ANNEX IX

'ANNEX XXV

REPORTING ON LIQUIDITY (PART 1: LIQUID ASSETS)

1. Liquid assets

1.1. General remarks

- 1. This is a summary template which contains information about assets for the purpose of reporting the liquidity coverage requirement as specified in Commission Delegated Regulation (EU) 2015/61 (¹). Items which do not need to be completed by credit institutions are coloured grey.
- 2. Assets reported shall comply with the requirements set out in Title II of Delegated Regulation (EU) 2015/61.
- 3. By way of derogation from point 2, credit institutions shall not apply currency restrictions in accordance with Article 8(6), point (d) of Article 10(1) and point (c) of Article 12(1) of Delegated Regulation (EU) 2015/61 when completing the template in a separate currency in accordance with Article 415(2) of Regulation (EU) No 575/2013. Credit institutions shall still apply jurisdiction restrictions.
- 4. Credit institutions shall report the template in the corresponding currencies in accordance with Article 415(2) of Regulation (EU) 575/2013.
- 5. In accordance with Article 9 of Delegated Regulation (EU) 2015/61, credit institutions shall report, where relevant, the amount/market value of liquid assets by taking into account the net liquidity outflows and inflows resulting from an early close-out of hedges referred to in point (b) of Article 8(5) and in accordance with the appropriate haircuts specified in Chapter 2 of that Delegated Regulation.
- 6. Delegated Regulation (EU) 2015/61 only refers to rates and haircuts. In these instructions the word "weighted" is used as general term for indicating the amount obtained after the application of the respective haircuts, rates and any other relevant additional instructions (in the case of e.g. secured lending and funding). The word "weight" in the context of these instructions refers to a number between 0 and 1, which multiplied by the amount yields the weighted amount or the value referred to in Article 9 of Delegated Regulation (EU) 2015/61, respectively.
- 7. Credit institutions shall not double report items within and across sections 1.1.1., 1.1.2., 1.2.1., and 1.2.2 of the template.

1.2. Specific remarks

1.2.1. Specific requirements regarding CIUs

- 8. For items 1.1.1.10., 1.1.1.11., 1.2.1.6., 1.1.2.2., 1.2.2.10., 1.2.2.11., 1.2.2.12., 1.2.2.13. of the template, credit institutions shall report the appropriate proportion of the market value of the CIUs corresponding to the liquid assets underlying the undertaking, in accordance with Article 15(4) of Delegated Regulation (EU) 2015/61.
- 1.2.2. Specific requirements regarding grandfathering and transitional provisions
 - 9. Credit institutions shall report items as referred to in Articles 35 to 37 of Delegated Regulation (EU) 2015/61 in the appropriate asset rows. A total of all asset amounts reported based on these Articles shall also be reported in the "Memorandum" section for reference.

⁽¹) Commission Delegated Regulation (EU) 2015/61 of 10 October 2014 to supplement Regulation (EU) No 575/2013 of the European Parliament and the Council with regard to liquidity coverage requirement for Credit Institutions (OJ L 11, 17.1.2015, p. 1).

1.2.3. Specific requirements for reporting by Central Institutions

- 10. Central institutions, when reporting liquid assets corresponding to deposits from credit institutions placed at the central institution that are considered as liquid assets for the depositing credit institution, shall ensure that the reported amount of these liquid assets after haircut does not exceed the outflow from the corresponding deposits in accordance with Article 27(3) of Delegated Regulation (EU) 2015/61.
- 1.2.4. Specific requirements regarding settlement and forward starting transactions
 - 11. All assets complying with Articles 7, 8 and 9 of Delegated Regulation (EU) 2015/61 and which are in the stock of the credit institution on the reference date, shall be reported in the relevant row in template C72, even if they are sold or used in secured forward transactions. Consistently, no liquid assets from forward starting transactions referring to contractually agreed but not yet settled purchases of liquid assets and forward purchases of liquid assets shall be reported in this template.

1.2.5. Liquid assets sub template

1.2.5.1. Instructions concerning specific columns

Column	Legal references and instructions
010	Amount/Market value
	Credit institutions shall report in Column 010 the market value or the amount where applicable, of the liquid assets in accordance with Title II of Delegated Regulation (EU) 2015/61.
	The amount/market value reported in Column 010:
	— shall take into account net outflows and net inflows due to early close-out of hedges defined in Article 8(5) of the same Regulation;
	— shall not take into account haircuts specified in Title II of the same Regulation;
	— shall include the proportion of deposits referred to in point (a) of Article 16(1) of the same Regulation that are holding differing specific assets in the corresponding asset rows;
	— shall be reduced, where applicable, by the amount of deposits defined in Article 16 placed at the central credit institution as referred to in Article 27(3) of the same Regulation.
	When referring to Article 8(5) of Delegated Regulation (EU) 2015/61, credit institutions shall take into account the net cash flow, either outflow or inflow, that would arise if the hedge was to be closed out at the reporting reference date. Credit institutions shall not take into account potential future value changes in the asset.
020	Standard weight
	Column 020 contains weights reflecting the amount obtained after the application of the respective haircuts specified in Title II of Delegated Regulation (EU) 2015/61. Weights are intended to reflect the reduction in value of the liquid assets after applying the appropriate haircuts.
030	Applicable weight
	Credit institutions shall report in Column 030 the applicable weight applied to liquid assets set out in Title II of Delegated Regulation (EU) 2015/61. Applicable weights may result in weighted average values and shall be reported in decimal terms (i.e. 1,00 for an applicable weight of 100 per cent, or 0,50 for an applicable weight of 50 per cent). Applicable weights may reflect, but are not limited to, firm-specific and national discretions. The figure reported in Column 030 shall not exceed the figure in Column 020.

Column	Legal references and instructions
040	Value in accordance with Article 9
	Credit institutions shall report in Column 040 the value of the liquid asset determined in accordance with Article 9 of Delegated Regulation (EU) 2015/61, which shall be the amount/market value, taking into account net liquidity outflows and inflows due to early close-out of hedges, multiplied by the applicable weight.

1.2.5.2. Instructions concerning specific rows

Row	Legal references and instructions
010	1. TOTAL UNADJUSTED LIQUID ASSETS
	Title II of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report the total amount / market value of their Liquid assets in c010.
	Credit Institutions shall report the total value calculated in accordance with Article 9 of their Liquid assets in c040.
020	1.1. Total unadjusted level 1 assets
	Articles 10, 15, 16 and 19 of Delegated Regulation (EU) 2015/61
	Assets reported in this section shall have been explicitly identified as or treated as Level 1 assets in accordance with Delegated Regulation (EU) 2015/61.
	Credit Institutions shall report the total amount / market value of their Level 1 Liquid assets in c010.
	Credit Institutions shall report the total value calculated in accordance with Article 9 of their Level 1 Liquid assets in c040.
030	1.1.1. Total unadjusted LEVEL 1 assets excluding extremely high quality covered bonds
	Articles 10, 15, 16 and 19 of Delegated Regulation (EU) 2015/61
	Assets reported in this subsection shall have been explicitly identified as or treated as Level 1 assets in accordance with Delegated Regulation (EU) 2015/61. Assets and underlying assets that qualify as extremely high quality covered bonds as referred to in point (f) of Article 10(1) of Delegated Regulation (EU) 2015/61 shall not be reported in this subsection.
	Credit institutions shall report in Column 010 the sum of total market value / amount of Level 1 assets, excluding extremely high quality covered bonds, without taking into account the requirements of Article 17 of Delegated Regulation (EU) 2015/61.
	Credit institutions shall report in Column 040 the sum of total weighted amount of Level 1 assets, excluding extremely high quality covered bonds, without taking into account the requirements of Article 17 of Delegated Regulation (EU) 2015/61.
040	1.1.1.1. Coins and banknotes
	Point (a) of Article 10(1) of Delegated Regulation (EU) 2015/61
	Total amount of cash arising from coins and banknotes.



Row	Legal references and instructions
050	1.1.1.2. Withdrawable central bank reserves
	Point (iii) of point (b) of Articles 10(1) of Delegated Regulation (EU) 2015/61
	Total amount of reserves, withdrawable at any time during periods of stress, held by the credit institution in the ECB, in a Member State's central bank or in a third country's central bank, provided that exposures to the third country's central bank or its central government are assigned a credit assessment by a nominated ECAI (external credit assessment institution) which is at least credit quality step 1 in accordance with Article 114(2) of Regulation (EU) No 575/2013.
	Eligible withdrawable amount shall be specified by an agreement between the competent authority of the credit institution and the central bank in which the reserves are held or in the applicable rules of the third country as referred to in point (iii) of point (b) of Article 10(1) of Delegated Regulation (EU) 2015/61.
060	1.1.1.3. Central bank assets
	Points (i) and (ii) of point (b) of Article 10(1) of Delegated Regulation (EU) 2015/61
	Assets representing claims on or guaranteed by the ECB, a Member State's central bank or a third country's central bank, provided that exposures to the third country's central bank or its central government are assigned a credit assessment by a nominated ECAI which is at least credit quality step 1 in accordance with Article 114(2) of Regulation (EU) No 575/2013.
070	1.1.1.4. Central government assets
	Points (i) and (ii) of point (c) of Article 10(1) of Delegated Regulation (EU) 2015/61
	Assets representing claims on or guaranteed by the central government of a Member State or the central government of a third country, provided that those assets are assigned a credit assessment by a nominated ECAI which is at least credit quality step 1 in accordance with Article 114(2) of Regulation (EU) No 575/2013.
	Assets issued by credit institutions which benefit from a guarantee from the central government of a Member State in accordance with Article 35 of Delegated Regulation (EU) 2015/61 shall be reported in this row.
	Assets issued by Member State-sponsored impaired assets management agencies as referred to in Article 36 of Delegated Regulation (EU) 2015/61 shall be reported in this row.
080	1.1.1.5. Regional government/local authorities assets
	Points (iii) and (iv) of point (c) of Article 10(1) of Delegated Regulation (EU) 2015/61
	Assets representing claims on or guaranteed by regional governments or local authorities in a Member State, provided that they are treated as exposures to the central government of the Member State in accordance with Article 115(2) of Regulation (EU) No 575/2013.
	Assets representing claims on or guaranteed by regional governments or local authorities in a third country, being assigned a credit assessment by a nominated ECAI which is at least credit quality step 1 in accordance with Article 114(2) of Regulation (EU) No 575/2013 and provided they are treated as exposures to the central government of the third country in accordance with Article 115(4) of Regulation (EU) No 575/2013.
	Assets issued by credit institutions which benefit from a guarantee from a regional government or a local authority in a Member State in accordance with Article 35 of Delegated Regulation (EU) 2015/61 shall be reported in this row.

Row	Legal references and instructions
090	1.1.1.6. Public Sector Entity assets
	Points (v) and (vi) of point (c) of Article 10(1) Delegated Regulation (EU) 2015/61
	Assets representing claims on or guaranteed by public sector entities in a Member State or a third country, provided that those assets are treated as exposures to the central government, regional governments or local authorities of this Member State or third country in accordance with Article 116(4) of Regulation (EU) No 575/2013.
	Any exposures to central government of a third country referred to in a preceding paragraph shall be assigned a credit assessment by a nominated ECAI which is at least credit quality step 1 in accordance with Article 114(2) of Regulation (EU) No 575/2013.
	Any exposures to regional government or local authority of a third country referred to in this subsection shall be treated as exposures to the central government of the third country in accordance with Article 115(4) of Regulation (EU) No 575/2013.
100	1.1.1.7. Recognisable domestic and foreign currency central government and central bank assets
	Point (d) of Article 10(1) of Delegated Regulation (EU) 2015/61
	Assets representing claims on or guaranteed by the central government, or the central bank and reserves held in a central bank under the conditions of point (ii) of point (d) of Article 10(1) of Delegated Regulation (EU) 2015/61, of a third country which is not assigned a credit assessment by a nominated ECAI of at least credit quality step 1, provided that the credit institution recognises such assets in aggregate as Level 1 up to the amount of its stressed net liquidity outflows incurred in the same currency.
	Assets representing claims on or guaranteed by the central government, or the central bank and reserves held in a central bank under the conditions of point (ii) of point (d) of Article 10(1) of Delegated Regulation (EU) 2015/61, of a third country which is not assigned a credit assessment by a nominated ECAI of at least credit quality step 1, and those assets are not denominated in the domestic currency of that third country, provided that the credit institution recognises the assets as Level 1 up to the amount of its stressed net liquidity outflows in that foreign currency corresponding to its operations in the jurisdiction where the liquidity risk is being taken.
110	1.1.1.8. Credit institution (protected by Member State government, promotional lender) assets
	Points (i) and (ii) of point (e) of Article 10(1) of Delegated Regulation (EU) 2015/61
	Assets issued by credit institutions incorporated or established by the central government, regional government or local authority of a Member State that is under the legal obligation to protect the economic basis of the credit institution and maintain its financial viability.
	Assets issued by promotional lender in accordance with point (ii) of point (e) of Article 10(1) of Delegated Regulation (EU) 2015/61.
	Any exposures to regional government or local authority mentioned above shall be treated as exposures to the central government of the Member State in accordance with Article $115(2)$ of Regulation (EU) No $575/2013$.



Row	Legal references and instructions
120	1.1.1.9. Multilateral development bank and international organisations assets
	Point (g) of Article 10(1) of Delegated Regulation (EU) 2015/61
	Assets representing claims on or guaranteed by the multilateral development banks and the international organisations as referred to in Article 117(2) and Article 118 of Regulation (EU) No 575/2013.
130	1.1.1.10. Qualifying CIU shares/units: underlying is coins/banknotes and/or central bank exposure
	Point (a) of Article 15(2) of Delegated Regulation (EU) 2015/61
	Shares or units in CIUs whose underlying assets correspond to coins, banknotes, and exposures to the ECB, a Member State's or a third country's central bank, provided that exposures to the third country's central bank or its central government are assigned a credit assessment by a nominated ECAI which is at least credit quality step 1 in accordance with Article 114(2) of Regulation (EU) No 575/2013.
140	1.1.1.11. Qualifying CIU shares/units: underlying is Level 1 assets excluding extremely high quality covered bonds
	Point (b) of Article 15(2) of Delegated Regulation (EU) 2015/61
	Shares or units in CIUs whose underlying assets correspond to assets that do qualify as Level 1 assets, except coins, banknotes, exposures to the ECB, to a Member State's or to a third country's central bank, and extremely high quality covered bonds as specified in point (f) of Article 10(1) of Delegated Regulation (EU) 2015/61.
150	1.1.1.12. Alternative Liquidity Approaches: Central bank credit facility
	Point (b) of Article 19(1) of Delegated Regulation (EU) 2015/61
	Undrawn amount of credit facilities from the ECB, the central bank of a Member State or third country provided that the facility complies with the requirements laid down in point (i) to (iii) of point (b) of Article 19(1) of Delegated Regulation (EU) 2015/61.
160	1.1.1.13. Central credit institutions: Level 1 assets excluding extremely high quality covered bonds which are considered liquid assets for the depositing credit institution
	Article 27(3) of Delegated Regulation (EU) 2015/61
	According to Article 27(3) of Delegated Regulation (EU) 2015/61, liquid assets are to be identified which correspond to deposits from credit institutions placed at the central institution that are considered as liquid assets for the depositing credit institution. Those liquid assets shall not be counted to cover outflows other than from the corresponding deposits and shall be disregarded for the purposes of the calculations of the composition of the remaining liquidity buffer under Article 17 for the central institution at individual level.
	Central institutions, when reporting those assets, shall ensure that the reported amount of those liquid assets after haircut do not exceed the outflow from the corresponding deposits.
	Assets referred to in this row shall be level 1 assets excluding extremely high quality covered bonds.
170	1.1.1.14. Alternative Liquidity Approaches: Level 2A assets recognised as Level 1
	Point (c) of Article 19(1) of Delegated Regulation (EU) 2015/61
	Where there is a deficit of level 1 assets, credit institutions shall report the amount of Level 2A assets they are recognising as Level 1 and not reporting as Level 2A in accordance with point (c) of Article 19(1) of Delegated Regulation (EU) 2015/61. Those assets shall not be reported in the Level 2A assets section.

Row	Legal references and instructions
180	1.1.2. Total unadjusted Level 1 extremely high quality covered bonds
	Articles 10, 15 and 16 of Delegated Regulation (EU) 2015/61
	Assets reported in this subsection have been explicitly identified as or treated as Level 1 assets in accordance with Delegated Regulation (EU) 2015/61 and are, or whose underlying assets do qualify as, extremely high quality covered bonds as referred to in point (f) of Article 10(1) of Delegated Regulation (EU) 2015/61.
	Credit institutions shall report in column 010 the sum of total market value / amount of Level 1 extremely high quality covered bonds, without taking into account the requirements of Article 17 of Delegated Regulation (EU) 2015/61.
	Credit institutions shall report in column 040 the sum of total weighted amount of Level 1 extremely high quality covered bonds, without taking into account the requirements of Article 17 of Delegated Regulation (EU) 2015/61.
190	1.1.2.1. Extremely high quality covered bonds
	Point (f) of Article 10(1) of Delegated Regulation (EU) 2015/61
	Assets representing exposures in the form of extremely high quality covered bonds which comply with point (f) of Article 10(1) of Delegated Regulation (EU) 2015/61.
200	1.1.2.2. Qualifying CIU shares/units: underlying is extremely high quality covered bonds
	Point (c) of Article 15(2) of Delegated Regulation (EU) 2015/61
	Shares or units in CIUs whose underlying assets correspond to assets that do qualify as extremely high quality covered bonds as specified in point (f) of Article 10(1) of Delegated Regulation (EU) 2015/61.
210	1.1.2.3. Central credit institutions: Level 1 extremely high quality covered bonds which are considered liquid assets for the depositing credit institution
	Article 27(3) of Delegated Regulation (EU) 2015/61
	According to Article 27(3) of Delegated Regulation (EU) 2015/61, liquid assets are to be identified which correspond to deposits from credit institutions placed at the central institution that are considered as liquid assets for the depositing credit institution. Those liquid assets shall not be counted to cover outflows other than from the corresponding deposits and shall be disregarded for the calculations of the composition of the remaining liquidity buffer under Article 17 of Delegated Regulation (EU) 2015/61 for the central institution at individual level.
	Central institutions, when reporting those assets, shall ensure that the reported amount of those liquid assets after haircut does not exceed the outflow from the corresponding deposits.
	Assets referred to in this row are level 1 extremely high quality covered bonds.
220	1.2. Total unadjusted level 2 assets
	Articles 11 to 16 and Article 19 of Delegated Regulation (EU) 2015/61
	Assets reported in this section have been explicitly identified as, or treated similarly to, either Level 2A or Level 2B assets in accordance with Delegated Regulation (EU) 2015/61.
	Credit Institutions shall report the total amount / market value of their Level 2 Liquid assets in c010.
	Credit Institutions shall report the total value calculated in accordance with according to Article 9 of their Level 2 Liquid assets in c040.

Row	Legal references and instructions
230	1.2.1. Total unadjusted LEVEL 2A assets
	Articles 11, 15 and 19 of Delegated Regulation (EU) 2015/61
	Assets reported in this sub-section have been explicitly identified as or treated as Level 2A assets in accordance with Delegated Regulation (EU) 2015/61.
	Credit institutions shall report in Column 010 the sum of total market / value amount of Level 2A assets without taking into account the requirements of Article 17 of Delegated Regulation (EU) 2015/61.
	Credit institutions shall report in Column 040 the sum of total weighted amount of Level 2A assets without taking into account the requirements of Article 17 of Delegated Regulation (EU) 2015/61.
240	1.2.1.1. Regional government/local authorities or Public Sector Entities assets (Member State RW20 %)
	Point (a) of Article 11(1) of Delegated Regulation (EU) 2015/61
	Assets representing claims on or guaranteed by regional governments, local authorities or public secto entities in a Member State where exposures are assigned a risk weight of 20 %.
250	1.2.1.2. Central bank or central/regional government or local authorities or Public Sector Entities assets (Third Country, RW20 %)
	Point (b) of Article 11(1) of Delegated Regulation (EU) 2015/61
	Assets representing claims on or guaranteed by the central government or the central bank of a third country or by a regional government, local authority or public sector entity in a third country, provided those assets are assigned a 20 % risk weight.
260	1.2.1.3. High quality covered bonds (CQS2)
	Point (c) of Article 11(1) of Delegated Regulation (EU) 2015/61
	Assets representing exposures in the form of high quality covered bonds which comply with point (c of Article 11(1) of Delegated Regulation (EU) 2015/61 provided that those assets are assigned a credi assessment by a nominated ECAI which is at least credit quality step 2 in accordance with Article 129(4 of Regulation (EU) No 575/2013.
270	1.2.1.4. High quality covered bonds (Third Country, CQS1)
	Point (d) of Article 11(1) of Delegated Regulation (EU) 2015/61
	Assets representing exposures in the form of covered bonds issued by credit institutions in third countries which comply with point (d) of Article 11(1) of Delegated Regulation (EU) 2015/61 provided that those assets are assigned a credit assessment by a nominated ECAI which is credit quality step 1 in accordance with Article 129(4) of Regulation (EU) No 575/2013.
280	1.2.1.5. Corporate debt securities (CQS1)
	Point (e) of Article 11(1) of Delegated Regulation (EU) 2015/61
	Corporate debt securities which comply with point (e) of Article 11(1) of Delegated Regulation (EU 2015/61.
290	1.2.1.6. Qualifying CIU shares/units: underlying is Level 2A assets
	Point (d) Article 15(2) of Delegated Regulation (EU) 2015/61
	Shares or units in CIUs whose underlying assets correspond to assets that do qualify as level 2A assets as specified in Article 11 of Delegated Regulation (EU) 2015/61.

Row	Legal references and instructions
300	1.2.1.7. Central credit institutions: Level 2A assets which are considered liquid assets for the depositing credit institution
	Article 27(3) of Delegated Regulation (EU) 2015/61
	According to Article 27(3) of Delegated Regulation (EU) 2015/61, liquid assets are to be identified which correspond to deposits from credit institutions placed at the central institution that are considered as liquid assets for the depositing credit institution. Those liquid assets shall not be counted to cover outflows other than from the corresponding deposits and shall be disregarded for the purposes of the calculations of the composition of the remaining liquidity buffer under Article 17 of Delegated Regulation (EU) 2015/61 for the central institution at individual level.
	Central institutions, when reporting those assets, shall ensure that the reported amount of those liquid assets after haircut does not exceed the outflow from the corresponding deposits.
	Assets referred to in this row are level 2A assets.
310	1.2.2. Total unadjusted LEVEL 2B assets
	Articles 12 to 16 and Article 19 of Delegated Regulation (EU) 2015/61
	Assets reported in this subsection have been explicitly identified as Level 2B assets in accordance with Delegated Regulation (EU) 2015/61.
	Credit institutions shall report in Column 010 the sum of total market value / amount of Level 2B assets, without taking into account the requirements of Article 17 of Delegated Regulation (EU) 2015/61.
	Credit institutions shall report in Column 040 the sum of total weighted amount of Level 2B assets, without taking into account the requirements of Article 17 of Delegated Regulation (EU) 2015/61.
320	1.2.2.1. Asset-backed securities (residential, CQS1)
	Point (a) of Article 12(1) and points (i) and (ii) of point (g) of Article 13(2) of Delegated Regulation (EU) 2015/61
	Exposures in the form of asset-backed securities which comply with the requirements of Article 13 of Delegated Regulation (EU) 2015/61, provided that they are backed by residential loans secured by first ranking mortgage or fully guaranteed residential loans in accordance with points (i) and (ii) of point (g) of Article 13(2) of Delegated Regulation (EU) 2015/61.
	Assets which are subject to the transitional provision specified in Article 37 of Delegated Regulation (EU) 2015/61 shall be reported in this row.
330	1.2.2.2. Asset-backed securities (auto, CQS1)
	Point (a) of Article 12(1) and point (iv) of point (g) of Article 13(2) of Delegated Regulation (EU) 2015/61
	Exposures in the form of asset-backed securities which comply with Article 13 of Delegated Regulation (EU) 2015/61, provided that they are backed by auto loans and leases in accordance with point (iv) of point (g) of Article 13(2) of Delegated Regulation (EU) 2015/61.
340	1.2.2.3. High quality covered bonds (RW35 %)
	Point (e) of Article 12(1) of Delegated Regulation (EU) 2015/61
	Assets representing exposures in the form of covered bonds issued by credit institutions which comply with point (e) of Article 12(1) of Delegated Regulation (EU) 2015/61, provided that the pool of underlying assets consist exclusively of exposures which qualify for a 35 % or lower risk weight under Article 125 of Regulation (EU) No 575/2013.



Row	Legal references and instructions
350	1.2.2.4. Asset-backed securities (commercial or individuals, Member State, CQS1)
	Point (a) of Article 12(1) and points (iii) and (v) of point (g) of Article 13(2) of Delegated Regulation (EU) 2015/61
	Exposures in the form of asset-backed securities which comply with the requirements of Article 13 of Delegated Regulation (EU) 2015/61, provided that they are backed by assets as referred to in points (iii) and (v) of point (g) of Article 13(2) of Delegated Regulation (EU) 2015/61. Note that for the purpose of point (iii) of point (g) of Article 13(2), at least 80 % of the borrowers in the pool shall be SMEs at the time of issuance of the securitisation.
360	1.2.2.5. Corporate debt securities (CQS2/3)
	Point (b) of Article 12(1) of Delegated Regulation (EU) 2015/61
	Corporate debt securities which comply with point (b) of Article 12(1) of Delegated Regulation (EU) 2015/61
370	1.2.2.6. Corporate debt securities — non-interest bearing assets (held by credit institutions for religious reasons) (CQS1/2/3)
	Article 12(3) of Delegated Regulation (EU) 2015/61
	A competent authority may allow credit institutions which, according to their statutes of incorporation, are unable to hold interest bearing assets for reasons of religious observance, to derogate from points (ii) and (iii) of point (b) of Article 12(1) of Delegated Regulation (EU) 2015/61, provided that there is evidence of insufficient availability of non-interest bearing assets meeting the requirements laid down in those points and that the non-interest bearing assets in question are adequately liquid in private markets.
	Those credit institutions shall report corporate debt securities containing non-interest bearing assets as long as they meet the requirements of point (i) of point (b) of Article 12(1) of Delegated Regulation (EU) 2015/61 and have received proper derogation from their competent authority.
380	1.2.2.7. Shares (major stock index)
	Point (c) of Article 12(1) of Delegated Regulation (EU) 2015/61
	Shares, which comply with point (c) of Article 12(1) of Delegated Regulation (EU) 2015/61 and are denominated in the currency of the credit institution's home Member State.
	Credit institutions shall also report shares complying with point (c) of Article 12(1) and denominated in a different currency, provided that they are counted as level 2B assets only up to the amount to cover the liquidity outflows in that currency or in the jurisdiction where the liquidity risk is taken.
390	1.2.2.8. Non-interest bearing assets (held by credit institutions for religious reasons) (CQS3-5)
	Point (f) of Article 12(1) of Delegated Regulation (EU) 2015/61
	For credit institutions which, according to their statutes of incorporation, are unable to hold interest bearing assets for reasons of religious observance, non-interest bearing assets constituting a claim on or guaranteed by central banks or by the central government or the central bank of a third country or by a regional government, local authority or public sector entity in a third country, provided that those assets have a credit assessment by a nominated ECAI of at least credit quality step 5 in accordance with Article 114 of Regulation (EU) No 575/2013, or the equivalent credit-quality step in the event of a short-term credit assessment.

Row	Legal references and instructions
400	1.2.2.9. Restricted-use central bank committed liquidity facilities
	Point (d) of Article 12(1) and Article 14 of Delegated Regulation (EU) 2015/61
	Undrawn amount of restricted-use committed liquidity facilities provided by central banks which comply with Article 14 of Delegated Regulation (EU) 2015/61.
410	1.2.2.10. Qualifying CIU shares/units: underlying is asset-backed securities (residential or auto, CQS1)
	Point (e) of Article 15(2) of Delegated Regulation (EU) 2015/61
	Shares or units in CIUs whose underlying assets correspond to assets that do qualify as level 2B assets as specified in points (i), (ii) and (iv) of point (g) of Article 13(2) of Delegated Regulation (EC) No 2015/61
420	1.2.2.11. Qualifying CIU shares/units: underlying is High quality covered bonds (RW35 %)
	Point (f) of Article 15(2) of Delegated Regulation (EU) 2015/61
	Shares or units in CIUs whose underlying assets correspond to assets that do qualify as level 2B assets as specified in point (e) of Article 12(1) of Delegated Regulation (EU) 2015/61.
430	1.2.2.12. Qualifying CIU shares/units: underlying is asset-backed securities (commercial or individuals, Member State, CQS1)
	Point (g) of Article 15(2) of Delegated Regulation (EU) 2015/61
	Shares or units in CIUs whose underlying assets correspond to assets that do qualify as level 2B assets as specified in points (iii) and (v) of point (g) of Article 13(2) of Delegated Regulation (EU) 2015/61. Note that for the purpose of points (iii) of point (g) Article 13(2), at least 80 % of the borrowers in the poor shall be SMEs at the time of issuance of the securitisation.
440	1.2.2.13. Qualifying CIU shares/units: underlying is corporate debt securities (CQS2/3), shares (major stock index) or non-interest bearing assets (held by credit institutions for religious reasons) (CQS3-5)
	Point (h) of Article 15(2) of Delegated Regulation (EU) 2015/61
	Shares or units in CIUs whose underlying assets correspond to corporate debt securities that comply with point (b) of Article 12(1) of Delegated Regulation (EU) 2015/61, shares that comply with point (c) of Article 12(1) of the same Regulation or non-interest bearing assets that comply with point (f) of Article 12(1) of the same Regulation.
450	1.2.2.14. Deposits by network member with central institution (no obligated investment)
	Point (b) of Article 16(1) of Delegated Regulation (EU) 2015/61
	Minimum deposit that the credit institution maintains with the central credit institution, provided that it is part of an institutional protection scheme referred to in Article 113(7) of Regulation (EU No 575/2013, a network eligible for the waiver provided in Article 10 of the same Regulation or a cooperative network in a Member State governed by law or contract.
	Credit institutions shall ensure that the central institution is under no legal or contractual obligation to hold or invest the deposits in liquid assets of specified level or category.

Row	Legal references and instructions
460	1.2.2.15. Liquidity funding available to network member from central institution (non-specified collateralisation)
	Article 16(2) of Delegated Regulation (EU) 2015/61
	Undrawn amount of limited liquidity funding that complies with Article 16(2) of Delegated Regulation (EU) 2015/61.
470	1.2.2.16. Central credit institutions: Level 2B assets which are considered liquid assets for the depositing credit institution
	Article 27(3) of Delegated Regulation (EU) 2015/61
	In accordance with Article 27(3) of Delegated Regulation (EU) 2015/61, it is necessary to identify liquid assets which correspond to deposits from credit institutions placed at the central institution that are considered as liquid assets for the depositing credit institution. These liquid assets shall not be counted to cover outflows other than from the corresponding deposits and shall be disregarded for the purposes of the calculations of the composition of the remaining liquidity buffer under Article 17 for the central institution at individual level.
	Central institutions, when reporting those assets, shall ensure that the reported amount of these liquid assets after haircut does not exceed the outflow from the corresponding deposits.
	Assets referred to in this row are level 2B assets.
MEMORAN	DUM ITEMS
485	2. Deposits by network member with central institution (obligated investment)
	Point (a) of Article 16(1) of Delegated Regulation (EU) 2015/61.
	Credit institutions shall report total amount of assets reported in the above sections as per the requirements in point (a) of Article 16(1) of Delegated Regulation (EU) 2015/61.
580	3. Level 1/2A/2B assets excluded due to currency reasons
	Articles 8(6), point (d) of Article 10(1) and point (c) of Article 12(1) of Delegated Regulation (EU) 2015/61
	Institution shall report the portion of Level 1, Level 2A and Level 2B assets referred to in Articles 10 to 16 which are not recognisable by institution in accordance with Article 8(6), point (d) of Article 10(1) and point (c) of Article 12(1).
590	4. Level 1/2A/2B assets excluded for operational reasons except for currency reasons
	Article 8 of Delegated Regulation (EU) 2015/61
	Credit institutions shall report assets in compliance with Article 7 of Delegated Regulation (EU) 2015/61 but that do not meet the requirements specified in Article 8 of Delegated Regulation (EU) 2015/61, provided that they have not been reported in row 580 for currency reasons.

REPORTING ON LIQUIDITY (PART 2 OUTFLOWS)

1. Outflows

1.1. General remarks

1. This is a summary template which contains information about liquidity outflows measured over the next 30 days, for the purpose of reporting the liquidity coverage requirement as specified in Delegated Regulation (EU) 2015/61. Items which do not need to be completed by credit institutions are coloured grey.

- Credit institutions shall report the template in the corresponding currencies in accordance with Article 415(2) of Regulation (EU) 575/2013.
- 3. Some memorandum items are included in the associated template to these instructions. While not strictly necessary for the calculation of the ratio itself, they are required to be completed. Those items provide necessary information to allow the competent authorities complete an adequate assessment of credit institutions' compliance with the liquidity requirements. In some cases, they represent a more granular breakdown of the items included in the main sections of the templates while in other cases they reflect additional liquidity resources credit institutions may have access to.
- 4. In accordance with Article 22(1) of Delegated Regulation (EU) 2015/61, liquidity outflows shall:
 - i. include the categories referred to in Article 22(2) of Delegated Regulation (EU) 2015/61
 - be calculated by multiplying the outstanding balances of various categories of liabilities and off-balance sheet commitments by the rates at which they are expected to run off or be drawn down as indicated in Delegated Regulation (EU) 2015/61.
- 5. Delegated Regulation (EU) 2015/61 only refers to rates and haircuts, and the word "weight" just refers to these. In these instructions the word "weighted" is used as general term for indicating the amount obtained after the application of the respective haircuts, rates and any other relevant additional instructions (in the case of e.g. secured lending and funding).
- 6. Outflows within a group or an institutional protection scheme (except for outflows from undrawn credit or liquidity facilities provided by members of a group or an institutional protection scheme where the competent authority has granted permission to apply a preferential outflow rate and outflows from operational deposits maintained in the context of an institutional Protection Scheme or a cooperative network) shall be reported in the relevant categories. Those outflows shall also be separately reported as memorandum items.
- 7. The liquidity outflows shall be reported only once in the template unless additional outflows in accordance with Article 30 of Delegated Regulation (EU) 2015/61 are applicable or where the item is an "of which" item or a memorandum item.
- 8. In the case of separate reporting as referred to in Article 415(2) of Regulation (EU) 575/2013, the following shall always apply:
 - only items and flows denominated in that currency shall be reported;
 - in case of currency mismatch between legs of a transaction, only the leg in that currency shall be reported;
 - where Delegated Regulation (EU) 2015/61 allows netting, it may only be applied to flows in that currency;
 - where a flow has multicurrency optionality, the credit institution shall make an assessment of the currency in which the flow is likely to occur and shall report the item only in that separate currency.
- 9. The standard weights in column 040 of template C 73.00 of Annex XXIV are those specified in Delegated Regulation (EU) 2015/61 by default and are provided here for information.
- 10. The template contains information about collateralised liquidity flows, referred to as "secured lending and capital-market driven transactions" in Delegated Regulation (EU) 2015/61, and for the purpose of calculating LCR as defined in that Regulation. Where those transactions are made against a collateral pool, the identification of the specific assets pledged for the purposes of reporting in this template will be made, according to the liquid assets categories specified in Title II, Chapter 2 of Delegated Regulation (EU) 2015/61, starting from the least liquid assets. Simultaneously, in case of transactions with different residual maturities made against a collateral pool, less liquid assets are assigned to the transactions with the longest residual maturities first.

- 11. A separate template is provided for collateral swaps, C 75.01 of Annex XXIV. Collateral swaps, which are collateral-versus-collateral transactions shall not be reported on the outflow template C 73.00 of Annex XXIV, which only covers cash-versus-collateral transactions.
- 1.2. Specific remarks regarding settlement and forward starting transactions
 - 12. Credit institutions shall report outflows stemming from forward starting repos, reverse repos and collateral swaps that start within the 30-day horizon and mature beyond the 30-day horizon where the initial leg produces an outflow. In the case of a reverse repo, the amount to be lent to the counterparty shall be considered as an outflow and reported in item 1.1.8.6. net of the market value of the asset to be received as collateral and after the application of the related LCR haircut if the asset qualifies as liquid asset. If the amount to be lent is lower than the market value of the asset (after LCR haircut) to be received as collateral, the difference shall be reported as an inflow. If the collateral to be received does not qualify as liquid asset, the outflow shall be reported in full. In the case of a repo, where the market value of the asset to be lent as collateral after the application of the related LCR haircut (if the asset qualifies as liquid asset) is larger than the cash amount to be received, the difference is to be reported as an outflow in the above mentioned row. If the amount to be received is larger than the market value of the asset (after LCR haircut) to be lent as collateral, the difference shall be reported as an inflow. For collateral swaps, where the net effect of the initial swap of liquid assets (taking into account LCR haircuts) gives rise to an outflow this outflow shall be reported in the above mentioned row.

Forward repos, forward reverse repos and forward collateral swaps that start and mature within the LCR's 30-day horizon do not have any impact on a bank's LCR and can be ignored.

13. Decision tree for sections 1 of C 73.00 of Annex XXIV, the decision tree is without prejudice to the memorandum items reporting. The decision tree is part of the instructions to specify prioritization assessment criteria for the assignment of each reported item in order to secure homogenous and comparable reporting. Going through the decision tree alone is not sufficient, credit institutions shall always comply with the rest of the instructions. For the sake of simplicity, the decision tree ignores totals and subtotals; this however does not mean that they shall not be reported as well. DA refers to Delegated Regulation (EU) 2015/61.

#	Item	Decision	Reporting	
1	Formula stanting thousand in	Yes	Yes # 2 No # 4	
1	Forward starting transaction	No		
		Yes	Yes Do not report	
2	Forward transaction entered into subsequent to the reporting date;	No	# 3	
	Forward transaction that start within the 30 day time horizon and	Yes	ID 1.1.8.6.	
3	mature after the 30-day horizon where the initial leg produces a net outflow	No	# 2 # 4 Do not report # 3 ID 1.1.8.6. Do not report	
4	An item requiring additional outflows in accordance with Article 30 of DA?	Yes	# 51	
	DAY	No		
5	Retail deposit in accordance with Article 411 (2) of Regulation (EU)	Yes	# 6	
)	575/2013?	No		
6	Cancelled deposit with a residual maturity of less than 30 calendar days	Yes	ID 1.1.1.2.	
0	and where pay-out has been agreed to another credit institution?	No	# 2 # 4 Do not report # 3 ID 1.1.8.6. Do not report # 5 and subsequently # 51 # 5 # 6 # 12 ID 1.1.1.2. # 7 ID 1.1.1.1. # 8	
7	Denosit in accordance with Article 25/4) of DA2	Yes	ID 1.1.1.1.	
	Deposit in accordance with Article 25(4) of DA?	No	# 8	
8	Denosit in accordance with Article 25/5) of DA2	Yes	ID 1.1.1.6.	
	Deposit in accordance with Article 25(5) of DA?	No	# 9	

#	Item	Decision	Reporting
9	Deposit in accordance with Article 25(2) of DA?	Yes	Allocate into one relevant item of ID 1.1.1.3.
		No	# 10
10	Denocit in accordance with Article 24/4) of DA2	Yes	ID 1.1.1.5.
10	Deposit in accordance with Article 24(4) of DA?	No	# 11
11	Democit in accordance with Anticle 24/1) of DA2	Yes	ID 1.1.1.4.
11	Deposit in accordance with Article 24(1) of DA?	No	ID 1.1.1.7.
	Liability that become due, can be called for pay- out by the issuer or by	Yes	# 13
12	the provider of the funding or entail an expectation by the provider of the funding that the credit institution would repay the liability during the next 30 calendar days?	No	# 30
13	Liability resulting from the institution's own operating expenses?	Yes	ID 1.1.8.1.
1)	Liability resulting from the institution's own operating expenses?	No	# 14
14	Liability in form of bond sold exclusively in the retail market and held in a retail account in accordance with Article 28(6) of DA?	Yes	Allocate into one relevant item of ID 1.1.1.3. # 10 ID 1.1.1.5. # 11 ID 1.1.1.4. ID 1.1.1.7. # 13 # 30 ID 1.1.8.1. # 14 Follow path for retail deposits (ie. answer yes for # 5 and treat accordingly) # 15 ID 1.1.8.2. # 16 Allocate across relevant items of ID 1.1.5. # 17 ID1.1.4.1. # 18 # 19 # 24 # 20 # 22 ID 1.1.2.2.2. # 21 ID 1.1.2.1. Allocate into one relevant item of ID 1.1.2.1.
		No	# 15
15	Liability in form of daht goognity?	Yes	ID 1.1.8.2.
	Liability in form of debt security?	No	# 16
16	Deposit received as collateral?	Yes	relevant items of
		No	# 17
17	Deposit arising out of a corresponding banking or from the prime	Yes	ID1.1.4.1.
	brokerage?	No	# 18
18	Operational deposit in accordance with Article 27 of DA?	Yes	# 19
	Operational deposit in accordance with Africie 27 of DA:	No	# 24
19	Maintained in the context of IDS or a cooperative naturalis	Yes	# 20
17	Maintained in the context of IPS or a cooperative network?	No	Allocate into one relevant item of ID 1.1.1.3. # 10 ID 1.1.1.5. # 11 ID 1.1.1.4. ID 1.1.1.7. # 13 # 30 ID 1.1.8.1. # 14 Follow path for retail deposits (ie. answer yes for # 5 and treat accordingly) # 15 ID 1.1.8.2. # 16 Allocate across relevant items of ID 1.1.5. # 17 ID1.1.4.1. # 18 # 19 # 24 # 20 # 22 ID 1.1.2.2.2. # 21 ID 1.1.2.4. ID 1.1.2.4. Allocate into one relevant item of ID in the image of ID
20	Treated as liquid assets for the denositing credit institution?	Yes	ID 1.1.2.2.2.
20	Treated as liquid assets for the depositing credit institution?	No	# 21
21	Maintained to obtain cash clearing and central credit institution services	Yes	ID 1.1.2.4.
21	within a network?	No	ID 1.1.2.2.1.
22	Maintained for clearing, custody, cash management or other comparable services in the context of an established operational relationship?	Yes	relevant item of ID
		No	# 23

#	Item	Decision	Reporting
		Yes	ID 1.1.2.3.
23	Maintained in the context of an established operational relationship (other) with non-financial customers?		
24	Excess operational deposits?	No Yes	# 24 Allocate into one relevant item of ID 1.1.3.
		No	# 25
		Yes	# 26
25	Other deposit?	No	# 27
		Yes	ID 1.1.4.2.
26	Deposits by financial customers?	No	Allocate into one relevant item of ID 1.1.4.3.
27	Liability from secured lending and capital market driven transaction with the exception of derivatives and collateral swaps?	Yes	Allocate into one relevant item of ID 1.2.
	with the exception of derivatives and conateral swaps:	No	# 28
28	Liability from collateral swaps?	Yes	Allocate into one relevant item of C75.01 and ID 1.3. where applicable.
		No	# 29
20	Liability resulting in an outflow from derivatives in accordance with	Yes	ID 1.1.5.5.
29	Article 30(4) of DA?	No	# 30
20	Agree others lightliter that has comed due in the most 20 days?	Yes	ID 1.1.8.3
30	Any other liability that becomes due in the next 30 days?	No	#31
31	Contractual commitments to extend funding to non-financial customers that is due in the next 30 days in excess of inflows from those customers?	Yes	One of the following IDs: 1.1.8.4.1 to 1.1.8.4.4
		No	#32
32	Other outflows that are due in the part 20 days not mentioned above?	Yes	ID 1.1.8.6
	Other outflows that are due in the next 30 days not mentioned above?	No	#33
33	Undrawn amount that can be drawn from committed credit and liquidity	Yes	#34
	facility in accordance with Article 31 of DA?	No	# 42
34	Committed credit facility?	Yes	# 35
34	Committed credit facility?	No	# 37
2 5	Within IPS or cooperative network treated as liquid asset by the	Yes	ID 1.1.6.1.6.
35	depositing institution?	No	# 36
		Yes	ID 1.1.6.1.5.
36	Within a group or an IPS subject to preferential treatment?	No	Allocate into one relevant remaining item of ID 1.1.6.1.

#	Item	Decision	Reporting
27		Yes	#38
37	Committed liquidity facility?	n/a	n/a
	Within IPS or cooperative network treated as liquid asset by the	Yes	Yes ID 1.1.6.2.7.
38	depositing institution?	No	# 39
20	Widing a superior Inc. a line of the superior su	Yes	ID 1.1.6.2.6.
39	Within a group or an IPS subject to preferential treatment?	No	# 40
40	To SSPEs?	Yes	Allocate into one relevant item of ID 1.1.6.2.4.
		No	#41
		Yes	ID 1.1.6.2.3.
41	To personal investment companies?	No	Allocate into one relevant remaining item of ID 1.1.6.2.
42		Yes	# 43
42	Other product or service in accordance with Article 23 of DA?	No	#38 n/a ID 1.1.6.2.7. # 39 ID 1.1.6.2.6. # 40 Allocate into one relevant item of ID 1.1.6.2.4. #41 ID 1.1.6.2.3. Allocate into one relevant remaining item of ID 1.1.6.2.
42	T 1 C (C1 1 1 1 1 1 2	Yes	
43	Trade finance off balance sheet related product?	No	
44	Understand and advances to wholesale countermenties?	Yes	ID 1.1.7.2.
44	Undrawn loans and advances to wholesale counterparties?	No	# 45
45	Mortgages that have been agreed but not yet drawn down	Yes	ID 1.1.7.3.
4)	Mortgages that have been agreed but not yet drawn down	No	# 46
46	Planned outflow related to renewal or extension of new retail or	Yes	ID 1.1.7.6.
40	wholesale loans?	No	n/a ID 1.1.6.2.7. # 39 ID 1.1.6.2.6. # 40 Allocate into one relevant item of ID 1.1.6.2.4. #41 ID 1.1.6.2.3. Allocate into one relevant remaining item of ID 1.1.6.2. # 43 Do not report ID1.1.7.8. # 44 ID 1.1.7.3. # 46 ID 1.1.7.6. # 47 ID 1.1.7.6. # 48 ID 1.1.7.5. # 49 ID1.1.7.1.
47	Credit cards?	Yes	ID 1.1.7.4.
4/	Credit cards:	No	ID 1.1.6.2.7. # 39 ID 1.1.6.2.6. # 40 Allocate into one relevant item of ID 1.1.6.2.4. #41 ID 1.1.6.2.3. Allocate into one relevant remaining item of ID 1.1.6.2. # 43 Do not report ID 1.1.7.8. # 44 ID 1.1.7.2. # 45 ID 1.1.7.3. # 46 ID 1.1.7.6. # 47 ID 1.1.7.4. # 48 ID 1.1.7.5. # 49 ID 1.1.7.7.
10	Overdrafts?	Yes	ID 1.1.7.5.
48	Overuralis:	No	# 49
40	Dariyatiya navahla?	Yes	ID1.1.7.7.
49	Derivatives payable?	No	# 50
FO	Other off balance sheet and continuous funding the state of	Yes	ID1.1.7.1.
50	Other off balance sheet and contingent funding obligation?	No	ID 1.1.7.9.

#	Item	Decision	Reporting
	Debt consults almost summer and in items 1.1.9.2 of C.72.002	Yes	Tes Do not report
51	Debt security already reported in item 1.1.8.2 of C 73.00?	No	# 52
52		Yes	Do not report
	Liquidity requirement for derivatives in accordance with Article 30.4 of DA already considered in question # 29?	No	Do not report # 52

1.3. Instructions concerning specific columns

Column	Legal references and instructions
010	Amount
	1.1. Unsecured transactions/deposits specific instructions:
	Credit institutions shall report here the outstanding balance of various categories of liabilities and off-balance sheet commitments as specified in Articles 22 to 31 of Delegated Regulation (EU) 2015/61.
	Subject to prior approval of the competent authority within each category of outflows, the amount of each item reported in Column 010 of template C 73.00 of Annex XXIV shall be netted by subtracting the relevant amount of interdependent inflow in accordance with Article 26.
	1.2. Secured lending and capital market-driven transactions specific instructions:
	Credit institutions shall report here the outstanding balance of the liabilities which represent the cash leg of the secured transaction in accordance with Article 22(2) of Delegated Regulation (EU) 2015/61,.
020	Market value of collateral extended
	Secured lending and capital market-driven transactions specific instructions:
	Credit institutions shall report here the market value of extended collateral which is calculated as the current market value gross of haircut and net of flows resulting from unwinding associated hedges in accordance with Article 8(5) of Delegated Regulation (EU) 2015/61) and subject to the following conditions:
	— Where a credit institution may only recognise part of their foreign currency shares, or foreign currency central government or bank assets, or domestic currency central government or central bank assets within their HQLA, only the recognizable part shall be reported within the rows on Level 1, Level 2A and Level 2B asssets in accordance with point (ii) of point (c) of Article 12(1) and point (d) of Article 10(1) of Delegated Regulation (EU) 2015/61. Where the particular asset is used as collateral but in an amount which is surplus to the portion which can be recognised within liquid assets, the surplus amount shall be reported in the non-liquid section;
	 Level 2A assets shall be reported in the corresponding L2A asset row, even if the Alternative Liquidity Approach is being followed (i.e. do not move L2A to L1 in the secured transaction reporting).
030	Value of collateral extended in accordance with Article 9
	Secured lending and capital market-driven transactions specific instructions:
	Credit institutions shall report here the value of extended collateral in accordance with Article 9 of Delegated Regulation (EU) 2015/61. This is calculated by multiplying Column 020 of template C 73.00 of Annex XXIV by the applicable weight/haircut from template C 72.00 of Annex XXIV corresponding to asset type. Column 030 of template C 73.00 of Annex XXIV is used in the calculation of the adjusted amount of liquid assets in template C 76.00 of Annex XXIV.

Column	Legal references and instructions
040	Standard Weight
	Articles 24 to 31a of Delegated Regulation (EU) 2015/61
	The standard weights in Column 040 are those specified in Delegated Regulation (EU) 2015/61 by default and are provided for information only.
050	Applicable Weight
	Both unsecured and secured:
	Credit institutions shall report here applicable weights. These weights are those specified in Articles 22 to 31a of Delegated Regulation (EU) 2015/61. Applicable weights may result in weighted average values and shall be reported in decimal terms (i.e. 1,00 for an applicable weight of 100 per cent, or 0,50 for an applicable weight of 50 per cent). Applicable weights may reflect, but are not limited to, firmspecific and national discretions.
060	Outflow
	Both unsecured and secured:
	Credit institutions shall report here the outflows. Those outflows are calculated by multiplying Column 010 C 73.00 of Annex XXIV by Column 050 C 73.00 of Annex XXIV.

1.4. Instructions concerning specific rows

Row	Legal references and instructions
010	1. OUTFLOWS Chapter 2 of Title III of Delegated Regulation (EU) 2015/61 Credit institutions shall report here on outflows in accordance with Chapter 2 of Title III of Delegated Regulation (EU) 2015/61.
020	1.1. Outflows from unsecured transactions/deposits Articles 20 to 31a of Delegated Regulation (EU) 2015/61 Credit institutions shall report here on outflows in accordance with Articles 21 to 31a of Delegated Regulation (EU) 2015/61, with the exception of outflows reported in accordance with Article 28(3) an (4) of that Delegated Regulation.
030	1.1.1. Retail deposits Articles 24 and 25 of Delegated Regulation (EU) 2015/61 Credit institutions shall report here on retail deposits as defined in Article 411 (2) of Regulation (EU) 575/2013. Credit institutions shall also report within the appropriate retail deposit category the amount of the notes, bonds and other securities issued which are sold exclusively in the retail market and held in a retail account, as referred to in Article 28(6) of Delegated Regulation (EU) 2015/61. Credit institutions will consider for this category of liability the applicable outflow rates provided for by Delegated Regulation (EU) 2015/61 for the different categories of retail deposits. Accordingly, credit institutions shall report as applicable weigh the average of the relevant applicable weights for all these deposits.

Row	Legal references and instructions
	1.1.1.1. deposits exempted from the calculation of outflows
035	Article 25(4) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report here those categories of retail deposits exempted from the calculation of outflows if the conditions of points (a) and (b) of Article 25(4) have been met.
	1.1.1.2. deposits where the pay-out has been agreed within the following 30 days
040	Article 25(4) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report here deposits with a residual maturity of less than 30 days where payout has been agreed.
	1.1.1.3. deposits subject to higher outflows
	Articles 25(2) and (3) of Delegated Regulation (EU) 2015/61
050	Credit institutions shall report here the full balance of the deposits subject to higher outflow rates in accordance with Article 25(2) and (3) of Delegated Regulation (EU) 2015/61. Those retail deposits where the assessment under Article 25(2) of Delegated Regulation (EU) 2015/61 for their categorization has not been carried out or is not completed shall also be reported here.
	1.1.1.3.1. Category 1
	Article 25(3) of Delegated Regulation (EU) 2015/61
060	Credit institutions shall report the amount of the whole outstanding balance of every retail deposit which fulfils the criteria in point (a) or two of the criteria in points (b) to (e) of Article 25(2) of Delegated Regulation (EU) 2015/61, unless these deposits have been taken in third countries where a higher outflow is applied in accordance with Article 25(5) of Delegated Regulation (EU) 2015/61 in which case they shall be reported within this latter category.
	Credit institutions shall report as applicable weight the average of the rates, either those standard rates envisaged by default in point (a) of Article 25(3) of Delegated Regulation (EU) 2015/61 or higher ones if applied by a competent authority, which have been effectively applied on the full amount of every deposit referred to in the preceding paragraph and weighted by the cited corresponding amounts.
	1.1.1.3.2. Category 2
	Article 25(3) of Delegated Regulation (EU) 2015/61
070	Credit institutions shall report the amount of the whole outstanding balance of every retail deposition which fulfils the criteria in point (a) of Article 25(2) of Delegated Regulation (EU) 2015/61 and at least another criterion referred to in Article 25(2) or three or more criteria of Article 25(2) unless these deposits have been taken in third countries where a higher outflow is applied in accordance with Article 25(5) of Delegated Regulation (EU) 2015/61, in which case they shall be reported within this latter category.
	Those retail deposits where the assessment under Article 25(2) for their categorization has not beer carried out or is not completed shall also be reported here.
	Credit institutions shall report as applicable weight the average of the rates, either those standard rates envisaged by default in point (b) of Article 25(3) of Delegated Regulation (EU) 2015/61, or higher ones if applied by a competent authority, which have been applied on the full amount of every depositive referred to in the preceding paragraphs and weighted by the cited corresponding amounts.

Row	Legal references and instructions
	1.1.1.4. stable deposits
080	Article 24 of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the part of the amounts of retail deposits covered by a Deposit Guarantee Scheme in accordance with Directive 94/19/EC or Directive 2014/49/EU or an equivalent deposit guarantee scheme in a third country and either is part of an established relationship making withdrawal highly unlikely or is held in a transactional account in accordance with Article 24(2) and (3) of Delegated Regulation (EU) 2015/61 respectively and where:
	 Those deposits do not fulfil the criteria for a higher outflow rate laid down in Article 25(2), (3) and (5) of Delegated Regulation (EU) 2015/61, in which case they shall be reported as deposits subject to higher outflows; or
	 Those deposits have not been taken in third countries where a higher outflow is applied in accordance with Article 25(5) of Delegated Regulation (EU) 2015/61, in which case they shall be reported within this category;
	— The derogation specified in Article 24(4) of Delegated Regulation (EU) 2015/61 is not applicable.
	1.1.1.5. Derogated stable deposits
	Article 24(4) and (6) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the part of the amounts of retail deposits which is covered by a Deposit Guarantee Scheme in accordance with Directive 2014/49/EU up to a maximum level of EUR 100 000 and either is part of an established relationship making withdrawal highly unlikely or is held in a transactional account in accordance with Article 24(2) and (3) of Delegated Regulation (EU) 2015/61 respectively and where:
090	Those deposits do not fulfil the criteria for a higher outflow rate laid down in Article 25(2), (3) and (5) of Delegated Regulation (EU) 2015/61 in which case they shall be reported as deposits subject to higher outflows; or
	 Those deposits have not been taken in third countries where a higher outflow is applied in accordance with Article 25(5) of Delegated Regulation (EU) 2015/61 in which case they shall be reported within this category;
	— The derogation envisaged in Article 24(4) of Delegated Regulation (EU) 2015/61 is applicable.
1.1.1.6. deposits in third countries where a higher outflow is applied	
	Article 25(5) of Delegated Regulation (EU) 2015/61
100	Credit institutions shall report the amount of retail deposits taken in a third country where a higher outflow is applied in accordance with the national law which sets out liquidity requirements in that third country.
	1.1.1.7. other retail deposits
110	Article 25(1) of Delegated Regulation (EU) 2015/61
110	Credit institutions shall report the amount of other retail deposits than those captured in the preceding items.
	1.1.2. Operational deposits
120	Articles 27 of Delegated Regulation (EU) 2015/61
	Credit institutions shall report here the part of the operational deposits determined in accordance with Article 27 of Delegated Regulation (EU) 2015/61, which are necessary for the provision of operational services. Deposits arising out of a correspondent banking relationship or from the provision of prime brokerage services shall be considered non-operational deposits as established in Article 27(5) of Delegated Regulation (EU) 2015/61.
	The part of the operational deposits in excess of the amount necessary for the provision of operational services shall not be reported here but shall be reported under id 1.1.3.



Row	Legal references and instructions
	1.1.2.1. maintained for clearing, custody, cash management or other comparable services in the context of an established operational relationship
	Point (a) of Article 27(1), Article 27(2) and (4) of Delegated Regulation (EU) 2015/61
130	Credit institutions shall report on deposits maintained by the depositor in order to obtain clearing, custody, cash management or other comparable services in the context of an established relationship, as referred to in point (a) of Article 27(1) of Delegated Regulation (EU) 2015/61, which are critically important to the depositor as referred to in Article 27(4) of Delegated Regulation (EU) 2015/61; funds in excess of those required for the provision of operational services shall be treated as non-operational deposits as referred to in the last sentence of Article 27(4) of Delegated Regulation (EU) 2015/61.
	Only deposits which have significant legal or operational limitations that make significant withdrawals within 30 calendar days unlikely, as referred in the second sentence of Article 27(4) of Delegated Regulation (EU) 2015/61 shall be reported.
	Credit institutions shall report separately, , the amount of those deposits covered and not covered by a Deposit Guarantee Scheme or third country equivalent deposit guarantee scheme that are referred to in Article 27(2) of Delegated Regulation (EU) 2015/61, as specified in the following items of the instructions.
	1.1.2.1.1. covered by DGS (Deposit Guarantee Scheme)
	Point (a) of Article 27(1), Article 27(2) and (4) of Delegated Regulation (EU) 2015/61
140	Credit institutions shall report the portion of the outstanding balance of operational deposits maintained in the context of an established operational relationship that fulfils the criteria set out in point (a) of Article 27(1) and Article 27(4) of Delegated Regulation (EU) 2015/61 and which is covered by a Deposit Guarantee Scheme in accordance with Directive 94/19/EC, or Directive 2014/49/EU or an equivalent deposit guarantee scheme in a third country.
	1.1.2.1.2. not covered by DGS
	Point (a) of Article 27(1), Article 27(2) and (4) of Delegated Regulation (EU) 2015/61
150	Credit institutions shall report the portion of the outstanding balance of operational deposits in the context of an established operational relationship that fulfils the criteria set out in point (a) of Article 27(1) and Article 27(4) of Delegated Regulation (EU) 2015/61 and which is not covered by a Deposit Guarantee Scheme in accordance with Directive 94/19/EC, or Directive 2014/49/EU or an equivalent deposit guarantee scheme in a third country.
	1.1.2.2. maintained in the context of IPS (Institutional Protection Scheme) or a cooperative network
	Point (b) of Article 27(1) and Article 27(3) of Delegated Regulation (EU) 2015/61
160	Credit institutions shall report here on deposits maintained in the context of a common task sharing within an institutional protection scheme meeting the requirements of Article 113(7) of Regulation (EU) No 575/2013 or within a group of cooperative credit institutions permanently affiliated to a central body meeting the requirements of Article 113(6) of the same Regulation, or as a legal or contractually established minimum deposit by another credit institution that is a Member of the same institutional protection scheme or cooperative network, as set out in point (b) of Article 27(1) of Delegated Regulation (EU) 2015/61.
	Credit institutions shall report those deposits into different rows depending on whether they are treated as liquid assets by the depositing credit institution or not, in accordance with Article $27(3)$ of Delegated Regulation (EU) $2015/61$.

Row	Legal references and instructions
	1.1.2.2.1. not treated as liquid assets for the depositing institution
	Point (b) of Article 27(1) of Delegated Regulation (EU) 2015/61
170	Credit institutions shall report the amount of the outstanding balance of deposits maintained in the context of a cooperative network or an institutional protection scheme in accordance with the criteria set out in point (b) Article 27(1) of Delegated Regulation (EU) 2015/61, provided those deposits are not recognised as liquid assets for the depositing credit institution.
	1.1.2.2.2. treated as liquid assets for the depositing credit institution
	Point (b) Article 27(1) and Article 27(3) of Delegated Regulation (EU) 2015/61
180	Credit institutions shall report deposits from credit institutions placed at the central credit institution that are considered as liquid assets for the depositing credit institution in accordance with Article 16 of Delegated Regulation (EU) 2015/61.
	Credit institutions shall report the amount of these deposits up to the amount of the correspondent liquid assets after haircut, as set out in Article 27(3) of Delegated Regulation (EU) 2015/61.
	1.1.2.3. maintained in the context of an established operational relationship (other) with non-financial customers
	Point (c) of Article 27(1), Article 27(4) and (6) of Delegated Regulation (EU) 2015/61
190	Credit institutions shall report the amount of the outstanding balance of deposits maintained by a non-financial customer in the context of an established operational relationship other than that mentioned in point (a) of Article 27(1) of Delegated Regulation (EU) 2015/61 and subject to the requirements set out in Article 27(6) of Delegated Regulation (EU) 2015/61.
	Only those deposits which have significant legal or operational limitations that make significant withdrawals within 30 calendar days unlikely, as referred to in Article 27(4) of Delegated Regulation (EU) 2015/61, shall be reported.
	1.1.2.4. maintained to obtain cash clearing and central credit institution services within a network
	Point (d) Article 27(1) and Article 27(4) of Delegated Regulation (EU) 2015/61
200	Credit institutions shall report the amount of the outstanding balance of deposits maintained by the depositor to obtain cash clearing and central institution services and where the credit institution belongs to one of a network or schemes referred to in Article 16 of Delegated Regulation (EU) 2015/61, as set out in point (d) of Article 27(1) of Delegated Regulation (EU) 2015/61. Those cash clearing and central credit institution services only cover such services to the extent that they are rendered in the context of an established relationship which is critically important to the depositor as referred to in the first sentence of Article 27(4) of Delegated Regulation (EU) 2015/61; funds in excess of those required for the provision of operational services shall be treated as non-operational deposits as referred to in the last sentence of Article 27(4) of Delegated Regulation (EU) 2015/61).
	Only those deposits which have significant legal or operational limitations that make significant withdrawals within 30 calendar days unlikely, as referred to in Article 27(4) of Delegated Regulation (EU) 2015/61, shall be reported.
	1.1.3. Excess operational deposits
203	Article 27(4) of Delegated Regulation (EU) 2015/61.
	Credit institutions shall report here the part of the operational deposits in excess of those required for the provision of operational services.



Row	Legal references and instructions
	1.1.3.1. deposits by financial customers
204	Article 27(4) and 31a(1) of Delegated Regulation (EU) 2015/61
204	Credit institutions shall report the part of the operational deposits from financial customers in excess of those required for the provision of the operational services in accordance with Article 27(4) of Delegated Regulation (EU) 2015/61.
	1.1.3.2. deposits by other customers
	Article 27(4) and 28(1) of Delegated Regulation (EU) 2015/61
205	Credit institutions shall report the part of the operational deposits from customers other than financial customers, and excluding retail deposits, in excess of those required for the provision of the operational services as referred to in the last sentence of Article 27(4) of Delegated Regulation (EU) 2015/61.
	These excess operational deposits shall be reported in two different rows depending on whether or not the entire amount of the excess operational deposit is covered (by a Deposit Guarantee Scheme or third country equivalent Deposit Guarantee Scheme).
	1.1.3.2.1. covered by DGS
	Articles 27(4) and 28(1) of Delegated Regulation (EU) 2015/61
206	Credit institutions shall report the entire amount of the outstanding balance of these excess operational deposits maintained by other customers if that entire amount is covered by a Deposit Guarantee Scheme in accordance with Directive 94/19/EC or Directive 2014/48/EC or an equivalent Deposit Guarantee Scheme in a third country as referred to in Article 28(1) of Delegated Regulation (EU) 2015/61.
	1.1.3.2.2. not covered by DGS
	Article 27(4) and 28(1) of Delegated Regulation (EU) 2015/61
.07	Credit institutions shall report the entire amount of the outstanding balance of these excess operational deposits maintained by other customers if that entire amount is not covered by a Deposit Guarantee Scheme in accordance with Directive 94/19/EC or Directive 2014/48/EC or an equivalent Deposit Guarantee Scheme in a third country, as referred to in Article 28(1) of Delegated Regulation (EU) 2015/61.
	1.1.4. Non-operational deposits
	Articles 27(5), 28(1) and 31(9) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report here on unsecured deposits referred to in Article 28(1) of Delegated Regulation (EU) 2015/61 and those arising out of a correspondent banking or from the provision of prime brokerage services, as referred to in Article 27(5) of Delegated Regulation (EU) 2015/61.
210	Credit institutions shall report separately, with the exception of the liabilities arising out of correspondent banking relationship or from the provision of prime brokerage services, as referred to in Article 27(5) of Delegated Regulation (EU) 2015/61, the non-operational deposits covered and not covered by a Deposit Guarantee Scheme or third country equivalent deposit guarantee scheme, as specified in the following items of the instructions.
	The part of operational deposits in excess of those required for the provision of operational services shall not be reported here but shall be reported under id 1.1.3.
	1.1.4.1. correspondent banking and provisions of prime brokerage deposits
220	Article 27(5) of Delegated Regulation (EU) 2015/61
220	Credit institutions shall report the amount of the outstanding balance of deposits arising out of correspondent banking relationship or from the provision of prime brokerage, as referred to in Article 27(5) of Delegated Regulation (EU) 2015/61.

Row	Legal references and instructions
	1.1.4.2. deposits by financial customers
220	Article 31a(1) of Delegated Regulation (EU) 2015/61
230	Credit institutions shall report the amount of the outstanding balance of deposits maintained by financial customers to the extent they are not considered as operational deposits in accordance with Article 27 of Delegated Regulation (EU) 2015/61.
	1.1.4.3. deposits by other customers
	Article 28(1) of Delegated Regulation (EU) 2015/61
240	Credit institutions shall report on deposits maintained by other customers (other than financial customers and customers considered for the retail deposits) as referred to in Article 28(1) of Delegated Regulation (EU) 2015/61, to the extent those deposits are not considered operational deposits in accordance with Article 27 of Delegated Regulation (EU) 2015/61.
	Those deposits shall be reported in two different rows depending on whether or not the entire amount of the deposit is covered (by a Deposit Guarantee Scheme or third country equivalent Deposit Guarantee Scheme).
	1.1.4.3.1. covered by DGS
	Article 28(1) of Delegated Regulation (EU) 2015/61
250	Credit institutions shall report the entire amount of the outstanding balance of those deposits maintained by other customers if that entire amount is covered by a Deposit Guarantee Scheme ir accordance with Directive 94/19/EC or Directive 2014/48/EC or an equivalent Deposit Guarantee Scheme in a third country, as referred to in Article 28(1) of Delegated Regulation (EU) 2015/61.
	1.1.4.3.2. not covered by DGS
	Article 28(1) of Delegated Regulation (EU) 2015/61
260	Credit institutions shall report the entire amount of the outstanding balance of these deposits maintained by other customers if that entire amount is not covered by a Deposit Guarantee Scheme in accordance with Directive 94/19/EC or Directive 2014/48/EC or an equivalent Deposit Guarantee Scheme in a third country, as referred to in Article 28(1) of Delegated Regulation (EU) 2015/61.
	1.1.5. Additional outflows
	Article 30 of Delegated Regulation (EU) 2015/61
270	Credit institutions shall report here additional outflows as referred to in Article 30 of Delegated Regulation (EU) 2015/61.
	Deposits received as collateral, as referred in Article 30(7) of Delegated Regulation (EU) 2015/61, shall not be considered liabilities for the purposes of Article 24, 25, 27 or 31a of Delegated Regulation (EU) 2015/61, but shall be subject to Article 30(1) to (6) of Delegated Regulation (EU) 2015/61, where applicable.
	1.1.5.1. collateral other than Level 1 assets posted for derivatives
280	Article 30(1) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the market value of collateral other than Level 1 collateral which is posted for contracts listed in Annex II of Regulation (EU) No 575/2013 and credit derivatives.
	1.1.5.2. level 1 EHQ Covered Bonds assets collateral posted for derivatives
290	Article 30(1) of Delegated Regulation (EU) 2015/61
-/-	



Row	Legal references and instructions
300	1.1.5.3. material outflows due to deterioration of own credit quality
	Article 30(2) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report total amount of additional outflows they have calculated and notified to the competent authorities in accordance with Article 30(2) of Delegated Regulation (EU) 2015/61.
	If an amount subject to outflow due to deterioration of own credit quality has been reported elsewhere in a row with less than 100 % weight, then an amount shall also be reported in Row 300 such that the sum of the outflows is 100 % outflow in total for the transaction.
	1.1.5.4. impact of an adverse market scenario on derivatives transactions
310	Article 30(3) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the amount of outflows calculated in accordance with Commission Delegated Regulation (EU) 2017/208.
	1.1.5.5. outflows from derivatives
	Article 30(4) of Delegated Regulation (EU) 2015/61
340	Credit institutions shall report the amount of outflows expected over 30 calendar days from contracts listed in Annex II of Regulation (EU) No 575/2013 and from credit derivatives calculated in accordance with Article 21 of Delegated Regulation (EU) 2015/61.
<i>y</i> 10	For the cases of reporting in a separate currency, in accordance with Article 415(2) of Regulation (EU) No 575/2013, only, credit institutions shall report outflows which occur only in the respective significant currency. Netting by counterparty may only be applied to flows in that currency, for instance Counterparty A: EUR+10 and Counterparty A: EUR-20 shall be reported as EUR10 outflow. No netting shall be made across counterparties, for instance Counterparty A: EUR-10, Counterparty B: EUR+40 shall be reported as EUR10 outflow on C73.00 (and EUR40 inflow on C74.00).
	1.1.5.6. short positions
	Article 30(5) of Delegated Regulation (EU) 2015/61
350	If the credit institution has a short position that is covered by an unsecured security borrowing, the credit institution shall add an additional outflow corresponding to 100% of the market value of the securities or other assets sold short unless the terms upon which the credit institution has borrowed them require their return only after 30 calendar days. If the short position is covered by a collateralised securities financing transaction, the credit institution shall assume the short position will be maintained throughout the 30 calendar day period and received a 0% outflow.
	1.1.5.6.1. covered by collateralised SFT (securities financing transactions)
	Article 30(5) of Delegated Regulation (EU) 2015/61
360	Credit institutions shall report the market value of securities or other assets sold short that are covered by collateralised securities financing transactions and to be delivered within 30 calendar days unless the credit institution has borrowed them at terms requiring their return only after the 30 calendar day period.
	1.1.5.6.2. other
370	Article 30(5) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the market value of securities or other assets sold short other than those covered by collateralised securities financing transactions and to be delivered within 30 calendar days unless the credit institution has borrowed them at terms requiring their return only after the 30 calendar day period.

Row	Legal references and instructions
380	1.1.5.7. callable excess collateral
	Point (a) of Article 30(6) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the market value of excess collateral that the institution holds and that can be contractually called at any times by the counterparty.
	1.1.5.8. due collateral
390	Point (b) of Article 30(6) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the market value of collateral that is due to be posted to counterparty within the 30 calendar day period.
	1.1.5.9. liquid asset collateral exchangeable for non liquid assets
400	Point (c) of Article 30(6) of Delegated Regulation (EU) 2015/61
400	Credit institutions shall report the market value of collateral that qualifies as liquid assets for the purpose of Title II that can be substituted for assets corresponding to assets that would not qualify as liquid assets for the purpose of Title II without the consent of the institution.
	1.1.5.10. loss of funding on structured financing activities
	Article 30(8) to 30(10) of Delegated Regulation (EU) 2015/61
410	Credit institutions shall assume 100 % outflow for loss of funding on asset backed securities, covered bonds and other structured financing instruments maturing within the 30 calendar day period issued by the credit institution or by sponsored conduits or SPVs.
	Credit institutions that are providers of liquidity facilities associated with financing programs reported here do not need to double count the maturing financing instrument and the liquidity facility for consolidated programs.
	1.1.5.10.1. structured financing instruments
420	Article 30(8) of Delegated Regulation (EU) 2015/61
420	Credit institutions shall report the current outstanding amount of own liabilities or liabilities of sponsored conduits or SPVs from asset backed securities, covered bonds and other structured financing instruments maturing within the 30 calendar day period.
	1.1.5.10.2. financing facilities
	Article 30(9) of Delegated Regulation (EU) 2015/61
430	Credit institutions shall report the maturing amount of liabilities from asset-backed commercial papers, conduits, securities investment vehicles and other such financing facilities, in so far they do not enter into the scope of definition of the instruments defined in item 1.1.5.10.1., or the amount of assets that could potentially be returned or the liquidity required in the scope of those instruments.
	All funding on asset-backed commercial paper, conduits, securities investment vehicles and other such financing facilities maturing or returnable within 30 days. Credit institutions having structured financing facilities that include the issuance of short-term debt instruments, such as asset backed commercial paper, shall report the potential liquidity outflows from these structures. These include but are not limited to, (i) the inability to refinance maturing debt, and (ii) the existence of derivatives of derivative-like components contractually written into the documentation associated with the structure that would allow the "return" of assets in a financing arrangement, or that require the original asset transferor to provide liquidity, effectively ending the financing arrangement ("liquidity puts") within the 30-day period. Where the structured financing activities are conducted through a special purpose entity (such as a special purpose vehicle, conduit or SIV), the credit institution shall, in determining the HQLA requirements, look through to the maturity of the debt instruments issued by the entity and any embedded options in financing arrangements that may potentially trigger the "return" of assets or the need for liquidity, irrespective of whether or not the SPV is consolidated.



Row	Legal references and instructions
	1.1.5.11. internal netting of client's positions
450	Article 30(12) of Delegated Regulation (EU) 2015/61
470	Credit institutions shall report here the market value of the non-liquid assets of a client that, in relation to prime brokerage services, the credit institution has used to cover short sales of another client by internally matching them
	1.1.6. Committed facilities
	Article 31 of Delegated Regulation (EU) 2015/61
460	Credit institutions shall report here on outflows as defined in Article 31 of Delegated Regulation (EU) 2015/61.
	Credit institutions shall also report here on committed facilities in accordance with Article 29 of Delegated Regulation (EU) 2015/61.
	Maximum amount that could be drawn shall be assessed in accordance with Article 31(2) of Delegated Regulation (EU) $2015/61$.
	1.1.6.1. credit facilities
470	Credit institutions shall report here on committed credit facilities as defined in Article 31(1) of Delegated Regulation (EU) 2015/61.
	1.1.6.1.1. to retail customers
480	Article 31(3) of Delegated Regulation (EU) 2015/61.
	Credit institutions shall report the maximum amount that could be drawn from undrawn committed credit facilities to retail customers as defined in Article 411 (2) of Regulation (EU) 575/2013.
	1.1.6.1.2. to non-financial customers other than retail customers
	Article 31(4) of Delegated Regulation (EU) 2015/61.
490	Credit institutions shall report the maximum amount that could be drawn from undrawn committed credit facilities to customers that are neither financial customers in accordance with Article 411 (1) of Regulation (EU) 575/2013 nor retail customers in accordance with Article 411 (2) of Regulation (EU) 575/2013 and which have not been provided for the purpose of replacing funding of the client in situations where the client is unable to obtain funding requirements in the financial markets.
500	1.1.6.1.3. to credit institutions
500	Credit institutions shall report here on committed credit facilities provided to credit institutions.
	1.1.6.1.3.1. for funding promotional loans of retail customers
	Article 31(9) of Delegated Regulation (EU) 2015/61.
510	Credit institutions shall report the maximum amount that could be drawn from undrawn committed credit facilities provided to credit institutions for the sole purpose of directly or indirectly funding promotional loans qualifying as exposures to customers in accordance with Article 411 (2) of Regulation (EU) 575/2013.
	Only credit institutions which have been set up and are sponsored by central or regional government of at least one Member State may report this item.

Row	Legal references and instructions
520	1.1.6.1.3.2. for funding promotional loans of non-financial customers
	Article 31(9) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the maximum amount that could be drawn from undrawn committed credit facilities provided to credit institutions for the sole purpose of directly or indirectly funding promotional loans qualifying as exposures to customers who are neither financial customers in accordance with Article 411 (1) of Regulation (EU) 575/2013 nor retail customers in accordance with Article 411 (2) of Regulation (EU) 575/2013.
	Only credit institutions which have been set up and are sponsored by central or regional government of at least one Member State may report this item.
	1.1.6.1.3.3. other
530	Point (a) of Article 31(8) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the maximum amount that could be drawn from undrawn committed credit facilities provided to credit institutions other than those reported above.
	1.1.6.1.4. to regulated financial institutions other than credit institutions
540	Point (a) of Article 31(8) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the maximum amount that could be drawn from undrawn committed credit facilities provided to regulated financial institutions other than credit institutions.
	1.1.6.1.5. within a group or an IPS if subject to preferential treatment
550	Article 29 of Delegated Regulation (EU) 2015/61
550	Credit institutions shall report the maximum amount that could be drawn from undrawn committed credit facilities for which they have received permission to apply a lower outflow rate in accordance with Article 29 of Delegated Regulation (EU) 2015/61.
	1.1.6.1.6. within an IPS or cooperative network if treated as liquid asset by the depositing institution
560	Article 31(7) of Delegated Regulation (EU) 2015/61
700	Central institutions of a scheme or network referred to in Article 16 shall report the maximum amount that could be drawn from undrawn committed credit facilities to member credit institution where such member credit institution treat the facility as a liquid asset in accordance with Article 16(2).
	1.1.6.1.7. to other financial customers
570	Point (c) of Article 31(8) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the maximum amount that could be drawn from undrawn committed credit facilities other than those reported above to other financial customers.
	1.1.6.2. liquidity facilities
580	Article 31(1) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report here on committed liquidity facilities as defined in Article 31(1) of Delegated Regulation (EU) 2015/61.



Row	Legal references and instructions
590	1.1.6.2.1. to retail customers
	Article 31(3) of Delegated Regulation (EU) 2015/61.
	Credit institutions shall report the maximum amount that could be drawn from undrawn committed liquidity facilities to retail customers as defined in Article 411 (2) of Regulation (EU) 575/2013.
	1.1.6.2.2. to non-financial customers other than retail customers
	Article 31(5) of Delegated Regulation (EU) 2015/61
600	Credit institutions shall report the maximum amount that could be drawn from undrawn committed liquidity facilities to customers that are neither financial customers in accordance with Article 411 (1) of Regulation (EU) 575/2013 nor retail customers in accordance with Article 411 (2) of Regulation (EU) 575/2013.
	1.1.6.2.3. to personal investment companies
610	Article 31(5) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the maximum amounts that could be drawn from undrawn committed liquidity facilities provided to private investment companies.
(20	1.1.6.2.4. to SSPEs (securitization special purpose vehicle)
620	Credit institutions shall report here on committed liquidity facilities provided to SSPEs.
	1.1.6.2.4.1. to purchase assets other than securities from non-financial customers
	Article 31(6) of Delegated Regulation (EU) 2015/61
630	Credit institutions shall report the maximum amount of undrawn committed liquidity facilities provided to an SSPE for the purpose of enabling such SSPE to purchase assets, other than securities from clients that are not financial customers, to the extent that it exceeds the amount of as sets currently purchased from clients and where the maximum amount that can be drawn is contractually limited to the amount of assets currently purchased.
	1.1.6.2.4.2. other
640	Point (b) of Article 31(8) of Delegated Regulation (EU) 2015/61
640	Credit institutions shall report the maximum amount that could be drawn from undrawn committed liquidity facilities provided to SSPEs for other than above mentioned reasons. This includes arrangements under which the institution is required to buy or swap assets from an SSPE.
(50	1.1.6.2.5. to credit institutions
650	Credit institutions shall report here on committed liquidity facilities provided to credit institutions.
	1.1.5.2.5.1. for funding promotional loans of retail customers
660	Article 31(9) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the maximum amount that could be drawn from undrawn committed liquidity facilities provided to credit institutions for the sole purpose of directly or indirectly funding promotional loans qualifying as exposures to customers in accordance with Article 411 (2) of Regulation (EU) 575/2013.
	Only credit institutions which have been set up and are sponsored by central or regional government of at least one Member State may report this item.

Row	Legal references and instructions
670	1.1.6.2.5.2. for funding promotional loans of non-financial customers
	Article 31(9) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the maximum amount that could be drawn from undrawn committed liquidity facilities provided to credit institutions for the sole purpose of directly or indirectly funding promotional loans qualifying as exposures to customers who are neither financial customers accordance with Article 411 (1) of Regulation (EU) 575/2013 nor retail customers in accordance with Article 411 (2) of Regulation (EU) 575/2013.
	Only credit institutions which have been set up and are sponsored by central or regional government of at least one Member State may report this item.
	1.1.6.2.5.3. other
680	Point (a) of Article 31(8) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the maximum amount that could be drawn of undrawn committed liquidity facilities provided to credit institutions not mentioned above.
	1.1.6.2.6. within a group or an IPS if subject to preferential treatment
690	Article 29 of Delegated Regulation (EU) 2015/61
090	Credit institutions shall report the maximum amount that could be drawn from undrawn committed liquidity facilities for which they have received permission to apply a lower outflow rate in accordance with Article 29 of Delegated Regulation (EU) $2015/61$.
	1.1.6.2.7. within an IPS or cooperative network if treated as liquid asset by the depositing institution
700	Article 31(7) of Delegated Regulation (EU) 2015/61
, 00	Central institutions of a scheme or network referred to in Article 16 shall report the maximum amount that could be drawn from undrawn committed liquidity facilities to member credit institution whe such member credit institution treat the facility as a liquid asset in accordance with Article 16(2).
	1.1.6.2.8. to other financial customers
710	Point (c) of Article 31(8) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the maximum amount that could be drawn from undrawn committed liquidity facilities other than those reported above to other financial customers.
	1.1.7. Other products and services
	Article 23(2) of Delegated Regulation (EU) 2015/61
720	Credit institutions shall report here on those products or services referred to in Article 23(1) Delegated Regulation (EU) 2015/61.
, 20	The amount to be reported shall be the maximum amount that could be drawn from the products services referred to in Article 23(1) of Delegated Regulation (EU) 2015/61.
	The applicable weight to be reported shall be the weight as determined by the competent authorities accordance with the procedure set out in Article 23(2) of Delegated Regulation (EU) $2015/61$.
	1.1.7.1. Uncommitted funding facilities
	Article 23(2) of Delegated Regulation (EU) 2015/61
731	Credit institutions shall report the amount of uncommitted funding facilities referred to in Article 23(of Delegated Regulation (EU) 2015/61.
	Guarantees shall not be reported in this row



Row	Legal references and instructions
740	1.1.7.2. undrawn loans and advances to wholesale counterparties
	Article 23(2) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the amount of undrawn loans and advances to wholesale counterparties referred to in Article 23(1) of Delegated Regulation (EU) 2015/61.
	1.1.7.3. mortgages that have been agreed but not yet drawn down
750	Article 23(2) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the amount of mortgages that have been agreed but not yet drawn down referred to in Article 23(1) of Delegated Regulation (EU) 2015/61.
	1.1.7.4. credit cards
760	Article 23(2) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the amount of credit cards referred to in Article 23(1) of Delegated Regulation (EU) 2015/61.
	1.1.7.5. overdrafts
770	Article 23(2) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the amount of overdrafts referred to in Article 23(1) of Delegated Regulation (EU) 2015/61.
	1.1.7.6. planned outflows related to renewal or extension of new retail or wholesale loans
780	Article 23(2) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the amount of planned outflows related to renewal or extension of new retail or wholesale loans referred to in Article 23(1) of Delegated Regulation (EU) 2015/61.
	1.1.7.7. Derivatives payables
850	Article 23 of Delegated Regulation (EU) 2015/61
830	Credit institutions shall report the amount of derivatives payables, other than the contracts listed in Annex II of Regulation (EU) No 575/2013 and credit derivatives, referred to in Article 23(1) of Delegated Regulation (EU) 2015/61.
	1.1.7.8. trade finance off-balance sheet related products
860	Credit institutions shall report the amount of the products or services related to trade finance off-balance sheet related products referred to in Article 23(1) of Delegated Regulation (EU) 2015/61.
	1.1.7.9. others
870	Article 23(2) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report the amount of other products or services than those cited above referred to in Article 23(1) of Delegated Regulation (EU) 2015/61.
	Guarantees, among other items, shall be reported in this row.
	Contingent outflows due to triggers other than downgrade triggers referred to in Article 30(2) of Delegated Regulation (EU) 2015/61 shall be reported in this row.

Row	Legal references and instructions
885	1.1.8. Other liabilities and due commitments
	Article 28(2) and (6) and Article 31a of Delegated Regulation (EU) 2015/61
	Credit institutions shall report outflows from other liabilities and due commitments as provided in Article 28(2) and (6) and Article 31a of Delegated Regulation (EU) 2015/61.
	This item shall also include, where necessary, additional balances required to be kept in central bank reserves where agreed between the relevant competent authority and the ECB or the central bank in accordance with point (iii) of point (b) of Article 10(1) of Delegated Regulation (EU) 2015/61.
	1.1.8.1. liabilities resulting from operating expenses
900	Article 28(2) of Delegated Regulation (EU) 2015/61
890	Credit institutions shall report the amount of the outstanding balance of liabilities resulting from the credit institution's own operating expenses as referred to in Article 28(2) of Delegated Regulation (EU) 2015/61.
	1.1.8.2. in the form of debt securities if not treated as retail deposits
	Article 28(6) of Delegated Regulation (EU) 2015/61
900	Credit institutions shall report the amount of the outstanding balance of notes, bonds and other debt securities, issued by the credit institution other than that reported as retail deposits as referred to in Article 28(6) of Delegated Regulation (EU) 2015/61. This amount includes also coupons that come due in the next 30 calendar days referred to all these securities.
	1.1.8.4. Excess of funding to non-financial customers
012	Article 31a(2) of Delegated Regulation (EU) 2015/61.
912	Credit institutions shall report here the difference between the contractual commitments to extend funding to non-financial customers and the amount of inflows from such customers referred to in point (a) of Article 32(3) when the former exceeds the latter.
	1.1.8.4.1. excess of funding to retail customers
913	Credit institutions shall report here the difference between the contractual commitments to extend funding to retail customers and the amount of inflows from such customers referred to in point (a) of Article 32(3) when the former exceeds the latter.
	1.1.8.4.2. excess of funding to non-financial corporates
914	Credit institutions shall report here the difference between the contractual commitments to extend funding to non-financial corporates customers and the amount of inflows from such customers referred to in point (a) of Article 32(3) when the former exceeds the latter.
	1.1.8.4.3. excess of funding to sovereigns, MLDBs (multilateral development banks) and PSEs (public sector entities)
915	Credit institutions shall report here the difference between the contractual commitments to extend funding to sovereigns, multilateral development banks and public sector entities and the amount of inflows from such customers referred to in point (a) Article 32(3) when the former exceeds the latter.
916	1.1.8.4.4. excess of funding to other legal entities
	Credit institutions shall report here the difference between the contractual commitments to extend funding to other legal entities and the amount of inflows from such customers referred to in point (a) of Article 32(3) when the former exceeds the latter.



Row	Legal references and instructions
917	1.1.8.5. Assets borrowed on an unsecured basis
	Article 28(7) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report here assets borrowed on an unsecured basis and maturing within the 30 days. These assets shall be assumed to run off in full, leading to a 100 % outflow.
	Credit institutions shall report the market value of assets borrowed on an unsecured basis and maturing within the 30 days period where the credit institution does not own the securities and they do not form part of institutions liquidity buffer.
	1.1.8.6. Others
	Article 31a(1) of Delegated Regulation (EU) 2015/61.
918	Credit institutions shall report the amount of the outstanding balance of any liabilities that come due in the next 30 calendar days other than those referred to in Articles 24 to 31 of Delegated Regulation (EU) 2015/61.
	This row shall only include any other outflows from unsecured transactions. Secured transactions shall be reported under ID 1.2. on "Outflows from secured lending and capital market-driven transactions" and under ID 1.3. on "Total outflows from collateral swaps".
	1.2. Outflows from secured lending and capital market-driven transactions
	Article 28(3) of Delegated Regulation (EU) 2015/61
920	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013. Collateral swap transactions (which cover collateral-versus- collateral transactions) shall be reported in template C 75.01 of Annex XXIV.
	1.2.1. Counterparty is central bank
930	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is a central bank.
	1.2.1.1. level 1 excl. EHQ Covered Bonds collateral
	Point (a) of Article 28(3) of Delegated Regulation (EU) 2015/61
940	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is a central bank and the collateral extended is Level 1 asset excluding extremely high quality covered bonds and, but for being used as collateral for those transactions, would qualify in accordance with Articles 7 and 10 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.1.1.1. of which collateral extended meets operational requirements
945	Transactions in item 1.2.1.1 where the collateral, but for being used as collateral for those transactions, would qualify with Article 8 of Delegated Regulation (EU) 2015/61as liquid asset.
	1.2.1.2. level 1 EHQ Covered Bonds collateral
	Point (a) of Article 28(3) of Delegated Regulation (EU) 2015/61
950	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is a central bank and the collateral extended is Level 1 asset which is extremely high quality covered bonds and, but for being used as collateral for those transactions, would qualify in accordance with Articles 7 and 10 of Delegated Regulation (EU) 2015/61as liquid asset.

Row	Legal references and instructions
	1.2.1.2.1. of which collateral extended meets operational requirements
955	Transactions in item 1.2.1.2 where the collateral, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.1.3. level 2A collateral
	Point (a) of Article 28(3) of Delegated Regulation (EU) 2015/61
960	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is a central bank and the collateral extended is Level 2A asset and, but for being used as collateral for those transactions, would qualify in accordance with Articles 7 and 11 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.1.3.1. of which collateral extended meets operational requirements
965	Transactions in item 1.2.1.3 where the collateral, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.1.4. level 2B asset-backed securities (residential or automobile, CQS1) collateral
	Point (a) of Article 28(3) of Delegated Regulation (EU) 2015/61
970	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is a central bank and the collateral extended is Level 2B asset backed securities which are residential or automobile backed and of credit quality step 1 and which comply with the conditions laid down in points (i),(ii) or (iv) of point (b) of Article 13(2) and, but for being used as collateral for those transactions, would qualify in accordance with Articles 7 and 13 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.1.4.1. of which collateral extended meets operational requirements
975	Transactions in item 1.2.1.4 where the collateral, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.1.5. level 2B covered bonds
	Point (a) of Article 28(3) of Delegated Regulation (EU) 2015/61
980	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is a central bank and the collateral extended is Level 2B high quality covered bonds which comply with the conditions laid down in point (e) of Article 12(1)(e) and, but for being used as collateral for those transactions, would qualify in accordance with Articles 7 and 12 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.1.5.1. of which collateral extended meets operational requirements
985	Transactions in item 1.2.1.5 where the collateral, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.



Row	Legal references and instructions
990	1.2.1.6. level 2B asset-backed securities (commercial or individuals, Member State, CQS1) collateral
	Point (a) of Article 28(3) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is a central bank and the collateral extended is Level 2B asset backed securities which are backed by commercial loans, leases and credit facilities to undertakings or loans and credit facilities to individuals of a Member State and of credit quality step 1 and which comply with the conditions laid down points (iii) or (v) of point (g) in Article 13(2)(g) and, but for being used as collateral for those transactions, would qualify in accordance with Articles 7 and 13 of Delegated Regulation (EU) 2015/61 as liquid asset.
995	1.2.1.6.1. of which collateral extended meets operational requirements
	Transactions in item 1.2.1.6 where the collateral, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
1000	1.2.1.7. other Level 2B assets collateral
	Point (a) of Article 28(3) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is a central bank and the collateral extended is Level 2B asset not captured above and, but for being used as collateral for those transactions, would qualify in accordance with Articles 7 and 12 of Delegated Regulation (EU) 2015/61 as liquid asset.
1005	1.2.1.7.1. of which collateral extended meets operational requirements
	Transactions in item 1.2.1.7 where the collateral, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
1010	1.2.1.8. non-liquid assets collateral
	Point (a) of Article 28(3) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is a central bank and the collateral extended is non-liquid assets.
1020	1.2.2. Counterparty is non-central bank
	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is not a central bank.
1030	1.2.2.1. level 1 excl. EHQ Covered Bonds collateral
	Point (a) of Article 28(3) of Delegated Regulation (EU) 2015/61.
	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is not a central bank and the collateral extended is Level 1 assets excluding extremely high quality covered bonds and, but for being used as collateral for those transactions, would qualify in accordance with Articles 7 and 10 of Delegated Regulation (EU) 2015/61 as liquid asset.
1035	1.2.2.1.1. of which collateral extended meets operational requirements
	Transactions in item 1.2.2.1 where the collateral, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.

Row	Legal references and instructions
	1.2.2.2. level 1 EHQ Covered Bonds collateral
	Point (b) of Article 28(3) of Delegated Regulation (EU) 2015/61
1040	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is not a central bank and the collateral extended is Level 1 asset which is extremely high quality covered bonds and, but for being used as collateral for those transactions, would qualify in accordance with Articles 7 and 10 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.2.2.1. of which collateral extended meets operational requirements
1045	Transactions in item 1.2.2.2 where the collateral, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.2.3. level 2A collateral
	Point (c) of Article 28(3) of Delegated Regulation (EU) 2015/61
1050	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is not a central bank and the collateral extended is Level 2A collateral and, but for being used as collateral for those transactions, would qualify in accordance with Articles 7 and 11 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.2.3.1. of which collateral extended meets operational requirements
1055	Transactions in item 1.2.2.3 where the collateral, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.2.4. level 2B asset-backed securities (residential or automobile, CQS1) collateral
	Point (d) of Article 28(3) of Delegated Regulation (EU) 2015/61
1060	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is not a central bank and the collateral extended is Level 2B asset backed securities which are residential or automobile backed and of credit quality step 1 and which comply with the conditions laid down in points (i), (ii) or (iv) of point (g) of Article 13(2) and, but for being used as collateral for those transactions, would qualify in accordance with Articles 7 and 13 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.2.4.1. of which collateral extended meets operational requirements
1065	Transactions in item 1.2.2.4 where the collateral, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.2.5. level 2B covered bonds
	Point (e) of Article 28(3) of Delegated Regulation (EU) 2015/61
1070	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is not a central bank and the collateral extended is Level 2B high quality covered bonds which comply with the conditions laid down in point (e) of Article 12(1) and, but for being used as collateral for those transactions, would qualify in accordance with Articles 7 and 12 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.2.5.1. of which collateral extended meets operational requirements
1075	Transactions in item 1.2.2.5 those where the collateral, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.



Row	Legal references and instructions
	1.2.2.6. level 2B asset-backed securities (commercial or individuals, Member State, CQS1) collateral
	Point (f) of Article 28(3) of Delegated Regulation (EU) 2015/61
1080	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is not a central bank and the collateral extended is Level 2B asset backed securities which are backed by commercial loans, leases and credit facilities to undertakings or loans and credit facilities to individuals of a Member State and of credit quality step 1 and which comply with the conditions laid down in points (iii) or (v) of point (f) of Article 13(2) and, but for being used as collateral for those transactions, would qualify in accordance with Articles 7 and 13 of Delegated Regulation (EU) 2015/61as liquid asset
	1.2.2.6.1. of which collateral extended meets operational requirements
1085	Transactions in item 1.2.2.6 where the collateral, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.2.7. other Level 2B assets collateral
	Point (g) of Article 28(3) of Delegated Regulation (EU) 2015/61
1090	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is not a central bank and the collateral extended is Level 2B collateral not captured above and, but for being used as collateral for those transactions, would qualify in accordance with Articles 7 and 12 of Delegated Regulation (EU) 2015/61as liquid asset.
	1.2.2.7.1. of which collateral extended meets operational requirements
1095	Transactions in item 1.2.2.7 those where the collateral, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.2.2.8. non-liquid assets collateral
1100	Point (h) of Article 28(3) of Delegated Regulation (EU) 2015/61
1100	Credit institutions shall report here outflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 where the counterparty is not a central bank and the collateral extended is non liquid assets collateral.
	1.3. Total outflows from collateral swaps
1130	The sum of outflows from C75.01 of Annex XXIV Column 0070 shall be reported in Column 060.
MORAN	DUM ITEMS
	2. Liquidity outflows to be netted by interdependent inflows
	Article 26 of Delegated Regulation (EU) 2015/61
1170	Credit institutions shall report in column 010 the amount of the outstanding balance of all liabilities and off-balance sheet commitments, whose liquidity outflows have been netted by the interdependent inflows in accordance with Article 26 of Delegated Regulation (EU) 2015/61.
	Credit institutions shall report in column 060 the outflows that have been netted by the interdependent inflows in accordance with Article 26 of Delegated Regulation (EU) 2015/61.

Row	Legal references and instructions
	3. Operational deposits maintained for clearing, custody, cash management or other comparable services in the context of an established operational relationship
	Credit institutions shall report here on operational deposits referred to in item 1.1.2.1. broken down by the following counterparties:
	— Credit institutions;
	— financial customers other than credit institutions;
	— sovereigns, central banks, multilateral development banks and public sector entities;
	— other customers.
	3.1. provided by credit institutions
1180	Credit institutions shall report the amount of the outstanding balance of operational deposits referred to in item 1.1.2.1. provided by credit institutions.
	3.2. provided by financial customers other than credit institutions
1190	Credit institutions shall report the amount of the outstanding balance of operational deposits referred to in item 1.1.2.1. provided by financial customers other than credit institutions.
	3.3. provided by sovereigns, central banks, MDBs and PSEs
1200	Credit institutions shall report the amount of the outstanding balance of operational deposits referred to in item 1.1.2.1. provided by sovereigns, central banks, multilateral development banks and public sector entities.
	3.4. provided by other customers
1210	Credit institutions shall report the amount of the outstanding balance of operational deposits referred to in item 1.1.2.1. provided by other customers (other than those mentioned above and customers considered for the retail deposits).
	4. Intra group or IPS outflows
	Credit institutions shall report here all transactions reported in item 1 where the counterparty is a parent or a subsidiary of the credit institution or another subsidiary of the same parent or linked to the credit institution by a relationship within the meaning of Article 12(1) of Directive 83/349/EEC or a member of the same institutional protection scheme referred to in Article 113(7) of Regulation (EU) No 575/2013 or the central institution or an affiliate of a network or cooperative group as referred to in Article 10 of Regulation (EU) No 575/2013.
	4.1. of which: to financial customer
1290	Credit institutions shall report total amount reported in item 1.1. to financial customers within the scope of item 4.
	4.2. of which: to non-financial customers
1300	Credit institutions shall report total amount reported in item 1.1. to non-financial customers within the scope of item 4.
	4.3. of which: secured
1310	Credit institutions shall report total amount of secured transactions reported in item 1.2. within the scope of item 4.



Row	Legal references and instructions
	4.4. of which: credit facilities without preferential treatment
1320	Credit institutions shall report the maximum amount that could be drawn from undrawn committed credit facilities reported in item 1.1.6.1. to entities within the scope of item 4 for which they have not received permission to apply a lower outflow rate in accordance with Article 29 of Delegated Regulation (EU) 2015/61.
	4.5. of which: liquidity facilities without preferential treatment
1330	Credit institutions shall report the maximum amount that could be drawn from undrawn committed liquidity facilities reported in item 1.1.6.2. to entities within the scope of item 4 for which they have not received permission to apply a lower outflow rate in accordance with Article 29 of Delegated Regulation (EU) 2015/61.
	4.6. of which: operational deposits
1340	Credit institutions shall report the amount of deposits referred to in item 1.1.2. to entities within the scope of item 4.
	4.7. of which: excess operational deposits
1345	Credit institutions shall report the amount of funds from operational deposits held in excess referred to in item 1.1.3. to entities within the scope of item 4.
	4.8. of which: non-operational deposits
1350	Credit institutions shall report the amount of the outstanding balance of the deposits referred to in item 1.1.4. from entities within the scope of item 4.
	4.9. of which: liabilities in the form of debt securities if not treated as retail deposits
1360	Credit institutions shall report the amount of the outstanding balance of debt securities reported in item 1.1.8.2. which are held by entities within the scope of item 4.
	5. FX outflows
	This item shall only be reported in case of reporting in currencies subject to separate reporting.
1370	For the cases of reporting in a separate currency, in accordance with Article 415(2) of Regulation (EU) No 575/2013, only, credit institutions shall report the portion of outflows from derivatives (reported in item 1.1.5.5.) which relate to FX principal flows in the respective significant currency from cross-currency swaps, FX spot and forward transactions maturing within the 30 day period. Netting by counterparty may only be applied to flows in that currency, for instance Counterparty A: EUR+10 and Counterparty A: EUR-20 shall be reported as EUR10 outflow. No netting shall be made across counterparties, for instance Counterparty A: EUR-10, Counterparty B: EUR+40 shall be reported as EUR10 outflow on C73.00 (and EUR40 inflow on C74.00).
	6. Secured funding waived from Article 17(2) and (3)
	Credit institutions shall report here secured funding transactions with a residual maturity up to 30 days where the counterparty is a central bank and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).
	6.1. of which: secured by L1 excl. EHQCB
1400	Credit institutions shall report here secured funding transactions maturing within 30 calendar days where the counterparty is a central bank, the collateral extended is Level 1 collateral excluding extremely high quality covered bonds and but for being used as collateral would meet the requirements laid down in Articles 7 and 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).

Row	Legal references and instructions
	6.2. of which: secured by L1 EHQCB
1410	Credit institutions shall report here secured funding transactions maturing within 30 calendar days where the counterparty is a central bank, the collateral extended is Level 1 collateral which is extremely high quality covered bonds and but for being used as collateral would meet the requirements laid down in Articles 7 and 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).
	6.3. of which: secured by L2A
1420	Credit institutions shall report here secured funding transactions maturing within 30 calendar days where the counterparty is a central bank, the collateral extended is Level 2A collateral and but for being used as collateral would meet the requirements laid down in Articles 7 and 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).
	6.4. of which: secured by L2B
1430	Credit institutions shall report here secured funding transactions maturing within 30 calendar days where the counterparty is a central bank, the collateral extended is Level 2B collateral and but for being used as collateral would meet the requirements laid down in Articles 7 and 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).
	6.5. of which: secured by non-liquid assets
1440	Credit institutions shall report here secured funding transactions maturing within 30 calendar days where the counterparty is a central bank, the collateral extended is a non-liquid collateral and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).

REPORTING ON LIQUIDITY (PART 3: INFLOWS)

1. Inflows

1.1. General remarks

- 1. This is a summary template which contains information about liquidity inflows measured over the next 30 days, for the purpose of reporting the liquidity coverage requirement as specified in Delegated Regulation (EU) 2015/61. Items which do not need to be completed by credit institutions are coloured in grey.
- Credit institutions shall submit the template in the corresponding currencies in accordance with Article 415(2) of Regulation (EU) 575/2013.
- 3. In accordance with Article 32 of Delegated Regulation (EU) 2015/61, liquidity inflows shall:
 - i. comprise only contractual inflows from exposures that are not past due and for which the credit institution has no reason to expect non-performance within the 30-day time horizon.
 - be calculated by multiplying the outstanding balances of various categories of contractual receivables by the rates specified in Delegated Regulation (EU) 2015/61.

- 4. Inflows within a group or an institutional protection scheme (except for inflows from undrawn credit or liquidity facilities provided by members of a group or an institutional protection scheme where the competent authority has granted permission to apply a preferential inflow rate) shall be assigned to the relevant categories. Unweighted amounts shall additionally be reported as memorandum items under section 3 of the template (rows 460-510).
- 5. In accordance with Article 32(6) of Delegated Regulation (EU) 2015/61, credit institutions shall not report inflows from any of the liquid assets reported in accordance with Title II of that Regulation other than payments due on the assets that are not reflected in the market value of the asset.
- 6. Inflows which are to be received in third countries where there are transfer restrictions or which are denominated in non-convertible currencies shall be reported in the relevant rows of sections 1.1., 1.2. or 1.3. The inflows shall be reported in full, regardless of the amount of outflows in the third country or currency.
- 7. Monies due from securities issued by the credit institution itself or by a SSPE with which the credit institution has close links shall be taken into account on a net basis with an inflow rate applied on the basis of the inflow rate applicable to the underlying assets pursuant to point (h) of Article 32(3) of Delegated Regulation (EU) 2015/61.
- 8. In accordance with Article 32(7) of Delegated Regulation (EU) 2015/61, credit institutions shall not report inflows from any new obligations entered into. This refers to contractual commitments which have not been contractually established at the reporting date, but will or may be entered into within the 30 day horizon.
- 9. In the case of a separate reporting in accordance with Article 415(2) of Regulation (EU) 575/2013, the reported balances shall comprise only those which are denominated in the relevant currency to ensure that currency gaps are correctly reflected. This may mean that only one side of the transaction is reported in the relevant currency template. For instance, in case of FX derivatives, credit institutions may only net inflows and outflows in accordance with Article 21 of Delegated Regulation (EU) 2015/61 where they are denominated in the same currency.
- 10. The Column structure of this template is built to accommodate the different caps on inflows applicable pursuant to Article 33 of Delegated Regulation (EU) 2015/61. In this regard, the template is based on three sets of Columns, one set for each cap treatment (75 % cap, 90 % cap, and exempted from the cap). Credit institutions reporting on a consolidated basis may use more than one such set of Columns if different entities under the same consolidation qualify for different cap treatments.
- 11. In accordance with point (c) of Article 2(3) of Delegated Regulation (EU) 2015/61 regarding consolidation, liquidity inflows in a subsidiary undertaking in a third country which are subject under the national law of that third country to lower rates than those specified in Title III of the regulation shall be subject to consolidation in accordance with the lower rates specified in the national law of the third country.
- 12. Delegated Regulation (EU) 2015/61 only refers to rates and haircuts, and the word "weight" in the template just refers to these in the appropriate context. The word "weighted" in this Annex shall be understood as a general term for indicating the amount calculated after the application of the respective haircuts, rates and any other relevant additional instructions (e.g. in the case of secured lending and funding).
- 13. Some "memorandum items" are included in the associated templates to these instructions. Among others, these items provide necessary information to allow the competent authority to complete an adequate assessment of credit institutions' compliance with the liquidity requirements.
- 1.2. Specific remarks regarding secured lending and capital market-driven transactions
 - 14. The template categories collateralizsed flows by the quality of the underlying asset or HQLA eligibility. A separate template is provided for collateral swaps C 75.01 of ANNEX XXIV. Collateral swaps, which are collateral-versus-collateral transactions shall not be reported on the inflow template (C 74.00 of ANNEX XXIV) which only covers cash-versus-collateral transactions.

- 15. Where secured lending and capital market-driven transactions are secured by shares or units in CIUs, these transactions shall be reported as if they would be collateralised by the assets underlying the CIU. For instance, in case a secured lending transaction is collateralised by shares or units in a CIU that exclusively invests into Level 2A assets, the secured lending transaction shall be reported as if directly collateralised by Level 2A collateral. The potentially higher inflow rate for secured lending transactions backed by shares or units in CIUs shall be reflected in the relevant inflow rate to be reported.
- 16. In the case of a separate reporting in accordance with Article 415(2) of Regulation (EU) 575/2013, the reported balances shall comprise only those which are denominated in the relevant currency to ensure that currency gaps are correctly reflected. This may mean that only one side of the transaction is reported in the relevant currency template. Hence a reverse repo transaction can result in a negative inflow. Reverse repo transactions reported in the same item shall be summed (positives and negatives). If the total is positive then this shall be reported on the inflow template. If the total is negative then this shall be reported on the outflow template. This approach shall be followed vice-versa for repos.
- 17. For the calculation of inflows, secured lending and capital market-driven transactions shall be reported irrespective of whether the underlying collateral received meets the operational requirements as provided under Article 8 of Delegated Regulation (EU) 2015/61. Furthermore, in order to allow for the calculation of the adjusted stock of liquid assets in accordance with Article 17(2) of Delegated Regulation (EU) 2015/61, credit institutions shall also report separately those transactions where the underlying collateral received additionally meets the operational requirements as provided under Article 8 of Delegated Regulation (EU) 2015/61.
- 18. Where a credit institution may only recognise part of their foreign currency shares, or foreign currency central government or bank assets, or domestic currency central government or central bank assets within their HQLA, only the recognisable part shall be reported within the rows on Level 1, Level 2A and Level 2B assets in accordance with point (ii) of point (c) of Article 12(1) and point (d) of Article 10(1) of Delegated Regulation (EU) 2015/61. Where the particular asset is used as collateral but for an amount which is surplus to the portion which can be recognised as liquid assets, the surplus amount shall be reported in the non-liquid section. Level 2A assets shall be reported in the corresponding Level 2A asset row, even if the Alternative Liquidity Approach under Article 19 of Delegated Regulation (EU) 2015/61 is being followed.
- 1.3. Specific remarks regarding settlement and forward starting transactions
 - 19. Credit institutions shall report inflows stemming from forward starting repos that start within the 30 day horizon and mature beyond the 30 day horizon. The inflow to be received shall be reported in {C 74.00; r260} ("other inflows"), net of the market value of the asset to be delivered to the counterparty after the application of the related LCR haircut. If the asset is not a "liquid asset", the inflow to be received shall be reported in full. The asset to be pledged as collateral shall be reported in C 72.00 if the institution holds the asset in its book at the reference date and it fulfils the related conditions.
 - 20. Credit institutions shall report inflows stemming from forward starting repos, reverse repos and collateral swaps that start within the 30 day horizon and mature beyond the 30 day horizon where the initial leg produces an inflow. In the case of a repo, the inflow to be received shall be reported in {C 74.00; r260} ("other inflows"), net of the market value of the asset to be delivered to the counterparty after the application of the related LCR haircut. If the amount to be received is lower than the market value of the asset (after LCR haircut) to be lent as collateral, the difference shall be reported as an outflow in C.73.00. If the asset is not a "liquid asset", the inflow to be received shall be reported in full. The asset to be pledged as collateral shall be reported in C 72.00 where the institution holds the asset in its book at the reference date and it fulfils the related conditions. In the case of a reverse repo, where the market value of the asset to be received as collateral after the application of the related LCR haircut (if the asset qualifies as liquid asset) is larger than the cash amount to be lent, the difference is to be reported as an inflow in {C 74.00; r260} ("other inflows"). For collateral swaps, where the net effect of the initial swap of assets (taking into account LCR haircuts) gives rise to an inflow this inflow shall be reported {C 74.00; r260} ("other inflows").

- 21. Forward repos, forward reverse repos and forward collateral swaps that start and mature within the LCR's 30 day horizon do not have any impact on a bank's LCR and can be ignored.
- 1.4. Decision tree on LCR inflows in accordance with Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61
 - 22. The decision tree is without prejudice to the reporting of the memorandum items. The decision tree is part of the instructions to specify prioritisation assessment criteria for the assignment of each reported item in order to secure homogenous and comparable reporting. Going through the decision tree alone is not sufficient credit institutions shall comply with the rest of the instructions at all times.
 - 23. For the sake of simplicity, the decision tree ignores totals and subtotals; this however does not necessarily imply that they shall not also be reported.

1.4.1. Decision tree on rows in template C 74.00 of ANNEX XXIV

#	Item	Decision	Reporting
	Inflow meeting the operational criteria as specified in Article 32, such as:	No	No Reporting
	— Exposure is not past due (Article 32(1))	Yes	# 2
	— Credit institution has no reason to expect non-performance within 30 calendar days (Article 32(1))		
1	 Credit institutions shall not take into account inflows from any new obligation entered into (Article 32(7)) 		
	 No inflows shall be reported in case inflows are already netted against outflows (Article 26) 		
	— Credit institutions shall not take into account any inflows from any of the liquid assets referred to in Title II other than payments due on the assets that are not reflected in the market value of the asset (Article 32(6))		
			# 3
2	Forward starting transaction	No	# 5
			No Reporting
3	Forward transaction entered into subsequent to the reporting date;	No	# 4
	Forward transaction that start within the 30 day horizon and mature after the 30-day horizon where the initial leg produces a net inflow		Row 260, ID 1.1.11.
4			No Reporting
_			# 6
5	Inflows within a group or an institutional protection scheme	No	# 7
	Inflows from undrawn credit or liquidity facilities provided by members	Yes	Row 250, ID 1.1.10.
6	of a group or an institutional protection scheme where the competent authority has granted permission to apply a higher inflow rate (Article 34)	No	# 7
7	Inflows from secured lending and capital markets-driven transactions	Yes	# 23
_	with the exception of derivatives (Article 32(3)(b)-(c);(e)-(f))		# 8

#		Item	Decision	Reporting		
	Monies due from securities	Yes	Row 190, ID 1.1.5.			
8	(Article 32(2)(c))					
9	Monies due from trade financii	Yes	Row 180, ID 1.1.4.			
9	no more than 30 days (Article	No	# 10			
10	Loans with an undefined contr	Yes	# 11			
10	Loans with an undermed contr	Loans with an undefined contractual end date (Article 32(3)(i))				
11		ments from loans with an undefined ontractually due and that are subject to an	Yes	# 12		
11	actual cash inflow within the n	No	Row 200, ID 1.1.6.			
12	Monies due from positions in	Yes	Row 210, ID 1.1.7.			
12	that there is no double countin	No	# 13			
13	Inflows from the release of accordance with regulatory red	Yes	Row 230, ID 1.1.8.			
	trading assets (Article 32(4))	quirements for the protection of customer	No	# 14		
14	Derivatives cash inflows net by	Yes	Row 240, ID 1.1.9.			
17	Derivatives cash inflows her by	No	# 15			
15	Inflows related to outflows	Yes	Row 170, ID 1.1.3.			
1)	commitments referred to in Ar	rticle 31(9) (Article 32(3)(a))	No	# 16		
16		s and financial customers with a residual	Yes	# 20		
	maturity of no more than 30 d	No	# 17			
17		l customers (except for central banks) not	Yes	Row 040, ID 1.1.1.1.		
1/	corresponding to principal rep	payment (Article 32(2))	No	# 18		
18		-financial customers (except for central	Yes	# 19		
10	banks) (Article 32(3)(a))		No	Row 260, ID 1.1.11.		
		# 19.1 Retail customers	Yes	Row 060, ID 1.1.1.2.1		
		# 17.1 Retail customers	No	# 19.2		
19	Other monies due from non-financial customers	# 19.2 Non-financial corporates	Yes	Row 070, ID 1.1.1.2.2		
1)	(except for central banks) (Article 32(3)(a))	# 17.2 Non-imalicial corporates	No	# 19.3		
		# 19.3 Sovereigns, MDBs and PSEs	Yes	Row 080, ID 1.1.1.2.3		
		" 17.7 Jovereigns, minus and 1 ses	No	Row 090, ID 1.1.1.2.4		
20		ers being classified as operational deposits	Yes	# 21		
۷۷	(Article 32(3)(d))					

#		Decision	Reporting		
	Credit institution is able to esta	Credit institution is able to establish a corresponding symmetrical inflow			Row 120, ID 1.1.2.1.1.
21	rate (Article 32(3)(d))	No	Row 130, ID 1.1.2.1.2.		
	M : 1 (11 1 /A : 1 22/2V))				Row 150, ID 1.1.2.2.1.
22	Monies due from central bank	No	Row 160, ID 1.1.2.2.2.		
22	Colletoral Swan Transaction (A	Yes	Row 410, ID 1.3 (²)		
23	Collateral Swap Transaction (A	111111111111111111111111111111111111111	.(3)(e))	No	# 24
24	Transaction is conducted with	a central	hank	Yes	#25
	Transaction is conducted with	a Centrai	Dalik	No	# 31
25			asset (irrespective or not whether irrespective of whether the asset	Yes	# 26
	meets the operational requirer			No	# 30
26	Collateral is used to cover shor	t positio	ns	Yes	Row 297, ID 1.2.1.2
		No	# 27		
27	Collateral received meets the o	operational requirements under Article 8		Yes	# 28
	Conateral received meets the o	peration	arrequirements under 71 tiele 8	No	# 29
	Secured funding transaction secured by (Article 32(3)(b)):	# 28.1	Level 1 collateral excluding extremely high quality covered bonds	Yes	Row 269, ID 1.2.1.1.1 + Row 271, ID 1.2.1.1.1.1
				No	# 28.2
		# 28.2	Level 1 collateral which is extremely high quality covered bonds	Yes	Row 273, ID 1.2.1.1.2 + Row 275, ID 1.2.1.1.2.1
				No	# 28.3
		# 28.3	Level 2A collateral	Yes	Row 277, ID 1.2.1.1.3 + Row 279, ID 1.2.1.1.3.1
				No	# 28.4
28		# 28.4	Level 2B asset backed securities	Yes	Row 281, ID 1.2.1.1.4 + Row 283, ID 1.2.1.1.4.1
			(residential or auto) collateral	No	# 28.5
		# 28.5	Level 2B high quality covered	Yes	Row 285, ID 1.2.1.1.5 + Row 287, ID 1.2.1.1.5.1
			bonds collateral	No	# 28.6
				Yes	Row 289, ID 1.2.1.1.6 + Row 291, ID 1.2.1.1.6.1
				No	Row 293, ID 1.2.1.1.7 + Row 295, ID 1.2.1.1.7.1

 $[\]begin{tabular}{ll} (2) & Collateral swap transactions additionally need to be reported in template C~75.01 of ANNEX XXIV. \end{tabular}$

#		Decision	Donortina		
#		Item	Level 1 collateral excluding	Yes	Reporting
		# 29.1	extremely high quality covered bonds	No Yes	# 29.2
			Level 1 collateral which is	Yes	Row 273, ID 1.2.1.1.2
		# 29.2	extremely high quality covered bonds	No	# 29.3
			Condo	Yes	Row 277, ID 1.2.1.1.3
	Secured funding transaction	# 29.3	Level 2A collateral	No	# 29.4
29	secured by (Article 32(3)(b)):		Level 2B asset backed securities	Yes	Row 281, ID 1.2.1.1.4
		# 29.4	(residential or auto) collateral	No	# 29.5
		# 20.5	Level 2B high quality covered	Yes	Row 285, ID 1.2.1.1.5
		# 29.5	bonds collateral	No	# 29.6
		# 20 (Level 2B asset backed securities	Yes	Row 289, ID 1.2.1.1.6
		# 29.6	(commercial or individuals) collateral	No	Row 293, ID 1.2.1.1.7
20	Collateral that does not qualif	fy as a liquid asset (Article 32(3)(b)) and is		Yes	Row 301, ID 1.2.1.3.1
30	non-liquid equity	•			Row 303, ID 1.2.1.3.2
21	Collateral is generally eligible as a liquid asset (irrespective or not whether it is re-used in another transaction and irrespective of whether the asset				# 32
31	meets the operational requirer			No	# 36
22	Calleston I is used to account heart medicine.				Row 337, ID 1.2.2.2
32	Collateral is used to cover shor	No	# 33		
33	Collateral received meets the operational requirements under Article 8				# 34
,,	Conatcial received inects the o	No	# 35		
		# 34.1	Level 1 collateral excluding extremely high quality covered bonds	Yes	Row 309, ID 1.2.2.1.1 + Row 311, ID 1.2.2.1.1.1
				No	# 34.2
		# 34.2	Level 1 collateral which is extremely high quality covered bonds	Yes	Row 313, ID 1.2.2.1.2 + Row 315, ID 1.2.2.1.2.1
				No	# 34.3
		# 34.3	Level 2A collateral	Yes	Row 317, ID 1.2.2.1.3 + Row 319, ID 1.2.2.1.3.1
	c 1 C 1:			No	# 34.4
34	Secured funding transaction secured by (Article 32(3)(b))	# 34.4	Level 2B asset backed securities (residential or auto) collateral	Yes	Row 321, ID 1.2.2.1.4 + Row 323, ID 1.2.2.1.4.1
			(residential of auto) conateral	No	# 34.5
		# 34.5	Level 2B high quality covered bonds collateral	Yes	Row 325, ID 1.2.2.1.5 + Row 327, ID 1.2.2.1.5.1
			Donus Conatciai	No	# 34.6
		" 2 4 6	Level 2B asset backed securities	Yes	Row 329, ID 1.2.2.1.6 + Row 331, ID 1.2.2.1.6.1
		# 34.6	(commercial or individuals) collateral	No	Row 333, ID 1.2.2.1.7 + Row 335, ID 1.2.2.1.7.1

#		Decision	Reporting		
		# 35.1	Level 1 collateral excluding extremely high quality covered bonds	Yes	Row 309, ID 1.2.2.1.1
		# 55.1		No	# 35.2
		# 35.2	Level 1 collateral which is	Yes	Row 313, ID 1.2.2.1.2
		# 33.2	extremely high quality covered bonds	No	# 35.3
		# 35.3	Level 2A collateral	Yes	Row 317, ID 1.2.2.1.3
35	Secured funding transaction secured by (Article 32(3)(b))	# 55.5	Level 2A collateral	No	# 35.4
))		# 35.4	Level 2B asset backed securities (residential or auto) collateral	Yes	Row 321, ID 1.2.2.1.4
				No	# 35.5
		# 35.5	Level 2B high quality covered bonds collateral	Yes	Row 325, ID 1.2.2.1.5
				No	# 35.6
		# 35.6	Level 2B asset backed securities (commercial or individuals) col- lateral	Yes	Row 329, ID 1.2.2.1.6
				No	Row 333, ID 1.2.2.1.7
		1	margin loans: collateral is non-liquid	Yes	Row 341, ID 1.2.2.3.1.
36	Collateral that does not qualify as a liquid asset (Article 32(3)(b))			No	# 36.2
<i>)</i> 0			collateral is non-liquid equity	Yes	Row 343, ID 1.2.2.3.2.
		# 36.2		No	Row 345, ID 1.2.2.3.3.

1.4.2. Decision tree on columns in template C 74.00 of ANNEX XXIV

#		Decision	Reporting		
	Inflow to be reported in rows 01 in accordance with Article 32,	No	No Reporting		
1	with the classification as specific template C 74.00")		Yes	# 2	
2	Inflows from secured lending a	Yes	# 11		
	the exception of derivatives (Art	No	# 3		
_	D	: -1 - 2 2 (2) (5))	Yes	# 4	
3	Partial exemption from the cap of	on inflows (£	Article 33(2)-(5))	No	# 6
4	Partial exemption from the cap	# 4.1	Part of inflows exempted from the cap on inflows		# 5
4	on inflows (Article 33(2)-(5))	# 4.2	Part of inflows not exempted from the cap on inflows		# 7
5	Part of the inflows exempted fro	Part of the inflows exempted from the 75 % cap on inflows subject to 90 %			# 9
	cap on inflows (Article 33(4) and	No	# 10		

#		Item		Decision	Reporting
	r. C	· a / .	.: 1 22/1)	Yes	# 7
6	Inflow subject to the 75 % cap or	No	# 8		
7	- G 1: 1 0/	#7.1	Monies due/maximum amount that can be drawn		Column 010
	Inflow subject to the 75 % cap on inflows (Article 33(1))	# 7.2	Applicable Weight		Column 080
		# 7.3	Inflow		Column 140
	v Cl 1: 1 000/	Yes	# 9		
8	Inflow subject to the 90 % cap or	n inflows (A	rticle 33(4) and Article 33(5))	No	# 10
	Inflow subject to the 90 % cap	# 9.1	Monies due/maximum amount that can be drawn		Column 020
9	on inflows (Article 33(4) and Article 33(5))	# 9.2	Applicable Weight		Column 090
		# 9.3	Inflow		Column 150
	Inflows that are fully exempted	# 10.1	Monies due/maximum amount that can be drawn		Column 030
10	from the cap on inflows (Article 33(2)-(3))	# 10.2	Applicable Weight		Column 100
	[[[]]]	# 10.3	Inflow		Column 160
	Secured funding transaction w	Yes	#12		
11	liquid asset (irrespective or not and irrespective of whether th under Article 8)			No	# 3
1.0		Yes	# 13		
12	Partial exemption from the cap of	No	# 15		
1.2	Partial exemption from the cap on inflows (Article 33(2)-(5))	# 13.1	Part of inflows exempted from the cap on inflows		# 14
13		# 13.2	Part of inflows not exempted from the cap on inflows		# 16
1.4	Part of the inflows exempted fro	e inflows exempted from the 75 % cap on inflows subject to 90 %		Yes	# 18
14	cap on inflows (Article 33(4) and			No	# 19
1.5	In Classes A 1 75 07		:-1- 22/1\\	Yes	# 16
15	Inflow subject to the 75 % cap or	No	# 17		
		# 16.1	Monies due		Column 010
		# 16.2	Market value of collateral received		Column 040
		# 16.3	Applicable Weight		Column 080
16	Inflow subject to the 75 % cap on inflows (Article 33(1))	# 16.4	Value of collateral received in accordance with Article 9 [only if the collateral received meets the operational require-		Column 110
		# 16.5	ments] Inflow		0.1
			Column 140		

#		Item		Decision	Reporting
17	Inflow subject to the 90 % cap on inflows (Article 33(4) and Article 33(5))			Yes	# 18
17				No	# 19
		# 18.1	Monies due		Column 020
		# 18.2	Market value of collateral received		Column 050
		# 18.3	Applicable Weight		Column 090
18	Inflow subject to the 90 % cap on inflows (Article 33(4) and Article 33(5))		Value of collateral received in accordance with Article 9		
		# 18.4	[only if the collateral received meets the operational requirements]		Column 120
		# 18.5	Inflow		Column 150
	Inflows that are fully exempted from the cap on inflows (Article 33(2)-(3))	# 19.1	Monies due		Column 030
		# 19.2	Market value of collateral received		Column 060
		# 19.3	Applicable Weight		Column 100
19			Value of collateral received in accordance with Article 9		
		# 19.4	[only if the collateral received meets the operational requirements]		Column 130
		# 19.5	Inflow		Column 160

1.5. Inflows sub template

1.5.1. Instructions concerning specific **columns**

Column	Legal references and instructions		
	Amount — Subject to the 75 % cap on inflows		
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61		
010	For rows {040}, {060}-{090}, {120}-{130}, {150}-{260}, {269}-{297}, {301}-{303}, {309-337}, {341}-{345}, {450} and {470}-{510}, credit institutions shall report in Column 010 the total amount of assets/monies due/maximum amounts that can be drawn that are subject to the 75 % cap on inflows as specified in Article 33(1) of Delegated Regulation (EU) 2015/61 and following the relevant instructions included here.		
	Where a competent authority has approved a partial exemption from the cap on inflows in accordance with Article 33(2) of Delegated Regulation (EU) 2015/61, the part of the amount subject to the exemption shall be reported in Column 020 or 030 and the part of the amount not subject to the exemption shall be reported in Column 010.		

Column	Legal references and instructions
	Amount — Subject to the 90 % cap on inflows
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61
020	For rows {040}, {060}-{090}, {120}-{130}, {150}-{260}, {269}-{297}, {301}-{303}, {309-337}, {341}-{345}, {450} and {470}-{510}, credit institutions shall report in Column 020 the total amount of assets/monies due/maximum amounts that can be drawn that are subject to the 90 % cap on inflows as specified in Article 33(4) and Article 33(5) of Delegated Regulation (EU) 2015/61 and following the relevant instructions included here.
	Where a competent authority has approved a partial exemption from the cap on inflows in accordance with Article 33(2) of Delegated Regulation (EU) 2015/61, the part of the amount subject to the exemption shall be reported in Column 020 or 030 and the part of the amount not subject to the exemption shall be reported in Column 010.
	Amount – Exempted from the cap on inflows
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61
030	For rows {040}, {060}-{090}, {120}-{130}, {150}-{260}, {269}-{297}, {301}-{303}, {309-337}, {341}-{345}, {450} and {470}-{510}, credit institutions shall report in Column 030 the total amount of assets/monies due/maximum amounts that can be drawn that are fully exempted from the cap on inflows as specified in Article 33(2), Article 33(3) and Article 33(5) of Delegated Regulation (EU) 2015/61 and following the relevant instructions included here.
	Where a competent authority has approved a partial exemption from the cap on inflows in accordance with Article 33(2) of Delegated Regulation (EU) 2015/61, the part of the amount subject to the exemption shall be reported in Column 020 or 030 and the part of the amount not subject to the exemption shall be reported in Column 010.
	Market value of collateral received — Subject to the 75 % cap on inflows
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61
040	For rows {269}-{295}, {309-335} and for row {490}, credit institutions shall report in Column 040 the market value of collateral received in secured lending and capital market-driven transactions that are subject to the 75 % cap on inflows as specified in Article 33(1) of Delegated Regulation (EU) 2015/61.
	Where a competent authority has approved a partial exemption from the cap on inflows in accordance with Article 33(2) of Delegated Regulation (EU) 2015/61, the market value of collateral received in secured lending and capital market-driven transactions subject to the exemption shall be reported in Column 050 or 060 and the market value of collateral received in secured lending and capital market-driven transactions not subject to the exemption shall be reported in Column 040.
	Market value of collateral received — Subject to the 90 % cap on inflows
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61
050	For rows {269}-{295}, {309-335} and for row {490}, credit institutions shall report in Column 050 the market value of collateral received in secured lending and capital market-driven transactions that are subject to the 90 % cap on inflows as specified in Article 33(4) and Article 33(5) of Delegated Regulation (EU) 2015/61.
	Where a competent authority has approved a partial exemption from the cap on inflows in accordance with Article 33(2) of Delegated Regulation (EU) 2015/61, the market value of collateral received in secured lending and capital market-driven transactions subject to the exemption shall be reported in Column 050 or 060 and the market value of collateral received in secured lending and capital market-driven transactions not subject to the exemption shall be reported in Column 040.



Column	Legal references and instructions
	Market value of collateral received — Exempted from the cap on inflows
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61
060	For rows {269}-{295}, {309-335} and for row {490}, credit institutions shall report in Column 060 the market value of collateral received in secured lending and capital market-driven transactions that are fully exempted from the cap on inflows as specified in Article 33(2), Article 33(3) and Article 33(5) of Delegated Regulation (EU) 2015/61.
	Where a competent authority has approved a partial exemption from the cap on inflows in accordance with Article 33(2) of Delegated Regulation (EU) 2015/61, the market value of collateral received in secured lending and capital market-driven transactions subject to the exemption shall be reported in Column 050 or 060 and the market value of collateral received in secured lending and capital market-driven transactions not subject to the exemption shall be reported in Column 040.
	Standard Weight
070	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61
2,7	The standard weights in Column 070 are those specified in Delegated Regulation (EU) 2015/61 by default and are provided for information only.
	Applicable Weight- Subject to the 75 % cap on inflows
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61
080	The Applicable Weight is the one specified in Articles 32 to 34 of Delegated Regulation (EU) 2015/61. Applicable weights may result in weighted average values and shall be reported in decimal terms (i.e. 1,00 for an applicable weight of 100 per cent, or 0,50 for an applicable weight of 50 per cent). Applicable weights may reflect, but are not limited to, firm-specific and national discretions.
	For rows {040}, {060}-{090}, {120}-{130}, {150}-{260}, {269}, {273}, {277}, {281}, {285}, {289}, {293}, {301}-{303}, {309}, {313}, {317}, {321}, {325}, {329}, {333}, {341}-{345}, {450} and {470} - {510}, credit institutions shall report in Column 080 the average weight applied to assets/monies due/maximum amounts that can be drawn that are subject to the 75 % cap on inflows as specified in Article 33(1) of Delegated Regulation (EU) 2015/61.
	Applicable Weight- Subject to the 90 % cap on inflows
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61
090	The Applicable Weight are those specified in Articles 32 to 34 of Delegated Regulation (EU) 2015/61. Applicable weights may result in weighted average values and shall be reported in decimal terms (i.e. 1,00 for an applicable weight of 100 per cent, or 0,50 for an applicable weight of 50 per cent). Applicable weights may reflect, but are not limited to, firm-specific and national discretions.
	For rows {040}, {060}-{090}, {120}-{130}, {150}-{260}, {269}, {273}, {277}, {281}, {285}, {289}, {293}, {301}-{303}, {309}, {313}, {317}, {321}, {325}, {329}, {333}, {341}-{345}, {450} and {470} – {510}, credit institutions shall report in Column 090 the average weight applied to assets/monies due/maximum amounts that can be drawn that are subject to the 90 % cap on inflows as specified in Article 33(4) and Article 33(5) of Delegated Regulation (EU) 2015/61.
	Applicable Weight — Exempted from the cap on inflows
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61
100	The Applicable Weight are those specified in Articles 32 to 34 of Delegated Regulation (EU) 2015/61. Applicable weights may result in weighted average values and shall be reported in decimal terms (i.e. 1,00 for an applicable weight of 100 per cent, or 0,50 for an applicable weight of 50 per cent). Applicable weights may reflect, but are not limited to, firm-specific and national discretions.
	For rows {040}, {060}-{090}, {120}-{130}, {150}-{260}, {269}, {273}, {277}, {281}, {285}, {289}, {293}, {301}-{303}, {309}, {313}, {317}, {321}, {325}, {329}, {333}, {341}-{345}, {450} and {470} - {510}, credit institutions shall report in Column 100 the average weight applied to assets/monies due/maximum amounts that can be drawn that are exempted from the cap on inflows as specified in Article 33(2), Article 33(3) and Article 33(5) of Delegated Regulation (EU) 2015/61.

Column	Legal references and instructions
	Value of collateral received in accordance with Article 9 — Subject to the 75 % cap on inflows
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61
110	For rows {271}, {275}, {279}, {283}, {287}, {291}, {295}, {311}, {315}, {319}, {323}, {327}, {331} and {335}, credit institutions shall report in Column 110 the value of collateral received in accordance with Article 9 of Delegated Regulation (EU) 2015/61 in secured lending and capital market-driven transactions that are subject to the 75 % cap on inflows as specified in Article 33(1) of Delegated Regulation (EU) 2015/61.
	Where a competent authority has approved a partial exemption from the cap on inflows in accordance with Article 33(2) of Delegated Regulation (EU) 2015/61, the value of collateral received in accordance with Article 9 of Delegated Regulation (EU) 2015/61 in secured lending and capital market-driven transactions subject to the exemption shall be reported in Column 120 or 130 and the value of collateral received in accordance with Article 9 of Delegated Regulation (EU) 2015/61 in secured lending and capital market-driven transactions not subject to the exemption shall be reported in Column 110.
	Value of collateral received in accordance with Article 9 — Subject to the 90 % cap on inflows
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61
120	For rows {271}, {275}, {279}, {283}, {287}, {291}, {295}, {311}, {315}, {319}, {323}, {327}, {331} and {335}, credit institutions shall report in Column 120 the value of collateral received in accordance with Article 9 of Delegated Regulation (EU) 2015/61 in secured lending and capital market-driven transactions that are subject to the 90 % cap on inflows as specified in Article 33(4) and Article 33(5) of Delegated Regulation (EU) 2015/61.
	Where a competent authority has approved a partial exemption from the cap on inflows in accordance with Article 33(2) of Delegated Regulation (EU) 2015/61, the value of collateral received in accordance with Article 9 of Delegated Regulation (EU) 2015/61 in secured lending and capital market-driven transactions subject to the exemption shall be reported in Column 120 or 130 and the value of collateral received in accordance with Article 9 of Delegated Regulation (EU) 2015/61 in secured lending and capital market-driven transactions not subject to the exemption shall be reported in Column 110.
	Value of collateral received in accordance with Article 9 — Exempted from the cap on inflows
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61
130	For rows {271}, {275}, {279}, {283}, {287}, {291}, {295}, {311}, {315}, {319}, {323}, {327}, {331} and {335}, credit institutions shall report in Column 130 the value of collateral received in accordance with Article 9 of Delegated Regulation (EU) 2015/61 in secured lending and capital market-driven transactions that are fully exempted from the cap on inflows as specified in Article 33(2), Article 33(3) and Article 33(5) of Delegated Regulation (EU) 2015/61.
	Where a competent authority has approved a partial exemption from the cap on inflows in accordance with Article 33(2) of Delegated Regulation (EU) 2015/61, the value of collateral received in accordance with Article 9 of Delegated Regulation (EU) 2015/61 in secured lending and capital market-driven transactions subject to the exemption shall be reported in Column 120 or 130 and the value of collateral received in accordance with Article 9 of Delegated Regulation (EU) 2015/61 in secured lending and capital market-driven transactions not subject to the exemption shall be reported in Column 110.

Column	Legal references and instructions		
	Inflow — Subject to the 75 % cap on inflows		
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61		
140	For rows {040}, {060}-{090}, {120}-{130}, {150}-{260}, {269}, {273}, {277}, {281}, {285}, {289}, {293}, {301}-{303}, {309}, {313}, {317}, {321}, {325}, {329}, {333}, {341}-{345}, {450} and {470}-{510}, credit institutions shall report in Column 140 total inflows that are subject to the 75 % cap on inflows as specified in Article 33(1) of Delegated Regulation (EU) 2015/61 which shall be calculated by multiplying the total amount/maximum amount that can be drawn from Column 010 with the relevant weight from Column 080.		
	For row {170}, credit institutions shall report in Column 140 total inflows that are subject to the 75 % cap on inflows as specified in Article 33(1) of Delegated Regulation (EU) 2015/61 only if the credit institution received this commitment in order for them to disburse a promotional loan to a final recipient, or have received a similar commitment from a multilateral development bank or a public sector entity.		
	Inflow — Subject to the 90 % cap on inflows		
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61		
150	For rows {040}, {060}-{090}, {120}-{130}, {150}-{260}, {269}, {273}, {277}, {281}, {285}, {289}, {293}, {301}-{303}, {309}, {313}, {317}, {321}, {325}, {329}, {333}, {341}-{345}, {450} and {470}-{510}, credit institutions shall report in Column 150 total inflows that are subject to the 90 % cap on inflows as specified in Article 33(4) and Article 33(5) of Delegated Regulation (EU) 2015/61 which shall be calculated by multiplying the total amount/maximum amount that can be drawn from Column 020 with the relevant weight from Column 090.For row {170}, credit institutions shall report in Column 150 total inflows that are subject to the 90 % cap on inflows as specified in Article 33(4) and Article 33(5) of Delegated Regulation (EU) 2015/61 only if the credit institution received this commitment in order for them to disburse a promotional loan to a final recipient, or have received a similar commitment from a multilateral development bank or a public sector entity.		
	Inflow — Exempted from the cap on inflows		
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61		
160	For rows {040}, {060}-{090}, {120}-{130}, {150}-{260}, {269}, {273}, {277}, {281}, {285}, {289}, {293}, {301}-{303}, {309}, {313}, {317}, {321}, {325}, {329}, {333}, {341}-{345}, {450} and {470}-{510}, credit institutions shall report in Column 160 total inflows that are fully exempted from the cap on inflows as specified in Article 33(2), Article 33(3) and Article 33(5) of Delegated Regulation (EU) 2015/61 which shall be calculated by multiplying the total amount/maximum amount that can be drawn from Column 030 with the relevant weight from Column 100.		
	For row {170}, credit institutions shall report in Column 160 total inflows that fully exempted from the cap on inflows as specified in Article 33(2), Article 33(3) and Article 33(5) of Delegated Regulation (EU) 2015/61 only if the credit institution received this commitment in order for them to disburse a promotional loan to a final recipient, or have received a similar commitment from a multilateral development bank or a public sector entity.		

1.5.2. Instructions concerning specific **rows**

Row	Legal references and instructions
	1. TOTAL INFLOWS
	Article 32, Article 33 and Article 34 of Delegated Regulation (EU) 2015/61
010	Credit institutions shall report in row 010 of C 74.00 of ANNEX XXIV
	— for each Column 010, 020 and 030 the total amount of assets/monies due/maximum amount that can be drawn as the sum of assets/monies due/maximum amount than can be drawn from unsecured transactions/deposits and secured lending and capital market-driven transactions;

Row	Legal references and instructions	
	— for Column 140 total inflows as the sum of inflows from unsecured transactions/deposits, secured lending and capital market-driven transactions and collateral swap transactions less the difference between total weighted inflows and total weighted outflows arising from transactions in third countries where there are transfer restrictions or which are denominated in non-convertible currencies; and	
	— for Column 150 and 160 total inflows as the sum of inflows from unsecured transactions/deposits, secured lending and capital market-driven transactions and collateral swap transactions less the difference between total weighted inflows and total weighted outflows arising from transactions in third countries where there are transfer restrictions or which are denominated in non-convertible currencies and less the excess of inflows from a related specialised credit institution referred to in point (e) of Article 2(3) and Article 33(6) of Delegated Regulation (EU) 2015/61.	
	1.1. Inflows from unsecured transactions/deposits	
	Articles 32, 33 and 34 of Delegated Regulation (EU) 2015/61	
020	Credit institutions shall report in row 020 of C 74.00 of ANNEX XXIV	
	— for each Column 010, 020 and 030 the total amount of assets/monies due/maximum amount that can be drawn from unsecured transactions/deposits; and	
	— for each Column 140, 150 and 160 total inflows from unsecured transactions/deposits.	
	1.1.1. monies due from non-financial customers (except for central banks)	
	Point (a) of Article 32(3) of Delegated Regulation (EU) 2015/61	
	Credit institutions shall report in row 030 of C 74.00 of ANNEX XXIV	
	— for each Column 010, 020 and 030 the total amount of monies due from non-financial customers (except for central banks) (monies due from non-financial customers not corresponding to principal repayments as well as any other monies due from non-financial customers) and	
	— for each Column 140, 150 and 160 total inflows from non-financial customers (except for central banks) (inflows from non-financial customers not corresponding to principal repayments as well as any other inflows from non-financial customers).	
030	Non-financial customers shall include, but not be limited to, natural persons, SMEs, corporates sovereigns, multilateral development banks and public sector entities in accordance with Article 31a of Delegated Regulation (EU) 2015/61.	
	Monies due from secured lending and capital market driven transactions with a non-financial customer that are collateralised by liquid assets in accordance with Title II of Delegated Regulation (EU) 2015/61, where these transactions are specified in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013, shall be reported in section 1.2. and shall not be reported in section 1.1.1. Monies due from such transactions that are collateralised by transferable securities that do not qualify as liquid assets in accordance with Title II of Delegated Regulation (EU) 2015/61 shall be reported in section 1.2. and shall not be reported in section 1.1.1. Monies due from such transactions with non-financial customers that are collateralised by non-transferable assets that do not qualify as liquid assets in accordance with Title II of Delegated Regulation (EU) 2015/61 shall be reported in the relevant row of section 1.1.1.	
	Monies due from central banks shall be reported in section 1.1.2. and shall not be reported here Monies due from trade finance transactions with a residual maturity of no more than 30 days shall be reported in section 1.1.4. and shall not be reported here. Monies due from securities maturing within 30 calendar days shall be reported in section 1.1.5. and shall not be reported here.	
	1.1.1.1. monies due from non-financial customers (except for central banks) not corresponding to principal repayment	
0.40	Point (a) of Article 32(3) of Delegated Regulation (EU) 2015/61	
040	Monies due from non-financial customers (except for central banks) with a residual maturity of nor more than 30 cays not corresponding to principal repayment. These inflows include interest and fees due from non-financial customers (except for central banks). Monies due from central banks not corresponding to principal repayment shall be reported in section 1.1.2. and shall not be reported here	



Row	Legal references and instructions
	1.1.1.2. other monies due from non-financial customers (except for central banks)
	Point (a) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report in row 050 of C 74.00 of ANNEX XXIV
	— for each Column 010, 020 and 030 the total amount of other monies due from non-financial customers (except for central banks) as the sum of monies due from non-financial customers by counterparty and
050	— for each Column 140, 150 and 160 total other inflows from non-financial customers (except for central banks) as the sum of other inflows from non-financial customers by counterparty.
	Monies due from non-financial customers (except for central banks) not corresponding to principal repayment shall be reported in section 1.1.1.1. and shall not be reported here.
	Other monies due from central banks shall be reported in section 1.1.2. and shall not be reported here.
	Inflows corresponding to outflows in accordance with promotional loan commitments referred to in Article 31(9) of Delegated Regulation (EU) 2015/61 shall be reported in section 1.1.3. and shall not be reported here.
	1.1.1.2.1. monies due from retail customers
060	Point (a) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Monies due from retail customers with a residual maturity of no more than 30 days.
	1.1.1.2.2. monies due from non-financial corporates
070	Point (a) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Monies due from non-financial corporates with a residual maturity of no more than 30 days.
	1.1.1.2.3. monies due from sovereigns, multilateral development banks and public sector entities
080	Point (a) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Monies due from sovereigns, multilateral development banks and public sector entities with a residual maturity of no more than 30 days.
	1.1.1.2.4. monies due from other legal entities
090	Point (a) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Monies due from other legal entities not included anywhere above with a residual maturity of no more than 30 days.
	1.1.2. monies due from central banks and financial customers
	Point (a) of Article 32(2) and point (d) of Article 32(3) in conjunction with Article 27 of Delegated Regulation (EU) 2015/61
	Credit institutions shall report in row 100 of C 74.00 of ANNEX XXIV
100	— for each Column 010, 020 and 030 the total amount of monies due from central banks and financial customers (operational as well as non-operational deposits); and
	— for each Column 140, 150 and 160 total inflows from central banks and financial customers (operational as well as non-operational deposits).
	Credit institutions shall report here monies due with a residual maturity of no more than 30 days from central banks and financial customers, that are not past due and for which the bank has no reason to expect non-performance within the 30-day time horizon.

Row	Legal references and instructions
	Monies due from central banks and financial customers not corresponding to principal repaymen shall be reported in the relevant section.
	Deposits at the central institution referred to in Article 27(3) of Delegated Regulation (EU) 2015/61 shall not be reported as an inflow.
	Monies due from trade finance transactions with a residual maturity of no more than 30 days shall be reported in section 1.1.4. and shall not be reported here. Monies due from securities maturing within 30 calendar days shall be reported in section 1.1.5. and shall not be reported here.
	1.1.2.1. monies due from financial customers being classified as operational deposits
	Point (d) of Article 32(3) in conjunction with Article 27 of Delegated Regulation (EU) 2015/61
	Credit institutions shall report in row 110 of C 74.00 of ANNEX XXIV
110	 for each Column 010, 020 and 030 the total amount of monies due from financial customers being classified as operational deposits (disregarding whether the credit institution is able to establish a corresponding symmetrical inflow rate or not); and
	— for each Column 140, 150 and 160 total inflows from financial customers being classified as operational deposits (disregarding whether the credit institution is able to establish a corresponding symmetrical inflow rate or not).
	Credit institutions shall report here monies due from financial customers in order, for the credit institution, to obtain clearing, custody or cash management services in accordance with Article 27 of Delegated Regulation (EU) 2015/61.
	1.1.2.1.1. monies due from financial customers being classified as operational deposits where the credit institution is able to establish a corresponding symmetrical inflow rate
120	Point (d) of Article 32(3) in conjunction with Article 27 of Delegated Regulation (EU) 2015/61
1 20	Monies due from financial customers with a residual maturity of no more than 30 days in order, for the credit institution, to obtain clearing, custody or cash management services in accordance with Article 27 of Delegated Regulation (EU) 2015/61 where the credit institution is able to establish a corresponding symmetrical inflow rate.
	1.1.2.1.2. monies due from financial customers being classified as operational deposits where the credit institution is not able to establish a corresponding symmetrical inflow rate
1.20	Point (d) of Article 32(3) in conjunction with Article 27 of Delegated Regulation (EU) 2015/61
130	Monies due from financial customers with a residual maturity of no more than 30 days in order, for the credit institution, to obtain clearing, custody or cash management services in accordance with Article 27 of Delegated Regulation (EU) 2015/61 where the credit institution is not able to establish a corresponding symmetrical inflow rate. For these items, a 5 % inflow rate shall be applied.
	1.1.2.2. monies due from central banks and financial customers not being classified as operational deposits
	Point (a) of Article 32(2) of Delegated Regulation (EU) 2015/61
	Credit institutions shall report in row 140 of C 74.00 of ANNEX XXIV
140	 for each Column 010, 020 and 030 the total amount of monies due from central banks and financial customers not being classified as operational deposits and
	 for each Column 140, 150 and 160 total inflows from central banks and financial customers not being classified as operational deposits.
	Credit institutions shall report here monies due from central banks and financial customers which do not qualify for the treatment as operational deposits as specified in point (d) of Article 32(3) in conjunction with Article 27 of Delegated Regulation (EU) 2015/61.



Row	Legal references and instructions
	1.1.2.2.1. monies due from central banks
150	Point (a) of Article 32(2) of Delegated Regulation (EU) 2015/61
	Monies due from central banks with a residual maturity of no more than 30 days in accordance with point (a) of Article 32(2) of Delegated Regulation (EU) 2015/61.
	1.1.2.2.2. monies due from financial customers
	Point (a) of Article 32(2) of Delegated Regulation (EU) 2015/61
160	Monies due from financial customers with a residual maturity of no more than 30 days which do not qualify for the treatment as operational deposits as specified in point (d) of Article 32(3) in conjunction with Article 27 of Delegated Regulation (EU) 2015/61.
	Inflows corresponding to outflows in accordance with promotional loan commitments referred to in Article $31(9)$ of Delegated Regulation (EU) $2015/61$ shall be reported in section $1.1.3$. and shall not be reported here.
	1.1.3. inflows corresponding to outflows in accordance with promotional loan commitments referred to in Article 31(9) of Delegated Regulation (EU) 2015/61
170	Point (a) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Inflows corresponding to outflows in accordance with promotional loan commitments referred to in Article 31(9) of Delegated Regulation (EU) 2015/61.
	1.1.4. monies due from trade financing transactions
180	Point (b) of Article 32(2) of Delegated Regulation (EU) 2015/61
	Monies due from trade financing transactions with a residual maturity of no more than 30 days in accordance with point (b) of Article 32(2) of Delegated Regulation (EU) 2015/61.
	1.1.5. monies due from securities maturing within 30 days
190	Point (c) of Article 32(2) of Delegated Regulation (EU) 2015/61
	Monies due from securities maturing within 30 calendar days in accordance with point (c) of Article 32(2) of Delegated Regulation (EU) 2015/61.
	1.1.6. loans with an undefined contractual end date
	Point (i) of Article 32(3) of Delegated Regulation (EU) 2015/61
201	Loans with an undefined contractual end date in accordance with point (i) of Article 32(3) of Delegated Regulation (EU) 2015/61. The credit institution shall only consider those loans where the contract allows the credit institution to withdraw or to request payment within 30 calendar days. Interest and minimum payments to be debited against the client account within 30 calendar days shall be included in the amount reported. Interest and minimum payments from loans with an undefined contractual end date that are contractually due and give rise to an actual cash inflow within the next 30 calendar days shall be considered as monies due and shall be reported in the relevant row, following the treatment prescribed by Article 32 for monies due. Credit institutions shall not report other interest that accrues, but that is neither debited against the client account nor giving rise to an actual cash inflow over the next 30 calendar days.

Row	Legal references and instructions
	1.1.7. monies due from positions in major index equity instruments provided that there is no double counting with liquid assets
	Point (d) of Article 32(2) of Delegated Regulation (EU) 2015/61
210	Monies due from positions in major index equity instruments provided that there is no double counting with liquid assets in accordance with point (d) of Article 32(2) of Delegated Regulation (EU) 2015/61. Position shall include monies contractually due within 30 calendar days, such as cash dividends from those major indexes and cash due from those equity instruments sold but not yet settled, if they are not recognised as liquid assets in accordance with Title II of Delegated Regulation (EU) 2015/61.
	1.1.8. inflows from the release of balances held in segregated accounts in accordance with regulatory requirements for the protection of customer trading assets
	Article 32(4) of Delegated Regulation (EU) 2015/61
230	Inflows from the release of balances held in segregated accounts in accordance with regulatory requirements for the protection of customer trading assets in accordance with Article 32(4) of Delegated Regulation (EU) 2015/61.
	Inflows shall only be considered if these balances are maintained in liquid assets as specified in Title II of Delegated Regulation (EU) 2015/61.
	1.1.9. inflows from derivatives
	Article 32(5) in conjunction with Article 21 of Delegated Regulation (EU) 2015/61
	The net amount of receivables expected over 30 calendar days period from the contracts listed in Annex II of Regulation (EU) No 575/2013 and from credit derivatives.
240	Credit institutions shall calculate inflows expected over 30 calendar days on a net basis by counterparty subject to the existence of bilateral netting agreements in accordance with Article 295 of Regulation (EU) No 575/2013. Net basis shall mean also net of collateral received provided that it qualifies as a liquid asset under Title II of Delegated Regulation (EU) 2015/61.
	Cash outflows and inflows arising from foreign currency derivative or credit derivative transactions that involve a full exchange of principal amounts on a simultaneous basis (or within the same day) shall be calculated on a net basis, even where those transactions are not covered by a bilateral netting agreement.
	In the case of a separate reporting in accordance with Article 415(2) of Regulation (EU) 575/2013, derivative or credit derivative transactions shall be separated into each respective currency. Netting by counterparty may only be applied to flows in that currency.
	1.1.10. inflows from undrawn credit or liquidity facilities provided by members of a group or an institutional protection scheme where the competent authorities have granted permission to apply a higher inflow rate
250	Article 34 of Delegated Regulation (EU) 2015/61
	Inflows from undrawn credit or liquidity facilities provided by members of a group or an institutional protection scheme where the competent authority has granted permission to apply a higher inflow rate in accordance with Article 34 of Delegated Regulation (EU) 2015/61.
	1.1.11. other inflows
260	Article 32(2) of Delegated Regulation (EU) 2015/61
	All other inflows in accordance with Article 32(2) of Delegated Regulation (EU) 2015/61 not reported anywhere else in the template.



Row	Legal references and instructions
	1.2. Inflows from secured lending and capital market-driven transactions
263	Points (b), (c) and (f) of Article 32(3)of Delegated Regulation (EU) 2015/61 refer to inflows resulting from secured lending and capital market-driven transactions with a residual maturity of no more than 30 days.
	Credit institutions shall report in row 263 of C 74.00 of ANNEX XXIV
	 for each Column 010, 020 and 030 the total amount of monies due from secured lending and capital market-driven transactions; and
	 for each Column 140, 150 and 160 total inflows from secured lending and capital market driven transactions.
	Collateral swap transactions maturing within 30 calendar days shall be reported in template C 75.01 of Annex XXIV and shall not be reported here.
	1.2.1. counterparty is central bank
	Credit institutions shall report here inflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 with a residual maturity of no more than 30 days where the counterparty is a central bank.
265	Credit institutions shall report in row 265 of C 74.00 of ANNEX XXIV
	— for each Column 010, 020 and 030 the total amount of monies due from secured lending and capital market-driven transactions where the counterparty is a central bank; and
	 for each Column 140, 150 and 160 total inflows from secured lending and capital market driven transactions where the counterparty is a central bank.
	1.2.1.1. collateral that qualifies as a liquid asset
	Credit institutions shall report in row 267 of C 74.00 of ANNEX XXIV
	— for each Column 010, 020 and 030 the total amount of monies due from secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is a central bank and where the transaction is collateralised by liquid assets; and
267	 for each Column 140, 150 and 160 total inflows from secured lending and capital market driven transactions with a residual maturity of no more than 30 days where the counterparty is a central bank and where the transaction is collateralised by liquid assets.
	Credit institutions shall report secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is a central bank and where the transaction is collateralised by liquid assets, whether or not they are re-used in another transaction and irrespective of whether the liquid assets received meet the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.1.1.1. Level 1 collateral excluding extremely high quality covered bonds
	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
269	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is a central bank and where the transaction is collateralised by assets that, whether or not they are re-used in another transaction, would qualify in accordance with Articles 7 and 10 of Delegated Regulation (EU) $2015/61$ as liquid assets of any of the categories of level 1 asset referred to in Article 10 with the exception of extremely high quality covered bonds referred to in point (f) of Article 10(1).

Row	Legal references and instructions
271	1.2.1.1.1.1. of which collateral received meets operational requirements
	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Of the transactions in item 1.2.1.1.1, those transactions where the collateral received meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.1.1.2. Level 1 collateral which is extremely high quality covered bonds
	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
273	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is a central bank and where the transaction is collateralised by assets that, whether or not they are re-used in another transaction, would qualify in accordance with Articles 7 and 10 of Delegated Regulation (EU) 2015/61 as liquid assets of the category referred to in point (f) of Article 10(1).
	1.2.1.1.2.1. of which collateral received meets operational requirements
275	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Of the transactions in item 1.2.1.1.2, those transactions where the collateral received meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.1.1.3. Level 2A collateral
	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
277	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is a central bank and where the transaction is collateralised by assets that, whether or not they are re-used in another transaction, would qualify in accordance with Articles 7 and 11 of Delegated Regulation (EU) 2015/61 as liquid assets of any of the categories of level 2A asset referred to in Article 11.
	1.2.1.1.3.1. of which collateral received meets operational requirements
279	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Of the transactions in item 1.2.1.1.3, those transactions where the collateral received meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.1.1.4. Level 2B asset backed securities (residential or auto) collateral
	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
281	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is a central bank and where the transaction is collateralised by assets that, whether or not they are re-used in another transaction, would qualify in accordance with Articles 7 and 13 of Delegated Regulation (EU) 2015/61 as liquid assets of any of the categories of level 2B asset referred to in point (i), (ii) or (iv) of point (g) of Article 13(2).
	1.2.1.1.4.1. of which collateral received meets operational requirements
283	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Of the transactions in item 1.2.1.1.4, those transactions where the collateral received meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.



Row	Legal references and instructions
	1.2.1.1.5. Level 2B high quality covered bonds collateral
285	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is a central bank and where the transaction is collateralised by assets that, whether or not they are re-used in another transaction, would qualify in accordance with Articles 7 and 12 of Delegated Regulation (EU) 2015/61 as liquid assets of the category of level 2B asset referred to in point (e) of Article 12(1).
	1.2.1.1.5.1. of which collateral received meets operational requirements
287	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Of the transactions in item 1.2.1.1.5, those transactions where the collateral received meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.1.1.6. Level 2B asset backed securities (commercial or individuals) collateral
	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
289	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is a central bank and where the transaction is collateralised by assets that, whether or not they are re-used in another transaction, would qualify in accordance with Articles 7 and 13 of Delegated Regulation (EU) 2015/61 as liquid assets of any of the categories of level 2B asset referred to in point (iii) or (v) of point (g) of Article 13(2).
	1.2.1.1.6.1. of which collateral received meets operational requirements
291	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Of the transactions in item 1.2.1.1.6, those transactions where the collateral received meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.1.1.7. Level 2B collateral not already captured in section 1.2.1.1.4., 1.2.1.1.5. or 1.2.1.1.6.
	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
293	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is a central bank and where the transaction is collateralised by assets that, whether or not they are re-used in another transaction, would qualify in accordance with Articles 7 and 12 of Delegated Regulation (EU) 2015/61 as liquid assets of any of the categories of level 2B asset referred to in point (b), (c) or (f) of Article 12(1).
	1.2.1.1.7.1. of which collateral received meets operational requirements
295	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Of the transactions in item 1.2.1.1.7, those transactions where the collateral received meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.1.2. collateral is used to cover a short position
	Point (b) of Article 32(3)of Delegated Regulation (EU) 2015/61
297	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is a central bank and where the transaction is collateralised by assets which are used to cover a short position in accordance with the second sentence of Article 30(5). Where collateral of any type is used to cover a short, this shall be reported here and not in any of the lines above. There shall be no double-counting.

Row	Legal references and instructions
	1.2.1.3. collateral that does not qualify as a liquid asset
	Credit institutions shall report in row 299 of C 74.00 of ANNEX XXIV secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is a central bank and where the collateral does not qualify as a liquid asset. Credit institutions shall report
299	 for each Column 010, 020 and 030 the total amount of monies due from those transactions as the sum of monies due from secured lending and capital market-driven transactions where the collateral is non-liquid equity and secured lending and capital market-driven transactions backed by any other non-liquid collateral; and
	 for each Column 140, 150 and 160 total inflows from those transactions as the sum of inflows from secured lending and capital market-driven transactions where the collateral is non-liquid equity and secured lending and capital market-driven transactions backed by any other non-liquid collateral.
	1.2.1.3.1. collateral is non-liquid equity
201	Point (b) of Article 32(3)of Delegated Regulation (EU) 2015/61
301	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is a central bank and where the transaction is collateralised non-liquid equity.
	1.2.1.3.2. all other non-liquid collateral
202	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
303	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is a central bank and where the transaction is collateralised by non-liquid assets not already captured in section 1.2.1.3.1.
	1.2.2. counterparty is non-central bank
	Credit institutions shall report here inflows resulting from secured lending and capital market-driven transactions as defined in points (2) and (3) of Article 192 of Regulation (EU) No 575/2013 with a residual maturity of no more than 30 days where the counterparty is not a central bank.
305	Credit institutions shall report in row 305 of C 74.00 of ANNEX XXIV
	 for each Column 010, 020 and 030 the total amount of monies due from secured lending and capital market-driven transactions where the counterparty is not a central bank; and
	 for each Column 140, 150 and 160 total inflows from secured lending and capital market driven transactions where the counterparty is not a central bank.
	1.2.2.1. collateral that qualifies as a liquid asset
	Credit institutions shall report in row 307 of C 74.00 of ANNEX XXIV
	— for each Column 010, 020 and 030 the total amount of monies due from secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is not a central bank and where the transaction is collateralised by liquid assets; and
307	 for each Column 140, 150 and 160 total inflows from secured lending and capital market driven transactions with a residual maturity of no more than 30 days where the counterparty is not a central bank and where the transaction is collateralised by liquid assets.
	Credit institutions shall report secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is not a central bank and where the transaction is collateralised by liquid assets, whether or not they are re-used in another transaction and irrespective of whether the liquid assets received meet the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.



Row	Legal references and instructions
	1.2.2.1.1. Level 1 collateral excluding extremely high quality covered bonds
	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
309	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is not a central bank and where the transaction is collateralised by assets that, whether or not they are re-used in another transaction, would qualify in accordance with Articles 7 and 10 of Delegated Regulation (EU) 2015/61 as liquid assets of any of the categories of level 1 asset referred to in Article 10 with the exception of extremely high quality covered bonds referred to in point (f) of Article 10(1).
	1.2.2.1.1.1. of which collateral received meets operational requirements
311	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Of the transactions in item 1.2.2.1.1, those transactions where the collateral received meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.2.1.2. Level 1 collateral which is extremely high quality covered bonds
	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
313	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is not a central bank and where the transaction is collateralised by assets that, whether or not they are re-used in another transaction, would qualify in accordance with Articles 7 and 10 of Delegated Regulation (EU) $2015/61$ as liquid assets of the category referred to in point (f) of Article $10(1)$.
	1.2.2.1.2.1. of which collateral received meets operational requirements
315	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Of the transactions in item 1.2.2.1.2, those transactions where the collateral received meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.2.1.3. Level 2A collateral
	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
317	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is not a central bank and where the transaction is collateralised by assets that, whether or not they are re-used in another transaction, would qualify in accordance with Articles 7 and 11 of Delegated Regulation (EU) 2015/61 as liquid assets of any of the categories of level 2A asset referred to in Article 11.
	1.2.2.1.3.1. of which collateral received meets operational requirements
319	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Of the transactions in item 1.2.2.1.3, those transactions where the collateral received meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.2.1.4. Level 2B asset backed securities (residential or auto) collateral
	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
321	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is not a central bank and where the transaction is collateralised by assets that, whether or not they are re-used in another transaction, would qualify in accordance with Articles 7 and 13 of Delegated Regulation (EU) 2015/61 as liquid assets of any of the categories of level 2B asset referred to in point (i), (ii) or (iv) of point (g) of Article 13(2).

Row	Legal references and instructions
323	1.2.2.1.4.1. of which collateral received meets operational requirements
	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Of the transactions in item 1.2.2.1.4, those transactions where the collateral received meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.2.1.5. Level 2B high quality covered bonds collateral
325	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is not a central bank and where the transaction is collateralised by assets that, whether or not they are re-used in another transaction, would qualify in accordance with Articles 7 and 12 of Delegated Regulation (EU) 2015/61 as liquid assets of the category of level 2B asset referred to in point (e) of Article 12(1).
	1.2.2.1.5.1. of which collateral received meets operational requirements
327	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Of the transactions in item 1.2.2.1.5, those transactions where the collateral received meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.2.1.6. Level 2B asset backed securities (commercial or individuals) collateral
	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
329	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is not a central bank and where the transaction is collateralised by assets that, whether or not they are re-used in another transaction, would qualify in accordance with Articles 7 and 13 of Delegated Regulation (EU) 2015/61 as liquid assets of any of the categories of level 2B asset referred to in point (iii) or (v) of point (g) of Article 13(2).
	1.2.1.1.6.1. of which collateral received meets operational requirements
331	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Of the transactions in item 1.2.2.1.6, those transactions where the collateral received meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.2.1.7. Level 2B collateral not already captured in section 1.2.2.1.4., 1.2.2.1.5. or 1.2.2.1.6.
	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
333	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is not a central bank and where the transaction is collateralised by assets that, whether or not they are re-used in another transaction, would qualify in accordance with Articles 7 and 12 of Delegated Regulation (EU) 2015/61 as liquid assets of any of the categories of level 2B asset referred to in point (b), (c) or (f) of Article 12(1).
	1.2.2.1.7.1. of which collateral received meets operational requirements
335	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Of the transactions in item 1.2.2.1.7, those transactions where the collateral received meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.



Row	Legal references and instructions
	1.2.2.2. collateral is used to cover a short position
	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
337	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is not a central bank and where the transaction is collateralised by assets which are used to cover a short position in accordance with the second sentence of Article 30(5). Where collateral of any type is used to cover a short, this shall be reported here and not in any of the lines above. There shall be no double-counting.
	1.2.2.3. collateral that does not qualify as a liquid asset
	Credit institutions shall report in row 339 of C 74.00 of ANNEX XXIV secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is not a central bank and where the collateral does not qualify as a liquid asset. Credit institutions shall report
339	— for each Column 010, 020 and 030 the total amount of monies due from those transactions as the sum of monies due from margin loans where the collateral is non-liquid, secured lending and capital market-driven transactions where the collateral is non-liquid equity and secured lending and capital market-driven transactions backed by any other non-liquid collateral; and
	— for each Column 140, 150 and 160 total inflows from those transactions as the sum of inflows from margin loans where the collateral is non-liquid, secured lending and capital market-driven transactions where the collateral is non-liquid equity and secured lending and capital market-driven transactions backed by any other non-liquid collateral.
	1.2.2.3.1. margin loans: collateral is non-liquid
341	Point (c) of Article 32(3) of Delegated Regulation (EU) 2015/61
J.12	Margin loans made against non-liquid assets with a residual maturity of no more than 30 days where the counterparty is not a central bank and where the assets received are not used to cover short positions as outlined in Point (c) of Article 32(3) of Delegated Regulation (EU) 2015/61.
	1.2.2.3.2. collateral is non-liquid equity
343	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
7+7	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is not a central bank and where the transaction is collateralised non-liquid equity.
	1.2.2.3.3. all other non-liquid collateral
345	Point (b) of Article 32(3) of Delegated Regulation (EU) 2015/61
	Secured lending and capital market-driven transactions with a residual maturity of no more than 30 days where the counterparty is not a central bank and where the transaction is collateralised by non-liquid assets not already captured in section 1.2.2.3.1 or 1.2.2.3.2.
_	1.3. Total inflows from collateral swaps
410	Credit institutions shall report here the sum of total inflows from collateral swaps as calculated in template C 75.01 of ANNEX XXIV.

Row	Legal references and instructions
	1.4. (Difference between total weighted inflows and total weighted outflows arising from transactions in third countries where there are transfer restrictions or which are denominated in non-convertible currencies)
420	Article 32(8) of Delegated Regulation (EU) 2015/61
	Institutions shall report in the relevant Column 140, 150 and 160 the sum of total weighted inflows from third countries where there are transfer restrictions or which are denominated in non-convertible currencies less the sum of total weighted outflows to third countries where there are transfer restrictions or which are denominated in non-convertible currencies as reported in C 73.00 of ANNEX XXIV. In case this amount is negative, institutions shall report "0".
	1.5. (Excess inflows from a related specialised credit institution)
430	Point (e) of Article 2(3) and Article 33(6) of Delegated Regulation (EU) 2015/61
490	Credit institutions reporting on a consolidated basis shall report in the relevant column 140, 150 or 160, the amount of the inflows arising from a related specialised credit institution referred to in Article 33(3) and (4) of Delegated Regulation (EU) 2015/61 that are in excess of the amount of outflows arising from the same undertaking.
MEMORAND	UM ITEMS
	2. FX inflows
450	This memorandum item shall only be reported in case of a separate reporting of the reporting currency or of a currency other than the reporting currency in accordance with Article $415(2)$ of Regulation (EU) $575/2013$.
	Credit institutions shall report the portion of inflows from derivatives (reported in section 1.1.9.) which relate to FX principal flows in the respective currency from cross-currency swaps, FX spot and forward transactions maturing within the 30 day period. Netting by counterparty may only be applied to flows in that currency.
	3. Inflows within a group or an institutional protection scheme
	Credit institutions shall report here as memorandum items all transactions reported in section 1 (excluding section 1.1.10.) where the counterparty is a parent or a subsidiary of the credit institution or another subsidiary of the same parent or linked to the credit institution by a relationship within the meaning of Article 12(1) of Directive 83/349/EEC or a member of the same institutional protection scheme referred to in Article 113(7) of Regulation (EU) No 575/2013 or the central institution or an affiliate of a network or cooperative group as referred to in Article 10 of Regulation (EU) No 575/2013.
460	Credit institutions shall report in row 460 of C 74.00 of ANNEX XXIV
	— for each Column 010, 020 and 030 the total amount of monies due/maximum amount that can be drawn within a group or an institutional protection scheme as the sum of monies due/maximum amount that can be drawn within a group or an institutional protection scheme by type of transaction and counterparty; and

 for each Column 140, 150 and 160 total inflows within group or an institutional protection scheme as the sum of inflows within a group or an institutional protection scheme by type of transaction and counterparty.



Row	Legal references and instructions
	3.1. Monies due from non-financial customers (except for central banks)
470	Credit institutions shall report here all monies due from non-financial customers reported in section 1.1.1. where the counterparty is a parent or a subsidiary of the credit institution or another subsidiary of the same parent or linked to the credit institution by a relationship within the meaning of Article 12(1) of Directive 83/349/EEC or a member of the same institutional protection scheme referred to in Article 113(7) of Regulation (EU) No 575/2013 or the central credit institution or an affiliate of a network or cooperative group as referred to in Article 10 of Regulation (EU) No 575/2013.
	3.2. Monies due from financial customers
480	Credit institutions shall report here all monies due from financial customers reported in section 1.1.2. where the counterparty is a parent or a subsidiary of the credit institution or another subsidiary of the same parent or linked to the credit institution by a relationship within the meaning of Article 12(1) of Directive 83/349/EEC or a member of the same institutional protection scheme referred to in Article 113(7) of Regulation (EU) No 575/2013 or the central institution or an affiliate of a network or cooperative group as referred to in Article 10 of Regulation (EU) No 575/2013.
	3.3. Secured transactions
490	Credit institutions shall report here all monies due from secured lending and capital market driven transaction as well as the total market value of received collateral reported in section 1.2., where the counterparty is a parent or a subsidiary of the credit institution or another subsidiary of the same parent or linked to the credit institution by a relationship within the meaning of Article 12(1) of Directive 83/349/EEC or a member of the same institutional protection scheme referred to in Article 113(7) of Regulation (EU) No 575/2013 or the central institution or an affiliate of a network or cooperative group as referred to in Article 10 of Regulation (EU) No 575/2013.
	3.4. Monies due from maturing securities within 30 days
500	Credit institutions shall report here all monies due from maturing securities within 30 days reported in section 1.1.5. where the issuer is a parent or a subsidiary of the credit institution or another subsidiary of the same parent or linked to the credit institution by a relationship within the meaning of Article 12(1) of Directive 83/349/EEC or a member of the same institutional protection scheme referred to in Article 113(7) of Regulation (EU) No 575/2013 or the central institution or an affiliate of a network or cooperative group as referred to in Article 10 of Regulation (EU) No 575/2013.
	3.5. Any other inflows within a group or an institutional protection scheme
510	Credit institutions shall report here any other inflows within a group or an institutional protection scheme reported in section 1.1.3. to 1.1.11. (excluding section 1.1.5. and 1.1.10.) where the counterparty is a parent or a subsidiary of the credit institution or another subsidiary of the same parent or linked to the credit institution by a relationship within the meaning of Article 12(1) of Directive 83/349/EEC or a member of the same institutional protection scheme referred to in Article 113(7) of Regulation (EU) No 575/2013 or the central institution or an affiliate of a network or cooperative group as referred to in Article 10 of Regulation (EU) No 575/2013.
	4. Secured lending waived from Article 17(2) and (3)
	Credit institutions shall report here secured lending transactions with a residual maturity up to 30 days where the counterparty is a central bank and where the relevant transactions are exempted from the application Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).
	4.1. of which: secured by L1 excl. EHQCB
530	Credit institutions shall report here secured lending transactions maturing within 30 calendar days where the counterparty is a central bank, the collateral received is Level 1 collateral excluding extremely high quality covered bonds and meeting the operational requirements laid down in Article 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).

Row	Legal references and instructions
	4.2. of which: secured by L1 EHQCB
540	Credit institutions shall report here secured lending transactions maturing within 30 calendar days where the counterparty is a central bank, the collateral received is Level 1 collateral which is extremely high quality covered bonds and meeting the operational requirements laid down in Article 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).
	4.3. of which: secured by L2A
550	Credit institutions shall report here secured lending transactions maturing within 30 calendar days where the counterparty is a central bank, the collateral received is Level 2A collateral and meeting the operational requirements laid down in Article 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).
	4.4. of which: secured by L2B
560	Credit institutions shall report here secured lending transactions maturing within 30 calendar days where the counterparty is a central bank, the collateral received is Level 2B collateral and meeting the operational requirements laid down in Article 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).
	4.5. of which: secured by non-liquid assets
570	Credit institutions shall report here secured lending transactions maturing within 30 calendar days where the counterparty is a central bank, the collateral received is a non-liquid collateral and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).

REPORTING ON LIQUIDITY (PART 4: COLLATERAL SWAPS)

1. Collateral swaps

1.1. General remarks

- 1. Any transaction maturing within the next 30 calendar days in which non-cash assets are swapped for other non-cash assets, shall be reported in this template. Items which do not need to be completed by institutions are coloured grey.
- 2. Collateral swap transactions that mature within the next 30 calendar days shall lead to an outflow if the asset borrowed is subject to a lower haircut under Chapter 2 of Delegated Regulation (EU) 2015/61 than the asset lent. The outflow shall be calculated by multiplying the market value of the asset borrowed by the difference between the outflow rate applicable to the asset lent and the outflow rate applicable to the asset borrowed in secured funding transactions maturing within the next 30 calendar days. In the case that the counterparty is the credit institution's domestic central bank, the outflow rate to be applied to the market value of the asset borrowed shall be 0%. The meaning of the credit institution's domestic central bank follows the definition provided under Article 28(8) of Delegated Regulation (EU) 2015/61.

- 3. Collateral swaps that mature within the next 30 calendar days shall lead to an inflow where, under Chapter 2 of Delegated Regulation (EU) 2015/61, the asset lent is subject to a lower haircut than the asset borrowed. The inflow shall be calculated by multiplying the market value of the asset lent by the difference between the inflow rate applicable to the asset borrowed and the inflow rate applicable to the asset lent in secured lending transactions maturing within the next 30 calendar days. If the collateral obtained is used to cover short positions that can be extended beyond 30 calendar days no inflow shall be recognised.
- 4. For liquid assets the liquidity value is calculated in accordance with Article 9 of Delegated Regulation (EU) 2015/61.
- 5. Each collateral swap transaction shall be assessed individually and the flow reported as either an outflow or an inflow (per transaction) in the corresponding row. If one trade contains multiple categories of collateral type (e.g. a basket of collateral) then for reporting it shall be split into parts corresponding with the template rows and assessed in parts. In the context of swap transactions of collateral baskets or pools that are maturing within the next 30 calendar days, non-cash assets lent shall be assigned individually to non-cash assets borrowed, in accordance with the liquid assets categories as defined in Title II, Chapter 2 of Delegated Regulation (EU) 2015/61, starting from the least liquid combination (i.e. non-liquid non-cash assets lent, non-liquid non-cash assets borrowed). Any excess collateral within one combination is moved to the higher category, so that up to the most liquid combination, the relevant combinations are fully matched. Any overall excess collateral is then captured in the most liquid combination.
- 6. Collateral swap transactions involving shares or units in CIUs shall be reported as if the transactions would involve the assets underlying the CIU. The different haircuts applied to shares or units in CIUs shall be reflected in the relevant outflow or inflow rate to be reported.
- 7. Credit institutions shall report the template in the corresponding currencies in accordance with Article 415 (2) of Regulation (EU) 575/2013. In this case, the reported balances shall comprise only those which are denominated in the relevant currency to ensure that currency gaps are correctly reflected. This may mean that only one side of the transaction is reported in the relevant currency template, with corresponding impact on the excess liquidity value.

1.2. Specific remarks

- 8. For the calculation of inflows or outflows, collateral swap transactions shall be reported irrespective of whether the underlying collateral involved meets, or would meet if not already being used to secure this transaction, the operational requirements as provided under Article 8 of Delegated Regulation (EU) 2015/61. Furthermore, in order to allow for the calculation of the adjusted stock of liquid assets in accordance with Article 17(2) of Delegated Regulation (EU) 2015/61, credit institutions shall also report separately those transactions where at least one collateral leg meets the operational requirements as provided under Article 8 of Delegated Regulation (EU) 2015/61.
- 9. Where an institution may only recognise part of their foreign currency shares, or foreign currency central government or bank assets, or domestic currency central government or central bank assets within their HQLA, only the recognizable part shall be reported within rows on the Level 1, Level 2A and Level 2B assets in accordance with point (ii) of point (c) of Article 12(1) and point (d) of Article 10(1) of Delegated Regulation (EU) 2015/61. Where the particular asset is used as collateral but in an amount which is surplus to the portion which can be recognised within liquid assets, the surplus amount shall be reported in the non-liquid section.
- 10. Collateral Swaps involving Level 2A assets shall be reported in the corresponding L2A asset row, even if the Alternative Liquidity Approach is being followed (i.e. do not move L2A to L1 in the collateral swaps reporting).

1.3. Collateral swaps sub template

1.3.1. Instructions concerning specific columns

Column	Legal references and instructions
	Market value of collateral lent
0010	The market value of the collateral lent shall be reported in Column 0010. The market value shall reflect current market value, be gross of haircut and be net of flows resulting from unwinding associated hedges in accordance with Article 8(5) of Delegated Regulation (EU) 2015/61.
	Liquidity value of collateral lent
0020	The liquidity value of the collateral lent shall be reported in Column 0020. For liquid assets, the liquidity value shall reflect the value of the asset net of haircut.
	Market value of collateral borrowed
0030	The market value of the collateral borrowed shall be reported in Column 0030. The market value shall reflect current market value, be gross of haircut and be net of flows resulting from unwinding associated hedges in accordance with Article 8(5) of Delegated Regulation (EU) 2015/61.
	Liquidity value of collateral borrowed
0040	The liquidity value of the collateral borrowed shall be reported in Column 0040. For liquid assets, the liquidity value shall reflect the value of the asset net of haircut.
	Standard weight
0050	Articles 28 and 32 of Delegated Regulation (EU) 2015/61,
	The standard weights in column 0050 are those specified in Delegated Regulation (EU) 2015/61 by default and are provided for information only.
	Applicable weight
	Articles 28 and 32 of Delegated Regulation (EU) 2015/61,
0060	The applicable weights are those specified in Articles 28 and 32 of Delegated Regulation (EU) 2015/61. Applicable weights may result in weighted average values and shall be reported in decimal terms (i.e. 1,00 for an applicable weight of 100 per cent, or 0,50 for an applicable weight of 50 per cent). Applicable weights may reflect, but are not limited to, firm-specific and national discretions.
	Outflows
0070	Credit institutions shall report here the outflows. This is calculated by multiplying column 0060 by column 0030, both from C75.01 of Annex XXIV
	Inflows subject to the 75 % cap on inflows
0080	Credit institutions shall report here the inflows of transactions subject to the 75% cap on inflows. The inflows are calculated by multiplying column 0060 by column 0010, both from C 75.01 of Annex XXIV.
	Inflows subject to the 90 % cap on inflows
0090	Credit institutions shall report here the inflows of transactions subject to the 90% cap on inflows. The inflows are calculated by multiplying column 0060 by column 0010, both from C 75.01 of Annex XXIV.
	Inflows exempted from the cap on inflows
0100	Credit institutions shall report here the inflows of transactions exempt from the cap on inflows. The inflows are calculated by multiplying column 0060 by column 0010, both from C 75.01 of Annex XXIV.

1.3.2. Instructions concerning specific rows

1. TOTAL COLLATERAL SWAPS (counterparty is central bank)
Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps.
1.1. Totals for transactions in which Level 1 assets (excl. EHQ covered bonds) are lent and the following collateral is borrowed:
Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
Credit Institutions shall report here, for each relevant column, the total values of collateral swaps for transactions in which Level 1 assets (excl. EHQ covered bonds) are lent.
1.1.1. Level 1 assets (excl. EHQ covered bonds)
Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Level 1 assets excl. EHQ covered bonds (borrowed).
1.1.1.1. Of which collateral swapped meets operational requirements
Of the transactions in item 1.1.1., credit institutions shall report
— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
1.1.2. Level 1 extremely high quality covered bonds
Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Level 1 extremely high quality covered bonds (borrowed).
1.1.2.1. Of which collateral swapped meets operational requirements
Of the transactions in item 1.1.2., credit institutions shall report
— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
1.1.3. Level 2A assets
Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Level 2A assets (borrowed).
1.1.3.1. Of which collateral swapped meets operational requirements
Of the transactions in item 1.1.3., credit institutions shall report
— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
1.1.4. Level 2B asset-backed securities (residential or automobile, CQS1)
Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Level 2B asset-backed securities (residential or automobile, CQS1) (borrowed).

Row	Legal references and instructions
	1.1.4.1. Of which collateral swapped meets operational requirements
0100	Of the transactions in item 1.1.4., credit institutions shall report
	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.1.5. Level 2B high quality covered bonds
0110	Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Level 2B high quality covered bonds (borrowed).
	1.1.5.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.1.5., credit institutions shall report
0120	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.1.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
0130	Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (borrowed).
	1.1.6.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.1.6., credit institutions shall report
0140	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.1.7. Other Level 2B
0150	Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Other Level 2B (borrowed).
	1.1.7.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.1.7., credit institutions shall report
0160	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.1.8. Non-liquid assets
0170	Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Non-liquid assets (borrowed).
	1.1.8.1. Of which collateral swapped meets operational requirements
0180	Of the transactions in item 1.1.8., credit institutions shall report the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.



Row	Legal references and instructions
0190	1.2. Totals for transactions in which Level 1 extremely high quality covered bonds are lent and the following collateral is borrowed:
	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps for transactions in which Level 1 extremely high quality covered bonds are lent.
	1.2.1. Level 1 assets (excl. EHQ covered bonds)
0200	Such transactions in which the institution has swapped Level 1 extremely high quality covered bonds (lent) for Level 1 assets excl. EHQ covered bonds (borrowed).
	1.2.1.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.2.1., credit institutions shall report
0210	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.2. Level 1 extremely high quality covered bonds
0220	Such transactions in which the institution has swapped Level 1 extremely high quality covered bonds (lent) for Level 1 extremely high quality covered bonds (borrowed).
	1.2.2.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.2.2., credit institutions shall report
0230	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.3. Level 2A assets
0240	Such transactions in which the institution has swapped Level 1 extremely high quality covered bonds (lent) for Level 2A assets (borrowed).
	1.2.3.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.2.3., credit institutions shall report
0250	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.4. Level 2B asset-backed securities (residential or automobile, CQS1)
0260	Such transactions in which the institution has swapped Level 1 extremely high quality covered bonds (lent) for Level 2B asset-backed securities (residential or automobile, CQS1) (borrowed).
	1.2.4.1. Of which collateral swapped meets operational requirements
0270	Of the transactions in item 1.2.4., credit institutions shall report
	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.

Row	Legal references and instructions
0280	1.2.5. Level 2B high quality covered bonds
	Such transactions in which the institution has swapped Level 1 extremely high quality covered bonds (lent) for Level 2B high quality covered bonds (borrowed).
	1.2.5.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.2.5., credit institutions shall report
0290	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
0300	Such transactions in which the institution has swapped Level 1 extremely high quality covered bonds (lent) for Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (borrowed).
	1.2.6.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.2.6., credit institutions shall report
0310	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.7. Other Level 2B
0320	Such transactions in which the institution has swapped Level 1 extremely high quality covered bonds (lent) for Other Level 2B (borrowed).
	1.2.7.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.2.7., credit institutions shall report
0330	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.2.8. Non-liquid assets
0340	Such transactions in which the institution has swapped Level 1 extremely high quality covered bonds (lent) for Non-liquid assets (borrowed).
	1.2.8.1. Of which collateral swapped meets operational requirements
0350	Of the transactions in item 1.2.8., credit institutions shall report the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.3. Totals for transactions in which Level 2A assets are lent and the following collateral is borrowed:
0360	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps for transactions in which Level 2A assets are lent.



Row	Legal references and instructions
	1.3.1. Level 1 assets (excl. EHQ covered bonds)
0370	Such transactions in which the institution has swapped Level 2A assets (lent) for Level 1 assets excl. EHQ covered bonds (borrowed).
	1.3.1.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.3.1., credit institutions shall report
0380	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.3.2. Level 1 extremely high quality covered bonds
0390	Such transactions in which the institution has swapped Level 2A assets (lent) for Level 1 extremely high quality covered bonds (borrowed).
	1.3.2.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.3.2., credit institutions shall report
0400	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.3.3. Level 2A assets
0410	Such transactions in which the institution has swapped Level 2A assets (lent) for Level 2A assets (borrowed).
	1.3.3.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.3.3., credit institutions shall report
0420	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.3.4. Level 2B asset-backed securities (residential or automobile, CQS1)
0430	Such transactions in which the institution has swapped Level 2A assets (lent) for Level 2B asset-backed securities (residential or automobile, CQS1) (borrowed).
	1.3.4.1. Of which collateral swapped meets operational requirements
0440	Of the transactions in item 1.3.4., credit institutions shall report
	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.3.5. Level 2B high quality covered bonds
0450	Such transactions in which the institution has swapped Level 2A assets (lent) for Level 2B high quality covered bonds (borrowed).

Row	Legal references and instructions
	1.3.5.1. Of which collateral swapped meets operational requirements
0460	Of the transactions in item 1.3.5., credit institutions shall report
	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.3.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
0470	Such transactions in which the institution has swapped Level 2A assets (lent) for Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (borrowed).
	1.3.6.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.3.6., credit institutions shall report
0480	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 o Delegated Regulation (EU) 2015/61.
	1.3.7. Other Level 2B
0490	Such transactions in which the institution has swapped Level 2A assets (lent) for Other Level 2E (borrowed).
	1.3.7.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.3.7., credit institutions shall report
0500	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.3.8. Non-liquid assets
0510	Such transactions in which the institution has swapped Level 2A assets (lent) for Non-liquid assets (borrowed).
	1.3.8.1. Of which collateral swapped meets operational requirements
0520	Of the transactions in item 1.3.8., credit institutions shall report the leg of the collateral lent that but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.4. Totals for transactions in which Level 2B asset-backed securities (residential or automobile CQS1) are lent and the following collateral is borrowed:
0530	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps for transactions in which Level 2B asset-backed securities (residential or automobile, CQS1) are lent.
	1.4.1. Level 1 assets (excl. EHQ covered bonds)
0540	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential or automobile, CQS1) (lent) for Level 1 assets excl. EHQ covered bonds (borrowed).



Row	Legal references and instructions
0550	1.4.1.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.4.1., credit institutions shall report
	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.4.2. Level 1 extremely high quality covered bonds
0560	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential or automobile, CQS1) (lent) for Level 1 extremely high quality covered bonds (borrowed).
	1.4.2.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.4.2., credit institutions shall report
0570	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.4.3. Level 2A assets
0580	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential or automobile, CQS1) (lent) for Level 2A assets (borrowed).
	1.4.3.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.4.3., credit institutions shall report
0590	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.4.4. Level 2B asset-backed securities (residential or automobile, CQS1)
0600	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential or automobile, CQS1) (lent) for Level 2B asset-backed securities (residential or automobile, CQS1) (borrowed).
	1.4.4.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.4.4., credit institutions shall report
0610	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.4.5. Level 2B high quality covered bonds
0620	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential or automobile, CQS1) (lent) for Level 2B high quality covered bonds (borrowed).

Row	Legal references and instructions
	1.4.5.1. Of which collateral swapped meets operational requirements
0630	Of the transactions in item 1.4.5., credit institutions shall report
	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 o Delegated Regulation (EU) 2015/61.
	1.4.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
0640	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential or automobile, CQS1) (lent) for Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (borrowed).
	1.4.6.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.4.6., credit institutions shall report
0650	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.4.7. Other Level 2B
0660	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential o automobile, CQS1) (lent) for Other Level 2B (borrowed).
	1.4.7.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.4.7., credit institutions shall report
0670	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.4.8. Non-liquid assets
0680	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential o automobile, CQS1) (lent) for Non-liquid assets (borrowed).
	1.4.8.1. Of which collateral swapped meets operational requirements
0690	Of the transactions in item 1.4.8., credit institutions shall report the leg of the collateral lent that but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.5. Totals for transactions in which Level 2B high quality covered bonds are lent and the following collateral is borrowed:
0700	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps fo transactions in which Level 2B high quality covered bonds are lent.
	1.5.1. Level 1 assets (excl. EHQ covered bonds)
0710	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) fo Level 1 assets excl. EHQ covered bonds (borrowed).



Row	Legal references and instructions
	1.5.1.1. Of which collateral swapped meets operational requirements
0720	Of the transactions in item 1.5.1., credit institutions shall report
	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.5.2. Level 1 extremely high quality covered bonds
0730	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) for Level 1 extremely high quality covered bonds (borrowed).
	1.5.2.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.5.2., credit institutions shall report
0740	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.5.3. Level 2A assets
0750	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) for Level 2A assets (borrowed).
	1.5.3.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.5.3., credit institutions shall report
0760	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.5.4. Level 2B asset-backed securities (residential or automobile, CQS1)
0770	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) for Level 2B asset-backed securities (residential or automobile, CQS1) (borrowed).
	1.5.4.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.5.4., credit institutions shall report
0780	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.5.5. Level 2B high quality covered bonds
0790	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) for Level 2B high quality covered bonds (borrowed).
	1.5.5.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.5.5., credit institutions shall report
0800	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.

Row	Legal references and instructions
0810	1.5.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) for Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (borrowed).
	1.5.6.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.5.6., credit institutions shall report
0820	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.5.7. Other Level 2B
0830	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) for Other Level 2B (borrowed).
	1.5.7.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.5.7., credit institutions shall report
0840	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.5.8. Non-liquid assets
0850	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) for Non-liquid assets (borrowed).
	1.5.8.1. Of which collateral swapped meets operational requirements
0860	Of the transactions in item 1.5.8., credit institutions shall report the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.6. Totals for transactions in which Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) are lent and the following collateral is borrowed:
0870	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps for transactions in which Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) are lent.
	1.6.1. Level 1 assets (excl. EHQ covered bonds)
0880	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Level 1 assets excl. EHQ covered bonds (borrowed).
	1.6.1.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.6.1., credit institutions shall report
0890	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.



Row	Legal references and instructions
	1.6.2. Level 1 extremely high quality covered bonds
0900	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Level 1 extremely high quality covered bonds (borrowed).
	1.6.2.1. Of which collateral swapped meets operational requirements
0910	Of the transactions in item 1.6.2., credit institutions shall report
	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.6.3. Level 2A assets
0920	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Level 2A assets (borrowed).
	1.6.3.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.6.3., credit institutions shall report
0930	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.6.4. Level 2B asset-backed securities (residential or automobile, CQS1)
0940	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Level 2B asset-backed securities (residential or automobile, CQS1) (borrowed).
	1.6.4.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.6.4., credit institutions shall report
0950	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.6.5. Level 2B high quality covered bonds
0960	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Level 2B high quality covered bonds (borrowed).
	1.6.5.1. Of which collateral swapped meets operational requirements
0970	Of the transactions in item 1.6.5., credit institutions shall report
	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.6.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
0980	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (borrowed).

Row	Legal references and instructions
	1.6.6.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.6.6., credit institutions shall report
0990	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.6.7. Other Level 2B
1000	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Other Level 2B (borrowed).
	1.6.7.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.6.7., credit institutions shall report
1010	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.6.8. Non-liquid assets
1020	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Non-liquid assets (borrowed).
	1.6.8.1. Of which collateral swapped meets operational requirements
1030	Of the transactions in item 1.6.8., credit institutions shall report the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.7. Totals for transactions in which Other Level 2B assets are lent and the following collateral is borrowed:
1040	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps for transactions in which Other Level 2B assets are lent.
	1.7.1. Level 1 assets (excl. EHQ covered bonds)
1050	Such transactions in which the institution has swapped Other Level 2B (lent) for Level 1 assets excl. EHQ covered bonds (borrowed).
	1.7.1.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.7.1., credit institutions shall report
1060	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.7.2. Level 1 extremely high quality covered bonds
1070	Such transactions in which the institution has swapped Other Level 2B (lent) for Level 1 extremely high quality covered bonds (borrowed).



Row	Legal references and instructions
	1.7.2.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.7.2., credit institutions shall report
1080	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.7.3. Level 2A assets
1090	Such transactions in which the institution has swapped Other Level 2B (lent) for Level 2A assets (borrowed).
	1.7.3.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.7.3., credit institutions shall report
1100	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.7.4. Level 2B asset-backed securities (residential or automobile, CQS1)
1110	Such transactions in which the institution has swapped Other Level 2B (lent) for Level 2B asset-backed securities (residential or automobile, CQS1) (borrowed).
	1.7.4.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.7.4., credit institutions shall report
1120	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.7.5. Level 2B high quality covered bonds
1130	Such transactions in which the institution has swapped Other Level 2B (lent) for Level 2B high quality covered bonds (borrowed).
	1.7.5.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.7.5., credit institutions shall report
1140	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.7.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
1150	Such transactions in which the institution has swapped Other Level 2B (lent) for Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (borrowed).
	1.7.6.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.7.6., credit institutions shall report
1160	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.

Row	Legal references and instructions
	1.7.7. Other Level 2B
1170	Such transactions in which the institution has swapped Other Level 2B (lent) for Other Level 2B (borrowed).
	1.7.7.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 1.7.7., credit institutions shall report
1180	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.7.8. Non-liquid assets
1190	Such transactions in which the institution has swapped Other Level 2B (lent) for Non-liquid assets (borrowed).
	1.7.8.1. Of which collateral swapped meets operational requirements
1200	Of the transactions in item 1.7.8., credit institutions shall report the leg of the collateral lent that but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	1.8. Totals for transactions in which Non-liquid assets are lent and the following collateral is borrowed:
1210	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps for transactions in which Non-liquid assets are lent.
	1.8.1. Level 1 assets (excl. EHQ covered bonds)
1220	Such transactions in which the institution has swapped Non-liquid assets (lent) for Level 1 assets excl. EHQ covered bonds (borrowed).
	1.8.1.1. Of which collateral swapped meets operational requirements
1230	Of the transactions in item 1.8.1., credit institutions shall report the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.8.2. Level 1 extremely high quality covered bonds
1240	Such transactions in which the institution has swapped Non-liquid assets (lent) for Level 1 extremely high quality covered bonds (borrowed).
	1.8.2.1. Of which collateral swapped meets operational requirements
1250	Of the transactions in item 1.8.2., credit institutions shall report the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.8.3. Level 2A assets
1260	Such transactions in which the institution has swapped Non-liquid assets (lent) for Level 2A assets (borrowed).
	1.8.3.1. Of which collateral swapped meets operational requirements
1270	Of the transactions in item 1.8.3., credit institutions shall report the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.

Row	Legal references and instructions
	1.8.4. Level 2B asset-backed securities (residential or automobile, CQS1)
1280	Such transactions in which the institution has swapped Non-liquid assets (lent) for Level 2B asset-backed securities (residential or automobile, CQS1) (borrowed).
	1.8.4.1. Of which collateral swapped meets operational requirements
1290	Of the transactions in item 1.8.4., credit institutions shall report the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) $2015/61$.
	1.8.5. Level 2B high quality covered bonds
1300	Such transactions in which the institution has swapped Non-liquid assets (lent) for Level 2B high quality covered bonds (borrowed).
	1.8.5.1. Of which collateral swapped meets operational requirements
1310	Of the transactions in item 1.8.5., credit institutions shall report the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.8.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
1320	Such transactions in which the institution has swapped Non-liquid assets (lent) for Level 2B asset backed securities (commercial or individuals, Member State, CQS1) (borrowed).
	1.8.6.1. Of which collateral swapped meets operational requirements
1330	Of the transactions in item 1.8.6., credit institutions shall report the leg of the collateral borrowed if i meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.8.7. Other Level 2B
1340	Such transactions in which the institution has swapped Non-liquid assets (lent) for Other Level 2E (borrowed).
	1.8.7.1. Of which collateral swapped meets operational requirements
1350	Of the transactions in item 1.8.7., credit institutions shall report the leg of the collateral borrowed if i meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	1.8.8. Non-liquid assets
1360	Such transactions in which the institution has swapped Non-liquid assets (lent) for Non-liquid assets (borrowed).
	2. TOTAL COLLATERAL SWAPS (counterparty is non-central bank)
1370	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps.
	2.1. Totals for transactions in which Level 1 assets (excl. EHQ covered bonds) are lent and the following collateral is borrowed:
1380	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for each relevant column, the total values of collateral swaps for transactions in which Level 1 assets (excl. EHQ covered bonds) are lent.
	2.1.1. Level 1 assets (excl. EHQ covered bonds)
1390	Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Level 1 assets excl. EHQ covered bonds (borrowed).
	,

Row	Legal references and instructions
	2.1.1.1. Of which collateral swapped meets operational requirements
1400	Of the transactions in item 2.1.1., credit institutions shall report
	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.1.2. Level 1 extremely high quality covered bonds
1410	Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Level 1 extremely high quality covered bonds (borrowed).
	2.1.2.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.1.2., credit institutions shall report
1420	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.1.3. Level 2A assets
1430	Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Level 2A assets (borrowed).
	2.1.3.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.1.3., credit institutions shall report
1440	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.1.4. Level 2B asset-backed securities (residential or automobile, CQS1)
1450	Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Level 2B asset-backed securities (residential or automobile, CQS1) (borrowed).
	2.1.4.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.1.4., credit institutions shall report
1460	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.1.5. Level 2B high quality covered bonds
1470	Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Level 2B high quality covered bonds (borrowed).
	2.1.5.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.1.5., credit institutions shall report
1480	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.

Row	Legal references and instructions
1490	2.1.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
	Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (borrowed).
1500	2.1.6.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.1.6., credit institutions shall report
	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.1.7. Other Level 2B
1510	Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Other Level 2B (borrowed).
	2.1.7.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.1.7., credit institutions shall report
1520	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.1.8. Non-liquid assets
1530	Such transactions in which the institution has swapped Level 1 assets excl. EHQ covered bonds (lent) for Non-liquid assets (borrowed).
	2.1.8.1. Of which collateral swapped meets operational requirements
1540	Of the transactions in item 2.1.8., credit institutions shall report the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	2.2. Totals for transactions in which Level 1 extremely high quality covered bonds are lent and the following collateral is borrowed:
1550	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps for transactions in which Level 1 extremely high quality covered bonds are lent.
	2.2.1. Level 1 assets (excl. EHQ covered bonds)
1560	Such transactions in which the institution has swapped Level 1 extremely high quality covered bonds (lent) for Level 1 assets excl. EHQ covered bonds (borrowed).
	2.2.1.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.2.1., credit institutions shall report
1570	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.

Row	Legal references and instructions
	2.2.2. Level 1 extremely high quality covered bonds
1580	Such transactions in which the institution has swapped Level 1 extremely high quality covered bonds (lent) for Level 1 extremely high quality covered bonds (borrowed).
1590	2.2.2.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.2.2., credit institutions shall report
	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 o Delegated Regulation (EU) 2015/61.
	2.2.3. Level 2A assets
1600	Such transactions in which the institution has swapped Level 1 extremely high quality covered bond (lent) for Level 2A assets (borrowed).
	2.2.3.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.2.3., credit institutions shall report
1610	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.2.4. Level 2B asset-backed securities (residential or automobile, CQS1)
1620	Such transactions in which the institution has swapped Level 1 extremely high quality covered bond (lent) for Level 2B asset-backed securities (residential or automobile, CQS1) (borrowed).
	2.2.4.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.2.4., credit institutions shall report
1630	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.2.5. Level 2B high quality covered bonds
1640	Such transactions in which the institution has swapped Level 1 extremely high quality covered bond (lent) for Level 2B high quality covered bonds (borrowed).
	2.2.5.1. Of which collateral swapped meets operational requirements
1650	Of the transactions in item 2.2.5., credit institutions shall report
	— the leg of the collateral lent that, but for being used as collateral for those transactions, woulqualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.2.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
1660	Such transactions in which the institution has swapped Level 1 extremely high quality covered bond (lent) for Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (borrowed)



Row	Legal references and instructions
	2.2.6.1. Of which collateral swapped meets operational requirements
1670	Of the transactions in item 2.2.6., credit institutions shall report
	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.2.7. Other Level 2B
1680	Such transactions in which the institution has swapped Level 1 extremely high quality covered bonds (lent) for Other Level 2B (borrowed).
	2.2.7.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.2.7., credit institutions shall report
1690	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.2.8. Non-liquid assets
1700	Such transactions in which the institution has swapped Level 1 extremely high quality covered bonds (lent) for Non-liquid assets (borrowed).
	2.2.8.1. Of which collateral swapped meets operational requirements
1710	Of the transactions in item 2.2.8., credit institutions shall report the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	2.3. Totals for transactions in which Level 2A assets are lent and the following collateral is borrowed:
1720	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps for transactions in which Level 2A assets are lent.
	2.3.1. Level 1 assets (excl. EHQ covered bonds)
1730	Such transactions in which the institution has swapped Level 2A assets (lent) for Level 1 assets excl. EHQ covered bonds (borrowed).
	2.3.1.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.3.1., credit institutions shall report
1740	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.3.2. Level 1 extremely high quality covered bonds
1750	Such transactions in which the institution has swapped Level 2A assets (lent) for Level 1 extremely high quality covered bonds (borrowed).

Row	Legal references and instructions
	2.3.2.1. Of which collateral swapped meets operational requirements
1760	Of the transactions in item 2.3.2., credit institutions shall report
	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.3.3. Level 2A assets
1770	Such transactions in which the institution has swapped Level 2A assets (lent) for Level 2A asset (borrowed).
	2.3.3.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.3.3., credit institutions shall report
1780	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.3.4. Level 2B asset-backed securities (residential or automobile, CQS1)
1790	Such transactions in which the institution has swapped Level 2A assets (lent) for Level 2B asset-backe securities (residential or automobile, CQS1) (borrowed).
	2.3.4.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.3.4., credit institutions shall report
1800	— the leg of the collateral lent that, but for being used as collateral for those transactions, woul qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.3.5. Level 2B high quality covered bonds
1810	Such transactions in which the institution has swapped Level 2A assets (lent) for Level 2B high qualit covered bonds (borrowed).
	2.3.5.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.3.5., credit institutions shall report
1820	— the leg of the collateral lent that, but for being used as collateral for those transactions, woul qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.3.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
1830	Such transactions in which the institution has swapped Level 2A assets (lent) for Level 2B asset-backe securities (commercial or individuals, Member State, CQS1) (borrowed).
	2.3.6.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.3.6., credit institutions shall report
1840	— the leg of the collateral lent that, but for being used as collateral for those transactions, woul qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.



Row	Legal references and instructions
	2.3.7. Other Level 2B
1850	Such transactions in which the institution has swapped Level 2A assets (lent) for Other Level 2B (borrowed).
	2.3.7.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.3.7., credit institutions shall report
1860	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.3.8. Non-liquid assets
1870	Such transactions in which the institution has swapped Level 2A assets (lent) for Non-liquid assets (borrowed).
	2.3.8.1. Of which collateral swapped meets operational requirements
1880	Of the transactions in item 2.3.8., credit institutions shall report the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	2.4. Totals for transactions in which Level 2B asset-backed securities (residential or automobile, CQS1) are lent and the following collateral is borrowed:
1890	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps for transactions in which Level 2B asset-backed securities (residential or automobile, CQS1) are lent.
	2.4.1. Level 1 assets (excl. EHQ covered bonds)
1900	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential or automobile, CQS1) (lent) for Level 1 assets excl. EHQ covered bonds (borrowed).
	2.4.1.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.4.1., credit institutions shall report
1910	— the leg of the collateral lent , but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.4.2. Level 1 extremely high quality covered bonds
1920	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential or automobile, CQS1) (lent) for Level 1 extremely high quality covered bonds (borrowed).
	2.4.2.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.4.2., credit institutions shall report
1930	— the leg of the collateral lent, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.

Row	Legal references and instructions
1940	2.4.3. Level 2A assets
	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential or automobile, CQS1) (lent) for Level 2A assets (borrowed).
	2.4.3.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.4.3., credit institutions shall report
1950	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.4.4. Level 2B asset-backed securities (residential or automobile, CQS1)
1960	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential or automobile, CQS1) (lent) for Level 2B asset-backed securities (residential or automobile, CQS1) (borrowed).
	2.4.4.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.4.4., credit institutions shall report
1970	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.4.5. Level 2B high quality covered bonds
1980	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential or automobile, CQS1) (lent) for Level 2B high quality covered bonds (borrowed).
	2.4.5.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.4.5., credit institutions shall report
1990	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.4.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
2000	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential or automobile, CQS1) (lent) for Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (borrowed).
	2.4.6.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.4.6., credit institutions shall report
2010	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.

Row	Legal references and instructions
	2.4.7. Other Level 2B
2020	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential or automobile, CQS1) (lent) for Other Level 2B (borrowed).
	2.4.7.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.4.7., credit institutions shall report
2030	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.4.8. Non-liquid assets
2040	Such transactions in which the institution has swapped Level 2B asset-backed securities (residential or automobile, CQS1) (lent) for Non-liquid assets (borrowed).
	2.4.8.1. Of which collateral swapped meets operational requirements
2050	Of the transactions in item 2.4.8., credit institutions shall report the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	2.5. Totals for transactions in which Level 2B high quality covered bonds are lent and the following collateral is borrowed:
2060	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps for transactions in which Level 2B high quality covered bonds are lent.
	2.5.1. Level 1 assets (excl. EHQ covered bonds)
2070	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) for Level 1 assets excl. EHQ covered bonds (borrowed).
	2.5.1.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.5.1., credit institutions shall report
2080	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.5.2. Level 1 extremely high quality covered bonds
2090	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) for Level 1 extremely high quality covered bonds (borrowed).
	2.5.2.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.5.2., credit institutions shall report
2100	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.

Row	Legal references and instructions
	2.5.3. Level 2A assets
2110	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) for Level 2A assets (borrowed).
	2.5.3.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.5.3., credit institutions shall report
2120	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.5.4. Level 2B asset-backed securities (residential or automobile, CQS1)
2130	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) for Level 2B asset-backed securities (residential or automobile, CQS1) (borrowed).
	2.5.4.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.5.4., credit institutions shall report
2140	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.5.5. Level 2B high quality covered bonds
2150	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) for Level 2B high quality covered bonds (borrowed).
	2.5.5.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.5.5., credit institutions shall report
2160	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.5.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
2170	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) for Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (borrowed).
	2.5.6.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.5.6., credit institutions shall report
2180	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.5.7. Other Level 2B
2190	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) for Other Level 2B (borrowed).



Row	Legal references and instructions
	2.5.7.1. Of which collateral swapped meets operational requirements
2200	Of the transactions in item 2.5.7., credit institutions shall report
	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.5.8. Non-liquid assets
2210	Such transactions in which the institution has swapped Level 2B high quality covered bonds (lent) for Non-liquid assets (borrowed).
	2.5.8.1. Of which collateral swapped meets operational requirements
2220	Of the transactions in item 2.5.8., credit institutions shall report the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	2.6. Totals for transactions in which Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) are lent and the following collateral is borrowed:
2230	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps for transactions in which Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) are lent.
	2.6.1. Level 1 assets (excl. EHQ covered bonds)
2240	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Level 1 assets excl. EHQ covered bonds (borrowed).
	2.6.1.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.6.1., credit institutions shall report
2250	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.6.2. Level 1 extremely high quality covered bonds
2260	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Level 1 extremely high quality covered bonds (borrowed).
	2.6.2.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.6.2., credit institutions shall report
2270	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.6.3. Level 2A assets
2280	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Level 2A assets (borrowed).

Row	Legal references and instructions
	2.6.3.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.6.3., credit institutions shall report
2290	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.6.4. Level 2B asset-backed securities (residential or automobile, CQS1)
2300	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Level 2B asset-backed securities (residential or automobile, CQS1) (borrowed).
	2.6.4.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.6.4., credit institutions shall report
2310	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.6.5. Level 2B high quality covered bonds
2320	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Level 2B high quality covered bonds (borrowed).
	2.6.5.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.6.5., credit institutions shall report
2330	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.6.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
2340	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (borrowed).
	2.6.6.1. Of which collateral swapped meets operational requirements
2350	Of the transactions in item 2.6.6., credit institutions shall report
	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.6.7. Other Level 2B
2360	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Other Level 2B (borrowed).



Row	Legal references and instructions
	2.6.7.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.6.7., credit institutions shall report
2370	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.6.8. Non-liquid assets
2380	Such transactions in which the institution has swapped Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (lent) for Non-liquid assets (borrowed).
	2.6.8.1. Of which collateral swapped meets operational requirements
2390	Of the transactions in item 2.6.8., credit institutions shall report the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	2.7. Totals for transactions in which Other Level 2B assets are lent and the following collateral is borrowed:
2400	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps for transactions in which Other Level 2B assets are lent.
	2.7.1. Level 1 assets (excl. EHQ covered bonds)
2410	Such transactions in which the institution has swapped Other Level 2B (lent) for Level 1 assets excl. EHQ covered bonds (borrowed).
	2.7.1.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.7.1., credit institutions shall report
2420	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.7.2. Level 1 extremely high quality covered bonds
2430	Such transactions in which the institution has swapped Other Level 2B (lent) for Level 1 extremely high quality covered bonds (borrowed).
2440	2.7.2.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.7.2., credit institutions shall report
	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.7.3. Level 2A assets
2450	Such transactions in which the institution has swapped Other Level 2B (lent) for Level 2A assets (borrowed).

Row	Legal references and instructions
	2.7.3.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.7.3., credit institutions shall report
2460	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.7.4. Level 2B asset-backed securities (residential or automobile, CQS1)
2470	Such transactions in which the institution has swapped Other Level 2B (lent) for Level 2B asset-backed securities (residential or automobile, CQS1) (borrowed).
	2.7.4.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.7.4., credit institutions shall report
2480	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.7.5. Level 2B high quality covered bonds
2490	Such transactions in which the institution has swapped Other Level 2B (lent) for Level 2B high quality covered bonds (borrowed).
	2.7.5.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.7.5., credit institutions shall report
2500	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.7.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
2510	Such transactions in which the institution has swapped Other Level 2B (lent) for Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (borrowed).
	2.7.6.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.7.6., credit institutions shall report
2520	— the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.7.7. Other Level 2B
2530	Such transactions in which the institution has swapped Other Level 2B (lent) for Other Level 2B (borrowed).
	2.7.7.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.7.7., credit institutions shall report
2540	 the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset; and
	— the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.



Row	Legal references and instructions
2550	2.7.8. Non-liquid assets
	Such transactions in which the institution has swapped Other Level 2B (lent) for Non-liquid assets (borrowed).
	2.7.8.1. Of which collateral swapped meets operational requirements
2560	Of the transactions in item 2.7.8., credit institutions shall report the leg of the collateral lent that, but for being used as collateral for those transactions, would qualify in accordance with Article 8 of Delegated Regulation (EU) 2015/61 as liquid asset.
	2.8. Totals for transactions in which Non-liquid assets are lent and the following collateral is borrowed:
2570	Articles 28(4) and 32(3) of Delegated Regulation (EU) 2015/61
	Credit Institutions shall report here, for the relevant columns, the total values of collateral swaps for transactions in which Non-liquid assets are lent.
	2.8.1. Level 1 assets (excl. EHQ covered bonds)
2580	Such transactions in which the institution has swapped Non-liquid assets (lent) for Level 1 assets excl. EHQ covered bonds (borrowed).
	2.8.1.1. Of which collateral swapped meets operational requirements
2590	Of the transactions in item 2.8.1., credit institutions shall report the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.8.2. Level 1 extremely high quality covered bonds
2600	Such transactions in which the institution has swapped Non-liquid assets (lent) for Level 1 extremely high quality covered bonds (borrowed).
	2.8.2.1. Of which collateral swapped meets operational requirements
2610	Of the transactions in item 2.8.2., credit institutions shall report the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.8.3. Level 2A assets
2620	Such transactions in which the institution has swapped Non-liquid assets (lent) for Level 2A assets (borrowed).
	2.8.3.1. Of which collateral swapped meets operational requirements
2630	Of the transactions in item 2.8.3., credit institutions shall report the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.8.4. Level 2B asset-backed securities (residential or automobile, CQS1)
2640	Such transactions in which the institution has swapped Non-liquid assets (lent) for Level 2B asset-backed securities (residential or automobile, CQS1) (borrowed).
2650	2.8.4.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.8.4., credit institutions shall report the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.8.5. Level 2B high quality covered bonds
2660	Such transactions in which the institution has swapped Non-liquid assets (lent) for Level 2B high quality covered bonds (borrowed).

Row	Legal references and instructions
2670	2.8.5.1. Of which collateral swapped meets operational requirements
	Of the transactions in item 2.8.5., credit institutions shall report the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.8.6. Level 2B asset-backed securities (commercial or individuals, Member State, CQS1)
2680	Such transactions in which the institution has swapped Non-liquid assets (lent) for Level 2B asset-backed securities (commercial or individuals, Member State, CQS1) (borrowed).
	2.8.6.1. Of which collateral swapped meets operational requirements
2690	Of the transactions in item 2.8.6., credit institutions shall report the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.8.7. Other Level 2B
2700	Such transactions in which the institution has swapped Non-liquid assets (lent) for Other Level 2B (borrowed).
	2.8.7.1. Of which collateral swapped meets operational requirements
2710	Of the transactions in item 2.8.7., credit institutions shall report the leg of the collateral borrowed if it meets the operational requirements under Article 8 of Delegated Regulation (EU) 2015/61.
	2.8.8. Non-liquid assets
2720	Such transactions in which the institution has swapped Non-liquid assets (lent) for Non-liquid assets (borrowed).
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	3. Total collateral swaps (all counterparties) where borrowed collateral has been used to cover short positions
2730	Institutions shall report here the total collateral swaps (all counterparties) reported in the above lines where borrowed collateral has been used to cover short positions where a 0 % outflow rate has been applied.
	4. Total collateral swaps with intragroup counterparties
2740	Institutions shall report here the total collateral swaps reported in the above lines that are with intragroup counterparties.
	5. Collateral swaps waived from Article 17(2) and (3)
	Credit institutions shall report here the part of collateral swap transactions with a residual maturity of no more than 30 days where the counterparty is a central bank and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).
	5.1. of which: collateral borrowed is L1 excl. EHQCB
2750	Credit institutions shall report here the part of collateral swap transactions with a residual maturity of no more than 30 days where the counterparty is a central bank, the collateral borrowed is Level 1 collateral excluding extremely high quality covered bonds and meeting the operational requirements laid down in Article 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).



Row	Legal references and instructions
	5.2. of which: collateral borrowed is L1 EHQCB
2760	Credit institutions shall report here the part of collateral swap transactions with a residual maturity of no more than 30 days where the counterparty is a central bank, the collateral borrowed is Level 1 collateral which is extremely high quality covered bonds and meeting the operational requirements laid down in Article 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).
	5.3. of which: collateral borrowed is L2A
2770	Credit institutions shall report here the part of collateral swap transactions with a residual maturity of no more than 30 days where the counterparty is a central bank, the collateral borrowed is Level 2A collateral and meeting the operational requirements laid down in Article 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).
	5.4. of which: collateral borrowed is L2B
2780	Credit institutions shall report here the part of collateral swap transactions with a residual maturity of no more than 30 days where the counterparty is a central bank, the collateral borrowed is Level 2B collateral and meeting the operational requirements laid down in Article 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).
	5.5. of which: collateral lent is L1 excl. EHQCB
2790	Credit institutions shall report here the part of collateral swap transactions with a residual maturity of no more than 30 days where the counterparty is a central bank, the collateral lent is Level 1 collateral excluding extremely high quality covered bonds and meeting the operational requirements laid down in Article 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).
	5.6. of which: collateral lent is L1 EHQCB
2800	Credit institutions shall report here the part of collateral swap transactions with a residual maturity of no more than 30 days where the counterparty is a central bank, the collateral lent is Level 1 collateral which is extremely high quality covered bonds and meeting the operational requirements laid down in Article 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).
	5.7. of which: collateral lent is L2A
2810	Credit institutions shall report here the part of collateral swap transactions with a residual maturity of no more than 30 days where the counterparty is a central bank, the collateral lent is Level 2A collateral and meeting the operational requirements laid down in Article 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).
	5.8. of which: collateral lent is L2B
2820	Credit institutions shall report here the part of collateral swap transactions with a residual maturity of no more than 30 days where the counterparty is a central bank, the collateral lent is Level 2B collateral and meeting the operational requirements laid down in Article 8 of Delegated Regulation (EU) 2015/61, and where the relevant transactions are exempted from the application of Article 17(2) and (3) of Delegated Regulation (EU) 2015/61 by its Article 17(4).

REPORTING ON LIQUIDITY (PART 5: CALCULATIONS)

1. Calculations

1.1. General remarks

1. This is a summary template which contains information about calculations for the purpose of reporting the liquidity coverage requirement as specified in Delegated Regulation (EU) 2015/61. Items which do not need to be completed by institutions are coloured grey.

1.2. Specific remarks

Row

2. Cell references are given in the format: template; row; column. For example, {C 72.00; r130; c040} refers to Liquid Assets template; row 130; column 040.

Legal references and instructions

1.3. Calculations sub template – Instructions concerning specific rows

Regulation (EU) 2015/61.

CALCULA	CALCULATIONS	
Numerato	Numerator, Denominator, Ratio	
Article 4 o	Article 4 of Delegated Regulation (EU) 2015/61	
The Liquid	ity Coverage Ratio numerator, denominator and ratio.	
Enter all be	elow data into column 010 of given row.	
010	1. Liquidity Buffer	
010	Report figure from {C 76.00; r290; c010}.	
020	2. Net Liquidity Outflow	
020	Report figure from {C 76.00; r370; c010}.	
	3. Liquidity Coverage Ratio (%)	
020	Report the liquidity coverage ratio calculated as specified in Article 4(1) of Delegated Regulation (EU) 2015/61.	
030	The liquidity coverage ratio shall be equal to the ratio of a credit institution's liquidity buffer to its net liquidity outflows over a 30 calendar day stress period and shall be expressed as a percentage.	
	If {C 76.00; r020; c010} is zero (causing a ratio of infinity) then report the value 999999.	
Numerator calculations		
Article 17	and ANNEX I of Delegated Regulation (EU) 2015/61	
Formula fo	or the calculation of the Liquidity Buffer.	
Enter all below data into column 010 of given row.		
0.40	4. L1 excl. EHQCB liquidity buffer (value in accordance with Article 9): unadjusted	
040	Report figure from {C 72.00; r030; c040}.	
	5. L1 excl. EHQCB collateral 30 day outflows	
050	Report outflows of Level 1 (excluding extremely high quality covered bonds) liquid securities upon the unwind of any secured funding, secured lending or collateral swap transaction, that matures within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated	



6. L1 excl. EHQCB collateral 30 day inflows Report inflows of Level 1 (excluding extremely high quality covered bonds) liquid securities upon the unwind of any secured funding, secured lending, or collateral swap transaction, that matures within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 7. Secured cash outflows Report outflows of cash (a Level 1 asset) upon the unwind of any secured funding or secured lending transaction, that matures within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 8. Secured cash inflows Report inflows of cash (a Level 1 asset) upon the unwind of any secured funding or secured lending transaction, that matures within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 9. L1 excl. EHQCB "adjusted amount" This is referred to in subparagraph (a) of Annex1 (3) Report the adjusted non-covered bond level 1 asset amount before cap application. The adjusted amount takes into account the unwind of secured funding, secured lending or collateral swap transactions, that mature within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 10. L1 EHQCB value in accordance with Article 9: unadjusted Report figure from (C 72.00: r180: c040). 11. L1 EHQCB collateral 30 day outflows Report outflows of Level 1 extremely high quality covered bonds upon the unwind of any secured finding, secured lending or collateral swap transaction, that matures within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 12. L1 EHQCB collateral 30 day inflows Report inflows of Level 1 extremely high quality covered bonds upon the unwind of any secured funding, secured lending, or collateral swap tran	Row	Legal references and instructions
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transaction, that matures within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 9. L1 excl. EHQCB "adjusted amount" This is referred to in subparagraph (a) of Annex I (3) 091 Report the adjusted non-covered bond level 1 asset amount before cap application. The adjusted amount takes into account the unwind of secured funding, secured lending or collateral swap transactions, that mature within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 10. L1 EHQCB value in accordance with Article 9: unadjusted Report figure from (C 72.00; r180; c040). 11. L1 EHQCB collateral 30 day outflows Report outflows of Level 1 extremely high quality covered bonds upon the unwind of any secured funding, secured lending or collateral swap transaction, that matures within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 12. L1 EHQCB collateral 30 day inflows 120 Report inflows of Level 1 extremely high quality covered bonds upon the unwind of any secured funding, secured lending, or collateral swap transaction that matures within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 13. L1 EHQCB "adjusted amount" This is referred to by subparagraph (b) of Annex I (3) Report the adjusted amount takes into account the unwind of secured funding, secured lending, or collateral swap transactions that mature within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 14. L2A value in accordance with Article 9: unadjusted		8. Secured cash inflows
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Report outflows of Level 1 extremely high quality covered bonds upon the unwind of any secured funding, secured lending or collateral swap transaction, that matures within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 12. L1 EHQCB collateral 30 day inflows Report inflows of Level 1 extremely high quality covered bonds upon the unwind of any secured funding, secured lending, or collateral swap transaction that matures within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 13. L1 EHQCB "adjusted amount" This is referred to by subparagraph (b) of Annex I (3) Report the adjusted covered bond level 1 asset amount before cap application. The adjusted amount takes into account the unwind of secured funding, secured lending, or collateral swap transactions that mature within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 14. L2A value in accordance with Article 9: unadjusted	100	Report figure from {C 72.00; r180; c040}.
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This is referred to by subparagraph (b) of Annex I (3) Report the adjusted covered bond level 1 asset amount before cap application. The adjusted amount takes into account the unwind of secured funding, secured lending, or collateral swap transactions that mature within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 14. L2A value in accordance with Article 9: unadjusted	120	secured lending, or collateral swap transaction that matures within 30 calendar days from the reference
Report the adjusted covered bond level 1 asset amount before cap application. The adjusted amount takes into account the unwind of secured funding, secured lending, or collateral swap transactions that mature within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 14. L2A value in accordance with Article 9: unadjusted		13. L1 EHQCB "adjusted amount"
The adjusted amount takes into account the unwind of secured funding, secured lending, or collateral swap transactions that mature within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 14. L2A value in accordance with Article 9: unadjusted	131	This is referred to by subparagraph (b) of Annex I (3)
swap transactions that mature within 30 calendar days from the reference date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61. 14. L2A value in accordance with Article 9: unadjusted		Report the adjusted covered bond level 1 asset amount before cap application.
160		swap transactions that mature within 30 calendar days from the reference date unless the transaction is
	1.00	14. L2A value in accordance with Article 9: unadjusted
	100	Report figure from {C 72.00; r230; c040}.

Row	Legal references and instructions
	15. L2A collateral 30 day outflows
170	Report outflows of Level 2A liquid securities upon the unwind of any secured funding, secured lending or collateral swap transaction, that matures within 30 calendar days from the calculation date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61.
	16. L2A collateral 30 day inflows
180	Report inflows of Level 2A liquid securities upon the unwind of any secured funding, secured lending, or collateral swap transaction that matures within 30 calendar days from the calculation date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61.
	17. L2A "adjusted amount"
	This is referred to by subparagraph (c) in Annex I (3)
191	Report the adjusted level 2A asset amount before cap application.
	The adjusted amount takes into account the unwind of secured funding, secured lending or collateral swap transactions, that mature within 30 calendar days from the calculation date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61.
220	18. L2B value in accordance with Article 9: unadjusted
220	Report figure from {C 72.00; r310; c040}.
	19. L2B collateral 30 day outflows
230	Report outflows of Level 2B liquid securities upon the unwind of any secured funding, secured lending, or collateral swap transaction that matures within 30 calendar days from the calculation date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61.
	20. L2B collateral 30 day inflows
240	Report inflows of Level 2B liquid securities upon the unwind of any secured funding, secured lending or collateral swap transaction, that matures within 30 calendar days from the calculation date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61.
	21. L2B "adjusted amount"
	This is referred to by subparagraph (d) in Annex I (3)
251	Report the adjusted level 2B asset amount before cap application.
	The adjusted amount takes into account the unwind of secured funding, secured lending or collateral swap transactions, that mature within 30 calendar days from the calculation date unless the transaction is waived as per Article 17(4) of Delegated Regulation (EU) 2015/61.
	22. Excess liquid asset amount
	Annex I(4)
	Report the "excess liquid assets amount": this amount shall be equal to:
	(a) the adjusted non-covered bond level 1 asset amount; plus
280	(b) the adjusted level 1 covered bond amount; plus
	(c) the adjusted level 2A asset amount; plus
	(d) the adjusted level 2B asset amount;
	minus the lesser of:
	(e) the sum of (a),(b),(c) and (d);
	(f) 100/30 times (a);
	(g) 100/60 times the sum of (a) and (b);
	(h) 100/85 times the sum of (a), (b) and (c).

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Row	Legal references and instructions	
	23. LIQUIDITY BUFFER	
	Annex I (2)	
	Report the liquidity buffer which shall be equal to:	
	(a) the level 1 asset amount; plus	
290	(b) the level 2A asset amount; plus	
	(c) the level 2B asset amount;	
	minus the lesser of:	
	(d) the sum of (a), (b), and (c); or	
	(e) the "excess liquid assets amount".	
Denomina	tor calculations	
ANNEX II o	of Delegated Regulation (EU) 2015/61	
Formula for	the calculation of the net liquidity outflow	
Where,		
NLO = Ne	t liquidity outflow	
TO = Tot	cal outflows	
TI = Tot	tal inflows	
FEI = Ful	ly exempted inflows	
IHC = Inf	lows subject to higher cap of 90 % outflows	
IC = Inf	lows subject to cap of 75 % of outflows	
Enter all bel	ow data in to column 010 of given row	
	24. Total Outflows	
300	TO = from Outflow sheet	
	Report figure from {C 73.00; r010; c060}.	
25. Fully Exempt Inflows		
310	FEI = from Inflows sheet	
	Report figure from {C 74.00; r010; c160}.	
	26. Inflows Subject to 90 % Cap	
320	IHC = from Inflows sheet	

Report figure from {C 74.00; r010; c150}.

Report figure from {C 74.00; r010; c140}.

 $28. \ \, \textbf{Reduction for Fully Exempt Inflows}$

Report the following part of the NLO calculation:

27. Inflows Subject to 75 % Cap

IC = from Inflows sheet

= MIN (FEI, TO).

330

340

Row	Legal references and instructions
	29. Reduction for Inflows Subject to 90 % Cap
350	Report the following part of the NLO calculation:
	= MIN (IHC, 0.9*MAX(TO-FEI, 0)).
	30. Reduction for Inflows Subject to 75 % Cap
360	Report the following part of the NLO calculation:
	= MIN (IC, 0.75*MAX(TO-FEI-IHC/0.9, 0)).
	31. NET LIQUIDITY OUTFLOW
370	Report the net liquidity outflow which equals total outflows less the reduction for fully exempt inflows less the reduction for inflows subject to the 90 % cap less the reduction for inflows subject to the 75 % cap.
	NLO = TO — MIN(FEI, TO) - MIN(IHC, 0.9*MAX(TO-FEI, 0)) - MIN(IC, 0.75*MAX(T0-FEI-IHC/0.9,0))
Pillar 2	
380	32. PILLAR 2 REQUIREMENT
	as set out in Article 105 CRD
	Report the Pillar 2 requirement.

REPORTING ON LIQUIDITY (PART 6: PERIMETER OF CONSOLIDATION)

1. Perimeter of consolidation

1.1. General remarks

1. This is a template that, for the only purposes of LCR at a consolidated level, identifies the entities to which the information reported in templates C 72.00, C 73.00, C 74.00, C 75.01 and C 76.00 refers. This template identifies all the entities that form part of the perimeter of consolidation of the LCR in accordance with Articles 8 and 10, Article 11(3) and (5) of Regulation (EU) 575/2013, as applicable. This template shall have as many rows as entities are in the perimeter of consolidation.

1.2. Instructions concerning specific columns

Column	Legal references and instructions
	Parent or subsidiary
	"Parent" will be reported in the case the entity in the row is:
	— the EU parent institution, EU parent financial holding company or EU parent mixed financial holding company as envisaged in Article 11(3) of Regulation (EU) 575/2013;
0005	— the parent institution or subsidiary institution that need to comply with the LCR on a consolidated basis or in a sub-consolidated basis, respectively, in the context of a single liquidity subgroup as per Article 8 of Regulation (EU) 575/2013;
	— the relevant institution required to comply with the LCR on a sub-consolidated basis as per Article 11(5) of Regulation (EU) 575/2013;
	— the EU central institution.
	"Subsidiary" will be reported in the rest of the rows.

Column	Legal references and instructions
010	Name
	The name of each entity in the perimeter of consolidation shall be reported in Column 010.
020	Code
	This code is a row identifier and shall be unique for each row in the table.
	Code assigned to the entity within the scope of consolidation.
030	LEI code
	The Legal Entity Identifier code of each entity in the perimeter of consolidation shall be reported in Column 020. Where a Legal Entity Identification code (LEI code) exists for a given entity, it shall be used to identify that entity.
040	Country code
	ISO code 3166-1-alpha-2 of the country of incorporation of each entity in the perimeter of consolidation shall be reported in Column 030.
050	Type of entity
	Entities reported in column 010 shall be assigned an entity type corresponding to its legal form as per the following list:
	"Credit institution"
	"Investment firm"
	"Other"x'