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## Capital requirements for the Swedish banks, third quarter 2018

Finansinspektionen publishes on a quarterly basis the capital requirements of the largest Swedish banks and credit institutions under its supervision that have been categorised as Categories 1 and 2. ${ }^{1,2}$ This memorandum discloses these firms' capital requirements and capital ratios as at the end of the third quarter of 2018 , including the values for the requirements in Pillar 2. ${ }^{3}$

[^0]1 Total capital requirement, three major banks (as percentage of total REA $^{4}$ )


[^1]2 Total capital requirement, other eight firms published in this memorandum (as percentage of total REA)

(1) To cover the risk for excessive leverage, FI has assessed that Kommuninvest needs to have own funds amounting to at least 1.5 per cent of its total leverage ratio exposure. For the purpose of reaching this total own funds requirement, an additional capital charge for the risk of excessive leverage has been added to Pillar 2.

3 Common equity Tier 1 (CET1) requirement, three major banks (as percentage of total REA)


4 Common equity Tier 1 (CET1) requirement, other eight firms published in this memorandum (as percentage of total REA)


5 P2 capital requirement, three major banks, excluding systemic risk and capital requirements for Swedish and Norwegian mortgages (as percentage of total REA)


6 P2 capital requirement, other eight firms published in this memorandum, excluding capital requirements for Swedish and Norwegian mortgages (as percentage of total REA)


Table 1 Components of the firms' combined total capital requirement in SEKm

|  | SEB | SHB | Swedbank | Landshypotek | Länsförsäkringar | Kommuninvest | SEK | SBAB | Skandia | Nordnet | Avanza | Total | Share of total capital requirement (\%) |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Minimum requirement ( $8 \%$ ) | 50,557 | 43,838 | 34,201 | 2,428 | 5.472 | 341 | 6,905 | 3.536 | 553 | 701 | 499 | 149,030 | 33 |
| Capital conservation buffer ( $2.5 \%$ ) | 15,799 | 13,699 | 10,688 | 759 | 1,710 | 107 | 2,158 | 1,105 | 173 | 219 | 156 | 46,572 | 10 |
| Credit-related concentration risk | 2.781 | 3,865 | 3.002 | 323 | 649 | 6 | 2,089 | 875 | 70 | 80 | 49 | 13,789 | 3 |
| Interest rate risk in the bankingbook | 4.825 | 3,046 | 2.478 | 260 | 18 | 42 | 844 | 1,015 | 98 | 135 | 46 | 12,807 | 3 |
| Pension risk | 4,468 | 0 | 0 | 0 | 43 | 0 | 11 | 0 | 0 | 0 | 0 | 4,522 | 1 |
| Maturity adjustments in A-IRB models | 2,623 | 3,391 | 1,092 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 7,106 | 2 |
| Other pillar 2, excl. mortgage risk weight floor \& systemic risk | 287 | 2,557 | 2.725 | 244 | 739 | 5,704 | 936 | 310 | 0 | 81 | 18 | 13,602 | 3 |
| Risk weight floor mortgages Sweden ( $25 \%$ ) | 16,016 | 28,888 | 36,228 | 536 | 5,498 | - | - | 8,599 | 1,446 | - | - | 97.211 | 22 |
| Capital requirement <br> Norwegian mortgages | 10 | 2,433 | 5 | - | - | - | - | - | - | - | - | 2.449 | 1 |
| Countercyclical capital buffer | 6,010 | 6,827 | 5.596 | 607 | 1,359 | 26 | 1,257 | 877 | 135 | 155 | 125 | 22,976 | 5 |
| Systemic risk, pillar $2(2 \%)$ | 12,639 | 10,960 | 8.550 | - | - | - | - | - | - | - | - | 32,149 | 7 |
| Systemic risk buffer (3\%) | 18,959 | 16,439 | 12.825 | - | - | - | - | - | - | - | - | 48.223 | 11 |
| Capital planning buffer | - | - | - | - | - | - | 175 | - | - | - | - | 175 | 0 |
| Total capital requirement | 134,974 | 135,944 | 117,391 | 5.156 | 15,489 | 6,226 | 14,375 | 16,317 | 2.475 | 1,371 | 893 | 450,610 | 100 |

## Description of the calculations

The calculations of capital requirements refer to the third quarter of 2018 and are done on a group level. The Pillar 2 capital requirements are based on FI's latest overall capital assessment. For some of the firms this includes the capital requirement for corporate exposures, which is presented in more detail in the memorandum FI:s supervision of banks' calculations of risk weights for exposure to corporates ${ }^{5}$.

The firms have made different choices regarding their handling of profit during the current year in the calculation of the capital adequacy ratio. This means that in this memorandum the own funds for each firm may include or exclude the profit accrued during the year.

The calculations in this memorandum are based on data reported to FI. The data was submitted to FI on November 12, 2018. The rounding of each component of the capital requirement may result in a discrepancy between the sum of all parts and the total capital requirement. The size of each component has been estimated as follows.

Pillar 2 capital requirement, excluding systemic risk and capital requirements for Swedish and Norwegian mortgages. The Pillar 2 capital requirement, excl. the requirement for systemic risk and capital requirements for mortgages, is illustrated as an aggregate for each firm in Charts 1-4 and broken down into five components in Charts 5-6. These components are Credit-related concentration risk, Interest rate risk in the banking book, Pension risk, Maturity adjustments and Other Pillar 2 requirements.

Other Pillar 2 requirements in turn is an aggregate of the Pillar 2 capital requirements, which are not presented individually. These capital requirements are not subject to standardised and fully common evaluation methods, which is why they are not disclosed at a more detailed level in this memorandum. This contains risk elements such as market and credit risk that are not considered in Pillar 1 as well as, in certain cases, capital requirements for shortcomings in governance, risk management and control.

The share of the capital requirement which, as a main rule, is to be covered by common equity Tier 1 (CET 1) capital is determined in accordance with the distribution of Pillar 1 capital, including the combined buffer requirement with the exception of the countercyclical capital buffer, for the three major banks and the other eight firms. In some cases the countercyclical capital buffer is included in different ways.

Risk weight floor of 25 per cent for Swedish mortgages. The increased riskweighted exposure amount brought about by the risk weight floor of 25 per cent has been multiplied by the relevant capital requirement. The calculation of the capital requirement resulting from the risk weight floor must contain all capital requirements relating to Pillar 1, including the countercyclical capital buffer for Sweden. For the three major banks the calculation also includes the

[^2]total capital buffer requirement associated with systemic risk, which amounts to 5 per cent.

Capital requirement for Norwegian mortgages. Finanstilsynet in Norway has introduced measures under Pillar 1 for exposures to mortgages which are contributing to higher capital requirements for Norwegian banks. Swedish firms with exposures to Norwegian mortgages, instead of implementing the measures, will hold capital under Pillar 2 to match the increase in capital requirements from the Pillar 1 measures. The size of the capital requirement is set on an individual basis and is to be calculated by each firm in connection to their internal capital evaluation process (ICAAP) and, in turn, added to the other Pillar 2 requirements. Finanstilsynet has calculated the effect of these measures for the Norwegian domestic firms, which has resulted in risk weights of between 20 and 25 per cent.

The calculation of the capital requirement for Norwegian mortgages must contain all capital requirements relating to Pillar 1, including the countercyclical capital buffer value for Norway. For the three major banks this includes the total capital buffer requirement associated with systemic risk, which amounts to 5 per cent.

FI has also acknowledged the Finnish supervisory authority's decision to introduce an average company-specific risk weight floor of 15 per cent for Finnish mortgage exposures ${ }^{6}$. As of 1 January 2018, Sweden is reciprocating the Finnish risk weight floor for mortgages according to Article 458(5) of Regulation (EU) No. 575/2013 of the European Parliament and of the Council on prudential requirements for credit institutions and investment firms (CRR). This capital requirement will be part of Pillar 1 for affected institutions.

Systemic risk in Pillar 2. Two per cent of the total risk-weighted amount for the major banks. Covered in its entirety by CET 1 capital.

Systemic risk buffer. Three per cent of the total risk-weighted amount for the major banks. Covered in its entirety by CET 1 capital.

Countercyclical capital buffer. As of 19 March 2017, Sweden applies a counter-cyclical buffer of 2.0 per cent. Other EEA countries' countercyclical buffer values are included in the analysis as they come into force ${ }^{7}$

The firm-specific buffer value has been estimated on the basis of reported data according to the European common instructions for reporting (COREP). In order to calculate the firm-specific buffer value the relevant credit exposure in each country is multiplied by the countercyclical buffer rate for each country.

In compliance with Chapter 6, Section 5 of the Capital Buffer Act (2014: 966), Sweden also applies full reciprocity for non-EEA countries, as long as the

[^3]countercyclical buffer for the country is less than 2.5 per cent and FI has not decided otherwise in compliance with Chapter 7, Sections 4 and 5.

Capital conservation buffer. 2.5 per cent of the total risk-weighted exposure amount. Covered in its entirety by CET 1 capital.

Capital planning buffer. FI's stress tests to determine the capital planning buffer for 2018 have shown that the buffer exceeds 2.5 per cent for one of the eleven firms. A buffer requirement in excess of the capital conservation buffer is therefore required for that firm. The methodology is further described in Stress test methodology for determining the capital planning buffer ${ }^{8}$ and Capital requirements for Swedish banks ${ }^{9}$.

[^4]
[^0]:    ${ }^{1}$ FI categorises all credit institutions under its supervision on an annual basis. This categorisation enables FI to apply the guidelines issued by the European Banking Authority (EBA). A list of the credit institutions' supervision categories is available at the following link: http://www.fi.se/contentassets/967c10f7a3134428bb66c8e89286aed0/osii kategorisering2017 20160926.pdf
    ${ }^{2}$ The $1^{\text {st }}$ of October Nordea moved its legal residence to Finland and is now under the supervision of ECB. Therefore, FI has chosen not to publish Nordea's capital requirement and capital ratios in this memorandum, despite the fact that Nordea was a Swedish bank and under FI's supervision at the end of the third quarter of 2018. More information about Nordea's capital requirements after the move to Finland is available at the following link: https://www.nordea.com/en/press-and-news/news-and-press-releases/press-releases/2018/10-11-13h30-nordea-receives-transitionary-capital-implementation-letter-from-the-ecb.html
    ${ }^{3}$ The actual values in Pillar 2 in terms of "Capital requirement in Pillar 2, excl systemic risk and risk weight floor" refers to Finansinspektionen's assessment of the capital requirements in the 2018 Supervisory Review and Evaluation Process (SREP). Exceptions are SBAB and Skandiabanken, which have not been subject of a SREP 2018. The SREP 2017 is thus used. The guidelines issued by EBA requires a SREP every two years for category 2.

[^1]:    ${ }^{4}$ Risk Exposure Amount

[^2]:    ${ }^{5}$ Memorandum published at fi.se 2016, FI Ref. 15-13020.

[^3]:    ${ }^{6}$ For an overview of the decision and the institutions to which the decision applies, see FI's website: https://www.fi.se/contentassets/4b9d4b6504c547b1b3387a0d576f5d1e/beslut-finskt-riskviktsgolv-n.pdf
    ${ }^{7}$ For an overview of the current countercyclical buffer rates, see ESRB's website: https://www.esrb.europa.eu/national_policy/ccb/applicable/html/index.en.html

[^4]:    ${ }^{8}$ Memorandum published at fi.se 2016, FI Ref. 15-11526
    ${ }^{9}$ Memorandum published at fi.se 2014, FI Ref. 14-6258

