Annex to the letter from the Secretary General of the *Autorité de contrôle prudentiel et de résolution* to the Director General of the French Association of Credit Institutions and Investment Firms

July 2021

Report on Internal Control Payment institutions, account information service providers and electronic money institutions

(Report prepared in accordance with Articles 258 to 266 of the *Arrêté du 3 novembre 2014*, as amended, on the internal control of banking sector companies, payment services and investment services subjected to the supervision of the *Autorité de contrôle prudentiel et de résolution*)

Contents

Introduction	2
1. Overview of business conducted and risks incurred by the institution	3
2. Significant changes made in the internal control system	3
3. Governance	4
4. Results of periodic controls conducted during the year, including foreign business (cf. Article 17 of <i>Arrêté du 3 novembre 2014</i> , as amended)	
5. Inventory of transactions with effective managers, members of the supervisory body and principal shareholders (cf. Articles 113 and 259 g) of the <i>Arrêté du 3 Novembre 2014</i> , as amended)	
6. Non-compliance risk (excluding the risk of money laundering and terrorist financing)	6
7. Credit and counterparty risk (cf. Articles 106 to 121 of the Arrêté du 3 novembre 2014, as amended)	7
8. Operational risk	11
9. Accounting risk	13
10. Cash management	14
11. Internal control system relating to the protection of customers' funds	14
12. Outsourcing policy	14
13. Information specific to institutions authorised to provide payment initiation services and/or accommodinformation services	
14. Annex on the security of cashless payment instruments provided or managed by the institution and access to payment accounts and information thereof	
Annex 1	77
Annov 2	70

Introduction

The Report on Internal Control is intended to provide details on the institution's internal control activities during the past financial year and to describe its procedures for measuring, monitoring, managing and disclosing the risks to which it is exposed.

The items listed below are given for illustrative purposes based on their relevance with regard to the institution's activities and organisational structure. The institution should also provide whatever information is needed to enable the reader of the report to understand how the internal control system operates and to assess the risks it actually bears.

This document is based on a "combined" version of the reports prepared in accordance with Articles 258 to 266 of the *Arrêté du 3 novembre 2014*, as amended. However, institutions that wish to do so may continue to submit separate reports, provided that the reports cover all the points listed below.

The Report on Internal Control should include the most recent internal management reports on the analysis and monitoring of risk exposures that have been provided by the effective managers to the institution's supervisory body, in accordance with Article 253 of the *Arrêté du 3 novembre 2014*, as amended.

Moreover, it is recalled that in accordance with the provisions of Article 4 of amended Instruction No 2017-I-24, the documents examined by the institution's supervisory body in the course of its review of the conduct and results of internal control, in accordance with Articles 252 and 253 of the *Arrêté du 3 novembre 2014*, as amended, as well as the extracts from the minutes of meetings at which they were reviewed, should be sent to the Secretary General of the *Autorité de contrôle prudentiel et de résolution* (SGACPR) on a quarterly basis.

These documents as well as the Report of Internal Control shall be, in accordance with the provisions of Articles 12 and 13 of amended Instruction No 2017-I-24, communicated to the SGACPR **by electronic transmission in a computerised format**, according to the technical arrangements defined by the ACPR, **and electronically signed** according to the arrangements defined by amended Instruction No 2015-I-19 and by Annex I of amended Instruction No 2017-I-24.

The Report on Internal Control shall be sent to the SGACPR at the latest by **30 April** following the end of the financial year.

1. Overview of business conducted and risks incurred by the institution

1.1. Description of business conducted

- general description of business conducted, included hybrid activities pursuant to Article L. 522-3 of the French *Code monétaire et financier*;
- for new activities:
 - a detailed description of any new activities conducted by the institution in the past year (by business line, geographical region, and subsidiary);
 - for payment activities, specify payment services provided pursuant to Article L. 314-1 of the French *Code monétaire et financier*,
 - an overview of the procedures established for these new activities;
 - a description of the internal control actions applied for the new activities;
- a description of any major changes in organisation or human resources and of any significant projects launched or conducted during the past year;
- the identity of the professional body affiliated to the *Association française des établissements de credit et des entreprises d'investissement* (French Association for credit insitutions and investment firms) the institution is a member of.

1.2. Presentation of the main risks generated by the business conducted by the institution

- a description, formalisation and updating mechanisms of the institution's risk mapping, highlights of the main evolutions during the past financial year;
- a description of the measures taken to manage the mapped risks;
- a presentation of quantitative and qualitative information on the risks described in the summary reports sent to the effective managers, provided to the supervisory body and specifying the scope of the measures used to assess the level of risk incurred and to set risk limits (cf. Article 230 of the *Arrêté du 3 novembre 2014*, as amended)
- description of the policies governing the management, quality and aggregation of risk data at different levels within the institution, including for foreign business and outsourced activities: implementation, in a way that is appropriate to the size, nature and complexity of the institution's business, of a uniform or homogeneous data structure that unambiguously identifies risk data, as well as of measures to ensure the accuracy, integrity, completeness and timely availability of risk data, and definition of a governance process for the risk data aggregation process (see Article 104 of the *Arrêté du 3 novembre 2014*, as amended).

1.3. Major incident

- mechanism put in place to identify major incidents in application of Article 96 of the Directive (EU) 2015/2366 of 25 November 2015 on payment services in the internal market ("DSP2");
- process selected to carry out initial and additional reporting to supervisory authorities.

2. Significant changes made in the internal control system

If there have been no significant changes in the internal control system, which contains the three lines of defence corresponding to the levels of control described below, the institution may provide a general description in an annex or provide a copy of the internal control charter in force.

2.1. Changes to the permanent control system "1st and 2nd level of control" (including the organisation of the internal control of foreign business and outsourced activities)

- a description of significant changes in the organisation of permanent control, which corresponds to the first and second level of control as defined in Article 12 of the Arrêté du 3 novembre 2014 as amended (including the main actions planned in relation to permanent control, cf. Article 259 f) of the same Order): specify in particular the identity, the hierarchical and functional position of the person(s) in charge of permanent control and any other functions exercised by such person(s) in the institution or in other entities in the same group, indicate which units are in charge of second level control, and the identity of the manager responsible for each of these units;
- a description of significant changes in the organisation of the compliance audit function: specify in particular the identity and the hierarchical and functional position of the person in charge of the compliance audit function and any other functions exercised by this person in the institution or in other entities in the same group;
- a description of the internal procedures put in place to govern the appointment and dismissal of the head of the compliance function (see Article 28 of the *Arrêté du 3 novembre 2014*, as amended);
- a description of significant changes in the organisation of the risk management function: specify in particular the identity, the hierarchical and functional position of the person in charge of the risk management function and any other functions exercised by this person in the institution or in other entities in the same group
- the identification of the effective manager in charge of the consistency and effectiveness of 2^{nd} level permanent control.
- 2.2. Changes to periodic control procedures ("3rd level of control" carried out by the internal audit function, including the organisation of internal control for foreign business and outsourcing activities)
- the identification of the person in charge of the internal audit function and tasked with the third level of control, as defined in Article 12 of the *Arrêté du 3 novembre 2014*, as mended;
- the identification of the effective manager in charge of the consistency and efficiency of periodic control;
- a description of significant changes in the internal audit function;
- the main initiatives planned in the area of periodic controls (audit plan, etc.; cf. Article 259 f) of the *Arrêté du 3 novembre 2014*, as amended);
- a description of the internal procedure put in place to govern the appointment and dismissal of the head of the internal audit function (see Article 17 of the Arrêté du 3 novembre 2014, as amended);
- measures taken, where applicable, to ensure that the complete cycle of investigations of all the activities of the institution or, where applicable, the group, does not exceed five years (see Article 25 of the *Arrêté du 3 novembre 2014*, as amended);
- measures taken, where applicable, to ensure that the audit cycle is determined using an approach that is proportionate to the risks identified within the institution or, where applicable, the group.

3. Governance

3.1. General principles of governance

- description of the policy for "risk culture" deployed within the institution: a summary of communication procedures and staff training programmes on risk profile and responsibilities in terms of risks management...;
- presentation of ethical and professional standards promoted by the institution (*indicate if they are inhouse standards or the application of standards published by external associations/bodies*), description of the mechanism implemented to ensure their proper internal application, the process implemented in case of failure and information modalities to governing bodies...;

- description of processes put in place to identify, manage and prevent conflicts of interest, on the one hand, at the level of the institution, and on the other hand, regarding its staff, modalities of approval and review of such processes (see Article 38 of the *Arrêté du 3 novembre 2014*, as amended).

3.2. Involvement of management bodies in internal control

3.2.1. Procedures for reporting to the supervisory body

- procedures for the approval of the limits by the supervisory body (cf. Article 224 of the *Arrêté du 3 novembre 2014*, as amended);
- procedures for reporting to the supervisory body on significant incidents as defined in Article 98 (cf. Article 245 of the *Arrêté du 3 novembre 2014*, as amended);
- if necessary, procedures for reporting to the supervisory body by the risk manager, stating the concerned matters (cf. Article 77 of the *Arrêté du 3 novembre 2014*, as amended);
- procedures for reporting to the supervisory body, by the persons responsible for the internal audit function, of any failures to carry out corrective measures that have been ordered (cf. Article 26 b) of the *Arrêté du 3 novembre 2014*, as amended);
- procedure in place for the person in charge of the compliance audit function to report to the supervisory body on the exercise of his or her missions (see Article 31 of the *Arrêté du 3 novembre 2014*, as amended);
- control findings that have been brought to the attention of the supervisory body, and in particular any shortcomings identified, along with the corrective measures ordered (cf. Article 243 of the *Arrêté du 3 novembre 2014*, as amended).

3.2.2. Procedures for reporting to the effective managers

- procedures for reporting to the effective managers on significant incidents as defined in Article 98 of the *Arrêté du 3 novembre 2014*, as amended (cf. Article 245 of the *Arrêté du 3 novembre 2014*, as amended);
- procedures allowing the risk manager to report to the effective managers on the exercise of their duties (cf. Article 77 of the *Arrêté du 3 novembre 2014*, as amended);
- procedures allowing the risk manager to warn the effective managers of any situation that could have significant repercussions on risk management (cf. Article 77 of the *Arrêté du 3 novembre 2014*, as amended).

3.2.3. Due diligence practices carried out by the effective managers and the supervisory body

- a description of the due diligence measures carried out by the effective managers and the supervisory body to verify the effectiveness of internal control systems and procedures (cf. Articles 241 to 243 of the *Arrêté du 3 novembre 2014*, as amended).

3.2.4. Processing of information by the supervisory body

- as part of the supervisory body's review of major and significant incidents revealed by internal control procedures, main shortcomings noted, related costs, conclusions drawn from their analysis, and measures taken to remediate them (cf. Article 252 of the *Arrêté du 3 novembre 2014*, as amended);
- dates on which the supervisory body reviewed the activities and results of the internal control system for the past year;
- dates of approval of the aggregate risk limits by the supervisory body (cf. Article 224 of the *Arrêté du 3 novembre 2014*, as amended).

4. Results of periodic controls conducted during the year, including foreign business (cf. Article 17 of the *Arrêté du 3 novembre 2014*, as amended)

- programme of missions (risks and/or entities that have been subjected to control missions by the internal audit function during the year), stage of completion and resources allocated in man-days;
- main shortcomings observed;
- measures taken to remediate the shortcomings observed, the expected date of implementation of these measures, and the state of progress in implementing them as at the date of drafting of this Report;
- the procedures for following up on the recommendations generated by periodic controls (*tools*, *persons in charge*) and the results of that follow-up;
- investigations conducted by the internal audit function of the parent entity and by external institutions (external agencies, etc.), summaries of their main conclusions, and details on the decisions taken to remediate any identified shortcomings.

5. Inventory of transactions with effective managers, members of the supervisory body and principal shareholders (cf. Articles 113 and 259 g) of the *Arrêté du 3 Novembre 2014*, as amended)

Please attach an annex providing:

- the characteristics of commitments for which a deduction has been made from regulatory capital: the identity of the beneficiaries, type of beneficiaries (natural or legal person, shareholder, senior manager or member of the supervisory body), type of commitment, gross amount, deductions (if any), risk weight, date of assignment and expiry date;
- the nature of commitments to principal shareholders, effective managers and members of the supervisory body for which a deduction has not been made from regulatory capital due either to the date on which the commitment was made or the rating or score assigned to the beneficiary of the commitment. However, it is not necessary to mention commitments below a gross amount of 3% of the institution's capital.

6. Non-compliance risk (excluding the risk of money laundering and terrorist financing)

Reminder: information regarding the risk of money laundering and terrorist financing (ML-FT) shall be sent in the annual report on the organisation of internal control arrangements on AML-CFT and asset freeze, pursuant to Articles R. 561-38-6 and R. 561-38-7 of the French Code monétaire et financier, according to conditions defined in the Arrêté du 21 décembre 2018.

- 6.1. Training provided to staff on compliance control procedures, and prompt dissemination to staff of information on changes in the provisions that apply to the transactions they carry out (cf. Articles 39 and 40 of the *Arrêté du 3 novembre 2014*, as amended)
- 6.2. Assessment and control of reputational risk
- 6.3. Other non-compliance risks (including with banking and financial ethics codes)
- 6.4 Procedures for reporting defaults, breaches or failures

Please specify:

- the procedures set up to enable managers and staff to report to the person responsible for the compliance verification function of the institution or of their business line, or to the responsible person referred to in Article 28 of the *Arrêté du 3 novembre 2014*, as amended, of potential malfunctions regarding the compliance monitoring system (cf. Article 37 of the *Arrêté du 3 novembre 2014*, as amended).
- the procedures set up to enable the staff to report to the ACPR any failure to comply with the requirements defined by European regulations and by the French *Code monétaire et financier* (cf. Article L. 634-1 and L. 634-2 of the French *Code monétaire et financier*).

6.5. Procedures used for operations relating to new products, to external and to internal growth

presentation of the compliance review procedures implemented when operations relating to new products or services, significant changes to them or to the systems associated with the products, external or internal growth operations or exceptional transactions are carried out: opinion required, systematically and in writing, from the head of the compliance verification function prior to the execution of these operations (see Article 35 and Article 221, first paragraph, of the Arrêté du 3 novembre 2014, as amended.

6.6. Centralisation and setting up of remedial and monitoring measures

Please specify:

- the procedures set up to centralise information related to potential dysfunctions when implementing compliance requirements (cf. Articles 36 and 37 of the *Arrêté du 3 novembre 2014*, as amended);
- the procedures set up to monitor and assess the effective implementation of corrective actions in order to meet the compliance requirements (cf. Article 38 of the Arrêté du 3 novembre 2014, as amended).

6.7. Description of the main dysfunctions identified during the year

6.8. Results of 2nd level permanent control actions carried out on the non-compliance risk

- main shortcomings observed;
- measures taken to correct the shortcomings observed, the expected date for carrying out these measures, and the state of progress in implementing them as at the date of drafting of this Report;
- the procedures for following up on the recommendations generated by permanent control (*tools, persons in charge, etc.*);
- the procedures for verifying that the corrective measures ordered by the institution have been carried out by the appropriate persons in a reasonable timeframe (cf. Articles 11 f) and 26 a) of the *Arrêté du 3 novembre 2014*, as amended).

7. Credit and counterparty risk (cf. Articles 106 to 121 of the *Arrêté du 3 novembre 2014*, as amended)

Nota bene: This whole section is only relevant to payment institutions and electronic money institutions performing credit transactions.

Other institutions shall fill out the last sub-section relating to counterparty risk.

7.1. Loan approval procedures

- predefined loan approval criteria;
- factors used in analysing the expected profitability of loans at the time of approval: *methodology*, *variables considered (loss rates, etc.)*;

- a description of the loan approval procedures, including when appropriate any delegations, escalations and/or limits.

7.2. Systems for measuring and monitoring risk

- details on the 10 main exposures (after clustering counterparties);
- stress scenarios used to measure risk, selected assumptions, results and description of their operational integration;
- general description of exposure limits by beneficiary, by associated debtors, by lines of business etc. (*specify the size of the limits in relation to capital and earnings*);
- the procedures and frequency for reviewing credit risk limits (*specify the date of the most recent review*);
- any breaches of credit risk limits observed during the past year (*specify their causes, the counterparties involved, the size of the overall exposure, the number of breaches, and their amounts*);
- the procedures for authorising credit risk limit breaches;
- measures taken to rectify credit risk limit breaches;
- identification, staffing levels, and hierarchical and functional position of the unit charged with monitoring and managing credit risk;
- description of monitoring measures for advanced risk indicators (*specify the main criteria for placing counterparties under watch-list*);
- the procedures for analysing the quality of loans, and the frequency of the analysis; specify any exposures the internal credit rating of which has changed, along with loans classified as non-performing or written down (specify any adjustments in the level of provisioning; give the date on which this analysis was conducted in the past year);
- adaptations made by the institution to comply with the EBA guidelines on the application of the definition of default which came into force on 1 January 2021; the procedures and frequency of revaluation of guarantees and collaterals, as well as the main results of controls carried out during the year when appropriate;
- a presentation of the credit risk measurement and management system in place for identifying and managing problem credits and for making adequate value adjustments and recording appropriate amounts for provisions or losses (cf. Article 115 of the *Arrêté du 3 novembre 2014*, as amended);
- the procedures and frequency of provisioning decisions, including when appropriate any delegation and/or escalation measures;
- the procedures and frequency of back-testing exercises carried out on collective and statistical provisioning models, as well as the main results of the year when appropriate;
- the procedures for updating and reviewing loan files, the frequency of review, and the results of the analysis (at least, for counterparties whose loans are overdue, non-performing or impaired, or who present significant risks or exposure volumes);
- distribution of exposures by risk level (cf. Articles 106 and 253 a) of the *Arrêté du 3 novembre 2014*, as amended);
- the procedures for reporting to the effective managers and the supervision body on the level of credit risk, using summary tables (cf. Article 230 of the *Arrêté du 3 novembre 2014*, as amended);
- roles of the effective managers and the supervisory body in defining, monitoring and reviewing the institution's overall strategy regarding credit risk and in setting up the limits (cf. Article 224 of the *Arrêté du 3 novembre 2014*, as amended);
- factors considered in analysing changes in margins, in particular for the loan production of the past year: *methodology, variables analysed, results*;
 - provide details on the calculation of margins: earnings and expenses taken into account; if lending needs to be refinanced, indicate the net borrowing position and the refinancing rate; if

- there are gains from investing capital allocated to lending, specify the amount and the rate of return:
- identify the different loan categories (such as retail loans) or business lines for which margins are calculated;
- highlight trends in outstanding loans (at year-end and at intermediary dates) and, where appropriate, in loan production for the past year;
- the procedures used by the effective managers to analyse the profitability of lending activities, the frequency of the analyses, and their results (*specify the date of the most recent analysis*);
- the procedures used to report to the supervisory body on the institution's credit risk exposure, and the frequency of these reports (attach the most recent management report produced for the supervisory body);
- the procedures of approval by the supervisory body of the limits suggested by the effective managers (cf. Article 253 of the *Arrêté du 3 novembre 2014*, *as amended*);
- when appropriate, the procedures and frequency for analysing, assessing and monitoring risks linked to intragroup transactions (credit risk and counterparty credit risk).

Specific elements on counterparty credit risk:

- a description of risk metrics used to assess the counterparty credit risk;
- a description of the integration of counterparty credit risk monitoring within the global measures of credit risk monitoring.

7.3. Concentration risk

7.3.1. Concentration risk by counterparty

- the tool used to monitor concentration risk by counterparty: any aggregate measures defined, description of the system used to measure exposures to the same beneficiary (including prudential framework applicable to counterparties considered, financial situation of the counterparty and portfolio, details on procedures used to identify associated beneficiaries, (establishment of a quantitative threshold above which such measures are systematically implemented, etc.), procedures for reporting to the effective managers and the supervisory body;
- the system used to limit exposure by counterparty: general description of the system for setting limits on counterparties (*specify their level in relation to capital and earnings*), the procedures for reviewing limits and the frequency of these reviews, any breaches of limits reported, and the procedures for involving the effective managers in setting and monitoring limits;
- amounts of exposures to main counterparties;
- conclusions on the institution's exposure to concentration risk by counterparty.

7.3.2. Sectorial concentration risk

- the tool used to monitor sectorial concentration risk: any aggregate measures defined, economic model and risk profile, description of the system for measuring exposures in the same business sector (especially counterparties interconnectedness), and procedures for reporting to the effective managers and the supervisory body;
- the system used to limit exposure by business sector: a general description of the system for setting limits on sectorial concentrations (*amount of exposures*, *specify their level in relation to capital and earnings*), the procedures for reviewing limits and the frequency of these reviews, any breaches of limits reported, and the procedures for involving the effective managers in setting and monitoring limits;
- distribution of exposures by sector;
- conclusions on the institution's exposure to sectorial concentration risk.

7.3.3. Geographical concentration risk

- the tool used to monitor geographical concentration risk: any aggregate measures defined, description of the system for measuring exposures in the same geographical region, and procedures for reporting to the effective managers and the supervisory body;
- the system for limiting exposure by geographical region: a general description of the system for setting limits on geographical concentrations (*specify their level in relation to capital and earnings*), the procedures for reviewing limits and the frequency of these reviews, any breaches of limits reported, and the procedures for involving the effective managers in setting and monitoring limits;
- distribution of exposures by geographical region;
- conclusions on the institution's exposure to geographical concentration risk.

7.4. Results of 2nd level permanent controls carried out for credit activities

- main shortcomings observed;
- measures taken to remediate the shortcomings observed, the expected date for carrying out these measures, and the state of progress in implementing them as at the date of drafting of this Report;
- the procedures for following up on the recommendations generated by permanent controls (tools, persons in charge, etc.);
- the procedures for verifying that the corrective measures ordered by the institution have been carried out by the appropriate persons in a reasonable timeframe (cf. Articles 11 f) and 26 a) of the *Arrêté du 3 novembre 2014*, as amended).

7.5. Risks associated with the use of credit risk mitigation techniques

Attach an annex providing:

- a description of the system used to identify, measure and monitor the residual risk to which the institution is exposed when it uses credit risk mitigation techniques;
- a general description of the procedures used to ensure, when credit risk mitigation instruments are put in place, that they are legally valid, that their value is not correlated with that of the mitigated exposure, and that they are properly documented;
- a presentation of the procedures used to integrate the credit risk associated with the use of credit risk mitigation techniques in the overall credit risk management system;
- a description of stress tests conducted on credit risk mitigation techniques (including the assumptions and methodologies used and the results obtained);
- a summary of incidents that occurred during the year, when appropriate (denied guarantee calls, unrealised pledges).

7.6. Stress testing of credit risk

Attach an annex describing the assumptions and methodologies used (including the procedures for considering contagion effects in other markets) and summarising the results obtained.

7.7. Overall conclusions on credit risk exposure

7.8. Management of counterparty and concentration risks for institutions that are not authorised to perform credit activities

- presentation of the share of the first 20 counterparties contributing to the turnover and the net banking income;
- measures taken to limit the concentration risk;

- controls set up to monitor the concentration risk;
- presentation of main counterparties (banks, service providers such as agents, etc.) to which the institution's funds are entrusted; procedures for monitoring the ratings of these counterparties;
- controls set up to monitor the counterparty risk.

8. Operational risk

8.1 Governance and organisation of operational risk

- general description of the overall framework for identifying, managing, monitoring and reporting the operational risk, taking into account the complexity of the activities and the risk tolerance of the institution;
- governance: description of the governance system deployed for managing the operational risk and of the governance of the model when appropriate, role and missions of the various committees implemented, structuring decisions taken during the year regarding operational risk;
- organisation: presentation of the various teams in charge of the permanent control actions carried out in respect of operational risk by lines of business and by geographical areas (numbers of forecasted and effective FTEs, missions, organisational attachment of teams), objectives of the various permanent control teams, actions carried out during the year and progress of reorganisation projects at the end of the year, constraints met and solutions planned/implemented during the implementation of these reorganisation projects, objectives to be achieved and expected timeframe for full deployment of the target organisation;
- scope of the entities: integrated entities and methods (in numbers and in proportion of assets), treatment of entities integrated in the scope of prudential consolidation during the last two financial years, entities potentially excluded and reasons for such exclusion, transactions taken into account;
- definition of a significant incident retained by the supervisory body within the framework of Article 98 of the *Arrêté du 3 novembre 2014*, as amended (*attach an annex with the minutes of the meeting during which the threshold has been approved*).

8.2. Identification and assessment of operational risk

- a description of the types of operational risks to which the institution is exposed;
- a description of the system used to measure and monitor operational risk (*specify the method used to calculate capital requirements*);
- the monitoring procedures used to ensure that the entirety of incidents to be identified is taken into account in the calculation of own funds requirements, especially regarding legal and non-compliance risks; identification of risks requiring an improvement of the current monitoring mechanism and remedial actions taken;
- presentation of the risk mapping detailing business/risks not (yet) covered by the mapping organised at the end of the financial year;
- a general description of the reports used to measure and manage operational risk (*specify in particular the frequency of reporting and recipients of the reports, the areas of risk covered, and the use of early warning indicators to signal potential future losses*); documentation and communication of the procedures for monitoring and managing operational risk;
- a general description of any insurance techniques used.

8.3. Integration of the system for measuring and managing operational risk in the permanent control system

- a description of the procedures for integrating operational risk monitoring into the permanent control system, including, inter alia, risks related to low-frequency high-severity events, as well as internal and external fraud risks;

- a description of the main operational risks observed during the course of the year and related costs (settlement incidents, errors, fraud, cybersecurity etc.) and the conclusions drawn.

8.4. Emergency and business continuity plans

- objectives of emergency and business continuity plans, definitions and scenarios used, overall architecture (comprehensive plan versus one plan per business line, overall consistency in the case of multiple plans), responsibilities (names and positions of the officers responsible for managing and triggering emergency and business continuity plans and for managing incidents), scope of business covered by the plans, businesses assigned priority in the event of an incident, residual risks not covered by the plans, timetable for implementing the plans;
- formalisation of procedures, general description of IT backup and fall-back sites;
- tests of emergency and business continuity plans (objectives, scope, frequency, results), procedures for updating plans (frequency, criteria), tools for managing continuity plans (software and IT development), reporting to senior management (on tests, and on any changes to systems and procedures);
- audit of emergency and business continuity plans and results of permanents controls;
- activation of the emergency and business continuity plan(s) and management of incidents that occurred during the course of the year (for example, the H1N1 flu pandemic, Covid).

8.5 IT risk

8.5.1. Governance

- presentation of the institution's IT strategy (organisation, coordination with the overall strategy, priority objectives and ation plans set up, risk appetite framework and resources dedicated to implementing it (procedures put in place to ensure its compliance, dedicated budget and steering procedure, number and nature of staff dedicated to the management of IT operations, to the security of the IT system as well as to business continuity,);
- presentation of the governance process (roles of effective managers, of the supervisory body in the definition, monitoring and review of the global IT strategy).

8.5.2 IT risk management

- presentation of the measures used to mitigate major IT risks and controls carried out to monitor the effectiveness of these measures, and description of the process used to inform effective maangers and the supervisory body;
- presentation of the organisation of the management of risks caused by IT (definition of role and responsibilities of players¹, assessment framework of the IT risk profile and its results, risk tolerance threshold, audit process, modalities and frequency of reporting to senior management and the supervisory body on the entity's exposure to risks linked to IT²);
- description of the periodic and permanent control mechanisms of IT systems and summary of observations related to control actions carried out (cf. 8.6);
- presentation of the IT risk mapping including especially risks for the availability and continuity, security, data integrity and risk linked to IT system changes (identifying in particular what systems and services are essential to the proper functioning, availability, continuity and security of the institution's activities)³.

² Attach the latest dashboard dedicated to informing them

¹ Especially those of the IT function.

³ In particular, specify whether the institution is exposed to specific risks and the specific measures taken to manage them

8.5.3. Security of the information system

- presentation of the objectives of the information systems' security policy (protection of the confidentiality, integrity and availability of IT information, assets and services, as well as of customer data) and name of the person responsible for information system security;
- description of the procedures set up to prevent and address incidents (i.e. one or more adverse or unexpected events likely to seriously compromise the safety of information and to impact the activity of the institution), in particular for major incidents as defined by the EBA Guidelines issued in application of Article 96 of the DSP2 Directive
- presentation of the information system security awareness programme (awareness of employees and service providers) and regular training.

8.5.4. Management of IT operations

- description of the processes dedicated to IT operation management: *presentation of the procedures* covering the operation, monitoring and control of IT systems and services;
- description of the process used for detecting and managing operational or security incidents.

8.5.5. Management of changes and projects

- description of the IT project and software management framework;
- description of the process used to manage the acquisition, development and maintenance of IT systems, description of a process used to manage software changes (procedure for the recording, testing, assessment, approval and implementation of changes made to the IT system).

8.6. Results of 2nd level permanent control actions for operational risk including IT risk

- main shortcomings observed;
- measures taken to remediate the shortcomings observed, the expected date for carrying out these measures, and the state of progress in implementing them as at the date of drafting of this Report;
- the procedures for following up on the recommendations generated by permanent controls (*tools*, *persons in charge*, *etc.*);
- the procedures for verifying that the corrective measures ordered by the institution have been carried out by the appropriate persons in a reasonable timeframe (cf. Articles 11 f) and 26 a) of the *Arrêté du 3 novembre 2014*, as amended).

8.7. Overall conclusions on exposure to operational risk

9. Accounting risk

9.1. Significant changes made in the institution's accounting system

If there have been no significant changes in the accounting system, the institution may provide a general description of the accounting system in an annex.

- presentation of modifications that have taken place within the consolidation scope, when appropriate (admission and exclusion).

9.2. Results of 2nd level permanent control actions for the accounting risk

- main shortcomings observed;

- measures taken to remediate the shortcomings observed, the expected date for carrying out these measures, and the state of progress in implementing them as at the date this Report was drafted;
- the procedures for following up on the recommendations generated by permanent controls (*tools*, *persons in charge*, *etc.*);
- the procedures for verifying that the corrective measures ordered by the institution have been carried out by the appropriate persons in a reasonable timeframe (cf. Articles 11 f) and 26 a) of the *Arrêté du 3 novembre 2014*, as amended);
- presentation of the prevention system for the accounting risk, including the risk of disruption of information systems (backup site...).

10. Cash management

- description of measures put in place for cash monitoring;
- detail the policy for cash management approved by the senior management / the supervisory committee;
- detail the nature of cash investments by specifying their level of availability and their evolution during the financial year.

11. Internal control system relating to the protection of customers' funds

- exhaustive diagrams and description of all financial flows according to type of payment/electronic money issuing transaction enabling the collection of funds in return for a payment/electronic money issuing order to be traced chronologically (including deadlines), as well as the funding of the various accounts concerned, from the origination of the orders to their actual execution;
- presentation of the method used to protect assets received from customers and a description of the tool used for the calculation of the amount of assets received from customers to be ring-fenced;
- for institutions ensuring the protection of received assets by placing them in one account, or more, opened specially for this purpose at a credit institution: communication of any modification to the account agreement for ring-fencing (attach an annex with the new agreement where appropriate), description of procedures to ensure the investment of assets;
- for institutions ensuring the protection of received assets through a guarantee: communication of any modification to the collateral arrangement or guarantee contract and any element linked to the adjustment of the amount of the coverage created in respect of the development of business volume (attach an annex with the new collateral agreement or guarantee contract where appropriate);
- presentation of the procedures implemented to ensure compliance with the provisions related to the protection of the assets of institutions' customers, associated verifications and presentation of the potential incidents or insufficiencies highlighted by these verifications.

12. Outsourcing policy

- presentation of the institution's or group's strategy in terms of outsourcing;
- adjustments made to comply with the requirements to keep a register, including information referred to in section 11 of the EBA guidelines on outsourcing arrangements (see Article 238 of the Arrêté du 3 novembre 2014, as amended);
- description of outsourced activities (within the meaning of q) and r) of Article 10 of the Arrêté du 3 novembre 2014, as amended) and as a proportion of the institution's overall activity (as a whole and area by area);

- communication of the annual extraction from the register mentioning the outsourcing arrangements concerning critical or important activities (within the meaning of Article 10 of the *Arrêté du 3 novembre 2014*, as amended);
- description of critical or important activities (within the meaning of Article 10 of Arrêté du 3 novembre 2014, as amended) the institution has planned to outsource by employing a service provider and proportion relative to the overall activity of the institution;
- description of the conditions under which the recourse to outsourcing takes place: host country, authorisation and prudential supervision of external service providers, procedures implemented to ensure that a written contract exists and that it complies with the requirements of Article 239 of the Arrêté du 3 novembre 2014, as amended, including those allowing the Autorité de contrôle prudentiel et de résolution to conduct on-site visits at the external service provider's premises, etc.;
- description of procedures for the permanent and periodic control actions to be performed on outsourced activities;
- description of procedures for risk identification, management and monitoring linked to outsourced activities;
- description of procedures implemented by the institution to maintain the necessary expertise in order to effectively control outsourced activities and manage risks linked to outsourcing;
- description of the procedures used for the identification, assessment and management of conflicts of interest related to the outsourcing mechanism of the institution, including between entities of the same group;
- description of the business continuity plans and of the exit strategy defined for the critical or important outsourced activities: formalisation of retained scenarii and objectives as well as proposed alternative measures, presentation of the carried out tests (frequency, results...), reporting to senior management (regarding the tests, updates on the defined plans or exit strategy);
- procedures to inform the supervisory body on measures taken to control outsourced activities and the resulting risks (cf. Article 253 c) of the *Arrêté du 3 novembre 2014*, as amended);
- description of due diligence carried out by the effective managers to verify the efficiency of mechanisms and procedures of internal control for outsourced activities (cf. Article 242 of the *Arrêté du 3 novembre 2014*, as amended);
- description, formalisation and date(s) of update of the procedures used for the permanent and periodic control of outsourced activities (including compliance review procedures);
- results of 2nd level permanent control actions carried out on outsourced activities: main shortcomings detected and corrective measures implemented to address them (provisional date of implementation and progress of their implementation at the time of drafting of this report), follow-up procedures for the recommendations resulting from permanent control actions (*tools, persons in charge*);
- results of periodic control actions carried out on outsourced activities: main shortcomings detected and corrective measures implemented to address them (provisional date of implementation and progress of their implementation at the time of drafting of this report), follow-up procedures for the recommendations resulting from periodic control actions.

13. Information specific to institutions authorised to provide payment initiation services and/or account information services

- provide a proof of professional liability insurance or equivalent guarantee valid for the financial year. The
 provided proof must specify that the insurance contract of professional liability or ongoing equivalent
 guarantee is not completed by any separate act establishing an excess of any kind whatsoever;
- Should the initially subscribed contract have been modified, provide its amended version;
- for payment institutions authorised to provide the service of payment initiation:
 - complete the following table:

	Data in EUR for the last calendar
	year
Amount of reimbursement and compensation claims performed by users and payment service providers acting	
as account managers	
Number of payment operations initiated	
Total amount of payment operations initiated	

- provide the details, where appropriate, of unregulated activities carried out within the institution, and the proof of professional liability insurance or equivalent guarantee covering these activities if such a coverage has been underwritten;
- for institutions authorised to provide account information services:
 - complete the following table:

	Data in EUR for the last calendar
	year
Amount of reimbursement and compensation claims	
resulting from their responsibility to the payment service	
provider acting as account manager or the user of	
payment services following an unauthorised or fraudulent	
access to payment accounts data or an unauthorised or	
fraudulent use of this data	
Number of payment accounts the institution acceded to	
Number of clients	

• provide the details, where appropriate, of unregulated activities carried out within the institution, and the proof of professional liability insurance or equivalent guarantee covering these activities if such a coverage has been underwritten.

14. Annex on the security of cashless payment instruments provided or managed by the institution and the access to payment accounts and information thereof

CONTENTS

Introduction

- I. Presentation of means and services of payment and risks of fraud incurred by the insitutiuon
 - 1. Card and equivalent
 - 1.1. Presentation of the offer
 - 1.2. Operational business organisation
 - 1.3. Risk analysis matrix and main fraud incidents
 - 2. Transfer
 - 2.1. Presentation of the offer
 - 2.2. Operational organisation for transfer business
 - 2.3. Risk analysis matrix and main fraud incidents
 - 3. Direct debit
 - 3.1. Presentation of the offer
 - 3.2. Operational organisation for direct debit business
 - 3.3. Risk analysis matrix and main fraud incidents
 - 4. Electronic money
 - 4.1. Presentation of the offer
 - 4.2. Operational organisation for electronic money business
 - 4.3. Description of main fraud incidents
 - 5. Services of information on accounts and of payment initiation
 - 5.1. Presentation of the offer
 - 5.2. Operational organisation for the offer
 - 5.3. Presentation of measures for protecting sensitive payment data
- II. Presentation of the results of the periodic control actions in the scope of non-cash means of payment and account access
- III. Assessment of the compliance with recommendations regarding external entities in terms of security of non-cash means of payment and security of account access
- IV. Audit report on the implementation of security measures provided in the RTS (Regulatory Technical Standards)

V. Annexes

- 1. Rating fraud risk rating matrix for the institution
- 2. Glossary

INTRODUCTION

Reminder of legal framework

This annex is devoted to the security of **cashless payment instruments** (as defined in Article L. 311-3 of the French *Code Monétaire et Financier*) issued or managed by the institution, and to **the security of accesses to payment accounts and payment account information** within the framework of the provision of payment initiation and payment account information services. Any instrument enabling a person to transfer funds, whatever the medium or technical process used, is considered as a payment instrument.

The annex is sent by the General Secretariat of the *Autorité de contrôle prudentiel et de résolution* to the Banque de France in accordance with its missions as defined in Article L. 141-4 and Article L. 521-8 of the aformeentioned French Monetary and Financial Code.

<u>The annex</u>, mainly dedicated to the Banque de France, <u>is a document independent from the rest of the reports established pursuant to Articles 258 to 266 of the *Arrêté du 3 novembre 2014*, as amended.</u>

Institutions managing payment instruments, without issuing them, shall fill in this annex. Institutions that neither issue nor manage cashless payment instruments should be labelled "Institution that neither issues nor manages cashless payment instruments as part of its business".

Features and contents of this annex

This annex aims at assessing the level of security reached by all the non-cash means of payment issued or managed by the institution, as well as that of the access to payment accounts held by the institution.

This annex is divided into five parts:

- A part on the presentation of each means and service of payment, risks of fraud associated and risk management mechanisms put in place (I);
- A part dedicated to the results of the periodic review on the scope of non-cash means of payment and access to accounts (II);
- A part dedicated to collect the institution's self-assessment of compliance with the recommendations regarding external bodies as regards the security of non-cash means of payment and the security of account accesses (III);
- A part on the audit report on the implementation of security measures provided in the RTS (*Regulatory Technical Standards*) (IV);
- An annex including the fraud risk rating matrix and a glossary of definitions of technical terms/acronyms used by the institution in the annex (V).

Regarding Part I, the analysis of the fraud risks of each means of payment is carried out from fraud data as declared by the institution to the Banque de France within the framework of the collection of statistics "Inventory of fraud on scriptural means of payment". As a consequence, this analysis is carried out:

- On gross fraud and covers both internal and external fraud, and
- Based on the definitions and typology of fraud retained for the statistical declaration to the Banque de France (cf. supra).

⁴ See the Guide to the declaration of fraud (in French): https://www.banque-france.fr/stabilite-financiere/securite-des-moyens-de-paiement-scripturaux/oscamps/documentation-des-collectes

To this end, fraud risk analysis matrices specific to each non-cash means of payment presented in the annex shall be completed depending on offers specific to each institution. However, concerning electronic money and account information services and without a specific collection on fraud, institutions are exempted from carrying out this analysis. Nevertheless, they have to report the main fraud incidents encountered over the financial year under review.

The list of recommendations, linked to the security of means of payment issued by external bodies presented in part III of the annex, takes account of the entry into force, on 13 January 2018, of the 2nd European Directive on payment services. Institutions should provide explanatory comments on recommendations for which the full compliance of the institution is not ensured.

Regarding part IV, it is dedicated to collecting the results of the audit report which has to be established by the institution pursuant to Article 3 of Commission Delegated Regulation (EU) 2018/389 of 27 November 2017 supplementing Directive (EU) 2015/2366 of the European Parliament and of the Council with regard to regulatory technical standards for strong customer authentication and common and secure open standards of communication or RTS (Regulatory Technical Standards). These technical standards are fundamental requirements for the security of non-cash means of payment, accesses to payment accounts and payment account information. The purpose of this report is to assess the institution's compliance with security requirements provided for in the RTS. It takes the form of a questionnaire covering the security measures provided for in the RTS and for which the institution must provide reasoned answers on their implementation or, when applicable, on the action plan envisaged to comply with them. Pursuant to Article 3 of the RTS, it is recalled that this audit report has to be established annually by the periodic control teams of the institution. However, regarding the assessment of the institution's compliance with Article 18 of the RTS in case of the use of the derogation set out therein, it has to be performed by an external independent and qualified auditor for the first year of its implementation, and then every three years. The purpose of this assessment is to check the compliance of the implementation conditions of the derogation with the risk analysis and, in particular, the fraud rate measured by the institution for the type of payment operation concerned (i.e. with regard to the payment instrument used and the amount of the payment operation); this assessment carried out by an external auditor shall be annexed to section IV, which is dedicated to the conclusions of the audit report (part IV).

Remark concerning providers of information on accounts services

Concerning part I, providers of information on accounts services shall only fill out the section dedicated to account information services (I.5). In addition, they shall complete the parts dedicated to periodic control results (II), to the self-assessment of the compliance with recommendations for external bodies regarding the security of means of payment (III) and the sections dedicated to the audit report on the implementation of security measures provided for in the RTS (IV).

Definition of the main concepts used in the annex

Terms	Definitions
Initiation	According to the different services and means of payment, the notion of initiation
channel	channel corresponds:
	 For card, to the channel of use of the card: payment at point-of-sale, withdrawal, remote payment, contactless payment, enlistment in e-wallets or mobile payment solutions; For transfer, to the reception channel of the transfer order: desk, online banking, teletransmission solution; For direct debit, to the reception channel of the direct debit order; For services of information on accounts and of payment initiation, to the connection mean: website, mobile application, dedicated protocol
External fraud	In the field of means of payment, misappropriation of them, by acts of third parties,
	for the benefit of an illegitimate beneficiary.

Internal fraud	In the field of means of payment, misappropriation of them, by acts of third parties involving at least a member of the company, for the benefit of an illegitimate beneficiary.
Gross fraud	Within the meaning of the statistical collection "Inventory of fraud on non-cash means of payment" of the Banque de France, gross fraud corresponds to the nominal amount of payment transactions authorised which are subject to an <i>ex post</i> rejection due to fraud. Therefore, it does not take into account assets which can be recovered after the relevant litigation process is through.
Gross risk	Risks likely to affect the proper functioning and security of means of payment, before the institution takes into account procedures and measures to manage them.
Residual risk	Risk persisting after taking into account coverage measures.
Coverage measures	All actions implemented by the institution in order to better manage its risks, by reducing their impact as well as their frequency of occurrence.

I – PRESENTATION OF MEANS AND SERVICES OF PAYMENT AND RISKS OF FRAUD THE INSTITUTION IS EXPOSED TO

1. Card and equivalent

1.1. Presentation of the offer

a. Description of products and services

Product	Characteristics, age and functions	Target	Initiation	Comments on the	Comments on evolutions
and/or	proposed	clients	channel	evolution of business	regarding technology, function
service				volume	and security
		As an	issuing institution	1	
Ex: payment card: international card	Ex: - Maturity - Date of commercialisation - Equiped with the contactless function by default - Enlistment in an authentication device - Virtual card service	Ex: Individuals	Ex: at the point-of- sale or at the cash machine, remote payment,	Precise explanatory factors of significant variations of activity (number and amount)	Indicate evolutions that occurred during the reporting period Ex: pilot realisation, implementation of SMS alerts for the international transactions of high-end cards
Ex: Withdrawal card					
Ex: Enlistment in wallets					
		As an a	cquiring institution	on	
Ex: Acceptation offer of proximity card payments Ex: Acceptation offer of card					
payments for distance selling					

b. Planned projects for products and services

Describe	the	commercialisation	projects	of	new	products/	services/	or	evolution	projects	of	the
existing o	ffer	regarding technolo	gy, functi	ons	and s	security pl	anned in	the	short- and	d medium	-te	rm.

1.2. Operational organisation of the activities

Sum up processes of means/service of payment from issuing/reception to remittance to systems of exchange/charge to account, precising in particular outsourced ones (including outsourced to the group's entities) and those shared with other institutions. An organisational diagram can be added if necessary.

Actors	Roles				
Issuing and management activity					
Directorates, departments, service					
providers,					
	Acquisition activity				

Describe changes and/or organisational projects launched or conducted over the financial year under review or planned in the short- and medium-term.

1.3. Risk analysis matrix and main fraud incidents

a. Reminder of applicable fraud typology

Category of fraud	Description
Theft/loss of card	The fraudster uses a payment card obtained as a result of a loss or a
	theft.
Card not received	The card has been intercepted during its sending between the issuer and the legitimate holder. This origin type is close to loss or theft. However, it is different to the extent that the holder can less easily notice that a fraudster has a card which belongs to him/her and that he exploits vulnerabilities specific to card sending processes.

Falsified or counterfeit card	An authentic payment card is falsified through modification of magnetic data, embossing or programming data; a counterfeited card is made from data collected by the fraudster.
Stolen card number or non-assigned card number	 The card number of a holder is collected without him knowing it or created by random card number generators and is used in distance selling. Use of a coherent PAN (Personal Account Number) that is not assigned to a holder and is generally used for distance selling.

b. Global fraud risk rating on card and equivalent

The rating matrix used by the institution to assess the fraud risk has to be communicated in Part IV of this annex

Gross risk	
(Inherent risk before coverage	
measures)	
Residual risk	
(Risk remaining after coverage	
measures)	

c. Fraud risk coverage measures

Describe coverage measures by precising in bold on the one hand, those implemented during the financial year under review and, on the other hand, those that are planned, in this case by indicating their implementation deadline.

As an issuing institution:

Category of fraud	Initiation channel	Coverage measures
Theft/loss of card	Ex: at the point-of- sale	
Card not received		
Falsified or		
counterfeit card		
Stolen card number		
or non-assigned card		
number		

As an acquiring institution:

Category of fraud	Initiation channel	Coverage measures
Theft/loss of card		
Card not received		
Falsified or		
counterfeit card		
Stolen card number		
or non-assigned card		
number		

d. Evolution of gross fraud over the period under review

As an issuing institution:

Category of fraud	Initiation channels	Description of the main cases of fraud encountered (as regards their amount and/or frequency)
Ex: stolen card number	Ex: remote payment	Ex: skimming attacks, diversion of SIM card

As an acquiring institution:

Category of fraud	Initiation channel	Description of the main cases of fraud encountered (as regards their amount and/or frequency)

e. Presentation of emerging fraud risks

Describe new scenarios of fraud encountered during the financial year under review		

2. Transfer

2.1. Presentation of the offer

a. Description of products and services

Product and/or service	Characteristics, age and functions proposed	Clients targeted	Initiation channel	Comments on the evolution of business volume	Comments on evolutions regarding technology, functions and security
			As an institution	of the originator	

b. Planned projects for products and services

Describe the commercialisation projects of new products/services or evolution projects pertaining to
the existing offer regarding technology, functions and security planned in the short and medium
term.

2.2. Operational organisation for transfer business

Sum up processes of means/service of payment from issuing/reception to remittance to systems of exchange/charge to account, precising in particular outsourced ones (including those outsourced to the group's entities) and those shared with other institutions. An organisational diagram can be added if necessary.

Actors	Roles		
Issu	Issuing and management activity		

Describe organisational changes and/or projects launched or conducted over the financial year unde
review or planned in the short- or medium-term.

2.3. Risks analysis matrix and main fraud incidents

a. Reminder of applicable fraud typology

Category of fraud	Description
Fake transfer order	- The fraudster issues a fake transfer order (including when it has been
	made by the legitimate holder under coercion).
	- Usurpation of the online bank user ID of the legitimate originator
	(including when the online bank user ID has been collected under
	coercion or through processes such as phishing or social engineering).
Counterfeiting of transfer	The transfer order is intercepted and modified by the fraudster.
order	

Misappropriation	The payer issues a transfer to a RIB/IBAN which is not the one of the		
	legitimate beneficiary. Typically done after the identity of the		
	beneficiary is stolen (through social engineering for example).		

b. Global fraud risk rating on transfer

The rating matrix used by the institution to assess the fraud risk has to be provided in part IV of this annex.

Gross risk	
(Inherent risk before	
coverage measures)	
Residual risk	
(Risk remaining after	
coverage measures)	

c. Fraud risk coverage measures

Describe coverage measures by precising in bold on the one hand, those implemented over the financial year under review and, on the other hand, those planned, in this case by indicating their implementation deadline.

Category of fraud	Initiation channel	Coverage measures
Fake transfer order		
Counterfeiting of		
transfer order		
Misappropriation		
Others		

d. Evolution of gross fraud over the period under review

Category of fraud	Initiation channel	Description of the main cases of fraud encountered (as regards their amount and/or frequency)

e. Presentation of emerging fraud risks

Describe new scenarios of fraud encountered during the financial year under review			

3. Direct debit

3.1. Presentation of the offer

a. Description of products and services

Product and/or service	Characteristics, age and functions proposed	Clients targeted	Initiation channel	Comments on the evolution of business volume	Comments on evolutions regarding technology, functions and security
Scivice	ргорозси		As the institution	on of the debtor	
			7.5 0.10 11150110011		
	As the institution of the creditor				

b. Planned projects for products and services

Describe the commercialisation projects of new products/services or evolution projects concerning the existing offer regarding technology, functions and security planned in the short- and medium-
term.

3.2. Operational organisation for direct debit

Sum up processes of means/service of payment from issuing/reception to remittance to systems of exchange/charge to account, precising in particular outsourced ones (including those outsourced to the group's entities) and those shared with other institutions. An organisational diagram can be added if necessary.

Actors	Roles		
Issuing and management activity			

Describe organisational changes and/or projects launched or conducted over the financial year unde
review or planned in the short- or medium-term.

3.3. Risks analysis matrix and main fraud incidents

a. Reminder of applicable fraud typology

Category of fraud	Description			
Fake direct debit	Direct debit issued by a creditor without a licit direct debit			
	authorisation from the debtor.			
	Example No 1: the fraudster massively issues direct debits to RIB/IBAN			
	the list of which he obtained illegally and without any authorisation or			
	underlying economic reality.			

	Example No 2: the creditor issues unauthorised direct debits after having obtained the debtors's bank details through a loss leader serving as a "hook" (authorised direct debit only).
Misappropriation	-Modification by the fraudster of the account number to be credited associated to direct debit files. -The creditor deliberately issues a direct debit order the amount of which is largely higher than the amount owed (for example: the creditor obtains the signature on the direct debit mandate for a given service serving as a "hook" and uses this mandate to obviously extort funds to the debtor).
Replay	 Issuer usurping a creditor ID (NNE/ICS) which is not his. The creditor deliberately issues direct debit orders that have already been issued (that have already been paid or that have been subjected
	to rejections due to debtor opposition for example).

b. Global fraud risk rating on direct debit

The rating matrix used by the institution to assess the fraud risk has to be provided in part IV of this annex.

Gross risk	
(Inherent risk before	
coverage measures)	
Residual risk	
(Risk remaining after	
coverage measures)	

c. Coverage measures of fraud risk

Describe coverage measures by precising in bold on the one hand, those implemented over the financial year under review and, on the other hand, those that are planned, in this case by indicating their implementation deadline.

As the institution of the debtor

Category of fraud	Initiation channel	Coverage measures
Fake direct debit		
Misappropriation		
Replay		
Others		

As the institution of the creditor

Category of fraud	Initiation channel	Coverage measures
Fake direct debit		
Misappropriation		
Replay		
Others		

d. Evolution of gross fraud over the period under review

As the institution of the debtor:

Typology of fraud	Initiation channel	Description of the main cases of fraud encountered (as regards their amount and/or frequency)

As the institution of the creditor:

Typology of fraud	Initiation channel	Description of the main cases of fraud encountered (as regards their amount and/or frequency)

e. Presentation of emerging fraud risks

Describe new scenarios of fraud encountered during the financial year under review.			

4. Electronic money

4.1. Presentation of the offer

a. Description of products and services

Product and/or service	Characteristics, age and functions proposed	Customers targeted	Initiation channel	Comments on the evolution of business volume	Comments on evolutions regarding technology, functions and security

b. Planned projects for products and services

Describe the commercialisation projects pertaining to new products/services or the evolution projects pertaining to the existing offer regarding technology, functions and security planned in the short and medium term.

4.2. Operational organisation for electronic money

Sum up processes of means/service of payment precising in particular outsourced ones (including those outsourced to the group's entities) and those shared with other institutions. An organisational diagram can be added if necessary.

Actors	Roles

Describe changes and/or organisational projects launched or conducted during the financial year
under review or planned in the short- and medium-term.

4.3. Description of main fraud incidents

Main fraud incidents encountered:

Category of fraud	Initiation channel	Description of the main cases encountered (having regard to their amount and/or frequency)

5. Services of information on accounts and of payment initiation

5.1 Presentation of the offer

a. Description of the service offer

Service	Scope of activity	Customers targeted	Initiation channel	Comments on the evolution of business volume	Comments on evolutions regarding technology, functions and security

b. Planned projects for the service offer

in the short and medium term.	xisting offer regarding technology, functions and security planned
5.2 Operational organisation fo	r the offer
arrangements for access to inform	for information on accounts services precising in particular ation on accounts with associated security measures as well as see outsourced to the group's entities) and those shared with other cam can be added if necessary.
Participants	Roles
Describe changes and/or organisa under review or planned in the sho	tional projects launched or conducted during the financial year rt- and medium-term.
5.3. Description of protection	measures for sensitive payment data
	measures for sensitive payment data are the confidentiality and integrity of sensitive payment data.

II - Presentation of the results of the periodic control in the scope of non-cash means of payment and access to accounts

Describe the results of periodic control missions carried out over the year under review in the scope of non-cash means of payment.

Mission statement	Scope and goals of the mission	Main observations and recommendations in terms of security of non-cash means of payment and date of completion

III — ASSESSMENT OF THE COMPLIANCE WITH RECOMMENDATIONS OF EXTERNAL ENTITIES IN TERMS OF SECURITY OF NON-CASH MEANS OF PAYMENT AND SECURITY OF ACCOUNT ACCESSES

			Answer of the institution	
Recommendation statement	Issuing entities	Compliance assessment (yes / partial / no / N.C.)	Comments about the assessment	
Prevention measures of specific risks				
Immediate issuing procedures for cards in branches or outlets ("Instant issuing") are subject to a risk assessment in order to permanently adjust their level of security.	OSCP ⁵			
For payments via mobile phones and contactless payment cards, a risk assessment is conducted before any large-scale deployment, in order to ensure the same global security level as for proximity transactions and payments on machines.	OSCP			
In cases where biometrics are used as an identification factor, the payment service provider conducted a risk analysis so that the protection level of implemented solutions is at least equivalent to the one provided by techniques already in place (confidential number and smart card for proximity payments, and a one-time use number for remote payments).	OSCP			
PCI security measures are adopted and implemented for all processes relating to the acceptance and acquisition of payment cards.	OSCP			
m-POS solutions commercialised by the institution shall respect requirements applicable to classic terminals and rely on communication protocols between the different components of the solution which limit to the bare minimum the ability to access of the transaction data through the terminal.	OSMP ⁶			

⁵ Observatoire de la sécurité des cartes de paiement, the French Banking Card Observatory

⁶ Observatoire de la sécurité des moyens de paiement, the French Banking Means of Payment Observatory

Strong authentication and enlisting of the client			
The initiation of payments (individually or en masse) on the Internet, the access to sensitive payment data or the modification of lists of registered beneficiaries are protected by a strong authentication mechanism.	OSMP		
For payments via mobile phones, the personal code of payment is different from the PIN code of the SIM card and the confidential code of the user's payment card – when the personal code can be modified by the user, the banking issuer shall recommend that he uses a code different from other codes in his/her possession.	OSCP		
Rules define the validity period of authentication devices (including	SecuRe Pay		
One-Time Passwords), the maximum number of identification/authentication errors or connection attempts and the expiry of sessions for payment services on the Internet.	EBA		
The registration of the client and supply of tools, software and authentication data to the client, required for using payment services (including on the Internet) is securely carried out.	SecuRe Pay EBA		
For payments via mobile phones and contactless card, specific measures are in place to ensure the holder consents. For example, the provision of simple means to activate and deactivate these new initiation modes or to validate a transaction.	OSCP		
Management of operational and security risks			
The institution set up a framework for managing operational and security risks aiming at mitigating these risks. This framework is documented and reviewed at least annually by a high-level governing body.	EBA		
In case of outsourcing, the institution ensures that the risk management framework effectively covers outsourced activities.	EBA		
The institution ensures the protection of sensitive payment data during its storage, treatment and transmission.	EBA		

Mechanisms for the monitoring of transactions are implemented to prevent, detect and block suspicious transactions before they are authorised.	EBA	
The institution implemented a framework for the continuity of business, aiming at ensuring its ability to provide payment services without interruption and at limiting losses in case of serious disruptions. This framework relies on the definition of crisis scenarios and on the regular testing of of response plans.	EBA	

IV - AUDIT REPORT ON THE IMPLEMENTATION OF SECURITY MEASURES PROVIDED FOR IN THE RTS (REGULATORY TECHNICAL STANDARDS) For the

part relating to common and secure communication standards, the institution only answers the questionnaire if it is a payment account manager and depending on the access interface solution put in place for third party PSPs.

Ref. Articles	Questions asked to PSP	Assessment of compliance	е
Regulation (EU) 2018/389		Yes / partially / No / NC	For each security measures, specify the conditions for implementation. In case of non-compliance or partial compliance, present the action plan envisaged with implementation deadlines. If the PSP is not concerned (NC) by the security measure, justify it.
Security measures for the a	application of the process for	strong customer authentic	ation
Authentication code			
4	When the PSP applies the process for strong customer authentication, is this based on two or several items categorised as "knowledge", "possession" and "inherence", and does it generate an authentication code?		
	Is the authentication code accepted only once by the PSP when the payer uses this code in the situation detailed below? - For accessing its online payment account;		

- For initiating an
electronic payment
operation;
- For executing an action,
thanks to a means of
distance
communication likely to
imply a risk of fraud
regarding payment or
any other abusive use.
Does the PSP plan security
measures ensuring the
compliance with each
requirement listed below?
- No information on one
of the items categorised
as "knowledge",
"possession" and
"inherence" can be
deduced from the
disclosure of an
authentication code;
- It is not possible to
generate a new
authentication code
based on another
authentication code
generated before;
- The authentication
code cannot be
falsified.
Does the PSP ensure that the
authentication through the
addictionation and agricultural

generation of an authentication code integrates each of the measures listed below? - When the authentication for remote access, remote electronic payments and every other actions through a remote means of communication likely to involve a fraud risk regarding payment or any other misuse did not generate an authentication code, it is not possible to determine which items (knowledge, possession and inherence) were incorrect; The number of consecutive unsuccessful authentication attempts after which the actions provided for in Article 97(1) of Directive (EU) No 2015/2366 are blocked on a temporary or permanent basis shall not exceed five

within a given period of	
time;	
- Communication	
sessions are protected	
against interception of	
authentication data	
communicated during	
the authentication and	
against manipulation by	
unauthorised third	
parties	
- The payer's maximum	
period of inactivity,	
once authenticated to	
access his/her online	
payment account, does	
not exceed five minutes	
In the event of temporary	
blocking following	
unsuccessful authentication	
attempts, the duration of	
the test and the number of	
retries shall be determined	
on the basis of the features	
of the service provided to	
the payer and on the basis of	
all associated risks, taking	
into account, at a minimum,	
the factors set out in Article	
2 (2) of RTS?	

	lea united to the second of th
	Is the payer well informed
	before the freeze becomes
	permanent?
	In the event of a permanent
	freeze, is a secure procedure
	in place to enable the payer
	to reuse the blocked
	electronic payment
	instruments?
Dynamic linkage	
5	When the PSP applies the
	customer's strong
	authentication procedure (in
	accordance with Article 97
	(2) of Directive (EU)
	2015/2366) does it comply
	with the requirements listed
	below?
	- The payer shall be
	informed of the amount
	of the payment
	transaction and the
	identity of the payee.
	- The generated
	authentication code is
	specific to the payment
	transaction amount and
	to the payee approved
	by the payer when
	initiating the
	transaction.
	- The authentication
	code accepted by the
	Code accepted by tile

payment service	
provider shall	
correspond to the	
specific original amount	
of the payment	
transaction and the	
identity of the payee	
approved by the payer.	
- Any changes to the	
amount or beneficiary	
result in the invalidation	
of the generated	
authentication code.	
Does the PSP apply security	
measures that ensure the	
confidentiality, authenticity	
and integrity of each of the	
elements listed below?	
- The amount of the	
operation and the	
identity of the payee	
during all phases of	
authentication;	
- the information that is	
displayed for the payer	
during all	
authentication phases,	
including the	
_	
generation, transmission and use of	
the authentication	
code.	

When the PSP applies strong customer authentication (in accordance with Article 97(2) of Directive (EU) 2015/2366) does the PSP meet the requirements listed below?

- Regarding card-related payment transactions for which the payer has approved the exact amount of funds to be blocked under Article 75 (1) of that Directive, the authentication code is specific to the amount for which the payer gave its consent and that the payer approved at the initiation of the transaction;
- regarding payment transactions for which the payer has approved the execution of a series of remote electronic payment transactions in favour of one or more beneficiaries, the

		1	
	authentication code is		
	specific to the total		
	amount of the series of		
	payment transactions		
	and to the designated		
	beneficiaries.		
Requirements for items cat	egorised as "knowledge"		
6	Has the PSP implemented		
	measures to mitigate the risk		
	that strong customer		
	authentication items		
	categorised as "knowledge"		
	be revealed or disclosed to		
	third parties?		
	Is the use by the payer of		
	strong authentication items		
	categorised as "knowledge"		
	subject to risk mitigation		
	measures to avoid their		
	disclosure to unauthorised		
	third parties?		
Requirements for items cat	egorised as "possession"		
7	Has the PSP implemented		
	measures to mitigate the risk		
	that the customer strong		
	authentication items		
	categorised as "possession"		
	be used by unauthorised		
	third parties?		
	Is the payer's use of the		
	strong authentication items		
	categorised as "possession"		

	subject to measures to avoid		
	their copying?		
Dogginous auto fou dogicos			
•	and software associated to ite	ems categorised as linnere	nce
8	Has the PSP implemented		
	measures to mitigate the risk		
	that authentication items		
	categorised as "inherent"		
	that are read by access		
	devices and software		
	provided to the payer be		
	exposed to unauthorised		
	third parties?		
	At least, does the PSP ensure		
	that it be very unlikely, with		
	these access devices and		
	software, that an		
	unauthorised third party is		
	authenticated as the payer?		
	Is the payer's use of		
	authentication items		
	categorised as "inherent"		
	subject to measures		
	ensuring that such devices		
	and software avoid any		
	unauthorised use of those		
	items that would result in		
	access to said devices and		
	software?		
Independence of items			
9	Does the PSP ensure that the		
	use of the customer strong		
	authentication items		

categorised as "possession",	
"knowledge" and "inherent"	
is subject to measures	
ensuring that, in terms of	
technology, algorithms and	
parameters, the breach of	
one of the items does not	
question the reliability of	
others?	
When one of the strong	
customer authentication	
items or the authentication	
code is used through a multi-	
functional device, has the	
PSP implemented security	
measures to reduce the risk	
that would result from the	
alteration of this multi-	
functional device and do	
these mitigation measures	
provide for any of the	
elements listed below?	
- the use of separate	
secure execution	
environments through	
the software installed	
on the multi-functional	
device;	
- mechanisms to ensure	
that the software or	
device has not been	
altered by the payer or	
a third party;	

	- in the event of		
	alterations,		
	mechanisms to reduce		
	the consequences		
	thereof.		
EXCEPTIONS TO THE STR	ONG CUSTOMER AUTHENTICATION O	BLIGATION	
Analysis of transaction r	isks		
18	In the event of a risk analysis		
	exemption, does the PSP		
	meet the requirements		
	listed below?		
	- the fraud rate for this		
	type of transaction is		
	equivalent to or below		
	the reference fraud		
	rates mentioned in the		
	Annex to Delegated		
	Regulation 2018/389		
	for "remote electronic		
	card-based payments"		
	and "remote electronic		
	credit transfers"		
	respectively;		
	- the amount of the		
	transaction does not		
	exceed the		
	corresponding		
	exemption threshold		
	value mentioned in the		
	Annex to Delegated		
	Regulation 2018/389;		
	- the PSP did not identify		
	any of the following		
	1 0		

elements after a realtime risk analysis: (i) abnormal expenses or abnormal behavioural pattern of the payer; (ii) unusual information on the use of the payer's device or software access; (iii) signs of malware infection during a session of the authentication procedure (iv) a known scenario of fraud in the provision of payment services; (v) an abnormal location of the payer; (vi) high-risk location of the beneficiary. The factors related to risks listed below are at least taken into account: (i) the previous expense habits of the individual payment service user; (ii) the payment transaction history of each payment service user of the payment service provider;

	/iii\ the leastion of the	
	(iii) the location of the	
	payer and the beneficiary	
	at the time of the	
	payment transaction	
	when the access device	
	or software is provided	
	by the payment service	
	provider;	
	(iv) the identification of	
	abnormal payment	
	behaviours of the	
	payment service user	
	compared to the	
	aforementioned user's	
	payment transaction	
	history.	
Calculation of fraud		
19	For each type of transaction	
	("remote electronic card-	
	based payments" and	
	"remote electronic credit	
	transfers"), does the PSP	
	ensure that the overall fraud	
	rates measured for each of	
	the reasons for the	
	exemption from strong	
	authentication (referred to	
	in Articles 13 to 18) are	
	equivalent to or below the	
	maximum allowed rate per	
	amount tranche as defined	
	in the Annex to the RTS?	

For each type of transactions ("remote electronic card- based payments" and "remote electronic credit transfers"), are the fraud rates for each of the reasons for strong authentication				
based payments" and "remote electronic credit transfers"), are the fraud rates for each of the reasons for strong authentication				
"remote electronic credit transfers"), are the fraud rates for each of the reasons for strong authentication		("remote electronic card-		
transfers"), are the fraud rates for each of the reasons for strong authentication				
rates for each of the reasons for strong authentication		"remote electronic credit		
for strong authentication		transfers"), are the fraud		
		rates for each of the reasons		
		for strong authentication		
exemptions (referred to in		exemptions (referred to in		
Articles 13 to 18) well		Articles 13 to 18) well		
calculated by the PSP:		calculated by the PSP:		
- by the initial amount of		- by the initial amount of		
fraudulent payment		fraudulent payment		
transactions ("gross		transactions ("gross		
fraud approach")		fraud approach")		
divided by the total		divided by the total		
value of all payment		value of all payment		
transactions with or		transactions with or		
without strong		without strong		
authentication;		authentication;		
- and on a rolling		- and on a rolling		
quarterly basis (90		quarterly basis (90		
days).		days).		
Suspension of derogations based on the analysis of transaction risks	Suspension of derogations	based on the analysis of transa	action risks	
20 If the PSP makes use of the	20	If the PSP makes use of the		
risk analysis exemption		risk analysis exemption		
(Article 18), does the PSP		(Article 18), does the PSP		
have a procedure in place for		have a procedure in place for		
notifying the Banque de		notifying the Banque de		
France immediately as		France immediately as		
regards any overrun of the				
maximum permissible fraud		maximum permissible fraud		
rate (as set out in the Annex		-		
to the RTS) and for providing		to the RTS) and for providing		

	a description of the
	measures envisaged to
	restore compliance
	regarding the fraud rate?
	Does the PSP effectively
	intend to immediately
	suspend the implementation
	of the risk analysis
	exemption (Article 18) if the
	maximum permissible rate is
	exceeded for two
	consecutive quarters?
	After the suspension, does
	the PSP intend to make use
	of the risk analysis
	exemption again (Article 18)
	only when the calculated
	fraud rate is equal to or
	below the maximum
	permitted rate for a quarter
	and does it have a procedure
	for informing the Banque de
	France by communicating
	the elements proving that
	the fraud rate became
	compliant again with the
	allowed maximum rate?
Monitoring	
21	Should derogations to high
	authentication be used
	(Articles 10 to 18), has the
	PSP set up a device for
	recording and controlling for

each type of payment transaction and on a quarterly basis the data listed below?

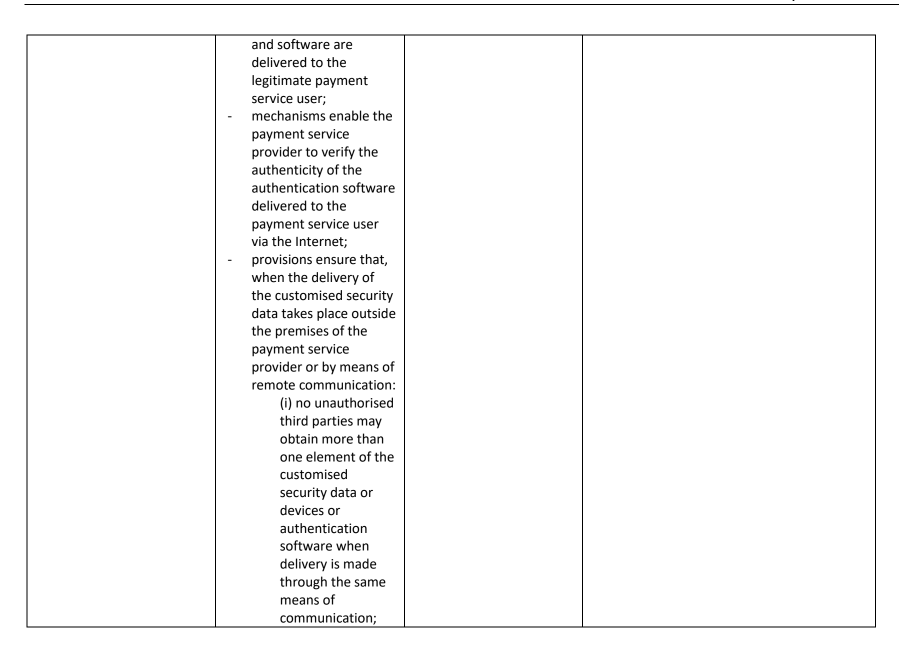
- the total value of unauthorised or fraudulent payment transactions, the total value of all payment transactions and the resulting fraud rate, including a breakdown by payment transactions initiated by the strong customer authentication and under each of the waivers;
- the average value of operations, including a breakdown by payment transactions initiated through strong customer authentication and under each of the waivers;
- the number of payment transactions for which each of the waivers has been applied and the percentage that they represent in relation to

	the total number of		
	payment transactions.		
CONFIDENTIALITY AND IN	ITEGRITY OF THE CUSTOMISED	SECURITY DATA OF PAYMI	ENT SERVICE USERS
General requirements			
22	Does the PSP ensure the		
	confidentiality and integrity		
	of the user's customised		
	security data, including		
	authentication codes, during		
	all authentication phases by		
	meeting the following		
	requirements?		
	- Customised security		
	data is masked when it		
	is displayed and is not		
	readable in its entirety		
	when it is entered by		
	the payment service		
	user during		
	authentication;		
	- custom security data in		
	data format as well as		
	cryptographic		
	equipment related to		
	the encryption of		
	customised security		
	data are not stored in		
	plain text;		
	- secret cryptographic		
	equipment is protected		
	from unauthorised		
	disclosure.		

Does the PSP fully document	
the cryptographic	
equipment management	
process used to encrypt or	
otherwise render the	
customised security data	
unreadable?	
Does the PSP ensure that the	
processing and routing of	
customised security data	
and authentication codes	
take place in secure	
environments according to	
rigorous and widely	
recognised sectorial	
standards?	
Data creation and transmission	
Does the PSP ensure that the	
creation of customised	
security data takes place in a	
secure environment?	
Are the risks of unauthorised	
use of customised security	
data as well as	
authentication devices and	
software following their loss,	
theft or copy before delivery	
to the payer well managed?	
Association with the payment service user	
24 Does the PSP ensure that the	
payment service user is the	
only one associated, in a	
secure way, with the	

customised security data, authentication devices and software according to the requirements listed below? - the association of the payment service user's identity with the customised security data and the authentication devices and software takes place in secure environments that fall within the responsibility of the payment service provider, including at least the premises of the payment service provider and the Internet environment provided by the payment service provider, or other similar secure websites used by the PSP and by its withdrawal services at automated teller machines, and taking into account the risks associated with the underlying devices and components used in the association process that

	are not under the
	responsibility of the
	PSP;
	- the association, by
	means of distance
	communication, of the
	identity of the payment
	service user with the
	personalised security
	data and the
	authentication devices
	or software is
	performed using
	customer
	authentication.
Delivery of data as well as a	authentication devices and software
25	Does the PSP ensure that the
	delivery of the customised
	security data as well as the
	payment service user
	devices and software is
	made in a secure manner
	that prevents the risks
	associated with their
	unauthorised use following
	their loss, theft or copying by
	applying at least each of the
	measures listed below?
	- efficient and secure
	delivery mechanisms
	ensure that customised
	security data and
	authentication devices



	(ii) the customised	
	security data or	
	authentication	
	devices or software	
	must be activated	
	before they can be	
	used;	
	 provisions ensure that if 	
	the personalised	
	security data or	
	authentication devices	
	or software must be	
	activated before their	
	first use, this activation	
	shall be carried out in a	
	secure environment in	
	accordance with the	
	association procedures	
	referred to in Article 24.	
Renewal of customised sec	urity data	
26	Does the PSP ensure that the	
	renewal or reactivation of	
	customised security data	
	complies with the	
	procedures for the creation,	
	association and delivery of	
	this data and authentication	
	devices in accordance with	
	Articles 23, 24 and 25 of	
	RTS?	
Destruction, deactivation a	and revocation	
27	Does the PSP have effective	
	procedures in place to apply	

each of the security measures listed below?

- the secure destruction, deactivation or revocation of customised security data and authentication devices and software;
- when the payment service provider distributes reusable authentication devices and software, the secure reuse of a device or software shall be established, described in writing and implemented before it is made available to another payment service user;
- the deactivation or revocation of information related to customised security data maintained in the payment service provider's systems and databases and, where applicable, in public registers.

Common open and secure communication standards		
Applicable by the account manager PSP in case of non-implementation of a dedicated access interface: access via the Internet website		
with third party authenticat	ion	
29	Does the PSP ensure that all	
	transactions (authentication,	
	consultation and payment initiation)	
	with the payment service user,	
	including merchants, other PSPs and	
	other entities are correctly traced	
	with unique, unpredictable	
	identifiers stamped with the date	
	and time?	
30-1	Has the PSP made available to third	
	party PSPs an access interface that	
	meets the requirements listed	
	below?	
	- third party PSPs are able to	
	identify themselves to the	
	account servicing PSP;	
	- third party PSPs are able to	
	communicate securely with the	
	PSP to execute their payment	
	services.	
30-2	Does the PSP make all	
	authentication procedures offered	
	to payment service users available	
	for use by third party PSPs for the	
	purposes of authentication of	
	payment service users?	
30-2-a-b	Does the PSP's access interface	
	meet the requirements listed	
	below?	

	- the PSP is in a position to start	
	the strong authenticiation	
	process at the request of a	
	third party PSP that has	
	previously obtained the	
	consent of the user;	
	- the communication sessions	
	between the PSP and third	
	party PSPs are established and	
	maintained throughout the	
	authentication.	
34-1	Is the access of third party PSPs to	
	the PSP's online banking website	
	based on certificates marked as	
	electronic stamps or certified	
	authentication certificates?	
35-1	Are the integrity and confidentiality	
	of customised security data and	
	authentication codes transiting	
	through communication flows or	
	stored in the PSP's information	
	systems insured?	
35-5	Does the PSP ensure that the	
	customised security data and	
	authentication codes they	
	communicate are not directly or	
	indirectly readable by a staff	
	member?	
36-1	Does the PSP meet the	
	requirements listed below?	
	- it provides third party PSPs with	
	the same information from the	
	designated payment accounts	

and associated payment transactions that is made available to the payment service user in case of direct request for access to the account information, provided that such information does not contain sensitive payment data; - immediately after receiving the payment order, they shall provide third party PSPs with the same information on the initiation and execution of the payment transaction as that provided or made available to the payment service user when the payment service user directly initiates the transaction; - upon request, it shall immediately provide third party PSPs with a response, in the form of a simple "yes" or "no" answer, regarding whether the amount necessary for the execution of a payment transaction is available or not on the payer's payment account. If there is an error or uniforeseen event during the identification or authentication process or when exchanging information, do the		1	
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the payment service user when the payment service user directly initiates the transaction; - upon request, it shall immediately provide third party PSPs with a response, in the form of a simple "yes" or "no" answer, regarding whether the amount necessary for the execution of a payment transaction is available or not on the payer's payment account. 36-2 If there is an error or unforeseen event during the identification or authentication process or when		payment transaction as that	
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answer, regarding whether the amount necessary for the execution of a payment transaction is available or not on the payer's payment account. 36-2 If there is an error or unforeseen event during the identification or authentication process or when		PSPs with a response, in the	
amount necessary for the execution of a payment transaction is available or not on the payer's payment account. If there is an error or unforeseen event during the identification or authentication process or when		form of a simple "yes" or "no"	
execution of a payment transaction is available or not on the payer's payment account. 36-2 If there is an error or unforeseen event during the identification or authentication process or when		answer, regarding whether the	
transaction is available or not on the payer's payment account. 36-2 If there is an error or unforeseen event during the identification or authentication process or when		amount necessary for the	
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36-2 If there is an error or unforeseen event during the identification or authentication process or when		on the payer's payment	
event during the identification or authentication process or when		account.	
authentication process or when	36-2	If there is an error or unforeseen	
· · · · · · · · · · · · · · · · · · ·		event during the identification or	
exchanging information, do the		authentication process or when	
		exchanging information, do the	

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	PSP's procedures provide for the		
	sending of a notification message to		
	third party PSPs, indicating the		
	reasons for the error or unforeseen		
	event?		
Applicable by the account manage	ger PSP in case of implementation of	a dedicated access interface with a	back-up mechanism (online
banking access with third party a	authentication)		
29	Does the PSP ensure that all		
	transactions (authentication,		
	consultation and payment initiation)		
	with the payment service user,		
	including merchants, other PSPs and		
	other entities are correctly traced		
	with unique, unpredictable		
	identifiers stamped with the date		
	and time?		
30-1	Has the PSP made available to third		
	party PSPs an access interface that		
	meets the requirements listed		
	below?		
	- third party PSPs are able to		
	identify themselves to the		
	account servicing PSP;		
	- third party PSPs are able to		
	communicate securely with the		
	PSP to execute their payment		
	services.		
30-2	Does the PSP make all		
	authentication procedures offered		
	to payment service users available		
	for use by third party PSPs for the		
	purposes of authentication of		
	payment service users?		
	payment service users:		

30-2-a-b	Does the PSP's access interface
30-2-0-0	meet the requirements listed
	below?
	- the PSP is in a position to start
	the strong authentication
	process at the request of a
	third party PSP that has
	previously obtained the
	consent of the user;
	- the communication sessions
	between the PSP and third
	party PSPs are established and
	maintained throughout the
	authentication.
30-3	Does the PSP ensure that its access
	interface follows communication
	standards published by European or
	international standardisation
	organisations?
	Do the technical specifications of
	the access interface documentation
	mention a series of routines,
	protocols and tools that third party
	PSPs need in order to allow for
	interoperability between their
	software and applications and the
	PSP's systems?
30-4	If the technical specifications for the
	access interface are changed, except
	in emergencies, did the PSP plan to
	make them available to third party
	PSPs at least three months prior to
	their implementation?

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	Do the PSP's procedures provide in	
	writing for the emergency situations	
	in which the changes have been	
	implemented, and for making this	
	documentation available to the	
	ACPR and the BDF?	
32-1	Does the PSP ensure that its	
	dedicated access interface offers the	
	same level of availability and	
	performance, including support,	
	than the interface(s) made available	
	to the payment service user to	
	directly access its online payment	
	account?	
32-2	Has the PSP defined key	
	performance indicators and service	
	level target values for its access	
	interface that are transparent and at	
	least as demanding as those set for	
	the interface used by their payment	
	service users, both in terms of	
	availability and data supplied?	
32-4	Are the availability and performance	
	of the access interface controlled by	
	the PSP and are the related statistics	
	published on its website on a	
	quarterly basis?	
33-1	Has the PSP anticipated the	
	implementation of the back-up	
	mechanism after that five	
	consecutive requests for access to	
	the third-party PSP's dedicated	
		1

	interface are unanswered within 30
	seconds?
33-2	Does the PSP have communication
	plans to inform third-party PSPs that
	use the dedicated interface of
	measures to restore the system and
	a description of the other readily
	available options that they can use
	in the meantime?
33-3	Do the PSP's procedures provide for
	the timely notification of the
	dedicated interface problems to the
	ACPR?
33-5	For access to the back-up interface,
	does the PSP ensure that third party
	PSPs are identified and
	authenticated according to the
	authentication procedures planned
	for its own customers?
34-1	Is the access of third party PSPs to
	the PSP's online banking website
	based on certificates marked as
	electronic stamps or certified
	authentication certificates?
35-1	Are the integrity and confidentiality
	of customised security data and
	authentication codes transiting
	through communication flows or
	stored in the PSP's information
	systems insured?
35-5	Does the PSP ensure that the
	customised security data and
	authentication codes they

	communicate are not directly or	
	indirectly readable by a staff	
	member?	
36-1	Does the PSP meet the	
30-1	requirements listed below?	
	- it provides third party PSPs	
	with the same information from the	
	designated payment accounts and	
	associated payment transactions that is made available to the	
	payment service user in case of	
	direct request for access to the	
	account information, provided that	
	such information does not contain	
	sensitive payment data;	
	- immediately after receiving	
	the payment order, they shall	
	provide third party PSPs with the	
	same information on the initiation	
	and execution of the payment	
	transaction as that provided or	
	made available to the payment	
	service user when the payment	
	service user directly initiates the	
	transaction;	
	- upon request, it shall	
	immediately provide third party	
	PSPs with a response, in the form of	
	a simple "yes" or "no" answer,	
	regarding whether the amount	
	necessary for the execution of a	
	payment transaction is available or	
	not on the payer's payment account.	

	16.16		
36-2	If there is an error or unforeseen		
	event during the identification or		
	authentication process or when		
	exchanging information, do the		
	PSP's procedures provide for the		
	sending of a notification message to		
	third party PSPs, indicating the		
	reasons for the error or unforeseen		
	event?		
Applicable by the account manage	ger PSP in case of implementation of	a dedicated access interface withou	it an emergency mechanism
29	Does the PSP ensure that all		
	transactions (authentication,		
	consultation and payment initiation)		
	with the payment service user,		
	including merchants, other PSP and		
	other entities are correctly traced		
	with unique, unpredictable		
	identifiers stamped with the date		
	and time?		
30-1	Has the PSP made available to third		
	party PSPs an access interface that		
	meets the requirements listed		
	below?		
	- third party PSPs are able to		
	identify themselves to the account		
	servicing PSP;		
	- third party PSPs are able to		
	communicate securely with the PSP		
	to execute their payment services.		
30-2	Does the PSP make all		
	authentication procedures offered		
	to payment service users available		
	for use by third party PSPs for the		

	purposes of authentication of
	payment service users?
30-2-a-b	Does the PSP's access interface
	meet the requirements listed
	below?
	- the PSP is in a position to
	start the strong authentication
	process at the request of a third
	party PSP that has previously
	obtained the consent of the user;
	- the communication sessions
	between the PSP and third party
	PSPs are established and maintained
	throughout the authentication.
30-3	Does the PSP ensure that its access
	interface follows communication
	standards published by European or
	international standardisation
	organisations?
	Do the technical specifications of
	the access interface documentation
	mention a series of routines,
	protocols and tools that third party
	PSPs need to enable interoperability
	between their software and
	applications and the PSP's systems?
30-4	If the technical specifications for the
	access interface are changed, except
	in emergencies, did the PSP plan to
	make them available to third party
	PSPs at least three months prior to
	their implementation?

	Do the PSP's procedures provide in	
	writing for the emergency situations	
	in which the changes have been	
	implemented and for making this	
	documentation available to the	
	ACPR and the BDF?	
32-1	Does the PSP ensure that its	
	dedicated access interface offers the	
	same level of availability and	
	performance, including support,	
	than the interface(s) made available	
	to the payment service user to	
	directly access its online payment	
	account?	
32-2	Has the PSP defined key	
S = =	performance indicators and service	
	level target values for its access	
	interface that are transparent and at	
	least as demanding as those set for	
	the interface used by their payment	
	service users, both in terms of	
	availability and data supplied?	
32-4	Are the availability and performance	
	of the access interface controlled by	
	the PSP and are the related statistics	
	published on its website on a	
	quarterly basis?	
33-6	Has the PSP submitted an	
	application for exemption from	
	an emergency mechanism to the	
	ACPR?	
34-1	Is the access of third party PSPs to	
	the PSP's online banking website	

	based on certificates marked as	
	electronic stamps or certified	
	authentication certificates?	
35-1	Are the integrity and confidentiality	
	of customised security data and	
	authentication codes transiting	
	through communication flows or	
	stored in the PSP's information	
	systems insured?	
35-5	Does the PSP ensure that the	
	customised security data and	
	authentication codes they	
	communicate are not directly or	
	indirectly readable by a staff	
	member?	
36-1	Does the PSP meet the	
	requirements listed below?	
	- it provides third party PSPs	
	with the same information from the	
	designated payment accounts and	
	associated payment transactions	
	that is made available to the	
	payment service user in case of	
	direct request for access to the	
	account information, provided that	
	such information does not contain	
	sensitive payment data;	
	- immediately after receiving	
	the payment order, they shall	
	provide third party PSPs with the	
	same information on the initiation	
	and execution of the payment	
	transaction as that provided or	
	transaction as that provided of	

	made available to the payment service user when the payment service user directly initiates the transaction; - upon request, it shall immediately provide to third party PSPs with a response, in the form of a simple "yes" or "no" answer, regarding whether the amount necessary for the execution of a payment transaction is available or not on the payer's payment account.	
36-2	If there is an error or unforeseen event during the identification or authentication process or when exchanging information, do the PSP's procedures provide for the sending of a notification message to third party PSPs, indicating the reasons for the error or unforeseen event?	

V-ANNEXES

1. Rating matrix for fraud risks

Present the methodology for the rating of fraud risks by indicating in particular the rating matrix for the probability/frequency of occurrence and impact (financial, non-financial - in particular linked to the media) and the global rating matrix highlighting the levels of criticality.

2. Glossary

Define technical terms and acronyms used in the annex.

Annex 1

Information expected in the annex on the organisation of the internal control system and accounting arrangements

1. Overview of internal control systems⁷

1.1. General internal control system:

- attach an organisation chart showing the units devoted to permanent control(s) (including compliance control) and periodic control, and showing the hierarchical position of their heads;
- coordination between the various persons involved in internal control;
- steps taken in the case of establishment in a country where local regulations prevent the application of the rules stipulated in the *Arrêté du 3 novembre 2014*, as amended;
- steps taken in the case of a transfer of data to entities (such as to service providers) operating in a country that does not provide adequate data protection;
- the procedures for monitoring and controlling transactions conducted under the freedom to provide services.

1.2. Permanent control system (including compliance control):

- a description of the organisation of the different levels that participate in permanent control and compliance control;
- scope of authority of permanent control and compliance control, including foreign business (*activities*, *processes and entities*);
- human resources assigned to permanent control and compliance control (Article 13, first indent of the the Arrêté du 3 novembre 2014, as amended) (full-time equivalent staff as a propotion of the total staffing of the institution);
- description, formalisation and date(s) of updates to permanent control procedures, including those that apply to foreign business (including inspections of compliance);
- the procedures for reporting to the head(s) of permanent control and the effective managers on the activities and results of compliance control.

1.3. Risk management function:

- a description of the organisation of the risk management function (*scope of authority, staffing levels in the units responsible for risk measurement, monitoring and control, and the technical resources at their disposal*);
- for groups, organisation of the risk management function;
- a description of the procedures and systems for monitoring risks arising from new products and services, from significant changes in existing services, processes or products, from internal and external growth, and from unusual transactions (cf. Article 221 of the *Arrêté du 3 novembre 2014*, as amended);
- summary of the risk assessment carried out by the risk management function according to scenarios that are appropriate in view of the significance of the risks induced by these new products and transactions.

Institutions may tailor this section according to their size and organisation, the nature and volume of their activities and locations, and the types of risk to which they are exposed (in particular, when the functions of permanent and periodic control are conferred on the same person, or on the effective managers).

1.4. Periodic control system:

- a description of the organisation of the audit function, a description of its scope of intervention, including foreign business (*activities*, *processes and entities*);
- human resources assigned to the internal audit function (cf. Article 25 of the *Arrêté du 3 novembre 2014*, as amended) (full-time equivalent staff as a proportion of total staffing of the institution);
- description, formalisation and date(s) of updates to the procedures the internal control function relies on, including those that apply to foreign business (including inspections of compliance), highlighting significant changes during the year;
- procedure used for defining the frequency and priorities of audit cycles, particularly in relation to the risks identified within the institution.

2. Overview of accounting arrangements

- description, formalisation and date(s) of updates to control procedures relating to audit trails for information contained in accounting documents, information in statements prepared for the *Autorité de* contrôle prudentiel et de résolution (ACPR) and information needed to calculate management ratios;
- organisation adopted to ensure the quality and reliability of the audit trail;
- the procedures for ring-fencing and monitoring assets held for third parties (cf. Article 92 of the *Arrêté du 3 novembre 2014*, as amended);
- the procedures for monitoring and addressing discrepancies between the accounting information system and the management information system.

Measures implemented for customers in fragile financial situations (*Arrêté du 16 septembre 2020* on the certification of the banking inclusion charter and on the prevention of over-indebtedness)

I. Training

- 1.1 Percentage of customer advisors that have, in the past year, undergone appropriate training on the specific offer, the targeted customers and the follow-up of customers who receive basic banking service:
- 1.2 Systematic training reminder for trained customer advisors: Yes/No
- 1.3 Percentage of employees who are in contact with customers that have, <u>in the past year</u>, undergone training on the specific arrangements in place in the institution aimed for customers in fragile situations: %
- 1.4 Systematic refresher training for the persons referred to in 1.3 above that are already trained: Yes/No
- 1.5 Percentage of persons acting on behalf of the institution (excluding employees) that have, in the past year, undergone appropriate training on the specific mechanisms in place aimed for customers in fragile situations: %
- 1.6 Systematic refresher training for the persons referred to in 1.5 above that are already trained: Yes/No

II. Internal control⁸

- 2.1. Does the permanent control system (1st and 2nd level) cover all measures relating to:
 - 2.1.1. improving access to banking and payment services and facilitating their use? Yes/No
 - 2.1.2. preventing over-indebtedness/detecting it? Yes/ No
 - 2.1.3. preventing over-indebtedness/providing assistance? Yes / No
 - 2.1.4. staff training, in particular as referred to points 1.1 to 1.6 above? Yes / No
- 2.2. Are points 2.1.1 to 2.1.4 all covered by the periodic control cycle? Yes / No
- 2.3. Have significant deficiencies been identified during permanent control actions and, where applicable periodic control actions in the past year? Yes / No.

If the answer is « No », do not answer questions 2.4 and 2.5

- 2.4. If yes, please specify the main deficiencies (maximum 3)
- 2.5. Have corrective actions been set up? Yes/ No

III. Comments or remarks on the implementation of financial inclusion and overindebtedness prevention (optional)

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 $^{^{8}}$ Explanatory comments to be provided in part III if the answer is « No » to either of the questions below.