Introduction:
John Kenneth Galbraith, famous Harvard economist and the US ambassador to India during J.F. Kennedy’s administration wrote:

‘All financial crises are the result of debt that, in one fashion or another, has become dangerously out of scale’.

This was clearly demonstrated in the financial crisis which took place in the US in 2008. Aggressive lending characterized by sub-prime housing loans and excessive leverage in major banks and financial institutions led to the most serious financial challenge since the Great Depression of 1930s. The Sub Prime Crisis had reportedly led to a total write off of 1.18 trillion dollars. One has to understand the causes of the financial crisis and take appropriate measures to avoid its recurrence. In order to withstand such a shock in future, the Basel Committee on Banking Supervision (BCBS) has announced on September 13, 2010, new capital rules as agreed by the global regulators. The new requirement, known as Basel III, demands a substantial strengthening of existing capital requirements. This involves higher global minimum capital standards for banks.

As cited above, Basel III reforms are the response of BCBS to improve the banking sector’s ability to absorb shocks arising from financial and economic stress, whatever the source, thus reducing the risk of spill over from the financial sector to the real economy. During the Pittsburgh Summit in September 2009, the G20 leaders committed to strengthen the regulatory system for banks and other financial firms and also act together to raise capital standards, to implement strong international compensation standards aimed at ending practices that lead to excessive risk-taking, to improve the over-the-counter derivatives market and to create more powerful tools to hold large global firms to account for the risks they take. For all these reforms, the leaders set for themselves strict and precise timetables. Consequently, the BCBS released comprehensive reform package entitled “Basel III: A global regulatory framework for more resilient banks and banking systems” (known as Basel III capital regulations) in December 2010. (Source: RBI)

Basel III reforms strengthen the bank-level i.e. micro prudential regulation, with the intention to raise the resilience of individual banking institutions in periods of stress. Besides, the reforms have a macro prudential focus also, addressing system wide risks,
which can build up across the banking sector, as well as the pro-cyclical amplification of these risks over time. These new global regulatory and supervisory standards mainly seek to raise the quality and level of capital to ensure banks are better able to absorb losses on both a going concern and a gone concern basis, increase the risk coverage of the capital framework, introduce leverage ratio to serve as a backstop to the risk-based capital measure, raise the standards for the supervisory review process (Pillar 2) and public disclosures (Pillar 3) etc. The macro prudential aspects of Basel III are largely enshrined in the capital buffers. Both the buffers i.e. the capital conservation buffer and the countercyclical buffer are intended to protect the banking sector from periods of excess credit growth. (Source: RBI)

Reserve Bank issued Guidelines based on the Basel III reforms on capital regulation on May 2, 2012, to the extent applicable to banks operating in India. Banks have started implementing the guidelines from April 1, 2013 in India in a phased manner. Banks are advised by RBI to report the CRAR as per Basel II and Basel III simultaneously in all their disclosures to the stakeholders. The Basel III guidelines are expected to be fully implemented by March 31, 2019.

- **Comparison between the Basel Guidelines:**

<table>
<thead>
<tr>
<th>Basel I</th>
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<tbody>
<tr>
<td>Basel Committee on Banking Supervision (BCBS) had come out with these guidelines in the year July, 1988 as a solution to mitigate the Herstatt Risk that took place in the year 1974 due to collapse of the German Bank.</td>
</tr>
<tr>
<td>By definition, recognized only the Credit risk as the potential risk for the failure of the Banks.</td>
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<tr>
<td>Subsequently, BCBS came out with Market Risk paper in the year 1996 a set of rules to strengthen the treasury operations of</td>
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<table>
<thead>
<tr>
<th>Basel II</th>
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<tbody>
<tr>
<td>BCBS came out with these guidelines in the year June 2004 to overcome the inadequate risk measurement approach of Basel I arising out of the changed banking scenario more due to technology adoption.</td>
</tr>
<tr>
<td>Besides, credit &amp; market risks, recognized the following additional risk:</td>
</tr>
<tr>
<td>o Operational Risk.</td>
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<tr>
<td>The Credit risk of Basel I was completely revamped and Basel II adopted a risk-based approach. Also</td>
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<table>
<thead>
<tr>
<th>Basel III</th>
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<tbody>
<tr>
<td>BCBS came out with this Consultative Paper on 13th September 2010 as a fall out of Sub-Prime Crisis of US, which later on became a contagion effect and resulted into a global crisis.</td>
</tr>
<tr>
<td>As stated above, Basel III calls only for additional capital for the Banks to withstand the global shocks such as Sub-prime crisis in the future.</td>
</tr>
</tbody>
</table>
the banks. This was necessitated out of Nick Leeson Fraud, due to which the world saw the collapse of Barings Bank Ltd.

Basel II introduced risk mitigation techniques as Basel I did not recognize the role of credit risk mitigants, such as credit derivatives, securitizations, collaterals and guarantees in reducing the credit risk.

<table>
<thead>
<tr>
<th>Basel I</th>
<th>Basel II</th>
<th>Basel III</th>
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- **Why Basel III?**
  - According to BCBS, the Basel III guidelines aim to improve the banking sectors’ ability to absorb shocks arising from financial and economic stress.
  - In short the objectives of Basel III are:
    - Strengthening of resilience of the banking sector against future shocks.
    - Supplemented the current recovery process.
    - Reducing the risk spillover effect of a financial crisis to the real economy.
  - The new Basel III requirement demands bank’s to hold top quality capital totaling 7% of the risk weighted assets.
  - The sigh of relief for the Banks is that the guidelines have given long lead-time and graded approach for the banks to bring/raise the capital.
  - The tier 1 capital ratio would require banks to hold 7% common equity including 2.50% of Capital Conservation Buffer.

- **Capital Conservation Buffer (CCB):**
  - The CCB is designed to ensure that banks build up capital buffers during normal times (i.e. outside periods of stress) which can be drawn down as losses are incurred during a stressed period. The requirement is based on simple capital conservation rules designed to avoid breaches of minimum capital requirements.
  - Banks have been given time until 2019 and in case banks do not comply with the guidelines, and then they may not be allowed to declare/pay dividends to the shareholders. The drawdown table of CCB as given by RBI is given below:

<table>
<thead>
<tr>
<th>Minimum capital conservation standards for individual bank</th>
</tr>
</thead>
<tbody>
<tr>
<td>Common Equity Tier 1 Ratio after including the current periods retained earnings</td>
</tr>
</tbody>
</table>
For example, a bank with a Common Equity Tier 1 capital ratio in the range of 6.125% to 6.75% is required to conserve 80% of its earnings in the subsequent financial year (i.e. payout no more than 20% in terms of dividends, share buybacks and discretionary bonus payments is allowed) – Source RBI.

- The Tier 1 Capital should be in the nature of **Going-Concern Capital**, i.e., Capital which can absorb losses without triggering bankruptcy of the Bank. The components of Tier 1 Capital is:
  - Common Equity Tier 1, which would broadly consist of
    - Common shares (paid-up equity capital)
    - Share Premium.
    - Statutory Reserves.
    - Capital Reserves representing surplus arising out of sale process of assets.
    - Other disclosed reserves if any.
    - Balance in Profit & Loss account at the end of previous financial year.
    - Banks can also reckon the profits in current financial year for CRAR calculation on a quarterly basis provided the incremental provisions made for NPAs at the end of the four quarters of the previous financial year have not deviated more than 25% from average of the four quarters.
    - Revaluation reserves at a discount of 55% (This item was originally part of Tier II capital. RBI has brought the same under Tier I vide Circular of March 1, 2016).
    - Foreign currency translation reserve arising due to translation of financial statements of their foreign operations in terms of Accounting Standard (AS) 11 at a discount of 25%.
    - Deferred Tax Assets (DTAs) which related to timing differences (other than related to accumulated losses) can be recognized upto 10% of CET1. The DTA recognized portion + significant investments in the common shares of unconsolidated financial entities (i.e, banking, financial and insurance) taken together should not exceed 15% of the CET1.
  - Banks instead of recognizing as part of CET1 upto 10% can net the same with associated Deferred Tax Liabilities (DTLs) subject to approval of tax authorities. In case, a Bank has either not recognized part of DTA as CET1 or netted the same with associated DTL, then that portion of DTA would be risk weighted at 250%.
- Accumulated losses and any other intangible assets if any such as goodwill have to be deducted.
  - Additional Tier 1 Capital, which would broadly consist of
    - Perpetual Non-Cumulative Preference Shares (PNCPS).
    - Stock Surplus arising out of issue of instruments included in AT1.
    - Debt instruments such as Innovative Perpetual Debt Instruments (IPDI) and any other instruments as permitted by the Supervisor.

- The Tier 2 Capital should be in the nature of **Gone-Concern Capital**, i.e., capital which would absorb losses only in a situation of liquidation of the Bank. The components of Tier 2 capital are:
  - General Provisions and Loss Reserves such as Provision on Standard Assets, Floating Provisions, Incremental Provisions in respect of Unhedged foreign currency exposures, provision held for Country exposures, Investment Reserve Account, excess provision which arise on account of sale of NPAs. However, these provisions put together should not exceed 1.25% of total credit risk-weighted assets under Standardized Approach.
  - Debt Instruments issued by the Banks.
  - Preference Share Capital instruments such as Perpetual Cumulative Preference Shares (PCPS), Redeemable Non-Cumulative Preference Shares (RNCPS), Redeemable Cumulative Preference shares (RCPS) issued by the Banks.
  - Premium receipt on account of issued above debt instruments.

- By virtue of the above, Banks have to raise equity capital to replace hybrids and other instruments such as Perpetual Bonds that will not qualify as Core Capital or Common Equity Capital under the new rules.
- RBI has given the full picture of the Basel III in a tabulated form as given below, once the full implementation of Basel III takes place.

<table>
<thead>
<tr>
<th><strong>Regulatory Capital</strong></th>
<th>As % to RWAs</th>
</tr>
</thead>
<tbody>
<tr>
<td>(i) Minimum Common Equity Tier 1 Ratio</td>
<td>5.5</td>
</tr>
<tr>
<td>(ii) Capital Conservation Buffer (comprised of Common Equity)</td>
<td>2.5</td>
</tr>
<tr>
<td>(iii) Minimum Common Equity Tier 1 Ratio plus Capital Conservation Buffer [(i)+(ii)]</td>
<td>8.0</td>
</tr>
<tr>
<td>(iv) Additional Tier 1 Capital</td>
<td>1.5</td>
</tr>
<tr>
<td>(v) Minimum Tier 1 Capital Ratio [(i) + (iv)]</td>
<td>7.0</td>
</tr>
<tr>
<td>(vi) Tier 2 Capital</td>
<td>2.0</td>
</tr>
<tr>
<td>(vii) Minimum Total Capital Ratio (MTC) [(v) + (vi)]</td>
<td>9.0</td>
</tr>
<tr>
<td>(viii) Minimum Total Capital Ratio plus Capital Conservation Buffer [(vii)+(ii)]</td>
<td>11.5</td>
</tr>
</tbody>
</table>

(Source: RBI)
**Counter-cyclical buffer/provision:**

- The above provision guidelines are based on the model followed by Spanish banks that fared better during the recent financial crisis by adhering to this provision approach.
- For example, in the second half of 2008, in India, the Banks shied away from lending (credit crunch) triggered by the psychological effect of global financial crisis, which led to negative effect of our economy and caused major downturn in the Sensex (From 20,900 as of February, 2008, the Sensex came down to 8,300 in March 2009). The sectors most affected were Realty, Automotive, Textile and IT.
- Further a downturn in the economy generally leads to deterioration of asset quality of the Banks, which causes increase in the NPA levels of the Banks. To overcome this only, RBI had come out with special dispensation of restructuring of the loans for the sectors, which suffered due to macroeconomic fundamental, which is outside the control of the borrowers.
- Higher NPA leads to creation of increased provision by banks. To avoid this, Banks would slow down their lending. In fact, the higher provisioning for NPA has led to several PSBs showing loss in their financials for the Quarter ended December, 2015. Such a situation would further tighten the credit, which would lead to deteriorating borrowers’ financial position, thus making the general economy still worse.
- At the peak of the business cycle (boom), the borrowers’ performances would be good and the Banks’ NPA would also be low. Most of the corporates make profit in their business.
- In the boom time, the Banks tend to reduce the provisions because of lower NPAs, ease credit terms and expand their loan book. The economy is pushed into the fast economic growth (leads to high GDP growth).
- The easy credit approach during the boom period results in poor loan selection (example of Sub-Prime crisis), leading to higher NPAs when the cycle turns into recession.
- The result is that the Banks actions tend to further amplify the cycle (boom leading to more boom and recession leading to further recession).
- The alternative for this is recommended in the form of countercyclical provisioning approach under which, banks build their reserves during good times when their earnings are high and the accumulated reserves can be used during the economic slow down.
- One more argument in favor of this provision is that:
  - During the boom, the loans made are generally poorer in quality requiring more provision.
  - The loans made during recession are of superior quality as banks are very careful and hence need lesser provision.
The creation of Capital Conservation Reserve provision is more forward looking based on expected loss method (EL) rather than the current incurred loss provisioning model. These concepts would come very handy, when banks adopt IndAS by March, 2018 as proposed by the Ministry of Corporate Affairs, Government of India.

- **Leverage Ratio:**
  - Besides the above, BCBS has also introduced one more ratio called ‘Leverage Ratio’. An underlying cause of the global financial crisis was the build-up of excessive on- and off-balance sheet leverage in the banking system. In many cases, banks built up excessive leverage while apparently maintaining strong risk-based capital ratios. During most severe part of the crisis, the banking sector was forced by the market to reduce its leverage in a manner that amplified downward pressure on asset prices. This deleveraging process exacerbated the feedback loop between losses, falling bank capital and contraction in credit availability. Therefore, under Basel III, a simple, transparent, non-risk based leverage ratio has been introduced. The leverage ratio is calibrated to act as a credible supplementary measure to the risk based capital requirements and is intended to achieve the following objectives:
    - Act as a Check on the build-up of leverage in the banking sector to avoid destabilising and deleveraging processes which can damage the broader financial system and the economy;
    - Reinforce the risk-based requirements with a simple, non-risk based “backstop” measure.
  - The Basel III leverage ratio is defined as the capital measure (the numerator) divided by the exposure measure (the denominator), with this ratio expressed as a percentage.

\[
\text{Capital Measure} \div \text{Exposure Measure} = \text{Leverage Ratio}
\]

- The BCBS will use the revised framework for testing a minimum Tier 1 leverage ratio of 3% during the parallel run period up to January 1, 2017. The BCBS will continue to track the impact of using either Common Equity Tier 1 (CET1) or total regulatory capital as the capital measure for the leverage ratio. The final calibration, and any further adjustments to the definition, will be completed by 2017, with a view to migrating to a Pillar 1 treatment on January 1, 2018. Currently, Indian banking system is operating at a leverage ratio of more than 4.5%. The final minimum leverage ratio will be stipulated by RBI taking into consideration the final rules prescribed by the BCBS by end-2017. In the meantime, these guidelines will serve as the basis for parallel run by banks and also for the purpose of disclosures as outlined by RBI. During this period, Reserve Bank will monitor individual banks against an indicative leverage ratio of 4.5% to curb the build-up of excessive on and off-balance sheet leverage in the banking system. (Source: RBI).
• **Liquidity Risk:** BCBS had observed that one of the factors for the recent financial crises were due to inaccurate and ineffective management of liquidity risk. To overcome this, BCBS had come out with two ratios – Liquidity Coverage Ratio and Net Stable Funding Ratio (NSFR).

  o **The Liquidity Coverage Ratio (LCR):** This ratio ensures enough liquid assets to survive an acute stress scenario lasting for 30 days.
  
  o The objective of the LCR is to promote the short-term resilience of the liquidity risk profile of the banks. This is done by ensuring that banks have an adequate stock of unencumbered high-quality assets (HQLA) that can be converted easily and immediately in private markets into cash to meet their liquidity needs for a 30 calendar day liquidity stress scenario. (Source: BIS).

  o This ratio is introduced from 1st January 2015, after an observation period beginning in 2011.

  o The LCR would be binding on banks from January 1, 2015; with a view to provide a transition time for banks, the LCR requirement would be minimum 60% for the calendar year 2015, i.e. with effect from January 1, 2015 and rise in equal steps to reach 100% on January 1, 2019, as per the time-line given below by RBI.

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<tbody>
<tr>
<td></td>
<td>60%</td>
<td>70%</td>
<td>80%</td>
<td>90%</td>
<td>100%</td>
</tr>
</tbody>
</table>

  o The formula for arriving at LCR is given below:
    - LCR = (Stock of HQLA / Total Net Cash Outflows over the next 30 calendar days) x 100.
    - It should be minimum 100% or above 100% subject to timelines given by RBI as above.

  o RBI vide its circular of February, 2016 also relaxed the maintenance of HQLA by the Banks. Presently, the assets allowed as the Level 1 High Quality Liquid Assets (HQLAs) for the purpose of computing the LCR of banks, *inter alia*, include Government securities in excess of the minimum SLR requirement, and within the mandatory SLR requirement, Government securities to the extent allowed by RBI, under Marginal Standing Facility (MSF) [presently 2 per cent of the bank’s NDTL] and under Facility to Avail Liquidity for Liquidity Coverage Ratio (FALLCR) [presently 5 per cent of the bank’s NDTL]. RBI has, in addition to the above-mentioned assets, permitted banks to reckon government securities held by them up to another 3 per cent of their NDTL under FALLCR within the mandatory SLR requirement as level 1 HQLA for the purpose of computing their LCR. Hence the total carve-out from SLR available to banks would be 10 per cent of their NDTL. (Source: RBI)
- **The Net Stable Funding Ratio (NSFR):** This ratio aims at promoting medium to long term structure funding of assets and activities of the Banks. BCBS aims to trial this ratio from 2012 and makes it mandatory in January 2018.

- RBI released its Draft guidelines on NSFR on May 28, 2015. The objective of NSFR is to ensure that banks maintain a stable funding profile in relation to the composition of their assets and off-balance sheet activities. A sustainable funding structure is intended to reduce the probability of erosion of a bank’s liquidity position due to disruptions in its regular sources of funding that would increase the risk of its failure and potentially lead to broader systemic stress. The NFSR limits overreliance on short-term wholesale funding, encourages better assessment of funding risk across all on- and off-balance sheet items, and promotes funding stability. The Reserve Bank proposes to make NFSR applicable to banks in India from January 1, 2018. (Source RBI).

- Definition of the Standard Net Stable Funding Ratio =
  - \( \frac{(\text{Available Stable Funding (ASF)})}{\text{Required Stable Funding (RSF)}} \times 100 = \) Should be 100% or above.
RBI's Strategic Debt Restructuring (SDR)

RBI has given powers and a tool to the Banks vide its Circular of June 2015 to try and clean up their balance sheets through SDR. SDR allows banks to convert their debt or loans into equity holding in a defaulting company, change management if needed and also find a suitable buyer for the company or its assets so that the Bank can recover its dues. As per the reports published in newspapers, Banks have already used the SDR effectively and converted debt into equity in several cases.

To go back to history, Corporate Debt Restructuring (CDR) was introduced in our country in 2001 based on the systems that was prevalent in countries such as UK, Thailand, South Korea etc. CDR allows a distressed company to restructure with debt of more than Rs. 10 crores with two or more lenders. To carry out CDR, consent of lenders representing 75% or more in value and 60% or more by number is required.

When compared to CDR, SDR is a more powerful tool as the lenders can effect change in the management. Hence, the borrowers also have taken the SDR exercise more carefully than the routine CDR exercise. RBI also gives lot of importance to SDR exercise and the RBI, Governor has observed in a meeting held in November, 2014, ‘The sanctity of the debt contract has been continuously eroded in India in recent years, not by small borrower but by the large borrower. And this has to change if we are to get banks to finance the enormous infrastructure needs and industrial growth that this country aims to attain’.

The only problem that the Banks may face is the challenge in finding a new buyer or strategic investor who can buy the majority of equity from the Banks and take over the company within the 18 months, a time period allowed to the Banks by RBI. The idea behind RBI encouraging the change of management is that the new management may bring better technology, governance on the table so that the unit can overcome its problem.

With a view to ensuring more stake of promoters in reviving stressed accounts and provide banks with enhanced capabilities to initiate change of ownership in accounts which fail to achieve the projected viability milestones, banks may, at their discretion, undertake a ‘Strategic Debt Restructuring (SDR)’ by converting loan dues to equity shares, which will have the following features:

i. At the time of initial restructuring, the Joint Lending Forum (JLF), created by the lenders must incorporate, in the terms and conditions attached to the restructured loan/s agreed with the borrower, an option to convert the entire loan (including unpaid interest), or part thereof, into shares in the company in the event the borrower is not able to achieve the viability milestones and/or adhere to ‘critical conditions’ as stipulated in the restructuring package. This should be supported by necessary
approvals/authorisations (including special resolution by the shareholders) from the borrower company, as required under extant laws/regulations, to enable the lenders to exercise the said option effectively.

ii. Provisions of the SDR would also be applicable to the accounts which have been restructured before the date of RBI circular provided that the necessary enabling clauses, are included in the agreement between the banks and borrower;

iii. The decision on invoking the SDR by converting the whole or part of the loan into equity shares should be taken by the JLF as early as possible but within 30 days from the review of the account. Such decision should be well documented and approved by the majority of the JLF members (minimum of 75% of creditors by value and 60% of creditors by number);

iv. In order to achieve the change in ownership, the lenders under the JLF should collectively become the majority shareholder by conversion of their dues from the borrower into equity. However, the conversion by JLF lenders of their outstanding debt (principal as well as unpaid interest) into equity instruments shall be subject to the member banks’ respective total holdings in shares of the company conforming to the statutory limit in terms of Section 19(2) of Banking Regulation Act, 1949;

v. Post the conversion, all lenders under the JLF must collectively hold 51% or more of the equity shares issued by the company;

vi. The share price for such conversion of debt into equity will be determined as per the method given prescribed by RBI;

vii. Henceforth, banks should include necessary covenants in all loan agreements, including restructuring, supported by necessary approvals/authorisations (including special resolution by the shareholders) from the borrower company, as required under extant laws/regulations, to enable invocation of SDR in applicable cases;

viii. The JLF must approve the SDR conversion package within 90 days from the date of deciding to undertake SDR;

ix. The conversion of debt into equity as approved under the SDR should be completed within a period of 90 days from the date of approval of the SDR package by the JLF;

x. The invocation of SDR will not be treated as restructuring for the purpose of asset classification and provisioning norms;

xi. On completion of conversion of debt to equity as approved under SDR, the existing asset classification of the account, as on the reference date will continue for a period of 18 months from the reference date. Thereafter, the asset classification will be as per the extant IRAC norms;
xii. JLF should closely monitor the performance of the company and consider appointing suitable professional management to run the affairs of the company;

xiii. JLF and lenders should divest their holdings in the equity of the company as soon as possible. On divestment of banks’ holding in favour of a ‘new promoter’, the asset classification of the account may be upgraded to ‘Standard’. However, the quantum of provision held by the bank against the said account as on the date of divestment, which shall not be less than what was held as at the ‘reference date’, shall not be reversed. At the time of divestment of their holdings to a ‘new promoter’, banks may refinance the existing debt of the company considering the changed risk profile of the company without treating the exercise as ‘restructuring’ subject to banks making provision for any diminution in fair value of the existing debt on account of the refinance. Banks may reverse the provision held against the said account only when all the outstanding loan/facilities in the account perform satisfactorily during the ‘specified period’ (as defined in the extant norms on restructuring of advances), i.e. principal and interest on all facilities in the account are serviced as per terms of payment during that period. In case, however, satisfactory performance during the specified period is not evidenced, the asset classification of the restructured account would be governed by the extant IRAC norms as per the repayment schedule that existed as on the reference date. However, in cases where the bank exits the account completely, i.e. no longer has any exposure to the borrower, the provision may be reversed/absorbed as on the date of exit;

xiv. The asset classification benefit provided at the above paragraph is subject to the following conditions:
   a. The ‘new promoter’ should not be a person/entity/subsidiary/associate etc. (domestic as well as overseas), from the existing promoter/promoter group.
   
   b. The new promoters should have acquired at least 51 per cent of the paid up equity capital of the borrower company. If the new promoter is a non-resident, and in sectors where the ceiling on foreign investment is less than 51 per cent, the new promoter should own at least 26 per cent of the paid up equity capital.

4. The conversion price of the equity shall be determined as per the guidelines given below:
   (i) Conversion of outstanding debt (principal as well as unpaid interest) into equity instruments should be at a ‘Fair Value’ which will not exceed the lowest of the following, subject to the floor of ‘Face Value’ (restriction under section 53 of the Companies Act, 2013):
      a) Market value (for listed companies): Average of the closing prices of the instrument on a recognized stock exchange during the ten trading days preceding the ‘reference date’.
      b) Break-up value: Book value per share to be calculated from the company’s latest audited balance sheet (without considering 'revaluation reserves', if any) adjusted for cash flows and financials post the earlier restructuring; the balance sheet should not be
more than a year old. In case the latest balance sheet is not available this break-up value shall be Re.1.

5. The above pricing formula under Strategic Debt Restructuring Scheme has been exempted from the Securities and Exchange Board of India (SEBI) (Issue of Capital and Disclosure Requirements) Regulations, 2009. Banks should adhere to all the prescribed conditions by SEBI in this regard.

6. In addition to conversion of debt into equity under SDR, banks may also convert their debt into equity at the time of restructuring of credit facilities under the extant restructuring guidelines.

7. Acquisition of shares due to such conversion will be exempted from regulatory ceilings/restrictions on Capital Market Exposures, investment in Para-Banking activities and intra-group exposure subject to reporting to RBI.

Central Repository of Information on Large Credits (CRILC)

RBI has set up a Central Repository of Information on Large Credits (CRILC) to collect, store, and disseminate credit data to lenders. Accordingly, Department of Banking Supervision (DBS) has advised vide circular of February 13, 2014 on ‘Central Repository of Information on Large Credits (CRILC) – Revision in Reporting’ that banks will be required to report credit information, including classification of an account as SMA to CRILC on all their borrowers having aggregate fund-based and non-fund based exposure of Rs.50 million and above with them (Rs. 5 crores). However, Crop loans are exempted from such reporting, but, banks should continue to report their other agriculture loans in terms of the above instruction. Banks need not report their interbank exposures to CRILC including exposures to NABARD, SIDBI, EXIM Bank and NHB.

As per RBI norms, before a loan account turns into a NPA, banks are required to identify incipient stress in the account by creating stress sub-categories under the Special Mention Account category as given below:

<table>
<thead>
<tr>
<th>SMA Sub-Categories</th>
<th>Basis for classification</th>
</tr>
</thead>
<tbody>
<tr>
<td>SMA-0</td>
<td>Principal or interest payment not overdue for more than 30 days but account showing signs of incipient stress)</td>
</tr>
<tr>
<td>SMA-1</td>
<td>Principal or interest payment overdue between 31 – 60 days</td>
</tr>
<tr>
<td>SMA-2</td>
<td>Principal or interest payment overdue between 61 – 90 days</td>
</tr>
</tbody>
</table>

In cases where banks fail to report SMA (Special Mention Accounts) status of the accounts to CRILC or resort to methods with the intent to conceal the actual status of the accounts or evergreen the account, banks will be subjected to accelerated provisioning for these accounts and/or other supervisory actions as deemed appropriate.
by RBI. The current provisioning requirement and the revised accelerated provisioning in respect of such non performing accounts are as under:

<table>
<thead>
<tr>
<th>Asset Classification</th>
<th>Period as NPA</th>
<th>Current Provisioning (%)</th>
<th>Revised accelerated Provisioning (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sub-standard (secured)</td>
<td>Upto 6 months</td>
<td>15</td>
<td>No change</td>
</tr>
<tr>
<td></td>
<td>6 months to 1 year</td>
<td>15</td>
<td>25</td>
</tr>
<tr>
<td>Sub-standard (unsecured abiinitio)</td>
<td>Upto 6 months</td>
<td>25 (other than infrastructure loans)</td>
<td>25</td>
</tr>
<tr>
<td></td>
<td>6 months to One year</td>
<td>25 (other than infrastructure loans)</td>
<td>40</td>
</tr>
<tr>
<td>Doubtful I</td>
<td>2(^{nd}) year</td>
<td>25 (secured portion)</td>
<td>40 (secured portion)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>100 (unsecured portion)</td>
<td>100 (unsecured portion)</td>
</tr>
<tr>
<td>Doubtful II</td>
<td>3(^{rd}) &amp; 4(^{th}) year</td>
<td>40 (secured portion)</td>
<td>100 (for both secured and unsecured portion)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>100 (unsecured portion)</td>
<td></td>
</tr>
<tr>
<td>Doubtful III</td>
<td>5(^{th}) year onwards</td>
<td>100</td>
<td>100</td>
</tr>
</tbody>
</table>

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