

Annex I Part 1

Transposition of Directive 2013/36/EU

Transposition of provisions of Directive 2013/36/EU	Provisions of Directive 2013/36/EU	Links to national text	Reference(s) to national provisions	Available in EN (Y/N)
010 Date of the last update of information in this template		30 June 2025		
020 I. Subject matter, scope and definitions	Articles 1 to 3	Credit Institutions Act, Decision on governance arrangements	Credit Institutions Act: Articles 1, 3, 277; Decision on governance arrangements: Articles 3 and 4	Y
030 II. Competent authorities	Articles 4 to 7	Credit Institutions Act, Act on the Croatian National Bank, Act on the Resolution of Credit Institutions and Investment Firms	Credit Institutions Act: Articles 4, 11, 101, 151, 153, 159, 175 and 201; Act on the Croatian National Bank: Articles 2 and 89; Act on the Resolution of Credit Institutions and Investment Firms: Articles 8–10	Y
040 III. Requirements for access to the activity of credit institutions	Articles 8 to 27	–	–	–
050 1. General requirements for access to the activity of credit institutions	Articles 8 to 21b	Credit Institutions Act, Decision on the documentation to be enclosed with the application for the authorisation of a credit institution and the application for the authorisation to provide financial services, Decision on the documentation to be enclosed with the application for authorisation and on the content and method of monitoring compliance of parent financial holding companies and parent mixed financial holding companies	Credit Institutions Act: Articles 6, 7, 8, 19, 24, 36, 57, 60, 61, 65, 67, 69, 73, 73a–73e, 151, 214 and 327; Decision on the documentation to be enclosed with the application for the authorisation of a credit institution and the application for the authorisation to provide financial services; Decision on the documentation to be enclosed with the application for authorisation and on the content and method of monitoring compliance of parent financial holding companies and parent mixed financial holding companies	Y
060 2. Qualifying holding in a credit institution	Articles 22 to 27	Credit Institutions Act, Decision on the approval to acquire a qualifying holding in a credit institution	Credit Institutions Act: Articles 24–30, 32, 33, 34, 69, 151 and 288; Decision on the approval to acquire a qualifying holding in a credit institution	Y
080 V. Provisions concerning the freedom of establishment and the freedom to provide services	Articles 33 to 46	–	–	–
090 1. General principles	Articles 33 to 34	Credit Institutions Act	Articles 74, 76, 78, 80, 83 and 85	Y
100 2. The right of establishment of credit institutions	Articles 35 to 38	Credit Institutions Act	Articles 75–79, 85 and 214	Y
110 3. Exercise of the freedom to provide services	Article 39	Credit Institutions Act	Articles 80 and 87	Y
120 4. Powers of the competent authorities of the host Member State	Articles 40 to 46	Credit Institutions Act	Articles 10, 192–197, 214 and 323	Y
130 VI. Relations with third countries	Articles 47 to 48	Credit Institutions Act Decision on detailed conditions for the establishment, operation, reporting and dissolution of	Credit Institutions Act: Articles 89–91, 199, 214 and 298 Decision on detailed conditions for the establishment, operation, reporting and	Y

Transposition of provisions of Directive 2013/36/EU	Provisions of Directive 2013/36/EU	Links to national text	Reference(s) to national provisions	Available in EN (Y/N)
		branches of third-country credit institutions in the Republic of Croatia	dissolution of branches of third-country credit institutions in the Republic of Croatia: Article 7	
140	VII. Prudential supervision	Articles 49 to 142	–	–
150	1. Principles of prudential supervision	Articles 49 to 72	–	–
160	1.1 Competence and duties of home and host Member States	Articles 49 to 52	Credit Institutions Act	Articles 178, 191, 193a, 194, 194a, 194b and 203–205
170	1.2 Exchange of information and professional secrecy	Articles 53 to 62	Credit Institutions Act	Articles 206–214
180	1.3 Duty of persons responsible for the legal control of annual and consolidated accounts	Article 63	Credit Institutions Act	Article 172
190	1.4 Supervisory powers, powers to impose penalties and right of appeal	Articles 64 to 72	Credit Institutions Act	Articles 25, 30, 33, 39, 46, 69, 151, 153, 175, 178, 179, 183, 184, 186, 214, 215, 217, 220, 224, 225, 322a, 323 and 358–365, 367
200	2. Review processes	Articles 73 to 110	–	–
210	2.1 Internal capital adequacy assessment process	Article 73	Credit Institutions Act	Article 113
220	2.2 Arrangements, processes and mechanisms of institutions	Articles 74 to 96	Credit Institutions Act, Decision on governance arrangements, Decision on staff remuneration, Decision on the method of exercising supervision of credit institutions and imposing supervisory measures, Decision on the internal capital adequacy assessment process for credit institutions, Decision on the assessment of the suitability of the chairperson of the management board, members of the management board, members of the supervisory board and key function holders in a credit institution	Credit Institutions Act: Articles 3, 35, 37, 38, 41, 44, 45, 47, 48 – 53, 96, 97, 100, 100a, 100b, 101, 103, 105–108, 115, 146, 152, 152a, 154, 164, 166, 167, 181, 189, 214 and 386; Decision on governance arrangements: Articles 4, 5, 9, 13, 14, 16, 17, 18a, 20, 25, 29–40, 42–48, 72 and 75–78; Decision on staff remuneration: Articles 1–5, 8, 9, 11, 12, 18–21, 23, 26, 27, 31, 34–41, 43 and 46; Decision on the method of exercising supervision of credit institutions and imposing supervisory measures: Article 8; Decision on the internal capital adequacy assessment process for credit institutions: Article 9; Decision on the assessment of the suitability of the chairperson of the management board, members of the management board, members of the supervisory board and key function holders in a credit institution: Articles 5, 8, 11, 12, 19, 25 and 26
230	2.3 Supervisory review and evaluation process	Articles 97 to 101	Credit Institutions Act	Articles 175, 180–182, 188, 191 and 214
240	2.4 Supervisory measures and powers	Articles 102 to 107	Credit Institutions Act	Articles 88, 92, 165, 167, 214, 220, 224, 225, 225a, 228, 228a and 228b
250	2.5 Level of application	Articles 108 to 110	Credit Institutions Act	Articles 96, 97 and 97b
260	3. Supervision on a consolidated basis	Articles 111 to 127	–	–

	Transposition of provisions of Directive 2013/36/EU	Provisions of Directive 2013/36/EU	Links to national text	Reference(s) to national provisions	Available in EN (Y/N)
270	3.1 Principles for conducting supervision on a consolidated basis	Articles 111 to 118	Credit Institutions Act	Articles 214, 277, 278, 280, 282–289 and 295	Y
280	3.2 Financial holding companies, mixed financial holding companies and mixed-activity holding companies	Articles 119 to 127	Credit Institutions Act	Articles 24, 55, 214, 281, 289, 291–294, 296, 297 and 299	Y
290	4. Capital buffers	Articles 128 to 142	Credit Institutions Act	Articles 117–139	Y
300	4.1 Buffers	Articles 128 to 134	Credit Institutions Act	Articles 96, 97, 117–118, 129–139 and 382	Y
310	4.2 Setting and calculating countercyclical capital buffers	Articles 135 to 140	Credit Institutions Act , Decision on capital buffers and capital conservation measures	Credit Institutions Act: Articles 119–128; Decision on capital buffers and capital conservation measures	Y
320	4.3 Capital conservation measures	Articles 141 to 142	Credit Institutions Act , Decision on capital buffers and capital conservation measures	Credit Institutions Act: Articles 140–143a; Decision on capital buffers and capital conservation measures	Y
330	VIII. Disclosure by competent authorities	Articles 143 to 144	Credit Institutions Act	Articles 215 and 216	Y
340	IX. Amendments of Directive 2002/87/EC	Article 150	–	Not within the competence of the CNB.	–
350	X. Transitional and final provisions	Articles 151 to 165	–	–	–
360	1. Transitional provisions on the supervision of institutions exercising the freedom of establishment and the freedom to provide services	Articles 151 to 159	Credit Institutions Act	Articles 368–377 and 387	Y
361	1a. Transitional provisions on financial holding companies and mixed financial holding companies	Article 159a	Act on Amendments to the Credit Institutions Act	Article 133, paragraph 3	Y
370	2. Transitional provisions for capital buffers	Article 160	Credit Institutions Act	Article 380	Y
380	3. Final provisions	Articles 161 to 165	Credit Institutions Act	Articles 383 and 390	Y