ARTICLE		
CONTENT	SUBTITLE	TITLE
<pre><div class="crrArticle"> This Regulation lays down rules to determine: <ol class="crrNumList"> <li>the final system for the calculation of the contributions to the administrative expenditures of the Single Resolution Board (the Board) due by the entities referred to in Article 2 of Regulation (EU) No 806/2014; </li> <li>li&gt;the way in which the contributions are to be paid;</li> <li>li&gt;the registration, accounting, reporting and other rules necessary to ensure that the contributions are paid fully and in a timely manner;</li> <li>the methodology for the recalculation and adjustment of the contributions due for the provisional period.</li> </ol></div></pre>	Subject matter	Articl
<a href="crrArticle"> For the purposes of this Regulation, the definitions set out in Regulation (EU) No 1163/2014 shall apply. The following definitions shall also apply:      <a href="crrNumList"> <i> <i> <a href="crrNumList"> <i> <i> <a href="crrNumList"> <a href<="" td=""><td>Definitions  Determination of total amount of annual</td><td>Articl</td></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></a></i></a></i></a></i></a></i></a></i></a></i></i></a></i></i></a></a>	Definitions  Determination of total amount of annual	Articl
806/2014, adjusted by the result of the budget of the latest financial year for which the final accounts have been published in accordance with Article 63(7) of that Regulation. The Board shall determine the total amount of annual contributions so that Part I of the budget of the Board is balanced.   div		Artic.  Artic.  4

report yearly to the Commission on the appropriateness of the allocation laid down in paragraph 1, in the light of the changing composition of the two categories of entities and groups.		
to in Article 4(1)(b); <li>supervised entity or supervised group means any entity or group;</li>	Calculation of the individual annual contributions	Article 5
<pre><ol class="crrNumList"> <li>Each year, within 5 working days of the issuance of fee notices in accordance with Article 12(1) of Regulation (EU) No 1163/2014, and in any case no later than 31 December of the year for which the fee notices are issued, the ECB shall provide the Board with data on each contribution debtor as collected by the ECB in that year and used to determine the supervisory fees in accordance with Regulation (EU) No 1163/2014.</li> <li>Regulation (EU) No 1163/2014.</li> <li>Is The data shall contain at least the following elements: <ol class="crrCharList"> <li>the identity and contact details of each contribution debtor as determined in accordance with Article 4 of Regulation (EU) No 1163/2014 for the purpose of the supervisory fees;</li> <li>the fee factors determined in accordance with Article 10 of Regulation (EU) No 1163/2014;</li> <li>whether a contribution debtor is significant in accordance with Article 6(4) of Regulation (EU) No 1024/2013 or is an entity or group in relation to which the ECB has decided in accordance with Article 6(5)(b) of Regulation (EU) No 1024/2013 to exercise directly all of the relevant powers;</li> <li>  sli&gt; any data that the ECB has determined in the absence of reporting from a contribution debtor, in accordance with Article 10(5) of Regulation (EU) No 1163/2014;</li> <li>  sli&gt; the validity date underlying the fee calculation of each contribution debtor determining the duration the contribution debtor was subject to the supervisory fee and any change of status in accordance with Article 7(2) of Regulation (EU) No 1163/2014 in the given fee period.</li> <li>  sli&gt; For the purposes of point (a) of paragraph 2, the</li> </ol></li></ol></pre>		

identity and contact details of each contribution debtor shall include any personal data within the meaning of Regulation (EC) No 45/2001Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with Data necessary regard to the processing of personal data by the for the Community institutions and bodies and on the free calculation of Article movement of such data (OJ L 8, 12.1.2001, p. 1). that is individual collected by the ECB for the purposes of carrying out its annual tasks under Regulation (EU) No 1163/2014 and that is contributions necessary for the fulfilment of the tasks under this Regulation by the Board. purposes of this Regulation, the Board needs to identify whether an entity is part of the group that has nominated a given contribution debtor, the ECB, national resolution authorities and national competent authorities shall assist the Board with all relevant information. In case the ECB issues additional invoices or recalculates the annual supervisory fee in accordance with Article 7 of Regulation (EU) No 1163/2014, the ECB shall communicate to the Board the new data within 5 days of the issuance of fee notices. For the calculation of the individual annual contributions to be collected in a given financial year, the Board shall use the data collected by the ECB in the previous financial year in accordance with Regulation (EU) No 1163/2014 and provided to the Board in accordance with this Article or Article 11, as applicable. Where the ECB, in a given financial year, has not provided the Board within the periods laid down in this Article with the data necessary for the calculation of the annual contributions, the Board may use the latest available data provided to it by the ECB for the purposes of that calculation. the ECB is available, the relevant national competent authority shall upon request provide the Board with the data at its disposal. the national competent authority is available, the contribution debtor shall upon request provide the Board with the necessary data within a deadline set by the Board. In the absence of a reply by the contribution debtor within the deadline set by the Board, the Board may determine the data on the basis of reasonable assumptions. The Board shall use the data specified in this Article only for the purposes of and in accordance with this Regulation. Where an entity or a group falls under the scope of Article 2 of Regulation (EU) No 806/2014 only for part of the financial year, its individual annual contribution for that financial year shall be calculated by reference to the number of full months during which it falls under the scope of that Article. Where the status of an entity or a group changes between the categories specified in Article 4(1) during a financial year, its individual annual contribution for that financial year shall be calculated on the basis of the number of months for which the entity or a group fell under the respective category at the last day of the month. Where other changes to the data of an entity or a group that were used to calculate its individual annual contribution for a financial year occur, the individual annual contribution of that entity or group for that financial year shall be calculated on the basis of the updated data. to in paragraphs 1 and 2 has been reported by the ECB or a change as referred to in paragraph 3 occurred, the Board shall recalculate only the individual annual contribution of that entity or group for the financial years concerned. Where changes as referred to in

paragraph 1, 2 or 3 have occurred in relation to several entities or groups during the same financial year, the

DOCUMENT	SECTION	Board shall only take into account the changes concerning an individual entity or group for the purposes of recalculating the individual annual contribution of that entity or group. <li>  Section   Se</li>	Change in scope, status or other data	Article 7
		col class="crrNumList"> <li>A contribution notice shall be issued by the Board to the contribution debtors. </li>   cli> The Board shall notify the contribution notice through any of the following means:       class="crrCharList"> <li> <li> <li> <li> <li> <li> <li> <li< th=""><th>Contribution notice, communications, payments and interest for late payment</th><th>Article 8</th></li<></li></li></li></li></li></li></li>	Contribution notice, communications, payments and interest for late payment	Article 8

contribution decisions. <li>li&gt;An order for enforcement shall be appended to each individual contribution decision. The enforcement shall not be subject to any formality other than the verification of the authenticity of the decision by the authority designated pursuant to paragraph 3. </li> <li>li&gt;National resolution authorities shall assist the Board in the enforcement procedure governed by the applicable procedural rules in the participating Member State. </li>	Enforcement	Article 9
increase the annual contributions due for the financial year which follows the end of the provisional period. <li></li> <li>For the purposes of paragraph 4 significant entities shall mean the entities that have been notified</li>	Recalculation and settlement of contributions due for the provisional period	Article 10

(ECB/2014/17) (OJ L 141, 14.5.2014, p. 1)., and which are mentioned in the list published on the ECB's website on 4 September 2014, but excluding those significant entities, which are subsidiaries of a group, that is already taken into account in this definition, and branches, which are established in participating Member States, of credit institutions established in non-participating Member States. <li>/li&gt; </li> </li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li></li>		
<pre><div class="crrArticle">Within 30 days of the entry into force of this Regulation, the ECB shall provide the Board with the data as specified in Article 6 and collected by the ECB in accordance with Regulation (EU) No 1163/2014 in financial years belonging to the provisional period.</div></pre> /div>	Data necessary for the purposes of recalculating the contributions for financial years belonging to the provisional period	Article 11
<ol class="crrNumList"> <li>The Board may decide on the full or partial outsourcing of specific tasks provided for in this Regulation. </li> <li>I &gt; I &gt; The Board shall restrict any outsourcing to technical tasks which are related to the raising of contributions and do not involve the exercise of its powers as regards the determination of contributions. </li> <li>I &gt; I &gt; Any mandate given to a service provider for the purposes of outsourcing tasks shall clearly state the duration of the mandate and the specific tasks that are outsourced and establish a framework for regular reporting by the service provider to the Board. </li> <li>I &gt; Any contract between the Board and a service provider for the purposes of outsourcing tasks in accordance with paragraph 1 shall include clauses governing the Board's cancellation rights, rights relating to further subcontracting and non-performance by the service provider. </li> <li>I &gt; Sli&gt; Where the Board fully or partially outsources tasks in accordance with paragraph 1, it shall remain fully responsible for discharging all of its obligations under Regulation (EU) No 806/2014 and this Regulation. </li> <li>I &gt; Sli&gt;  Where the Board fully or partially outsources tasks in accordance with paragraph 1, it shall ensure at all times that: </li> <li>I &gt; Cli &gt; any contract concluded for the purposes of the outsourcing does not provide for the delegation of the Board's responsibility; </li> <li>I &gt; I &gt; any contract concluded for the purposes of the outsourcing does not provide for an exclusion of the Board's accountability under Article 45 and Article 46(1) of Regulation (EU) No 806/2014, or of its independence under Article 47 of that Regulation; </li> <li>I &gt; the board from the necessary systems and controls to manage the risks it faces; </li> <li>I &gt; the service provider in the necessary expertise and resources to evaluate the quality of the services provided and the organisational adequacy of the service provided and the organisational adequacy of the service provided; the B</li></ol>	Outsourcing	Article 12

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<pre><div class="crrArticle">The Board may request the national resolution authorities to assist in the process of raising annual contributions where such request is justified by the circumstances of the individual case. </div></pre>	Assistance by national resolution authorities	Article 13
<pre><div class="crrArticle">Delegated Regulation (EU) No 1310/2014 is repealed.</div></pre>	Repeal	Article 14
<pre><div class="crrArticle">This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union. </div></pre>	Entry into force	Article 15