

Liquidity Coverage Ratio Disclosures

September 30, 2020

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INTRODUCTION

Overview

Capital One Financial Corporation, a Delaware Corporation established in 1994 and headquartered in McLean, Virginia, is a diversified financial services holding company with banking and non-banking subsidiaries. Capital One Financial Corporation and its subsidiaries (the "Company") offer a broad array of financial products and services to consumers, small businesses and commercial clients through digital channels, branches, Cafés and other distribution channels.

As of September 30, 2020, our principal subsidiaries included:

- Capital One Bank (USA), National Association ("COBNA"), which offers credit and debit card products, other lending products and deposit products; and
- Capital One, National Association ("CONA"), which offers a broad spectrum of banking products and financial services to consumers, small businesses and commercial clients.

The Company is hereafter collectively referred to as "we," "us" or "our." COBNA and CONA are collectively referred to as the "Banks."

Regulatory Framework

The Company and the Banks are subject to the Liquidity Coverage Ratio Rule ("LCR Rule") published by the Basel Committee on Banking Supervision and as implemented by the Board of Governors of the Federal Reserve System, the Office of the Comptroller of the Currency and the Federal Deposit Insurance Corporation ("FDIC") (collectively, the "Federal Banking Agencies") in the United States. The LCR Rule requires covered institutions to hold an amount of unencumbered high-quality liquid assets ("HQLA") that equals or exceeds 100% of their respective projected net cash outflows ("NCO") over a 30 calendar-day stress period as calculated in accordance with the LCR Rule:

$$\frac{High \ Quality \ Liquid \ Assets}{Total \ Net \ Cash \ Outflow} \geq 100\%$$

The LCR Rule requires quarterly public disclosure of quantitative information about a covered institution's Liquidity Coverage Ratio ("LCR") calculation and a qualitative discussion of its LCR. The Company is required to calculate its LCR on a daily basis and disclose the quarterly average of the ratio. For the three months ended September 30, 2020, the Company and each of the Banks exceeded the LCR requirement.

In October 2019, the Federal Banking Agencies finalized rules that provide for tailored application of certain capital, liquidity and stress testing requirements across different categories of banking institutions ("Tailoring Rules"). As a bank holding company ("BHC") with total consolidated assets of at least \$250 billion that does not exceed any of the applicable risk-based thresholds, we are a Category III institution under the Tailoring Rules. As such, the Company's and the Banks' total net cash outflows are multiplied by an outflow adjustment percentage of 85%. This outflow adjustment has materially increased the LCR for the Banks, but not for the Company. The LCR Rule restricts the amount of excess HQLA held at the Banks that can be included in the Company's HQLA amount (referred to as "Trapped Liquidity"). Therefore, although we have managed the Bank-level LCRs at a level well above the regulatory minimum of 100%, the amount of Trapped Liquidity has also increased as the Banks' total net cash outflows are reduced by the 85% factor, which has prevented the Company's LCR from materially changing as a result of the Tailoring Rules.

For additional information about the liquidity guidelines we are subject to, see "Part I—Item 1. Business—Supervision and Regulation" and "MD&A—Liquidity Risk Profile" in our Annual Report on Form 10-K for the year ended December 31, 2019 (the "2019 Form 10-K") as well as "MD&A—Liquidity Risk Profile" and "MD&A—Supervision and Regulation" in our Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2020 (the "Q3 2020 Form 10-Q").

Basis of Preparation

This document contains our LCR disclosures for the quarterly period ended September 30, 2020, and has been prepared in accordance with the regulatory guidance prescribed by the LCR Rule. It should be read in conjunction with our Q3 2020 Form 10-Q.

Forward-Looking Statements

Certain statements in this disclosure are forward-looking statements, which involve a number of risks and uncertainties. We caution readers that any forward-looking information is not a guarantee of future performance and that actual results could differ materially from those contained in the forward-looking information due to a number of factors, including those listed from time to time in reports that we file with the Securities and Exchange Commission, including, but not limited to the 2019 Form 10-K and Q3 2020 Form 10-Q.

Liquidity Risk Management

Our risk appetite defines the Board of Directors' tolerance for certain risk outcomes at an enterprise level and enables senior management to manage and report within these boundaries. The Board of Directors approves a Risk Appetite Statement for the enterprise to set forth the high-level principles that govern risk taking at the Company.

Liquidity risk is the risk that we will not be able to meet our future financial obligations as they come due or invest in future asset growth because of an inability to obtain funds at a reasonable price within a reasonable time.

We manage liquidity risk by applying our Liquidity Adequacy Framework (the "Liquidity Framework"). The Liquidity Framework uses internal and regulatory stress testing and the evaluation of other balance sheet metrics to confirm that we maintain a fortified balance sheet that is resilient to uncertainties that may arise as a consequence of systemic, idiosyncratic, or combined liquidity events. We continuously monitor market and economic conditions to evaluate emerging stress conditions and to develop appropriate action plans in accordance with our Contingency Funding Plan and our Recovery Plan, which include the Company's policies, procedures and action plans for managing liquidity stress events. The Liquidity Framework enables us to manage our liquidity risk in accordance with regulatory requirements.

Additionally, the Liquidity Framework establishes governing principles that apply to the management of liquidity risk. We use these principles to monitor, measure and report liquidity risk; to develop funding and investment strategies that enable us to maintain an adequate level of liquidity to support our businesses and satisfy regulatory requirements; and to protect us from a broad range of liquidity events should they arise.

The Chief Risk Officer, in conjunction with the Chief Market and Liquidity Risk Officer, is responsible for the establishment of liquidity risk management policies and standards for the governance and monitoring of liquidity risk at a corporate level. We assess liquidity strength by evaluating several different balance sheet metrics under severe stress scenarios to ensure we can withstand significant funding degradation through systemic, idiosyncratic, and combined liquidity stress scenarios. Management reports liquidity metrics to appropriate senior management committees and our Board of Directors no less than quarterly.

We seek to mitigate liquidity risk strategically and tactically. From a strategic perspective, we have acquired and built deposit gathering businesses and actively monitor our funding concentration. From a tactical perspective, we have accumulated a sizable liquidity reserve comprised of cash and cash equivalents, high-quality, unencumbered securities and committed collateralized credit lines. We also continue to maintain access to secured and unsecured debt markets through regular issuance. This combination of stable and diversified funding sources and our stockpile of liquidity reserves enable us to maintain confidence in our liquidity adequacy.

For additional information on our risk framework and structure and organization of the Liquidity Risk Management function, see "MD&A—Risk Management" in our 2019 Form 10-K and Q3 2020 Form 10-Q.

Liquidity Coverage Ratio

The LCR Rule requires the Company to hold an amount of HQLA that equals or exceeds 100% of our projected net cash outflows over a 30 calendar-day stress period.

Table 1 provides a summary of our average weighted daily LCR for the quarterly period ended September 30, 2020.

Table 1: Liquidity Coverage Ratio

		Three Months Ended September 30, 2020
(Dollars in millions)	1	Average Weighted ⁽¹⁾
HQLA ⁽²⁾	\$	48,541
Total adjusted NCO amount		33,059
LCR		147 %

⁽¹⁾ Represents the average weighted amount after applying regulatory prescribed HQLA haircuts or cash outflow and inflow rates.

⁽²⁾ Excludes Trapped Liquidity at the Banks.

The Company's average LCR was driven by:

- HQLA, which primarily consists of cash on deposit at central banks and eligible Level 1 and Level 2A securities; and
- NCO, predominantly related to deposits.

The Company's average LCR increased from 146% to 147% from the second quarter of 2020 to the third quarter of 2020 driven by an increase in eligible HQLA. Our LCR may fluctuate period over period as a result of ongoing business activity. We provide additional information on HQLA and NCO in the "High-Quality Liquid Assets" and "Net Cash Outflows" sections of this document, respectively.

High-Quality Liquid Assets

HQLA represent assets that can be easily and quickly converted into cash. Under the LCR Rule, assets may qualify as eligible HQLA if they are unencumbered, are able to be monetized, and are free of any other transfer restrictions. Eligible HQLA are categorized based on their risk profile, market-based characteristics, and central bank eligibility, and are divided into three categories: Level 1, Level 2A and Level 2B. Level 1 assets generally include central bank reserves (less any applicable reserve requirements) and certain marketable securities issued or backed by sovereigns and central banks. Level 2A assets, which are subject to a 15% haircut, generally include certain securities backed by U.S. government-sponsored enterprises and securities issued by sovereigns or central banks which are not eligible for the Level 1 category. Level 2B assets, subject to a 50% haircut, generally include certain corporate debt securities and publicly traded common equities.

The LCR Rule prescribes a liquid asset cap such that an institution cannot have more than 40% of its HQLA in Level 2 assets and no more than 15% of its HQLA in Level 2B assets. To the extent an institution has excess Level 2A or Level 2B assets, that excess is not included in the HQLA amount used for purposes of computing the LCR. In addition, per the LCR Rule, the Company's HQLA amount also excludes any Trapped Liquidity, which is the HQLA held at the Banks in excess of the Banks' total net cash outflows that are not transferable to non-bank affiliates.

The following table provides the average values of our HQLA and related components for the quarterly period ended September 30, 2020.

Table 2: Eligible HQLA Composition

	Thre	r 30, 2020					
(Dollars in millions)	Average Unweighted ⁽¹⁾		Average Unweighted ⁽¹⁾ Ave		Average	Average Weighted ⁽²⁾	
Eligible HQLA ⁽³⁾	\$	54,412	\$	50,961			
Eligible level 1 liquid assets		31,405		31,405			
Eligible level 2A liquid assets		23,007		19,556			
Eligible level 2B liquid assets				_			

⁽¹⁾ Represents the average unweighted amount of eligible HQLA before applying regulatory prescribed haircuts.

(2) Represents the average weighted amount after applying regulatory prescribed HQLA haircuts.

(3) Excludes Trapped Liquidity at the Banks. Eligible HQLA may not equal "HQLA Amount" reported in Table 5 due to the application of the Level 2 liquid asset caps. Eligible level 2 assets in this table may exceed the 40% cap.

Net Cash Outflows

The total NCO amount is determined by calculating the prescribed outflows and inflows over a 30 calendar-day stress horizon. The NCO amounts are calculated by applying outflow and inflow rates to certain assets, liabilities and off-balance sheet arrangements as prescribed in the LCR Rule.

The LCR Rule requires an institution's NCO calculation to reflect outflows and inflows based on the contractual maturity of certain assets, liabilities and off-balance sheet arrangements. Where contractual maturity is not applicable, the LCR Rule generally sets forth conservative stressed outflow assumptions.

The LCR Rule caps the amount of cash inflows that an institution can assume in a stress event at 75% of cumulative cash outflows. The LCR Rule also requires covered institutions to adjust the NCO amount by the difference between the peak day mismatch between cumulative outflows and inflows over the 30 calendar-day time horizon and the total inflows and outflows on the final day of that horizon ("Maturity Mismatch Add-On"). This add-on is intended to address potential maturity mismatches between early outflows and late inflows.

The following table provides a summary of our average NCO amounts for the quarterly period ended September 30, 2020. The Tailoring Rules adjust the total NCO amount after including the Maturity Mismatch Add-On ("Total Unadjusted NCO Amount") by an outflow adjustment percentage of 85%, resulting in the Total Adjusted NCO amount that is used to compute our LCR.

Table 3: Net Cash Outflows

	Three Months Ended September 30, 2020	
(Dollars in millions)	Average Weighted ⁽¹⁾	
Total NCO amount excluding the Maturity Mismatch Add-On	\$	36,570
Maturity Mismatch Add-On		2,323
Total Unadjusted NCO amount		38,893
Outflow Adjustment Percentage		85 %
Total Adjusted NCO amount	\$	33,059

⁽¹⁾ Represents the average weighted amount after applying regulatory prescribed cash outflow and inflow rates.

Source of Funds

The Company's primary source of funding comes from deposits, as they are a stable and relatively low-cost source of funding. A significant portion of our retail deposits are fully FDIC-insured and are considered to be stable under the LCR Rule. The Company also sources deposits from non-retail customers and counterparties. Under the LCR Rule, these deposits are generally considered to be wholesale funding and classified as either operational or non-operational. Finally, the Company sources deposits through the mediation or assistance of deposit brokers. These deposits are segmented and assigned outflows according to the type of account, whether deposit insurance is in place, and the maturity date of the deposit agreement.

In addition to deposits, the Company also raises funding through the issuance of senior and subordinated notes, securitized debt obligations, Federal Home Loan Bank advances secured by certain portions of our loan and securities portfolios, and federal funds purchased and securities loaned or sold under agreements to repurchase. A key objective in our use of these markets is to maintain access to a diversified mix of wholesale funding sources.

The following table provides a summary of our average deposit and wholesale funding outflows under the LCR Rule for the quarterly period ended September 30, 2020.

Table 4: Deposit and Wholesale Funding Outflows

	Three Months Ended September 30, 2020			otember 30, 2020
(Dollars in millions)	Average Unweighted ⁽¹⁾		Av	erage Weighted ⁽²⁾
Deposit outflow from retail customers and counterparties, of which:	\$	260,599	\$	15,899
Stable retail deposit outflow		167,679		5,030
Other retail funding outflow		73,041		7,324
Brokered deposit outflow		19,879		3,545
Unsecured wholesale funding outflow, of which:		38,975		14,555
Operational deposit outflow		14,539		3,625
Non-operational funding outflow		24,036		10,530
Unsecured debt outflow		400		400
Total	\$	299,574	\$	30,454

(1) Represents the average unweighted amount before applying regulatory prescribed cash outflow rates.

⁽²⁾ Represents the average weighted amount after applying regulatory prescribed cash outflow rates.

Derivative Usage

We manage asset and liability positions and market risk exposure in accordance with market risk management policies and limits that are approved by our Board of Directors. The majority of our derivatives are interest rate and foreign currency swaps. In addition, we may use other derivative instruments, including caps, floors, options, futures and forward contracts, to manage our interest rate and foreign exchange risks. We also offer interest rate, commodity, foreign currency derivatives and other contracts as an accommodation to our customers within our Commercial Banking business. We enter into these derivatives with our customers primarily to help them manage their interest rate risks, hedge their energy and other commodities exposures, and manage foreign currency fluctuations. We then enter into derivative contracts with counterparties to economically hedge substantially all of our subsequent exposures.

For purposes of the LCR Rule, an institution's net derivative cash outflow or inflow amount equals the sum of contractual payments and collateral that will be made or delivered to or received from each counterparty over the prospective 30 calendarday time horizon. For additional information on derivative transactions, see "Note 8 —Derivative Instruments and Hedging Activities" in our Q3 2020 Form 10-Q.

LCR Quantitative Disclosure

The following table provides the average values for our LCR and related components calculated pursuant to the LCR Rule for the quarterly period ended September 30, 2020.

Table 5: LCR Quantitative Disclosures

	Three Months Ended September 30, 2020				
(Dollars in millions, except as noted)	Average	e Unweighted ⁽¹⁾	Average Weighted ⁽²⁾		
High Quality Liquid Assets:					
Total eligible high-quality liquid assets (HQLA), of which: ⁽³⁾	\$	54,412	\$	50,961	
Eligible level 1 liquid assets		31,405		31,405	
Eligible level 2A liquid assets		23,007		19,556	
Eligible level 2B liquid assets					
Cash Outflow Amounts:					
Deposit outflow from retail customers and counterparties, of which:		260,599		15,899	
Stable retail deposit outflow		167,679		5,030	
Other retail funding outflow		73,041		7,324	
Brokered deposit outflow		19,879		3,545	
Unsecured wholesale funding outflow, of which:		38,975		14,555	
Operational deposit outflow		14,539		3,625	
Non-operational funding outflow		24,036		10,530	
Unsecured debt outflow		400		400	
Secured wholesale funding and asset exchange outflow		5,884		972	
Additional outflow requirements, of which:		38,946		10,875	
Outflow related to derivative exposures and other collateral requirements		5,488		5,358	
Outflow related to credit and liquidity facilities including unconsolidated structured transactions and mortgage commitments		33,458		5,517	
Other contractual funding obligation outflow		345		345	
Other contingent funding obligations outflow					
Total cash outflow	\$	344,749	\$	42,646	
Cash Inflow Amounts:					
Secured lending and asset exchange cash inflow	\$	2,223	\$	2,223	
Retail cash inflow		3,705		1,852	
Unsecured wholesale cash inflow		902		654	
Other cash inflows, of which:		1,347		1,347	
Net derivative cash inflow		1,307		1,307	
Securities cash inflow		40		40	
Broker-dealer segregated account inflow					
Other cash inflow				_	
Total cash inflow	\$	8,177	\$	6,076	

	Ave	Average Total ⁽⁴⁾	
HQLA Amount ⁽⁵⁾	\$	48,541	
Total Net Cash Outflow Amount Excluding The Maturity Mismatch Add-On		36,570	
Maturity Mismatch Add-On		2,323	
Total Unadjusted Net Cash Outflow Amount		38,893	
Outflow Adjustment Percentage		85 %	
Total Adjusted Net Cash Outflow Amount		33,059	
Liquidity Coverage Ratio (%)		147 %	

⁽¹⁾ Represents the average unweighted amount of eligible HQLA and NCO before applying regulatory prescribed haircuts or cash outflow and inflow rates.

(2) Represents the average weighted amount after applying regulatory prescribed HQLA haircuts or cash outflow and inflow rates.

(3) Excludes Trapped Liquidity at the Banks. Eligible HQLA may not equal "HQLA Amount" reported in this table due to the application of the Level 2 liquid asset caps. Eligible level 2 assets may exceed the 40% cap.

- (4) The amounts reported in this column may not equal to the calculation of those amounts using component amounts as reported in the preceding portion of the table due to factors such as the application of the Level 2 liquid asset caps, the total inflow cap and for depository institution holding companies subject to subpart G, the application of the modification of total NCO.
- ⁽⁵⁾ Excludes Trapped Liquidity at the Banks.