# COVID-19 reporting: 21Q2



## TEMPLATE 1: INFORMATION ON LOANS AND ADVANCES SUBJECT TO LEGISLATIVE AND NON-LEGISLATIVE MORATORIA

Purpose: provide an overview of the credit quality of loans and advances subject to moratoria on loan repayments applied in the light of the COVID-19 crisis, in accordance with EBA/GL/2020/02.

Scope of application: the template applies to all credit institutions that are subject to all or some of the disclosure requirements specified in Part Eight of CRR, in accordance with Articles 6, 10 and 13 of the CRR.

Content: gross carrying amount of performing and non-performing loans and advances and the related accumulated impairment, accumulated change in fair value due to credit risk, according to the scope of regulatory consolidation in accordance with Chapter 2 of Title II of Part One of the CRR.

Frequency: semi-annual.

Format: fixed.

Accompanying narrative: institutions should explain the application of the type of eligible moratoria (e.g. postponement, suspension or reduction of capital and/or interests for a predefined limited period of time), the different sectors and industries in which the eligible moratoria are applied, and any economic losses realised and how these losses are calculated.

	а	b	С	d	e	f	g	h	i	j	k	I	m n	0
	Gross carrying amount									inges	Gross carrying amount			
	Performing				Non performing				Performing		Non perf	Inflows to		
		¢	Of which: exposures with forbearance measures	Of which: Instruments with significant increase in credit risk since initial recognition but not credit- impaired (Stage 2)		Of which: exposures with forbearance measures	Of which: Unlikely to pay that are not past-due or past-due <= 90 days			Of which: exposures with forbearance measures	Of which: Instruments with significant increase in credit risk since initial recognition but not credit- impaired (Stage 2)	Of whic exposures wi forbearan measur	th Unlikely to the pay that are	non-performing exposures
Loans and advances 1 subject to moratorium	-	-	-	-	-	-	-	_	-	-	-	-		-
2 of which: Households	-	-	-	-	-	-	-	-	-	-	-	-		-
of which: Collateralised by residential immovable 3 property	_	_	-	-	-	-	-	_	_	-	-	-		-
of which: Non-financial 4 corporations	-	-	-	-	-	-	-	_	-	-	-	-		-
of which: Small 5 and Medium-sized Enterprises	_	_	-	-	_	-	-	_	_	_	-	_		_
of which: Collateralised by 6 commercial immovable property	-	-	-		_	-	_	-	-	-	-	-		-

#### Definitions

#### Rows:

Moratorium: legislative and non-legislative moratoria on loan repayments applied in response to COVID-19 crisis in accordance with EBA/GL/2020/02.

Counterparty breakdown: institutions should apply the breakdown by counterparty as defined in paragraph 42 of Part 1 of Annex V to Commission Implementing Regulation (EU) No 680/2014.

Counterparty sector allocation should be based exclusively on the nature of the immediate counterparty. The classification of exposures incurred jointly by more than one obligor should be done based on the characteristics of the obligor that was the more relevant, or determinant, for the institution's decision to grant the exposure. Among other classifications, the distribution of jointly incurred exposures by counterparty sector, country of residence and NACE code should be driven by the characteristics of the more relevant or determinant obligor.

Small and medium-sized enterprises: as defined in paragraph 5(i) of Part 1 of Annex V to Commission Implementing Regulation (EU) No 680/2014.

## Columns:

Gross carrying amount: gross carrying amount as defined in paragraph 34 of Part 1 of Annex V to Commission Implementing Regulation (EU) No 680/2014.

Forborne exposure: forborne exposures as defined in paragraphs 240 to 244 of Part 2 of Annex V to Commission Implementing Regulation (EU) No 680/2014. Depending on whether forborne exposures satisfy the required conditions set out in Annex V to that Regulation, they can be identified as performing or non-performing.

Non-performing exposures: as defined in Article 47a(3) CRR and paragraphs 213-239 of Part 2 of Annex V to Commission Implementing Regulation (EU) No 680/2014.

Non-performing exposures with forbearance measures: Article 47b CRR; paragraph 34 of Part 1 and paragraphs 240-268 of Part 2 of Annex V to ITS.

In case of exposures subject to EBA-compliant moratoria being also subject to other COVID-19 related forbearance measures, they should be disclosed in this column.

Defaulted exposures: exposures that are classified as defaulted in accordance with Article 178 of the CRR.

Accumulated impairments, accumulated negative changes in fair value due to credit risk and provisions: this should include the amounts determined in accordance with paragraphs 69 to 71 of Part 2 of Annex V to Commission Implementing Regulation (EU) No 680/2014.

Of which stage 2: categories of impairment, as defined in IFRS 9.5.5. 'Stage 2' refers to impairment measured in accordance with IFRS 9.5.5.

The columns 'Of which Stage 2' should not be disclosed by institutions that apply national generally accepted accounting principles based on Council Directive 86/635/EEC of 8 December 1986 on the annual accounts and consolidated accounts of banks and other financial institutions.

The column 'inflows to non-performing exposures' should reflect gross values of exposures, i.e. should not account for the net values due to outflows within the disclosure period, and should be on a semi-annual basis from the end of the previous disclosure date.

Inflows should be disclosed on semi-annual basis since the beginning of the disclosure period to the reference date.

For an exposure that is reclassified multiple times from non-performing to performing during the disclosure period, the amount of inflows should be identified based on a comparison between the status of the exposure at the beginning of the disclosure period and its status at the reference date.

The reclassification of a non-performing exposure from one accounting portfolio to another should not be disclosed as inflow.

## TEMPLATE 2: BREAKDOWN OF LOANS AND ADVANCES SUBJECT TO LEGISLATIVE AND NON-LEGISLATIVE MORATORIA BY RESIDUAL MATURITY OF MORATORIA

Purpose: provide an overview of the volume of loans and advances subject to legislative and non-legislative moratoria in accordance with EBA/GL/2020/02 by residual maturity of these moratoria. Scope of application: the template applies to all credit institutions that are subject to all or some of the disclosure requirements specified in Part Eight of CRR, in accordance with Articles 6, 10 and 13 of the CRR. Content: gross carrying amount of loans and advances presented by residual maturity of moratoria on loan repayments according to the scope of regulatory consolidation in accordance with Chapter 2 of Title II of Part One of the CRR. Frequency: semi-annual.

Format: fixed.

Accompanying narrative: institutions should explain the length of moratoria applied and the revision in the length (e.g. extension) of the moratoria on loan repayments.

	а	b	с	d	e	f	g	h	i		
	Number of obligors				Gross carrying amount						
	Of which: Of which: Residual maturity of moratoria						oria				
			legislative moratoria	expired	<= 3 months	> 3 months <= 6 months	> 6 months <= 9 months	> 9 months <= 12 months	> 1 year		
1 Loans and advances for which moratorium was offered	991	553,110,566									
2 Loans and advances subject to moratorium (granted)	991	553,110,566	-	553,110,566	-	-	-	-	-		
3 of which: Households		159,633,142	-	159,633,142	-	-	-	-	-		
4 of which: Collateralised by residential immovable property		124,549,475	-	124,549,475	-	-	-	-	-		
5 of which: Non-financial corporations		339,427,949	-	339,427,949	-	-	-	-	-		
6 of which: Small and Medium-sized Enterprises		260,227,012	-	260,227,012	-	-	-	-	-		
7 of which: Collateralised by commercial immovable property		136,751,462	-	136,751,462	-	-	-	-	-		

#### Definitions

#### Rows:

Moratorium: see the definition of 'Information on loans and advances subject to legislative and non-legislative moratoria' in Template 1.

Loans and advances: Paragraph 32 of Part 1 of Annex V to Implementing Regulation (EU) No 680/2014.

Loans and advances for which moratorium was offered: as defined in paragraph 19, point a of EBA/GL/2020/02.

In this row, for the number of obligors (column a) or for gross carrying amount (column b), institutions should disclose the number of client requests received or the corresponding gross carrying amount for the EBA-compliant moratoria regardless whether the moratorium has been already implemented. Where the number of obligors or the corresponding gross carrying amount that are entitled to ask for EBA-compliant moratoria are not known (e.g. due to specificities of the moratorium), the number of obligors to whom moratorium was applied may be equal, and similarly, gross carrying amount for the moratorium offered and the gross carrying amount to which the moratorium was applied may be equal.

Loans and advances subject to moratorium (granted): as defined in paragraph 19, point b of EBA/GL/2020/02.

In this row, for the number of obligors (column a), institutions should disclose the number of obligors whose requests for EBA-compliant moratoria have been already implemented.

Counterparty breakdown: see the definition in Template 1 'Information on loans and advances subject to legislative and non-legislative moratoria'.

SMEs: see the definition in Template 1 'Information on loans and advances subject to legislative and non-legislative moratoria'.

#### Columns:

Gross carrying amount: see the definition in Template 1 'Information on loans and advances subject to legislative and non-legislative moratoria'. The gross carrying amount includes in the case of template 2 not only active EBA-compliant moratoria but also expired EBA-compliant moratoria, that is, the gross carrying amount of loans and advances for which the EBA-compliant moratoria have expired at the reference date (i.e. the residual maturity of moratoria is equal to zero).

Inflows should be disclosed on semi-annual basis since the beginning of the disclosure period to the reference date.

For an exposure that is reclassified multiple times from non-performing to performing during the disclosure period, the amount of inflows should be identified based on a comparison between the status of the exposure at the beginning of the disclosure period and its status at the reference date.

The reclassification of a non-performing exposure from one accounting portfolio to another should not be disclosed as inflow.

Residual maturity of moratoria: Time that elapses between the reference date and the end of application of (legislative and non-legislative) moratoria on loan repayments applied in accordance with EBA/GL/2020/02.

## TEMPLATE 3: INFORMATION ON NEWLY ORIGINATED LOANS AND ADVANCES PROVIDED UNDER NEWLY APPLICABLE PUBLIC GUARANTEE SCHEMES INTRODUCED IN RESPONSE TO COVID-19 CRISIS

Purpose: provide an overview of the stock of newly originated loans and advances subject to public guarantee schemes introduced in response to COVID-19 crisis.

Scope of application: the template applies to all credit institutions that are subject to all or some of the disclosure requirements specified in Part Eight of CRR, in accordance with Articles 6, 10 and 13 of the CRR. Content: gross carrying amount of loans and advances subject to COVID-19 related public guarantees according to the scope of regulatory consolidation in accordance with Chapter 2 of Title II of Part One of the CRR. Frequency: semi-annual.

## Format: fixed.

Accompanying narrative: institutions should explain the size, length and the sectoral coverage of the public guarantees as well as the performing, forbearance and non-performing status of these newly originated loans.

	а	b	c	c	
	Gross carrying amount		Maximum amount of the guarantee that can be considered	Gross carrying amount	
		of which: forborne	Public guarantees received	Inflows to non-performing exposures	
1 Newly originated loans and advances subject to public guarantee schemes	43,474,511	850,000	36,689,900	(	
2 of which: Households	33,756			C	
3 of which: Collateralised by residential immovable property	-			(	
4 of which: Non-financial corporations	43,440,755	850,000	36,659,644	C	
5 of which: Small and Medium-sized Enterprises	5,506,111			(	
6 of which: Collateralised by commercial immovable property	-			(	

## Definitions

## Rows:

Newly originated loans and advances subject to public guarantee schemes: paragraph 19 of these Guidelines; paragraph 32 of Part 1 of Annex V to Implementing Regulation (EU) No 680/2014.

Counterparty breakdown: see the definition in Template 1 'Information on loans and advances subject to legislative and non-legislative moratoria'.

SMEs: see the definition in Template 1 'Information on loans and advances subject to legislative and non-legislative moratoria'.

## Columns:

Gross carrying amount: see the definition in Template 1 'Information on loans and advances subject to legislative and non-legislative moratoria'.

of which forborne: Article 47b CRR; paragraph 34 of Part 1 and paragraph 244 of Part 2 of Annex V to Implementing Regulation (EU) No 680/2014.

The gross carrying amount of the new contract ('refinancing debt') granted as part of a refinancing transaction which qualifies as a forbearance measure should be disclosed.

Public guarantees received: paragraph 19 of these Guidelines; paragraphs 172 and 174 of Part 2 of Annex V to ITS

Institutions should disclose the maximum amount of public guarantee that Member States introduced in response to COVID-19 crisis for newly originated loans and advances. The amount of the guarantee should not exceed the gross carrying amount of the related loan. The existence of other forms of collateral or guarantee should not be taken into account to calculate the maximum amount of public guarantee received in the context of COVID-19 crisis that can be claimed.

Inflows to non-performing exposures: Inflows should be disclosed on a semi-annual basis since the beginning of the disclosure period to the reference date.

For an exposure that is reclassified multiple times from non-performing to performing during the disclosure period, the amount of inflows shall be identified based on a comparison between the status of the exposure at the beginning of the disclosure period and its status at the reference date. The reclassification of a non-performing exposure from one accounting portfolio to another shall not be disclosed as inflow.