

STATUTORY INSTRUMENTS.

S.I. No. 429 of 2015

THE CENTRAL BANK ACT 1942 (SECTION 32D) REGULATIONS 2015

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In exercise of the powers conferred on it by section 32D of the Central Bank Act 1942 (as inserted by the Central Bank Reform Act 2010) the Central Bank Commission hereby makes the following regulations which are effective with the approval of the Minister for Finance:

- 1. These Regulations may be cited as the Central Bank Act 1942 (Section 32D) Regulations 2015.
 - 2. In these Regulations:

"the Principal Act" is the Central Bank Act 1942;

"The Client Asset Requirements" are requirements imposed on investment business firms and investment firms pursuant to Section 52 of the Investment Intermediaries Act 1995, Regulation 79 of the European Communities (Markets in Financial Instruments) Regulations 2007 or client asset regulations imposed on regulated financial service providers pursuant to regulations issued under Section 48 of the Central Bank (Supervision and Enforcement) Act 2013;

"due date" is

- (a) the day that falls 28 days after the date of issue of the levy notice, as specified on such levy notice, or
- (b) the date referred to in Regulation 10, or
- (c) a date otherwise referred to in these Regulations as being a due date for payment of a levy contribution and/or a supplementary levy contribution or part thereof;

"levy contribution" is the amount determined as being due and owing which is calculated in accordance with the Schedule hereto:

"supplementary levy contribution" is any supplementary levy determined as being due and owing, in addition to the levy contribution, in accordance with the Schedule hereto;

"levy notice" means each notice specifying a levy contribution and/or supplementary levy contribution sent by the Bank to a regulated entity in accordance with these Regulations;

Notice of the making of this Statutory Instrument was published in "Iris Oifigiúil" of 13th October, 2015.

"levy period" means the period prescribed in the Schedule hereto in respect of which regulated entities are obliged to pay a levy contribution and, where applicable, a supplementary levy contribution;

"subsequent levy period" means the period from 1 January 2016 to 31 December 2016 inclusive;

"regulated entities" means persons who are subject to regulation under the designated enactments and designated statutory instruments (including financial service providers whose business is subject to regulation by an Authority that performs functions in an EEA country that are comparable to the functions performed by the Bank under a designated enactment or designated statutory instrument) and also includes former regulated entities who were regulated for part of the levy period and "regulated entity" shall be construed accordingly;

"impact category" has the meaning attributed to it in the Schedule hereto;

"impact score" has the meaning attributed to it in the Schedule hereto;

"associated company" in relation to a company or undertaking that comes within Category B1, B2, B3, B4, B5, B6 or B7 of the Schedule hereto (a "Category B Undertaking"), means a regulated financial service provider that is also a Category B Undertaking and is:

- (a) a subsidiary company of a Category B Undertaking, or
- (b) a company that is a subsidiary of a holding company, if a Category B Undertaking is also a subsidiary of such holding company, but neither the company or the Category B Undertaking is a subsidiary of the other, or
- (c) if the holding company as described in (b) above is itself a subsidiary, any other subsidiary of its ultimate holding company.
- 3. (a) Subject to (b) and to Regulations 4 and 5, all persons who are, or have been, regulated entities during the levy period, shall, on or before the due date, pay the levy contribution, and supplementary levy contribution (if applicable), to the Bank.
 - (b) Where a regulated entity has been subject to regulation by the Bank for part of the levy period only, then:
 - (i) the levy contribution shall be calculated by reference to the number of days of the levy period during which the entity was regulated; and
 - (ii) any supplementary levy contribution shall be applied on the basis set out in the Schedule.
- 4. Where a regulated entity ceases to be subject to regulation during the subsequent Levy period and, other than this Regulation 4, Regulations have not been made under Section 32D of the Principal Act in respect of the subsequent

levy period, then the Schedule shall apply with respect to that entity and the Bank shall issue a levy notice to such entity and:

- (i) the levy contribution shall be calculated by reference to the number of days of the subsequent levy period such entity was regulated; and
- (ii) any supplementary levy contribution shall be applied on the basis set out in the Schedule.
- 5. Where a regulated entity becomes subject to regulation by the Bank during the levy period, it shall be required to pay a levy contribution. In such circumstances, the Bank shall issue a levy notice to such entity and the levy contribution shall be calculated by reference to the number of days remaining in the levy period from the date on which such entity becomes subject to regulation by the Bank.
- 6. The Bank shall determine the appropriate category or categories in the Schedule that shall apply to a regulated entity.
- 7. Where in the reasonable opinion of the Bank the obligation of a regulated entity to pay a levy contribution or part thereof, or a supplementary levy contribution or part thereof, would be likely to make that regulated entity insolvent, or, where the regulated entity is a sole trader, bankrupt, the Bank may waive the obligation of that regulated entity under these Regulations to pay a levy contribution or part thereof or a supplementary levy contribution or part thereof. The Bank may waive, reduce, or remit a levy contribution or part thereof, or a supplementary levy contribution or part thereof, in exceptional circumstances at the Bank's discretion.
- 8. A regulated entity is required to pay the levy contribution prescribed in the Schedule hereto whether or not a levy notice has been issued by the Bank under Regulation 9.
- 9. Subject to Regulation 11, the Bank may send to a regulated entity a levy notice specifying:
 - (a) the levy contribution assessed by the Bank to be payable by that regulated entity for the levy period, and
 - (b) the due date for payment of the levy contribution.
- 10. If no levy notice is received by a regulated entity setting out the levy contribution for such entity by 25th November 2015 then the 23rd December 2015 shall be the due date for the payment of the levy contribution by such regulated entity in accordance with these Regulations.
- 11. Without prejudice to whether a levy notice issues setting out a levy contribution, where a supplementary levy contribution applies, a levy notice specifying the supplementary levy contribution will issue to a regulated entity.

- 12. The levy contribution, supplementary levy contribution (if applicable) and any interest accrued in accordance with Regulation 14 shall be paid by a regulated entity by cheque, direct bank transfer or equivalent electronic transfer of funds to a bank account specified by the Bank, or as is otherwise specified by the Bank.
 - 13. (a) A regulated entity or former regulated entity may, no later than 21 days following a due date, submit an appeal under this Regulation in respect of the levy contribution and/or supplementary levy contribution payable by such entity.
 - (b) An appeal must set out in writing the grounds of the appeal and should include, in particular, all supporting documentation or representations.
 - (c) Payment or a receipt evidencing payment of that portion of the levy contribution or supplementary levy contribution that is not under appeal must be submitted with an appeal under this Regulation.
 - (d) The Bank shall advise the regulated entity or former regulated entity concerned in writing of its determination of the appeal and details of any amount outstanding in respect of the disputed amount of levy contribution and/or supplementary levy contribution and the due date applicable for the payment of any outstanding levy contribution and/or supplementary levy contribution.
- 14. Without prejudice to any other remedy available to the Bank, where a required levy contribution or supplementary levy contribution has not been received by the due date, interest shall accrue thereon in accordance with the provisions of the European Communities (Late Payment in Commercial Transactions) Regulations 2012 (S.I. 580 of 2012) or any amending or replacing legislation.
- 15. Every sum payable by a regulated entity under these Regulations, including interest, for or on account of the Bank shall be recoverable by the Bank from that person as a simple contract debt in a court of competent jurisdiction.
 - 16. (a) Each regulated entity shall keep full and true records of all transactions which affect their liability under these Regulations and any related returns made;
 - (b) A record kept by a person pursuant to paragraph (a) and, in the case of any such record that has been given by the person to another person, any copy thereof that is in the power or control of the first mentioned person shall be retained by that person for a period of 6 years from the date of the last transaction to which the record relates, provided that this Regulation shall not apply to records of a company that have been disposed of in accordance with section 305(1) of the Companies Act 1963 or section 707 of the Companies Act 2014;

- (c) No person shall, in purported compliance with a provision of these Regulations, provide an answer or explanation, make a statement or produce or deliver any return, certificate, balance sheet or other document which is false in a material particular;
- (d) A regulated entity that fails to comply with a provision of these Regulations or any applicable regulatory reporting requirements thereby preventing a full and proper assessment of their liability under these Regulations, may be assessed by the Bank in accordance with Category L of the Schedule hereto to determine a levy contribution, or may be otherwise assessed in a manner determined by the Bank, and the Bank may issue a levy notice to such a regulated entity, or former regulated entity, without prejudice to other actions which might be determined necessary or appropriate by the Bank in such circumstances.
- 17. The Bank may exercise any of the powers and perform any of the functions and duties imposed on the Bank by these Regulations through or by any of the officers or employees of the Bank.
 - 18. These Regulations take effect on 7th October, 2015.

Signed for and on behalf of the CENTRAL BANK COMMISSION, 7 October 2015.

CYRIL ROUX,
Deputy Governor (Financial Regulator).

SCHEDULE

Levy Period: 1 January 2015 to 31 December 2015

CATEGORY A Credit Institutions

Type of regulated entity	В	Basis of calculation for levy contribution					
A1a — Irish Authorised Credit		Impact Category	Ultra High	High	Medium High	Medium Low	Low
	B 20 th S C b H G al c L a c A W A u B o G C H E le F c c ∈ c C	Category Levy Impact Cate ank's Proba 014. It refle he failure of ubject to the Credit Institute liable to p However, who coording to A = B/C * D Where: A = proportical constituent and constituent and constituent bliged to pa Group; and C = total sur- nation of D = Credit I Evy). For example, constituent in ategory, the total sur- nategory, the total sur- total sur- nategory, the total sur- nategory, the total sur- nategory, the total sur- total sur- nategory, the total sur-	High €7,809,447 gory' is as ability Risk is the Cent is a regulated to a regulated to the following attion Group, and the following the fol	edit Institution tion Group to the propolual constitution of the propolual constitution tion being as all individual croup Levy of a notionarch one of voyayable by ligh' impact opportion of the propolual constitution to the propolual constitution of the propolual constitution	High n/a r the regula System (PR ssessment of nancial stable sich shall appinstitution of correspond is a member shall transfet the Central rtion of the ent member on Group L dual constituen (i.e. the Ult l Credit Ins which falls of the Credit In category le this levy lial	Low n/a ted entity in ISM) as at of the poten bility and comply to each within categing to its implement of a Creer the levy and Bank on because the levy and the complement of a Creek to the members are High implementation of a Creek to the complement of a Creek to the compl	n/a n the Central 31 December tial impact of

Type of regulated entity	В	Basis of calculation for levy contribution							
A1b — Any Irish Authorised Credit		Impact Category	Ultra High	High	Medium High	Medium Low	Low		
Institutions not included in		Levy	n/a	€1,645,681	€376,285	€74,804	€23,751		
included in category A1a	B 20	ank's Proba 014. It reflec	bility Risk cts the Cen	and Impact	System (PR	AISM) as at of the poten	n the Central 31 December tial impact of nsumers.		

Type of regulated entity	Basis of calculation for levy contribution
A1a & A1b — As above.	The supplementary levy contribution is a separate levy which shall be paid in addition to the levy contribution.
	Supplementary Levy Contribution
	For the purposes of providing the Central Bank with sufficient funds to enable it to continue to perform its functions and exercise its powers the credit institutions listed below and their subsidiaries that are credit institutions authorised under Irish legislation that are subject to comprehensive assessment shall be liable to pay a supplementary levy to the Bank (hereinafter referred to as the "Comprehensive Assessment Institutions").
	Such supplementary levy will be set out in a levy notice sent to the Comprehensive Assessment Institutions. Each Comprehensive Assessment Institution and its respective subsidiaries shall be liable to pay their due proportion of the supplementary levy; however, each of the named Comprehensive Assessment Institutions may transfer the supplementary levy to the Bank for and on behalf of each of its subsidiaries. A regulated entity that ceases to be regulated during the levy period will be required to pay the supplementary levy in respect of the entire levy period.
	Comprehensive Assessment Institutions Allied Irish Banks plc The Governor and Company of the Bank of Ireland Permanent TSB plc Ulster Bank Ireland Limited KBC Bank Ireland plc ACC Loan Management Limited Depfa Bank plc Merrill Lynch International Bank Limited

Type of regulated entity	Basis of calculation for levy contribution								
A2 — Credit Institutions authorised in	Impact Category Levy	Ultra High n/a	High	Medium High	Medium Low	Low €17.814			
another EEA state operating in Ireland on a branch basis A3 — Credit Institutions authorised in another EEA state operating in Ireland on a cross border basis	'Impact Cates Bank's Proba 2014. It reflect the failure of	gory' is as bility Risk ets the Central a regulated	recorded for and Impact tral Bank's I entity on f	or the regula System (PR assessment of inancial stab	atted entity in RISM) as at of the poten bility and co	n the Central 31 December tial impact of nsumers.			

CATEGORY B Insurance Undertakings

Type of regulated entity	В	Basis of calculation for levy contribution							
B1 — Life Companies with		Impact Category	Ultra High	High	Medium High	Medium Low	Low		
Irish Head Office and Life Insurance		Levy	n/a	€703,290	€160,807	€31,968	€10,572		
Undertakings authorised in another non-EEA state operating in Ireland	B 20	'Impact Category' is as recorded for the regulated entity in the Central Bank's Probability Risk and Impact System (PRISM) as at 31 December 2014. It reflects the Central Bank's assessment of the potential impact of the failure of a regulated entity on financial stability and consumers.							
B4 — Non-Life Companies with Irish Head Office									
B7 — Reinsurance Undertakings with Irish Head Office									

Type of regulated entity	Basis of calcu	lation for le	evy contribu	tion		
B2 — Life Insurance	Impact Category	Ultra High	High	Medium High	Medium Low	Low
Undertakings authorised in	Levy	n/a	n/a	n/a	n/a	€7,929
another EEA state operating in Ireland on a branch basis B3 — Life Insurance Undertakings authorised in another EEA state operating in Ireland on a cross border basis	Bank's Proba 2014. It reflect the failure of Each insurar	bility Risk at the Cent a regulated are underta	and Impact ral Bank's a entity on fi king within	System (PR assessment c inancial stab	aISM) as at of the poten bility and combe. B2, B3, B	n the Central 31 December tial impact of nsumers. 5 and B6 is tegory to the
B5 — Non-Life Insurance Undertakings authorised in another EEA state operating in Ireland on a branch basis						
B6 — Non-Life Insurance Undertakings authorised in another EEA state operating in Ireland on a cross border basis						

Insurance Undertakings Groups

Type of regulated entity

Basis of calculation for levy contribution

Insurance **Undertaking Group**

For the purposes of the calculation of a levy contribution an Insurance Undertaking Group shall be defined as:

A group of entities comprised of an entity that comes within categories B1, B2, B3, B4, B5, B6 or B7 and either

(a) has one or more associated companies that comes within catergories B1, B2, B3, B4, B5, B6 or B7:

(b) is a subsidiary of an insurance holding company, an asset management company, a third country insurer or a third country reinsurer or a mixed activity insurance holding company (as defined in the European Communities (Insurance and Reinsurance Groups Supplementary Supervision) Regulations 2007)

Impact Category	Ultra High	High	Medium High	Medium Low	Low
Levy	€1,549,951	€703,290	€160,807	€31,968	€10,572

'Impact Category' is as recorded for the regulated entity in the Central Bank's Probability Risk and Impact System (PRISM) as at 31 December 2014. It reflects the Central Bank's assessment of the potential impact of the failure of a regulated entity on financial stability and consumers.

An Insurance Undertaking within category B shall be liable to pay the levy contribution corresponding to its impact category. However, where an Insurance Undertaking is a member of an Insurance Undertaking Group, and where the Central Bank has objectively determined by reference to PRISM and the resources the Central Bank expends on supervising the members of such an insurance Undertaking Group that it is necessary that such Insurance Undertaking Group shall pay the levy amount applicable to the Ultra High Impact Category or the High Impact Category (and where the Central Bank has notified each member of such Insurance Undertaking Group of this determination in writing), the Insurance Undertaking Group shall transfer the levy amount applicable to the Ultra High Impact Category or the High Impact Category to the Central Bank on behalf of all its constituent members with the proportion of the Insurance Undertaking Group Levy for which an individual constitutent member is liable being calculated according to the following formula:

A = B/C * D

Where:

A = proportion of the Insurance Undertaking Group Levy for which the individual constituent member is liable; and

B = levy amount which the individual constituent member would be obliged to pay if it were not being assessed as part of an Insurance Undertaking Group; and

C = total sum of B for all individual constituent members of the Insurance Undertaking Group; and

D = Insurance Undertaking Group Levy

For example, in the case of a notional Ultra High Insurance Undertaking Group with three constituent members, each one of which falls within the 'High' impact category, the total levy payable by the Ultra High Insurance Undertaking Group will be €1,549,951 (the 'Ultra High' impact category levy) and each individual constituent member's proportion of this levy liability is:

€703,290 / (€703,290*3) * €1,549,951 = €516,650

Where an Insurance Undertaking is a member of an Insurance Undertaking Group, but does not receive written notification from the Central Bank that such Insurance Undertaking Group shall transfer the levy amount applicable to the Ultra High impact category or the High impact category to the Central Bank on behalf of all its constituent members, such Insurance Undertaking shall be liable to pay the levy contribution corresponding to its impact category.

CATEGORY C Intermediaries and Debt Management Firms

Type of regulated entity	Basis of o	Basis of calculation for levy contribution								
C — Intermediaries	Impact Category				Low					
(including Investment		Band1	Band 2	Band 3	Band 4	Band 5	Band 6	Band 7		
Product Intermediaries and	Impact Score	<50.2	50.2 — 50.4	50.5 — 51.0	51.1 — 51.4	51.5 — 52.3	52.4 — 53.0	≥53.1		
Mortgage Intermediaries	Levy	€685	€1,465	€1,924	€2,475	€3,845	€7,875	€35,265		
under the Consumer Credit Act 1995); Insurance/ Reinsurance Intermediaries registered under the EC (Insurance Mediation) Regulations 2005; Debt Management Firms authorised under the Central Bank Act 1997	'Impact Cat in the Cent December 2 the potentia consumers. entity's pote	ral Bank 2014. 'Im l impact ('Impact	's Probabi pact Cate of the fail Score' re	ility Risk gory' reflure of a represents	and Implects the egulated e	act Syster Central B entity on fice evalua	n (PRISN Sank's ass inancial st tion of a	 as at 31 essment of tability and regulated 		

CATEGORY D

Investment Firms (other than Investment Product Intermediaries)

(Firms regulated under the provisions of either the Investment Intermediaries Act, 1995 or the European Communities (Markets in Financial Instruments)

Regulations 2007)

Type of regulated entity	Basis of calculation for levy contribution							
D1 — Designated Fund Managers	Impact Category	Ultra High	High	Medium High	Medium Low	Low		
	Levy	n/a	n/a	€250,051	€49,709	€6,078		
D2 — Receipt and Transmission of Orders and/or Provision of Investment Advice	Bank's Prob	ability Risk a cts the Cent	and Impact ral Bank's a	System (PR assessment o	ISM) as at a of the potent	n the Central 31 December tial impact of nsumers.		
D3 — Portfolio Management; Execution of Orders								
D4 — Own Account Trading; Underwriting on a Firm Commitment Basis								
D6 — Firms authorised under the Investment Intermediaries Act 1995 that are not captured in any other levy category for the purposes of these Regulations								

Type of regulated entity	Basis of calculation for levy contribution							
D5 — Member Firms of the Irish	Impact Category		High	Medium High	Medium Low	Low		
Stock Exchange which have been	Levy	n/a	n/a	€250,051	€49,709	€6,078		
authorised as an Investment Firm under Regulation 11(1) or deemed authorised under Regulation 6(2) of the European Communities (Markets in Financial Instruments) Regulations 2007	Bank's Pro 2014. It ref							

Type of regulated entity	Basis of calc	Basis of calculation for levy contribution							
D9 — High Volume Algorithmic Trading Firms	Impact Category	Ultra High	High	Medium High	Medium Low	Low			
Trading Timis	Levy	n/a	n/a	€250,051	€49,709	€6,078			
	Bank's Proba	ability Risk cts the Cent	and Impact tral Bank's	t System (PR assessment o	ISM) as at a of the potent	n the Central 31 December tial impact of nsumers.			

Type of regulated entity	Basis of calc	Basis of calculation for levy contribution							
D10 — Market Infrastructure Firms	Impact Category	Ultra High	High	Medium High	Medium Low	Low			
	Levy	n/a	n/a	€250,051	€49,709	€6,078			
	'Impact Category' is as recorded for the regulated entity in the C Bank's Probability Risk and Impact System (PRISM) as at 31 Dec 2014. It reflects the Central Bank's assessment of the potential impact System (PRISM) as at 31 Dec 2014. It reflects the Central Bank's assessment of the potential impact System (PRISM) as at 31 Dec 2014. It reflects the Central Bank's assessment of the potential impact System (PRISM) as at 31 Dec 2014. It reflects the Central Bank's assessment of the potential impact System (PRISM) as at 31 Dec 2014.								

Type of regulated entity	В	Basis of calcu	ılation for l	evy contrib	ution				
D1-D10 — As above		The supplementary levy contribution is a separate levy which shall be paid in addition to the levy contribution.							
		Supplementary Levy Contribution							
	e: R m B	For the purposes of providing the Central Bank with sufficient funds to enable it to continue to perform its functions under the Client Asset Requirements, institutions which are subject to the Client Asset Requirements in the category D1 — D10 shall pay a supplementary levy to the Bank. Such supplementary levy will be payable in accordance with the table set out below.							
		Impact Category	Ultra High	High	Medium High	Medium Low	Low		
		Levy	n/a	n/a	€66,544	€13,229	€1,610		
	B 20	'Impact Category' is as recorded for the regulated entity in the Central Bank's Probability Risk and Impact System (PRISM) as at 31 December 2014. It reflects the Central Bank's assessment of the potential impact of the failure of a regulated entity on financial stability and consumers.							

Type of regulated entity	Basis of calc	ulation for l	evy contribu	tion			
D1-D10 — Investment firms within the meaning	The supplementary levy contribution is a separate levy which shall be paid in addition to the levy contribution.						
of Regulation 3 of		Suppleme	entary Levy	Contributio	<u>n</u>		
the European Union (Bank Recovery and Resolution) Regulations 2015.	Resolution) tral Bank wi functions as Recovery an in this categ tral Bank.	Such supplementary levy will be payable in accordance with the table set					
	Impact Category	Ultra High	High	Medium High	Medium Low	Low	
	Levy	n/a	n/a	€7,790	€1,550	n/a	
	'Impact Category' is as recorded for the regulated entity in the Central Bank's Probability Risk and Impact System (PRISM) as at 31 December 2014. It reflects the Central Bank's assessment of the potential impact of the failure of a regulated entity on financial stability and consumers.						

CATEGORY E Investment Funds, Alternative Investment Fund Managers and other **Investment Fund Service Providers**

Type of regulated entity Basis of calculation for levy contribution **E1a** — Authorised UCITS; Authorised **Fund Type** Levy per Fund Levy per sub-funds 2 - 10 Levy per sub-funds 11 - 20 Unit Trusts; Single €1,525 n/a n/a Authorised Investment €1,525 €235 €145 Umbrella Companies (Designated and non-Designated);

All funds will pay a minimum levy of €1,525.

Authorised

Investment Limited Partnerships;

Umbrella funds will also pay a contribution per sub-fund of €235 up to ten sub-funds and a further levy of €145 on sub-funds numbers greater

Common Contractual Funds; Authorised Irish Collective Asset- management	an ten, to a maximum of tv ntribution for umbrella fund		lting in a maxim	
Vehicles	No. of Sub Funds	Levy per sub- fund	Total Levy	
	2	€235	€1,995	
E1b — UCITS Self-	3	€235	€2,230	
Managed Investment	4	€235	€2,465	
Companies	5	€235	€2,700	
(SMICs); Authorised	6	€235	€2,935	
Designated Investment	7	€235	€3,170	
Companies	8	€235	€3,405	
(Internally Managed	9	€235	€3,640	
Alternative Investment Funds);	10	€235	€3,875	
Authorised Irish	11	€145	€4,020	
Collective Asset- management	12	€145	€4,165	
Vehicles (Internaly Managed	13	€145	€4,310	
Alternative	14	€145	€4,455	
Investment Funds); Authorised Irish	15	€145	€4,600	
Collective Asset-	16	€145	€4,745	
Vehicles (UCITs	17	€145	€4,890	
SMICs)	18	€145	€5,035	
	19	€145	€5,180	
	20	€145	€5,325	

Type of regulated entity	Basis of calculation for levy contribution					
E2a — AIF Management	Impact Category	Ultra High	High	Medium High	Medium Low	Low
Companies	Levy	n/a	n/a	€250,051	€49,709	€6,078
E2b — Administrators; UCITS Managers (Non Delegating); Depositories; Alternative Investment Fund Managers E2c — UCITS Managers (Delegating)	Bank's Proba	bility Risk cts the Cent	and Impact ral Bank's a	System (PR assessment o	(ISM) as at a of the potential	n the Central 31 December tial impact of nsumers.

CATEGORY F Credit Unions

Type of regulated entity	Basis of calculation for levy contribution
F — Credit Unions	The required levy from individual credit unions will be assessed as 0.01% of total assets reported in the annual returns setting out their balance sheet as at 30 September 2014, provided that the total levy collected or recovered from credit unions does not exceed the total costs incurred by the Central Bank in performing the functions and exercising the powers of the Central Bank under the Credit Union Act 1997.

CATEGORY G Moneylenders

Type of regulated entity	В	Basis of calculation for levy contribution								
G — Moneylenders		Impact Category	Low							
			Band 1 Band 2 Band 3 Band 4 Band 5							
		Impact Score	≤10.5	10.6 - 13.0	13.1 - 15.0	15.1 - 30.0	≥30.1			
		Levy	€895	€3,555	€8,950	€33,555	€107,400			
	'Impact Category' and 'Impact Score' are as recorded for the regulated er in the Central Bank's Probability Risk and Impact System (PRISM) as a December 2014. 'Impact Category' reflects the Central Bank's assessment the potential impact of the failure of a regulated entity on financial stab and consumers. 'Impact Score' represents a numeric evaluation of a regulatentity's potential impact calculated by combining impact metric data. This levy will cover moneylenders' operation in all Court Districts.									

CATEGORY H Approved Professional Bodies

Type of regulated entity	Basis of calculation for levy contribution						
H — Approved Professional Bodies	Impact Category	Ultra High	High	Medium High	Medium Low	Low	
Bodies	Levy	n/a	n/a	n/a	n/a	€7,189	
	'Impact Category' is as recorded for the regulated entity in the Central Bank's Probability Risk and Impact System (PRISM) as at 31 December 2014. It reflects the Central Bank's assessment of the potential impact of the failure of a regulated entity on financial stability and consumers.						

CATEGORY J Bureaux de Change

Type of regulated entity	Basis of calculation for levy contribution							
J1 — Bureaux de Change	Im Cat	Medium Low	Low					
	L	evy	n/a	n/a	n/a	n/a	€783	
	'Impact Category' is as recorded for the regulated entity in the Centr Bank's Probability Risk and Impact System (PRISM) as at 31 December 2014. It reflects the Central Bank's assessment of the potential impact the failure of a regulated entity on financial stability and consumers.							

CATEGORY L Default Assessments

Type of regulated entity	Basis of calculation for levy contribution
L — Regulated entities falling within Regulation 16(d)	Each regulated entity falling within Regulation 16(d) shall pay a flat rate levy of €3,600.

CATEGORY M Retail Credit Firms, Home Reversion Firms and Credit Servicing Firms

Type of regulated entity	Basis of calculation for levy contribution						
M — Retail Credit Firms; Home Reversion	Impact Category	Ultra High	High	Medium High	Medium Low	Low	
Firms;	Levy	n/a	n/a	n/a	n/a	€8,454	
Credit Servicing Firms	'Impact Category' is as recorded for the regulated entity in the Central Bank's Probability Risk and Impact System (PRISM) as at 31 December 2014. It reflects the Central Bank's assessment of the potential impact of the failure of a regulated entity on financial stability and consumers.						

CATEGORY N Payment Institutions and E-Money Institutions

Type of regulated entity	Basis of calculation for levy contribution							
N — Payment Institutions; E-Money Institutions	Impact Category			Medium High	Medium Low			
E-Money Institutions	Levy	n/a	n/a	€333,104	n/a			
	Impact (Category	Low					
		T 4.0		Band 2	Band 3			
	Impact	t Score	≤51.0	51.1 - 100.0	≥100.1			
	Le	evy	€1,880	€9,410	€84,655			
	'Impact Category' and 'Impact Score' are as recorded for the regulated entity in the Central Bank's Probability Risk and Impact System (PRISM) as at 31 December 2014. 'Impact Category' reflects the Central Bank's assessment of the potential impact of the failure of a regulated entity on financial stability and consumers. 'Impact Score' represents a numeric evaluation of a regulated entity's potential impact calculated by combining impact metric data.							

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