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To: All banks, branches of foreign institutions, controlling companies, eligible institutions and auditors of banks or controlling companies

Proposed Directive issued in terms of section 6(6) of the Banks Act 94 of 1990

Completion of regulatory return relating to credit risk form BA 200 in terms of regulation 23 of the Regulations relating to Banks

Executive summary

The proposed amendments to the Regulations relating to Banks (Regulations) provide the Prudential Authority (PA) with enabling provisions to specify instructions or requirements to complete the form BA 200.

The purpose of this proposed Directive is to (i) direct banks, controlling companies and branches of foreign institutions (hereinafter collectively referred to as 'banks') in respect of specified matters regarding the completion and submission of the form BA 200 relating to credit risk; and (ii) ensure consistency in terms of credit risk reporting across banks by providing specific instructions for the completion of the form BA 200.

1. Introduction

- 1.1 Notwithstanding previous amendments to the Regulations issued and implemented. the most recent set of proposed amendments to the Regulations incorporates the revised requirements to the standardised approach for credit risk and the internal ratings-based (IRB) approaches for credit risk, amongst others.
- 1.2 Regulation 23 of the Regulations sets out the minimum regulatory requirements for a bank that adopted the standardised approach or IRB approaches for the calculation of its required amount of capital and reserve funds in respect of credit risk. Regulation 23(2) of the Regulations sets out the purpose of the form BA 200 for a bank that adopted the standardised approach or IRB approaches for the calculation of its required amount of capital and reserve funds in respect of credit risk. Furthermore, regulation 23(23) of the proposed amendments to the Regulations provides the PA with enabling provisions to specify instructions or requirements to complete the form BA 200.
- 1.3 As part of the PA's supervisory process and in line with the respective requirements specified in regulations 4 and 7 of the Regulations, respectively, and any relevant subsequent amendments thereto, banks are required to complete and submit the form BA 200 relating to credit risk on a monthly basis.

2. Proposed Directive

- 2.1 Based on the aforesaid and in accordance with the provisions of section 6(6) of the Banks Act, 1990, banks that adopted the standardised approach or IRB approaches for the calculation of its required amount of capital and reserve funds in respect of credit risk, are hereby directed as follows:
- 2.1.1 To comply with the respective directives and interpretations specified in regulation 23 of the Regulations for the completion of the monthly form BA 200 concerning credit risk.
- 2.1.2 In accordance with the provisions of regulation 23(3) of the Regulations, banks must complete and submit the form BA 200, as set out in Annexure A.
- 2.1.3 In accordance with regulation 23(3) of the Regulations, banks are required to follow the instructions for the completion of the form BA 200, as set out in Annexure B.
- 2.1.4 Banks must submit the credit risk form BA 200 in accordance with, among others, the requirements specified in regulations 4 and 7 of the Regulations, respectively, and any relevant subsequent amendments thereto.

3. Implementation date

3.1 The respective requirements and conditions specified in this proposed directive become effective from the implementation date of the amended Regulations, that is, from 1 July 2025 onwards.

4. Published for information

4.1 Several consultations have occurred with relevant interested parties. The comments have been processed and the necessary amendments have been made. As such, the purpose of this proposed Directive is not to invite further comments, but to provide information until the Directive is finalised.

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Chief	Executive	Officer

Date:

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