

The European Banking Authority (EBA) has set out a guideline illustrating when a risk position is to be disclosed as a “non-performing exposure” (NPE) in the EBA reporting system.

The uniform definition of NPE was issued in order to overcome problems deriving from the existence of different definitions in this context. However, the NPE definition is currently only binding for supervisory reporting purposes. Nevertheless, banks are encouraged to use the NPE definition in their internal risk control and public financial reporting as well.

One of the aims of the new NPE definition is to make data more comparable by overcoming the differences in the “defaulted” and “impaired” definitions across the European Union. In this regard, the NPE definition should act as a harmonised asset quality concept.

NPE is a concept potentially broader than the concept of “impaired” in IFRS 9 and “defaulted” in the Basel guidelines. All impaired exposures and all defaulted exposures are necessarily NPEs, but NPEs can also comprise exposures that are not recognised as impaired or as defaulted in the applicable accounting or regulatory framework. For instance, exposures of debtors who are assessed as unlikely to pay their credit obligations are always considered as NPEs regardless of the existence of any past-due amount or of the number of days past due.

According to the *Commission Implementing Regulation (EU) No 680/2014*, based on implementing technical standards submitted to the Commission by the EBA, **Annex V** on supervisory reporting, a deal is classified as an NPE if at least one of the following conditions is fulfilled:

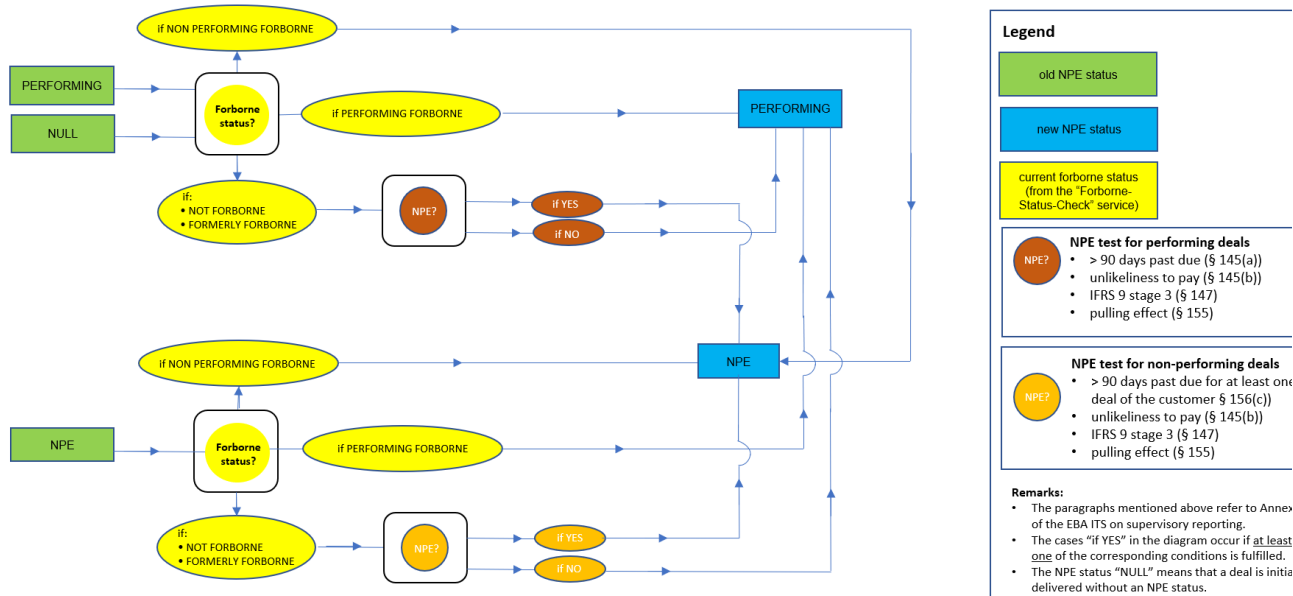
- material exposures which are more than 90 days past due (§145(a))
- the debtor is assessed as unlikely to pay their credit obligations without realisation of collateral (§145(b))
- the deal is in IFRS9 impairment stage 3 (§147)
- the deal is under the “pulling effect” of an NPE of the same customer, i. e. there is one deal of the same customer which is more than 90 days past due and which covers a volume of at least 20% of the customer’s overall exposure (§155)

Regarding the cure/exit of the NPE status, the following aspects have to be considered:

- In case of deals which are not forbore exposures, a former NPE turns into a performing deal if none of the above conditions is fulfilled anymore and if there is no other deal of the same customer which is more than 90 days past due (§156(c)).
- In case of forbore exposures, special further conditions for leaving the NPE status apply:
 - for instance, a cure period of at least one year must have passed before a non-performing forbore exposure can turn into a performing forbore exposure.
 - for more details regarding the relation between forbore and non-performing exposures please see the “[Forborne Exposures](#)” section.

In FlexFinance, the above criteria are monitored on a daily basis based on the deal and customer data delivered. More specifically, the following methodology is used for assigning the “NPE” status to a deal:

“NPE-Check” service (based on the forbore status from the “Forborne-Status-Check” service)



As already mentioned before, the derived NPE status depends on the forbore status for all deals for which forbearance measures have been performed and the forbore status is still valid.