

Quantitative and qualitative disclosure of capital adequacy, liquidity and climate related financial risks

Disclosure as at 31 December 2022

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1 Key abbreviations in disclosure

AT1	Additional Tier 1 capital
CAO	Capital Adequacy Ordinance
CaR	Capital at risk
ССВ	Countercyclical buffer
CCF	Credit conversion factors
CCP	Central counterparty
CCR	Counterparty credit risk
CET1	Common Equity Tier 1 capital
CRM	Credit risk mitigation
CVA	Credit valuation adjustment
D-SIB	Domestic systemically important bank
EAD	Exposure at default
eCCB	Extended countercyclical capital buffer
EL	Expected loss
ΔΕVΕ	Change in the economic value of equity
G-SIB	Global systemically important bank
HQLA	High-quality liquid assets
IRB	Internal ratings-based approach
IRRBB	Interest rate risk in the banking book
LCR	Liquidity coverage ratio
LGD	Loss given default
LRD	Leverage ratio denominator
ΔΝΙΙ	Change in net interest income
PD	Probability of default
PONV	Point of non-viability
QCCP	Qualifying central counterparty
RWA	Risk-weighted assets
RWA density	RWA divided by total assets and off-balance-sheet exposures (post-CCF and post-CRM)
SA-BIS	International standardised approach for credit risk
SA-CCR	Standardised approach for measuring counterparty credit risk exposures
SFT	Securities financing transactions
Stressed VaR	Value at risk under a stress scenario
TCFD	Task Force on Climate Related Financial Disclosure
T2	Tier 2 capital
UNEP-FI	United Nations Environment Programme Finance Initiative
UN PRI	United Nations Principles for Responsible Investment
VaR	Value at risk
VA and P for EL	Value adjustments (VA) and provisions (P) for expected losses (EL)

About the figures

The amounts stated in this report have been rounded off. The total may therefore vary from the sum of the individual values.

- The following rules apply to the tables:

 0 (0 or 0.0) Figure that is smaller than half the unit of account used

 No data available, not meaningful or not applicable

2 Introduction and material changes

Zürcher Kantonalbank is providing this information as at 31 December 2022 in accordance with its disclosure obligations. The relevant provisions form part of the Capital Adequacy Ordinance (CAO) and the disclosure requirements set out in FINMA Circular 2016/1 "Disclosure - banks" of 28 October 2015, last revised on 8 December 2021.

About the company

Zürcher Kantonalbank is an independent public-law institution of the Canton of Zurich. The endowment capital provided by the Canton of Zurich forms part of Zürcher Kantonalbank's own funds. The canton also provides a state guarantee for all the bank's non-subordinate liabilities should the bank's resources prove inadequate.

The group includes as parent company the largest cantonal bank in Switzerland and the fourth-largest Swiss bank. The broadly diversified consolidated group also includes Swisscanto Holding Ltd. with its subsidiaries and sub-sub-sidiaries (Swisscanto Fondsleitung AG, Swisscanto Vorsorge AG, Swisscanto Private Equity CH I AG, Swisscanto Private Equity CH II AG and Swisscanto Asset Management International SA), which are mainly engaged in asset management business. Zürcher Kantonalbank Finance (Guernsey) Ltd., which focuses on issuing structured investment products, ZKB Securities (UK) Ltd., which engages in equity brokerage and research, and Zürcher Kantonalbank Österreich AG, which operates in international private banking. The group also includes the representative office Zürcher Kantonalbank Representações Ltda. and ZüriBahn AG (in liquidation) as well as the insignificant majority stake in Philanthropy Services Ltd.

Calculation approaches for risk-based capital requirements

A selection of different approaches is available to banks for the calculation of risk-based capital requirements for credit, market and operational risks.

The capital requirement for credit risks is mainly calculated using the internal ratings-based approach (foundation IRB or F-IRB). For exposures where the IRB approach cannot be used, the capital requirement for credit risks is calculated using the international standardised approach (SA-BIS). The standardised approach for measuring counterparty credit risk exposures (SA-CCR) is used to determine the credit equivalent of derivatives. The capital requirement for the risk of credit value adjustments (CVA risk) due to the counterparty credit risk of derivatives is calculated in accordance with the standardised approach.

The capital requirement for market risk is calculated based on the internal market risk model approach (the value-at-risk model) approved by FINMA. Capital requirements are based on the market risks in the trading book and the exchange rate, precious metals and commodity risks in the banking book. Besides the daily value-at-risk (VaR) figures, daily stressed VaR figures are also included in the calculation of capital requirements. The total risk is also calculated using the model approach, although the value changes in risk factors are based on data that were observed in a period with significant market stress for Zürcher Kantonalbank. The capital requirement for the specific risks of interest rate instruments is calculated using the standardised approach.

Zürcher Kantonalbank uses the basic indicator approach to determine the capital requirement for operational risks.

Risk-based capital requirements for systemically important banks

The risk-based capital adequacy requirements for systemically important banks basically consist of capital adequacy requirements for the bank to continue its activities (going concern) and requirements for additional loss-absorbing capital (gone concern). In addition to these, since July 2012, there has been a countercyclical buffer requirement in Switzerland, which is activated, adjusted or suspended by the Federal Council at the request of the Swiss National Bank (SNB).

The risk-based total going concern requirement consists of a base requirement and additional requirements, calculated on the basis of market share and total exposure. Under Article 129, para. 2 CAO, the base requirement for

Zürcher Kantonalbank is 12.86 percent of risk-weighted assets (RWA). There are currently no additional requirements for Zürcher Kantonalbank as a result of market share or total exposure. On top of this comes the countercyclical buffer (CCB) under Art. 44 CAO. This requires banks to hold an additional 2.5 percent of capital for residential mortgages, corresponding to a requirement of 0.89 percent (parent company: 0.88 percent) of RWA as at the reporting date. The requirement for the extended countercyclical buffer (eCCB) under Art. 44a CAO, which is currently 0.02 percent of RWA, also applies. This results in a risk-based total requirement (going concern) of 13.77 percent for the Group as at 31 December 2022 (parent company: 13.76 percent).

Under Article 132, para. 2 CAO, the risk-based gone concern requirement is measured based on the total going concern requirement (without CCB, without eCCB) and varies for systemically important banks with and without international operations. For systemically important banks without international operations, such as Zürcher Kantonalbank, the requirements came into effect on 1 January 2019. Based on the transitional provisions in Article 148j CAO, the gross gone concern requirement in 2022 is 2.56 percent of RWA. This will increase in stages until 2026, when the gross gone concern requirement will be equal to 40 percent of the total going concern requirement for Zürcher Kantonalbank (without CCB, without eCCB). In a letter dated 3 September 2019, FINMA set the risk-based gone concern requirement for contingency planning at Zürcher Kantonalbank at 7.86 percent gross from 2026, including the total stipulated in the CAO based on size and market share (mirroring the going concern requirement). Under the transitional provisions in Art. 148j CAO, this is equivalent to an additional risk-based requirement of 1.35 percent gross as at 31 December 2022. This results in a total risk-based gone concern requirement of 3.91 percent gross as at 31 December 2022. The total risk-based gone concern requirement is being increased gradually to 7.86 percent by 2026, as already mentioned.

Calculation approaches for unweighted capital adequacy requirements (leverage ratio)

When calculating the derivative exposure for the purposes of unweighted capital adequacy requirements (leverage ratio), margin no. 51.1 of FINMA Circular 2015/3 "Leverage Ratio - Banks" allows banks the option of using the standardised approach (SA-CCR). Zürcher Kantonalbank has used this since 31 December 2018 both as required for risk-based capital adequacy requirements and voluntarily for the leverage ratio.

Unweighted capital adequacy requirements (leverage ratio) for systemically important banks

The unweighted capital adequacy requirements for systemically important banks also consist of capital adequacy requirements for the bank to continue its activities (going concern) and additional loss-absorbing capital (gone concern). Any countercyclical buffer (CCB) and extended countercyclical capital buffer (eCCB) requirement is not applicable to the leverage ratio.

The unweighted total going concern requirement consists of a base requirement and additional requirements, calculated on the basis of market share and total exposure. Under Article 129, para. 2 CAO, the base requirement for Zürcher Kantonalbank is 4.5 percent of total exposure. There are currently no additional requirements for Zürcher Kantonalbank as a result of market share or total exposure. The result as at 31 December 2022 for both the group and parent company is a total going concern requirement of 4.5 percent.

Under Article 132, para. 2 CAO, the unweighted gone concern requirement is measured based on the total going concern requirement and varies for systemically important banks with and without international operations. For systemically important banks without international operations, such as Zürcher Kantonalbank, the requirements came into effect on 1 January 2019. Based on the transitional provisions in Article 148j CAO, the gross gone concern requirement in 2022 is 0.84 percent of total exposure. This will increase in stages until 2026, when the gross gone concern requirement will be equal to 40 percent of the total going concern requirement for Zürcher Kantonalbank. In a letter dated 3 September 2019, FINMA increased the unweighted gone concern requirement for contingency planning at Zürcher Kantonalbank from 2026 in the same ratio as for the risk-based gone concern requirements. Under the transitional provisions in Art. 148j CAO, this is equivalent to an additional unweighted requirement of 0.44 percent gross as at 31 December 2022. This results in a total unweighted gone concern requirement of 1.28

percent gross as at 31 December 2022. The total unweighted gone concern requirement is being increased gradually to 2.75 percent gross by 2026.

Material changes in the selection of approaches to calculating the capital ratios

There were no material changes in the selection of approaches to calculating the capital ratios in the quarter under review.

Changes in group regulatory capital and liquidity in comparison with the previous quarter

As at 31 December 2022, the capital base of Zürcher Kantonalbank comfortably exceeded the regulatory requirements on both a risk-based and unweighted basis. The liquidity situation of Zürcher Kantonalbank also remains comfortable.

For explanations of the main reasons that led to the changes compared with the previous quarter, we refer to our comments on table KM1 starting on page 10.

Group risk-weighted assets (RWA) as at 31 December 2022 amounted to CHF 76,144 million (30 September 2022: CHF 77,343 million). They were therefore CHF 1'199 million lower than in the previous quarter.

Risk-based capital adequacy requirements on a going concern basis as a systemically important bank stood at CHF 10,481 million on 31 December 2022 (30 September 2022: CHF 10,626 million), compared to eligible capital on a going concern basis in the group of CHF 13,854 million (30 September 2022: CHF 13,276 million). This is equivalent to surplus cover of CHF 3,373 million (30 September 2022: CHF 2,650 million). The surplus cover therefore increased by CHF 723 million in the fourth quarter of 2022.

The core capital ratio (going concern) on a group basis as at 31 December 2022 was 18.2 percent (30 September 2022: 17.2 percent). It was thus 4.4 percentage points (30 September 2022: 3.5 percentage points) above the 13.8 percent going concern requirement (30 September 2022: 13.7 percent).

At CHF 3,259 million (4.3 percent of RWA), the eligible additional loss-absorbing capital exceeded the gone concern requirement by CHF 281 million as at 31 December 2022 (as at 30 September 2022 the surplus cover was CHF 248 million).

The total leverage ratio exposure increased by CHF 629 million from 30 September 2022 to CHF 223,071 million.

The unweighted total going concern requirement remains unchanged at 4.5 percent. Eligible capital on a going concern basis for the leverage ratio is the same as for the risk-based requirements. This results in surplus cover in the leverage ratio on a going concern basis of 1.7 percentage points as at 31 December 2022 (30 September 2022: 1.5 percentage points), equivalent to CHF 3,816 million (30 September 2022: CHF 3,266 million).

Eligible capital on a gone concern basis for the leverage ratio is also the same as for the risk-based requirements. At CHF 3,259 million (1.5 percent of total exposure), the eligible additional loss-absorbing capital exceeds the gone concern requirement of CHF 2,863 million as at 31 December 2022.

With the current composition of eligible capital and eligible additional loss-absorbing capital, Zürcher Kantonalbank would meet the final rules from 2026 as follows: There is surplus cover of CHF 2,508 million above the risk-based going concern requirement and CHF 151 million above the risk-based gone concern requirement. On an unweighted basis, the surplus cover amounts to CHF 2,951 million above the going concern requirement and the gone concern requirement would be met exactly.

As a systemically important bank, Zürcher Kantonalbank is subject to stricter liquidity requirements. With a minimum ratio of 135 percent, it has to meet a liquidity coverage ratio (LCR) that is 35 percent higher than it is for non-

systemically important banks. Zürcher Kantonalbank's ongoing comfortable liquidity situation is reflected in the LCR. On a group basis, the LCR decreased lightly from the previous quarter and stood at an average of 146 percent in the fourth quarter of 2022 (third quarter of 2022: 148 percent).

The Liquidity Ordinance on the net stable funding ratio (NSFR) state that the NSFR of Zürcher Kantonalbank must be at least 100 percent. On a group basis, the NSFR amounts to 124 percent as at 31 December 2022 (30 September 2022: 121 percent), which means this liquidity requirement is met comfortably.

3 Publication frequency of the details on capital and liquidity

The following table gives an overview of the publication frequency of capital and liquidity details which have to be disclosed under current regulations (FINMA Circular 2016/1 "Disclosure - banks"). Tables marked n/a are not applicable for Zürcher Kantonalbank and so are not produced. All other tables are published at the prescribed frequency for domestic systemically important banks reporting financial information semi-annually.

		QUAL or	D	isclosure frequenc	у
Reference	Table name	\mathbf{QC}^{1}	Quarterly	Semiannual	Annual
CM1	Key metrics	QC	•		
CM2	Key metrics - TLAC requirements (at resolution group level)	QC	n/a	n/a	n/a
OVA	Bank risk management approach				
OV1	Overview of RWA	QC		•	
.I1	Differences between accounting and regulatory scopes of consolidation and mapping of financial statement categories with regulatory risk categories	QC			•
.12	Main sources of differences between regulatory exposure amounts and carrying values in consolidated financial statements	QC			•
.IA	Explanations of differences between accounting and regulatory exposure amounts	QUAL			
PV1	Prudent valuation adjustments (PVA)	QC			
CC1	Composition of regulatory capital	QC		•	
CC2	Reconciliation of regulatory capital to balance sheet	QC		•	
CA	Main features of regulatory capital instruments and of other TLAC-eligible instruments	QUAL / QC		•	
ΓLAC1	TLAC composition for G-SIBs (at resolution group level)	QC	n/a	n/a	n/a
TLAC2	Material subgroup entity - creditor ranking at legal entity level	QC	n/a	n/a	n/a
TLAC3	Resolution entity - creditor ranking at legal entity level	QC	n/a	n/a	n/a
GSIB1	Disclosure of G-SIB indicators	QC	n/a	n/a	n/a
CCyB1	Geographical distribution of credit exposures used in the countercyclical buffer	QC			
_R1	Leverage ratio: summary comparison of accounting assets vs leverage ratio exposure measure	QC		•	
R2	Leverage ratio: leverage ratio common disclosure template	QC		•	
.IQA	Liquidity: liquidity risk management	QUAL / QC			•
.IQ1	Liquidity: Liquidity coverage ratio (LCR)	QC		•	
IQ2	Liquidity: Net stable funding ratio (NSFR)	QC		•	
CRA	Credit risk: general qualitative information about credit risk	QUAL			
CR1	Credit risk: credit quality of assets	QC		•	
CR2	Credit risk: changes in stock of defaulted loans and debt securities	QC		•	
CRB	Credit risk: additional disclosure related to the credit quality of assets	QUAL / QC			
CRC	Credit risk: qualitative disclosure requirements related to credit risk mitigation techniques	QUAL			•
CR3	Credit risk: credit risk mitigation techniques - overview	QC			
CRD	Credit risk: qualitative disclosures on banks' use of external credit ratings under the standardised approach for credit risk	QUAL			•
CR4	Credit risk: standardised approach - credit risk exposure and credit risk mitigation (CRM) effects	QC		•	
R5	Credit risk: standardised approach - exposures by asset classes and risk weights	QC		•	
RE	IRB: qualitative disclosures related to IRB models	QUAL			•
R6	IRB: credit risk exposures by portfolio and probability of default (PD) range	QC		•	
R7	IRB: effect on RWA of credit derivatives used as CRM techniques	QC		•	
R8	IRB: RWA flow statements of credit risk exposures under IRB	QC			
		•			
R9	IRB: back-testing of PD per portfolio	QC			

¹ Qualitative (QUAL) or quantitative with comments (QC)

			Disclosure frequency		
Reference	Table name	QC ¹	Quarterly	Semiannual	Annual
CCRA	Counterparty credit risk: qualitative disclosure related to counterparty credit risk	QUAL			
CCR1	Counterparty credit risk: analysis of counterparty credit risk (CCR) exposure by approach	QC		•	
CCR2	Counterparty credit risk: credit valuation adjustment (CVA) capital charge	QC		•	
CCR3	Counterparty credit risk: standardised approach of CCR exposures by regulatory portfolio and risk weights	QC		•	
CR4	IRB: CCR exposures by portfolio and PD scale	QC		•	
CCR5	Counterparty credit risk: composition of collateral for CCR exposure	QC		•	
CCR6	Counterparty credit risk: credit derivatives exposures	QC		•	
CCR7	Counterparty credit risk: RWA flow statements of CCR exposures under the Internal Model Method (IMM)	QC			
CR8	Counterparty credit risk: exposures to central counterparties	QC		•	
SECA	Securitisations: qualitative disclosure requirements related to securitisation exposures	QUAL			
SEC1	Securitisations: exposures in the banking book	QC		•	
EC2	Securitisations: exposures in the trading book	QC		•	
EC3	Securitisations: exposures in the banking book and associated regulatory capital	QC			
	requirements – bank acting as originator or as sponsor	QC		•	
EC4	Securitisations: exposures in the banking book and associated capital requirements – bank acting as investor	QC		•	
ЛRA	Market risk: general qualitative disclosure requirements related to market risk	QUAL			
√R1	Market risk: market risk under SA	QC		•	
ИRB	Market risk: qualitative disclosures for banks using the Internal Model Approach (IMA)	QUAL			
∕IR2	Market risk: RWA flow statements of market risk exposures under IMA	QC		•	
MR3	Market risk: IMA values for trading portfolios	QC		•	
ЛR4	Market risk: comparison of VaR estimates with gains/losses	QC		•	
RRBBA	Interest rate risk: interest rate risk in the banking book (IRRBB) risk management objective and policies	QUAL / QC			•
RRBBA1	Interest rate risk: quantitative information on exposure structure and repricing	QC			•
RRBB1	Interest rate risk: quantitative information on IRRBB	QC			
REMA	Remuneration: policy	QUAL	n/a	n/a	n/a
REMA1	Remuneration: remuneration awarded during the financial year	QC	n/a	n/a	n/a
REMA2	Remuneration: special payments	QC	n/a	n/a	n/a
REMA3	Remuneration: deferred remuneration	QC	n/a	n/a	n/a
)RA	Qualitative disclosure requirements related to operational risks	QUAL			•
Annex 3	Disclosure requirements for systemically important banks: risk-based capital requirements based on capital ratios	QC	•		
Annex 3	Disclosure requirements for systemically important banks: unweighted capital requirements based on the leverage ratio	QC	•		
Annex 4	Corporate Governance	QUAL			
Annex 5	Climate-related financial risks	QUAL / QC			

¹ Qualitative (QUAL) or quantitative with comments (QC)

4 Overview total risk

4.1 KM1: Key metrics (group)

Gro	ир	a	b	c	d	е
in C	HF million (unless stated otherwise)	31.12.2022	30.09.2022	30.06.2022	31.03.2022	31.12.2021
	Eligible capital					
1	Common equity Tier 1 (CET1)	12,789	12,211	12,204	12,196	12,188
1a	Fully loaded ECL (expected credit loss) accounting model CET1 ¹	-	-	-	-	-
2	Tier 1 capital (T1)	13,854	13,276	13,269	13,256	13,253
2a	Fully loaded ECL (expected credit loss) accounting model T1 ¹	_	_	-	-	-
3	Total capital	14,624	14,036	14,061	14,067	14,063
За	Fully loaded ECL (expected credit loss) accounting model total capital ¹	_	-	-	-	-
	Risk-weighted assets (RWA)					
4	RWA	76,144	77,343	75,282	72,776	71,553
	Minimum required capital					
4a	Minimum required capital	6,091	6,187	6,023	5,822	5,724
	Risk-based capital ratios (in % of RWA) ²					
5	CET1 ratio	16.8%	15.8%	16.2%	16.8%	17.0%
5a	Fully loaded ECL (expected credit loss) accounting model CET1 ratio ¹	_	-	-	-	-
6	Tier 1 capital ratio	18.2%	17.2%	17.6%	18.2%	18.5%
6a	Fully loaded ECL (expected credit loss) accounting model Tier 1 ratio ¹	_	-	-	-	-
7	Total capital ratio	19.2%	18.1%	18.7%	19.3%	19.7%
7a	Fully loaded ECL (expected credit loss) accounting model total capital ratio ¹	_	_	_	_	_
	CET1 buffer requirements (in % of RWA)					
8	Capital conservation buffer as per the Basel minimum standards (2.5% from 2019)	2.5%	2.5%	2.5%	2.5%	2.5%
9	Countercyclical buffer (Art. 44a CAO) in accordance with the Basel minimum standards	0.0%	0.0%	0.0%	0.0%	0.0%
10	Additional capital buffer due to international or national system relevance	_	_	_	_	_
11	Total of bank CET1 specific buffer requirements	2.5%	2.5%	2.5%	2.5%	2.5%
12	CET1 available after meeting the bank's minimum capital requirements	11.2%	10.1%	10.7%	11.3%	11.7%
	Capital target ratios as per Annex 8 to the CAO (in % of RWA) ³					
12a	Capital conservation buffer in accordance with Annex 8 to the CAO	_	_	_	_	-
12b	Countercyclical buffers (Art. 44 and Art. 44a CAO)	_	_	_	_	_
	Countercyclical buffer (Art. 44 CAO)	0.9%	0.9%	-	-	-
12c	CET1 target ratio in accordance with Annex 8 to the CAO plus the countercyclical buffers in accordance with Art. 44 and 44a CAO $$	-	-	-	-	-
12d	T1 target ratio in accordance with Annex 8 to the CAO plus countercyclical buffers in accordance with Art. 44 and 44a CAO	-	-	-	-	-
12e	Total capital target ratio in accordance with Annex 8 to the CAO plus countercyclical buffers in accordance with Art. 44 and 44a CAO	_	_	_	_	_
	Basel III leverage ratio					
13	Total Basel III leverage ratio exposure measure	223,071	222,442	220,173	220,449	212,425
14	Basel III leverage ratio (Tier 1 capital in % of leverage ratio exposure measure)	6.2%	6.0%	6.0%	6.0%	6.2%
14a	Basel III leverage ratio under the fully loaded ECL (expected credit loss) accounting model (Tier 1 capital in % of leverage ratio exposure measure) ¹	_	_	_	_	_
	Liquidity coverage ratio (LCR) ⁴					
15	LCR numerator: total high-quality liquid assets (HQLA)	58,545	54,484	52,383	53,165	51,682
16	LCR denominator: total net outflows of funds	40,035	36,874	35,159	34,371	32,242
17	Liquidity coverage ratio (LCR)	146%	148%	149%	155%	160%
	Net stable funding ratio (NSFR)					
18	Available stable refinancing	114,570	112,525	110,553	110,214	108,217
19	Required stable refinancing	92,609	92,636	92,955	91,440	91,486
20	Net stable funding ratio, (NSFR)	124%	121%	119%	121%	118%

¹ Zürcher Kantonalbank adopted the rules on value adjustments and provisions for expected losses on 01.01.2021. The initial allocation to value adjustments and provisions for expected losses was made as a lump sum, rather than being built up on a linear basis. Zürcher Kantonalbank is not making use of the transitional rules, which is why these rows are not applicable.

² The figures are calculated in accordance with the provisions of the CAO for non-systemically important banks.

³ Systemically important banks can forego the information in rows 12a to 12e, as Annex 8 to the CAO does not apply to them. In this instance, they must nevertheless provide information on the countercyclical buffer in accordance with Art. 44 CAO.

⁴ Simple average of the closing values on the business days during the quarter under review.

Common Equity Tier 1 (CET1), Tier 1 capital (T1) and Total capital as at 31 December 2022 increased mainly due to the planned retained profit of CHF 568 million.

Total RWA fell to CHF 76,144 million, down CHF 1,199 million compared with 30 September 2022. The main factor behind this was lower derivatives exposures as at 31 December 2022. The combination of higher capital and lower RWA as at 31 December 2022 resulted in a rise in all three risk-based capital ratios compared with 30 September 2022 (the CET1 ratio and Tier 1 capital ratio were both up 1.0 percentage points; the total capital was up 1.1 percentage points).

The requirement from the extended countercyclical buffer (eCCB) under Art. 44a CAO as at 31 December 2022 is 0.02 percent of RWA (30 September 2022: 0.01 percent). Hence the eCCB has no material impact on the CET1 buffer requirements under the Basel minimum standards. The available CET1 ratio after meeting the Basel minimum standard rose by 1.1 percentage points.

Total exposure for the leverage ratio rose CHF 629 million to CHF 223,071 million during the final quarter. On-bal-ance-sheet exposures (CHF + 6,773 million) and off-balance-sheet exposures (CHF + 1,331 million) both increased. By contrast, securities financing transaction exposures declined CHF 5,559 million and derivative exposures fell CHF 1,916 million. In combination with the increase in Tier 1 capital, this resulted in a leverage ratio 0.2 percentage points higher at 6.2 percent as at 31 December 2022 (30 September 2022: 6.0 percent).

The LCR on a group basis decreased compared with the previous quarter and averaged 146 percent in the fourth quarter of 2022 (third quarter of 2022: 148 percent). As a systemically important bank, Zürcher Kantonalbank is subject to stricter liquidity requirements; it satisfies these comfortably.

The NSFR on a group basis increased slightly compared with the end of the previous quarter, amounting to 124 percent as at 31 December 2022.

4.2 KM1: Key metrics (parent company)

The group's regulatory ratios are largely driven by the figures at the parent company. Hence the comments and explanations for the parent company are essentially identical to those for the group (see above) and will not be repeated for the following table.

	ent company HF million (unless stated otherwise)	a 31 12 2022	30 00 2022 b	c 20.06.2022	d 31.03.2022	e 31 12 2021
	Eligible capital	31.12.2022	30.09.2022	30.00.2022	31.03.2022	31.12.2021
1	Common equity Tier 1 (CET1)	12,940	12,383	12,382	12,381	12,380
1a	Fully loaded ECL (expected credit loss) accounting model CET1 ¹	_				
2	Tier 1 capital (T1)	14,005	13,448	13,447	13,441	13,445
2a	Fully loaded ECL (expected credit loss) accounting model T1 ¹					
3	Total capital	14,774	14,205	14,237	14,250	14,253
3a	Fully loaded ECL (expected credit loss) accounting model total capital ¹		- 1,200	- 1,7257	- 1,250	- 1,233
- Ju	Risk-weighted assets (RWA)					
4	RWA	76,710	77,920	75,891	73,439	72,280
_	Minimum required capital	70,710	77,520	73,031	73,133	72,200
4a	Minimum required capital	6,137	6,234	6,071	5,875	5,782
	Risk-based capital ratios (in % of RWA) ²	0,107	0,20 .	0,071	3,0.3	37.02
5	CET1 ratio	16.9%	15.9%	16.3%	16.9%	17.1%
5a	Fully loaded ECL (expected credit loss) accounting model CET1 ratio ¹	10.5 /0	-	10.5 70	10.570	- 17.170
6	Tier 1 capital ratio	18.3%	17.3%	17.7%	18.3%	18.6%
6a		10.5 /0	17.570	- 17.770	- 10.5 /0	10.0 /0
7	Fully loaded ECL (expected credit loss) accounting model Tier 1 ratio ¹ Total capital ratio	19.3%	18.2%	18.8%	19.4%	19.7%
_		13.3 /0	10.2 /0	10.0 /0	19.470	19.7 /0
7a	Fully loaded ECL (expected credit loss) accounting model total capital ratio ¹					
	CET1 buffer requirements (in % of RWA)	2.50/	2.50/	2.50/	2.50/	2.50/
8	Capital conservation buffer as per the Basel minimum standards (2.5% from 2019)	2.5%	2.5%	2.5%	2.5%	2.5%
9	Countercyclical buffer (Art. 44a CAO) in accordance with the Basel minimum standards	0.0%	0.0%	0.0%	0.0%	0.0%
10	Additional capital buffer due to international or national system relevance	2.50/	2.50/	2.50/	2.50/	2.50/
11	Total of bank CET1 specific buffer requirements	2.5%	2.5%	2.5%	2.5%	2.5%
12	CET1 available after meeting the bank's minimum capital requirements	11.3%	10.2%	10.8%	11.4%	11.7%
	Capital target ratios as per Annex 8 to the CAO (in % of RWA) ³					
	Capital conservation buffer in accordance with Annex 8 to the CAO	_		_	_	
12b	Countercyclical buffers (Art. 44 and Art. 44a CAO)	_	_	_	_	_
	Countercyclical buffer (Art. 44 CAO)	0.9%	0.9%		_	
12c	accordance with Art. 44 and 44a CAO	_	-	-	-	_
12d	T1 target ratio in accordance with Annex 8 to the CAO plus countercyclical buffers in accordance with Art. 44 and 44a CAO	_	-	-	-	-
12e	Total capital target ratio in accordance with Annex 8 to the CAO plus countercyclical buffers					
	in accordance with Art. 44 and 44a CAO	_	_	_	_	
	Basel III leverage ratio		222 525	222.225	222.552	242.554
	Total Basel III leverage ratio exposure measure	223,181	222,585	220,305	220,653	212,654
14	Basel III leverage ratio (Tier 1 capital in % of leverage ratio exposure measure)	6.3%	6.0%	6.1%	6.1%	6.3%
14a	Basel III leverage ratio under the fully loaded ECL (expected credit loss) accounting model (Tier 1 capital in % of leverage ratio exposure measure) ¹	_	_	_	_	_
	Liquidity coverage ratio (LCR) ⁴					
15	LCR numerator: total high-quality liquid assets (HQLA)	58,539	54,467	52,374	53,157	51,671
16	LCR denominator: total net outflows of funds	40,200	36,983	35,294	34,532	32,385
17	Liquidity coverage ratio (LCR)	146%	147%	148%	154%	160%
	Net stable funding ratio (NSFR)					
18	Available stable refinancing	113,712	112,045	110,048	109,747	107,726
19	Required stable refinancing	92,508	92,646	93,041	91,496	91,520
20	Net stable funding ratio, (NSFR)	123%	121%	118%	120%	118%

¹ Zürcher Kantonalbank adopted the rules on value adjustments and provisions for expected losses on 01.01.2021. The initial allocation to value adjustments and provisions for expected losses was made as a lump sum, rather than being built up on a linear basis. Zürcher Kantonalbank is not making use of the transitional rules, which is why these rows are not applicable.

² The figures are calculated in accordance with the provisions of the CAO for non-systemically important banks.

³ Systemically important banks can forego the information in rows 12a to 12e, as Annex 8 to the CAO does not apply to them. In this instance, they must nevertheless provide information on the countercyclical buffer in accordance with Art. 44 CAO.

⁴ Simple average of the closing values on the business days during the quarter under review.

4.3 OVA: Bank risk management approach

Ongoing operations at a universal bank such as Zürcher Kantonalbank require comprehensive and systematic risk management, with monitoring and controlling units acting independently of the risk managers.

Principles of risk management

The objective of risk management is to support the bank in generating added value while maintaining a first-class credit rating and reputation. Zürcher Kantonalbank's approach to risk management is based on the following principles:

- Risk culture: The bank fosters a risk culture that is geared towards responsible behaviour. Risk managers bear
 responsibility for profits and losses generated from the risks entered into. In addition, they have primary
 responsibility for identifying transactions and structures that entail particular business policy risks, conflicts of
 interest or particular effects on the bank's reputation.
- Separation of functions: For significant risks and to avoid conflicts of interest, the bank has established control processes that are independent of management.
- Risk identification and monitoring: The bank enters into transactions only if the risks are in accordance with
 its business strategy and can be appropriately identified, restricted, managed and monitored.
- Risk and return: The bank seeks to achieve a balanced relationship between risk and return for all transactions. Assessment of the risk/return profile takes account of quantifiable as well as non-quantifiable risks
- Transparency: Risk reporting and disclosure are guided by high industry standards in terms of objectivity, scope, transparency and timeliness.

These principles constitute the basis for determining the organisational structure and processes of group-wide risk management.

Risk management and internal control system (ICS)

Zürcher Kantonalbank defines "risk management" and "internal control system (ICS)" as follows:

Risk management: As part of risk management, the bank sets its risk tolerance within its risk capacity. Risk management encompasses organisational structures, methods and processes. Zürcher Kantonalbank's risk management process consists of six steps: risk identification, assessment, control, management, monitoring and reporting. The decisions in risk management are implemented in the internal control system (ICS).

Internal control system (ICS): The ICS ensures that processes are carried out properly. To this end, management issues appropriate guidelines and ensures that compliance is monitored. An effective ICS includes control activities that are integrated into workflows, suitable risk management and compliance processes, and appropriate supervisory bodies for the size, complexity and risk profile of the institution, in particular an independent risk control and compliance function.

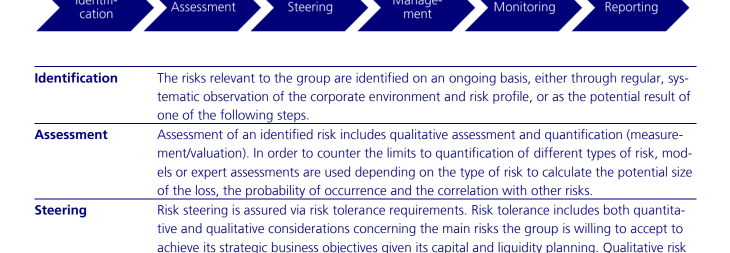
Identifying and reducing the inherent risks involved in the business model are also an important aspect of the internal control system. For more information on the underlying processes, please see table CRA (Credit risk, page 46), table CCRA (Counterparty credit risk, page 67), table MRA (Market risk, page 74) and table ORA (Operational risks, page 84).

For reporting on the effectiveness of the ICS, please see section "Internal risk reporting" on page 22.

Risk management process

Identifi-

Zürcher Kantonalbank divides the risk management process into the following stages:



Manage-

requirements are primarily issued in the form of regulations, directives or instructions, but also cover risk policy and aspects of strategy. Quantitative requirements are issued in the form of limits and benchmarks. At group level, these are chiefly the risk policy rules from the Board of

	Directors and the rules to limit risk set by the Risk Committee of the Executive Board.
Management	Units managing risk perform their tasks within the risk tolerance set by the officer responsible.
	As part of the ICS, this includes taking countermeasures to avoid or limit risks or loss.
Monitoring	Risk monitoring takes the form of limit monitoring and ongoing monitoring of risk exposures
	by units independent of the risk manager. The risk organisation and the Compliance function
	are examples of such units.
Reporting	Risk reporting supports all levels of the hierarchy and stakeholders in assessing and monitoring
	risks.

Principles of compliance

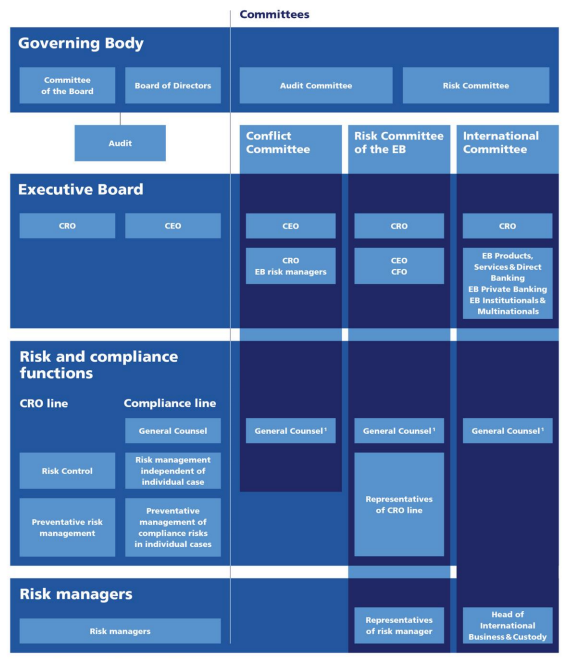
The objective of compliance is to ensure that Zürcher Kantonalbank conducts its business operations in accordance with legal and ethical norms. The principles of the compliance policy are as follows:

- relevant legal and ethical norms;
- ethical and performance-related basic values in a code of conduct;
- duty of all employees and members of governing bodies to comply with laws, regulations, internal rules, industry standards;
- special reporting procedure available for identified violations of the rules (whistleblowing).

Primary responsibility for compliance lies with the Executive Board. The Compliance function prepares an annual assessment of compliance risk and a corresponding action plan based on a risk inventory. The Compliance function is organisationally independent of the income-driven business units. The most important principle of all is that Zürcher Kantonalbank conducts its banking operations in accordance with the statutory and regulatory provisions as well as recognised professional and ethical principles within the banking industry.

Risk organisation

Risk organisation at Zürcher Kantonalbank is arranged so that the profit-oriented functions of taking and managing risk are always structurally separate at Executive Board level from the preventive risk management and risk control functions.



1 General Counsel has the right of escalation to the Committee of the Board at any time.

Board of Directors

The Board of Directors approves the principles for risk management and compliance, the Code of Conduct, the framework for group-wide risk management and the risk tolerance regulations at group level. It is responsible for the regulation, organisation and monitoring of an effective risk management system as well as the management of overall risks. The Board of Directors is responsible for ensuring that there is a suitable risk and control environment within the group and arranges for an effective internal control system (ICS). It also approves transactions involving

major financial exposure. The Risk Committee and Audit Committee of the Board of Directors support the Board in its tasks and duties in the areas of risk management and the internal control system.

Committee of the Board

The Committee of the Board approves limits and deals with transactions involving particular business policy risks, conflicts of interest or particular effects on the group's reputation where these exceed the remit of the Executive Board and do not fall within the remit of the Board of Directors.

Audit

Audit supports the Board of Directors in fulfilling its statutory supervisory and control tasks and discharges the monitoring tasks assigned to it by the Board of Directors. In particular, Audit independently and objectively evaluates the appropriateness and effectiveness of the internal control and risk management processes and contributes towards their improvement. Audit also checks the bank's compliance with regulatory provisions, internal directives and guidelines. Audit has unlimited rights of inspection, information and access within the entire group. Audit provides line managers with support in the form of consulting services that help to increase the efficiency of organisational structures and processes.

Executive Board

The Executive Board issues provisions for the identification, evaluation, control, management, monitoring and reporting of risks in the form of directives. The Executive Board also approves transactions that entail particular business policy risks, conflicts of interest or particular effects on the reputation of Zürcher Kantonalbank, unless they are assigned to another governing body under the applicable regulations.

Risk unit

The Chief Risk Officer (CRO) is a member of the Executive Board and heads the Risk unit. He has a right of intervention that permits measures to be assigned to the risk managers if required by the risk situation or to protect the bank. The CRO also enjoys direct access to the Committee of the Board at all times. The business unit consists of the Credit Risk, Market Risk, Operational Risk and Risk Control organisational units.

The risk control function, which monitors portfolio-level risks and the Board of Directors' risk tolerance requirements, reports to the Executive Board and the Board of Directors. The risk control function is responsible for defining methods of risk measurement, model validation, as well as execution and quality assurance in relation to the risk measurement implemented.

Preventative risk management examines transactions before they are finalised and systems prior to their deployment in line with existing delineations of power and consultation duties, and defines the requirements at individual transaction or system level. It also continuously monitors local risks and supports the training of risk managers.

Preventative management of operational risk is carried out outside the Risk business unit by the process managers and in the Cyber Security department of the IT, Operations & Real Estate business unit.

Compliance line / Compliance function

The General Counsel reports directly to the CEO and manages the Compliance unit. As a member of the Risk, Conflicts and International Committees of the Executive Board, he has a right of escalation to the Committee of the Board. He also enjoys direct access to the Committee of the Board at all times.

The Compliance function has the following duties, among others: examining the compliance risk inventory on an annual basis and preparing the action plan with focal points relating to the management of compliance risks, formulating proposals and carrying out defined monitoring and control duties (e.g. as pre-deal or post-deal control), as well as defining risk management tools. The function also defines risk management measures for compliance risk

independently of the individual case, such as the editing of directives when implementing new ordinances as well as conducting training courses. The Compliance function is further responsible for providing forward-looking legal advice with the objective of avoiding or minimising individual identified risks and threats arising from legal requirements. Legal advice is provided in the context of existing mandatory consultations, as a pre-deal consultation or on request.

Risk managers

The risk managers bear responsibility for profits and losses generated on the risks entered into. They are responsible for the continuous, active management of risks and for compliance with internal risk tolerance regulations, relevant laws, ordinances, circulars and standards. The sales units are responsible for credit risks as risk managers and the Trading and Capital Markets organisational unit for market risks in the trading book. Interest rate risks in the banking book and liquidity risks are the responsibility of Treasury in the Finance unit. All units of the bank are responsible for managing operational and compliance risks.

Risk Committee of the Board of Directors

The Risk Committee of the Board of Directors focuses on credit, market and liquidity risks, operational and compliance risks, and reputation risks. It performs the tasks set out in FINMA Circular 2017/1 "Corporate governance - banks". These are, in summary:

- Review and annual assessment of risk policy and the principles of institution-wide risk management set in the framework concept;
- To give preliminary consideration to the risk policy rules;
- To acknowledge and discuss risk reporting;
- To monitor implementation of the risk strategies to ensure they are compatible with the risk tolerance and risk limits set;
- To review the capital and liquidity planning;
- To assess measures taken as a result of audit recommendations;
- To assess the bank's compensation system for risk-related issues.

The Risk Committee of the Board of Directors also provides preliminary advice on major transactions that fall within the remit of the Board of Directors. The committee is also kept informed of transactions that fall within the remit of the Committee of the Board. The duties, competences and responsibility of the committee are set out in the Guidelines on the Duties and Powers of the Risk Committee of Zürcher Kantonalbank.

Audit Committee of the Board of Directors

The Audit Committee is an audit committee as defined in FINMA Circular 2017/1 "Corporate governance - banks" and supports the Board of Directors at group and parent company level in monitoring internal and external audit, the internal control system and the audit of the annual financial statements. The duties and powers of the Audit Committee of the Board of Directors include:

- analysing and discussing the financial planning;
- assessing the proper functioning of the ICS and informing the Board of Directors about this;
- receiving and discussing the activity reports of the Compliance function and Risk Control.

The duties, competences and responsibilities of the committee are set out in the Guidelines on the Duties and Powers of the Audit Committee of Zürcher Kantonalbank.

Risk Committee of the Executive Board and committees

The Risk Committee assists the Executive Board in defining risk management processes. The Committee is chaired by the CRO and approves the methods of risk measurement on the basis of the responsibilities delegated to it. The risk managers on the four separate subcommittees (credit, trading, treasury and operational risk) and members of the risk and compliance organisation discuss the Risk Committee's business and formulate proposals for its attention.

Conflicts Committee

Based on the responsibilities delegated to them, the members of the Executive Board who sit on the Conflicts Committee take decisions regarding transactions that entail particular business policy risks, conflicts of interest and particular effects on the group's reputation. The Conflicts Committee is chaired by the CEO; its escalation body is the Committee of the Board.

International Committee

The International Committee is chaired by the CRO. It defines the specific business policy requirements for transactions with an international dimension, monitors and reports on such transactions, approves the business framework for foreign activities for the Executive Board and approved individual transactions and types of transactions outside the approved business framework.

Crisis organisation

In the event of a crisis, in addition to the above committees, a Risk Crisis Team is set up, supported by divisional crisis teams. It has the task of ensuring that decisions are taken in an efficient and coordinated manner in the event of a crisis. The crisis team provides support to the Executive Board during crises affecting the group, such as systemic and financial market crises, which the emergency organisation cannot cover. The divisional crisis teams (banks, liquidity) cross reporting lines, with the aim of working with all units affected to identify and implement necessary and appropriate measures in their area of responsibility.

Business continuity management (BCM)

The emergency organisation supports the bank in dealing with major disruptions and crises caused by operational risks that cannot be resolved by the normal line organisation. Such disruptions include, for example, a total IT/data failure, the loss of a critical number of employees, central locations or critical suppliers/partners. It is important to distinguish crisis management from the associated advance planning measures (which are part of business continuity management).

The emergency response organisation consists of two tiers. The first tier is the divisional emergency response organisations, comprising the Real Estate emergency organisation and the IT emergency organisation. The divisional emergency response organisations support the Zürcher Kantonalbank emergency response organisation as a second tier in crisis management. The emergency response organisation is chaired by the Head of the business unit IT, Operations & Real Estate. Other members include the representatives of the other business units, Corporate Communications and the emergency organisation staff. In the event of a pandemic, the Pandemic Task Force can be deployed as a partial contingent of the emergency organisation to support the operational organisation.

In the event of a crisis affecting the entire Swiss financial sector, the Swiss National Bank's Interbank Alarm and Crisis Organisation (IAKO) ensures that measures are coordinated among the various institutions.

Risk categories

Zürcher Kantonalbank divides risks into the following categories:

<u>Cr</u>	ec	<u>lit</u>	ris	k
_	· ·			

Definition	Credit risk constitutes the risk of financial losses that can arise if clients or counterparties do not fulfil contractual obligations that are falling due or do not fulfil them on time. Loans,
	promises of payment and trading transactions all involve credit risks.
Sub-categories	Counterparty risks refer to credit risks in trading transactions (e.g. OTC derivatives and SLB
	transactions). Trading transactions usually include mutual claims, which also depend on
	market parameters. Counterparty risks are also referred to as counterparty default risks.

	Settlement risks describe the risk of losses in connection with transactions involving mutual payment and delivery obligations, where the bank must meet its delivery obligation without first being able to ensure that counter-payment will be made. Country risks: The risk of losses as the result of country-specific events, such as transfer risks (payment of a liability is restricted or prevented by a country) and risks arising from political and/or macroeconomic events.
Management Indep. monitoring	Sales units, Trading Risk unit
indep. monitoring	NISK UTIIL
Market risk	
Definition	Market risks comprise the risk of financial losses on securities and derivatives in the bank's own portfolio as a result of changes in market factors, such as share prices, interest rates, volatilities or exchange rates (general market risks), as well as for issuer-specific reasons (specific market risks).
Sub-categories	Balance sheet interest rate risk is the risk that changes in market interest rates will impact negatively on the financial situation of the banking book. As well as affecting current interest income, changes in interest rates have implications for future results. The interest rate risk is managed based on the market interest method. Market liquidity risk is the risk that a product can no longer be easily sold (or purchased) on
	a market. The higher the market liquidity, the greater the chance of purchasing or selling a product for an appropriate price at the desired time. Issuer (default) risk is the risk of a loss arising from a change in fair value resulting from a credit event affecting an issuer to which the bank is exposed through marketable securities or derivatives from this issuer.
Management	Trading, Treasury
Indep. monitoring	Risk unit
Liquidity rick	
Liquidity risk Definition	Liquidity refers to the bank's capacity to settle its liabilities promptly and without re-
Definition	strictions. Liquidity risk is the risk that this capacity to pay will be impaired under institution or market-related stress conditions.
Sub-categories Management Indep. monitoring	(Re-)financing risk: Refinancing refers to the procurement of funds for the financing of assets. Refinancing risk is the risk that the bank is not in a position to procure sufficient funds at appropriate conditions for the ongoing financing of its lending business. Short-term liquidity ensures that the bank is able to make payments over a short period of time in the event of a systemic or institution-specific liquidity crisis by holding a sufficiently large inventory of high-quality liquid and unencumbered assets as a financial precaution against a temporary liquidity gap. Often, 30 calendar days are used as the definition period. The regulatory indicator for short-term liquidity is the liquidity coverage ratio (LCR). Structural liquidity has a medium-term horizon and ensures that refinancing as per the liquidity profile of the assets takes place with stable liabilities. Structural liquidity requirements specify that illiquid assets such as loans to private individuals and companies, as well as parts of the trading portfolio, are to be refinanced through long-term liabilities. The regulatory indicator for structural liquidity is the net stable funding ratio (NSFR). Treasury and Money Trading Risk unit
indep. monitoring	KISK UTIIL
Operational risk	
Definition	Operational risks refer to potential damage caused by the inappropriateness or failure of persons, systems or processes or due to external events.

Sub-categories	IT risks refer to the potential damage caused by the loss of confidentiality, integrity and availability of data and functions in IT systems.
	Cyber risks comprise the risk of attacks from the Internet or similar networks (referred to as hacker attacks) on the confidentiality, integrity and availability of data and functions in IT systems.
Management	All employees, in line with their duties, competences and responsibilities in the group.
Indep. monitoring	Risk unit
Compliance risk	
Definition	Compliance risks are behavioural risks. These are risks that are caused by breaches of the law, regulations or contracts and can result in legal and regulatory sanctions, financial losses and reputational damage.
	Compliance is the observance of legal, regulatory and internal regulations as well as the adherence to industry standards and codes of conduct. Compliance involves ensuring that the behaviour and actions of Zürcher Kantonalbank and its employees meet applicable legal and ethical standards, and also comprises all organisational measures designed to prevent violations of the law and breaches of rules and ethical norms by Zürcher Kantonalbank, its
	governing bodies and its employees.
Management	Group board members and all employees
Indep. monitoring	Compliance function
Strategic risk	
Definition Definition	Strategic risks are all possible factors of influence, events and decisions that have the poten-
Definition	tial to endanger the long-term success of the company.
Management	Board of Directors and Executive Board
Indep. monitoring	None (Board of Directors and EB act as the manager)
Business risk	
Definition	Business risk is the risk that lower business volumes and margins will reduce the group's operating result if the decline in operating income is not offset by a simultaneous drop in operating expenses. Business risks also include unplanned additional costs in the absence of correspondingly higher income. Business risks materialise when actual income falls short of the budgeted income. This can occur on a one-off and a recurring basis. Typical examples of business risks are unexpectedly decreasing margins and a lack of client demand following an economic downturn.
Management	All group employees, in line with their duties, competences and responsibilities.
Indep. monitoring	Finance unit
Reputation risk	
Definition	Reputation risk involves the risk of damage to the bank's good reputation or, in extreme cases, the risk of losing the bank's good reputation altogether. Aligning business activities to the central core values of the company is the best way in which to guarantee that the company's excellent reputation is maintained and to prevent instances in which activities have a negative impact on the bank's reputation. Reputation denotes the image that a company enjoys among its stakeholders, i. e. the bank's standing in terms of its integrity, competency, performance and reliability from the perspective of stakeholders. Reputational damage occurs when the perception of a stakeholder group differs from its expectations. The trustworthiness and credibility of the bank as

	aspects of its reputation are negatively influenced by this difference. Reputation is determined by constantly comparing perceptions and expectations over a period of time and is
	reflected in the company's values and identity.
Management	Group board members and all employees
Indep. monitoring	Group administrative department, Corporate Communication

Sustainability risks are events or conditions related to the environment, society or governance (ESG), the occurrence of which may have actual or potential negative effects on the bank's assets, finances and earnings, as well as on its reputation. Sustainability risks are a component of the risk categories listed above. The management of sustainability risks is an integral part of the bank's risk management processes. Climate-related financial risks are part of sustainability risks and are discussed in detail in chapter 18.

Risk tolerance

Risk tolerance includes both qualitative and quantitative considerations concerning the main risks the group is willing to accept to achieve its strategic business objectives, given its capital and liquidity planning. Risk tolerance is set for each risk category and at group level.

The qualitative elements of risk tolerance are mainly set in the form of regulations, directives and instructions. These are reviewed regularly and adjusted if necessary, but are largely medium and long-term in nature and at the strategic level, going well beyond the horizon of annual quantitative risk policy requirements.

At the Board of Directors level (strategic), the qualitative risk tolerance requirements include in particular the risk management principles set down in the risk and compliance regulations and the code of conduct, the business policy rules in the group strategy and the business policy rules in the special regulations on the individual business areas.

At the Executive Board level (operational), the qualitative requirements include in particular the policies for the individual business areas. Examples include the credit policy rules from the Executive Board (credit policy) or the trading mandates for the individual trading desks.

As part of the annual risk policy process the Board of Directors ensures that the risk limits and benchmarks it sets (quantitative risk tolerance) are consistent with the bank's risk capacity.

Risk capacity refers to the maximum possible total risk the bank can take without endangering its own credit rating target in a period of heavy stress lasting several years. Risk capacity in capital allocation refers to the maximum risk capital the Board of Directors can allocate on a one-year horizon. Risk capacity sets the framework for determining quantitative risk tolerance.

Risk tolerance refers to the total risk defined for all relevant business types the bank is willing to enter into, bearing in mind the strategic business objectives and the capital and liquidity planning. Risk tolerance is set annually by the Board of Directors, which approves the risk policy requirements for the following year. The Board of Directors ensures that risk tolerance is consistent with risk capacity. The allocation of capital at risk (CaR) to individual risk managers (e. g. Trading) is a key management instrument. Quantitative risk tolerance is set by the Board of Directors, mainly by allocating capital at risk to credit risk, market risk and operational risk; capital at risk for operational risk also covers compliance risk. The risk managers request risk capital from the Board of Directors based on the current risk profile, planned business activities and potential negative trends in the risk profile.

Of the CHF 14,063 million in eligible capital (total capital) at the end of 2021, a total of CHF 5,740 million was allocated to the risk business in 2022. The percentage breakdown by risk category of the allocated capital is shown below.



The figure shows that the risk profile of Zürcher Kantonalbank is strongly influenced by credit risks.

In the case of operational risks, there is no internal allocation of the cost of capital. For credit risks the Board of Directors makes an allocation to the wholesale, commercial and private portfolios in Sales by annually setting subportfolio limits.

Provided the total capital at risk requested (CaR limits) is below the previously determined risk capacity (maximum capital at risk), the Board of Directors can set risk tolerance at the level of the capital at risk requested. The process for allocating capital at risk ensures that the quantitative elements of risk tolerance and the capital strategy are mutually compatible.

In addition to capital at risk, the Board of Directors also sets every year the cost of capital rates for internal charging and other quantitative risk tolerance rules, including a limit for liquidity risk and the benchmark for the strategic investment of equity (equity benchmark).

The risk profile refers to the risk exposure taken at a given point in time, in the relevant risk categories and aggregated at bank level. The risk profile is reflected in a series of quantitative risk measurement variables and qualitative risk aspects. Limit utilisation is a major measurement and assessment criterion. Ongoing monitoring of the risk profile ensures that it remains within the risk tolerance.

For more information on how the business model interacts with the overall risk profile, please see table CRA (credit risk, page 46), table CCRA (counterparty credit risk, page 67), table MRA (market risk, page 74) and table ORA (operational risks, page 84).

Internal risk reporting

Internal and external risk reporting is guided by high industry standards in terms of objectivity, scope, transparency and timeliness. Risk transparency is fundamental if the recipients of reports are to assess risk properly. Reporting transparency is supported by having a risk reporter organisationally independent from the units managing risk. Risk reporting covers the entire Zürcher Kantonalbank group.

Reporting to the Executive Board and Board of Directors covers all risk categories. The internal reports are produced by the independent monitoring units. The main reports are:

- The quarterly report from the CRO covering events, the risk profile and monitoring of credit, market and liquidity risk, operational risk, compliance risk reported by the General Counsel and reputation risk reported by Corporate Communications.
- The quarterly report from the CFO on the group results and strategic metrics, revenue items (interest, commission and trading business) and cost items, client development and response, change (development steps), employees and capital.
- The annual report on the suitability and effectiveness of the internal control system and the activities of Risk Control and the Compliance function.

When special developments or events occur, the Executive Board and Board of Directors are informed of changes in the risk profile in additional reports and analyses.

Monitoring reports support risk monitoring in the Risk unit and management controls in the organisational units managing risk. Monitoring reports are produced at higher frequencies for higher risk categories.

Risk data aggregation and systems

The group structure at Zürcher Kantonalbank, with a relatively small number of subsidiaries and the parent bank regionally focused on the Canton of Zurich, means that risk data aggregation is much simpler than, for example, major banks with global activities. Relative size means that the risk profile of the Zürcher Kantonalbank group is dominated by the risks at the parent bank. Where risks at subsidiaries are material for the risk profile of the group, daily or real-time data updates to the parent bank systems ensure that a reliable and up-to-date picture of the group's risk profile is available at all times.

Risk systems for credit risks

- Limit monitoring system
 - The system is the group's application for managing counterparty limits and risk management structures for market and default risk. The limit monitoring system contains all credit-risk related exposures, including counterparty risks on trading transactions. Default-related data are supplied by Trading in real time. Aggregated exposure is available by group company and also at group level. Exposures are calculated for different maturity ranges. This takes into account netting and collateral, using pre-defined rules. Exposures can be coded down to individual transaction level by drilling down. The system has a pre-deal function allowing simulation of the impact of potential transactions (e. g. in Trading) on limit utilisation.
- Risk measurement: Credit Risk Portfolio Management System
 Credit risks at portfolio level are measured in the Credit Risk Portfolio Management System. It calculates, among other things, capital at risk (CaR) and expected loss (EL). Based on these, the cost of capital and the standard risk cost are determined. Exposure data is provided to the system by the limit monitoring system. This data is then enhanced with collateral information. EL calculations are run at individual client level, CaR is calculated at portfolio level. Exposure data is updated daily. It is possible with the corresponding special rights to make flexible changes to portfolio data, e.g. for stress tests, impact analyses or scenario analyses. There is also an option to use a pre-deal check to add new positions to a portfolio to see the effect on CaR.
- Reporting and analyses: Credit risk assessment platform
 The application brings together data from various sources into a single database. The data is available to the Risk business unit as raw data at the individual transaction and limit level, and can be viewed both as a current portfolio and reflecting applications. In addition to exposures and limits, the platform also contains data on collateral down to the level of individual security, property, guarantee, etc. and information on clients' group structure. The data is used for regular reports and ad hoc assessments. It is normally downloaded monthly from upstream systems, but is also available for other reporting dates, including retrospectively. The assessments themselves are carried out using database guery tools.

Risk systems for market risks

Measurement of trading P&L and market risk measurement

A business intelligence solution is used to support the risk organisation in its independent P&L and risk analysis of trading positions. P&L and risk data (valuation of trading positions, P&L attributions and risk sensitivities) and the relevant market data (interest rates, exchange rates, etc.) are obtained from the front office application used by Trading. The system used offers a full plausibilisation, analysis and reporting infrastructure for currencies and securities.

The same application measures the following key market risk ratios: capital at risk (CaR), value at risk (VaR) and stressed VaR for trading positions. This is calculated at various levels of aggregation (desk, trading area, portfolio, etc.). The application obtains a model-based valuation of all trading instruments under different market risk scenarios from the front-office application used by Trading. The market movements for the risk metrics come from a Monte Carlo simulation. The model implemented in the application is certified by FINMA for capital adequacy requirements for market risks in the general interest rates, currencies, general and specific equities, and commodities categories. Capital adequacy for specific interest rate risks uses the standardised market risk approach.

Interest rate risk measurement on the balance sheet

The ALM system is the application for managing the balance sheet structure in Treasury and in the Risk unit. Exposures in the banking book which are interest rate-sensitive are updated weekly, and the interest rate position is calculated based on this. The Treasury system is used by Treasury to manage interest rate risk under the market interest rate method and regulatory reporting. In terms of risk control, the ALM system is the basis for measuring interest rate risk from both the net present value and profit perspectives.

Risk systems for liquidity risks

Liquidity risk system

The system is a scenario-based risk system customised for Zürcher Kantonalbank to measure liquidity risk. In the system, the data for all the bank's transactions that are relevant to liquidity risk measurement are processed and categorised as per the model. Their impact on the the liquidity situation and thus also their compliance with internal requirements is simulated. The regulatory liquidity ratios are calculated based on the accounting system.

Risk systems for operational risk and compliance risk

Operational risk and compliance risk application

This application supports the business units plus Operational Risk and the Compliance function in defining and managing operational and compliance risks. The application is the central location for documenting risk scenarios and the associated countermeasures (such as control activities) and for classifying data, functions and systems. It is also a monitoring instrument for dealing with control activities, compliance measures and outstanding audit items.

Risk systems for reputation risk, business risk and strategic risk

No specific systems are used to measure reputation, business or strategic risk. The Finance unit mainly uses
 SAP systems for accounting and controlling.

Stress testing

Stress tests are used to analyse the impact of shock events, changes to individual business parameters or longer lasting crisis scenarios on key target indicators. They are a way of analysing the ability to survive such stress events. Zürcher Kantonalbank uses stress tests to:

- analyse the effect on the income statement, capital and liquidity of exceptional disruptions on financial markets or in the broader economy;
- perform plausibility checks and optimise capital and liquidity planning;
- develop crisis scenarios and plans to manage risk in stress situations;
- communicate risks for the group using a stress perspective.

Stress scenarios are based on one or more of the following methodologies:

- extreme historic events;
- hypotheses/scenarios formulated by experts;
- sensitivity analyses for area-specific risk factors;
- insolvency scenarios (reverse stress).

Stress testing is an integral part of risk management at Zürcher Kantonalbank. When setting the risk tolerance, Risk Control ensures that the risk limits requested from the Board of Directors are consistent with the results of stress tests.

The stress test universe at Zürcher Kantonalbank mainly consists of two components:

- Group stress test: Checking risk has been identified across all categories, taking into account the interactions between the different categories.
- Area-specific stress tests for market, liquidity and credit risk which are an integral part of individual risk measurement, for example to complement VaR as a largely model-free way of measuring market risk.

Group stress test: potential loss analysis

In the annual potential loss analysis, the Finance and Risk units jointly examine the potential impact of crisis scenarios lasting several years on profitability and the capital position. The aim of the analysis is to check the vulnerability of Zürcher Kantonalbank to crisis scenarios that are unlikely but possible. When measuring potential loss, the focus is on balance sheet and income statement items as well as the regulatory capital situation.

The starting point for the potential loss analysis is the development of scenarios by Economic Research in collaboration with the specialist areas. They draw up macro-economic scenarios which have as wide a range of impacts as possible on individual business areas. The scenarios are to an extent realistic and economically consistent, but exaggerate some trends in order to give the desired severity. Central macro-economic parameters are forecast for each scenario over a period of several years.

Based on these figures, the specialist areas estimate the impact on the group. This stage includes an analysis of the effects on the risk profile and a model-based or expert assessment of potential losses. The analyses and loss estimates produced by the specialist areas are combined in a report and validated. Finally, based on the figures from the annual financial planning, the impact on the income statement and capital is calculated and analysed over the entire horizon of the scenario. In medium-term planning, the scenario selected is used to critically review the stress reserves and capital position overall and define any action required.

In addition to the group's own potential loss analysis, FINMA regularly provides stress scenarios for review and compares the impact between the different banks. The processing of this "regulatory potential loss analysis (PLA)" is coordinated with the internal potential loss analysis whenever possible. The results of the regulatory PLA are discussed with FINMA and integrated into internal risk reporting.

Area-specific stress tests

Zürcher Kantonalbank uses stress testing as a management and monitoring tool, among others, in the following areas:

- Credit risk stress test
 - Risk Control runs sensitivity and scenario analyses as part of the process for setting the risk tolerance (CaR) for credit risk. The parameters in the credit risk portfolio model are varied to differing degrees and the impact on the estimated portfolio loss and risk capital requirement is analysed. Other stress tests are carried out on an ad hoc basis to analyse the credit risk profile of sub-portfolios.
- Market risk stress test
 Market risk in trading: stress testing is an integral part of measuring market risk. Losses on trading positions caused by extraordinary market movements are calculated, analysed and monitored. A distinction is drawn

between scenarios relevant to the benchmark, scenario analyses and regulatory scenarios. The scenarios relevant to the benchmark are based on macroeconomic narratives (e. g. a financial crisis). All relevant risk factors (share prices, interest rates, etc.) are considered at the same time and consistently. The amount considered is calibrated based on actual developments in historical narratives; in hypothetical narratives it is based on key risk factors at the 99.9 percent quintile of 10-day returns. In the absence of extreme or comparable historic data, expert estimates are used. In addition to the value at risk calculated every day based on current market conditions, a stressed VaR is also calculated. Stressed VaR is based on the same model as VaR, but is calibrated on the basis of changes in the value of the risk factors observed in a period of significant market stress (e. g. 2007 to 2009). The CaR method used for market risk in trading is also based on stressed VaR. The stress period used is reviewed every year to ensure it is appropriate and submitted to the Risk Committee of the EB. Additional analysis scenarios are used to measure market risk in trading; however, unlike the scenarios relevant for the benchmark, these have no limiting function. They are used solely for risk analysis. Since they focus on individual risk factors (e. g. interest rates), they are helpful for investigating the risk profile from different perspectives.

Interest rates risks on the balance sheet

From the net present value perspective, the aim of stress testing is to limit potential losses in net present value resulting from a sudden and extreme interest rate scenario. The scenarios used are abrupt interest rate shocks and cover all relevant movements in the yield curve (parallel shifts, twists and steepening). As well as the scenarios relevant for benchmarks mentioned above, use is also made of the regulatory scenarios in FINMA Circular 2019/2 "Interest rate risk – Banks". From the income perspective, stress testing is based on extreme interest rate scenarios with a horizon of one year. The respective structural contribution over the simulation horizon is calculated for each scenario. The stress test indicator is calculated as the difference between the lowest structural contribution of all scenarios and that in the steady state scenario, in which the yield curve is kept unchanged across the entire simulation horizon.

Liquidity risk

For liquidity risk, in addition to the regulatory metric the bank uses a stress scenario-based risk measure for short-term liquidity: the "minimum liquidity buffer up to day 22 under the standard stress scenario". From a set of various stress scenarios, the one with the most serious liquidity deterioration is chosen as the basis for risk measurement: a bank-specific bank run. The starting point for the calculation is the existing buffer of high-quality liquid assets (HQLA). Based on this, for each successive day, the internal model calculates inflows and outflows for various product groups, which increase or reduce the liquidity reserve. The scenario includes, for example, the loss of maturing funding, an outflow of liquidity from all liability items that threatens the existence of the bank and no renewals of term deposits. The liquidity left after the 22nd day of the scenario is the internal risk measurement. The Board of Directors sets the risk tolerance for liquidity risks with the regulatory LCR. The Executive Board supplements this requirement with a minimum value from internal measurement.

For more information on risk management, strategies and processes, internal reporting and the internal control system, please see table CRA (credit risk, page 46), table CCRA (counterparty credit risk, page 67), table MRA (market risk, page 74) and table ORA (operational risks, page 84).

4.4 OV1: Overview of RWA

	a	b	c
			Minimum capital
	RWA	RWA	requirements
in CHF million	31.12.2022	30.06.2022	31.12.2022
1 Credit risk (excluding CCR – counterparty credit risk) 1	54,155	54,536	4,332
of which standardised approach (SA) ¹	7,527	8,376	602
of which foundation internal ratings-based (F-IRB) approach	28,476	28,348	2,278
4 of which supervisory slotting approach	_	_	_
of which advanced internal ratings-based (A-IRB) approach ²	18,152	17,812	1,452
6 Counterparty credit risk (CCR)	8,945	7,705	716
7 of which standardised approach for counterparty credit risk (SA-CCR)	3,387	3,930	271
7a of which simplified standard approach (SSA-CCR)	_	_	_
7b of which current exposure method	_	_	_
8 of which internal model method (IMM)	_	_	_
9 of which other CCR ³	5,558	3,775	445
10 Credit valuation adjustment (CVA)	1,859	2,055	149
11 Equity positions under the simple risk weight approach	717	702	57
12 Investments in funds – look-through approach	_	_	_
13 Investments in funds – mandate-based approach	-	_	_
14 Investments in funds – fall-back approach	934	863	75
14a Investments in funds – simplified approach	_	_	_
15 Settlement risk	2	2	0
16 Securitisation exposures in banking book	_	_	_
17 of which securitisation internal ratings-based approach (SEC-IRBA)	-	_	_
of which securitisation external ratings-based approach (SEC-ERBA), including internal			
assessment approach (IAA)	_	_	
19 of which securitisation standardised approach (SEC-SA)			
20 Market risk	3,549	3,575	284
21 of which standardised approach (SA)	1,881	1,957	151
22 of which internal model approaches (IMA)	1,668	1,618	133
23 Capital charge for switch between trading book and banking book	_	_	_
24 Operational risk	4,932	4,793	395
25 Amounts below the thresholds for deduction (subject to 250% risk weight)	1,051	1,051	84
26 Floor adjustment	_	_	_
27 Total	76,144	75,282	6,091

¹ According to FINMA Circ. 16/1, non-counterparty-related risks are also to be taken into account in this row.

RWA rose by CHF 862 million to CHF 76,144 million overall compared with 30 June 2022. The increase in RWA for counterparty credit risk (CHF + 1,240 million) overcompensated the decrease in RWA for credit risk (CHF - 381 million). RWA for the other risk categories remained essentially unchanged compared with 30 June 2022. For further information on the reasons for the changes please see the relevant detailed tables.

² Zürcher Kantonalbank essentially uses the foundation IRB approach (F-IRB approach). For the IRB segment Retail, however, only the advanced IRB approach (A-IRB approach) exists, so the RWA and minimum capital requirements for the IRB segment Retail are disclosed in this row.

³ Zürcher Kantonalbank uses the comprehensive approach for credit risk mitigation and the calculation of the credit equivalent for securities financing transactions (SFT).

5 Linkages between accounting and regulatory exposure amounts

5.1 LI1: Differences between accounting and regulatory scopes of consolidation and mapping of financial statement categories with regulatory risk categories

	a and b ^{1, 2}	c	d	е	f	g
	Carrying values		Carrying values			Not subject to
		Carrying values			Carrying values	capital
	scope of accounting and					requirements or subject to
31.12.2022	regulatory	•		•	•	deduction from
in CHF million	consolidation			framework	framework	capital
Assets						
Liquid assets	40,302	40,302	_	_	_	_
Amounts due from banks	2,937	2,717	220	_	_	_
Amounts due from securities financing transactions	27,804	_	27,804	_	-	_
Amounts due from customers	10,567	9,753	815	_	-	_
Mortgage loans	96,838	96,838	_	_	_	_
Trading portfolio assets	11,071	25	_	_	11,046	_
Positive replacement values of derivative financial						
instruments	1,190		1,190		1,190	
Other financial instruments at fair value	_	_	_	_	_	
Financial investments	7,490	7,293	-	_	196	
Accrued income and prepaid expenses	457	457	_	_	-	_
Non-consolidated participations	155	155	_	_	_	_
Tangible fixed assets	565	565	_	_	-	_
Intangible assets	14	_	_	_	-	14
Other assets	400	395	_	_	-	5
Total assets	199,791	158,501	30,028	_	12,432	19
Liabilities						
Amounts due to banks	39,051	_	85	_	_	38,966
Liabilities from securities financing transactions	10,636	_	10,636	_	-	_
Amounts due in respect of customer deposits	103,351	_	. 8	_	-	103,343
Trading portfolio liabilities	3,636	_	_	_	3,636	_
Negative replacement values of derivative financial						
instruments	2,066		2,066	_	2,066	_
Liabilities from other financial instruments at fair value	3,953		_		3,953	
Cash bonds	196	_	_	_	_	196
Certificate of Deposits	104	_	_	_	-	104
Bond issues	9,400	_	_	_	-	9,400
Central mortgage institution loans	11,924	_	_	_	-	11,924
Accrued expenses and deferred income	1,063	_	_	_	-	1,063
Other liabilities	897	_	_	_	_	897
Provisions	214	_	-	_	_	214
Total liabilities	186,492	_	12,795	_	9,655	166,108

¹ If a bank's scope of accounting consolidation and its scope of regulatory consolidation are exactly the same, columns a and b should be merged. This is applicable to Zürcher Kantonalbank.

² Where a single item attracts capital charges according to more than one risk category framework, it should be reported in all columns that it attracts a capital charge. As a consequence, the sum of amounts in columns c to g may be greater than the amount in column a and b.

5.2 LI2: Main sources of differences between regulatory exposure amounts and carrying values in consolidated financial statements

	12.2022	a	b Positions subject to credit risk	d Positions subject to counterparty	Positions subject to securitisation	Positions subject to market risk
in C	CHF million	Total	framework	credit risk	framework	framework 1
1	Asset carrying value amount under regulatory scope of consolidation (as per Table LI1)	200,962	158,501	30,028	_	12,432
2	Liabilities carrying value amount under regulatory scope of consolidation (as per Table LI1)	22,450	_	12,795	_	9,655
3	Total net amount under regulatory scope of consolidation	178,512	158,501	17,233	_	2,777
4	Off-balance sheet amounts ²	17,416	10,338	_	_	_
5	Revocable commitments ²	28,455	15,227	-	-	_
6	Differences due to consideration of value adjustments and provisions	434	430	4	_	_
7	Amounts below the thresholds for deduction (subject to 250% risk weight)	-420	-420	_	_	_
8	Net position of central mortgage institution bonds and loans	-3,119	-3,119	-	_	_
9	Consideration of financial collateral	-688	-688	_	_	_
10	Differences due to the calculation of credit equivalents for derivatives	10,533	_	10,533	_	_
11	Differences due to the use of the comprehensive approach for credit risk mitigation (for SFTs)	-7,976	_	-7,976	_	_
12	Other differences	-2,829	-52	-	_	-2,777
13	Exposure amounts considered for regulatory purposes	200,012	180,217	19,794	-	1

¹ Exposure at default is only calculated for securitisation exposures in the trading book, resulting in a difference between carrying values and exposure amounts considered for regulatory

5.3 Explanations of differences between accounting and regulatory exposure amounts

Differences between accounting and regulatory exposure amounts

Table LI2 shows the main differences between accounting and regulatory exposure amounts, which can be summarised as follows:

- Off-balance sheet amounts (row 4)
- Revocable commitments (row 5)
- Differences due to consideration of value adjustments and provisions (row 6)
- Amounts below the thresholds for deduction (subject to 250% risk weight) (row 7)
- Net position of central mortgage institution bonds and loans (row 8)
- Consideration of financial collateral (row 9)
- Differences due to the calculation of credit equivalents for derivatives (row 10)
- Differences due to the use of the comprehensive approach for credit risk mitigation (for SFTs) (row 11)
- Other differences (row 12)

Trading portfolio assets and liabilities

These exposures are actively managed to benefit from market price movements, i. e. there is an ongoing willingness to increase, reduce, close out or hedge the risk position. The intention to make an arbitrage profit also counts as a trading portfolio asset. When a transaction is executed, it must be classified as a trading portfolio asset and documented accordingly.

Trading portfolio assets are always measured and recognised at fair value. Where, as an exception, no fair value is ascertainable, valuation and recognition must follow the principle of the lower of cost or market value.

The group handbook specifies the following rules for measuring balance sheet exposures which may contain trading portfolio assets measured at fair value:

² According to FINMA Circ. 16/1, off-balance sheet original exposures are to be disclosed in column a and the amounts after application of the credit conversion factors (CCFs) in columns b to e. Hence, the total amount in column a does not equal the sum of positions from columns b to e. The same method is applied for revocable commitments.

Balance sheet item	Content	Valuation rules
Trading portfolio assets	All securities and precious metals (physical or in an account) held and owned by the bank for trading purposes. Money market receivables held for trading.	Recognised at fair value.
Positive replacement values of derivative financial instruments	Derivative financial instruments must be treated as trading portfolio assets unless used with structured products or for hedging.	Derivative financial instruments are valued at fair value and, in principle, represent trading portfolio assets. Hedging transactions are also measured at fair value, except for the derivative financial instruments used to hedge interest rate risk within the scope of asset and liability management. In this case, value changes are recognised in the Compensation account with no income effect.
Other financial instruments at fair value	Assets related to own issues of structured products with own debt instruments which satisfy the conditions for using the fair value option.	All recognised at fair value provided all the conditions in Accounting Ordinance (ReIV-FINMA) and FINMA Circular 2020/1 "Accounting - banks" are met.
Trading portfolio liabilities Negative replacement values of derivative financial instruments	Short positions. Derivative financial instruments must be treated as trading portfolio assets unless used with structured products	Recognised at fair value. Derivative financial instruments are valued at fair value and, in principle, represent trading portfolio assets.
Liabilities from other financial instruments at fair value	or for hedging. Liabilities related to own issues of structured products with own debt instruments which satisfy the conditions for using the fair value option.	All recognised at fair value provided all the conditions in Accounting Ordi- nance (ReIV-FINMA) and FINMA Circu- lar 2020/1 "Accounting - banks" are met.

The fair value used can either be a price set on a price-efficient and liquid market or a theoretical price determined based on a valuation model. In the latter case, all the following conditions for price calculation must be met:

- the bank's internal valuation and risk measurement models take appropriate account of all relevant risks;
- the input factors for the bank's internal valuation and risk measurement models are complete and appropriate;
- the bank's internal valuation and risk measurement models, including the inputs used, are scientifically sound, robust and consistently applied;
- controls are effective, especially the controls on model, measurement and the calculation of daily profit or loss carried out by an internal risk control unit that is independent from trading;
- the traders, independent controller and risk manager are close to the market and familiar with them.

Systems and controls in connection with the valuation of trading portfolio assets

The Trading unit enters trading portfolio assets in the Frontarena system. Settlement and position management is carried out in a designated position management system (the back office system WSA), which sources transactions from Frontarena. Accounting (secondary ledger) for all trading transactions is in SAP CFM.

Prices are checked for plausibility in the front office systems by Market Risk to calculate the ongoing trading P&L and reconcile the front office and back office systems every day.

Trading portfolio assets are valued using the prices and valuations in Frontarena. The valuation parameters for calculating the trading P&L are checked independently by Market Risk.

For financial reporting, the prices supplied by Frontarena are checked for plausibility by Accounting and monitored using consistency controls. Every month, the accounting gain or loss on trading is reconciled with the reported P&L by the Risk Control unit.

Positions in the trading book are priced using the data and data sources applied in Market Risk. These pricing rules are set by type of instrument, by Market Risk.

The following figure provides an overview of the valuation methods used for trading portfolio assets by type of instrument.

Instrument	Valuation / price	
Bonds CHF/EUR	Market price	
Swap CHF/non-CHF	Theoretical	
Credit default swaps (CDS)	Theoretical	
Equity securities/indices	Market price	
Futures	Market price	
Equity/index options	Theoretical	
Commodities	Market price	
PM futures	Market price	
PM and commodity options	Theoretical	
Gold and fund ETFs	Theoretical	
FX options/warrants	Theoretical	
Structured products	Theoretical	

For further information on market risk management, please see table MRA starting from page 74.

5.4 PV1: Prudential valuation adjustments (PVA)

Zürcher Kantonalbank made no prudential value adjustments either in the previous reporting period or as at the reporting date.

6 Composition of regulatory capital

CC1: Presentation of regulatory capital

	12.2022 CHF million	a Amounts	b References
Cor	nmon equity (CET1)		
1	Issued and paid-in capital, fully eligible	2,425	J
2	Retained earnings reserves, including reserves for general banking risks / profit (loss) carry forwards and profit (loss) for the		
	period	10,887	
	of which voluntary retained earnings reserve	9,674	
	of which reserves for general banking risks	154	
_	of which profit (loss) for the current period	1,059	
	of which planned dividend		
_	of which planned retained profit	568	
3	Capital reserves and foreign currency translation reserve (+/-) and other reserves	-13	
4	Issued and paid in capital, subject to phase-out		
5	Minority interests, eligible as CET1 capital	_	L
6	Common Equity Tier 1 capital before regulatory adjustments	12,808	
	CET1: regulatory adjustments		
7	Prudential valuation adjustments		
8	Goodwill (net of related tax liability)	-8	A, F
9	Other intangibles other than mortgage servicing rights (net of related tax liability)	-5	B, G
10	Deferred tax assets that rely on future profitability	-5	D
11	Cash flow hedge reserve (-/+)	_	
12	IRB shortfall of provisions to expected losses	_	
13	Securitisation gain on sale	_	
14	Gains or losses due to changes in own credit risk	_	
15	Defined-benefit pension fund net assets (net of related tax liability)	_	
16	Net long position in own CET1 instruments	_	
17	Reciprocal cross-holdings in common equity (CET1 instruments)	_	
17a	Qualified participations where a controlling influence is exercised together with other owners (CET1 instruments)	_	
17b	Immaterial participations (CET1 instruments)	_	
18	Non-qualified participations (max. 10%) in the financial sector (amount above Threshold 1) (CET1 instruments)	_	
19	Other qualified participations in the financial sector (amount above Threshold 2) (CET1 instruments)	_	
20	Mortgage servicing rights (amount above Threshold 2)	_	C, H
21	Other deferred tax assets arising from temporary differences (amount above Threshold 2)	_	Е
22	Amount exceeding Threshold 3 (15%)	_	
23	of which other qualified participations	_	
24	of which mortgage servicing rights	_	
25	of which other deferred tax assets arising from temporary differences	_	
26	Expected losses on equity investments treated under the PD / LGD approach	_	
26a	Other adjustments in the case of financial statements prepared in accordance with internationally recognised accounting standards	_	
26b	Other deductions	_	
27	Amount by which the AT1 deductions exceed the AT1 capital	_	
28	Total regulatory adjustments to CET1	-19	
29	Common Equity Tier 1 capital (net CET1)	12,789	
Add	ditional Tier 1 capital (AT1)		
30	Issued and paid in instruments, fully eligible	1,065	
31	of which classified as equity under applicable accounting standards	_	K
32	of which classified as liabilities under applicable accounting standards	1,065	
33	Issued and paid in instruments, subject to phase out		
34	Minority interests eligible as AT1	_	M
35	of which subject to phase out	_	
36	Additional Tier 1 capital before regulatory adjustments	1,065	
_		, .=	

31.12.2022 a l

31.12.2022	а	b
in CHF million	Amounts	References
Additional Tier 1 capital: regulatory adjustments		
37 Net long position in own AT1 instruments	_	
38 Reciprocal qualified cross-holdings in AT1 instruments	_	
38a Qualified participations where a controlling influence is exercised together with other owners (AT1 instruments)	_	
38b Immaterial participations (AT1 instruments)	_	
39 Non-qualified participations (max. 10%) in the financial sector (amount above Threshold 1) (AT1 instruments)	_	
40 Other qualified participations in the financial sector (AT1 instruments)	_	
41 Other deductions	_	
42 Amount by which the T2 deductions exceed the T2 capital	_	
42a AT1 deductions covered by CET1 capital	_	
43 Total regulatory adjustments to AT1	_	
44 Additional Tier 1 capital (net AT1)	1,065	
45 Tier 1 capital (net Tier 1 = net CET1 + net AT1)	13,854	
Tier 2 capital (T2)		
46 Issued and paid in instruments, fully eligible	494	
47 Issued and paid in instruments, subject to phase-out	_	
48 Minority interests eligible as T2	_	
49 of which subject to phase out	_	
50 Valuation adjustments; provisions and depreciation for prudential reasons; compulsory reserves on financial investments	276	
51 Tier 2 capital before regulatory adjustments	770	
Tier 2 capital: regulatory adjustments		
52 Net long position in own T2 instruments and other TLAC instruments	-	
53 Reciprocal cross-holdings in T2 instruments and other TLAC instruments	_	
53a Qualified participations where a controlling influence is exercised together with other owners (T2 instruments and other TLAC instruments)	_	
53b Immaterial participations (T2 instruments and other TLAC instruments)	_	
Non-qualified participations (max. 10%) in the financial sector (amount above Threshold 1) (T2 instruments and other TLAC instruments)	_	
55 Other qualified participations in the financial sector (T2 instruments and other TLAC instruments)	_	
56 Other deductions	_	
56a T2 deductions covered by AT1 capital	_	
57 Total regulatory adjustments to T2	_	
58 Tier 2 capital (net T2)	770	
59 Regulatory capital (net T1 + net T2)	14,624	
60 Total risk-weighted assets	76,144	
Capital ratios ¹		
61 CET1 ratio (item 29, as a percentage of risk-weighted assets)	16.8%	
62 T1 ratio (item 45, as a percentage of risk-weighted assets)	18.2%	
63 Regulatory capital ratio (item 59, as a percentage of risk-weighted assets)	19.2%	
64 Institute specific CET1 buffer requirements in accordance with the Basel minimum standards (capital buffer + countercyclical		
buffer according to Art. 44a CAO + capital buffer for systemically important banks) (as a percentage of risk-weighted assets)	2.5%	
of which capital buffer in accordance with Basel minimum standards (as a percentage of risk-weighted assets)	2.5%	
of which countercyclical buffer in accordance with the Basel minimum standards (Art. 44a CAO, as a percentage of risk-		
weighted assets) 67 of which capital buffer for systemically important institutions in accordance with the Basel minimum standards (as a	0.0%	
percent-age of risk-weighted assets)		
68 CET1 available after meeting the bank's minimum capital requirements (in %) 68a CET1 total requirement target in accordance with Annex 8 of the CAO plus the countercyclical buffers according to Art. 44	11.2%	
and Art. 44a CAO (as a percentage of risk-weighted assets)		
of which countercyclical buffers according to Art. 44 and Art. 44a CAO (as a percentage of risk-weighted assets)		
68c CET1 available (as a percentage of risk-weighted assets)		
68d T1 total requirement in accordance with Annex 8 CAO plus the countercyclical buffers according to Art. 44 and Art. 44a CAO (as a percentage of risk-weighted assets)	_	
68e T1 available (as a percentage of risk-weighted assets)		
68f Total requirement for regulatory capital as per Annex 8 CAO plus the countercyclical buffers according to Art. 44 and Art.		
44a CAO (as a percentage of risk-weighted assets)	_	
68g Regulatory capital available (as a percentage of risk-weighted assets)	_	

 $^{^{\}rm 1}$ Systemically important banks can disregard Rows 68a – 68g as Annex 8 of the CAO does not apply to them.

An	Amounts below the thresholds for deduction (before risk-weighting)				
72	Non-qualified participations in the financial sector	621			
73	Other qualified participations in the financial sector (CET1)	428			
74	Mortgage servicing rights	_			
75	Other deferred tax assets	-			
Ap	plicable caps on the inclusion of items in T2				
76	Valuation adjustments eligible in T2 in the context of the SA-BIS approach	-			
77	Cap on inclusion of valuation adjustments in T2 in the context of the SA-BIS approach	_			
78	Valuation adjustments eligible in T2 in the context of the IRB approach	-			
79	Cap on inclusion of valuation adjustments in T2 in the context of the IRB approach	-			
Ca	oital instruments with phase out (1.1.2018 – 1.1.2022) according to Art. 141 CAO				
80	Cap on CET1 instruments with phase out	-			
81	Amount not included in CET1 (above cap)	-			
82	Cap on AT1 instruments with phase out	-			
83	Amount not included in AT1 (above cap)	-			
84	Cap on T2 instruments with phase out	-			
85	Amount not included in T2 (above cap)	-			

In terms of regulatory capital, only Common Equity Tier 1 capital shows a significant change compared to 30 June 2022, rising by CHF 585 million. The increase is mainly due to the retained profit for 2022, which amounts to CHF 568 million. There were no material changes in Additional Tier 1 capital (AT1) or Tier 2 capital (T2) in the second half of 2022. Combined with slightly higher RWA (see Table OV1 on page 27 for details), this resulted in a rise in capital ratios of 0.6 percentage points (CET1 ratio and T1 ratio) and 0.5 percentage points (regulatory capital ratio).

6.2 CC2: Reconciliation of regulatory capital to balance sheet

Balance sheet	a and b As in financial statements /	c
31.12.2022	Under regulatory scope of	
in CHF million	consolidation ¹	References
Assets		
Liquid assets	40,302	
Amounts due from banks	2,937	
Amounts due from securities financing transactions	27,804	
Amounts due from customers	10,567	
Mortgage loans	96,838	
Trading portfolio assets	11,071	
Positive replacement values of derivative financial instruments	1,190	
Other financial instruments at fair value	_	
Financial investments	7,490	
Accrued income and prepaid expenses	457	
Non-consolidated participations	155	
Tangible fixed assets	565	
Intangible assets	14	
of which goodwill	8	А
of which other intangibles, other than mortgage servicing rights	5	В
of which mortgage servicing rights	-	С
Ohter assets	400	
of which deferred tax assets that rely on future profitability	5	D
of which deferred tax assets arising from temporary differences	_	Е
Capital not paid in	_	
Total assets	199,791	

¹ One completed column is sufficient at the level of the single-entity financial statement and consolidated financial statement provided that the scope of consolidation for accounting purposes is identical to that for regulatory purposes. This is applicable to Zürcher Kantonalbank.

Balance sheet	a and b	c
31.12.2022	As in financial statements /	
in CHF million	Under regulatory scope of consolidation ¹	Deferences
Liabilities	consolidation	References
Amounts due to banks	39,051	
Liabilities from securities financing transactions	10,636	
	· · · · · · · · · · · · · · · · · · ·	
Amounts due in respect of customer deposits	103,351	
Trading portfolio liabilities	3,636	
Negative replacement values of derivative financial instruments	2,066	
Liabilities from other financial instruments at fair value	3,953	
Cash bonds	196	
Certificate of Deposits	104	
Bond issues	9,400	
Central mortgage institution loans	11,924	
Accrued expenses and deferred income	1,063	
Other liabilities	897	
Provisions	214	
of which deferred tax liabilities related to goodwill	_	F
of which deferred tax liabilities related to other intangible assets, other than mortgage servicing rights	_	G
of which deferred tax liabilities related to mortgage servicing rights	_	Н
of which liabilities in connection with occupational pension plans	_	I
Total liabilities	186,492	
of which subordinated liabilities eligible as Tier 2 capital (T2)	770	
of which subordinated liabilities eligible as Additional Tier 1 capital (AT1)	1,065	
Equity		
Reserves for general banking risks	154	
Bank's capital	2,425	
of which eligible as CET1	2,425	
of which eligible as AT1		K
Statutory reserves / voluntary reserves / profits (losses) carried forward / profit (loss) for the period	10,720	
of which voluntary retained earnings reserve	9,674	
of which foreign currency translation reserve	-13	
of which profit (loss) for the current period	1,059	
of which planned dividend		
of which planned entained profit	568	
(Own shares)		
Minority interests		
of which eligible as CET1		L
of which eligible as AT1	_	M
	42.200	IVI
Total equity	13,299	

¹ One completed column is sufficient at the level of the single-entity financial statement and consolidated financial statement provided that the scope of consolidation for accounting purposes is identical to that for regulatory purposes. This is applicable to Zürcher Kantonalbank.

Scope of consolidation group

The scope of consolidation used to calculate capital requirements is equal to the one used to draw up the consolidated financial statements. In addition to the parent company Zürcher Kantonalbank, the group's scope of consolidation includes all material directly and indirectly held subsidiaries: Zürcher Kantonalbank Finance (Guernsey) Ltd., Zürcher Kantonalbank Österreich AG, ZKB Securities (UK) Ltd. and the Swisscanto group, consisting of Swisscanto Holding AG with its subsidiaries and their subsidiaries (Swisscanto Fund Management Company Ltd., Swisscanto Pensions Ltd., Swisscanto Private Equity CH I Ltd, Swisscanto Private Equity CH II Ltd and Swisscanto Asset Management International SA). Non-material (from an accounting perspective) majority participations in Zürcher Kantonalbank Representações Ltda., ZüriBahn AG as well as the insignificant majority stake in Philanthropy Services Ltd. are not fully consolidated.

Equity instruments of companies in the financial sector are treated as described in Articles 33 - 40 CAO. The portion above a threshold is deducted directly from equity; the portion below the threshold is risk-weighted. Book values in the accounting and regulatory scopes of consolidation are the same.

Material changes in the scope of consolidation of the group compared with the previous period

There were no changes to the scope of consolidation of the group compared with the previous period.

Scope of consolidation parent company

The parent company's capital has been calculated on a solo consolidated basis since 31 December 2012. Under Art. 10 para. 3 CAO, FINMA can allow a bank to consolidate group companies operating in the financial sector at individual institution level (solo consolidation) on account of their particularly close relationship to the bank. FINMA has ruled that Zürcher Kantonalbank may consolidate the subsidiary Zürcher Kantonalbank Finance (Guernsey) Ltd. on a solo basis under the individual institution provisions since 2012. There are no other differences between the regulatory and accounting scopes of consolidation.

Material changes in the scope of consolidation of the parent company compared with the previous period

There were no significant changes to the scope of consolidation of the parent company compared with the previous period.

6.3 CCA: Main features of regulatory capital instruments and of other TLAC-eligible instruments

31.1	2.2022	Endowment capital	Tier 1 bond
1	Issuer	Zürcher Kantonalbank	Zürcher Kantonalbank
2	Unique identifier (e.g. CUSIP, ISIN or Bloomberg ID for private placement)	n/a	CH0361532945
3	Governing law of the instrument	Swiss law	Swiss law
3a	Manner in which the enforceability criterion under section 13 of the TLAC Term Sheet is met (for other eligible TLAC instruments under foreign law)	n/a	n/a
	Regulatory treatment	C '. T' 4 (CET4)	A LPC - LT' - 4 (AT4)
4	During the Basel III transitional phase	Common equity Tier 1 (CET1)	Additional Tier 1 (AT1)
5	Under Basel III rules not taking into account transitional treatment	Common equity Tier 1 (CET1)	Additional Tier 1 (AT1)
6	Eligible at single-entity, group / single-entity and group levels	Solo and group level	Solo and group level
7	Instrument type	Other instruments	Hybrid instrument
8	Amount recognised in regulatory capital (in CHF million)	CHF 2,425 million	CHF 750 million
9	Par value of instrument	CHF 2,425 million	CHF 750 million
10	Accounting classification	Bank's capital	Liability - notional
11	Original date of issuance	15.02.1870	30.06.2017
12	Perpetual or dated	Perpetual	Perpetual
13	Original maturity date	n/a	n/a
14	Issuer call option (subject to prior supervisory authority approval)	No	Yes
15	Optional call date / contingent call dates (tax and / or regulatory event) / redemption amount	n/a	First possible termination date 30.10.2023. Redemption amount: entire outstanding issue, no partial termination
16	Subsequent call dates, if applicable Dividend / coupon	n/a	Thereafter annually on interest date of 30 Oct
17	Fixed or floating dividend / coupon	Floating	Fixed
18	Coupon rate and related index, if applicable	n/a	Fixed at 2.125% until 30.10.2023; thereafter reset every 5 years based on 5-year mid-swap (minimum 0.00%) plus
19	Existence of a dividend stopper (non-payment of dividend on the	n/a	2.125% risk premium Yes
	instrument prohibits the payment of dividends on common shares)		
20	Coupon / Dividend payment fully discretionary, partially discretionary or mandatory	Fully discretionary	Fully discretionary
21	Existence of step up or other incentive to redeem	No	No
22	Non-cumulative or cumulative	Non-cumulative	Non-cumulative
23	Convertible / non-convertible	Non-convertible	Non-convertible
24	If convertible: conversion trigger	n/a	n/a
25	If convertible: fully or partially	n/a	n/a
26	If convertible: conversion rate	n/a	n/a
27	If convertible: mandatory or optional conversion	n/a	n/a
28	If convertible: specify instrument type convertible into	n/a	n/a
	If convertible: specify issuer of instrument it converts into	n/a	n/a
30	Write-down feature	No	Yes
31	If write-down feature: write-down trigger(s)	n/a	Common equity Tier 1 (CET1) capital ratio falls below 7% and / or FINMA declares PONV (point-of-non-viability). Write-down triggered by FINMA on a contractual basis.
32	If write-down feature: fully or partially	n/a	Always partially where a trigger event occurs (CET1 ratio below 7%) that persists until the subsequent trigger test date; always fully where a trigger event occurs (CET1 ratio below 7%) that persists until the subsequent trigger test date, if in the opinion of FINMA a partial write-down would be inadequate or if a point of non-viability (PONV) has been reached.
33	If write-down feature: permanent or temporary	n/a	Permanent
34	If temporary write-down: description of write-up mechanism	n/a	n/a
34a	Type of subordination	Contractual	Contractual
	Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	Tier 1 bonds	Tier 2 bond
36	Features that prevent full recognition under Basel III	No	No
37	If yes: description of non-compliant features	n/a	n/a

31.1	2.2022	Tier 1 bond	EUR Tier 2 bond
1	Issuer	Zürcher Kantonalbank	Zürcher Kantonalbank
2	Unique identifier (e.g. CUSIP, ISIN or Bloomberg ID for	CH0536893321	CH1170565753
	private placement)		
3	Governing law of the instrument	Swiss law	Swiss law
3a	Manner in which the enforceability criterion under section	n/a	n/a
	13 of the TLAC Term Sheet is met (for other eligible TLAC instruments under foreign law)		
	Regulatory treatment		
4	During the Basel III transitional phase	Additional Tier 1 (AT1)	Tier 2 (T2)
5	Under Basel III rules not taking into account transitional	Additional Tier 1 (AT1)	Tier 2 (T2)
	treatment		
6	Eligible at single-entity, group / single-entity and group levels	Solo and group level	Solo and group level
7	Instrument type	Hybrid instrument	Hybrid instrument
8	Amount recognised in regulatory capital (in CHF million)	CHF 315 million	CHF 494 million
9	Par value of instrument	CHF 315 million	EUR 500 million
10	Accounting classification	Liability - notional	Liability - notional
11	Original date of issuance	16.10.2020	13.04.2022
12	Perpetual or dated	Perpetual	Dated
13	Original maturity date	n/a	13.04.2028
14	Issuer call option (subject to prior supervisory authority approval)	Yes	Yes
15	Optional call date / contingent call dates (tax and / or	First possible termination date 16.04.2027.	First possible termination date 13.04.2027.
	regulatory event) / redemption amount	partial termination	Redemption amount: entire outstanding issue, no partial termination
16	Subsequent call dates, if applicable	Thereafter every five years on 16 April	n/a
	Dividend / coupon	mercurer every five years on 10 mpm	1773
17	Fixed or floating dividend / coupon	Fixed	Fixed to floating
18	Coupon rate and related index, if applicable	Fixed at 1.75% until 16.04.2027; thereafter reset	Fixed at 2.02% until 13.04.2027; thereafter reset
		every five years based on 5-year SARON-mid-swap (minimum 0%) plus 1.75% risk premium	based on 3-month Euribor plus 0.90% risk premium (minimum 0%)
19	Existence of a dividend stopper (non-payment of dividend	Yes	No
	on the instrument prohibits the payment of dividends on common shares)		
20	Coupon / Dividend payment fully discretionary, partially discretionary or mandatory	Fully discretionary	Mandatory
21	Existence of step up or other incentive to redeem	No	No
22	Non-cumulative or cumulative	Non-cumulative	n/a
23	Convertible / non-convertible	Non-convertible	Non-convertible
24	If convertible: conversion trigger	n/a	n/a
25	If convertible: fully or partially	n/a	n/a
26	If convertible: conversion rate	n/a	n/a
27	If convertible: mandatory or optional conversion	n/a	n/a
28	If convertible: specify instrument type convertible into	n/a	n/a
29	If convertible: specify issuer of instrument it converts into	n/a	n/a
30	Write-down feature	Yes	Yes
31	If write-down feature: write-down trigger(s)	Common equity Tier 1 (CET1) capital ratio falls below 7% and / or FINMA declares PONV (point- of-non-viability). Write-down triggered by FINMA	FINMA declares PONV (point-of-non-viability). Write-down triggered by FINMA on a contractual basis.
_		on a contractual basis.	
32	If write-down feature: fully or partially	Always partially where a trigger event occurs (CET1 ratio below 7%) that persists until the	Always fully if a point of non-viability (PONV) has been reached.
		subsequent trigger test date; always fully where a	been reached.
		trigger event occurs (CET1 ratio below 7%) that	
		persists until the subsequent trigger test date, if in	
		the opinion of FINMA a partial write-down would	
		be inadequate or if a point of non-viability (PONV)	
33	If write-down feature: permanent or temporary	has been reached. Permanent	Permanent
34	If temporary write-down: description of write-up	n/a	n/a
_	mechanism		
34a	Type of subordination	Contractual	Contractual
35	Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	Tier 2 bond	Non-subordinated liabilities
20	Eastures that prevent full researching and a Decal III	A)	**
36	Features that prevent full recognition under Basel III	No	No
37	If yes: description of non-compliant features	n/a	n/a

7 Macroprudential supervisory measures

7.1 CCyB1: Geographical distribution of credit exposures used in the countercyclical capital buffer

31.12.2022 in CHF million (unless stated otherwise) Country	a Countercyclical capital buffer rate (in %)	c Risk-weighted assets (RWA) in the computation of the extended counter-cyclical	d Bank-specific countercyclical capital buffer rate (in %)	e Countercyclical buffer amount
Hong Kong	1.00%	7		
Luxembourg	0.50%	1,632		
Sweden	1.00%	16		
United Kingdom	1.00%	149		
Subtotal	-	1,804		
Other countries		57,684		
Total RWA of credit exposures used in the				
countercyclical capital buffer 1		59,489		
Total RWA ²		76,144	0.02%	13

¹ The total equals the sum of RWA for Zürcher Kantonalbank's relevant private sector credit exposures, including countries without a countercyclical buffer rate of 0.00%

Since 30 June 2022 Sweden and the United Kingdom have raised the countercyclical buffer rate for the relevant exposures from 0.00 percent to 1.00 percent. Apart from this, the extended countercyclical buffer (eCCB) under Art. 44a CAO saw no material change.

8 Leverage Ratio

8.1 LR1: Leverage ratio: summary comparison of accounting assets vs. leverage ratio exposure measure

31.12.2022

in CHF million				
1	Total assets as per published financial statements	199,791		
1a	Differences between published financial statements and accounting principles used for the determination of the leverage ratio exposure ¹			
2	Adjustment for investments in banking, financial, insurance or commercial entities that are consolidated for accounting purposes but outside the scope of regulatory consolidation (margin nos. 6 – 7 FINMA Circ. 15/3), as well as adjustment for assets deducted from Tier 1 capital (margin nos. 16 – 17 FINMA Circ. 15/3)	-19		
3	Adjustment for fiduciary assets recognised on the balance sheet for accounting purposes, but excluded from the leverage ratio exposure measure (margin no. 15 FINMA Circ. 15/3)	_		
4	Adjustment for derivative financial instruments (margin nos. 21 – 51 FINMA Circ. 15/3)	8,067		
5	Adjustment for securities financing transactions (SFTs) (margin nos. 52 – 73 FINMA Circ. 15/3)	2,916		
6	Adjustment for off-balance-sheet items (i.e. conversion to credit equivalent amounts) (margin nos. 74 – 76 FINMA Circ. 15/3)	12,316		
7	Other adjustments	_		
8	Leverage ratio exposure (sum of Rows 1 – 7)	223,071		

¹ Not applicable to Zürcher Kantonalbank, as it does not use an international accounting standard.

 $^{^{2}}$ For the calculation of the countercyclical buffer amount, the total RWA of Zürcher Kantonalbank are relevant.

8.2 LR2: Leverage ratio: leverage ratio common disclosure template

		a	b
in (CHF million	31.12.2022	30.06.2022
On	-balance-sheet exposures		
1	On-balance sheet items (excluding derivatives and SFTs, but including collateral) (margin nos. 14 – 15 FINMA Circ. 15/3)	170,797	172,651
2	Assets that must be deducted in determining the eligible Tier 1 capital (margin nos. 7 and 16 – 17 FINMA Circ. 15/3)	-19	-38
3	Total on-balance sheet exposures within the leverage ratio framework, excluding derivatives and SFTs		
	(sum of rows 1 and 2)	170,778	172,613
Dei	rivatives		
4	Replacement values associated with all derivatives transactions, including those with CCPs, taking into account the margin		
	payments received and netting agreements in accordance with margin nos. 22 – 23 and 34 – 35 FINMA Circ. 15/3	1,808	2,137
5	Add-on amounts for PFE associated with all derivatives transactions (margin nos. 22 and 25 FINMA Circ. 15/3)	6,984	8,107
6	Gross up for derivatives collateral provided where deducted from the balance sheet assets pursuant to the operative		
	accounting framework (margin no. 27 FINMA Circ. 15/3)	3,750	3,543
7	Deduction of receivables assets for cash variation margin provided in derivatives transactions, in accordance with margin no.		
	36 FINMA Circ. 15/3	-2,330	-2,598
8	Deduction relating to exposures to QCCPs if there is no obligation to reimburse the client in the event of the QCCP		
_	defaulting (margin no. 39 FINMA Circ. 15/3	-955	-922
9	Adjusted effective notional amount of written credit derivatives, after deduction of negative replacement values (margin no.		
40	43 FINMA Circ. 15/3)	57	465
10	Adjusted effective notional offsets of bought / written credit derivatives (margin nos. 44 – 50 FINMA Circ. 15/3) and add-on deductions for written credit derivatives (margin no. 51 FINMA Circ. 15/3)	F7	420
11	Total derivative exposures (sum of rows 4 – 10)	-57 9,257	-439 10.294
	curities financing transaction exposures	3,237	10,234
12			
12	Circ. 15/3) including sale accounting transactions (margin no. 69 FINMA Circ. 15/3), less the items specified in margin no. 58		
	FINMA Circ. 15/3)	27,804	24,093
13	Netted amounts of cash payables and cash receivables relating to SFT counterparties (margin nos. 59 – 62 FINMA Circ. 15/3)	-	2-1,033
14	CCR exposure for SFT assets (margin nos. 63 – 68 FINMA Circ. 15/3)	2,916	1,891
15	Agent transaction exposures (margin nos. 70 – 73 FINMA Circ. 15/3)	2,510	- 1,051
16	Total securities financing transaction exposures (sum of rows 12 – 15)	30,720	25,984
	ner off-balance-sheet exposures	30,720	23,964
17	Off-balance-sheet exposure at gross notional amounts before application of credit conversion factors	46,304	44,192
18	Adjustments for conversion to credit equivalent amounts (margin nos. 75 – 76 FINMA Circ. 15/3)	-33,989	-32,910
	Total off-balance-sheet items (sum of rows 17 and 18)	· · · · · · · · · · · · · · · · · · ·	11.283
19	· · · · · · · · · · · · · · · · · · ·	12,316	11,283
	jible capital and total exposures		
20	Tier 1 capital (margin no. 5 FINMA Circ. 15/3)	13,854	13,269
21	Total exposures (sum of rows 3, 11, 16 and 19)	223,071	220,173
	rerage ratio		
22	Leverage ratio (margin nos. 3 – 4 FINMA Circ. 15/3) in %	6.2%	6.0%

The balance sheet items in row 1 of Table LR2 are equal to total assets as reported less amounts due from securities transactions and the positive replacement value of derivative financial instruments.

Compared to 30 June 2022, total on-balance-sheet exposures (excluding derivatives and securities financing transactions) sank by CHF 1,835 million and exposures from derivatives were CHF 1,037 million lower. Exposures from securities financing transactions (CHF + 4,736 million) and other off balance-sheet exposures (CHF + 1,033 million) both moved in the opposite direction. The increase in Tier 1 capital exceeded the effect of the higher total exposure (CHF + 2,898 million) in the calculation of the leverage ratio, resulting in a higher leverage ratio as at 31 December 2022 (6.2 percent) compared to 30 June 2022 (6.0 percent).

9 Liquidity

9.1 LIQA: Liquidity: liquidity risk management

Qualitative disclosures

Strategy

The aim of liquidity risk management is to ensure solvency, even under bank-specific or market-specific stress conditions. Zürcher Kantonalbank pursues a long-term refinancing policy that includes both cost and risk aspects.

Refinancing risks are managed via diversification in terms of maturities, refinancing instruments used and related markets. This diversification limits dependence on funding sources. For this purpose, Treasury uses both short- and long-term instruments, which are placed on the domestic and international markets. The diversified refinancing base is reflected in a broad product portfolio, comprising client deposits, bank deposits and money and capital market refinancing. In addition, the regulatory net stable funding ratio (NSFR) is used to measure, manage and control structural liquidity.

Organisation and processes

The Treasury organisational unit, which reports to the CFO, is responsible for managing the liquidity risks and refinancing of Zürcher Kantonalbank. Treasury delegates operational liquidity management to the Money Trading unit, which ensures the efficient use of liquidity based on internal and regulatory rules. In line with the requirements of the bank's risk policy, the Board of Directors defines the liquidity risk tolerance. The risk organisation oversees compliance with the rules and reports to the Board of Directors in this regard on a regular basis.

The measurement, management and control of short-term liquidity risks are based on both an internal model and on the liquidity coverage ratio (LCR), a regulatory liquidity indicator. The internal model is based on a bank-specific stress scenario for balance-sheet and off-balance-sheet transactions. In this scenario, substantial outflows of varying intensity in the client and interbank business are assumed, among other things. The result of the liquidity risk measurement is an automatically produced daily report on the availability of liquid assets and unencumbered high-quality liquid assets (HQLA) in financial investments and trading positions, liquidity inflows and outflows under the stress scenario, and the liquidity position left after the stress scenario. The emergency plan also constitutes a significant element of liquidity risk management. This supports the situationally appropriate conduct of the relevant functions in a crisis.

When calculating the regulatory LCR, the bank uses an internal model to divide wholesale deposits into operational and non-operational categories. Net outflows of funds from the collateralisation of derivatives due to changes in market values are calculated using the look-back method. Besides Swiss francs, which make up by far the largest part of the balance sheet of Zürcher Kantonalbank, the LCR is also monitored and periodically reported in other major currencies.

Ouantitative disclosures

The following table shows inflows and outflows in items on and off balance sheet with a fixed term by maturity band in the group and compares these to holdings of high-quality liquid assets (HQLA) as at 31 December 2022. Unlike the data used to calculate the liquidity cover ratio (LCR), this table also includes unweighted inflows and outflows beyond 30 days. Business with no set maturity, such as savings deposits and sight deposits, are not included.

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in CHF million						M = month(s), Y = year
Outflows		≤ 1M	> 1M ≤ 3M	> 3M ≤ 6M	> 6M ≤ 1Y	> 1Y	Total
Outflow from own bonds issued		607	896	740	2,099	19,522	23,863
Outflow from unsecured financing		25,077	16,420	3,628	1,033	2,275	48,433
Outflow from securities financing transactions / secured financing		4,475	_	_	_	420	4,895
Additional outflows ¹		9,835	6,641	3,298	5,730	10,470	35,974
Total outflows		39,994	23,957	7,666	8,862	32,686	113,164
Inflows		≤ 1M	> 1M ≤ 3M	> 3M ≤ 6M	> 6M ≤ 1Y	> 1Y	Total
Inflow from lending		5,569	5,150	4,636	5,700	69,229	90,283
Inflow from securities financing transactions		17,679	382	1,430	2,416	2,868	24,775
Additional inflows ²		9,322	6,226	3,081	5,186	7,888	31,703
Total inflows		32,569	11,758	9,147	13,302	79,985	146,761
HQLA	Inventory	≤ 1M	> 1M ≤ 3M	> 3M ≤ 6M	> 6M ≤ 1Y	> 1Y	
HQLA after netting of outflows and inflows	55,434	48,010	35,811	37,292	41,731	89,031	

¹ Outflows from irrevocable lending commitments and derivatives

Risk profile

The average LCR for 2022, which is calculated as a simple average of the end-of-day values of the business days during the quarter under review, lies between 146 percent and 155 percent. High-quality liquid assets (HQLA) average between CHF 52.4 billion and CHF 58.5 billion. The HQLA consist of Level-1 assets (cash, central bank deposits, tradeable securities from countries and central banks with high credit ratings) and Level-2 assets (tradeable securities with less strict criteria). The majority of Level 1 assets are held in the form of central bank deposits. Zürcher Kantonalbank actively manages its liquidity risk profile, particularly through targeted management of time deposits, money-market instruments as well as SLB and repo transactions. The changes in the LCR and the internal statistical measures of liquidity risk are mainly driven by portfolio changes in non-operational sight deposits, time deposits, money-market instruments, as well as SLB and repo transactions with banks and major clients.

The quarter-end NSFR values ranged from 119 percent to 124 percent in 2022. The required stable funding ranges between CHF 91.4 billion and CHF 93.0 billion. The available stable funding is between CHF 110.2 billion and CHF 114.6 billion.

² Inflows from trading securities and derivatives

9.2 LIQ1: Liquidity: Liquidity coverage ratio (LCR)

		Quarterly avera	ges Q3 22 ¹	Quarterly avera	ges Q4 22 ¹
in CHF million		Unweighted values	Weighted values	Unweighted values	Weighted values
A. High-quality liquid assets (HQLA)					_
1 Total high quality liquid assets (Ho	QLA)		54,484		58,545
B. Cash outflows					
2 Retail deposits		64,505	6,659	65,738	6,796
3 of which stable deposits		5,988	299	5,912	296
4 of which less stable deposits		58,517	6,360	59,826	6,500
5 Unsecured wholesale funding		52,147	29,334	54,072	30,304
6 of which operational deposits (all	counterparties) and deposits in				
networks of cooperative banks		4,988	1,246	5,195	1,298
7 of which non-operational deposits	(all counterparties)	44,574	25,503	48,411	28,540
8 of which unsecured debt		2,585	2,585	466	466
9 Secured wholesale funding and collat	eral swaps		8,648		11,138
10 Other outflows		28,990	13,304	27,273	11,998
of which outflows related to deriv transactions	ative exposures and other	18,489	11,548	16,970	10,212
asset-backed commercial papers,	er structured financing instruments, conduits, securities investment				
vehicles and other such financing		32	32	46	46
of which, outflows related to com	· · ·	10,469	1,725	10,257	1,739
14 Other contractual funding obligations		2,503	2,490	3,550	3,501
15 Other contingent funding obligations		32,199	367	29,019	370
16 Total cash outflows			60,803		64,107
C. Cash inflows					
17 Secured financing operations (e.g. rev	<u> </u>	19,042	13,702	20,529	14,128
18 Inflows from fully performing exposur	res	1,543	1,156	1,495	1,136
19 Other cash inflows		9,071	9,071	8,808	8,808
20 Total cash inflows		29,656	23,929	30,832	24,072
Adjusted values					
21 Total high-quality liquid assets (He	QLA)		54,484		58,545
22 Total net cash outflows			36,874		40,035
23 Liquidity coverage ratio in %			148%		146%

¹ The average is calculated based on the end of day values from the business days of the reported quarter: Q3 22: 63 days included, Q4 22: 64 days included.

As a systemically important bank, Zürcher Kantonalbank is subject to stricter liquidity requirements. With a minimum ratio of 135 percent, it has to meet a liquidity coverage ratio (LCR) that is 35 percent higher than it is for non-systemically important banks. Zürcher Kantonalbank's ongoing comfortable liquidity situation is reflected in the LCR. On a group basis, the LCR decreased from the previous quarter and stood at an average of 146 percent in the fourth quarter of 2022 (third quarter of 2022: 148 percent).

9.3 LIQ2: Liquidity: Net stable funding ratio (NSFR)

		а	b	С	d	e Weighted
31.12.2022		Unwe	eighted value by	residual maturity		value
				≥ 6 months		
in C	HF million	No maturity	< 6 months	to < 1 year	≥ 1 year	
1	Available Stable Funding (ASF) item Capital				14,643	14,643
2	Regulatory capital			_	14,643	14,643
3	Other capital instruments				14,643	14,043
4	Retail deposits and deposits from small business customers	65,808	1,838	301	153	61,606
5	Stable deposits	5,832	1,838	50	14	5,721
6	Less stable deposits	59,976	1,714	251	139	55,886
7	Wholesale funding	27,802	37,226	755	1,423	18,217
8	Operational deposits	4,875	37,220	755	1,425	2,437
9	Other wholesale funding	22,927	37,226	755	1,423	15,780
10	Liabilities with matching interdependent assets	1,362	37,220	733	1,425	13,700
11	Other liabilities	15,940	9,766	1,082	20,108	20,104
12	NSFR derivative liabilities	13,540	3,700	1,002	948	20,104
13	All other liabilities and equity not included in the above categories	15,940	9,766	1 002		20 104
	Total Available Stable Funding (ASF)	15,940	9,766	1,082	19,160	20,104 114,570
	Required Stable Funding (RSF) item					114,370
15	Total NSFR high-quality liquid assets (HQLA)					1,088
16	Deposits held at other financial institutions for operational purposes	329				165
17	Performing loans and securities	34,584	33,296	6,918	67,926	85,749
18	Performing loans to financial institutions secured by level 1 and 2a	1,055	6,041	-	-	769
19	Performing loans to financial institutions secured by non-level 1 and 2a HQLA and unsecured performing loans to financial	9,743	11,210	1,049	898	8,578
20	Performing loans to non-financial corporate clients, loans to retail	9,743	11,210	1,049	090	0,370
	and small business customers, and loans to sovereigns, central					
	banks and public sector entities, of which	8,099	9,068	1,283	7,529	16,407
21	with a risk weight of less than or equal to 35% under SA-BIS	177	_	-	504	444
22	Performing residential mortgages, of which	13,773	6,442	3,901	57,025	55,653
23	with a risk weight of less than or equal to 35% under SA-BIS	13,572	6,394	3,874	56,382	54,899
24	Securities that are not in default and do not qualify as HQLA,					
25	including exchange-traded equities Assets with matching interdependent liabilities	1,915	535	684	2,475	4,342
26	Other assets	1,362				
27	Physical traded commodities, including gold	3,105	2	173	2,083	4,795
28	Assets posted as initial margin for derivative contracts and	911				774
20	contributions to default funds of CCPs		_	171	905	915
29	NSFR derivative assets		_		-	-
30	NSFR derivative liabilities before deduction of variation margin posted		_	_	1,161	1,161
31	All other assets not included in the above categories	2,194	2	1	17	1,101
32	Off-balance sheet items	2,15-1	34,887	2,865	8,045	812
33	Total Required Stable Funding (RSF)		5-7,007	2,003	5,5-15	92,609
34	Net Stable Funding Ratio (NSFR) (%)					124%

		а	b	c	d	е
30.09.2022		Unwe	eighted value by	residual maturity		Weighted value
	-			≥ 6 months		
in (CHF million	No maturity	< 6 months	to < 1 year	≥ 1 year	
_	Available Stable Funding (ASF) item					
1	Capital			_	14,074	14,074
2	Regulatory capital				14,074	14,074
_	Other capital instruments			_		
4	Retail deposits and deposits from small business customers	65,125	1,071	61	137	60,070
5	Stable deposits	5,975	38	6	6	5,724
6	Less stable deposits	59,150	1,033	54	132	54,345
7	Wholesale funding	29,116	37,064	525	1,489	17,995
8	Operational deposits	5,137	_	_	_	2,568
9	Other wholesale funding	23,979	37,064	525	1,489	15,427
10	Liabilities with matching interdependent assets	1,435	41	_	_	
11	Other liabilities	14,815	11,054	1,167	19,782	20,387
12	NSFR derivative liabilities		_	_	329	
13	All other liabilities and equity not included in the above categories	14,815	11,054	1,167	19,453	20,387
14	Total Available Stable Funding (ASF)					112,525
	Required Stable Funding (RSF) item					
15	Total NSFR high-quality liquid assets (HQLA)					956
16	Deposits held at other financial institutions for operational purposes	326	_	_	_	163
17	Performing loans and securities	31,162	41,331	7,041	68,879	84,817
18	Performing loans to financial institutions secured by level 1 and 2a	1,663	6,702	-	-	858
19	Performing loans to financial institutions secured by non-level 1					
	and 2a HQLA and unsecured performing loans to financial	8,902	11,328	1,129	1,226	8,155
20	Performing loans to non-financial corporate clients, loans to retail and small business customers, and loans to sovereigns, central					
	banks and public sector entities, of which	7,178	14,960	1,083	7,843	16,049
21	with a risk weight of less than or equal to 35% under SA-BIS	92	14,500	- 1,005	409	328
22	Performing residential mortgages, of which	11,306	7,704	4,158	57,277	55,151
23	with a risk weight of less than or equal to 35% under SA-BIS	11,153	7,651	4,134	56,618	54,421
24	Securities that are not in default and do not qualify as HQLA,	11,133	7,031	4,134	30,010	
	including exchange-traded equities	2,114	637	671	2,533	4,604
25	Assets with matching interdependent liabilities	1,477	_	_	_	_
26	Other assets	5,214	17	227	2,597	5,960
27	Physical traded commodities, including gold	1,270				1,080
28	Assets posted as initial margin for derivative contracts and					
	contributions to default funds of CCPs		_	226	1,243	1,248
29	NSFR derivative assets		_	_	_	
30	NSFR derivative liabilities before deduction of variation margin					
31	posted All other assets not included in the above categories	2011		2	1,335 19	1,335
32	Off-balance sheet items	3,944				2,297
_			34,486	1,708	8,153	740
33	Total Required Stable Funding (RSF)					92,636
34	Net Stable Funding Ratio (NSFR) (%)					121%

Zürcher Kantonalbank has fulfilled the provisions on the net stable funding ratio (NSFR) of 100 percent with a significant buffer for some time. There were no significant changes during the reporting period. The quarter-end NSFR values ranged from 121 percent to 124 percent in the second half of 2022.

10 Credit risk

10.1 CRA: Credit risk: general qualitative information about credit risk

The strategy applied in the management of credit risks is set out in the internal lending policy. The strategy is revised and updated by the risk organisation as part of an annual, structured process and is approved by the Executive Board. The principles defined in the lending policy include the measurement and management of risks based on uniform, binding objectives and instruments, and the acceptance of risks based on objective, business-related criteria, in proportion to the bank's risk capacity, together with sustainable management of the quality of the credit portfolio.

The bank adopts a risk and cost-based pricing policy, with transparent credit decisions and a selective, quality-oriented strategy for the acquisition of financing business. Particular attention is paid to environmental and social risks in the credit assessment process. In recognition of the total commitment of owners, higher risks may deliberately be accepted on occasion for SMEs from the Greater Zurich Area.

Organisation and processes

The risk managers bear responsibility for profits and losses generated on the risks entered into. They are responsible for the continuous, active management of risks and for compliance with internal risk tolerance regulations, relevant laws, ordinances, circulars and standards. The sales units in Corporate Clients, Institutionals & Multinationals, Private Banking and the support centre in Products, Services & Direct Banking are the risk managers responsible for credit risks.

The preventative risk management and risk control functions are separated from risk management at Executive Board level. Preventative risk management issues lending guidelines, analyses and reviews transactions in line with existing delineations of power, monitors business-related risks on an ongoing basis and assists in the training of risk managers. Risk control monitors and reports at portfolio level and is responsible for defining risk measurement methods.

The Compliance function is a member of the Risk Committee of the Executive Board and also the Credit Committee, which considers in advance credit risk-related issues which fall within the remit of the Risk Committee.

Audit supports the Board of Directors in fulfilling its statutory supervisory and control tasks and discharges the monitoring tasks assigned to it by the Board of Directors. In particular, Audit independently and objectively evaluates the appropriateness and effectiveness of the internal control and risk management processes and contributes towards their improvement. Audit also checks the bank's compliance with regulatory provisions, internal directives and guidelines. Audit has unlimited rights of inspection, information and access within the entire group.

Credit risks are managed and limited by means of detailed parameters and areas of responsibility within the credit process at individual exposure level and by means of limiting the risk capital in accordance with the capital at risk approach at portfolio level. Another key control element in credit risk management is risk-adjusted pricing, which includes expected losses (standard risk costs) as well as the cost of the risk capital to be retained in order to cover unexpected losses.

Expected losses are determined on the basis of the statistical probability of default (PD), assumptions regarding the level of exposure at default (EAD) and the estimated loss given default (LGD). Rating models specific to individual segments are used to determine default probabilities. The rating system for retail and corporate clients as well as banks combines statistical procedures with many years of practical experience in the lending business and incorporates both qualitative and quantitative elements. Country ratings are in principle based on the ratings of external agencies (country ceiling ratings and sovereign default ratings).

A credit portfolio model is used as the basis for the modelling of unexpected losses. Besides default probabilities, exposures in the event of default and loss rates, correlations between debtors are particularly significant for the modelling of unexpected losses. The model covers balance-sheet and off-balance-sheet items.

Collateral

The valuation of collateral for loans, and in particular the calculation of market and collateral values, is governed by an extensive set of internal rules setting out the relevant methods, procedures and responsibilities. These rules are continually reviewed and aligned with regulatory requirements and market changes. For the valuation of mortgage collateral, the bank uses recognised estimation methods that are tailored to the type of property, including hedonic models, income capitalisation approaches and expert appraisals, among others.

The models used as well as the individual valuations are reviewed on a regular basis. The maximum loan-to-value ratio for mortgages depends on how realisable the collateral is and is influenced by factors such as location and type of property (family home or commercial property, for example). Readily marketable collateral (securities, precious metals, account balances, for example) is generally valued at current market prices. The lending of readily marketable collateral is subject to the deduction of specified margins. These margins differ primarily in terms of the collateral's susceptibility to fluctuations in value.

Limiting and monitoring credit exposures

Credit exposures are restricted by limits. In addition to the limits at counterparty and counterparty group level, limits are placed on sub-portfolios, for instance for foreign exposures. All credit and contingent exposures are monitored on a daily basis, and exposures from trading transactions are monitored on a real-time basis. In the case of trading transactions, pre-deal checks can be undertaken to examine and ensure adherence to counterparty limits. Any breaches of limits are reported promptly to the competent management level. An early-warning system identifies negative developments, which are communicated to the officers responsible. The rating of corporate clients is generally reviewed once a year on the basis of the annual financial statements. A supplementary review of ratings, limits and exposures in the retail and corporate client business is undertaken using risk-oriented criteria. Ratings, limits and exposures in the banking sector are reviewed periodically and on an extraordinary basis in the event of a deterioration in the credit rating of a particular institution.

Value adjustments

As part of their risk management role, the bank's relationship managers constantly monitor all positions in the credit portfolio to identify any signs of impairment of value. Should any signs be found, a standardised impairment test is used to determine whether a loan should be classed as impaired. Impaired loans are those where the borrower is unlikely to be able to meet his future obligations.

Where it appears that the bank will be unable to collect all amounts due on a claim, the bank makes an allowance for the unsecured part of the loan, taking into account the borrower's creditworthiness. In determining the required value adjustment, mortgage collateral (including valuation discounts, settlement and holding costs) and readily marketable collateral (freely tradeable securities as well as other easily realised assets such as deposits, precious metals, fiduciary investments, etc.) are considered at their current liquidation value. The recoverability of other collateral (e. g. leased assets, guarantees) has to be demonstrated in particular. The authority to approve the creation of new individual value adjustments rests with the risk managers. Above a certain amount, the approval of the risk organisation is also required.

Interest and associated commission payments that have not been received in full 90 days after becoming due are classified as past due. They are deemed to be impaired and are usually fully adjusted if they are not covered by collateral. Individual value adjustment rates may apply to the principal in the case of major positions. Collective individual value adjustments are recognised for overdrafts of up to CHF 30,000 and for interest and associated commission payments outstanding for more than 90 days; in all other cases, individual value adjustments are generally set aside.

In principle, a central, specialised unit fundamentally manages impaired positions across all client segments. This unit steers the positions through the stabilisation and resolution process and ensures that existing value adjustments are regularly reviewed and adjusted where necessary.

Value adjustments and provisions for expected losses

For non-impaired loans/receivables and off-balance-sheet transactions, Zürcher Kantonalbank recognises value adjustments and provisions for expected losses. Expected loss (EL) is the anticipated value of future losses from credit defaults. The EL is determined on the non-impaired loans/receivables of the following balance sheet and off-balance-sheet items:

- Amounts due from banks
- Amounts due from customers
- Mortgage loans
- Debt securities held to maturity in financial investments
- Contingent liabilities
- Irrevocable commitments

Country risks

The country risk of individual exposures is determined on the basis of the risk domicile, where this is not identical to the domicile of the borrower, in accordance with the Swiss Bankers Association's guidelines on the management of country risk. In the case of secured exposures, the domicile of the collateral is taken into account when determining the risk domicile. The risks for each country, total country risks and total country risks outside the bank's best internal rating category are subject to limits, adherence to which is monitored on a constant basis.

Settlement risks

settlement risk arises in the case of transactions with mutual payment and delivery obligations where Zürcher Kantonalbank must meet its obligations without being able to ensure that counter-payment is also being made. Settlement risk can occur in relation to foreign exchange transactions, securities lending and borrowing (SLB) and OTC repo transactions as well as transactions involving different payment systems and time zones in the interbank sector. Zürcher Kantonalbank is a member of the CLS Bank International Ltd. joint venture, a clearing centre for the settlement of foreign exchange transactions on a "payment versus payment" basis, which helps ensure that a substantial element of the settlement risk arising as a result of foreign exchange trading is eliminated.

Concentration risks

Zürcher Kantonalbank uses a systems-based method for monitoring concentration risks. Besides measurement for the purpose of preparing regulatory reports, concentration risks are limited at product and client level using benchmarks that are reflected in the corresponding powers of authorisation. Internal concentration risk reporting includes information on product, sector and individual position concentrations. Due to the bank's roots within the Greater Zurich Area, a large concentration risk in the credit portfolio takes the form of geographical concentration risk in the mortgage portfolio.

Reporting

The CRO report is a quarterly report from the risk organisation, produced independently of the risk managers, informing the Executive Board and Board of Directors of events, the risk profile and credit risk monitoring. Information on the credit risk profile of the group is provided in tables, graphs and commentaries on trends in the individual subportfolios and credit risk overall. In addition to management reporting, there are also special reports on selected issues of special relevance and/or topicality. These reports are also seen by FINMA and the external auditor. In addition, every year, the Executive Board and Board of Directors receive reports on the suitability and effectiveness of internal controls in credit risk management. When special developments or events occur, the Executive Board and Board of Directors are informed on an ad hoc basis of changes in the risk profile in additional reports and analyses.

Apart from the management reporting, there are also various monitoring reports. These support risk monitoring in the Risk unit and management controls in the organisational units managing risk. Unlike the management reporting, the monitoring reports focus on a limited presentation of specific risks or portfolios, in some cases all the way down to counterparty level. Depending on their subject, these monitoring reports are produced at shorter intervals, as production is often more automated than for the management reporting described above.

Risk profile

Zürcher Kantonalbank pursues a full-service banking strategy. This is directly derived from the Law on Zürcher Kantonalbank and the needs of the people and businesses in the Greater Zurich Area. In line with this strategic focus, the bank operates a broadly diversified business model strongly rooted in the Greater Zurich Area. In accordance with the business model the lending business, and especially the mortgage lending business, are central business areas for the bank. Mortgage receivables amount to CHF 96.8 billion making them by far the largest item in the receivables on the balance sheet. Around two-thirds of mortgage loans relate to owner-occupied residential property. The remaining loans are secured with rented residential properties or properties that are used for commercial purposes. This is reflected in the bank's risk profile. Loan commitments are shown in table CR4 (SA-BIS) starting from page 54 and CR6 (IRB) starting from page 58 by exposure category under Basel III.

Investment portfolio

Strategy, organisation and processes for the management of risks in the investment portfolio

The risks in the investment portfolio comprise issuer risks on debt and equity securities in financial investments. Because these are allocated to the banking book, they are included under credit risk for capital adequacy purposes. Real estate price risk also comes under risks in the investment portfolio. According to the capital adequacy rules, these are non-counterparty related risks. They are disclosed under credit risk; please see table LI1 on page 28. Interest rate risks are managed and limited as part of asset and liability management.

The basis of the investment portfolio is mainly operational. Debt securities in financial investments form part of the bank's liquidity buffer, and participations mainly related to companies within the financial market infrastructure. In addition, Zürcher Kantonalbank provides start-up financing to promote young companies. The real estate position consists almost entirely of property in use by the bank.

The purchase of financial investments and real estate as well as the acquisition of participations are subject to detailed regulations and responsibilities. The investment strategy for the financial investments managed by Treasury is laid down in the risk tolerance requirements approved by the Risk Committee of the Executive Board. Only debt securities with a first-class credit rating that are considered high-quality liquid assets (HQLA) may be purchased. There are investment guidelines with rules on climate-related financial risks in Zürcher Kantonalbank's sustainability policy. Financial investments by Treasury must now meet not only exclusion criteria for issuers from critical industries, but also requirements regarding their carbon footprint (CO₂ emissions relative to sales). The Risk unit is responsible for the measurement and monitoring of risk as well as independent reporting on investment portfolio risks.

Risks relating to the investment portfolio are managed internally by assigning risk capital. For the determination of this risk capital for financial investments and participations, Zürcher Kantonalbank uses an internal default model that takes diversification effects into account. For real estate owned by the bank, risk capital is allocated based on regulatory minimum capital adequacy requirements.

Risk profile

The carrying amount of debt securities in financial investments was CHF 7,182 million as at 31 December 2022 (2021: CHF 4,477 million). The portfolio consisted of mortgage bonds and first-class bonds, which are diversified in terms of counterparty and countries. Some debt instruments from banks have guarantees from central government. For risk mitigation techniques, please see table CR3 on page 53.

10.2 CR1: Credit risk: credit quality of assets

		a	b	С	d
31.	12.2022	Gross carrying values of defaulted	Gross carrying values of non-defaulted	Value adjustments /	Net values
in (CHF million	exposures	exposures	impairments ¹	(a + b - c)
1	Loans (excluding debt securities) ²	500	109,445	636	109,308
2	Debt securities ²	-	7,183	1	7,182
3	Off-balance-sheet exposures	125	17,291	-	17,416
4	Total	625	133,919	638	133,907

¹ Zürcher Kantonalbank adopted the rules on value adjustments and provisions for expected losses (VA and P for EL) on 01.01.2021. VA and P for EL are recognised in non-defaulted exposures. Consequently, VA for EL are included in column c of this table, so column d shows the net figures according to the accounting rules. This also means that value adjustments / impairments as at 31.12.2022 are higher than the gross carrying values of defaulted exposures.

Disclosure and explanation of internal definition of default

Defaulted loans/receivables

This is a regulatory definition. Under the standardised approach, defaulted loans include both impaired loans and non-performing loans, e. g. those more than 90 days in arrears. Under IRB, a model approach has been selected that uses the rating assigned to define "defaulted". If a counterparty is assigned the default rating (C19) under such definition, all receivables from that counterparty are deemed to be in default, regardless of whether they are covered by collateral or not.

Impaired loans/receivables

Accounting definition: For accounting purposes, loans are impaired when the borrower is unlikely to be able to meet future obligations and they are not covered by collateral. The assessment as to whether a loan is impaired is made on an individual basis.

Non-performing loans/receivables

For both accounting and supervisory purposes, loans are classified as non-performing when interest, commission or amortisation payments or the repayment of the principal have not been received in full 90 days after becoming due. This also includes claims against borrowers in liquidation, and loans with special conditions arising from the borrower's financial standing. Non-performing loans are also often a component of impaired loans.

10.3 CR2: Credit risk: changes in stock of defaulted loans and debt securities

31.12.2022

in	CHF million	a
1	Defaulted loans and debt securities ¹ at end of the previous reporting period (30.06.2022)	507
2	Loans and debt securities that have defaulted since the last reporting period	81
3	Returned to non-defaulted status	72
4	Amounts written off	2
5	Other changes (+/-) ²	-14
6	Defaulted loans and debt securities at end of the reporting period (1 + 2 - 3 - 4 + 5)	500

¹ All exposures are presented gross of value adjustments for default risks.

During the reporting period, there were no material changes to the portfolios of defaulted loans and debt securities. The total for defaulted loans and debt securities as at 31 December 2022 decreased by CHF 7 million compared to the figure recorded on 30 June 2022.

² According to FINMA Circ. 16/1, on-balance-sheet items include loans and debt securities. Hence, liquid assets, trading portfolio assets, equities, accrued income and prepaid expenses and non-counterparty-related risks in the amount of CHF 42,011 million are not included in this table.

² Mainly volume changes of loans and debt securities, which had the status "defaulted" at the end of both reporting periods.

10.4 CRB: Credit risk: additional disclosure related to the credit quality of assets

Breakdown of exposures by geographical area

31.12.2022

in CHF million	Carrying values
Switzerland	110,484
Rest of Europe	3,071
Americas	1,453
Asia and Oceania	1,437
Africa	47
Total exposures	116,490

Breakdown of exposures by industry

31.12.2022

in CHF million	Carrying values
Agriculture	638
Manufacturing	4,530
Services	46,486
Individuals and other	64,836
Total exposures	116,490

Breakdown of exposures by residual maturity

31.12.2022

in CHF million	Carrying values
Due up to 3 months	15,612
Due between 3 and 12 months	20,441
Due between 1 and 3 years	22,450
Due between 3 and 5 years	17,432
Due after more than 5 years	40,556
Total exposures	116,490

Impaired loans/receivables

Accounting definition: For accounting purposes, loans are impaired when the borrower is unlikely to be able to meet future obligations and they are not covered by collateral. The assessment as to whether a loan is impaired is made on an individual basis.

Impaired loans amounted to CHF 425 million (2021: CHF 418 million). After deducting the estimated liquidation value of collateral, this equals net debt of CHF 224 million (2021: CHF 207 million).

Identification of impaired loans

Please refer to the section headed "Value adjustments" in table CRA starting from page 47.

Breakdown of impaired exposures by geographical area

31.12.2022	Impaired exposures	Allowances and write-offs	
in CHF million	(gross debt)		
Switzerland	351	154	
Rest of Europe	61	41	
Americas	14	14	
Asia and Oceania	_	_	
Africa	_	_	
Total impaired exposures	425	209	

Breakdown of impaired exposures by industry

31.12.2022	Impaired exposures	Allowances and		
in CHF million	(gross debt)	write-offs		
Agriculture	5	2		
Manufacturing	103	45		
Services	224	141		
Individuals and other	93	21		
Total impaired exposures	425	209		

Non-performing loans/receivables

For both accounting and supervisory purposes, loans are classified as non-performing when interest, commission or amortisation payments or the repayment of the principal have not been received in full 90 days after becoming due. This also includes claims against borrowers in liquidation, and loans with special conditions arising from the borrower's financial standing. Non-performing loans are also often a component of impaired loans. The nominal value of non-performing loans amounted to CHF 89 million at the end of the reporting period (2021: CHF 89 million). Loans that were non-performing but not impaired amounted to CHF 33 million (2021: CHF 39 million). These are loans covered by collateral.

Ageing analysis of accounting past-due exposures

31.12.2022 in CHF million	Past-due exposures (gross debt)	Allowances and write-offs
Past-due for up to 3 months	26	11
Past-due for 3 to 6 months	10	2
Past-due for 6 to 9 months	7	1
Past-due for 9 months to 1 year	4	1
Past-due for 1 to 3 years	32	11
Past-due for 3 to 5 years	7	5
Past-due for more than 5 years	3	0
Total past-due exposures	89	32

Restructured exposures

Restructured exposures are all those on- or off-balance-sheet positions which are deemed in default and are being serviced by a dedicated team within the bank. Individual value adjustments or provisions are recognised for impaired default positions and off-balance-sheet positions with credit risk. Positions that have recovered are no longer flagged as being in default, but are generally only transferred from the dedicated team back to sales, once a degree of sustainability has been confirmed. Positions in sales do not count as restructured.

Breakdown of restructured exposures

31.12.2022	Gross debt						
in CHF million	Impaired	Not impaired	Total				
Restructured exposures	310	511	821				

Defaulted loans/receivables

This is a regulatory definition. Under the standardised approach, defaulted loans include both impaired loans and non-performing loans, e. g. those more than 90 days in arrears. Under IRB, a model approach has been selected that uses the rating assigned to define "defaulted". If a counterparty is assigned the default rating (C19) under such definition, all receivables from that counterparty are deemed to be in default, regardless of whether they are covered by collateral or not.

10.5 CRC: Credit risk: qualitative disclosure requirements related to credit risk mitigation techniques

Core features of policies and processes for on- and off-balance-sheet netting

For accounting purposes, with the exception of the following instances, no netting takes place. Payables and receivables are offset if all the conditions below are met:

payables and receivables arise from the same type of transactions with the same counterparty;

- have the same or earlier maturity for the receivable;
- are in the same currency and
- cannot result in a counterparty risk.

Holdings of own bonds and cash bonds are offset against the corresponding liability items. Furthermore, positive and negative value adjustments with no income effect are offset in the compensation account. For over-the-counter transactions, the positive and negative replacement values of derivative instruments as well as the related cash collaterals are offset. For this purpose, a relevant bilateral agreement with the affected counterparties must be in place. This agreement must be proven to be recognised and legally enforceable. Netting on the balance sheet as at 31 December 2022 amounted to CHF 32.6 billion (2021: CHF 10.9 billion). No off-balance-sheet netting takes place.

Core features of policies and processes for collateral evaluation and management

Bank guarantees are treated as other collateral. The loan-to-value ratio depends on the rating of the bank in question. Bank guarantees are checked by the sales unit for banks before acceptance. All other guarantees are classified simply as additional cover with no eligible collateral value (unsecured). Guarantees from other companies may only be taken into consideration where Risk Control has given its prior consent.

If the amount of a guarantee is a maximum including interest and other costs, it must be for at least 110 percent of the loan amount to be secured. The term of the credit exposure is measured in line with the maximum validity of the guarantee. The loan generally matures one month before the guarantee expires, so a claim can be made.

For the purposes of calculating capital adequacy, Zürcher Kantonalbank recognises bank guarantees (Zürcher Kantonalbank as direct beneficiary, callable on first request with no right of objection) using the substitution approach. State guarantees are also taken into account.

Information about market or credit risk concentrations under the credit risk mitigation instruments used (i. e. by guarantor type, collateral and credit derivative protection providers)

Guarantees taken into account for credit exposures are included in internal risk measurement under the guarantor's credit exposure. This means that the value of guarantees is included automatically in concentration risk monitoring at the level of client, region and sector.

10.6 CR3: Credit risk: credit risk mitigation techniques - overview

In order to ensure a consistent point of view without anticipating the IRB segmentation, the standardised approach was used to present the overview of credit risk mitigation techniques. We refer to the IRB tables in this report on page 58 onwards for IRB disclosures.

		a	b1	b	d	f
31.12.2022		Unsecured exposures	Secured exposures	of which secured	of which secured by	of which secured by
in	in CHF million / carrying amount / carrying amount ¹		by collateral ²	financial guarantees ²	credit derivatives ²	
1	Loans (excluding debt securities)	10,135	99,173	97,943	1,074	_
2	Debt securities	6,987	195	-	195	_
3	Total	17,122	99,369	97,943	1,269	_
4	of which defaulted	127	180	121	54	_

¹ Fully or partially secured by collateral (incl. secured by financial guarantees and credit derivatives)

Unsecured exposures (excluding debt securities) decreased by CHF 1,032 million compared to 30 June 2022. The proportion of fully or partially secured exposures (excluding debt securities) as at 31 December 2022 remained at 91 percent. During the reporting period, there were no material changes in the extent to which credit risk mitigation techniques were used.

² Secured amount. Where the amount the collateral / financial guarantee / credit derivate can be settled for exceeds the value of the exposure, the exposure amount is reported.

10.7 CRD: Credit risk: qualitative disclosures on banks' use of external credit ratings under the standardised approach for credit risk

Capital adequacy requirements for credit risks are calculated using the IRB approach. However, some positions are still calculated using the international standard approach (SA-BIS). With respect to these positions, the risk weights of counterparties may be calculated on the basis of agency ratings.

For the corporate and public-sector entity categories, Zürcher Kantonalbank applies the ratings from the agencies Standard & Poor's and Moody's. The ratings of export credit agencies (ECAs) are not taken into account.

For banks and governments, Fitch ratings are also taken into account. No ratings are used in the categories retail, equity securities and other positions. For securities, the issue-specific ratings from Standard & Poor's and Moody's are used.

If two or more ratings exist with different risk weights, those ratings which correspond to the two lowest risk weights are taken into consideration and the higher of the two risk weights is used. For debt securities, top priority is given to the issue rating and second priority to the issuer rating.

There were no changes in this regard during the period under review.

10.8 CR4: Credit risk: standardised approach - credit risk exposure and credit risk mitigation (CRM) effects

31.12.2022		а	b	c d		e	f	
in (CHF million (unless stated otherwise)	Exposures before	re CCF and CRM	Exposures pos	st-CCF and CRM			
	Exposure class	On-balance- sheet amount	Off-balance- sheet amount	On-balance- sheet amount	Off-balance- sheet amount	RWA	RWA density	
1	Central governments and central banks	2,724	_	3,661	17	1	0.0%	
2	Banks and securities firms	176	187	176	85	58	22.2%	
3	Other public sector entities and multilateral							
	development banks	1,471	4,073	1,429	802	627	28.1%	
4	Corporates	2,305	7,071	2,228	1,812	2,567	63.5%	
5	Retail	4,133	2,568	3,155	317	2,858	82.3%	
6	Equity	-	_	_	_	_		
7	Other exposures ¹	41,587	848	41,560	195	1,416	3.4%	
8	Total	52,396	14,746	52,209	3,229	7,527	13.6%	

¹ According to FINMA Circ. 16/1, non-counterparty-related exposures are included in other exposures.

Compared with 30 June 2022, total on-balance-sheet exposures before CCF and CRM subject to credit risk using the standardised approach were down by CHF 831 million. Volume shifts occurred within the exposure categories. The main falls were in other exposures (CHF - 1,980 million), corporates (CHF - 856 million) and banks and securities firms (CHF - 465 million); increases were seen chiefly in exposures to central governments and central banks (CHF + 2,439 million). Off-balance-sheet exposures rose CHF 1,564 million in the second half of 2022 (primarily in corporates, which was up CHF 880 million). As the average risk weight (RWA density in %) fell over the second half, total RWA was CHF 849 million lower than at 30 June 2022, despite the net increase in on-balance-sheet and off-balance-sheet items.

10.9 CR5: Credit risk: standardised approach - exposures by asset classes and risk weights

		a	b	c	d	е	f	g	h	i	j
	12.2022 CHF million										Total credit exposures amount (post-
	Exposure class / risk weight	0%	10%	20%	35%	50%	75%	100%	150%	Other	CCF/post-CRM)
1	Central governments and central banks	3,676	-	2	-	-	_	0	-	-	3,678
2	Banks and securities firms	_	-	248	-	10	_	2	1	_	261
3	Other public sector entities and multilateral development banks	336	_	1,131	14	709	_	41	0	_	2,231
4	Corporates	_	_	1,039	117	1,130	6	1,748	0	_	4,040
5	Retail	_	_	_	855	_	261	2,344	13	_	3,473
6	Equity	_	_	-	-	_	_	-	_	_	_
7	Other exposures ¹	40,302	-	_	59	-	_	1,392	3	_	41,755
8	Total	44,314	_	2,419	1,045	1,848	267	5,527	17	_	55,438
9	of which, covered by mortgages	_	-	_	1,045	-	13	1,261	-	-	2,320
10	of which, past-due loans	-	-	-	-	_	-	14	16	-	31

¹ According to FINMA Circ. 16/1, non-counterparty-related exposures are included in other exposures.

The changes as at 31 December 2022 depicted in Table CR4 are also displayed in Table CR5 after CCF and CRM. Exposures with a risk weight of zero percent increased by CHF 599 million, while those with a risk weight of 100 percent decreased by CHF 862 million. Otherwise, there were no significant changes in table CR5.

10.10 CRE: IRB: qualitative disclosures related to IRB models

In an order dated 8 January 2018, Zürcher Kantonalbank received permission from FINMA to use the IRB approach retrospectively from 31 December 2017 to calculate the capital adequacy requirement for credit risk. Model governance sets out the internal duties, competences and responsibilities within model management as follows:

Model development

The model owner has the technical responsibility for developing and refining the model. Care must be taken to ensure it is appropriate for the area of use and that suitable allowance is made for model uncertainties. The model owner has the technical responsibility for regular model suitability tests to monitor that the model is methodologically appropriate (e. g. back-testing). Model suitability tests are defined in terms of method and procedure as part of model development, and are carried out on a regular basis.

Model validation

Model validation acts as a supervisory body that is independent from the model owner, the manager of the specialist area and the model users. It ensures that models are appropriate and that material model uncertainties are taken into account.

New models undergo initial validation before going into operation. Models are revalidated in operation, either regularly or as required. The frequency is determined by model validation, taking into account regulatory requirements.

Reporting on model validation is provided in the internal quarterly report from the CRO and annually in the summary report of activities submitted by the Risk Control unit to the Executive Board and the Board of Directors.

Authorisation of model approvals and model changes

When a new model goes into operation or a model is changed, depending on the situation, the model validators must give approval and the competency holder within the bank must also issue their authorisation. It may also be necessary to then seek authorisation from or inform FINMA.

Internal control system and models

The heads of specialist areas are responsible for identifying models in their areas. The model owner also carries out a further management control of the effectiveness of model risk management. The Head of Risk Control monitors the effectiveness of the model risk management through model validation. For details of the role of Audit, please refer to the information presented under Table OVA on page 16.

Models

The rating models used for IRB purposes are:

Model name	Model type	Area of application
Bank rating model		The rating model for banks consists of two sequential sub-models. In a first step, the stand-alone model is used to categorise a bank according to its intrinsic financial strength. This involves determining a failure or stand-alone rating, which expresses the probability of the bank defaulting within a year. This takes no account of any potential external support from a banking group or government. Any rating improvement due to the willingness and ability of a banking group or government to provide support is only calculated in the second stage using the support model. When a support rating is calculated, this also takes the transfer and convertibility risk of the country of domicile into consideration. This may, however, lead to a lower rating. The end result is the final rating. Technically, the final stage is considered to form part of the support model. A shadow rating approach is used for the estimation and calibration of the standalone model, which takes agency ratings as target data. Replication is performed using a statistical regression model where the regression parameters for suitable influence factors are estimated (top-down approach). The support model, by contrast, is a mechanistic structural model that directly
Commercial rating model	Statistical rating model	models the individual interactions (bottom-up approach). The commercial rating model is used for loans to SMEs and key account customers. The model consists of various quantitative accounting variables such as profitability, debt and liquidity, and qualitative factors like management skills and stability.
Retail client rating model	model	The retail client rating model is used for retail real estate financing. It uses various factors such as disposable income, net loan to value and profession to calculate an overall score, which is presented as a probability of default (PD) via a calibration function.
Real estate rating model	Statistical rating model	The real estate rating model is used for clients with rental property loans. The model consists of various sub-models (with the option to select various factors and weights) for different client groups: Real estate balance sheet model/module 1: Profit-oriented companies (based on balance sheet data) Real estate balance sheet model/module 2: Non-profit-oriented companies (e. g. cooperatives, based on balance sheet data) Real estate tax model/module 3: Natural persons (based on tax return) These models also consist of a quantitative part with factors such as the debt ratio and the cost/income ratio, and a qualitative part that considers issues such as real estate expertise and management stability.

As at 31 December 2018 Zürcher Kantonalbank separated the calibration of internal and external ratings (PD). A through-the-cycle (TTC) calibration has been used since for the RWA calculations (external perspective); this is based on long-term average default rates.

Another major building block used by Zürcher Kantonalbank in the IRB universe is the loss given default (LGD) model in retail, where own LGD estimates are permitted. This model uses the following LGD drivers:

- Collateral recovery ratio: the percentage of the estimated value of collateral (e. g. real estate for a mortgage)
 that can be recovered on sale, reducing the loss; broken down by type of collateral and, for real estate, type
 of property.
- Unsecured recovery ratio: the percentage of the unsecured portion that can still be repaid by the borrower, reducing the loss.
- Cure rate: the percentage of cases where the borrower moves out of default status within a year without a
 write off, meaning there is ultimately no loss.
- Recovery costs: the cost of processing defaults, added to the loan loss.
- Calibration is in line with the requirements for a downturn, and hence are different from the calibration used internally. The internal collateral recovery ratio is reduced so the current portfolio has an average LGD equal to the maximum in the last real estate crisis.

Breakdown of EAD by different approaches as at 31 December 2022

EAD in percent	SA-BIS	IRB
Central governments and central banks	100%	0%
Banks and securities firms	16%	84%
Other public-sector entities, multilateral development banks	100%	0%
Corporates	16%	84%
Retail: covered by mortgages	1%	99%
Retail: other retail exposures	100%	0%
Equity	0%	100%
Other exposures	100%	0%
Total	15%	85%

10.11 CR6: IRB: credit risk exposures by portfolio and probability of default (PD) range

	а	b	С	d	е	f	g	h	i	j	k	1
31.12.2022	Original on-	Off-balance-						Average				
in million CHF		sheet exposu-		EAD post-CRM	Average PD	Number	Average	maturity		RWA density		
(unless stated otherwise)	gross exposure	res pre CCF	CCF in %	and post-CCF	in %	of obligors	LGD in %	in years	RWA	in %	EL	Provisions
1 Central governments and	central banks (F-IRE	B) by PD range										
0.00 to <0.15	_	_	_	_	_	_	_	_	_	_	_	
0.15 to <0.25	_	_	_	_	_	_	_	_	_	_	_	
0.25 to <0.50	_	_	_	_	_	_	-	-	_	_	_	
0.50 to <0.75	_	_	_	_	_	-	-		_	_	_	
0.75 to <2.50	-	_	_	-	_	-	-	-	_	-	_	
2.50 to <10.00	_	_	_	_	_	_	_	_	_	_	_	
10.00 to <100.00	-	-	_	-	-	-	-	-	_	-	-	
100.00 (Default)	_	-	_	_	_	-	_	-	_	-	_	
Sub-total	_	_	_	_	_	_	_	-	_	_	_	_
2 Central governments and	entral banks (A-IR	B) by PD range										
0.00 to <0.15	-	-	_	-	-	-	-	-	_	-	_	
0.15 to <0.25	_	_	_	_	_	_	_	_	_	_	_	
0.25 to <0.50	-	-	_	-	-	-	-	-	_	-	_	
0.50 to <0.75	-	_	_	_	-	_	-	-	_	-	_	
0.75 to <2.50	-	-	_	_	_	_	_	_	_	_	_	
2.50 to <10.00	-	_	_	_	-	_	-	-	_	-	_	
10.00 to <100.00	-	-	_	-	_	-	_	-	_	-	_	
100.00 (Default)	-	-	_	-	_	-	-	-	_	-	_	
Sub-total	-	_	_	_	_	_	_	-	_	_	_	_
3 Banks and securities firms	(F-IRB) by PD range	9										
0.00 to <0.15	1,053	822	64.9%	1,789	0.1%	95	45.0%	1.5	467	26.1%	1	
0.15 to <0.25	329	507	35.6%	422	0.2%	52	45.0%	1.0	144	34.1%	0	
0.25 to <0.50	77	84	39.9%	104	0.3%	55	45.0%	1.5	52	50.1%	0	
0.50 to <0.75	213	65	35.7%	255	0.7%	27	45.0%	1.1	191	74.8%	1	
0.75 to <2.50	872	218	26.5%	720	1.4%	46	45.0%	1.0	739	102.6%	5	
2.50 to <10.00	210	89	25.8%	123	5.2%	41	45.0%	1.1	175	142.3%	3	
10.00 to <100.00	111	105	26.2%	87	12.2%	48	45.0%	0.9	175	202.0%	5	
100.00 (Default)	3	_	_	2	_	2	_	_	2	106.0%	_	
Sub-total	2,867	1,889	49.7%	3,502	0.9%	366	45.0%	1.3	1,946	55.6%	14	1

31.12.2022 in million CHF	a Original on- balance-sheet	b Off-balance- sheet exposu-		d EAD post-CRM	e Average PD	f	g	h Average maturity	i	j RWA density	k	1
(unless stated otherwise)	gross exposure	res pre CCF	CCF in %	and post-CCF	in %	of obligors	LGD in %	in years	RWA	in %	EL	Provisions
4 Banks and securities firms	(A-IRB) by PD rang	e										
0.00 to <0.15	_	_	_	_	_	_	_	_	_	_	_	
0.15 to <0.25	_			_	_	_	_	_	_		_	
0.25 to <0.50	_	_	_	_	_	_	_	_	_	_	_	
0.50 to <0.75	_	_	_	_	_	_	_	_	_	-	_	
0.75 to <2.50	-	-	_	_	_	_	-	_	_	-	_	
2.50 to <10.00	-	-	-	-	_	_	-	-	-	-	_	
10.00 to <100.00	_	_	_	_	_	_	_	_	_	_	_	
100.00 (Default)	-	_	-	-	-	_	-	_	_	-	_	
Sub-total	_	_	_	_	_	_	_	_	_	_	_	_
5 Other public sector entitie	s, multilateral deve	lopment banks (F-	RB) by PD ran	ge								
0.00 to <0.15	-	_	_	-	-	_	_	-	-	_	_	
0.15 to <0.25	-	-	_	_	_	-	_		_	-	_	
0.25 to <0.50	_	_	_	_	_	-	_	-	_	_	_	
0.50 to <0.75	-	_	_	-	_	_	_	_	_	_	_	
0.75 to <2.50	-	_	_	-	_	_	_	_	_	_	_	
2.50 to <10.00	_	_	_	_	_	_	_	_	_	_	_	
10.00 to <100.00	_	_	_	_	_	_	_	_	_	_	_	
100.00 (Default)	_	_	_	_	_	_	_	_	_	_	_	
Sub-total	_	_	_	_	_	_	_	_	_	_	_	_
6 Other public sector entitie	s, multilateral deve	lopment banks (A-	IRB) by PD rar	nge								
0.00 to <0.15	_	_	_	_	_	_	_	_	_	_	_	
0.15 to <0.25	_	_	_	_	_	_	_	_	_	_	_	
0.25 to <0.50	_	_	_	_	_	_	_	_	_	_	_	
0.50 to <0.75	_	_	_	_	_	_	_	_	_	_	_	
0.75 to <2.50	_	_	_	_	_	_	_	_	_	_	_	
2.50 to <10.00	_	_	_	_	_	_	_	_	_	_	_	
10.00 to <100.00	_	_	_	_	_	_	_	_	_	_	_	
100.00 (Default)	_	_	_	_	_	_	_	_	_	_	_	
Sub-total	_	_	_	_	_	_	_	_	_	_	_	_
7 Corporates: specialised len	ding (F-IRB) by PD	range										_
0.00 to <0.15	1,350	1,467	75.0%	2,450	0.1%	20	41.6%	1.4	498	20.3%	1	
0.15 to <0.25	3,724	2,809	75.0%	5,830	0.2%	98	41.8%	2.0	1,929	33.1%	4	
0.25 to <0.50	12,064	5,103	74.8%	15,881	0.3%	747	39.0%	2.3	7,721	48.6%	20	
0.50 to <0.75	2,528	773	75.0%	3,108	0.6%	411	39.8%	2.4	2,223	71.5%	8	
0.75 to <2.50	2,298	399	75.0%	2,598	1.2%	560	40.5%	2.5	2,395	92.2%	12	
2.50 to <10.00	182	25	74.6%	201	3.2%	98	41.8%	2.5	259	129.0%	3	
10.00 to <100.00			_				_			_	_	
100.00 (Default)	26	4	75.0%	21	_	7	_	_	22	106.0%	_	
Sub-total	22,172	10,579	74.9%	30,088	0.4%	1,941	39.9%	2.2	15,046	50.0%	47	8

31.12.2022	a Original on-	b Off-balance-	c	d	е	f	g	h Average	i	j	k	1
	balance-sheet		Average	EAD post-CRM	Average PD	Number	Average	maturity		RWA density		
in million CHF (unless stated otherwise)	gross exposure	res pre CCF	CCF in %	•	in %	of obligors	LGD in %	in years	RWA	in %	EL	Provisions
8 Corporates: specialised ler	nding (A-IRB) by PD	range										
0.00 to <0.15	_	_	_	_	_	_	_	_	_	_	_	
0.15 to <0.25	_	_	_	_	_	_	_	_	_	_	_	
0.25 to <0.50	_	_	_	_	_	_	_	_	_	_	_	
0.50 to <0.75	_	_	_	_	_	_	_	_	_	_	_	
0.75 to <2.50	_	_	_	_	_	_	_	_	_	_	_	
2.50 to <10.00	_	_	_	_	_	_	_	_	_	_	_	
10.00 to <100.00	_	_	_	_	_	_	_	_	_	_	_	
100.00 (Default)	_	_	_	_	_	_	_	_	_	_	_	
Sub-total	_	_	_	_	_	_	_	_	_	_	_	_
9 Corporates: other lending	(F-IRB) by PD range)										_
0.00 to <0.15	1,143	3,470	74.0%	3,711	0.1%	97	44.5%	1.6	763	20.6%	1	
0.15 to <0.25	659	1,075	73.6%	1,450	0.2%	69	42.2%	1.8	494	34.1%	1	
0.25 to <0.50	2,939	4,453	72.0%	5,824	0.4%	957	40.7%	1.9	2,857	49.1%	9	
0.50 to <0.75	1,885	1,684	73.4%	3,111	0.7%	901	41.6%	1.8	2,144	68.9%	10	
0.75 to <2.50	3,175	1,747	72.8%	4,393	1.5%	1,850	39.9%	1.9	3,771	85.8%	26	
2.50 to <10.00	848	387	71.3%	1,070	3.9%	1,161	40.5%	2.0	1,186	110.9%	17	
10.00 to <100.00	24	5	67.8%	21	14.3%	81	39.1%	1.9	36	169.4%	1	
100.00 (Default)	234	182	65.3%	219	_	185	_	_	232	106.0%	_	
Sub-total	10,908	13,003	72.9%	19,798	0.8%	5,301	41.0%	1.8	11,484	58.0%	65	98
10 Corporates: other lending	g (A-IRB) by PD rang	ge										_
0.00 to <0.15	_	_	_	_	_	_	_	_	_	_	-	
0.15 to <0.25	_	_	_	_	_	_	_	_	_	_	-	
0.25 to <0.50	-	_	_	_	_	_	_	-	_	_	_	
0.50 to <0.75	_	_	-	_	_	-	_	_	_	_	_	
0.75 to <2.50	-	_	_	_	_	_	_	_	_	_	_	
2.50 to <10.00	_	_	-	_	_	-	_	_	_	_	_	
10.00 to <100.00	-	-	_	-	_	-	_	_	_	-	_	
100.00 (Default)	-	_	_	_	_	_	_	-	_	_	_	
Sub-total	_	_	-	_	_	_	_	_	_	_	_	_
11 Retail: covered by mortg	ages by PD range											
0.00 to <0.15	22,711	1,862	75.0%	24,107	0.1%	37,167	20.2%	2.8	1,575	6.5%	4	
0.15 to <0.25	9,876	622	75.0%	10,342	0.2%	12,373	22.9%	3.0	1,472	14.2%	4	
0.25 to <0.50	18,219	1,152	75.0%	19,084	0.4%	21,550	25.2%	3.1	4,747	24.9%	17	
0.50 to <0.75	7,771	593	75.0%	8,216	0.6%	7,883	27.0%	3.1	3,341	40.7%	14	
0.75 to <2.50	7,714	644	75.0%	8,197	1.3%	7,208	28.1%	3.0	5,443	66.4%	29	
2.50 to <10.00	1,077	92	75.0%	1,146	3.6%	1,251	28.4%	2.9	1,421	124.0%	12	
10.00 to <100.00	19	2	75.0%	20	12.7%	16	24.8%	1.9	38	187.4%	1	
100.00 (Default)	118	1	75.0%	108	_	135	_	-	115	106.0%	-	
Sub-total	67,506	4,969	75.0%	71,220	0.4%	87,583	23.7%	3.0	18,152	25.5%	81	10
						<u> </u>						

	а	b	c	d	е	f	g	h	i	j	k	1
31.12.2022	Original on-	Off-balance-						Average				
in million CHF	balance-sheet			EAD post-CRM	Average PD	Number	Average	maturity		RWA density		
(unless stated otherwise)	gross exposure	res pre CCF	CCF in %	and post-CCF	in %	of obligors	LGD in %	in years	RWA	in %	EL	Provisions
12 Retail: qualifying revolving	ig exposures (QRRI	E) by PD range										
0.00 to <0.15	_	_	_	_	_	_	_	-	_	_	_	
0.15 to <0.25	_	_	_	_	_	_	-	-	_	_	_	
0.25 to <0.50	_	_	_	_	_	_	_	-	_	_	_	
0.50 to <0.75	_	_	_	_	_	_	-	-	_	_	_	
0.75 to <2.50	-	-	_	-	_	-	-	-	_	_	-	
2.50 to <10.00	_	_	_	_	_	_	_	_	_	_	_	
10.00 to <100.00	-	_	-	_	_	-	-	-	_	_	-	
100.00 (Default)	_	_	_	_	_	_	_	-	_	_	-	
Sub-total	_	_	_	_	_	_	_	-	_	_	_	_
13 Other retail exposures by	PD range											
0.00 to <0.15	_	-	_	_	_	_	_	-	_	_	_	
0.15 to <0.25	_	-	-	=	_		_	-	_	_	_	
0.25 to <0.50	-	_	_	-	_	_	_	_	_	_	_	
0.50 to <0.75	=	_	_	=	_		_	-	_	_	_	
0.75 to <2.50	-	_	_	-	_	_	_	_	_	_	_	
2.50 to <10.00	=	_	_	=	_		_	_	_	_	_	
10.00 to <100.00	-	_	_	-	_	_	_	_	_	_	_	
100.00 (Default)	=	_	_	=	_		_	_	_	_	_	
Sub-total	-	-	_	_	_	_	_	-	_	_	_	_
14 Equity (PD / LGD approac	h) by PD range											
0.00 to <0.15	-	_	_	-	_	_	_	_	_	_	_	
0.15 to <0.25	_	_	_	_	_	_	_	_	_	_	_	
0.25 to <0.50	-	_	_	-	_	_	_	_	_	_	_	
0.50 to <0.75	_	-	-	_	_	_	_	-	_	_	_	
0.75 to <2.50	-	_	_	_	_	_	_	_	_	_	_	
2.50 to <10.00	-	-	-	_	-	_	-	-	-	_	_	
10.00 to <100.00	_	_	-	_	_	_	_	_	-	_	_	
100.00 (Default)	-	-	-	_	-	-	-	-	-	-	_	
Sub-total	-	-	_	_	-	_	-	-	-	_	_	_
Total (all portfolios)	103,453	30,441	72.5%	124,609	0.5%	95,191	25.1%	2.6	46,628	37.4%	208	116

Zürcher Kantonalbank was not using any credit derivatives for hedging purposes on the reporting date under the credit risk rules. Therefore, there was no impact on RWA.

10.12 CR7: IRB: effect on RWA of credit derivatives used as CRM techniques

Zürcher Kantonalbank was not using any credit derivatives for hedging purposes on the reporting date under the cred-it risk rules. Therefore, there was no impact on RWA.

10.13 CR8: IRB: RWA flow statements of credit risk exposures under IRB

31.	.12.2022	a
in	CHF million	RWA amounts
1	RWA as at end of previous reporting period (30.06.2022)	46,160
2	Asset size changes	956
3	Asset quality changes	-416
4	Model updates	_
5	Methodology and policy changes	_
6	Acquisions and disposals (of entities)	_
7	Foreign exchange movements	-71
8	Other	_
9	RWA as at end of current reporting period	46,628

Compared with 30 June 2022 the RWA of credit risk exposures under the IRB approach grew, due to an increased volume of assets (CHF 956 million). The increase in RWA was marginally dented by improved credit quality (CHF - 416 million). The changes in exchange rates in the second half of 2022 were minor. Overall, this resulted in net RWA growth of CHF 468 million as at 31 December 2022.

10.14 CR9: IRB: back-testing of PD per portfolio

With the adoption of the IRB approach as per 31 December 2017, the average historical annual default rate in percent as per 31 December 2022 is based on the five-year average.

a and b		c	c c	d	е	f	f	g	h	i Average
	E	xternal rating equ	valent	_	Arithmetic -	Number of	f obligors		of which number of new defaulted	Average
31.12.2022	S&P	Moody's	Fitch	Weighted average PD in %	average PD by obligors in %	End of previous year	End of the year	obligors in the year	rs obligors	default rate
1 Central governments and	central banks (FIRB) by PD r	ange								
0.00 to <0.15	AAA to A	Aaa to A2	AAA to A	-	_	_	-	_	_	_
0.15 to <0.25	A-	A3	A-	-	-	_	-	_	-	_
0.25 to <0.50	BBB+ / BBB	Baa1 / Baa2	BBB+ / BBB	-	-	_	-	_	_	_
0.50 to <0.75	BBB-	Baa3	BBB-	-	-	-	-	_	-	_
0.75 to <2.50	BBB- neg / BB+	Baa3 neg / Ba1	BBB- neg / BB+	_	_	_	_	_	_	_
2.50 to <10.00	BB to B+	Ba2 to B1	BB to B+	-	-	=	-	_	-	_
10.00 to <100.00	B to C	B2 to C	B to C	-	_	=	-	_	-	_
100.00 (Default)	D	D	D	-	-	-	_	_	_	_
Subtotal	_	_	_	_	_	_	_	_	_	_
2 Central governments and	central banks (AIRB) by PD r	range								
0.00 to <0.15	AAA to A	Aaa to A2	AAA to A	_	_	_	_	_	_	_
0.15 to <0.25	A-	A3	A-	-	-	_	_	_	_	_
0.25 to <0.50	BBB+ / BBB	Baa1 / Baa2	BBB+ / BBB	-	-	_	-	_	-	_
0.50 to <0.75	BBB-	Baa3	BBB-	-	-	-	-	_	-	_
0.75 to <2.50	BBB- neg / BB+	Baa3 neg / Ba1	BBB- neg / BB+	_	_	_	_	_	_	_
2.50 to <10.00	BB to B+	Ba2 to B1	BB to B+	-	-	-	-	_	-	_
10.00 to <100.00	B to C	B2 to C	B to C	_	_	_	_	_	_	_
100.00 (Default)	D	D	D	-	-	_	-	_	-	_
Subtotal	_	_	_	_	_	_	_	_	-	_
3 Banks and securities firms	(FIRB) by PD range									
0.00 to <0.15	AAA to A	Aaa to A2	AAA to A	0.1%	0.0%	94	95	_	_	_
0.15 to <0.25	A-	A3	A-	0.2%	0.2%	51	52	_	-	_
0.25 to <0.50	BBB+ / BBB	Baa1 / Baa2	BBB+ / BBB	0.3%	0.3%	56	55	_	_	_
0.50 to <0.75	BBB-	Baa3	BBB-	0.7%	0.7%	25	27	1	_	0.6%
0.75 to <2.50	BBB- neg / BB+	Baa3 neg / Ba1	BBB- neg / BB+	1.4%	1.3%	48	46	_	_	
2.50 to <10.00	BB to B+	Ba2 to B1	BB to B+	5.2%	5.6%	70	41	_	_	_
10.00 to <100.00	B to C	B2 to C	B to C	12.2%	17.0%	40	48	1	_	1.2%
100.00 (Default)	D	D	D	_	_	_	2	_	_	_
Subtotal	_	_	_	0.9%	1.0%	384	366	2	_	0.1%

a and b	E	c xternal rating equi		c d	е	f Number of	f obligors	g h Number of of which number	i Average	
24.42.2022	500	Mandata	eta di	Weighted average PD in %	Arithmetic average PD by obligors in %	2a 0. p. 0aa	Ford of the comm	defaulted obligors in the year	of new defaulted obligors in the year	historical annual default rate in %
31.12.2022 4 Banks and securities firms	S&P (AIRB) by PD range	Moody's	Fitch	average 12 iii 70	obligois iii /o	year	End of the year	iii die yeur	in the year	/0
0.00 to <0.15	AAA to A	Aaa to A2	AAA to A					_		
0.15 to <0.25	A-	A3	A-				_	_		
0.25 to <0.50	BBB+ / BBB	Baa1 / Baa2	BBB+ / BBB							
0.50 to <0.75	BBB-	Baa3	BBB-	_				_		
0.75 to <2.50	BBB- neg / BB+	Baa3 neg / Ba1	BBB- neg / BB+	_			_	_		
2.50 to <10.00	BB to B+	Ba2 to B1	BB to B+							
10.00 to <100.00	B to C	B2 to C	B to C							
100.00 (Default)	D	D D	D	_	_		_	_		
Subtotal		_	_							
5 Other public sector entities	multilateral development	hanks (FIRR) by Pr) range							
0.00 to <0.15	AAA to A	Aaa to A2	AAA to A							
0.15 to <0.25	A-AA TO A	Add to AZ	A-AA 10 A							
0.25 to <0.50	BBB+ / BBB	Baa1 / Baa2	BBB+ / BBB							
0.50 to <0.75	BBB-	Baa3	BBB-							
0.75 to <2.50	BBB- neg / BB+	Baa3 neg / Ba1	BBB- neg / BB+							
2.50 to <10.00	BB to B+	Ba2 to B1	BB to B+	_	_	_	_	_		_
10.00 to <100.00	B to C	B2 to C	B to C		_	_	_		_	
100.00 (Default)	D	D	D	_			_	_	_	
Subtotal	-			_	_	_			_	_
6 Other public sector entities										
0.00 to <0.15	AAA to A	Aaa to A2	AAA to A	_		_	-	_	_	_
0.15 to <0.25	A-	A3	A-	_	_	_	_	_	_	_
0.25 to <0.50	BBB+ / BBB	Baa1 / Baa2	BBB+ / BBB	_		_	_	_		
0.50 to <0.75	BBB-	Baa3	BBB-	_	_	_	_		_	
0.75 to <2.50	BBB- neg / BB+	Baa3 neg / Ba1	BBB- neg / BB+	_	_	_	_	_	_	_
2.50 to <10.00	BB to B+	Ba2 to B1	BB to B+	_	_	_	_	_	_	_
10.00 to <100.00	B to C	B2 to C	B to C	_	_	_	_	_	_	
100.00 (Default)	D	D	D	_	_	_		_	_	
Subtotal	_	_	_	_	_	_	_	_	_	_
7 Corporates: specialised len	ding (FIRB) by PD range									
0.00 to <0.15	AAA to A	Aaa to A2	AAA to A	0.1%	0.1%	20	20	_	_	_
0.15 to <0.25	A-	A3	A-	0.2%	0.2%	100	98	-	-	-
0.25 to <0.50	BBB+ / BBB	Baa1 / Baa2	BBB+ / BBB	0.3%	0.3%	695	747	_	_	_
0.50 to <0.75	BBB-	Baa3	BBB-	0.6%	0.6%	421	411	_	_	0.1%
0.75 to <2.50	BBB- neg / BB+	Baa3 neg / Ba1	BBB- neg / BB+	1.2%	1.1%	563	560	_	_	0.2%
2.50 to <10.00	BB to B+	Ba2 to B1	BB to B+	3.2%	2.9%	88	98	-	_	0.6%
10.00 to <100.00	B to C	B2 to C	B to C	-	-	1	_	-	-	-
100.00 (Default)	D	D	D	_	_	9	7	-	_	_
Subtotal	_	_	_	0.4%	0.4%	1,897	1,941	_	_	0.1%
						•	•			

a and b		c xternal rating equi		c d	е	f Number of	f	g Number of	g h Number of of which number	
		xternal rating equi	valent	Weighted	Arithmetic average PD by			defaulted obligors	of new defaulted obligors	default rate
31.12.2022	S&P	Moody's	Fitch	average PD in %	obligors in %	year	End of the year	in the year	in the year	in %
8 Corporates: specialised lend	ding (AIRB) by PD range									
0.00 to <0.15	AAA to A	Aaa to A2	AAA to A	_	_	_		_	_	
0.15 to <0.25	A-	A3	A-	_	_	_	_	_	_	
0.25 to <0.50	BBB+ / BBB	Baa1 / Baa2	BBB+ / BBB	_	_	_	-	_	_	
0.50 to <0.75	BBB-	Baa3	BBB-	_	_	_	_	_	-	-
0.75 to <2.50	BBB- neg / BB+	Baa3 neg / Ba1	BBB- neg / BB+	_	_	-	_	-	-	-
2.50 to <10.00	BB to B+	Ba2 to B1	BB to B+	_	_	-	_	_	-	-
10.00 to <100.00	B to C	B2 to C	B to C	_	_	-	_	-	-	-
100.00 (Default)	D	D	D	-	-	-	_	_	_	_
Subtotal	-	_	_	-	-	-	-	-	-	-
9 Corporates: other lending (FIRB) by PD range									
0.00 to <0.15	AAA to A	Aaa to A2	AAA to A	0.1%	0.1%	88	97	-	_	_
0.15 to <0.25	A-	A3	A-	0.2%	0.2%	75	69	_	-	-
0.25 to <0.50	BBB+ / BBB	Baa1 / Baa2	BBB+ / BBB	0.4%	0.4%	908	957	-	_	0.1%
0.50 to <0.75	BBB-	Baa3	BBB-	0.7%	0.7%	939	901	1	_	0.1%
0.75 to <2.50	BBB- neg / BB+	Baa3 neg / Ba1	BBB- neg / BB+	1.5%	1.5%	1,870	1,850	14	-	0.7%
2.50 to <10.00	BB to B+	Ba2 to B1	BB to B+	3.9%	4.4%	1,172	1,161	30	_	2.1%
10.00 to <100.00	B to C	B2 to C	B to C	14.3%	15.1%	93	81	8	-	8.6%
100.00 (Default)	D	D	D	-	_	182	185	_	-	-
Subtotal	_	_	_	0.8%	1.4%	5,327	5,301	53	_	0.9%
10 Corporates: other lending	(AIRB) by PD range									
0.00 to <0.15	AAA to A	Aaa to A2	AAA to A	_	_	_	_	_	_	_
0.15 to <0.25	A-	A3	A-	_	_	_	_	_	_	_
0.25 to <0.50	BBB+ / BBB	Baa1 / Baa2	BBB+ / BBB	_	_	_	_	_	_	_
0.50 to <0.75	BBB-	Baa3	BBB-	_	_	_	_	_	_	_
0.75 to <2.50	BBB- neg / BB+	Baa3 neg / Ba1	BBB- neg / BB+	_	_	_	_	_	_	_
2.50 to <10.00	BB to B+	Ba2 to B1	BB to B+	_	_	_	_	_	_	_
10.00 to <100.00	B to C	B2 to C	B to C	_	_	_	_	_	_	_
100.00 (Default)	D	D	D	_	_	_	_	-	-	_
Subtotal	_	_	_	_	_	_	_	_	_	_
11 Retail: covered by mortgag	ges by PD range									
0.00 to <0.15	AAA to A	Aaa to A2	AAA to A	0.1%	0.1%	37,621	37,167	9	_	0.0%
0.15 to <0.25	A-	A3	A-	0.2%	0.2%	12,398	12,373	1	_	0.0%
0.25 to <0.50	BBB+ / BBB	Baa1 / Baa2	BBB+ / BBB	0.4%	0.4%	21,948	21,550	10	_	0.1%
0.50 to <0.75	BBB-	Baa3	BBB-	0.6%	0.7%	7,253	7,883	4	_	0.1%
0.75 to <2.50	BBB- neg / BB+	Baa3 neg / Ba1	BBB- neg / BB+	1.3%	1.3%	6,378	7,208	8	_	0.1%
2.50 to <10.00	BB to B+	Ba2 to B1	BB to B+	3.6%	3.5%	1,523	1,251	6	_	0.5%
10.00 to <100.00	B to C	B2 to C	B to C	12.7%	12.6%	50	16		_	0.7%
100.00 (Default)	D	D	D	-	-	142	135	_		3.7 /0
Subtotal		_		0.4%	0.4%	87,313	87,583	38	_	0.0%

a and b		c	c	c d	е	f	f	g	h	i
	E	xternal rating equi	valent			Number of	obligors		of which number	Average
				 Weighted	Arithmetic average PD by			defaulted obligors	of new defaulted obligors	historical annual default rate
31.12.2022	S&P	Moody's	Fitch	average PD in %	obligors in %	End of previous year	End of the year	in the year		in %
12 Retail: qualifying revolving			ritti			year	End of the year	year	you.	
0.00 to <0.15	AAA to A	Aaa to A2	AAA to A				_			
0.15 to <0.25	A-	A3	A-	_	_		_	_		
0.25 to <0.50	BBB+ / BBB	Baa1 / Baa2	BBB+ / BBB						_	
0.50 to <0.75	BBB-	Baa3	BBB-	_	_			_		
0.75 to <2.50	BBB- neg / BB+	Baa3 neg / Ba1	BBB- neg / BB+							
2.50 to <10.00	BB to B+	Ba2 to B1	BB to B+				_			
10.00 to <100.00	B to C	B2 to C	B to C							
100.00 (Default)	D	D	D							
Subtotal		_	_							
13 Other retail exposures by I	PD range									
0.00 to <0.15	AAA to A	Aaa to A2	AAA to A							
0.15 to <0.25	A-	A3	A-							
0.25 to <0.50	BBB+ / BBB	Baa1 / Baa2	BBB+ / BBB							
0.50 to <0.75	BBB-	Baa3	BBB-							
0.75 to <2.50	BBB- neg / BB+	Baa3 neg / Ba1	BBB- neg / BB+							
2.50 to <10.00	BB to B+	Ba2 to B1	BB to B+							
10.00 to <100.00	B to C	B2 to C	B to C							
100.00 (Default)	D	D D	D							
Subtotal	U		_							
14 Equity (PD / LGD approach	\ by DD range	_	_					_		
0.00 to <0.15		A t- A2	AAA to A							
	AAA to A	Aaa to A2		_		_	_			
0.15 to <0.25	A- BBB+ / BBB	Baa1 / Baa2	A- BBB+ / BBB		_	_	_	_		
0.25 to <0.50				_	_	_	_	_	_	
0.50 to <0.75	BBB-	Baa3	BBB-	_	_	_	_	_		
0.75 to <2.50	BBB- neg / BB+	Baa3 neg / Ba1	BBB- neg / BB+						_	
2.50 to <10.00	BB to B+	Ba2 to B1	BB to B+			_			_	
10.00 to <100.00	B to C	B2 to C	B to C							
100.00 (Default)	D	D	D							
Subtotal	_	_	_	_	_		_	_		
Total (all Portfolios)	-	-	_	0.5%	0.5%	94,921	95,191	93	_	0.1%

There were no material changes in the back-testing of PD per portfolio compared with the previous period.

10.15 CR10: IRB: specialised lending and equities under the simple risk weight method

Zürcher Kantonalbank does not use the supervisory slotting approach for special financing. Hence, only equity securities under the simplified risk weight method have to be disclosed in table CR10.

Equities	under the	simple risk	weight	approach

31.12.2022	On-balance-sheet C	Off-balance-sheet			
in CHF million (unless stated otherwise)	amount	amount	Risk weight in %	RWA	
Exchange-traded equity exposures	7	_	300%	7	22
Private equity exposures	162	_	400%	162	688
Other equity exposures	1	0	400%	1	6
Total	171	0		171	717

There were no material changes in equities under the simple risk weight method compared to 30 June 2022.

11 Counterparty credit risk

11.1 CCRA: Counterparty credit risk: qualitative disclosure related to counterparty credit risk

Relevant divisions

Trading activities at Zürcher Kantonalbank with counterparty credit risk include bilateral OTC derivatives, repos and SLB transactions. Zürcher Kantonalbank is also a clearing member of central counterparties for OTC derivatives, exchange traded derivatives (ETDs) and repos, and provides clearing services for clients. In some market segments, Zürcher Kantonalbank also uses access to central counterparties through a clearing broker. The client base includes financial institutions, corporates and public-sector entities.

Organisation, processes and methods

In procedural and organisational terms, management of counterparty credit risk is integrated into that of credit risk. Counterparty credit risk is managed at the level of individual counterparties using limits monitored in real time. Compliance can be examined with a pre-deal check before a transaction is executed. When calculating limit utilisation, both, current exposure and potential future exposure in three maturity bands are taken into account.

Contractual collateralisation agreements are offset separately as risk reduction. In addition to the separate perspective, limit utilisation is also compared to all other credit exposures to a counterparty combined and to its overall credit risk limit. Counterparty credit risk is also included in credit risk measurement at portfolio level and in the calculation of capital at risk and expected loss in the Credit Risk Portfolio Management System. For central counterparties, both, potential future exposure and contributions to the default fund and the initial margin are also taken into account.

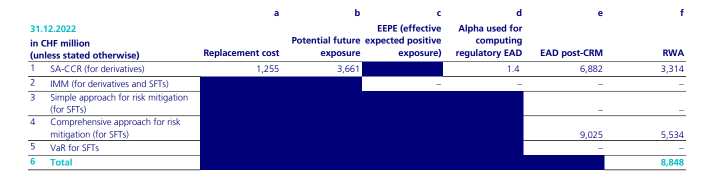
Risk mitigation techniques and wrong way risk

With bilateral OTC derivatives, Zürcher Kantonalbank aims for collateralisation by means of netting agreements and collateral support annexes (CSAs), especially when dealing with financial institutions and large corporates. Where this is not possible, alternative collateral is often agreed, e. g. in the form of mortgages. Conservative rules apply as regards currency, quality and overcollateralisation (haircut) for collateral that Zürcher Kantonalbank accepts for derivative, repo and SLB transactions. Counterparties are expressly forbidden from posting their own bonds or equities as collateral.

Impact of a rating downgrade on guarantees given

Zürcher Kantonalbank has been awarded the highest rating from the major rating agencies Standard & Poor's, Moody's and Fitch. A downgrade of Zürcher Kantonalbank would not mean an immediate and material increase in the collateral/guarantees demanded by counterparties in SLB, repo and derivatives business. Zürcher Kantonalbank mostly uses standard agreements for this business; these do not contain any clauses triggering the issue of more guarantees when the bank's own rating deteriorates.

11.2 CCR1: Counterparty credit risk: analysis of counterparty credit risk (CCR) exposure by approach



Both replacement cost and potential future exposure for derivatives fell compared to 30 June 2022. As a result, EAD post-CRM for derivatives was CHF 873 million lower. With a slightly lower average risk weight of counterparties for derivative transactions of 48 percent as at 31 December 2022, this resulted in RWA of CHF 3,314 million (CHF - 545 million compared to 30 June 2022). EAD post-CRM for SFTs significantly increased (CHF + 2,804 million) due to higher securities financing transaction (SFT) exposures. Together with the slightly higher average risk weight for SFTs (increase from 59 percent to 61 percent), RWA as at 31 December 2022 increased by CHF 1,852 million compared to the end of June 2022.

11.3 CCR2: Counterparty credit risk: credit valuation adjustment (CVA) capital charge

31.	.12.2022	a	b	
in	CHF million	EAD post-CRM		
	Total portfolios subject to the Advanced CVA capital charge	-	_	
1	VaR component (including the 3 × multiplier)		_	
2	Stressed VaR component (including the 3 × multiplier)		_	
3	All portfolios subject to the standardised CVA capital charge	6,882	1,859	
4	Total subject to the standardised CVA capital charge	6,882	1,859	

The changes shown in Table CCR1 are also displayed in Table CCR2. For the CVA, the CHF 873 million decrease in EAD post-CRM for derivatives resulted in a drop of CHF 196 million in RWA to CHF 1,859 million.

11.4 CCR3: Counterparty credit risk: standardised approach of CCR exposures by regulatory portfolio and risk weights

31.12.2022

in ı	million CHF	a	b	c	d	е	f	g	h	i
	Exposure category / risk weight 1	0%	10%	20%	50%	75%	100%	150%	Other	Total credit exposure
1	Central governments and central banks	98	_	_	-	-	715	-	-	813
2	Banks and securities firms	_	_	1,332	234	_	_	_	_	1,567
3	Other public sector entities and multilateral									
	development banks	249	_	19	12	_	242	_	_	522
4	Corporates	_	_	322	459	-	4,838	_	-	5,619
5	Retail	_	_	-	_	-	172	_	_	172
6	Equity	_	_	_	_	_	_	_	_	_
7	Other exposures	_	_	_	_	_	357	_	_	357
8 ²		-	_	_	_	_	_	_	_	_
9	Total	347	_	1,673	706	_	6,323	_	_	9,049

¹ According to FINMA-Circ. 16/1, the exposure category central counterparties (CCP) is not part of this table. We refer to table CCR8 for disclosures with respect to exposures to central counterparties.

Counterparty credit risk positions under the standardised approach rose by CHF 1,809 million compared with 30 June 2022. Exposures in the corporates segment in particular were higher than in mid-2022 (CHF + 1,531 million).

² Currently, Zürcher Kantonalbank does not have credit exposures that would be disclosed in row 8 of this table.

11.5 CCR4: IRB: CCR exposures by portfolio and PD scale

31.12.2022	a	b	c	d	e	f	g
in CHF million							
(unless stated	EAD	Average	Number	Average	Average		RWA density
otherwise)	post-CRM	PD in %	of obligors	LGD in %	maturity in years	RWA	in %
1 Central governments		IRB) by PD range					
0.00 to <0.15	_		_		-		
0.15 to <0.25	_	_	_	_	_	_	
0.25 to <0.50	_	_			-		
0.50 to <0.75	_	_	_	_	-	_	
0.75 to <2.50							
2.50 to <10.00	_	_	_	_	-		
10.00 to <100.00	_	_	_	_	_		
100.00 (Default)	_	_	_		-		
Subtotal			_	_	_	_	_
2 Central governments							
0.00 to <0.15	_	_	_		-	_	_
0.15 to <0.25	_	_			-		
0.25 to <0.50	_	_	_	_	_	_	
0.50 to <0.75	_	_	_		_		
0.75 to <2.50	_	_	_	_	_	_	
2.50 to <10.00		_			_	_	
10.00 to <100.00							
100.00 (Default)	_	_	_	_	_	_	
Subtotal	-		_				
3 Banks and securities f							
0.00 to <0.15	5,088	0.1%	96	45.0%	1.2	1,072	21.1%
0.15 to <0.25	912	0.2%	48	45.0%	1.1	312	34.2%
0.25 to <0.50	188	0.3%	58	45.0%	1.0	88	47.1%
0.50 to <0.75	58	0.7%	37	45.0%	1.2	41	70.5%
0.75 to <2.50	30	1.2%	32	45.0%	1.0	29	96.6%
2.50 to <10.00	4	4.1%	13	45.0%	1.0	5	128.8%
10.00 to <100.00	9	10.9%	28	45.0%	1.0	17	195.8%
100.00 (Default)	-		-	-	-		
Subtotal	6,287	0.1%	312	45.0%	1.2	1,563	24.9%
4 Banks and securities 1							
0.00 to <0.15	_	_	_		-	_	_
0.15 to <0.25							
0.25 to <0.50	_	_	_	_	_	_	
0.50 to <0.75		_			_		
0.75 to <2.50					_		
2.50 to <10.00							
10.00 to <100.00		_			_		
100.00 (Default)			_		_		
Subtotal		-	/F IDD) by DD same		_	_	
5 Other public sector er	ntities, muitilateral di	evelopment banks	(F-IKB) by PD range	e			
0.00 to <0.15							
0.15 to <0.25		_		_		_	
0.25 to <0.50							
0.50 to <0.75	_						
0.75 to <2.50	_				_		
2.50 to <10.00	_	_			_		
10.00 to <100.00							
100.00 (Default)	_	_					
Subtotal						_	

31.12.2022	a	b	c	d	e	f	g
in CHF million							
(unless stated	EAD	Average	Number	Average	Average		RWA density
otherwise)	post-CRM	PD in %	of obligors	LGD in %	maturity in years	RWA	in %
6 Other public sector e	ntities, multilateral d	evelopment bank	s (A-IRB) by PD range				
0.00 to <0.15	_	_	_	_	_	_	_
0.15 to <0.25	_	_	_	_	_	_	
0.25 to <0.50	_	_	_	_	_	_	_
0.50 to <0.75	_	_	_	_	_	_	_
0.75 to <2.50	-	-	_	-	_	-	_
2.50 to <10.00	_	-	_	_	_	_	_
10.00 to <100.00	_	_	_	-	_	_	_
100.00 (Default)	-	-	-	_	_	_	_
Subtotal	_	_	_	_	_	_	_
7 Corporates: specialise	ed lending (F-IRB) by I	PD range					
0.00 to <0.15	0	0.0%	1	45.0%	5.0	0	31.6%
0.15 to <0.25	26	0.2%	4	45.0%	1.4	8	30.7%
0.25 to <0.50	41	0.3%	26	45.0%	4.9	34	83.0%
0.50 to <0.75	13	0.6%	9	45.0%	5.0	14	114.0%
0.75 to <2.50	_	_	_	_	_	_	_
2.50 to <10.00	_	_	_	_	_	_	_
10.00 to <100.00	_	_	_	_	_	_	_
100.00 (Default)	_	_	_	_	_	_	_
Subtotal	79	0.3%	40	45.0%	3.7	56	70.7%
8 Corporates: specialise	ed lending (A-IRB) by	PD range					
0.00 to <0.15			_	_	_	_	_
0.15 to <0.25	_	_	_	_	_	_	_
0.25 to <0.50	_	_	_	_	_	_	_
0.50 to <0.75	_		_	_	_	_	_
0.75 to <2.50	_	_	_	_	_	_	_
2.50 to <10.00	_	_	_	_	_	_	_
10.00 to <100.00	_		_	_	_	_	
100.00 (Default)	_			_			_
Subtotal				_			
9 Corporates: other ler	nding (F-IRB) by PD rai	nge					
0.00 to <0.15	197	0.1%	34	45.0%	2.6	50	25.3%
0.00 to <0.15 0.15 to <0.25	31	0.1%	22	45.0%	2.1	12	40.2%
0.15 to <0.25 0.25 to <0.50	184	0.4%	78	45.0%	1.2	91	49.3%
0.50 to <0.75	26	0.7%	31	45.0%	1.4	19	72.6%
0.75 to <2.50	45	1.6%	50	45.0%	1.4	42	93.2%
	45 1		10			1	
2.50 to <10.00		7.0%		45.0%	1.1		140.7%
10.00 to <100.00	0	11.8%	1	45.0%	1.0	0	152.2%
100.00 (Default)	1		3	44.00/	- 4.0	1	106.0%
Subtotal	485	0.4%	229	44.9%	1.8	216	44.5%
10 Corporates: other le							
0.00 to <0.15	_		_				
0.15 to <0.25				_		_	_
0.25 to <0.50	_		_	_	_		
0.50 to <0.75				_			
0.75 to <2.50	_		_	_		_	
2.50 to <10.00	_	_	_	_	_	_	_
10.00 to <100.00	_	_	_	_	_	_	
100.00 (Default)	_	_	_	_	-	_	
Subtotal	_	_	_	_	_	_	_
11 Retail: covered by n							
0.00 to <0.15	4	0.1%	38	49.0%	1.6	1	14.5%
0.15 to <0.25	0	0.2%	7	56.2%	1.6	0	38.3%
0.25 to <0.50	2	0.4%	15	56.1%	1.0	1	56.5%
0.50 to <0.75	0	0.7%	2	56.3%	1.0	0	88.3%
0.75 to <2.50	0	1.1%	7	56.3%	3.6	0	118.9%
2.50 to <10.00	_	_	_	_	_	_	
10.00 to <100.00	_	-	-	-	-	-	
100.00 (Default)	_	_	_	_	-	_	
Subtotal	7	0.2%	69	51.9%	1.5	2	34.7%

in CHF million (unless stated otherwise) EAD post-CRM Average of obligors Number (Agerage LGD in % auturity in years) waverage (RWA density in years) RWA density (RWA de	31.12.2022	a	b	c	d	e	f	g
otherwise) post-CRM PD in % of obligors LGD in % maturity in years RWA in % 12 Retail: qualifying revolving exposures (ORTE) by Drange 0.00 to <0.15 □								
Name	•							RWA density
0.00 to <0.15		•		of obligors	LGD in %	maturity in years	RWA	in %
0.15 to < 0.25		olving exposures (Q	RRE) by PD range					
0.25 to <0.50		_	_	_	_	_	_	
0.50 to <0.755	0.15 to <0.25	_	_	_	_	_	_	
0.75 to <2.50	0.25 to <0.50	_	_	_	_	-	_	
2.50 to <10.00 −	0.50 to <0.75	_	_	_	_	-	_	
10.00 to <100.00	0.75 to <2.50	_	_	_	_	_	_	_
100.00 (Default)	2.50 to <10.00	_	_	-	_	-	_	_
Subtotal -	10.00 to <100.00	_	_	-	-	_	_	_
13 Other retail exposures by PD range 0.00 to <0.15	100.00 (Default)	_	_	-	_	-	_	-
0.00 to <0.15	Subtotal	_	_	_	_	_	_	_
0.15 to <0.25	13 Other retail exposure	es by PD range						
0.25 to <0.50	0.00 to <0.15	_	_	_	_	-	_	_
0.50 to <0.75	0.15 to <0.25	_	_	_	_	_	_	_
0.75 to <2.50	0.25 to <0.50	_	_	_	_	_	_	_
2.50 to <10.00	0.50 to <0.75	_	_	_	_	_	_	_
10.00 to <100.00	0.75 to <2.50	_	_	_	_	_	_	_
100.00 (Default)	2.50 to <10.00	_	_	_	_	_	_	_
Subtotal -<	10.00 to <100.00	_	_	_	_	_	_	_
14 Equity (PD/LGD approach) by PD range 0.00 to <0.15	100.00 (Default)	_	_	_	_	-	_	_
0.00 to <0.15	Subtotal	_	_	_	_	_	_	_
0.15 to <0.25	14 Equity (PD/LGD appr	oach) by PD range						
0.25 to <0.50	0.00 to <0.15	_	_	_	_	-	_	_
0.50 to <0.75	0.15 to <0.25	-	_	-	_	-	_	-
0.75 to <2.50	0.25 to <0.50	_	_	_	_	_	_	_
2.50 to <10.00	0.50 to <0.75	_	_	_	_	-	_	-
10.00 to <100.00	0.75 to <2.50	_	_	_	_	_	_	_
100.00 (Default) - - - - - - Subtotal - - - - - - -	2.50 to <10.00	_	_	_	_	-	_	-
Subtotal	10.00 to <100.00	_	_	_	-	_	_	-
	100.00 (Default)	_	_	_	_	_	_	_
Total all portfolios 6,858 0.1% 650 45.7% 1.3 1,837 26.8%	Subtotal	_	-	-	_	-	-	-
	Total all portfolios	6,858	0.1%	650	45.7%	1.3	1,837	26.8%

CCR exposures under the IRB approach did not change materially over the period (CHF + 123 million). As the average risk weight declined slightly in the second half of the year, RWA were lower than as at 30 June 2022 (CHF - 176 million).

11.6 CCR5: Counterparty credit risk: composition of collateral for CCR exposure

	a	b	c	d	е	f	
	Collateral used in derivative transactions				Collateral used in SFTs		
31.12.2022	Fair value of collateral received		Fair value of posted collateral			Fair value of	
in CHF million	Segregated	Unsegregated	Segregated	Unsegregated	collateral received	posted collateral	
Cash – CHF	_	4,135	_	3,116	113	18,522	
Cash – other currencies	-	1,908	-	1,653	10,564	9,331	
Swiss Confederation sovereign debt	_	119	_	746	2,994	4,104	
Other domestic public authority debt	_	151	_	5	971	255	
Foreign sovereign and public authority							
debt	_	10	_	92	19,637	17,339	
Corporate bonds	-	883	-	98	27,442	17,604	
Equity securities	_	922	_	155	14,532	10,208	
Other collateral	_	_	_	_	-	_	
Total	-	8,128	_	5,867	76,255	77,364	

During the reporting period, there were no significant changes to the composition of collateral for CCR exposure. The totals for collateral received and posted for derivative transactions were slightly lower; the totals for collateral received and posted for SFTs rose largely in parallel.

11.7 CCR6: Counterparty credit risk: credit derivatives exposures

31.12.2022	a	b
in CHF million	Protection bought	Protection sold
Notionals		
Single-name CDSs	23	_
Index-CDSs	57	57
Total return swaps	10	-
Credit options	-	-
Other credit derivatives	_	-
Total notionals	91	57
Fair values		
Positive replacement value (asset)	0	0
Negative replacement value (liability)	1	0

The nominal amounts of protection bought and sold were considerably lower than as at 30 June 2022 (especially index CDSs). The positive and negative replacement values also fell.

11.8 CCR7: Counterparty credit risk: RWA flow statements of CCR exposures under the Internal Model Method (IMM)

Zürcher Kantonalbank does not use the IMM approach.

11.9 CCR8: Counterparty credit risk: exposures to central counterparties

31.	12.2022	а	b
in (CHF million	EAD (post-CRM)	RWA
1	Exposures to QCCPs (total)		96
2	Exposures for trades at QCCPs (excluding initial margin and default fund contributions)	1,699	34
3	of which OTC derivatives	1,208	24
4	of which exchange-traded derivatives	324	6
5	of which SFTs	167	3
6	of which netting sets where cross-product netting has been approved	_	_
7	Segregated initial margin	-	
8	Non-segregated initial margin	2,124	42
9	Pre-funded default fund contributions	64	20
10	Unfunded default fund contributions	_	_
11	Exposures to non-QCCPs (total)		_
12	Exposures for trades at non-QCCPs (excluding initial margin and default fund contributions)		_
13	of which OTC derivatives	-	_
14	of which exchange-traded derivatives	_	_
15	of which SFTs	-	_
16	of which netting sets where cross-product netting has been approved	-	_
17	Segregated initial margin	-	
18	Non-segregated initial margin	_	-
19	Pre-funded default fund contributions	_	_
20	Unfunded default fund contributions	-	_

With the exception of the pre-funded default fund contributions, the risk weight for EAD (post-CRM) with CCPs remains unchanged at 2 percent. Therefore, the change in RWA is linear to the change in the exposures to QCCPs. There continues to be no exposure to non-QCCPs. EAD (post-CRM) for the pre-funded default fund contributions as at 31 December 2022 decreased by CHF 134 million. As the average risk weights of the positions delivered to the default fund as at the reporting date are also lower than as at 30 June 2022, RWA have decreased by CHF 67 million.

12 Securitisations

12.1 SECA: Securitisations: qualitative disclosure requirements related to securitisation exposures

Currently, Zürcher Kantonalbank does not have any securitisation positions in the banking book.

The bank holds securitisation positions in the trading book. These are solely positions arising from issuing securitisations for clients, as investments for money raised from issuing structured products and from market making. The maximum volume for total securitisation positions in the trading book is specifically limited. Zürcher Kantonalbank acts only as an investor in such cases. All positions are traditional securitisations where the assets to be securitised are actually sold to the issuing company, the special purpose vehicle (SPV).

The positions are carried in the bank's trading portfolio. As with other trading transactions, they are therefore recognised at fair value. This is defined as the amount for which an asset could be exchanged or a liability settled between knowledgeable, willing and independent parties. This corresponds to the price set on a price-efficient and liquid market or a theoretical price determined on the basis of a valuation model. The conditions for calculating a price in this manner are listed in Table LIA. Where, as an exception, no fair value is ascertainable, valuation and recognition follow the principle of the lower of cost or market value. Valuation differences are recognised in the income statement.

12.2 SEC1: Securitisations: exposures in the banking book

Currently, Zürcher Kantonalbank does not have any securitisation positions in the banking book.

12.3 SEC2: Securitisations: exposures in the trading book

	a	b	C	е	f	g	i	j	k
31.12.2022	Bank	acts as originator		Bank	acts as sponsor		Bank	s acts as investor	
in CHF million	Traditional	Synthetic	Sub-total	Traditional	Synthetic	Sub-total	Traditional	Synthetic	Sub-total
1 Retail (total)	_	_	_	_	_	_	1	-	1
2 of which residential mortgage	-	_	_	_	_	_	_	_	_
3 of which credit card	-	_	_	_	_	_	1	-	1
4 of which other retail exposures	-	_	_	-	_	_	0	_	0
5 of which re-securitisation	-	_	_	_	_	_	_	-	_
6 Wholesale (total)	-	-	-	-	_	_	-	-	_

During the reporting period, there were no material changes to the securitisation exposures in the trading book.

12.4 SEC3: Securitisations: exposures in the banking book and associated regulatory capital requirements - bank acting as originator or as sponsor

Currently, Zürcher Kantonalbank does not have any securitisation positions in the banking book.

12.5 SEC4: Securitisations: exposures in the banking book and associated capital requirements - bank acting as investor

Currently, Zürcher Kantonalbank does not have any securitisation positions in the banking book.

13 Market risk

13.1 MRA: Market risk: general qualitative disclosure requirements related to market risk

Market risks in the trading book

Strategy

In the trading business, Zürcher Kantonalbank pursues a strategy focused on client transactions. The individual desks hold trading mandates approved by the Risk Committee of the Executive Board, which set out the basic conditions in terms of the objectives pursued, instruments used for underlying and hedging transactions, the form of risk management, and the holding period.

Organisation of the market risk management function

The preventative risk management and risk control functions are separated from risk management at Executive Board level. The responsibilities of the preventative risk management function, which is independent of Trading, and the risk control function downstream of it, include the monitoring of compliance with risk limits and trading mandates, the calculation and analysis of the result from trading activities (P&L) and risk figures, as well as the preventative analysis of potentially high-risk transactions. The risk organisation is also responsible for defining and implementing methods of risk measurement, their independent validation, and internal and external risk reporting.

In addition to the ongoing contact between Trading and the risk management units, there are also regular meetings which provide an institutionalised platform for communications between Trading, Risk and Compliance. In these meetings, the risk profile is scrutinised and trends in the P&L, the breakdown of the P&L and the positioning of Trading are discussed. Monitoring issues are also considered, such as compliance with limits or the checking of valuation parameters.

Risk measurement and limitation

Market risks are measured, managed and controlled on the one hand by assigning risk capital in accordance with the capital at risk approach and on the other by using value at risk limits. This is supplemented by the periodic performance of stress tests and by the monitoring of market liquidity risks. The value of trading positions is determined using the fair value method, whereby marking to market or marking to model, which is subject to stricter rules, is applied on a daily basis.

The "trading market risks" capital at risk corresponds to the assigned risk capital for the market risks of trading transactions on a one-year horizon and at a confidence level of 99.9 percent. The modelling is based on a stressed value at risk (stressed VaR). Besides general market risks, the model also takes into account issuer default risks.

Zürcher Kantonalbank calculates value at risk for a 10-day period and at a confidence level of 99 percent using a Monte Carlo simulation. The loss distribution is arrived at from the valuation of the portfolio using a large number of scenarios (full valuation). The necessary parameters for determining the scenarios are estimated on the basis of historical market data, with more recent observations being accorded a higher weighting for the forecasting of volatility than less recent ones. As a result, value at risk responds rapidly to any changes in volatility on the markets. Value at risk is calculated on a daily basis for the entire trading book. The four groups of risk factors – commodities, currencies, interest rates and equities – are calculated and shown both separately and on a combined basis.

The bank uses different types of scenarios for stress testing. A distinction is drawn between scenarios relevant for benchmarks and pure analysis scenarios. Scenarios relevant for benchmarks are historical and hypothetical scenarios used to estimate the loss that could result from extreme but plausible macroeconomic stress events. Each scenario relevant for benchmarks is based on the expected development of market indicators for the corresponding scenario. In this way the bank can identify potential vulnerabilities and risk concentrations, analyse them better and then take action. Unlike the scenarios relevant for the benchmark, the additional analysis scenarios have no limiting function. They are used solely for risk analysis. Since they focus on individual risk factors (e. g. interest rates), they are helpful for investigating the risk profile from different perspectives.

The bank additionally monitors the market liquidity risk of individual portfolios. In the equity derivatives sector, the potential trading volume resulting from the hedging strategy in the event of a change in the key risk factors is compared with the total market volume. Hypothetical offsetting expenses are calculated for bonds and bond-type products, based on observed bid-ask spreads and taking into account additional price premiums/discounts. Large positions are examined regularly to ensure there is sufficient liquidity; if necessary, valuation reserves are recognised, causing a reduction in core capital in the context of capital adequacy.

The bank performs daily back-testing for the purpose of examining the forecast accuracy of the value at risk. Regulatory back-testing is based on a comparison of the value at risk for a holding period of one day with the back-testing result. Breaches of limits are notified immediately to the competent authorities if the number of breaches exceeds expectations. For further information on the back-testing results, please see Table MR4 starting from page 78.

The market risk model is validated annually on the basis of a defined process. Validation comprises both standard-ised quantitative analyses, such as back-testing, and in-depth investigations in selected focus areas. In addition to the annual review of the model, risks not modelled in the value at risk are periodically analysed in a separate process and monitored with regard to materiality.

Reporting

The CRO report is a quarterly report from the risk organisation, produced independently of the risk managers, informing the Executive Board and Board of Directors of events, the risk profile and market risk monitoring. Information is provided in tables, graphs and commentaries on trends in the individual sub-portfolios and risk factors as well as overall market risk in trading. In addition to management reporting, there are also special reports on selected issues of special relevance and/or topicality. These reports are also seen by FINMA and the external auditor. In addition, every year, the Executive Board and Board of Directors receive reports on the suitability and effectiveness of internal controls in market risk management. When special developments or events occur, the Executive Board and Board of Directors are informed on an ad hoc basis of changes in the risk profile in additional reports and analyses.

Apart from the management reporting, there are also various monitoring reports on the P&L and market risk measurement. These support risk monitoring in the Risk unit and in Trading. Unlike the management reporting, the monitoring reports focus on a limited presentation of specific risks or portfolios. Depending on their subject, these monitoring reports are produced at shorter intervals (in some cases several times a day), as the production of monitoring reports is often more automated than for the management reporting described above.

Risk measurement systems

Details of the systems used are given in Table OVA starting from page 13. For further information on the market risk model approach, please see Table MRB starting from page 77.

Market risks in the banking book

For further information on the market risks in the banking book, please see the IRRBB Tables on page 79.

13.2 MR1: Market risk: market risk under SA

.12.2022	a
CHF million	RWA
Outright products	
Interest rate risk (general and specific)	1,881
Equity risk (general and specific)	_
Foreign exchange risk	-
Commodity risk	_
Options	
Simplified approach	_
Delta-plus method	_
Scenario approach	_
Securitisation	0
Total	1,881
	CHF million Outright products Interest rate risk (general and specific) Equity risk (general and specific) Foreign exchange risk Commodity risk Options Simplified approach Delta-plus method Scenario approach Securitisation

Revenues fell towards the end of the year, and hence so did bond holdings in interest rate trading. The total RWA for market risk under the standardised approach declined slightly by CHF 76 million to CHF 1,881 million compared with the middle of the year.

13.3 MRB: Market risk: qualitative disclosures for banks using the Internal Model Approach (IMA)

Stressed VaR includes commodities, currencies, interest rates and equities as risk factor groups and is calculated for the entire trading book as well as for commodity and currency risk in the banking book. Capital adequacy for specific interest rate risks uses the standard approach, which covers residual interest rate risk and event (especially rating migration) and default risk. Therefore, there is no modelling of residual interest rate risk or calculation of an incremental risk charge (IRC) when calculating capital adequacy requirements under the model approach in VaR or stressed VaR. Thus, the capital adequacy requirement for market risk is the total of the capital adequacy requirement under the standard approach, which covers specific interest rate risk, plus that under the model approach, which covers general market risk. For internal risk management and monitoring the full model is used, which covers both, general market risk and residual interest rate risk.

VaR and stressed VaR are based on the same model across the group. Zürcher Kantonalbank uses a Monte Carlo method to determine VaR and stressed VaR. The distribution of risk factors is parameterised by estimating a covariance matrix. The loss distribution in VaR and stressed VaR is arrived at from the valuation of the portfolio using a large number of manufactured scenarios with full valuation. Both VaR and stressed VaR are calculated directly on a 10-day horizon using a 99 percent confident interval, so no scaling is necessary. The assumption when calculating VaR is that the portfolio remains unchanged during the holding period and does not age, i. e. the residual maturity does not fall.

For VaR, market data used to value the portfolio in the basic scenario is obtained daily. The market data history to re-estimate the covariance matrix is obtained at least weekly.

The covariance matrix is estimated based on a one-year market data history. More recent observations are weighted more heavily than older ones when forecasting volatility.

Absolute risk factor changes are modelled for interbank rate curves and credit spread curves; relative risk factor changes are modelled for equity prices, equity index levels, implied volatility, exchange rates, precious metals prices and commodity prices.

The estimation period for stressed VaR is from 6 March 2008 to 6 March 2009. This was calculated using a deltanormal VaR model and is reviewed regularly. The review carried out in the fourth quarter led to an adjustment to the stress period as at 1 January 2023.

Stress-testing mainly uses economic stress scenarios across risk factor groups with probabilities that are very low but nevertheless relevant over the long term, plus stress scenarios as a sensitivity analysis. Historically observed stress events are a key element in defining and updating a broad set of stress scenarios, including hypothetical ones. The stress tests use the same positions and risk factors as the VaR.

Back-testing is a central element in controlling value at risk calculated in the model procedure and acts as a quantitative validation of the risk model. Back-testing involves comparing the back-testing VaR on a one-day time horizon against the daily back-testing P&L. The back-testing P&L is calculated as the realised P&L including position changes as a result of intraday transactions, but excluding securities lending fees, commissions and issue proceeds. Unlike the VaR used to calculate capital adequacy requirements, back-testing VaR does not model residual interest rate risk. Therefore, it is consistent with the VaR used for internal risk management and monitoring and its comparator variable, the P&L.

13.4 MR2: Market risk: RWA flow statements of market risk exposures under IMA

12.2022	a	b	c	d	е	f
CHF million	VaR	Stressed VaR	IRC	CRM	Other	Total RWA
RWA as at end of previous reporting period	F40	4.400				4.640
(30.06.2022)	518	1,100	_		_	1,618
Movement in risk levels ¹	49	19	_	_	_	68
Model updates / changes	3	-21	_	_	_	-18
Methodology and policy changes	_	_	-	_	-	_
Acquisitions and disposals (of entities)	_	_	-	_	-	_
Foreign exchange movements ¹	_	-	_	_	-	_
Other	_	_	_	_	-	_
RWA as at end of current reporting period	570	1,098	_	_	-	1,668
	(30.06.2022) Movement in risk levels ¹ Model updates / changes Methodology and policy changes Acquisitions and disposals (of entities) Foreign exchange movements ¹ Other	RWA as at end of previous reporting period (30.06.2022) 518 Movement in risk levels ¹ 49 Model updates / changes 3 Methodology and policy changes - Acquisitions and disposals (of entities) - Foreign exchange movements ¹ - Other -	CHF million VaR Stressed VaR RWA as at end of previous reporting period (30.06.2022) 518 1,100 Movement in risk levels 1 49 19 Model updates / changes 3 -21 Methodology and policy changes - - Acquisitions and disposals (of entities) - - Foreign exchange movements 1 - - Other - -	CHF million VaR Stressed VaR IRC RWA as at end of previous reporting period (30.06.2022) 518 1,100 – Movement in risk levels 1 49 19 – Model updates / changes 3 -21 – Methodology and policy changes - - – Acquisitions and disposals (of entities) - - - Foreign exchange movements 1 - - - Other - - - -	CHF million VaR Stressed VaR IRC CRM RWA as at end of previous reporting period (30.06.2022) 518 1,100 - - Movement in risk levels ¹ 49 19 - - Model updates / changes 3 -21 - - Methodology and policy changes - - - - Acquisitions and disposals (of entities) - - - - Foreign exchange movements ¹ - - - - - Other - - - - - -	CHF million VaR Stressed VaR IRC CRM Other RWA as at end of previous reporting period (30.06.2022) 518 1,100 - - - - Movement in risk levels ¹ 49 19 - - - - Model updates / changes 3 -21 - - - - Methodology and policy changes - - - - - - Acquisitions and disposals (of entities) - - - - - - Foreign exchange movements ¹ - - - - - - - Other - - - - - - - - -

¹ The effect of foreign exchange movements is captured in movement in risk levels, since foreign exchange rate movements are part of the effects of market movements on risk levels.

There were no significant changes in the RWA of exposures under the internal model approach (IMA) in the reporting period. Total RWA increased slightly by CHF 50 million to CHF 1,668 million.

13.5 MR3: Market risk: IMA values for trading portfolios

31.12.2022

in (CHF million	a
Val	R (10 day 99%)	
1	Maximum value	21
2	Average value	12
3	Minimum value	8
4	Period end	13
Str	essed VaR (10 day 99%)	
5	Maximum value	36
6	Average value	27
7	Minimum value	19
8	Period end	20
Inc	remental risk charge (99.9%)	
9	Maximum value	-
10	Average value	-
11	Minimum value	-
12	Period end	_
Cor	mprehensive risk capital charge (99.9%)	
13	Maximum value	-
14	Average value	_
15	Minimum value	-
16	Period end	-
17	Floor (standardised measurement method)	_

Lower interest rate and credit risks pushed stressed VaR down slightly in the period under review. By contrast, VaR was up despite lower risks due to the further rise in volatility on the capital markets.

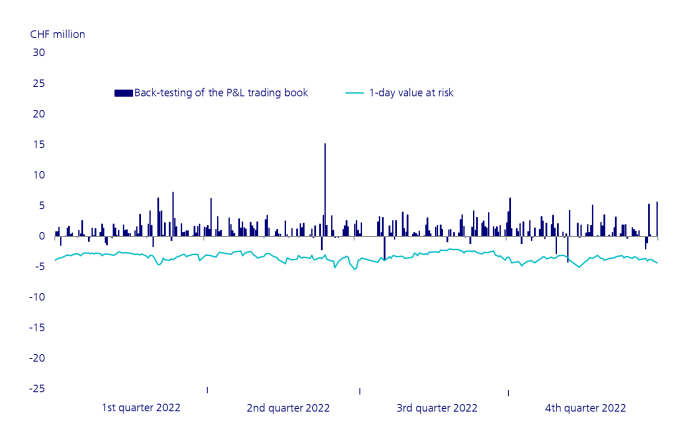
13.6 MR4: Market risk: comparison of VaR estimates with gains/losses

The quality of the value at risk approach used is assessed by comparing the value at risk for a holding period of one day with the daily back-testing result. The back-testing result is based on the result from trading activities, adjusted for commission income. Unlike a hypothetical P&L, the back-testing result includes intraday trading income. In the case of a one-day holding period and 99-percent quantile, the value at risk is expected to be exceeded two to three times each year.

Back-testing results for the year 2022

A breach of back-testing limits in the Zürcher Kantonalbank market risk model approach occurred, when a daily loss in trading is higher than the model predicts. In 2022, there was one breach in the value at risk. The back-testing result therefore lies within the statistical expectation. The breach in the back-testing VaR on 10 November 2022 by CHF 0.8 million resulted from changed funding costs in USD in the currency swap market at the year-end.

The situation in the last four quarters was as follows:



14 Interest rate risk

14.1 IRRBBA: Interest rate risk: interest rate risk in the banking book (IRRBB) risk management objective and policies

Description of how the bank defines IRRBB for the purposes of managing and measuring risk

Balance sheet interest rate risk is the risk that changes in market interest rates will impact negatively on the financial situation of the banking book. Interest rate risk management takes into account both net present value (change in the economic value of equity - Δ EVE) and prospective earnings (change in net interest income - Δ NII). In managing interest rate risk in the banking book (IRRBB), Zürcher Kantonalbank pursues a strategy focussed on medium-term optimisation of net interest income. The interest rate risk is managed based on the market interest method. For client deposits and loans with a variable interest rate, the interest rate risk is determined by taking into account the bank's presumed future condition-setting behaviour and client behaviour. Product modelling is subject to an annual review and is approved by the Risk Committee of the Executive Board.

Description of the overall strategy of the bank to manage and mitigate IRRBB

Interest rate risk in the banking book is managed in strategic terms by the Board of Directors and in tactical terms by the CFO and Treasury. Treasury has delegated operational management of interest rate and currency risk for periods of less than one year to Money Market Trading, which is therefore also reflected in the banking book. The strategic interest rate risk position is set by the Board of Directors on a periodic basis in the form of an investment strategy for equity (equity benchmark). The CFO and Treasury manage the deviation of the interest rate risk position

in the banking book from the equity benchmark within the risk limits set by the Board of Directors. From the net present value perspective (EVE), interest rate risks are managed by allocating risk capital in accordance with the capital at risk approach (risk horizon one year, confidence level 99.9 percent) and by using value at risk limits (holding period 20 trading days, confidence level 99 percent). In addition, stress scenarios are simulated in order to analyse and limit the impact of extraordinary changes in the interest rate environment. Potential stress losses are also limited by the Board of Directors by means of benchmarks.

From the prospective earnings perspective (NII), stress tests provide an indication of the change in the structural contribution from the CFO, Treasury and Money Market Trading position in the event of extraordinary changes in market interest rates with unchanged positioning over a one-year period. Potential losses of earnings are limited by the Executive Board. Besides the structural contribution, margin effects are particularly significant for client deposits with variable interest rates. Special monitoring tools allow such margin effects to be analysed and monitored for different interest rate scenarios over a period of several years.

At the weekly balance sheet meeting, Treasury discusses expected moves in interest rates, assesses the tactical interest rate positioning and sets hedging programmes. For hedging decisions, representatives of the Risk unit are consulted; for interest rate forecasts, the analysts in the internal research team of Zürcher Kantonalbank are consulted.

Risk measurement and monitoring and independent reporting of interest rate risk is the responsibility of the Risk unit, which is organisationally independent of the people managing the risk.

The Treasury Committee is a specialist body of the Risk Committee of the Executive Board, which regularly reviews the quality and appropriateness of asset-liability management. Chaired by the Head of Treasury, the Treasury Committee comprises people managing risk, representatives of sales, product management and controlling and members of the risk organisation.

Model Validation in the Risk unit acts as an independent controller to ensure that models are appropriate and that material model uncertainties are taken into account. The modelling of variable products is subject to an annual review by Treasury as the model owner together with model validation, and approved by the Risk Committee of the Executive Board via the Treasury Committee.

Frequency of calculation of the bank's IRRBB metrics and description of the specific metrics the bank uses to estimate its sensitivity to IRRBB

Value at risk and capital at risk in the CFO and Treasury position are calculated weekly and monthly and compliance with limits is checked. Monthly reports cover compliance with the stress test requirements. Within Money Market Trading, limits and stress test rules are monitored daily. The measure of sensitivity used by Zürcher Kantonalbank is the net present gain or loss for a reduction of one basis point in the interest rate in each maturity band. These key rate sensitivities are calculated for all relevant levels of aggregation, such as the banking book, CFO and Treasury, etc.

Description of the interest rate shock and stress scenarios the bank uses to estimate changes in economic value and earnings

In the net present value perspective, historical and hypothetical scenarios are used to estimate the loss that could result from extreme but plausible macroeconomic stress events. Each scenario is based on the expected performance of market indicators for the scenario in question. In the return perspective, the scenarios are based on historic scenarios observed over a twelve-month period in the past. In addition, the six standardised interest rate shock scenarios in FINMA Circular 2019/2 "Interest rate risk - banks" are used in the net present value perspective and the two parallel standard shock scenarios in the earnings perspective.

Differences between the model assumptions used in the bank's internal interest rate risk measurement system and the model assumptions prescribed for disclosure in Table IRRBB1

No model assumptions used in the bank's internal interest rate risk management to calculate net present value figures (Δ EVE) differ significantly from the model assumptions prescribed for disclosure. In terms of positions included, the following differences occur: unlike for the EVE figure for disclosure, the internal interest rate risk system considers all subordinated bonds (Tier 1 bonds and Tier 2 bonds) and not only Tier 2 bonds alone as interest rate-sensitive funding instruments under bonds and central mortgage institution loans.

In the bank's internal risk management, the change in net interest income (Δ NII) is equal to the structural contribution excluding margins (internal interest rate perspective). Matured positions are replaced with identical durations, and their interest rate risk is fully hedged at the same time. The Δ NII in Table IRBBB1 shows the entire interest income including margins (external interest rate perspective), and matured positions are replaced with the same duration and margin as the original positions.

Overall description of how the bank hedges its IRRBB and the associated accounting treatment

Contractually agreed client transactions, financial investments and debt financing in the banking book qualify as underlying transactions. Appropriate derivative financial instruments (mainly interest rate swaps) are used to hedge interest rate risk as part of asset-liability management. For each hedging relationship, a review is undertaken to deter-mine whether it meets the conditions for the application of hedge accounting (e. g. the hedging transactions must be concluded with an external counterparty). The gain on effective hedging derivatives is recognised in the balance sheet in the settlement account with no income effect. The net balance of the settlement account is included under Other assets or Other liabilities. In the case of ineffective hedging transactions, the excess portion of the derivative is treated as a trading transaction. Refinancing transactions in EUR are fully swapped into Swiss francs in a micro hedge using EUR/CHF cross currency swaps, so the foreign currency risk is fully eliminated.

Description of the main modelling and parameter assumptions used to calculate Δ EVE and Δ NII in table IRRBB1, with reference to the items and currencies shown in table IRRBBA1

1	Change in net present value of capital (ΔEVE)	Recognition of interest rate	Cash flows include principal and interest payments. For all exposures, the main margin payments and credit spread components of the original client transactions are excluded from cash flows, as Zürcher Kantonalbank has implemented a profit-splitting system (internal interest rate perspective) in interest rate management.
2		Mapping: Description of the cash flow mapping used	Cash flows are allocated to maturity bands using the interest rate reset date. For fixed-rate instruments the interest rate reset date for the nominal cash flow is equal to the residual term, but for a money market mortgage it is equal to the residual term of the shorter fixed-rate period agreed. Cash flows on variable products match those on the replicating synthetic fixed-rate products.
3		Discount rates: Description of the (product-specific) discount rates or interpolation assumptions	The CHF yield curve is based on SARON swaps plus a periodically fixed spread, to reflect ZKB's funding conditions on the money and capital markets. The EUR yield curve corresponds to the EURIBOR swap curve and the USD curve to the LIBOR swap curve.

4	Changes to planned income (ΔNII)	Description of the procedure and central assumptions in the model for calculating future income	As part of the steady-state asset-liability assumptions, trans-actions maturing in the next twelve months, with the exception of hedges, are renewed at the same term and volume. For customer transactions, the same margin payments and credit spread components are used as in the original trans-action. When calculating the original margin, no floor is set for negative market interest rates. For variable exposures, the maturing replication tranches are replaced based on the basic and interest rate scenarios and a constant margin, applying current client conditions. An internal interest rate forecast is chosen as the bank's basic scenario that corresponds to a constant current yield curve over time. Interest on sight deposits with central banks is taken into consideration in category III as a major component of net interest income under ΔNII .
5	Variable exposures	Description of the procedure and central assumptions and parameters for determining the interest rate reset date and cash flows of variable exposures	Modelling of variable products is based on econometric analyses and expert-based empirical values as regards the setting of conditions and volume trends under interest rate scenarios. As a result, these products, which are not contractually fixed in terms of interest or principal, are replicated by synthetic products with a set fixed term. A key com-ponent of this modelling approach is the definition of a "floor", which can be considered a non-interest-rate-sensitive partial volume in terms of capital commitment. Excess volumes above the floor are modelled using a short-term core/volatile approach.
6	Exposures with repayment options	Description of the assumptions and procedures for recognising behaviour-related early repayment options	Zürcher Kantonalbank currently has no exposures with behaviour-related early repayment options in the banking book.
7	Term deposits	<u> </u>	Zürcher Kantonalbank offers callable investment accounts and money market deposits with no term agreed for various notice periods. The products are treated like fixed deposits based on their first call date, with no behaviour-related modelling.
8	Automatic interest rate options	Description of the assumptions and procedures for recognising automatic, behaviour-independent interest rate options	Zürcher Kantonalbank currently has no automatic, behaviour-independent interest rate options in the banking book.
9	Derivative exposures	Description of purpose, assumptions and procedure for linear and non-linear interest rate derivatives	Zürcher Kantonalbank currently has no non-linear interest rate derivatives in the banking book. Payer/receiver interest rate swaps, cross currency swaps, forward rate agreements and FX swaps are currently used to hedge against interest rate risk in the banking book.

10	Other assumptions	•	
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14.2 IRRBBA1: Interest rate risk: quantitative information on exposure structure and repricing

Total Tota	Maximum interest rate reset period for exposures with modeled (not determined) interest rate reset dates (in years)		Average interest rate reset period (in years)		Volume (in CHF million)		
Amounts due from customers 14,496 11,109 3,246 0.69 0.81 Money market mortgage loans 17,363 17,363 - 0.01 0.01 Fixed-rate mortgage loans 79,227 79,068 155 4.04 4.04 Financial investments 7,119 6,601 518 2.89 3.01 Other receivables 702 - 702 0.01 - Receivables from interest-rate derivatives 40,224 30,813 8,106 1.65 1.56 Amounts due to banks -37,456 -8,712 -26,969 0.09 0.09 Amounts due in respect of customer deposits -16,947 -8,535 -8,116 0.87 0.41 Cash bonds -199 -199 - 3.55 3.55 Bond issues and central mortgage institution loans -19,870 -19,327 -543 5.11 5.16 Other payables on interest-rate derivatives 2 -39,986 -37,964 -1,378 2.06 2.14 Amounts due from customers 364 280 84 0.08 0.08 Mortgage loans with floating rates 268 268 - 0.09 0.09 Other receivables on demand from personal accounts and current accounts of the payables on demand from personal accounts and current accounts of the payables on demand	Tot		Total	in other significant		Total	2.2022
Money market mortgage loans 17,363 17,363 17,363 1.001 0.01		0.03	0.06	11,359	14,140	25,499	Amounts due from banks
Fixed-rate mortgage loans 79,227 79,068 155 4.04 4.04		0.81	0.69	3,246	11,109	14,496	Amounts due from customers
Other payables		0.01	0.01	_	17,363	17,363	Money market mortgage loans
Other payables		4.04	4.04	155	79,068	79,227	Fixed-rate mortgage loans
Other payables		3.01	2.89	518	6,601	7,119	Financial investments
Other payables		-	0.01	702	_	702	Other receivables
Other payables		1.56	1.65	8,106	30,813	40,224	Receivables from interest-rate derivatives ²
Other payables		0.09	0.09	-26,969	-8,712	-37,456	Amounts due to banks
Other payables		0.41	0.87	-8,116	-8,535	-16,947	Amounts due in respect of customer deposits
Other payables		3.55	3.55	_	-199	-199	Cash bonds
Payables to interest-rate derivatives 2 -39,986 -37,964 -1,378 2.06 2.14 Amounts due from banks		5.16	5.11	-543	-19,327	-19,870	Bond issues and central mortgage institution loans
Amounts due from banks		-	_	-	-	-	Other payables
Amounts due from customers 364 280 84 0.08 0.09 Other receivables on demand Payables on demand from personal accounts and current accounts Other payables on demand Payables arising from client deposits,		2.14	2.06	-1,378	-37,964	-39,986	Payables to interest-rate derivatives ²
		-	_	_	-	_	Amounts due from banks
		0.08	0.08	84	280	364	Amounts due from customers
		0.09	0.09	-	268	268	Mortgage loans with floating rates
		-	_	-	-	_	Other receivables on demand
		1.68	1.64	-3,141	-49,058	-52,199	Payables on demand from personal accounts and current accounts
		-	_	_	-	-	
		1.83	1.83	_	-32,417	-32,417	Payables arising from client deposits, terminable but not transferable (savings)
Total -13,811 3,431 -15,977 2.02 2.32 9.00	9.0	2.32	2.02	-15,977	3,431	-13,811	Total

 $^{^{1}}$ Currencies comprising more than 10% of balance sheet assets or liabilities (as at 31.12.2022: EUR and USD).

² In the case of receivables from and payables to interest rate derivatives, derivatives volumes are shown under both receivables and payables for technical reasons.

14.3 IRRBB1: Interest rate risk: quantitative information on IRRBB

in CHF million	Δ EVE (change in the economi	ΔEVE (change in the economic value of equity)			
Period	31.12.2022	31.12.2021	31.12.2022	31.12.2021	
Parallel up	-1,046	-1,067	44	-53	
Parallel down	1,175	1,219	-43	56	
Steepener ¹	-424	-606			
Flattener ²	220	398			
Short rate up	-182	-40			
Short rate down	183	41			
Maximum	-1,046	-1,067	-43	-53	
Period	31.12.2022	31.12.2021	31.12.2022	31.12.2021	
Tier 1 capital	14,005	13,445	14,005	13,445	

¹ Decrease of short term interest rates in combination with increase of long term interest rates.

Measurement, management, monitoring and controlling of interest rate risk in the banking book is not carried out at group level but at the level of the parent company, including the subsidiary Zürcher Kantonalbank Finance (Guernsey) Ltd. The interest rate risk taken by the other group companies is relatively immaterial. Treasury performs a corresponding materiality check of group companies semi-annually. In accordance with margin no. 3 of FINMA Circular 2019/2 "Interest rate risk - banks", Zürcher Kantonalbank has received approval from the auditor. Group rules are also in place on permitted business activity, risk-taking and limits on interest rate positions.

In accordance with FINMA Circular 2019/2 "Interest rate risk - banks", the above scenarios are used in addition to internal scenarios to estimate changes in economic value and income. They form part of the internal interest rate risk measurement system. There were no material changes compared with 31 December 2021.

15 Operational risks

15.1 ORA: Qualitative disclosure requirements related to operational risks

Strategy

The objective of Zürcher Kantonalbank's management of operational risk is the risk-oriented protection of people, information, services and assets, and the maintenance and restoration of critical business functions in an operational emergency. The management of operational risk is therefore an essential part, ensuring that the canton, clients, partners, public and regulator have confidence in the bank. The assessment of operational risks takes account of both direct financial losses and the consequences of a loss of client confidence and reputation.

Organisation and processes

The corresponding risk inventory constitutes the basis for the management of operational risks. Besides periodic and systematic assessments, operational risks are assessed, managed and monitored on an event-driven basis as well. Operational risks are divided into six topics: cyber risks, other external tort risks, internal tort risks, expert and model risks, process risks, and environmental and accident risks.

The risk organisation reviews the management of operational risks in an annual structured process. The principles governing the management of operational risks require, among other things, that operational risks are measured and managed based on uniform, binding objectives, and that they are accepted and controlled sustainably in a reasonable relationship to the bank's risk capacity. The Risk unit specifies the processes and methods, and provides tools for monitoring the internal control system.

The measurement of operational risks is based on an estimate of potential claims and the probability of occurrence. To calculate the operational residual risks, inherent risks are set against existing risk-mitigating measures. If the re-

² Increase of short term interest rates in combination with decrease of long term interest rates.

sidual risks exceed the risk tolerance, additional risk-mitigating measures are defined and implemented. The adequacy and effectiveness of the risk-mitigating measures are monitored as part of the bank-wide internal control system (ICS). An appropriate and effective ICS ensures that losses from operational risks remain low.

In terms of security, the specialist unit in the IT, Operations & Real Estate business unit has group-wide responsibility for setting rules. As the unit for preventive risk management, the specialist unit sets the security rules for individuals, systems and procedures. The greater the risk or risk classification, the more extensive the security rules that have to be implemented. The specialist unit for security supports line managers where required, providing advice on implementing technical security requirements. It also provides training and raises staff awareness of rules of conduct relating to security (security awareness).

Risk profile

The bank's risk profile for operational risks did not change materially compared with the previous year. The potential loss ratings in the residual risk from the six OpRisk topic areas were confirmed. The taken and planned measures to manage the operational risk profile are appropriate.

As society and the economy continue to become digitally connected, external and internal process and cyber risks remain high. Cyber and process risks remain the two OpRisk topics with the greatest residual risk for the bank. The management of these risks therefore continues to receive a high degree of attention.

The bank is addressing the challenging environment and dynamics related to cyber risks by taking various risk mitigation measures. The need to implement additional measures is evaluated on an ongoing basis. Their implementation is based on structured planning. This ensures that the bank's security posture takes into account the requirements of increasing interconnectedness and that the relevant dimensions (identification, protection, detection, response and recovery) are managed. Employees are continuously trained to make them aware of cyber risks and thus to establish and promote a cyber risk culture in the bank.

Risk management of process risks is primarily performed by the process owners. In addition, preventative risk management and the Risk unit prepare risk assessments of the process chains in an end-to-end process context. When doing so, special attention is paid to the interfaces in the process flows and operational resilience is taken into account. Where possible and reasonable, execution errors are avoided by using control activities focused on anomaly detection. The plans for resuming normal operations of critical business processes in the event of an operational crisis (business continuity plans) are regularly reviewed and tested during emergency exercises. The critical business processes according to the business impact analysis as well as the business continuity plans are part of Zürcher Kantonalbank's business continuity management (BCM) as implemented in accordance with regulatory requirements.

The pandemic scenario comes under the OpRisk topic area "Environmental and accident risks". Overall, the bank coped well with the operational challenges it faced as a result of the pandemic. Remote access has been enshrined in the bank's business continuity plans as an official response option. The BCM unit is addressing how a potential electricity shortage should be dealt with.

Approach regarding capital adequacy requirements for operational risk

Zürcher Kantonalbank uses the basic indicator approach to determine the capital requirement for operational risks.

16 Disclosure requirements for systemically important banks Special disclosure obligations for systemically important financial groups and banks

Zürcher Kantonalbank has been deemed a domestic systemically important bank since November 2013.

16.1 Annex 3: Risk-based capital requirements based on capital ratios (group and parent company)

31.12.2022				Group
in CHF million and in % RWA	Transitional	rules	Definitive rules f	rom 2026
Basis of assessment	CHF million		CHF million	
Risk-weighted assets (RWA)	76,144		76,144	
Risk-based capital requirements (going concern) based on capital ratios	CHF million	in % RWA	CHF million	in % RWA
Total ¹	10,481	13.8%	10,481	13.8%
of which CET1: minimum capital	3,426	4.5%	3,426	4.5%
of which CET1: buffer capital	3,091	4.1%	3,091	4.1%
of which CET1: countercyclical buffer	689	0.9%	689	0.9%
of which Additional Tier 1: minimum capital	2,665	3.5%	2,665	3.5%
of which Additional Tier 1: buffer capital	609	0.8%	609	0.8%
Eligible capital (going concern)	CHF million	in % RWA	CHF million	in % RWA
Core capital	13,854	18.2%	12,989	17.1%
of which CET1	10,508	13.8%	9,643	12.7%
of which CET1 to cover additional Tier 1 requirements	2,281	3.0%	3,146	4.1%
of which additional Tier 1 high-trigger CoCos	1,065	1.4%	200	0.3%
of which additional Tier 1 low-trigger CoCos	-	_	-	_
of which Tier 2 high-trigger CoCos				
of which Tier 2 low-trigger CoCos				
Risk-based requirements for additional loss-absorbing capital (gone				
concern) based on capital ratios	CHF million	in % RWA	CHF million	in % RWA
Total according to size and market share (mirroring going concern requirements)				
incl. additional requirement FINMA ^{2, 3}	2,978	3.9%	5,985	7.9%
Reduction based on rebates as per Art. 133 CAO	2,978 -	3.9%	5,985 -	7.9%
Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent	•	3.9%		_
Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent capital as per Art. 132 para. 4 CAO	- -	-	-433	-0.6%
Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent capital as per Art. 132 para. 4 CAO Total (net)	- 2,978	- - 3.9%	-433 5,552	-0.6% 7.3%
Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent capital as per Art. 132 para. 4 CAO Total (net) Eligible additional loss-absorbing capital (gone concern)	2,978 CHF million	- 3.9% in % RWA	-433 5,552 CHF million	-0.6% 7.3% in % RWA
Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent capital as per Art. 132 para. 4 CAO Total (net) Eligible additional loss-absorbing capital (gone concern) Total	- 2,978	- - 3.9%	-433 5,552	-0.6% 7.3 %
Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent capital as per Art. 132 para. 4 CAO Total (net) Eligible additional loss-absorbing capital (gone concern) Total of which CET1 used to meet gone concern requirements	2,978 CHF million	- 3.9% in % RWA	-433 5,552 CHF million 5,703	-0.6% 7.3% in % RWA 7.5%
Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent capital as per Art. 132 para. 4 CAO Total (net) Eligible additional loss-absorbing capital (gone concern) Total of which CET1 used to meet gone concern requirements of which additional Tier 1 used to meet gone concern requirements	2,978 CHF million	- 3.9% in % RWA	-433 5,552 CHF million	-0.6% 7.3% in % RWA
Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent capital as per Art. 132 para. 4 CAO Total (net) Eligible additional loss-absorbing capital (gone concern) Total of which CET1 used to meet gone concern requirements of which additional Tier 1 used to meet gone concern requirements of which Tier 2 high-trigger CoCos	2,978 CHF million 3,259	3.9% in % RWA 4.3%	-433 5,552 CHF million 5,703 -	-0.6% 7.3% in % RWA 7.5%
Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent capital as per Art. 132 para. 4 CAO Total (net) Eligible additional loss-absorbing capital (gone concern) Total of which CET1 used to meet gone concern requirements of which additional Tier 1 used to meet gone concern requirements of which Tier 2 high-trigger CoCos of which Tier 2 low-trigger CoCos	2,978 CHF million 3,259	3.9% in % RWA 4.3%	-433 5,552 CHF million 5,703 - 865	-0.6% 7.3% in % RWA 7.5% - 1.1% -
Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent capital as per Art. 132 para. 4 CAO Total (net) Eligible additional loss-absorbing capital (gone concern) Total of which CET1 used to meet gone concern requirements of which additional Tier 1 used to meet gone concern requirements of which Tier 2 high-trigger CoCos of which Tier 2 with PONV 4	2,978 CHF million 3,259	3.9% in % RWA 4.3%	-433 5,552 CHF million 5,703 -	-0.6% 7.3% in % RWA 7.5%
Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent capital as per Art. 132 para. 4 CAO Total (net) Eligible additional loss-absorbing capital (gone concern) Total of which CET1 used to meet gone concern requirements of which additional Tier 1 used to meet gone concern requirements of which Tier 2 high-trigger CoCos of which Tier 2 with PONV 4 of which non-Basel III compliant Tier 1	- 2,978 CHF million 3,259 - - - - - 494	3.9% in % RWA 4.3%	-433 5,552 CHF million 5,703 - 865 - - 494	-0.6% 7.3% in % RWA 7.5% - 1.1% -
Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent capital as per Art. 132 para. 4 CAO Total (net) Eligible additional loss-absorbing capital (gone concern) Total of which CET1 used to meet gone concern requirements of which additional Tier 1 used to meet gone concern requirements of which Tier 2 high-trigger CoCos of which Tier 2 with PONV 4	- 2,978 CHF million 3,259 - - - - - 494	3.9% in % RWA 4.3%	-433 5,552 CHF million 5,703 - 865 - - 494	-0.6% 7.3% in % RWA 7.5% - 1.1% -
Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent capital as per Art. 132 para. 4 CAO Total (net) Eligible additional loss-absorbing capital (gone concern) Total of which CET1 used to meet gone concern requirements of which additional Tier 1 used to meet gone concern requirements of which Tier 2 high-trigger CoCos of which Tier 2 low-trigger CoCos of which Tier 2 with PONV 4 of which non-Basel III compliant Tier 1 of which non-Basel III compliant Tier 2 of which bail-in bonds	- 2,978 CHF million 3,259 - - - - 494	3.9% in % RWA 4.3%	-433 5,552 CHF million 5,703 - 865 - 494	-0.6% 7.3% in % RWA 7.5% - 1.1% -
Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent capital as per Art. 132 para. 4 CAO Total (net) Eligible additional loss-absorbing capital (gone concern) Total of which CET1 used to meet gone concern requirements of which additional Tier 1 used to meet gone concern requirements of which Tier 2 high-trigger CoCos of which Tier 2 low-trigger CoCos of which Tier 2 with PONV 4 of which non-Basel III compliant Tier 1 of which non-Basel III compliant Tier 2 of which bail-in bonds of which other eligible additional loss-absorbing capital 5	- 2,978 CHF million 3,259 494	- 3.9% in % RWA 4.3% - - - - 0.6%	-433 5,552 CHF million 5,703 - 865 - - 494	-0.6% 7.3% in % RWA 7.5% - 1.1% - 0.6%
Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent capital as per Art. 132 para. 4 CAO Total (net) Eligible additional loss-absorbing capital (gone concern) Total of which CET1 used to meet gone concern requirements of which additional Tier 1 used to meet gone concern requirements of which Tier 2 high-trigger CoCos of which Tier 2 low-trigger CoCos of which Tier 2 with PONV 4 of which non-Basel III compliant Tier 1 of which non-Basel III compliant Tier 2 of which bail-in bonds	- 2,978 CHF million 3,259 494 1,000	- 3.9% in % RWA 4.3% - - - 0.6% - - - 1.3%	-433 5,552 CHF million 5,703 - 865 - 494 1,000	-0.6% 7.3% in % RWA 7.5% - 1.1% - 0.6% - 1.3%

¹ The risk-based capital requirements on a going concern basis are calculated as a percentage of risk-weighted assets (RWA). Under Article 129 CAO, the total risk-based requirement for Zürcher Kantonalbank is 12.86%. On top of this come the requirements for the countercyclical buffer (CCB) under Art. 44 CAO, currently 0.89%, and the extended countercyclical buffer (eCCB) under Art. 44a CAO, currently 0.02% of RWA. As at 31.12.2022 this results in a risk-based total requirement (going concern) of 13.77%.

² Under Article 132, para. 2 CAO, the risk-based requirements for additional loss-absorbing capital (gone concern) are calculated using the total going concern requirement under Article 129 CAO. Based on the transitional provisions in Article 148j CAO, the gross gone concern requirement in 2022 is 2.56% of RWA. This will increase in stages until 2026, when the gross gone concern requirement will be equal to 40 percent of the total going concern requirement for Zürcher Kantonalbank (excluding the CCB).

³ In a letter dated 03.09.2019, FINMA set the risk-based requirements for additional loss-absorbing capital (gone concern) for contingency planning at Zürcher Kantonalbank at 7.86% gross from 2026, including the total according to size and market share (mirroring the going concern requirement). Under the transitional provisions in Art. 148j CAO, this is equivalent to an additional risk-based requirement of 1.35% gross in 2022. This results in a total risk-based gone concern requirement of 3.91% gross as at 31.12.2022. The total risk-based gone concern requirement is being increased gradually to 7.86% by 2026, as already mentioned.

⁴ Any write-downs are triggered by FINMA when they declare a threat of insolvency (PONV = point of non-viability).

⁵ By resolution of the cantonal parliament, the endowment capital reserve (CHF 1,000 million) was reserved in full for the Bank's contingency planning and accordingly qualifies as eligible additional loss-absorbing capital on a gone concern basis. As a result, the endowment capital reserve can now only be called on by order of FINMA or a FINMA-appointed restructuring official.

⁶ Zürcher Kantonalbank adopted the rules on value adjustments (VA) and provisions (P) for expected losses (EL) on 01.01.2021. The portion of the VA and P for EL that exceeds expected losses calculated under the IRB approach qualifies as eligible additional loss-absorbing capital (gone concern).

31.12.2022 Parent company

in CHF million and in % RWA	Transitional	rules	Definitive rules f	rom 2026
Basis of assessment	CHF million		CHF million	
Risk-weighted assets (RWA)	76,710		76,710	
Risk-based capital requirements (going concern) based on capital ratios	CHF million	in % RWA	CHF million	in % RWA
Total ¹	10,554	13.8%	10,554	13.8%
of which CET1: minimum capital	3,452	4.5%	3,452	4.5%
of which CET1: buffer capital	3,114	4.1%	3,114	4.1%
of which CET1: countercyclical buffer	689	0.9%	689	0.9%
of which Additional Tier 1: minimum capital	2,685	3.5%	2,685	3.5%
of which Additional Tier 1: buffer capital	614	0.8%	614	0.8%
Eligible capital (going concern)	CHF million	in % RWA	CHF million	in % RWA
Core capital	14,005	18.3%	13,138	17.1%
of which CET1	10,657	13.9%	9,790	12.8%
of which CET1 to cover additional Tier 1 requirements	2,283	3.0%	3,149	4.1%
of which additional Tier 1 high-trigger CoCos	1,065	1.4%	198	0.3%
of which additional Tier 1 low-trigger CoCos	_	_	-	_
of which Tier 2 high-trigger CoCos				
of which Tier 2 low-trigger CoCos				
Risk-based requirements for additional loss-absorbing capital (gone	CUE III	: 0/ DIA/A	CUE 'III'	: 0/ P144
concern) based on capital ratios Total according to size and market share (mirroring going concern requirements)	CHF million	in % RWA	CHF million	in % RWA
incl. additional requirement FINMA ^{2, 3}	2 224	2.00/	5.000	7.00/
Reduction based on rebates as per Art. 133 CAO	3,001	3.9%	6,029	7.9%
Reduction based on holdings in additional capital in the form of CET1 or contingent				
capital as per Art. 132 para. 4 CAO	_	_	-433	-0.6%
Total (net)	3,001	3.9%	5.596	7.3%
Eligible additional loss-absorbing capital (gone concern)	CHF million	in % RWA	CHF million	in % RWA
Total	3,269	4.3%	5,705	7.4%
of which CET1 used to meet gone concern requirements	_	_	_	_
of which additional Tier 1 used to meet gone concern requirements	_	_	867	1.1%
of which Tier 2 high-trigger CoCos	_	_	_	_
of which Tier 2 low-trigger CoCos	_	_	_	_
of which Tier 2 with PONV ⁴	494	0.6%	494	0.6%
of which non-Basel III compliant Tier 1	_	_	_	_
of which non-Basel III compliant Tier 2	_	_	_	_
of which bail-in bonds	_	_	_	_
of which other eligible additional loss-absorbing capital ⁵	1,000	1.3%	1,000	1.3%
of which surplus value adjustments under the IRB approach ⁶	275	0.4%	275	0.4%
of which state guarantee or similar mechanism	1,500	2.0%	3,069	4.0%

¹ The risk-based capital requirements on a going concern basis are calculated as a percentage of risk-weighted assets (RWA). Under Article 129 CAO, the total risk-based requirement for Zürcher Kantonalbank is 12.86%. On top of this come the requirements for the countercyclical buffer (CCB) under Art. 44 CAO, currently 0.88%, and the extended countercyclical buffer (eCCB) under Art. 44a CAO, currently 0.02% of RWA. As at 31.12.2022 this results in a risk-based total requirement (going concern) of 13.76%.

² Under Article 132, para. 2 CAO, the risk-based requirements for additional loss-absorbing capital (gone concern) are calculated using the total going concern requirement under Article 129 CAO. Based on the transitional provisions in Article 148j CAO, the gross gone concern requirement in 2022 is 2.56% of RWA. This will increase in stages until 2026, when the gross gone concern requirement will be equal to 40 percent of the total going concern requirement for Zürcher Kantonalbank (excluding the CCB).

³ In a letter dated 03.09.2019, FINMA set the risk-based requirements for additional loss-absorbing capital (gone concern) for contingency planning at Zürcher Kantonalbank at 7.86% gross from 2026, including the total according to size and market share (mirroring the going concern requirement). Under the transitional provisions in Art. 148j CAO, this is equivalent to an additional risk-based requirement of 1.35% gross in 2022. This results in a total risk-based gone concern requirement of 3.91% gross as at 31.12.2022. The total risk-based gone concern requirement is being increased gradually to 7.86% by 2026, as already mentioned.

⁴ Any write-downs are triggered by FINMA when they declare a threat of insolvency (PONV = point of non-viability).

⁵ By resolution of the cantonal parliament, the endowment capital reserve (CHF 1,000 million) was reserved in full for the Bank's contingency planning and accordingly qualifies as eligible additional loss-absorbing capital on a gone concern basis. As a result, the endowment capital reserve can now only be called on by order of FINMA or a FINMA-appointed restructuring official.

⁶ Zürcher Kantonalbank adopted the rules on value adjustments (VA) and provisions (P) for expected losses (EL) on 01.01.2021. The portion of the VA and P for EL that exceeds expected losses calculated under the IRB approach qualifies as eligible additional loss-absorbing capital (gone concern).

16.2 Annex 3: Unweighted capital requirements based on the leverage ratio (group and parent company)

31.12.2022 Group **Transitional rules Definitive rules from 2026** in CHF million and in % LRD **Basis of assessment CHF million CHF million** 223,071 223,071 Leverage ratio exposure measure (leverage ratio denominator, LRD) Unweighted capital requirements (going concern) based on the leverage **CHF** million in % LRD **CHF** million in % LRD **Total** 10.038 4.5% 10.038 4.5% 1.5% of which CET1: minimum capital 3,346 1.5% 3.346 of which CET1: buffer capital 3,346 3.346 1.5% 1.5% 3,346 of which Additional Tier 1: minimum capital 15% 3 346 15% in % LRD **CHF** million in % LRD Eligible capital (going concern) **CHF** million **Core capital** 13,854 6.2% 12,989 5.8% of which CET1 4 7% 43% 10.508 9 643 3,146 of which CET1 to cover additional Tier 1 requirements 1.0% 14% 2.281 of which additional Tier 1 high-trigger CoCos 1,065 0.5% 200 0.1% of which additional Tier 1 low-trigger CoCos of which Tier 2 high-trigger CoCos of which Tier 2 low-trigger CoCos Unweighted requirements for additional loss-absorbing capital (gone concern) based on the leverage ratio **CHF** million in % LRD **CHF** million in % LRD Total according to size and market share (mirroring going concern requirements) incl. additional requirement FINMA ^{2, 3} 2.863 1.3% 6.135 2.8% Reduction based on rebates as per Art. 133 CAO Reduction based on holdings in additional capital in the form of CET1 or contingent capital as per Art. 132 para. 4 CAO -433 -0.2% 2.863 1.3% Total (net) 5,703 2.6% Eligible additional loss-absorbing capital (gone concern) **CHF** million in % LRD **CHF** million in % LRD Total 3,259 1.5% 5.703 2.6% of which CET1 used to meet gone concern requirements of which additional Tier 1 used to meet gone concern requirements 865 0.4% of which Tier 2 high-trigger CoCos of which Tier 2 low-trigger CoCos 494 0.2% of which Tier 2 with PONV 4 494 0.2% of which non-Basel III compliant Tier 1 of which non-Basel III compliant Tier 2 of which bail-in bonds 1,000 0.4% 1,000 0.4% of which other eligible additional loss-absorbing capital 5 276 0.1% 276 0.1% of which surplus value adjustments under the IRB approach

1.489

0.7%

3.068

1.4%

of which state guarantee or similar mechanism

¹ The unweighted capital requirements (going concern) are calculated as a percentage of the leverage ratio exposure measure. Under Article 129 CAO, the unweighted total requirement for Zürcher Kantonalbank is 4.5%.

² Under Article 132, para. 2 CAO, the unweighted requirements for additional loss-absorbing capital (gone concern) are calculated using the total going concern requirement under Article 129 CAO. Based on the transitional provisions in Article 148j CAO, the gross gone concern requirement in 2022 is 0.84% of the leverage ratio exposure measure. This will increase in stages until 2026, when the gross gone concern requirement will be equal to 40 percent of the total going concern requirement for Zürcher Kantonalbank.

³ In a letter dated 03.09.2019, FINMA increased the unweighted requirements for additional loss-absorbing capital (gone concern) for contingency planning at Zürcher Kantonalbank from 2026 in the same ratio as for the risk-based gone concern requirements. Under the transitional provisions in Art. 148j CAO, this is equivalent to an additional unweighted requirement of 0.44% gross in 2022. This results in a total unweighted gone concern requirement of 1.28% gross as at 31.12.2022. The total unweighted gone concern requirement is being increased gradually to 2.75% gross by 2026.

⁴ Any write-downs are triggered by FINMA when they declare a threat of insolvency (PONV = point of non-viability).

⁵ By resolution of the cantonal parliament, the endowment capital reserve (CHF 1,000 million) was reserved in full for the Bank's contingency planning and accordingly qualifies as eligible additional loss-absorbing capital on a gone concern basis. As a result, the endowment capital reserve can now only be called on by order of FINMA or a FINMA-appointed restructuring official.

⁶ Zürcher Kantonalbank adopted the rules on value adjustments (VA) and provisions (P) for expected losses (EL) on 01.01.2021. The portion of the VA and P for EL that exceeds expected losses calculated under the IRB approach qualifies as eligible additional loss-absorbing capital (gone concern).

31.12.2022 Parent company

in CHF million and in % LRD	Transitional	rules	Definitive rules f	rom 2026
Basis of assessment	CHF million		CHF million	
Leverage ratio exposure measure (leverage ratio denominator, LRD)	223,181		223,181	
Unweighted capital requirements (going concern) based on the leverage				
ratio	CHF million	in % LRD	CHF million	in % LRD
Total ¹	10,043	4.5%	10,043	4.5%
of which CET1: minimum capital	3,348	1.5%	3,348	1.5%
of which CET1: buffer capital	3,348	1.5%	3,348	1.5%
of which Additional Tier 1: minimum capital	3,348	1.5%	3,348	1.5%
Eligible capital (going concern)	CHF million	in % LRD	CHF million	in % LRD
Core capital	14,005	6.3%	13,138	5.9%
of which CET1	10,657	4.8%	9,790	4.4%
of which CET1 to cover additional Tier 1 requirements	2,283	1.0%	3,149	1.4%
of which additional Tier 1 high-trigger CoCos	1,065	0.5%	198	0.1%
of which additional Tier 1 low-trigger CoCos	_	_	_	_
of which Tier 2 high-trigger CoCos				
of which Tier 2 low-trigger CoCos				
Unweighted requirements for additional loss-absorbing capital (gone				
concern) based on the leverage ratio	CHF million	in % LRD	CHF million	in % LRD
Total according to size and market share (mirroring going concern requirements)				
incl. additional requirement FINMA ^{2, 3}	2,865	1.3%	6,138	2.8%
Reduction based on rebates as per Art. 133 CAO	-	_	_	_
Reduction based on holdings in additional capital in the form of CET1 or contingent				
capital as per Art. 132 para. 4 CAO			-433	-0.2%
Total (net)	2,865	1.3%	5,705	2.6%
Eligible additional loss-absorbing capital (gone concern)	CHF million	in % LRD	CHF million	in % LRD
Total	3,269	1.5%	5,705	2.6%
of which CET1 used to meet gone concern requirements	_	_	_	_
of which additional Tier 1 used to meet gone concern requirements	_	_	867	0.4%
of which Tier 2 high-trigger CoCos	_	_	_	
of which Tier 2 low-trigger CoCos	_	_	_	_
of which Tier 2 with PONV ⁴	494	0.2%	494	0.2%
of which non-Basel III compliant Tier 1	_		_	
of which non-Basel III compliant Tier 2	_	_	_	_
of which bail-in bonds	_	_	_	_
of which other eligible additional loss-absorbing capital ⁵	1,000	0.4%	1,000	0.4%
of which surplus value adjustments under the IRB approach ⁶	275	0.1%	275	0.1%
of which state guarantee or similar mechanism	1,500	0.7%	3,069	1.4%

¹ The unweighted capital requirements (going concern) are calculated as a percentage of the leverage ratio exposure measure. Under Article 129 CAO, the unweighted total requirement for Zürcher Kantonalbank is 4.5%.

17 Corporate Governance

For disclosures on corporate governance, please see the corporate governance section in our Annual Report 2022 or the corporate governance information our internet page.

² Under Article 132, para. 2 CAO, the unweighted requirements for additional loss-absorbing capital (gone concern) are calculated using the total going concern requirement under Article 129 CAO. Based on the transitional provisions in Article 148j CAO, the gross gone concern requirement in 2022 is 0.84% of the leverage ratio exposure measure. This will increase in stages until 2026, when the gross gone concern requirement will be equal to 40 percent of the total going concern requirement for Zürcher Kantonalbank.

³ In a letter dated 03.09.2019, FINMA increased the unweighted requirements for additional loss-absorbing capital (gone concern) for contingency planning at Zürcher Kantonalbank from 2026 in the same ratio as for the risk-based gone concern requirements. Under the transitional provisions in Art. 148j CAO, this is equivalent to an additional unweighted requirement of 0.44% gross in 2022. This results in a total unweighted gone concern requirement of 1.28% gross as at 31.12.2022. The total unweighted gone concern requirement is being increased gradually to 2.75% gross by 2026.

⁴ Any write-downs are triggered by FINMA when they declare a threat of insolvency (PONV = point of non-viability).

⁵ By resolution of the cantonal parliament, the endowment capital reserve (CHF 1,000 million) was reserved in full for the Bank's contingency planning and accordingly qualifies as eligible additional loss-absorbing capital on a gone concern basis. As a result, the endowment capital reserve can now only be called on by order of FINMA or a FINMA-appointed restructuring official.

⁶ Zürcher Kantonalbank adopted the rules on value adjustments (VA) and provisions (P) for expected losses (EL) on 01.01.2021. The portion of the VA and P for EL that exceeds expected losses calculated under the IRB approach qualifies as eligible additional loss-absorbing capital (gone concern).

18 Climate-related financial risks

18.1 Basic principles

In risk management, integrated treatment of climate-related financial risks ("climate risks" for short) helps protect clients' assets and those of the bank over the long term. The public service mandate set down in the purpose clause of the Cantonal Bank Act of the Canton of Zurich requires Zürcher Kantonalbank to pursue a sustainable business policy. Conscious management of climate risks is an integral part of sustainability.

As part of the annual reporting, this section of the disclosure explains how Zürcher Kantonalbank deals with climate-related financial risks. The disclosure is made in accordance with the requirements of FINMA Circular 2016/1 "Disclosure – Banks" and follows the recommendations of the Task Force on Climate Related Financial Disclosure (TCFD), which have become the global disclosure standard. The transition to a more climate-friendly economy presents both opportunities and risks for Zürcher Kantonalbank. This disclosure focuses on the risks and is addressed to all interested parties. These include, in particular, the residents of the Canton of Zurich, the clients of Zürcher Kantonalbank, the authorities and supervisory bodies, rating agencies and investors. The disclosure covers all significant activities of the group.

The TCFD distinguishes between two categories of climate-related financial risks: physical risks from climate change and transition risks on the way to a low-carbon economy.

Physical risks from climate change may take the form of extreme weather events (e. g. floods) or chronic climate change (e. g. rising temperatures). Financial impacts on companies result either directly from damage to assets (such as buildings) or indirectly, e. g. from disruption to supply chains. Physical risks in the form of landslides or reduced snowfall in mountain and skiing areas may affect banks' mortgage portfolios and credit risks. Interruptions to the operations of key service providers in exposed regions may cause cross-sector disruption (operational risks). Physical risks increase as the earth warms up and so are highly dependent on the extent to which effective climate action is taken.

The second type of climate risk is transition risks. These are risks resulting from the transition to a low-carbon economy. Transition risks are further divided into:

- political/legal and regulatory risks from changes in the legal or regulatory framework that have a negative impact on the bank's own business activities or entail high implementation costs,
- technological risks, such as risks from innovations that make previously used climate-related technologies superfluous, resulting in a loss of value for the corresponding investments,
- market risks (or business/strategic risks) from changed client preferences,
- reputational risks from changing stakeholder demands on the company.

There is a link between physical and transition risks: Under favourable scenarios (e. g. net zero 2050) the transition to a low-carbon economy is steady and prompt ("orderly"), so both physical and transition risks are relatively modest. But if climate strategies are implemented in a way that is delayed, abrupt and uncoordinated ("disorderly"), transition risks will be higher, even though climate targets are met and physical risks remain limited. If global efforts prove insufficient to prevent significant climate warming, high physical risks can be expected, along with low transition risks ("hot house world"). The terms in brackets are those used in the scenario framework of the Network for Greening the Financial System (NGFS).

18.2 Key features of the governance structure

Zürcher Kantonalbank strongly believes that sustainability is a key factor for success. For Zürcher Kantonalbank, sustainability means making successful economic activity permanently compatible with responsibility for the environment and society. Zürcher Kantonalbank is guided by the United Nations' 17 Sustainable Development Goals (SDGs) and greenhouse gas neutrality by 2050. The bank emphasised this commitment by joining the Net-Zero Banking Alliance in December 2022. Climate and climate risks are part of the environmental aspect of sustainability.

Sustainable business also means systematically integrating risks and opportunities in environmental, social and governance (ESG) fields into our business activities (ESG integration). The disclosure requirements are limited to climate-related financial risks.

18.2.1 Legal mandate, strategy and sustainability policy

According to the purpose article of the Zürcher Kantonalbank Act (Clause 2 "Purpose"), "The purpose of Zürcher Kantonalbank (the Bank) is to contribute to resolving economic and social tasks in the canton. It supports environmentally sustainable development in the canton." Hence, Zürcher Kantonalbank's broad commitment to various areas of sustainability, including the climate, is supported by its legal mandate.

The guidelines issued by the Board of Directors on fulfilling the public service mandate of Zürcher Kantonalbank state: "In fulfilling its public service mandate, Zürcher Kantonalbank, as a universal bank, shall observe the principles of sustainability and the recognised rules of risk management." As the core task of Zürcher Kantonalbank's business activities, the public service mandate is reflected in the mission statement, the group strategy and the strategies of the individual business units. These guidelines define governance, in particular the broad anchoring of sustainability in all business units - vertically and horizontally. The Committee of the Board is assisted in performing its service mandate by a specialist unit and a specialist committee, the Service Mandate Steering Committee (SALA), whose tasks are described below.

According to the group strategy, Zürcher Kantonalbank aims to "actively shape sustainability topics, lead the way in sustainable offerings and accompany clients on the path to a more sustainable future." Assessing the sustainability and hence also the climate-friendliness of business activities is a major part of the strategic focus of the group and its business areas (e. g. Asset Management). To date, however, analysing the risks from climate change has not led to any material changes to group strategy. This is because of the limited significance of climate risks for the bank (see the risk assessment under section 18.3).

The sustainability policy fleshes out the sustainability ambition of Zürcher Kantonalbank. It summarises the impact areas and role of Zürcher Kantonalbank and formulates targets - specific goals and exclusions along the dimensions of environment, society and governance - to be implemented in the various business areas. Zürcher Kantonalbank focuses on areas where there is great potential for impact. It aims to steadily improve the sustainability impact of its business activities. Appropriate targets are set for this. Reporting on actions taken and targets achieved is transparent and based on the reporting guidelines of the Global Reporting Initiative (GRI).

Zürcher Kantonalbank is committed to minimising climate risks across all its operations and providing transparency in this regard. In doing so, it is guided by the recommendations of the Task Force on Climate Related Financial Disclosure (TCFD). The climate ambition is guided by the Paris Climate Agreement and of greenhouse gas neutrality by 2050. Zürcher Kantonalbank contributes to climate change mitigation by promoting energy efficiency and the substitution of fossil fuels with renewable energy sources.

In its financing business, Zürcher Kantonalbank specifically promotes sustainable developments in energy, mobility and buildings. In energy sector financing, Zürcher Kantonalbank is committed to further increasing the efficiency of facilities and gradually shifting to renewable energy sources. Zürcher Kantonalbank advocates sustainable mobility concepts and supports innovative projects. Biofuels are only supported if they are produced from agricultural and forestry residues and biogenic waste and do not compete with food production. Zürcher Kantonalbank creates incentives for its clients to build, modernise and operate their properties and infrastructure in the most environmentally friendly and energy-efficient way possible. To this end, the range of products and services is being continuously expanded. Zürcher Kantonalbank explicitly rules out directly financing the following types of business:

- Fossil fuels: Coal mining, oil and gas production: as a regionally-based bank, Zürcher Kantonalbank has never financed coal mining or the extraction of oil or natural gas, and it is accordingly not involved in controversial oil and gas extraction processes.
- Fossil fuel power plants: power plants fuelled by coal or oil are not financed.

- Commodity trading: coal for electricity production (thermal coal) and crude and fuel oil are explicitly excluded.
- Nuclear power: new financing for the development and construction or modernisation of nuclear power
 plants, other than for the purpose of maintaining safety, and firms whose predominant business activity is
 producing, trading and marketing nuclear energy and/or reprocessing nuclear fuel and uranium enrichment
 plants are excluded. Financing of uranium mining is also excluded.

In its investment business, Zürcher Kantonalbank is guided by the six United Nations Principles for Responsible Investment (UN PRI). "Basic" and "Sustainable (ESG)" products take ESG criteria into account, aim for CO_2e reduction reduction, avoid investing in various controversial business practices and take a stewardship approach. Zürcher Kantonalbank integrates sustainability issues and ESG risks in the investment process for all investment solutions.

The Asset Management business of Zürcher Kantonalbank has committed to a quantitative reduction path in CO_2 equivalents¹ (CO_2 e) for all active investment solutions in traditional asset classes for Swisscanto investment funds, reflecting the aims of the Paris Climate Agreement. To this end, a science-based annual CO_2 e reduction target of at least four percent (2-degree reduction path) is set for all active Swisscanto investment funds.

In the capital markets business, Zürcher Kantonalbank helps clients issue green bonds. It also issues green bonds itself to fund environmental loans and finance projects with energy objectives in the office buildings used by Zürcher Kantonalbank.

As part of its corporate environmental programme, Zürcher Kantonalbank sets goals to reduce CO_2e emissions in its own operations. The achievement of objectives is reviewed annually. Unavoidable remaining CO_2e emissions have been 100 percent offset since 2009, preferably in Switzerland with projects in the Greater Zurich Area. Zürcher Kantonalbank is aiming for net zero in its banking operations by 2030.

Zürcher Kantonalbank promotes renewable energy and energy efficiency through specific sponsorship engagement.

18.2.2 Board of Directors, Risk Committee and Audit Committee

As the governing body, the Board of Directors defines the group mission statement and the group strategy, which contain the above elements concerning sustainability. Amongst other sources, the Board of Directors gathers information about the bank's risk profile from quarterly reports produced by the risk organisation and controlling. The issues these cover include the activity of the Service Mandate Steering Committee (SALA) and compliance with climate risk rules in the bank's financial investments.

Every year the Risk Committee of the Board of Directors carries out a structured assessment of the suitability of risk management (the risk organisation, rules and process) and arranges for any necessary changes to be made. The assessment covers all types of risk. In the third quarter of 2022 the Risk Committee of the Board of Directors also considered the risk classification of physical climate risks and transition risks for the individual business areas conducted every summer by the Risk Committee of the Executive Board.

The Audit Committee supports the Board of Directors for the group and the parent company in monitoring internal and external auditors, the internal control system and reviewing the annual financial statements. In 2022 the Audit Committee focused particularly on developing reporting on the impact of climate change on the bank and the effects its business activity (products and services) has on the climate.

¹CO₂ equivalents (CO₂e) are a unit of measurement used to standardise the climate impact of the greenhouse gases carbon dioxide (CO2), methane (CH4), nitrous oxide (N2O), and fluorinated greenhouse gases (CFCs). All these gases linger in the atmosphere for different lengths of time and do not contribute to the greenhouse effect to the same extent.

18.2.3 Executive Board

The Executive Board (EB) is responsible for setting the various business policies. In the sustainability policy, the Executive Board explicitly addresses the climate issue and sets out how Zürcher Kantonalbank wishes to promote the issue of sustainability in its business operations. The lending policy is aligned with the sustainability policy and sets out the principles for the lending business in concrete terms, for example by excluding financing for certain sectors or product categories. The policy for the investment and wealth management business (IWM) is based on the sustainability policy. The Executive Board also receives the above quarterly reporting from controlling and the risk organisation.

The Public Service Mandate unit is responsible for planning, implementing, refining, monitoring and communicating the public service mandate. The public service mandate includes the sustainability mandate, which covers the climate issue.

18.2.4 Boards and committees at the level of the Executive Board

Service Mandate Steering Committee (SALA): The Committee of the Board is assisted in performing its duties by a specialist committee consisting of representatives of all business units. This specialist committee advises and supports the Committee of the Board and the Board of Directors in all matters relating to the public service mandate. The CFO chairs the committee, and the public service mandate specialist is deputy chairperson. This person plans and coordinates the meetings in conjunction with the chairperson. The other representatives on the Service Mandate Steering Committee are managers from all the business units.

The Risk Committee of the Executive Board supports the Executive Board in designing the bank's risk management, in particular defining the procedures to identify, assess, manage, run and monitor credit, market, liquidity and operational risks, as well as reputational and compliance risks, and takes decisions within the scope of the powers delegated by the Executive Board. The committee carries out the extensive annual assessment of climate risks prepared by the risk organisation. The 2022 assessment is discussed in section 18.3.

The Conflicts Committee assists the Executive Board in handling transactions that entail particular business policy risks, conflicts of interest or particular effects on the reputation of Zürcher Kantonalbank.

18.2.5 Significance of group companies for climate-related financial risks

Both the balance sheet and the income statement of the Zürcher Kantonalbank group are dominated by the parent company. The business areas of the fully consolidated subsidiaries are either those that are also operated to a significantly greater extent by the parent company (e. g. private banking) or are complementary activities such as fund management by Swisscanto or the issue of structured products by Zürcher Kantonalbank Finance (Guernsey) Ltd. Consequently, the companies outside the parent company have very little influence on the risk assessment of climate-related financial risks at group level. As a result, disclosure in this regard focuses strongly on the activities of the parent company and is supplemented by elements from the subsidiaries if these are significant.

- Swisscanto: the Swisscanto Group is one of the leading Swiss providers of sustainable investment solutions. As a fund provider, Swisscanto has set itself an annual CO₂e reduction target of at least 4 percent in all active investment funds, engages in dialogue with investee companies and actively exercises voting rights. The assessment of aspects of climate-related financial risks and the description of the most important risk management processes from Asset Management contained in this disclosure cover the activities of the Swisscanto companies.
- The Zürcher Kantonalbank Österreich AG business segment focuses on the investment and wealth management business. This is a business area in which the parent company is also active, and to a much greater extent. Zürcher Kantonalbank Österreich AG has set its strategy for dealing with sustainability risks and published it in line with the locally applicable regulations. In the advisory process, Zürcher Kantonalbank Österreich AG provides clients with information about the product manufacturer's sustainability risks and explains it. The client is informed about the expected impact of sustainability risks on the return of the

- financial products offered. Zürcher Kantonalbank Österreich AG has no material influence on the assessment of the group's climate-related financial risks.
- The business area of Zürcher Kantonalbank Finance (Guernsey) Ltd. is limited to issuing structured investment products; the business area of ZKB Securities (UK) Ltd. is limited to equity brokerage and research services for professional clients. No climate-related financial risks arise from the on-site operations in Guernsey and London that significantly increase or reduce the group's risk profile. The business activities of the two companies were taken into account in the assessment of the parent company's trading business.

18.3 Description of short, medium and long-term climate-related financial risks

18.3.1 Principles of risk description

Assessing climate-related financial risks ("climate risks" in short) is challenging for a number of reasons. Firstly, the procedures for identifying and measuring climate risks are not as established as, for example, the procedures for managing credit or market risks. Secondly, a very long-term view is necessary: Climate change as a risk factor moves relatively slowly in one direction or the other. After all, over a long period, not only will the climate change but Zürcher Kantonalbank will too. For these reasons, assessing climate risks is fraught with uncertainty, and a qualitative assessment of risks is essential to gain a meaningful picture of the risk profile.

Uncertainty in assessing climate-related financial risks increases with the observation horizon. No risks have been identified that behave in the opposite way, i. e. that are smaller in the long term than in the medium term.

For the following description of climate-related financial risks, the medium and long-term views are therefore combined and referred to as the "long-term view", which means in roughly five to thirty years' time.

18.3.2 Summary

Climate protection is a central theme in Zürcher Kantonalbank's sustainability mission. Climate-related financial risks influence the risk profile, but are not among the top risks.

The key drivers of transition risks for the bank are climate legislation, changing client preferences and public perception. Potentially more affected by this are:

- The investment and wealth management business, offering more climate-friendly products.
- The lending business, where future changes in legislation may affect the valuation of collateral (properties in the mortgage portfolio) and financing of ventures in climate-exposed sectors.

Physical climate risks are of much less importance to the risk profile than transition risks. Potentially affected by physical climate risks are:

- The mortgage portfolio: the value of individual properties in the mortgage portfolio could be reduced as a result of flooding or landslides, for example.
- Banking operations: greater frequency of extreme weather events could impact bank operations in a very adverse flooding scenario.

The chart below summarises the 2022 risk assessment of climate-related risks as carried out by the Risk Committee of the Executive Board after an in-depth discussion. The assessment is based on the traditional risk categories, with compliance risks from the investment business being subsumed under business risks. The assessment uses a basic scenario in which the Paris climate targets are largely taken into account and there is an orderly transition to a low-carbon economy.

Overview from the qualitative assessment of climate-related financial risks 2022

	Physical risks	Transition risks	
Area	medium to long term	short to long term	
Operational risks: Banking operations	■□□□□	■□□□□	
Credit risks: Financing business	■□□□□	■□□□□	
Market risks: Trading and Treasury	■□□□□	■□□□□	
Business risks: Wealth and Asset Management business	■□□□□	■□□□□	
	[□□□□ = no risk, ■■■■ = high risk	

short term = time horizon up to 5 years, medium to long term = 6 to 30 years

The risk assessment over time reaches the same conclusion. In particular, over a longer time horizon, ongoing changes are possible in the business areas and at strategic level to mitigate or avoid any risks that may be increasing. The long-term nature of climate change also means that no material physical risks can be expected in the short run, so the presentation here runs from the medium term onwards. Compared to the previous year, the risk classification is lower due to the more consistent focus on these issues.

The description and classification of risks summarised above and described in the following sections is based on the following methodological foundations. First, the relevant business areas are segmented along the established risk categories. For instance, under credit risk a separate assessment is carried out for the mortgage business, commercial lending and CTF (commodity trade finance). These business areas are then reviewed in light of the risks factors and transfer mechanisms described by the TCFD (amongst others) to determine whether and to what extent they might be affected. The assessment of risk and materiality for the risk profile of Zürcher Kantonalbank is based on the economic significance of the respective business area for the bank and a qualitative estimate of possible losses or income foregone.

The risk assessment is implicitly based on scenarios and uses the scenario framework of the Network for Greening the Financial System (NGFS). The focus is on unfavourable scenarios, i. e. transition risks are typically assessed assuming a disorderly transition to a low-carbon economy, and physical risks assuming a "hot house world" scenario (see section 18.1). The impact for Switzerland in an extreme scenario analysed by the Federal Office for the Environment (with no climate protection measures, RCP8.5) is taken as a starting point (FOEN, Climate Change in Switzerland, 2020). The risk analysis showed that the greatest potential damage in terms of physical risks would result from flooding in the residential sub-portfolio. The bank carried out simulations in 2021 to estimate the scale of the potential damage, and concluded that even a very major event would not result in a material loss ratio (see section 18.5.2).

The following sections discuss in detail the risks identified and the qualitative assessment in terms of the risk categories/business areas summarised above.

18.3.3 Operational risk: Banking operations

We assess the climate-related financial risks from Banking operations as low in terms of both physical risks and transition risks in the short to the long term.

In terms of physical risks, greater frequency of extreme weather events could impact bank operations in a very unfavourable scenario. The likelihood of environmental damage to the bank's operations, particularly flooding, is considered to be very low. The bank's buildings are predominantly located in the Canton of Zurich and the operationally critical buildings are in the city of Zurich. Contingency solutions are in place for mission-critical facilities and are regularly tested as part of business continuity management. Environmental and accident risks are an integral part of operational risk management.

Transition risks from banking operations are estimated to be low. Compared with other sectors, the operational business of a bank causes clearly below-average direct CO₂e emissions. As a bank that is primarily active locally,

travel activities also play a subordinate role at Zürcher Kantonalbank. As part of its corporate environmental programme, Zürcher Kantonalbank is continuously reducing its CO_2 e emissions from banking operations. The achievement of objectives is reviewed annually. The remaining CO_2 emissions have been 100 percent offset since 2009. The aim is to achieve net zero by 2030.

18.3.4 Credit risks: Financing business

We assess the climate-related financial risks from the Financing business as low in terms of both physical risks and transition risks in the short to the long term.

Physical risks may arise, for example, from negative effects of climate change on the value of collateral for covered loans. The focus here is on the mortgage business. The properties could be damaged by extreme weather events and thus lose value (see also section 18.5.2). The mortgage business is of high importance for Zürcher Kantonalbank. It is strongly focused on the Greater Zurich Area, but has a highly diversified mortgage portfolio within that area. All properties financed are located in Switzerland. Here, too, the most serious natural hazards are floods, which, however, are generally limited to small affected areas because of the nature of the landscape. In addition, a mortgage loan is only at risk of default in the event of natural hazard damage if the damage is not adequately covered by building insurance and the uncovered damage exceeds the unsecured portion of the property value. In the short term, the risk of material credit losses due to climate risks is therefore very low. It can be assumed that extreme weather events will become more frequent as a result of ongoing climate warming. At the same time, however, it can also be assumed that preventive protection measures against natural hazard damage will also improve. In the long term, physical risks in the mortgage business will therefore remain at a low level.

In the rest of the financing business, physical risks are relevant to uncovered commercial finance in that the companies which borrow may themselves be affected by physical climate risks. The portfolio is focused on Switzerland and well diversified. The companies financed may have production facilities in regions that are more exposed to physical risks. The increase in extreme weather events could lead to greater fluctuations in the price of production resources or have a temporary negative impact on supply chains. In addition, climatic conditions will become more important in the choice of location for production facilities. The significance of physical risks varies greatly depending on the sector and industry. Given the broad diversification of the loan portfolio across sectors and the adaptability of the companies financed, physical risks are present, but are low overall.

Transition risks from the adjustment process towards a low-carbon economy play a bigger role than physical risks for the Zürcher Kantonalbank financing business. The bank's lending, the creditworthiness of borrowers and the value of collateral can all be affected by transition risks: First, by changes in legislation (e. g. updated regulations for heating and cooling systems, higher levies); second, by technological innovations in climate technology that limit the value of existing products or production processes, third, by a change in client preferences towards green products and services; and fourth, by changing demands by the various stakeholders on how Zürcher Kantonalbank handles the climate issue (reputational risks).

In the area of mortgage loans, legislative adjustments may have a negative impact on property values. Due to the political processes in Switzerland and the fact that everyone is directly or indirectly affected by the adjustments, shock-like legislative adjustments with shorter transition periods and strong negative effects on the value of residential properties are unlikely. Heating and cooling systems of properties are among the significant CO_2 emitters, and so it is obvious that the legal regulations on these will change. In addition to risks, however, the bank also faces opportunities here in that it can provide advice on the switch to more climate-friendly systems and finance the corresponding investments. In the area of investment properties, it is likely that investor preference will shift towards "green" properties in the medium to long term and that pressure on the prices of properties with poor CO_2 performance will increase in the medium to long term.

In corporate lending, the impact of climate-related transition risks on borrowers' credit ratings will increase. Not only do risks from changes in the legal framework (e. g. levies, bans) have to be taken into account, but also risks

from technological breakthroughs. Innovations in climate technology offer great opportunities, but at the same time they can also jeopardise existing business models. In the long term, some companies and industries will have to adapt their products and services. Reputational risks are another aspect of transition risks in corporate lending. Different stakeholders have different expectations on including climate issues in the bank's lending policy, in some cases even contradictory ones. Stakeholder expectations on climate-compliant lending have changed and will continue to do so in future. The reputational risk for the bank from inadequately updating the sustainability or lending policy therefore increases over time. The fact that contractual commitments in the lending business can run for several years entails the risk of long-term contracts no longer meeting current requirements. Particular attention must be paid to transition risks when lending in carbon-intensive sectors where it is difficult or impossible to adapt to the transition. This is why the Zürcher Kantonalbank lending policy excludes, for example, direct financing of coal mining, oil and gas extraction, fossil fuel power plants and commodity trade financing of coal for electricity production or of crude and fuel oil.

18.3.5 Market risks: Trading and Treasury

We assess the climate-related financial risks from Trading and Treasury as low in terms of both physical risks and transition risks in the short to the long term.

For the physical risks, there is only a very low probability of financially significant losses from extreme weather events on trading positions. The continuous management of the trading portfolio leads to a low risk of stranded assets in both the short and long term.

On the transition risks side, it cannot be ruled out that legislation, client preferences or public pressure could restrict the universe of tradable financial instruments in the medium to long term. The majority of trading transactions have short maturities, and hedging options are generally available. This enables a particularly rapid adjustment of the exposure and thus of the risk profile. The trading business of Zürcher Kantonalbank focuses on client trading, and the trading book is highly diversified at issuer level, which also has a risk-reducing effect. Zürcher Kantonalbank does not trade in emission certificates. Due to the dynamic nature of the trading business, assessment uncertainty for risks on a long-term perspective is high.

For the financial assets in the liquidity portfolio, a portfolio of very high quality bonds, the intention is to hold the investments until maturity. When it comes to climate-related financial risks, it is the selection of issuers that is of primary importance. There are diversification requirements for the portfolio. Securities of issuers from sectors particularly exposed to CO₂ are excluded from the investment universe, which reduces the risk of transition risks. Stricter legal or regulatory criteria could further restrict the investment universe in the medium to the long term. The probability of defaults due to physical risks is classified as low.

18.3.6 Business risks: Wealth and Asset Management business

We assess the climate-related financial risks from the Wealth and Asset Management business as low in terms of both physical risks and transition risks in the short to the long term.

The investment and wealth management business is part of the core business of Zürcher Kantonalbank and is of great importance for income from the commission business and services. This affects investment advisory and wealth management services, as well as the bank as a producer of investment products (e. g. Swisscanto investment funds). The bank incurs what are known as fiduciary risks as a result of its fiduciary responsibility in the investment and wealth management business. Fiduciary risk may arise if Zürcher Kantonalbank does not act appropriately or in the best interests of the client when providing advice or managing client assets. Fiduciary risks are composed of business and strategic risks, operational risks and compliance risks, all of which are influenced by climate risks, among other factors. The systematic investment process with integrated risk management in the Investment Solutions unit ensures investment decisions are taken within the ranges set in the investment profiling. Clients are informed of the relevant risks in advance. In Asset Management our sustainability and climate strategy is an integral part of the active investment process and risk management. Systematic integration makes it possible to identify risks

at an early stage. Our strategic considerations concentrate on our understanding of ESG data and on a robust information platform integrated into the portfolio management system.

Physical climate risks: Defaults or sharp declines in the value of individual issuers' securities as a result of extreme weather events cannot be ruled out. However, diversification in the investment portfolios and the ongoing adjustment of asset allocation reduce the risk of major losses from individual events. Overall, the physical risks are therefore very low in the short term and low in the long term.

Transition risks: In the areas of investment advice and wealth management, changing ESG preferences and/or ESG investment solutions that do not meet clients' needs may lead to a fall in income. There is also a risk that clients are greenwashed, i. e. deliberately or unwittingly deceived about the sustainability characteristics of financial products or services. The guidelines of the Swiss Bankers Association² set out three levels that are relevant for greenwashing: financial services providers, financial services and financial instruments. Zürcher Kantonalbank reduces these risks as follows: a) at the level of financial services providers, by carefully and extensively training the employees concerned in line with their specific function and using a structured advisory process with digital support; b) at the level of financial services, by systematically taking ESG preferences into account in the advisory and investment process and providing transparent information; c) at the level of financial instruments, by means of a rigorous sustainability approach (ESG integration) in the area of CIO investment solutions, and by means of the Responsible and Sustainable product lines in the area of Swisscanto investment funds and pension products (for details on c) please refer to section 18.4.4). We therefore rate the transition risks in the investment and wealth management business as low over the short to medium term.

18.3.7 Implications for Zürcher Kantonalbank strategy

Climate change and the contribution that Zürcher Kantonalbank can make to achieving internationally agreed climate goals are influencing strategy development. The risk of financial losses due to climate-related changes is one of many sub-issues. Our focus on climate targets centres around business policy decisions, such as the range of sustainable products and services, investment decisions and the choice of business areas. Assessing the sustainability, and hence also the climate-friendliness, of business activities is a major part of the strategic focus of the group and its business areas (e. g. Asset Management). To date, however, analysing the risks from climate change has not led to any material changes to group strategy. This is because of the limited significance of climate risks for the bank.

The group's strategic principles state that Zürcher Kantonalbank is guided by its statutory public service mandate, which includes the dimensions of service, support and sustainability. In fulfilling its public service mandate, Zürcher Kantonalbank, as a universal bank, observes the principles of sustainability and the recognised rules of risk management.

For Zürcher Kantonalbank, sustainability means making successful economic activity permanently compatible with responsibility for the environment and society. Zürcher Kantonalbank sets itself the following ambition and is guided by the 17 Sustainable Development Goals (SDGs) of the United Nations: Sustainable Development Goals, SDG):

- We actively shape sustainability issues
- We are a leader in sustainable offerings
- We support our clients on the way to a more sustainable future

The opportunities and risks from climate change are part of the annual assessment of strategic risks. The business policy positioning on the topic of "climate" is a central component of the sustainability policy (see section 18.2.1).

² Guidelines for the financial service providers on the integration of ESG-preferences and ESG-risks into investment advice and portfolio management, Swiss Bankers Association, June 2022.

18.4 Risk management structures and processes

As part of sustainability risks, the management of climate risks is fundamentally an integral part of the risk management processes of Zürcher Kantonalbank. Sustainability issues are taken into account when identifying and assessing risks, and - if risks are material - also in steering, managing, monitoring and reporting about each risk category.

Risk management process

Zürcher Kantonalbank divides the risk management process into the following stages:



18.4.1 Operational risks: Banking operations

Identification & Assessment

When identifying and assessing climate-related financial risks from banking operations, the focus is firstly on the OpRisk assessment of environmental and accident risks and secondly on the greenhouse gas emissions of Zürcher Kantonalbank - Scope 1 and Scope 2 emissions. Using measurement data and proprietary analyses of the CO₂e footprint, the bank's internal experts identify the processes that account for the majority of emissions and that have the greatest reduction potential. A specialised survey tool is used for this purpose. As a member of the "Energy Model Zurich" network, representatives of Zürcher Kantonalbank also regularly exchange views with experts from other large companies in the region on issues and opportunities for increasing energy efficiency.

Steering & lanagement

Risk management for the direct physical risks of banking operations (e. g. floods) is carried out in Business Continuity Management (BCM). The focus of BCM is on preventing and managing serious crises that threaten the bank's existence. Scenarios include, but are not limited to, the failure of key buildings owned as a result of extreme weather events and the failure of critical suppliers and partners. Whatever the event that could lead to a failure, business continuity plans are in place for critical business processes. The emergency response organisation set up specifically for this purpose is responsible for managing the situation in the event of an operational crisis.

Zürcher Kantonalbank runs a corporate environment programme at its headquarters as a risk-managing element of the ecological aspect of banking operations. The programme includes environmental targets for operational ecology. The targets set in the corporate environmental programme relate to CO_2e emissions, CO_2e offsetting and energy consumption, amongst other things. Unavoidable CO_2 emissions have been 100 percent offset since 2009. This means that the operations of Zürcher Kantonalbank have been climate-neutral since 2009. The targets are set on a medium-term horizon and approved by the CEO. The focus is on continuously reducing CO_2e emissions and increasing operational ecological performance. As a central component of the Zürcher Kantonalbank's environmental management system, this promotes sustainability in banking operations.

Monitoring & Reporting

The business recovery options implemented, business continuity plans, emergency response and management of operational crises are regularly reviewed by means of business continuity tests. These include holding emergency drills to test response capabilities to specific crisis events.

The achievement of objectives in the corporate environmental programme is reviewed annually. The environmental management system of Zürcher Kantonalbank has been certified in accordance with ISO 14001 since 2002 and is audited annually. The internal Public Service Mandate unit prepares an annual report, which is published on the bank's website. One component of this annual report is information on the reduction achieved in CO₂e emissions from banking operations. For internal purposes, the Sustainability unit of IT, Operations and Real Estate prepares a separate annual report on its activities, objectives and achievement of targets.

Identification & Assessment

At the individual item level, risk identification and assessment in the financing business examine the credit-worthiness of the applicant and, depending on the type of loan, assess the collateral (e. g. mortgage, readily marketable collateral) as well. The loan application process verifies that the financing complies with the lending rules, including sustainability requirements. For example, for credit assessments in commercial lending, the rules require that potential impact from changing factors of influence, including ESG requirements, be taken into consideration.

At portfolio level, analyses of climate-related financial risks are carried out as required for risk identification and assessment. Examples include the analyses of the mortgage portfolio or the corporate loan portfolio, as shown in section 18.5 of this disclosure.

Steering & anagement

Risk management in relation to the financing business takes the form of regulations in the sustainability and credit policies issued by the Executive Board. In the internal lending risk rules, these regulations spell out excluded, undesirable and special risk transactions in detail. These regulations also explicitly apply to financing with a climate and energy focus.

The consideration of ESG aspects is addressed in the lending process. This gives preference to sustainable and future-oriented business models. Zürcher Kantonalbank also promotes offers in the financing business that support the reduction of greenhouse gas emissions. Examples of this from the mortgage business include advice on replacing heating systems for properties and concessions for environmentally friendly construction.

Monitoring & Reporting

The management of climate-related financial risks for the loan portfolio focuses firstly on excluding certain sectors and secondly on supplementary offers for clients in the bank's financing business. The controls for monitoring compliance with the lending rules also include the requirements of the credit policy. The internal monitoring reports on the loan portfolio contain information on exposures in climate-sensitive sectors (see also section 18.5 and Annual Report 2022, Risk Report chapter), but as yet no elements such as specific CO_2e emissions of the companies in the loan portfolio. It is expected that the availability of public, quality-assured data on greenhouse gas emissions - especially for non-listed companies - will continue to improve over the coming years, enabling the production of meaningful reports that can in turn also support risk management.

18.4.3 Market risks: Trading and Treasury

Identification & Assessment

For financial investments that come under the responsibility of the Treasury department, which consist of a bond portfolio of very high quality, the CO_2e intensity is determined regularly using publicly available information and compared with a benchmark from the regulatory investment universe available. When Treasury purchases financial assets, it also checks that the issuer does not belong to an industry ruled out by the sustainability policy for the provision of financing.

Steering & Management

Guidelines to limit climate-related financial risks have applied since the start of 2022 for the financial assets that come under the responsibility of the Treasury: first, issuers from sectors that the bank's sustainability policy rules out in its financing business are excluded; second, the average revenue-weighted CO_2e emissions of the portfolio must be at least 35 percent lower than in the reference portfolio of the investment universe limited by the internal investment rules.

Compliance with the requirements for limiting the CO₂e intensity of the financial investment portfolio is monitored and reported by Treasury Controlling.

18.4.4 Business risks: Wealth and Asset Management business

Identification & Assessment

Risk identification and assessment in investment advice and wealth management focus on the financial risks of the investment products and of the investment portfolios of clients who buy investment advisory services or who have entrusted the bank with the management of their wealth.

In wealth management and investment advisory mandates, the integration of sustainability criteria into the investment process makes it possible to take a view of the opportunities and risks of investment decisions that is broadened to include sustainability aspects. Zürcher Kantonalbank relies on data from independent providers to assess sustainability. As part of the risk analysis, CO₂e intensities (Scopes 1 and 2), metrics to identify assets particularly affected by climate risks (also known as "stranded assets") and ESG criteria from the financial services provider MSCI are used. Furthermore, given our joint commitment to these criteria with external managers, improvements in their sustainability profile, including climate aspects (the stewardship approach), are sought.

Asset management: Under the "Swisscanto by Zürcher Kantonalbank" brand, Zürcher Kantonalbank uses graded combinations of sustainability approaches in its fund and pension offering, depending on the product line. For all portfolios managed under the "Swisscanto by Zürcher Kantonalbank" brand, those companies that do not comply with international conventions and/or Swiss law are excluded from direct investments based on a blacklist. Our Asset Management has developed the Swisscanto Sustainability Rating to assess sustainability; this goes beyond just the climate aspect. The rating is based on four basic pillars, called scores: the ESG score, the controversy score, the climate score and the thematic/SDG score. During the product approval process of investment solutions, care is taken to ensure that the contractually fixed sustainability aspects of the products satisfy the legal requirements and that compliance can be monitored subsequently in investment controlling. Product approval and investment controlling are important elements in reducing greenwashing risks.

Steering & Management

Wealth management mandates are implemented using the ESG integration approach. They must meet a minimum rating of "A" at portfolio level, using ESG criteria from MSCI. If the client selects "Sustainable (ESG)", a higher target rating of 'AA' is aimed for. In addition, more extensive ESG criteria, such as systematically avoiding controversies, reducing pollutants that damage the climate and following a stewardship approach, apply to the investment instruments used in the portfolios; these are assessed individually by the ESG Board and approved for use in the mandates. In the case of investment advisory mandates, the reference portfolios used must meet the same conditions as wealth management mandates, but there may be deviations due to explicit client requests.

Asset management: The Paris climate agreement is taken into account as standard in all of Swisscanto's traditional active investment funds. Through active dialogue, companies are encouraged to formulate and implement effective greenhouse gas (CO₂e) reduction targets. By means of capital allocation, investments in CO₂e-intensive companies and countries that do not have a strategy to cut their CO₂e emissions are reduced in favour of companies and countries that are CO₂e-efficient and those that have CO₂e reduction targets.

Monitoring & Reporting

Investment advice and wealth management: Compliance with the rules set out under "Steering & Management" are monitored daily as part of the risk management process. The audit results form an integral part of internal risk management reporting and the internal risk dialogue between the risk manager and risk management. In dialogue with clients, Zürcher Kantonalbank transparently reports on the ESG criteria, CO₂e intensity and the share of investments in various controversial business practices in client portfolios. Asset management: In the case of transactions in the fund assets of Swisscanto funds, compliance with exclusion criteria (blacklist, "Sustainable" and "Responsible" criteria) is checked before any transaction is executed, and compliance is monitored on a daily basis by the Investment Controlling department of the fund management company independently of the respective fund manager. The degree to which the CO₂e reduction target is achieved is monitored by the Risk Management unit and the fund management company's Investment Controlling team. The degree of achievement of the CO₂e target and the Swisscanto Sustainability Rating are also part of the publicly available sustainability reports for investors. Additionally, the Risk Management unit also uses sustainability stress tests when measuring, monitoring and reporting risks.

18.5 Quantitative information (key figures and targets)

18.5.1 Operational risk in banking operations: Corporate environmental programme

The corporate environmental programme is Zürcher Kantonalbank's way of continuously reducing CO_2e emissions and increasing operational ecological performance. On a medium-term horizon, environmental targets for operational ecology are set and approved by the CEO. The targets set in the corporate environmental programme relate to CO_2e emissions, CO_2e offsetting and energy consumption, amongst other things.

Under this programme, the bank was able to reduce its CO_2 footprint by 68 percent between 2010 and 2022, to 2,253 tonnes of CO_2 e. Since 2009, unavoidable CO_2 emissions are 100 percent offset, increasingly by means of negative emissions technologies. The aim is to achieve net zero by 2030. The table below shows the trend in the most relevant environmental targets and the extent to which targets are being achieved.

		Reference value	Actual value	Actual value	Actual value	Actual value	Target value
Environmental target	Unit	2016	2019	2020	2021	2022	2022
CO ₂ -Emissions							
CO ₂ -emissions reduction by 30%	t CO ₂	4,401	3,507	2,712	2,853	2,253	3,000
(incl. emissions caused by business travel)	t CO ₂ / employee	0.90	0.71	0.54	0.58	0.45	0.60
CO ₂ -Compensation							
100% CO ₂ -neutral own operations	%	100%	100%	100%	100%	100%	100%
Energy							
50% reduction of heating energy consumption	t CO ₂	2,136	1,283	1,199	1,387	972	1,000
	kg CO ₂ / m ² ERA	11.8	7.2	6.3	8.4	6.2	6.0
64% renewable heating energy	%	11.8%	68.2%	67.1%	60.2%	58.7%	64.0%
20% reduction of electricity consumption	MWh	24,964	21,544	20,172	18,092	17,978	20,000
100% green electricity	%	100%	100%	100%	100%	100%	100%
Paper							
25% reduction of paper consumption	t	851	789	643	709	641	650
Mobility							
10% reduction for internal transports and business travel	t CO ₂	897	836	447	398	486	825
	kg CO ₂ / car km	0.44	0.26	0.26	0.27	0.24	0.22

The environmental management system has been certified in accordance with ISO 14001 since 2002 and is audited annually. Further information on the goals and achievements under the environmental management system are published on the Zürcher Kantonalbank website at "www.zkb.ch/en/home/our-company/sustainability".

18.5.2 Credit risks: Physical risks in the residential mortgage portfolio

Analysis of physical risks as part of climate-related financial risks in different business areas has shown that the greatest potential loss could occur in the residential sub-portfolio as a result of a flood. Zürcher Kantonalbank carried out corresponding simulation calculations in 2021. The analysis was not repeated in 2022 because of the high degree of stability (low level of change) in the portfolio. In 2021, the potential extent of damage was analysed for medium (50th percentile), large (75th percentile), and very large (95th percentile) events. The buildings in the residential sub-portfolio (single-family homes, apartments, multi-family homes) were divided into three hazard level zones based on official flood hazard maps, and also into three classes based on the replacement value. For each of these categories, maximum loss estimates were provided by a Swiss insurer. The estimated damage to buildings in the residential sub-portfolio in the Canton of Zurich (about 85 percent of the financing volume) is about CHF 50 million for a medium event, CHF 160 million for a large event and CHF 870 million for a very large event. Compared to the estimated replacement value of around CHF 97 billion, this is equal to a loss ratio of between 0.2 percent and a maximum of 1.2 percent. It may be assumed that this damage is covered by the building insurance of the Canton of Zurich, subject to benefit caps and deductibles. The default risk for the bank can be classified as low because the bank's mortgage loans are only at risk of default if the loss exceeds both the building insurance coverage and the unsecured portion of the property value. Portfolio growth in the residential sub-portfolio was 4.6 percent in 2022.

18.5.3 Credit risks: Transition risks in the commercial financing business

Zürcher Kantonalbank follows the internationally established UNEP-FI and TCFD recommendations on the disclosure of transition risks from credit exposure to climate-sensitive industries and, as a subset thereof, carbon-related industries. TCFD defines "carbon-related" as industries associated with the energy and utilities sectors as defined in the Global Industry Classification Standard, excluding water supply and renewable power generation. Zürcher Kantonalbank defines "climate-sensitive" as more broadly referring to those industries that are associated with higher transition risks due to their greenhouse gas emissions. Zürcher Kantonalbank bases its delimitation on emission statistics and uses the Swiss or European industry classification. The Commodity Trade Finance (CTF) sub-portfolio is reported separately, irrespective of the industry, and is subject to restrictions from the bank's sustainability policy as mentioned below. The following chart shows the uncovered loans and advances in the Corporates portfolio using this classification.

Unsecured loans and advances in the company's client portfolio by "climate-sensitive" and other industries

		31.12.2021			
in CHF million Industry designation	Balance sheet exposure	as % of unsecured exposure	as % of balance sheet exposure	as % of balance sheet exposure	
Metal production / processing	4	0.1%	0.0%	0.1%	
Mining / crushed rock and earth	7	0.1%	0.0%	0.0%	
Sewage and waste disposal and elimination of environmental pollution	76	1.3%	0.2%	0.2%	
Agriculture, hunting and related activities	93	1.6%	0.3%	0.3%	
Glass / ceramics / cement	131	2.3%	0.4%	0.4%	
Transport (incl. mountain railways, but excluding long-distance rail passenger transport and goods trains)	209	3.6%	0.6%	0.7%	
Chemical products	293	5.1%	0.9%	0.6%	
Automotive	412	7.1%	1.2%	1.6%	
CTF (commodity trade finance)	589	10.2%	1.8%	2.3%	
Energy supply	652	11.3%	2.0%	2.2%	
Total climate-sensitive sectors	2,467	42.7%	7.4%	8.3%	
Total other sectors	3,310	57.3%	9.9%	8.3%	
Total companies client portfolio loans and advances unsecured	5,777	100.0%	17.3%	16.5%	
Real estate financing	26,466		79.4%	78.4%	
Other products	1,106		3.3%	5.1%	
Total balance sheet exposure companies	33,350		100.0%	100.0%	

In terms of total balance sheet exposure in this portfolio, climate-sensitive sectors account for around 7.4 percent (2021: 8.3 percent). This includes the entire energy sector, although it almost exclusively comprises financing for sustainable energy sources. The auto sector mainly contains vehicle sales and financing, along with component manufacturing and repairs. The transport sector chiefly covers tourist travel, local public transport and road haulage. In accordance with the exclusion criteria listed in its sustainability policy, Zürcher Kantonalbank does not provide financing in coking and oil refining, which are industries designated by the TCFD as carbon-intensive, and does not finance coal mining or fossil fuel power plants.

In the financing business, Zürcher Kantonalbank is guided in particular by the objectives of the federal government and the Canton of Zurich with regard to the 2030 Agenda and the achievement of greenhouse gas neutrality in 2050. It therefore does not provide financing for coal mining, oil and natural gas production or fossil-fuel power plants. The following are explicitly excluded in Commodity Trade Finance (CTF): coal for electricity production (thermal coal), crude and heavy oil, bitumen/asphalt, asbestos, uranium, precious woods, live goods, diamonds, rare earth metals, perishable goods and non-certified palm oil. In the case of commodity trading clients, the bank systematically reviews sector-specific ESG risks and opportunities during onboarding as part of due diligence and on an annual basis. This review is based on reported data or data collected through the bank's own questionnaires.

18.5.4 Business risks: Wealth and Asset Management business

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The standard climate target for active funds in traditional asset classes is to reduce the CO_2e intensity of the portfolios by a set percentage each year from 2019. For active funds in the Responsible product line the percentage is based on a 2-degree reduction path and requires an annual reduction of 4 percent plus economic growth. Some funds have different quantitative climate targets (e. g. almost all Sustainable funds pursue a 1.5 degree reduction path, which requires an annual CO_2e reduction of 7.5 percent, and the passive funds in the Responsible product line aim for a relative CO_2e intensity reduction of 20 percent compared with the benchmark). The CO_2e intensity of active investment funds in traditional asset classes at the end of 2022 was on average 33 percent below the respective target value across all funds.