

CBI Pathways Circular 2025

Intended for Private Banks (Commercial and Islamic)



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1. INTRODUCTION

The Central Bank of Iraq (CBI) has launched a binding, multi-year banking reform initiative to modernize Iraq's financial sector, enforce rigorous standards, and align with international best practices. Effective September 2025, the program mandates strict compliance in governance, financial soundness, and risk management, introducing clear regulatory pathways—Stay, Merge, or Exit—for all private banks (commercial and Islamic). This initiative aims to enhance stability, safeguard depositor interests, and foster a resilient, transparent, and globally credible banking environment, supporting sustainable economic growth and ensuring that all private banks operate under robust, enforceable standards and close CBI supervision.

The purpose of this document is to introduce each of the three reform pathways and detail the specific eligibility requirements, reform requirements, assessment processes, and fallback mechanisms associated with each. It is intended to provide clarity and direction as banks navigate the reform process, ensuring that all institutions are equipped with the information necessary to make informed decisions and achieve compliance.

The structure of this document is as follows:

- An introduction to the reform initiative and its strategic objectives;
- Key definitions relevant to the reform process;
- An overview of the three reform pathways (Stay, Merge or Exit);
- Detailed sections for each pathway, including their descriptions, minimum requirements, reform requirements, assessment processes, and fallback mechanisms;
- A concluding section outlining ongoing support and guidance available from the CBI

This document is designed to be read in conjunction with the Standards Booklet and the Assessment Guidelines, which together provide a full picture of the reform program. The requirements provided herein shall surpass and take precedence over any conflicting requirements, except for any requirements and regulations required by applicable laws.

The standards set forth in this document are designed to address the underlying root causes of the international foreign currency restrictions imposed on numerous banks in Iraq and have been developed in coordination with the international entities responsible for such measures. Adherence in full to the letter and spirit of these standards, as confirmed by globally reputable and recognized 3rd party organizations, will facilitate the removal of existing foreign currency restrictions that currently hinder the integration of affected banks into the global financial system, except in cases where other restrictions arise on grounds outside the scope of these standards such as an OFAC designation. Access to foreign currency is further subject to the acquisition of direct tier-one correspondent banking relations with foreign banks following the affected banks' full compliance with reform standards.

The CBI will oversee the enforcement of these standards rigorously and without exception. All private banks (commercial and Islamic) are required to familiarize themselves with every provision of this document and to implement the necessary changes without delay. Non-compliance will result in immediate administrative action, up to and including the imposition of sanctions, remedial measures, or the revocation of banking licenses. The CBI will not tolerate ambiguity, delay, or partial compliance.

This circular is a mandatory benchmark for the reform period, and all private banks (commercial and Islamic) are expected to treat it as such.

This circular will enter into force as of the date of its publication and will apply to all private banks (commercial and Islamic).

2. KEY DEFINITIONS

Stay Bank: A bank that commits to the Stay Pathway and leads its own reform journey

Capital Adequacy Ratio (CAR): Regulatory measure expressed as the ratio of a bank's total regulatory capital to its risk-weighted assets, as defined under the Iraq Banking Law

Connected Parties: Any individuals, or legal entities belonging to individuals, that are directly related by familial, business, and/or political links

Minimum Requirements: Predefined criteria that, if met, qualify a bank to participate in a specific pathway under the reform program

Enhanced Due Diligence: Thorough and comprehensive assessment conducted to evaluate the qualifications, background, and potential risks associated with an individual

Exit Plan: Structured document outlining the strategy, timeline, and necessary actions for the wind-down of a bank's operations, the settlement of its obligations, and the protection of stakeholder interests, in accordance with applicable legal and regulatory requirements

Fallback Mechanism: Regulatory measure applied when, following assessment, a bank is deemed unable to continue its selected reform pathway and is redirected to an alternative pathway to ensure orderly resolution and compliance with reform objectives

KYC: Exercise to verify the identity and assess the risk associated with an entity, with a special focus on the connections with other shareholders

Legal Form: Formal and binding agreement by which a bank accepts to comply with the obligations, requirements, and conditions associated with the reform and their selected pathway

Liquidity Ratios: Financial metrics defined under the Iraq banking law and CBI regulations that measure a bank's ability to meet its short-term obligations by maintaining adequate liquid assets relative to its liabilities

Ownership Disclosure: Documentation of all individuals or entities that hold direct or indirect ownership interests in a bank, including their percentage of ownership, and their connected parties

Paid-up capital: Funds the bank has received from shareholders in exchange for shares in the bank

Pathways: Routes banks can take to navigate through the reform

Qualified Institutional Investor (QII): A corporate entity that fulfills all requirements to be classified as such, as specified in the Standards Booklet and Assessment Guidelines

Reform contribution: Non-refundable annual contribution payable by participating banks to the Central Bank of Iraq until the end of the reform as a mandatory contribution toward the administration and oversight of the banking sector reform

3. OVERVIEW OF PATHWAYS

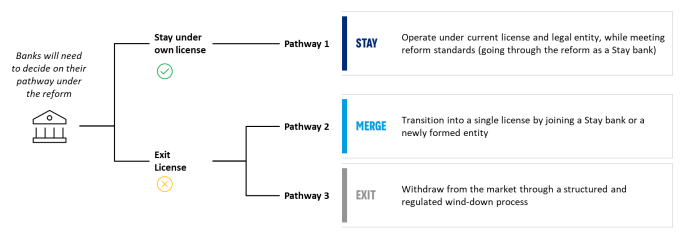
As part of Iraq's banking reform program, the Central Bank of Iraq has established three distinct regulatory pathways to guide all licensed banks in navigating the transition —whether by independently meeting the new standards, merging with others, or exiting the market.

These pathways reflect the diverse realities of the sector, accounting for differences in institutional readiness, financial position, and long-term strategic intent.

The three pathways summarized in Exhibit 1 below are:

- **Stay:** Operate under current license and legal entity, while meeting reform standards (going through the reform as a Stay bank)
- Merge: Transition into a single license by joining a Stay bank or a newly formed entity
- Exit: Withdraw from the market through a structured and regulated wind-down process

Exhibit 1: Banks have three reform pathways to choose from: Stay, Merge and Exit; based on whether they choose to retain their license or not



Once a pathway is selected, each bank will follow a clearly defined process composed of:

- Minimum requirements: Minimum entry thresholds that banks must meet to qualify for their chosen pathway
- Reform and assessment process: The multi-year regulatory process each bank will follow to meet pathway requirements
- **Fallback mechanisms:** A predefined set of outcomes that will apply if a bank fails to meet key requirements or misses critical milestones during the reform

Full details are provided in the sections that follow.

4. STAY PATHWAY DETAILS

4.1. Description and Implications

The Stay Pathway is intended for banks that will remain in the market under their current license and legal identity. It is designed for entities with the financial strength, operational capacity, and governance maturity to meet the Central Bank of Irag's full set of reform standards.

Banks choosing this pathway must achieve full compliance with the standards outlined in the 2025 Standards Booklet.

To execute the reform as part of the Stay Pathway, banks may either go through the reform independently or lead a merger with one or more banks.

Regardless of the chosen model, all stay banks are required to:

- Retain their existing license and legal identity
- Be solely responsible for meeting all reform standards
- Fund and execute all required reform changes
- · Address any identified compliance gaps through internal restructuring

The choice of execution does not affect how compliance is assessed. All Stay banks are held to the same standards, timelines, and supervisory processes and will be evaluated independently based on their performance.

4.2. Minimum Requirements

To qualify for the Stay Pathway, banks must meet a defined set of minimum requirements. These requirements are sequenced in three stages:

Stage 1 – By September 11, 2025

Requirement	Thresholds for Stay Pathway
Legal form	Submit completed and unsigned legal form to the Central Bank of Iraq
(unsigned)	indicating the bank's initial intention to join the Stay Pathway, including the scheduled date of the General Meeting $^{\rm 1}$ as required

Stage 2 – By September 30, 2025

Requirement	Thresholds for Stay Pathway
Legal form (signed)	Sign the official legal form issued by the Central Bank of Iraq, confirming commitment to Stay Pathway's terms, timelines and regulatory obligations. Submission must be supported by all required pathway selection approvals
Annual reform contribution	Pay the non-refundable three billion one hundred and sixty-eight million (3,168,000,000) IQD reform contribution, equivalent to two million four

Requirement	Thresholds for Stay Pathway
	hundred thousand (2,400,000) USD, for the first year. Fees will be
	revisited annually based on reform progress and banks participation

Stage 3 – By December 31, 2025

Requirement	Thresholds for Stay Pathway
Paid up capital	Submit an unaudited paid-up capital report confirming three hundred billion (300,000,000,000) IQD and a clear plan to reach four hundred billion (400,000,000,000) IQD within the defined timelines as outlined in the standards table in section 4.3
Liquidity	Demonstrate full compliance with all Central Bank of Iraq liquidity ratios by submitting an unaudited FY25 liquidity compliance report
Ownership disclosure	Submit a complete and validated list of shareholders, with full disclosure of connected parties. Banks unable to fully disclose must submit enhanced due diligence (EDD) documentation

1: If the general meeting date is after September 30, 2025, the Central Bank of Iraq will try to move the date earlier. If this is not possible, the Central Bank of Iraq will grant an exception allowing the legal form to be submitted one day after the general meeting.

Following submission of the above, the Central Bank of Iraq will assess each banks' eligibility to proceed on the Stay Pathway:

- If approved, the bank will be onboarded to the Stay Pathway and the reform process
- If not approved, fallback mechanisms as outlined in Section 4.4 will apply

4.3. Reform and Assessment Process

Key milestones and regulatory expectations:

Legal Form Unsigned (September 11, 2025):

Banks must submit a completed and un-signed legal form to the Central Bank of Iraq indicating the bank's initial intention to join the Stay Pathway, subject to further confirmation

Commitment and preparations (September 30, 2025):

Banks must sign and submit the legal commitment form to the Central Bank of Iraq confirming their adherence to the Stay Pathway's terms, timelines and regulatory obligations. Submission must be supported by all required pathway selection approvals

Minimum requirements assessment (December 31, 2025):

To be formally accepted into the Stay Pathway, each bank must meet the minimum requirements as outlined in Section 4.2. above

Assessment and oversight (Cycle 1 in H1 2026 onwards):

Banks approved under the Stay Pathway will be subject to a structured, multi-phase evaluation process to verify progressive compliance with the Central Bank of Irag's reform standards.

The assessment framework spans five cycles, followed by a final compliance check at the end of the program as outlined below:

Cycle 1: H1 2026
Cycle 2: H2 2026
Cycle 3: H1 2027

• Cycle 4: H2 2027

• Cycle 5: H1 2028

Final check: End of 2028

Each cycle targets a defined subset of the reform standards, sequenced by their complexity and execution lead time.

Assessment methodologies:

The Central Bank of Iraq will apply two assessment types to evaluate compliance:

Binary assessments (B): Standards are evaluated on a pass/fail basis at a fixed point in time.

Progressive assessments (P): Standards are assessed over multiple cycles, tracking performance and implementation progress. Full compliance is expected by a specific deadline.

Each standard is assigned a specific assessment type and compliance timeline.

Exhibit 2: The table below outlines how each standard (numbered as per the Standards Booklet) will be assessed. It specifies the type of assessment (binary or progressive), the assessment cycles in which each standard will be evaluated, and the cycle by which full compliance is required:

#	Category	Standard	Туре	Cycle 1 (H1 26)	Cycle 2 (H2 26)	Cycle 3 (H1 27)	Cycle 4 (H2 27)	Cycle 5 (H1 28)	Final check (End of 28)
A1	Ownership and Governance	Ownership structure	P	Submit Plan	Partial (achieve full compliance on QII requirement)	Track progress	Partial compliance (max 40% Related parties' ownership)	Track progress	Achieve full compliance
A2	Ownership and Governance	Owner due diligence	В			Achieve full compliance	In the case of new owners, tests will have to be reconducted		
А3	Ownership and Governance	Board governance	P			Achieve full compliance			
A4	Ownership and Governance	Board fit & proper testing	В			Achieve full compliance	In the case of will have to be		

#	Category	Standard	Туре	Cycle 1 (H1 26)	Cycle 2 (H2 26)	Cycle 3 (H1 27)	Cycle 4 (H2 27)	Cycle 5 (H1 28)	Final check (End of 28)
A5	Ownership and Governance	Governance structure	P			Achieve full compliance			
A6	Ownership and Governance	Leadership team fit & proper testing	В			Achieve full compliance		new leadershi to be recondu	
B1	Business Model Sustainability	Submission of detailed business plan	В	Submit plan and get it approved			Re- submission in case of directional changes		
B2	Business Model Sustainability	Core banking	Р		Onboard Vendor	Implementation in	n progress		Achieve full compliance
В3	Business Model Sustainability	Online banking	P		Onboard Vendor	Implementation in progress	Achieve full compliance		
B4	Business Model Sustainability	Bank branches	В			Achieve full compliance			
B5	Business Model Sustainability	ATM Coverage	В			Achieve full compliance			
В6	Business Model Sustainability	Customer services	В			Achieve full compliance			
В7	Business Model Sustainability	Infrastructure & Data	P		Diagnostic Test + Submit Plan	Track Progress	Achieve full compliance		
B8	Business Model Sustainability	Payment systems	P		Diagnostic Test + Submit Plan	Track Progress	Achieve full compliance		
В9	Business Model Sustainability	Business & operational resilience	Р		Diagnostic Test + Submit Plan	Track Progress	Achieve full compliance		
B10	Business Model Sustainability	Deposit protection scheme	В	Achieve full compliance					
B11	Business Model Sustainability	Credit bureau	В			Achieve full compliance			
C1	Financial Metrics	Capital & composition	В	Partial compliance (audited paid-up capital report confirming 300 Bn IQD)	Partial compliance (proof of increase in paid-up capital to 350 Bn IQD)	Partial compliance (audited paid-up capital report confirming 350 Bn IQD)	Partial compliance (Proof of increase in paid-up capital to 400 Bn IQD)	Achieve full compliance	
C2	Financial Metrics	Capital adequacy ratio	В	Achieve full compliance					
С3	Financial Metrics	Liquidity ratio	В	Achieve full compliance					

#	Category	Standard	Туре	Cycle 1 (H1 26)	Cycle 2 (H2 26)	Cycle 3 (H1 27)	Cycle 4 (H2 27)	Cycle 5 (H1 28)	Final check (End of 28)
C4	Financial Metrics	Scenario stress testing	Р	Initial Test		Test 2 (achieve full compliance)			
D1	Risk & Regulatory Compliance	Related parties and conflict of interest	P	Submit Report	Track Progress	Achieve full compliance			
D2	Risk & Regulatory Compliance	AML / CFT / Sanctions	P	Diagnostic Test + Remediation Plan	Track Progress	Achieve full compliance			
D3	Risk & Regulatory Compliance	Transparency of reporting/audit	В	Achieve full compliance					
D4	Risk & Regulatory Compliance	Internal controls	P	Initial Test		Test 2 (achieve full compliance)			

Note: All financial metrics must be audited by a Central Bank of Iraq-approved third-party auditor in addition to the bank's local observer, with the first audit due by June 1^{st} , 2026, and annually thereafter.

Prior to each cycle, the Central Bank of Iraq will issue formal communication outlining submission timelines and details on how the cycle will be structured.

Banks that fail to meet the required thresholds may receive formal supervisory warnings. Continued or repeated non-compliance may result in removal from the Stay Pathway and redirection to an alternative reform path, in accordance with the fallback mechanisms outlined in Section 4.4.

Early assessment option:

Banks that demonstrate early and sustained compliance on one or more standards may request early assessment. Requests must be submitted formally and supported by robust evidence of institutional readiness. All such requests will be reviewed at the sole discretion of the Central Bank of Iraq, which reserves the right to approve, defer, or deny based on supervisory judgment.

4.4. Fallback Mechanism

The Stay Pathway is intended for banks that can fully meet the Central Bank of Iraq's reform standards within the defined timeline. Banks that fail to demonstrate sufficient progress at any stage will be subject to supervisory intervention.

The Central Bank of Iraq may unilaterally redirect a bank to an alternative pathway under the following conditions:

- Failure to meet minimum requirements
- Material non-compliance during assessment cycles
- Inability to achieve full compliance by the final reform deadline

Such redirection will follow formal warnings and a defined remediation window. Where a credible merger solution exists, the bank may be transitioned to the Merge Pathway. If no viable option is available, the bank may be re-directed to Exit Pathway.

Once removed from the Stay Pathway, a bank is permanently ineligible to return.

5. MERGE PATHWAY DETAILS

5.1. Description and Implications

The Merge Pathway applies to banks that will transition out of their standalone license and operate as part of a single, consolidated entity. It is designed for banks that are unable or unwilling to meet reform standards independently but demonstrates the strategic intent and institutional commitment to transform through merger.

Banks on the Merge Pathway may follow one of the two merger routes:

- **Join a Stay Bank:** Merge into the license of a stay bank, forming a single, compliant entity under the Stay Banks's license
- **Establish a new entity:** Consolidate with other merge banks to form a new entity either by applying for a new license or modifying one of the existing licenses

Regardless of their chosen route, all merge banks are required to:

- Surrender their standalone licenses, and transition into the license of the Stay Bank or new entity
- Share accountability of reform with other merging entities
- Share the financial and operational requirements of the reform
- · Restructure ownership and governance in line with merger agreement
- Operate under continuous regulatory oversight as part of the consolidated entity

Each bank will be first assessed individually to confirm pathway eligibility, then collectively as a merged entity, following the same standards and timelines of the Stay Pathway outlined in Exhibit 2 of Section 4.3.

5.2. Minimum Requirements

To qualify for the Merge Pathway, banks must individually meet a defined set of minimum requirements that demonstrate early commitment and readiness to participate in a structured merger. These requirements are sequenced across three stages:

Stage 1 – By September 11, 2025

Requirement	Thresholds for Merge Pathway
Legal form (unsigned)	Submit completed and unsigned legal form to the Central Bank of Iraq indicating the bank's initial intention to join the Merge Pathway, including the scheduled date of the General Meeting ¹ as required

Stage 2 - By September 30, 2025

Requirement	Thresholds for Merge Pathway
Legal form (signed)	Sign the official legal form issued by the Central Bank of Iraq, confirming full commitment to the Merge Pathway's terms, conditions, and reform obligations. Submission must be supported by all required pathway selection approvals
Annual reform contribution	Pay the non-refundable one billion five hundred and eighty-four million (1,584,000,000) IQD reform contribution, equivalent to one million two hundred thousand (1,200,000) USD, for the first year. Fees will be revisited annually based on reform progress and banks participation

Stage 3 – By December 31, 2025

Requirement	Thresholds for Merge Pathway
Paid up capital ²	Maintain existing paid-up capital, provided the bank meets the Central Bank of Iraq's capital adequacy ratio requirements
Liquidity	Demonstrate full compliance with all Central Bank of Iraq liquidity ratios by submitting an unaudited FY25 liquidity compliance report
Ownership disclosure	Submit a complete and validated list of shareholders, with full disclosure of connected parties. Banks unable to fully disclose must submit enhanced due diligence (EDD) documentation
Preliminary merger plan	Submit a preliminary merger structure and term sheet (further details to be provided separately)

^{1:} If the general meeting date is after September 30, 2025, the Central Bank of Iraq will try to move the date earlier. If this is not possible, the Central Bank of Iraq will grant an exception allowing the legal form to be submitted one day after the general meeting.

2: "Stay" capital requirements defined in section 4.2 will apply once the merger is completed

Following submission of the above, the Central Bank of Iraq will assess each bank's eligibility to proceed under the Merge Pathway:

- If approved, the bank will be onboarded to the Merge Pathway and permitted to proceed with the merger execution
- If not approved, fallback mechanisms outlined in Section 5.4. will apply

5.3. Reform and Assessment Process

Once approved for the Merge Pathway, banks are no longer assessed individually. Instead, they are evaluated as part of a single, unified entity – either as part of a Stay bank or a newly formed merged entity.

Key milestones and regulatory expectations:

Legal Form Unsigned (September 11, 2025):

Banks must submit a completed and un-signed legal form to the Central Bank of Iraq indicating the bank's initial intention to join the Merge Pathway, including the scheduled date of the General Meeting.

Commitment and preparations (September 30, 2025):

Banks must sign and submit the legal commitment form to the Central Bank of Iraq confirming their adherence to the Merge Pathway's terms, timelines, and regulatory obligations. Submission must be supported by all required pathway selection approvals.

Minimum requirements and term sheet submission (December 31, 2025):

To be formally accepted into the Merge Pathway, each bank must individually meet the minimum requirements and submit a preliminary merger structure and term sheet.

The Central Bank of Iraq will review the application and determine whether the banks can proceed as a merged entity. Once approved, banks should complete the merger before the end of Cycle 1.

Merger completion (Cycle 1 – H1 2026)

Throughout the first cycle, banks are required to finalize their merger transactions and legal processes by June 1, 2026.

Assessment and oversight (Cycle 2 in H2 2026 onwards):

Once the merger is complete, the resulting entity will be assessed by the Central Bank of Iraq as a single institution. It will follow the same reform standards as Stay banks but on a deferred timeline.

Specifically, any standard assessed in cycle 1 for Stay banks will be assessed in cycle 2 for merged banks with subsequent cycles delayed by one cycle.

The Central Bank of Iraq will require formal progress updates in each cycle to monitor implementation and ensure alignment with the approved post-merger integration plan.

5.4. Fallback Mechanism

The Merge pathway is intended for banks that demonstrate a clear, time-bound commitment to integrating into a compliant entity. However, if a bank fails to meet key regulatory milestones, the Central Bank of Iraq may intervene and redirect it to an alternative pathway.

Redirection may occur in the following cases:

- Failure to meet minimum requirements
- Inability to secure approval for a viable merger plan
- Failure to complete merger in due time

All redirection decisions will follow formal warnings and offer a defined remediation window. If the issues remain unresolved, the bank may be redirected to the Exit Pathway, in line with regulatory guidelines and enforcement procedures.

6. EXIT PATHWAY DETAILS

6.1. Description and Implications

The Exit pathway applies to banks that will surrender their license and choose to permanently exit the Iraqi banking market. It is designed for banks that either choose not to continue operations or do not qualify for either Stay or Merge Pathways.

Banks entering the Exit Pathway will follow one of the following execution mechanisms:

- 1. Voluntary liquidation: The bank chooses to orderly wind-down and exit the market
- 2. **Forced liquidation:** The bank does not meet the requirements of the Central Bank of Iraq and goes through forced liquidation procedures

Regardless of the mechanism, all banks following the Exit Pathway are expected to:

- Lose their existing license and legal identity
- Be exempt from complying with the reform standards
- · Lose ownership, brand and customer relationships
- Use its assets and capital to settle down all financial obligations

Voluntary liquidation is initiated at the bank's discretion or as a fallback from stay or merge and shall be carried out in accordance with procedures to be issued by the Central Bank pursuant to Article 68 of the Iraq Banking Law. In addition, as outlined in Section 6.3 and in accordance with Article 12 of the Iraq Banking Law, license revocation shall not be granted unless the CBI determines that the bank has fulfilled, or settled in a manner acceptable to the CBI, all of the bank's obligations.

Forced liquidation serves as a fallback mechanism for banks that are unable to carry out an orderly wind-down (as outlined in Section 6.4.).

6.2. Minimum Requirements

To be admitted into Exit Pathway - voluntary liquidation, banks must meet the following minimum requirements:

Stage 1 – By September 11, 2025

Requirement	Thresholds for Exit Pathway – voluntary liquidation
Legal form	Submit completed and unsigned legal form to the Central Bank of Iraq
(unsigned)	indicating the bank's initial intention to join the Exit Pathway, including the scheduled date of the General Meeting ¹ as required

Stage 2 - By September 30, 2025

Requirement	Thresholds for Exit Pathway – voluntary liquidation
Legal form (signed)	Sign the official legal form issued by the Central Bank of Iraq, confirming full commitment to the Exit Pathway's terms, conditions, and reform obligations. Submission must be supported by all required pathway selection approvals
Annual reform contribution	Banks are exempt from paying the annual reform contribution

Stage 3 – By December 31, 2025

Requirement	Thresholds for Exit Pathway – voluntary liquidation
Paid-up capital	Maintain existing paid-up capital, provided the bank meets the Central Bank of Iraq's capital adequacy ratio requirements
Liquidity	Demonstrate full compliance with all Central Bank of Iraq liquidity ratios by submitting an unaudited FY25 liquidity compliance report
Exit plan	Submit an Exit plan prepared by a Central Bank of Iraq-approved 3 rd party liquidator, in line with guidelines to be issued in a separate publication
Ownership disclosure	No ownership disclosure requirements
Financial audit	Submit audited financial statements covering the three fiscal years preceding FY25

1: If the general meeting date is after September 30, 2025, the Central Bank of Iraq will try to move the date earlier. If this is not possible, the Central Bank of Iraq will grant an exception allowing the legal form to be submitted one day after the general meeting.

Following submission of the above, the Central Bank of Iraq will assess each banks' eligibility to proceed on the Exit Pathway – voluntary liquidation:

- If approved, the bank will be allowed to proceed with the orderly wind-down execution under the supervision of Central Bank of Iraq
- **If not approved**, the fallback mechanism to forced liquidation as outlined in Section 6.4 will apply

6.3. Reform and Assessment Process

Banks approved under the Exit Pathway for voluntary liquidation shall follow the process outlined below, in accordance with Article 68 of the Iraq banking law.

While not subject to the full assessment framework themselves, these banks remain under regulatory supervision and must meet a series of defined milestones to maintain eligibility.

Key milestones and regulatory expectations:

Legal Form Un-signed (September 11, 2025):

Banks must submit a completed and un-signed legal form to the Central Bank of Iraq indicating the bank's initial intention to join the Exit Pathway, including the scheduled date of the General Meeting.

Commitment and preparations (September 30, 2025):

Banks must sign and submit the legal commitment form to the Central Bank of Iraq confirming their adherence to the Exit pathway's terms, timelines, and regulatory obligations. Submission must be supported by all required pathway selection approvals.

Liquidator appointment (Q4 2025):

Banks must appoint a Central Bank of Iraq-approved 3rd party liquidator to lead the exit process, beginning with the development of the exit plan.

Minimum requirements and exit plan (December 31, 2025)

Banks intending to follow the Exit Pathway must meet the minimum requirements and submit an Exit plan as outlined in Section 6.2.

Approval of voluntary liquidation or redirection (H1 2026)

The Central Bank of Iraq will review the exit plan and determine whether the bank may proceed with voluntary liquidation. If eligibility is not met or the plan is deemed inadequate, the bank will be redirected to the fallback mechanism described in Section 6.4. If approved, the bank receives formal authorization to begin the wind-down process under CBI supervision.

Execution of orderly wind down (up to end of 2028):

Following approval, the bank's appointed 3rd party liquidator must begin implementation of the exit plan under the supervision of a dedicated CBI liquidation committee. During this period, banks are expected to:

- Undertake a structured and transparent wind-down of operations
- Submit regular progress updates to the Central Bank of Iraq
- Maintain adequate resources to meet all financial obligations

Once all obligations are fulfilled, the bank must submit a final liquidation report. Upon CBI's confirmation that liquidation is complete, the bank's license will be revoked, and legal dissolution will follow.

6.4. Fallback Mechanism

The Exit Pathway is intended for banks that choose to voluntarily wind down operations in an orderly manner. However, if a bank fails to meet key regulatory milestones, the Central Bank of Iraq may intervene and redirect it to an alternative pathway.

The Central Bank of Iraq may unilaterally redirect a bank to forced liquidation pathway under one of the following conditions:

- Failure to meet minimum requirements for the Exit Pathway
- Failure to comply with the Central Bank of Iraq approved exit plan

All redirection decisions will follow formal warnings and offer a defined remediation window. If the issues remain unresolved, the bank may be redirected to forced liquidation, in line with regulatory guidelines and enforcement procedures (as provided by Article 69 of the 2004 Banking Law).

Once a bank is redirected to forced liquidation, it shall be permanently ineligible to re-enter the voluntary liquidation process.

7. CONCLUSION AND ONGOING SUPPORT

The Central Bank of Iraq is committed to supporting all banks throughout the reform process — not only through regulation and enforcement, but by providing clear, structured guidance at every stage of the reform process.

To assist banks in navigating reform requirements, Central Bank of Iraq will offer general and technical advisory services. In early August, a series of in-person and virtual workshops will be held to introduce the reform, explain pathway options, and walk through the assessment and compliance timelines. Throughout the reform period, banks may also submit written inquiries to a dedicated help desk.

For all reform-related inquiries, clarifications, and official submissions, banks may contact the Central Bank of Iraq's reform team directly on:

Central Bank of Iraq reform email address: bankingreform@cbi.iq

These support mechanisms are designed to ensure every bank — regardless of pathway — is equipped with the information and guidance needed to progress confidently through the reform journey.