

Introduction

"Swedbank", AB (hereinafter referred to as "the Bank") is a credit institution in the form of a public limited liability company (AB) domiciled in Lithuania with registration number 112029651. The report for Q4 2022 comprise the consolidated situation of "Swedbank", AB and its subsidiary Swedbank Lizingas (together referred to as "the Group" or "Swedbank Lithuania").

"Swedbank Baltics" AS is a financial holding company, which is parent of Swedbank Lithuania and owns 100% of the Bank's shares as of 31 December 2022, while the ultimate parent entity is Swedbank AB (publ). Throughout this report "Swedbank Group" or "Swedbank" refers to Swedbank AB (publ) and its subsidiaries.

This Risk Management and Capital Adequacy Report Q4 2022 (annual) provides information on Swedbank Lithuania's risk management and capital adequacy. The report is based on regulatory disclosure requirements set out in the Regulation (EU) 575/2013 "Capital Requirements Regulation" (CRR).

Information in this report pertains to the conditions for Swedbank Lithuania as of period end if not otherwise stated. Disclosures are made annually in conjunction with the publication of Swedbank Lithuania Annual Report and semi-annually in conjunction with the Q2 reports.

This document has not been audited and does not form part of Swedbank Lithuania's audited financial statements.

The capital adequacy framework builds on three pillars:

Pillar 1 capital requirements represent minimum requirements calculated according to prescribed rules for credit risk, market risk and operational risk. For credit risk and market risk, the calculations can be done either by using prescribed standardised risk measures or by using the bank's own internal models. Swedbank Lithuania must fulfil certain requirements in order to apply its own internal risk measures and must seek approval from relevant supervisors in countries where Swedbank operates.

Pillar 2 ensures that institutions have adequate capital and liquidity to cover all the risks to which they are exposed. The identification and measurement of risks shall be documented in the internal capital and liquidity assessment process (ICAAP and ILAAP respectively). All significant sources of risks must be taken into account in the ICAAP, that is, not only those already included in Pillar 1. Similarly, the analysis in the ILAAP should go beyond the minimum liquidity requirements. The Supervisory College assesses the bank in the Supervisory Review and Evaluation Process (SREP) and may impose additional measures.

Pillar 3 enables market participants to access information through regulatory disclosure requirements in order to increase transparency and confidence about an institution's exposure to risk and the overall adequacy of its regulatory capital. This report constitutes the required disclosure for Swedbank Lithuania.

Swedbank Group in brief

Swedbank Group is a full-service bank available to households and businesses in its home markets, having 7.1 million private customers and 620 000 corporate and organisational customers. The customers are served through 216 branches in Swedbank Group's four home markets – Sweden, Estonia, Latvia and Lithuania – and through presence in neighbouring markets in Denmark, Finland and Norway. Swedbank Group also operates in the United States, China and South Africa (it was decided to close Denmark and South African representative offices during 2023). Swedbank Group's vision is a financially sound and sustainable society where Swedbank Group empowers the many people and businesses to create a better future.

Swedbank Group's business operations are organised in three business areas: Swedish Banking, Baltic Banking and Large Corporates & Institutions.

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1. Risk management

Swedbank Lithuania's structure for risk management is founded in the Enterprise Risk Management framework and based on the principle of three lines of defence. With well-established processes, the purpose is to ensure professional risk management protecting Swedbank Lithuania from undesired risk taking and to support the Bank's low risk appetite.

Internal control and risk management framework

Swedbank Lithuania defines risk as a potential negative impact on the value of the Bank that may arise from current internal processes or from internal or external future events. The concept of risk combines the probability of an event occurring with the impact that event would have on profit and loss, equity and the value of the Bank.

Risk arises in all financial operations; hence a profound understanding and solid management of risks are central for any successful business. A robust risk culture throughout Swedbank Lithuania is important for efficient risk management and, consequently, for a strong risk-adjusted return.

Enterprise Risk Management Policy (ERM Policy) is adopted by the Supervisory Council and contains the Risk Strategy including fundamental principles for the risk management and the concept of three lines of defence. Risk appetite statements are defined by the Supervisory Council for the main risk types in the Risk Taxonomy and expressed qualitatively and where possible quantitatively in the Risk Appetite Statement Policy and further implemented by the Management Board through a risk limit framework. Limits and KRIs are tools for monitoring and controlling risk exposures and risk concentrations.

The Enterprise Risk Management framework aims to ensure risk awareness, support a strong risk culture, accountability and business acumen within all parts of Swedbank Lithuania. The framework is aligned with strategy and business planning process, in which risk-based planning is an integrated part. Internal regulations and guidelines are developed to secure robust risk control and steering.

The Supervisory Council has the ultimate responsibility to set the Risk Appetite to limit Swedbank Lithuania's risk-taking. The Supervisory Council has established a Supervisory Council Risk Committee, an Audit Committee and a Nomination and Remuneration Committee. For further information on these committees, see the Annual Report available: Financial results - Swedbank.

The activities of the risk organisation and compliance

organisation are regulated in separate policies adopted by the Supervisory Council. The Bank's risk organisation and compliance organisation are responsible for independently ensuring that key risks are identified, assessed and properly managed. The Supervisory Council and the Management Board are regularly informed on changes in Swedbank Lithuania's risk limit framework structure, the overall risk and the exposures for all risk types. Furthermore, the Supervisory Council and the Management Board are also provided with information in case of a breach and the actions needed to be taken to mitigate the breach.

The Management Board has overall operational responsibility for the management and control of Swedbank Lithuania's risks including the responsibility for reporting to the Supervisory Council. The Management Board is responsible for communicating and implementing the risk management and control defined by the Supervisory Council, to ensure that there is an implemented and well-functioning internal control within the organisation. The Management Board has established the committees to support in the effective management and governance of Swedbank Lithuania.

Swedbank Lithuania has established the Policy on Diversity & Inclusion, where the Bank sets a high standard for equality, diversity and inclusion to be inherent parts of the organisation - all employees shall be treated equally which is followed up annually, and active measures are in place to increase gender balance and diversity where needed. In order to favour independent opinions and critical thinking the Supervisory Council, the Management Board and the top management shall, with due consideration to local regulations, consist of sufficient diversity concerning for example gender, age, geographical origin, educational and professional background.

Three lines of defence

Successful risk management requires a strong risk culture and a common approach. Swedbank Lithuania has built its risk management on the concept of three lines of defence, with clear division of responsibilities between the risk owners in first line of defence responsible for managing risks and control functions, i.e. Risk Lithuania, Compliance Lithuania and Internal Audit Lithuania.

Supervisory Council

Management Board

Risk Management First line of defence

Owns and manages risks in the day to day operations

- · Business and product areas
- Support functions

Monitor and Control Second line of defence

Establishes infrastructure, including risk management framework, monitors and assesses risks

- · Risk Lithuania
- Compliance Lithuania

Evaluation Third line of defence

Evaluates the governance, risk management and internal controls by the first and second lines of defence

· Internal Audit Lithuania

First line of defence

First line of defence is accountable for the risks and risk management within their business and activities. It refers to all risk management activities carried out by the business operations within the business areas, product areas and Group functions. Management within their respective area of responsibility, are responsible for ensuring that there are appropriate processes and internal control structures in place that aim to ensure that risks are identified, assessed, managed, monitored, reported and kept within the boundaries of Swedbank Lithuania's risk appetite and in accordance with the risk management framework.

Second line of defence

Second line of defence are the independent risk management functions, the risk control organisation (Risk Lithuania) and compliance organisation (Compliance Lithuania). These functions define the risk management framework, covering all material risks that Swedbank Lithuania faces. The second line challenges and validates the first line's risk management activities, control and analyse Swedbank Lithuania's material risks and provides independent risk assessment and reporting to the Management Board and the Supervisory Council.

The second line of defence is organisationally independent from the first line and shall not carry out operational activities in the business or the unit they monitor and control.

Third line of defence

Third line of defence refers to Internal Audit Lithuania which is governed by and reports to the Supervisory Council. Internal Audit Lithuania is responsible for evaluating governance, risk management and the internal control processes within the first and second lines of defence. Internal Audit is organisationally independent

from the first and second lines and shall not carry out operational activities in the other functions.

Risk statement

Swedbank Lithuania strives to meet customers' expectations and financial needs and taking and managing risks is fundamental to Swedbank Lithuania's business model and value creation. As part of the risk strategy, Swedbank Lithuania aims to build long-term relationships with customers. Hence, Swedbank Lithuania assumes risks in a conscious and controlled manner when supporting its customers. The work associated with Environmental, Social and Governance (ESG) risks enhances Swedbank Lithuania's capability to further assume risk in accordance with the business model.

EU REMA – Remuneration Policy

The Remuneration Policy states the foundations and principles for establishing remuneration within Swedbank Lithuania, how the policy should be applied and followed-up as well as how Swedbank Lithuania identifies which employees whose professional activities have a material impact on the risk profile (Material Risk Takers). In order for Swedbank Lithuania to be able to identify, measure, direct and report internally and to control the risks its business is involved in, remuneration within Swedbank Lithuania should be designed so that it is compatible with and encourages efficient risk management and counteract excessive risk taking. Remuneration to individual employees should be aligned with the Bank's long-term strategy and not counteract Swedbank Lithuania's long-term interests.

The Remuneration Policy is reviewed on an annual basis and at other times as necessary. The Bank's Supervisory Council decision to introduce the Remuneration Policy was preceded by and based on an analysis of the risks associated with the Swedbank's remuneration systems. The most recent Swedbank Lithuania Remuneration Policy was adopted on 31 May 2022. The adjustments mainly concerned (i) changes to Swedbank's variable remuneration program Eken (ii) regulatory changes in EBA Guidelines on Sound Remuneration Policies 2021/04, EU Regulation 575/2013 and EU Regulation 2021/923. Based on Swedbank Lithuania's current remuneration practices, variable remuneration levels and practices for identifying Material Risk Takers, the changes are not anticipated to lead to significant changes for Swedbank Lithuania's remuneration practices.

Decision making process in Swedbank Lithuania

The principles for variable remuneration are set out in the Remuneration Policy, which covers all employees within the Swedbank Group.

Swedbank Group HR & Infrastructure is responsible for preparing Remuneration Policy proposals. The Swedbank Group CEO together with the Swedbank Group Executive Committee (GEC) recommends proposals for submission to the Swedbank Group Board's Remuneration Committee. The Remuneration Policy is prepared by the Group Remuneration Committee prior to a decision by the Swedbank Group Board of Directors.

Swedbank Lithuania Remuneration Policy is based on Swedbank Group's Remuneration Policy. Swedbank Lithuania as part of Swedbank Group adopts the Remuneration Policy on Supervisory Council level. Swedbank Lithuania Remuneration Policy states the foundations and principles for establishing remunerations within Swedbank Lithuania.

The Swedbank Group Remuneration Committee is the committee of the Swedbank Group Board of Directors which deals with matters concerning remuneration. The Swedbank Group Board of Directors appoints the members of the committee. The Group Remuneration Committee

also prepares matters concerning remuneration to be decided by the Annual General Meeting.

Swedbank Group CEO together with Swedbank Group Executive Committee evaluates the fulfilment of targets that form the basis of variable remuneration in each business area and prepares and recommend proposals on payments, policies and guidelines for submission to the Swedbank Group Remuneration Committee.

At Swedbank Lithuania level the Supervisory Council and the Management Board have the overall responsibility to ensure that there are adequate routines in place (including risk analysis) for remuneration system and policy to be implemented in accordance with local legislation and enforced within Swedbank Lithuania. The Supervisory Council of the Bank has established the Nomination and Remuneration Committee to assist the Supervisory Council in fulfilling its responsibility for monitoring and ensuring that Swedbank Lithuania have sound nomination and remuneration processes. The Nomination and Remuneration Committee is a preparatory body that supports the Supervisory Council of the Bank and submits recommendations to the Supervisory Council for approval.

The Nomination and Remuneration Committee had two meetings during 2022, including 8 e-voting decision meetings.

Remuneration in Swedbank Lithuania

All employees in Swedbank Lithuania are to be encouraged to perform according to Swedbank Lithuania's goals and strategic direction. The remuneration shall also encourage employees to act according to Swedbank's values - open, simple and caring - since this is considered to be the foundation for a successful, sustainable and long-term business. Further, the total remuneration shall be designed in a way that makes Swedbank Lithuania attract employees with the needed skills within the existing margins of cost.

Most of the Material Risk Takers have remuneration with one fixed and one variable part which, together with other benefits, make up the employee's total remuneration. The goal is to reach a healthy balance between the variable and the fixed part of the remuneration. Benefits are granted in accordance with the Swedbank's principles and market practice in the country where each employee is permanently resident.

Variable remuneration

Swedbank Lithuania does not have a separate Variable Remuneration program and therefore participate in Swedbank Group's Variable Remuneration programs which terms and conditions are set by Swedbank Group. Variable remuneration is a component of remuneration which aims to incentivise specific behaviours and desired results, create an alignment between the rewards and risk exposure to those of the shareholders and provide motivation and foster a performance driven culture in Swedbank Lithuania.

Variable remuneration is tied to individual performance, Swedbank Group's total result and the business area result

during the performance year. Variable remuneration is based on relevant, predetermined, and measurable criteria, set with the purpose of increasing Swedbank Group's longterm value. Both current and future risks will be taken into consideration as well as actual costs for capital and liquidity. Further, a multiple-year perspective shall be applied to ensure long term sustainability of profits considering underlying business cycles and risks at the time of pay-out. In the event that subjective assessments are used for adjusting profit based on risk, factors forming the basis for the adjustment must be well balanced and documented. Variable remuneration will primarily be based on a common risk-adjusted measure of profit. Allotments of variable remuneration are contingent on a positive economic profit (operating profit after deducting company tax and the cost of capital) at the business area and Swedbank Group levels.

Within Swedbank Lithuania's Performance Development process, individual performance criteria are set to contribute and support Swedbank Lithuania's overall strategic direction, in which sustainability is an important part. The individual performance criteria will include desired results as well as a behavioural part to ensure that individual behaviours are consistent with Swedbank's values (open, simple and caring). Further, sustainability risks are integrated in Swedbank Lithuania's remuneration practices by including qualitative individual performance criteria as basis for allotment of variable remuneration for all employees, e.g. as adherence with Swedbank's values, as well as applying deferral periods and the delivery of variable remuneration in instruments for the majority of the employees. Lack of compliance with external or internal regulations or deficiencies in risk management capabilities are such circumstances that are considered inconsistent with Swedbank's values.

Swedbank currently has two variable remuneration programs in which Material Risk Takers in Swedbank Lithuania may participate. (a) For the majority of the Material Risk Takers and other employees included in the Group common performance and share based program, Eken 2022, 100% of the variable remuneration will be deferred for three years and paid out in Swedbank AB (publ.) shares. Shares is chosen as the financial instrument as it contributes to the alignment between the rewards and risk exposure of shareholders and employees. (b) For employees included in the individual program, IP 2022, the variable remuneration is either based on Swedbank AB (publ.) shares and cash or solely on cash. For Material Risk Takers half of the variable remuneration is based on Swedbank AB (publ.) shares and half is cash based. At least 40% of the variable remuneration will be deferred for three years, followed by an additional one-year retention period for the share-based part. For other IP participants the variable remuneration is fully cash based and deferral is applied in certain cases.

Any variable remuneration to employees in control functions will be determined based on objectives set in the respective control function, independently of the earnings

in the business areas they oversee.

Eken is primarily based on the capital cost and risk-adjusted result for Swedbank Group, where Eken 2022 has been based on the target level of 15% Return on Equity (ROE) for Swedbank Group, which can give an allocation of 0.8 monthly salary as regards to employees in Swedbank Lithuania. The allocation in Eken 2022 can amount to a maximum of 1.28 monthly salaries for employees in Swedbank Lithuania if 18% ROE for Swedbank Group will be reached. In Eken 2022, the target fulfilment for Swedbank Group ROE was 13.3%, which can give an allocation of 0.48 monthly salaries for employees in Swedbank Lithuania.

Swedbank Group Board of Directors can withhold variable remuneration if Swedbank Group's financial position has been greatly weakened or there is a significant risk of this occurring, or if improper actions by individuals have adversely affected Swedbank's or a business area's results.

Variable remuneration will only be delivered provided that delivery is justified considering: (a) the financial health of Swedbank Group and, if relevant, the subsidiary in which the employee is employed and the relevant business unit where the employee works; and (b) the relevant employee's performance against the individual performance criteria. Further, deferred variable remuneration may be cancelled during the deferral period for the aforementioned reasons. Swedbank Lithuania has the right to reclaim any variable remuneration paid or delivered on the basis of information which is later turned out to be clearly erroneous or the result of fraudulent activities.

The maximum ratio between variable and fixed remuneration is set in accordance with legislation in force and may never exceed the variable remuneration cap as decided by the Annual General Meeting and/or applicable regulations. The variable remuneration shall not exceed 100% of the yearly fixed remuneration for each individual.

Material Risk Takers are defined in accordance with Commission Delegated Regulation (EU) No 2021/963 based on Art. 94.2 in Directive 2013/36/EU with regard to regulatory technical standards with respect to qualitative and appropriate quantitative criteria to identify categories of employees whose professional activities have a material impact on an institution's risk profile. Material Risk Takers in Swedbank Lithuania have been identified based on evaluated positions as of 31 December 2022. Identified staff based on other sectorial regulations covering employees within asset management, is not included in the definition of Material Risk Takers.

Guaranteed variable remuneration and severance pay

Guaranteed variable remuneration is only permitted in connection with new employment, and if exceptional reasons apply, in the form of sign-on remuneration and shall be paid during the first year of employment. Guaranteed variable remuneration may only be granted subject to prior approval from the Management Board of the Bank.

Severance pay should not be awarded if a Material Risk

Taker voluntarily and unilaterally resigns from his/her position and leaves his/her employment within the Swedbank Lithuania, unless severance pay is required by national labour law. Severance pay can be awarded to Material Risk Takers in order to comply with national labour laws and employment contracts and/or in order to avoid a potential or actual labour dispute and to therefore avoid a

decision by the courts. Severance pay to Material Risk Takers should be determined based on objective criteria such as job level and length of employment. Severance pay shall also be in line with national labour laws and market practice and determined in accordance with Swedbank Lithuania's internal severance pay practices.

Table 1.1: EU REM1 - Remuneration awarded for the financial year, 31 December 2022

		MB Supervisory function	MB Management function	Other senior management	Other identified staff
EURt					
	Number of identified staff	7	8	3	29
	Total fixed remuneration	84	1436	352	2219
	Of which: cash-based	84	1436	352	2219
	(Not applicable in the EU)				
Fixed remuneration	Of which: shares or equivalent ownership interests Of which: share-linked instruments or equivalent non- cash instruments				
	Of which: other instruments				
	(Not applicable in the EU)				
	Of which: other forms				
	(Not applicable in the EU)				
	Number of identified staff	4	7	3	26
	Total variable remuneration		48	14	200
	Of which: cash-based				73
	Of which: deferred				29
	Of which: shares or equivalent ownership interests		48	14	127
Variable remuneration	Of which: deferred Of which: share-linked instruments or equivalent non- cash instruments		48	14	83
	Of which: deferred				
	Of which: other instruments Of which: deferred				
	Of which: other forms Of which: deferred				
Total remunera		84	1484	366	2419
i otai reillullera	uon	04	1404	300	2419

Table 1.2: EU REM2 - Special payments to staff whose professional activities have a material impact on institutions' risk profile (identified staff), 31 December 2022

	MB Supervisory function	MB Management function	Other senior management	Other identified staff
EURt				
Guaranteed variable remuneration awards				
Guaranteed variable remuneration awards - Number of identified staff				
Guaranteed variable remuneration awards -Total amount				
Of which guaranteed variable remuneration awards paid during the financial year, that are not taken into account in the bonus cap				
Severance payments awarded in previous periods, that have been paid out during the financial year				
Severance payments awarded in previous periods, that have been paid out during the financial year - Number of identified staff				
Severance payments awarded in previous periods, that have been paid out during the financial year - Total amount				
Severance payments awarded during the financial year				
Severance payments awarded during the financial year - Number of identified staff				
Severance payments awarded during the financial year - Total amount				
Of which paid during the financial year				
Of which deferred				
Of which severance payments paid during the financial year, that are not taken into account in the bonus cap				

Of which highest payment that has been awarded to a single person

Table 1.3: EU REM3 - Deferred remuneration, 31 December 2022

Deferred and retained remuneration	Total amount of deferred remuneration awarded for previous performance periods	Of which due to vest in the financial year	Of which vesting in subsequent financial years	Amount of performance adjustment made in the financial year to deferred remuneration that was due to vest in the financial year	Amount of performance adjustment made in the financial year to deferred remuneration that was due to vest in future performance years	Total amount of adjustment during the financial year due to ex post implicit adjustments (i.e.changes of value of deferred remuneration due to the changes of prices of instruments)	Total amount of deferred remuneration awarded before the financial year actually paid out in the financial year	Total of amount of deferred remuneration awarded for previous performance period that has vested but is subject to retention periods
MB Supervisory function								
Cash-based								
Shares or equivalent ownership								
interests								
Share-linked instruments or equivalent non-cash instruments								
Other instruments								
Other forms								
MB Management function	318	93	224			-9	28	22
Cash-based	116	50	65			,	20	22
Shares or equivalent ownership								
interests Share-linked instruments or equivalent non-cash instruments Other instruments	202	43	159			-9	28	22
Other forms								
Other senior management	33	16	18			-4	16	0
Cash-based	0							
Shares or equivalent ownership interests	33	16	18			-4	16	
Share-linked instruments or equivalent non-cash instruments Other instruments Other forms								
Other identified staff	550	186	364			-23	74	37
Cash-based	170	85	85					
Shares or equivalent ownership interests Share-linked instruments or equivalent non-cash instruments	380	101	279			-23	74	37
Other instruments								
Other forms								
Total amount	901	295	606			-36	118	59

Table 1.4: EU REM4 - Remuneration of 1 million EUR or more per year, 31 December 2022

EUR	Identified staff that are high earners as set out in Article 450(i) CRR
1 000 000 to below 1 500 000	
1 500 000 to below 2 000 000	
2 000 000 to below 2 500 000	
2 500 000 to below 3 000 000	
3 000 000 to below 3 500 000	
3 500 000 to below 4 000 000	
4 000 000 to below 4 500 000	
4 500 000 to below 5 000 000	
5 000 000 to below 6 000 000	
6 000 000 to below 7 000 000	
7 000 000 to below 8 000 000	
To be extended as appropriate if furthe	er payment bands are needed.

Table 1.5: EU REM5 - Information on remuneration of staff whose professional activities have a material impact on institutions' risk profile (identified staff), 31 December 2022

	Managen	nent body remuneration				Business areas	3			
FUD	MB Supervisory function	MB Management function	Total MB	Investment banking	Retail banking	Asset management	Corporate functions	Independent internal control functions	All other	Total
EURt City Walter W										47
Total number of identified staff										47
Of which: members of the MB	7	8	15							
Of which: other senior management							3			
Of which: other identified staff				3	9		4	7	6	
Total remuneration of identified staff	84	1484	1568	458	814		658	429	427	
Of which: variable remuneration		48	48	18	142		22	15	17	
Of which: fixed remuneration	84	1436	1520	440	672		636	414	410	

2. Capital position

Swedbank Lithuania's capital position continues to be strong with buffers towards regulatory requirements, enabling the Bank to grow with its customers and withstand changes in the economic environment. Combined with its robust underlying profitability, Swedbank Lithuania is also well positioned to meet future changes in capital requirements.

Capital risk

The risk of insufficient level or composition of capital to cover applicable capital requirements and support business activities under normal economic environments or stressed conditions.

Highlights 2022

Swedbank Lithuania's capital adequacy ratio was 21.8% as of Q4 2022, which amounts to 6.0 percentage point buffer above the full regulatory requirements (15.8%) thus making Swedbank Lithuania well positioned to meet both current and future capital demand.

The strong capital situation will enable Swedbank Lithuania to support its retail and corporate customers in the challenging post-pandemic environment and in their transition to more sustainable modes of operation.

Key figures

Swedbank Lithuania is subject to the capital requirements defined in the EU's regulatory acts: CRR and Capital Requirement Directive. The documents set up a multilayered capital stack, which ensures that the institution always has an adequate risk bearing capacity. The stack starts with a minimum requirement of 8% of the total Risk Exposure Amount (REA), which is complemented by an institution specific Pillar 2 requirement (P2R) meant to capture additional aspects of credit, operational and market risks, as well as other risks not covered by the 8% minimum requirement. These two components add up to a total supervisory capital requirement (TSCR) that must be met at all times. As of Q4 2022, Swedbank Lithuania's TSCR amounted to 9.8% of REA. On top of the TSCR is the combined buffer requirement (CBR) that consists of the capital conservation buffer (2.5% of REA), countercyclical buffer (0% of REA), other systemically important institution buffer (2.0% of REA) and a systemic risk buffer (0.4% of REA). These buffers serve different prudential purposes and can be reviewed by the supervisory authorities based on the established procedures. The TSCR and the CBR add up to an Overall Capital Requirement (OCR) that must be met by the institution under normal circumstances. Finally, on top of the OCR comes an institution specific Pillar 2

Guidance (P2G), which is an extra non-binding requirement meant to protect the institution in severely adverse stress scenarios. As of Q4 2022, Swedbank Lithuania's P2G amounted to 1.0% of REA (1.0%).

Swedbank Lithuania's own funds almost completely consist of CET1 instruments, with a very small portion of eligible Tier 2 instruments. At the end of the year, the CET1 capital ratio, i.e., the CET1 capital in relation to the REA, was 21.8% (24.6%). The capitalisation is above the capital requirements presented in the table 2.2. with the regulatory overall capital requirement of 14.8% (14.3%).

In the 2022 Supervisory Review and Evaluation Process (SREP), the capitalisation of Swedbank Lithuania was assessed as adequate for both the current and forward-looking perspective of regulatory capital requirements.

In 2022, total REA increased by 30% reaching EUR 4.8bn. At the same time, CET1 capital increased from EUR 907m in Q4 2021 to EUR 1.044bn due to addition of retained earnings for 2022.

In addition to the risk weighted capital requirements, Swedbank Lithuania is subject to a leverage ratio requirement of 3% of leverage exposure. As of Q4 2022, leverage ratio amounted to 5.6% (10.3%).

The Bank Recovery and Resolution Directive (BRRD), which allows the authorities to manage banks in distress, was established in the EU in 2014 and transposed to Lithuanian national laws on 1 July 2015. The directive includes a requirement on banks to hold a minimum level of own funds and eligible liabilities (MREL). In December 2017, an individual MREL requirement for Swedbank Lithuania was first introduced by the Single Resolution Board (SRB) in 2019 and is updated on an annual basis. According to the current regulation, there are two MREL requirements that must be met by the Group in parallel: one is set as a % of REA and another as a % of the leverage exposure. The requirements effective from 1 January 2022 amounted to 19.5% and 5.9% respectively, while the corresponding MREL compliance ratios as of 31 December 2022 were 27.6% and 8.4%. Swedbank Lithuania uses own funds, senior non-preferred liabilities and subordinated loans from the parent company Swedbank AB (publ.) to meet the MREL.

Table 2.1: EU OV1 - Overview of risk weighted exposure amounts, 31 December 2022

		Risk weighted exposure amounts (RWEAs)		
EURt	31 Dec 2022	31 Dec 2021	31 Dec 2022	
Credit risk (excluding CCR)	4 135 273	2 966 189	330 823	
Of which the standardised approach	506 675	424 636	40 534	
Of which the foundation IRB (FIRB) approach	2 240 644	1 413 055	179 252	
Of which slotting approach	34	3 050	3	
Of which equities under the simple riskweighted approach				
Of which the advanced IRB (AIRB) approach	1 387 920	1 125 448	111 034	
Counterparty credit risk - CCR	43 205	37 646	3 456	
Of which the standardised approach	43 117	37 058	3 449	
Of which internal model method (IMM)				
Of which exposures to a CCP				
Of which credit valuation adjustment - CVA	88	588	7	
Of which other CCR				
Empty set in the EU				
Empty set in the EU				
Empty set in the EU				
Empty set in the EU				
Empty set in the EU				
Settlement risk				
Securitisation exposures in the non-trading book (after the cap)	6 091		487	
Of which SEC-IRBA approach				
Of which SEC-ERBA (including IAA)				
Of which SEC-SA approach	6 091		487	
Of which 1250%/ deduction				
Position, foreign exchange and commodities risks (Market risk)	9 038	3 063	723	
Of which the standardised approach	9 038	3 063	723	
Of which IMA				
Large exposures				
Operational risk	458 731	403 016	36 698	
Of which basic indicator approach				
Of which standardised approach	458 731	403 016	36 698	
Of which advanced measurement approach				
Amounts below the thresholds for deduction (subject				
to 250% risk weight) (For information)				
Other risk	146 000	278 000	11 680	
Empty set in the EU				
Empty set in the EU				
Empty set in the EU				
Empty set in the EU				
Total	4 798 338	3 687 914	383 867	

During 2022 risk exposure amount of Swedbank Lithuania increased by EUR 1.110bn as compared to Q4 2021.

Increase of exposure under IRB approach is mainly driven by solid lending growth, as well as model and methodology updates.

Table 2.2: EU KM1 - Key metrics, 31 December 2022

EURt	31 Dec 2022	30 Jun 2022	31 Dec 2021	30 Jun 2021
Available own funds (amounts)				
Common Equity Tier 1 (CET1) capital	1 043 599	893 968	906 787	917 172
Tier 1 capital	1 043 599	893 968	906 787	917 172
Total capital	1 044 010	895 189	908 227	918 632
Risk-weighted exposure amounts				
Total risk-weighted exposure amount	4 798 338	3 874 414	3 687 914	3 288 212
Capital ratios (as a percentage of risk-weighted exposure amount)				
Common Equity Tier 1 ratio (%)	21.8%	23.1%	24.6%	27.9%
Tier 1 ratio (%)	21.8%	23.1%	24.6%	27.9%
Total capital ratio (%)	21.8%	23.1%	24.6%	27.9%
Additional own funds requirements to address risks other than the risk of excessive leverage (as a				
percentage of risk-weighted exposure amount)	1.00			
Additional own funds requirements to address risks other than the risk of excessive leverage (%)	1.8%	1.8%	1.8%	1.8%
of which: to be made up of CET1 capital (percentage points)	1.0%	1.0%	1.0%	1.0%
of which: to be made up of Tier 1 capital (percentage points)	1.3%	1.3%	1.3%	1.3%
Total SREP own funds requirements (%)	9.8%	9.8%	9.8%	9.8%
Combined buffer requirement (as a percentage of risk-weighted exposure amount)				
Capital conservation buffer (%)	2.5%	2.5%	2.5%	2.5%
Conservation buffer due to macro-prudential or systemic risk identified at the level of a Member State (%)				
Institution specific countercyclical capital buffer (%)				
Systemic risk buffer (%)	0.4%	0.0%	0.0%	0.0%
Global Systemically Important Institution buffer (%)				
Other Systemically Important Institution buffer	2.0%	2.0%	2.0%	2.0%
Combined buffer requirement (%)	5.0%	4.5%	4.5%	4.5%
Overall capital requirements (%)	14.8%	14.3%	14.3%	14.3%
CET1 available after meeting the total SREP own funds requirements (%)	12.0%	13.3%	14.8%	18.1%
Leverage ratio				
Total exposure measure	18 521 996	16 309 262	8 803 761	15 780 025
Leverage ratio (%)	5.6%	5.5%	10.3%	5.8%
Additional own funds requirements to address the risk of excessive leverage (as a percentage of leverage ratio total exposure amount)				
Additional own funds requirements to address the risk of excessive leverage (%)	0.0%	0.0%	0.0%	0.0%
of which: to be made up of CET1 capital (percentage points)				
Total SREP leverage ratio requirements (%)	3.0%	3.0%	4.1%	3.0%
Leverage ratio buffer and overall leverage ratio requirement (as a percentage of total exposure				
measure)	0.004			
Leverage ratio buffer requirement (%)	0.0%	0.0%	0.0%	0.0%
Overall leverage ratio requirement (%)	3.0%	3.0%	4.1%	3.0%
Liquidity Coverage Ratio				
Total high-quality liquid assets (HQLA) (Weighted value -average)	7 043 067	7 396 558	7 600 578	6 717 919
Cash outflows - Total weighted value	2 114 727	2 019 475	1 961 167	1 800 167
Cash inflows - Total weighted value	432 227	409 769	349 141	458 810
Total net cash outflows (adjusted value)	1 682 500	1 609 706	1 612 026	1 341 357
Liquidity coverage ratio (%)	448.9%	487.2%	474.8%	538.7%
Net Stable Funding Ratio				
Total available stable funding	14 845 548	13 253 467	14 001 308	12 926 995
Total required stable funding NSFR ratio (%)	6 800 581 218.3%	6 620 326	5 854 683	5 580 601 231.6%

Decrease in 2022 Q4 LCR in comparison to 2022 Q2 ratio mainly driven by transactions related to TLTRO collateral replacement as well as funding to Swedbank AB (publ.) from Swedbank Lithuania.

Table 2.3: EU INS1 - Insurance participations, 31 December 2022

EURt	Exposure value	Risk-weighted exposure amount
Own fund instruments held in insurance or re-insurance undertakings or insurance holding company not deducted from own funds		

As of end 2022, Swedbank Lithuania had no participations in insurance businesses.

Table 2.4: EU INS2 - Financial conglomerates information on own funds and capital adequacy ratio, 31 December 2022

FUDA	
EURt	
Supplemen	ntary own fund requirements of the financial conglomerate (amount)
Capital ade	lequacy ratio of the financial conglomerate (%)

Swedbank Lithuania is not a financial conglomerate as it is defined in the Directive 2002/87/EC of the EU.

EU OVC - Internal Capital Adequacy Assessment Process (ICAAP)

Swedbank Lithuania forms a part of Swedbank Group and its ICAAP is based on the same foundations as Swedbank Group's ICAAP, while also taking into account local legal and regulatory requirements. The key elements of Swedbank Lithuania's ICAAP are approved at least on an annual basis by management bodies of Swedbank Lithuania.

In the ICAAP under Pillar 2, Swedbank Lithuania's solvency

and capital need is assessed by applying the Economic Capital (EC) methodology and stress tests. Swedbank Lithuania calculates the Pillar 2 capital for all relevant risk types. Strategic and reputational risks are managed indirectly within the capital adequacy assessment, as the capital buffer implicitly protects against such risks, and they are carefully monitored and managed. Liquidity constraints may arise as a result of an imbalance between risk and capital. The ICAAP is designed to ensure that such imbalances do not arise, and consequently, a conservative view of liquidity risk is important to the process.

Table 2.5: Risk types according to the ICAAP process

	Pillar 1	Pillar 2
Risk type	Capital is allocated?	Contributes to calculated capital need?
Credit risk	Yes	Yes
Concentration risk	No	Yes
Market risk	Yes	Yes
Market risk: Interest rate risk in banking book	No	Yes
Operational risk	Yes	Yes
Risk type	Pillar 1	Pillar 2
		Identified and mitigated?
Reputational risk	No	Yes ¹
Liquidity risk	No	ILAAP ²
Strategic risk	No	Yes ³

¹⁾ Reputational risk is considered as part of the operation risk in the ICAAP context. The Scenario Simulation parameters can be adjusted to reflect reputational risk

Stress tests

Swedbank Lithuania uses macroeconomic scenario-based stress tests in the ICAAP for the purpose of forecasting its solvency and capital needs. The stress tests are important means of analysing how Swedbank Lithuania's portfolios are affected by adverse macroeconomic developments, including the effects of negative events on Swedbank Lithuania's total capital and risk profile.

Swedbank Group-wide stress test methodology takes its starting point in the identification of systemic risks that may have an adverse impact on Swedbank Lithuania's capital. The identified systemic risks are transformed into quantitative effects on key macroeconomic variables to build macroeconomic scenarios. When stressing credit risk, Swedbank Lithuania uses statistical models that transform the adverse macroeconomic scenarios into loss levels for relevant balance-sheet items. Profit and loss items such as net interest income and fees and commissions are also stressed in the scenario. After REA changes are accounted for, the total impact on capital adequacy is estimated. Finally, the stress test outcomes and the methodology are evaluated and discussed by Swedbank Lithuania's experts and by management, to ensure consistency and reliability. The scenarios are presented to the Management Board and Council of Swedbank Lithuania for approval along with an assessment of the effects on the main risk types.

Economic Capital

Economic capital (EC) models in conjunction with stress

tests to provide an objective internal view of the capital required to manage potential risks affecting Swedbank Lithuania. In contrast to the capital assessment within Pillar 1, the estimation of the EC is not limited by assumptions applied in the Basel framework. Consequently, the EC generates a more accurate assessment of the risk to which Swedbank Lithuania is exposed.

Within the EC framework, credit risk, market risk and operational risk are considered, while strategic risk is evaluated separately. The strategic risk is assessed through stress tests performed in the ICAAP.

In general, Value-at-Risk (VaR) based models with a confidence level of 99.9% are used to calculate the EC for the different risk types. The confidence level, which corresponds to the confidence level used in the Basel IRB framework calibration, uses a one-year horizon.

EC models by risk type

Swedbank Lithuania's EC model for credit risk is based on the similar theoretical foundation as the Basel IRB framework, but while the IRB framework is limited to a one-factor model, Swedbank's EC framework applies a multifactor model. Accordingly, the actual portfolio setup can be used, and both concentration and diversification effects are taken into account.

Swedbank Group's operational loss model is a statistical and mathematical approach based on extreme value theory where historical operational loss data is used. The model has been developed primarily using internal loss data and

²⁾ Liquidity needs are assessed annually in the internal liquidity adequacy assessment process (ILAAP).

³⁾ Strategic risks are covered within the scope of the management buffer as part of the normal capital planning process. Economic Capital and adverse Scenario Simulation calculations can be adjusted to reflect forward looking perspective.

is complemented with scenario information to capture areas where additional input is required beyond loss data. The main cause for internal operational losses is process risk followed by personnel risk. Since Swedbank Lithuania is heavily dependent on solid IT-solutions, one of the main drivers for operational risk is also low frequency high impact losses related to information and technology risk which, together with external risk, creates an impact on clients, products and business practices. Swedbank Lithuania's EC requirement is inferred from Swedbank Group's results. The EC for market risk is primarily driven

by interest rate risk in the banking book (IRRBB), where an economic value methodology is used. For risk stemming from the trading operations, Swedbank Lithuania's internal assessment is in line with the view of market risk within Pillar 1. The main difference is that Swedbank Lithuania uses a standardised approach to calculate specific interest rate risk in Pillar 1, while an internal model is applied within the EC framework. In addition to market risk in the banking and trading books, the EC assessment also accounts for CVA risk.

Table 2.7: EU CC1 - Composition of regulatory own funds, 31 December 2022

TI Da		Amounts	Source based on reference numbers/letters of the balance sheet under the regulatory scope of consolidation
EURt Common Equit	y Tier 1 (CET1) capital: instruments and reserves		consolidation
1	Capital instruments and the related share premium accounts	502 258	26 (1), 27, 28, 2
	of which: Instrument type 1		EBA list 26 (3
	of which: Instrument type 2		EBA list 26 (3
	of which: Instrument type 3		EBA list 26 (3
2	Retained earnings	410 687	26 (1) (0
3	Accumulated other comprehensive income (and other reserves)	166 118	26 (1
EU-3a	Funds for general banking risk		26 (1) (1
4	Amount of qualifying items referred to in Article 484 (3) CRR and the related share premium accounts		486 (2
	subject to phase out from CET1		
5	Minority interests (amount allowed in consolidated CET1)		8 26 (2
EU-5a 6	Independently reviewed interim profits net of any foreseeable charge or dividend	1.070.062	20 (2
	Common Equity Tier 1 (CET1) capital before regulatory adjustments	1 079 063	
-	y Tier 1 (CET1) capital: regulatory adjustments	E EOE	34.10
7 8	Additional value adjustments (negative amount) Intangible assets (net of related tax liability) (negative amount)	- 5 505 -41	36 (1) (b), 3
9	Empty set in the EU	-41	30 (1) (b), 3
9	Deferred tax assets that rely on future profitability excluding those arising from temporary differences		36 (1) (c), 3
10	(net of related tax liability where the conditions in Article 38 (3) CRR are met) (negative amount)	-5 171	30 (1) (0), 3
11	Fair value reserves related to gains or losses on cash flow hedges of financial instruments that are not		33 (1) (a
11	valued at fair value		
12	Negative amounts resulting from the calculation of expected loss amounts	-17 459	36 (1) (d), 40, 15
13	Any increase in equity that results from securitised assets (negative amount)		32 (
14	Gains or losses on liabilities valued at fair value resulting from changes in own credit standing		33 (1) (1
15	Defined-benefit pension fund assets (negative amount)		36 (1) (e), 4
16	Direct, indirect and synthetic holdings by an institution of own CET1 instruments (negative amount)		36 (1) (f), ⁴
17	Direct, indirect and synthetic holdings of the CET 1 instruments of financial sector entities where those entities have reciprocal cross holdings with the institution designed to inflate artificially the own funds of the institution (negative amount)		36 (1) (g), 4
18	Direct, indirect and synthetic holdings by the institution of the CET1 instruments of financial sector entities where the institution does not have a significant investment in those entities (amount above 10% threshold and net of eligible short positions) (negative amount)		36 (1) (h), 43, 45, 46, 4 (2) (3), 7
19	Direct, indirect and synthetic holdings by the institution of the CET1 instruments of financial sector entities where the institution has a significant investment in those entities (amount above 10% threshold and net of eligible short positions) (negative amount)		36 (1) (i), 43, 45, 47, 4 (1) (b), 49 (1) to (3), 7
20	Empty set in the EU		
EU-20a	Exposure amount of the following items which qualify for a RW of 1250%, where the institution opts for the deduction alternative		36 (1) (
EU-20b	of which: qualifying holdings outside the financial sector (negative amount)		36 (1) (k) (i), 89 to 9
EU-20c	of which: securitisation positions (negative amount)		36 (1) (k) (ii), 243 ((b), 244 (1) (b), 25
EU-20d	of which: free deliveries (negative amount)		36 (1) (k) (iii), 379 (
	Deferred tax assets arising from temporary differences (amount above 10% threshold, net of related		36 (1) (c), 38, 48 (1) (
21	tax liability where the conditions in Article 38 (3) CRR are met) (negative amount)		
22	Amount exceeding the 17,65% threshold (negative amount) of which: direct, indirect and synthetic holdings by the institution of the CET1 instruments of financial		48 (36 (1) (i), 48 (1) (
24	sector entities where the institution has a significant investment in those entities Empty set in the EU		
25	of which: deferred tax assets arising from temporary differences		36 (1) (c), 38, 48 (1) (
EU-25a	Losses for the current financial year (negative amount)		36 (1) (
EU-25b	Foreseeable tax charges relating to CET1 items except where the institution suitably adjusts the amount of CET1 items insofar as such tax charges reduce the amount up to which those items may be		36 (1)
26	used to cover risks or losses (negative amount) Empty set in the EU		
27	Qualifying AT1 deductions that exceed the AT1 items of the institution (negative amount)		36 (1)
27a		-7 288	30 (1)
28	Other regulatory adjustments to CET1 capital (including IFRS 9 transitional adjustments when relevant) Total regulatory adjustments to Common Equity Tier 1 (CET1)	-35 464	
29	Common Equity Tier 1 (CET1) capital	1 043 599	
		1043399	
30	1 (AT1) capital: instruments Capital instruments and the related share premium accounts		51, 5
31	of which: classified as equity under applicable accounting standards		01, 0
32			
	of which: classified as liabilities under applicable accounting standards Amount of qualifying items referred to in Article 484 (4) CRR and the related share premium accounts		486 (
33	subject to phase out from AT1 as described in Article 486(3) CRR		400 (
EU-33a	Amount of qualifying items referred to in Article 494a(1) CRR subject to phase out from AT1		
EU-33b	Amount of qualifying items referred to in Article 494b(1) CRR subject to phase out from AT1		
34	Qualifying Tier 1 capital included in consolidated AT1 capital (including minority interests not included in row 5) issued by subsidiaries and held by third parties		85, 8
35	of which: instruments issued by subsidiaries subject to phase out		486 (

Direct, indirentities have of the institution of th	rect and synthetic holdings by an institution of own AT1 instruments (negative amount) rect and synthetic holdings of the AT1 instruments of financial sector entities where those reciprocal cross holdings with the institution designed to inflate artificially the own funds rect and synthetic holdings of the AT1 instruments of financial sector entities where the does not have a significant investment in those entities (amount above 10% threshold and ble short positions) (negative amount) rect and synthetic holdings by the institution of the AT1 instruments of financial sector rere the institution has a significant investment in those entities (net of eligible short (negative amount)) In the EU To deductions that exceed the T2 items of the institution (negative amount) atory adjustments to AT1 capital atory adjustments to Additional Tier 1 (AT1) capital Tier 1 (AT1) capital atal (T1 = CET1 + AT1) Ints Truments and the related share premium accounts qualifying items referred to in Article 484 (5) CRR and the related share premium accounts obase out from T2 as described in Article 494a (2) CRR subject to phase out from T2 qualifying items referred to in Article 494b (2) CRR subject to phase out from T2 qualifying items referred to in Article 494b (2) CRR subject to phase out from T2 instruments included in consolidated T2 capital (including minority interests and ments not included in rows 5 or 34) issued by subsidiaries and held by third parties instruments issued by subsidiaries subject to phase out adjustments capital before regulatory adjustments	1 043 599	52 (1) (b), 56 (a), 55 56 (b), 56 56 (c), 59, 60, 76 56 (d), 59, 76 56 (e
Joine Time Time Time Time Time Time Time Tim	rect and synthetic holdings of the AT1 instruments of financial sector entities where those by reciprocal cross holdings with the institution designed to inflate artificially the own funds by the central synthetic holdings of the AT1 instruments of financial sector entities where the does not have a significant investment in those entities (amount above 10% threshold and ble short positions) (negative amount) rect and synthetic holdings by the institution of the AT1 instruments of financial sector rect and synthetic holdings by the institution of the AT1 instruments of financial sector rect the institution has a significant investment in those entities (net of eligible short (negative amount)) In the EU To deductions that exceed the T2 items of the institution (negative amount) atory adjustments to AT1 capital atory adjustments to Additional Tier 1 (AT1) capital Tier 1 (AT1) capital atal (T1 = CET1 + AT1) atal (T1 = CET1	1 043 599	56 (b), 5 56 (c), 59, 60, 7 56 (d), 59, 7 56 (c)
38 entities have of the institution of the institut	re reciprocal cross holdings with the institution designed to inflate artificially the own funds rution (negative amount) rect and synthetic holdings of the AT1 instruments of financial sector entities where the does not have a significant investment in those entities (amount above 10% threshold and oble short positions) (negative amount) rect and synthetic holdings by the institution of the AT1 instruments of financial sector rece the institution has a significant investment in those entities (net of eligible short (negative amount)) In the EU To deductions that exceed the T2 items of the institution (negative amount) atory adjustments to AT1 capital atory adjustments to Additional Tier 1 (AT1) capital Tier 1 (AT1) capital tal (T1 = CET1 + AT1) Ints Truments and the related share premium accounts qualifying items referred to in Article 484 (5) CRR and the related share premium accounts obase out from T2 as described in Article 494a (2) CRR subject to phase out from T2 qualifying items referred to in Article 494b (2) CRR subject to phase out from T2 qualifying items referred to in Article 494b (2) CRR subject to phase out from T2 pown funds instruments included in consolidated T2 capital (including minority interests and ments not included in rows 5 or 34) issued by subsidiaries and held by third parties instruments issued by subsidiaries subject to phase out adjustments capital before regulatory adjustments	1 043 599	56 (c), 59, 60, 7 56 (d), 59, 7 56 (e
39	does not have a significant investment in those entities (amount above 10% threshold and ble short positions) (negative amount) rect and synthetic holdings by the institution of the AT1 instruments of financial sector lever the institution has a significant investment in those entities (net of eligible short (negative amount)) In the EU T2 deductions that exceed the T2 items of the institution (negative amount) atory adjustments to AT1 capital atory adjustments to Additional Tier 1 (AT1) capital Tier 1 (AT1) capital tal (T1 = CET1 + AT1) Ints Truments and the related share premium accounts qualifying items referred to in Article 484 (5) CRR and the related share premium accounts obase out from T2 as described in Article 494a (2) CRR subject to phase out from T2 qualifying items referred to in Article 494b (2) CRR subject to phase out from T2 cown funds instruments included in consolidated T2 capital (including minority interests and ments not included in rows 5 or 34) issued by subsidiaries and held by third parties instruments issued by subsidiaries subject to phase out adjustments capital before regulatory adjustments	1 043 599	56 (d), 59, 7 56 (e
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41 Empty set i 42 Qualifying 42a Other regul 43 Total regul 44 Additional 45 Tier 1 capit 46 Capital instrumel 46 Capital instrumel 47 Amount of subject to p EU-47a Amount of EU-47b Amount of 48 AT1 instrum 49 of which: 50 Credit risk of the artificially to pirect, indinentities who artificially to pirect, indinentities who artificially to pirect, indinentities who subject to pirect, indinentities who set in the set of financia eligible shound for the set of the set	n the EU T2 deductions that exceed the T2 items of the institution (negative amount) atory adjustments to AT1 capital atory adjustments to Additional Tier 1 (AT1) capital Tier 1 (AT1) capital tal (T1 = CET1 + AT1) hts rruments and the related share premium accounts qualifying items referred to in Article 484 (5) CRR and the related share premium accounts shase out from T2 as described in Article 486(4) CRR qualifying items referred to in Article 494a (2) CRR subject to phase out from T2 qualifying items referred to in Article 494b (2) CRR subject to phase out from T2 cover funds instruments included in consolidated T2 capital (including minority interests and ments not included in rows 5 or 34) issued by subsidiaries and held by third parties instruments issued by subsidiaries subject to phase out adjustments capital before regulatory adjustments	1 043 599	62, 6
42a Other regul 43 Total regul 44 Additional 45 Tier 1 capit 46 Capital instrumer 46 Capital instrumer 46 Capital instrumer 47 Amount of subject to p EU-47a Amount of 48 Qualifying of which: 50 Credit risk of which: 51 Tier 2 (T2) capital: regulator 52 Direct, indirect, ind	atory adjustments to AT1 capital atory adjustments to Additional Tier 1 (AT1) capital Tier 1 (AT1) capital tal (T1 = CET1 + AT1) Ints Truments and the related share premium accounts qualifying items referred to in Article 484 (5) CRR and the related share premium accounts shase out from T2 as described in Article 486(4) CRR qualifying items referred to in Article 494a (2) CRR subject to phase out from T2 qualifying items referred to in Article 494b (2) CRR subject to phase out from T2 aboven funds instruments included in consolidated T2 capital (including minority interests and ments not included in rows 5 or 34) issued by subsidiaries and held by third parties instruments issued by subsidiaries subject to phase out adjustments capital before regulatory adjustments	1 043 599	62, 6
43 Total regul 44 Additional 45 Tier 1 capit 7 Capital instrumen 46 Capital instrumen 47 Amount of subject to p EU-47a Amount of EU-47b Amount of 48 Qualifying of which: 50 Credit risk: 51 Tier 2 (T2) Tier 2 (T2) capital: regulator 52 Direct, indirect, i	atory adjustments to Additional Tier 1 (AT1) capital Tier 1 (AT1) capital tal (T1 = CET1 + AT1) Ints Truments and the related share premium accounts qualifying items referred to in Article 484 (5) CRR and the related share premium accounts shase out from T2 as described in Article 486(4) CRR qualifying items referred to in Article 494a (2) CRR subject to phase out from T2 qualifying items referred to in Article 494b (2) CRR subject to phase out from T2 cown funds instruments included in consolidated T2 capital (including minority interests and ments not included in rows 5 or 34) issued by subsidiaries and held by third parties instruments issued by subsidiaries subject to phase out adjustments capital before regulatory adjustments	1 043 599	
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1	tal (T1 = CET1 + AT1) Ints Its Its Its Its Its Its It	1 043 599	
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46 Capital inst 47 Amount of subject to p EU-47a Amount of EU-47b Amount of 48 Qualifying of AT1 instruct 49 of which: 50 Credit risk: 51 Tier 2 (T2) Tier 2 (T2) capital: regulator 52 Direct, indirect, indi	qualifying items referred to in Article 484 (5) CRR and the related share premium accounts obase out from T2 as described in Article 484 (4) CRR qualifying items referred to in Article 484 (2) CRR subject to phase out from T2 qualifying items referred to in Article 494a (2) CRR subject to phase out from T2 qualifying items referred to in Article 494b (2) CRR subject to phase out from T2 own funds instruments included in consolidated T2 capital (including minority interests and ments not included in rows 5 or 34) issued by subsidiaries and held by third parties instruments issued by subsidiaries subject to phase out adjustments capital before regulatory adjustments		
47 Amount of subject to p EU-47a Amount of EU-47b Amount of 48 Qualifying and AT1 instruct 49 of which: 50 Credit risk: 51 Tier 2 (T2) Tier 2 (T2) capital: regulator 52 Direct, indirect,	qualifying items referred to in Article 484 (5) CRR and the related share premium accounts obase out from T2 as described in Article 486(4) CRR qualifying items referred to in Article 494a (2) CRR subject to phase out from T2 qualifying items referred to in Article 494b (2) CRR subject to phase out from T2 own funds instruments included in consolidated T2 capital (including minority interests and ments not included in rows 5 or 34) issued by subsidiaries and held by third parties instruments issued by subsidiaries subject to phase out adjustments capital before regulatory adjustments		
EU-47a Amount of EU-47b Amount of EU-47b Amount of Amount of Qualifying AT1 instrur 49 of which: 50 Credit risk: 51 Tier 2 (T2) Tier 2 (T2) capital: regulator 52 Direct, indin (negative a netities wh artificially to pricet, indin entities wh 10% thresh 54 entities wh 10% thresh 55 of financia eligible sho 56 Empty set in pricet, indin (negative a netities) EU-56a Qualifying (negative and EU-56b Other regul) 57 Total regul 58 Tier 2 (T2) 59 Total capit 60 Total Risk Capital ratios and requireme 61 Common E 62 Tier 1 capit 63 Total capit 64 Institution of 65 of which: capital EU-67a (O-SII) buff EU-67b of which: capital eleverage Common E	qualifying items referred to in Article 494a (2) CRR subject to phase out from T2 qualifying items referred to in Article 494b (2) CRR subject to phase out from T2 own funds instruments included in consolidated T2 capital (including minority interests and nents not included in rows 5 or 34) issued by subsidiaries and held by third parties instruments issued by subsidiaries subject to phase out adjustments capital before regulatory adjustments		
EU-47b Amount of 48 Qualifying AT1 instrur 49 of which: 50 Credit risk: 51 Tier 2 (T2) Tier 2 (T2) capital: regulator 52 Direct, indirect, i	qualifying items referred to in Article 494b (2) CRR subject to phase out from T2 own funds instruments included in consolidated T2 capital (including minority interests and ments not included in rows 5 or 34) issued by subsidiaries and held by third parties instruments issued by subsidiaries subject to phase out adjustments capital before regulatory adjustments		
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50 Credit risk	adjustments capital before regulatory adjustments		87, 8
Tier 2 (T2)	capital before regulatory adjustments		486 (
Tier 2 (T2) capital: regulator		411	62 (c) & (c
Direct, india (negative a Direct, india (negative a Direct, india entities whe artificially to Direct, india entities whe artificially to Direct, india 54 entities when 10% thresh 54a Empty set in Direct, india of financia eligible shows the EU-56a Qualifying (negative a EU-56b Other regules 57 Total regules 58 Tier 2 (T2) 59 Total capit 60 Total Risk Capital ratios and requireme 61 Common E 62 Tier 1 capit 63 Total capit 64 Institution 65 of which: capital ratios and requireme 661 Common E 660 of which: capital ratios and requireme 67 Of which: capital ratios and requireme 68 of which: capital ratios of which: capital ratios and requireme 69 of which: capital ratios of which: capital	v odiustmente	411	
52			6) ()
53	rect and synthetic holdings by an institution of own T2 instruments and subordinated loans mount) rect and synthetic goldings of the T2 instruments and subordinated loans of financial sector		63 (b) (i), 66 (a), 6
54 entities wh 10% thresh 54a Empty set i Direct, indirect of financia eligible shot. 55 of financia eligible shot. 56 Empty set i eligible shot. EU-56a Qualifying (negative a line graph of the properties) 57 Total regul 58 Tier 2 (T2) 59 Total capit 60 Total Risk Capital ratios and requirement 61 Common E 62 Tier 1 capit 63 Total capit 64 Institution of the properties of which: continue to the properties of the	he own funds of the institution (negative amount) ect and synthetic holdings of the T2 instruments and subordinated loans of financial sector ect and synthetic holdings of the T2 instruments and subordinated loans of financial sector		66 (c), 69, 70, 7
Direct, indirect Indirect State	ere the institution does not have a significant investment in those entities (amount above old and net of eligible short positions) (negative amount)		00 (c), 09, 70, .
55 of financia eligible shows the property of			
EU-56a Qualifying (negative a EU-56b Other regul 57 Total regul 58 Tier 2 (T2) 59 Total capit 60 Total Risk Capital ratios and requireme 61 Common E 62 Tier 1 capit 63 Total capit 64 Institution 65 of which: c 66 of which: c 67 of which: s 50 Of Which: c 67 Of	rect and synthetic holdings by the institution of the T2 instruments and subordinated loans sector entities where the institution has a significant investment in those entities (net of or positions) (negative amount)		66 (d), 69, 79, 477 (
EU-56a (negative a EU-56b Other regul 57 Total regul 58 Tier 2 (T2) 59 Total capit 60 Total Risk Capital ratios and requireme 61 Common E 62 Tier 1 capit 63 Total capit 64 Institution 6 65 of which: c 66 of which: c 67 of which: s EU-67a (O-SII) buff EU-67b leverage Common E			
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58 Tier 2 (T2) 59 Total capit 60 Total Risk Capital ratios and requirement 61 Common E 62 Tier 1 capit 63 Total capit 64 Institution of Which: control of Which:	atory adjustments to T2 capital atory adjustments to Tier 2 (T2) capital		
Total capit		411	
60 Total Risk Capital ratios and requireme 61 Common E 62 Tier 1 capit 63 Total capit 64 Institution 6 65 of which: c 66 of which: s EU-67a (O-SII) buff EU-67b leverage Common E	al (TC = T1 + T2)	1 044 010	
Capital ratios and requireme 61 Common E 62 Tier 1 capit 63 Total capit 64 Institution 65 of which: c 66 of which: s 67 of which: c (O-SII) buff Of which: a EU-67b leverage Common E	exposure amount	4 798 338	
61 Common E 62 Tier 1 capit 63 Total capit 64 Institution 6 65 of which: c 66 of which: c 67 of which: s 69 Of which: c 60 Of which: c 61 Of which: c 62 Of which: c 63 Of which: c 64 OF Which: c 65 OF Which: c 66 OF Which: c 67 OF Which: c 68 Common E	•		
63 Total capit: 64 Institution (65 of which: c 66 of which: c 67 of which: c (0-SII) buff EU-67b of which: a leverage Common E	quity Tier 1 capital	21.8%	92 (2) (
64 Institution 65 of which: c 66 of which: c 67 of which: s 67 of which: s 60 OF	al	21.8%	92 (2) (
65 of which: c 66 of which: c 67 of which: s EU-67a (O-SII) buff EU-67b leverage Common E	al	21.8%	92 (2) (
66 of which: c 67 of which: s EU-67a (O-SII) buff EU-67b of which: a leverage Common E	CET1 overall capital requirements	10.5%	CRD 128, 129, 130, 13
67 of which: s EU-67a of which: 6 (O-SII) buff Of which: 6 EU-67b of which: 6 leverage Common E	apital conservation buffer requirement	2.5%	
EU-67a of which: 6 (O-SII) buff of which: a leverage Common E	ountercyclical buffer requirement	0.0%	
EU-67b (O-SII) buff EU-67b of which: a leverage Common E	ystemic risk buffer requirement	0.4%	
EU-67b of which: a leverage Common E	ilobal Systemically Important Institution (G-SII) or Other Systemically Important Institution	2.0%	
68 Common E	additional own funds requirements to address the risks other than the risk of excessive	1.0%	
arter meeti		12.0%	CRD 12
National minima (if different	quity Tier 1 available to meet buffers (as a percentage of risk exposure amount) available ng the minimum capital requirements		
69 Not appl	ng the minimum capital requirements		
70 Not appl	ng the minimum capital requirements from Basel III)		
71 Not appl	ng the minimum capital requirements from Basel III) cable cable		
	ng the minimum capital requirements from Basel III) cable cable cable		06 (4) (1) 45 15 5 1
72 institution	ng the minimum capital requirements from Basel III) cable cable cable cable date for deduction (before risk weighting)		36 (1) (h), 45, 46, 56 (c), 69, 60, 66 (c), 69,
Direct and in the institution of eligible s	ng the minimum capital requirements from Basel III) cable cable cable		36 (1) (i), 45, 4

75	Deferred tax assets arising from temporary differences (amount below 17,65% threshold, net of related tax liability where the conditions in Article 38 (3) CRR are met)		36 (1) (c), 38, 48
Applicable ca	aps on the inclusion of provisions in Tier 2		
76	Credit risk adjustments included in T2 in respect of exposures subject to standardised approach (prior to the application of the cap)		62
77	Cap on inclusion of credit risk adjustments in T2 under standardised approach		62
78	Credit risk adjustments included in T2 in respect of exposures subject to internal ratings-based approach (prior to the application of the cap)	411	62
79	Cap for inclusion of credit risk adjustments in T2 under internal ratings-based approach		62
Capital instru	uments subject to phase-out arrangements (only applicable between 1 Jan 2014 and 1 Jan 2022)		
80	Current cap on CET1 instruments subject to phase out arrangements		484 (3), 486 (2) & (5)
81	Amount excluded from CET1 due to cap (excess over cap after redemptions and maturities)		484 (3), 486 (2) & (5)
82	Current cap on AT1 instruments subject to phase out arrangements		484 (4), 486 (3) & (5)
83	Amount excluded from AT1 due to cap (excess over cap after redemptions and maturities)		484 (4), 486 (3) & (5)
84	Current cap on T2 instruments subject to phase out arrangements		484 (5), 486 (4) & (5)
85	Amount excluded from T2 due to cap (excess over cap after redemptions and maturities)		484 (5), 486 (4) & (5)

By the end of Q4 2022 Regulatory own funds of Swedbank Lithuania increased to EUR 1.044bn (907 for Q4 2021) mainly due to addition of retained earnings for 2022. Own funds are calculated in accordance with Regulation (EU) 575/2013 (CRR).

Table 2.8: EU CC2 - reconciliation of regulatory own funds to balance sheet in the audited financial statements, 31 December 2022

		Balance sheet as in published financial statements	Under regulatory scope of consolidation	Reference
EURt		As at period end	As at period end	
Assets	- Breakdown by asset Classes according to the balance	sheet in the published financial statem	ents	
1	Cash and balances with central banks	8 221 320	8 221 320	
2	Treasury bills and other bills eligible for refinancing with central banks, etc.	259 798	259 798	
3	Loans to credit institutions	530 674	530 674	
4	Loans to the public	7 710 770	7 710 770	
5	Value change of interest hedged item in portfolio hedge			
6	Bonds and other interest-bearing securities	988 578	988 578	
7	Shares and participating interests	228	228	
8	Investments in subsidiaries			
9	Derivatives	23 924	23 924	
10	Intangible fixed assets	41	41	8
11	Tangible assets	63 534	63 534	
12	Current tax assets			
13	Deferred tax assets	5 171	5 171	10
14	Other assets	48 438	48 438	
15	Prepaid expenses and accrued income	2 848	2 848	
	Total assets	17 855 324	17 855 324	
Liabilit	ies - Breakdown by liability clases according to the balan	ce sheet in the published financial state	ements	
1	Amounts owed to central banks	990 514	990 514	
2	Amounts owed to credit institutions	6 169	6 169	
3	Deposits and borrowings from the public	15 039 545	15 039 545	
4	Derivatives	25 133	25 133	
5	Current tax liabilities	16 234	16 234	
6	Deferred tax liabilities			
7	Other liabilities	164 255	164 255	
8	Accrued expenses and prepaid income	11 528	11 528	
9	Provisions	1 560	1 560	
10	Senior non-preferred liabilities	100 074	100 074	
11	Subordinated liabilities	420 818	420 818	
	Total liabilities	16 775 830	16 775 830	
Shareh	olders' Equity			
1	Share capital	475 623	475 623	1
2	Other equity	196 070	196 070	3
3	Retained earnings	264 485	264 485	2
4	Profit for the year	143 316	143 316	
	Total shareholders' equity	1 079 494	1 079 494	

Table 2.9: EU CCA: Main features of regulatory own funds instruments and eligible liabilities instruments, 31 December 2022

1	Issuer	Swedbank AB, Lithuania
2	Unique identifier (eg CUSIP, ISIN or Bloomberg identifier	LT0000100620
2a	for private placement) Public or private placement	N/A
3	Governing law(s) of the instrument	Lithuanian
3a	Contractual recognition of write down and conversion	No
Sa	powers of resolution authorities	INO
	Regulatory treatment Current treatment taking into account, where	
4	applicable, transitional CRR rules	Common Equity Tier 1
5	Post-transitional CRR rules	Common Equity Tier 1
6	Eligible at solo/(sub-)consolidated/ solo&(sub)consolidated	Solo & consolidated
7	Instrument type (types to be specified by each jurisdiction)	Share capital as published in Regulation (EU) No 575/2013 Article 28
8	Amount recognised in regulatory capital or eligible liabilities (Currency in million, as of most recent reporting date)	EUR 475.6m
9	Nominal amount of instrument	EUR 475.6m
EU- 9a	Issue price	Nominal price of share 2.9 EUR
EU- 9b	Redemption price	N/A
10	Accounting classification	Shareholders' equity
11	Original date of issuance	N/A
12	Perpetual or dated	Perpetual
13 14	Original maturity date Issuer call subject to prior supervisory approval	No maturity No
	Optional call date, contingent call dates and	-
15	redemption amount	N/A
16	Subsequent call dates, if applicable	N/A
	Coupons / dividends	
17	Fixed or floating dividend/coupon	N/A
18	Coupon rate and any related index	N/A
19 EU-	Existence of a dividend stopper Fully discretionary, partially discretionary or	N/A
20a	mandatory (in terms of timing)	Fully discretionary
EU- 20b	Fully discretionary, partially discretionary or mandatory (in terms of amount)	Fully discretionary
21	Existence of step up or other incentive to redeem	N/A
22	Noncumulative or cumulative	N/A
23	Convertible or non-convertible	N/A
24	If convertible, conversion trigger(s)	N/A
25	If convertible, fully or partially	N/A
26	If convertible, conversion rate	N/A
27	If convertible, mandatory or optional conversion	N/A
28	If convertible, specify instrument type convertible into If convertible, specify issuer of instrument it	N/A
29	converts into	N/A
30	Write-down features	N/A
31	If write-down, write-down trigger(s)	N/A
32	If write down, full or partial	N/A
33	If write-down, permanent or temporary If temporary write-down, description of write-	N/A
34	up mechanism	N/A
34a	Type of subordination (only for eligible liabilities)	N/A
EU- 34b	Ranking of the instrument in normal insolvency proceedings	1
35	Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	Additional Tier 1
36	Non-compliant transitioned features	No
37	If yes, specify non-compliant features	N/A
37a	Link to the full term and conditions of the instrument	N/A
	(signposting) f the item is not applicable	*

Table 2.10: EU CCyB1 - Geographical distribution of credit exposures relevant for the calculation of the countercyclical buffer, 31 December 2022

	General credit exposures		Relevant credit exposures – Market risk		Oisisi			Own fund r	equirements				
Breakdown by country	Exposure value under the standardised approach	Exposure value under the IRB approach	Sum of long and short positions of trading book exposures for SA	Value of trading book exposures for internal models	Securitisation exposures Exposure value for non-trading book	res Total value exposure rading value	Relevant credit risk exposures - Credit risk	Relevant credit exposures – Market risk	Relevant credit exposures – Securitisation positions in the non-trading book	Total	Risk-weighted exposure amounts	Own fund requirements weights (%)	Countercyclical buffer rate (%)
Sweden	960 915	51 433				1 012 348	11 902			11 902	148 778	3.95%	1.00%
Estonia	42	528				570	16			16	205	0.01%	1.00%
Latvia	45	348				393	9			9	113	0.00%	
Lithuania	361 438	7 713 675	25 116		40 608	8 140 837	287 217	224	487	287 928	3 599 110	95.49%	
Norway	593	1 651				2 244	38			38	479	0.01%	2.00%
Finland		316				316	8			8	95	0.00%	
Denmark	52	5 117				5 169	388			388	4 851	0.13%	2.00%
USA	133	1 415				1 548	34			34	425	0.01%	
Great Britain	1 826	9 131				10 957	366			366	4 570	0.12%	1.00%
Luxemburg Other	107	644				751	11			11	138	0.00%	0.50%
countries	2 758	33 996				36 754	840			840	10 498	0.28%	
Total	1 327 909	7 818 254	25 116		40 608	9 211 887	300 829	224	487	301 540	3 769 262	100.00%	

The majority of relevant exposures are in the country of residence Lithuania. There have not been significant changes in geographical distribution during 2022 as compared to Q4 2021.

Table 2.11: EU CCyB2 - Amount of institution-specific countercyclical capital buffer, 31 December 2022

EURt	
Total risk exposure amount	4 798 338
Institution specific countercyclical capital buffer rate	0.04%
Institution specific countercyclical capital buffer requirement	2 093

Institution specific effective CCyB rate increased form 0.0002% at the end of 2021 to 0.04% at the end of 2022. The increase is mainly due to increased CCyB buffer requirement for Sweden from 0% to 1%.

Table 2.12: EU LR1 - LRSum: Summary reconciliation of accounting assets and leverage ratio exposures, 31 December 2022

FIIDA	Applicable amount
EURt Total accepts as per published financial statements.	17 855 324
Total assets as per published financial statements	17 855 324
Adjustment for entities which are consolidated for accounting purposes but are outside the scope of prudential consolidation	
(Adjustment for securitised exposures that meet the operational requirements for the recognition of risk transference)	
(Adjustment for temporary exemption of exposures to central bank (if applicable))	
(Adjustment for fiduciary assets recognised on the balance sheet pursuant to the applicable accounting framework but	
excluded from the total exposure measure in accordance with point (i) of point (i) of Article 429a(1) CRR)	
Adjustment for regular-way purchases and sales of financial assets subject to trade date accounting	
Adjustment for eligible cash pooling transactions	
Adjustments for derivative financial instruments	71 336
Adjustment for securities financing transactions (SFTs)	
Adjustment for off-balance sheet items (ie conversion to credit equivalent amounts of off-balance sheet exposures)	630 798
(Adjustment for prudent valuation adjustments and specific and general provisions which have reduced Tier 1 capital)	
(Adjustment for exposures excluded from the total exposure measure in accordance with point (c) of Article 429a(1) CRR)	
(Adjustment for exposures excluded from the total exposure measure in accordance with point (j) of Article 429a(1) CRR)	
Other adjustments	-35 464
Total exposure measure	18 521 994

Total ratio exposure measure has increased by EUR 9.718bn as compared to Q4 2021. Change is caused mainly by discontinued temporary exemption of exposures to central bank (EUR 8.476bn in Q4 2021) as well as increase in total assets.

Table 2.13: EU LR2 - LRCom: Leverage ratio common disclosure, 31 December 2022

		CRR leverage ratio	exposures
EURt		31 Dec 2022	31 Dec 2021
On-balance	sheet exposures (excluding derivatives and SFTs)		
1	On-balance sheet items (excluding derivatives, SFTs, but including collateral)	17 831 250	8 302 263
2	Gross-up for derivatives collateral provided where deducted from the balance sheet assets pursuant to the applicable accounting framework		
3	(Deductions of receivables assets for cash variation margin provided in derivatives transactions)		
4	(Adjustment for securities received under securities financing transactions that are recognised as an asset)		
5	(General credit risk adjustments to on-balance sheet items)		
6	(Asset amounts deducted in determining Tier 1 capital)	-35 464	-30 262
7	Total on-balance sheet exposures (excluding derivatives and SFTs)	17 795 786	8 272 001
Derivative of	exposures		
8	Replacement cost associated with SA-CCR derivatives transactions (ie net of eligible cash variation margin)	32 800	24 065
EU-8a	Derogation for derivatives: replacement costs contribution under the simplified standardised approach		
9	Add-on amounts for potential future exposure associated with SA-CCR derivatives transactions	62 460	39 848
EU-9a	Derogation for derivatives: Potential future exposure contribution under the simplified standardised approach		
EU-9b	Exposure determined under Original Exposure Method		
10	(Exempted CCP leg of client-cleared trade exposures) (SA-CCR)		
EU-10a	(Exempted CCP leg of client-cleared trade exposures) (simplified standardised approach)		
EU-10b	(Exempted CCP leg of client-cleared trade exposures) (Original exposure method)		
11	Adjusted effective notional amount of written credit derivatives		
12	(Adjusted effective notional offsets and add-on deductions for written credit derivatives)		
13	Total derivatives exposures	95 260	63 913
Securities 1	inancing transaction (SFT) exposures		
14	Gross SFT assets (with no recognition of netting), after adjustment for sales accounting transactions	150	77
15	(Netted amounts of cash payables and cash receivables of gross SFT assets)		
16	Counterparty credit risk exposure for SFT assets		
EU-16a	Derogation for SFTs: Counterparty credit risk exposure in accordance with Articles 429e(5) and 222 CRR		
17	Agent transaction exposures		
EU-17a	(Exempted CCP leg of client-cleared SFT exposure)		
18	Total securities financing transaction exposures	150	77
Other off-b	alance sheet exposures		
19	Off-balance sheet exposures at gross notional amount	1 386 621	1 069 436
20	(Adjustments for conversion to credit equivalent amounts)	-755 823	-601 666
21	(General provisions deducted in determining Tier 1 capital and specific provisions associated associated with off-balance sheet exposures)		
22	Off-balance sheet exposures	630 798	467 770

Excluded e	exposures		
EU-22a	(Exposures excluded from the total exposure measure in accordance with point (c) of Article 429a(1) CRR)		
EU-22b	(Exposures exempted in accordance with point (j) of Article 429a (1) CRR (on and off balance sheet))		
EU-22c	(Excluded exposures of public development banks (or units) - Public sector investments)		
EU-22d	(Excluded exposures of public development banks (or units) - Promotional loans)		
EU-22e	(Excluded passing-through promotional loan exposures by non-public development banks (or units))		
EU-22f	(Excluded guaranteed parts of exposures arising from export credits)		
EU-22g	(Excluded excess collateral deposited at triparty agents)		
EU-22h	(Excluded CSD related services of CSD/institutions in accordance with point (o) of Article 429a(1) CRR)		
EU-22i	(Excluded CSD related services of designated institutions in accordance with point (p) of Article 429a(1) CRR)		
EU-22i	(Reduction of the exposure value of pre-financing or intermediate loans)		
EU-22k	(Total exempted exposures)		
	d total exposure measure		
23	Tier 1 capital	1 043 599	906 787
24	Total exposure measure	18 521 994	8 803 761
	'	18 521 994	8 803 701
Leverage r		F.60:	10.00
25	Leverage ratio (%)	5.6%	10.3%
EU-25	Leverage ratio (excluding the impact of the exemption of public sector investments and promotional loans) (%)	5.6%	10.3%
25a	Leverage ratio (excluding the impact of any applicable temporary exemption of central bank reserves) (%)	5.6%	5.3%
26	Regulatory minimum leverage ratio requirement (%)	3.0%	0.0%
EU-26a	Additional own funds requirements to address the risk of excessive leverage (%)	0.0%	0.0%
EU-26b	of which: to be made up of CET1 capital	0.0%	0.0%
27	Leverage ratio buffer requirement (%)		
EU-27a	Overall leverage ratio requirement (%)	3.0%	4.1%
Choice on	transitional arrangements and relevant exposures		
EU-27b	Choice on transitional arrangements for the definition of the capital measure		
Disclosure	of mean values		
28	Mean of daily values of gross SFT assets, after adjustment for sale accounting transactions and netted of amounts of associated cash payables and cash receivable	117	
29	Quarter-end value of gross SFT assets, after adjustment for sale accounting transactions and netted of amounts of associated cash payables and cash receivables	150	
30	Total exposures (including the impact of any applicable temporary exemption of central bank reserves) incorporating mean values from row 28 of gross SFT assets (after adjustment for sale accounting transactions and netted of amounts of associated cash payables and cash receivables)	18 521 963	
30a	Total exposures (excluding the impact of any applicable temporary exemption of central bank reserves) incorporating mean values from row 28 of gross SFT assets (after adjustment for sale accounting transactions and netted of amounts of associated cash payables and cash receivables)	18 521 963	
31	Leverage ratio (including the impact of any applicable temporary exemption of central bank reserves) incorporating mean values from row 28 of gross SFT assets (after adjustment for sale accounting transactions and netted of amounts of associated cash payables and cash receivables)	5.6%	
31a	Leverage ratio (excluding the impact of any applicable temporary exemption of central bank reserves) incorporating mean values from row 28 of gross SFT assets (after adjustment for sale accounting transactions and netted of amounts of associated cash payables and cash receivables)	5.6%	

Swedbank Lithuania monitors and discloses its leverage ratio according to the requirements and as of Q4 2022 must meet a minimum leverage ratio requirement of 3% under the CRRII. The leverage ratio has decreased to 5.6% during 2022 as compared to Q4 2021 (10.3%) due to ending of leverage ratio relief granted by the European Central Bank due to Covid-19 pandemic whereby certain central bank exposures were temporarily excluded from the leverage ratio exposure measure. The leverage ratio requirement was reverted from 4.1% to 3.0%.

Table 2.14: EU LR3 - LRSpl: Split-up of on balance sheet exposures (excluding derivatives, SFTs and exempted exposures), 31 December 2022

EURt	CRR leverage ratio exposures
Total on-balance sheet exposures (excluding derivatives, SFTs, and exempted exposures), of which:	17 831 250
Trading book exposures	25 116
Banking book exposures, of which:	17 806 134
Covered bonds	960 694
Exposures treated as sovereigns	8 343 697
Exposures to regional governments, MDB, international organisations and PSE not treated as sovereigns	
Institutions	531 761
Secured by mortgages of immovable properties	4 314 895
Retail exposures	955 676
Corporate	2 410 525
Exposures in default	23 936
Other exposures (eg equity, securitisations, and other non-credit obligation assets)	264 950

Discontinued temporary exemption of exposures to central bank had the highest impact on the increase of on-balance sheet exposure as compared to Q4 2021.

EU LRA - Disclosure of LR qualitative information

According to Swedbank Lithuania's procedures, the capital planning process is performed on a quarterly basis, which includes the assessment of the overall capitalisation versus the above-mentioned capital requirements and risk of excessive leverage. In case of a potential capital shortfall, capital injections or measures to reduce the risk exposure amount may be performed. In addition to injection of equity capital, the total capital of Swedbank Lithuania may also be strengthened through subordinated loans from the parent company (Swedbank AB (publ.)). As part of managing the risk of excessive leverage, other business steering or asset-and-liability management tools

may be considered and used if any concerns emerge with respect to the observed dynamics of the leverage ratio. Swedbank Lithuania is subject to a leverage ratio requirement of 3% of leverage exposure. As of Q4 2022, leverage ratio amounted to 5.6% (10.3%). Significant decrease is due to ending of leverage ratio relief granted by the European Central Bank due to Covid-19 pandemic whereby certain central bank exposures were temporarily excluded from the leverage ratio exposure measure. The leverage ratio requirement was reverted back from 4.1% to 3.0%.

3.Credit risk

Swedbank Lithuania's loan portfolio is well-diversified by segments, with a significant part allocated to a low-risk segment - private mortgages.

Conservative lending standards and close dialogue with customers are keys to the sustained high credit quality. Despite the challenging macro-economic situation, credit quality remained solid in 2022.

Credit risk

The risk that a counterparty fails to meet its obligations towards Swedbank Lithuania and the risk that the pledged collateral does not cover the claims.

Credit risk also includes concentration risk, country risk, and counterparty credit risk in trading transactions, including settlement risk.

Highlights 2022

Swedbank Lithuania's credit quality remained solid in 2022, despite the challenging macro-economic situation. Credit quality indicators, such as past-due loans, remained largely unchanged. High inflation, rising interest rates and a weaker economy, however, have created challenges that affected credit quality of some customers and could lead to further quality deterioration in the portfolio, which is reflected in the provisions.

Credit impairments in 2022 were EUR 18.4m (1.8m) and the credit impairment ratio was 0.28% (0.03%). Weaker macroeconomic scenarios, negative rating and stage migrations in corporate segment, were the main drivers for the new credit impairment provisions.

The post-model expert credit adjustments, to cover potential future credit impairments, amounted to EUR 10.3m at the end of 2022 (11.3m at the end of 2021). The post-model adjustments cover private segment and six corporate industries: agriculture, manufacturing, transportation, construction, hotels, and retail.

The total share of loans in stage 2 remained rather stable despite the macroeconomic headwinds – 13.4% (13.0%).

The share of loans in stage 3, gross, slightly decreased to 0.5% (0.6%), mainly explained by decrease in private segment. The provision ratio for loans in stage 3 was 24% (23%).

Swedbank Lithuania's total lending increased to EUR 7 739m (6 705m) in 2022, with growth in both corporate and private loans.

Private mortgage loans constitute 56% of Swedbank Lithuania's total loan portfolio. The portfolio is of high quality, with strong loan amortization schedule and low average Loan-to-Value (LTV) ratios. Lending is based on the borrower's repayment capacity, including the ability to manage an increased interest rate and still be able to afford relevant loan amortisation and other costs of living. Swedbank Lithuania's growth in mortgage loans was 9.9% in 2022 driven by strong demand in H1 2022, before rapidly rising interest rates and costs had started to impact housing demand negatively in H2 2022. Nevertheless, house prices have shown strong resilience, although the number of housing transactions gradually decreased.

Property management constitutes the second largest loan concentration, 9% of the total loan portfolio. The loans are mainly granted to companies with a strong financial position, backed by high-quality collateral with low LTV ratios. Swedbank Lithuania's underwriting criteria is focused on the customer's long-term ability to make interest payments and amortisations on the loan, with special attention to a stress of the future cash flow. Swedbank Lithuania's growth in property management in 2022 was 12%.

EU CRB - Additional disclosure related to the credit quality of assets

Past-due and impaired exposures

Past-due exposures refer to exposures where amounts due for payment have not been paid in accordance with the payment terms of the credit agreements.

Credit-impaired exposures are exposures for which it is unlikely that the payments will be received in accordance with the contractual terms and where there is a risk that Swedbank Lithuania will not receive full payment. Credit-impaired exposures are moved to stage 3 according to the accounting framework IFRS 9.

Swedbank Lithuania's IFRS 9 definitions of default and credit-impaired exposures are aligned to its regulatory definition of default.

A credit exposure is regarded to be in default, and creditimpaired, if any of the following criteria are met:

- The borrower is past-due more than 90 days on any material credit obligation to Swedbank Lithuania.
- Swedbank Lithuania considers that the borrower is unlikely to pay its credit obligations to Swedbank Lithuania in full, without recourse by Swedbank Lithuania to actions such as realising security.

When assessing whether a borrower is unlikely to pay its obligations, Swedbank Lithuania assesses both qualitative and quantitative factors, including but not limited to, overdue status, non-payment on other obligations of the same borrower, bankruptcy filing, and breaches of financial covenants.

For sovereign and financial institutions exposure classes, the trigger of default and credit-impaired status is based on manual decisions rather than strictly 90 days past-due.

Methods for determining credit risk adjustments

Credit impairment provisions are measured according to an expected credit loss model in line with the accounting standard IFRS 9. All exposures, performing as well as non-

performing, will carry a credit impairment provision (loss allowance) depending on their stage allocation.

The exposures are allocated to one of three stages:

- Stage 1 Performing exposures where the credit risk has not increased significantly since initial recognition.
- Stage 2 Performing exposures where the risk of default has increased significantly since initial recognition, but the asset is still not classified as credit-impaired.
- Stage 3 Credit-impaired exposures.

Regardless of which stage an exposure is allocated to, the provisions will be calculated according to Swedbank Lithuania's models. The key inputs used in the quantitative models are probability of default (PD), loss given default (LGD), exposure at default (EAD) and expected lifetime. Expected credit losses reflect both historical data and probability weighted forward-looking scenarios. For large exposures in stage 3, the provisioning will be assessed manually by using scenario-based cash flows and then decided by the relevant credit decision-making body.

More details about credit impairment provisions are found in the Annual Report, note 2 and note 3.

Forborne exposures

Forborne exposures refer to exposures where the contractual terms have been changed due to the customer's financial difficulties. The purpose of forbearance measures is to enable the borrower to make full payments again and to avoid foreclosure, or when this is not considered possible, to maximise the repayment of outstanding exposures. Changes in contractual terms include various forms of concessions such as amortisation suspensions, reductions in interest rates to below market rate, forgiveness of all or part of the exposure, or issuance of new loans to pay overdue amounts.

Depending on when the forbearance measures are taken and the severity of the financial difficulties of the borrower, the forborne exposure could be classified either as performing or non-performing.

Table 3.1: EU CR1 - Performing and non-performing exposures and related provisions, 31 December 2022

		Gross carrying amount/nominal amount						Accumulated impairment, accumulated negative changes in fair value due to credit risk and provisions *						Collateral and financial guarantees received	
	Performing exposures		Performing exposures Non-performing exposures					Performing exposures – accumulated impairment and provisions			Non-performing exposures – accumulated impairment, accumulated negative changes in fair value due to credit risk and provisions			On performing exposures	On non- performing exposures
EURt		Of which stage 1	Of which stage 2		Of which stage 2	Of which stage 3	ı	Of which stage 1	Of which stage 2		Of which stage 2	Of which stage 3			
Cash balances at central banks and other demand deposits	8 100 818	8 100 818		1			-34	-34							
Loans and advances	8 273 790	7 232 618	1 035 888	32 686		0 30 28	4 -34 214	-9 151	-25 063	-9 144	0	-9 050	0	7 121 219	22 994
Central banks	8 100	8 100												0	0
General governments	6 077	6 056	21											1 109	0
Credit institutions	504 863	504 863					-41	-41						0	0
Other financial corporations	26 841	26 443	398				-24	-7	-17					11 202	0
Non-financial corporations	2 672 028	2 337 997	334 031	7 956		7 95	-26 690	-7 562	-19 128	-5 319		-5 319		2 381 758	2 596
Of which SMEs	1 618 980	1 458 034	160 946	7 947		7 94	7 -11 095	-5 620	-5 475	-5 316		-5 316		1 539 451	2 590
Households	5 055 881	4 349 159	701 438	24 730		22 32	3 -7 459	-1 541	-5 918	-3 825		-3 731		4 727 150	20 398
Debt securities	1 223 260	0	0	0	(0	0	0	0	0	0	0	0	10 832	0
Central banks															
General governments	262 566													10 832	
Credit institutions Other financial corporations Non-financial corporations	960 694														
Off-balance-sheet exposures	1 384 897	1 190 233	39 865	1 720		0 172	1 517	1 265	252	43	0	43	0	857 894	68
Central banks															
General governments	2 167	2 140	27											353	
Credit institutions	9 472	6 139	3 333				33	2	31						
Other financial corporations	52 824	52 471	178				9	5	4					52 258	
Non-financial corporations	1 008 970	831 263	23 216	1 714		1 71	1 242	1 105	137	42		42		708 397	68
Households	311 464	298 220	13 111	6			5 233	153	80	1		1		96 886	
Total	18 982 765	16 523 669	1 075 753	34 406	(0 32 00	4 -35 765	-10 450	-25 315	-9 187	0	-9 093	0	7 989 945	23 062

^{*} The data were restated in accordance with ECB interpretation received on 2 October 2023.

Growth of loans and advances in 2022 was mainly affected by strong new sales. New financing for non-financial corporations was affected by unexpectedly strong credit demand driven by high inflation and abnormally high energy prices. Quality of loans and advances remained strong, as non-performing exposure constituted only 0.4% of total portfolio. Coverage ratios increased both for performing and non-performing portfolios due to negative rating migrations and worsening macroeconomic expectations.

In 2022, the post-model provision adjustment related to the Covid-19 pandemic was released and a new one created, which was motivated by the increased uncertainty due to extreme escalation of geopolitical risks.

Table 3.2: EU CR1-A - Maturity of exposures, 31 December 2022

	Net exposure value										
EURt	On demand	<= 1 year	> 1 year <= 5 years	> 5 years	No stated maturity	Total					
Loans and advances	46 647	2 179 660	2 409 824	3 626 979	8	8 263 118					
Debt securities		70 120	1 176 366	1 891		1 248 377					
Total	46 647	2 249 780	3 586 190	3 628 870	8	9 511 495					

A major part of loans and advances, 44%, has a maturity over five years, mainly explained by private mortgage loans.

Table 3.3: EU CR2 - Changes in the stock of non-performing loans and advances, 31 December 2022

EURt	Gross carrying amount
Initial stock of non-performing loans and advances	50 135
Inflows to non-performing portfolios	6 602
Outflows from non-performing portfolios	-24 051
Outflows due to write-offs	-2 578
Outflow due to other situations	-21 473
Final stock of non-performing loans and advances	32 686

Stock of non-performing loans and advances decreased by 35% in 2022. The outflow was mainly affected by cases where customers have returned to performing status. Despite of challenging economic situation inflows to non-performing portfolios remained low.

Table 3.4: EU CR2a - Changes in the stock of non-performing loans and advances and related net accumulated recoveries, 31 December 2022

EURt	Gross carrying amount	Related net accumulated recoveries
Initial stock of non-performing loans and advances		
Inflows to non-performing portfolios		
Outflows from non-performing portfolios		
Outflow to performing portfolio		
Outflow due to loan repayment, partial or total		
Outflow due to collateral liquidations		
Outflow due to taking possession of collateral		
Outflow due to sale of instruments		
Outflow due to risk transfers		
Outflows due to write-offs		
Outflow due to other situations		
Outflow due to reclassification as held for sale		
Final stock of non-performing loans and advances		

According to CRR, EU CR2a is applicable to institutions with a threshold ratio on non-performing loans and advances (NPL ratio) of 5% or above. Swedbank Lithuania's NPL ratio is below 5%.

Table 3.5: EU CQ1 - Credit quality of forborne exposures, 31 December 2022

	Gross carry		minal amount of nce measures	f exposures	changes in fair valu	ent, accumulated negative ne due to credit risk and ovisions *	Collateral received and financial guarantees received on forborne exposures		
		Non-performing forborne						Of which collateral and financial	
EURt	Performing forborne		Of which defaulted	Of which impaired				guarantees received on non-performing exposures with forbearance measures	
Cash balances at central banks and other demand deposits									
Loans and advances	98 883	22 588	22 588	22 588	-6 321	-6 102	107 736	16 224	
Central banks									
General governments	22								
Credit institutions									
Other financial corporations									
Non-financial corporations	80 142	4 118	4 118	4 118	-6 184	-3 229	74 806	887	
Households	18 719	18 470	18 470	18 470	-137	-2 873	32 930	15 337	
Debt Securities									
Loan commitments given	206				11		158		
Total	99 089	22 588	22 588	22 588	-6 332	-6 102	107 894	16 224	

^{*} The data were restated in accordance with ECB interpretation received on 2 October 2023.

The total forborne portfolio increased by EUR 39m (47%) in 2022, which was mainly attributed to inflows in Manufacturing sector. However, share of forborne loans in portfolio still has remained at low level (1.5%). The impact of the challenging geopolitical situation has been limited so far.

Table 3.6: EU CQ2 - Quality of forbearance, 31 December 2022

EURt	Gross carrying amount of forborne exposures
Loans and advances that have been forborne more than twice	
Non-performing forborne loans and advances that failed to meet the	
non-performing exit criteria	

According to CRR, EU CQ2 is applicable to institutions with a threshold ratio on non-performing loans and advances (NPL ratio) of 5% or above. Swedbank Lithuania's NPL ratio is below 5%.

Table 3.7: EU CQ3: Credit quality of performing and non-performing exposures by past due days, 31 December 2022

	Gross carrying amount/nominal amount											
	Perfor	ming exposures	3				Non-pe	rforming expos	ures			
EURt		Not past due or past due ≤ 30 days	Past due > 30 days ≤ 90 days		Unlikely to pay that are not past due or are past due ≤ 90 days	Past due > 90 days ≤ 180 days	Past due > 180 days ≤ 1 year	Past due > 1 year ≤ 2 years	Past due > 2 years ≤ 5 years	Past due > 5 years ≤ 7 years	Past due > 7 years	Of which defaulted
Cash balances at central banks and	8 100 818	8 100 818										<u> </u>
other demand deposits												
Loans and advances	8 273 790	8 262 721	11 069	32 686	14 378	1 936	2 679	4 971	4 034	774	3 914	32 686
Central banks	8 100	8 100										
General governments	6 077	6 077										
Credit institutions	504 863	504 863										
Other financial corporations	26 841	26 841										
Non-financial corporations	2 672 028	2 671 719	309	7 956	1 296	166	373	3 954	1 191	12	964	7 956
Of which SMEs	1 618 980	1 618 708	272	7 947	1 296	166	373	3 954	1 191	3	964	7 947
Households	5 055 881	5 045 121	10 760	24 730	13 082	1 770	2 306	1 017	2 843	762	2 950	24 730
Debt securities	1 223 260	1 223 260										
Central banks												
General governments	262 566	262 566										
Credit institutions	960 694	960 694										
Other financial corporations												
Non-financial corporations												
Off-balance-sheet exposures	1 384 897			1 720								1 720
Central banks												
General governments	2 167											
Credit institutions	9 472											
Other financial corporations	52 824											
Non-financial corporations	1 008 970			1 714								1 714
Households	311 464			6								6
Total	18 982 765	17 586 799	11 069	34 406	14 378	1 936	2 679	4 971	4 034	774	3 914	34 406

The overall level of loans and advances that are past due remained low despite challenging economic situation, as only 0.4% (0.5%) of loans and advances were past due more than 30 days. Non-performing portfolio decreased in 2022 due to workouts and contracts returning to performing status. Approximately half of non-performing loans were either not past due less than 90 days.

Table 3.8: EU CQ4 - Quality of non-performing exposures by geography, 31 December 2022

		Gross carrying/	nominal amoun	t		Provisions on off-		
		Of which nor	Of which non-performing		Accumulated impairment *	balance-sheet commitments and	Accumulated negative changes in fair value due to credit risk on non-	
EURt			Of which defaulted	subject to impairment		financial guarantees given	performing exposures	
On-balance-sheet	9 529 736		32 686		-43 358			
exposures -Sweden	1 511 105				-61			
-Norway	2 309				-9			
-Denmark	5 202		1		-11			
-Finland	323		36		-7			
-Estonia	3 932				-1			
-Latvia	316				-1			
-Lithuania	7 962 797		32 107		-43 060			
-USA	1 567				-6			
-Other countries	42 185		542		-202			
Off-balance-sheet exposures	1 386 617		1 720			1 560		
-Sweden	25 376					4		
-Norway	31							
-Denmark	824							
-Finland	0							
-Estonia	4 651					2		
-Latvia	122							
-Lithuania	1 350 446		1 720			1 524		
-USA	458					23		
-Other countries	4 709					7		
Total	10 916 353		34 406		-43 358	1 560		

^{*} The data were restated in accordance with ECB interpretation received on 2 October 2023.

Exposures were concentrated in the home market - 84% of on-balance and 97% of off-balance exposure was to Lithuania.

According to CRR, the columns "of which non-performing" and "of which subject to impairment" in EU CQ4, are applicable to institutions with a threshold ratio on Non-performing loans and advances (NPL ratio) of 5% or above. Swedbank Lithuania's NPL ratio is below 5%.

Table 3.9: EU CQ5 - Credit quality of loans and advances to non-financial corporations by industry, 31 December 2022

		Gross ca	arrying amount			Accumulated negative	
		Of which nor	ı-performing	Of which loans and	Accumulated impairment *	changes in fair value due to credit risk on	
EURt			Of which defaulted	advances subject to impairment		non-performing exposures	
Agriculture, forestry and fishing	63 751		1 198		-1 068		
Mining and quarrying	250				-1		
Manufacturing	465 586		5		-14 894		
Electricity, gas, steam and air conditioning supply	340 527		1		-57		
Water supply	9 493				-10		
Construction	65 347		4 468		-4 419		
Wholesale and retail trade	456 449		567		-2 862		
Transport and storage	172 353		54		-2 924		
Accommodation and food service activities	81 804		966		-2 493		
Information and communication	77 779				-111		
Financial and insurance activities	64 382				-162		
Real estate activities	690 087		363		-1 451		
Professional, scientific and technical activities	82 185		309		-1 320		
Administrative and support service activities	45 371				-69		
Public administration and defense, compulsory social security	517						
Education	1 438				-4		
Human health services and social work activities	15 111				-131		
Arts, entertainment and recreation	1 895		6		-10		
Other services	45 659		19		-23		
Total	2 679 984		7 956		-32 009		

^{*}The data were restated in accordance with ECB interpretation received on 2 October 2023.

Loans and advances to non-financial corporations concentrated mainly in real estate activities (26%), manufacturing (17%) and wholesale and retail trade (17%). Top 3 industries remained unchanged in 2022, although concentration has decreased by 1-3pp due to exposure growth in Electricity, gas, steam and air conditioning supply industry (from 8% to 13%).

According to CRR, the columns "of which non-performing" and "of which loans and advances subject to impairment" in EU CQ5, are applicable to institutions with a threshold ratio on non-performing loans and advances (NPL ratio) of 5% or above. Swedbank Lithuania's NPL ratio is below 5%.

Table 3.10: EU CQ6 - Collateral valuation - loans and advances, 31 December 2022

					Loans an	nd advances						
	Df-			Non-performing								
	Perro	orming	Unlikely to			Past du	ıe > 90 days					
EURt		Of which past due > 30 days ≤ 90 days		pay that are not past due or are past due ≤ 90 days		Of which past due > 90 days ≤ 180 days	Of which: past due > 180 days ≤ 1 year	Of which: past due > 1 years ≤ 2 years	Of which: past due > 2 years ≤ 5 years	Of which: past due > 5 years ≤ 7 years	Of which: past due > 7 years	
Gross carrying amount												
Of which secured												
Of which secured with immovable property												
Of which instruments with LTV higher than 60% and lower or equal to 80%												
Of which instruments with LTV higher than 80%												
and lower or equal to 100%												
Of which instruments with LTV higher than 100% Accumulated impairment for secured assets												
Collateral												
Of which value capped at the value of exposure												
Of which immovable property												
Of which value above the cap												
Of which immovable property												
Financial guarantees received												
Accumulated partial write-off												

According to CRR, EU CQ6 is applicable to institutions with a threshold ratio on non-performing loans and advances (NPL ratio) of 5% or above. Swedbank Lithuania's NPL ratio is below 5%.

Table 3.11: EU CQ7 - Collateral obtained by taking possession and execution processes, 31 December 2022

	Collateral obtained by taking possession					
EURt	Value at initial recognition	Accumulated negative changes				
Property, plant and equipment (PP&E)						
Other than PP&E	2 187		1 092			
Residential immovable property	820		349			
Commercial Immovable property	1 294		743			
Movable property (auto, shipping, etc.)	73					
Equity and debt instruments						
Other collateral						
Total	2 187		1 092			

The amount of collateral obtained by taking possession remained low and the value at initial recognition decreased by EUR 0.1m compared to December 2021. There were no major revaluations.

Table 3.12: EU CQ8 - Collateral obtained by taking possession and execution processes - vintage breakdown, 31 December 2022

	5 1 1 1	1. 0	Total collateral obtained by taking possession									
	Debt balance reduction				Foreclosed ≤ 2 years		Foreclosed > 2 years ≤ 5 years		Foreclosed > 5 years		Of which non-current assets he for-sale	
EURt	Gross carrying amount	Accumulated negative changes	Value at initial recognition	Accumulated negative changes	Value at initial recognition	Accumulated negative changes	Value at initial recognition	Accumulated negative changes	Value at initial recognition	Accumulated negative changes	Value at initial recognition	Accumulated negative changes
Collateral obtained by taking possession classified as PP&E Collateral obtained by taking possession other than that classified as PP&E Residential immovable property Commercial immovable property Movable property (auto, shipping, etc.) Equity and debt instruments												

According to CRR, EU CQ8 is applicable to institutions with a threshold ratio on non-performing loans and advances (NPL ratio) of 5% or above. Swedbank Lithuania's NPL ratio is below 5%.

Other collateral

Total

Disclosure of exposures subject to measures applied in response to the Covid-19 crisis

Table 3.13: Information on loans and advances subject to legislative and non-legislative moratoria, 31 December 2022

	Gross carrying an	nount	Accumulated impairment, accumulated negative changes in fair value due to credit risk				
	Performing	Non performing	Performing	Non performing			
EURt	Of which: exposures with forbearance measures Of which: Instruments with significant increase in credit risk since initial recognition but not credit- impaired (Stage 2)	Of which: Of which: Unlikely to exposures with forbearance measures Of which: Unlikely to pay that are not past- due or past- due <= 90 days	Of which: Instruments with significant increase in credit risk since initial recognition but not credit- impaired (Stage 2)	Of which: exposures with forbearance measures Of which: Unlikely to pay that are not past-due or past-due <= 90 days	Inflows to non- performing exposures		

Loans and advances subject to moratorium of which: Households of which: Collateralised by residential immovable property of which: Non-financial corporations of which: Small and Medium-sized Enterprises of which: Collateralised by commercial immovable property

All previously granted moratoria have expired.

Table 3.14: Breakdown of loans and advances subject to legislative and non-legislative moratoria by residual maturity of moratoria. 31 December 2022

moratoria, 31 December 2	.022											
			Gross carrying amount									
	Number					Residual ı	maturity of mo	ratoria				
EURt	of obligors		Of which: legislative moratoria	Of which: expired	<= 3 months	> 3 months <= 6 months	> 6 months <= 9 months	> 9 months <= 12 months	> 1 year			
Loans and advances for which				l								
moratorium was offered	2 413	126 808										
Loans and advances subject to moratorium (granted)	2 175	118 514		118 514								
of which: Households	2175	87 601		87 601								
of which: Collateralised by residential immovable		07 001		07 001								
property		83 232		83 232								
of which: Non-financial		00.004		00.004								
corporations of which: Small and Medium-		28 304		28 304								
sized Enterprises		28 272		28 272								
of which: Collateralised by commercial immovable		20 2. 2		20 2. 2								
property		23 752		23 752								

All previously granted moratoria have expired.

Table 3.15: Information on newly originated loans and advances provided under newly applicable public guarantee schemes introduced in response to COVID-19 crisis, 31 December 2022

	Gross carryi	ing amount	Maximum amount of the guarantee that can be considered	Gross carrying amount
EURt		of which: forborne	Public guarantees received	Inflows to non-performing exposures
Newly originated loans and advances subject to public guarantee schemes				
of which: Households				
of which: Collateralised by residential immovable property				
of which: Non-financial corporations				
of which: Small and Medium-sized Enterprises				
of which: Collateralised by commercial immovable property				

There were no newly originated loans subject to public guarantee schemes at end of Q4 2022.

EU CRC – Qualitative disclosure requirements related to CRM techniques

Management and valuation of eligible collateral

Swedbank Lithuania follows eligibility rules for different types of credit protection in order to achieve credit risk mitigation based on regulatory requirements laid down in CRR.

For collateral types which are eligible as part of Swedbank Lithuania's permissions to use own estimates of loss given default (LGD) parameter, the effect of those collateral types may be recognised through the use of modelled LGD. For other cases and collateral types not suitable for modelling, the method for recognition used is the prescribed regulatory approach as set out by the CRR.

Collateral is valuable from a risk perspective even if the credit protection is not eligible for capital adequacy purposes. When granting credits, Swedbank Lithuania applies adequate credit protection, e.g., pledged collateral and guarantees. The collateral, its value and risk mitigating effect are considered through the credit process.

The valuation of collateral is based on a thorough review and analysis of the pledged assets and is an integrated part of the credit risk assessment. The establishment of the collateral value is part of the credit decision. The value of the collateral is regularly reviewed. In situations where Swedbank Lithuania has reason to believe that the value has deteriorated a new valuation is prepared. For financial collateral, such as tradable debt securities and equities, valuation is normally performed daily and reduced by haircuts when applicable.

The established value of the collateral shall correspond to the most likely sales price at the date of valuation estimated in a qualitative process and characterised by prudence.

Real estate valuation shall be based on facts concerning the object, circumstances in the local market and an adequate estimation of all relevant factors which may affect the market value in case of a resale situation. The estimated value shall correspond to the market value and be based on fair assumptions, a conservative approach, and a reliable outlook. Uncertain conditions that may have an impact on the value must be reported in a sensitivity analysis that illustrates the impact that changes in these conditions may have on the proposed market value. Risks associated with sustainability and environmental issues,

such as pollutions or contamination of property, shall be taken into consideration when setting market value of the property.

For commercial real estate (cash-flow generating properties), the cash-flow shall be analysed to ensure that the property over time generates a positive net operating income that covers the financial costs. Cash-flow calculations shall be based on market rents and complemented with current rental agreements for the contract period.

For private residential real estate, the market valuation is normally based on sales comparison. This is made by an individual analysis and valuation based on qualitative and quantitative information about the objects and the sales on the market.

Main types of collateral

The most common types of pledged collateral used by Swedbank Lithuania are residential real estate, commercial real estate, commercial pledge and guarantees.

Credits without collateral are mainly granted for small loans to private customers, loans to large companies with very solid repayment capacity, as well as loans to local and central governments. For loans without collateral to corporate customers, special loan covenants are usually agreed which entitle Swedbank Lithuania to renegotiate or terminate the agreement if the borrower's repayment capacity deteriorates or if the covenants are otherwise breached.

Guarantors and credit derivative counterparties

Main types of guarantees used in the credit risk mitigation are internal guarantees within a group of connected clients. Other guarantees include those issued by state related institutions for certain types of loans. For a guarantee to be effective in the credit risk mitigation, the creditworthiness of the guarantor must be superior to the obligor and the guarantor cannot be in default status.

Credit risk concentrations within mitigation instruments

Approximately 56% of Swedbank Lithuania's total loans have residential real estate as collateral indicating a high concentration. Another 13% of the loans have other types of real estate as collateral. This portfolio is spread over a large number of customers and different property segments. The use of guarantees is not considered as a significant concentration.

Table 3.16: EU CR3 - CRM techniques overview: Disclosure of the use of credit risk mitigation techniques, 31 December 2022

			Secured carrying amount						
	Unsecured carrying amount		Of which secured by	Of which secured b	by financial guarantees				
EURt			collateral		Of which secured by credit derivatives				
Loans and advances	9 219 689	7 144 213	6 311 820	832 393					
Debt securities	1 212 428	10 832		10 832					
Total	10 432 117	7 155 045	6 311 820	843 225					
Of which non-performing exposures	9 692	22 994	22 062	932					
Of which defaulted	9 692	22 994							

Almost 80% of unsecured carrying amount of loans and advances were exposures to central banks. Non-financial corporations and households were the main segments that had underlying collateral. 87% of loans and advances to households were collateralized by immovable properties (mainly by residential), as lending for housing purchase constituted the largest share of the household segment. 36% of loans and advances to non-financial corporations were collateralized immovable properties, 11% by financial guarantees.

Table 3.17: EU CR4 - standardised approach - Credit risk exposure and CRM effects, 31 December 2022

	Exposures before (Exposures pos CF	t CCF and post	RWAs and RWAs density		
Exposure classes	On-balance-sheet exposures	Off-balance- sheet exposures	On-balance- sheet exposures	Off-balance- sheet amount	RWAs	RWAs density (%)	
EURt							
Central governments or central banks	8 327 641	255	8 413 110	3 471		0.0%	
Regional government or local authorities	4 550	753	6 001	382	2	0.0%	
Public sector entities	11 505	1 159	11 505	334	5 920	50.0%	
Multilateral development banks							
International organisations							
Institutions	526 310	959	925 229	64 323	198 137	20.0%	
Corporates	129 906	35 601	129 906	1 119	130 804	99.8%	
Retail	17 607	11 580	17 607	332	11 845	66.0%	
Secured by mortgages on immovable property	170 571		170 571		59 681	35.0%	
Exposures in default	1 268		1 268		1 367	107.8%	
Exposures associated with particularly high risk							
Covered bonds	960 694		960 694		96 069	10.0%	
Institutions and corporates with a short-term credit assessment							
Collective investment undertakings							
Equity	228		228		2 850	1250.0%	
Other items							
Total	10 150 280	50 307	10 636 119	69 961	506 675	4.7%	

On-balance sheet exposures decreased by EUR 220m compared to December 2021. The major driver of the decrease in the standardised approach is change in exposure to Lithuania central bank (EUR -401m) and other assets moving to IRB approach (EUR -259m). Exposures to institutions increased by EUR 448m.

Table 3.18: EU CR7 - IRB approach - Effect on the RWEAs of credit derivatives used as CRM techniques, 31 December 2022

	Pre-credit derivatives risk	Actual risk weighted exposure
EURt	weighted exposure amount	amount
Exposures under F-IRB	2 127 139	2 127 139
Central governments and central banks		
Institutions	2 801	2 801
Corporates	2 124 338	2 124 338
of which Corporates - SMEs	143 745	143 745
of which Corporates - Specialised lending	34	34
Exposures under A-IRB	1 387 920	1 387 920
Central governments and central banks		
Institutions		
Corporates		
of which Corporates - SMEs		
of which Corporates - Specialised lending		
Retail	1 387 920	1 387 920
of which Retail – SMEs - Secured by immovable property collateral	5 822	5 822
of which Retail – non-SMEs - Secured by immovable property collateral	957 144	957 144
of which Retail – Qualifying revolving		
of which Retail – SMEs - Other	152 409	152 409
of which Retail - Non-SMEs- Other	272 545	272 545
Total (including F-IRB exposures and A-IRB exposures)	3 515 059	3 515 059

Credit derivatives are not used as CRM techniques in the capital reporting of Swedbank Lithuania.

Table 3.19: EU CR7-A - IRB approach - Disclosure of the extent of the use of CRM techniques, 31 December 2022

						• •								
		Credit risk Mitigation techniques									Credit risk Mitigation methods in the calculation of RWEAs			
	-		Funded credit Protection (FCP)								Unfunded credit Protection (UFCP)			
A-IRB	Total exposures	Part of exposures covered by Financial Collaterals (%)	Part of exposures covered by Other eligible collaterals (%)	Part of exposures covered by Immovable property Collaterals (%)	Part of exposures covered by Receivables (%)	Part of exposures covered by Other physical collateral (%)	Part of exposures covered by Other funded credit protection (%)	Part of exposures covered by Cash on deposit (%)	Part of exposures covered by Life insurance policies (%)	Part of exposures covered by Instruments held by a third party (%)	Part of exposures covered by Guarantees (%)	Part of exposures covered by Credit Derivatives (%)	RWEA without substitution effects (reduction effects only)	RWEA with substitution effects (both reduction and substitution effects)
Central governments and central banks Institutions														
Corporates Of Corporates - which SMEs Of which Corporates - Specialised lending Of which Corporates - Other														
Retail Of which Retail – SMEs -	5 291 867	0.00%	72.06%	72.06%	0.00%	0.00%	0.00%	0,00%	0,00%	0,00%	0,00%	0,00%	1 370 554	1 387 92
Secured by Immovable property	9 809	0.00%	76.81%	76.81%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	5 798	5 82
Of which Retail – non- SMEs - Secured by immovable property collateral	4 257 352	0.00%	89.40%	89.40%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	940 176	957 144
Of which Retail – Qualifying revolving Of which Retail – SMEs - Other Of which Retail –non-	373 219	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	152 408	152 40
Of Which Retail —hon- SMEs - Other	651 487	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	272 172	272 54
Total	5 291 867	0.00%	72.06%	72.06%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	1 370 554	1 387 920

		Credit risk Mitigation techniques										Credit risk Mitigation methods in the calculation of RWEAs		
						Funded credit Protection (FCI						ed credit on (UFCP)		
	Total exposures						Part of						RWEA	RWEA with substitution
F-IRB	onposition of	Part of exposures covered by Financial Collaterals (%)	Part of exposures covered by Other eligible collaterals (%)	Part of exposures covered by Immovable property Collaterals (%)	Part of exposures covered by Receivables (%)	Part of exposures covered by Other physical collateral (%)	exposures covered by Other funded credit protection (%)	Part of exposures covered by Cash on deposit (%)	Part of exposures covered by Life insurance policies (%)	Part of exposures covered by Instruments held by a third party (%)	Part of exposures covered by Guarantees (%)	Part of exposures covered by Credit Derivatives (%)	without substitution effects (reduction effects only)	effects (both reduction and substitution effects)
Central governments and														
central banks Institutions	9 876	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%				0.00%	0.00%	2 799	2 801
Corporates	2 237 040	1.52%	3.62%	0.04%	3.58%	0.00%	0.00%				23.74%	0.00%	2 221 957	2 124 338
Of which Corporates – SMEs	148 380	2.00%	1.46%	0.56%	0.90%	0.00%	0.00%				1.30%	0.00%	143 744	143 745
Of which Corporates – Specialised lending	48	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%				0.00%	0.00%	34	34
Of which Corporates – Other	2 088 612	1.48%	3.78%	0.01%	3.77%	0.00%	0.00%				25.34%	0.00%	2 078 179	1 980 559
Total	2 246 916	1.51%	3.61%	0.04%	3.56%	0,00%	0.00%				23.64%	0.00%	2 224 756	2 127 139

Swedbank Lithuania mainly uses immovable property collaterals as credit risk mitigation technique. Share of retail exposures under A-IRB covered by immovable property collaterals increased from 69% (31 December 2021) to 72% (31 December 2022). Exposures under F-IRB are mainly to corporates, with low share covered by collateral as Commercial property is not recognised as eligible in capital adequacy reporting.

Table 3.20: EU CR8 - RWEA flow statements of credit risk exposures under the IRB approach, 31 December 2022

EURt	Risk weighted exposure amount
Risk weighted exposure amount as at the end of the previous reporting period	2 541 553
Asset size (+/-)	733 024
Asset quality (+/-)	-27 559
Model updates (+/-)	325 519
Methodology and policy (+/-)	64 538
Acquisitions and disposals (+/-)	0
Foreign exchange movements (+/-)	0
Other (+/-)	-8 477
Risk weighted exposure amount as at the end of the reporting period	3 628 598

REA reported under the IRB approach increased by EUR 1 087m in 2022. Increase in volumes was the major contributing factor driven by a new lending both in private and corporate segments. Another important factor leading to higher REA was model and methodology updates triggered by the implementation of models for New Definition of Default that had a significant impact on credit REA.

EU CR10 - Specialised lending and equity exposures under the simple risk weighted approach

Total exposures in specialised lending decreased by EUR 7.6m compared to 31 December 2021 mostly in case of contracts maturity. Swedbank Lithuania has no equity exposures under the simple risk-weighted approach.

Table 3.21: EU CR10.1 - Specialised lending: Project finance (Slotting approach), 31 December 2022

EURt		Specialised	lending: Project fir	nance (Slotting appro	ach)		
Regulatory categories	Remaining maturity	On-balance sheet exposure	Off-balance sheet exposure	Risk weight	Exposure value	Risk weighted exposure amount	Expected loss amount
Cotogon/1	Less than 2.5 years			50%			
Category 1	Equal to or more than 2.5 years			70%			
0-40	Less than 2.5 years			70%			
Category 2	Equal to or more than 2.5 years			90%			
	Less than 2.5 years			115%			
Category 3	Equal to or more than 2.5 years			115%			
	Less than 2.5 years			250%			
Category 4	Equal to or more than 2.5 years			250%			
Cotogon, E	Less than 2.5 years			-			
Category 5	Equal to or more than 2.5 years			-			
Total	Less than 2.5 years	0	0	_	0	0	0
Total	Equal to or more than 2.5 years	0	0		0	0	0

Table 3.22: EU CR10.2 - Specialised lending: Income-producing real estate and high volatility commercial real estate (Slotting approach), 31 December 2022

EURt	EURt Specialised lending: Income-producing real estate and high volatility commercial real estate (Slotting approach)											
Regulatory categories	Remaining maturity	On-balance sheet exposure	Off-balance sheet exposure	Risk weight	Exposure value	Risk weighted exposure amount	Expected loss amount					
Category 1	Less than 2.5 years Equal to or more than 2.5	96	96	50% 70%	48	34	0					
Catagony	years Less than 2.5 years			70%			_					
Category 2	Equal to or more than 2.5 years			90%								
Category 3	Less than 2.5 years Equal to or more than 2.5 years			115% 115%								
Category 4	Less than 2.5 years Equal to or more than 2.5 years			250% 250%								
Category 5	Less than 2.5 years Equal to or more than 2.5 years			-								
Total	Less than 2.5 years	0	0		0	0	0					
Total	Equal to or more than 2.5 years	96	96		48	34	0					

Table 3.23: EU CR10.3 - Specialised lending: Object finance (Slotting approach), 31 December 2022

EURt		Specialised lending	g: Object finance (Slotting approach)			
Regulatory categories	Remaining maturity	On-balance sheet exposure	Off-balance sheet exposure	Risk weight	Exposure value	Risk weighted exposure amount	Expected loss amount
	Less than 2.5 years			50%			
Category 1	Equal to or more than 2.5 years			70%			
	Less than 2.5 years			70%			
Category 2	Equal to or more than 2.5 years			90%			
	Less than 2.5 years			115%			
Category 3	Equal to or more than 2.5 years			115%			
	Less than 2.5 years			250%			
Category 4	Equal to or more than 2.5 years			250%			
	Less than 2.5 years			-			
Category 5	Equal to or more than 2.5 years			-			
	Less than 2.5 years	0	0		0	0	0
Total	Equal to or more than 2.5 years	0	0		0	0	0

Table 3.24: EU CR10.4 - Specialised lending: Commodities finance (Slotting approach), 31 December 2022

EURt		Specialised lending	g: Commodities fina	nce (Slotting appro	oach)		
Regulatory categories	Remaining maturity	On-balance sheet exposure	Off-balance sheet exposure	Risk weight	Exposure value	Risk weighted exposure amount	Expected loss amount
	Less than 2.5 years			50%			
Category 1	Equal to or more than 2.5 years			70%			
	Less than 2.5 years			70%			
Category 2	Equal to or more than 2.5 years			90%			
	Less than 2.5 years			115%			
Category 3	Equal to or more than 2.5 years			115%			
	Less than 2.5 years			250%			
Category 4	Equal to or more than 2.5 years			250%			
	Less than 2.5 years			-			
Category 5	Equal to or more than 2.5 years			-			
	Less than 2.5 years	0	0		0	0	0
Total	Equal to or more than 2.5 years	0	0		0	0	0

Table 3.25: EU CR10.5 - Equity exposures under the simple risk-weighted approach, 31 December 2022

EURt Equity exposures under the simple risk-weighted approach									
Categories	On-balance sheet exposure	Off-balance sheet exposure	Risk weight	Exposure value	Risk weighted exposure amount	Expected loss amount			
Private equity exposures			190%						
Exchange-traded equity exposures	290%								
Other equity exposures			370%						
Total									

Table 3.26: EU CCR7 - RWEA flow statements of CCR exposures under the IMM, 31 December 2022

EURt	RWEA
RWEA as at the end of the previous reporting period	
Asset size	
Credit quality of counterparties	
Model updates (IMM only)	
Methodology and policy (IMM only)	
Acquisitions and disposals	
Foreign exchange movements	
Other	
RWEA as at the end of the current reporting period	

The Bank does not have an approved IMM for measuring EAD of exposures subject to the CCR framework and therefore table EU CCR7 is not populated with any information.

4. Market risk

Majority of market risk in Swedbank Lithuania is structural or strategic in nature and emerges within Treasury. Market risk also arises in the daily market-making and client facilitation activities of the trading book.

Market risk

The risk to value, earnings, capital or exposure arising from movements of risk factors in financial markets. Value covers both economic value and accounting value and include valuation adjustments such as Credit Valuation Adjustment (CVA) and Debit Valuation Adjustment (DVA).

Highlights 2022

The trend of inflation and interest rate volatility at the end of 2021 continued and accelerated during 2022. Geopolitical tensions also increased significantly with Russia's invasion of Ukraine in February. As a consequence, energy prices rose pushing inflation even higher. Central banks have responded to the increased inflation with significantly higher rates and reductions of their QE programs.

Qualitative disclosure related to market risk

The majority of Swedbank Lithuania's market risk is structural or strategic in nature and emerges within Treasury. Market risk also arises in the daily market-making and client facilitation activities of the trading book. Swedbank Lithuania's trading operations are managed within the Financial Institutions and Capital Markets Division Lithuania primarily to fulfil the clients' transaction requirements in the financial markets.

Swedbank Lithuania has established strategies and processes for the overall management of the market risks that emerge within the trading and banking book, with the ERM Policy as the starting point. The Market Risk Instruction, which originates from the ERM Policy is reviewed and adopted at least annually by the Management Board. All internal regulations and processes are reviewed on a regular basis by the risk organisation, internal and external auditors, and supervisors.

Swedbank Lithuania's market risk-taking is limited via the

risk appetite established by Supervisory Council. Using the risk appetites as starting points, a strict risk management framework has been adopted in order to prevent Swedbank Lithuania from unintentional losses. The Bank's Treasury, as well as Financial Institutions and Capital Markets Division, monitor and manage their market risks within the given mandates and have the possibility to use different types of derivative contracts, mainly interest rate swaps and foreign exchange forwards and swaps to mitigate currency and interest rate risks.

New products have to be pre-approved in the NPAP, where some of the key stakeholders besides the business are the risk, compliance, and finance organisations. The process is a way of ensuring, for example, that all positions in the trading book are tradable or can be hedged.

Risk Lithuania ensures limit monitoring, in-depth analysis, frequent stress testing and reporting of Swedbank Lithuania's market risks. Internal reporting of market risk exposure and follow-up on limit usage is performed on a daily basis and delivered to various stakeholders, such as the risk-taking units and the management of Swedbank Lithuania. Risk Lithuania has established sound escalation principles for limit breaches in which the market risk-takers, as well as Swedbank Lithuania's management, are informed of the incident as well as mitigation actions.

Measurement of market risk at Swedbank Lithuania uses a variety of risk measures, both statistical such as Value-at-Risk (VaR) as well as non-statistical measures - sensitivity analyses and stress tests. Materiality is considered when analysing and measuring the risks, paying extra attention to the largest exposures.

The risk system is subject to a continuous maintenance process and a yearly validation process to ensure that a relevant set of risk factors is being used as the nature and volume of trades may vary over time.

Table 4.1: EU MR2-B - RWEA flow statements of market risk exposures under the IMA, 31 December 2022

EURm	VaR	SVaR	IRC	Comprehensive risk measure	Other	Total RWEAs	Total own funds requirements
RWEAs at previous period end							
Regulatory adjustment							
RWEAs at the previous quarter-end (end of the day)							
Movement in risk levels							
Model updates/changes							
Methodology and policy							
Acquisitions and disposals							
Foreign exchange movements							
Other							
RWEAs at the end of the disclosure							
period (end of the day)							
Regulatory adjustment							
RWEAs at the end of the disclosure							
period							

Swedbank Lithuania does not have approved internal models approach (IMA) for measuring market risk exposure and therefore table EU MR2-B is not populated with information.

5. Liquidity risk

Swedbank Lithuania's liquidity position remained strong with solid buffers above regulatory requirements, enabling the Bank to grow with its customers and withstand changes in the economic conditions.

Liquidity risk

The risk of not being able to meet payment obligations when they fall due without incurring considerable additional costs for obtaining funds or losses due to asset fire-sales.

Highlights 2022

Due to increasing inflation during the year, central banks have shifted from accommodative policies to restrictive, and begun quantitative tightening during 2022. The discontinued central bank asset purchase programmes have slowed deposit growth.

EU LIQA - Liquidity risk management Strategies and processes in liquidity risk management

The liquidity risk that is acceptable for achieving the strategic goals of Swedbank Lithuania, risk appetite, is defined by the Supervisory Council. The risk appetite comprises both qualitative and quantitative statements. Swedbank Lithuania has a low appetite for liquidity risk to ensure that the Group always should be able to continue to serve its customers and shall therefore maintain resilience towards both short-term and long-term liquidity stress without relying on forced asset sales or other business disrupting activities.

For ensuring that liquidity risk stays within appetite, and ultimately for supporting the Group's strategic goals, the maintenance of a liquidity-generating capacity, including risk identification, are key processes within liquidity risk management.

The liquidity-generating capacity is equivalent to the Swedbank Lithuania's liquid assets, which comprise the liquidity reserve, i.e. liquid assets under the direct control of the Treasury unit, as well as eligible unencumbered assets held elsewhere in the Group. The inclusion criteria for liquid assets correspond to the definition of Total High-Quality Liquid Assets (HQLA) in the Delegated regulation on the Liquidity Coverage Ratio (LCR). The size and currency distribution of the reserve is determined by the maturity structure and composition of asset and liabilities and internal and external requirements, e.g. risk appetite, limits, and regulations applicable for the Group.

Liquidity risk identification is mainly managed through two separate processes. Besides the New Product Approval Process (NPAP), there is the Risk Identification Process, which is an annual process where liquidity risk topics are discussed. As part of the Risk Identification Process, a gross risk inventory is established and maintained. Liquidity risk factors stemming from on- and off-balance sheet items are well known and covered by the risk inventory.

Structure and organisation of the liquidity risk management function

The independent risk management function, or the second line of defence, is constituted by the risk management function and the compliance organisation. Risk Lithuania is responsible for ensuring that liquidity risks are identified and properly managed by Treasury Lithuania and for governance and strategies within the area of liquidity risk control. The division of responsibilities between Treasury Lithuania and Risk Lithuania with respect to liquidity risk management and control are regulated by internal policies.

Centralisation of liquidity management and interaction between the group's units

Swedbank Group employs a centralised liquidity management, in the sense that regardless of where the liquidity reserve is located, Swedbank Group Treasury is responsible for monitoring and coordinating the management of the reserve in different legal entities. Regulatory or other reasons are taken into account in the allocation of liquidity, why parts of the liquidity reserve may be held by different legal entities within Swedbank Group, such as Swedbank Lithuania, when deemed necessary.

The Treasury Lithuania is established with responsibility for local liquidity management. Due to the centralised approach, the Treasury Lithuania operates in close collaboration with Swedbank Group Treasury function.

Scope and nature of liquidity risk reporting and measurement systems

The liquidity position is regularly reported to the Bank's management through a range of channels. The scope covers the key liquidity metrics, including point in time outcomes, historical comparisons and forward-looking

perspectives. In addition, the ILAAP and the Risk Management and Capital Adequacy reports are well anchored throughout the management lines. Besides the internal risk reporting, external reporting is made to supervisors and other stakeholders.

The liquidity systems provide with information required in supporting the liquidity risk management processes and cater for measurement of key external and internal liquidity metrics as well as for analysis data. The system solutions source relevant information, and logic for generating cash flows and for structuring and compiling the data in accordance with common rules is applied.

Mitigating liquidity risk

The Risk Limit Framework (RLF) aims to ensure that risks stay within appetite. The RLF comprises limits decided by the Management Board. RLF and the risk appetite determines minimums for the liquidity reserve. The risk appetite is limited by the regulatory metrics LCR and Net Stable Funding Ratio (NSFR), and by survival periods, as measured by the internal Survival horizon metric. The liquidity positions as captured by the limiting metrics are monitored daily.

The Survival horizon metric is central in the management of liquidity. The survival period in the Survival horizon gives answer to the question: "for how many days would the bank survive assuming liquidity was under severe pressure?". In addition to estimating the survival period itself, the liquidity position is evaluated at certain key horizons.

The survival period is determined by two factors. First, the liquidity reserve, which represents the current liquidity position. Second, the scenario-determined projected stressed cash flows. The projected cash flows cause the liquidity position to either increase or decrease over the scenario horizon. The survival period is defined as the number of consecutive days for which the liquidity position is non-negative. Cash flows are projected using stressed assumptions, e.g. that significant deposit withdrawals occur.

Stress testing

The risk appetite for liquidity risk is the range of adverse scenarios Swedbank Lithuania shall have a capacity to withstand. The lower the risk appetite, the more adverse a scenario the Group must be able to manage.

In stress testing, scenarios that are more severe than envisioned in the risk appetite are imposed. The liquidity position in those severely adverse scenarios is compared to the risk appetite and limits. The assessment is an attempt to answer the question – "given the current risk appetite, how would Swedbank Lithuania fare if the materialised stress was significantly more severe than envisioned in the metrics used for daily liquidity steering?".

The stress test also assesses whether and when recovery triggers and/or regulatory requirements are breached for metrics such as the Survival horizon, LCR and NSFR.

In addition to the annual ILAAP stress test, quarterly stress tests (using the ILAAP scenario) and sensitivity analyses are conducted to continually attempt to identify weaknesses.

Risk declaration

Swedbank Lithuania has, through its established risk management processes and governance framework, adequate arrangements for liquidity risk management and for maintaining the low-risk profile.

Risk statement

Risk appetite is the level of liquidity risk that is acceptable for achieving the strategic goals of Swedbank Lithuania. The Group has a low appetite for liquidity risk to ensure that the Group always can continue to serve its customers and shall therefore maintain resilience towards both short-term and long-term liquidity stress without relying on forced asset sales or other business disrupting activities.

For ensuring that liquidity risk stays within appetite, and ultimately for supporting the Group's strategic goals, the maintenance of a liquidity-generating capacity, together with funding planning and risk identification, are central processes within Swedbank's liquidity risk management.

The risk appetite is limited by the regulatory metrics LCR and NSFR, and by survival periods, as measured by the internal Survival horizon metric. In an assumed adverse scenario, the Survival horizon metric displays the number of days with a positive net liquidity position, taking future cash flows from all aspects of the balance sheet into account. Throughout 2022 Swedbank Lithuania's liquidity position was strong with all key metrics remaining well above internal and regulatory requirements.

Table 5.1: EU LIQ1 - Quantitative information of LCR, 31 December 2022

	Total unweighted value (average)				Total weighted value (average)			
Quarter ending on (DD Month YYY) EURt	31 December 2022	30 September 2022	30 June 2022	31 March 2022	31 December 2022	30 September 2022	30 June 2022	31 March 2022
Number of data points used in the calculation of averages								
HIGH-QUALITY LIQUID ASSETS								
Total high-quality liquid assets (HQLA)					7 043 067	7 273 343	7 396 558	7 561 97
CASH - OUTFLOWS								
Retail deposits and deposits from small business customers, of which:	10 326 191	10 226 476	10 092 766	9 922 072	635 382	634 753	630 420	621 88
Stable deposits	8 723 136	8 596 537	8 455 512	8 300 300	436 157	429 827	422 776	415 01
Less stable deposits	1 603 055	1 629 940	1 637 254	1 621 772	199 225	204 926	207 645	206 87
Unsecured wholesale funding Operational deposits (all counterparties)	3 249 894	3 091 431	3 016 493	3 003 238	1 180 110	1 132 288	1 099 360	1 091 17
and deposits in networks of cooperative banks	2 797 790	2 660 070	2 626 742	2 584 404	849 495	812 719	805 366	784 88
Non-operational deposits (all counterparties)	452 104	431 250	389 640	418 723	330 616	319 458	293 883	306 17
Unsecured debt Secured wholesale funding		111	111	111		111	111	11
Additional requirements	939 066	852 109	761 783	645 350	101 397	88 541	78 684	66 61
Outflows related to derivative exposures and other collateral requirements Outflows related to loss of funding on	13 104	12 337	12 176	11 881	13 104	12 337	12 176	11 88
debt products Credit and liquidity facilities	925 962	839 772	749 607	633 469	88 293	76 204	66 508	54 72
	158 296	161 923	163 831	205 036	150 062	157 063	159 451	200 9
Other contractual funding obligations	444 186	427 139		392 366	47 776	53 558		45 9:
Other contingent funding obligations TOTAL CASH OUTFLOWS	444 180	427 139	402 131	392 300	2 114 727	2 066 203	51 560 2 019 475	2 026 5
CASH - INFLOWS					2114/2/	2 000 203	20194/5	2 020 3
Secured lending (e.g. reverse repos)	000.050	045744	000 700	014504	064 700	050444	000 004	050.0
Inflows from fully performing exposures	320 058	315 741	288 733	314 524	261 709	259 111	233 324	258 0
Other cash inflows (Difference between total weighted inflows and total weighted outflows arising from transactions in third countries where there are transfer restrictions or which are denominated in nonconvertible currencies)	170 518	171 172	176 445	129 822	170 518	171 172	176 445	129 8
(Excess inflows from a related specialised credit institution)								
TOTAL CASH INFLOWS Fully exempt inflows	490 576	486 913	465 178	444 345	432 227	430 283	409 769	387 8
Inflows subject to 90% cap								
Inflows subject to 75% cap	490 576	486 913	465 178	444 345	432 227	430 283	409 769	387 88
TOTAL ADJUSTED VALUE								
LIQUIDITY BUFFER					7 043 067	7 273 343	7 396 558	7 561 9
TOTAL NET CASH OUTFLOWS					1 682 500	1 635 920	1 609 706	1 638 6
LIQUIDITY COVERAGE RATIO (%)					449	473	487	4

EU LIQB on qualitative information on LCR, which complements template EU LIQ1

The LCR outcome depends on the underlying dynamics of a) the liquidity reserve and b) the net cash outflows. The LCR decrease over the period was driven by the liquidity reserve decreased in Q4 2022, when intra-group transactions with Swedbank AB (Sweden) were executed to manage the liquidity within Swedbank Group as well as various temporary effects.

Swedbank Lithuania is a retail bank maintaining a low level

of concentration by the large and broad base of depositors. Major part of holdings in Swedbank's Lithuania liquidity reserve are central bank assets. Residual assets of size in the reserve are government bonds.

For assessing potential additional outflows from derivatives and other collateral requirements, the historical look-back approach (HLBA) is used.

Swedbank Lithuania actively monitors currency mismatches in the Group. There are no material items in Swedbank Lithuania's LCR that are not captured in the disclosure template.

Table 5.2: EU LIQ2 - Net Stable Funding Ratio, 31 December 2022

	U	Weighted			
EURt	No maturity	< 6 months	6 months to <	≥ 1yr	value
Available stable funding (ASF) Items			I - I -	I	
Capital items and instruments	1 071 777				1 071 777
Own funds	1 071 777				1 071 777
Other capital instruments					
Retail deposits		10 980 808			10 351 172
Stable deposits		9 368 911			8 900 46
Less stable deposits		1 611 897			1 450 70
Wholesale funding:		4 094 138		1 508 806	3 422 59
Operational deposits		2 597 475			1 298 73
Other wholesale funding		1 496 663		1 508 806	2 123 86
Interdependent liabilities					
Other liabilities:		174 662			
NSFR derivative liabilities					
All other liabilities and capital instruments not included in the		174 662			
above categories					4404554
Total available stable funding (ASF)					14 845 54
Required stable funding (RSF) Items					477.00
Total high-quality liquid assets (HQLA)					177 28
Assets encumbered for more than 12m in cover pool					
Deposits held at other financial institutions for operational purposes		075 017	1 000 000	7.445.406	6 440 47
Performing loans and securities: Performing securities financing transactions with financial		875 217	1 229 020	7 145 136	6 443 47
customers collateralised by Level 1 HQLA subject to 0% haircut					
Performing securities financing transactions with financial					
customer collateralised by other assets and loans and advances		25 527	506 322	23 807	279 52
to		20 027	300 322	25 007	27502
financial institutions Performing loans to non- financial corporate clients, loans to retail					
and small business customers, and loans to sovereigns, and		756 092	607 604	2 029 804	2 406 36
PSEs, of which:		700072	007 00 .	202700.	2 .00 00
With a risk weight of less than or equal to 35% under the		129	629	4 077	3 02
Basel II Standardised Approach for credit risk					
Performing residential mortgages, of which:		93 598	105 497	4 122 884	2 785 32
With a risk weight of less than or equal to 35% under the Basel II Standardised Approach for credit risk		92 928	104 741	4 093 353	2 759 51
Other loans and securities that are not in default and do not qualify					
as HQLA, including exchange-traded equities and trade finance			9 597	968 641	972 25
on-balance sheet products					
Interdependent assets					
Other assets:		192 031		104 330	119 76
Physical traded commodities					
Assets posted as initial margin for derivative contracts and contributions to default funds of CCPs					
NSFR derivative assets		214			21
NSFR derivative liabilities before deduction of variation margin		23 213			116
posted				104.000	
All other assets not included in the above categories		168 604	170 ((1	104 330	118 39
Off-balance sheet items		309 939	179 661	592 775	60 05
Total RSF					6 800 58

The Available Stable Funding (ASF) is mostly composed of retail deposits. The high level of retail deposits covers most of the Required Stable Funding (RSF) and comfortably exceeds the funding needed for the two largest categories in RSF: loans to non-financial corporate clients and residential mortgage loans. Main trends over the reporting period were available stable funding increased due to retail and corporate deposits inflows as well as growth in lending volumes and loans provided to financial institutions.

6. Operational risk

The ongoing digital transformation, evolving technological trends, remote access as well as organised crime and geopolitical tensions raised information security threats, including cyber and external fraud risk, requiring improved ways of protection.

Operational risk

The risk of losses, business process disruptions and negative reputational impact resulting from inadequate or failed internal processes, people and systems, or from external events. It also includes risk from external events not covered by any other risk type.

Operational risk is broken down into the following subtypes: Business Continuity risk, Third-Party risk, Information Security risk, IT risk, Legal & Internal Governance risk, Statutory Reporting & Tax risk, Processing & Execution risk, Physical Security & Safety risk, People risk, Data Management risk, Model risk, Internal Fraud risk and External Fraud risk.

Highlights 2022

Swedbank Lithuania strategy is firmly based on being an available and accessible full-service bank in Lithuania. To follow the Strategic Direction, Swedbank Lithuania strives to meet the customers' interests in a secure, convenient, and continuously accessible way via channels customers choose to use. Swedbank Lithuania ability to uphold the service promise to customers is dependent on the ability to achieve and maintain effective operations, stable and resilient IT-environment, including outsourced services.

While the war in Ukraine still has not had any major impact on Swedbank operations, the geopolitical tensions have escalated in 2022 compared to 2021 as the number of IT attacks against the financial industry have increased. During 2022, Bank's external threat level has been assessed as elevated, but Swedbank's capacity to manage these risks is good as Swedbank has not been negatively affected by external cyber-attacks during 2022.

Vishing/phishing attacks (financial fraud where criminals defraud or mislead people by email or try to persuade people to share information over the phone by posing as a Swedbank's staff or other financial service employees) towards Swedbank Lithuania customers were continuously observed in the region during the year. Swedbank Lithuania is committed towards preventing financial crime and fraud and protecting our customers. The Security routines, prevention and detection capabilities and risk controls are

always reviewed, and Swedbank Lithuania ambition is to prevent fraud. Swedbank is currently increasing efforts on prevention strategies, such as Awareness, Intelligence, and Industry collaboration. However, it is expected that increased fraud level against the clients will request even more attention and efforts in the nearest and long-term future.

During 2022 Covid-19 pandemic effects no longer have had a major impact on Swedbank Lithuania's operations. Strengthening remote availability of our services has remained in focus. The remote access and ongoing digital transformation have raised certain information security threats including cyber risk and external fraud risk, requiring the implementation of new and improved ways of protection.

Risks and recurring incident events that continuously require a closer attention are associated with (but not limited to) Information Security & IT risks, Business Continuity risks, fraud risks and Third-Party risks connected to reoccurring disruptions in critical customer-facing services. There are ongoing initiatives to further improve operational resilience and to ensure acceptable levels of residual risks and a high level of availability for Swedbank's customers.

Swedbank Lithuania operational risk losses in 2022 were on very low level (EUR 512t) compared to the income level and capital allocated for Operational risk.

7. Compliance risk

Swedbank has a low risk appetite for compliance risk and is committed to comply with the letter, spirit and intent of all applicable regulations, laws and standards of good market practice applicable to its licensed operations.

Compliance risk

The risk of failure by the Bank to fulfil and meet the external and internal regulations applicable to the Bank's licensed operations.

Highlights 2022

Heightened focus on Financial Sanctions risk

Extensive sanctions from multiple regimes, both financial and sectorial, have been imposed on the Russian Federation and Belarus following Russia's invasion of Ukraine. This has impacted the Bank elevating the financial sanctions risk.

During 2022 the Bank has continued to focus on strengthening the controls to respond to new requirements. To ensure proper implementation of set restrictions the Bank has maintained close dialog with the authorities.

Developments concerning the risk of money laundering and terrorist financing

Based on historic shortcomings and to meet the expectations from regulators, as well as Swedbank's target of being in the forefront in the fight against financial crime, Swedbank Group has since 2020 conducted extensive antimoney laundering and counter-terrorist financing (AML/CTF) remediation programmes. The programmes have amongst other things improved also the Bank's key processes and IT systems connected to risk assessment, know your customer (KYC), customer risk classification, transaction monitoring, financial sanctions, as well as internal and external reporting. During 2022, the programmes have continued according to plan.

The U.S. authorities are continuing to investigate Swedbank Group's historical work and information disclosures concerning AML/CTF. The investigations are being conducted by the Department of Justice (DoJ), Securities Exchange Commission (SEC), Office of Foreign Assets Control (OFAC) and Department of Financial Services in New York (DFS). The investigations are at different stages and there is no information on when the investigations will be completed.

8. ESG risk

Swedbank Lithuania continues introducing ESG risk management in the Bank's processes and policies to ensure the risks emerging from the physical impact of the climate change and the transition towards more sustainable economy are well understood and managed.

ESG risk

The risk that arises from the inability to properly identify and manage Environmental, Social or Governance ("ESG") related events that, if they occur, could cause material negative financial impact and/or material negative impact on the Bank's brand and reputation.

Highlights 2022

Swedbank Lithuania has achieved several milestones with ESG Risk management integration in its business and risk management processes. As part of Swedbank Group's commitment to Science-based Targets Initiative (SBTi) and the Net-Zero Banking Alliance, the targets to reduce financed emissions were set for several portfolio segments.

Being a challenge to all banks in Lithuania, many activities are ongoing to improve the ESG related data availability. In collaboration with the Swedish Meteorological and Hydrological Institute (SMHI), Swedbank Lithuania obtained physical risk maps for understanding of the physical impact of climate change on its portfolio and ensuring compliance with increasing regulatory reporting requirements. The projects to improve emissions calculation in the lending portfolio and ensure Energy Performance Certificates (EPC) data availability are ongoing.

Following the Bank's commitment to meet supervisory expectations, Swedbank Lithuania has participated in ECB Climate Stress Test and a Thematic Review on Climate-related & Environmental risks.

Strategy and business processes

Swedbank Lithuania Strategic Direction

Sustainability, including the management of ESG risk, is an integrated part of Swedbank Group and Swedbank Lithuania's long-term Strategic Direction as outlined by Swedbank vision of "A financially sound and sustainable society". The vision subsequently cascades down into the strategy. The strategy is reviewed annually and assesses the external business environment, including, for example, customer demand and behaviour, the regulatory environment, and the macroeconomic environment. The strategy also outlines specific strategic priorities related to

sustainability, for example, "Enable the sustainability transition" for corporate customers, which is further addressed in the annual Strategic Industry Planning process and integrated into activity planning of various units and functions. Several key elements are in place to realise the focus area's ambition for both corporate and private segments such as a Sustainable Funding Framework which includes green and social categories and various ESG-related financing offerings.

Climate targets for the lending portfolio

As part of the commitment to the Science-Based Targets initiative and the Net-Zero Banking Alliance, Swedbank has committed to setting decarbonisation targets aiming to achieve net-zero emissions from own operations as well as from lending and investment activities by 2050 at the latest. Further information on the targets can be found here:

https://www.swedbank.com/sustainability/environment/environmental-targets/climate-targets.html.

In addition, Swedbank Group during the year adopted 2030 decarbonisation targets for the lending portfolio. The targets are in line with the goal to limit the global average temperature rise to 1.5° C and have been set for the following sectors: mortgages, commercial real estate, oil & gas, power generation and steel. The targets are seen as a strategic steering tool for Swedbank Group to help society in transition, conduct financially sound business, manage climate change-related risks, and capture opportunities in the portfolios.

The decarbonisation targets aim to ensure that Swedbank's future balance sheet is aligned with the expected sustainable development of society, thereby reducing the long-term risks of climate-related transition.

Swedbank has also set environmental targets for its own operations, including direct greenhouse gas emissions, energy consumption, waste and water consumption.

Credit strategy, engagement policies and business processes

Risk management is integrated in Swedbank's various processes. Policy on Enterprise Risk Management and Risk Appetite Statement Policy are established, where ESG risk is incorporated in Risk taxonomy as separate risk and as driver for other risks.

In addition, there are established other policies and procedures related to the ESG risk management, including Environmental Policy, Sustainability Policy and Credit Policy.

Through its annual Credit Risk Outlook report the independent risk management function provides input to the business areas when setting their respective credit strategies. ESG risks and opportunities are central themes in the report which most recently focused on the European Union climate policy framework "Fit for 55" and its implications for different sectors and lending portfolios. The report also analysed how the climate transition is impacted by the Russian invasion in Ukraine, and the strive for energy independence in Europe.

The Position statement on climate change prohibits or sets out conditions for the engagement with companies with carbon-intensive activities, and states that the Bank shall advocate that its counterparties adopt a climate strategy and climate goals aligned with the Paris Agreement.

To support ESG risk assessment, Swedbank Lithuania has implemented sector guidelines. The guidelines are tools to enable better insight into the sustainability issues faced by different industries, and to provide guidance on elements that can be discussed with clients, suppliers and other business partners.

In the procurement process all suppliers shall sign Swedbank's Code of Conduct and undergo a Sustainability Assessment before entering a contract. All suppliers who do not accept Swedbank Code of Conduct are escalated to the Procurement Sustainability Committee. All new suppliers need to answer several questions covering different ESG factors. Suppliers with a high "sustainability risk" tier will get a corrective action plan.

Swedbank Lithuania has a group-wide New Product Approval Process (NPAP) covering all new and/or revised products, services, activities, processes and/or systems as well as major operational and/or organisational changes. The purpose is to ensure that the Bank does not enter into activities that entail unintended risks or risks that are not immediately managed and controlled as part of the process. In addition, the Bank is able to assure quality when launching new and/or revised products and services.

Internal governance

Supervisory Council, with its overall responsibility for ensuring that the Bank's risks are managed and controlled, is responsible for the establishment of the risk framework, which includes policies covering risk appetite, risk management, and risk control. Supervisory Council has the responsibility to ensure that all relevant risks, including ESG risks, are identified, assessed, managed, monitored, internally reported, and controlled. Supervisory Council is responsible for the evaluation of the Bank's risk management and is responsible for regular review and evaluation of internal reports on risk exposure.

As a risk type in Swedbank Lithuania's Risk Taxonomy, ESG risk is integrated into the risk management process, with roles and responsibilities allocated in accordance with the three lines of defence concept.

Supervisory Council has assigned the Management Board with the general responsibility for the Bank's implementation of Supervisory Council's strategies, for ensuring that these strategies are implemented in Swedbank Lithuania, and for establishing and following up on the objectives for the Bank's operations. The Management Board is responsible for ensuring that the Bank's risk management, internal control, and governance processes are satisfactory and in accordance with laws, internal and external regulations, and generally accepted practices or standards. The Management Board is responsible for ensuring that all risks – including ESG risks – are identified, assessed, managed, monitored, internally reported, and controlled.

Supervisory Council and Management Board are updated at least on a quarterly basis on the status of the ESG risk related activities. Supervisory Council and Management Board oversee and monitor progress against development commitments, goals and targets for addressing ESG risk. Furthermore, strategy and business plans include ESG risk management and are covered in the regular Supervisory Council and Management Board meetings.

The Bank's risk organisation and compliance organisation are responsible for independent monitoring and reporting to ensure that key risks (including ESG risk) are identified, assessed and properly managed.

To drive and coordinate group-wide efforts in the overall sustainability area, Swedbank Group Sustainability has been established and is responsible for:

- Swedbank Sustainability Roadmap, a five-year transformation plan centred on operationalising the sustainability aspects of the Strategic Direction and on stronger sustainability management.
- The sustainability reporting, in the Annual- and Sustainability Report, including parts of the EU Taxonomy, TCFD-reporting, and the Sustainable Bond Impact report.
- Coordinating the implementation of regulations stemming from the European Union's Sustainable Finance Action Plan.

Swedbank Group follows the Global Reporting Initiative (GRI) framework for sustainability reporting. The GRI report is linked to material topics, which have been identified by Swedbank in a materiality analysis, and how these material topics coincide with GRI's general and topic-specific disclosures. The materiality analysis is considered in Group Internal Audit's annual risk assessment to ensure that relevant sustainability aspects are included in the audit plan.

Baltic Banking Sustainability Hub is responsible for coordinating the implementation of sustainability roadmap, related regulations and framework, securing competence in this area and following up and reporting in Baltic Banking with support to Swedbank Lithuania. Baltic Banking Sustainability Hub cooperates with Swedbank Group Sustainability, Risk Baltic Banking, as well as Swedbank Lithuania's sustainability area experts.

Sustainability Committee

Swedbank Lithuania's Sustainability Committee is
Management Board level committee that is led by the Head
of Communication and Sustainability. The committee's
goal is to guide and support the management on matters
related to sustainability within Swedbank Lithuania.
Sustainability Committee handles areas involving human
rights, tax issues, environmental challenges and ethical
dilemmas, as well as provides opinion on financed
corporate customers for whom high level of sustainability
risk had been identified. Opinions of the Sustainability
Committee are considered by the Credit Committee during
making decisions. Swedbank Lithuania Sustainability
Committees following the same working principles and
process as Swedbank Group Sustainability Committee.

Swedbank Group Sustainability Committee provides support to the Group in the day-to-day management of the sustainability matters, including environmental risks, that are referred to it. Swedbank Group Sustainability Committee's scope includes sustainability matters of the whole Swedbank Group. Any employee of Swedbank Group can submit matters to Swedbank Group Sustainability Committee that fall within the scope and duties of Swedbank Group Sustainability Committee.

Performance evaluation and remuneration

Sound risk-taking is incorporated in Swedbank's business strategy. There shall be an alignment between the rewards and risk exposure of shareholders and employees. Remuneration should counteract excessive risk-taking and incentivise employees to deliver sustainable performance that is consistent with strategic goals as well as healthy and effective risk management.

Swedbank integrates ethical, social, environmental and economic considerations in all its business decisions, operations and business development. Within Swedbank's Performance Development process, individual performance criteria are set to contribute to and support Swedbank's overall strategic direction, in which sustainability plays an important part.

Furthermore, ESG risks are integrated in Swedbank's remuneration practices by including the fulfilment of performance management processes on an individual level which also comprises assessing a number of behaviours linked to the Bank's and Swedbank Group's values – open, simple and caring, as well as applying deferral periods to the delivery of variable remuneration in instruments for the majority of employees. Lack of compliance with external or internal regulations or deficiencies in risk management capabilities are circumstances that will be considered

inconsistent with Swedbank's values.

In addition to the overall sustainability targets, on Swedbank Group level, Swedbank has sustainability KPIs and targets that are followed up in the performance management framework. The KPIs include prioritised sustainability areas and are linked to Swedbank's long-term sustainability performance, such as improving employee engagement and increasing the volume of sustainable financing. The overall Swedbank Group targets are cascaded to Swedbank Lithuania and are applicable to each part of the organisation to enable Swedbank Group to deliver on the set Strategic Direction.

Risk management

Conceptual basis for ESG risk

ESG risk stems from direct or indirect exposure to ESG factors. Swedbank Lithuania is primarily exposed to ESG factors indirectly (i.e., through its customers' and counterparties' exposure to ESG factors), but also directly through its own operations.

ESG risk always materialises as existing risk types in Swedbank Lithuania's Risk Taxonomy through one or several transmission channels. Examples of transmission channels include the financial position of counterparties, real estate values, household wealth, operational failures, and employee or customer dissatisfaction.

Definitions of ESG factors, ESG risks, and their drivers and transmission channels are to a large extent aligned with the definitions provided by the EBA in the final report on ESG risk management.

Swedbank Group is also leveraging the Sustainability Accounting Standards Board (SASB) Materiality Map to identify financially material ESG issues on sector and industry level.

Risk type relevance assessment

All Risk Type in Swedbank Lithuania Risk Taxonomy undergo an ESG relevance assessment with purpose of determining if the development of an ESG factors is likely to have a causal relationship with Swedbank Lithuania's Risk Types. An ESG factor is deemed relevant if the development of the factor can have a negative impact on Swedbank Lithuania's clients, counterparties, operations and/or real, financial and intangible assets, including Swedbank Lithuania's reputation and brand name.

ESG factors are particularly relevant for Credit Risk and Operational Risk. The most significant transmission channels for Credit Risk have been identified as lower profitability, lower real estate value and lower household wealth. The most significant transmission channels for Operational Risk are increase cost from business disruption, of compliance, and increased legal costs with third parties leading to lower brand trust. ESG factors are relevant for other Risk Types as well, but to a lesser extent.

ESG risk assessment

The relevance assessment serves only as a first step in understanding the materiality of ESG factors and the effect of each on risk types. Defining the likelihood and size of impact will provide necessary foundation for the ESG risk assessment. While ESG risk assessment tools and methodologies are in various stages of progress, Swedbank Lithuania is exploring all possibilities to develop both qualitative and quantitative ESG risk assessment.

Furthermore, Swedbank Lithuania developed processes and methodologies within all of three categories, which are described in the following sections.

The portfolio alignment method - Swedbank Lithuania is measuring financed emissions and has set decarbonisation targets for the lending portfolio

While the primary purpose of the decarbonisation targets is to contribute to combatting climate change by supporting our customers in their transition to more sustainable business models, it also allows Swedbank Lithuania to manage the exposure to ESG risk as it steers the lending portfolio towards activities that are aligned with Bank's strategic direction and the 1.5°C climate goal.

The exposure method - the corporate customer ESG analysis

A sustainability assessment with the purpose of assessing sustainability aspects of the customer and ensuring that the operations of the borrower are in line with Swedbank Lithuania's values and policies has been part of the credit origination process for corporates for a long time. This assessment is being complemented with the Corporate Customer ESG analysis tool which uses a quantifiable methodology to focus on the most material ESG factors for each sector. By providing industry- and customer-specific ESG scores, the new tool will enable Swedbank to manage ESG risks both on customer and portfolio level. The Corporate Customer ESG analysis tool planned to be launched in 2023 in Swedbank Lithuania.

The score is a result of (i) the identification of exposures to ESG factors (e.g., greenhouse gas (GHG) emissions, water & waste management, energy efficiency, employee health and safety) in each sector based on the customer's primary economic activity, and (ii) the assessment of the customer's ESG management capability based on a management questionnaire. The assessment leads to an ESG score and a classification of corporate customers into high, medium and low ESG exposure.

Risk framework method – forward looking risk identification and assessment

The Task Force on Climate-related Disclosures (TCFD) has identified industries that are more likely to be financially impacted than others due to their exposure to climate-related risks. These industries are grouped into four key areas: Energy; Transportation; Materials and Buildings; and Agriculture, Food, and Forest Products. A fifth group is the Financial group, which predominantly is exposed indirectly through the holding of assets in the other four groups. The TCFD groups are based on the industries' related value chains, which differs significantly from Swedbank's traditional classification which is based on primary economic activity.

Table 8.1: Material groups according to TCFD

Material groups according to TCFD	Gross carrying amount		Sectors according to TCFD	Gross carrying amount	
EURt	2022	2021		2022	2021
			Credit institutions	530 674	90 444
Financial	544 708	92 075	Insurance companies	129	94
			Asset owners and asset managers	13 904	1 537
			Oil and gas	1	526
Energy	339 380	165 747	Coal	-	-
			Utilities	339 379	165 222
		190 428	Air transport	1 939	42
	247 710		Shipping	4 217	3 862
Transportation			Rail transportation	-	1 859
			Heavy vehicles	204 319	155 844
			Automobiles	37 235	28 820
			Agriculture	41 571	44 596
Agriculture, Food and			Beverages, Packaged food and Meats	102 867	105 186
Forest products	208 317	187 567	Forestry	8 648	8 208
			Paper and forest products	55 230	29 577
			Metals & Mining	3 219	3 519
			Chemicals	86 027	69 039
		832 719	Construction materials (excl. wood)	16 461	18 826
Materials and Buildings	898 290		Capital goods	49 873	47 984
			Real estate management and development	742 710	693 351
Total			Total	2 238 404	1 468 537

Understanding the exposures to TCFD material groups is a starting point but to better understand the implications of possible future developments Swedbank has carried out scenario analyses with the purpose of identifying both risks and opportunities within the different industries.

Two different scenarios have been analysed; (i) the Sustainable Development Scenario (SDS <2°C temperature

increase) and (ii) the Stated Policy Scenario (SPS $\sim 3^{\circ}$ C temperature increase), both from the International Energy Association (IEA). The IEA global scenarios were used as a basis and then developed to account for regional and sector level conditions.

A summary of the risks that were identified in the short, medium and long term are presented in the table below.

Ris	sks

Short term (1-5 years)

Oil and gas asset values decline as investor risk appetite is reduced, which contributes to increased credit risk in the energy sector.

Costly investments for the electrification, especially in the transport, energy and materials sectors. Along with uncertainty about different technologies this increases the transition risk.

The planned reallocation of EU subsidies could be a financial issue for the agriculture and forestry sector. Areal support is reduced while sustainable farming methods are given increased funding.

A wave of policy change emanating from the EU green deal push transformation in most sectors.

Rapid changes in consumer preferences, i.e. increased demand for sustainable products create challenges for most sectors, notably manufacturers and retailers.

Medium term (>5-15 years)

Major transformation of the agriculture and forestry sectors with new resource efficiency technologies, e.g. precision agriculture and new crops in farming. Forestry increases the carbon sink and helps preserving biodiversity, which negatively impacts the cash-flow of corporate customers.

Adaptive measures to limit damage from acute and chronic weather events, such as storms, floods and temperature rise increase, especially in the agriculture and forest sectors.

Lower demand for energy- intensive properties leads to price declines/lower valuations in the real estate sector.

Investor risk appetite decreases more generally for assets with climate-related risks. Refinancing risk and credit risk go up.

Reputational risk if the bank's own management of climate risks is seen as insufficient.

Long term (>15-25 years)

More extreme weather events such as heat waves, more frequent forest fires and heavy precipitation could lead to unusable land and infestations within the agricultural and forestry sector.

Sea level rise in flood-prone areas could lead to price declines, loss of insurance and increased need for building protection and repairs in the real estate sector.

Older, energy inefficient buildings in locations where land is not in high demand become stranded assets.

Impacts from climate change on the global economy can increase systemic risks in the financial system.

Investment and holding companies with insufficient management of climate risk may see their business model and assets being stranded.

TCFD scenario analysis was performed on Swedbank Group level and included also Swedbank Lithuania' coverage.

Finance

Most of the lending in this group consists of loans to credit institutions, which primarily are short-term and related to Swedbank Group's liquidity management. The credit risk is low and expected to remain low in both scenarios, although

in the stated policy scenario there is an increased risk for disruptions in the financial system in the long-term.

Lending to asset owners and asset managers such as investment firms and treasury companies of large industrials is moderate. These companies have an important role in society, and that they manage the climate-related risks in their investments professionally is a key priority. The risk is well diversified and Swedbank Group has not identified significant risks due to climate change in the scenarios.

Energy

The TCFD sector oil and gas shows increased credit risk in the sustainable development scenario in the short-term. Swedbank Group's lending to the sector have been significantly reduced since 2015 and are now minor. The Position statement on Climate change states that Swedbank Group will not directly finance any exploration of new oil and gas fields. Swedbank Group has no exposures in the coal industry.

The largest lending in this group is found in the utilities industry. The portfolio consists mainly of lending to large often state / municipalities owned or controlled companies supplying electricity and heat to the societies in the home markets. In sustainable development scenario a wide and far-reaching investment need related to electrification was identified. Production, storage and transmission of electricity require vast investments over the coming decades to meet an increasing demand, not least from transport and industry. In the Baltic economies a challenge of shifting from fossil fuelled electricity production to green production was identified in the SDS scenario. The SPS scenario is likely to increase costs for electricity transmission as acute weather events are likely to increase. This major transformation holds uncertainties and increased risks, but there is underlying demand, which strong customers with strong owners and Swedbank's advisory could turn into financial growth.

Transportation

In the short-term the sustainable development scenario entails rapid growth in electrification, where the transport sector is at the forefront with increased transition risk as a consequence. Most of the lending is related to road transport (heavy vehicles and automobiles). The transformation of this sector requires massive investments. To be able to shift the fleet of vehicles from fossil fuelled to electric and hydrogen it is important that companies have a robust financial standing. This is given special attention in Swedbank Group's strategy, which aims to provide support to this sector during its transition.

Shipping is exposed to both transition risk and physical risk, but lending volumes are moderate and diversified across many segments. There will be a need to invest in new technologies to reduce emissions, notably in the sustainable development scenario. Moreover, insurance premiums rise due to a higher frequency of extreme weather events, notably in the stated policy scenario.

Swedbank Group's strategy in this sector is to support customers transitioning in line with climate goals using advisory tailored for each customer.

Agriculture, Food, and Forest products

The agriculture and forestry industries represent a large portion of Swedbank's lending portfolio and is impacted throughout both scenarios. Short and medium term in the sustainable development scenario there is significant transition risk, and long term in the stated policy scenario there is significant physical risk from both acute and chronic events. The anticipated credit risk increase is moderate since this is a group with relatively low financial risk and stable demand. Swedbank is working closely with its customers and the climate related advisory is important to assure a continued low risk transformation given local and individual conditions.

Materials and Buildings

Real Estate management and development is Swedbank Group's largest TCFD sector. It is exposed both to transition risk and physical risk. The overall impact on credit risk is assessed to be low to moderate in both scenarios. The transition risk in the sustainable development scenario is primarily related to the pressure from policy makers and from the market to improve energy efficiency. This means increased investment cost, but also a lower sensitivity to rising energy costs. As long as properties are in high demand costs can be fully or partially transferred on to tenants, which is often allowed contractually. This means cash flows would be only moderately impacted. For properties with low underlying demand this may not be the case and would negatively impact the value of the property. In the stated policy scenario there are increasing physical risks, especially from flooding due to heavy rainfall. Exposed properties may need to invest to mitigate these risks and there is also a risk of higher insurance premiums or loss of insurance. This would impact cash flows and ultimately the value of the property. An important part of Swedbank Group's risk management strategy is to provide tailored climate advisory and support customers in their transition.

Conclusions from the scenario analysis

Climate-related risks are increasing in both scenarios but are likely to be contained given that they are managed in a professional way. The sustainable development scenario entails more transition risk in the short to medium term, while the stated policy scenario entails physical risks in the long term. Swedbank will closely manage these risks together with our customers while at the same time support them in the transition, and in this way build a sustainable lending portfolio. An extensive development work is ongoing both among companies and financial sector to enhance capabilities to manage climate-related risks.

The scenarios used in the exercises, will be continuously updated or exchanged. One option for future scenario exercises is to build on the scenarios developed by the Network for Greening the Financial System. These

scenarios were used by the ECB in 2022 EU-wide Climate Stress Test exercise where Swedbank Baltics participated.

Monitoring climate-related risks in the credit portfolio

Swedbank Lithuania has implemented Key Risk Indicators (KRI) to monitor the lending exposure to corporate segments where significant transition risk has been identified. The identification and materiality assessment has mainly been made through the TCFD scenario exercises and supported by GHG emission data. Consequently, Energy, Transportation, Materials and Buildings are in scope for this KRI.

ESG risk in the Internal Capital Adequacy Assessment Process (ICAAP)

Climate-related transition risk is explored from a macroeconomic perspective in the stressed ICAAP scenarios by deploying a module that consider fiscal stimulus measures. The simulated stimulus packages are calibrated so that the investments made are, by and large, done in accordance with the pledges made under the Paris Agreement. The stimulus packages are further assumed to be deployed in accordance with the EU's Green Deal as they stretch over a 30-year decarbonization horizon. The investments are deployed linearly such that about 1/30th of the investment amount is spent each year.

The size of the rational investment amounts suggests huge annual fiscal spending. Either the green investments made are done effectively, avoiding crowding out or harming private initiatives. Alternatively, the investments made result in no relief as a large chunk of the investments are done ineffectively, with significant shares of private investment initiatives being crowded out directly. This results in that the investments made in general are harmful. Both scenarios have been explored in Swedbank's ICAAP. This results in a macroeconomic impact absent of other activity which, together with qualitative assumptions on where the investments are needed the most, can be used for assessing the climate related transition risk.

In Swedbank Lithuania's simulated stressed ICAAP scenarios, it was postulated that strong, and to some extent disorderly, public policy actions to combat climate change can introduce stress on Swedbank Lithuania's loan assets. For base-line scenarios, climate risks are not expected to lead to such significant deterioration of credit quality to warrant increases in PD or LGD, but this is an area subject to further analysis and improvement of risk modelling within Swedbank.

ECB climate stress test

In 2022 ECB launched Climate Stress Test to assess the banks' progress on integrating climate and environmental risks in its risk management and stress testing. The goal of the Climate Stress Test was twofold: to encourage banks to develop relevant capabilities in projecting risk parameters over the long run under transition scenarios and understand the bank's strategic thinking behind the evolution of its business mix in each scenario.

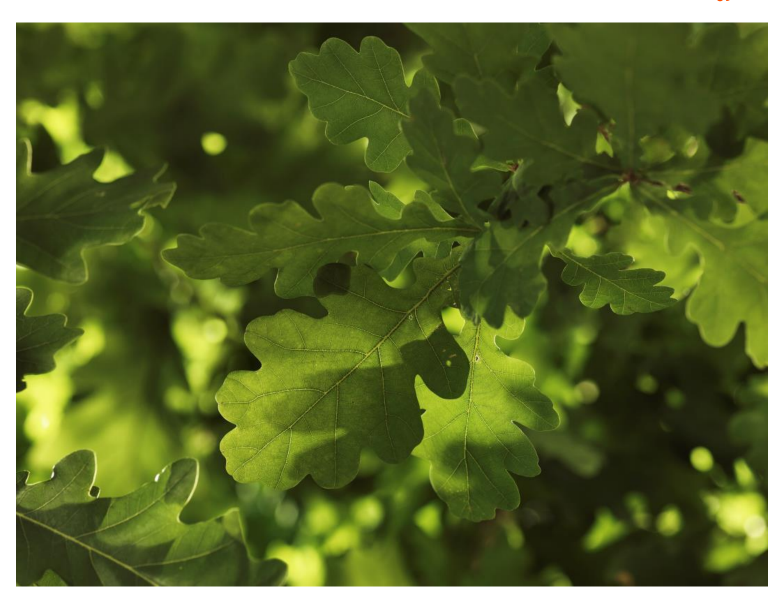
The macro-financial scenarios ECB developed were based on the Network for the Greening of the Financial System (NGFS) climate scenarios (2021) covering three periods: 2030, 2040, 2050. Each scenario among other factors addressed the changes in policy, technology, carbon price, CO2 emissions, and temperature rise.

Based on the scope of the submitted data, the results of the Climate Stress Test showed a small impact on credit losses. The Climate Stress Test included mortgages and non-collateralized corporates and three scenarios: short-term transition and physical risks and long-term transition risks. In Swedbank Lithuania, the effect of transition risks short-term (Disorderly scenario) was limited. Due to the methodology scope limitations, there was no stress performed for transition risk long-term (Orderly, Disorderly, Hot House world scenarios). The stress test of the physical risks effect on losses also had only a limited impact.

Financed emissions

Swedbank Group is developing methods for measuring financed emissions according to the methodology provided by the Partnership for Carbon Accounting Financials (PCAF). In 2022 the work focused on the asset classes Mortgage and Commercial Real Estate. The main inputs were building Energy Performance Certificates and actual building area in combination with PCAF proxies for different building types.

In 2023 the work will focus on Business Loans & Unlisted Equity and Vehicles. The sources are expected to be mainly economic activity-based emissions using the PCAF emissions factor database for assets and revenues. For some emission intensive sectors like Oil & Gas, Iron & Steel and Power Generation, estimates will be based on physical activity data where available. This will be complemented by reported emissions for the largest companies in CO₂ intensive sectors. During 2023 the current calculations for Private Mortgages and Commercial Real Estates will continue to be improved as better data quality, such as more Energy Performance Certificates becomes available.



Swedbank Lithuania Consolidation as of 31 December 2022

Subsidiaries	Registration Number	Address	Business profile	Share (%)	Method on consolidation
"Swedbank", AB	112029651	Konstitucijos Av. 20A, LT-03502, Vilnius	Banking operations	100	E.II
"Swedbank Lizingas", UAB	111568069	Konstitucijos Av. 20A, LT-09321, Vilnius	Leasing company	100	Full

Terminology and abbreviations

"AFC"	Anti-Financial Crime	"O OU"	Global Systemically	"ROE"	Return on Equity
"ASF"	Available stable funding	"G-SII"	Important Institution	"RSF"	Requires stable funding
"A-IRB"	Advanced Internal Ratings-	"HQLA"	High Quality Liquid Assets		Risk Weighted Assets
"AML"	Based Approach Anti-Money Laundering	"ICAAP"	Internal Capital Adequacy Assessment Process	"RWA"	(same as REA, Risk Exposure Amount)
"AT1"	Additional Tier 1 capital	"IFRS"	International Financial	"SA"	Standardised Approach
"Bank"	"Swedbank", AB (see definition below)	"ILAAP"	Reporting Standards Internal Liquidity Adequacy	"SA-CCR"	Standardised Approach for Measuring Counterparty
	Bank Recovery and		Assessment Process		Credit Risk Exposures
"BRRD"	Resolution Directive	"IMA"	Internal Models Approach	"SAE"	Specially Appointed Executive
	2014/59/EU	"IMM"	Internal Model Method		Sustainability Accounting
"CBR"	Combined Buffer Requirement	"IEA"	International Energy Association	"SASB"	Standards Board
"CCF"	Credit Conversion Factor	"IRB"	Internal Ratings Based Approach	"SBTi"	Science-based Targets Initiative
"CCP"	Central Counterparty		Interest Rate Risk in the	"ODO"	Sustainable Development
"CCR"	Counterparty Credit Risk Countercyclical Capital	"IRRBB"	Banking Book	"SDS"	Scenario
"CCyB"	Buffer	"KRI"	Key Risk Indicators	"SEC"	Securities Exchange
"CET1"	Common Equity Tier 1	"KYC"	Know Your Customer	"ODO"	Commission
"CPF"	Combatting Proliferation	"LC&I"	Large Corporate &	"SPS"	Stated Policy Scenario Securities Financing
CPF	Financing		Institutions	"SFT"	Transaction
"CDD"	Capital Requirements	"LCR" "LGD"	Liquidity Coverage Ratio	"ON 45"	Small and Medium-Sized
"CRR"	Regulation (EU) No 575/2013	"LTV"	Loss Given Default Loan-To-Value	"SME"	Enterprises
"CTF"	Counter-Terrorist Financing		Multilateral Development	"SMHI"	Swedish Meteorological
"CVA"	Credit Value Adjustment	"MDB"	Bank		and Hydrological Institute Supervisory Review and
DFS	Department of Financial Services (in New York)	"MREL"	Minimum level of own funds and eligible liabilities	"SREP"	Evaluation Process
"DVA"	Debit Valuation Adjustment	"AID A D"	New Product Approval	"SRB"	Single Resolution Board
"DoJ"	Department of Justice	"NPAP"	Process	"SVaR"	Stressed Value-at-Risk
"EAD"	Exposure at Default European Banking	"NPL"	Non-performing loans and advances	"Swedbank"	"Swedbank Group" (see definition below)
"EBA"	Authority	"NSFR"	Net Stable Funding Ratio	"Swedbank", AB	Credit institution in the form of a public limited
"EC"	Economic Capital	"OFAC"	Office of Foreign Assets	Ab	liability company (AB)
"ECB"	European Central Bank	OI AO	Control		domiciled in Lithuania
"ERM (Policy)"	Enterprise Risk Management (Policy)	"OCR"	Overall Capital Requirement	"Swedbank Baltics" AS	Financial holding company, fully owned by Swedbank
"ESG (risk)"	Environmental, Social and Governance (risk)	"O-SII"	Other Systemically Important Institution	"Swedbank	AB (publ) Swedbank AB (publ) and all
"EU"	European Union	"Own funds"	The sum of Tier 1 and Tier	Group"	its underlying legal entities
"F-IRB"	Foundation Internal Ratings	"Parent	2 capital		(regardless of percentages of holding)
	Based Approach	Company"	Swedbank AB (publ.)	"Swedbank	"Swedbank", AB and its
"FIU"	Financial Intelligence Unit	"PD"	Probability of Default	Lithuania"	subsidiary "Swedbank
"FSA"	Financial Supervisory Authority	"PP&E"	Property, plant and	# T O#	lizingas", UAB
"GDP"	Gross Domestic Product		equipment	"T2"	Tier 2 capital
	Swedbank Group Executive	"PSE"	Public Sector Entity	"TLTRO"	Targeted Long-Term Refinancing Operations
"GEC"	Committee	"REA" "RLF"	Risk Exposure Amount Risk Limit Framework	"TCCD"	Total Supervisory Capital
"GHG"	Greenhouse Gas	KLF	NISK LIIIII FIGITIEWUIK	"TSCR"	Requirement
"GRI"	Global Reporting Initiative		Risk Management Maturity	"VaR"	Value-at-Risk
"Group"	"Swedbank Lithuania" (see definition below)	"RMMA"	Assessment		

Signature of the Management Board

The Management Board hereby attest that the disclosures in Swedbank Lithuania's Risk Management and Capital Adequacy Report (Pillar 3), provided according to Part Eight of Regulation (EU) No 575/2013, have been prepared in accordance with the internal controls and procedures set out in Swedbank Lithuania Policy on Pillar 3 disclosure requirements, approved by the Management Board. The Policy on Pillar 3 disclosure requirements stipulates the general principles that apply for the control processes and structures regarding the disclosure of risk and capital

adequacy information in Swedbank Lithuania. The policy ensures that the disclosed information is subject to effective, timely and adequate internal controls and monitoring structures. Furthermore, the policy outlines the distinguished responsibilities in the process and the frequency of the reporting.

This Risk Management and Capital Adequacy Report Q4 2022 was approved by the Management Board on 27 March 2023.

Vilnius, 27 March 2023

On behalf of the Management Board

/Digitally signed/ Inga Skisaker Chair of the Management Board