2020

Disclosures regarding capital adequacy of mBank S.A. Group as at 31 March 2020





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1. Introduction

On the basis of Regulation (UE) No 575/2013 of the European Parliament and of the Council of 26 June 2013 on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012 as amended (hereinafter referred to as CRR Regulation) and on the basis of other regulations laying down implementing technical standards with regard to information disclosure, Commission delegated regulations (EU) supplementing the CRR Regulation with regard to regulatory technical standards regarding disclosure of information, Guidelines of the European Banking Authority regarding disclosure of information, also in accordance with the Disclosure Policy of mBank SA (hereinafter referred to as mBank) available on website www.mbank.pl, information based on the data for mBank SA Group prudentially consolidated (hereinafter referred to as mBank Group) according to the requirements of the CRR Regulation are contained in the presented document.

Entities included in prudential consolidation according to the rules of the CRR Regulation were taken into account in the process of calculation of consolidated own funds and consolidated own funds requirements as at 31 March 2020. The scope of entities included in prudential consolidation is different from the scope of entities included in accounting consolidation based on International Financial Reporting Standards (hereinafter referred to as the IFRS).

If not stated specifically further in the report, all the amounts are presented in PLN thousand.



2. Own Funds

The consolidated own funds consist of Common Equity Tier 1 capital, Additional Tier 1 capital and Tier 2 capital. Items that could be treated as Additional Tier 1 capital are not identified in mBank Group, therefore the own funds of mBank Group constitute the sum of consolidated Common Equity Tier 1 capital and Tier 2 capital.

The difference in the amount of own funds observed in the first quarter of 2020 in relation to the amount of own funds as at the end of the fourth quarter of 2019 resulted mainly from the inclusion in the Common Equity Tier 1 capital the remaining, not included earlier, part of the net profit for the year 2019.

The structure of consolidated own funds of mBank Group is presented below.

OWN FUNDS	31.03.2020	31.12.2019
Common Equity Tier 1 capital before regulatory adjustments	16 492 315	15 388 682
Total regulatory adjustments to Common Equity Tier 1 capital	-1 835 936	-1 505 817
Common Equity Tier 1 capital	14 656 379	13 882 865
Additional Tier 1 capital before regulatory adjustments	0	0
Total regulatory adjustments to Additional Tier 1 capital	0	0
Additional Tier 1 capital	0	0
Tier 1 capital (CET1 + AT1)	14 656 379	13 882 865
Tier 2 capital before regulatory adjustments	2 544 647	2 480 325
Total regulatory adjustments to Tier 2 capital	0	0
Tier 2 capital	2 544 647	2 480 325
Total capital (Tier 1 capital + Tier 2 capital)	17 201 026	16 363 190



3. Capital requirements

3.1. Description of the internal rating based approach applied to calculation of capital charges

On 4 July 2012 Polish Financial Supervision Authority (PFSA) and Bundesanstalt fur Finanzdienstleistung-saufsicht (BaFin) granted con-sent to the application of the advanced internal rating based approach (AIRB approach) by mBank to the calculation of the capital requirement for credit risk for the corporate portfolio and the retail mortgage loan portfolio.

Additionally, on 27 August 2012 BaFin in cooperation with PFSA granted consent to the application of internal rating based approach concerning the risk weighting for specialized lending exposures (IRB slotting approach) by mBank Hipoteczny SA (hereinafter referred to as the mBH) to the calculation of the capital requirement for credit risk.

On 22 September 2016 mBank obtained approval from European Central Bank (ECB) and PFSA to the application of AIRB approach to the calculation of the capital requirement for credit risk for the specialized lending exposures - income producing real estate.

On 25 July 2016 mLeasing S.A. obtained approval from ECB and PFSA to the application of the AIRB approach to the calculation of capital requirement for credit risk.

On 4 November 2014 mBank received conditional consent of PFSA to use AIRB approach to the calculation of capital requirement for credit risk with respect to non-mortgage retail exposures.

On 22 May 2017 mBank received consent to remove the supervisory floor, according to which the minimum own funds requirement for credit risk in this portfolio had to be maintained at least at the level required in the standardized approach.

On 6 May 2015 mBank received conditional consent of PFSA to use AIRB approach for retail mortgage loan portfolio (micro companies) and for the portfolio of commercial banks.

On 31 January 2018 mBank SA obtained approval from ECB and PSFA to the application of material change in PD model for subsidiary mLeasing S.A.

In the calculation of the consolidated total capital ratio of mBank Group as of 31 March 2020, when calculating the total capital charge, the mBank Group applies the AIRB approach pursuant to the provisions of the CRR Regulation to calculate a capital charge for credit risk and pursuant to obtained AIRB approvals.



3.2. Results of the internal capital adequacy assessment

mBank Group adjusts the own funds to the level and type of risk, mBank Group is exposed to and to the nature, the scale and the complexity of its operations. For that purpose Internal Capital Adequacy Assessment Process (ICAAP) is realized in mBank Group. The aim of this process is to maintain own funds at the level adequate to the profile and the level of risk in mBank Group's operations.

Internal capital is the amount of capital estimated by mBank and required to cover all material risks identified in mBank Group's operations. Internal capital is the total sum of the economic capital to cover risks included in economic capital calculation and capital necessary to cover other risks (including hard to quantify risks).

In the first quarter 2020 mBank calculated the economic capital at the 99.91% confidence level over a one-year time horizon for credit, market and business risk. The economic capital for operational risk was calculated using the standardised approach applied to calculation of the capital charge for operational risk. mBank calculated capital to cover hard to quantify risks. Diversification between different risks was not included while calculating total economic capital.

The internal capital adequacy assessment process is continuous in mBank Group and includes the following stages implemented by organizational units of mBank and mBank Group subsidiaries:

- risk inventory in mBank Group,
- calculation of internal capital for coverage of risk,
- capital aggregation,
- stress tests,
- setting limits on the utilization of capital resources,
- planning and allocation of capital,
- monitoring consisting in a permanent identification of risk involved in the business of mBank Group and the analysis of the level of capital for risk coverage.

In order to assess the adequacy of internal capital mBank calculates risk coverage potential (RCP), i.e. economic own funds. Having estimated internal capital as well as RCP both under normal and under stressed conditions mBank determines risk absorbance capacity. On this basis and taking into account the forecast values limits for economic capital for particular risks are determined.

Risk Coverage Potential in mBank Group stays well above economic capital.

The internal capital adequacy assessment process is accepted by the Supervisory Board of mBank. The whole internal capital adequacy assessment process is reviewed annually. The Management Board of mBank is responsible for the internal capital adequacy assessment process in mBank Group.



3.3. Supervisory requirements regarding capital ratios

According to provisions of the CRR Regulation mBank and mBank Group are required to meet minimum regulatory level of capital ratios, i.e. to maintain a minimum total capital ratio above 8%, Tier 1 capital ratio above 6% and common equity Tier 1 capital ratio above 4.5%.

Provisions of CRD IV, in particular provisions regarding capital buffers, were transposed into a national legislation, which took place in 2015 with the endorsement of the Act on Macro-prudential Supervision over the Financial System and Crisis Management in the Financial System (Act) and with an update of the Banking Law. The act stipulates capital buffers banks in Poland should meet once buffers are implemented by competent authorities indicated in the Act.

As of 31 March 2020 mBank Group was obliged to ensure adequate own funds to meet conservation capital buffer of 2.5% of total risk exposure amount, as defined in the Act.

As of the end of the first quarter 2020 the counter-cyclical capital buffer rate set for relevant exposures in Poland according with the article 83 of the Act amounted to 0%. The ratio shall be effective until it is changed by way of an ordinance of the Minister of Finance.

mBank Group calculates the bank-specific counter-cyclical capital buffer in accordance with the provisions of the Act as the weighted average of the countercyclical buffer rates that apply in the countries where the relevant credit exposures of mBank Group are located. As of the end of March 2020 this buffer amounted to 0.06%.

Exposures of foreign branches in Czech Republic and in Slovakia, where countercyclical buffer rates as of 31 March 2020 amounted to 1.75% and 1.5% respectively, had an impact on the mBank Group specific countercyclical capital buffer.

The amount of mBank Group specific countercyclical capital buffer

	31.03.2020
Total risk exposure amount	88 763 079
Institution specific countercyclical buffer rate (%)	0.06%
Institution specific countercyclical buffer requirement*	56 808

^{*}Calculated as a specific for mBank Group countercyclical buffer rate applied to the total risk exposure amount

In 2016 mBank received an administrative decision of the PFSA in which mBank has been identified as other systemically important institution (O-SII). mBank was subject to a capital buffer which on the basis of PFSA administrative decision of October 14th, 2019 amounted to 0.75% of the total risk exposure amount, calculated in accordance with article 92(3) of CRR Regulation, to be maintained on individual and consolidated levels. The required capital buffer was applicable as of 31 March 2020.

Starting from 1st January 2018 the Regulation of the Minister of Development and Finance with regard to systemic risk buffer entered into force. The Regulation introduced systemic risk buffer of 3% of the total risk exposure amount applied to all exposures located in Poland. Due to the exceptional socioeconomic situation that appeared after the occurrence of the global pandemic COVID-19, this requirement was abolished by repealing the Regulation of the Minister of Finance, which has been in force since 19 March 2020.

Consequently, the combined buffer requirement set for the mBank Group as of the end of March 2020 amounted to 3.31% of the total risk exposure amount.

Additionally, as a result of the annual risk assessment carried out in 2018 by the PFSA within the supervisory review and evaluation process (SREP), in particular with regard to the evaluation of risk related to the portfolio of foreign exchange retail mortgage loans, mBank Group received an individual recommendation to maintain own funds on the consolidated level to cover additional capital requirement of 3.11% in order to mitigate the risk and 2.33% for Tier 1 capital (on individual basis: 3.62% and 2.71% respectively). Additional capital requirement encompasses also additional risk factors related to the FX mortgage loan portfolio such as operational risk, market risk or risk of collective default of borrowers.

The high level of additional capital requirement resulted from the fact that the PFSA applied one methodology to all banks in Poland. This did not take into account the results of internal models applied by mBank to the calculation of capital requirements for credit risk. According to PFSA's methodology, the calculation of the additional capital requirement for FX mortgage loans for each and every bank uses the risk weight under the standardized approach as a starting point (risk weight 150%).

Consequently, more than half of the additional capital requirement calculated by the PFSA for mBank



Group comes from "aligning" the capital requirement to the requirement calculated under the standardized approach. The second important component with effect on an additional capital requirement within Pillar II was related to the BION score quantifying the risk of foreign exchange retail mortgage loans portfolio, taking into account the specific nature of mBank portfolio, the following factors were taken into account:

the share of loans with LTV >100% in total FX lending portfolio,

- the level of margin realized in mBank on FX lending portfolio for households,
- sensitivity of total capital ratio to exchange rate and interest rate changes,
- mBank's readiness to absorb losses of a potential portfolio currency conversion.

Capital ratios on individual and consolidated basis in the first quarter 2020 were above the required values. With a considerable surplus of own funds mBank Group comfortably meets the additional own funds requirement and the combined buffer requirement.

mBank Group	ир 31 March 2020		31 December 2019	
Capital ratio	Required level	Reported level	Required level	Reported level
Total capital ratio (TCR)	14.42%	19.38%	17.25%	19.46%
including FX ADD ON	3.11%		3.11%	
Including combined buffer	3.31%		6.14%	
Tier 1 ratio*	11.64%	16.51%	14.47%	16.51%
including FX ADD ON	2.33%		2.33%	
Including combined buffer	3.31%		6.14%	

^{*}Tier 1 ratio reported in mBank Group is equal to CET 1 ratio



3.4. Quantitative data regarding capital adequacy

Capital ratios are calculated on the basis of total risk exposure amount that corresponds to the sum of risk exposure amounts for particular risk types that are calculated according to provisions of the CRR Regulation.

Total risk exposure amount of mBank Group consists of:

 risk weighted exposure amount for credit risk, counterparty credit risk, settlement and free deliveries risk calculated under AIRB approach as regards the large part of the credit exposures portfolio,

- risk exposure amount for market risk, including position risk, foreign exchange risk and commodities risk calculated under standardised approaches,
- risk exposure amounts for operational risk calculated under standardised approach,
- risk exposure amount for credit valuation adjustments, calculated under standardised approach,
- other risk exposure amounts including supervisory floor.



The template presents all components of the total risk exposure amount of mBank Group, a denominator for capital ratios calculated according with art. 92 of CRR Regulation.

EU OV1 – Overview of RWAs, addressing disclosure requirements of art. 438 letters c) to f) of CRR Regulation.

			RWAs		Minimum capital requirements
			31.03.2020	31.12.2019	31.03.2020
	1	Credit risk (excluding CCR)	74 518 189	71 500 004	5 961 455
art. 438 c) and d)	2	Of which the standardised approach	17 370 095	17 279 081	1 389 608
art. 438 c) and d)	3	Of which the foundation IRB (FIRB) approach	0	0	0
art. 438 c) and d)	4	Of which the advanced IRB (AIRB) approach	57 148 094	54 220 923	4 571 847
art. 438 d)	5	Of which equity IRB under the simple risk-weighted approach or the IMA	0	0	0
art. 107 art. 438 c) and d)	6	CCR	2 155 735	1 209 536	172 459
art. 438 c) and d)	7	Of which mark to market	1 855 268	1 022 717	148 421
art. 438 c) and d)	8	Of which original exposure	0	0	0
	9	Of which the standardised approach	0	0	0
	10	Of which internal model method (IMM)	0	0	0
art. 438 c) and d)	11	Of which risk exposure amount for contributions to the default fund of a CCP	2 994	2 474	240
art. 438 c) and d)	12	Of which CVA	297 473	184 345	23 798
art. 438 e)	13	Settlement risk	0	0	0
art. 449 o) and i)	14	Securitisation exposures in the banking book (after the cap)	0	0	0
	15	Of which IRB approach	0	0	0
	16	Of which IRB supervisory formula approach (SFA)	0	0	0
	17	Of which internal assessment approach (IAA)	0	0	0
	18	Of which standardised approach	0	0	0
art. 438 e)	19	Market risk	964 987	913 708	77 199
	20	Of which the standardised approach	964 987	913 708	77 199
	21	Of which IMA	0	0	0
art. 438 e)	22	Large exposures	0	0	0
art. 438 f)	23	Operational risk	8 834 765	7 993 942	706 781
	24	Of which basic indicator approach	0	0	0
	25	Of which standardised approach	8 834 765	7 993 942	706 781
	26	Of which advanced measurement approach	0	0	0
art. 437 2), art. 48 and art. 60	27	Amounts below the thresholds for deduction (subject to 250% risk weight)	2 289 403	2 488 612	183 152
art. 500	28	Floor adjustment	0	0	0
2 2. 300	29	Total	88 763 079	84 105 802	7 101 046



EU CR8 – RWA flow statements of credit risk exposures, including IRB approach, addressing disclosure requirements of Art. 438 letter d) of CRR Regulation.

	mBank Group	Risk weighted exposure amount for	
	in PLN million	credit and counterparty credit risk, including supervisory floors	Capital requirements
1	Risk weighted exposure amount as of 31 December 2019	75 014	6 001
2	Asset size	3 040	243
3	Asset quality	-537	-43
4	AIRB model updates	0	0
5	Methodology and policy	0	0
6	Acquisitions and disposals	0	0
7	Foreign exchange movements	1 149	92
8	Risk weighted exposure amount as of 31 March 2020	78 666	6 293

Asset size

The category covers structural changes of the credit portfolio capturing among others new and matured credit exposures. In the first quarter of 2020 a significant increase in corporate and retail lending was recorded.

Asset quality

This category covers: rating migrations, collateral revaluations, reclassification of exposures to defaulted status and the returns to a non-defaulted status.

Model updates

As of the end of the first quarter 2020 the AIRB approach was applied to the calculation of own funds requirement for credit and counterparty credit risk for the following portfolios:

- mBank corporate portfolio,
- mBank retail mortgage loan portfolio,
- mBank income producing real estate-related specialized lending exposures (IRB slotting approach),
- mBank retail non-mortgage exposures,
- mBank retail microenterprises mortgage loan portfolio (conditional consent),
- commercial bank exposures (conditional consent),
- mLeasing credit exposures,
- mBH specialized lending income producing real estate exposures (IRB slotting approach).

In the case of portfolios with a conditional consent to the application of AIRB approach mBank Group applies supervisory floor. It means that where own funds requirement for credit risk calculated under AIRB approach is lower than the own funds requirement for credit risk calculated under standardised approach, it is necessary to supplement it up to the

level of the own funds requirement calculated under the standardised approach.

In the case of mBank retail microenterprises mortgage loan portfolio and commercial bank exposures high significance conditions specified by the bank supervision have been met which has to be confirmed by supervisory authority.

Methodology and policy

From the beginning of 2020 the weight for exposures to governments or central banks denominated in the domestic currency of any of the EU member states, other than the reporting currency, was increased in line with CRR provisions with no significant impact on the capital ratios of mBank Group.

Foreign exchange movements

Changes in exchange rates in the first quarter of 2020 had a significant impact on the value of risk-weighted exposures of mBank Group due to a significant part of the credit portfolio of exposures in foreign currencies.



4. Leverage Ratio

Since 2014 mBank and mBank Group calculate leverage ratio according to the CRR Regulation provisions. The purpose of the introduction of the supplementary measure depicting relation between Tier I capital and exposure measure for balance and off balance sheet exposures by the regulators was to reduce excessive and unsustainable debt of credit institutions that may be inadequate to capital base in place.

Information regarding leverage ratio presented below are compliant with regulatory reporting provided by mBank to National Bank of Poland. Calculations are made according to the rules of CRR Regulation taking into account Commission Delegated Regulation

2015/62 as of 10 October 2014 amending Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to the leverage ratio. Disclosures regarding leverage ratio follow the rules defined in Commission Implementing Regulation 2016/200 of 15 February 2016 laying down implementing technical standards with regard to disclosure of the leverage ratio for institutions, according to Regulation (EU) No 575/2013 of the European Parliament and of the Council.

The table below presents total exposure measure applied to calculation of the leverage ratio, information on Tier 1 capital and leverage ratio.

	31.03.2020	31.12.2019
Leverage ratio total exposure measure	183 934 433	168 247 728
Capital and regulatory adjustments		
Tier 1 capital	14 656 379	13 882 865
including regulatory adjustments – Tier I capital	-1 835 936	-1 505 817
Leverage ratio		
Leverage ratio	7.97%	8.25%



5. Liquidity risk

As of 31 March 2020 the LCR measure reached level of 249% and in the first quarter of 2020 remained on safe level, significantly exceeding 100%. The high-quality liquid assets (HQLA) used to calculate the LCR ratio consist only of level 1 assets, including primarily Treasury bonds in PLN.

In the below table quantitative data regarding LCR for mBank Group are presented (in PLN million).

Quantitative information of LCR					
	Total weighted value (average)				
Quarter ending on: 31			31.12.2019		
Number of data points used in the calculation of averages		12	12		
EU-21	Liquidity buffer	31 203	31 124		
22	Total net cash outflows	14 670	14 852		
23	Liquidity coverage ratio	213%	210%		

