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Countercyclical capital buffer proposal

Introduction

The agreement of the Group of Central Bank Governors and Heads of Supervision, set out in its 7 September 2009 press release\(^1\), included a commitment to introduce a framework for countercyclical capital buffers above the minimum requirement. Subsequently, the Basel Committee agreed that a building block approach should be adopted to organise the work on procyclicality. The aim of this approach was to align the development of tools to address procyclicality according to a specific set of objectives. The four key objectives identified by the Committee were set out as follows in the December 2009 Consultative Document *Strengthening the resilience of the banking sector*\(^2\):

1. dampen any excess cyclicality of the minimum capital requirement;
2. promote more forward looking provisions;
3. conserve capital to build buffers at individual banks and the banking sector that can be used in stress; and
4. achieve the broader macroprudential goal of protecting the banking sector from periods of excess credit growth.

The December 2009 Consultative Document included a proposal for a capital conservation buffer to address the third objective above and set out some potential elements of a regime to address the fourth objective. The Macro Variables Task Force (MVTF) was formed to further develop a proposal to address the fourth objective with the goal of providing a fully detailed proposal for review by the Basel Committee at its July 2010 meeting. The proposal takes into consideration the formal feedback on a summary of the broad concept of a countercyclical buffer contained in the December Consultative Document.

This consultative document is structured as follows:

- Section 1 describes the primary objective of the proposed buffer and presents a short overview of how it would operate in practice.
- Section 2 sets out a more detailed description of certain key elements of the proposal.
- The annexes discuss how the proposed buffer can be integrated with the capital conservation buffer, describe how the credit-to-GDP guide should be calculated and provide the supporting empirical evidence used to develop the proposal.

The Basel Committee welcomes comments on all aspects of the countercyclical buffer proposal. Comments should be submitted by Friday 10 September 2010 by email to: baselcommittee@bis.org. Alternatively, comments may be sent by post to the Secretariat of the Basel Committee on Banking Supervision, Bank for International Settlements, CH-4002 Basel, Switzerland.

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\(^1\) The Group of Central Bank Governors and Heads of Supervision is the governing body of the Basel Committee and is comprised of central bank governors and (non-central bank) heads of supervision from member countries. Its 7 September 2009 press release is available at www.bis.org/press/p100111.htm.

\(^2\) The consultative document is available at www.bis.org/publ/bcbs164.htm.
Section 1 – Objective and operation of proposal

Introduction

The financial crisis has provided a vivid reminder that losses incurred in the banking sector can be extremely large when a downturn is preceded by a period of excess credit growth. These losses can destabilise the banking sector and spark a vicious circle, whereby problems in the financial system can contribute to a downturn in the real economy that then feeds back on to the banking sector. These interactions highlight the particular importance of the banking sector building up its capital defences in periods where the risks of system-wide stress are growing markedly. As capital is more expensive than other forms of funding, the building up of these defences may have the additional benefit of helping to moderate excessive credit growth when economic and financial conditions are buoyant.

The countercyclical buffer proposal set out in this document is designed to ensure that banking sector capital requirements take account of the macro-financial environment in which banks operate. It should be viewed as an important internationally consistent instrument in the suite of macroprudential tools at the disposal of national authorities. It should be deployed when excess aggregate credit growth is judged to be associated with a build-up of system-wide risk to ensure the banking system has a buffer of capital to protect it against future potential losses. This focus on excess aggregate credit growth means that jurisdictions are likely to only need to deploy the buffer on an infrequent basis, perhaps as infrequently as once every 10 to 20 years; although internationally-active banks will likely find themselves carrying a small buffer on a more frequent basis, since credit cycles are not always highly correlated across the jurisdictions to which they have credit exposures. Over time the operation of the proposed buffer should provide lessons in how other macroprudential tools could be implemented in a more internationally harmonised way.

The key features of the proposal that distinguish it from some other macroprudential tools and foster a consistent international implementation are:

- A single objective;
- National buffer decisions combined with jurisdictional reciprocity; and
- A common starting reference guide combined with principles and disclosure requirements to guide the use of judgment, promote sound decision making and foster accountability.

Each of these features is briefly described below, with further details on certain key elements provided in Section 2.

Objective

The primary aim of the proposal is to use a buffer of capital to achieve the broader macroprudential goal of protecting the banking sector from periods of excess aggregate credit growth that have often been associated with the build up of system-wide risk. Protecting the banking sector in this context is not simply ensuring that individual banks remain solvent through a period of stress, as the minimum capital requirement and capital conservation buffer are together designed to fulfil this objective. Rather, the aim is to ensure that the banking sector in aggregate has the capital on hand to help maintain the flow of credit in the economy without its solvency being questioned, when the broader financial system experiences stress after a period of excess credit growth. This should help to reduce the risk of the supply of credit being constrained by regulatory capital requirements that could
undermine the performance of the real economy and result in additional credit losses in the banking system.

In addressing the aim of protecting the banking sector from the credit cycle the proposal may also help to lean against the build-up phase of the cycle in the first place. This would occur through the capital buffer acting to raise the cost of credit, and therefore dampen its demand, when there is evidence that the stock of credit has grown to excessive levels relative to the benchmarks of past experience. This potential moderating effect on the build-up phase of the credit cycle should be viewed as a positive side benefit, rather than the primary aim of the proposal.³

National buffer decisions and jurisdictional reciprocity

The countercyclical capital buffer will work by giving each jurisdiction the ability to use their judgement to extend the size of the minimum buffer range established by the capital conservation buffer.⁴ This will be effected by implementing a buffer add-on during periods of excess aggregate credit growth that are judged to be associated with an increase in system-wide risk. Annex 1 provides an example of how the countercyclical capital buffer and the capital conservation buffer could be integrated in practice.

Under this proposal, buffer add-on decisions would be preannounced by 12 months to give banks time to meet the additional capital requirements before they take effect,⁵ while reductions in the buffer would take effect immediately to help to reduce the risk of the supply of credit being constrained by regulatory capital requirements. The consequences of not meeting the countercyclical capital buffer will be the same as not meeting the capital conservation buffer (ie constraints on distributions of earnings).

Authorities in each jurisdiction will be responsible for setting the buffer add-on applicable to credit exposures to counterparties/borrowers in its jurisdiction. The add-on will be subject to an upper bound (to be determined in the calibration process) and will only be in effect when there is evidence of excess credit growth that is resulting in a build-up of system-wide risk. The add-on will be zero at all other times.

Banks with purely domestic credit exposures will be subject to the full amount of the prevailing add-on published by their home jurisdiction.

Internationally active banks will look at the geographic location of their credit exposures and calculate their buffer add-on for each exposure on the basis of the buffer in effect in the jurisdiction in which the exposure is located. At an enterprise-wide consolidated level this

³ The transmission mechanism between required bank capital buffers and the impact on the price and demand for credit is not yet well understood. Over time, as experience is gained from varying required capital buffers, the proposal in this paper should help yield some empirical evidence that will support ongoing analysis of the transmission mechanism between the banking sector and the wider economy.

⁴ While the countercyclical capital buffer proposal could operate on a free-standing basis, this paper has followed the building block approach agreed by the Basel Committee and detailed in the December 2009 consultative document, with the countercyclical buffer proposal (the forth building block) presented as an extension of the capital conservation buffer (the third building block).

⁵ A 12 month preannouncement period was thought to be appropriate to give banks time to adjust their capital plans and avoid the risk of them viewing the countercyclical capital buffer as a new minimum requirement. In addition, one should not underestimate the signaling component of buffer decisions and the associated commentary on macro financial conditions, which is likely to affect bank behavior at the time buffer decisions are announced, not when the buffer decisions take effect.
means that each bank’s buffer will effectively be equal to a weighted average of the add-ons applied in jurisdictions to which they have exposures.

If a bank’s capital level falls into the extended buffer range they would be given 12 months to get their capital level above the top of this range before restrictions on the distributions of their earnings come into effect.

This proposal implies there would be jurisdictional reciprocity. The host authorities take the lead in setting buffer requirement that would apply to credit exposures held by local entities located in their jurisdiction. They would also be expected to promptly inform their foreign counterparts of buffer decisions so that authorities in other jurisdictions can require their banks to respect them. Meanwhile, the home authorities will be responsible for ensuring that the banks they supervise correctly calculate their buffer requirements based on the geographic location of their exposures. Such reciprocity is necessary to ensure that the application of the countercyclical buffer in a given jurisdiction does not distort the level playing field between domestic banks and foreign banks lending to counterparties in that jurisdiction. This reciprocity does not entail any transfer of power between jurisdictions, in keeping with Basel Committee agreements more generally; the power to set and enforce the regime will ultimately rest with the home authority of the legal entity carrying the credit exposures.

The home authorities will always be able to require that the banks they supervise maintain higher buffers if they judge the host authorities’ buffer to be insufficient. However, the home authorities should not implement a lower buffer add-on in respect of their bank’s credit exposures to the host jurisdiction. This will help to ensure that concerns about a competitive equity disadvantage to domestic banks (from foreign bank competition) do not discourage the implementation of the buffer add-on.

Also, without such a level playing field on the minimum buffer add-on, the impact of foreign banks (not subject to buffer) increasing their lending in response to lower competition from domestic banks (subject to buffer) could undermine the proposal’s potential side benefit of reducing excessive credit in a jurisdiction.

In cases where banks have exposures to jurisdictions that do not operate and publish buffer add-ons, the home authorities will be free to set their own buffer add-ons for exposures to those jurisdictions. This can be done using credit and GDP data and other information on economic and financial conditions for those jurisdictions available from the BIS and IMF and other sources.

The home-host aspects of the proposal are one of the particular areas that remain under consideration at the Basel Committee.

Common reference guide and principles to promote sound decision making

To assist the relevant authority in each jurisdiction in its decision on the appropriate setting for the buffer, a methodology has been developed to calculate an internationally consistent buffer guide that can serve as a common starting reference point for taking buffer decisions.

The methodology transforms the aggregate private sector credit/GDP gap into a suggested buffer add-on. It indicates a zero guide add-on when credit/GDP is near or below its long-term trend and a positive guide add-on when credit/GDP exceeds its long term trend by an amount which, on the basis of past experience, suggests there could be excess credit growth that may be associated with a build up of system-wide risk. A step-by-step description of how
this guide is calculated is set out in Annex 2. That annex also contains some information on
the guide’s historical performance on a jurisdiction by jurisdiction basis

The evidence presented in Annex 2 suggests that while the credit/GDP gap would often have
been a useful guide in taking buffer decisions in the past, it does not always work well in all
jurisdictions at all times. Judgment coupled with proper communications is thus an integral
part of the proposal. Rather than rely mechanistically on the credit/GDP guide, authorities are
expected to apply judgment in the setting of the buffer in their jurisdiction after using the best
information available to gauge the build-up of system-wide risk.

It is crucial, however, that the use of judgment be firmly anchored to a clear set of principles
to promote sound decision-making in the setting of the countercyclical capital buffer. By
extension, communicating buffer decisions should help banks and other stakeholders
understand the rationale underpinning the decisions and promote sound decision making by
authorities responsible for operating the buffer. In this respect, the credit/GDP guide provides
a useful common reference point against which the exercise of judgment can be understood.
The principles set out in Section 2 have been formulated to guide authorities in the use of
judgment in this framework.

Communicating buffer decisions

While communicating buffer decisions is key to promoting accountability and sound decision-
making, some authorities may currently have little experience in publicly commenting on
macro financial conditions, much less explaining future buffer decisions. As a result, it would
be reasonable to give them some time to gain experience in operating the buffer and to
develop a communications strategy before taking on the task of publicly explaining buffer
decisions. To provide this flexibility, it is proposed that the buffer framework be implemented
through a combination of minimum standards and best practice guidance:

- The minimum standards would describe: (a) the mechanics of the buffer approach,
  ie the information the banks need to comply with the rules; and (b) the information
  that all authorities will be expected to disclose, ie any changes to the countercyclical
capital buffer in effect in their jurisdiction, and on a regular and timely basis the
credit/GDP data used to calculate the common reference guide.

- The best practice guidance would set out recommendations on how authorities can
  best promote accountability and transparency regarding buffer decisions. This
  guidance would recommend that authorities should over time develop a
communication strategy. It would also mention the role of a new Basel Committee
subgroup, which would facilitate learning about the logic used in determining buffer
decisions and make recommendations to the Committee on updates to the best
practice guidance.

The minimum standards would ensure that the countercyclical capital buffer regime is
operationalised within a set timeframe. The best practice guidance would make it clear that
publicly explaining buffer decisions is the recommended ultimate goal, but in a way that
provides authorities with flexibility to develop their communication strategies over an
appropriate timeframe.

Consultation and evaluation

Encouraging the banking sector to build-up capital to meet the objective described above,
rather than simply ensure solvency through periods of stress, represents a significant
departure from how prudential regulation has been implemented in many jurisdictions. This
increases the importance of a dialogue with industry and other stakeholders, to ensure that
the aim and mechanics of the proposal are fully understood. On this basis, the Committee is
publishing this proposal for formal consultation. In addition, given the novelty of the proposal,
the Committee believes it would be prudent for it to formally evaluate the buffer’s
performance in due time. To properly assess the performance of the countercyclical capital
buffer, any evaluation would ideally take place after most Committee-member jurisdictions
have gained experienced over a full credit cycle with the proposal in place.

For more recent information on this topic read http://www.bis.org/publ/bcbs187.htm and http://www.bis.org/publ/bcbs189.htm.
Section 2 – Further details on key elements of the proposal

This section elaborates on some of the key elements of the proposal described in Section 1. It contains the following subsections:

- Principles underpinning the role of judgement
- Calculating bank specific buffers
- Publishing the jurisdictional buffers and the bank specific buffers
- Treatment of surplus when buffer returns to zero
- Selecting the authority to operate the buffer
- International comparisons and exchanges of views

Principles underpinning the role of judgement

In developing the proposal, the Basel Committee saw problems with a hard rules-based approach as it would require a very high degree of confidence that the variables used to calculate the buffer requirement would always correctly perform as intended and would not send out false signals. The evidence presented in Annex 2 suggests that while the credit/GDP guide would often have been a useful guide in taking buffer decisions, it does not always work well in all jurisdictions at all times. Judgment coupled with proper communications is thus an integral part of the proposal. Rather than rely mechanistically on the credit/GDP guide, authorities are expected to apply judgment in the setting of the buffer in their jurisdiction after using the best information available to gauge the build-up of system-wide risk.

It is crucial, however, that the use of judgment be firmly anchored to a clear set of principles to promote sound decision-making in the setting of the countercyclical capital buffer. By extension, communicating buffer decisions should help banks and other stakeholders understand the rationale underpinning the decisions. In this respect the credit/GDP guide provides a useful common reference point against which the exercise of judgment can be understood. The following principles have been formulated by the Committee to guide authorities in the use of judgment in this framework.

Principle 1: Buffer decisions should be guided by the objectives to be achieved by the buffer, namely to protect the banking system against potential future losses when excess credit growth is associated with an increase in system-wide risk.

The countercyclical capital buffer is meant to provide the banking system with an additional buffer of capital to protect it against potential future losses, when excess credit growth in the financial system as a whole is associated with an increase in system-wide risk. The capital buffer can then be released when the credit cycle turns so that the released capital can be used to help absorb losses and reduce the risk of the supply of credit being constrained by regulatory capital requirements. A side benefit of operating the buffer in this fashion is that it may lean against the build-up of excess credit in the first place.

As such, the buffer is not meant to be used as an instrument to manage economic cycles or asset prices. Where appropriate those may be best addressed through fiscal, monetary and other public policy actions. It is important that buffer decisions be taken after an assessment of as much of the relevant prevailing macroeconomic, financial and supervisory information as possible, bearing in mind that the operation of the buffer may have implications for the conduct of monetary and fiscal policies.
**Principle 2:** The credit/GDP guide is a useful common reference point in taking buffer decisions. It does not need to play a dominant role in the information used by authorities to take and explain buffer decisions. Authorities should explain the information used, and how it is taken into account in formulating buffer decisions.

Given the guide’s close links to the objectives of the buffer and its demonstrated usefulness in many jurisdictions as an indicator of the build up of system-wide risk in a financial system in the past, it is reasonable that it should be part of the information considered by the authorities. Thus, the internationally consistent credit/GDP guide should be considered as a useful starting reference point that authorities should take into account in formulating and explaining buffer decisions. Hence, there is a need to disclose the guide on a regular basis.

Authorities in each jurisdiction are free to emphasise any other variables and qualitative information that make sense to them for purposes of assessing the sustainability of credit growth and the level of system-wide risk, as well as in taking and explaining buffer decisions. This includes constructing additional credit/GDP or other guides that are more closely aligned to the behaviour of their financial systems. While this does not require that the specific, internationally-consistent credit/GDP guide play a dominant role in this regard, it also does not imply that it should be totally ignored.

**Principle 3:** Assessments of the information contained in the credit/GDP guide and any other guides should be mindful of the behaviour of the factors that can lead them to give misleading signals.

In assessing a broad set of information to take buffer decisions in both the build-up and release phases, authorities should look for evidence as to whether the inferences from the credit/GDP guide are consistent with those of other variables. Some examples of other variables that may be useful indicators in both phases include:

- various asset prices;
- funding spreads and CDS spreads;
- credit condition surveys;
- real GDP growth; and
- data on the ability of non-financial entities to meet their debt obligations on a timely basis.

Explaining the information used and how it is synthesised to arrive at buffer decisions should help build understanding and credibility in the buffer decisions taken by authorities among the banks that are required to hold the buffer, authorities in other jurisdictions, and other stakeholders.

In using the credit/GDP guide it is important to consider whether the behaviour of the GDP denominator reflects the build-up of system-wide risks. For example, it may not be appropriate to adhere to the guide if it had risen purely due to a cyclical slowdown or outright decline in GDP.

In addition, the calculated long-term trend of the credit/GDP ratio is a purely statistical measure that does not capture turning points well. Therefore, authorities should form their own judgments about the sustainable level of credit in the economy; they should use the calculated long-term trend simply as a starting point in their analysis.

Other indicators can also convey misleading information. For example, in many cases a sharp rise in credit spreads may indicate a realisation of system-wide risks and suggest the release of the buffer. However, it would not be appropriate to rely purely on a rise in credit.

For more recent information on this topic read [http://www.bis.org/publ/bcbs187.htm](http://www.bis.org/publ/bcbs187.htm) and [http://www.bis.org/publ/bcbs189.htm](http://www.bis.org/publ/bcbs189.htm).
spreads to release the buffer as these indicators can be affected by other factors not related to fundamentals.

**Principle 4:** Promptly releasing the buffer in times of stress can help to reduce the risk of the supply of credit being constrained by regulatory capital requirements.

Authorities can release the buffer gradually in situations where credit growth slows and system-wide risks recede in a benign fashion. In other situations, given that credit growth can be a lagging indicator of stress, promptly releasing the buffer may be required to reduce the risk of the supply of credit being constrained by regulatory capital requirements. In some cases this can be done by timing and pacing the release of the buffer with the publication of banking system financial results so that the buffer is reduced in tandem with the banking sector’s use of capital to absorb losses or its need to absorb an increase in risk weighted assets. In other cases, more prompt action may be called for based on relevant market indicators of financial stress to help ensure that the flow of credit in the economy is not jeopardised by uncertainty about when the buffer will be released.

When a decision is taken to release the buffer in a prompt fashion, it is recommended that the relevant authorities indicate how long they expect the release to last. This will help to reduce uncertainty about future bank capital requirements and give comfort to banks that capital released can be used to absorb losses and avoid constraining asset growth. Any pronouncements in this regard should be reviewed and updated on a regular basis so that any changes in the authorities’ outlook can be publicly disseminated on a timely basis.

**Principle 5:** The buffer is an important instrument in a suite of macroprudential tools at the disposal of the authorities.

When excess aggregate credit growth is judged to be associated with a build up of system-wide risks, authorities should deploy the buffer, possibly in tandem with other macroprudential tools, in order to ensure the banking system has an additional buffer of capital to protect it against future potential losses. Alternative tools – such as loan-to-value limits, interest rate qualification tests or sectoral capital buffers – may be deployed in situations where excess credit growth is concentrated in specific sectors but aggregate credit growth is judged not to be excessive or accompanied by increased system-wide risk.

**Calculating bank specific buffers**

**Calculation methodology**

The buffer that will apply to an internationally active bank will reflect the geographic composition of the bank’s portfolio of credit exposures. Internationally active banks will look at the geographic location of their private sector credit exposures (including non-bank financial sector exposures6) and calculate their countercyclical capital buffer add-on as a weighted average of the add- ons that are being applied in jurisdictions to which they have an exposure. Through this process a bank loan to a private sector entity located in any given jurisdiction will attract the same buffer requirement, irrespective of the location of the bank providing the loan.

6 The definition of aggregate credit used to calculate the credit/GDP starting guide excludes credit to financial entities in order to avoid the double counting of credit supplied to the private sector. However, excluding such exposures from the geographic weighting used to calculate the buffer at the individual bank level could create a loophole through which banks could game the framework. As such, these amounts are included.
As an example, assume that the published countercyclical buffer add-ons in the United Kingdom, Germany and Japan are 2%, 1% and 1.5% of risk weighted assets, respectively. This means that any loans to UK counterparties, irrespective of the location of the bank making the loan, will attract a buffer requirement of 2% in respect of these loans. Similarly loans to German and Japanese counterparties will attract buffer requirements of 1% and 2% respectively. As a consequence, a bank with 60% of its credit exposures to UK counterparties, 25% of its credit exposures to German counterparties and 15% of its credit exposures to Japanese counterparties would be subject to an overall countercyclical capital buffer add-on equal to 1.68% of risk weighted assets:

$$buffer = (0.60 \times 2\% + 0.25 \times 1\% + 0.15 \times 1.5\%) = 1.68\%$$

Using the methodology described above, Graph 1 below illustrates the weighted-average buffers that would have been applied to two banks from the Netherlands, assuming that all jurisdictions to which the banks had an exposure chose to implement the guide buffer add-on purely in accordance with the credit/GDP guide without any allowance for judgment. Bank A is a large internationally active bank and Bank B is a mid-sized bank with a less diverse set of international exposures than Bank A.

It can be seen from the charts above that under the proposed approach for calculating the bank specific buffer add-on, internationally-active banks are likely to be faced with a small buffer most of the time and are less likely to be required to carry the full maximum buffer determined for any single jurisdiction. This is due to the diversification effects of operating in multiple jurisdictions, since credit cycles are not always highly correlated across jurisdictions. By contrast, banks with exposures concentrated in a single jurisdiction, or a small number of jurisdictions with highly correlated credit cycles, are more likely at any point in time to be subject to a zero buffer add-on or the maximum buffer add-on.

While banks with internationally diversified exposures are less likely to be subject to either a zero countercyclical buffer or the maximum, this should not give them a competitive advantage over pure domestic banks. Bank behaviour is more likely to be influenced by the marginal cost of credit applicable to exposures in that jurisdiction than by the weighted-average buffer of the banks. This can be understood by considering the example of a bank with low risk-weighted mortgage loans, which decides to extend corporate loans that carry a higher risk weight. Experience has shown that in those cases banks tend to price corporate...
loans factoring in the risk weight attached to corporate loans, not the average risk weight of the bank’s loan portfolio.

**Data availability**

As part of prudent management of country risks banks should already have the necessary data on the geographic breakdown of credit exposures. Furthermore, information on domestic exposures is routinely provided through regulatory returns filed with domestic authorities, and information on foreign exposures on an ultimate risk basis is available at an aggregate level through the Bank for International Settlements international banking statistics. An initial review of these statistics suggests that they should be able to provide the appropriate geographic breakdowns on the country of residence of each foreign obligor. The reporting universe of banks in each jurisdiction is expected to have systems in place that can allocate exposures to different countries on an ultimate risk basis. However, if these data are to be used for buffer calculations, it will be essential that they be scrutinised more closely in the future to ensure their accuracy and timeliness, since they have not been actively used for supervisory purposes in the past. Any reporting anomalies will need to be pursued to help manage the risk of banks trying to game the system. In addition, authorities will also need to be vigilant and ensure that their banks diligently look through structured product and other risk-transfer vehicles to the geographic residency of the underlying assets or obligors.

The BIS international banking statistics can be used to give an indication of the average countercyclical capital buffer add-on to which the banking sector in any given country would be subject if the guide-add on were simply followed in a mechanical fashion (ie without the exercise of discretion which is fundamental to the framework). The charts set out in Annex 2 illustrate for Basel Committee-member countries (a) the jurisdictional buffer add-on as a percentage of its maximum level (as determined only by the guide add-on); and (b) the average buffer add-on to which banks in each jurisdiction would be subject.

**Location of the buffer**

As with the minimum capital requirement and the capital conservation buffer proposal, host authorities would have the right to demand that the countercyclical capital buffer be held at the individual legal entity level or consolidated level within their jurisdiction. If they do not exercise that right, the home authorities of the consolidated parent must ensure the buffer is held at the consolidated parent level.

In cases of lending through foreign branches or cross-border lending by banks located offshore, the international reciprocity provisions of the proposal will result in the authorities in the home jurisdiction of the bank in question levying a buffer equal or greater to the one required by the host jurisdiction. That buffer would of course be located in the home jurisdiction.

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7 The BIS consolidated banking statistics are a comprehensive source of aggregate data on internationally active banks’ portfolio of foreign assets. They include a sectoral breakdown for total foreign claims, or the sum of cross-border claims and foreign offices’ locally-extended claims. Moreover, foreign claims on each sector are reported on an ultimate risk basis (UR basis), or reallocated to the country and sector where the ultimate obligor resides. For more detailed description see P McGuire and N Tarashev “The BIS consolidated banking statistics: structure, uses and recent enhancements” BIS Quarterly Review, September 2005 (www.bis.org/publ/qtrpdfsr_qt0509f.pdf)

8 There is a risk that in some cases it may not be possible to reallocate exposures booked through offshore financial centers to the jurisdiction of the ultimate bearer of the risk. Given that those exposures often involve multinational borrowers one could use a global credit gap metric for those exposures.
**Frequency of calculation**

To ensure consistency with the minimum capital requirement, individual banks should ensure that their buffer add-ons are calculated with at least the same frequency as their minimum capital requirement. The buffer should be based on the latest relevant jurisdictional buffer add-ons that are available at the date that they calculate their minimum capital requirement.

**Interaction with Pillar 1 and 2**

The countercyclical capital buffer proposal is not a Pillar 2 approach, as it does not relate to a supervisor review of individual banks. However, its use of jurisdictional judgement also makes it distinct from the current Pillar 1 approach. Irrespective of whether it is considered to be a Pillar 1 approach, it is essentially a disclosed requirement that would sit on top of the capital conservation buffer and minimum capital requirement, with a pre-determined set of consequences for banks that do not meet this requirement. Capital used to meet Pillar 2 requirements should not be used to satisfy the countercyclical capital buffer requirement. Pillar 2 will need to adapt to accommodate this buffer, the capital conservation buffer and other proposed changes to the Basel capital adequacy framework.

**Publishing the jurisdictional buffers and the bank specific buffers**

As macroeconomic, financial and prudential information are usually updated on at least a quarterly basis, it is sensible for authorities to review this information at their disposal and take countercyclical capital buffer decisions on a quarterly or more frequent basis. Moreover, given the need to preannounce prospective buffer add-ons with a 12 month lead time to give banks a reasonable amount of time to adjust their capital plans, taking decisions with this frequency helps to reduce the risk of the buffer not being in place before the credit cycle turns.

Regular updates on authorities’ assessments of the macro financial situation and the prospects for potential buffer actions is a useful way of preparing banks and their stakeholders for buffer decisions. As such, these should help to smooth the adjustment of financial markets to those actions, as well as give banks as much time as possible to adjust their capital planning accordingly. However, this does not mean that authorities should be expected to make quarterly statements on their buffer stance on an ongoing basis. Given that the buffer in each jurisdiction is likely to be used infrequently, the Basel Committee believes that once authorities have implemented their communication strategies, it would be appropriate for them to comment on at least an annual basis using whichever communication vehicles are appropriate for their jurisdiction. More frequent communications should be conducted, however, to explain buffer actions when they are taken and to advise banks and other stakeholders promptly when there are significant changes to the authorities’ outlook for the prospect of changes to buffer settings.

For ease of reference, the Basel Committee will maintain a website which collates the prevailing buffer add-ons in effect in each jurisdiction, with links to the most recent supporting documents explaining the rationale for the add-on in each jurisdiction.

As the buffer to which any single bank is subject will depend on the geographic composition of its credit exposures, all banks will be required to disclose the distribution of their geographic exposures and the overall bank specific buffer. This should be done with the same frequency as they currently report their capital positions and could be implemented as part of Pillar 3 disclosure requirements.
Treatment of surplus when buffer returns to zero

The Basel Committee’s working assumption is that the capital surplus created when the countercyclical buffer is returned to zero should be unfettered, i.e., there are no restrictions on distributions when the buffer is turned off. This is on the basis that in the scenarios when the buffer is turned off, banks are likely to wish to use the released capital to absorb losses or protect themselves against the impact of problems elsewhere in the financial system. If banks did seek to distribute the released capital when the buffer was turned off, and such an action was considered to be imprudent by the supervisory authority given the prevailing circumstances, the authorities could prohibit these distributions in the context of their capital planning discussions with banks.

Selecting the authority to operate the buffer

To account for the fact that institutional arrangements vary considerably across the world, the relevant authority to operate the buffer is left to the discretion of each jurisdiction. However, it is important that whichever authority is chosen, the choice of buffer add-on is taken after an assessment of as much of the relevant prevailing supervisory and macroeconomic information as possible, bearing in mind that the operation of the buffer requires information from both of these sources and that it will have implications for the conduct of monetary and fiscal policies, as well as banking supervision. The timely sharing of information among these authorities is therefore necessary to ensure that the actions of all parties are fully informed and consistent with each other.

International comparisons and exchanges of views

The Basel Committee would need to establish a senior level sub-committee in which member jurisdiction’s buffer decisions could be discussed and compared. The purpose of the sub-committee would be to facilitate learning about the logic used in determining buffer decisions and make suggestions or update guidance on best practices. Importantly, the sub-committee will not have the authority to pass judgment on or over-ride the buffer level determined by the relevant authority in a given jurisdiction.

In addition to the sub-committee, the Basel Committee’s Standards Implementation Group could be involved in assessing the process followed by jurisdictions in reaching a buffer decision. That is, the process could be assessed rather than the actual buffer decision, which could legitimately vary between two jurisdictions faced with the same data as their interpretations of this data may be different.
Annex 1

Integrating the countercyclical capital buffer and the capital conservation buffer

The main body of the consultative document sets out how the countercyclical buffer will be determined for each jurisdiction and how an individual bank will calculate the buffer to which it is subject. This annex provides an example of how the countercyclical buffer could be linked with the capital conservation buffer to give the total buffer requirement for Tier 1 capital, and describes the consequences of a bank not meeting the total buffer.

Recap of the capital conservation buffer

A buffer range is established above the regulatory minimum Tier 1 capital requirement and capital distribution constraints will be imposed on the bank when capital levels fall within this range. The constraints imposed only relate to distributions, not the fundamental operations of the bank.

The distribution constraints imposed on banks when their capital levels fall into the range increase as the banks’ capital levels approach the minimum requirement. By design, the constraints imposed on banks with capital levels at the top of the range would be minimal. This reflects an expectation that banks’ capital levels will from time to time fall into this range. The Basel Committee does not wish to impose constraints for entering the range that would be so restrictive as to result in the range being viewed as establishing a new minimum capital requirement.

The table below illustrates how it is proposed that the capital conservation buffer operates using discrete bands. The numbers in the table are illustrative as the proposal still needs to be calibrated. Using the table as an example, the buffer range is divided into quartiles. If a bank suffers losses such that its capital level falls into the second quartile above the minimum requirement then the bank would be required to conserve 80% of its earnings in the subsequent financial year9 (ie payout no more than 20% in terms of dividends, share buybacks and discretionary bonus payments). If the bank wants to make payments in excess of the constraints imposed by this regime, it would have the option of raising capital in the private sector equal to the amount above the constraint which they wish to distribute. This would be discussed with the bank’s supervisor as part of the capital planning process.

The illustrative example in the table also shows that a bank which suffers losses such that its capital level falls into the first quartile above the minimum requirement would be required to conserve 100% of its earnings in the subsequent year. It is only when a bank’s capital buffer exceeds the conservation range that it is subject to no restrictions on earnings distributions (the last line of the table).

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9 This means that the restrictions imposed would be on distributions in the 12 months following the breach of the buffer level.
Individual bank minimum capital conservation standards
(Numbers are illustrative and do not represent a proposed calibration level)

<table>
<thead>
<tr>
<th>Amount by which a bank’s capital exceeds the minimum requirement in terms of a percentage of the size of the conservation range</th>
<th>Minimum Capital Conservation Ratios (expressed as a percentage of earnings)</th>
</tr>
</thead>
<tbody>
<tr>
<td>[&lt; 25%]</td>
<td>[100%]</td>
</tr>
<tr>
<td>[25% - 50%]</td>
<td>[80%]</td>
</tr>
<tr>
<td>[50% - 75%]</td>
<td>[60%]</td>
</tr>
<tr>
<td>[75% - 100%]</td>
<td>[40%]</td>
</tr>
<tr>
<td>[&gt; 100%]</td>
<td>[0%]</td>
</tr>
</tbody>
</table>

**Implementing the countercyclical capital buffer add-on**

The size of the capital conservation range is not specified in the proposal, but will be set at some fixed level as part of the calibration process.

Two options were considered for the profile of the countercyclical capital buffer over the credit cycle: (1) a positive buffer in normal states of the world, which rises during periods of excess aggregate credit growth and falls during a downturn; and (2) a zero buffer in all states of the cycle other than in periods of excess aggregate credit growth. Following the building block approach established by the Basel Committee, the buffer is designed to be able to sit on top of the capital conservation buffer, and so the latter option was chosen. This means that the countercyclical capital buffer is presented as an add-on to the capital conservation buffer, effectively stretching the size of its range.

For example, assume for purely illustrative purposes that the minimum Tier 1 requirement for all banks is 4% of risk weighted assets. Also assume that the capital conservation buffer is set at 2% of risk weighted assets. Under this scenario a bank with a Tier 1 ratio of 6.5% would not be subject to any restrictions on distributions of capital as restrictions are only imposed in the range of 4% – 6%.

Now assume that this bank becomes subject to a countercyclical capital buffer add-on of 2%. The consequence of this is that the range in which restrictions on distributions are imposed becomes 4% – 8%. Now the bank with a Tier 1 capital ratio of 6.5% is in the third quartile of this range and so, using the numbers in the table above, would be required to conserve 60% of earnings.

To allow banks time to adjust to a buffer level that exceeds the fixed capital conservation range, they would be given 12 months to get their capital levels above the top of the extended range (Tier 1 above 8% in the example), before restrictions on distributions are imposed. This period of grace will help reduce the chances that the market will view the countercyclical capital buffer add-on as a new minimum and avoid a rise in the buffer add-on in one jurisdiction having the potential to require banks to automatically restrict distributions, while being short enough to help ensure that the buffer is accumulated in time to cope with turns in the credit cycle. During this 12 month period, banks will have the options of meeting the requirement though retaining earnings, raising capital or cutting lending growth. All three

For more recent information on this topic read [http://www.bis.org/publ/bcbs187.htm](http://www.bis.org/publ/bcbs187.htm) and [http://www.bis.org/publ/bcbs189.htm](http://www.bis.org/publ/bcbs189.htm).
of these actions would seem to reinforce the objective of protecting the banking sector from periods of excess credit growth.

The effect of the above is that at any point in time, the sum of the capital conservation and countercyclical buffer requirements will set a target ratio. In 12 months time banks will need their reported Tier 1 capital ratios to be above this target ratio to avoid becoming subject to restrictions on distributions implied by the position of their Tier 1 capital ratios after 12 months relative to that target ratio. However, it is important to ensure that banks will not need to wait 12 months before benefiting from the decision of a jurisdiction to release the buffer requirement. As a consequence the Tier 1 capital ratio below which restrictions will apply at any point in time is capped at the target ratio applicable in 12 months time.

**Calibration**

In addition to setting the fixed size of the capital conservation buffer and the maximum size of the countercyclical capital buffer, the calibration process will determine the level of restrictions imposed on banks distributions when their capital levels fall into the combined buffer range. Calibrating these restrictions will require careful balance between ensuring that banks have a strong incentive to move above the range, but do not view the top of the range as the new minimum. After a decision is reached on the size of the buffer, the calibration will also revisit the period of time banks have to rebuild their buffers before restrictions on distributions are imposed.
Annex 2

The credit-to-GDP guide

To assist the relevant authority in each jurisdiction in its decision on the appropriate setting for the buffer, a methodology has been developed to calculate an internationally consistent buffer guide that can serve as a common starting reference point for taking buffer decisions. This large annex provides detailed information on this credit-to-GDP guide. It is divided into the following sections and sub-sections:

1. Why the credit-to-GDP guide was selected over other indicator variables
2. Calculation of the credit-to-GDP guide
   a. Definition of credit
   b. Step-by-step guide to calculating the jurisdiction specific guide
   c. Calibration of thresholds at which the guide indicates a buffer requirement may be appropriate
3. Historical performance of the guide
4. Performance of variables for signalling release of the buffer

As stated in the main body of the report, the countercyclical capital buffer proposal uses a common starting reference guide for buffer decisions. The evidence presented in this annex suggests that while historically the credit/GDP gap would often have been a useful guide in taking buffer decisions, it does not always work well in all jurisdictions at all times. Judgment coupled with proper communications is thus an integral part of the proposal. Rather than rely mechanistically on the credit/GDP guide, authorities are expected to apply judgment in the setting of the buffer in their jurisdiction after using the best information available to gauge the build-up of system-wide risk.

Section 1: Why the credit-to-GDP guide was selected over other indicator variables

A Bank for International Settlements working paper\(^\text{10}\) presents an extensive analysis of the properties of a broad range of indicator variables. The variables assessed can be divided into three groups. The first includes aggregate macroeconomic variables: GDP growth, (real) credit growth and deviations of the credit to GDP ratio from a long term trend; deviations of real equity prices as well as real property prices from their respective long term trend. The second includes measures of banking sector performance: profits (earnings) and proxies for (gross) losses. The final group includes proxies for the cost of funding, in the form of credit

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spreads. The paper considered a composite corporate (investment grade) bond spread. For this final group, however, the available sample is much shorter, and the data cover more than one cycle for only one country (the United States) and one index.

Main conclusions

First, business and financial cycles are related, but fluctuations in output have a higher frequency than those of financial cycles associated with serious financial distress. Episodes of financial distress are rare and reflect longer and larger cycles in credit and asset prices.

Second, credit related variables perform very well. In particular, the credit-to-GDP ratio tends to rise smoothly well above trend before the most serious episodes. The specification of the credit-to-GDP gap has a number of advantages over credit growth. Being expressed as a ratio to GDP, the indicator variable is normalised by the size of the economy, hence it is not influenced by the normal cyclical patterns of credit demand. Being measured as a deviation from its long-term trend, the credit-to-GDP gap allows for the well known secular financial deepening trend. Being a ratio of levels, it is smoother than a variable calculated as differences in levels, such as credit growth, and minimises spurious volatility (no large quarter-to-quarter swings).

Third, deviations of property and equity prices from trend can help to identify the build-up phase. However, the deviations tend to narrow way ahead of the emergence of financial strains, suggesting that they would start releasing the buffer too early. Nevertheless, their past performance could be useful in helping authorities assess and explain the need to release the buffer after the financial system comes under stress.

Fourth, the performance of bank (pre-tax) profits as a signal for the build-up in good times appears to be somewhat uneven. The variable works very well for the United States and United Kingdom in the current crisis and for Spain in the early 1990s. It performs poorly otherwise. In the more recent experience in Spain this may be due in part to changes in accounting practices, including the introduction of dynamic provisioning; at least this effect would need to be filtered out in the analysis. In the United States in the early 1990s it reflects the fact that aggregate pre-tax profits actually increased through the period of stress, even as charge offs surged.

Fifth, proxies for (gross) bank losses do not perform well in building up buffers in good times. The reason is that the simple absence of losses in good times does not differentiate between the intensity of the good times. Building up the buffer on the absence of losses would tend to call for very high buffers early on in the expansion.

Finally, credit spreads perform well in the current crisis: they fall below their long-term average ahead of it and rise very quickly as strains emerge. However, their performance over multiple cycles is less satisfactory, as indicated by data for the United States. Based on the size of their movement, they would have treated the episode around the 2001 recession as worse than that in the late 1980s-early 1990s and would have called for a more sustained and larger build-up in the buffer than ahead of the current crisis.

In summary, the credit-to-GDP gap was the best performing of the range of variables considered. Furthermore, by being based on credit it has the significant advantage over many of the other variables of appealing directly to the objective of the countercyclical capital buffer, which is to achieve the broader macroprudential goal of protecting the banking sector from periods of excess credit growth.

For more recent information on this topic read [http://www.bis.org/publ/bcbs187.htm](http://www.bis.org/publ/bcbs187.htm) and [http://www.bis.org/publ/bcbs189.htm](http://www.bis.org/publ/bcbs189.htm).
Taking account of financial systems at different stages of development

An important issue is whether the parameterisation of the function which generates the buffer guide should vary across jurisdictions. Particular consideration was given to the question of how to take account of jurisdictions with financial systems at different stages of development.

It was felt that while a standard methodology for calculating the parameters of the buffer guide should be established, the calculation should ensure that the resulting buffer guide will take account of local market conditions. The proposal does this through considering the relevant macro-variable (credit-to-GDP) relative its trend level calculated on a jurisdiction by jurisdiction basis, the results of which will of course vary from jurisdiction to jurisdiction. In addition, each jurisdiction will have the discretion to impose buffers above or below the guide buffer add-on level, subject to appropriate transparency and disclosure requirements. Such discretion will address sudden structural changes which result in the credit-to-GDP gap sending misleading signals.

Another factor which could vary from jurisdiction to jurisdiction, is the threshold credit-to-GDP ratio relative to trend at which the guide buffer becomes active (ie non-zero) and reaches its maximum level. However, initial empirical analysis indicates the performance of a methodology based on any given threshold, in terms of reaching an appropriate balance between identifying credit crises and not sending out too many false signals, does not seem to vary significantly across jurisdictions. As a consequence, the proposal is based on common thresholds.

Section 2: Calculation of the credit-to-GDP guide

(a) Definition of credit

The proposal uses a broad definition of credit that will capture all sources of debt funds for the private sector (including funds raised abroad) to calculate a starting buffer guide. This should not be viewed as penalising the banking sector for credit that has been supplied via the non-bank financial sector. Rather it simply recognises the reality that banks can suffer the consequences of a period of excess credit, even if they have not directly driven its growth. This is also the reason why the buffer add-on will apply equally to all banks with credit exposures to a given jurisdiction, irrespective of whether or not they are viewed as being a primary contributor to the credit boom.

Using a broad definition of credit may also limit the scope for unintended consequences such as providing incentives for banks to divert the supply of credit to other parts of the financial system, since the aggregates and resulting buffer would be immune to changes over time in what kinds of entities are supplying funds to private sector.

Aside from the reasons above, the empirical analysis suggests that a broad definition of credit performs considerably better as a predictor of banking sector stress than a narrow definition.

Available credit data varies across jurisdictions and so this complicates the specification of a single series which should be used by all jurisdictions. Ideally the definition of credit should include all credit extended to households and other non-financial private entities in an economy independent of its form and the identity of the supplier of funds. This means that it should include credit extended by domestic and international banks as well as non-bank financial institutions either domestically or directly from abroad, and should also include all debt securities issued domestically or internationally to fund households and other non-financial private entities (including securitisations), regardless of who holds the securities.
This would by definition also include securities held by banks and other financial institutions in their trading portfolios and banking books as well as securities held by other residents and non-residents. Jurisdictions which do not have credit aggregates this broad will have to initially rely on the broadest aggregates at their disposal. Over time jurisdictions could aim to establish broader measures of credit as their financial systems evolve.11

Such a broad definition of credit will capture all sources of debt funds for the private sector. This limits the scope for unintended consequences (such as providing incentives for credit to be supplied outside of the banking sector), since the aggregates and hence buffer would be immune to changes over time in what kinds of entities are supplying funds to private sector. It also recognises that banks can suffer the consequences of a period of excess credit, even if they have not directly driven it.12

In principle, there is a case for using an even wider definition of credit that includes gross credit flows between financial institutions (including between banks and non-banks). Rapid growth in intra-financial system flows can be a source of systemic risk by increasing the potential for financial contagion through counterparty credit losses, for instance. However, it should be noted that the proposal in this consultative document does not account for this dimension of systemic risk to avoid overlap with other workstreams.

The following table sets out the credit series used for the empirical analysis set out in section 2.3 of this annex.

**Credit series used for the empirical analysis**

<table>
<thead>
<tr>
<th>Country</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Argentina</td>
<td>Central bank (loans granted (including accrued but not paid interests) to private sector + holdings of private bonds in financial entities) &amp; IMF-IFS (32d)</td>
</tr>
<tr>
<td>Australia</td>
<td>Central bank (lending and credit aggregates, credits, sa) &amp; IMF-IFS (32d, nsa)</td>
</tr>
<tr>
<td>Belgium</td>
<td>Central bank (claims of all domestic credit institutions on enterprises &amp; individuals nsa-disc.) &amp; Central bank (claims of monetary institutions on enterprises &amp; individuals) &amp; IMF-IFS (32d, nsa)</td>
</tr>
<tr>
<td>Brazil</td>
<td>Central bank (claims of monetary system on private sector)</td>
</tr>
<tr>
<td>Canada</td>
<td>Central bank (total business credit + total household credit)</td>
</tr>
<tr>
<td>China</td>
<td>Central bank (total credit to the non-financial private sector)</td>
</tr>
<tr>
<td>France</td>
<td>IMF-IFS (32d)</td>
</tr>
<tr>
<td>Germany</td>
<td>Central bank (credit to domestic enterprises &amp; individuals (including securitisation) - bk. sys. nsa) &amp; IMF-IFS (32d)</td>
</tr>
<tr>
<td>India</td>
<td>IMF-IFS (32d)</td>
</tr>
</tbody>
</table>

11 In establishing these measures, it will be important to avoid the double counting of credit. For example, securities reflected on the balance sheet of banks related to loans held in special purpose entities should not be included in the definition of credit if the loans from these special purpose entities to householders and other non-private firms are themselves included in the definition of credit.

12 Credit and GDP statistics are susceptible to periodic revisions by statistical authorities. Thus, it will be important to regularly update the buffer guide calculations with the latest available data. However, given that the guide is only used as a starting point for taking decisions on appropriate buffer add-ons, this should not present a significant obstacle to operating the buffer, since allowances can be made for the risk of future data revisions.

For more recent information on this topic read [http://www.bis.org/publ/bcbs187.htm](http://www.bis.org/publ/bcbs187.htm) and [http://www.bis.org/publ/bcbs189.htm](http://www.bis.org/publ/bcbs189.htm).
Indonesia  CEIC & IMF-IFS (32d)
Italy  Central bank (bank lending to firms and individuals) & IMF-IFS (32d)
Japan  Central bank (monetary survey, summary table, assets, claims on other sectors 2003m4 - present) and Central bank (monetary survey, assets, domestic credit, claims on private sector, prior to 2003m4)
Korea  Central bank (total domestic claims on private sector)
Mexico  SDDS data (Total domestic credit to the private sector in the consolidated banking system, including credit in foreign currencies) & IMF-IFS (32d)
Netherlands  Central bank (claims on private sector of monetary institutions) & IMF-IFS (32d)
Russia  Central bank (credit institution assets, lending, total) & IMF-IFS (32d)
Saudi Arabia  IMF-IFS (32d)
South Africa  Central bank (credit extension by all monetary institutions, credit extended to the domestic private sector, total)
Spain  Central bank (credit to private sector, total) & IMF-IFS (32d)
Sweden  Statistics Sweden (MFI lending to Swedish & foreign non MFI) & IMF-IFS (32d)
Switzerland  IMF-IFS (32d)
Turkey  IMF-IFS (32d)
UK  Central bank (counterparts to changes in m4, sterling lending to m4 private sector by banks and building societies, amount outstanding)
US  Central bank (Credit market debt outstanding, non-financial corporate business + household and nonprofit organization sector)

(b)  Step-by-step guide to calculating the jurisdiction specific guide

As a starting point for determining the buffer add-on for a given jurisdiction, the relevant authority will first calculate the guide buffer add-on (expressed in the proposal as a percentage of risk weighted assets). There are 3 steps in this process:

- Step 1: Calculate the aggregate private sector credit-to-GDP ratio
- Step 2: Calculate the credit-to-GDP gap (the gap between the ratio and its trend)
- Step 3: Transform the credit-to-GDP gap into the guide buffer add-on

Each step is described in detail below and is followed by and example of how the guide would be calculated for the UK. Section 3 of this annex provides graphs of the credit-to-GDP ratio and the credit-to-GDP gap for BCBS member countries.

**Step 1: calculating the credit-to-GDP ratio**

The credit-to-GDP ratio in period t for each country is calculated as:

\[ \text{RATIO}_t = \frac{\text{CREDIT}_t}{\text{GDP}_t} \times 100\% \]

\text{GDP}_t \text{ is domestic GDP and } \text{CREDIT}_t \text{ is a broad measure of credit to the private, non-financial sector in period t. Both GDP and CREDIT are in nominal terms and on a quarterly frequency.}
Step 2: calculating the credit-to-GDP gap

The credit-to-GDP ratio is compared to its long term trend. If the credit-to-GDP ratio is significantly above its trend (ie there is a large positive gap) then this is an indication that credit may have grown to excessive levels relative to GDP.

The gap (GAP) in period t for each country is calculated as the actual credit-to-GDP ratio minus its long-term trend (TREND):

\[ \text{GAP}_t = \text{RATIO}_t - \text{TREND}_t. \]

TREND is a simple way of approximating something that can be seen as a sustainable average of ratio of credit-to-GDP based on the historical experience of the given economy. While a simple moving average or a linear time trend could be used to establish the trend, the Hodrick-Prescott filter is used in this proposal as it has the advantage that it tends to give higher weights to more recent observations. This is useful as such a feature is likely to be able to deal more effectively with structural breaks. The Hodrick-Prescott filter is a standard mathematical tool used in macroeconomics to establish the trend of a variable over time. It is implemented in any statistical package such as EViews, but it is also available as an add-in in Excel. For the purposes of this proposal a one sided Hodrick-Prescott filter with a high smoothing parameter is used to establish the trend (TREND_t). Only information available at each point in time is used for the construction. The smoothing parameter, generally referred to as lambda in the technical literature, is set to 400,000 to capture the long-term trend in the behaviour of the credit/GDP ratio in each jurisdiction.13

Step 3: transforming the credit-to-GDP gap into the guide buffer add-on

The size of the buffer add-on (VB_t) (in percent of risk-weighted assets) is zero when GAP_t is below a certain threshold (L). It then increases with the GAP_t until the buffer reaches its maximum level (VB_{max}) when the GAP exceeds an upper threshold H.

The lower and upper thresholds L and H are key in determining the timing and the speed of the adjustment of the guide buffer add-on to underlying conditions. BIS work has found that an adjustment factor based on L=2 and H=10 may provide a reasonable and robust specification based on historical banking crises. However, this depends to some extent on the choice of the smoothing parameter (lambda), the length of the relevant credit and GDP data, and the exact setting of L and H; these parameters will need to be reviewed after the final calibration of the size of the buffer.14 Section 2(c) provides a detailed discussion of the results of the BIS work. Table 2C.1 in the annex provides a visualisation based on annual data.

Setting L=2 means that when:

13 The technical literature suggests that lambda is set according to the expected duration of the average cycle and the frequency of observation (see Ravn, M. O. and H. Uhlig, 2002, "On Adjusting the Hodrick-Prescott Filter for the Frequency of Observations", Review of Economics and Statistics). For the business cycle and quarterly observations a value of 1600 is suggested. For cycles with longer durations, such as the credit cycle, a higher value is considered appropriate. The empirical analysis of the group reveals that trends calculated using a lambda of 400,000 perform well in picking up the long-term trend in private-sector indebtedness.

14 It should be noted that fixing L and H at specific absolute levels means that, at the points at which the buffer guide turns on and reaches its maximum, the credit-to-GDP gap will vary as a percentage of the current credit-to-GDP ratio. A consequence of this is that countries with a lower credit-to-GDP ratio can experience higher increases in credit as a percentage of current credit outstanding before the buffer guide turns on and before it reaches its maximum.
• \(((\text{CREDIT}_t / \text{GDP}_t) \times 100\%) - (\text{TREND}_t) < 2\%\), the buffer add-on is zero

Setting H=10 means that when:

• \(((\text{CREDIT}_t / \text{GDP}_t) \times 100\%) - (\text{TREND}_t) > 10\%\), the buffer add-on is at its maximum

As an example, we could assume for illustrative purposes that the maximum buffer add-on (VB_{max}) is 2% of risk weighted assets. When the credit-to-GDP ratio is 2 percentage points or less above its long term trend, the buffer add-on (VB_t) will be 0%. When the credit-to-GDP ratio exceeds its long term trend by 10 percentage points or more, the buffer add-on will be 2% of risk weighted assets. When the credit-to-GDP ratio is between 2 and 10 percentage points of its trend, the buffer add-on will vary linearly between 0% and 2%. This will imply, for example, a buffer of 1% when the credit-to-GDP gap is 6 (ie half way between 2 and 10).

For more recent information on this topic read [http://www.bis.org/publ/bcbs187.htm](http://www.bis.org/publ/bcbs187.htm) and [http://www.bis.org/publ/bcbs189.htm](http://www.bis.org/publ/bcbs189.htm).
**Illustration of the calculation of the jurisdiction specific credit-to-GDP guide**

Underlying data for calculating the credit-to-GDP gap for the UK

<table>
<thead>
<tr>
<th>Country</th>
<th>Time period (t)</th>
<th>CREDIT(^1)</th>
<th>GDP(^2)</th>
<th>RATIO(^3)</th>
<th>TREND(^4)</th>
<th>GAP(^5)</th>
</tr>
</thead>
<tbody>
<tr>
<td>GB</td>
<td>1999q1</td>
<td>915.1</td>
<td>890.6</td>
<td>102.8</td>
<td>110.1</td>
<td>-7.3</td>
</tr>
<tr>
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<td>933.5</td>
<td>903.2</td>
<td>103.4</td>
<td>110.4</td>
<td>-7</td>
</tr>
<tr>
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<td>916.0</td>
<td>103.4</td>
<td>110.7</td>
<td>-7.3</td>
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<tr>
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<td>104.6</td>
<td>111.1</td>
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</tr>
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<td>107.0</td>
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</tr>
<tr>
<td>GB</td>
<td>2000q2</td>
<td>1034.1</td>
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Note: (1) Nominal broad credit to the private, non-financial sector. (2) Nominal GDP. (3) In percent. (4) Trend based on a one-sided HP filter using a smoothing parameter (lambda) equal to 400000 and data for the RATIO starting in 1963q1. (5) GAP=RATIO-TREND.

Source: National data, BIS calculations.
The credit to GDP ratio, its trend, the gap and the buffer for the UK

Source: National data, BIS calculations.

For more recent information on this topic read http://www.bis.org/publ/bcbs187.htm and http://www.bis.org/publ/bcbs189.htm.
(c) Calibration of thresholds at which the guide indicates a buffer requirement may be appropriate

Previous academic work has shown that the credit-to-GDP gap can be a powerful predictor for banking crises.\textsuperscript{15} Using this as a starting point, some criteria were set out to determine threshold Gap level L (when the rule should start building up capital buffers) and the Gap level H (at which the maximum buffer should be reached). These criteria build on the general principle that the objective of the countercyclical buffer is to protect banks from periods of excess credit growth. Given the current state of knowledge, the rule simply provides a starting guide to the relevant authorities responsible for deciding the buffer add-on. These authorities retain the right to implement a different buffer add-on than indicated by this simple guide, subject to providing a public and transparent explanation of this decision.

Criteria for the minimum threshold (L) when the guide would start to indicate a need to build up capital

(1) \( L \) should be low enough, so that banks are able to build up capital in a gradual fashion before a potential crisis. As banks are given one year to raise additional capital, this means that the indicator should breach the minimum at least 2-3 years prior to a crisis.

(2) \( L \) should be high enough, so that no additional capital is required during normal times.

Criteria for the maximum (H) at which point no additional capital would be required, even if the gap would continue to increase

(3) \( H \) should be low enough, so that the buffer would be at its maximum prior to major banking crises (such as the current episode in the US or the Japanese crises in the 90s).

Table 2C.1 below shows the development of the credit-to-GDP gap for five years prior to the outbreak of a large sample of systemic banking crises. Given the choice of H and L red cells indicate that the buffer would have been at its maximum, orange (blue) cells indicate that a medium (small) buffer would have been required by the rule.

It is clear that \( H \) has to be set to 10 to meet Criterion 3. To ensure that Criterion 3 is met \( L \) has to be set at 2 so that the rule would have required the build up of capital for all major banking crises 2-3 years in advanced. \( L=2 \) and \( H=10 \) would also imply that the rule would have worked very well for other domestic crises and even in the case of some international crises.

Table 2C.2 shows the time series of the gap (as annual average) for all BCBS countries. As before, red cells indicate that the buffer would have been at its maximum, orange (blue) cells indicate that a medium (small) buffer would have been required by the rule. It is apparent that in nearly all countries, the rule would have built up capital buffers ahead of crises, sometimes starting several years earlier. Furthermore, during normal times, the gap is mostly off. But there are episodes which are classified as “normal” but extra buffers would have been demanded. This is for example the case for Germany in the late 1990s. However, in this

case banking system experienced severe tensions in early 2000 even though no full blown banking crisis materialised.

A more formal statistical exercise was also undertaken, which showed that $L=2$ and $H=10$ provide a very robust trade-off between type 1 errors (a crisis occurs but the gap does not breach the threshold) and type 2 errors (the threshold is breached but not crisis occurs). It also analysed whether the level of the gap is different for different stages of development, eg by looking for correlations between other variables such as income per capita, however, no relationship could be found.
For more recent information on this topic read [http://www.bis.org/publ/bcbs187.htm](http://www.bis.org/publ/bcbs187.htm) and [http://www.bis.org/publ/bcbs189.htm](http://www.bis.org/publ/bcbs189.htm).

**Table 2C.1: The credit to GDP gap before banking crises**

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<td><strong>Mean</strong></td>
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<td>8.51</td>
<td>10.22</td>
<td>8.17</td>
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<td>1.75</td>
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<td><strong>Max</strong></td>
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<td>8.51</td>
<td>10.22</td>
<td>8.17</td>
<td>5.23</td>
<td>4.00</td>
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<td>1.47</td>
<td>0.97</td>
<td>1.66</td>
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<td>17.87</td>
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| **Note:** Red: Gap> 10, Orange 6<Gap<10, Blue 2<Gap<6. Years are reported with respect to the beginning of the crisis, e.g. year -1 are the four quarters preceding the crisis. Systemic banking crises are separated into 3 classes: (a) Very severe crises, (b) other crises, which were driven by domestic factors, and (c) crises, which were driven by international exposures. The classification is based on the background provided in Laeven and Valencia (2008) and Reinhart and Rogoff (2008), as well as a small degree of judgement. Source: National data, IMF, BIS calculations.
Systemic banking crises are indicated by gaps in a data series or empty series in 2008/2009, as the first 8 quarters after and the quarter of the crisis are not considered. Data are annual averages of quarterly credit to GDP gaps. Averages around crises times may be based on less than 4 quarters. The gap are deviations from the credit to GDP ratio from its long term trend, calculated by a one-sided HP filter using a smoothing factor $\lambda = 400,000$. There are some gaps in the credit data for Luxembourg in the 1990s, which for illustration proposes are smoothed out by interpolation. Data for Saudi Arabia are only available annually. The gap is calculated by a one-sided HP filter using a smoothing factor lambda of 1,600.

Table 2C.2: The annual average credit to GDP gap

| Year | AR | AU | BE | BR | CA | CH | CN | DE | ES | FR | GB | HK | ID | IN | IT | JP | KR | LU | MX | NL | RU | SA | SE | SG | TR | US | ZA |
|------|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|----|
| 1970 | 2.43 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1971 | -3.00 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1972 | -3.81 | | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1973 | 0.22 | -6.51 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1974 | -0.16 | -6.18 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1975 | -3.80 | -4.18 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1976 | 0.04 | -1.02 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1977 | 1.17 | -0.30 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1978 | 1.26 | 0.87 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1979 | 1.63 | -0.07 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1980 | 2.01 | 1.59 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1981 | 1.56 | -4.43 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1982 | 1.38 | -6.01 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1983 | 1.65 | -7.68 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1984 | 3.57 | -8.68 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1985 | 7.94 | -7.61 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1986 | 6.75 | -3.79 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1987 | 10.15 | -0.73 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1988 | 10.15 | 2.93 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1989 | 10.15 | 3.58 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1990 | 4.98 | 11.95 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1991 | -1.59 | 4.87 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1992 | -4.84 | 5.01 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1993 | -4.28 | 1.24 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1994 | -2.42 | -0.74 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1995 | 0.16 | -0.11 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1996 | 0.16 | 0.81 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1997 | 3.61 | -0.13 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1998 | 5.37 | 4.14 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 1999 | 3.86 | 5.34 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 2000 | 8.78 | 1.47 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 2001 | 5.64 | 2.03 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 2002 | 5.70 | -4.91 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 2003 | 3.53 | 4.14 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 2004 | 8.75 | 1.47 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 2005 | 5.37 | 4.14 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 2006 | 8.64 | 1.78 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 2007 | 5.37 | 4.14 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 2008 | 8.64 | 1.78 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |
| 2009 | 5.37 | 4.14 | | | | | | | | | | | | | | | | | | | | | | | | | | | | |

Note: Red: Gap> 10, Orange 6<Gap<10, Blue 2<Gap<6. Systemic banking crises are indicated by gaps in a data series or empty series in 2008/2009, as the first 8 quarters after and the quarter of the crisis are not considered. Data are annual averages of quarterly credit to GDP gaps. Averages around crises times may be based on less than 4 quarters. The gap are deviations from the credit to GDP ratio from its long term trend, calculated by a one-sided HP filter using a smoothing factor $\lambda = 400,000$. There are some gaps in the credit data for Luxembourg in the 1990s, which for illustration proposes are smoothed out by interpolation. Data for Saudi Arabia are only available annually. The gap is calculated by a one-sided HP filter using a smoothing factor lambda of 1,600.

Source: National data, IMF, BIS calculations.
Section 3: Historical performance of the guide

To illustrate the predictive qualities of the credit-to-GDP indicator variable, this section provides charts of the credit-to-GDP ratio, the resulting indicator variable (the Gap) and the date of banking crises in BCBS member jurisdictions. The indicator variable has been shown for both for banks with purely domestic exposures, and the average for the sector as a whole taking into account its aggregate international exposures.

Note: The Ratio is the broad credit to GDP ratio. The Gap are deviations from the Ratio from its long term trend, calculated by a one-sided HP filter using a smoothing factor $\lambda=400,000$. The domestic buffer is the buffer guide add-on for banks with pure domestic exposures. The international buffer is the buffer guide add-on for a hypothetical bank whose share of domestic and cross border lending is based on aggregate exposures for the particular country. Country weights are based on the BIS international banking statistics and fixed at 2006q4 weights to be able to calculate the international buffer guide add-on in earlier periods.

Source: National data, IMF, BIS calculations.

For more recent information on this topic read http://www.bis.org/publ/bcbs187.htm and http://www.bis.org/publ/bcbs189.htm.
Note: The Ratio is the broad credit to GDP ratio. The Gap are deviations from the Ratio from its long term trend, calculated by a one-sided HP filter using a smoothing factor $\lambda=400,000$. The domestic buffer is the buffer guide add-on for banks with pure domestic exposures. The international buffer is the buffer guide add-on for a hypothetical bank whose share of domestic and cross border lending is based on aggregate exposures for the particular country. Country weights are based on the BIS international banking statistics and fixed at 2006q4 weights to be able to calculate the international buffer guide add-on in earlier periods.

Source: National data, IMF, BIS calculations.
Note: The Ratio is the broad credit to GDP ratio. The Gap are deviations from the Ratio from its long term trend, calculated by a one-sided HP filter using a smoothing factor $\lambda=400,000$. The domestic buffer is the buffer guide add-on for banks with pure domestic exposures. The international buffer is the buffer guide add-on for a hypothetical bank whose share of domestic and cross border lending is based on aggregate exposures for the particular country. Country weights are based on the BIS international banking statistics and fixed at 2006q4 weights to be able to calculate the international buffer guide add-on in earlier periods.

Source: National data, IMF, BIS calculations.

For more recent information on this topic read [http://www.bis.org/publ/bcbs187.htm](http://www.bis.org/publ/bcbs187.htm) and [http://www.bis.org/publ/bcbs189.htm](http://www.bis.org/publ/bcbs189.htm).
Note: The Ratio is the broad credit to GDP ratio. The Gap are deviations from the Ratio from its long term trend, calculated by a one-sided HP filter using a smoothing factor $\lambda=400,000$. The domestic buffer is the buffer guide add-on for banks with pure domestic exposures. The international buffer is the buffer guide add-on for a hypothetical bank whose share of domestic and cross boarder lending is based on aggregate exposures for the particular country. Country weights are based on the BIS international banking statistics and fixed at 2006q4 weights to be able to calculate the international buffer guide add-on in earlier periods. (*) There are some gaps in the credit data for Luxembourg in the 1990s, which, for illustrative proposes, are smoothed out by interpolation.

Source: National data, IMF, BIS calculations.
Note: The Ratio is the broad credit to GDP ratio. The Gap are deviations from the Ratio from its long term trend, calculated by a one-sided HP filter using a smoothing factor $\lambda = 400,000$. The domestic buffer is the buffer guide add-on for banks with pure domestic exposures. The international buffer is the buffer guide add-on for a hypothetical bank whose share of domestic and cross boarder lending is based on aggregate exposures for the particular country. Country weights are based on the BIS international banking statistics and fixed at 2006q4 weights to be able to calculate the international buffer guide add-on in earlier periods. (*) Data for Saudi Arabia are only available annually. The gap is calculated by a one-sided HP filter using a smoothing factor lambda of 1,600.

Source: National data, IMF, BIS calculations.

For more recent information on this topic read http://www.bis.org/publ/bcbs187.htm and http://www.bis.org/publ/bcbs189.htm.
Section 4: Performance of variables for signalling release of the buffer

To judge the performance of different indicator variables for the release phase, it is important to revisit the rationale for releasing the buffer. As set out in principles underpinning the role of judgment, the release guidance highlights that release should be contemplated in two scenarios. The first is when there are losses in the banking system that pose a risk to financial stability. In that case it makes sense to release the buffer in accordance with those losses so that this buffer is depleted first before banks begin depleting their normal capital conservation buffers. The second is when there are problems elsewhere in the financial system, which have the potential to disrupt the flow of credit that could undermine the performance of the real economy and generate additional losses in the banking system. In that case it could be important to release the buffer on a timely basis. It is therefore essential that variables guiding the release phase react sufficiently promptly.

Research indicated that macro variables may not be ideal indicator variables for signaling the release phase. While credit and GDP often contract around crises, this is not always the case. For example, during the recent crises real credit growth even increased initially in several countries, such as for example the United Kingdom and Spain. Equally, real GDP continued to grow for over a year after the recent crisis materialized in several countries like Germany, Switzerland, the United Kingdom and the United States. Indicators of credit conditions may, on the other hand, provide useful information to identify bad times. But they are survey based and therefore potentially vulnerable to manipulation.

Indicators of banking sector conditions provide mixed signals for the release phase. Aggregate profits capture the current crisis but not necessarily other episodes (Graph 4.1, upper panels).\(^\text{16}\) Sometimes they even rise. Non-performing loans, on the other hand, seem to perform reasonably well. However, in some instance they grow too slowly and then remain high for quite some time.

Asset prices can be an important source of information. A key advantage is that they are available at a much higher frequency than quarterly macro data or information from bank balance sheets (which may only be available annually in some cases). Analysis undertaken by the Bank for International Settlements shows that deviations of property and equity prices from trend can help to identify the build-up phase. However, these series would start releasing the buffer too early. Nevertheless, their past performance could be useful in helping authorities assess and explain the need to release the buffer after the financial system comes under stress.

Spreads can be an alternative market based indicator. For the current crisis, CDS spreads and funding costs (eg 3 month interbank rates minus 3 month overnight index swaps) captured the onset of the recent crisis perfectly and no particularly wrong signals were issued beforehand. However, no other crises are covered, so the evidence is not robust enough to use these variables in a prescriptive fashion. Furthermore, only a few countries have CDS series available. The same is true for corporate credit spreads. For those countries where data are available, they show that corporate credit spreads increased rapidly during the recent crisis (Graph 4.1, middle panels). But, they also reached very high levels after the dot-com boom, even though no systemic banking crises materialized. More importantly, they did not indicate any particular vulnerability in the United States in the 1988 crisis. This is even more apparent from long run corporate bond spreads, which narrowed during the same

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\(^\text{16}\) The group used all the available information to derive its conclusions. Only a selection of countries and series are shown in Graphs 4.1 for illustrative purposes.
crisis. The historical evidence for the TED spreads is also ambiguous (Graph 4.1, lower panels). While it captures the current crisis well, it decreased during the crises in the 1980s and 90s in the United Kingdom and the United States.

Graph 4.1

The performance of three possible indicator variables for the release phase

Note: Pre-tax profits as a percentage of total assets. Data are quarterly for the UK and the US and annual for Spain. All spreads are in basis points. Credit spreads are BBB medium term (7-10) years corporate bond spreads (Merrill Lynch). Long run credit spreads are Baa (20-30 years) corporate bond spreads for the US (Moody’s) and the spread on long term corporate bonds (10 + years) for Canada (Scotia Capital Inc). TED spreads are quarterly averages and based on 3 months maturity for the US and Canada and 6 months maturity for the UK.

Source: National data, Moody’s, Merrill Lynch, Scotia Capital Inc, BIS calculation.