

MARKET RISK BASEL III- POST CRISIS REFORMS

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"This presentation provides an overview of Basel III post-crisis reforms related to market risk. It is not exhaustive and does not constitute legal or financial advice. This presentation does not represent the views or policies of any specific regulatory body or financial institution. For detailed information, please refer to the official publications of the Basel Committee on Banking Supervision and relevant regulatory authorities".

WHY BASEL III – POST CRISIS REFORMS?

Reduce reliance on <u>external credit</u>

<u>ratings</u>



Limiting the use of internallymodelled approaches to reduce complexity & excessive variability of RWA to restore credibility in RWAs calculation

Address a number of

shortcomings in the pre-

crises regulatory

framework

Complementing the riskweighted capital ratio with a finalized <u>leverage</u> <u>ratio</u> and a revised <u>capital floor</u> Enhancing the robustness <u>and risk</u> <u>sensitivity</u> of the standardized approaches for Credit , Operational and Market Risks

> Promote <u>comparability</u> of risk based measures between banks

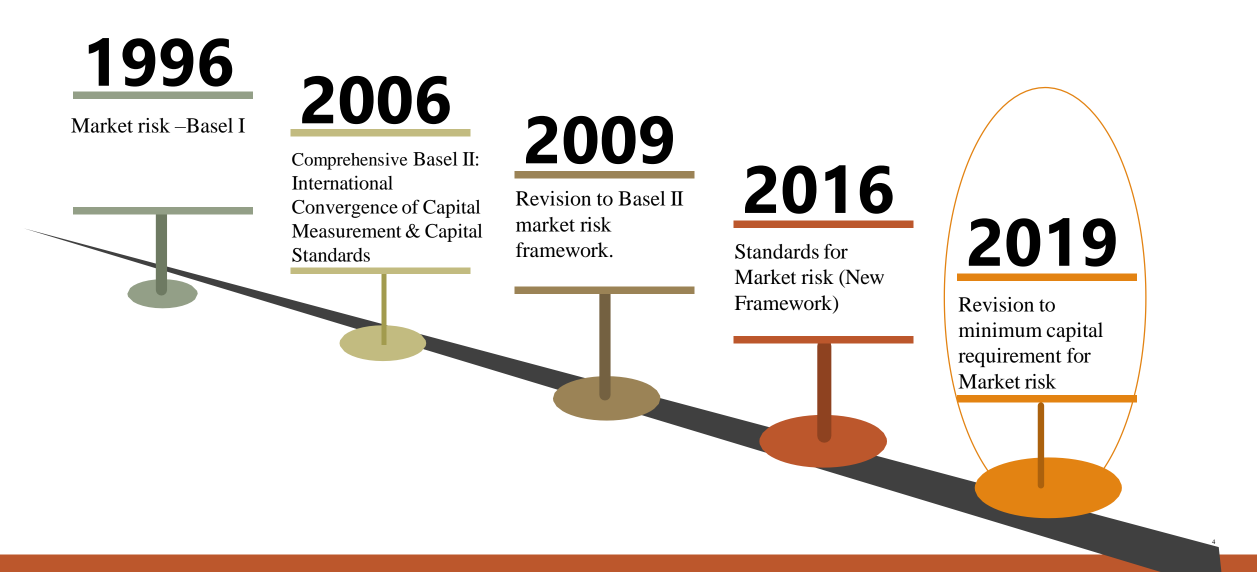






MARKET RISK HISTORY – BASEL COMMITTEE





MAIN ENHANCEMENTS TO THE MARKET RISK FRAMEWORK

Fundamental review of trading book - regulatory boundary between trading & banking books

> Enhanced qualitative requirements

Introducing an alternative simplified standardized approach • New defined list of instruments presumed to be included in the trading book or banking book. Deviation requires explicit approval from supervisor.

• Strict limits on the movement of instruments between the books after initial designation. Should a re-designation be approved a capital benefit will not be allowed.

Policy frameworks where banks need to review and revise their internal policies and related procedures annually, documentations requirements and supervisory powers.

A standardized alternative simplified approach has been developed for banks with small or non-complex trading portfolios recalibration .



MAIN ENHANCEMENTS TO THE MARKET RISK FRAMEWORK (CONT.)

Enhanced risk sensitivity The risk sensitivity of the standardized approach has been enhanced, sensitivity-based method requires sound price models.

Revamping the assessment process

To determine whether a bank's internal risk management models appropriately reflect the risks of individual trading desks (the so-called profit and loss attribution test).

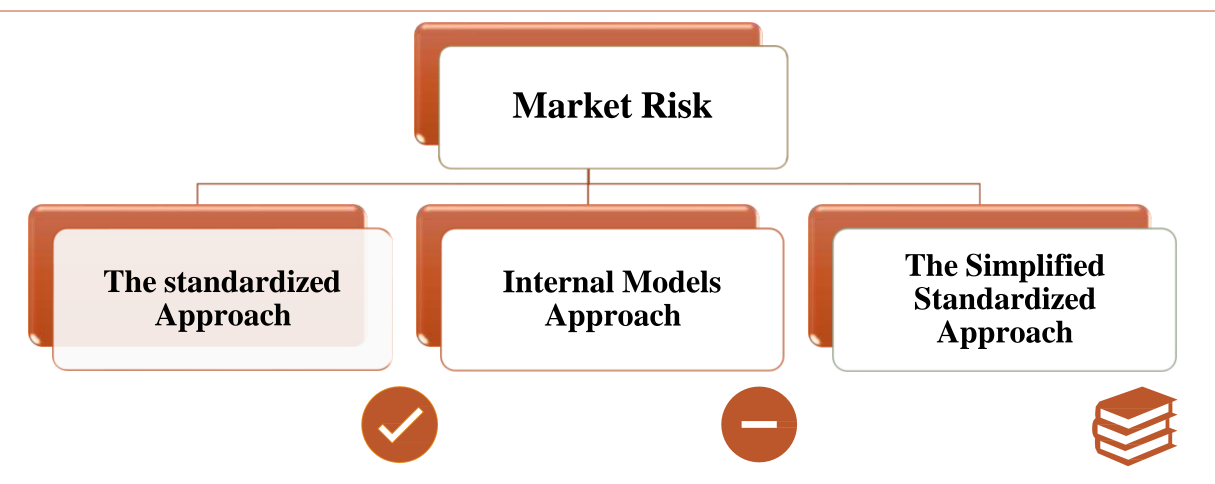
Revising the requirements for identifying risk factors

Revising requirements for identifying risk factors that eligible for modelling and the capital requirement applicable to risk factors that are deemed non-modellable.



APPROACHES FOR MARKET RISK







- It is the basic 'one-size fits all' method that any bank can use. The Market Risk new amendments provides detailed guidance on how capital charges for market risk should be calculated using this approach.
- > It allows banks very little discretion as all banks using this method must use it for all their exposures in the same way.
- ➤ It comprises 3 components: <u>capital requirement under sensitivities-based method</u>, <u>the</u> <u>default risk_capital (DRC)</u> and <u>the residual risk add-on (RRAO)</u>.

2- INTERNAL MODELS APPROACH - IMA



- > Banks with more sophisticated trading protfolios can choose the internal models approach, *subject to supervisory validation and approval*.
- Banks have flexibility n devising the precise nature of their <u>expected shortfall (ES)</u> <u>models</u>, but must follow certain minimum standards.
- Capital requirement is calculated for *modellable & non-modellable and risk factors*.
- Capital requirement for *ineligible trading desks* is calculated by using the standardized approach.



- Supervisors may allow banks with smaller or simpler trading books to use the simplified alternative to the standardized approach.
- > Indicative criteria for the appropriateness of the simplified alternative:
- (a) The bank should not be a global systemically important bank (G-SIB).
- (b) The bank should not use the IMA for any of its trading desks.
- (c) The bank should not hold any correlation trading positions.

CAPITAL REQUIREMENT FOR MARKET RISK





Total Capital requirement (CR) for market risk= (CR_{IRR}* 1.3)+(CR_{EQ}* 3.5)+(CR_{FX}*1.2)

Where:

SIMPLIFIED STANDARDIZED APPROACH

- > CR_{IRR} : Capital requirement for *interest rate risk*, incl. requirements for options risk from debt instruments.
- > CR_{EQ} : Capital requirement for <u>equity risk</u>, incl. requirements for options risk from equities.
- > CR_{FX} : Capital requirement for <u>*FX risk*</u>, incl. requirements for options risk from FX.
- For capital requirement for <u>mutual funds</u>, banks should include instruments of which the fund is composed - within the related market risk type according to the mutual funds approaches.

INTEREST RATE RISK



The trading book instruments covered include :

- ≻ Fixed-rate debt securities.
- ≻ Floating-rate debt securities.
- > Interest rate-related derivatives *in Egypt only for hedging purposes*.
- > Instruments with similar behavior, including:
 - Non-convertible preference shares.
 - Convertible bonds if they trade like debt securities.

INTEREST RATE RISK (CONT.)

SIMPLIFIED STANDARDIZED APPROACH



The minimum capital requirement for interest rate risk is expressed in terms of:

General Risk

Risk of losses caused by adverse movements in the price of debt instruments due to adverse changes in the *general level of interest rates*.

Calculated using **maturity method** (vertical/ horizontal disallowances) or **duration method**.

Specific Risk

It refers to risk of losses caused by adverse movements in the price of a <u>debt</u> <u>instrument</u> due to factors related to the <u>individual issuer's situation</u>.

Calculated based on type of instrument, external credit ratings and residual maturity.

GENERAL INTEREST RATE RISK: MATURITY METHOD



SIMPLIFIED STANDARDIZED APPROACH

Scope of the Maturity Method

- Separate maturity ladders should be used for each currency and capital requirements should be calculated for each currency separately, then summed with no offsetting.
- Long or short positions in debt securities are slotted into a maturity ladder comprising <u>13 or 15</u> <u>time bands</u> depending on coupon rate.
- <u>Opposite positions</u> in identical instruments (same issue, coupon, currency, maturity) as well as closely matched interest-related derivatives can be omitted from maturity framework.
- Fixed rate instruments should be allocated according to the residual term to maturity and floating-rate instruments according to the residual term to the next repricing date.

GENERAL INTEREST RATE RISK: MATURITY METHOD (CONT.)

SIMPLIFIED STANDARDIZED APPROACH

Maturity method: time bands and weights

oupon 3% or more	Coupon less than 3%	Risk weight
1 month or less	1 month or less	0.00%
1 to 3 months	1 to 3 months	0.20%
3 to 6 months	3 to 6 months	0.40%
6 to 12 months	6 to 12 months	0.70%
1 to 2 years	1.0 to 1.9 years	1.25%
2 to 3 years	1.9 to 2.8 years	1.75%
3 to 4 years	2.8 to 3.6 years	2.25%
4 to 5 years	3.6 to 4.3 years	2.75%
5 to 7 years	4.3 to 5.7 years	3.25%
7 to 10 years	5.7 to 7.3 years	3.75%
10 to 15 years	7.3 to 9.3 years	4.50%
15 to 20 years	9.3 to 10.6 years	5.25%
Over 20 years	10.6 to 12 years	6.00%
	12 to 20 years	8.00%
	Over 20 years	12.50%

bonds <u>ep-discount</u> bonds with less than otted on the mn

GENERAL INTEREST RATE RISK: MATURITY METHOD (CONT.)

SIMPLIFIED STANDARDIZED APPROACH

Horizontal disallowance: Capital requirement for matched positions within and between zones

Zones ^[7]	Time band ^[7]	Within the zone	Between adjacent zones	Between zones 1 and 3
Zone 1	0-1 month 1-3 months 3-6 months 6-12 months	40%	40% 100%	
Zone 2	1-2 years 2-3 years 3-4 years 4-5 years	30%		100%
Zone 3	5-7 years 7-10 years 10-15 years 15-20 years Over 20 years	30%		

SPECIFIC INTEREST RATE RISK



SIMPLIFIED STANDARDIZED APPROACH

Specific risk = Exposure * Capital requirement

Categories	External credit assessment	Specific risk capital requirement
Government	AAA to AA-	0%
	A+ to BBB-	 0.25% (residual term to final maturity 6 months or less) 1.00% (residual term to final maturity greater than 6 and up to and including 24 months) 1.60% (residual term to final maturity exceeding 24 months)
	BB+ to B-	8.00%
	Below B-	12.00%
	Unrated	8.00%
Qualifying		 0.25% (residual term to final maturity 6 months or less) 1.00% (residual term to final maturity greater than 6 and up to and including 24 months) 1.60% (residual term to final maturity exceeding 24 months)
Other	BB+ to BB-	8.00%
	Below BB-	12.00%
	Unrated	8.00%

SPECIFIC INTEREST RATE RISK(CONT.)



SIMPLIFIED STANDARDIZED APPROACH

> <u>The government category</u>:

• T-Bills and debt instruments in EGP issued or guaranteed by Egyptian government or CBE are subject to zero capital charge.

 Capital charge for T-Bills and debt instruments in foreign currencies issued or guaranteed by Egyptian government or CBE depends on Egypt's external rating.

SPECIFIC INTEREST RATE RISK(CONT.)



> *The qualifying category:* securities issued by public sector entities and multilateral development banks, and other securities that are:

- Rated investment grade (IG) by at least two recognized credit agencies; or
- Rated IG by one rating agency and not less than IG by any other recognized rating agency.
- Subject to supervisory approval, un-nrated but of comparable investment quality & issuer has listed securities.

EQUITY RISK





The trading book instruments covered include:

- ≻ Common stocks.
- > Equity derivatives (*in Egypt only for hedging purposes*).
- > Convertible securities that behave like equities.
- > Commitments to buy or sell equity securities.

EQUITY RISK (CONT.)

SIMPLIFIED STANDARDIZED APPROACH



The minimum capital requirement for equities is expressed in terms of :

General Risk

It refers to risk of losses caused by adverse movements in prices of equities due to changes in <u>equity market</u> generally.

Calculated as 10% of overall net position in an equity market:

(difference between sum of longs and sum of shorts)

Specific Risk

It refers to risk of losses caused by adverse movements in price of a *specific equity* due to factors related to the individual issuer's situation.

Calculated as 10% of gross equity position in an equity market: (sum of all long positions and of all short positions)

MUTUAL FUNDS RISK

SIMPLIFIED STANDARDIZED APPROACH



- > Banks should calculate capital requirement for the risk of mutual funds held in trading book by using one of the **specific methods**:
 - 1. *Full look-through method*, or
 - 2. <u>Partial look-through method</u>
- > These methods are used only if certain criteria are met. If not met, then mutual find units are treated under the Credit Risk framework.

MUTUAL FUNDS RISK (CONT.)



1. Full look-through method

- > Bank is able to *look through* individual components of fund.
- > *Sufficient & frequent information* is provided to bank.
- ➤ Information is verified by independent third party.
- > Capital requirements for general & specific risk should be calculated by *treating positions of*
 - *mutual funds as positions of underlying investments*. (ex. debt instruments and/or equities).

MUTUAL FUNDS RISK (CONT.)



2. Partial look-through method

> Bank is *not fully aware* of mutual fund components.

➤ Bank obtains <u>daily price quotes</u> for fund

≻ Bank has *access to information* contained in mandate.

> Mandate specifies how its capital is to be allocated to *different investment categories*.

MUTUAL FUNDS RISK (CONT.)



2. Partial look-through method (Cont.)

- >Assume fund first invests to the maximum extent allowed under mandate in investment categories attracting the *highest capital requirement*.
- Then, fund continues making investments in <u>descending order</u> of riskiness until the maximum total investment limit is reached.
- Example: Mandate specifies maximum amount to be invested is 40% and 80% in listed equity and debt instrument respectively.

FOREIGN EXCHANGE RISK

SIMPLIFIED STANDARDIZED APPROACH



Capital requirement for FX risk measuring risk of holding or taking positions in foreign currencies for whole balance sheet is calculated as follows:



FOREIGN EXCHANGE RISK (CONT.)

SIMPLIFIED STANDARDIZED APPROACH



A bank of which *business in foreign currency is insignificant* and which does not take FX positions for its own account may can be *exempted from FX capital requirements provided that*:

 Its <u>foreign currency business</u>, defined as the greater of the sum of its gross long positions and the sum of its gross short positions in all foreign currencies, <u>does not exceed 100% of</u> <u>regulatory capital</u>.

2. Its *overall net open position* does not exceed <u>2% of its regulatory capital</u>.

OPTIONS RISK



SIMPLIFIED STANDARDIZED APPROACH

> It is risk of incurring losses due to the change in the value of the contract as a result of the change in the underlying value.

> Method of Calculation:

Two approaches are permitted under the simplified standardized approach:

- *<u>The simplified approach</u>* (in case of purchasing options only).
- <u>The delta plus approach (in case of selling options only or both sold & purchased options).</u>

In Egypt, only simplified approach is applied as purchased options for hedging only is permitted.

OPTIONS RISK – THE SIMPLIFIED APPROACH



SIMPLIFIED STANDARDIZED APPROACH

Capital requirement

(Market value of underlying * sum of specific & general capital charges % of underlying)

- any positive intrinsic value of option

*Intrinsic value: is the positive difference between strike price and market price of underlying when the option is "in the money".



Thank You