Basel IV: Calculating EAD according to the new standardized approach for counterparty credit risk (SA-CCR)

We give you an overview of the latest Basel proposals.
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4 Basel IV: Calculating EAD according to the new standardized approach for counterparty credit risk (SA-CCR)
Preface
In 2014, the Basel Committee published its final paper on the new standardized approach for calculating the EAD of counterparty credit risk exposures (SA-CCR). The SA-CCR will replace the current exposure method (CEM) and standardized method (SM) and will be used not only for the calculation of risk weighted assets but also within the leverage ratio, large exposure framework and possibly the net stable funding ratio.

The SA-CCR is a marked improvement over the widely used current exposure method (or mark to market method) in terms of risk sensitivity. It explicitly accounts for variation margin agreements and hedging benefits within netting sets. However, this comes at the cost of increased data requirements and increased complexity of calculations. The more complex a derivative contract, the more likely it is that current regulatory reporting databases will not be able to provide all the necessary information to calculate EADs according to SA-CCR. On the other hand, increased risk sensitivity allows banks to reduce risk weighted assets by making use of netting and collateral agreements.
In sum, the SA-CCR will present a huge challenge to all banks. While smaller banks will have to cope with the increased data and computational requirements, large banks that currently use regulatory approved internal model methods (IMM) will likely see a large increase in capital requirements due to the application of capital floors.

This brochure is designed to provide you with an overview over the design and implications of the SA-CCR to prepare for its implementation.

Kind regards,

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Global Basel IV Leader

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National Basel IV Standardized Approach Workstream Leader
SA-CCR as part of the Basel IV package

Banks play a major role in the global economy. Sound risk management is therefore fundamental to ensure their safety and survival. During the recent financial crisis (2007–2009), banks suffered significant losses due to failures in risk management practices, insufficient capital to cover losses and inadequate liquidity reserves. In response to this, many new regulatory requirements were imposed with the objective of addressing these shortfalls. Over the last two years, the Basel Committee has continued to publish a number of consultation and discussion papers on how to further improve banking regulation. While not official, the banking sector coined these new capital requirements “Basel IV”.

“Basel IV” will fundamentally change the calculation of risk weighted assets and capital ratios of all banks independent of size and complexity of banks’ business model. Besides others the new standardised approach for counterparty credit risk (SA-CCR) constitutes a part in the upcoming Basel IV package.
### Basel IV: Calculating EAD according to the new standardized approach for counterparty credit risk (SA-CCR)

#### Fig. 1 Areas of revision by the BCBS

<table>
<thead>
<tr>
<th>Capital requirements</th>
<th>Credit risk</th>
<th>Securitisation</th>
<th>Counterparty credit risk</th>
<th>Market risk</th>
<th>Operational risk</th>
<th>CVA risk</th>
<th>Step-in risk</th>
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<tbody>
<tr>
<td>Capital floors</td>
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<td>Interest rate risk in the banking book</td>
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<td>SA for credit risk</td>
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<td>Revisions to the securitisation framework</td>
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<td>SA counterparty credit risk</td>
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<td>Fundamental review of the trading book</td>
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<td>Revisions to operational risk</td>
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<td>Review of the CVA risk framework</td>
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<td>Step-in risk</td>
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The Basel Committee published the final SA-CCR document in March 2014. The document, also known as BCBS 279 among the stakeholders of the supervisory environment, presents the Basel Committee’s formulation for its standardised approach for measuring exposure at default (EAD) for counterparty credit risk (CCR). The SA-CCR will replace both current non-internal model approaches, the current exposure method (CEM) and the standardised method (SM).

Main objectives of the SA-CCR are to devise an approach that ...

- is suitable to be applied to a wide variety of derivatives transactions (margined and unmargined, as well as bilateral and centrally cleared),
- is capable of being implemented simply and easily,
- addresses known deficiencies of the CEM and the SM,
- draws on prudential approaches already available in the Basel framework,
- minimises discretion used by national authorities and banks,
- improves the risk sensitivity of the capital framework without creating undue complexity.
The currently available methods for determining the Exposure at Default, i.e. the popular current exposure method (CEM) and the less popular standardised method (SM), will both be replaced by SA-CCR. Especially the replacement of the popular CEM will affect the majority of the banking industry. The Basel Committee pursued numerous objectives in formulating the SA-CCR. One of the main objectives was to meet the several shortcomings, which CEM and SM have been criticized for. The following pages will present the main aspects of SA-CCR, and in addition how the new methodology will meet the shortcomings of CEM and SM. In summary the main criticisms are the following:

**Fig. 2 Criticism of current approaches**

**Criticisms CEM**
- No differentiation between margined and unmargined transactions
- Supervisory add-on factor does not sufficiently capture the level of volatilities as observed over recent stress periods
- Recognition of netting benefits is too simplistic and not reflective of economically meaningful relationships between derivatives positions

**Criticisms SM**
- No differentiation between margined and unmargined transactions
- Does not sufficiently capture levels of volatilities observed over stress periods
- Definition of “hedging set” leads to operational complexity
- Relationship between current exposure and potential future exposure (PFE) is misrepresented
- Use of internal methods for computing delta equivalents (non-linear trades)
Introducing the SA-CCR
Structure of the SA-CCR

SA-CCR represents the Basel Committee’s formulation for its standardised approach for measuring exposure at default (EAD) for counterparty credit risk (CCR). The EAD itself is the assessment base in measuring counterparty credit risk of derivatives within the Basel Committee’s regulatory capital framework. The introduction of SA-CCR, based on the Basel Committee’s proposal, is planned for January 1st 2017. Once the SA-CCR will be in force, all banks will be required to calculate the EAD according to SA-CCR rules. Since the EAD constitutes the key parameter within counterparty credit risk requirements for supervisory purposes, it is important to develop an understanding on how the “new – SA-CCR – EAD” needs to be calculated.

EAD = alpha \times (\text{Replacement Cost} + \text{Multiplier} \times \text{Add-On})

Fig. 3 Structure of the SA-CCR
Similar to CEM, the EAD according to SA-CCR consists of both, the replacement cost- and PFE-components. Nevertheless, both components are calculated almost completely different within SA-CCR. The PFE portion consists of a multiplier that allows for the partial recognition of excess collateral and an aggregate add-on, which is derived from add-ons developed for different asset classes. In addition, the supervisory alpha – parameter with a fixed value of 1.4 is applied to increase the overall amount “RC + PFE” by 40%. The value of 1.4 is carried over from the alpha value set by the Basel Committee for the internal model method (IMM) and as well from the beta – parameter within the SM.
Margined vs. unmargined transactions

The RC component intends to capture the loss that would occur if a counterparty were to default and were closed out of its transactions. However, the RC component can be calculated differently within SA-CCR. There are two formulations of replacement costs (RC) depending on whether the trades with a counterparty are subject to a margin agreement related to the exchange of a variation margin. Where such a margin agreement exists, the formulation could apply both to bilateral transactions and central clearing relationships. The formulation also addresses the various arrangements that a bank may have to post and/or receive collateral that may be referred to as initial margin.
Where a supervisory eligible netting agreement is in place, the RC component is calculated at the netting set level. The RC component for unmargined transactions is calculated as the greater of (i) the current market value of the derivative contracts (V) less net haircut collateral (C) held by the bank (if any), and (ii) zero.

The RC component for margined trades is based on the RC formula for unmargined transactions. In addition, elements used in standardized collateral agreements (i.e. thresholds (TH), minimum transfer amount (MTA), net independent collateral amount (NICA)) are included in the calculation. For both margined and unmargined transactions the RC amount representing today’s exposure to the counterparty cannot be less than zero.

See how the RC formula for margined transactions is applied
Example for Margined Transactions

In contrast to unmargined transactions, margined transactions are defined as those, where variation margin (VM) is exchanged. For margined transactions the collateral amount, which changes in response to the value of the transactions it secures, is considered in the calculation of the RC component. The TH – as well as the MTA – amount is generally agreed between two counterparties to avoid the transfer of small amounts. Hence, both parameter reflect a materiality threshold. TH describes the positive threshold before the counterparty must deliver additional collateral. Together with the TH amount, the MTA amount is the minimum transfer amount applicable to the counterparty. NICA takes into account the differential of independent collateral amount (ICA) posted by the bank minus ICA received by the bank from the counterparty. The following example depicts the calculation of the RC component for margined trades.
The derivative's current market value amounts to EUR 100; Received VM amount (since start date of transaction) add up to EUR 100; there is no NICA in place.

Threshold (TH) and Minimum Transfer Amount (MTA) add up to EUR 20 (EUR 10 each).

Since “TH + MTA – NICA” represent the largest exposure that would not trigger a VM call, a VM call occurs in this example whenever the current market value increases by more than EUR 20.

**The RC component amounts to EUR 20** in our example, since “TH + MTA” represent the maximum part in our formulation.
**General Steps to calculate the PFE**

Analogue to the CEM, the overall PFE add-on represents a potential increase in exposure in the future. While the RC component is calculated at the netting set level, the PFE add-on’s are calculated for supervisory given asset classes within a considered netting set and then aggregated to the total PFE add-on for the same netting set. Supervisory asset classes within SA-CCR contain: interest rate, foreign exchange, credit, equity and commodity. Banks are required to assign their derivative transactions to asset classes based on a so called “primary risk factor”.

In addition, the SA-CCR allows for hedging within given asset classes. For this purpose every single transaction of a considered netting set has to be assigned to a supervisory hedging set based on fixed supervisory requirements.

According to SA-CCR requirements, PFE add-on’s have to be calculated for each asset class using asset-class-specific formulas. These asset-class-specific formulas are then used to apply a couple of adjustments to transactions in each asset class. However, although the add-on formulas are asset class – specific, they have a number of features in common. To determine the PFE add-on’s, transactions in each asset class are subject to adjustment in the following general steps:
### Fig. 6 General Steps to calculate the PFE

<table>
<thead>
<tr>
<th>Step Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assignment of trades to netting set</td>
</tr>
<tr>
<td>Assignment of trades to asset classes</td>
</tr>
<tr>
<td>Assignment of trades to hedging sets</td>
</tr>
<tr>
<td>Adjustment of notional amount</td>
</tr>
<tr>
<td>Delta adjustment</td>
</tr>
<tr>
<td>Calculation of maturity factor</td>
</tr>
<tr>
<td>Application of supervisory parameters</td>
</tr>
<tr>
<td>Aggregation across hedging sets and asset classes</td>
</tr>
</tbody>
</table>
Overview of Hedging Set concept

Hedging of derivative transactions, i.e. entering into the opposite position to a derivative transaction (long vs. short), is common practice to decrease risk. Since the risk of a hedged derivative transaction is compensated by an offsetting trade, the risk a derivative is normally comprised with, is to a large extent eliminated. The Basel Committee incorporated the effects and impacts of hedging mechanisms within the development of SA-CCR requirements. Therefore the methodology for calculating the add-on’s for each asset class hinges on the key concept of a supervisory “hedging set”. A “hedging set” under the SA-CCR is a set of transactions within a single netting set within which partial or full offsetting is recognized for the purpose of calculating the PFE add-on. The methodologies for “building” hedging sets according to SA-CCR are summarized in the table below.
<table>
<thead>
<tr>
<th>Asset Class</th>
<th>Hedging Set</th>
<th>Offset</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest Rate</td>
<td>Given Maturity Buckets (MB) per Currency</td>
<td>Full within same MB</td>
</tr>
<tr>
<td></td>
<td>1. (MB &lt; 1 year)</td>
<td>Partially across different MBs</td>
</tr>
<tr>
<td></td>
<td>2. (1 year ≤ MB ≤ 5 years)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3. (MB &gt; 5 years)</td>
<td></td>
</tr>
<tr>
<td>Foreign Exchange</td>
<td>Currency pair</td>
<td>Full</td>
</tr>
<tr>
<td>Equity</td>
<td>Entity</td>
<td>Full, if same Entity</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Partially across different Entities</td>
</tr>
<tr>
<td>Credit</td>
<td>Entity</td>
<td>Full, if same Entity</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Partially across different Entities</td>
</tr>
<tr>
<td>Commodity</td>
<td>Categories of commodity derivatives (Energy, Metal, Agricultural and Other)</td>
<td>Full, if same commodity type</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Partially across commodity types</td>
</tr>
</tbody>
</table>

Consequence: The add-on will vary based on the number of hedging sets that are available within an asset class.
**Supervisory parameters according to SA-CCR**

Different supervisory parameters need to be applied within the scope of the PFE calculation. The table below includes the supervisory factors, correlations and supervisory option volatilities for each asset class and subclass. While the asset-class-specific SF-parameters as well as the option volatilities apply to all transactions of a netting set, the correlations only apply to the PFE add-on’s for equity, credit and commodity derivatives.
### Tab 2 Supervisory Parameters

<table>
<thead>
<tr>
<th>Asset Class</th>
<th>Sub Class</th>
<th>Supervisory Factor (SF)</th>
<th>Correlation</th>
<th>Supervisory Option Volatility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest Rate</td>
<td>–</td>
<td>0.50%</td>
<td>N/A</td>
<td>50%</td>
</tr>
<tr>
<td>Foreign Exchange</td>
<td>–</td>
<td>4.00%</td>
<td>N/A</td>
<td>15%</td>
</tr>
<tr>
<td>Credit, Single Name</td>
<td>AAA</td>
<td>0.38%</td>
<td>50%</td>
<td>100%</td>
</tr>
<tr>
<td></td>
<td>AA</td>
<td>0.38%</td>
<td>50%</td>
<td>100%</td>
</tr>
<tr>
<td></td>
<td>A</td>
<td>0.42%</td>
<td>50%</td>
<td>100%</td>
</tr>
<tr>
<td></td>
<td>BBB</td>
<td>0.54%</td>
<td>50%</td>
<td>100%</td>
</tr>
<tr>
<td></td>
<td>BB</td>
<td>1.06%</td>
<td>50%</td>
<td>100%</td>
</tr>
<tr>
<td></td>
<td>B</td>
<td>1.60%</td>
<td>50%</td>
<td>100%</td>
</tr>
<tr>
<td></td>
<td>CCC</td>
<td>6.00%</td>
<td>50%</td>
<td>100%</td>
</tr>
<tr>
<td>Credit Index</td>
<td>IG</td>
<td>0.38%</td>
<td>80%</td>
<td>80%</td>
</tr>
<tr>
<td></td>
<td>SG</td>
<td>1.06%</td>
<td>80%</td>
<td>80%</td>
</tr>
<tr>
<td>Equity, Single Name</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Equity, Single Name</td>
<td></td>
<td>32%</td>
<td>50%</td>
<td>120%</td>
</tr>
<tr>
<td>Equity, Index</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commodity</td>
<td>Electricity</td>
<td>40%</td>
<td>40%</td>
<td>150%</td>
</tr>
<tr>
<td></td>
<td>Oil/Gas</td>
<td>18%</td>
<td>40%</td>
<td>70%</td>
</tr>
<tr>
<td></td>
<td>Metals</td>
<td>18%</td>
<td>40%</td>
<td>70%</td>
</tr>
<tr>
<td></td>
<td>Agricultural</td>
<td>18%</td>
<td>40%</td>
<td>70%</td>
</tr>
<tr>
<td></td>
<td>Other</td>
<td>18%</td>
<td>40%</td>
<td>70%</td>
</tr>
</tbody>
</table>
The calculation of a netting set’s PFE add-on is executed within the following four stages:

I  netting set,
II  asset classes,
III  hedging sets and
IV  trade.

The figure on the right hand side displays the comprehensive calculation process that has to be performed to calculate the PFE add-on. This calculation process is characterized by a breaking down in the first part and a consequent aggregation in the second part over the four stages. Accordingly, the first as well as the last step of the PFE add-on calculation occur at the netting set stage.
Fig. 7 Calculation of PFE add-ons

I. Netting Set
- Assignment of trades to netting sets
- Aggregate add-on of the netting set
- Multiplier of netting set
- PFE of netting set

II. Asset Classes
- Assignment of trades to asset classes (IR, CR, CO, EQ, FX)
- Asset class add-on

III. Hedging Sets
- Assignment of trades to hedging sets
- Effective Notional
- Supervisory Factor SF_i
- Supervisory Correlation \( \rho_i \)
- Maturity Factor \( MF_i \)
- Supervisory Delta \( \delta_i \)

IV. Trade
- Adjusted Notional \( d_i \)
Basel IV: Calculating EAD according to the new standardized approach for counterparty credit risk (SA-CCR)
Challenges & Impacts
SA-CCR will create a huge impact on EAD

The SA-CCR introduces a significant change in methodology from the current exposure method (CEM) and the standardized method (SM). All affected groups, besides the banking sector software providers, consultancy firms and the banking authorities itself, will need time to implement the arising changes in their reality. In order to estimate the impacts of the new SA-CCR requirements, PwC drew up sample accounts on real portfolios, to investigate the quantitative effects as well as operational impacts on existing processes and controls. The chart on the right hand side shows the impact of SA-CCR on the EAD parameter in comparison to the CEM (in %).

In particular the sample accounts laid open, that to some extend the amount of EAD as well as risk weighted assets (RWA) increased disproportionately under SA-CCR requirements, especially in those cases where netting agreements haven’t been in place. In addition, the trial calculations highlighted that it will take a lot of time and effort to prepare a bank’s systems for the upcoming SA-CCR data requirements. In summary, the lack of netting agreements and data availability were both identified as main drivers for the EAD increase.
Fig. 8  SA-CCR Impact on EAD

1 Real Portfolio consisting of more than 5,000 derivative transactions
Data availability

SA-CCR introduces a significant change in methodology for calculating the EAD of derivative portfolios. The SA-CCR methodology does not only require a high degree of quantitative know-how, it also demands various new input parameters. Trial calculations have highlighted the challenges in regard to data availability, that the banking sector will face to meet SA-CCR requirements. Especially the fact that regulatory reporting systems provide only a small portion of the required data, represented a substantial challenge for the test calculations. Even though the precise date for the introduction of the SA-CCR is still uncertain for European banks, a preparation at an early stage is indispensable. Banks should use the remaining time to run trial calculations and to participate in the Basel III monitoring exercise. This will also assure that uncertainties can be addressed at an early stage.
The boxes stated here represent only a small selection of challenging input parameters within SA-CCR calculations:
Since derivative exposures are not only considered within the regulatory counterparty credit risk framework, but also within various other regulatory areas and frameworks, SA-CCR requirements tangent a large number of process-related and technical interfaces. As a consequence, various departments and systems of a bank are affected by SA-CCR requirements.

The Basel Committee recognizes that SA-CCR introduces a significant change in methodology from the currently available approaches (CEM and SM). Not only jurisdictions may need time to implement these changes in their respective capital frameworks. In particular banks may need time to develop operational capabilities in order to employ the SA-CCR requirements. It is out of question, that a preparation at an early stage ought to be realized.
Fig. 9 Interaction of SA-CCR and other requirements

Solvency
Large Exposure
Leverage Ratio
Central Clearing
Regulatory CVA Risk

SA-CCR

Limitation
Risk bearing capacity
Pricing
Margining
...

Topics, that are mainly affected by SA-CCR requirements.
The solution: PwC’s SA-CCR tool
PwC’s tool to calculate EAD according to SA-CCR

In order to be prepared for the upcoming impact of the SA-CCR implementation, efficient and integrated IT solutions are the sine qua non. Only if a bank is capable to adapt the upcoming supervisory requirements according to SA-CCR to its current reality, it can better respond to incorporated future challenges. In particular the fact that SA-CCR requirements tangent a large number of process-related and technical interfaces, various departments and systems of a bank are affected. PwC provides the solution … Meet PwC’s “SA-CCR EAD Calculation Tool”.

PwC’s Access-based “SA-CCR EAD Calculation Tool” was exclusively developed to cater our clients needs and to support them in regard to the implementation and realization of supervisory SA-CCR requirements.

Our SA-CCR tool is flexible and dynamically at use and ensures the calculation of the EAD parameter according to SA-CCR based on a systematic and organized manner with full respect to the upcoming SA-CCR requirements, based on the Basel Committee’s final standard “BCBS 279”.

We would be pleased to introduce you to the SA-CCR EAD Calculation Tool and to present its variety of useful applications and functions in a personal face – to – face meeting.
PwC’s “SA-CCR EAD Calculation Tool” represents not only a pure calculation tool, but also a tool for analysis- and reporting purposes. Functions such as a flexible calculation of results for one or multiple asset classes or the application to analyze the impact of margin agreements ensure a precise analysis. Besides others, PwC’s SA-CCR EAD Calculation Tool provides the following applications:

• Detailed add-on results for asset classes and counterparties
• Calculation details available on demand
• Detailed report per counterparty available
• Aggregated data on counterparty level
• Easy data import via input file selection
• …

The amount of detailed requirements of the SA-CCR represents a huge challenge. But identified challenges can be turned into advantages.

Be at the forefront and determine all upcoming challenges for your bank.

Use PwC’s SA-CCR EAD Calculation Tool to perform test calculations at an early stage. This is the first step to estimate the impacts of SA-CCR requirements on your businesses.
Our Expertise
Whether regarding the Basel Committee, EU-regulation or national legislation – we use our established know-how of the analysis and implementation of new supervisory regulation to provide our clients with high-quality services. Embedded into the international PwC network, we have access to the extensive knowledge of our experts around the world.

PwC’s Basel IV Initiative was established to support you in all aspects of getting compliant with the new regulatory requirements of the SA-CCR – accomplishing a prestudy as a first step, supporting you at quantitative impact studies (QIS) up to the implementation at all business units and areas of the bank.

PwC can draw on long lasting experience of implementing new regulatory requirements by supporting a number of banks in completing quantitative impact studies prior to the implementation of Basel II and Basel III and by the functional and technical implementation of the final regulations. The PwC-tools used during the QIS are flexible and will be updated automatically in case of new consultations by the Basel Committee.
About us
PwC helps organisations and individuals create the value they’re looking for. We’re a network of firms in 157 countries with more than 195,000 people who are committed to delivering quality in assurance, tax and advisory services. Tell us what matters to you and find out more by visiting us at www.pwc.com. Learn more about PwC by following us online: @PwC_LLP, YouTube, LinkedIn, Facebook and Google +.
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Basel IV: Calculating EAD according to the new standardized approach for counterparty credit risk (SA-CCR)

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