

PwC Plus Article

By SRB - Single Resolution Board | 24. Juni 2021

SRB publishes approach for notifying impracticability to include bail-in recognition clauses in contracts

The SRB has published today its policy on how banks can notify the authorities when bail-in recognition clauses cannot be added to contracts under third-country law.

Schlagwörter

Abwicklung, BRRD (Banking Recovery and Resolution Directive), Bail-in, Bankenaufsicht (Europäische und Internationale Organisationen), Eigenmittel / Eigenkapital, Minimum Requirement for Own Funds and Eligible Liabilities (MREL), Verbindlichkeiten, XBRL

FS-Branche(n)

Banking & Capital Markets

Themen

Risk & Regulation

Verfasser

SRB - Single Resolution Board