betri banki

Risk Report

1.1.2022 - 31.12.2022



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Introduction

1. Introduction

The aim of this risk report is to provide an insight into Betri Banki P/F's capital and risk management practices.

The report has been prepared in accordance with the legal disclosure requirements in *Executive Order No 900 of 13 July 2015 for the Faroe Islands on Calculation of Risk Exposures, Own Funds and Solvency Need* and the Capital Requirements Regulation (CRR) (*Regulation (EU) No 575/2013 of 26 June 2013 on prudential requirements for credit institutions and investment firms*). A revised Capital Requirements Regulation (CRR2) has been passed by the Faroese Parliament but has not yet come into force. Betri Banki P/F's risk report will be revised, when the CRR2 enters into force in the Faroe Islands.

Betri Banki is part of the Betri Group and is therefore included in Betri P/F's risk report. As a SIFI institute of material significance in the Faroe Islands, the bank has chosen to publish an individual risk report for the bank.

The information in this risk report relates to Betri Banki P/F.

The risk report is published annually when the bank's annual report is released. The risk report is available on the bank's webpage www.betri.fo.

The risk report is a separate unaudited document.

The risk report is also available in Faroese. In the event of any discrepancy between the Faroese and the English version, the Faroese version shall prevail.



Risk Management

2 Risk Management

Betri Banki assumes risk based on the business model and the strategic objectives set by the Board of Directors.

The Board of Directors approves risk management policies for the various areas in the bank based on the business model and the strategic objectives; and provides the Executive Board with authorities within these risk areas.

The purpose of Betri Banki's risk management is to ensure that the bank does not take on more risks than stipulated by the Board of Directors, and that the risk profile is appropriate in relation to the bank's own funds.

2.1 Risk Statement

The Board of Directors approved this risk report on 24 February 2023.

The Board of Directors finds that Betri Banki's risk management is appropriate in relation to the bank's business model and business strategy. Also, the Board of Directors considers the description below of the bank's overall risk profile associated with the business strategy to give an accurate view of the risk management in the bank.

The statement from the Board of Directors is based on the business model, material and reports submitted to it by the Executive Board, Internal Audit, Risk Manager and Compliance Officer, as well as supplementary information or statements obtained by the Board of Directors.

A review of the business model and policies shows that the overall requirements for the individual risk areas are reflected in policies and instructions from the Board of Directors to the Executive Board.

The bank's main activity is to be a full-service bank for the people of the Faroe Islands, which includes offering financial services to the Faroese market serving retail, corporate and public customers, as well as providing advice on deposits, loans, mortgage credit, payment services, investments, etc. Sensible risk management and healthy business operations are important factors in managing the bank soundly. The Board of Directors wants growth to be steady in order to manage risks on sustainable and safe foundations. Risk diversification ensures that risks are not concentrated on individual customers or branches.

Betri Banki wants to maintain safe and robust own funds that support the business model and ensure independence at all times. At year-end 2022, the bank's solvency ratio was 32.0%. The solvency requirement was 9.3% and buffer requirements amounted to 6.5%.

The risk appetite determined by the Board of Directors is

managed via the limits specified in individual policies, as well as limits in the instructions to the Executive Board.

The Board of Directors also addresses the limits set in the supervisory diamond from the Danish FSA. The table below shows the maximum limit values of the supervisory diamond and the bank's compliance at year-end 2022.

Table 1: Supervisory diamond from the Danish FSA

| | Limit value | Betri Banki |
|--|-------------|-------------|
| Sum of large exposures | < 175% | 118.4% |
| Lending growth | < 20% | 6.97% |
| Commercial property exposure | < 25% | 6.99% |
| Funding Ratio | < 1.0 | 0.70 |
| Liquidity requirement – Supervisory Diamond | > 100% | 212.7% |

The review also shows that the actual risks are within the limits laid down in policies and delegated authorities, and based on this the Board of Directors finds that there is consistency between the business model, policies, guidelines and the actual risks within the individual areas.

Further information and key ratios regarding the risk profile can be found in this risk report and the bank's annual report.

2.2 Risks

In the daily operations Betri Banki is exposed to the following risks:

Credit risk, defined as the risk of financial losses arising from counterparties or debtors failing to meet all or part of their payment obligations.

Market risk, defined as the risk of the market value of assets and liabilities, as well as off-balance items, being affected because of changes in market conditions. Betri Banki's market risk is divided into interest rate risk, equity risk, foreign exchange risk and other price risks.

Liquidity risk, defined as the risk that arises from differences in scheduled outgoing and incoming cash flows in the bank.

Operational risk, defined as the risk arising from inadequate and inefficient internal processes, human errors, IT-failures and external factors, including legal risks.

2.3 Division of responsibility

The Board of Directors adopts risk policies for the various risk areas based on the business model and the strategic objectives of the bank. The Board of Directors also determines guidelines for management and control of risks in the bank.

The Board of Directors reviews the individual risk policies annually.

The Board of Directors is responsible for ensuring that the bank is organised appropriately, and risk policies and limits being established for all risk areas. In addition, all major credit facilities must be submitted to the Board of Directors for approval. The Board of Directors receives regular reports, enabling it to check compliance with risk policies and pre-defined limits.

The Board of Directors regularly, and at least annually, makes an assessment of the bank's individual and overall risks. At the same time, it is also determined whether the risks are acceptable.

The bank's risk management arrangements are also discussed in the Risk Committee. The Risk Committee assesses the bank's current and future risk profile and strategy, and ensures implementation of the risk strategy in the bank.

The Executive Board is responsible for the day-to-day management of the bank and must ensure that the bank is managed according to adopted policies, guidelines and authorities that have been granted in relation to the different risk areas. The Executive Board reports regularly to the Board of Directors on the development of risk exposures and pre-defined limits.

General management and control of risks is centralised with organised reporting to the Executive Board and Board of Directors. Daily management, control and reporting are carried out in separate business units in the bank.

Further information regarding governance arrangements pursuant to CRR Article 435 (2) and remuneration policy pursuant to CRR Article 450 can be found in the bank's annual report and on the bank's webpage (www.betri.fo/fo/banki/ um-okkum/om-betri-banki).

Betri Banki's organisational structure is illustrated below.

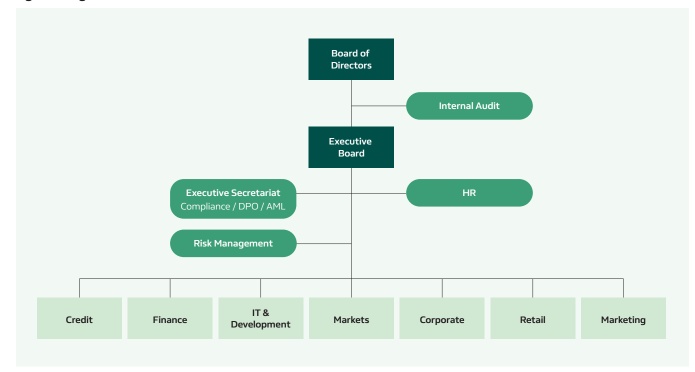


Figure 1: Organisational structure

2.3.1 Risk Management function

The bank has a separate risk management function. The Risk Manager heads the risk management function and reports to the Executive Board.

Risk Management monitors credit risk, market risk, liquidity risk, operational risk and IT risk on behalf of the Executive Board. This also includes monitoring risks across various risk areas and organisational units, in addition to risks deriving from outsourced functions. Risk monitoring is performed in accordance with the tasks of the risk management function as stipulated in section 71 of the *Financial Business Act and Executive Order No. 902 of 13 July 2015 for the Faroes on the management and control of banks etc.*

Each year Risk Management prepares a plan for the coming year's activities. The annual plan is approved by the Executive Board.

Risk Management reports to the Executive Board every quarter on the risks that are associated with the bank's operations. In addition to this, Risk Management reports to the Board of Directors annually and attends meetings in the Risk Committee. The Risk Committee held four meetings in 2022.



Capital and solvency requirement

3 Capital and solvency requirement

The European capital requirement rules apply to Faroese credit institutions. CRD IV and CRR are the European implementation of the Basel III framework.

Betri Banki has been identified as a systemically important financial institution (SIFI) in the Faroe Islands. SIFI institutions are subject to more rigorous supervision by the FSA. SIFI institutions are also subject to additional requirements, e.g. additional solvency requirements. Betri Banki must comply with a SIFI buffer requirement of 2%.

Banks in the Faroe Islands are also subject to a capital conservation buffer of 2.5%.

In addition to this, banks are required to reserve capital for countercyclical fluctuations in the economy, as well as requirements that enhance the banks' resilience to large fluctuations in the Faroese economy.

To address fluctuations in the Faroese economy, the Danish Systemic Risk Council has, in consultation with Faroese authorities, imposed an additional systemic buffer of 2%. This systemic buffer applies to Faroese exposures.

The countercyclical buffer for the Faroes, which is fixed every quarter by the Danish Minister for Industry, Business and Financial Affairs, has so far been fixed at 0%. On 11 March 2022, the Danish Minister for Industry, Business and Financial Affairs, on a recommendation from the Danish Systemic Risk Council, decided to activate a countercyclical capital buffer of 1% for Faroese exposures effective from 31 March 2023.

Some of Betri Banki's risk weighted exposures are to the Danish market. At year-end 2022, the countercyclical buffer for Danish exposures was 2%. Appendix 1 contains further specifications regarding the countercyclical capital buffer pursuant to CRR Article 440.

The table below shows the buffer requirements that Betri Banki must comply with.

Table 2: Buffer requirements

| | Year-end 2022 |
|---|---------------------|
| SIFI-buffer - Betri Banki | 2.00% |
| Capital conservation buffer | 2.50% |
| Systemic buffer - fluctuations in the econom (90.59% of 2%) | ^{ny} 1.81% |
| Countercyclical buffer FO | 0.00% |
| Countercyclical buffer DK (8.75% of 2%) | 0.18% |
| Total buffer requirements | 6.49% |

At year-end 2022, Betri Banki was subject to buffers amounting to 6.49%, which is added to the solvency requirement.

Furthermore, the Danish FSA has issued minimum requirements for own funds and eligible liabilities (MREL). On 6 December 2022, Betri Banki received a notification regarding the MREL requirement per. 1 July 2025. The MREL requirement is set to 31.7% of risk-weighted exposures. The requirement is adjusted every year and must be met gradually by July 2025. The requirement per. 1 July 2023 is 27.2%.

3.1 Own funds and solvency

Own funds are calculated in accordance with the Capital Requirements Regulation in addition to guidelines on adequate capital base and solvency requirement for credit institutions (*Vejledning om tilstrækkeligt kapitalgrundlag og solvensbehov for kreditinstitutter*) issued by the Danish FSA.

Solvency is calculated as own funds as a percentage of the risk-weighted assets. Own funds and the weighted assets are calculated in accordance with the Capital Requirements Regulation.

The risk-weighted assets are divided into three main categories: credit risk, market risk and operational risk.

The table below shows the bank's solvency statement.

| Table 3: Solvency statement as of 31.12.2022Tier 1 CapitalOwn funds | (DKK 1,000) 2,016,520 2,016,520 |
|--|---------------------------------------|
| Credit risk - weighted assets not included in trading portfolio including off balance items Market risk - weighted items Operational risk | 5,205,819 511,680 576,369 |
| Total risk weighted assets | 6,293,867 |
| Total capital ratio T1 Capital ratio | 32.0% 32.0% |
| Capital demand | |
| Core Capital before statutory deductions | 2,018,808 |
| Value adjustments due to the requirements for prudent valuation | 2,288 |
| Tier 1 Capital | 2,016,520 |
| Supplementary capital | 0 |
| Own Funds | 2,016,520 |

Betri Banki P/F has not used the transitional arrangement in CRR Article 468.

3.2 Solvency requirement

The bank's approach to assessing whether the capital is sufficient to support current and future activities (the solvency requirement) follows the bank's ICAAP (Internal Capital Adequacy Assessment Process).

The risks that the bank is exposed to are identified in the ICAAP, and the risk profile is assessed. When the risks are identified, an assessment is made of how they can be reduced, e.g. via processes, contingency plans etc. Finally, an assessment is made to determine which risks are to be covered by capital.

The solvency requirement is the bank's own assessment of the capital requirement attributable to the risks assumed by the bank. The Board of Directors has quarterly discussions to determine the solvency requirement to ensure that it is sufficient to support the bank's activities. The discussions are based on a recommendation from the Executive Board. The recommendation contains a proposal on the bank's solvency requirement.

In addition, the Board of Directors annually discusses the method of calculation of the bank's solvency requirement.

The solvency requirement is calculated using an 8+ approach, where capital is reserved within the risk areas: credit risk, market risk, operational risk, other risks and supplements due to statutory requirements. The solvency requirement is calculated using the bank's risk profile, capital position and considerations regarding the future, which can be of significance, including the budget.

The calculation of the bank's solvency requirement is based on a model developed by the Association of Local Banks (The Association of Local Banks, Savings Banks and Cooperative Banks in Denmark) and on guidelines on adequate capital base and solvency requirement for credit institutions issued by the Danish FSA.

The model developed by the Association of Local Banks and the guidelines from the Danish FSA are both based on the 8+ approach (table 4), where the basis is a minimum requirement of 8% of the risk-weighted items (Pillar I). A supplement is added for risks and circumstances, which are not fully reflected in the calculation of the risk-weighted items.

Using the model developed by the Association of Local Banks and the guidelines issued by the Danish FSA, the bank considers the calculated solvency requirement to be fair.

Table 4 shows the 8+ approach that is used when calculating the solvency requirement.

Table 4: Solvency requirement based on the 8+ approach

| 1) | Pillar I requirement (8% of the risk-weighted items) |
|--------|--|
| + 2) | Earnings (capital for risk coverage due to weak earnings) |
| + 3) | Growth in lending (capital to cover organic growth in business volume) |
| + 4) | Credit risk, of which: |
| 4 | a) Credit risk on major customers with financial problems |
| 4 | b) Other credit risks |
| 4 | c) Concentration risk on individual exposures |
| 4 | d) Concentration risk on industries |
| + 5) | Market risk, of which |
| 5 | a) Interest rate risk |
| 5 | 5b) Equity risk |
| 5 | c) Foreign exchange risk |
| + 6) | Liquidity risk (capital to cover more expensive liquidity) |
| + 7) | Operational risk (capital to cover operational risk in excess of Pillar I) |
| + 8) | Leverage (capital to cover risk related to excessive leverage) |
| + 9) | Possible supplement caused by regulatory maturity of capital instruments |
| + 10) | Possible supplement due to statutory requirements |
| Total | = Capital requirement/solvency requirement |
| - of v | vhich credit risk (4) |
| - of v | vhich market risk (5) |
| - of v | vhich operational risk (7) |
| - of v | vhich other risks (2+3+6+8+9) |
| - of w | which supplement due to statutory requirements (1+10) |

The bank considers the risk factors included in the model to be adequate to cover all risk areas, which the bank's management is required by law to take into account when determining the solvency requirement, as well as the risks that the management finds that the bank has assumed.

In addition, the Board of Directors and management must assess whether own funds are adequate to support future activities. In Betri Banki, this assessment is part of the assessment of the solvency requirement.

The bank has reserved additional capital for credit risk, market risk and operational risk, which are not fully reflected in the Pillar I requirement of 8% of the risk-weighted items.

Credit risk: A supplement has been added to the Pillar I requirement (8%) to cover credit risk on major customers with financial problems, other credit risks and concentration risk on individual exposures. Market risk: A supplement has been added to the Pillar I requirement (8%) to cover interest rate risk and credit spread risk.

Operational risk: A supplement has been added to the Pillar I requirement (8%) to cover potential operational risk.

The table below shows the bank's individual solvency requirement.

Table 5: Adequate own funds and solvency requirementas of 31.12.2022

| Risk area | Adequate own funds DKK 1,000 | Solvency requirement |
|------------------------|---------------------------------|----------------------|
| Statutory requirements | 503,509 | 8.00% |
| Credit risk | 30,814 | 0.49% |
| Market risk | 37,958 | 0.60% |
| Operational risk | 12,588 | 0.20% |
| Other risks | 0 | 0.00% |
| Total | 584,869 | 9.29% |

At year-end 2022, Betri Banki's capital ratio was 32.0% . The solvency requirement was 9.3%, and buffer requirements amounted to 6.5%-points.

3.3 Leverage ratio

The leverage ratio is calculated as the Tier 1 capital divided by the total unweighted exposures.

When the revised CRR2 is implemented in the Faroes, it will include a limit of 3%, equal to a maximum leverage of 33 times the Tier 1 capital.

At year-end 2022, the bank's leverage ratio was 17.07%.

The leverage ratio is monitored and reported regularly to the Board of Directors.

The leverage ratio disclosure template pursuant to CRR Article 451 is included in appendix 2.



Credit Risk

4 Credit Risk

Betri Banki's credit risk is described below, including objective, policy and credit risk exposures.

4.1 Objective and risk policy

Betri Banki offers loans, credits, guarantees and other services as part of its business model and thereby incurs credit risk. Credit risk is defined as the risk of financial losses arising from counterparties or debtors failing to meet all or part of their payment obligations.

The Board of Directors of Betri Banki has adopted a credit policy, which is prepared in accordance with the *Financial Business Act and Executive Order No. 902 of 13 July 2015 for the Faroes on the management and control of banks etc.* The credit policy defines the principles that apply to the bank's management of credit risks, taking into account the bank's business organisation, area of operation and the framework established by the Danish FSA.

The credit policy is updated, if the bank, for example, wants to change the credit terms because of external or internal changes that could affect the creditworthiness of customers. Such factors may be that the bank changes its terms with regard to financing certain customer groups.

The Board of Directors reviews the credit policy at least annually.

4.1.1 Authority and division of responsibility

Lending authorities are provided according to competence and needs, and with regard to the bank's risk profile. The Board of Directors has provided the Executive Board with lending authorities, which have, in part, been delegated to the Head of Credit, who delegates lending authorities to relevant employees.

Betri Banki's credit granting is overseen by the Credit Department, which regularly checks compliance with the credit policy and lending authorities.

The Credit Department is responsible for day-to-day credit granting. This includes developing credit assessment tools, such as rating of customers and drawing up procedures for credit granting and value assessment of collateral. The Credit Department must also ensure compliance with limits regarding e.g., customer concentration and industry concentration. The Credit Department is in charge of the bank's valuation of loans and impairment procedures, in addition to credit risk management, including monitoring the development in overdrafts and arrears.

The Credit Department reports to the Executive Board on developments in the bank's credit risk and whether the respective branches operate within their lending authorities and comply with the bank's credit policy. The Executive Board presents this report to the Board of Directors on a quarterly basis.

4.1.2 Credit management and control

Credit is granted based on the individual customer's financial situation with regard to the ability and attitude to repay the loan, as well as on collaterals. As a general rule, credit is not granted solely on the basis of collateral.

The Credit Department supervises the bank's credit systems and credit granting processes. The Credit Department has higher lending authorities than the individual branches and is therefore involved in the granting of larger credit facilities, as well as more complicated exposures.

Customer advisers, together with their branch manager, are responsible for the daily credit control.

Credit exposures above a certain size are submitted to the Board of Directors for renewal annually. Credit applications must include the customer's financial situation and the conditions for the exposure to be continued by the bank.

The bank's Credit Department must ensure that the annual renewal is performed on time and properly, however, the respective branches, where the customer is registered, are responsible for the exposures being submitted for renewal.

The quality of the overall loan portfolio is assessed by the Credit Department in connection with the annual review of assets. This review is presented to the Executive Board and the Board of Directors.

4.1.3 Collaterals

To reduce credit risk the bank requires collaterals. The types of collateral most frequently provided are real estate, ships, financial collateral and personal property.

The value of the collateral is estimated using set procedures, thus ensuring uniform estimations. The bank regularly assesses the value of the collateral provided. The value of the collateral is determined from the price that would be obtained in a sale.

The bank's agreements with customers on collateral ensure that the bank can realise the collateral in the event of customers defaulting on their payment obligations.

The bank uses the financial collateral comprehensive method as its credit risk mitigation technique for computing its capital ratio. This means that the bank can reduce a commitment's strain on the capital by accepting certain financial items as collateral. The CRR specifies which items are eligible as collateral under the financial collateral comprehensive method. To be eligible the financial collateral must be issued by a company or country with a particularly good rating.

Under the limitations of the CRR, the bank accepts the following main categories of financial collateral: deposits, bonds/ debt securities and equities.

4.1.4 Risk concentration

In order to ensure diversification in the loan portfolio, the credit policy stipulates that no single exposure, with deduction of certain guaranteed claims and collaterals received, must generally be higher than 10% of the bank's own funds. Additionally, it is the bank's aim that the total amount of the 20 largest exposures does not exceed 175% of own funds.

In addition to these limits, the bank aims for an even distribution between retail and corporate lending, and no single industry should account for more than 10% of the bank's total gross loans, except for local authorities and the public sector where the limit is 20%.

4.1.5 Impairments

The bank adheres to the *Executive Order for the Faroes on Financial Reports for Credit Institutions and Investment Firms etc.* and uses the accounting definition of non-performing and impaired exposures as defined in the abovementioned executive order.

According to IFRS 9, expected credit losses on all financial assets recognized at amortized cost are impaired, and provisions are made according to the same rules for expected credit losses on unutilized credit lines, loan commitments and financial guarantees.

A description of the impairment method used by the bank can be found in the section on impairments in "Significant accounting policies" in the bank's annual report.

In relation to the IFRS 9 rules, which became effective on 1 January 2018, it was possible to apply a 5-year transitional arrangement when calculating own funds. It was voluntary for banks to apply the transitional arrangement. Betri Banki decided not to apply the transitional arrangement.

4.1.6 Rating of customers

The bank uses a rating model to describe the credit quality of individual customers. The rating model is used for credit granting, selection of customers to be reviewed for impairments and conditions for the frequency in single customer follow-ups. The bank uses the following rating categories:

- 3 Unconditionally good customers
- 2a Good customers
- 2b Average customers
- 2c Weak customers
- 1 Customers with OEI (objective evidence of impairment)

4.1.7 Customers

The bank's market segment is Faroese retail, corporate and public sector customers with good repayment abilities.

4.1.8 Circumstances that are considered when granting credit

The bank considers credit applications based on an assessment of the individual customer's financial situation.

Retail customers: Credit granting is based on the customer's personal income and assets, in addition to disposable income, debt factor etc.

Corporate customers: Credit granting is based, among other things, on the company's revenues, solidity, state of collateral, in addition to the owner's experience and willingness to repay the loan.

Jyske Realkredit: Betri Banki collaborates with Jyske Realkredit providing mortgage credit loans for Faroese homeowners. The agreement stipulates that Betri Banki handles all customer communication, conducts customer ratings and forwards loan applications to Jyske Realkredit. The bank also provides supplementary collateral for all loans from Jyske Realkredit. Jyske Realkredit provides financing for up to 80% of the market value of properties.

4.2 Credit risk exposures

This section shows credit risk exposures, risk-weighted items and capital requirements as of 31.12.2022.

4.2.1 Risk-weighted exposures and capital requirements

The table below shows risk-weighted items and capital requirements for credit risk, broken down by exposure groups. Table 6: Risk-weighted exposures in relation to credit risk (DKK 1,000)

Table 7: Exposures after value adjustments before creditrisk reduction (DKK 1,000).

| Exposure group | Risk-weighted items | Capital req. 8% |
|---|------------------------|--------------------|
| Central governments or | | |
| central banks | 0 | 0 |
| Local authorities | 0 | 0 |
| Public sector entities | 288,087 | 23,047 |
| Financial institutions | 45,921 | 3,674 |
| Retail customers | 909,574 | 72,766 |
| Corporate customers | 2,160,994 | 172,879 |
| Exposures secured by mortgage in real estate | 1,256,382 | 100,511 |
| Exposures with arrears or overdrafts | 262,115 | 20,969 |
| Exposures in other items, including assets without counterparties | 153,585 | 12,287 |
| Covered bonds | 0 | 0 |
| Equity exposures | 53,898 | 4,312 |
| High risk exposures | 75,263 | 6,021 |
| Total | 5,205,819 | 416,465 |

| Exposure group | Exposure after value adjustment | Average expo- sure during the year after value adjustment |
|---|---------------------------------------|--|
| Governments or central | | |
| banks | 743,292 | 779,878 |
| Local authorities | 556,094 | 549,845 |
| Public sector entities | 519,133 | 569,864 |
| Financial institutions | 268,263 | 314,428 |
| Retail customers | 1,810,432 | 1,800,919 |
| Corporate customers | 2,857,509 | 2,859,034 |
| Exposures secured by mortgage in real estate | 3,669,821 | 3,424,943 |
| Exposures with arrears or overdrafts | 244,650 | 227,680 |
| Exposures in other items, including assets without counterparties | 189,118 | 186,859 |
| Covered bonds | 0 | 0 |
| Equity exposures | 53,898 | 52,816 |
| High risk exposures | 75,706 | 79,577 |
| Total | 10,987,916 | 10,845,843 |

4.2.2 Credit risk exposures

Total value of the exposures after value adjustments and before considering credit risk reduction was DKK 10,988 million.

The table below shows the exposures after value adjustments and impairments before credit risk reduction.

The bank has chosen not to provide information on the geographical spread of the exposures, as the bank's credit exposure is almost exclusively to the Faroese market.

The table below shows the exposures in accordance with CRR regulations, broken down by industry. The table also shows the breakdown between retail customers and corporate customers.

Table 8: Exposures after value adjustments broken down by industry (DKK 1,000).

| Industries | Central govern- ments or central bank | Local authori- | Public sector entities | Finan- cial institu- tions | Retail custom- ers | Corporate custom- ers | Expo- sures se- cured by mortgage in real estate | Expo- sures with arrears or over- drafts | Exposures in other items, including assets without counter- parties | Cov- ered bonds | | High risk ex- posures | Total |
|--|---|-------------------|------------------------------|-------------------------------------|--------------------------|-----------------------------|---|---|--|-----------------------|--------|-----------------------------|------------|
| Public author- ities | | 553,406 | 1 | 0 | 0 | | | | 0 | 0 | 0 | 0 | 553,457 |
| Agriculture, hunting, forestry and fishing | 0 | 0 | 0 | 0 | 39,403 | 602,088 | 2,668 | 779 | 0 | 0 | 0 | 0 | 644,937 |
| Industry and raw materials extraction | 0 | 0 | 0 | 0 | 41,190 | 529,898 | 4,665 | 23,722 | 0 | 0 | 0 | 0 | 599,476 |
| Energy supply etc. | 0 | 0 | 242,407 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 242,407 |
| Building and construction | 0 | 0 | 0 | 0 | 112,038 | 126,369 | 11,391 | 75,806 | 0 | 0 | 0 | 33,999 | 359,604 |
| Trade | 0 | 0 | 0 | 0 | 119,047 | 791,453 | 16,174 | 12,448 | 3 | 0 | 0 | 0 | 939,125 |
| Transport, restaurants and hotels Information | 0 | 0 | 203,342 | 0 | 133,921 | 375,125 | 7,628 | 4,851 | 0 | 0 | 0 | 0 | 724,869 |
| and communi- cation | 0 | 0 | 73,382 | 0 | 7,152 | 0 | 394 | 0 | 0 | 0 | 0 | 0 | 80,928 |
| Finance and insurance | 742,873 | 0 | 0 | 268,263 | 4,137 | 12,939 | 3,767 | 6,661 | 0 | 0 | 0 | 0 | 1,038,641 |
| Real estate | 0 | 0 | 2 | 0 | 85,391 | 323,157 | 200,848 | 46 | 0 | 0 | 0 | 41,707 | 651,150 |
| Other industries | 419 | 2,688 | 0 | 0 | 227,022 | 85,013 | 33,744 | 2,040 | 189,115 | 0 | 53,898 | 0 | 593,938 |
| Total corpo- rate | 743,292 | 2,688 | 519,133 | 268,263 | 769,302 | 2,846,044 | 281,278 | 126,354 | 189,118 | 0 | 53,898 | 75,706 | 5,875,075 |
| Retail | 0 | 0 | 0 | 0 | 1,041,129 | 11,415 | 3,388,543 | 118,296 | 0 | 0 | 0 | 0 | 4,559,383 |
| Total | 743,292 | 556,094 | 519,133 | 268,263 | 1,810,432 | 2,857,509 | 3,669,821 | 244,650 | 189,118 | 0 | 53,898 | 75,706 | 10,987,916 |

The table below shows the residual maturity of credit exposures.

Table 9: Credit exposures after value adjustments broken down by residual maturity (DKK 1,000).

| | | | 3 months - | | | |
|--|-----------|------------|------------|-----------|--------------|------------|
| Exposure group | On demand | 0-3 months | 1 year | 1-5 years | Over 5 years | Total |
| Central governments or central banks | 743,292 | 0 | 0 | 0 | 0 | 743,292 |
| Local authorities | 20,938 | 65,208 | 0 | 188,610 | 281,339 | 556,094 |
| Public sector entities | 81,552 | 10 | 99,681 | 131,969 | 205,922 | 519,133 |
| Financial institutions | 123,333 | 183 | 548 | 125,605 | 18,593 | 268,263 |
| Retail customers | 346,742 | 64,580 | 158,798 | 317,969 | 922,343 | 1,810,432 |
| Corporate customers | 137,171 | 66,975 | 576,707 | 600,590 | 1,476,066 | 2,857,509 |
| Exposures secured by mort- gage in real estate | 490,301 | 104,806 | 52,838 | 274,736 | 2,747,141 | 3,669,821 |
| Exposures with arrears or overdrafts | 5,587 | 8,981 | 19,873 | 75,809 | 134,399 | 244,650 |
| Exposures in other items, including assets without coun- | | | | | | |
| terparties | 189,118 | 0 | 0 | 0 | 0 | 189,118 |
| Covered bonds | 0 | 0 | 0 | 0 | 0 | 0 |
| Equity exposures | 53,898 | 0 | 0 | 0 | 0 | 53,898 |
| High risk exposures | 1,008 | 6,019 | 46,437 | 20,421 | 1,822 | 75,706 |
| Total | 2,192,939 | 316,763 | 954,881 | 1,735,708 | 5,787,625 | 10,987,916 |

4.2.3 Past due and impaired claims

This section shows past due exposures and impaired claims.

The table below shows exposures that are more than 90 days past due and impaired claims. The exposures are broken down by industry. The table also shows the breakdown between retail customers and corporate customers.

Table 10: Past due exposures and impaired claims broken down by industry (DKK 1,000).

| Vinnugreinar | Past due exposures (>90 days) | Impaired claims | Impairments/ provisions end of year | Amounts booked as costs concerning value adjustments and impairments/provisions during the period |
|---|-------------------------------------|-----------------|---|--|
| Public authorities | 0 | 0 | 156 | -1,010 |
| Agriculture, hunting, forestry and fishing | 128 0 | 446 30,387 | 9,020 47,047 | -1,420 -2,954 |
| Industry and raw materials extraction Energy supply etc. | 0 | 30,387 | 1.586 | |
| Building and construction | 0 | 104,574 | 57,767 | |
| Trade | 63 | 12,789 | 14,489 | 1,324 |
| Transport, hotels and restaurants | 291 | 7,019 | 48,068 | -3,453 |
| Information and communication | 0 | 0 | 321 | -315 |
| Finance and insurance | 0 | 5,842 | 1,049 | -2,420 |
| Real estate | 2,583 | 52 | 11,256 | 1,284 |
| Other industries | 450 | 2,453 | 4,097 | 18,929 |
| Total corporate | 3,514 | 163,562 | 194,699 | 26,749 |
| Retail | 23,366 | 97,936 | 36,698 | -4,625 |
| Total | 26,880 | 261,498 | 231,553 | 21,114 |

The bank has chosen not to provide information on the geographical distribution of past due exposures and impaired claims, as the bank's credit exposure is almost exclusively to the Faroese market.

The table below shows the development of impairments.

Table 11: Changes in impaired claims due to value adjustments and impairment charges (DKK 1,000).

| | Stage 1 impairments/ provisions | | impairments/ | | i | Stage 3 impairments/ provisions | | Impairments/ provisions due to credit institutions | |
|--|---------------------------------------|------------|--------------|------------|---------|---------------------------------------|--------|--|--|
| | Loans | Guarantees | Loans | Guarantees | Loans | Guarantees | Loans | Guarantees | |
| Accumulated impairments/provisions at the beginning of the year | 107,292 | 11,246 | 22,556 | 282 | 63,409 | 5,300 | 3,251 | 0 | |
| Impairments/provisions during the year | 58,504 | 582 | 66,415 | 1,304 | 30,588 | 3,476 | 396 | | |
| Reversal of impairments/provisions from previous years, where there is no longer OEI or the impairment has been reduced | -75,453 | -9,073 | -24,364 | -275 | -19,855 | -4,492 | -2,810 | | |
| Previous impairments now confirmed loss | | | | | -6,727 | | | | |
| Total impairments/provisions on loans and guarantee debtors at year-end | 90,343 | 2,755 | 64,608 | 1,311 | 67,415 | 4,284 | 837 | 0 | |

4.2.4 Financial collateral

The bank uses the financial collateral comprehensive method as its credit risk mitigation technique for computing its capital ratio.

The bank uses neither on- nor off-balance sheet netting.

The table below shows exposure groups, where financial collateral is used for credit risk mitigation.

Table 12: Financial collateral (DKK 1,000).

| Exposure group | Exposure after value adjustment | Financial collateral comprehensive method | Guarantees and credit derivatives |
|--|------------------------------------|--|--------------------------------------|
| Governments or central banks | 743,292 | 0 | 0 |
| Local authorities | 556,094 | 180 | 0 |
| Public sector entities | 519,133 | 0 | 0 |
| Financial institutions | 268,263 | 0 | 0 |
| Retail customers | 1,810,432 | 56,392 | 0 |
| Corporate customers | 2,857,509 | 36,058 | 0 |
| Exposures secured by mortgage in real estate | 3,669,821 | 0 | 0 |
| Exposures with arrears or overdrafts | 244,650 | 8,961 | 0 |
| Exposures in other items, including assets without | | | |
| counterparties | 189,118 | 0 | 0 |
| Covered bonds | 0 | 0 | 0 |
| Equity exposures | 53,898 | 0 | 0 |
| High risk exposures | 75,706 | 4,680 | 0 |
| Total | 10,987,916 | 106,271 | 0 |

4.3 Counterparty risk - derivatives

Counterparty risk is the risk of loss resulting from a financial counterparty defaulting on its obligations under a financial contract.

Betri Banki uses the mark-to-market method when calculating the size of the exposure and risk-weights for derivatives.

The exposure value, using the mark-to-market method for counterparty risk, is derived from the procedure below:

- 1. All contracts are computed at market value and all contracts with a positive value are included.
- The contracts' nominal principals or the underlying values are multiplied by percentages fixed in the CRR to establish the potential future credit exposure.
- The counterparty exposure value is calculated as the sum of positive market values and potential future credit exposures.

When Betri Banki enters into an agreement with a counterparty regarding derivatives, credit limits must be observed.

The limits to financial contracts for commitments with customers in the exposure groups, corporate and retail customers, are treated in accordance with the bank's standard credit rating principles.

No extra capital has been allocated to cover counterparty risk in the calculation of adequate own funds except for what is included in the Pillar I requirement under the 8+ model.

At the end of 2022, the positive fair value of derivatives etc. pursuant to CRR Article 273 (8) was DKK 8.7 million.

The bank's total counterparty risk calculated using the markto-market method pursuant to CRR Article 274 was DKK 3.1 million.

4.4 ECAI

Betri Banki has selected Standard & Poor's Ratings Services as its external credit assessment institution (ECAI). The bank uses Skandinavisk Data Center (SDC), which receives external credit ratings from Standard & Poor's Ratings Services via SIX Financial. Regular IT updates are undertaken in relation to the credit ratings from Standard & Poor's Ratings Services.

SDC has converted Standard & Poor's Ratings Services' credit rating classes to credit quality steps using the conversion table from the Danish FSA. Each individual credit quality step is given a weight to be applied to the exposures in the individual steps when calculating risk-weighted exposures according to the standard approach for credit risk pursuant to Articles 111-134 of the CRR.

The table below shows the Danish FSA's conversion of Standard & Poor's Ratings Services' credit assessment categories to credit quality steps.

Table 13: Conversion table from the Danish FSA

| Credit quality step | Standard & Poor's credit rating cate- gories | Exposure to corporates | Exposure to central gov- ernments or central banks |
|---------------------------|---|------------------------|---|
| 1 | AAA to AA- | 20% | 0% |
| 2 | A+ to A- | 50% | 20% |
| 3 | BBB+ to BBB- | 100% | 50% |
| 4 | BB+ to BB- | 100% | 100% |
| 5 | B+ to B- | 150% | 100% |
| 6 | CCC+ and lower | 150% | 150% |

The table below shows exposure groups where ratings from Standard & Poor's Ratings Services have been used.

Table 14: ECAI exposures (DKK 1,000).

| Exposure group | Exposure before risk weighting | 0 0 |
|--|--------------------------------------|--------|
| Governments or central | 177 575 | 0 |
| banks | 177,575 | 0 |
| Local authorities | 383,140 | 0 |
| Public sector entities | 0 | 0 |
| Financial institutions | 228,974 | 45,921 |
| Retail customers | 0 | 0 |
| Corporate customers | 0 | 0 |
| Exposures secured by mortgage in real estate | 0 | 0 |
| Exposures with arrears or overdrafts | 0 | 0 |
| Exposures in other items, including assets without | | |
| counterparties | 0 | 0 |
| Covered bonds | 0 | 0 |
| Equity exposures | 0 | 0 |
| High risk exposures | 0 | 0 |
| Total | 789,688 | 45,921 |







5 Market Risk

Market risk is described below, including objective, policy and market risk exposures.

5.1 Objective and risk policy

Market risk is defined as the risk of the market value of assets and liabilities, as well as off-balance items, being affected because of changes in market conditions.

Taking on market risk is an integral part of banking. The market risk in Betri Banki is divided into interest rate risk, equity risk, foreign exchange risk and other price risks.

The Board of Directors of Betri Banki has adopted a market risk policy, which is prepared in accordance with the *Financial Business Act and Executive Order No. 902 of 13 July 2015 for the Faroes on the management and control of banks etc.* The policy defines the principles that apply to the bank's management of market risks, taking into account the bank's business organisation, area of operation and the framework *established by the Danish FSA.*

The bank uses derivatives to hedge and manage market risk, if the bank wants to reduce the market risk, which the bank has assumed.

The market risk policy and the limits defined in the policy are reviewed at least annually.

5.1.1 Interest rate risk

Interest rate risk is the risk of loss caused by changes in market rates.

As a rule, interest rate risk on fixed interest loans is hedged. The largest interest rate risk is in the portfolio of fixed interest rate bonds. This risk is managed within certain limits in relation to the interest rate outlook.

5.1.2 Equity risk

Equity risk is the risk of loss caused by changes in share prices. Equity risk is managed by managing and monitoring the portfolio of shares closely.

5.1.3 Foreign exchange risk

Foreign exchange risk is the risk of loss caused by fluctuating exchange rates.

Foreign exchange risk is calculated according to the Danish FSA's currency indicator 1 and currency indicator 2.

As a rule, Betri Banki hedges foreign exchange risk. The exception is foreign exchange risk between Danish kroner and Euros, which is only hedged under special circumstances.

5.1.4 Other price risks

Other price risks is the risk of loss caused by fluctuating market prices of other assets than those mentioned above, e.g. changes in commodity prices.

At year-end 2022, Betri Banki had no risks in this category.

5.1.5 Reporting and division of responsibility

The market risk policy stipulates the division of responsibility concerning risk taking, monitoring and reporting to the Executive Board and Board of Directors.

The Board of Directors and Executive Board regularly receive reports regarding market risk and compliance with the limits defined in the policy and instructions from the Board of Directors to the Executive Board. The Finance Department is responsible for these reports.

Betri Markets has day-to-day responsibility for the bank's liquidity, securities portfolio and foreign exchange deposits, on behalf of the Executive Board. Thus, Betri Markets is also responsible for ensuring that the market risk is within the limits that are specified in the instructions from the Board of Directors to the Executive Board.

This is conducted by regularly calculating the interest rate risk on the bank's bond portfolio, a statement on the currency positions and continuous monitoring of the bank's equity portfolio. These calculations and statements are then compared to the limits for market risk that have been authorised to the Executive Board and the authorisation provided to Betri Markets in this area.

5.2 Market risk exposures

The sections below show market risk exposures as of 31.12.2022. These concern risk-weighted exposures with market risk, exposures in securities not included in the trading book, and interest rate risk not included in the trading book.

5.2.1 Risk-weighted exposures with market risk

The capital requirement for the various risks that constitute market risk are detailed in the table below.

Table 15: Risk-weighted exposures with market risk (DKK1,000).

| | Risk-weight- ed items | Capital require- ment 8% |
|-------------------|--------------------------|-----------------------------|
| Bonds | 364,898 | 29,192 |
| Shares | 86,268 | 6,901 |
| Currency position | 11,830 | 946 |
| CVA | 48,682 | 3,895 |

5.2.2 Exposures in securities not included in the trading book

The bank has acquired shares in a number of sector companies in partnership with other banks. The purpose of these sector companies is to support financial institutions within IT, payment services, etc. The bank does not intend to sell these shares, as participation in these sector companies is considered necessary for a bank's operations.

In several of the sector companies, the shares are redistributed to the effect that the ownership interest of the respective institution reflects its business volume with the sector company.

The shares are typically redistributed on the basis of the sector company's equity value. The bank adjusts the recognised value of these shares when new information is available that warrants a change of fair value measurement. In other sector companies, the shares are not redistributed, but are measured based on a fair value corresponding to the net asset value or another recognised valuation method.

The table below shows exposures in securities not included in the trading book.

Table 16: Exposures in securities not included in the trading book (DKK 1,000).

| | Sector companies |
|-------------------------------|------------------|
| Portfolio beginning of period | 13,703 |
| Additions, purchases | 3,192 |
| Additions, reclassification | 0 |
| Unrealised gains/losses | 350 |
| Realised gains/losses | 4 |
| Disposals, sales | -34 |
| Portfolio end of period | 17,214 |

Unrealised gains/losses are included in the income statement, and are therefore included in the tier 1 capital.

5.2.3 Interest rate risk not included in the trading book

Interest rate risk not included in the trading book is primarily derived from fixed-interest loans and deposits.

Interest rate risk or the modified duration is measured as the expected capital loss, when the interest rate curve is shifted by one percentage point.

Interest rate risk is calculated regularly. At year-end 2022, interest rate risk not included in the trading book was DKK 1.2 million.

In the bank's solvency requirement process (ICAAP) an assessment is made of whether additional funds should be allocated due to interest rate risk. This includes stressing the interest rate risk not included in the trading book in accordance with guidelines issued by the Danish FSA.





Liquidity Risk

6 Liquidity Risk

Liquidity risk is described below, including objective and policy.

6.1 Objective and risk policy

Betri Banki's liquidity risk is defined as the risk that arises from differences in scheduled outgoing and incoming cash flows.

The Board of Directors of Betri Banki has adopted a liquidity risk policy, which is prepared in accordance with the *Financial Business Act and Executive Order No. 902 of 13 July 2015 for the Faroes on the management and control of banks etc.* The policy defines the principles that apply to the bank's management of liquidity risks, taking into account the bank's business organisation, area of operation and the framework established by the Danish FSA.

Clear requirements have been set for daily liquidity and liquidity risk statements. The bank also has a contingency plan, which lists initiatives to be taken, if liquidity falls below specific limits.

Betri Banki considers the following as liquidity risks:

- Significant increases in funding expenses
- Lack of funding preventing the bank from maintaining its approved business model
- The bank being unable to fulfil its payment obligations due to a lack of funding

The bank's liquidity policy is to maintain liquidity, which is well above the statutory minimum requirement.

The bank must comply with the liquidity coverage requirement in the CRR, which states that banks must maintain a Liquidity Coverage Ratio (LCR) of at least 100. According to the bank's liquidity risk policy the LCR should always be at least 125. At year-end 2022, Betri Banki had a LCR of 207.5. Appendix 3 contains further specifications regarding the Liquidity Coverage Ratio.

6.1.1 Reporting and division of responsibility

The liquidity policy determines the division of responsibility regarding risk taking, control and reporting to the Executive Board and the Board of Directors.

The Board of Directors and the Executive Board receive a monthly statement on the bank's liquidity situation from the Finance Department. The report also contains a statement on liquidity risk. This is determined by conducting a 12-month projection of the liquidity under normal market conditions and a 12-month projection of the liquidity under stressed conditions.

Betri Markets has been given day-to-day responsibility for liquidity on behalf of the Executive Board. Betri Markets is also responsible for the daily monitoring of liquidity and liquidity projections. This is done on the basis of known future cash flows.

The Finance Department is responsible for reporting on daily and monthly liquidity; this also includes checking that the bank has sufficient liquidity.

6.2 Encumbered assets

Betri Banki has, to a certain extent, encumbered assets in connection with collateral agreements with other financial institutions.

The table below shows the specifications regarding encumbered assets.

Table 17: Encumbered assets at year-end 2022 (DKK 1,000)

| Asset | ts | Carrying amount of encumbered assets | Fair value of encum- bered assets | Carrying amount of non-encumbered assets | Fair value of non-en- cumbered assets |
|-------|--|--------------------------------------|--------------------------------------|--|--|
| | | 010 | 040 | 060 | 090 |
| 010 | Assets of reporting institution | 155,620 | | 10,391,361 | |
| 030 | Equity instruments | 0 | 0 | 60,348 | 60,348 |
| 040 | Debt securities | 153,014 | 153,014 | 2,026,619 | 2,026,619 |
| 050 | of which: covered bonds | 153,014 | 153,014 | 1,827,476 | 1,827,476 |
| 060 | of which: asset-backed securities | 0 | 0 | 0 | 0 |
| 070 | of which: issued by general governments | 0 | 0 | 199,143 | 199,143 |
| 080 | of which: issued by financial corporations | 153,014 | 153,014 | 1,827,476 | 1,827,476 |
| 090 | of which: issued by non- financial corporations | 0 | 0 | 0 | 0 |
| 120 | Other assets | 0 | | 156,111 | |

| Collateral received | | Fair value of encumbered collateral received | Fair value of non-encumbered collateral received |
|---------------------|--|--|--|
| | | 010 | 040 |
| 130 | Collateral received by the reporting institution | 0 | 0 |
| 150 | Equity instruments | 0 | 0 |
| 160 | Debt securities | 0 | 0 |
| 230 | Other collateral received | 0 | 0 |
| 240 | Own debt securities issued | 0 | 0 |
| 250 | Total assets, encumbered collateral and own debt securities | 155,620 | 0 |

| | | Matching liabilities, contingent liabilities or securities lent | Assets, collateral received and own debt securities issued |
|-----|--|--|---|
| | | 010 | 030 |
| 010 | Carrying amount of selected financial liabilities | 0 | 155,620 |





Operational Risk

7 Operational Risk

Operational risk is described below, including objective, policy and actual operational risks.

7.1 Objective and risk policy

Operational risk is defined as the risk arising from inadequate and inefficient internal processes, human errors, IT-failures and external factors, including legal risks.

The Board of Directors of Betri Banki has adopted a policy for operational risks, which is prepared in accordance with the *Financial Business Act and Executive Order No. 902 of 13 July 2015 for the Faroes on the management and control of banks etc.* The policy defines the principles that apply to the bank's management of operational risks, taking into account the bank's business organisation, area of operation and the framework established by the Danish FSA. The Board of Directors has also adopted an IT security policy, an AML risk management policy and a data protection policy.

Betri Banki identifies the following as possible operational risks. The risk of financial loss due to:

- operational risks in the areas of credit, liquidity, securities, markets and real estate
- operational risks in relation to advising retail, corporate and public sector customers
- operational risks in staff functions and management
- manual procedures, guidelines and/or quality of these
- ineffective internal controls
- insufficient integration, stability and usability of IT-systems
- operational risks of hosted services
- inadequate insurance
- insufficient employee competences in relation to diversity of tasks
- inadequate security in premises

Increased risk may also be a result of new services, products as well as external factors.

7.1.1 Reporting and division of responsibility

The operational risk policy stipulates procedures, registration and reporting obligations.

Operational risk is managed through business procedures and internal control measures developed to ensure optimal working procedures. Operational risks are reduced by among other things separating the execution and control of activities.

The bank has procedures for recording and reporting operational events. Employees are responsible for reporting operational events to their nearest manager and Risk Management. Risk Management registers events and informs the Executive Board about the events every quarter.

7.2 Operational risk exposures

Operational risk can be limited but not eliminated. Regular processes are in place to check for risks that may have a negative impact on Betri Banki. The bank continuously focuses on developing and improving the management of risks, e.g. by strengthening and reviewing procedures and controls, ensuring documentation, controlling changes and registering, reporting and reassessing risks.

Betri Banki's IT-systems are hosted by Skandinavisk Data Center (SDC) and Elektron. A risk analysis of significant IT-systems is made annually in order to determine what business impact the risk has on Betri Banki.

The capital needed to cover Betri Banki's operational risk is calculated using the basic indicator approach. At year-end 2022, operational risk was DKK 576 million, which amounts to a capital requirement of DKK 46 million.

The bank assesses the capital requirement for operational risks on a regular basis. If the requirement is assessed to be higher than stated above, this will be taken into account in the assessment of the solvency requirement (ICAAP).







Appendix 1: Countercyclical capital buffer

Geographical distribution of relevant credit exposures

| | | General o pos | | Relevant cre sures - Ma | | | | Own funds | requirement | s | | |
|----|--------------------------|---|---|---|--|--|--|---|-------------|--|--|--|
| | 31 Dec 22 (DKK 00) | Exposure value under the stan- dardised approach | Exposure value under the IRB approach | Sum of long and short positions of trading book exposures for SA | Value of trading book expo- sure for internal models | Securi- tisation exposures Exposure value for non-trad- ing book | Total own funds require- ments for CCB | Relevant credit exposures - Credit risk | | Relevant credit exposures - Secu- ritisation positions in the non-trading book | Own funds require- ment weights (%) | Counter- cyclical capital buffer rate (%) |
| | | 10 | 20 | 30 | 40 | 55 | 70 | 80 | 90 | 100 | 110 | 120 |
| 10 | Faroe Islands | 7,546,878 | | 29 | | | 385,712 | 385,707 | 5 | | 90.59 | 0 |
| | Denmark | 65,244 | | 2,223,187 | | | 37,262 | 3,464 | 33,798 | | 8.75 | 2 |
| | Other | 13,404 | | 14,319 | | | 2,864 | 573 | 2,291 | | 0.66 | |
| 20 | Total | 7,625,527 | | 2,237,536 | | | 425,838 | 389,745 | 36,093 | | 100.00 | |

Amount of institution-specific countercyclical capital buffer

| At 31 December 2022 (DKK 1,000) | | |
|---------------------------------|---|-----------|
| 10 | Total risk exposure amount | 6,293,867 |
| 20 | Institution specific countercyclical buffer rate | 0.18% |
| 30 | Institution specific countercyclical buffer requirement | 11,014 |

Appendix 2: Leverage ratio – disclosure template

Summary reconciliation of accounting assets and leverage ratio exposures

| | | Applicable amounts |
|-------|---|--------------------|
| 1 | Total assets as per published financial statement | 10,676,853,342 |
| 2 | Adjustment for entities which are consolidated for accounting purposes but are outside the scope of regulatory consolidation | 0 |
| 3 | (Adjustment for fiduciary assets recognised on the balance sheet pursuant to the applicable accounting framework but excluded from the leverage ratio exposure measure in accordance with Article 429(13) of Regulation (EU) No 575/2013 "CRR") | 0 |
| 4 | Adjustments for derivative financial instruments | 32,619,116 |
| 5 | Adjustments for securities financing transactions "SFTs" | |
| 6 | Adjustment for off-balance sheet items (i.e. conversion to credit equivalent amounts of off- balance sheet exposures) | 1,107,143,447 |
| EU-6a | (Adjustment for intragroup exposures excluded from the leverage ratio exposure measure in accordance with Article 429 (7) of Regulation (EU) No 575/2013) | 0 |
| EU-6b | (Adjustment for exposures excluded from the leverage ratio exposure measure in accordance with Article 429 (14) of Regulation (EU) No 575/2013) | 0 |
| 7 | Other adjustments | -2,288,211 |
| 8 | Total leverage ratio exposure | 11,814,327,694 |

| Leverag | e ratio common disclosure | |
|----------|---|------------------------------|
| | | CRR leverage ratio exposures |
| On-bala | ance sheet exposures (excluding derivatives and SFTs) | |
| 1 | On-balance sheet items (excluding derivatives, SFTs and fiduciary assets, but including collateral) | 10,676,853,342 |
| 2 | (Asset amounts deducted in determining Tier 1 capital) | -2,288,211 |
| 3 | Total on-balance sheet exposures (excluding derivatives, SFTs and fiduciary assets) (sum of lines 1 and 2) | 10,674,565,131 |
| Derivati | ve exposures | |
| 4 | Replacement cost associated with all derivatives transactions (i.e. net of eligible cash variation margin) | 0 |
| 5 | Add-on amounts for PFE associated with all derivatives transactions (mark-to-market method) | 32,619,116 |
| EU-5a | Exposure determined under Original Exposure Method | 0 |
| 6 | Gross-up for derivatives collateral provided where deducted from the balance sheet assets pursuant to the applicable accounting framework | 0 |
| 7 | (Deductions of receivables assets for cash variation margin provided in derivatives transactions) | 0 |
| 8 | (Exempted CCP leg of client-cleared trade exposures) | 0 |
| 9 | Adjusted effective notional amount of written credit derivatives | 0 |
| 10 | (Adjusted effective notional offsets and add-on deductions for written credit derivatives) | 0 |
| 11 | Total derivative exposures (sum of lines 4 to 10) | 32,619,116 |

| rage ratio exposures |
|-------------------------|
| 0 |
| 0 |
| 0 |
| 0 |
| 0 |
| 0 |
| 0 |
| |
| 4,416,724 |
| 7,273,277 |
| 7,143,447 |
| _ |

| EU-19b | (Exposures exempted in accordance with Article 429 (14) of Regulation (EU) No 575/2013 |
|--------|--|
| | (on and off balance sheet)) |

0

0

Capital and total exposures

| 20 | Tier 1 capital | 2,016,520,095 |
|----|--|----------------|
| 21 | Total leverage ratio exposures (sum of lines 3, 11, 16, 19, EU-19a and EU-19b) | 11,814,327,694 |

Leverage ratio

| 22 Leverage ratio 17.07% |
|--------------------------|
|--------------------------|

Choice on transitional arrangements and amount of derecognised fiduciary items

| EU-23 | Choice on transitional arrangements for the definition of the capital measure | |
|-------|---|--|
|-------|---|--|

```
EU-24 Amount of derecognised fiduciary items in accordance with Article 429(11) of Regulation (EU) NO 575/2013
```

| Split-up o (excluding | CRR leverage ratio exposures | |
|--------------------------|---|---------------|
| EU-1 | Total on-balance sheet exposures (excluding derivatives, SFTs, and exempted exposures), of which: | |
| EU-2 | Trading book exposures | 2,229,053,446 |
| EU-3 | Banking book exposures, of which: | |
| EU-4 | Covered bonds | 0 |
| EU-5 | Exposures treated as sovereigns | 919,567,706 |
| EU-6 | Exposures to regional governments, MDB, international organisations and PSE NOT treated as sovereigns | 617,728,037 |
| EU-7 | Institutions | 155,383,813 |
| EU-8 | Secured by mortgages of immovable properties | 3,121,592,598 |
| EU-9 | Retail exposures | 1,186,864,131 |
| EU-10 | Corporate | 1,977,783,314 |
| EU-11 | Exposures in default | 188,829,813 |
| EU-12 | Other exposures (e.g. equity, securitisations, and other non-credit obligation assets) | 280,050,483 |

Appendix 3: Liquidity coverage ratio – disclosure template

| _ | | | | | | | | | |
|---|--|------------------------|-----------|-----------|-----------|----------------------|-----------|------------|-----------|
| Currency and units – DKK 1.000 Quarter ending on | | Total unweighted value | | | | Total weighted value | | | |
| | | 31 Mar 22 | 30 Jun 22 | 30 Sep 22 | 31 Des 22 | 31 Mar 22 | 30 Jun 22 | 30 Sep 22 | 31 Des 22 |
| | | | | | | | | | |
| | -quality liquid assets | | | | | | | | |
| 1 | Total HQLA | | | | | 2,629,343 | 2,523,722 | 2,709,630 | 2,601,896 |
| Cash | n outflows | | | | | | | | |
| 2 | Retail deposits and deposits from small business customers, of which: | 4,990,502 | 5,118,553 | 5,114,196 | 5,053,654 | 359,440 | 362,721 | 374,985 | 353,471 |
| 3 | Stable deposits | 3,759,969 | 3,904,721 | 3,755,835 | 3,907,846 | 187,998 | 195,236 | 187,792 | 195,392 |
| 4 | Less stable deposits | 1,230,533 | 1,213,832 | 1,358,361 | 1,145,808 | 171,441 | 167,485 | 187,194 | 158,078 |
| 5 | Unsecured wholesale funding, of which: | 1,995,130 | 2,022,085 | 2,151,018 | 1,751,649 | 1,043,375 | 1,025,183 | 1,039,295 | 863,983 |
| 6 | Operational deposits (all counterparties) and deposits in networks of cooperative banks | | | | | | | | |
| 7 | Non-operational deposits (all counterparties) | 1,995,130 | 2,022,085 | 2,151,018 | 1,751,649 | 1,043,375 | 1,025,183 | 1,039,295 | 863,983 |
| 8 | Unsecured debt | | | | | | | | |
| 9 | Secured wholesale funding | | | | | | | | |
| 10 | Additional requirements, of which: | 1,271,134 | 1,218,003 | 1,413,853 | 1,432,810 | 134,389 | 142,817 | 154,689 | 173,398 |
| 11 | Outflows related to derivative ex- posures and other collateral require- ments | 372 | 911 | 633 | 696 | 372 | 911 | 633 | 696 |
| 12 | Outflows related to loss of funding of debt products | | | | | | | | |
| 13 | Credit and liquidity facilities | 1,270,761 | 1,217,092 | 1,413,220 | 1,432,114 | 134,017 | 141,906 | 154,056 | 172,702 |
| 14 | Other contractual funding obliga- tions | 4,438 | 318 | 1,163 | 651 | 4,438 | 318 | 1,163 | 651 |
| 15 | Other contingent funding obligations | | | | | | | | |
| 16 | TOTAL CASH OUTFLOWS | | | | | 1,541,642 | 1,531,040 | 1,570,133 | 1,391,503 |
| Cash | n inflows | | | | | | | | |
| 17 | Secured lending (e.g. reverse repo) | | | | | | | | |
| 18 | Inflows from fully performing expo- sures | 173,903 | 204,134 | 234,868 | 160,221 | 169,026 | 197,177 | 220,276 | 135,242 |
| 19 | Other cash inflows | 9,107 | 7,647 | 6,217 | 5,564 | 5,372 | 2,022 | 2,592 | 2,196 |
| 19a | (Difference between total weighted inflows and total weighted outflows arising from transactions in third countries where there are transfer restrictions or which are denominated in non-convertible currencies) | | | | | | | | |
| 19b | (Excess inflows from a related specialised credit institution) | | | | | | | | |
| 20 | TOTAL CASH INFLOWS | 183,010 | 211,780 | 241,085 | 165,784 | 174,398 | 199,198 | 222,869 | 137,438 |
| 20a | Fully exempt inflows | | | | | | | | |
| 20b | Inflows Subject to 90% Cap | | | | | | | | |
| 20c | Inflows Subject to 75% Cap | 183,010 | 211,780 | 241,085 | 165,784 | 174,398 | 199,198 | 222,869 | 137,438 |
| | | | | | | | | sted value | |
| 21 | Total HQLA | | | | | 2,629,343 | | 2,709,630 | |
| 22 | Total net cash outflows | | | | | 1,367,244 | | 1,347,264 | |
| 23 | Liquidity coverage ratio (%) | | | | | 192.31 | 189.49 | 201.12 | 207.48 |

