



### 31 December 2022 Pillar 3 report

UBS Europe SE

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### Introduction and basis for preparation

#### Scope of Pillar 3 disclosures

UBS Europe SE is a fully authorized credit institution registered at the commercial register in Frankfurt and supervised by the European Central Bank (ECB). This report provides the disclosure information for UBS Europe SE as at 31 December 2022.

The capital adequacy framework consists of three pillars each of which focuses on a different aspect of adequacy. Pillar 1 provides a framework for measuring minimum capital requirements for credit, market, operational and non-counterparty related risks faced by banks. Pillar 2 addresses the principles of the supervisory review process emphasizing the need for a qualitative approach to supervising banks. Pillar 3 aims to encourage market discipline by requiring banks to publish a range of disclosures, mainly on risk and capital.

This document is based upon the Regulation (EU) 2019/876 and Directive (EU) 2019/878 amending Regulation (EU) 575/2013, Regulation (EU) 648/2012 and Directive (EU) 2013/36, the associated delegated and implementing acts and the related Implementing Technical Standards (ITS), as implemented within the Federal Republic of Germany by the Bundesbank. Further, these disclosures have been prepared in accordance with the respective applicable European Banking Authority (EBA) guidelines.

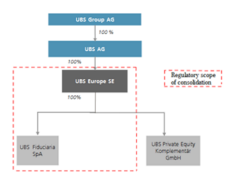
For disclosures according to Section 26a German Banking Act ("Kreditwesengesetz" or "KWG") please see the respective section in our Annual Financial Statements as of 31 December 2022. For our firm's sustainability approach and activities please see UBS Group AG Sustainability Report 2022 at ubs.com/investors.

#### Regulatory consolidation

UBS Europe SE is part of the UBS Group AG consolidated group and a direct, wholly owned subsidiary of UBS AG. The scope of regulatory reporting for UBS Europe SE includes the Italian subsidiary UBS Fiduciaria SpA. As the relevant limits according to Article 19 of the CRR are not exceeded, the German subsidiary UBS Private Equity Komplementär GmbH is not included in the regulatory scope of consolidation.

In accordance with the principle of materiality specified in Article 432 of the CRR, this report provides Pillar 3 disclosures for UBS Europe SE on the consolidated basis, including all relevant subsidiaries. In this report, "UBS Europe SE" refers to UBS Europe SE and its consolidated subsidiary, unless stated otherwise.

#### Scope of regulatory consolidation



Not Established in Germany Foreign branches included – Luxembourg, Sweden, Denmark, Italy, Spain, the Netherlands, France, Switzerland and Foland

#### Governance over Pillar 3 disclosures

The Management Board and senior management are responsible for establishing and maintaining an effective internal control structure over the disclosure of financial information, including Pillar 3 disclosures. In line with Article 431 of the CRR, UBS Europe SE has a board-approved Pillar 3 disclosure governance policy in place. This Pillar 3 report has been approved by the Management Board of Europe SE, in line with this policy.

The UBS Europe SE Head of Regulatory Reporting formally attests that the disclosures provided in this document meet the requirements of the Part 8 of the CRR in accordance with formal UBS Europe SE policy and company's internal processes, systems and controls.

#### Format of Pillar 3 disclosures

The format of disclosures is based upon the respective applicable ITS. The comparative figures represent the latest disclosed period where applicable. Disclosures classified as non-material in accordance with Article 432 of the CRR and BaFin Circular 05/2015 in this report have been indicated accordingly in the respective sections. The table on the following page provides an overview of the Pillar 3 disclosures.

CRR Article	Pillar 3 Requirement (Part Eight CRR)	EU Table & Template Reference	Location of Pillar 3 disclosure in this supplementary disclosure document
435 (1)	Risk management objectives and policies	EU OVA, EU LIQA, EU CRA, EU MRA, EU ORA	Risk management objectives and policies
435 (2)	Governance arrangements	EU OVB	Management body
436	Scope of application	EU LIA, EU LI1, EU LI2, EU PV1	Scope of application of the regulatory framework
437	Own Funds	EU CC1, EU CC2, EU CCA	Own funds and eligible liabilities
437a	Own funds and eligible liabilities	EU ILAC, EU TLAC2A, EU CCA	Own funds and eligible liabilities
438	Own funds requirements and risk-weighted exposure amounts	EU OVC, EU OV1	Own funds requirements and risk-weighted exposure amounts
		EU CCR7	Counterparty credit risk
439	Exposures to counterparty credit risk	EU CCRA, EU CCR1, EU CCR2, EU CCR3, EU CCR5, EU CCR6, EU CCR8	Counterparty credit risk
440	Countercyclical capital buffers	EU CCyB1, EU CCyB2	Countercyclical capital buffer
442	Exposures to credit risk and dilution risk	EU CRB, EU CR2	Credit risk adjustments
443	Encumbered and unencumbered assets	EU AE1, EU AE2, EU AE3, EU AE4	Asset encumbrance
444	Use of the Standardised Approach	EU CRD, EU CR4, EU CR5	Credit risk exposure in the standardized approach
445	Exposure to market risk	EU MR1	Own funds requirements and risk-weighted exposure amounts
446	Operational risk management	EU ORA EU OR1	Risk management objectives and policies Own funds requirements and risk-weighted exposure amounts
447	Key metrics	EU KM1	Key Metrics
448	Exposures to interest rate risk on positions not held in the trading book	EU IRRBBA, EU IRRBB1	Interest rate risk in the banking book
449	Exposures to securitisation positions		Securitization positions
450	Remuneration policy	Refer to the remuneration report on the homepage of UBS Europe SE	ubs.com/de/en/ubs-germany/financial-reports.html
451	Leverage Ratio	EU LRA, EU LR1, EU LR2, EU LR3	Leverage ratio
451a	Liquidity requirements	EU LIQB, EU LIQ1, EU LIQ2	Liquidity Net stable funding ratio
453	Credit risk mitigation techniques	EU CRC, EU CR3, EU CR4 EBA/GL/2020/07	Credit risk mitigation Covid-19 Disclosures

# Risk management objectives and policies

#### **Risk management principles**

Creating shareholder value is the overarching objective of UBS Europe SE. The focus on the shareholder implies a long-term perspective. Consistently with any other corporate activity, UBS Europe SE derives the approach to risk management and control from a shareholder value creation perspective. It recognizes that taking risk is core to its business. The aim is to achieve an appropriate balance between risk and return. In order to reach this goal, UBS Europe SE has embedded the following five UBS Group Risk Management and Control Principles describing the foundation for a sound risk culture and robust risk management:

- Protection of financial strength
- Protection of reputation
- Business management accountability
- Independent controls
- Risk disclosure

Protection of UBS Europe SE's financial strength is ensured by controlling its risk exposure and avoiding potential risk concentration at individual exposure levels, at specific portfolio levels and at an aggregate firm-wide level across all risk types. To protect the reputation of the firm, UBS Europe SE is obliged to abstain from any conduct or action and in particular from entering into any business that may put the bank's reputation at risk. Business Management is accountable for the risk assumed throughout the firm and is responsible for continuous and active management of all risk exposures to ensure that risk and return are balanced. Control processes are implemented independently from business functions and implemented commensurate with the nature and size of the risks. Finally, risk disclosure aims to provide senior management, investors and regulators with a holistic overview of UBS Europe SE's risk management and profile with an appropriate level of comprehensiveness and transparency.

#### **Risk management organization and governance structure**

The members of the UBS Europe SE's Management Board are ultimately responsible for adequate risk management and establishment of an integrated and institution-wide risk culture. This includes determining the firm's risk principles, risk appetite, major portfolio limits and their allocation to the business divisions and Treasury. The Management Board implements the risk framework, oversees the bank's risk profile and approves key UBS Europe SE risk policies. The oversight and controls include all business conducted in the entity including its branches, the risks associated with the branch business and ensuring compliance with local legal and regulatory requirements. Notwithstanding the joint responsibility of the Management Board, each member of the Management Board is responsible for establishing adequate controls and monitoring processes in their respective area of responsibility.

The Supervisory Board is responsible to oversee and challenge the Management Board, which informs the Supervisory Board about risk relevant topics, including risk strategy and risk appetite. The Supervisory Board has established a Supervisory Board Risk Committee, which monitors and oversees the firm's risk profile and the implementation of the risk framework as approved by the Management Board, as well as reviewing the firm's key risk measurement methodologies.

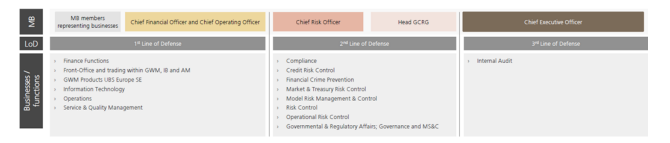
#### Three lines of defense model

UBS Europe SE's risk management organization is embedded into the broader risk governance framework of the UBS Group and operates along three lines of defense model as outlined in the following organization chart, fulfilling the general risk management requirements according to "Mindestanforderungen an das Risikomanagement (MaRisk) AT 4.3.1" (Minimum Requirements for Risk Management).

The objective of the control functions on all three lines of defense is to support the Management Board in implementing a comprehensive and sound risk management and risk control framework across UBS Europe SE and to continuously improve it.

Beside the three lines of defense, UBS Europe SE appoints Mandatory Roles holders in line with regulatory requirements, which are described in the Governance Framework of UBS Europe SE.

#### 3 Lines of Defense (LoD) Model



The first line of defense comprises the business teams in Front-Office and trading within Global Wealth Management (GWM), Investment Bank (IB) and Asset Management (AM) reporting to the business representatives of the UBS Europe SE Management Board as well as the supporting functions reporting to the COO and CFO. The first line of defense owns its risk exposures and is accountable to maintain effective processes and systems to manage their risks, including robust and comprehensive internal controls and documented procedures, in compliance with applicable laws as well as external and internal regulations. Business Heads must also have in place appropriate supervisory controls and review processes to highlight control weaknesses, inadequate processes and unexpected events.

The following functions have been established to ensure a proper and sound control framework within the first line of defense:

- <u>Service & Quality Management (SQM)</u>: SQM supports the Management Board in implementing a proper risk management culture within their daily business activities as well as risk control framework across all branches and legal entities of UBS Europe SE. SQM consists of Business Risk Services (BRS), Data Management, Central Outsourcing Management and Provider Management.
- <u>Business Risk Services (BRS)</u>: BRS supports the UBS Europe SE Management in managing all of the non-financial operational risks assumed throughout the firm. The unit is also responsible for investigating, monitoring and escalating all non-financial risk exposures to ensure a timely remediation.
- <u>Data Management</u>: The Data Management Office (DMO) provides jurisdictional level data governance for UBS Europe SE and is responsible for driving the implementation of the Data Management Framework (DMF). This includes setting the scope of data for UBS Europe SE, monitoring data quality (DQ) key performance indicators (KPI) and DQ related initiatives, providing decisions for escalations related to the management of DQ and addressing escalations from local regulators via the Risk Control Committee (RCC) and the Management Board. The DMO is also sponsoring UBS Europe SE-wide data initiatives at relevant Investment Governance Forums.
- <u>Central Outsourcing Management</u>: The central outsourcing management is responsible for ensuring regulatory requirements are met and implemented in the global outsourcing framework. Also, Central Outsourcing Management is responsible for overseeing the classification of contracts and for performing reviews of risk analyses performed by the Local Responsible Officers (LROs) based on the Regulatory Outsourcing Control Check (ROCC) process pipeline.
- <u>Provider Management</u>: The function is responsible for service, quality, cost and demand management for all inter-entity service providers that are supporting the consuming business divisions in UBS Europe SE. Within this mandate, Provider Management is hosting the Service Operating Committee (SOC) as underlying governance body for management, exchange and reporting.
- <u>Treasury</u> is responsible for balance sheet, capital, liquidity and funding (L&F) management, which includes the activities of governance, planning and financial resource advisory as well as the transactional execution mandate for the risk management of the entities Asset Liability Management portfolios, in line with the risk appetite of the bank (as approved by the Management Board). Treasury is responsible for the management and control of L&F risk and the firm's capital ratios.

The Risk Control functions act as the second line of defense, providing independent oversight of financial and non-financial risks, implementation of an appropriate independent control framework, risk appetite framework, risk measurement and reporting. This includes setting risk limits and protecting against non-compliance with applicable laws and regulations. The Chief Risk Officer (CRO) together with the Head Group Compliance, Regulatory & Governance (GCRG) are responsible for providing an objective assessment on UBS Europe SE's risk-taking activities as part of the overall responsibility for the implementation and enforcement of the UBS Risk Management and Control Principles. The CRO has the authority to approve transactions, positions, exposures, limits, provisions, and to further delegate these responsibilities. The CRO and Head GCRG are not only independent from the business heads but also from the COO and CFO. The Risk department supporting the CRO and Head GCRG comprises the following functions:

- <u>Risk Control (RC)</u> is an independent function that supports the management regarding enterprise-wide risk topics. The function performs the risk inventory process and ongoing monitoring of the risk situation and potential changes to the risk profile. Further, RC plays a key role in the entity's overarching ICAAP topics as well as being responsible for stress testing (internal and external) on enterprise level. Furthermore, RC supports the Management Board with the implementation and development of risk steering and risk controlling processes and provides essential information to the Management Board via risk reports. RC is involved in important risk decisions of the Management Board via the RCC and ALCO.
- <u>Sustainability and Climate Risk (SCR)</u>: According to UBS Europe SE's Schedule of Responsibilities the responsibility for Sustainability Risk at Management Board level is allocated to the CRO, with the Head of GCRG acting as deputy. The Sustainability and Climate Risk function supports the CRO in overseeing sustainability topics. It develops and implements UBS Europe SE's risk framework, including risk appetite, for SCR topics, monitors emerging issues and reviews UBS Europe SE's exposure to SCR. Further SCR ensures the SCR framework is embedded in UBS Europe SE's culture, management practices and control principles across the firm and conducts SCR specific assessments of transactions, client and supplier onboarding.
- <u>Compliance</u>: The primary responsibility of Compliance as a control function within UBS Europe SE is to support and advise the Management Board regarding compliance regulations and to perform second line of defense activities in relation to compliance

risks. In addition, Compliance provides the regulatory event monitoring including distribution to SMEs as well as regular updates in the UBS Europe SE Operating Committee.

- <u>Financial Crime Prevention (FCP)</u>: The responsibility of FCP is to protect UBS Europe SE and its reputation by ensuring financial crime controls are appropriately designed, owned by the correct stakeholders and appropriately applied, and that policies, procedures, guidelines and manuals reflect legal and regulatory requirements and industry practices. FCP advises and informs the Management Board, business functions, regulators and other key stakeholders about risk identification, mitigation and all necessary financial crime prevention measures. The function detects money laundering, terrorism financing, internal and external fraud as well as other financial crime relevant predicate offences in a timely manner and ensure compliance with sanctions regulations and internal requirements. The Head of FCP covers the regulatory role as Money Laundering Reporting officer for UBS Europe SE and is registered with BaFin. The function reports regularly into the RCC, to the Head GCRG and if required directly into the Management Board or the Supervisory Board.
- <u>Operational Risk Control (ORC)</u>: ORC ensures that operational risk (as sub-category of Non-Financial Risks) is understood, owned and managed to the UBS Europe SE's risk appetite and regulatory guidance. ORC provides independent oversight and control over the operational risks arising from UBS's business activities in the legal entity.
- <u>Credit Risk Control (CRC)</u>: CRC is responsible to ensure that credit risks are appropriately identified, measured, monitored, controlled and reported. This includes setting and monitoring of credit limits as well as reviewing and monitoring of credit requests.
- Market & Treasury Risk Control (MTRC): MTRC independently controls the market and treasury risks, i.e. the risk of loss resulting from adverse movements in market variables such as interest rates, foreign exchange rates, and equity prices, as well as the risks arising from structural balance sheet exposures, including the risk of insufficient funding or liquidity. The function is responsible to propose and enforce limits and indicators for market, treasury, L&F risks, including limits & indicators breaches and agreeing action plans to remediate. MTRC is also assessing assumptions in internal L&F models, contributing to the UBS Europe SE ILAAP as an independent reviewer and ensuring that Market & Treasury risks are reported to senior management on a timely basis. It is also responsible for ensuring the control of market, treasury, L&F risks adheres to firm-wide practices and policies, the development and execution of local control frameworks and policies, where required taking into account relevant local regulatory requirements.
- <u>Model Risk Management & Control (MRMC)</u>: MRMC operates as an independent model validation unit within UBS Europe SE and
  is responsible for initial validations and regular revalidations of models. By performing validations, MRMC identifies model
  validation issues which the model owner is required to remediate. MRMC also ensures that model risk is monitored at the level of
  the institution according to the model risk appetite framework.

From a 3rd line of defense perspective <u>Internal Audit (IA)</u> is an independent and objective function that supports both the firm in achieving its defined strategic, operational, financial and compliance objectives, and the UBS Europe SE Management Board and its committees in discharging their governance responsibilities. IA reports into the CEO.

Effective risk management, control and governance processes are the responsibility of the respective business management and risk control functions, i.e. the first two "lines of defense". As the "third line of defense", IA independently assesses whether risk management, control and governance processes are designed and operate sustainably and effectively. IA also evaluates the independence of the risk control functions.

#### Committees and information flow on risk to the management body

In line with the Schedule of Responsibilities risk topics are reported to the Management Board. The Management Board has established the following permanent committees to ensure direct oversight over and challenge of the overall risk management process:

- The Risk Control Committee (RCC) is responsible for the overall risk governance and the effectiveness of risk management and control, i.e. to assess and monitor the implementation and adherence of the risk strategy, controls and limits. The committee meets monthly, is co-chaired by the CEO and CRO and the voting members are all Management Board members of UBS Europe SE, whereby the CRO cannot be outvoted for credit decisions. Additional members with voting rights limited to compliance and financial crime risks under the remit of Compliance and Financial Crime are the Head of Compliance and the Head of Financial Crime Prevention UBS Europe SE. Further, non-voting members are the business Heads, Head of Business Risk Organization, Head of Regulatory Affairs, Head of Legal, Heads of the Risk Control functions and Head of Internal Audit.
- The Asset & Liability Committee (ALCO) is mandated by the Management Board and provides a forum for consultation and decision making for legal entity related Treasury matters, such as the optimal legal entity balance sheet, liquidity & funding and capital whilst ensuring adherence to regulatory requirements. The committee usually meets monthly, is chaired by the CFO and the voting members are the members of the Management Board and the Head of Regional Treasury UBS Europe SE. Permanent

guests are the Head of Market & Treasury Risk Control, Head of Risk Control, and Head of Regulatory Reporting. Representation from the business is covered through the respective Management Board members.

- The Model Governance Committee (MGC) is the senior oversight and escalation body for all models used at UBS Europe SE. The MGC has the final approval-for-use authority for models and model changes. The committee meets at least quarterly or more frequently as determined by the co-chairs, including possible ad-hoc meetings. The committee is chaired by the CRO and CFO and the permanent voting members are the CRO, CFO and the Head of Model Risk Management and Control. Depending on the topic additionally required voting members are, among others, the Heads of the Risk Control functions, Head of Regulatory Reporting, Head of UBS Europe SE Treasury, Head of UBS Europe SE Investment Banking or other voting members as appointed by the chairs. Internal audit representatives are permanent attendees.
- The Recovery and Resolution Planning Committee (RRPC) provides direction for RRP production, including escalation of delays, final reviews, and decides on content and recommends RRP deliverables for sign-off to the Management Board. The committee meets monthly, is co-chaired by the UBS Europe SE CRO and Head of Group Compliance, Regulatory and Governance (GCRG). Required members of the committee are: Head of GCRG, CRO, CFO, Head RRP execution, Head RRP international, Head RRP EMEA, Head of Regional Treasury, Head of Operations, Head of Risk Control, Head Regulatory Reporting, Head Legal, IB representative.

In addition, UBS Europe SE has established an escalation framework. The framework, owned by the UBS Europe SE COO on behalf of the Management Board, applies to all businesses and functions for any matters adversely impacting UBS Europe SE. The process ensures timely information flow of risk issues to the management body. Depending on the topic and urgency, dedicated task forces are established on an ad-hoc basis. The Supervisory Board is informed via the Risk Committee of the Supervisory Board that is described in section "Management body".

#### Outsourcing arrangements

As part of UBS Group AG, UBS Europe SE has inter-entity outsourcing arrangements for certain topics with UBS Business Solutions AG, UBS AG and UBS Switzerland AG. The outsourcing areas with UBS Business Solutions AG are mainly covering risk control, GWM and IB operations, Compliance, Finance and Group Technology. The main areas with UBS AG are GIA and IB business services. UBS Switzerland AG is mainly delivering Advisory & Sales, Chief Investment Office and digital client services.

UBS Business Solutions AG is the service company created as subsidiary of UBS Group AG in 2015 to safeguard critical shared services and to ensure their operational continuity in case of resolution. In the Risk Control area for example part of the outsourcing arrangement is to leverage UBS' strategic risk platforms, capabilities for the development and maintenance of majority of UBS Europe SE's risk models as well as the reporting for specific risk reports. The overall responsibility remains with UBS Europe SE.

The outsourcing arrangements are subject to robust risk assessment and control processes under UBS Group's global outsourcing policy and framework. Furthermore, UBS Europe SE has implemented a local policy and control framework to cover specific local standards. These include operating level agreements with specific UBS Business Solution AG service lines and UBS Europe SE specific key performance indicators for the service provided that are tracked by UBS Europe SE. To ensure an efficient escalation, UBS Europe SE has established an outsourcing department that coordinates the outsourcing arrangement and reports into UBS Europe SE's COO.

Additionally, in order to ensure a common understanding and knowledge of all outsourcings and related activities for all UBS Europe SE branches and subsidiaries on regular basis (monthly), the Management Board has mandated the Working Circle Outsourcing (WCO). WCO is an information platform and decision preparation chaired by the Outsourcing Officer of UBS Europe SE. The WCO members are nominated as UBS Europe SE representatives for their respective functions.

#### **Risk profile**

UBS Europe SE is a cross-divisional entity providing services across GWM, IB, and AM.

UBS Europe SE's GWM business provides services such as investment management solutions (discretionary as well as advisory), sophisticated consulting services and wealth planning, as well as Financial Intermediaries services. Further, UBS Europe SE offers Asset Servicing out of the Luxembourg branch which encompasses depositary bank services for regular investment funds, custody service for other structures, execution services and auxiliary services out of one hand. The credit business in form of Lombard and mortgage loans is an integral part of this offering.

In the IB business, UBS Europe SE is UBS' hub for European Economic Area (EEA) pass-ported business, servicing non-exempt EEA clients and providing access to financial market infrastructure in EEA countries. Business is conducted in a broad range of IB products and services, including providing corporate and institutional clients with advice, financial solutions and capital markets access.

Asset Management offers private clients, financial intermediaries and institutional investors traditional and alternative investment solutions. The activities are limited to providing clients with information about available investment products.

Group Functions (GF) combine the central shared service and monitoring functions for the Business Divisions and further includes the Group Finance function including Treasury. GF support the business generating divisions while Treasury activities can contribute to market risk and issuer risk.

These business and functional activities form the basis for the UBS Europe SE Risk Profile.

The Risk Control function is amongst others responsible to organize a process to continuously identify material risks on enterprise level, the so-called Risk Inventory Process. The process includes the involvement of the first and second line of defense and the documentation of results in the Risk Profile document which is reviewed, challenged and signed-off by the Management Board. Updates as well as a confirmation of the Risk Profile by the Management Board are provided on a quarterly basis.

The Risk Profile systematically provides an overview of risks by a view on current activities as well as incorporating a forward-looking perspective. Based on the risk inventory process, the materiality of identified risks is assessed taking into account their severity and likelihood under "normal business conditions" as well as severe stress situations.

Risks, which may significantly affect the financial position (including capital), the financial performance or the liquidity position of the institution, are classified as material. UBS Europe SE assesses materiality on:

– Gross basis before consideration of any mitigating measures

- Residual basis taking into account the effectiveness of all non-capital mitigants

Both materiality assessments rely primarily on qualitative considerations due to the diversity of risk types and the particular perspective before consideration of any mitigating measures, which are often contractually embedded in the business and risk management practice. Where appropriate, quantitative measures are used to underpin the qualitative materiality assessment. In general, the risks that are considered material on a residual basis on entity level are to be capitalized in ICAAP (except for liquidity risk which is part of the ILAAP), subject to final decision by the Management Board.

#### **Risk identification**

The entity-wide risk inventory process per December 2022 identified the following main risk categories as material for the firm.

#### Credit risk

Credit risk is the risk of loss as a result of failure by a counterparty (including issuers) to meet its contractual obligations. Credit risk comprises counterparty credit risk, lending risk, issuer risk, settlement risk, credit concentration and correlation risk / wrong way risk. It arises primarily from UBS Europe SE's GWM Lombard and mortgages lending, IB trading with counterparties covering over the counter (OTC) derivative transactions, exchange traded derivatives (ETD) and securities financing transactions as well as Treasury activities, but is significantly mitigated by strict collateralization requirements and monitoring of limits as well as the high quality of counterparties. All IB lending commitments out of the banking book, which are entered into by UBS Europe SE (or its legal predecessors), are sub-participated to UBS AG once drawn under the terms of a Master Sub-Participation Agreement.

#### Country risk

Country Risk is the risk of losses resulting from country-specific events that occur within a jurisdiction and that may lead to an impairment of UBS's exposures. It includes transfer risk, whereby a country's authorities prevent or restrict the payment of an obligation, as well as systemic risk events arising from country-specific political or macroeconomic developments. UBS Europe SE is exposed to country risk as a consequence of its international business activities focused in Europe.

#### Group risk

Group risk describes the risk that the financial position of UBS Europe SE may be adversely affected by its relationships (financial or non-financial) with other entities in the UBS group, or by risk which may affect the financial position of the whole group including financial contagion. Whilst the strong dependence of UBS Europe SE on the parent UBS AG and the close interconnectedness with UBS group affiliates represents a material risk, it at the same time represents a strength and an inherent feature of UBS Europe SE's business model.

#### Market risk

Market risk is the risk of loss resulting from adverse movements in market variables. Market variables include observable variables such as interest rates, foreign exchange rates, equity prices, credit spreads and commodity (including precious metal) prices, and variables which may be unobservable or only indirectly observable, such as volatilities and correlations.

Market risk in UBS Europe SE arises from both trading and non-trading business activities. Trading market risks arise mainly in connection with securities and derivatives trading for market-making within the Investment Bank. In addition, credit and funding valuation adjustment risks of the derivatives portfolio, managed by Treasury, also give rise to market risk in the entity.

Non-trading market risk arises predominantly in the form of credit spread risk arising from the High-Quality Liquid Assets (HQLA) portfolio. Further, UBS Europe SE is exposed to interest rate risk in the Banking Book (IRRBB) in connection with lending & deposit taking in the WM business and from intercompany funding transactions (including AT1 and MREL), from asset portfolio such as HQLA and from management of excess cash in Treasury. IRRBB is part of market risk and described in section "Interest rate risk in the banking book".

#### Operational risk

Operational risk arises naturally out of all areas of UBS Europe SEs activities and is defined as the risk resulting from inadequate or failed internal processes, people and systems, or from external causes (deliberate, accidental or natural) which have an impact (either financial or non-financial) to UBS Europe SE, its clients or the markets in which it operates. Events may be direct financial losses or indirect in the form of revenue forgone as a result of business suspension.

#### Compliance risk

Compliance risk is the risk of legal or regulatory sanctions, material financial loss, or loss to reputation a bank may suffer as a result of its failure to comply with laws, regulations, rules, related self-regulatory organization standards, and codes of conduct applicable to its banking activities, as long as such risk is not financial crime related.

#### Financial Crime risk

Financial Crime risk is the risk of legal or regulatory sanctions, material financial loss, or loss to reputation a bank may suffer as a result of its failure to comply with laws, regulations, rules, related self-regulatory organization standards, and codes of conduct applicable to its banking activities. The following offenses are covered by the term Financial Crime risk: theft, fraud, unauthorized activities, money laundering, know your customer, sanctions, embargoes or corruption.

#### Legal risk

Legal risk is the risk of being held liable for a breach of applicable laws, rules, regulations as well as contractual or other legal obligations. Further, legal risks can arise from an inability or failure to enforce or protect contractual rights or non-contractual rights sufficiently to protect UBS Europe SE's interests.

#### Reputational risk

Reputational risk is the risk of unfavorable perception of the firm or decline of the UBS Europe SE's reputation from the point of view of clients / industries, shareholders, regulators, employees or the general public which may lead to potential financial losses and/or market share. It mostly materializes via drawback in the business, respectively in reduced earnings or liquidity.

#### Liquidity risk

Liquidity risk is the risk that UBS Europe SE will not be able to meet business-as-usual or stress cash and/or collateral flows. Funding cost risk is the risk of UBS Europe SE being unable to borrow funds to support the firm's current business and desired strategy.

UBS Europe SE distinguishes between capital/ICAAP-related funding risk aspects and the liquidity/ILAAP related funding risk

#### Business risk

Business risk is the potential negative impact on earnings from lower than expected business volumes and / or margins during stress periods, to the extent not offset by a decrease in expenses. Business risk arises from reduced revenues due to macroeconomic shocks, business model risk, competition risk, key talent risk as well as regulatory change risk.

#### Pension risk

Pension risk is the risk of a negative impact on UBS Europe SEs capital as a result of deteriorating funded status from decreases in fair value of assets held in the defined benefit pension funds and / or changes in the value of defined pension obligations, due to changes in the actuarial assumptions (e.g. discount rate, life expectancy, rate of pension increase) and / or changes to plan designs.

#### Model risk

UBS Europe SE uses models in the conduct of its business, for purposes including own-funds calculation, capital adequacy & liquidity risk assessments, stress testing, valuation of positions, and the assessment and management of primary and consequential risks. Model risk is the risk of adverse consequences (e.g. financial loss, loss due to legal matters, operational loss, biased business decisions or reputational damage), resulting from decisions based on incorrect or misused model outputs and reports. Model risk may result from several sources: inputs, methodology, implementation, use.

#### Sustainability and Climate Risk

SCR is defined as the risk that UBS negatively impacts, or is impacted by, climate change, natural capital, human rights, and other environmental, social, governance (ESG) matters. SCR may manifest as credit, market, liquidity, and/or non-financial risks for UBS, resulting in potential adverse financial, liability and/or reputation impact risks extend to the value of investments and may also affect the value of collateral (e.g., real estate). Climate risks can arise from either changing climate conditions (physical risks) or from efforts to mitigate climate change (transition risks).

UBS Europe SE considers SCR as part of the regular risk identification process that feeds into the risk appetite statement. This covers an evaluation whether SCR does have a material impact on other risk categories. Based on these evaluations, SCR is currently assessed as not material after consideration of mitigating measures.

For further details please see the <u>2022 UBS Sustainability Report</u> (Notably sections are Managing sustainability and climate risks starting from page 39; Appendix 2 Governance - page 93; and Additional UBS Europe SE Considerations for sustainability and climate management Annex - page 160).

#### Risk concentrations

In addition to the sub-category credit concentration risk which is covered under credit risk, UBS Europe SE considers further intraand inter-risk concentrations as part of the risk inventory process. Material concentration risks have not been identified as part of the risk inventory process. However, risk concentrations are subject to increased monitoring by the Risk Control functions and are assessed to determine whether they should be reduced or mitigated depending on the available means to do so. For further details please refer to section "Risk Monitoring".

#### Risk performance

The table below shows UBS Europe SE's overall risk position as of year-end 2022 measured by the economic risk exposure for all material risks. Residual material risk types not explicitly listed in the table are implicitly included in other risk types and are adequately covered with internal capital. Liquidity risk is covered through the ILAAP.

Overview of economic risk exposure for OBS Europe SE						
EUR m	31.12.2022	30.06.2022				
Credit/Issuer Risk incl. Country Risk	416	453				
Market and Pension Risk	221	349				
Operational Risk incl. Legal Risk	607	662				
Funding Cost Risk incl. FVA	74	83				
Business Risk	201	150				
Aggregated Risk Exposure	1,519	1,657				

#### Overview of economic risk exposure for UBS Europe SE

Due to UBS Europe SE's business model, its risk profile is mainly exposed to operational, credit and business risks. UBS Europe SE is aware of the existence of inter-risk diversification effects, but choses a conservative approach by disregarding these effects when

aggregating the individual risk amounts across risk types. A management buffer for the economic view is established in order to ensure the continuity of the business model even in times of stress. The management buffer is confirmed and calibrated at least annually. As of 31.12.2022 UBS Europe SE's excess capital excluding management buffer amounted to 648EUR million.

Key ratios for the normative perspective are reported in the sections "Key ratios" and "Own funds and eligible liabilities".

Liquidity risk and funding risk are governed and managed as part of the L&F risk management framework and UBS Europe SE's ILAAP. The Liquidity Coverage Ratio (LCR) and Net Stable Funding ratio (NSFR) are calculated and reported in accordance with the regulatory requirements. The LCR assesses whether UBS Europe SE has sufficient HQLA to survive a significant stress scenario over a period of 30 days. The NSFR requires banks to maintain a stable funding profile in relation to the composition of their assets and off-balance sheet activities.

Both, UBS Europe SE's LCR and NSFR exceeded 100% per reporting throughout 2022. Key liquidity and funding ratios are reported in the sections "Liquidity" and "Net stable funding ratio".

All individual risks as well as UBS Europe SE's overall risk and capital position are properly managed, mitigated and monitored as outlined in the following chapters.

#### Risk strategy and risk appetite

UBS Europe SE's Risk Strategy consists of the Risk Governance (see section "Risk management organization and governance structure") and Risk Appetite Statement (RAS). The Management Board is responsible for the development of the Risk Strategy and regular updates. The yearly update of the risk appetite is based on the Risk Profile in order to reflect the most current risk profile of the entity. In case, there are any changes of relevance to the content of Risk Strategy (e.g. changing risk profile or limits) during the year, the document is updated on ad-hoc basis and approved by the Management Board. Thereafter, the Risk Strategy is brought to the attention of and discussed with the Supervisory Board, at least on an annual basis or ad-hoc in case of major changes.

UBS Europe SE's Risk Appetite Statement is designed to ensure that risk-taking is in line with the entity's strategic priorities, values, business activities, capital and liquidity plans, as well as its pillars, principles and behaviors. This is achieved by:

- Embedding a sound risk culture in the entity, that is supported by appropriate risk governance, risk management and control principles, a comprehensive code of conduct and ethics, and a set of organization regulations.
- Establishing explicit risk appetite objectives to relate risk exposure to the risk capacity.

In the Risk Appetite Statement, the Management Board expresses the risks it is willing to take with the business activities by formulating qualitative and quantitative risk appetite statements. In pursuit of its aspiration to provide sustainable capital-efficient services and solutions to its clients, UBS Europe SE is exposed to certain risks that cannot be directly quantified in terms of potential losses. These risks are managed through ongoing focus and investment in governance processes, risk management, technology, training and controls. With the qualitative risk statements the desired risk culture is formulated for the risk categories where a qualitative formulation is meaningful, supported by policies and control frameworks. The quantitative risk statements are designed to ensure the entity's resilience against the impact of potential severe adverse economic or geopolitical events by imposing numerical limits and indicators on stressed and non-stressed metrics, which show existing or potential direct impact on capital or liquidity.

The objectives aim to ensure that the company maintains sufficient capital, liquidity and funding such that it can continue to meet both internal and regulatory requirements and operate as a going concern following severe adverse economic or geopolitical events. The framework is comprehensive in aggregating all material risks across the entity. Further details on the relevant risk types monitoring are outlined in section "Risk Monitoring".

#### Risk measurement, monitoring and management for ICAAP

UBS Europe SE has a well-established framework for the ICAAP comprising the key elements: risk identification, risk strategy and appetite, the current and future risk quantification in the normative and economic view as well as additional stress testing activities. The ICAAP framework is complemented by the ILAAP framework outlined in chapter "Risk Measurement, Monitoring and Management for "ILAAP". The governance is consistent between the ICAAP and ILAAP framework with clearly defined roles and responsibilities. The following chapters describe in more detail the scope and nature of the applied risk management objectives and policies for the ICAAP.

#### Risk quantification and stress testing

Within the ICAAP UBS Europe SE ensures that all material risks that need to be capitalized according to the Risk Profile (see section "Risk Profile") are adequately quantified within the economic and normative perspective. The two approaches are complementary and mutually inform each other to ensure that all relevant information and risks stemming from business activities of all divisions and branches of UBS Europe SE are appropriately covered.

The economic perspective emphasizes the objective to capture the economic situation that is explicitly not based on accounting or regulatory provisions but taking into account fair value considerations for current assets, liabilities and risks. UBS Europe SE's capital

adequacy under the economic perspective is assessed by contrasting the internal capital with the aggregated risk exposure to calculate the excess capital (see section "Risk Performance"). The internal capital is of sound quality and determined in a prudent and conservative manner within the 1Y horizon. This is achieved by using the regulatory own funds as anchor point and ensuring that prudential adjustments are made. In addition, consistent with the economic capital adequacy concept and to ensure prudence, any planned capital transactions that are considered likely to take place within the planning horizon and would reduce internal capital are deducted within the calculation of internal capital. Any planned capital transactions that would increase internal capital are conservatively not recognized until they are completed.

The aggregated risk exposure is defined as stress losses derived from internal statistical models per risk type with a confidence level of 99.9% and over a 1Y horizon. UBS Europe SE has developed the following statistical models for the different risk types:

#### Overview of quantification methods for the economic perspective

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Credit Risk and Issuer Risk	Merton-style structural Credit Risk models
Market Risk (standalone)	VaR model and Monte Carlo simulation
Pension Risk (standalone)	Loss estimation arising from different scenarios on discount rates and their impact on the present value of pension liabilities
Operational Risk	Advanced Measurement Approach (AMA)
Funding cost Risk and FVA	Incremental impact of spread increases based on historical simulations
Business Risk	Loss income distribution derived from simulations and applied haircuts

The individual economic risks are aggregated to an overall risk exposure amount.

The objective of the normative perspective is the assessment of the institution's ability to fulfil all its capital-related regulatory and supervisory requirements on an ongoing basis over the medium term. The normative view is quantified with the capital plan (development of own funds and pillar 1 capital requirements) over a 3-year horizon derived from the strategic business plan. Approaches for pillar 1 capital requirements are described in section "Own funds requirements and risk-weighted exposure amounts". The sustainability of the capital plan is challenged by specific adverse stress test scenarios over the same time horizon. Stress testing is used to estimate the loss that could result from extreme yet plausible macroeconomic and geopolitical stress events, enabling identification, better understanding and management of potential vulnerabilities and risk concentrations. The chosen scenarios include prolonged periods of adverse developments that imply a significant capital depletion considering all material risks affecting own funds and risk-weighted assets (RWA) over the planning period. The relevant scenarios are chosen and approved by the Management Board at least annually and confirmed quarterly. The scenarios are designed and selected based on UBS Europe SE's risk profile and cover the key vulnerabilities of the firm on a variety of adverse but realistic developments.

Furthermore as part of its overall Stress Testing Framework, UBS Europe SE performs additional stress testing activities including comprehensive sensitivity, portfolio, and scenario analyses as well as reverse stress testing. Sensitivity analyses measure the impact of a specific single risk factor or simple multi-risk factors, affecting capital or liquidity. Portfolio specific stress tests analyze the risks of specific portfolios associated with a single or multiple risk factor shocks. Further, scenario analyses assess the resilience of the UBS Europe SE to a given scenario that comprises a set of risk factors. Reverse stress testing starts from a defined stress outcome and works backwards to identify the economic or financial scenarios that could result in such an outcome. As such, reverse stress testing is intended to complement forward stress tests by assuming "what if" outcomes that extend beyond the range normally considered, and thereby potentially challenge assumptions regarding severity and plausibility. The aim of the additional stress testing activities is to identify systematic as well as idiosyncratic vulnerabilities and assess impacts of extremely severe and improbable events. The results of the additional stress testing activities are further used to inform or trigger the adaption of the ICAAP calculation in case any implausibility is identified.

#### Risk monitoring

The risk appetite as described in section "Risk Strategy and Risk Appetite" is translated into comprehensive risk appetite objectives as well as limits and other indicators and operating instructions in form of policies and guidelines. Limits set a defined risk/concentration appetite, and are a hard boundary, within which Europe SE must operate. Additional Indicators serve to identify any negative trends which would instigate an assessment and potential response by management to mitigate the Europe SE's exposure to the emerging risk. Recovery Risk Indicators take into account the existing metrics applied within the firm-wide liquidity, capital and risk management frameworks. All indicators are designed for the early identification of potential severe crisis situations that can result in a significant negative impact on the Europe SE's capital and / or liquidity situation.

The status of key risk limits is reported on a frequency appropriate for each individual metric, and utilization against portfolio limits is formally reported to the Risk Control Committee monthly. The risk appetite objectives and limits are reviewed at least annually by the Management Board or the appropriate authority and adjusted where necessary to be consistent with business plans and confirmed risk appetite. Generally, the taking of risks that are not covered by an approved limit or are beyond risk appetite is not permitted, unless otherwise pre-approved by Risk Control functions (e.g. on the grounds of materiality).

The Business (i.e. Front Office) is required to escalate any limit or risk appetite breaches. All excesses must be reported in accordance with the Instructions to Risk Authorities. Reckless or flagrant disregard for risk limits or risk appetite may result in disciplinary action, including dismissal.

The UBS Europe SE CRO must be advised of all written warnings issued and of any dismissals as the result of risk limit and appetite breaches and policy violations.

In addition, UBS Europe SE monitors and reports risk concentrations across various dimensions including single name/counterparty, industry/sector, country and region.

#### Risk management

The risks are managed within the business and monitored by the control functions according to the risk appetite. Besides continuous monitoring, limit framework and escalation the following sections describes the risk mitigation techniques for the most relevant risk types.

#### Credit risk

Credit risk is actively mitigated in a number of ways depending on the type of risk: collateralization of Lombard, mortgages and derivatives, sub-participation of IB banking book loans, volume limitation, continuous monitoring and comprehensive limit framework.

Credit risk in the WM business activities is dominated by the client Lombard and mortgage business. Collateralization is an inseparable element of this credit business outlined as follows:

- UBS Europe SE's Lombard activities are subject to strict collateralization rules requiring pledged available collateral for which haircuts to the market values are applied. The haircuts depend on liquidity, intra-portfolio concentration and stability/ volatility of the collateral. Single concentration risk of clients' exposure is closely monitored on a daily basis.
- UBS Europe SE's mortgage lending is linked (via mortgage deed) to individual real estate properties for which clients receive dedicated loans. UBS Europe SE reduces risks by applying a set of comprehensive criteria (underwriting standards) that have to be fulfilled by clients in order to be eligible for a loan including debt service capacity.
- Additional credit risk arises from nostro and intra-bank accounts used for facilitating client services including the settlement of client transactions. Third party banks act as sub-custodians or as clearers for the assets of clients. The associated settlement risk is mitigated by various methods including payment netting, continuous net cash settlement, and covered settlement like accountaccount settlement or Delivery Versus Payment (DVP).

Credit risk from the IB business activities is largely driven by the derivatives and SFT business. Mitigants such as collateralization or margining are a structural element of many IB credit activities such as securities financing (repos), and OTC derivatives. Settlement risk is mitigated by strict control framework, limits, netting as part of bilateral and multilateral (e.g. CLS) agreements. Counterparty derivative risk exposure from IB is subject to UBS Europe SE's limit framework which sets counterparty-specific and portfolio limits based on risk appetite, counterparty creditworthiness and the scope of business. The management of counterparty credit risk is further described in section "Counterparty credit risk".

All lending commitments out of the banking book, which are entered into by UBS Europe SE, are fully sub-participated to UBS AG once drawn under the terms of a Master Sub Participation Agreement (MSPA).

#### Market risk

UBS Europe SE primary portfolio measures of market risk are liquidity adjusted stress (LAS) loss and value at risk (VaR). These measures are complemented by a set of more granular limits for general and specific market risk factors. In addition, Market and Treasury Risk Control applies a holistic risk framework which controls the appetite for treasury-related risk-taking activities across the entity. A key element of this framework is an overarching economic value sensitivity (EVS) limit. In addition, the sensitivity of net interest income (NII) to changes in interest rates is monitored in order to analyze the outlook and volatility of baseline NII which is based on market-expected interest rates.

Market risk is actively mitigated by utilizing automated micro-hedges with UBS AG or employing hedging capabilities with external counterparties to reduce the remaining risk for the portfolio. These hedging activities significantly mitigate market risk. The effectiveness of such hedges is monitored daily as part of the trader signoff process and by means of risk limits. Daily monitoring of market risk against limits ensures that remaining market risk stays within the articulated risk appetite. The specific management and mitigating strategies for interest rate risk in the banking book is described in section "Interest rate risk in the banking book".

#### Operational (Non-financial) risk

The overall Non-financial risk (NFR) monitoring, assessment and reporting is established in a three-tier process, where the second and third level components are revisiting the conclusions reached by the previous one ensuring an accurate, complete and updated NFR view, as follows:

- 1) Monthly NFR assessment and reporting: On a monthly basis the overall operational risk status is reported to the Risk Control Committee in the Monthly Risk Report, including operational risk issues, operational risk events, remediation actions and key conclusions from assessment processes
- 2) Quarterly Non-Financial Risk Appetite Assessment (NFR RAA): On a quarterly basis the NFR risk taxonomies are assessed in consideration of the metrics and limits set by the Non-Financial Risk Appetite Statement (NFR RAS). Results are reported to the Risk Control Committee
- 3) Annual Risk Control Self-Assessment process (RCSA): The RCSA is a front-to-back risk assessment completed by the 1st line of defense, challenged by 2nd line of defense, and used to assess NFR across the NFR Taxonomy. As part of the RCSA, the control environment effectiveness is assessed across the Key Procedural Control Instances design and operating effectiveness, issues remediation management, policies, procedures, processes & governance, and culture & training.

In addition, to cover potential legacy cases caused by the former UBS Europe SE entities (pre-merger 2016 GWM and IB 2019) UBS Europe SE has in place three indemnity agreements with UBS AG.

#### Business risk

Business risk is derived from a negative impact on earnings from lower than expected business volumes or margins, which are not offset by a decrease in expenses. Business risk is mitigated by frequent monitoring of key indicators against objectives to ensure the possibility to take short-term actions if necessary. UBS Europe SE regularly monitors and reports the income and expenses by divisions in order to track earnings generated by fees and interest margins. To mitigate risk further the business strategy does not focus on providing specific niche products, but rather exhibits a broad diversification of revenue sources among UBS Europe SE Business and Treasury functions.

#### Model risk

Model risk is mitigated by a comprehensive model governance framework ensuring the independence of the validation function. A single model inventory registers all models used in the institution. Further, UBS Europe SE has set up a quantifiable Model Risk Appetite Framework with specific metrics and thresholds. The Europe SE Model Governance Committee (MGC) reviews the metrics defined for the monitoring of model risk on a quarterly basis and the outcome of the UBS Europe SE MGC review is submitted to RCC.

#### Funding cost risk

This section only presents the capital/ICAAP-related funding risk aspects, namely funding cost risk. The ILAAP related liquidity and funding risks are reported as part of section "Risk Measurement, Monitoring and Management for ILAAP".

Funding cost risk is measured via a set of internal and regulatory models and metrics and monitored via a set of limits and other indicators.

To mitigate funding cost risk, UBS Europe SE adheres to the Group Treasury Framework including the following elements:

- Modelled IR duration: Limit applied at business unit levels, monitored by Treasury on a monthly basis. It covers interest rate
  modelled duration of non-contractual maturity client li-abilities (replication portfolios).
- monitoring of the risk also under stress, by estimating the incremental funding costs due to a projected increase in funding spreads and to shifts in funding sources in a stress economic scenario.
- measuring, monitoring and managing liquidity and funding positions on a day-to-day basis using internal and regulatory models and tools.
- hedging of the risk arising from uncollateralized OTC derivatives based on differences between UBS Europe SE's own funding curve and the risk-free curve.

#### Risk measurement, monitoring and management for ILAAP

UBS Europe SE has a well-established framework for ILAAP. The bank's liquidity and funding risk is monitored, efficiently structured and managed on an entity specific basis and as an integral part of the Group's liquidity and funding strategy.

UBS Europe SE measures and monitors liquidity risk using a set of internal and regulatory models/metrics and tools, which cover different scenarios. Stress scenarios consider not only existing balance sheet positions but also consider off-balance sheet and contingent funding requirements. The key internal models address both near term liquidity risk as well as longer term structural liquidity and funding risk.

UBS Europe SE's liquidity objective is to ensure that UBS Europe SE has sufficient liquidity or access to funding sources, to survive a severe 3-months idiosyncratic and market-wide liquidity stress event; allowing for discrete management actions instructed by Treasury in addition to monetizing the bank's liquidity reserves.

UBS Europe SE's funding objective is to ensure that UBS Europe SE has sufficient long-term funding to maintain franchise assets at a constant level under stressed market conditions for up to one year, allowing for limited business management actions.

The strategy, as set out in UBS Europe SE's Risk Strategy, is supported through the UBS Europe SE liquidity and funding framework.

The risk appetite and assumptions of the internal liquidity and funding models are reviewed and approved by the Management Board and the ALCO and shared with the Supervisory Board at least annually as part of the ILAAP.

UBS Europe SE is further subject to prudential regulations to maintain appropriate liquidity metrics such as LCR and NSFR. Throughout 2022, UBS Europe SE's internal L&F metrics including LCR and NSFR were always above the internal limits set by the Management Board. UBS Europe SE's average monthly LCR was at 159%, the year-end LCR stands at 162%, NSFR was at 173%. Future changes in the regulatory regime will be adopted as the requirements evolve.

As part of UBS Europe SE's 3-year strategic planning, Treasury plans and manages the size of the firm's Liquidity Portfolio and Funding Plan. UBS Europe SE is funded on a diversified manner, with customer deposits and its stable going & gone concern capital as main funding sources. UBS Europe SE is a deposit taking bank with WM clients; this diversified deposit base represents a sticky funding source for the bank.

UBS Europe SE further maintains a Contingency Funding Plan (CFP), which provides a clear plan to ensure UBS Europe SE is prepared to respond to a liquidity crisis scenario. It summarizes management actions and defines roles and responsibilities in supporting the liquidity of the entity in a liquidity crisis. Liquidity crisis scenario analysis and contingency funding planning support the liquidity management process, which ensures that immediate corrective measures to absorb potential sudden liquidity shortfalls can be put into effect.

#### Risk Reporting, systems and control framework

Risk management objectives and policies described in previous chapters are linked to the established reporting and control framework. UBS Europe SE ensures that risks are reported for internal control purposes at a frequency and to a level of detail commensurate with the extent and variability of the risk and needs of senior management. UBS Europe SE's risk management framework contains a regular and comprehensive reporting landscape to ensure monitoring of adequate liquidity, capital and risk exposure levels. The internal reporting is used for the escalation of risk indicators and the initiation of appropriate mitigating actions. The external reporting is used to comply with risk reporting requirements by the regulators.

The risk reporting for internal and external requirements is supported by UBS Europe SE's risk measurement systems as described in the previous chapters. The system infrastructure incorporates the relevant legal entities and business divisions and provides the basis for reporting on risk positions and limit utilization to the relevant functions on a regular and ad-hoc basis. UBS Europe SE's risk management systems are reviewed by Internal Audit following a risk-based audit approach.

To ensure accurate, complete and timely reporting of data, UBS Europe SE has defined and implemented a data management and control framework. The data management governance applies to internal and regulatory models built and follows the principle to use single data sources for the same information, reconciled data with an audit trail as well as data sourcing process workflows. UBS Europe SE's control framework is designed in line with the UBS Group Non-Financial Risk Framework ensuring a strong control process is in place to identify and manage identified weaknesses, while also ensuring compensating measures like additional controls or conservative assumptions are in place.

The internal reporting is used for the escalation of risk indicators and the initiation of appropriate mitigating actions. Apart from the key internal risk reports listed below, the CRO maintains ongoing communication with the delegated risk units responsible for monitoring all relevant risks on a daily basis. Thereby an independent information and ad-hoc risk reporting is possible at any time via the usual communication channels to monitor and escalate any significant risk development.

The following overview presents the most important internal risk reports to monitor UBS Europe SE's risk management process:

Daily Summary Report: The report is owned by Regulatory Reporting and distributed to the CFO, CRO and respective functions.
 The report contains collateral calls per product category, excess / deficits to collateral held, RWA including limit utilization, capital

held and capital ratios compared to regulatory limits and internal triggers. The reports are escalated to additional Management Board members, when significant developments within the limits and indicators are observable.

- Daily Liquidity Monitoring Report: The report is owned by Treasury and distributed to the CFO, CRO and respective functions. The report contains an overview of liquidity and funding metrics including internal and external L&F stress tests/metrics, L&F limits and other indicators
- Monthly Risk Report: The report is owned by Risk Control and distributed to the Supervisory Board, the Management Board, further RCC members and regulators. The report is the independent second line of defense report and receives approval from the CRO and is presented and discussed in the RCC meetings. It gives a consolidated risk overview of all exposures and metrics across risk categories (financial and non-financial) and all divisions. The report includes firm wide risk metrics, stress test results, recovery indicators as well as liquidity metrics, large exposures and an operational risk, market & treasury risk as well as credit risk overview. In addition, a separate and detailed Credit Risk Report and Treasury Risk Report are part of the overall Monthly Risk Reporting Package.
- ICAAP Report: The report is owned by Finance and distributed to the Supervisory Board, the Management Board, the ALCO and regulators. The purpose of the ICAAP report is to inform about the results of the internal assessment of risks and related capital impact at UBS Europe SE including its material subsidiaries and branches. The report and related assessment are done and produced on a quarterly basis and ad-hoc if required. Annually a comprehensive ICAAP package including a comprehensive documentation and Capital Adequacy Statement is provided to the regulator.
- ILAAP Reporting: The ILAAP documentation incl. Liquidity & Funding reports are owned by Treasury and distributed to the Supervisory Board, the Management Board, the ALCO and regulators. The purpose of the liquidity & funding risk reporting is to inform the Management Board and the supervisors on the results of the internal assessment of risks to liquidity and related impact at UBS Europe SE including its material subsidiaries and branches. Annually, a comprehensive ILAAP package including a comprehensive documentation and Liquidity Adequacy Statement is provided to the regulator. The key liquidity and funding results are reported daily and more extensively as part of the monthly Treasury report.
- Monthly Outsourcing Monitoring Report: The report is owned by Provider Management and distributed to respective line manager, responsible officers for material outsourcings, working circle outsourcing and the Service Operating Committee. The purpose of the report is to inform about the quality and completeness of material outsourcings. It contains the status of the material outsourcings, the number of service deviations, critical areas and KPIs.
- Annual Outsourcing Report: The report is owned by Central Outsourcing Management and distributed to the Supervisory Board, the Management Board and the regulator. The report provides an overview about the inter-entity and third-party inventory of all outsourcings as well as planned initiatives throughout the year. The risk inherent in all outsourcings is assessed both on macro as well as on micro level, including concentration analysis. Furthermore, important past and planned activities are described. The report provides a status and an outlook for the management of all risk exposures related to outsourcing.
- Audit Report: The report is owned by Internal Audit and distributed to the Supervisory Board and Management Board. The report is distributed at appropriate intervals but at least quarterly and includes an overview of the audit mandates executed during the quarter and financial year, including the material deficiencies identified, the measures taken to remedy them and the issue remediation status. It also explains the status of and performance against the audit plan.
- Annual Strategic Capital Plan: The report is owned by Treasury and distributed to the Supervisory Board and ALCO. The report
  provides an overview about the 3-year strategic capital plan including balance sheet and RWA / Leverage forecast, proposed
  capital measures, the management buffer and the 3-year funding plan.
- Annual Compliance Report: The report is owned by the Compliance function and distributed to the Management Board and Supervisory Board. In line with the BT 1.2.2 Mindestanforderungen an die Compliance Funktion (Ma-Comp) the report provides the Compliance view on the adequacy and effectiveness of the applied framework, measures and procedures. Apart from periodic and ad-hoc reports throughout the year, the annual reporting obligation is being fulfilled by issuing this annual compliance report. The report itself is generated under the consideration of the best practice guidelines on Securities-Compliance issued by Bundesverband Deutscher Banken as well as Sec. 6 Wertpapierdienstleistungs-Prüfungsverordnung.
- Annual Money Laundering Reporting Officer (MLRO) Report and Risk Analysis Money Laundering, Terrorist Financing & other criminal offences: The document is owned by the Financial Crime Prevention (FCP) function and distributed to the Management Board and the Supervisory Board. In line with sections 4 (2), 5 and 7 of the German Money Laundering Act (GwG) the document provides the required annual report of UBS Europe SE's MLRO on his activities and the required annual analysis of UBS Europe SE's risks related to money laundering, terrorist financing and other criminal offences. The document provides an update on the anti-money laundering (AML) and counter terrorist financing (CTF) preventive measures and in particular on the governance, policies and controls related to the AML/CTF framework as well as the framework for the prevention of other criminal offences. The risk analysis takes into account relevant risk factors including those relating to clients, products and services, transactions and distribution channels and connected countries and geographic areas. The document needs to be approved by the Head GCRG UBS Europe SE as the responsible member of the Management Board in terms of section 4 (3) GwG. Additionally, the

Management Board needs to be informed about the document. The Head GCRG UBS Europe SE must also forward the document to the chairman of the Supervisory Board.

- Functions, divisions and branches have tailored risk reports in place to enable the functional, divisional and market heads to perform their supervision duties. In addition to the regular reports, independent ad-hoc reports are triggered based on the risk appetite monitoring. The report owner and corresponding Head is responsible to escalate any significant risk development and/or event to the RCC directly or to the Risk Control function depending on the urgency of the relevant topic.

## Key ratios

The following is a summary of the key ratios of UBS Europe SE in accordance with Article 447 of the CRR.

#### EU KM1 - Key metrics

EUR m	31.12.22	30.06.22	31.12.21	30.06.21
Available own funds (amounts)				
Common Equity Tier 1 (CET1) capital	2,441	2,427	2,764	3,927
Tier 1 capital	3,041	3,027	3,054	4,217
Total capital	3,041	3,027	3,054	4,217
Risk-weighted exposure amounts				
Total risk exposure amount	10,726	11,412	12,328	13,119
Capital ratios (as a percentage of risk-weighted exposure amount)				
Common Equity Tier 1 ratio (%)	22.76%	21.26%	22.42%	29.93%
Tier 1 ratio (%)	28.35%	26.52%	24.77%	32.14%
Total capital ratio (%)	28.35%	26.52%	24.77%	32.14%
Additional own funds requirements to address risks other than the risk of excessive leverage (as a percentage of risk-				
weighted exposure amount)				
Additional own funds requirements to address risks other than the risk of excessive leverage (%)	2.25%	2.25%	2.50%	2.50%
of which: to be made up of CET1 capital (percentage points)	1.27%	1.27%	1.41%	1.41%
of which: to be made up of Tier 1 capital (percentage points)	1.69%	1.69%	1.88%	1.88%
Total SREP own funds requirements (%)	10.25%	10.25%	10.50%	10.50%
Combined buffer and overall capital requirement (as a percentage of risk-weighted exposure amount)				
Capital conservation buffer (%)	2.50%	2.50%	2.50%	2.50%
Conservation buffer due to macro-prudential or systemic risk identified at the level of a Member State (%)				
Institution specific countercyclical capital buffer (%)	0.28%	0.09%	0.11%	0.09%
Systemic risk buffer (%)	0.2070	0.0570	0.1170	0.0370
Combined buffer requirement (%)	2.78%	2.59%	2.61%	2.59%
	13.03%	12.84%	13.11%	
Overall capital requirements (%)				13.09%
CET1 available after meeting the total SREP own funds requirements(%)	16.99%	15.50%	14.27%	21.40%
Leverage ratio	41.010	47.264	46.660	47.004
Total exposure measure	41,818	47,364	46,660	47,094
Leverage ratio (%) <sup>1</sup>	7.27%	6.39%	6.55%	8.95%
Additional own funds requirements to address the risk of excessive leverage (as a percentage of total exposure measure)				
Additional own funds requirements to address the risk of excessive leverage (%)				
of which: to be made up of CET1 capital (percentage points)				
Total SREP leverage ratio requirements (%)	3.00%	3.00%	3.00%	3.00%
Leverage ratio buffer and overall leverage ratio requirement (as a percentage of total exposure measure)	5.00%	5.00 /0	5.0078	5.00 /0
Leverage ratio buffer requirement (%)				
	2 000/	3.00%	3.00%	2 000/
Overall leverage ratio requirement (%)	3.00%	5.00%	5.00%	3.00%
Liquidity Coverage Ratio	20 506	10.000	17 140	17 100
Total high-quality liquid assets (HQLA) (Weighted value - average)	20,596	19,060	17,143	17,106
Cash outflows - Total weighted value	33,241	33,403	26,184	19,449
Cash inflows - Total weighted value	20,159	21,805	16,135	8,765
Total net cash outflows (adjusted value)	13,082	11,640	10,091	10,684
Liquidity coverage ratio (%)	159%	166%	170%	161%
Net Stable Funding Ratio				
Total available stable funding	13,711	13,853	15,358	15,816
Total required stable funding	7,935	9,343	8,963	9,631
NSFR ratio (%)	173%	148%	171%	164%

<sup>1</sup> Referred to as 'Tier 1 leverage ratio' and 'Basel III leverage ratio' in UBS Group report as well as in UBS Group Pillar 3 report, respectively.

The common equity tier 1 (CET1) capital decreased by EUR 0.3 billion to EUR 2.4 billion, mainly as a result of the dividend payment to UBS AG in May 2022. This was offset by an increase in additional tier one capital of 0.3 billion at the same time.

# Explanations of the Management Board on the risk profile and risk management process

UBS Europe SE has a well-established risk management governance and framework. At least annually, UBS Europe SE performs a risk inventory process and determines a risk profile on enterprise level based on the current and planned business activities. The most significant risks are operational risk, credit risk as well as business risk. UBS Europe SE's risk strategy and risk appetite is derived from the risk identification process in alignment with the strategic business plan. The risk appetite is operationalized in the risk management process by defining limits and indicators as well as comprehensive risk appetite objectives. In general, all material risk categories are capitalized and covered in the ICAAP normative and economic view. Liquidity risk is not capitalized as holding capital is not an effective mitigant. Liquidity risk is efficiently steered and monitored in the ILAAP framework. An adequate quarterly management reporting process ensures timely monitoring of the key capital and liquidity risk metrics. UBS Europe SE's capital and liquidity adequacy was ensured throughout the year. Key ratios are outlined in chapters "Risk Performance", "Key ratios", "Liquidity" and "Net stable funding ratio".

The Management Board has assessed the adequacy of UBS Europe SE's risk management process. Based on this assessment, the Management Board confirms that the risk management systems put in place are adequate with regard to the profile and strategy of UBS Europe SE. The Management Board of UBS Europe SE has approved the following statement in accordance with Article 435(1) (e) of the CRR:

The risk management processes of UBS Europe SE comply with the common standards and they proportionally reflect the respective extent, complexity and risk exposure of business activities and operations. The described processes, measures and monitoring tools are suitable to sustainably ensure the capital and liquidity adequacy of UBS Europe SE. The risk strategy goals are measurable, transparent and steerable based on the utilized processes. The risk management processes are in line with the risk profile and strategy of UBS Europe SE.

## Management body

#### Number of directorships held by members of the management body

In line with legal requirements of a financial institution with the headquarter in Germany, UBS Europe SE's management body is organized in a two-tier board structure consisting of the Management Board and the Supervisory Board (in consistence with German corporate law). The table below provides the number of directorships held by members of the management body according to Article 435 (2) of the CRR as of 31 December 2022, including the mandates at UBS Europe SE.

#### Recruitment of members of the management body

The recruitment of the members of the management body takes into account a shortlist of internal and external candidates containing a preselection of suitable candidates taking into account the selection criteria on their (i) sufficiently good reputation, (ii) possession of sufficient knowledge, skills and experience to perform their duties; (iii) ability to act with honesty, integrity and independence of mind as well as (iv) ability to commit sufficient time to perform their functions in the institution and, where the institution is significant, whether or not the limitation of directorships under Article 91 (3) of the Directive (EU) 2013/36 is being complied with.

The Supervisory Board (assisted by its Nomination Committee) is responsible for the recruitment process of the Management Board as part of the management body taking into account the requirements according to Section 25c KWG. Supervisory Board members are elected by the Annual General Meeting taking into account the requirements according to Section 25d KWG, six of them without being bound to election proposals, and three members (employee representatives) are to be elected and appointed upon proposals from the employee-side.

#### UBS Europe SE management body – number of mandates (including mandate at UBS Europe SE)

Supervisory Board	mandates held at	Mandates under Sec. 25d (3) German Banking Act (KWG) that count for the limits under Sec. 25d (3), s.1, no.3 KWG	Additional Mandates <sup>1</sup>
Reto Francioni (as of 07.04.2022)	4	4	-
Caroline Stewart	2	2	-
lqbal Khan	4	2	2
Jonathan (Bobby) Magee	1	1	-
Beatriz Martin (until 31.05.2022)	6	2	4
Natasha Meaney (as of 01.06.2022)	1	1	-
Gregor Pottmeyer	4	2	2
Martin Wittig (until 06.04.2022)	4	3	1
Silke Alberts	1	1	-
Jean-Marc Lehnertz	1	1	-
Francesco Stumpo	1	1	-
Total	29	20	9

	(2), no.2 KWG	
8	1	7
2	1	1
1	1	-
5	1	4
7	2	5
7	4 <sup>2</sup>	3
12	1	11
42	11	31
-	8 2 1 5 7 7 7 12	12 1

<sup>1</sup> Additional mandates are those which are not subject to the limitations stipulated by the KWG.

<sup>2</sup> One mandate is under the protection of pre-existing mandates with regard to relevance for sec. 25c (2), no.2 KWG.

#### Diversity in relation to selection of the management body

A diverse workforce is a competitive advantage. Our strategy is to continuously shape a diverse and inclusive organization that is innovative, provides outstanding service to our clients, offers equal opportunities for all and is a great place to work for everyone. Also, people from different backgrounds and experiences help us make better decisions and drive innovation.

These principles also apply for the composition of the members of the management body. The Nomination Committee discusses and agrees at least annually all objectives for achieving diversity in the management bodies and recommends relevant adoption. Furthermore, the Nomination Committee is responsible for facilitating and monitoring progress towards the achievement of the objectives.

Gender diversity is a key priority for UBS Europe SE, and we continue to be committed to improve in this area. In 2020, to make our commitment in gender diversity more tangible and demonstrate our ambitions, a new Group aspirational goal was set: under this, UBS aims to have 30% of all Director and above roles held by women by 2025. The Management Board of UBS Europe SE has confirmed this for UBS Europe SE as well.

Furthermore, the Management Board of UBS Europe SE set new gender aspirational goals for 2021 – 2025 of 27% of women in the first level below Management Board and of 28% for the second management level.

As of 31 December 2022, the representation of women on the first management level stood at 28.6% (against an aspirational goal of 27%). and, for the second management level, women represented 30% (vs. an aspirational goal of 28%).

As of 31 December 2022, the representation of women on the UBS Europe SE Supervisory Board was 33%, exceeding the minimum female representation threshold of 30% for Supervisory Boards. As of the same date, the representation of women on the Management Board stood at 50%.

#### Risk Committee of the Supervisory Board

According to its Rules of Procedure, the Supervisory Board has established a permanent Risk Committee addressing the specific concerns of risk management. In 2022, eleven ordinary committee meetings took place, thereof five jointly with the Audit Committee.

# Scope of application of the regulatory framework

This section outlines the scope of the application of the regulatory regime to UBS Europe SE in accordance with Article 436 of the CRR. As opposed to the consolidation scope under International Financial Reporting Standards (IFRS), the scope of consolidation for the purpose of calculating regulatory capital does not include the German subsidiary UBS Private Equity Komplementär GmbH. The financial figures presented below are disclosed as part of the group quarterly publications.

### EU LI1 - Differences between the accounting scope and the scope of prudential consolidation and mapping of financial statement categories with regulatory risk categories

31.12.22						
EUR m	Carrying values under scope of prudential consolidation	Subject to the credit risk framework	Subject to the CCR framework	Subject to the securitisation framework	Subject to the market risk framework	Not subject to own funds requirements or subject to deduction from own funds
Assets						
Cash and balances with central banks	11,212	11,212				
Due from banks	1,293	1,293				
Receivables from Securities financing transactions	2,961		2,961		2,961	
Cash collateral receivable on derivative instruments	4,005		4,005			
Loans & advances to customers	4,353	4,353				
Other financial assets measured at amortized cost	2,887	2,887				
Trading portfolio assets	2,629				2,629	
Positive replacement values	14,305		14,305		14,305	
Brokerage receivables	5	5				
Financial assets designated at fair value	3,527	2,119	1,408		1,261	
Properties, equipment and software	208	139				69
Goodwill and intangible assets	329					329
Deferred tax assets	100	81				18
Other assets	164	164				
Total assets	47,978	22,253	22,679		21,155	417
Liabilities						
Amounts due to banks	4,213					4,213
Payables from securities financing transactions	721		721		721	
Cash collateral payables on derivative instruments	3,699		3,699			
Amounts due to customers	17,576					17,576
Other financial liabilities measured at amortized cost	482					482
Financial liabilities at fair value held for trading	962				962	
Negative replacement values	14,447		14,447		14,447	
Brokerage payables	169					169
Debt issued designated at fair value	21					21
Other financial liabilities designated at fair value	1,505		1,505		1,505	
Provisions	60					60
Other Liabilities	504					504
Total liabilities	44,360		20,372		17,635	23,025

The following table provides an overview of the main sources of differences between the financial disclosure carrying value amounts and the exposure amounts used for regulatory purposes.

#### EU LI2 - Main sources of differences between regulatory exposure amounts and carrying values in financial statements 31 12 22 Itoms subject t

		Items s		
Total	Credit risk framework	Securitisation framework	CCR framework	Market risk framework
47,561	22,253		22,679	21,155
21,335			20,372	17,635
26,226	22,253		2,307	3,520
10,851	10,851			
(267)	(267)			
(5,686)	(3,026)		(2,660)	
(9,643)	(9,643)			
5.599	(388)		7,652	
5,555	(/			
	47,561 21,335 26,226 10,851 (267) (5,686) (9,643)	Total         framework           47,561         22,253           21,335         26,226           26,226         22,253           10,851         10,851           (267)         (267)           (5,686)         (3,026)           (9,643)         (9,643)	Total         Credit risk framework         Securitisation framework           47,561         22,253           21,335         26,226         22,253           26,226         22,253         10,851           10,851         10,851         (267)           (267)         (267)         (267)           (5,686)         (3,026)         (9,643)	Total         framework         framework         CCR framework           47,561         22,253         22,679           21,335         20,372         26,226           26,226         22,253         2,307           10,851         10,851            (267)         (267)            (5,686)         (3,026)         (2,660)           (9,643)         (9,643)

Other differences are largely due to SA-CCR/IMM calculation of derivative instruments.
 No value is shown for market risk because its focus is around exposure value for credit risk and counterparty credit risk.

Table EU LI3 has not been included due to the immaterial difference between the financial and regulatory scope and the only difference is in the German subsidiary UBS Private Equity Komplementär GmbH that is excluded from the regulatory scope.

The following table outlines the breakdown of the constituent elements of prudent valuation adjustment in accordance with Article 436 (e) of the CRR.

#### EU PV1: Prudent valuation adjustments (PVA)

31.12.22	Risk category				Category level AVA - Valuation uncertainty		Total			
EUR m	Equity	Interest Rates	Foreign exchange	Credit	Commo- dities	Unearned credit spreads AVA	Investment and funding costs AVA	category level post- diversificati on		Of which: Total core approach in the banking book
Category level AVA										
Market price uncertainty	0	5		0		1	1	3	2	1
Close-out cost		1				0	0	1	1	0
Concentrated positions		1		0				2	0	1
Early termination										
Model risk						6	2	4	4	0
Operational risk		0		0				0	0	0
Future administrative costs	20	0		1	0			22	22	0
Total Additional Valuation Adjustments (AVAs)	20	8		1	0	7	3	32	29	3

#### EU PV1: Prudent valuation adjustments (PVA)

31.12.21	Risk category					Category l Valuation	evel AVA - uncertainty	Total							
EUR m	Equity	Equity Interest Rates		Foreign exchange	Credit	Commo- dities	( rodit		Commo- credit ar dities spreads	credit spreads	Investment and funding costs AVA		category level post- diversificati on		Of which: Total core approach in the banking book
Category level AVA															
Market price uncertainty	0	3	0	0		2	1	3	3	1					
Close-out cost		1	0	0		0	1	1	1	0					
Concentrated positions		0		0				1	0	0					
Early termination															
Model risk						4	1	3	3						
Operational risk		0	0	0				0	0	0					
Future administrative costs	14	0		2	1			17	17	0					
Total Additional Valuation Adjustments (AVAs)	14	5	1	2	1	6	3	25	23	2					

# Own funds and eligible liabilities

The following table provides an overview of nature and amounts of capital deductions from the own funds for UBS Europe SE.

#### EU CC1 - Composition of regulatory own funds

	31.12.22		31.12.21	
	Amounts	Source based on reference numbers/letters of the balance sheet under the regulatory scope of consolidation <sup>1</sup>	Amounts	Source based on reference numbers/letters of the balance sheet under the regulatory scope of consolidation <sup>1</sup>
Common Equity Tier 1 (CET1) capital: instruments and reserves				
Capital instruments and the related share premium accounts	770		770	1
of which share capital incl. share premium	770		770	
Retained earnings		1	502	
Accumulated other comprehensive income (and other reserves)	1,415		1,958	1
Funds for general banking risk Amount of qualifying items referred to in Article 484 (3) and the related share premium accounts subject to phase out from CET1 Minority interests (amount allowed in consolidated CET1)				
Independently reviewed interim profits net of any foreseeable charge or dividend				
Common Equity Tier 1 (CET1) capital before regulatory adjustments	2,755		3,230	
Common Equity Tier 1 (CET1) capital: regulatory adjustments	(22)		(25)	
Additional value adjustments (negative amount)			(25)	
Intangible assets (net of related tax liability) (negative amount)	(398)	2	(400)	2
Deferred tax assets that rely on future profitability excluding those arising from temporary differences (net of related tax liability where the conditions in Article 38 (3) are met) (negative amount)	(18)	3	(33)	3
Fair value reserves related to gains or losses on cash flow hedges of financial instruments that are not valued at fair value	153		4	
Negative amounts resulting from the calculation of expected loss amounts				
Gains or losses on liabilities valued at fair value resulting from changes in own credit standing				
Defined-benefit pension fund assets (negative amount)				
Direct and indirect holdings by an institution of own CET1 instruments (negative amount)				
Direct, indirect and synthetic holdings of the CET 1 instruments of financial sector entities where those entities have reciprocal cross holdings with the institution designed to inflate artificially the own funds of the institution (negative amount)				
Direct, indirect and synthetic holdings by the institution of the CET1 instruments of financial sector entities where the institution does not have a significant investment in those entities (amount				
above 10% threshold and net of eligible short positions) (negative amount) Direct, indirect and synthetic holdings by the institution of the CET1 instruments of financial sector entities where the institution has a significant investment in those entities (amount above 10%				
threshold and net of eligible short positions) (negative amount) Exposure amount of the following items which qualify for a RW of 1250%, where the institution opts for the deduction alternative				
of which: qualifying holdings outside the financial sector (negative amount)				
of which: securitisation positions (negative amount)				
of which: free deliveries (negative amount)				
Deferred tax assets arising from temporary differences (amount above 10% threshold, net of related tax liability where the conditions in Article 38 (3) are met) (negative amount)				
Amount exceeding the 17,65% threshold (negative amount)				

#### EU CC1 - Composition of regulatory own funds (continued)

	31.12.22		31.1	31.12.21		
EUR m	Amounts	Source based on reference numbers/letters of the balance sheet under the regulatory scope of consolidation <sup>1</sup>	Amounts	Source based on reference numbers/letters of the balance sheet under the regulatory scope of consolidation <sup>1</sup>		
of which: direct, indirect and synthetic holdings by the institution of the CET1 instruments of financial sector entities where the institution has a significant investment in those entities						
of which: deferred tax assets arising from temporary differences Losses for the current financial year (negative amount) Foreseeable tax charges relating to CET1 items except where the institution suitably adjusts the amount of CET1 items insofar as such tax charges reduce the amount up to which those items						
may be used to cover risks or losses (negative amount)						
Qualifying AT1 deductions that exceed the AT1 items of the institution (negative amount)						
Other regulatory adjustments		(19)	(13)			
Total regulatory adjustments to Common Equity Tier 1 (CET1)		(315)	(466)			
Common Equity Tier 1 (CET1) capital		,441	2,764			
Additional Tier 1 (AT1) capital: instruments						
Capital instruments and the related share premium accounts of which: classified as equity under applicable accounting standards		600 1 600	290 290	1		
of which: classified as liabilities under applicable accounting standards Amount of qualifying items referred to in Article 484 (4) and the related share premium accounts subject to phase out from AT1 Amount of qualifying items referred to in Article 494a(1) subject to phase out from AT1 Amount of qualifying items referred to in Article 494b(1) subject to phase out from AT1 Qualifying Tier 1 capital included in consolidated AT1 capital (including minority interests not included in row 5) issued by subsidiaries and held by third parties						
of which: instruments issued by subsidiaries subject to phase out						
Additional Tier 1 (AT1) capital before regulatory adjustments		600	290			
Additional Tier 1 (AT1) capital: regulatory adjustments						
Direct and indirect holdings by an institution of own AT1 instruments (negative amount) Direct, indirect and synthetic holdings of the AT1 instruments of financial sector entities where those entities have reciprocal cross holdings with the institution designed to inflate artificially the own funds of the institution (negative amount) Direct, indirect and synthetic holdings of the AT1 instruments of financial sector entities where th institution does not have a significant investment in those entities (amount above 10% threshold and net of eligible short positions) (negative amount) Direct, indirect and synthetic holdings by the institution of the AT1 instruments of financial sector entities where the institution has a significant investment in those entities (net of eligible short positions) (negative amount) Qualifying T2 deductions that exceed the T2 items of the institution (negative amount) Other regulatory adjustments to AT1 capital <b>Total regulatory adjustments to Additional Tier 1 (AT1) capital</b>	e					
Additional Tier 1 (AT1) capital		600	290			
Tier 1 capital (T1 = CET1 + AT1)	3	,041	3,054			
Tier 2 (T2) capital: instruments						
Capital instruments and the related share premium accounts Amount of qualifying items referred to in Article 484 (5) and the related share premium accounts subject to phase out from T2 as described in Article 486 (4) CRR Amount of qualifying items referred to in Article 494a (2) subject to phase out from T2 Amount of qualifying items referred to in Article 494b (2) subject to phase out from T2 Qualifying own funds instruments included in consolidated T2 capital (including minority interests and AT1 instruments not included in rows 5 or 34) issued by subsidiaries and held by third partie						

#### EU CC1 - Composition of regulatory own funds (continued)

	3	1.12.22	3	1.12.21
EUR m	Amounts	Source based on reference numbers/letters of the balance sheet under the regulatory scope of consolidation <sup>1</sup>	Amounts	Source based on reference numbers/letter of the balance sheet under the regulatory scope of consolidation <sup>1</sup>
of which: instruments issued by subsidiaries subject to phase out				
Tier 2 (T2) capital before regulatory adjustments				
Tier 2 (T2) capital: regulatory adjustments				
Credit risk adjustments Direct and indirect holdings by an institution of own T2 instruments and subordinated loans (negative amount) Direct, indirect and synthetic holdings of the T2 instruments and subordinated loans of financial sector entities where those entities have reciprocal cross holdings with the institution designed to inflate artificially the own funds of the institution (negative amount) Direct and indirect holdings of the T2 instruments and subordinated loans of financial sector				
entities where the institution does not have a significant investment in those entities (amount above 10% threshold and net of eligible short positions) (negative amount) Direct and indirect holdings by the institution of the T2 instruments and subordinated loans of financial sector entities where the institution has a significant investment in those entities (net of eligible short positions) (negative amount)				
Qualifying eligible liabilities deductions that exceed the eligible liabilities items of the institution (negative amount)				
Other regulatory adjustments to T2 capital				
Total regulatory adjustments to Tier 2 (T2) capital				
ier 2 (T2) capital				
T (TC = T1 + T2)			3,0	
fotal risk exposure amount	10,72	26	12,3	28
Capital ratios and requirements including buffers Common Equity Tier 1		20	22.4	12
	22.7			
Tier 1	28.3		24.	
Total capital	28.3			
nstitution CET1 overall capital requirements	8.5		8.	
of which: capital conservation buffer requirement				50
of which: countercyclical capital buffer requirement	0.2	28	0.	
of which: systemic risk buffer requirement of which: Global Systemically Important Institution (G-SII) or Other Systemically Important Institution (O-SII) buffer requirement				
of which: additional own funds requirements to address the risks other than the risk of excessive leverage	5.7	72	5.5	36
excessive leverage Common Equity Tier 1 capital (as a percentage of risk exposure amount) available after meeting the minimum capital requirements	16.9	99	13.1	89
Amounts below the thresholds for deduction (before risk weighting)				
Direct and indirect holdings of own funds and eligible liabilities of financial sector entities where he institution does not have a significant investment in those entities (amount below 10% hreshold and net of eligible short positions)				
Direct and indirect holdings by the institution of the CET1 instruments of financial sector entities where the institution has a significant investment in those entities (amount below 17.65%				
hresholds and net of eligible short positions) Deferred tax assets arising from temporary differences (amount below 17.65% threshold, net of elated tax liability where the conditions in Article 38 (3) are met)				
pplicable caps on the inclusion of provisions in Tier 2				
redit risk adjustments included in T2 in respect of exposures subject to standardised approach				
Eap on inclusion of credit risk adjustments in T2 under standardised approach Credit risk adjustments included in T2 in respect of exposures subject to internal ratings-based approach (prior to the application of the cap)	ç	90	1	26

#### EU CC1 - Composition of regulatory own funds (continued)

		31.12.22	31.12.21
EUR m	Amounts	Source based on reference numbers/letters of the balance sheet under the regulatory scope of consolidation <sup>1</sup>	Source based on reference numbers/letters of the balance sheet under the regulatory scope of consolidation <sup>1</sup>
Cap for inclusion of credit risk adjustments in T2 under internal ratings-based approach			
Capital instruments subject to phase-out arrangements (only applicable between 1 Jan 2014 a	nd 1 Jan 2022)		
Current cap on CET1 instruments subject to phase out arrangements			
Amount excluded from CET1 due to cap (excess over cap after redemptions and maturities)			
Current cap on AT1 instruments subject to phase out arrangements			
Amount excluded from AT1 due to cap (excess over cap after redemptions and maturities)			
Current cap on T2 instruments subject to phase out arrangements			
Amount excluded from T2 due to cap (excess over cap after redemptions and maturities)			
<sup>1</sup> References link the lines of this table to the respective reference numbers provided in the "Re	eferences" column in t	he "EU CC2 - reconciliation of regulatory o	wn funds to balance sheet"

table in this section.

The following table provides a reconciliation of regulatory own funds to balance sheet in accordance with 437 of the CRR. The financial figures presented below are disclosed as part of the group quarterly publications.

#### EU CC2 - reconciliation of regulatory own funds to balance sheet

	31.	12.22	31.	12.21
EUR m	Under regulatory scope of consolidation <sup>1</sup>	References <sup>2</sup>	Under regulatory scope of consolidation <sup>1</sup>	References <sup>2</sup>
Assets				
Cash and balances with central banks	11,212		11,819	
Due from banks	1,293		2,119	
Receivables from Securities financing transactions	2,961		4,897	
Cash collateral receivable on derivative instruments	4,005		3,441	
Loans & advances to customers	4,353		4,914	
Other financial assets measured at amortized cost	2,887		1,868	
Trading portfolio assets	2,629		3,473	
Positive replacement values	14,305		8,339	
Brokerage receivables	5		2	
Financial assets designated at fair value	3,527		4,261	
Properties, equipment and software	208		<b>2</b> 112	
Goodwill and intangible assets	329		<b>2</b> 338	
Deferred tax assets	100		<b>3</b> 85	
Other assets	164		743	
Total assets	47,978		46,411	
Liabilities				
Amounts due to banks	4,213		6,450	
Payables from securities financing transactions	721		1,032	
Cash collateral payables on derivative instruments	3,699		3,178	
Amounts due to customers	17,576		19,021	
Other financial liabilities measured at amortized cost	482		262	
Financial liabilities at fair value held for trading	962		892	
Negative replacement values	14,447		8,644	
Brokerage payables	169		173	
Debt issued designated at fair value	21		36	
Other financial liabilities designated at fair value	1,505		1,556	
Provisions				
Other Liabilities	504		1,362	
Total liabilities	44,360		42,664	
Total equity	3,618		1 3,747	

<sup>1</sup> The difference between the financial and regulatory scope is immaterial. Only the German subsidiary UBS Private Equity Komplementär GmbH is excluded from the regulatory scope of consolidation. <sup>2</sup> References link the lines of this table to the respective reference numbers provided in the "Source based on reference numbers/letters of the balance sheet under the regulatory scope of consolidation" column in the "EU CC1 - Composition of regulatory own funds" table in this section. The table below depicts the main features and terms and conditions of capital instruments issued by UBS Europe SE in accordance with Article 437 of the CRR.

	ulatory own Common Equity Tier 1		Additional Tier 1	-			LAC) eligible liabili	ties
lssuer			UBS Europe SE	UBS Europe SE	UBS Europe SE	UBS Europe SE	UBS Europe SE	UBS Europe SE
Unique identifier (eg CUSIP, ISIN or	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Bloomberg identifier for private placement)								
Public or private placement	Private	Private	Private	Private	Private	Private	Private	Private
Governing law(s) of the instrument	German	German	German	German	German	German	German	German
Contractual recognition of write down and conversion powers of resolution authorities	No	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Regulatory treatment Transitional CRR rules	Common Equity Tier 1	Additional Tier 1	Additional Tier 1	Ineligible	Ineligible	Ineligible	Ineligible	Ineligible
Post-transitional CRR rules	Common Equity Tier 1	Additional Tier 1	Additional Tier 1	Ineligible	Ineligible	Ineligible	Ineligible	Ineligible
Eligible at solo/(sub-)consolidated/ solo &	Solo and	Solo and	Solo and	Solo and	Solo and	Solo and	Solo and	Solo and
(sub-)consolidated	Consolidated	Consolidated	Consolidated	Consolidated	Consolidated	Consolidated	Consolidated	Consolidated
Instrument type (types to be specified by	CET1 Instrument	Additional Tier 1	Additional Tier 1	72b CRR -	72b CRR -	72b CRR -	72b CRR -	72b CRR -
each jurisdiction) Amount recognised in regulatory capital				internal TLAC	internal TLAC	internal TLAC	internal TLAC	internal TLAC
(currency in million, as of most recent reporting date)	EUR 770 million	EUR 290 million	EUR 310 million	EUR 975 million	EUR 200 million	EUR 275 million	EUR 400 million	USD 300 million
Nominal amount of instrument	EUR 446 million	EUR 290 million	EUR 310 million	EUR 975 million	EUR 200 million	EUR 275 million	EUR 400 million	USD 300 million
Issue price	Various	1	1	1	1	1	1	1
Redemption price	Par	Par	Par	Par	Par	Par	Par	Par
Accounting classification	Shareholders'	Shareholders'	Shareholders'	Liability –	Liability –	Liability –	Liability –	Liability –
Accounting classification	equity	equity	equity	amortised cost	amortised cost		amortised cost	amortised cost
Original date of issuance	Various	11.06.2018	23.05.2022	27.02.2019	13.06.2022	14.05.2019	05.02.2021	03.11.2021
Perpetual or dated	Perpetual	Perpetual	Perpetual	Dated	Dated	Dated	Dated	Dated
Original maturity date	No Maturity	No Maturity	23.05.2027	27.02.2024	14.06.2027	14.05.2029	05.02.2031	03.11.2032
Issuer call subject to prior supervisory approval	N/A	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Optional call date, contingent call dates and	N/A	earlier upon occurrence of tax or regulatory	23.05.2027, or earlier upon occurrence of tax or regulatory		At any time by giving 14 days'	At any time by giving 14 days'	At any time by giving 14 days'	At any time by giving 14 days'
redemption amount		event at par value	event at par value	notice at par value	notice at par value	notice at par value	notice at par value	notice at par value
Subsequent call dates, if applicable	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Coupons I dividends								
Fixed or floating dividend/coupon	Floating	Floating	Floating	Floating	Floating	Floating	Floating	Floating
Coupon rate and any related index	N/A	EURIBOR	3-month EURIBOR + 403bps	3-month EURIBOR floored to zero	3-month EURIBOR + 128bps	3-month EURIBOR floored to zero	3-month EURIBOR floored to zero	SOFR + 134bps
Evistance of a dividend stopper	No		No	+ 125bps		+ 103bps	+ 74bps	No
Existence of a dividend stopper	No Fully	No	No Partial	No	No	No	No	No
Fully discretionary, partially discretionary or mandatory (in terms of timing) Fully discretionary, partially discretionary or	discretionary	Partial discretionary	Partial discretionary	Mandatory	Mandatory	Mandatory	Mandatory	Mandatory
mandatory (in terms of amount)	Fully discretionary	Partial discretionary	Partial discretionary	Mandatory	Mandatory	Mandatory	Mandatory	Mandatory
Existence of step up or other incentive to redeem	No	No	No	No	No	No	No	No
Noncumulative or cumulative	Non-cumulative	Non-cumulative	Non-cumulative	Non cumulative	Non cumulative	Non cumulative	Non cumulative	Non cumulative
Convertible or non-convertible	Non-convertible	Non-convertible	Non-convertible	Convertible	Convertible	Convertible	Convertible	Convertible
If convertible, conversion trigger(s)	N/A	N/A	N/A	Instruction of resolution	Instruction of resolution	Instruction of resolution	Instruction of resolution	Instruction of resolution
If convertible, fully or partially	N/A	N/A		authority Fully or Partially	authority Fully or Partially	authority Fully or Partially	authority Fully or Partially	authority Fully or Partially

EU CCA: Main features of regulatory own funds instruments and eligible liabilities instruments
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#### EU CCA: Main features of regulatory own funds instruments and eligible liabilities instruments (continued)

	Common Equity Tier 1	Additional Tier 1		Inte	ernal total loss-abs	orbing capacity (T	LAC) eligible liabili	ties
If convertible, conversion rate	N/A	N/A	N/A	At discretion of resolution authority	At discretion of resolution authority	resolution	At discretion of resolution authority	At discretion of resolution authority
If convertible, mandatory or optional conversion	N/A	N/A	N/A	Mandatory after instruction of resolution authority	Mandatory after instruction of resolution authority	resolution		Mandatory after instruction of resolution authority
If convertible, specify instrument type convertible into	N/A	N/A	N/A	CET1	CET1	CET1	CET1	CET1
If convertible, specify issuer of instrument it converts into	N/A	N/A	N/A	UBS Europe SE	UBS Europe SE	UBS Europe SE	UBS Europe SE	UBS Europe SE
Write-down features	No	Yes	Yes	Yes	Yes	Yes	Yes	Yes
lf write-down, write-down trigger(s)	N/A	CET1 ratio falls below 5.125%		Instruction of resolution authority	Instruction of resolution authority	Instruction of resolution	Instruction of	Instruction of resolution authority
If write-down, full or partial	N/A	Fully or Partially	Fully or Partially	Fully or Partially	Fully or Partially	Fully or Partially	Fully or Partially	Fully or Partially
If write-down, permanent or temporary	N/A	Temporary	Temporary	Permanent	Permanent		Permanent	Permanent
If temporary write-down, description of write-up mechanism	N/A	Contractual conversion rate of annual balance sheet profit	Contractual conversion rate of annual balance sheet profit	N/A	N/A	N/A	N/A	N/A
Type of subordination (only for eligible liabilities)	Statutory	Statutory	Statutory	Statutory	Statutory	Statutory	Statutory	Statutory
Ranking of the instrument in normal insolvency proceedings	1	2	2	5	5	5	5	5
Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	AT1	Shareholder Ioans	Shareholder Ioans	Senior non- preferred	Senior non- preferred		Senior non- preferred	Senior non- preferred
Non-compliant transitioned features	No	No	No	No	No	No	No	No
If yes, specify non-compliant features	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Link to the full term and conditions of the instrument (signposting)	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A

The following table provides an overview of key metrics and the internal loss-absorbing capacity in accordance with Article 437a of the CRR.

### EU iLAC - Internal loss absorbing capacity: internal TLAC and, where applicable, requirement for own funds and eligible liabilities for non-EU G-SIIs

	31.12	.22	30.09	.22
EUR m	Non-EU G-SII Requirement for own funds and eligible liabilities (internal TLAC)	Qualitative information	Non-EU G-SII Requirement for own funds and eligible liabilities (internal TLAC)	Qualitative informatior
Applicable requirement and level of application				
Is the entity subject to a Non-EU G-SII Requirement for own funds and eligible liabilities? (Y/N)		Y		Y
If EU 1 is answered by 'Yes', is the requirement applicable on a consolidated or individual basis? (C/I)		С		С
Is the entity subject to an internal MREL requirement? (Y/N)		Y		Y
If EU 2a is answered by 'Yes', is the requirement applicable on a consolidated or individual basis? (C/I)		С		С
Own funds and eligible liabilities				
Common Equity Tier 1 capital (CET1)	2,441		2,436	
Eligible Additional Tier 1 instruments	600		600	
Eligible Tier 2 instruments				
Eligible own funds	3,041		3,036	
Eligible liabilities	2,130		2,156	
of which permitted quarantees				
(Adjustments)				
Own funds and eligible liabilities items after adjustments	5,171		5,192	
Total risk exposure amount and total exposure measure				
Total risk exposure amount	10,726		11,924	
Total exposure measure	41,818		51,736	
Ratio of own funds and eligible liabilities				
Own funds and eligible liabilities (as a percentage of TREA)	48.21%		43.54%	
of which permitted guarantees				
Own funds and eligible liabilities (as a percentage of leverage exposure)	12.37%		10.04%	
of which permitted guarantees				
CET1 (as a percentage of TREA) available after meeting the entity's requirements	16.99%		14.66%	
Institution-specific combined buffer requirement	2.78%		2.69%	
Requirements				
Requirement expressed as a percentage of the total risk exposure amount of which may be met with guarantees	16.20%		16.20%	
Internal TLAC expressed as percentage of the total exposure measure	6.08%		6.08%	
of which may be met with guarantees				
Memorandum items				
Total amount of excluded liabilities referred to in Article 72a(2) CRR	27,195		24,513	

The following table depicts creditor ranking of instruments in accordance with Article 437a of the CRR.

#### EU TLAC2a: Creditor ranking - Entity that is not a resolution entity

31.12.22			Ins	solvency ranking	
	1	2	5	11	
	(most junior)				
	Resoluti-	Resoluti-	Resoluti-		
EUR m	on entity	on entity	on entity	Other	Tota
Empty set in the EU					
Description of insolvency rank	Common equity Tier 1 instruments	Additional Tier 1 instruments	Claims for repayment of shareholder loans and accrued interest thereon	and 14 nor money market instruments (ii) are issued from 21 July 2018 onwards, have an original contractual maturity of at least one year, do not qualify	
Liabilities and own funds including derivative liabilities	2,431	600	2,138	24	5,193
of which excluded liabilities			8	9	17
Liabilities and own funds less excluded liabilities	2,431	600	2,130	15	5 176
Subset of liabilities and own funds less excluded liabilities that are	2,431	600	2,130		5,161
of which racidual maturity > 1 year < 2 years			075		075
of which residual maturity > 2 year < 5 years			200		200
of which residual maturity ≥ 5 years < 10 years of which residual maturity ≥ 10 years, but excluding perpetual			955		955
of which perpetual securities	2,431	600			3,031
30.06.22			Ins	solvency ranking	
	1	2	5		
	(most junior)				
	Resoluti-	Resoluti-	Resoluti-		
EUR m	on entity	on entity	on entity	Other	Tota
Empty set in the EU			Claims for repayment of		
Description of insolvency rank	Common equity Tier 1 instruments	Additional Tier 1 instruments	shareholder loans and accrued	and are neutret deposits within the positions of no. 15 and 14 nor money market instruments (ii) are issued from 21 July 2018 onwards, have an original contractual maturity of at least one year, do not qualify as deposits within the position of no. 13 and 14 and	

			interest thereon	as deposits within the position of no. 13 and 14 and the contractual documentation and, where applicable, the prospectus explicitly refer to the lower ranking	
Liabilities and own funds including derivative liabilities	2,417	600	2,139	25	5,180
of which excluded liabilities			2	9	12
Liabilities and own funds less excluded liabilities	2,417	600	2,136	15	5,168
Subset of liabilities and own funds less excluded liabilities that are own funds and eligible liabilities for the purpose of internal TLAC	2,417	600	2,136		5,153
of which residual maturity ≥ 1 year < 2 years			975		975
of which residual maturity ≥ 2 year < 5 years					
of which residual maturity ≥ 5 years < 10 years			1,161		1,161
of which residual maturity ≥ 10 years, but excluding perpetual securities					
of which perpetual securities	2,417	600			3,017

# Own funds requirements and risk-weighted exposure amounts

#### **Pillar 1 capital requirements**

For Pillar 1, regulatory capital exposures are calculated using supervisory standardised approaches except for:

### Credit risk determined by internal credit model

- Exposures arising from OTC derivatives are calculated using an IMM credit model. Exposures on OTC transactions that are not
  approved to be calculated in this model are determined using the supervisory Standardized approach for counterparty credit risk
  (SA-CCR).
- Exposures arising from securities financing transactions (SFT) are calculated using an IMA credit model. Exposures on SFT transactions not approved to be calculated in this model are determined using the supervisory volatility adjustments approach for master netting agreements.

#### Market risk

Exposures relating to interest rate swaps are calculated using sensitivity models except for trades booked within Group Treasury
which follow standardised approaches.

#### Operational risk

The own funds requirement for operational risk is calculated using the Basic indicator approach.

UBS Europe SE applies standardised risk weightings where applicable using external credit ratings of the rating agencies Moody's, Standard & Poor's, and Fitch.

### Assessing capital requirements

UBS Europe SE assesses the adequacy of its capital resources in terms of both amount and type through a number of processes governed by the Management Board, the UBS Europe SE Risk Committee and ALCO.

A Capital Management Framework has been established with the objective of ensuring that UBS Europe SE complies at all times with relevant regulation and its internal capital risk appetite.

As part of the business planning process, each operating business forecasts its capital needs over a three-year horizon. The resulting plan is subject to stress testing to determine whether the bank's capital resources are sufficient should severe market conditions or other events arise. Furthermore, UBS Europe SE considers whether the regulatory capital measures specified in the CRR are sufficient given the risk profile of the bank.

The capital planning process is integrated into UBS Europe SE's ICAAP framework, in which UBS Europe SE's capital adequacy is assessed under the Normative Baseline & Adverse perspectives over a three year-horizon and under the Economic View to ensure sufficient level of capitalization.

The results of these processes form part of the UBS Europe SE ICAAP document which is submitted annually to the ECB. The ICAAP is then assessed by the ECB and used as part of their Supervisory Review and Evaluation Process (SREP) to set a minimum capital requirement for the bank. The Board considers all these factors in establishing the total amount of capital required and the nature of the capital instruments that should be issued.

The Board sets capital limits, Early Warning indicators and targets as well as a management buffer which allows UBS Europe SE to sustainably follow its business model. Procedures are in place to monitor the businesses capital consumption against these metrics and escalate any issues arising through the governance fora.

Quarterly stress testing is undertaken to ensure that capital remains sufficient to enable the firm to continue to meet the Board's metrics should a stress event occur. The results are discussed by the ALCO and reported to the Management Board.

UBS Europe SE's business plan forms part of the overall UBS Group planning process which is approved by the UBS Group AG Executive Board.

The following table outlines an overview of the risk-weighted assets and capital requirement for UBS Europe SE.

### EU OV1 - Overview of total risk exposure amounts

	31.12	31.12.21		
EUR m	Risk weighted exposure amounts (RWEAs)	Total own funds requirements	Risk weighted exposure amounts (RWEAs)	Total own funds requirements
Credit risk (excluding CCR)	3,212	257	3,961	317
Of which the standardised approach	3,212	257	3,961	317
Of which the Foundation IRB (F-IRB) approach				
Of which: slotting approach				
Of which: equities under the simple riskweighted approach				
Of which the Advanced IRB (A-IRB) approach				
Counterparty credit risk - CCR	4 860	389	5,343	427
Of which the standardised approach <sup>1</sup>	1 657	133	2,020	162
Of which internal model method (IMM) <sup>2</sup>		184	2,500	200
Of which exposures to a CCP	85	7	185	15
Of which credit valuation adjustment - CVA		66	639	51
Of which other CCR				
Settlement risk	69	6	49	4
Securitisation exposures in the non-trading book (after the cap)				
Of which SEC-IRBA approach				
Of which SEC-ERBA (including IAA)				
Of which SEC-SA approach				
Of which 1250%/ deduction				
Position, foreign exchange and commodities risks (Market risk)	655	52	800	64
Of which the standardised approach	655	52	800	64
Of which IMA				
Large exposures				
Operational risk	1 930	154	2,175	174
Of which basic indicator approach	1 930	154	2,175	174
Of which standardised approach				
Of which advanced measurement approach				
Amounts below the thresholds for deduction (subject to 250% risk weight) (For information)				
Total	10,726	858	12,328	986

<sup>1</sup> Where not eligible for inclusion in a modelled approach, SA-CCR is used for over the counter (OTC) and exchange traded derivatives (ETD), and the financial collateral comprehensive method is used for securities financing transactions (SFT). <sup>2</sup> Includes derivatives under IMM and SFTs under IMA.

The following table outlines the breakdown of market risk within UBS Europe SE by the main categories, showing RWEAs and capital requirements. As UBS Europe SE does not utilize advanced approaches these disclosures are derived under the standardised approach.

EU MR1 - Market Risk under the standardised approach

	31.12.22	31.12.21
EUR m	RWEAs	RWAs
Outright products		
Interest rate risk (general and specific)	437	565
Equity risk (general and specific)	2	8
Foreign exchange risk	198	223
Commodity risk		
Options		
Simplified approach		
Delta-plus approach	19	5
Scenario approach		
Securitisation (specific risk)		
T - 4-1	655	800

The following table depicts exposure amounts calculation for operational risk based upon Basic indicator approach.

### EU OR1 - Operational risk own funds requirements and risk-weighted exposure amounts

31.12.22	Rele	Own funds	Risk exposure		
EUR m	Year-3	Year-2	Last year	requirements	amount
Banking activities subject to basic indicator approach (BIA)	997	1,054	1,038	154	1,930
Banking activities subject to standardised (TSA) / alternative standardised (ASA) approaches					
Subject to TSA:					
Subject to ASA:					
Banking activities subject to advanced measurement approaches AMA					

31.12.21	Relev	vant indicator		Own funds	Risk exposure
EUR m	Year-3	Year-2	Last year	requirements	amount
Banking activities subject to basic indicator approach (BIA)	1,430	997	1,054	174	2,175
Banking activities subject to standardised (TSA) / alternative standardised (ASA)					
approaches Subject to TSA:					

### Counterparty credit risk

### Methodology used to assign internal capital and credit limits for counterparty credit exposures

UBS Europe SE's credit limits reflect UBS Europe SE's risk capacity, risk appetite and large exposure requirements.

In IB Limits are established for individual counterparties and their counterparty groups covering banking and traded products, as well as settlement amounts. Limits apply to the current outstanding and contingent commitments based on notional but also to the potential future exposure of traded products. Limits are subject to tenor restrictions. The following key counterparty limit types may be established:

- Risk and volume limits for securities financing transactions
- Potential Future Exposure limit for uncollateralized non-cleared derivatives trading
- Close-out Exposure limit for collateralized non-cleared derivatives trading
- Exchange Traded Derivatives limit for cleared OTC and exchange traded derivatives
- Take and Hold and Temporary Exposure limits for Commercial Lending and Leverage Lending transactions
- Settlement Risk limits

In GWM limits are established in the main for private individuals, private investment companies and for Funds. Facility offering comes in the way of Lombard Lending. Clients must have sufficient Lending Value in their assets portfolio to cover the exposure and in some legal jurisdictions, to also cover the limits. GWM limits include:

- Lombard credit facilities, normally uncommitted and valid until further notice. Loan facilities can be used for overdrafts or fixed term advances within the parameters defined for Lombard exposures
- UBS's maximum risk appetite for a client is defined by the lower of the total (explicit) lending value of a client's collateral portfolio or the approved credit limits. Origination must obtain prior approval for any transaction that exceeds a client's total lending value or credit limit.

Limits are approved in accordance with delegated credit authority.

#### Policies related to guarantees and other credit risk mitigants

For OTC traded products the majority of IB-originated credit exposures are collateralized under industry standard agreements with positive mark-to-market of outstanding trades collateralized with cash and/or highly liquid securities on a daily basis.

Counterparty exposure arising from clearing listed securities on exchanges on behalf of clients is collateralized via initial as well as variation margin, in line with exchange requirements and applying counterparty-specific multipliers as deemed appropriate to mitigate risk in line with the level of appetite.

Mitigation in Structured Financing portfolio is achieved by ensuring an adequate diversification of assets and counterparties with concentration in each collateral types or jurisdictions limited by the corresponding appetite.

In GWM Transactions must be covered by Lombard eligible collateral duly pledged to allow liquidation in a close out.

Collateral with liquidity and/or concentration risk are subject to respective credit approval and monitoring and lending values must reflect the risk of the collateral and the assumed close-out period.

#### Policies with respect to Wrong-Way risk exposures

UBS Europe SE has a framework in place for identification, monitoring and reporting of Wrong Way Risks. All outstanding positions of Specific and General WWR are reviewed at least monthly.

#### Capital allocation / Allocation of loan limits to counterparties

UBS Europe SE does not provide for any separate capital allocation as well as limitation of default risks towards counterparties with derivative items. Both are effected within the framework of the uniformly applicable limitation process for counterparty risks. The methods of the regulatory as well as internal control of large credits apply.

The following tables provide a view of the methods utilized to calculate CCR regulatory requirements together with the main parameters utilized for each methodology including replacement cost (RC), potential future exposure (PFE), effective expected positive exposure (EEPE), and credit risk mitigation (CRM) effects.

31.12.22		Potential future		Alpha used for computing				
EUR m	Replacement cost (RC)	exposure (PFE)	EEPE	regulatory exposure value	Exposure value pre-CRM		Exposure value	RWEA
EU - Original Exposure Method (for derivatives)				1.4				
EU - Simplified SA-CCR (for derivatives)				1.4				
SA-CCR (for derivatives)	747	1,392		1.4	3,374	2,461	2,456	1,473
IMM (for derivatives and SFTs)			2,029	1.5	2,938	2,617	2,617	1,511
of which securities financing transactions netting sets								
of which derivatives and long settlement transactions netting sets			2,029		2,938	2,617	2,617	1,511
of which from contractual cross-product netting sets								
Financial collateral simple method (for SFTs)								
Financial collateral comprehensive method (for SFTs)					260	254	254	184
VaR for SFTs					1,448	1,112	1,112	785
Total					8,020	6,444	6,439	3,953

### EU CCR1 - Analysis of CCR exposure by approach

31.12.21		Potential future		Alpha used for computing				
EUR m	Replacement cost (RC)	exposure (PFE)	EEPE	regulatory exposure value	Exposure value pre-CRM		Exposure value	RWEA
EU - Original Exposure Method (for derivatives)				1.4				
EU - Simplified SA-CCR (for derivatives)				1.4				
SA-CCR (for derivatives)	286	618		1.4	1,059	2,588	2,580	1,858
IMM (for derivatives and SFTs)			2,929	1.5	2,929	2,590	2,590	1,522
of which securities financing transactions netting sets								
of which derivatives and long settlement transactions netting sets			2,929		2,929	2,590	2,590	1,522
of which from contractual cross-product netting sets								
Financial collateral simple method (for SFTs)								
Financial collateral comprehensive method (for SFTs)					239	211	211	162
VaR for SFTs					1,988	1,283	1,283	978
Total					6,215	6,672	6,665	4,520

The following table provides the breakdown of the CVA capital charge by approach. UBS Europe SE currently only utilizes the standardized method for CVA charge calculation.

EU CCR2 – Transactions subject to own funds requirements for CVA risk
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	31.12.22	31.12.21		
EUR m	Exposure value	RWEA	Exposure value	RWEA
Total transactions subject to the Advanced method				
(i) VaR component (including the $3 \times$ multiplier)				
(ii) stressed VaR component (including the 3× multiplier)				
Transactions subject to the Standardised method	2,541	823	2,166	639
Transactions subject to the Alternative approach (Based on the Original Exposure Method)				
Total transactions subject to own funds requirements for CVA risk	2,541	823	2,166	639

The following table provides a breakdown of CCR exposures by regulatory exposure class and risk weights.

### EU CCR3 – Standardised approach – CCR exposures by regulatory exposure class and risk weights<sup>1</sup>

31.12.22		•			R	isk Weight						Total
EUR m	0%	2%	4%	10%	20%	50%	70%	75%	100%	150%	Others	exposure value
Exposure classes												
Central governments or central banks	189				42	10						240
Regional government or local authorities	1				5				20			26
Public sector entities	65				0	10			9			84
Multilateral development banks												
International organisations												
Institutions		806			1,474	1,649			222			4,151
Corporates					240	64			2,495	0		2,799
Retail												
Institutions and corporates with a short-term credit												
assessment												
Other items												
Total exposure value	255	806			1,759	1,733			2,746	0		7,300

31.12.21	Risk Weight											Total
EUR m	0%	2%	4%	10%	20%	50%	70%	75%	100%	150%	Other	exposure value
Exposure classes												
Central governments or central banks	188				3							191
Regional government or local authorities					5				24			29
Public sector entities					1	15			23			40
Multilateral development banks												
International organisations												
Institutions		887			1,133	1,399			203			3,622
Corporates					385	109			3,210	0		3,704
Retail												
Institutions and corporates with a short-term credit												
assessment												
Other items												
Total exposure value	188	887			1,528	1,523			3,460	0		7,585

<sup>1</sup> Exposure is stated after the application of CCFs and CRM and the addition of volatility adjustments to exposures.

The following table provides a breakdown of types of collateral posted or received to support CCR exposures on derivatives and SFTs.

EU CCR5 – Composition of collateral f	for CCR exposures
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31.12.22	Co	llateral used in de	rivative transactio	ons	Collateral used in SFTs				
	Fair value of col	lateral received	Fair value of co	ollateral posted	Fair value of col	lateral received	Fair value of collateral posted		
EUR m	Segregated	Unsegregated	Segregated	Unsegregated	Segregated	Unsegregated	Segregated	Unsegregated	
Cash – domestic currency		2,972		1,879					
Cash – other currencies		2,728		310					
Domestic sovereign debt	223	811		370		24,538		24,090	
Other sovereign debt	7	2,894				68		31	
Government agency debt									
Corporate bonds	173	14,872				1,461		419	
Equity securities		5,298				2,255		2,059	
Other collateral		2,890				160		0	
Total	403	32,466		2,559		28,483		26,600	

31.12.21	Co	llateral used in de	erivative transactio	ons	Collateral used in SFTs				
EUR m	Fair value of co	llateral received	Fair value of co	llateral posted	Fair value of co	llateral received	Fair value of collateral posted		
	Segregated	Unsegregated	Segregated	Unsegregated	Segregated	Unsegregated	Segregated	Unsegregated	
Cash – domestic currency		1,862		1,528		4,364		4,084	
Cash – other currencies		1,495		394		1,683		5,471	
Domestic sovereign debt	158	894		279		20,194		18,064	
Other sovereign debt	71	1				109		31	
Government agency debt									
Corporate bonds	141	2				1,113		356	
Equity securities		8				5,056		3,522	
Other collateral		8				176		12	
Total	370	4,271		2,201		32,696		31,542	

The following table provides an overview of the credit derivative portfolio of UBS Europe SE by product group using notional amounts. UBS Europe SE does not utilize credit derivatives within its banking book.

### EU CCR6 – Credit derivatives exposures

31.12.22 FUR m	Protection bought	Protection sold
Notionals		
Single-name credit default swaps	1,111	835
Index credit default swaps	193	184
Total return swaps		3
Credit options		
Other credit derivatives		
Total notionals	1,305	1,021
Fair values		
Positive fair value (asset)	5	8
Negative fair value (liability)	(14)	) (6)

31.12.21	Protection	Protection sold
EUR m	bought	
Single-name credit default swaps	1,666	1,376
Index credit default swaps	262	252
Total return swaps		3
Credit options		
Other credit derivatives		
Total Notionals	1,928	1,631
Fair values		
<b>Fair values</b> Positive fair value (asset)	6	14

The following table provides a view of the drivers behind the change in the RWEA relating to OTC derivatives under the IMM over the period.

EU CCR7 – RWEA flow statements of CCR exposures under the IMM

31.12.22	
EUR m	RWEA
RWEA as at the end of the previous reporting period	1,522
Asset size	(103)
Credit quality of counterparties	(0)
Model updates (IMM only)	
Methodology and policy (IMM only)	
Acquisitions and disposals	
Foreign exchange movements	43
Other	
RWEA as at the end of the current reporting period	1,511
31.12.21	
EUR m	RWEA
RWEA as at the end of the previous reporting period	2,055
Asset size	(306)
Credit quality of counterparties	
	5
Model updates (IMM only)	(298)
	(298)
Methodology and policy (IMM only)	(298)
Methodology and policy (IMM only) Acquisitions and disposals	(298)
Model updates (IMM only) Methodology and policy (IMM only) Acquisitions and disposals Foreign exchange movements Other	(298

The following table provides an overview of the CCR charge resulting from exposures to Central Clearing Counterparties (CCP). It sets out the types of exposures as well as their related capital charges.

### EU CCR8 – Exposures to CCPs

	31.12.2	22	31.12.2	21
EUR m	Exposure value	RWEA	Exposure value	RWEA
Exposures to QCCPs (total)		85		185
Exposures for trades at QCCPs (excluding initial margin and default fund contributions); of which	861	27	920	24
(i) OTC derivatives	550	15	432	12
(ii) Exchange-traded derivatives	20	0	75	2
(iii) SFTs	290	12	413	10
(iv) Netting sets where cross-product netting has been approved				
Segregated initial margin				
Non-segregated initial margin	34	1	52	1
Prefunded default fund contributions	217	41	191	93
Unfunded default fund contributions	1	16	5	67
Exposures to non-QCCPs (total)				
Exposures for trades at non-QCCPs (excluding initial margin and default fund contributions); of which				
(i) OTC derivatives				
(ii) Exchange-traded derivatives				
(iii) SFTs				
(iv) Netting sets where cross-product netting has been approved				
Segregated initial margin				
Non-segregated initial margin				
Prefunded default fund contributions				
Unfunded default fund contributions				

# Countercyclical capital buffer

The following table sets out credit exposures as at 31 December 2022, split by geographical distribution, utilized in the calculation of the countercyclical capital buffer.

### EU CCyB1 - Geographical distribution of credit exposures relevant for the calculation of the countercyclical buffer

31.12.22	General credi	it exposures	Relevant cred Mark	it exposures – et risk			Own fund requi	rements			
EUR m	Exposure value under the standardised approach	Exposure value under	Sum of long and short	Value of trading book exposures for internal	Securitisation exposures Exposure value for non-trading book	Total exposure value	Relevant credit risk exposures - Credit risk	Total	Risk- weighted exposure amounts	Own fund requirements weights (%)	Countercyclic al buffer rate (%)
Breakdown by country:											
Antigua and Barbuda	0					0	0	0	0	0.00	
Argentine Republic	0		0			0	0	0	1	0.01	
Australia	135		1			135	2	2	28	0.55	
Bermuda	3					3	0	0	1	0.02	
Canada	804		0			804	14	14	179	3.59	
Cayman Islands	43		0			43	3	3	43	0.86	
Commonwealth of the Bahamas	39					39	3	3	39	0.79	
Czech Republic	0						0	0		0.00	1.50
Dominican Republic	2					2	0	0	2	0.03	
Eastern Republic of Uruguay	0					0	0	0	0	0.01	
Federal Republic of Germany	576		0			576	37	37	465	9.33	
Federative Republic of Brazil	0					0	0	0		0.00	
French Republic	531					556	27	27	336	6.74	
Gibraltar	1					1	0	0	1	0.02	
Grand Duchy of Luxembourg	1,089		0			1,090	88	88	1,095	21.94	0.50
<i>Great Britain and Northern Ireland</i>	227		1			228	14	14	176	3.53	1.00
Guernsey	0					0	0	0		0.00	
Hellenic Republic						1	0	0	1	0.01	
Hong Kong	2					2	0	0	2	0.03	1.00
Ireland	104					104	8	8	104	2.08	
Isle of Man	0					0	0	0	0	0.00	
Italian Republic	548		0			548	44	44	551	11.04	
Japan	0						0	0		0.00	
Jersey	6					6	0	0	6	0.11	
Kingdom of Bahrain	0					0	0	0		0.00	
Kingdom of Belgium	16		0			16	1	1	14	0.29	
Kingdom of Denmark Kingdom of	103					103	8	8	102	2.05	2.00
Kingdom of Netherlands	141		0			141	11	11	132	2.65	
Kingdom of Norway	301					301	4	4	44	0.88	2.00
Kingdom of Saudi Arabia	13					14	1	1	14	0.27	
Kingdom of Spain	56		0			56	5	5	60	1.20	
Kingdom of Sweden	511					511	29	29	360	7.22	1.00

31.12.22	General credi	it exposures	Relevant credit exposures – Market risk			Own fund requirements					
EUR m	Sum of Ic Exposure and sh value under Exposure positions the value under trading bo standardised the IRB exposures	Sum of long and short positions of trading book	Value of trading book	Securitisation exposures Exposure value for non-trading book	Total exposure value	Relevant credit risk exposures - Credit risk	Total	Risk- weighted exposure amounts		Countercyclic al buffer rate (%)	
Breakdown by country:											
Kingdom of Thailand	8					8	1	1		0.16	
Lebanese Republic	1					1	0	0	2	0.03	
Malaysia	18					18	1	1	18	0.35	
Netherlands Antilles	3		0			3	0	0	3	0.06	
Portuguese Republic	2					2	0	0	2	0.03	
Principality of Andorra	0						0	0		0.00	
Principality of	0						0	0		0.00	
Liechtenstein Republic of Austria	E						•	0	E	0.10	
Republic of Austria	<del>ر</del> ۱					J 4	0	0			
Republic of Bolivia	1					1			1	0.02	
Republic of Chile	166					166	13	13	166	3.32	
Republic of Columbia	0					0	0	0	0	0.00	
Republic of Costa Rica	2					2	0	0	2	0.03	
Republic of Croatia	0					0	0	0		0.00	
Republic of Cyprus	1					1	0	0	1	0.02	
Republic of Ecuador	1						0	0	2	0.03	
Republic of El	0						0	0		0.00	
Salvador Republic of Finland	109					109	9	9	109	2.19	
Republic of Guatemala	0					0	0	0	0	0.00	
Republic of Iceland	0					0	0	0	0	0.01	2.00
Republic of Kenya	0					0	0	0		0.00	
Republic of Malta	28					28	2	2	28	0.57	
Republic of Mauritius	9					9	1		9	0.19	
Republic of Panama							3	3	41	0.82	
Republic of Paraguay							0	0	6	0.12	
Republic of Peru	0						0	0	0	0.00	
Republic of Poland	63						5	5	63	1.26	
	5									0.10	
Republic of Singapore Republic of Turkey									ر د		
	۲ ۲					۲ ۲	U 1	U 1	3	0.05	
<i>Republic of Venezuela</i> <i>Republic of the</i>						יייי 1		ı 0	• 1	0.16	
Marshall Islands Romania	2						0			0.05	0.50
Russian Federation	0						0	0		0.00	
Saint Kitts and Nevis	6						1	1	7	0.13	
Saint Vincent and the Grenadines	0					0	0	0	·····	0.00	
Slovak Republic	3						0	0		0.05	1.00
State of Kuwait										0.00	
State of Qatar	0					0	0	0		0.00	
Swiss Confederation								6			

### EU CCyB1 - Geographical distribution of credit exposures relevant for the calculation of the countercyclical buffer (continued)

EU CCyB1 - Geographical distribution of credit exposures relevant for the calculation of the countercyclical buffer	
(continued)	

			Relevant cred	it exposures –							
31.12.22	General credit exposures			Market risk		_	Own fund req	uirements			
EUR m	Exposure value under the standardised approach		Sum of long and short positions of trading book exposures for SA	Value of trading book exposures for internal models	Securitisation exposures Exposure value for non-trading book	Total exposure value	Relevant credit risk exposures - Credit risk	Total	Risk- weighted exposure amounts		Countercyclic al buffer rate (%)
Breakdown by country:											
Taiwan, Province of China	201					201	16	16	201	4	
Ukraine	1					1	0	0	1	0	
United Arab Emirates	13					13	1	1	13	0	
United Mexican States	16					16	1	1	16	0	
United States of America	302		8			309	25	26	319	6	
Virgin Islands (British)	121					121	10	10	121	2	
Other	0					0	0	0		0.00	
Total	6,467		35			6,501	399	399	4,988	100.00	

The table below sets out the calculation of the countercyclical capital buffer.

### EU CCyB2 - Amount of institution-specific countercyclical capital buffer

EUR m	31.12.22	31.12.21
Total risk exposure amount	10,726	12,328
Institution-specific countercyclical buffer rate	0.28%	0.11%
Institution-specific countercyclical capital buffer requirement	30	14

# Credit risk exposure in the standardized approach

The standardized approach requires banks to, where possible, use risk assessments prepared by external credit assessment institutions (ECAIs) or export credit agencies to determine the risk weightings applied to rated counterparties. UBS Europe SE applies standardised risk weightings where applicable using external credit ratings of the rating agencies Moody's Investors Service, Standard & Poor's and Fitch.

Debt instruments are risk-weighted in accordance with the specific issue ratings available for the asset classes Institutions, Corporates, Central Governments, Public Sector Entities, Regional Governments and Local Authorities, Multilateral Development Banks and International Organisations. If there is no specific issue rating published by an ECAI, then the risk-weight is determined according to the rules set out in the Regulation (EU) 575/2013 (CRR). For the asset classes Equity, Exposures in Default, Exposures associated with particularly high risk and Other Assets, we apply the regulatory prescribed risk weights independent of an external credit rating.

External ratings are consumed externally and loaded into the reporting software which is allocating the credit quality steps and the risk-weights accordingly.

The association of the external rating of each nominated ECAI with the risk weights are in line with the credit quality steps as set out in Chapter 2 of Title II of Part Three CRR.

The following table outlines the effects of CRM excluding derivative, long settlement transactions, margin lending and SFT transactions and outlines exposures pre and post CRM and credit conversion factors (CCF).

### EU CR4 – standardised approach – Credit risk exposure and CRM effects

31.12.22	Exposures before CCF and before CRM			CF and post CRM <sup>1</sup>	RWAs and RWAs density		
	On-balance-sheet	Off-balance-sheet	On-balance-sheet	Off-balance-sheet		RWEA density	
EUR m	exposures	exposures	exposures	exposures	RWEA	(%)	
Exposure classes							
Central governments or central banks	11,862		12,078			0%	
Regional government or local authorities	383		397		12	3%	
Public sector entities	1,350	63	1,330	5	37	3%	
Multilateral development banks						0%	
International organisations	234		234			0%	
Institutions	1,587	665	941	661	548	34%	
Corporates	4,359	10,124	1,639	405	2,103	103%	
Retail							
Secured by mortgages on immovable property							
Exposures in default	6		6		8	135%	
Exposures associated with particularly high risk	25		25		38	150%	
Covered bonds	1,574		1,574		251	16%	
Institutions and corporates with a short-term credit assessment							
Collective investment undertakings							
Equity	1		1		2	250%	
Other items	214		214		214	100%	
Total	21,866	10,851	18,710	1,071	3,212	16%	

31.12.21	Exposures before	re CCF and CRM	Exposures post C	CF and post CRM <sup>1</sup>	RWAs and RW	/A density
	On-balance sheet	Off-balance sheet	On-balance sheet	Off-balance sheet		RWEA density
EUR m	amount	amount	t amount	amount	RWAs	(%)
Exposure class						
Central governments or central banks	13,188		13,324			0%
Regional government or local authorities	250		250		11	4%
Public sector entities	595	90	595	8	51	8%
Multilateral development banks						
International organisations	45		45			0%
Institutions	2,437	2	1,691	1	477	28%
Corporates	5,364	10,317	2,358	493	2,999	105%
Retail						
Secured by mortgages on immovable property						
Exposures in default	29		29		44	150%
Exposures associated with particularly high risk						
Covered bonds	1,367		1,367		186	14%
Institutions and corporates with a short-term credit assessment						
Collective investment undertakings						
Equity	1		1		2	250%
Other items	191		191		191	100%
Total	23,781	10,409	20,165	502	3,961	19%

<sup>1</sup> The exposure value post CCF and post CRM includes substitution effects.

The following table provides a view of the breakdown of credit exposures by risk weight and asset class under the standardized approach.

### EU CR5 - Standardised approach<sup>1</sup>

31.12.22						Ris	k weigh	:						Total	Of which
EUR m	0%	2%	4%	10%	20%	50%	70%	75%	100%	150%	250%	1250%	Others	Total	unrated
Central governments or central banks	12,078													12,078	11,330
Regional government or local authorities	337				60									397	
Public sector entities	1,172				158				5					1,335	305
Multilateral development banks	271													271	
International organisations	234													234	
Institutions					1,014	502			86			1		1,603	1,041
Corporates					0	3			1,945	94		1		2,044	1,894
Retail															
Secured by mortgages on immovable property															
Exposures in default									1	4				6	6
Exposures associated with particularly high risk										25				25	25
Covered bonds				639	935									1,574	
Institutions and corporates with a short-term															
credit assessment Unit or shares in collective investment															
undertakings															
Equity											1			1	1
Other items	0								214					214	214
Total	14,092			639	2,167	505			2,252	124	1	2		19,781	14,816

31.12.21						Risk	(Weigh	t						Tatal	Of which
EUR m	0%	2%	4%	10%	20%	50%	70%	75%	100%	150%	250%	1250%	Others	Total	unrated
Central governments or central banks	13,324													13,324	12,300
Regional government or local authorities	196				53									250	
Public sector entities	380				215				8					603	9 <sup>2</sup>
Multilateral development banks	313													313	
International organisations	45													45	
Institutions	259				1,163	88			181			2		1,693	280
Corporates						2			2,724	117		8		2,851	2,553 <sup>2</sup>
Retail															
Secured by mortgages on immovable property															
Exposures in default										29				29	29
Exposures associated with particularly high risk															
Covered bonds				870	497									1,367	
Institutions and corporates with a short-term															
credit assessment Unit or shares in collective investment															
undertakings															
Equity											1			1	1
Other items									191					191	191
Total	14,518			870	1,928	90			3,104	146	1	9		20,667	15,362 <sup>2</sup>

### Credit risk adjustments

### Policies for past-due, non-performing and credit-impaired claims

In line with the regulatory definition, we report a claim as non-performing when: (i) it is more than 90 days past due; (ii) it is subject to restructuring proceedings, where preferential conditions concerning interest rates, subordination, tenor, etc. have been granted in order to avoid default of the counterparty (forbearance); or (iii) the counterparty is subject to bankruptcy / enforced liquidation proceedings in any form, even if there is sufficient collateral to cover the due payment; or (iv) there is other evidence that payment obligations will not be fully met without recourse to collateral.

UBS Europe SE applies a single definition of default for classifying assets and determining the probability of default (PD) of its obligors for risk modeling purposes. The definition of default is based on quantitative and qualitative criteria. A counterparty is classified as defaulted at the latest when material payments of interest, principal or fees are overdue for more than 90 days. Counterparties are also classified as defaulted when: bankruptcy, insolvency proceedings or enforced liquidation have commenced; obligations have been restructured on preferential terms (forbearance); or there is other evidence that payment obligations will not be fully met without recourse to collateral. The latter may be the case even if, to date, all contractual payments have been made when due. If one claim against a counterparty is defaulted on, generally all claims against the counterparty are treated as defaulted.

An instrument is classified as credit-impaired if the counterparty is classified as defaulted, and/or the instrument is identified as purchased or originated credit-impaired (POCI). An instrument is POCI if it has been purchased at a deep discount to its carrying amount following a risk event of the issuer or originated with a defaulted counterparty. Once a financial asset is classified as defaulted/credit-impaired (except POCI), it is reported as a stage 3 instrument and remains as such unless all past due amounts have been rectified, additional payments have been made on time, the position is not classified as credit restructured, and there is general evidence of credit recovery. A three-month probation period is applied before a transfer back to stages 1 or 2 can be triggered. However, most instruments remain in stage 3 for a longer period. As of 31 December 2022, we had no instruments classified as POCI on our books.

### Definition of 'past due' and 'impaired' for the purpose of accounting

A financial asset must be classified as past due by Risk Control when the following occurs: (i) a counterparty fails to make a cash payment when contractually due on the financial asset; and (ii) the missing cash payment is not covered by an approved and advised limit.

An overdraft account must be generally classified as past due when the balance exceeds an approved and advised limit. An advised limit is a credit limit which is based on a contractual agreement with the client. This requires that the limit size, payment deadlines and all other relevant terms and conditions have been communicated to the client.

A legal counterparty is deemed to be impaired/in default if there is evidence that contractual payment obligations towards UBS Europe SE will not be met in full without enforcement of credit enhancements such as collateral or third party guarantees. This includes inability as well as unwillingness to pay.

The identification of default takes into account qualitative and quantitative aspects. Indications include:

#### Unlikeliness-to-pay indicators

A legal counterparty must be classified as in default, if not classified as such already, in the following situations: (i) the legal counterparty is subject to legal bankruptcy proceedings which comprise UBS Europe SE exposures or is forced into liquidation (e.g. debt moratorium), even if there is sufficient collateral to cover payment obligations; (ii) for a financial asset of the legal counterparty causing material credit exposure and carried at amortized cost, the carrying amount exceeds the present value of the estimated future cash flows, i.e. interest payments, scheduled principal repayments, or other payments due, for example on guarantees, and including liquidation of collateral and third-party-guaranteed payments where available; (iii) the legal counterparty legally defaulted on a financial asset as a result of a covenant breach or a contractually specified termination event, and a close-out of the financial asset has been enforced for credit related reasons. This may exclude cases when a financial asset has been closed-out in the absence of a legal default event or in the regular course of the business with a timely payment of any arising claims.

#### Conclusive past due backstops

A legal counterparty must be classified as in default when it exceeds 90 days past due pursuant to the applicable counting rule.

### Default with a third party

It is a rebuttable presumption that a legal counterparty is in default if (i) it has legally defaulted on credit positions granted by a third party as a result of a covenant breach or a contractually specified termination event and the financial asset has been irregularly closed-out; or (ii) distressed credit positions granted by a third party are under credit restructuring.

That is, a legal counterparty must be classified as in default if UBS Europe SE observes above circumstances unless evidence can be collected that UBS's credit exposure is not impacted.

### Additional Indications for Default

Default may not initially be evident and so an effective classification process for default must take into account potential indicators which may not necessarily signify default. This includes the following examples: (1) repeated or Long-Lasting Delinquency; (ii) repeated material past due amounts or financial assets which have been past due for a long period (relative to commercially accepted grace periods) may be an indication of default, irrespective of whether the conclusive or rebuttable delinquency backstop have been triggered or not.

Table CR2 shows the changes in stock of defaulted loans and debt securities belonging to the IFRS category 'amortised cost' and Off-Balance Sheet positions during financial year 2022. Numbers are based on IFRS and the regulatory scope of consolidation is taken into consideration.

### EU CR2: Changes in the stock of non-performing loans and advances

### 31.12.22

	Gross carrying
EUR m	amount
Initial stock of non-performing loans and advances	38
Inflows to non-performing portfolios	3
Dutflows from non-performing portfolios	(27)
Outflows due to write-offs	
Outflow due to other situations	(27)
Final stock of non-performing loans and advances	15

A large majority of trades conducted on UBS Europe SE are fully collateralized and this is managed on a daily basis. Given the nature of the business conducted in UBS Europe SE, the templates EU CR1, EU CR1-A and CQ1-CQ7-have been excluded on the grounds of materiality as these do not disclose material information that would enhance the understanding of the Pillar 3 disclosures. For the assessment of materiality both qualitative and quantitative criteria have been taken into account in accordance with BaFin Circular 05/2015. The template CR2 has been included to provide an overview of the movements during the period.

### Credit risk mitigation

UBS Europe SE uses specific credit risk mitigation (CRM) techniques for exposures against UBS AG and UBS Switzerland AG. For loans to external counterparties, UBS Europe SE uses various credit risk mitigation techniques. The security provided by customers for Lombard loans is offset within the framework of Articles 107 and 108 of the CRR.

All financial security is taken into account using the comprehensive method according to Article 223 of the CRR. The largest exposure to credit institutions is with the parent UBS AG. This specific concentration risk is closely monitored by UBS Europe SE.

UBS Europe SE presents financial assets and liabilities on its balance sheet net if (i) it has a legally enforceable right to set off the recognized amounts and (ii) it intends either to settle on a net basis or to realize the asset and settle the liability simultaneously. Netted positions include, for example, certain derivatives and repurchase and reverse repurchase transactions with various counterparties, exchanges and clearing houses.

For Centrally and Non-Centrally Cleared Derivatives agreements where UBS Europe SE is exposed to counterparty credit risk, cash and/or securities that meet specific requirements are used to mitigate credit risk. Particular consideration is given to the effects of risk correlation between the Counterparty and the Collateral issuer.

UBS ESE applies strict discipline in the extension and the sizing of lending commitments. All Investment Banking lending commitments which are entered into by UBS ESE are sub-participated to UBS AG once drawn under the terms of a Master Sub Participation Agreement (MSPA).

Traded product exposures to Group entities are collateralized to a large extent. A large exposure collateral process allows UBS ESE to call collateral from UBS AG to mitigate the large exposure to UBS AG.

The following table outlines the extent of usage of CRM techniques. It shows the carrying values of all collateral, financial guarantees and credit derivatives used as CRM.

#### EU CR3 - CRM techniques overview: Disclosure of the use of credit risk mitigation techniques

31.12.22	Unsecured carrying amount	Secured carrying amount			
EUR m	anount	anount -	Of which secured by collateral	Of which secured by financial guarantees	Of which secured by credit derivatives
Exposure carrying values under credit risk mitigation					
Loans and advances	16,140	9,254	8,393	861	
Debt securities	4,592				
Total	20,732	9,254	8,393	861	
Of which non-performing exposures	1	5	5		
Of which defaulted	1	5	5		

31.12.21	Unsecured carrying amount	Secured carrying amount -			
EUR m	amount	aniount -	Of which secured by collateral	Of which secured by financial guarantees	Of which secured by credit derivatives
Exposure carrying values under credit risk mitigation					
Loans and advances	19,659	9,217	8,726	491	
Debt securities	4,274				
Total	23,934	9,217	8,726	491	

## Securitization positions

UBS Europe SE is not the originator or sponsor of securitization positions. As of December 2022, there were no securitization positions held by UBS Europe SE. On the grounds of materiality, disclosures of securitization positions in accordance with Article 449 of the CRR have been waived. For the assessment of materiality both qualitative and quantitative criteria have been taken into account in accordance with BaFin Circular 05/2015.

## Liquidity

The Liquidity Coverage Ratio (LCR) assesses whether the entity has sufficient High-Quality Liquid Assets (HQLA) to fund cash outflows in a significant stress scenario for 30 days.

Over 2022 the average LCR remains well above the regulatory requirements of 100% at 159% (vs 170% in December 2021) with excess HQLA increasing by EUR 0.5bn to EUR 7.5bn.

As of 31 December 2022, the average HQLA of EUR 20.6 bn primarily consists of Central Bank Reserves (64%) and L1 High Quality Securities (33%).

The following table shows the components of UBS Europe SE's monthly average LCR for 2022.

### EU LIQ1 - Quantitative information on LCR

Consolidated	T	otal unweighted	l value (average)	rage) Total weighted value (avera				
EUR m								
Quarter ending on	31.03.22	30.06.22	30.09.22	31.12.22	31.03.22	30.06.22	30.09.22	31.12.22
Number of data points used in the calculation of averages	12	12	12	12	12	12	12	12
High-Quality Liquid Assets								
Total high-guality liquid assets (HQLA)					17,948	19,060	20,056	20,596
Cash-Outflows								
Retail deposits and deposits from small business customers, of which:	4,281	4,367	4,493	4,751	856	873	899	950
Stable deposits								
Less stable deposits	4,281	<i>4,367</i>	<i>4,493</i>	4,751	<i>856</i>	<i>873</i>	<i>899</i>	<i>950</i>
Unsecured wholesale funding	17,375	17,923	18,147	18,036	11,746	12,533	12,826	12,943
Operational deposits (all counterparties) and deposits in networks of cooperative banks	6,087	5,729	5,601	5,361	1,522	1,432	1,400	1,340
Non-operational deposits (all counterparties) Unsecured debt	11,288	12,194	12,547	12,675	10,224	11,101	11,426	11,602
Secured wholesale funding					217	291	322	350
Additional requirements	2,757	2,578	2,480	2,483	1,586	1,582	1,646	1,718
Outflows related to derivative exposures and other collateral requirements	1,526	1,498	1,508	1,502	1,325	1,348	1,414	1,456
Outflows related to loss of funding on debt products								
Credit and liquidity facilities	1,232	1,080	972	981	260	234	232	262
Other contractual funding obligations	17,478	18,945	18,898	18,079	16,005	17,403	17,277	16,509
Other contingent funding obligations	8,283	8,459	8,897	9,224	714	720	749	772
Total Cash Outflows					31,124	33,403	33,719	33,241
Cash-Inflows								
Secured lending (eg reverse repos)	13,764	13,883	14,488	13,859	2,309	2,310	2,064	1,467
Inflows from fully performing exposures	2,206	2,185	2,219	2,138	2,144	2,113	2,136	2,042
Other cash inflows	15,969	17,382	17,341	16,651	15,969	17,382	17,341	16,651
(Difference between total weighted inflows and total weighted outflows arising from transactions in third countries where there are transfer restrictions or which are denominated in non-convertible currencies)								
(Excess inflows from a related specialised credit institution)								
Total Cash Inflows	31,939	33,450	34,047	32,648	20,422	21,805	21,540	20,159
Fully exempt inflows								-
Inflows subject to 90% Cap								
Inflows subject to 75% Cap	<i>29,556</i>	31,063	31,798	30,767	20,422	21,805	21,540	20,159

### EU LIQ1 - Quantitative information on LCR (continued)

Consolidated	Total unweighted value (average)		Total weighted value (average)				
EUR m							
Quarter ending on		31.03.22	30.06.22	30.09.22	31.12.22		
Number of data points used in the calculation of averages		12	12	12	12		
Liquidity Buffer		17,948	19,060	20,056	20,596		
Total net cash outflows		10,745	11,640	12,221	13,082		
Liquidity coverage ratio (%)		168%	166%	166%	159%		

### Currency mismatch in the LCR

The LCR is reported in all significant currencies (comprising at least 5 % of the total liabilities). UBS Europe SE manages its crosscurrency liquidity risk through its internal liquidity risk model Liquidity Stress Testing (LST).

### Derivative exposures and potential collateral calls

The LCR is calculated by considering derivative cashflows, represented on a net basis in accordance with Article 21 of the Regulation (EU) 2015/61 (as amended). Other items that could lead to liquidity outflows include the historical look back approach, which considers the impact of an adverse market scenario on derivatives, and additional collateral requirements in the event of a deterioration in UBS Europe SE's credit rating.

### **Concentration of funding and liquidity sources**

UBS Europe SE's funding sources are mainly its customer deposits and its going and gone concern capital. The diversified deposit base represents a sticky funding source. UBS Europe SE is not issuing any unsecured or secured CD/CPs/Bond, Securitization papers or structured notes.

### Asset encumbrance

The following tables detail the encumbered and unencumbered assets and collateral of UBS Europe SE as well as the liabilities driving the encumbrance. An asset is considered encumbered if it has been pledged or if it is subject to any form of arrangement to secure, collateralize or credit enhance any transaction from which it cannot be freely withdrawn. The management of the UBS Europe SE's liquidity is the responsibility of the Group Treasury function. In its monthly meeting the UBS Europe SE Asset and Liability Committee reviews a summary of the unencumbered and encumbered collateral.

### EU AE1 - Encumbered and unencumbered assets

31.12.22	Carrying Amount of encumbered assets	Fair value of encumbered assets		g amount of bered assets	-	Fair value of pered assets
EUR m	of which notionally eligible EHQLA and HQLA	of which notionally eligible EHQLA and HQLA		of which EHQLA and HQLA		of which EHQLA and HQLA
Assets of reporting institution	5,256		45,969	17,126		
Equity Instruments	618	618	1,532		1,532	
Debt securities	240	240	4,701	4,419	4,701	4,501
of which: covered bonds			1,542	1,483	1,542	1,533
of which: asset-backed securities						
of which: issued by general governments	238	238	1,929	1,842	1,929	1,853
of which: issued by financial corporations	1	1	2,768	2,643	2,768	2,740
of which: issued by non-financial corporations	3	3	12		12	
Other assets	4,338		40,270	12,515		

31.12.21	Carrying Amount of encumbered assets	Fair value of encumbered assets		g amount of bered assets		Fair value of bered assets
EUR m	of which notionally eligible EHQLA and HQLA	of which notionally eligible EHQLA and HQLA		of which EHQLA and HQLA		of which EHQLA and HQLA
Assets of reporting institution	5,483		42,065	15,412		
Equity Instruments	956	956	2,173		2,173	
Debt securities	75	75	4,483	4,075	4,483	4,075
of which: covered bonds			1,056	860	1,056	860
of which: asset-backed securities						
of which: issued by general governments	70	70	1,843	1,740	1,843	1,740
of which: issued by financial corporations	1	1	2,608	2,335	2,608	2,335
of which: issued by non-financial corporations	2	2	21		21	
Other assets	4,452		35,203 <sup>1</sup>	11,256		

<sup>1</sup> The previous year number was corrected.

### EU AE2 - Collateral received

31.12.22			Unencumbered		
	Fair value of encumbered collatera	l received or own debt issued	Fair value of collateral received or own debt securities issued available for encumbrance of which EHQLA and HQLA		
EUR m		which notionally igible EHQLA and HQLA			
Collateral received by the reporting institution	18,953	432	4,926	2,993	
Loans on demand					
Equity instruments	2,735		762		
Debt securities	16.007	393	4,143	2,993	
of which: covered bonds	<i>39</i>		131	12	
of which: asset-backed securities	1		671		
of which: issued by general governments	15,501	<i>365</i>	2,882	2,791	
of which: issued by financial corporations	411	28	1.065	78	
of which issued by non-financial corporations	<i>96</i>	1	106	9	
Loans and advances other than loans on demand					
Other collateral received					
Own debt securities issued other than own covered bonds or asset-backed securities					
Own covered bonds and asset-backed securities issued and not yet pledged					
Total Assets, collateral received and own debt securities issued	24,375	432			

31.12.21			Unencumb	pered	
	Fair value of encumbered co	llateral received or own debt issued	Fair value of collateral received or own debt securities issued available for encumbrance of which EHQLA and HQLA		
EUR m		of which notionally eligible EHQLA and HQLA			
Collateral received by the reporting institution	13,617	29	4,356	2,584	
Loans on demand					
Equity instruments	2,981		794		
Debt securities	10,636	29	3,766	2,584	
of which: covered bonds			87		
of which: asset-backed securities	132		405		
of which: issued by general governments	10,253	13	2,912	2,581	
of which: issued by financial corporations	299		881		
of which: issued by non-financial corporations	105		188	24	
Loans and advances other than loans on demand					
Other collateral received					
Own debt securities issued other than own covered bonds or asset-backed securities					
Own covered bonds and asset-backed securities issued and not yet pledged					
Total Assets, collateral received and own debt securities issued	19,313				

#### EU AE3 - Median amounts of liabilities associated with encumbered assets and collateral received

	Matching liabilities, contingent liabilities or securities lent	Assets, collateral received and own debt securities issued other than covered bonds and encumbered ABS
Median of the month end balances during year		
EUR m		
Carrying amount of selected financial liabilities	26,261	19,171

The majority of the on-balance-sheet assets are not subject to any form of encumbrance as they are mostly cash or receivable assets. Unencumbered 'Other assets' consists of amounts due from reverse repo lending, derivative assets and central bank reserves. A small proportion is made up of assets that cannot be encumbered (tangible/intangible assets, tax assets). The encumbered amount is predominantly collateral provided for margin against derivative contracts on the 'Other assets' row.

The off-balance-sheet collateral received is encumbered when used to cover repurchase agreements, collateral swaps, and short positions. Compared to 2021 there has been an increase in the median value of encumbered off-balance-sheet collateral due to an increase in reverse repos activities.

The key sources of encumbrance of assets and collateral are secured funding repo, securities lending, as well as derivatives trading. There are no covered bond issuances or securitisation programs within UBS Europe SE.

The values shown are medians of each individual value calculated based on the four quarterly submissions made to the Regulator. The rows are not additive.

### Net stable funding ratio

The NSFR is a binding requirement that is designed to ensure that long term assets and off-balance sheet items are adequately met with a diverse set of stable funding instruments. Over 2022 the NSFR was well above the regulatory minimum slightly increasing over the year from 170% to 173%, reflecting a decrease in Required Stable Funding (RSF) of EUR 0.7bn.

Interdependent assets & Liabilities relate to centrally cleared derivatives where UBS Europe SE does not guarantee the performance of the CCP to its clients.

### EU LIQ2 - Net Stable Funding Ratio

31.03.22	Unweighted value by residual maturity					
EUR m	No maturity	< 6 months	6 months to < 1yr	≥ 1yr		
Available stable funding (ASF) Items			.,.			
Capital items and instruments	3,490				3,490	
Own funds	3,490				3,490	
Other capital instruments						
Retail deposits		4,611			4,150	
Stable deposits						
Less stable deposits	•••••	4,611			4,150	
Wholesale funding:	•••••	24.827	305	2,612	6,706	
Operational deposits	•••••	6,248		2,012	3,124	
Other wholesale funding	•••••	18,579	305	2,612		
Interdependent liabilities		2,179	312		3,582	
			512	975		
Other liabilities:		17,774		350	350	
NSFR derivative liabilities						
All other liabilities and capital instruments not included in the above categories		17,774		350	350	
Total available stable funding (ASF)					14,696	
Required stable funding (RSF) Items						
Total high-quality liquid assets (HQLA)					853	
Assets encumbered for a residual maturity of one year or more in a cover pool						
Deposits held at other financial institutions for operational purposes						
Performing loans and securities:		12,585	502	4,727	5,614	
Performing securities financing transactions with financial customers collateralised by Level 1 HQLA subject to 0% haircut		<i>5,565</i>	97	113	161	
Performing securities financing transactions with financial customer collateralised by other assets and loans and advances to financial institutions		5,657	119	1,525	2,002	
Performing loans to non- financial corporate clients, loans to retail and small business customers, and loans to sovereigns, and PSEs, of which:		1,269	241	1,941	2,564	
With a risk weight of less than or equal to 35% under the Basel II Standardised Approach for credit risk						
Performing residential mortgages, of which:						
With a risk weight of less than or equal to 35% under the Basel II Standardised Approach for credit risk						
Other loans and securities that are not in default and do not qualify as HQLA,	••••••					
including exchange-traded equities and trade finance on-balance sheet products		<i>79</i>	44	<i>970</i>	887	
Interdependent assets		2,227	306			
Other assets:		18.815	1	1.710	2,117	
		10,013	·····	1,710	2,117	
Physical traded commodities						
Assets posted as initial margin for derivative contracts and contributions to default funds of CCPs		150		<i>927</i>	916	
NSFR derivative assets		260				
NSFR derivative liabilities before deduction of variation margin posted		2,052			103	
All other assets not included in the above categories		16,353	1		839	
Off-balance sheet items		186		601	40	
		100	C			
Total RSF Net Stable Funding Ratio (%)					8,624 170%	

### EU LIQ2 - Net Stable Funding Ratio (continued)

30.06.22	Unweighted value by residual maturity						
EUR m	No maturity < 6 months to < ≥ 1						
Available stable funding (ASF) Items							
Capital items and instruments	3,404				3,259		
Own funds					<i>3,259</i>		
Other capital instruments							
Retail deposits		4,621			4,159		
Stable deposits	•••••				1,100		
Less stable deposits	•••••	4,621			4,159		
Wholesale funding:	•••••••••••••••••••••••••••••••••••••••	20,204	770	2 204	6,171		
	••••••		779	2,304			
Operational deposits		5,446	770	2 204	2,723		
Other wholesale funding		14,758	779	2,304	3,448		
Interdependent liabilities		3,217	93	120			
Other liabilities:		17,235		264	264		
NSFR derivative liabilities							
All other liabilities and capital instruments not included in the above categories		<i>17,235</i>		264	264		
Total available stable funding (ASF)					13,853		
Required stable funding (RSF) Items							
Total high-quality liquid assets (HQLA)					739		
Assets encumbered for a residual maturity of one year or more in a cover pool							
Deposits held at other financial institutions for operational purposes							
Performing loans and securities:		9,424	635	4,290	5,198		
Performing securities financing transactions with financial customers collateralised by Level 1 HQLA subject to 0% haircut		3,266		110	110		
Performing securities financing transactions with financial customer collateralised by other assets and loans and advances to financial institutions		<i>4,798</i>	305	<i>1,279</i>	1,776		
Performing loans to non- financial corporate clients, loans to retail and small business							
customers, and loans to sovereigns, and PSEs, of which:		1,114	234	1,894	2,432		
With a risk weight of less than or equal to 35% under the Basel II Standardised							
Approach for credit risk							
Performing residential mortgages, of which: With a risk weight of less than or equal to 35% under the Basel II Standardised				172			
Approach for credit risk							
Other loans and securities that are not in default and do not qualify as HQLA,		242	<i>95</i>	836	879		
including exchange-traded equities and trade finance on-balance sheet products							
Interdependent assets		3,225	94	117			
Other assets:		19,519		2,033	2,613		
Physical traded commodities							
Assets posted as initial margin for derivative contracts and contributions to default funds of CCPs		182		1,118	1,105		
NSFR derivative assets		373			373		
NSFR derivative liabilities before deduction of variation margin posted		2,699			135		
All other assets not included in the above categories		16,265		915	1,000		
Off-balance sheet items		9.043	53	658	794		
Total RSF		5,015		000	9,343		
Net Stable Funding Ratio (%)					148%		

### EU LIQ2 - Net Stable Funding Ratio (continued)

30.09.22	Unweighted value by residual maturity						
EUR m	No maturity	< 6 months	6 months to < 1yr	≥ 1yr			
Available stable funding (ASF) Items			<b>,</b>				
Capital items and instruments	3,371				3,226		
Own funds	3,371				3,226		
Other capital instruments							
Retail deposits		4,829			4,346		
Stable deposits							
Less stable deposits		4,829			4,346		
Wholesale funding:		22,491	718	2,310	6,095		
Operational deposits		5,356			2,678		
Other wholesale funding		17,135	718	2,310	3,417		
Interdependent liabilities		3,456	103	141			
Other liabilities:		15,992		245	245		
NSFR derivative liabilities							
All other liabilities and capital instruments not included in the above categories		15.992		245	245		
Total available stable funding (ASF)					13,912		
Required stable funding (RSF) Items							
Total high-quality liquid assets (HQLA)					865		
Assets encumbered for a residual maturity of one year or more in a cover pool							
Deposits held at other financial institutions for operational purposes							
Performing loans and securities:		8,753	433	4,338	4,820		
Performing securities financing transactions with financial customers collateralised by							
Level 1 HQLA subject to 0% haircut		3,978		108	110		
Performing securities financing transactions with financial customer collateralised by		4.064	131	1,608	1.976		
other assets and loans and advances to financial institutions				1,000			
Performing loans to non- financial corporate clients, loans to retail and small business		<i>599</i>	243	1,989	2,254		
customers, and loans to sovereigns, and PSEs, of which: With a risk weight of less than or equal to 35% under the Basel II Standardised							
Approach for credit risk							
Performing residential mortgages, of which:				166			
With a risk weight of less than or equal to 35% under the Basel II Standardised							
Approach for credit risk							
Other loans and securities that are not in default and do not qualify as HQLA,			58	466	481		
including exchange-traded equities and trade finance on-balance sheet products				400	401		
Interdependent assets		3,500	102	138			
Other assets:		19,238		1,987	2,681		
Physical traded commodities							
Assets posted as initial margin for derivative contracts and contributions to default		185		1,129	1,117		
funds of CCPs							
NSFR derivative assets		<i>295</i>			295		
NSFR derivative liabilities before deduction of variation margin posted		3,664			183		
All other assets not included in the above categories		15,093		<i>858</i>	1,087		
Off-balance sheet items		9,012	30	1,235	853		
Total RSF					9,220		
Net Stable Funding Ratio (%)					151%		

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### EU LIQ2 - Net Stable Funding Ratio (continued)

31.12.22	Unweighted value by residual maturity						
EUR m	No maturity	< 6 months	6 months to < 1yr	≥ 1yr			
Available stable funding (ASF) Items			.,,				
Capital items and instruments	3,351				3,061		
Own funds	3,351				3,061		
Other capital instruments	3,331				5,001		
Retail deposits		5,632			5,069		
Stable deposits		5,052			5,005		
					E 060		
Less stable deposits		5,632		2 207	<i>5,069</i>		
Wholesale funding:		16,250		2,297	5,326		
Operational deposits		4,435			2,218		
Other wholesale funding		11,815		2,297	3,109		
Interdependent liabilities		2,720	60	104			
Other liabilities:		6,488		255	255		
NSFR derivative liabilities							
All other liabilities and capital instruments not included in the above categories		6,488		<i>255</i>	255		
Total available stable funding (ASF)					13,711		
Required stable funding (RSF) Items							
Total high-quality liquid assets (HQLA)					919		
Assets encumbered for a residual maturity of one year or more in a cover pool							
Deposits held at other financial institutions for operational purposes							
Performing loans and securities:		6,584	351	3,570	3,907		
Performing securities financing transactions with financial customers collateralised by Level 1 HQLA subject to 0% haircut		2,790					
Performing securities financing transactions with financial customer collateralised by							
other assets and loans and advances to financial institutions		3,147	149	974	1,275		
Performing loans to non- financial corporate clients, loans to retail and small business			104	1.025	2 4 2 4		
customers, and loans to sovereigns, and PSEs, of which:		511	194	1,925	2,124		
With a risk weight of less than or equal to 35% under the Basel II Standardised							
Approach for credit risk							
Performing residential mortgages, of which:				160			
With a risk weight of less than or equal to 35% under the Basel II Standardised Approach for credit risk							
Other loans and securities that are not in default and do not qualify as HQLA,		137	8	511	508		
including exchange-traded equities and trade finance on-balance sheet products							
Interdependent assets		2,821	58	101			
Other assets:		8,736		1,937	2,217		
Physical traded commodities							
Assets posted as initial margin for derivative contracts and contributions to default funds of CCPs		194		969	988		
NSFR derivative assets		10			10		
NSFR derivative liabilities before deduction of variation margin posted		2,862			143		
All other assets not included in the above categories		5,671		969	1,075		
Off-balance sheet items		9.522	76	1,286	893		
Total RSF		5,522		17200	7,935		
Net Stable Funding Ratio (%)					173%		

### Leverage ratio

The following tables set out the leverage ratio and related disclosures in accordance with Article 451 of the CRR. The decrease in the Leverage Ratio Denominator is mainly related to the reduction in cash at central banks and the decrease in SFTs in line with balance sheet.

### EU LR2 - LRCom: Leverage ratio common disclosure

EUR m	31.12.22	31.12.21
On-balance sheet exposures (excluding derivatives and SFTs)		
On-balance sheet items (excluding derivatives, SFTs, but including collateral)	28,004	30,398
Gross-up for derivatives collateral provided where deducted from the balance sheet assets pursuant to the applicable accounting framework		
(Deductions of receivables assets for cash variation margin provided in derivatives transactions)	(2,529)	(2,127)
(Adjustment for securities received under securities financing transactions that are recognised as an asset)		
(General credit risk adjustments to on-balance sheet items)		
(Asset amounts deducted in determining Tier 1 capital)	(417)	(433)
Total on-balance sheet exposures (excluding derivatives and SFTs)	25,058	27,838
Derivative exposures		
Replacement cost associated with SA-CCR derivatives transactions (ie net of eligible cash variation margin)	2,718	2,319
Derogation for derivatives: replacement costs contribution under the simplified standardised approach		
Add-on amounts for potential future exposure associated with SA-CCR derivatives transactions	7,926	7,635
Derogation for derivatives: Potential future exposure contribution under the simplified standardised approach		
Exposure determined under Original Exposure Method		
(Exempted CCP leg of client-cleared trade exposures) (SA-CCR)	(1,052)	(934)
(Exempted CCP leg of client-cleared trade exposures) (simplified standardised approach)		
(Exempted CCP leg of client-cleared trade exposures) (original Exposure Method)		
Adjusted effective notional amount of written credit derivatives	1,019	1,628
(Adjusted effective notional offsets and add-on deductions for written credit derivatives)	(998)	(1,608)
Total derivatives exposures	9,612	9,040
Securities financing transaction (SFT) exposures		
Gross SFT assets (with no recognition of netting), after adjustment for sales accounting transactions	18,594	17,591
(Netted amounts of cash payables and cash receivables of gross SFT assets)	(14,457)	(11,430)
Counterparty credit risk exposure for SFT assets	971	2,063
Derogation for SFTs: Counterparty credit risk exposure in accordance with Articles 429e(5) and 222 CRR		
Agent transaction exposures		
(Exempted CCP leg of client-cleared SFT exposure)		
Total securities financing transaction exposures	5,108	8,224
Other off-balance sheet exposures		
Off-balance sheet exposures at gross notional amount	10,851	10,409
(Adjustments for conversion to credit equivalent amounts)	(8,813)	(8,851)
(General provisions deducted in determining Tier 1 capital and specific provisions associated with off-balance sheet exposures)		
Off-balance sheet exposures	2,039	1,558
Excluded exposures		
(Exposures excluded from the total exposure measure in accordance with point (c) of Article 429a(1) CRR)		
(Exposures exempted in accordance with point (j) of Article 429a (1) CRR (on and off balance sheet))		
(Excluded exposures of public development banks (or units) - Public sector investments)		

EUR m	31.12.22	31.12.2
(Excluded exposures of public development banks (or units) - Promotional loans):		
- Promotional loans granted by a public development credit institution		
<ul> <li>Promotional loans granted by an entity directly set up by the central government, regional governments or local authorities of a Member State</li> <li>Promotional loans granted by an entity set up by the central government, regional governments or local authorities of a Member State through</li> </ul>		
an intermediate credit institution) (Excluded passing-through promotional loan exposures by non-public development banks (or units)):		
- Promotional loans granted by a public development credit institution		
- Promotional loans granted by an entity directly set up by the central government, regional governments or local authorities of a Member State		
- Promotional loans granted by an entity set up by the central government, regional governments or local authorities of a Member State through an intermediate credit institution)		
(Excluded guaranteed parts of exposures arising from export credits )		
(Excluded excess collateral deposited at triparty agents )		
(Excluded CSD related services of CSD/institutions in accordance with point (o) of Article 429a(1) CRR)		
(Excluded CSD related services of designated institutions in accordance with point (p) of Article 429a(1) CRR)		
(Reduction of the exposure value of pre-financing or intermediate loans )		
(Total exempted exposures)		
Capital and total exposure measure		
Tier 1 capital	3,041	3,054
Total exposure measure	41,818	46,660
Leverage ratio	41,010	40,000
Leverage ratio	7.27%	6.55%
Leverage ratio (excluding the impact of the exemption of public sector investments and promotional loans) (%)	7.27%	6.55%
Leverage ratio (excluding the impact of any applicable temporary exemption of		
central bank reserves)	7.27%	6.55%
Regulatory minimum leverage ratio requirement (%)	3.00%	3.00%
Additional own funds requirements to address the risk of excessive leverage (%)		
of which: to be made up of CET1 capital (percentage points)		
Leverage ratio buffer requirement (%)		
Overall leverage ratio requirement (%)	3.00%	3.00%
Choice on transitional arrangements and relevant exposures		
Choice on transitional arrangements for the definition of the capital measure	N/A	N/A
Disclosure of mean values		
Mean value of gross SFT assets, after adjustment for sale accounting transactions and netted of amounts of associated cash payables and cash receivables	7,321	6,988
Quarter-end value of gross SFT assets, after adjustment for sale accounting transactions and netted of amounts of associated cash payables and		
cash receivables	4,138	6,162
Total exposure measure (including the impact of any applicable temporary exemption of central bank reserves) incorporating mean values from		
row 28 of gross SFT assets (after adjustment for sale accounting transactions and netted of amounts of associated cash payables and cash	45,001	47,487
receivables) Total exposure measure (excluding the impact of any applicable temporary exemption of central bank reserves) incorporating mean values from		
row 28 of gross SFT assets (after adjustment for sale accounting transactions and netted of amounts of associated cash payables and cash	45.001	47.487
receivables)	,	,
Leverage ratio (including the impact of any applicable temporary exemption of central bank reserves) incorporating mean values from row 28 of	6.76%	6.43%
gross SFT assets (after adjustment for sale accounting transactions and netted of amounts of associated cash payables and cash receivables)		
Leverage ratio (excluding the impact of any applicable temporary exemption of central bank reserves) incorporating mean values from row 28 of gross SFT assets (after adjustment for sale accounting transactions and netted of amounts of associated cash payables and cash receivables)	6.76%	6.43%

### EU LR2 - LRCom: Leverage ratio common disclosure (continued)

The following table reconciles the leverage ratio exposure amount to the balance sheet assets.

### EU LR1 - LRSum: Summary reconciliation of accounting assets and leverage ratio exposures

EUR m	31.12.22	31.12.21
Total assets as per published financial statements <sup>1</sup>	47,978	46,411
Adjustment for entities which are consolidated for accounting purposes but are outside the scope of prudential consolidation		
(Adjustment for securitised exposures that meet the operational requirements for the recognition of risk transference)		
(Adjustment for temporary exemption of exposures to central banks (if applicable))		
(Adjustment for fiduciary assets recognised on the balance sheet pursuant to the applicable accounting framework but excluded from the leverage ratio total exposure measure in accordance with point (i) of Article 429a(1) CRR)		
Adjustment for regular-way purchases and sales of financial assets subject to trade date accounting		
Adjustment for eligible cash pooling transactions		
Adjustments for derivative financial instruments	(4,690)	(707)
Adjustment for securities financing transactions (SFTs)	878	(2,022)
Adjustment for off-balance sheet items (ie conversion to credit equivalent amounts of off-balance sheet exposures)	2,520	1,925
(Adjustment for prudent valuation adjustments and specific and general provisions which have reduced Tier 1 capital)		
(Adjustment for exposures excluded from the leverage ratio total exposure measure in accordance with point (c) of Article 429a(1) CRR)		
(Adjustment for exposures excluded from the leverage ratio total exposure measure in accordance with point (j) of Article 429a(1) CRR)		
Other adjustments	(4,868)	1,052

<sup>1</sup> Taken from published results for UBS Europe SE as set out in UBS Group AG Annual Report 2022.

The table below sets out the split of balance sheet assets.

### EU LR3 - LRSpl: Split-up of on balance sheet exposures (excluding derivatives, SFTs and exempted exposures)

EUR m	31.12.22	31.12.21
Total on-balance sheet exposures (excluding derivatives, SFTs, and exempted exposures), of which:	25,475	28,271
Trading book exposures	3,358	4,090
Banking book exposures, of which:	22,117	24,181
Covered bonds	1,574	1,367
Exposures treated as sovereigns	13,927	13,547
Exposures to regional governments, MDB, international organisations and PSE not treated as sovereigns	<i>173</i>	844
Institutions	<i>1,888</i>	2,835
Secured by mortgages of immovable properties		
Retail exposures		
Corporates	4,300	5,360
Exposures in default	16	36
Other exposures (eg equity, securitisations, and other non-credit obligation assets)	240	192

The company's capital management framework includes an integrated approach to manage capital, RWA and Leverage via Limits and Early Warning Indicators and through regular monitoring, planning and reporting.

The leverage ratio is reported on a daily basis against Management Board approved and conservatively defined Limits and Early Warning Indicators and is reported in conjunction with other capital metrices to the ALCO and Management Board on a regular basis. Material movements in own funds or leverage ratio denominator are investigated and analyzed. These assist the ALCO and Management Board to assess whether any actions or mitigation plans should be put in place. The LRD management is closely aligned with ESE's Balance sheet planning as integral part of the overall capital planning process.

The amount of exposures calculated in accordance with Article 429a (1) (g) of the CRR is disclosed in template EU LRCom. The remaining specific disclosure requirements of Article 451 (1) (c) of the CRR are not applicable.

### Interest rate risk in the banking book

The disclosures below were drafted in accordance with the Implementing Technical Standards (ITS) on exposures to interest rate risk in the banking book (amending the Implementing regulation (EU) 637/2021).

While adhering to the content set out in the ITS, the minimum standards for the measurement, management, monitoring and control of interest rate risks in the banking book are still based on the EBA/GL/2018/02.

#### Sources of interest rate risk in the banking book

Interest rate risk in the banking book (IRRBB) arises primarily from client deposits and lending products in Global Wealth Management. The inherent interest rate risks are generally transferred from Global Wealth Management to Regional Treasury, to be managed centrally.

This allows for the netting of interest rate risks across different sources, while leaving the originating businesses with commercial margin and volume management. The residual interest rate risk is mainly hedged with interest rate swaps, some of which are in designated hedge accounting relationships. High-quality liquid assets classified as Financial assets at fair value not held for trading are hedged with derivatives accounted for on a mark-to-market basis.

### **Risk management and governance**

IRRBB is measured using a number of metrics, the most relevant of which are the following:

- Interest rate sensitivities to parallel shifts in yield curves, calculated as changes in the present value of future cash flows
  irrespective of accounting treatment. These are also the key risk factors for statistical and stress-based measures, such as value-atrisk and stress scenarios (including Economic Value of Equity (EVE) sensitivity and are measured and reported with a daily
  frequency.
- Net interest income (NII) sensitivity assesses the change in NII over a set time horizon compared with the baseline NII, which is
  calculated assuming that interest rates in all currencies develop according to their market-implied forward rates and under the
  assumption of constant business volumes and no specific management actions.

UBS Europe SE actively manages IRRBB, with the objective of reducing the volatility of NII, while keeping the EVE sensitivity within set risk limits approved by Management Board. We also assess the sensitivity of EVE and NII under stressed market conditions, by applying a suite of parallel and non-parallel interest rate scenarios. In addition, IRRBB is also monitored as part of the ICAAP assessment. The Europe SE Asset and Liability Management Committee (ALCO) oversees the management of IRRBB within the given risk appetite.

### Key modeling assumptions

The cash flows from client deposits and lending products used in the calculation of EVE sensitivity exclude commercial margins and other spread components and are discounted using risk-free rates. Whereas own debt issuances are discounted using UBS's funds transfer curve. Capital instruments are modelled to the first call date.

NII sensitivity, which includes commercial margins, is calculated over a one-year time horizon assuming constant balance sheet structure and volumes.

The average repricing maturity of non-maturing deposits (NMDs) and loans is determined via a replication portfolio strategy that protects product margin. The average repricing maturity assigned to NMDs stands at 7 months (with the longest maturity being 10 years). The optimal replicating portfolio is determined at a granular currency- and product-specific level by simulating and applying a real-world market rate model to historically calibrated client rate and volume models.

Prepayment rights of fixed term loans granted by law was identified as a potential source of option risk in ESE, but based on an annual assessment this option risk is classified as non-material and therefore not considered in EVE.

#### Economic value and net interest income sensitivity

The interest rate risk sensitivity figures presented in the table below represent the effect of the six interest rate regulatory shock scenarios on the theoretical present value of the banking book, as well as the effect of the two parallel shock scenarios on the net

interest income of the banking book. As prescribed by the regulatory guidelines, this impact only includes material currencies, weighting of positive changes, and, having by far the most material impacts on the overall results, excludes the management target duration of equity and the impact of replicated deposits from financial institutions based on their volume contribution.

As of 31 December 2022, the most adverse interest rate scenario is the "Parallel shock up" scenario, resulting in a pro-forma change of the Economic Value of Equity (EVE) of negative 200 EUR million.

The worst change in regulatory reported EVE in relation to Tier 1 capital was 6.6%, which is far below the regulatory threshold for an outlier bank.

The most adverse interest rate scenarios with regard to NII over the next 12 months was the "Parallel shock up", resulting in a potential change of negative 15 EUR million.

### EU IRRBB1 - Interest rate risks of non-trading book activities<sup>1</sup>

EUR m	Delta EVE – Change value of eq		Delta NII – Change of Net interest income		
	31.12.22	31.12.21	31.12.22	31.12.21	
Parallel up	(200)	(298)	(15)	163	
Parallel down	112	56	(7)	(96)	
Steepener	(13)	(16)			
Flattener	(21)	(69)			
Short-term up	(82)	(156)			
Short-term down	41	38			
Maximum	(200)	(298)	(15)	(96)	

<sup>1</sup>Economic value and NII measures do not include UBS Europe SE's minor subsidiary UBS Fiduciaria SpA. The impact of the subsidiary is deemed immaterial

## Covid-19 Disclosures

The following table provides an overview of the credit quality of loans and advances subject to moratoria on loan repayments applied in the light of the COVID-19 crisis, in accordance with EBA/GL/2020/02.

Application of moratoria is on a case by case basis on own merits. Usually involves extension of bullet mortgage (with continued payment of interest) or if under legislative moratoria - suspension of capital and interest payments. There have been no economic losses or provisions so far.

31.12.22		Gross carrying amount Accumulated impairment, accumulated negative change						Accumulated impairment, accumulated negative changes in fair value due to credit risk		
		Performir	g	Non performi	ng	Perforr	ning	Non performi	ng	amount
EUR m		Of which: exposures with forbearance measures	recognition but not credit-impaired	Of which: exposures with forbearance measures	Of which: Unlikely to pay that are not past-due or past-due <= 90 days		Of which: Instruments with significant increase in credit risk since initial recognition but not credit-impaired (Stage 2)	Of which: exposures with forbearance measures	Of which: Unlikely to pay that are not past-due or past-due <= 90 days	Inflows to non-performing exposures
Loans and advances subject to		measures	(01496 2)	mousures	uujo	maddards	(00090 2)	Incubarco	days	
moratorium	2	2								
of which: Households										
of which: Collateralised by residential immovable property										
of which: Non-financial corporations	2	2								
of which: Small and Medium-sized Enterprises										
of which: Collateralised by commercial immovable property	2	2								

### Covid-19 Template 1: Information on loans and advances subject to legislative and non-legislative moratoria

30.06.22			Gross carrying amount Accumulated impairment, accumulated negative changes in fair value due to credit risi					Gross carrying amount				Accumulated impairment, accumulated negative changes in fair value due to credit risk				
—		Performin	g	Non perform	ng	Perforr	ning	Non perform	ing	amount						
			Of which:	· · · ·			Of which:									
			Instruments with		Of which:	of 111	Instruments with		Of which:							
		of	significant increase in	of	Unlikely to pay	Of which:	significant increase in	of	Unlikely to pay							
		Of which:	credit risk since initial	Of which:	that are not	exposures		Of which:	that are not	Inflows to						
		exposures with forbearance		exposures with forbearance	past-due or past-due <= 90	with forbearance	recognition but not credit-impaired	exposures with forbearance	past-due or past-due <= 90	non-performing						
EUR m		measures	(Stage 2)	measures	days	measures	(Stage 2)	measures	days	exposures						
Loans and advances subject to																
moratorium	2	2														
of which: Households																
of which: Collateralised by residential immovable property																
of which: Non-financial corporations	2	2														
of which: Small and Medium-sized																
Enterprises																
of which: Collateralised by commercial																
immovable property	2	2														

The following table provides an overview of the volume of loans and advances subject to legislative and non-legislative moratoria in accordance with EBA/GL/2020/02 by residual maturity of these moratoria.

Length of the moratoria is agreed on a case by case basis with the client based on the merits of the case. For legislative moratoria we are bound by the government laws. Further extensions would also be agreed on a case by cases basis.

### Covid-19 Template 2: Breakdown of loans and advances subject to legislative and non-legislative moratoria by residual maturity of moratoria

31.12.22		Gross carrying amount								
				Residual maturity of moratoria						
EUR m			legislative	Of which: expired	<= 3 months		> 6 months <= 9 months	> 1 year		
Loans and advances for which moratorium was offered	10	2								
Loans and advances subject to moratorium (granted)	6	2	2	2						
of which: Households										
of which: Collateralised by residential immovable property										
of which: Non-financial corporations		2	2	2						
of which: Small and Medium-sized Enterprises										
of which: Collateralised by commercial immovable property		2	2	2						

30.06.22 EUR m				Gross carrying amount				
	Number of obligors		Of which: legislative moratoria	Of which: expired	Residual maturity of moratoria			
					<= 3 months	> 3 months <= 6 months		> 1 year
Loans and advances for which moratorium was offered	10	2						
Loans and advances subject to moratorium (granted)	6	2	2	2				
of which: Households								
of which: Collateralised by residential immovable property								
of which: Non-financial corporations		2	2	2				
of which: Small and Medium-sized Enterprises								
of which: Collateralised by commercial immovable property		2	2	2				

As of 31 December 2022, there were no newly originated loans and advances subject to public guarantee schemes introduced in response to COVID-19 crisis.

### Contacts

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UBS Europe SE I Pillar 3 Supplementary Disclosures for the year ended 31 December 2022

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