





Notification template for Article 131 CRD – Other Systemically Important Institutions (O-SII)

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Emailing this template to the above-mentioned addresses constitutes an official notification, no further official letter is required. In order to facilitate the work of the notified authorities, please send the notification template in a format that allows electronically copying the information.

1.1 Name of the notifying authority	Komisja Nadzoru Finansowego (KNF)					
2. Description	n of the measure					
	O-SII	LEI Code		Level of consolidation		
	PKO BP SA	P4GTT6GF1W40CVIN	_	consolidated and individua		
	BANK POLSKA KASA OPIEKI SA	5493000LKS7B3UTF7H35		consolidated and individual		
2.1 Concerned	BANK ZACHODNI WBK SA	259400LGXW3K0GDA		consolidated and individua		
institution or	ING BANK ŚLĄSKI SA	259400YLRTOBISHB\		consolidated and individua		
	mBank SA	259400DZXF7UJKK2/	AY35	consolidated and individua		
group of	BANK BGŻ BNP PARIBAS SA			consolidated and individua		
institutions	BANK HANDLOWY W WARSZAWIE SA	XLEZHWWOI4HFQDG		consolidated and individua		
	DEUTSCHE BANK POLSKA SA	529900CFOWM2V62I4634 259400QHDOZWMJ103294 BB3BGO3LCED63R8R9R41 259400P9KF07OP2K5P83		consolidated and individua		
	ALIOR BANK SA			consolidated and individua		
	BANK POLSKIEJ SPÓŁDZIELCZOŚCI SA			consolidated and individua	al	
	SGB-BANK SA			individual level		
	O-SII	Buffor rate applied				
	PKO BP SA	1,00%				
	BANK POLSKA KASA OPIEKI SA	0,75%				
	BANK ZACHODNI WBK SA	0,50%				
2.2 Level of the	ING BANK ŚLĄSKI SA	0,50%				
	mBank SA	0,50%				
buffer applied	BANK BGŽ BNP PARIBAS SA	0,25%				
	BANK HANDLOWY W WARSZAWIE SA	0,25%				
	DEUTSCHE BANK POLSKA SA	0,25%				
	ALIOR BANK SA	0,25%				
	BANK POLSKIEJ SPÓŁDZIELCZOŚCI SA	0,00%				
	SGB-BANK SA	0,00%				
	O-SII	EU Parent	LE	I Code (EU parent)		
2.3 Name of the	BANK ZACHODNI WBK SA	Banco Santander	54930	006QMFDDMYWIAM13		
EU ultimate	ING BANK ŚLĄSKI SA	ING Bank N.V.	3TK	20IVIUJ8J3ZU0QE75		
parent institution	mBank SA	Commerzbank AG	851W	YGNLUQLFZBSYGB56		
1	BANK BGŻ BNP PARIBAS SA	BNP PARIBAS	R0MU'	WSFPU8MPRO8K5P83		
	DEUTSCHE BANK POLSKA SA	Deutsche Bank AG		VFZYICNSX8D621K86		

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2.4 Names of subsidiaries	n.a.			
3. Timing of the measure				
3.1 Timing of the Decision	The KNF issued the decision on 31 July 2018.			
3.2 Timing of the Publication	The press release after the KNF meeting was published on 31 July 2018 on the KNF website. A few days later the decision was delivered to each institution designated as an O-SII.			
3.3 Disclosure	The information has been disclosed on the KNF website (www.knf.gov.pl) in the following way: as a press release and as a briefing note.			
3.4 Timing of Application	The KNF identified O-SIIs and set the O-SII buffer for these institutions in October 2016, with the activation of the measures from 31 December 2016. The measure has now been reviewed and will continue to apply until next years' annual review. The O-SII buffer for Alior Bank SA will be applicable from 1 September 2018.			
3.5 Phasing in	Fully-loaded implementation			
3.6 Review of the measure	Annually			

4. Reason for O-SII identification and activation of the O-SII buffer

	Criterion	Size	Importance	Complexity/cross- border activity	Inter- connectedness	Overall score
4.1 Scores of	Criterion weight	25%	25%	25%	25%	100%
concerned	PKO BP SA	1 831	1 555	1 180	1 760	1 582
institution or	BANK POLSKA KASA OPIEKI SA	1 154	1 172	985	893	1 051
group of	BANK ZACHODNI WBK SA	949	802	1 068	1 011	957
institutions, as	ING BANK ŚLĄSKI SA	784	897	1 477	637	949
per EBA	mBank SA	817	1 008	775	1 104	926
guidelines on the	BANK BGŻ BNP PARIBAS SA	452	424	558	460	474
assessment of O-	BANK HANDLOWY W WARSZAWIE SA	269	611	557	319	439
SIIs	DEUTSCHE BANK POLSKA SA	249	347	579	434	402
(Article 424.2)	ALIOR BANK SA	432	367	325	338	366
(Article 131.3)	BANK POLSKIEJ SPÓŁDZIELCZOŚCI SA	376	339	14	298	257
	SGB-BANK SA	290	218	10	108	156
4.2 Methodology and indicators used for designation of the O-SII (Article 131.3)	The KNF followed the EBA guidelines. All the criteria, indicators and weights have been applied. Where the data were not available at the highest consolidated level under the KNF jurisdiction, relevant proxies have been used. The threshold has been set at 350. All banks that are institutions under art. 4 (3) of the CRR have been included in the calculations and investment firms have been excluded.					
4.3 Supervisory judgement	The following optional indicator was used to designate two institutions (Bank Polskiej Spółdzielczości SA and SGB-Bank SA): Importance for an IPS of which the entity is a member. Each of the two banks plays a key role the in one of the two Institutional Protection Schemes operating in the Polish banking sector. Each of the two banks has been obliged to: run selected deposit accounts on behalf of the co-operative banks that are associated within given IPS, monitor certain categories of risk within given IPS, provide technical infrastructure for given IPS.					

The O-SII buffer was calibrated using a proportional method. For institutions scoring no less than 350 bps, the buffer rate was calibrated in the following stages: • rounding down the quotient of the score of the institution divided by 350 to the nearest integer, i.e. x = [score/350] assigning of the integer from the previous step to the buffer rate proportionally by multiplying it by 0.25%, i.e. x*0.25% • if the value calculated in step 1 is equal or higher than 5, then the buffer rate is set at 2%. 4.4 Calibrating the O-SII buffer It should be emphasized that the application of the last stage of the above procedure abolishes the rule of proportionality in setting the O-SII buffer rate. When the size of an institution exceeds a certain threshold, the risk that it generates to the financial sector and the real economy increases non-linearly. Such an institution should be subject to the maximum buffer, i.e. 2% of total risk exposure calculated in accordance with the CRR. Setting the O-SII buffer will have positive impact on the resilience of the bank to external shocks, as 4.5 Effectiveness well as the soundness of the overall banking sector and the real economy in Poland. The applied and measure is proportional with respect to the overall score of the given institution and the level of proportionality of concentration in the Polish banking sector. measure 5. Cross-border and cross-sector impact of the measure 5.1 Assessment of cross-border effects and the likely impact on The effects are negligible due to insignificant scale of cross-border activities of the domestic banks. the internal market (Recommendation ESRB/2015/2) 5.2 Assessment of leakages and regulatory The research carried out so far shows no signs of such effects. arbitrage within the notifying Member State 6. Combinations and interactions with other measures **6.1 Combinations** n.a. between G-SII and **O-SII** buffers (Article 131.14) Since 1 January 2018 a new macro-prudential measure- the systemic risk buffer (SRB) at the rate of 6.2 Combinations 3% - has been in force in Poland. The systemic risk buffer was introduced by the Regulation of the with SRB buffers Minister of Development and Finance of 1 September 2017 (Dz. U. [Journal of Laws] of 2017, item 1776). The SRB applies for all domestically authorised credit institutions in Poland. The SRB applies (Article 131.14 + to all exposures located on the territory of the Republic of Poland. In accordance with art. 133.5 of **Article 133.5)** CRD IV the SRB shall be cumulative with the O-SII buffer. O-SII **EU Parent** O-SII Buffer G-SII Buffer 6.3 O-SII BANK ZACHODNI WBK SA Banco Santander SA 1,00% 1,00% requirement for a ING BANK ŚLĄSKI SA ING Bank NV 2,00% 1,00% subsidiary (Article mBank S.A Commerzbank AG 1.5% n.a. 131.8) BANK BGŻ BNP PARIBAS SA **BNP PARIBAS** 1.5% 1.5% DEUTSCHE BANK POLSKA SA Deutsche Bank AG 2,00% 2,00%

6.4 Interaction with other measures	n.a
7. Miscellane	ous
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7.2 Any other releva	ant