

Guideline

Title Pillar 3 Disclosure Guideline for Small and Medium-Sized Deposit-Taking Institutions (SMSBs) - Guideline (2024)

Category Accounting and Disclosure

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Sector Banks

Trust and Loan Companies

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Consultation status: Open

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Consultation status: Open

Draft versions of the templates on crypto-asset exposures for the Pillar 3 Disclosure Expectations are available for consultation. Please provide your feedback by October 22, 2024 to Pillar3-Pilier3@osfi-bsif.gc.ca.

A. Overview

- 1. OSFI supports relevant disclosures to ensure stakeholders have access to key risk information that would enable them to gain a fundamental understanding and knowledge of small and medium-sized deposit taking institutions (SMSBs'1) activities. Many bodies recognize the importance of disclosure2 as a key tool for decision-making and market discipline.
- 2. Accordingly, disclosures help OSFI to meet our mandate of protecting depositors, policyholders, and creditors by ensuring appropriate information is available for the public to understand the financial condition of Canadian federally regulated SMSBs and the risks to which they are exposed.

A1. Purpose and scope of application

3. This Guideline provides OSFI's updated disclosure expectations and serves as the comprehensive source for Pillar 3 disclosure requirements for SMSBs.

- 4. The Annex to this Guideline summarizes the disclosure requirements, indicate whether they are required in a fixed or flexible format, and lists the publishing frequency associated with each table and template.
- 5. This Guideline applies to all SMSBs except for foreign bank branches, and subsidiaries of SMSBs or D-SIBs that report consolidated results to OSFI.

A2. Outcome

SMSBs continue to retain high levels of public confidence and have public disclosure practices covering their financial condition and risk management activities that are at a level of detail appropriate for SMSBs' risk profile, nature, size and complexity.

I. Guiding principles

- 6. OSFI has agreed upon five guiding principles for SMSBs' Pillar 3 disclosures. Pillar 3 complements OSFI's minimum risk-based capital requirements and other quantitative requirements (Pillar 1) and OSFI's supervisory review process (Pillar 2) and aims to promote market discipline by providing meaningful regulatory information to investors and other interested parties on a consistent and comparable basis.
- 7. The guiding principles aim to provide a firm foundation for achieving transparent, high-quality Pillar 3 risk disclosures that will enable users to better understand and compare an SMSB's business and its risks.
- 8. Regarding the appropriate level of disclosure for SMSBs, OSFI aims to strike a balance between facilitating the transparency of SMSBs' risks and risk management, and the level of resources required of SMSBs to provide that transparency. Accordingly, this Guideline is adapted from OSFI's Pillar 3 Disclosure Guideline for D-SIBs.

Principle 1 - Disclosures should be clear

9. Disclosures should be presented in a form that is understandable to key stakeholders (i.e. depositors, creditors, analysts, others) and communicated through an accessible medium. Important messages should be highlighted and easy to find. Complex issues should be explained in simple language with important terms defined. Related risk information should be presented together.

Principle 2 – Disclosures should be comprehensive

- 10. Disclosures should describe an SMSB's main activities and all significant risks, supported by relevant underlying data and information. Significant changes in risk exposures between reporting periods should be described, together with the corresponding responses by management.
- 11. The level of detail of such disclosure should be proportional to a SMSB's complexity. Approaches to disclosure should be sufficiently flexible to reflect how senior management and the board of directors internally assess and manage risks and strategy, helping users to better understand an SMSB's risk tolerance/appetite.

Principle 3 – Disclosures should be meaningful to users

12. Disclosures should highlight an SMSB's most significant risks and how those risks are managed, including information that is likely to receive market attention.

Principle 4 – Disclosures should be consistent over time

13. Disclosures should be consistent over time to enable key stakeholders to identify trends in an SMSB's risk profile across all significant aspects of its business. Additions, deletions, and other important changes in disclosures from previous reports, including those arising from a SMSB's specific, regulatory or market developments, should be highlighted and explained.

Principle 5 – Disclosures should be comparable across similar SMSBs

- 14. The level of detail and the format of presentation of disclosures should enable key stakeholders to perform meaningful comparisons of business activities, prudential metrics, risks, and risk management between SMSBs with similar characteristics.
- 15. OSFI expects SMSBs to present disclosures that reflect the above principles.

II. Implementation date

16. SMSBs are expected to disclose prospectively the tables and templates as required by section V of this Guideline in accordance with the implementation deadlines per the Annex to this Guideline. SMSBs may early adopt disclosure requirements. SMSBs should provide comparative period disclosures over future reporting periods.

III. Disclosure requirements for SMSBs, by segmentation category

17. OSFI's disclosure requirements for SMSBs are determined by SMSB segmentation category 3. See Annex 1 of this Guideline for disclosure requirements for each Category of SMSB.

Existing OSFI disclosure requirements still in force

18. OSFI's existing disclosure requirements for composition of capital, liquidity principles, leverage ratio, and

Interest Rate Risk Management continue to be in force4.

Disclosures related to specific business activities

19. Disclosure requirements related to Securitization5 and Counterparty credit risk are required only if the SMSB

engaged in those activities during the reporting period and/or has such exposures at the end of the reporting

period.

20. Quantitative Disclosure requirements for Category 1 SMSBs related to Operational Risk are required only if

the SMSB has been approved by OSFI to use the Standardized Approach for Operational Risk6.

Market risk disclosures

21. Disclosure requirements related to Market Risk and Credit Valuation Adjustment Risk are required only if the

SMSB is designated by OSFI to apply the market risk framework in CAR Guideline Chapters 8 and 9.

22. OSFI expects the SMSBs designated to apply the market risk framework to continue to apply the market risk

disclosures under Basel 2.5 revisions to the Basel II market risk framework until the market risk disclosures

under the Basel Framework come into effect in Canada, which is now incorporated into the Annex of this

Guideline.

23. Any Basel 2.5 disclosures and disclosures made voluntarily should be effectively retired in Q1 2024 if they are

no longer aligned with capital requirements in CAR Guideline Chapters 8 and 9 that become effective in fiscal

20247.

Disclosure of SMSB segmentation category

24. All SMSBs (other than those exempt per Section III of this Guideline) should include disclosure of their

respective segmentation category as part of their Pillar 3 disclosures.

(1)

OSFI's financial data websites

25. All SMSBs (other than those exempt per Section III of this Guideline) are required to provide in their Pillar 3

disclosures a link to OSFI's Financial Data for Banks (or Trust Companies, or Loan Companies) website8, as

appropriate, to alert readers to additional information available.

26. Category 2 and Category 3 SMSBs may provide the link to OSFI's Financial Data for Banks (or Trust

Companies, or Loan Companies) website, as appropriate, in place of the disclosure requirement for Modified

Template CC1 – Composition of regulatory capital.

IV. Frequency of reporting

27. The reporting frequency varies depending upon the nature of the specific disclosure requirement per Annex

1 of this Guideline. On an ongoing basis after implementation, OSFI expects SMSBs to adhere to this

Guideline for frequency and format of reporting. SMSBs may provide Pillar 3 reporting on a more frequent

basis than is required by this Guideline. To alert users of the Pillar 3 Report of varying frequencies, SMSBs are

expected to explain in Q1, Q2 and Q3 reports that full qualitative disclosures are provided annually, at year-

end.

V. Disclosure format

28. Annex 1 of this Guideline designates the required tables and templates in this Guideline as either fixed

format or flexible format. Templates must be completed with quantitative data in accordance with the

definitions provided. Tables generally relate to qualitative requirements, but quantitative information is also

required in some instances.

29. SMSBs are required to follow the disclosure format designated by the Annex of this Guideline, which are:

Fixed format

30. Fixed format templates should be completed in accordance with the OSFI-prescribed instructions for each

template and located in a separate Pillar 3 report. If a row or column in a template is not considered relevant

or meaningful to users (as it would contain a nil balance because it does not apply), SMSBs may delete the

specific row or column, while keeping the numbering of subsequent rows or columns for ease of reference.

31. SMSBs may also add extra sub-rows and sub-columns to provide additional granularity, but the numbering of

prescribed rows and columns in the template must not be altered.

Flexible format

32. Flexible format tables and templates allow SMSBs to present the required information either in the format

provided in this document or in a format that better suits the SMSB, as long as the information provided is

comparable to and at a similar level of granularity as required by this Guideline.

33. SMSBs can disclose flexible format tables and templates in a separate document other than in a Pillar 3

report (e.g., in the management discussion and analysis, financial statement notes or supplemental

information) but must clearly indicate in the Pillar 3 report where the disclosure requirements have been

published.

Limited disclosure exceptions

34. OSFI believes that the disclosure requirements strike an appropriate balance between the need for

meaningful disclosure and the protection of proprietary and confidential information. In exceptional cases,

disclosure of certain items required by this Guideline may contravene its legal obligations by making public

information that is proprietary or confidential in nature.

35. In such cases, an SMSB does not need to disclose those specific items but must disclose more general

information about the subject matter of the requirement instead. It must also explain in the narrative

commentary to the disclosure requirement the fact that the specific items of information have not been

disclosed and the reasons for this.

36. SMSBs are expected to supplement the quantitative information provided in both fixed and flexible templates with a narrative commentary to explain at least any significant changes between reporting periods and any other issues that management considers to be of interest to users. The form taken by this additional narrative is at the SMSB's discretion.

37. Disclosure of additional quantitative and qualitative information provides market participants with a broader picture of an institution's risk position and promotes market discipline.

VII. Location of disclosures

- 38. Ideally the Pillar 3 report should be published concurrently with the SMSB's financial reporting for the corresponding period, even if the SMSB does not disclose financial reporting to the public. SMSBs are required to make every effort to provide timely Pillar 3 reporting such that it be made publicly available as soon as practicable after quarter or year-end and no later than 90 days after quarter or year-end as applicable.
- 39. The Pillar 3 report should be easily located by users, such as in a standalone document, appended to or part of a discrete section of the SMSB's financial reporting.
- 40. Pillar 3 disclosures should be publicly available (such as on a website) and SMSBs should have an ongoing archive of all Pillar 3 disclosures relating to prior reporting periods.
- 41. SMSBs are required to ensure public access to previously issued Pillar 3 disclosures for a minimum of 12 months; where investor information is made available for longer periods, the same archive period should be used for Pillar 3 disclosures.
- 42. For Category 1 SMSBs: to facilitate ease of locating disclosures, Category 1 SMSBs should provide a reference index that maps the tables and templates to their specific location. This index should include the template title, name of document referenced, specific page number or paragraph referenced and web link where

relevant. For instances where entire, or portions of, certain tables or templates are not disclosed, explanations should be provided.

Signposting

- 43. Subject to OSFI discretion, SMSBs may disclose in a document separate from their Pillar 3 reports (e.g. in a SMSB's annual report) the templates / tables with a flexible format, and the fixed format templates where all the following criteria are met:
 - 1. the disclosure in the signposted document is mandatory.
 - 2. the information contained in the signposted document
 - 1. is equivalent in terms of presentation and content to that required in the fixed template;
 - 2. allows users to make meaningful comparison with information provided by SMSBs disclosing the fixed format templates; and
 - 3. is based on the same scope of consolidation as the one used in the disclosure requirement.
- 44. In such circumstances, the SMSB must signpost clearly in its Pillar 3 report where the disclosure requirements have been published. This signposting in the Pillar 3 report must include:
 - 1. the title and number of the disclosure requirement;
 - 2. the full name of the separate document in which the disclosure requirement has been published;
 - 3. a web link, where relevant; and
 - 4. the page and paragraph number of the separate document where the disclosure requirements can be located.
- 45. SMSB's can only make use of signposting to another document if the level of assurance on the reliability of data in the separate document is equivalent to, or greater than, the internal assurance level required for the

VIII. Compliance with Pillar 3

- 46. The Pillar 3 information disclosed must be subject, at a minimum, to the same level of internal review and internal control process as the information provided for their financial reporting (i.e. the level of assurance must be the same as for information provided within the management discussion and analysis part of the annual financial statements).
- 47. The internal audit function should review compliance with Annex 1 of this Guideline on initial application and, subsequently, on a periodic basis. The initial review should be conducted within one year after implementation of this Guideline. Subsequent reviews should be conducted on a periodic basis consistent with the SMSB's normal reporting verification cycle.
- 48. Issues of non-compliance with this Guideline will be addressed by OSFI on a case-by-case basis through bilateral discussions with the SMSB.

Annex 1 – Minimum mandatory disclosure requirements for SMSBs

Format, reporting frequency, implementation date

| Disclosure | Risk category | Tables and templates | Format | Frequency | Mandatory effective date | Category 1, A-IRB- approved | Category 1, non-A-IRB- approved | Category 2 | Cate |
|------------|---|---|----------|-----------|--------------------------------|-----------------------------------|---------------------------------------|------------|------|
| 1 | Category 3 SMSB Capital Ratios | Category 3 SMSB Capital Ratios | Fixed | Quarterly | Q2, 2023 | | | | X |
| 2 | Overview of risk management, key prudential metrics & RWA | OVA – Bank risk management approach | Flexible | Annual | Q2, 2023 | X | X | | |
| 3 | Overview of risk management, key prudential metrics & RWA | KM1 – Key metrics (at consolidated group level) | Fixed | Quarterly | Q4, 2023 | X | X | X | |
| 4 | Composition of capital | Modified CC1 – Composition of regulatory capital for SMSBs | Fixed | Quarterly | Already in force | X | X | X | X |
| 5 | Comparison of modelled & standardised RWA | CMS1 – Comparison of modelled and standardised RWA at risk level | Fixed | Quarterly | Q4, 2023 | X | | | |

| Disclosure | Risk category | Tables and templates | Format | Frequency | Mandatory effective date | Category 1, A-IRB- approved | Category 1, non-A-IRB- approved | Category 2 | Categ |
|------------|---|---|----------|-----------|--------------------------------|-----------------------------------|---------------------------------------|------------|-------|
| 6 | Comparison of modelled & standardised RWA | CMS2 – Comparison of modelled and standardised at asset class level | Fixed | Quarterly | Q4, 2023 | X | | | |
| 7 | Credit risk | CRA – General information about credit risk | Flexible | Annual | Q2, 2023 | X | X | X | |
| 8 | Credit risk | CR1 – Credit quality of assets | Fixed | Quarterly | Q2, 2023 | X | X | | |
| 9 | Credit risk | CRC – Qualitative disclosure requirements related to credit risk mitigation techniques | Flexible | Annual | Q2, 2023 | X | X | | |
| 10 | Credit risk | CR3 – Credit risk mitigation techniques – overview | Fixed | Quarterly | Q2, 2023 | X | X | | |
| 11 | Credit risk | CR4 – Standardised approach – credit risk exposure and Credit Risk Mitigation (CRM) effects | Fixed | Quarterly | Q4, 2023 | X | X | | |

| Disclosure | Risk category | Tables and templates | Format | Frequency | Mandatory effective date | Category 1, A-IRB- approved | Category 1, non-A-IRB- approved | Category 2 | Categ |
|------------|---------------|--|----------|-----------|--------------------------------|-----------------------------------|---------------------------------------|------------|-------|
| 12 | Credit risk | CR5 – Standardised approach – exposures by asset classes and risk weights | Fixed | Quarterly | Q4, 2023 | X | X | | |
| 13 | Credit risk | CRE – Qualitative disclosures related to IRB models | Flexible | Annual | Q2, 2023 | X | | | |
| 14 | Credit risk | CR6 – IRB – Credit risk exposures by portfolio and PD range | Fixed | Quarterly | Q2, 2023 | X | | | |
| 15 | Credit risk | CR7 – IRB – Effect on RWA of credit derivatives used as CRM techniques | Fixed | Quarterly | Q2, 2023 | X | | | |
| 16 | Credit risk | CR8 – RWA flow statements of credit risk exposures under IRB | Fixed | Quarterly | Q2, 2023 | X | | | |
| 17 | Credit risk | CR9 – IRB – Backtesting of probability of default (PD) per portfolio | Flexible | Annual | Q2, 2023 | X | | | |

| Disclosure | Risk category | Tables and templates | Format | Frequency | Mandatory effective date | Category 1, A-IRB- approved | Category 1, non-A-IRB- approved | Category 2 | Categ |
|------------|-----------------------------|--|----------|-----------|--------------------------------|-----------------------------------|---------------------------------------|------------|-------|
| 18 | Counterparty credit risk | CCRA – Qualitative disclosure related to counterparty credit risk | Flexible | Annual | Q2, 2023 | X | X | | |
| 19 | Counterparty credit risk | CCR1 – Analysis of counterparty credit risk (CCR) exposure by approach | Fixed | Quarterly | Q2, 2023 | Х | X | | |
| 20 | Counterparty credit risk | CCR3 – Standardised approach of CCR exposures by regulatory portfolio and risk weights | Fixed | Quarterly | Q4, 2023 | X | X | | |
| 21 | Counterparty credit risk | CCR4 – IRB – CCR exposures by portfolio and PD scale | Fixed | Quarterly | Q4, 2023 | X | | | |
| 22 | Counterparty credit risk | CCR5 – Composition of collateral for CCR exposure | Flexible | Quarterly | Q4, 2023 | Х | X | | |
| 23 | Counterparty credit risk | CCR6 – Credit derivatives exposures | Flexible | Quarterly | Q2, 2023 | Х | X | | |

| Disclosure | Risk category | Tables and templates | Format | Frequency | Mandatory effective date | Category 1, A-IRB- approved | Category 1, non-A-IRB- approved | Category 2 | Categ |
|------------|--|---|----------|-----------|--------------------------------|-----------------------------------|---------------------------------------|------------|-------|
| 24 | Securitisation | SECA – Qualitative disclosure requirements related to securitisation exposures | Flexible | Annual | Q2, 2023 | X | X | | |
| 25 | Operational Risk | ORA – General qualitative information on a bank's operational risk framework | Flexible | Annual | Q4, 2023 | X | X | X | X |
| 26 | Operational Risk | OR1 – Historical losses | Fixed | Annual | Q4, 2023 | X | X | | |
| 27 | Operational Risk | OR2 – Business indicator and subcomponents | Fixed | Annual | Q4, 2023 | X | X | | |
| 28 | Operational Risk | OR3 – Minimum required operational risk capital | Fixed | Annual | Q4, 2023 | X | X | | |
| 29 | Interest Rate Risk in the Banking Book | IRRBB – IRRBB Disclosure | Flexible | Annual | Already in force | X | X | | |
| 30 | Leverage Ratio | LR2 – Leverage ratio common disclosure template | Fixed | Quarterly | Already in force | X | Х | X | |

| Disclosure | Risk category | Tables and templates | Format | Frequency | Mandatory effective date | Category 1, A-IRB- approved | Category 1, non-A-IRB- approved | Category 2 | Categ |
|------------|---|---|----------|-----------|--------------------------------|-----------------------------------|---------------------------------------|------------|-------|
| 31 | Market Risk | MRA – General qualitative disclosure requirements related to market risk | Flexible | Annual | Q4, 2024 | X | X | X | |
| 32 | Market Risk | MR1 – Market risk under the standardised approach | Fixed | Quarterly | Q4, 2024 | X | X | X | |
| 33 | Market Risk | MRB – Qualitative disclosures for banks using the IMA | Flexible | Annual | Q4, 2024 | X | X | X | |
| 34 | Market Risk | MR2 – Market risk for banks using the IMA | Fixed | Quarterly | Q4, 2024 | X | Х | X | |
| 35 | Credit Valuation Adjustment Risk | CVAA – General qualitative disclosure requirements related to CVA | Flexible | Annual | Q4, 2024 | X | X | X | |
| 36 | Credit Valuation Adjustment Risk | CVA1 – The reduced basic approach for CVA (BA-CVA) | Fixed | Quarterly | Q4, 2024 | Х | X | X | |
| 37 | Credit Valuation Adjustment Risk | CVA2 – The full basic approach for CVA (BA- CVA) | Fixed | Quarterly | Q4, 2024 | X | X | X | |



| Disclosure | Risk category | Tables and templates | Format | Frequency | Mandatory effective date | Category 1, A-IRB- approved | Category 1, non-A-IRB- approved | Category 2 | Cate |
|------------|---|---|----------|-----------|--------------------------------|-----------------------------------|---------------------------------------|------------|------|
| 38 | Credit Valuation Adjustment Risk | CVAB – Qualitative disclosures for banks using the SA-CVA | Flexible | Annual | Q4, 2024 | X | X | X | |
| 39 | Credit Valuation Adjustment Risk | CVA3 – The standardised approach for CVA (SA-CVA) | Fixed | Quarterly | Q4, 2024 | X | X | X | |
| 40 | Credit Valuation Adjustment Risk | CVA4 – RWA flow statements of CVA risk exposures under SA-CVA | Fixed | Quarterly | Q4, 2024 | Х | Х | Х | |

¹ Only if applicable. See "<u>Disclosure Requirements for SMSBs</u>, by <u>Segmentation Category</u>" section of this Guideline for applicability.

- Tor the purposes of this Guideline, SMSBs are banks (including federal credit unions), bank holding companies, federally regulated trust companies, and federally regulated loan companies that have not been designated by OSFI as domestic systemically important banks (D-SIBs). This includes subsidiaries of SMSBs or D-SIBs that are banks (including federal credit unions), federally regulated trust companies or federally regulated loan companies.
- **2** For example, the Financial Stability Board considers disclosure of key importance. For additional information please see the FSB's Enhanced Disclosure Task Force reports.
- <u>3</u> For an explanation of OSFI's segmentation of SMSBs, see OSFI's <u>SMSBs Capital and Liquidity Requirements</u>, section entitled "Segmentation of SMSBs."
- 4 See links to existing OSFI disclosure requirements for SMSBs still in force for SMSBs:
 - OSFI Guideline on Capital Disclosure Requirements
 - OSFI Guideline on Liquidity Principles (B-6)
 - OSFI Guideline on Leverage Ratio Disclosure Requirements (D-12)
 - OSFI Guideline on Interest Rate Risk Management (B-12)
- 5 For an explanation of "Securitization", see OSFI's SMSBs Capital and Liquidity Requirements, section entitled "Securitization Exposures."
- 6 For an explanation of "Operational Risk", see OSFI's <u>SMSBs Capital and Liquidity Requirements</u>, section entitled "Operational Risk."
- 7 OSFI CAR Guideline, Chapter 8 Credit Valuation Adjustment (CVA) Risk and Chapter 9 Market Risk.
- 8 OSFI's financial data website.