



Capital and risk management pillar III Nordea Bank Norge Group 2010



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Nordea Bank Norge Group hereby presents its capital position and how the size and composition of the capital base are related to the risks as measured in Risk Weighted Amounts (RWA). The national capital adequacy legislations are based on the European Union's (EU) Capital Requirements Directive (CRD), which in turn is based on the Basel II framework issued by the Basel Committee on Banking Supervision (BCBS).

The Nordea Bank Norge Group follows the Norwegian Financial Supervisory Authority's regulations on Capital Adequacy and the guidance "Rundskriv 27/2007" and "Rundskriv 19/2009" on disclosure of financial information. Furthermore, the disclosures are made in accordance with Nordea's internal policy and instructions for disclosing information on capital adequacy in the Nordea Group.

Further details and disclosure of risk, liquidity and capital management are presented in the annual report in accordance with the international financial reporting standards, IFRS.

The pillar III disclosure is made for the Nordea Group and for the subgroups Nordea Bank Danmark Group, Nordea Bank Finland Group and Nordea Bank Norge Group as well as Nordea Bank Polska S.A. This report for the Nordea Bank Norge Group is presented on www.nordea.com and the key data on capital adequacy is presented in the annual report of the entity.

The full pillar III disclosure will be made annually and the periodic information will be published quarterly, included in the quarterly report for the entity. The format, frequency and content of the disclosures follow, to as large extent as possible with regards to the local legislation, a common setup in Nordea Group. Nordea has stated the common principles in a policy and instructions for disclosing information on capital adequacy in the Nordea Group.

In this report, Nordea Bank Norge Group is defined as Nordea Bank Norge and Nordea Group is defined as Nordea or Nordea Group.



1. Highlights of 2010

In 2010, the macroeconomic recovery has started in the Nordic countries and also in the Baltic countries with strong GDP growth figures.

The core tier 1 ratio in Nordea Bank Norge was at the end of 2010 9.4% excluding transition rules.

Nordea Bank Norge is part of the Nordea Group, which continued to have a strong name in the funding market and has been able to maintain a high activity also in the long-term funding market.

Nordea is confident and well-prepared for the future, due to strong profitability, high quality in the well-diversified credit portfolio, strong capital base and a diversified funding base. From what is known today, Nordea already meets the Basel III capital requirements.

Improving credit quality and continued strong risk management

Credit quality improved in 2010 as net loan losses decreased and impaired loans have stabilised. Nordea's market risk taking activities are well diversified and oriented towards Nordic and European markets. The total market risk VaR for Nordea Bank Norge was on average EUR 16m in 2010.

Capital management well established

The core tier 1 capital ratio, excluding transition rules increased compared to last year and was at the end of 2010 9.4% (8.9%) for Nordea Bank Norge.

Maintained strong funding name and high long-term funding activity

Also in the funding and liquidity risk area, Nordea maintained its position as one of the strongest names in the funding market. Nordea, supported by its well recognized name and strong rating, has had access to all relevant financial markets and has been able to actively use all its funding programmes.

Stress tests

During 2010, Nordea has continued to perform several internal stress tests in order to evaluate the risks of different economic scenarios, both macroeconomic and for certain identified high risk areas. In addition to the internal stress tests, Nordea Group has been part of external stress tests performed by financial supervisors, central banks and equity analysts. The result of the CEBS' stress test of European banks that was performed during spring/summer confirms Nordea's strong balance sheet and capital situation. Nordea was one of 91 banks that were included in the stress test and even in the most severe scenario i.e. the adverse scenario combined with the sovereign shock; Nordea Group's tier 1 ratio dropped only 10 bps. This clearly demonstrates the strength of Nordea's risk management, capital planning and its ability to asses a sufficient need of capital. In accordance with the 2010 Internal Capital Adequacy Assessment Process (ICAAP) and Supervisory Review and Evaluation Process (SREP), the regulators agreed that Nordea was adequately capitalised given its risk profile and portfolio.

Basel III - new regulations for capital and liquidity risk

During 2010, more clarity has evolved on the main elements of the new regulatory requirements for capital and risk – the Basel III and Solvency II frameworks. In Nordea, there is a strong focus on capital, liquidity and risk management within the organisation in order to meet new regulatory demands. Nordea is well prepared to meet new regulatory requirements.



2. Governance of risk and capital management

Risk, liquidity and capital management are key success factors in the financial services industry. Exposure to risk is inherent in providing financial services, and Nordea assumes a variety of risks in its ordinary business activities, the most significant being credit risk. The maintaining of risk awareness in the organisation is incorporated in the business strategies. Nordea Group has clearly defined risk, liquidity and capital management frameworks, including policies and instructions for different risk types, capital adequacy and for the capital structure.

2.1 Nordea Bank Norge in the capital adequacy context

The information given in this report refers Nordea Bank Norge ASA, with corporate registration number 911044110.

The financial statements are published quarterly and the consolidated financial statements include the accounts of the parent company Nordea Bank Norge ASA including subsidiaries according to International Accounting Standard (IAS) 27. According to the requirements in the CRD, insurance subsidiaries and associated undertakings with financial operations are instead deducted from the capital base in the capital adequacy reporting (e g credit institutions or insurance companies where Nordea own 10% or more of the capital). However, due to requirements under "Forskrift nr 121 om anvendelse av soliditetsregler på konsolidert basis m.v. datert 31.01. 2007", holdings in Eksportfinans ASA (Nordea holds 23.2% of voting power) are included in RWA and capital base with a proportional part. This is valid only in Nordea Bank Norge and is not included in the capital requirements of Nordea Group. Table 1 last in this chapter discloses the undertakings that have been consolidated and deducted from the capital base.

2.2 Risk and capital management

2.2.1 Risk and capital management principles and control

Board of Directors and Board Credit Committee

The Board of Directors has the ultimate responsibility for limiting and monitoring the Nordea Group's risk exposure as well as for setting the targets for the capital ratios. Risk is measured and reported according to common principles and policies approved by the Board of Directors, which also decides on policies for credit, market, liquidity and operational risk management. All policies are reviewed at least annually.

In the credit instructions, the Board of Directors decides on powers-to-act for credit committees at different levels within the customer areas. These authorisations vary for different decision-making levels, mainly in terms of size of limits, and are also dependent on the internal rating of customers. The Board of Directors also decides on the limits for market and liquidity risk in the Group.

The Board Credit Committee monitors the development of the credit portfolio including industry and major customer exposures and confirms industry policies approved by the Executive Credit Committee (ECC).

CEO and GEM

The Chief Executive Officer (CEO) has overall responsibility for developing and maintaining effective risk, liquidity and capital management principles and control.

The CEO in Group Executive Management (GEM) decides on the targets for the Group's risk management regarding Structural Interest Income Risk (SIIR), as well as, within the scope of resolutions adopted by the Board of Directors, the allocation of the market risk limits and liquidity risk limits to the risk-taking units Group Treasury and Markets. The limits are set in accordance with the business strategies and are reviewed at least annually. The heads of the units allocate the respective limits within the unit and



may introduce more detailed limits and other risk mitigating techniques such as stop loss rules.

The CEO and GEM regularly review reports on risk exposure and have established the following committees for risk, liquidity and capital management:

- The Asset and Liability Committee (ALCO), chaired by the Chief Financial Officer (CFO), prepares issues of major importance concerning the Group's financial operations, financial risks as well as capital management for decision by the CEO in GEM.
- The Risk Committee, chaired by the Chief Risk Officer (CRO), monitors developments of the different risks on an aggregated level.
- The Group Executive Management Credit Committee (GEM CC) and Executive Credit Committee (ECC) are chaired by the CRO and the Group Credit Committee (GCC) by the Chief Credit Officer (CCO). These credit committees decide on major credit risk limits and industry policies for the Group. Credit risk limits are granted as individual limits for customers or consolidated customer groups and as industry limits for certain defined industries.

The CRO has the authority to issue supplementary guidelines and limits, where it is deemed necessary.

CRO and CFO

In figure 1 the governance structure of risk, liquidity and capital management in Nordea Group is illustrated.



Nordea – Board of Directors Board Credit Committee

Chief Executive Officer (CEO) / Group Executive Management (GEM)

Asset and Liability Committee, ALCO (Chairman: CFO)	Risk Comm (Chairman: (ittee CRO)	Group Executive Management and Executive Credit Committees, GEMCC and ECC (Chairman: CRO) Group Credit Committee, GCC (Chairman CCO)		
Risk, Liquidity and Capit	al Managen	nent respons	sibilities		
Chief Financial Officer (CF	0)	Chief Risk Officer (CRO)			
Group Corporate Centre (Head: CFO) Liquidity management framew Capital management framew	work ork	Group Risk Management (Head: CRO) Risk management framework Capital adequacy framework Monitoring and reporting			

Figure 1: Governance of Risk, Liquidity Management and Capital Management

Within the Group, two units, Group Risk Management and Group Corporate Centre, are responsible for risk, capital, liquidity and balance sheet management. Group Risk Management, headed by the CRO, is responsible for the risk management framework and processes as well as the capital adequacy framework. Group Corporate Centre, headed by the CFO, is responsible for the capital policy, the composition of the capital base and for management of liquidity risk and SIIR.



Each customer area and product area is primarily responsible for managing the risks in its operations within the applicable limits and framework, including identification, control and reporting.

2.2.2 Risk appetite

The Board of Directors is ultimately responsible for the overall risk appetite for the Group and for setting the principles for how risk appetite is managed.

To support the Board of Directors in these responsibilities, Nordea Group will further develop the Group's risk appetite framework through 2011, allowing for easier aggregation and communication of the overall boundaries to risk taking, as well as making the process for top down risk appetite decisions and actions more straightforward. It is intended that the Risk Appetite framework considers all risks relevant to Nordea Group's business activities and on an aggregate level is represented in terms of solvency, earnings, liquidity, and operational and business risks.

This development work also extends to the processes for cascading risk appetite to segments and risk types within the portfolio, relevant customer areas and in relation to anticipated business plans. On this level Group Risk Management supports the customer areas with setting risk limits that reflect the overall risk appetite, set by the Board of Directors.

2.2.3 Monitoring and reporting

The "Policy for Internal Control and Risk Management in the Nordea Group" states that the management of risks includes all activities aiming at identifying, measuring, assessing, monitoring and controlling risks as well as measures to limit and mitigate consequences of the risks. Management of risks is proactive, emphasising training and risk awareness. Nordea maintains a high standard of risk management by means of applying available techniques and methodology to its own needs.

The control environment is based on the principles for segregation of duties and independence. Monitoring and reporting of risk is conducted on a daily basis for market and liquidity risk, on a monthly or quarterly basis for credit risk and on a quarterly basis for operational risk.

Risk reporting is regularly made to GEM and to the Board of Directors. The Board of Directors in each legal entity receives internal risk reporting which covers market, credit and liquidity risk per legal entity. Within the credit risk reporting, different portfolio analyses such as credit migration, current Probability of Default (PD) and stress testing are included.

Reporting of the internal capital required includes all types of risks and is reported regularly to the Risk Committee, ALCO, GEM and Board of Directors. Group Internal Audit makes an independent evaluation of the processes regarding risk and capital management in accordance with the annual audit plan.

2.2.4 Different risk types

There are different risk types which are described more in detail below in accordance with how they are structured within CRD.

Risk in pillar I

In pillar I, which forms the base for the regulatory capital requirement, three risk types are covered: credit risk, market risk and operational risk.

• Credit risk is the risk of loss if counterparts fail to fulfil their agreed obligations and the pledged collateral does not cover the claims. The risk arises primarily from various forms of lending but also from guarantees and documentary credits. Furthermore, credit risk also include counterparty credit risk, transfer risk and settlement risk The measurement of credit risk is based on the parameters; Prob-



ability of Default (PD), Loss Given Default (LGD) and Credit Conversion Factor (CCF).

- Market risk is the risk of loss in the market value of financial instruments, as a result of movements in financial market variables. The market risk exposure relates to interest rates, credit spreads, FX rates, equity prices and commodity prices.
- Operational risk is defined as the risk of direct or indirect loss, or damaged reputation resulting from inadequate or failed internal processes, from people and systems, or from external events. Legal and compliance risk as well as crime risk, project risk and process risk, including IT risk, constitute the main sub-categories to operational risk.

Risk in pillar II

In pillar II, additional risks not included in the pillar I risks are measured and assessed. These are managed and measured although they are not included in the calculation of the minimum capital requirements. In the calculation of Economic Capital (EC) most of the pillar II risk is included as well as risk in the life insurance operations. Examples of pillar II risk types are liquidity risk, business risk, interest rate risk in the banking book and concentration risk:

- 1. Liquidity risk is the risk of being able to meet liquidity commitments only at increased cost or, ultimately, being unable to meet obligations as they fall due. The liquidity risk management focuses on both short-term liquidity risk and longterm structural liquidity risk.
- Business risk represents the earnings volatility inherent in all business due to the uncertainty of revenues and costs due to changes in the economic and competitive environment. Business risk in the Economic Capital framework is calculated based on the observed volatility in historical profit and loss that is attributed to business risk.
- Interest rate risk in the banking book consists of exposures deriving from the balance sheet (mainly lending to public and deposits from public) and from Group Treasury's investment and liquidity portfolios.
- Pension risk is included in market risk in the Economic Capital framework and includes equity, interest rate and FX risk in the Nordea sponsored defined benefit pension plans.
- Life insurance risk is the impact from changes in mortality rates, longevity rates and disability rates.
- Real estate risk consists of exposure to owned and leased properties and is included in the market risk Economic Capital.
- Concentration risk is the credit risk related to the degree of diversification in the credit portfolio, i.e. the risk inherent in doing business with large customers or not being equally exposed across industries and regions. The concentration risk includes both single name concentration risk and sector/geography concentration risk and is included in the Economic Capital framework.



2.3 Roll-out plan

In June 2007, Nordea Group received approval by the financial supervisory authorities to use the Foundation Internal Rating Based (FIRB) approach for corporate and institution exposure classes in Denmark, Finland, Norway and Sweden. In December 2008 Nordea was approved of using the Internal Rating Based (IRB) approach for the Retail exposure class in Denmark, Finland, Norway and Sweden (with the exception for the Finance companies in all countries that were not applied for). The standardised approach is used for the remaining portfolios, such as foreign branches.

Nordea aims to continue the roll-out of the IRB approaches. The main focus is the development of advanced IRB for corporate customers in the Nordic area, including internal estimates of LGD and CCF. The standardised approach will continue to be used for smaller portfolios and new portfolios for which approved internal models are not yet in place.

Table 1

a			
Specification over group undertal	cings consolidated/deducted fro	om the Nordea Bank Norge	, 31 December 2010

		Book value	Voting power		Consolidation
	Number of shares	EURm	of holding %	Domicile	method
Group undertakings included in the Nordea Bank Norge Group					
Nordea Eiendomskreditt AS	15,336,269	338	100.0	Oslo	purchase method
Nordea Finans Norge AS	63,000	18	100.0	Oslo	purchase method
Privatmegleren AS	9,131,765	7	67.0	Oslo	purchase method
Other companies		0			purchase method
Total included in Nordea Bank Norge Group		363			
Investments in credit institutions deducted from the capital base					
Other		0			
Total investments in credit institutions deducted from the capital bas	se	0			



3. Capital position

Nordea has maintained a strong capital positioning. The capital ratios are stable and well above the targets in Nordea's capital policy.

3.1 Capital adequacy assessment

Nordea needs to keep sufficient capital to cover all risks taken over a foreseeable future. In order to do that the bank strives to attain efficient use of capital through active management of the balance sheet with respect to different asset, liability and risk categories. The goal is to enhance returns to the shareholders while maintaining a prudent risk and return relationship. Strong capital management supports the strategic visions and, in addition, provides resistance against unexpected losses that arise as a result of the risks taken within Nordea. The ICAAP, see chapter 9, is established to determine internal capital requirement that reflects the risks and to assess the adequacy of the capital.

3.2 Regulatory capital requirement

In table 2, an overview of the capital requirements and the RWA as of December 2010 in Nordea Bank Norge divided on the different risk types is presented in comparison with previous year. The credit risk comprises 91% of the risk. Operational risk accounts for 7% of the capital requirements and market risk comprises 2% of the capital requirements.



	31 December	2010	31 December 2009		
	Capital		Capital		
EURm	requirement	RWA	requirement	RWA	
Credit risk	2,458	30,731	2,366	29,576	
IRB	2,222	27,777	2,118	26,477	
- of which corporate	1,705	21,318	1,693	21,158	
- of which institution	50	625	68	851	
- of which retail	449	5,611	344	4,306	
retail mortgage	306	3,828	192	2,400	
other retail	125	1,564	138	1,719	
retail SME	18	219	15	187	
- of which other	18	223	13	162	
Standardised	236	2,953	248	3,099	
- of which sovereign	3	40	4	51	
- of which institution	76	945	84	1,048	
- of which corporate	81	1,018	95	1,185	
- of which retail	55	685	50	626	
- of which other	21	265	15	189	
Market risk	43	536	74	922	
- of which trading book, VaR	11	144	22	269	
- of which trading book, non-VaR	31	392	46	574	
- of which FX, non-VaR	0	0	6	80	
Operational risk	187	2,337	155	1,938	
Standardised	187	2,337	155	1,938	
Sub total	2,688	33,604	2,595	32,436	
Adjustment for transition rules					
Additional capital requirement	491	6,141	427	5,341	
Total	3,180	39,745	3,022	37,778	

Table 2 Capital requirements and RWA, Nordea Bank Norge

3.3 Capital ratios

The increase in the capital base has lead to increased capital ratios compared to year before. The transition rules create a need to manage the bank using a variety of capital measurements and capital ratios. Table 3 shows that the regulatory transition rules comprise a floor on Nordea Bank Norge's capital requirement when compared to Basel II (pillar I) minimum requirements.



Table 3			
Key capital adequacy figures	in Nordea	Bank Norge,	EURm

	31 December 2010	31 December 2009
RWA including transition rules	39,745	37,778
RWA Basel II (pillar 1) excluding transition rules	33,604	32,436
Regulatory capital requirement including transition rules	3,180	3,022
Economic Capital	3,009	2,272
Capital base	4,301	3,965
Tier 1 capital	3,362	3,073
Core tier 1 capital	3,145	2,871
Tier 1 ratio including transition rules (%)	8.5%	8.1%
Tier 1 ratio excluding transition rules (%)	10.0%	9.5%
Core tier 1 ratio including transition rules (%)	7.9%	7.6%
Core tier 1 ratio excluding transition rules (%)	9.4%	8.9%
Capital ratio including transition rules (%)	10.8%	10.5%
Capital ratio excluding transition rules (%)	12.8%	12.2%
Capital adequacy quotient (Capital base /Regulatory		
capital requirement including transition rules)	1.35	1.31
Capital adequacy quotient (Capital base /Regulatory		
capital requirement excluding transition rules)	1.60	1.53



4. Credit risk

During the year Nordea have, given the strong funding name and the capital strength, continued to focus on the successful execution of the ongoing organic growth strategy.

4.1 Identification of credit risk

4.1.1 Roles and responsibilities in credit risk management

Group Credit is responsible for the credit risk management framework, consisting of policies, instructions and guidelines for the Group. Group Credit Control is responsible for controlling and monitoring the quality of the credit portfolio and the credit process. Each customer area and product area is primarily responsible for managing the credit risks in its operations within the applicable framework and limits, including identification, control and reporting.

Within the powers to act granted by the Board of Directors, credit risk limits are approved by decision-making authorities on different levels in the organisation (see figure 2). The credit decision-making structure has been adjusted starting in the fourth quarter 2010. The new Group Executive Management Credit Committee (GEM CC) has been added to decide on proposals containing major principle issues. The changes will only impact the Credit Committees on Group level (ECC and GCC), and not impact Credit Committees in the Customer areas.

The Board of Directors of Nordea has ultimate responsibility for limiting and monitoring the Group's risk exposure. The Board of Directors also has the ultimate responsibility for setting the targets for the capital ratios.

Responsibility for a credit exposure lies with a customer responsible unit. Customers are assigned a rating or scoring in accordance with the framework for quantification of credit risk.



Figure 2: Credit decision making structure



4.1.2 Credit risk identification

Credit risk is defined as the risk of loss if counterparts fail to fulfil their agreed obligations and that the pledged collateral does not cover the claims. The credit risks stem mainly from various forms of lending, and also from guarantees and documentary credits, such as letters of credit. Nordea Bank Norge does not have any documentary credits in its own books, but sell these products on behalf of Nordea Bank Finland Plc. Furthermore, credit risk may also include counterparty credit risk, transfer risk and settlement risk. Counterparty risk is the risk that the counterpart in an FX, interest, commodity, equity or credit derivatives contract defaults prior to maturity of the contract at which time the bank has a claim on the counterpart. Settlement risk is the risk of losing the principal on a financial contract, due to a counterpart's default during the settlement process. Further information about counterparty risk and settlement risk is available in section 4.2.6 in this report. Transfer risk is a credit risk attributable to the transfer of money from a country where a borrower is domiciled, and is affected by changes in the economic and political situation of the countries concerned.

Concentration risk in specific industries is followed by industry monitoring groups and managed through specific industry credit policies which are established for industries where at least two of the following criteria are fulfilled:

- Significant weight in the Nordea portfolio
- High cyclicality and/or volatility of the industry
- Special skills and knowledge required

There is usually a cap set for the Nordea Group's total exposure in such an industry. All industry credit policies are approved by the Executive Credit Committees and confirmed annually by the Board Credit Committee.

Corporate customers' environmental risks are taken into account in the overall risk assessment through the so-called Environmental Risk Assessment Tool (ERAT). Social and political risks are taken into account by the so-called Social and Political Risk Assessment Tool (SPRAT). SPRAT is used as part of the corporate lending process, in parallel to the ERAT. For larger project finance transactions, the bank has adopted the Equator Principles, which is a financial industry benchmark for determining, assessing and managing social and environmental risk in project financing. The Equator Principles are based on the policies and guidelines of the World Bank and International Finance Corporation.

4.1.3 Decisions and monitoring of credit risk

Decisions regarding credit risk limits for customers and customer groups are made by the relevant credit decision authorities on different levels within the Group. The responsibility for credit risk lies with the customer responsible unit, which continuously assesses customers' ability to fulfil their obligations and identifies deviations from agreed conditions and weaknesses in the customers' performance. In addition to building strong customer relationships and understanding each customer's financial position, monitoring of credit risk is based on all available information about the customer and macroeconomic factors. Information such as late payments data, behavioural scoring and rating migration are important parameters in the internal monitoring process. If new information indicates the need, the customer responsible unit must reassess the rating and assess whether the customer's repayment ability is threatened. If it is considered unlikely that the customer will be able to repay its debt obligations, for example the principal, interest, or fees, and the situation cannot be satisfactorily remedied, the customer must be tested for impairment. See section 4.1.5 for more details on impairment.

In case credit weakness is identified in relation to a customer exposure, such exposure is assigned special attention in terms of review of the risk. In addition to continuous monitoring, an action plan is established outlining how to minimise a potential credit loss. If necessary, a special team is set up to support the customer responsible unit. Nordea has



a project organisation for handling work-out corporate customers. Individual deal-teams including relevant specialists are established for larger work-out cases. The credit organisation and other specialist units support customer responsible units in handling smaller work out customers. The follow-up of individual work-out cases is part ohe quarterly risk review process. In this process the impairment of individual customers and customer groups is assessed and the actions related to handling of work-out customers are reviewed and followed up.

4.1.4 Credit risk mitigation and collateral policy

All credit risk mitigations are an inherent part of the credit decision process. In every credit decision and review the valuation of collateral is considered as well as the adequacy of covenants and other risk mitigations.

Pledging of collateral is the main credit risk mitigation method. In corporate exposure, the main collateral types are real estate mortgages, floating charges and leasing objects. Collateral coverage is higher for exposure to financially weaker customers than for those which are financially strong.

Local instructions emphasise that national practice and routines are timely and prudent in order to ensure that collateral items are controlled by the bank and that loans and pledge agreements as well as the collateral are legally enforceable. The bank is therefore entitled to liquidate collateral in event of the obligor's financial distress and the bank can claim and control cash proceeds from a liquidation process.

To a large extent national standard loan and pledge agreements are used, thus ensuring legal enforceability.

The following collateral types are most common in Nordea:

- Residential real estate, commercial real estate and land situated in Nordea's home markets.
- Other tangible assets such as machinery, equipment, vehicles, vessels, aircrafts and trains
- Inventory, receivables (trade debtors) and assets pledged under floating charge
- Financial collateral such as listed shares, listed bonds and other specific securities
- Deposits
- Guarantees and letters of support
- Insurance policies (capital assurance with surrender value)

For each type, more specific instructions are added to the general valuation principle. A specific maximum collateral ratio is set for each type. Restrictions for acceptance refer in general to the assessment of the collateral value rather than the use of the collateral for credit risk mitigation as such. In the RWA calculations, the collateral must fulfil certain eligibility criteria.

Regarding large exposure, syndication of loans is the primary tool for managing concentration risk while credit risk mitigation by the use of credit default swaps has been applied to a limited extent.

Covenants in credit agreements do not substitute collateral but may be of great help as a complement to both secured and unsecured exposure. All exposure of substantial size and complexity includes appropriate covenants. Financial covenants are designed to react to early warning signs and are carefully followed up.

4.1.5 Definition and methodology of impairment

Weak and impaired exposure is closely and continuously monitored and reviewed at least quarterly in terms of current performance, business outlook, future debt service capacity and the possible need for provisions. An exposure is impaired, and a provision is recognised, if there is objective evidence, based on loss events or observable data, that there is impact on the customer's future cash flow to the extent that full repayment is unlikely, collateral included. The size of the provision is equal to the estimated loss being the difference between the book value and the discounted value of the future cash flow, includ-



ing the value of pledged collateral. Impaired exposure can be either performing or nonperforming. Impaired exposure is treated as in default when determining default probability. Exposure that is past due more than 90 days is automatically regarded as in default, and reported as non-performing and impaired or not impaired depending on the deemed loss potential. In addition to individual impairment testing of all individually significant customers, collective impairment testing is performed for groups of customers not identified individually as impaired. Collective impairment is based on the migration of rated and scored customers in the credit portfolio. The assessment of collective impairment relates to both up and down-ratings of customers, as well as new customers and those leaving the portfolio. Moreover, customers going to and from default affect the calculation. Collective impairment is assessed quarterly for each legal unit.

The rationale for this two-step procedure with both individual and collective assessment is to ensure that all incurred losses are accounted for up to and including each balance sheet day. Impairment losses recognised for a group of loans represent an interim step pending the identification of impairment losses for an individual customer. There is an independent credit control organisation with the overall responsibility to control and monitor quality in the credit portfolio, the credit process and ensuring that all incurred losses are covered by adequate allowances.

4.1.6 Link between credit risk exposure and balance sheet in annual report

Credit risk can be measured, monitored and segmented in different ways. The loan portfolio is the major part of the credit portfolio and the basis for impaired loans and loan losses. This section discloses the link between the loan portfolio as defined in accordance with accounting standards and exposure as defined in accordance with the CRD.

The main differences are outlined in this section to illustrate the link between the different reporting methods. A detailed definition of exposure classes used in the capital adequacy calculations is shown in appendix 11.3.

In this report, tables containing exposure are presented as Exposure at Default (EAD) for IRB exposure and Exposure value for standardised exposure if nothing else is stated. It is based on the exposure amount on which the RWA is calculated. This amount differs from the original exposure, which is the exposure before taking into account substitution effects stemming from credit risk mitigation and credit conversion factors for off-balance exposure.

Credit risk exposure presented in this report, in accordance with the CRD, is divided between exposure classes, in which each exposure class is divided into the following exposure types:

- On-balance-sheet items
- Off-balance-sheet items (e.g. guarantees and unutilised amounts of credit facilities)
- Securities financing (e.g. reversed repurchase agreements)
- Derivatives

Items presented in the annual report, in accordance to the accounting standards, are divided as follows:

- On-balance-sheet items (loans to credit institutions and loans to the public, including reversed repurchase agreements)
- Off-balance-sheet items (e.g. guarantees and unutilised amounts of credit facilities)
- Derivatives (positive fair value)
- Treasury bills and interest-bearing securities



4.2 Capital requirement for credit risk

4.2.1 Development of exposure and RWA

This chapter aims to present an overview as well as an in-depth description of the distribution of the credit risk portfolio in Nordea Bank Norge. For more detailed information of the principles for RWA calculations, under the IRB and standardised approaches, see appendix 11.4.

In table 4, the original exposure, the exposure, the average risk weight expressed as percentages, RWA and capital requirement, are distributed by exposure class. The IRB exposure classes contain the portfolios for which Nordea has been approved.

The retail portfolio is divided into three sub-segments; mortgage (credit risk exposure to private individuals, pledged by real estate), other retail (exposure to private individuals, except mortgage) and SME (exposure to small and medium-sized enterprises, including loans secured by real estate collateral).

For the remaining portfolios the standardised approach exposure classes are used. The group-internal transactions, exposures in foreign branches (New York and Cayman), as well as the finance company's retail portfolio, are calculated according to the standardised approach.

Furthermore acquisitions of new portfolios are treated according to the standardised approach until approval has been given to include them in the IRB approach by the financial supervisory authorities. Some exposure classes have been merged in the table, due to low exposure in these exposure classes.

Table 4

Capital requirement for credit risk in Nordea Bank Norge, 31 December 2010

	Original		Average risk		Capital
EURm	exposure	Exposure	weight	RWA	requirement
IRB exposure classes					
Institutions	2,213	2,402	26%	625	50
Corporates	37,059	34,633	62%	21,318	1,705
Retail	28,391	27,476	20%	5,611	449
- of which mortgage	22,944	22,684	17%	3,828	306
- of which other retail	5,006	4,406	35%	1,564	125
- of which SME	441	385	57%	219	18
Other non-credit obligation assets	258	223	100%	223	18
Total IRB approach	67,921	64,734	43%	27,777	2,222
Standardised exposure classes					
Central government and central banks	2,110	2,071	0%	0	0
Regional governments and local authorities	476	200	20%	40	3
Institutions	6,135	5,968	16%	945	76
Corporates	1,152	1,018	100%	1018	81
Retail	919	913	75%	685	55
Exposures secured by real estate	0	0	0%	0	0
Other ¹	343	332	80%	265	21
Total standardised approach	11,135	10,503	28%	2,953	236
Total	79,057	75,237	41%	30,731	2,458

¹ Administrative bodies and non-commercial undertakings, multilateral developments banks, past due items, short term claims, covered bonds and other items.



4.2.2 Exposure type by exposure class

In table 5, the exposure is split by exposure classes and exposure types.

Table 5					
Exposure classes split by exposure type in No	ordea Bank Norge, 31 Decen	1ber 2010			
EURm	On balance sheet items	Off balance sheet items	Securities financing	Derivatives	Total
IRB exposure classes					
Institutions	2,037	290	12	63	2,402
Corporates	28,220	6,408	2	3	34,633
Retail	24,798	2,676	0	1	27,476
- of which mortgage	21,014	1,670	0	0	22,684
- of which other retail	3,453	953	0	1	4,406
- of which SME	331	53	0	1	385
Other non-credit obligation assets	223	0	0	0	223
Total IRB approach	55,279	9,374	14	68	64,734
Standardised exposure classes					
Central governments and central banks	2,034	26	0	12	2,071
Regional governments and local authorities	95	105	0	0	200
Institutions	5,389	77	0	502	5,968
Corporates	885	134	0	0	1,018
Retail	913	0	0	0	913
Exposures secured by real estate	0	0	0	0	0
Other	332	0	0	0	332
Total standardised approach	9,648	342	0	513	10,503
Total exposure	64.926	9.716	14	581	75 237

Administrative bodies and non-commercial undertakings, multilateral developments banks, past due items, short-term claims, covered bonds and other items.

The average exposure in 2010 is presented in table 6. Table 6 Exposure classes split by exposure type in Nordea Bank Norge, Average exposure during 2010

Total exposure	64,496	9,403	13	772	74,685
Total standardised approach	9,624	386	0	545	10,555
Other ¹	319	0	0	0	319
Exposures secured by real estate	0	0	0	0	0
Retail	886	0	0	0	886
Corporates	944	159	0	0	1,103
Institutions	5,826	128	0	533	6,487
Regional governments and local authorities	117	80	0	0	197
Central governments and central banks	1,532	20	0	12	1,563
Standardised exposure classes					
Total IRB approach	54,873	9,017	13	227	64,130
Other non-credit obligation assets	182	0	0	0	182
- of which SME	339	51	0	0	390
- of which other retail	3,793	969	0	1	4,762
- of which mortgage	19,295	1,559	0	0	20,854
Retail	23,427	2,578	0	1	26,006
Corporates	28,763	6,034	4	2	34,802
Institutions	2,500	405	9	225	3,139
IRB exposure classes			0		
EURm	On balance sheet items	Off balance sheet items	Securities financing	Derivatives	Total

¹Administrative bodies and non-commercial undertakings, multilateral developments banks, past due items, short-term claims, covered bonds and other items.



4.2.3 Exposure by geography

In table 7, exposure is split by geographical areas, based on where the credit risk is referable.

nd exposure	classes in No	ordea Bank	Norge, 31 Dec	cember 2010					
countries	Denmark	Finland	Norway	Sweden	Baltic countries	Poland	Russia	Other	Total
			2						
2,402			2,402						2,402
34,633			34,633						34,633
27,476			27,476						27,476
22,684			22,684						22,684
4,406			4,406						4,406
385			385						385
									223
223			223						
64,734			64,734						64,734
2,071			2,071						2,071
200			200						200
5,968			5,960					8	5,968
1,018			3					1,015	1,018
913			913						913
0			0						0
332			332					0	332
9,480			9,480					1,023	10,503
74.214			74.214					1.023	75.237
	d exposure Nordic countries 2,402 34,633 27,476 22,684 4,406 385 223 64,734 2,071 200 5,968 1,018 913 0 332 9,480 74,214	d exposure classes in N Nordic - of which countries Denmark 2,402 34,633 27,476 22,684 4,406 385 223 64,734 2,071 200 5,968 1,018 913 0 332 9,480 74,214	dexposure classes in Nordea Bank Nordic - of which - of which countries Denmark Finland 2,402 34,633 27,476 22,684 4,406 385 223 64,734	dexposure classes in Nordea Bank Norge, 31 Dec Nordic - of which - of which Denmark Finland Norway 2,402 2,402 34,633 34,633 27,476 27,476 22,684 22,684 4,406 4,406 385 385 223 223 64,734 64,734 2,071 2,071 200 200 5,968 5,960 1,018 3 913 913 0 0 332 332 9,480 9,480	d exposure classes in Nordea Bank Norge, 31 December 2010 Nordic - of which - of which - of which - of which 2,402 2,402 34,633 34,633 27,476 27,476 27,476 22,684 22,684 4,406 4,406 4,406 385 223 223 223 64,734 64,734 64,734 2,071 2,071 2,071 200 200 5,968 1,018 3 913 0 0 0 332 332 332 9,480 9,480 -	d exposure classes in Nordea Bank Norge, 31 December 2010 Nordic - of which - of which - of which - of which countries Denmark Finland Norway Sweden Baltic countries 2,402 2,402 34,633 34,633 27,476 27,476 22,684 22,684 4,406 385 223 223 223 223 64,734 64,734 2,071 2,071 200 200 5,968 5,960 1,018 3 913 913 0 0 332 332 3480 9,480	d exposure classes in Nordea Bank Norge, 31 December 2010 . of which - of w	d exposure classes in Nordea Bank Norge, 31 December 2010 Nordic - of which - of which - of which - of which countries Denmark Finland Norway Sweden Baltic countries Poland Russia 2,402 2,402 34,633 34,633 27,476 27,476 22,684 22,684 4,406 385 223 223 223 223 64,734 64,734 2,071 2,071 200 200 5,968 5,960 1,018 3 913 913 0 0 332 332 74,214 74,214	d exposure classes in Nordea Bank Norge, 31 December 2010 Nordic - of which - of which - of which - of which countries Denmark Finland Norway Sweden Baltic countries Poland Russia Other 2,402 2,402 34,633 34,633 27,476 27,476 22,684 22,684 4,406 385 223 223 223 223 64,734 64,734 2,001 2,001 200 200 5,968 5,960 1,013 31 913 913 0 0 332 332 0 9,480

¹Administrative bodies and non-commercial undertakings, multilateral developments banks, past due items, short-term claims, covered bonds, and other items.

4.2.4 Exposure by industry

In table 8 the total exposure is split by industries and by the main exposure classes. The industry breakdown follows the Global Industries Classification Standard (GICS) and is based on NACE codes (i.e. statistical classification of economic activities in the European community).

Table 8

Exposure split by industry group in Nordea Bank Norge, 31 December 2010

	Internal rating based approach			Standardised approach			
						Regional	
					Central	governments	
				Other non-credit	governments and	and local	
EURm	Institutions	Corporates	Retail	obligation assets	central banks	authorities	Other ¹
Retail mortgage			22,684				0
Other retail			4,406				913
Central and local governments					643	200	
Banks	1,969				1,429		6,033
Construction and engineering		1,619	33				1
Consumer durables (cars, appliances etc)		1,449	5				0
Consumer staples (food, agriculture etc)		1,678	18				0
Energy (oil, gas etc)		1,490	0				313
Health care and pharmaceuticals		207	9				0
Industrial capital goods		111	2				0
Industrial commercial services		6,205	63				1
IT software, hardware and services		163	7				0
Media and leisure		528	23				0
Metals and mining materials		210	1				0
Paper and forest materials		40	1				0
Real estate management and investment		10,149	98				0
Retail trade		1,488	80				1
Shipping and offshore		4,849	2				703
Telecommunication equipment		1	0				0
Telecommunication operators		263	1				0
Transportation		593	10				1
Utilities (distribution and production)		1,396	1				0
Other financial companies	434	1,312	16				0
Other materials (chemical, building materials etc	;)	690	8				0
Other		193	7	223			265
Total exposure	2,402	34,633	27,476	223	2,071	200	8,231

Administrative bodies and non-commercial undertakings, multilateral developments banks, standardised institution, standardised corporate, past due items, short term claims, covered bonds and other items.



4.2.4.1 Specification of exposure against central government and central banks

Nordea applies the standardised approach for exposure to central government and central banks. In this approach, the external rating from an eligible rating agency is converted to the credit quality step (the mapping is defined by the financial supervisory authorities), which corresponds to a fixed risk weight. Nordea uses Standard & Poor's as eligible rating agency. Table 9 shows the central government and central bank exposure in Nordea Bank Norge distributed by the credit quality steps is available.

Exposures to central governments and central banks Nordea Bank Norge, 31 December						
EURm						
Standard & Poor's rating	Credit quality step	Risk weight	Exposure			
AAA to AA-	1	0%	2,071			
A+ to A-	2	20%	0			
BBB+ to BBB-	3	50%	0			
BB+ and below, or without rating	4 to 6 or blank	100 - 150%	0			
Total			2,071			

4.2.5 Specification of off-balance exposure

Table 9

An off-balance exposure amount does not contain the same risk as an on-balance exposure amount. The off-balance amount can be reduced to a value that carries the risk of a corresponding on-balance amount. This is done with a CCF, which is a percentage value (i.e. 0-100%) that is multiplied with the committed undrawn off-balance amount. For the off balance items, the nominal value of a guarantee is applied with a CCF for calculating the exposure. The CCF factor is for instance 50% or 100% depending of the type of guarantee, i.e. lowering the risk weights compared with the same exposure on balance. Credit commitments and unutilised amounts are part of the external commitments that has not been utilised. This amount forms the calculation base depending on approach, product type and whether the utilised amounts are unconditionally cancellable or not.

The internal CCF model used for retail IRB is built on a product based approach. There are three explanatory variables that determine which CCF value an off-balance exposure will receive. The three variables are: customer type, product type/CCF pool and country in which the reporting is made. The CCF is based on own estimates on expected total exposure at the time of default.

Table 10 shows the weighted average CCF for the IRB exposure in Nordea Bank Norge.

Table 10CCF in Nordea Bank Norge, 31 December 2010

	Exposure after		
	substitution effects	Exposure	CCF
Retail	3,588	2,676	75%
- of which mortgage	1,930	1,670	87%
- of which other retail	1,549	953	62%
- of which SME	109	53	49%



4.2.6 Counterparty credit risk

Counterparty credit risk is the risk that Nordea's counterpart in a FX, interest, commodity, equity or credit derivative contract defaults prior to maturity of the contract and that Nordea at that time has a claim on the counterpart. Counterparty credit risk can also exist in repurchasing agreements and other securities financing transactions.

Derivative contracts are financial instruments, such as futures, forwards, swaps or options that derive their value from underlying interest rates, currencies, equities, credit spreads or commodity prices. The derivative contracts are often traded over the counter (OTC), i.e. the terms connected to the specific contract are on individual terms agreed with the counterpart.

Nordea enters into derivative contracts based on customer demand, both directly and in order to hedge positions that arise through such activities. Nordea, through Group Treasury, also uses interest rate swaps and other derivatives in its hedging activities of the assets and liability mismatches in the balance sheet. Furthermore, Nordea may, within clearly defined restrictions, use derivatives to take open positions in its operations. Derivatives affect counterparty risk and market risk as well as operational risk.

Counterparty credit risk is subject to credit limits like other credit exposure and is treated accordingly.

4.2.6.1 Pillar I method for counterparty credit risk

Nordea uses the so called marked-to-market method to calculate the exposure for counterparty credit risk in accordance with the credit risk framework in CRD, i.e. the sum of current exposure (replacement cost) and potential future exposure. The potential future exposure is an estimate, which reflects possible changes in the market value of the individual contract during the remaining lifetime, and is measured as the notional principal amount multiplied by the so called add-on factor. The size of the add-on factor depends on the contract's remaining lifetime and the underlying asset. Netting of potential future exposure on contracts within the same legally enforceable netting agreement is done as a function of the gross potential future exposure of all the contracts and the quotient between the net current exposure and the gross current exposure.

In table 11, the exposure as well as the RWA split by the exposure classes in Nordea Bank Norge is shown. As stated above, exposure equals the sum of current exposure and potential future exposure and as of December 2010 the potential future exposure is the major part of the exposure.



EURm	Exposure	RWA
IRB exposure classes		
Institution	63	11
Corporate	3	4
Retail	1	1
Total IRB approach	68	16
Standardised exposure classes		
Central government and central banks	12	0
Other	502	100
Total standardised approach	513	100
Total exposure	581	116

Table 11 Counterparty risk by exposure class¹ in Nordea Bank Norge, 31 December 2010

¹ Exposures are after closeout netting and collateral agreements and only include derivatives

4.2.6.2 Counterparty credit risk for internal credit limit purposes

Counterparty credit risk for internal credit limit purposes is calculated using an alternative method which differs from the pillar 1 method with respect to add-on factors, treatment of collaterals, netting principles and calculation of total exposure. For example, in counterparty credit risk exposure for regulatory capital, the add-ons are fixed and decided by supervisors whereas the internal add-ons in Nordea are internally derived and may change over time. Also, in calculation of regulatory exposure for counterparty credit risk, collateral affects the LGD value in the IRB formula and not the level of exposure. However, for internal limit purposes the collateral affects the level of exposure instead, which results in different exposure levels when comparing the two methods.

As of December 2010, the current net exposure for Nordea Bank Norge was EUR 0.6m and the potential future exposure was EUR 253.3m in the internal counterparty risk framework,

On traded OTC contracts, Nordea performs fair value adjustments which are adjust the profit/loss of these contracts by taking into account the cost of hedging them in the secondary market. This cost of hedging is either based directly on market prices or on a theoretical calculation based on the credit rating of the counterparty

4.2.6.3 Mitigation of counterparty credit risk exposure

To reduce the exposure towards single counterparties, risk mitigation techniques are widely used in Nordea. The most common is the use of closeout netting agreements, which allow Nordea to net positive and negative replacement values of contracts under the agreement in the event of default of the counterparty. In addition, Nordea also mitigates the exposure towards large banks, hedge funds and institutional counterparties by an increasing use of financial collateral agreements, where collateral on daily basis is placed or received to cover the current exposure. The collateral consists mostly of cash and high quality bonds.

In table 12, information of how the counterparty risk exposure is reduced in Nordea Bank Norge with risk mitigation techniques is available.



Mitigation of counterparty risk exposure due to closeout netting and collateral agreements in Nordea Bank Norge,								
31 Decem	nber 20	10						
EURm				Reduction from closeout	Reduction from held			

Total	22	22	0	1
	Current Exposure (gross)	netting agreements	collateral	Current Exposure (net)
EURm		Reduction from closeout	Reduction from held	

As of December 2010 Nordea Bank Norge had 23 (22) financial collateral agreements.

Nordea's financial collateral agreements do not normally contain any triggerdependent features, for example rating triggers. For a few agreements the minimum exposure level for further posting of collateral will be lowered in the event of a downgrading. Separate credit guidelines are in place for handling of the financial collateral agreements

Finally, Nordea also uses a risk mitigation technique based on a condition in some of the long-term derivative contracts, which gives the option to terminate a contract at a specific time or on the occurrence of specified credit-related events.

4.2.6.4 Settlement risk

Table 12

Settlement risk is a type of credit risk arising during the process of settling a contract or execution of a payment.

The risk amount is the principal of the transaction, and a loss could occur if a counterpart were to default after Nordea has given irrevocable instructions for a transfer of a principal amount or security, but before receipt of the corresponding payment or security has been finally confirmed.

The settlement risk on individual counterparts is restricted by settlement risk limits. Each counterpart is assessed in the credit process and clearing agents, correspondent banks and custodians are selected with a view of minimising settlement risk.

Nordea is a shareholder of, and participant in, the global FX clearing system CLS (Continuous Linked Settlement), which eliminates the settlement risk of FX trades in those currencies and with those counterparts that are eligible for CLS clearing.

4.2.7 Equity holdings

In the exposure class "Other items", Nordea's equity holdings in the banking book are included. Investments in companies where Nordea holds over 10% of the capital are deducted from the capital base (see table 1) and hence not included in the "other items".

In table 13, the equity holdings outside the trading book in Nordea Bank Norge are grouped based on the intention of the holding. In the investment portfolio, there are no holdings in private equity funds. All equities in the table are booked at fair value. The evidence of published price quotations in an active market is the best evidence of fair value and when they exist they are used to measure the value of financial assets and financial liabilities. For equities with no published price quotations, internal valuation techniques are used to establish fair value. Table 13 shows to what extent published price quotations are used.

Table 13

Equity holding outside trading book in Nordea Bank Norge, 31 December 2010

			Unrealised	Realised	Capital
EURm	Book value	Fair value	gains/losses	gains/losses	requirement
Investment portfolio ¹	22	22	0	0	2
Other ²⁾	60	60	0	0	5
Total	82	82	0	0	7
¹ Of which listed equity holdings	14				
² Of which listed equity holdings	0				



4.3 Rating, collateral and maturity distribution

The parameters PD, LGD and maturity are a central part of calculating the RWA. In this section the components are described with respect to development of rating distribution and migration, LGD development and maturity distribution. The final section analyses how these parameters are estimated and validated.

4.3.1 Rating and scoring

The common denominator of the rating and scoring is the ability to predict defaults and rank customers according to their default risk. They are used as integrated parts of the credit risk management and decision-making process, including:

- The credit approval process
- Calculation of Risk Weighted Amounts (RWA)
- Calculation of economic capital and Expected Loss (EL)
- Monitoring and reporting of credit risk
- Performance measurement using the Economic Profit (EP) framework
- Collective impairment assessment

While rating is used for corporate and institution exposure, scoring is used for retail exposure.

A rating is an estimate that exclusively reflects the quantification of the repayment capa-city of the customer, i.e. the risk of customer default. The rating scale in Nordea consists of 18 grades from 6+ to 1- for non-defaulted customers and 3 grades from 0+ to 0- for defaulted customers. The repayment capacity of each rating grade is quantified by a one year PD. Rating grades 4– and better are comparable to investment grade as defined by external rating agencies such as Moody's and Standard & Poor (S&P). Rating grades 2+ and lower are considered as weak or critical, and require special attention.

The risk grade master scale used for scored customers in the Retail portfolio consists of 18 grades, named A+ to F-.

In table 14, the mapping from the internal rating scale to the S&P's rating scale, using condensed scales, is shown.

Table 14

Indicative mapping between internal rating and Standard & Poor's

Rating					
	Standard &				
Internal	Poor's				
6+, 6, 6-	AAA to AA				
5+, 5, 5-	А				
4+, 4, 4-	BBB				
3+, 3, 3-	BB				
2+, 2, 2-	В				
1+, 1, 1-	CCC to C				
0+, 0, 0-	D				

The mapping of the internal ratings to the S&P's rating scale is based on a predefined set of criteria, such as comparison of default and risk definitions. The mapping does not intend to indicate a fixed relationship between Nordea's internal rating grades and S&P's rating grades since the rating approaches differ. On a customer level the mapping does not always hold and, moreover, the mapping may change over time.

Ratings are assigned in conjunction with credit proposals and the annual review of the customers, and approved by the credit committees. However, a customer is down-



graded as soon as new information indicates a need for it. The consistency and transparency of the ratings are ensured by the use of rating models. A rating model is a set of specified and distinct rating criteria which, given a set of customer characteristics, produces a rating. It is based on the predictability of customers' future performance based on their characteristics.

Nordea has decided on a differentiation of rating models to better reflect the risk involved for customers with different characteristics. Rating models have therefore been developed for several general as well as specific segments, e.g. real estate management and shipping. Different methods ranging from purely statistical, using internal data to expert-based methods, depending of the segment in question, have been used when developing the rating models. The models are largely based on an overall framework, in which financial and quantitative factors are combined with qualitative factors.

Scoring models are pure statistical methods to predict the probability of customer default. The models are used in the household segment as well as for small corporate customers. Bespoke behavioural scoring models, developed on internal data, are used to support both the credit approval process, e.g. automatic approvals or decision support, and the risk management process, e.g. "early warning" for high risk customers and monitoring of portfolio risk levels. As a supplement to the behavioural scoring models also bureau information is used in the credit process. The internal behaviour scoring models are used to identify the PDs, in order to calculate the Economic Capital and RWA for customers. Nordea has always the ambition to improve the scorecards, and thereby the risk differentiation.

Nordea has established an internal validation process in accordance with the CRD requirements aimed at ensuring and improving the performance of the models, procedures and systems and to ensure the accuracy of the PD estimates.

The rating and scoring models are validated annually and the validation includes both a quantitative and a qualitative validation. The quantitative validation includes statistical tests of the models' discriminatory power, i.e. the ability to distinguish default risk on a relative basis, and cardinal accuracy, i.e. the ability to predict default levels.

4.3.2 Rating distribution

In figures 3 to 5, the exposure is distributed over the internal risk classification scale for the exposure in the IRB exposure classes in Nordea Bank Norge.

4.3.2.1 Rating distribution of the IRB institution portfolio



Figure 3: Rating distributions, IRB Institution in Nordea Bank Norge



4.3.2.2 Rating distribution of the IRB corporate portfolio



Figure 4: Rating distribution, IRB Corporate in Nordea Bank Norge

4.3.2.3 Scoring distribution of the IRB retail portfolio

Retail 20% 15% 8 10% 5% 0% в B-A- B+ C+ С C-D+ D- F+ F F- F+ A+ Α D Risk grade 2010

Figure 5: Rating distribution, IRB Retail in Nordea Bank Norge

4.3.3 Point-In-Time vs. Through-The-Cycle

In a Point-In-Time (PIT) process, an internal rating reflects an assessment of the borrower's current condition and/or most likely future condition over the course of the chosen time horizon. The internal rating changes as the borrower's condition changes over the course of the credit/business cycle. A Through-The-Cycle (TTC) process requires assessment of the borrower's risk under a longer period of time. In this case, a borrower's rating would tend to stay the same over the course of the credit/business cycle.

The creditworthiness indicated by a purely TTC risk classification system would correspond to the long-term average credit risk, which manifests itself in no migration between rating grades. A purely PIT risk classification system, on the other hand, would only represent the credit risk at the point when the risk assessment was made which leads to higher migration compared to a TTC system.

Nordea currently employs a hybrid risk classification system that is neither purely TTC nor purely PIT. The PD estimates for the risk grades remain fairly stable over time, but migration between risk grades is expected which affects the average PDs and hence RWA.



Nordea's rating system (used in the exposure classes corporate and institution) is balanced between PIT and TTC. The main factors influencing the rating produced by the models are the financial factors supplemented by qualitative factors into a total risk assessment. The financial factors are based on the last audited financial statements and will therefore vary as the overall business conditions fluctuate. Adjustments and overrides in ratings can be made when the financial factors do not reflect the future repayment capacity. The qualitative factors are based on the subjective view of the expert with respect to management, industry outlook, products etc. The qualitative factors are seen as more forward-looking, but assess the risk of a borrower based on the current state and not on a worst-case scenario. Therefore, the qualitative factors can be viewed as more long term.

Nordea's scoring models (used in the exposure class retail) are assessed to be relatively close to PIT. The scorecards, or score models, are built to reflect the latest available information and a new score is calculated each month. This will guarantee that the score models give a score reflecting a customer's monthly performance status and behaviour. The model is, however not fully PIT due to that there are some elements that have a lag and do not meet the requirements for 100% PIT.

Nordea's internal data is used when determining estimates of PD. However, the time series used are representing a relatively recent period and the observed values are adjusted in order to represent long term average estimates For PDs this adjustment intends to create a Margin of Conservatism and is based on the number of observations as well as on the long-term default frequency observed in Nordea's markets.

4.3.4 Migration

The rating/scoring distribution changes over time intervals mainly due to three factors.

- 1. The rating distribution for new customers and customers leaving the bank differs from the rating distribution of the old and remaining customers.
- 2. Increased or decreased exposure to existing customers.
- 3. Changes in rating/scoring for existing customers (migration). Migration is for instance affected by macroeconomic development, industry sector developments, changes in business opportunities and development in financial statements of the customers and other company related factors. Scoring migration is affected by among other macroeconomic development and timely payments.

4.3.5 Loss Given Default

In table 15, the exposure per exposure class secured by eligible collateral, guarantees and credit derivatives in Nordea Bank Norge is shown. The table presents a split between exposure classes subject to the IRB approach and exposure classes subject to the standardised approach.



Exposure secured by collaterals, guarantees and credit derivatives in Nordea Bank Norge, 31 December 2010								
			of which secured by		Average			
	Original		guarantees and credit	of which secured by	weighted			
EURm	exposure	Exposure	derivatives	collaterals	LGD			
IRB exposure classes								
Institutions	2,213	2,402	0	100	44.5%			
Corporates	37,059	34,633	407	11,139	42.1%			
Retail	28,391	27,476	4	22,334	19.4%			
- of which mortgage	22,944	22,684	0	22,252	16.6%			
- of which other retail	5,006	4,406	4	3	33.0%			
- of which SME	441	385	0	79	33.5%			
Other non-credit obligation assets	258	223	0	0	n.a.			
Total IRB approach	67,921	64,734	410	33,573				
Standardised exposure classes								
Central government and central	2,110	2,071	0	0				
banks								
Regional governments and local	476	200	0	0				
Institution	6,135	5,968	0	6				
Corporate	1,152	1,018	0	0				
Retail	919	913	0	0				
Exposures secured by real estates	0	0	0	0				
Other ¹	343	332	0	0				
Total standardised approach	11 135	10 503	0	6				

Table 15

¹Administrative bodies and non-commercial undertakings, multilateral developments banks, past due items, short term claims, covered bonds and other items

covered bonds and other items

4.3.5.1 Guarantees and credit derivatives

The guarantees used as credit risk mitigation are largely issued by central and regional governments in the Nordic countries. Banks and insurance companies are also important guarantors of credit risk.

Only eligible providers of guarantees and credit derivatives can be recognised in the standardised and FIRB approach for credit risk. All central governments, regional governments and institutions are eligible. Credit derivatives are only used as credit risk protection to a very limited extent since the credit portfolio is considered to be well diversified.

4.3.5.2 Collateral distribution

Table 16 presents the distribution of collateral used in the capital adequacy calculation process. The table shows real estate to be the major part of the eligible collateral items in relatively terms. Real estate is commonly used as collateral for credit risk mitigation purposes.

Table 16

Collateral distribution in Nordea Bank Norge, 31 December 2010	
Other Physical Collateral	14%
Receivables	2%
Residential Real Estate	68%
Commercial Real Estate	15%
Financial Collateral	1%



4.3.5.3 Valuation principles of collateral

A conservative approach with long-term market values and taking volatility into account is used as valuation principle for collateral when defining the maximum collateral ratio.

Valuation and hence eligibility is based on the following principles:

- Market value is assessed; markets must be liquid, public prices must be available and the collateral is expected to be liquidated within a reasonable timeframe.
- A reduction of the collateral value is to be considered if the type, location or character (such as deterioration and obsolescence) of the asset indicates uncertainty regarding the sustainability of the market value. Assessment of the collateral value also reflects the previously experienced volatility of market.
- Forced sale principle: assessment of market value or the collateral value must reflect that realisation of collateral in a distressed situation is initiated by the bank.
- No collateral value is to be assigned if a pledge is not legally enforceable and/or if the underlying asset is not adequately insured against damage.

4.3.5.4 Estimation and validation of parameters

Nordea has established an internal process in accordance with the legal requirements aimed at ensuring and improving the performance of models, procedures and systems and to ensure the accuracy of the parameters.

The PDs are validated semi-annually, while the LGD and CCF parameters are validated at least annually. The validation includes both a quantitative and a qualitative validation. The quantitative validation includes statistical tests to ensure that the estimates are still valid when new data is added.

The estimation process is linked to the validation since the estimates used for the PD scale are based on Nordea's Actual Default Frequencies (ADF). Any suggested changes to the PD scale are processed through appropriate channels such as the Risk Committee and subsequently decided by GEM.

The PD estimation, and hence the validation, takes into account that the rating models used for corporate and institution customers has a higher degree of TTC than the scoring models used for retail customers. The PD estimates are based on the long-term default experience and adjusted by adding a Margin of Conservatism between the average PD and the average ADF. This add-on consists of two parts, one that compensates for statistical uncertainty whereas the other constitutes a business cycle adjustment of the rating and scoring models.

In table 17, the EL in Nordea Bank Norge is compared to the actual gross and net losses. EL has been calculated using the definition from the economic capital framework, in which defaulted exposure receive 0% EL and where Nordea has internal LGD and CCF estimates for corporate and institution exposure. Figures represent the full year outcome. For 2010, the EL ratio used for calculating risk-adjusted profit was on average 25 basis points, excluding the sovereign and institution exposure classes.



	Retail Housel	$nold^{(1)}$	Corporate ¹⁾	Institution	Government	Total
2010	Mortgage	Other				
EL	-32	-29	-100	-1	0	-162
Gross loss	-10	-18	-212	0	0	-240
Net loss 2009	3	-2	-92	0	0	-91
EL	-23	-44	-88	-2	0	-157
Gross loss	-3	-14	-238	-3	0	-259
Net loss 2008 ²⁾	-3	-10	-213	-3	0	-230
EL	-24	-34	-79	-2	0	-139
Gross loss	-2	-14	-90	0	0	-105
Net loss	-1	-9	-69	0	0	-79

Table 17 EL vs. gross loss and net loss in Nordea Bank Norge EURm

¹⁾SME Retail is included in the corporate segment

²⁾ Figures are restated due to changes in economic capital framework as of 1st of January 2009

Note that the EL will vary over time due to changes in the rating and the collateral coverage distributions, but the average long term net loss is expected to be in line with average EL disregarding the fact that EL includes extra margins for statistical uncertainty and, in the case of LGD, a downturn add-on.

4.4 Loan portfolio, impaired loans and loan losses

4.4.1 Impaired loans

Table 18 to 20 impaired loans, loan losses and allowances are distributed and stated according to International Financial Reporting Standard (IFRS) as in the Nordea Bank Norge annual report which is not exactly the same as in CRD.

In table 18, impaired loans to corporate customers are distributed by industry.



Table 18

Loans and receivables, impaired loans and allowances, by customer type in Nordea Bank Norge, 31 December 2010

EUKIII	Loans before	Impaired loans	Impaired loans in	Allowances for	Specific	Provisioning
	allowances	before	% of loans and	collectively	allowances	ratio
	anowances	allowances	receivables	assessed loans	anowances	
To credit institutions	1.272	3	0%	0	3	
- of which banks	1,272	3	0%	0	3	-
- of which other credit institutions						
To the public	56,674	715	1%	70	294	51%
- of which corporate	31,898	613	2%	56	259	51%
Energy (oil, gas, etc.)	1,344	0	0%	0	0	-
Metals and mining materials	197	1	1%	0	0	56%
Paper and forest materials	47	1	3%	0	1	54%
Other materials (building materials, etc,)	496	22	4%	1	6	29%
Industrial capital goods	110	0	0%	0	0	
Industrial commercial services, etc.	5,059	42	1%	11	20	72%
Construction and civil engineering	1,504	29	2%	7	13	68%
Shipping and offshore	5,440	204	4%	21	74	46%
Transportation	577	9	2%	1	2	32%
Consumer durables (cars, appliances, etc.)	941	4	0%	0	2	44%
Media and leisure	553	4	1%	0	3	81%
Retail trade	1,214	52	4%	3	25	55%
Consumer staples (food, agriculture, etc.)	1,562	5	0%	1	2	64%
Health care and pharmaceuticals	231	1	0%	0	0	97%
Financial institutions	1,657	5	0%	1	4	87%
Real estate management	9,658	100	1%	10	36	46%
IT software, hardware and services	116	1	1%	0	0	50%
Telecommunication equipment	1	0	0%	0	0	
Telecommunication operators	153	132	86%	0	71	54%
Utilities (distribution and production)	909	0	0%	0	0	
Other	130	0	0%	0	0	
- of which household	24,713	103	0%	14	35	48%
Mortgage financing	23,539	52	0%	10	8	34%
Consumer financing	1,174	50	5%	4	28	63%
- of which public sector	63	0	0%	0	0	-
Total loans in the banking operations	57,946	718	1%	70	297	51%
Lending in the life insurance operations						
Total loans including life insurance operations	57,946	718	1%	70	297	51%

In table 19, impaired loans are distributed by geography.

Table 19

Loans to the public, impaired loans and allowances, by geography in Nordea Bank Norge, 31 December 2010 EURm

	Loans before	Impaired loans	Impaired loans in	Allowances for	Specific	Provisioning
	allowances	before	% of loans	collectively	allowances	ratio
		allowances		assessed loans		
Nordic countries	52,531	715	1%	70	294	51%
of which Denmark	199	0	0%	0	0	231%
of which Finland	612	0	0%	0	0	100%
of which Norway	50,801	584	1%	70	223	50%
of which Sweden	918	131	14%	0	71	54%
Estonia	1	0	0%	0	0	0%
Latvia	25	0	0%	0	0	106%
Lithuania	4	0	0%	0	0	0%
Poland	14	0	0%	0	0	94%
Russia	0	0	0%	0	0	0%
EU countries other	1,562	0	0%	0	0	75%
USA	122	0	0%	0	0	88%
Asia	384	0	0%	0	0	55%
Latin America	1,145	0	0%	0	0	0%
OECD other	66	0	0%	0	0	100%
Non-OECD other	819	0	0%	0	0	29%
Total	56,674	715	1%	70	294	51%



Table 20 shows the reconciliation of allowance accounts for impaired loans.

Table 20									
Reconciliation of allowance accounts f	or impaired loa	ns in Nordea Ba	nk Norge						
		Credit							
		institutions			The public				
	Individually	Collectively		Individually	Collectively		Individually	Total Collectively	
EURm	assessed	assessed	Total	assessed	assessed	Total	assessed	assessed	Total
Opening balance at 1 Jan 2010	-3	0	-3	-196	-156	-352	-199	-156	-355
Provisions	0	0	0	-189	-28	-217	-189	-28	-217
Reversals	0	0	0	41	103	144	41	103	144
Changes through the income statement	0	0	0	-148	75	-73	-148	75	-73
Allowances used to cover write-offs	0	0	0	53	0	53	53	0	53
Reclassifaction	0	0	0	-4	11	7	-4	11	8
Currency translations differences	0	0	0	0	0	0	0	0	0
Closing balance at 31 Dec 2010	-3	0	-3	-294	-70	-364	-297	-70	-367

4.4.2 Loan losses

Nordea has defined its credit risk appetite as an expected loan loss level of 25 basis points over the cycle. Table 21 shows the specification of the loan losses according to the income statement in the annual report for Nordea Bank Norge, as well the changes in the allowance accounts in the balance sheet.

Table 21

Loan losses in Nordea Bank Norge, 31 December 2010				
Loan losses divided by class, net				
Loans and receivables to credit institutions	0			
- of which write-offs and provisions	0			
- of which reversals and recoveries	0			
Loans and receivables to the public	-92			
- of which write-offs and provisions	-239			
- of which reversals and recoveries	147			
Off-balance sheet items	1			
- of which write-offs and provisions	-1			
- of which reversals and recoveries	2			
Total	-91			
Specification of Loan losses				
Changes of allowance accounts in the balance sheet	-70			
- of which Loans and receivables	-71			
- of which Off-balance sheet items	1			
Changes directly recognised in the income statement	-21			
- of which realised loan losses	-27			
- of which realised recoveries	7			
Total	-91			



5. Market risk

Nordea's market risk taking activities are well diversified and oriented towards Nordic and European markets. The market risk is to a large extent driven by interest rate risk in Nordea Bank Norge.

5.1 Introduction to market risk

The customer-driven trading activity of Nordea Markets and the investment and liquidity buffer and funding activities in Group Treasury are the key contributors to market risk in Nordea. For all other banking activities, the basic principle is that market risks are eliminated by matching assets, liabilities and off balance sheet items.

In addition to the immediate change in the market value of Nordea's assets and liabilities from a change in financial market variables, a change in interest rates could also affect the net interest income of Nordea over time. In Nordea this is seen as structural interest income risk (SIIR) and is described in Chapter 8.

5.2 Market risk framework

A group-wide framework establishes common management principles and standards for the market risk management. This implies that the same reporting and control processes are applied for the market risk exposures in the trading book and the banking book.

Transparency in all elements of the risk management process is central to maintaining risk awareness and a sound risk culture throughout the organisation. In Nordea this transparency is achieved by:

- Senior management taking an active role in the process. The CRO receives reporting on Nordea Group's consolidated market risk every day; GEM receives reports on a monthly basis, and the Board of Directors on a quarterly basis.
- Having a comprehensive policy framework, in which responsibilities and objectives are explicitly outlined and in which the risk appetite is described. Policies are decided by the Board of Directors, and are complemented by instructions issued by the CRO.
- Defining clear risk mandates (at departmental, desk and individual levels), in terms of limits and restrictions on which instruments may be traded. Adherence to limits is crucial, and should a limit be breached, the decision-making body would be informed immediately.
- Having detailed business procedures that clearly state how policies and guidelines are implemented.
- Having proactive information sharing between trading and risk control.
- Having risk models that make risk figures easily decomposable.
- Having a framework for approval of traded financial instruments and methods for the valuation of these that requires an elaborate analysis and documentation of the instruments' features and risk factors.
- Having a "business intelligence" type risk IT system that allows all traders and controllers to easily monitor and analyse their risk figures.
- Having tools that allow the calculation of VaR figures on the positions that a trader, desk or department has during the day.



5.3 Measurement methods

As there is no single risk measure that captures all aspects of market risk, Nordea on a daily basis uses several risk measures including VaR models, stress testing, scenario simulation and other non-statistical risk measures such as basis point values, net open positions and option key figures.

5.3.1 Value-at-Risk

Nordea's VaR model is a ten-day, 99% confidence level model, which uses the expected shortfall approach (sometimes referred to as tVaR, for tail-VaR) and is based on historical simulation on up to two years' historical changes in market prices and rates. This implies that Nordea's historical simulation VaR model uses the average of a number of the most adverse simulation results as an estimate of VaR. The sample of historical market changes in the model is updated daily. The "square root of ten" rule is applied to scale one-day VaR figures to ten-day figures. The model is used to limit and measure market risk at all levels both in the trading book and the banking book.

VaR is used by Nordea to measure interest rate, foreign exchange, equity and credit spread risks. A VaR measure across these risk categories, allowing for diversification among them, is also used. The VaR figures include both linear positions and options. With the chosen characteristics of Nordea's VaR model, the VaR-figures can be interpreted as the loss that will only be exceeded in one of hundred ten-day trading periods. However, it is important to note that, while every effort is made to make the VaR-model as realistic as possible, all VaR-models are based on assumptions and approximations that have significant effect on the risk figures produced. Also, it should be noted that the historical observations of the market variables that are used as input, may not give an adequate description of the behaviour of these variables in the future.

5.3.2 Stress testing

In addition to VaR and other risk measures used to capture the market risk during normal market conditions, stress tests are used to estimate the possible losses that may occur under extreme market conditions. Stress tests are conducted daily for the consolidated risk of Nordea. The main types of stress tests include:

- 1. Historical stress tests, which include selected historical episodes, and are calculated by exposing the current portfolio to the most unfavourable developments in financial markets since 1993.
- 2. Sensitivity tests, where rates, prices, and/or volatilities are shifted markedly to emphasize exposure to situations where historical correlations fail to hold. Another sensitivity measure used is the potential loss stemming from a sudden default of an issuer of a bond or the underlying in a credit default swap.

While these stress tests measure the risk over a shorter time horizon, market risk is also a part of the Nordea's comprehensive firm wide ICAAP stress test, which measures the risk over a three year horizon. For further information on firm wide stress tests see chapter 9.



5.4 Consolidated market risk

The consolidated market risk in Nordea presented in table 22 includes both the trading book and the banking book.

The total VaR was EUR 11m (EUR 20m) at the end of 2010, demonstrating a considerable diversification effect between interest rate, equity, credit spread and foreign exchange risk, as the total VaR was lower than the sum of the risk in the four categories.

The interest rate VaR ended 2010 at EUR 9m (EUR 13m). The total gross sensitivity to a 1 percentage point parallel shift, which measures the development in the market value of Nordea Bank Norge's interest rate sensitive positions if all interest rates were to move adversely for Nordea Bank Norge, was EUR 32m at the end of 2010 (EUR 42m). The largest part of Nordea Bank Norge's interest rate sensitivity stemmed from interest rate positions in Norwegian Kroner.

At the end of 2010, Nordea Bank Norge's equity VaR stood at EUR 0.4m (EUR 1m). Credit spread VaR ended 2010 at EUR 9m (EUR 17m). Credit spread risk is to a large extent concentrated on Nordic financial issuers.

The foreign exchange VaR was EUR 1m (EUR 1m) at year-end.

Consolidated market risk figures in Nordea Bank Norge, 31 December 2010								
EURm	Measure	31 Dec 2010	2010 high	2010 low	2010 avg	31 Dec 2009		
Total Risk	VaR	11.4	19.9	10.5	15.5	19.6		
- Interest Rate Risk	VaR	9.1	15.6	4.2	9.7	13.1		
- Equity Risk	VaR	0.4	4.0	0.1	0.8	1.1		
- Credit Spread Risk	VaR	9.4	19.6	9.4	14.2	17.3		
- Foreign Exchange Risk	VaR	0.5	0.8	-	0.4	0.5		
Diversification effect		41%	46%	28.8%	38.0%	39%		

5.5 Market risk for the trading book

Table 22

The risk for the trading book in Nordea Bank Norge is presented in table 23. The total VaR in Nordea Bank Norge was EUR 3m (EUR 5m) at the end of 2010 and the main contribution to the total VaR was interest rate risk. The interest rate VaR was EUR 3m (EUR 4m), with the largest part of the interest rate sensitivity stemming from interest rate positions in Norwegian Kroner. The equity VaR was EUR 0.2m (EUR 1m). The credit spread VaR was EUR 3m (EUR 4m), with the credit spread risk concentrated mainly on financials. The foreign exchange VaR ended 2010 at EUR 0.2m (EUR 0m).

Market risk figures in Trading Book in Nordea Bank Norge, 31 December 2010									
EURm	Measure	31 Dec 201	2010 high	2010 low	2010 avg	31 Dec 2009			
Total Risk	VaR	3.0	10.2	2.7	5.3	5.1			
- Interest Rate Risk	VaR	2.9	8.3	2.0	4.3	4.3			
- Equity Risk	VaR	0.2	3.8	0.1	0.6	0.9			
- Credit Spread Risk	VaR	2.6	10.0	2.6	4.5	4.3			
- Foreign Exchange Risk	VaR	0.2	0.2	0.0	0.0	0.0			
Diversification effect		49%	58%	31%	45%	47%			

Table 23Market risk figures in Trading Book in Nordea Bank Norge, 31 December 2010

5.6 Capital requirement for market risk in the trading book (pillar 1)

Nordea uses both the internal model approach (VaR) and the standardised approach (SA) to capture the market risk capital requirement in the trading book. Market risk in the CRD context contains two types of risk measures: general risk and specific risk. General risk is risk related to changes in the overall market prices while specific risk is related to price changes for the specific issuer. In addition to the positions in the trading book, regulatory capital for market risk covers FX risk in the banking book through the standardised approach.



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RWA and capital requirements for market risk for the trading book are presented in table 24. Market risk RWA decreased from EUR 0.9bn to EUR 0.5bn between Q4 2009 and Q4 2010. The decrease is a result of a combination of decreased VaR and SA contribution to market risk regulatory capital which decreased EUR 0.1bn and EUR 0.2bn respectively. The foreign exchange risk in the banking book also decreased and is below 2% of the capital base and therefore excluded from the market risk RWA.

Table 24 Capital requirements for market risk in Nordea Bank Norge, 31 December 2010 Trading book, VaR Trading book, non-VaR Banking book, non-VaR Total Capital Capital Capital Capital EURm RWA requirement RWA RWA RWA requirement requirement requirement Interest rate risk 147 12 388 535 43 Equity risk 13 1 4 0 17 0 Foreign exchange risk 9 1 0 9 0 0 Commodity risk Diversification effect 0 0 -25 -2 -25 144 12 392 31 43 Total 0 0 536

¹ Interest rate risk in column Trading book VaR includes general interest rate risk only while column Trading book non-VaR includes both general and specific interest rate risk

The minimum capital requirement for the positions not covered by the VaR model is calculated according to the standardised approach.

5.6.1 Internal model approach (VaR)

Nordea uses the VaR model to calculate capital requirements for a significant part of the trading book. The methods used for calculating capital requirements for market risk in Nordea Bank Norge are described in table 25.

Table 25

Methods for calculating capital requirements

	Interest	rate risk	Equit	FX risk	
	General	Specific	General Specific		General
Nordea (Nordea Bank Norge)	IM	Standard	IM	Standard	IM

IM:internal model approach, Standard: Standardised approach

5.6.2 Backtesting of the VaR-model

Backtesting is conducted daily in accordance with the guidelines laid out by the Basel Committee on Banking Supervision.

The backtest deciding the capital requirement multiplier for Nordea's trading book is holding the one-day VaR figures against hypothetical profit/loss.



5.7 Interest rate risk in the banking book

Monitoring of the interest rate risk in the banking book is done daily by measuring and monitoring VaR for the banking book and by controlling interest rate sensitivities which measure the immediate effects of interest rate changes on the fair values of assets, liabilities and off balance sheet items. Per end of 2010, the interest rate VaR for the banking book was EUR 9m (EUR 16m). Table 26 shows the net effect on fair value of a parallel shift in rates of up to 200 basis points, by currency, with positions as of 31 December 2010. Furthermore Nordea regularly measures the SIIR. See chapter 8 for further details.

Interest rate sensitivities in Nordea Bank Norge banking book, 31 December 2010, instantaneous interest rate movements								
EURm	+200 bp	+100 bp	+50 bp	-50 bp	-100 bp	-200 bp		
EUR	-4.2	-2.1	-1.1	1.1	2.1	4.2		
NOK	-35.9	-17.9	-9.0	9.0	17.9	35.9		
USD	-6.5	-3.2	-1.6	1.6	3.2	6.5		
Total	-49.9	-25.0	-12.5	12.5	25.0	49.9		

The totals are netted and include currencies not specified.

5.8 Determination of fair value of financial instruments

Financial assets and liabilities classified as financial assets/liabilities at fair value through profit or loss and derivative instruments are recorded at fair value on the balance sheet with changes in fair value recognised in the income statement in the item "Net gains/losses on items at fair value". Fair value is defined by IAS 32 and IAS 39 as the amount for which an asset could be exchanged, or a liability settled, between knowledge-able, willing parties in an arm's length transaction.

The existence of published price quotations in an active market is the best evidence of fair value and when they exist they are used to measure financial assets and financial liabilities. Nordea is predominantly using published price quotations to establish fair value for items disclosed under the following balance sheet items:

- Treasury bills
- Interest-bearing securities
- Shares

Table 26

- Listed derivatives
- Debt securities in issue (issued mortgage bonds in Nordea Kredit Realkreditaktieselskab)

If quoted prices for a financial instrument fail to represent actual and regularly occurring market transactions or if quoted prices are not available, fair value is established by using an appropriate valuation technique. Valuation techniques can range from simple discounted cash flow analysis to complex option pricing models.

Valuation models are designed to apply observable market prices and rates as input whenever possible, but can also make use of unobservable model parameters. Nordea uses valuation techniques to establish fair value for OTC-derivatives and for securities and shares where quoted prices in an active market are not available.

Fair value is calculated as the theoretical net present value of the individual contracts, based on independently sourced market parameters and assuming no risks and uncertainties. This calculation is supplemented by a portfolio adjustment. The portfolio adjustment covers uncertainties associated with the valuation techniques, model assumptions and unobservable parameters as well as the portfolio's counterparty credit risk and liquidity



risk (bid/offer spread). The portfolio adjustment for model risk is based on two components:

- Benchmarking of the model output (market values) against market information or against results from alternative models, where available.
- Sensitivity calculations where unobservable parameters are varied to take other reasonable values.

If non-observable data has a significant impact on the valuation, the instrument cannot be recognised initially at the fair value estimated by the valuation technique and any upfront gains are deferred and amortised over the contractual life of the contract. Nordea regards observable market data, as data that can be collected from generally available external sources and where this data is judged to represent realistic market prices.

The applied valuation models are consistent with accepted economic methodologies for pricing financial instruments, and incorporate the factors that market participants consider when setting a price.

New valuation models are subject to approval by Group Risk Management and all models are reviewed on a regular basis.

5.8.1 Compliance with requirements applicable to exposures in the trading book

Annex VII, Part B of the European Parliament and Council Directive 2006/49/EG of 14 June 2006 on the capital requirements for investment firms and credit institutions outlines the requirements for systems and controls to provide prudent and reliable valuation estimates. Nordea complies in all material aspects with these requirements. Overall valuation principles are governed by policies and instructions and independent Group staffs are responsible for the overall valuation process. The local risk control organisations in the individual business units are responsible for performing valuation controls in accordance with the policies and instructions. The quality control framework is assessed by relevant Group functions as well as by Group Internal Audit on an ongoing basis.

The set-up for valuation adjustments is designed to be compliant with the requirements in IAS 39. Requirements in the annex not supported by IAS 39 are therefore not implemented. Nordea incorporates counterparty risk in OTC derivatives, bid/ask spreads and, where judged relevant, also model risk.



6. Operational risk

Operational risk is inherent in all activities performed by Nordea. Risk management is proportional to the risks in question, and risk mitigation is designed based on the Group's risk appetite. During 2009 and 2010 a redesigned risk management framework was implemented in the Group, with enhanced focus on key risks as well as simplified reporting and structured follow-up procedures. This is expected to lead to increased risk awareness, better management information and added business value.

6.1 Overall description and definition of operational risk

The "Policy for Internal Control and Risk Management in the Nordea Group" states that the management of risks includes all activities aiming at identifying, measuring, assessing, monitoring and controlling risks as well as measures to limit and mitigate consequences of the risks. Management of risks is proactive, emphasising training and risk awareness. The Nordea Group maintains a high standard of risk management by means of applying available techniques and methodology to its own needs in a cost-efficient way.

Operational risk is the risk of direct or indirect loss, or damaged reputation resulting from inadequate or failed internal processes, from people and systems or from external events. Operational Risk includes compliance risk which means the risk of business not being conducted according to legal and regulatory requirements, market standards and business ethics, thereby jeopardising customers' best interest, other stakeholders trust and increasing the risk of regulatory sanctions, financial loss or damage to the reputation and confidence in the Group. Operational risk also includes legal risk, which is the risk that the Group suffers damage due to a deficient or incorrect legal assessment. Operational risk is inherent in all activities within the organisation, in outsourced activities and in all interactions with external parties.

6.2 Operational Risk Management and the operating model

Group Operational Risk Management is responsible for developing and maintaining the framework for managing operational and compliance risks, and for supporting the business organisation in their implementation of the framework.

Information security, physical security, crime prevention and educational and training activities are important components when managing operational risks. To cover this broad scope, the Group security and the Group compliance functions are included in Group Risk Management, and close cooperation is maintained with Group IT and Group Legal, in order to raise the risk awareness throughout the organisation.

Managing operational risk is part of the management's responsibilities. In order to manage these risks a common set of standards and a sound risk management culture is aimed for with the objective to follow best practice regarding market conduct and ethical standards in all business activities.

Nordea uses external risk transfer in the form of insurance, including re-insurance, to cover certain aspects of crime risk and professional liability, including directors and officers liability. The Group furthermore uses insurance for travel, property and general liability purposes.

The Group's network of risk and compliance officers ensures that operational and compliance risk within the Group is managed effectively in the business organisation, which represents the first line of defence. In order to manage these risks Group Operational Risk Management, representing the second line of defence, has defined a common set of standards (Group Directives, processes and reporting). Group Internal Audit, representing the third line of defence, provides assurance to the Board of Directors on the risk management, control and governance processes.



6.3 Key processes

6.3.1 Risk self assessment

The risk self assessment process puts focus on the key risks, which are identified both through top-down division management involvement and bottom-up reuse of existing information from processes such as quality and risk analyses, product approvals etc. The risks are then quantified, assessed and documented in a structured way, and subsequently presented in a risk map for prioritisation of them for mitigating activities. The key risks are prioritised and their mitigating activities are tracked together with the detailed information of the risk.

The divisions' key risks are also presented in a Group risk map. The timing of this process in synchronised with the annual planning process to be able to ensure adequate input to the Group's overall prioritisations.

6.3.2 Internal control

The internal control process aims at ensuring fulfilment of requirements specified in Group directives, reflecting both external and internal requirements on the business. The focus areas are addressed by the business organisation over an extended period of time, and the division result (score) will be commented on and signed off by the division manager, to be subsequently reported to Group Operational Risk Management. The extended time period for answering aims at providing time for actions to be taken by the business to correct substandard matters, thereby making the process an active tool for improvement rather than merely a status report. The results are subsequently aggregated in different dimensions and used as input to the CEO's annual report on internal control.

6.3.3 Other processes

Nordea has developed more task specific risk management processes in three key areas; product approvals, business continuity and ad-hoc changes.

The purpose of the product approval process is to ensure common requirements and documentation in respect of new products as well as material changes to existing products. Approved products are reported on a regular basis.

The business continuity management covers a broad scope ranging from procedures for handling incidents via escalation procedures, to crisis management on Group level. The most important factors governing the business continuity preparedness are the recovery requirements and prioritisations of products and services. As most of the value chains rely on IT applications, disaster recovery plans for technical infrastructure represent a key part of the Nordea's business continuity planning.

The Quality and Risk Analysis (QRA) is used to analyse risk and quality aspects related to changes on case by case basis, for example new programs or projects, or significant changes to organisation, processes, systems and procedures. In principle, the product approval process described above constitutes a QRA.

6.4 Key reports

6.4.1 Annual report on internal control

The result and comments from the Internal Control process represent the main input. The reporting is provided annually.

Group Operational Risk Management collects the signed off input from the Divisions, aggregates them to business area level, and forwards them to the business area heads for comments. The comments from the business areas are then compiled and, together with comments from a Group perspective, forwarded to the CEO.

The CEO subsequently submits the annual report on internal control to the Group Board.



6.4.2 Semi annual report on operational risks

The semi annual report is the independent report from the risk organisation, and is based on input from risk and compliance officers in the business. The report also closely relates to the risk self assessment process as it requires the risk and compliance officers to comment on the key risks and their mitigating actions as identified in the risk self assessment process.

The report features standard, recurring subjects relating to operational risk and compliance for the risk and compliance officers to comment on, but may also contain specific, ad hoc themes focusing on currently relevant areas. Group Operational Risk Management adds own observations to the final Group report which is submitted to the Risk Committee, GEM, and the Board of Directors.

6.4.3 Incident reporting

The incident reporting reflects Basel II standards and ensures compliance with ORX (an international database for incidents) requirements.

The process of reporting incidents is divided into a two-tiered process, with one business specific part where business have the flexibility to adjust it to its specific needs, and one Group related part where the incidents are reported from the business to Group Operational Risk Management. Key aspects of the process include major and minor incidents being reported in the same way (albeit with different level of detail required), and both the identifier of the incident and the risk and compliance officer reporting different parts of the incident information to ensure consistent quality.

Threshold levels for reporting are EUR 1,000 for minor incidents and EUR 20,000 for major incidents. Incidents with no direct financial loss are still reported on other consequences, such as legal, reputational, regulatory, process and other impacts.

Aggregated incident reports are submitted to every Risk Committee meeting, and key observations are included in the semi annual report on operational risk.

6.5 Capital requirement for operational risk

The capital requirement for operational risk is calculated according to the standardised approach, in which all of the institution's activities are divided into eight standardised business lines and a defined beta coefficient is multiplied by the average of the gross income for each business line. The capital requirement in Nordea Bank Norge for operational risk amounts to EUR 187m end 2010. The capital requirement for operational risk is updated on a yearly basis.



7. Securitisation and credit derivatives

Nordea has no exposure where capital requirement is reported under the current securitisation framework. In general, Nordea's role in securitisation has been limited to that of being a sponsor of various schemes which are described below. Nordea has not used securitisation in the role of an originator by having its loans or their risk transferred outside of Nordea.

7.1 Introduction on securitisation

Capital directive (2006-48-EC) defines securitisation as a scheme where the credit risk of underlying exposures is converted into marketable securities where payments from these securities are dependent on the performance of the underlying exposures and a subordination scheme exists for determination of how losses are distributed among investors to these securities. In a traditional securitisation, the ownership of these assets is transferred to a Special Purpose Entity (SPE), which in turn issues securities backed by these assets. In synthetic securitisation, ownership of these assets does not change. However, the credit risk these assets entail is transferred to the investor by using credit derivatives.

Banks have different roles in securitisations. First, they can act as originators by having assets they have originated themselves as underlying exposures. Second, they can act as sponsors in which role they establish and manage securitisations of assets from third party entities. Third, in their credit trading activity they can themselves invest in these types of marketable securities or create these exposures in credit derivatives markets.

Nordea has not acted as originator in securitisations. However, it has been sponsoring various securitisation schemes which are described in the following section. Nordea is also acting as an intermediary in the credit derivatives market, especially in Nordic names. This credit trading activity creates securitisation exposures and market risk that are described in more detail in section 7.3.

7.2 Traditional securitisations where Nordea acts as sponsor

Traditional securitisations where Nordea transfers assets to a SPE are consolidated in the Group accounts and are treated as any other subsidiary for capital adequacy purposes. The assets in the SPEs are included in the banking book and the capital requirement is calculated in accordance with the IRB approach described in chapter 4. In addition to SPEs to which Nordea has transferred assets, Nordea has set up a limited number of SPEs where Nordea acts as a sponsor for the SPE. These SPEs have either been set up for enabling investments in structured credit products or for acquiring assets from customers. At year end 2010, Nordea is sponsoring the following SPEs presented in table 27.

Table 27

Special Purpose Entities where Nordea is the sponsor

			Accounting		Nordea's	
EURm			treatment	Book	investment	Total assets
CMO Denmark A/S	Collateralised Mortgage C	bligation>5 years	Consolidated	Trading	11	26
Kalmar Structured Finance A/S	Credit Linked Note	>5 years	Consolidated	Trading	25	91
Viking ABCP Conduit	Factoring	<5 year	Consolidated	Banking	948	1,000
Total					984	1.117

¹ Includes all assets towards SPEs (such as bonds, subordinated loans and drawn credit facilities)

In accordance with IFRS, Nordea does not consolidate SPEs' assets and liabilities beyond its control. In determining whether Nordea controls a SPE or not, Nordea makes judgements about risks and rewards from the SPE and assesses its ability to make operational decisions for it. Nordea consolidates all SPEs where Nordea has retained the majority of the risks and rewards. For the SPEs that are not consolidated the rationale is that Nordea does not have any significant risks or rewards on these assets and liabilities.

The SPEs in table 27 are not consolidated for capital adequacy purposes. Instead, eventual loans and loan commitments to the SPEs are included in the banking book and



capital requirement is calculated in accordance with the rules described in chapter 4. Bonds and notes issued by the SPE and held by Nordea as well as credit derivative transactions between Nordea and the SPE are reported in the trading book.

7.2.1 Entities issuing structured credit products

Nordea gives investors an opportunity to invest in different types of structured credit products such as structured Credit Linked Notes (CLN) and Collateralised Mortgage Obligations (CMO).

CMO Denmark A/S was established with the purpose of issuing CMOs in order to meet specific customer preferences in terms of credit risk, interest rate risk, prepayment risk, maturity etc. The SPE purchases a pool of mortgage bonds and reallocates the risks by issuing a tranched bond-(CMOs). At year end 2010 the total notional of outstanding bonds in Nordea Group was EUR 26m (EUR 32m) available to investors. Nordea Group holds bonds issued by CMO Denmark A/S as part of offering a secondary market for the bonds. The investment amounted to EUR 11m (EUR 13m) as of year end 2010.

Kalmar Structured Finance A/S (Kalmar) was established to allow customers to invest in structured products in the global credit markets. Nordea sells protection in the credit derivative market by entering into a portfolio Credit Default Swap (CDO). At the same time, Nordea purchases protection under similar terms from Kalmar which issues Credit Linked Notes to investors In this process the investors finally take the credit risk of the underlying portfolio. In case of credit losses in the underlying portfolio the collateral given by the investors in connection with CLN is reduced. The total notional of outstanding CLNs in Nordea Group this category was EUR 91m (EUR 142m) at year end 2010. Nordea holds CLNs issued by the SPE as part of offering a secondary market for the notes. The investment amounted to EUR 25m (EUR 34m) at year end 2010.

7.2.2 Securitisations of customer assets

The Viking ABCP Conduit (Viking) has been established with the purpose of supporting trade receivable or accounts payable securitisations to core Nordic customers. The SPEs purchase trade receivables from the approved sellers and fund the purchases either by issuing Commercial Papers (CP) via the established Asset Backed Commercial Papers programme or by drawing the funds on the liquidity facilities available. Nordea Group has provided liquidity facilities of maximum EUR 1299m and at year end 2010 (EUR 995m), EUR 948m (EUR 478m) were utilised. There is no outstanding CP issue at year end 2010. The credit facility results in a RWA of EUR 697m, which is included within the credit risk framework of Nordea's banking book, see chapter 4 for further information.

7.3 Synthetic securitisations and other credit derivatives

Nordea acts as an active intermediary in the credit derivatives market, especially in Nordic based names. Nordea is also using credit derivatives to hedge positions in corporate bonds and synthetic CDOs.

When Nordea sells protection in a CDO transaction, Nordea carries the risk of losses in the reference portfolio on the occurrence of a credit event. When Nordea buys protection in a CDO transaction, any losses in the reference portfolio, triggered by a credit event is then carried by the seller of protection.

Credit derivatives transactions create counterparty risk equal to other derivative transactions. Counterparties from which Nordea buys protection are typically subject to a financial collateral agreement, thus the exposure is on daily basis covered by collateral placements.

Also the CDO valuations are subject to fair value adjustments for model risk. These fair value adjustments are recognised in the income statement. In the Nordea Group, the credit derivative portfolio is referable to Nordea Bank Finland Plc.



8. Liquidity risk and Structural Interest Income Risk

Nordea has during 2010 continued to benefit from its focus on prudent liquidity risk management, reflected by diversified and strong funding base. Nordea has had access to all relevant financial markets and has been able to actively use all its funding programmes. During 2010 the Nordea Nordic covered bond platform became complete, by adding covered bond issuance platforms in Norway and Finland, in addition of existing platforms in Denmark and Sweden.

Extensive discussions on new liquidity risk regulation are still ongoing among regulators. Nordea is participating in the discussions on several forums and is well prepared for potential changes.

8.1 Liquidity risk

8.1.1 Management principles and control

The Board of Directors of Nordea Group has the ultimate responsibility for Asset and Liability Management of the Group i.e. limiting and monitoring the Group's structural risk exposures. Risks in Nordea Group are measured and reported according to common principles and policies approved by the Board. The Board of Directors also decides on policies for liquidity risk management. These policies are reviewed at least annually. The CEO in GEM decides on the targets for the Group's risk management regarding SIIR, as well as, within the scope of resolutions adopted by the Board of Directors, the allocation of the liquidity risk limits. The ALCO, chaired by the CFO, prepares issues of major importance concerning the Group's financial operations and financial risks for decision by CEO in GEM. Group Treasury operationalises the targets and limits and develops the liquidity risk and SIIR management frameworks, which consists of policies, instructions and guidelines for the whole Group as well as the principles for pricing the liquidity risk.

8.1.2 Liquidity risk management

Liquidity risk is the risk of being able to meet liquidity commitments only at increased cost or, ultimately, being unable to meet obligations as they fall due. Nordea Group's liquidity management is based on policy statements resulting in different liquidity risk measures, limits and organisational procedures. Policy statements stipulate that Nordea's liquidity management reflects a conservative attitude towards liquidity risk. Nordea strives to diversify the Group's sources of funding and seeks to establish and maintain relationships with investors in order to manage the market access. Broad and diversified funding structure is reflected by the strong presence in the Group's four domestic markets in the form of a strong and stable retail customer base and the variety of funding programmes.

Special focus is given for the composition of the investor base in the terms of geographical range and rating sensitivity. Nordea publishes adequate information on the liquidity situation of the Group to remain trustworthy at all times. Nordea's liquidity risk management includes stress testing and a business continuity plan for liquidity management.

Stress testing is defined as the evaluation of potential effects on a bank's liquidity situation under a set of exceptional but plausible events. The stress test should identify events or influences that could affect the funding need or the funding price and seek to quantify the potential effects. The purpose of stress tests is to supplement the normal liquidity risk measurement and confirm that the business continuity plan is adequate in stressful events, and that the business continuity plan properly describes procedures to handle a liquidity crisis with minimal damage to Nordea. Nordea stress scenarios are



based on assessment of the particular events for which Nordea is presumed to be most vulnerable to taking into account the current business structure and environment. Stress tests focus on the other hand on increased funding need and on the other hand on increased funding price. Group Treasury is responsible for managing the liquidity in Nordea and for compliance with the group wide limits from the Boards of Directors, CEO in GEM and ALCO.

8.1.3 Liquidity risk measurement methods

The liquidity risk management focuses on both short-term liquidity risk and long-term structural liquidity risk. In order to measure the exposure on both horizons, a number of liquidity risk measures have been developed covering all material sources of liquidity risk. In order to avoid short-term funding pressures, Nordea measures the funding gap risk, which expresses the expected maximum accumulated need for raising liquidity in the course of the next 14 days. Cash flows from both on balance sheet and off balance sheet items are included. Funding gap risk is measured and limited for each currency and as a total figure for all currencies combined. The total figure for all currencies combined is limited by the Board of Directors.

To ensure funding in situations where Nordea is in urgent need of cash and the normal funding sources do not suffice, Nordea holds a liquidity buffer. Limit is set by the Board of Directors for the minimum size of the liquidity buffer. The liquidity buffer is set to ensure a total positive cash flow defined by the funding risk measurement and consists of high-grade liquid securities that can be sold or used as collateral in funding operations. The structural liquidity risk of Nordea is measured and limited by the Board of Directors through the net balance of stable funding, which is defined as the difference between stable liabilities and stable assets. These liabilities primarily comprise retail deposits, bank deposits and bonds with a remaining term to maturity longer than 6 months, and shareholders' equity, while stable assets primarily comprise retail loans, other loans with a remaining term to maturity longer than 6 months.

ALCO has set as a target that the net balance of stable funding should be positive, which means that stable assets must be funded by stable liabilities.

8.1.4 Liquidity risk analysis

The short-term liquidity risk has been held at moderate levels throughout 2010. The average funding gap risk, i.e. the average expected need for raising liquidity in the course of the next 14 days, has been EUR -1.8bn (EUR -2.1bn). Nordea Bank Norge's liquidity buffer has been in the range EUR 5.8 - 9.7bn (EUR 2.7 - 9.3bn) throughout 2010 with an average of EUR 6.9bn (EUR 6.0bn). Nordea considers this a high level and it reflects the Group's conservative attitude towards liquidity risk in general and towards unexpected liquidity events in particular. The yearly average for the net balance of stable funding was EUR 5.0bn (EUR 5.7bn) in Nordea Bank Norge.

8.2 Structural Interest Income Risk

Structural Interest Income Risk (SIIR) is the amount Nordea's accumulated net interest income would change during the next 12 months if all interest rates change by one percentage point. SIIR reflects the mismatch in the balance sheet items and the off balance sheet items when the interest rate re-pricing periods, volumes or reference rates of assets, liabilities and derivatives do not correspond exactly. Nordea Group's SIIR management is based on policy statements resulting in different SIIR measures, targets and organisational procedures. Policy statements focus on optimising financial structure, balanced risk taking and reliable earnings growth, identification of all significant sources of SIIR, measurement under stressful market conditions and adequate public information. Group Treasury has the responsibility for the operational management of SIIR and for complying with Group wide targets.



8.2.1 SIIR measurement methods

The basic measures for SIIR are the two re-pricing gaps measuring the effect on Nordea's net interest income for a 12 months period of a one percentage point increase; respectively decrease, in all interest rates. The re-pricing gap is presented in table 28. The repricing gaps are calculated under the assumption that no new market transactions are made during the period. Main elements of the customer behaviour and Nordea's decision-making process concerning Nordea's own rates are, however, taken into account. For example in a low interest rate environment, when rates are decreasing further, the total decrease of rates cannot be applied to non-maturity deposits since rates cannot be negative. Similarly in an increasing rate environment Nordea may choose not to increase interest rates on all customer deposits correspondingly.

8.2.2 SIIR analysis

At the end of the year, the SIIR in Nordea Bank Norge for decreasing market rates was EUR 8.0m (EUR -4.7m) and the SIIR for increasing rates was EUR -8.0m (EUR 4.7m). These figures imply that net interest income would increase if interest rates fall and decrease if interest rates rise.

Table 28

Re-pricing gap analysis in Nordea Bank Norge, 31 December 2010

Interest Rate Fixing Period Group bs Within 3 months 3-6 month 6-12 month 1-2 year 2-5 year >5 year Non Repricing Total

	-1,071	3,823	547	-836	527	801	-3,791	
0	-3,045	4,034	506	-1,502	-541	547	0	
63,718	54,869	2,522	202	335	0	1	5,790	63,718
5,790	0	0	0	0	0	0	5,790	5,790
57,928	54,869	2,522	202	335	0	1	0	57,928
63,718	56,842	2,311	242	1,001	1,068	255	1,999	63,718
1,806	0	0	0	0	0	0	1,806	1,806
61,912	56,842	2,311	242	1,001	1,068	255	193	61,912
	61,912 1,806 63,718 57,928 5,790 63,718 0	61,912 56,842 1,806 0 63,718 56,842 57,928 54,869 5,790 0 63,718 54,869 5,790 0 63,718 54,869 5,790 0 63,718 54,869 0 -3,045 -1,071 -1,071	61,912 56,842 2,311 1,806 0 0 63,718 56,842 2,311 57,928 54,869 2,522 5,790 0 0 63,718 54,869 2,522 5,790 0 0 63,718 54,869 2,522 0 -3,045 4,034 -1,071 3,823	61,912 56,842 2,311 242 1,806 0 0 0 63,718 56,842 2,311 242 57,928 54,869 2,522 202 5,790 0 0 0 63,718 54,869 2,522 202 63,718 54,869 2,522 202 0 -3,045 4,034 506 -1,071 3,823 547	61,912 56,842 2,311 242 1,001 1,806 0 0 0 0 0 63,718 56,842 2,311 242 1,001 57,928 54,869 2,522 202 335 5,790 0 0 0 0 63,718 54,869 2,522 202 335 5,790 0 0 0 0 63,718 54,869 2,522 202 335 0 -3,045 4,034 506 -1,502 -1,071 3,823 547 -836	61,912 56,842 2,311 242 1,001 1,068 1,806 0 0 0 0 0 0 63,718 56,842 2,311 242 1,001 1,068 57,928 54,869 2,522 202 335 0 57,790 0 0 0 0 0 63,718 54,869 2,522 202 335 0 57,920 0 0 0 0 0 63,718 54,869 2,522 202 335 0 0 -3,045 4,034 506 -1,502 -541 -1,071 3,823 547 -836 527	61,912 56,842 2,311 242 1,001 1,068 255 1,806 0 0 0 0 0 0 0 63,718 56,842 2,311 242 1,001 1,068 255 57,928 54,869 2,522 202 335 0 1 5,790 0 0 0 0 0 0 63,718 54,869 2,522 202 335 0 1 0 -3,045 4,034 506 -1,502 -541 547 -1,071 3,823 547 -836 527 801	61,912 56,842 2,311 242 1,001 1,068 255 193 1,806 0 0 0 0 0 0 0 1,806 63,718 56,842 2,311 242 1,001 1,068 255 1,939 57,928 54,869 2,522 202 335 0 1 0 5,790 0 0 0 0 0 0 5,790 63,718 54,869 2,522 202 335 0 1 0 57,928 54,869 2,522 202 335 0 1 5,790 0 -3,045 4,034 506 -1,502 -541 547 0 -1,071 3,823 547 -836 527 801 -3,791



9. ICAAP and Internal capital requirements

The financial turmoil and the new regulatory environment has increased the focus on banks' internal capital evaluation processes and their capability to assess the solvency need to cover losses and other cyclicality effects

During 2010 financial supervisors and central banks have performed several stress tests of the Nordea Group and Nordea Bank Norge. The result of the stress tests, clearly shows that Nordea is well capitalised.

Finanstilsynet agreed that Nordea Bank Norge and its legal entities were adequately capitalised given its risk profile and portfolio, in accordance with the 2010 ICAAP and SREP process.

9.1 ICAAP

The purpose of the ICAAP is to review the management, mitigation and measurement of material risks in order to assess the adequacy of capitalisation and to determine an internal capital requirement reflecting the risk appetite of the institution.

The ICAAP is a continuous process within Nordea which contributes to increased awareness of Nordea's capital requirements and exposure to material risks throughout the organisation, ensuring that there is sufficient capital of adequate quality available to support the underlying risk profile. The process includes a consistent dialogue with Finanstilsynet with respect to capital management, measurement and mitigation techniques used within Nordea Bank Norge.

The capital ratios and capital forecasts for the Nordea Bank Norge and its legal entities are followed up quarterly by Group Risk Management and Group Corporate Centre. The current capital situation and forecasts are reported to the Asset and Liability Committee (ALCO), Risk Committee and the Board of Directors. On an annual basis the capital requirement and adequacy is thoroughly reviewed and documented in ICAAP report for Nordea Bank Norge Group, which ultimately is decided and signed of by Nordea Bank Norge's Board of Directors.

9.1.1 Capital planning

The capital planning process includes a forecast of the development of the capital requirements, (e.g. the pillar I and pillar II capital requirement), the available capital, (e.g. capital base, tier 1 and core tier 1 capital) as well as impact of new regulations. The capital planning is based on key components of Nordea's rolling financial forecast, which includes lending volume growth by customer segment and country as well as forecasts of net profit including assumptions of future loan losses.

The capital planning process also consider forecasts of the state of the economy, to reflect the future impact of credit risk migration on the capital situation of Nordea Bank Norge and its legal entities. An active capital planning process ensures that Nordea is prepared to make necessary capital arrangements regardless of the state of the economy and the introduction of new capital adequacy regulations.

The Asset and Liability Committee is responsible for interpreting the capital plans of Nordea Bank Norge and its legal entities and ensuring that each entity upholds its respective capital requirements.

9.1.2 Conclusion of ICAAP and SREP

Nordea Bank Norge and its legal entities' capital levels have been and continue to be adequate to support the risks taken from an internal and regulatory perspective.

Heading into 2011, Nordea will review the capital situation closely with regards to the new capital adequacy framework "Basel III" and maintain its open dialogue with Finanstilsynet. The 2011 ICAAP and SREP dialogue occurs throughout the year and is ex-



pected to occur following the spring submission of the Nordea Bank Norge documentation.

9.2 Internal capital requirements

Nordea's internal capital requirement is defined using a "pillar I plus pillar II" approach. This methodology uses the pillar I capital requirements for credit risk, market risk and operational risk as outlined in the legislation as the starting point for its risk assessment. Therefore, a key component of Nordea's ICAAP is the pillar I capital requirement.

In the next step, pillar II risks, i.e. risks not included in pillar I, are considered. Nordea uses its economic capital framework to identify and assess pillar II risks, and as its primary tool for internal capital allocation considering all risk types.

Another important component of assessing capital adequacy is stress testing. Nordea Bank Norge and its legal entities are considered as part of a comprehensive capital adequacy stress test process to analyse the effects of a series of global and local shock scenarios as part of the ICAAP. This process aims to ensure that capital buffers held within Nordea Group are sufficient to cover the risks throughout the Group, including within Nordea Bank Norge.

9.2.1 Economic Capital

Since 2001, Nordea's economic capital framework has included the following major risk types

- Credit risk
- Market risk
- Operational risk
- Business risk.

Pillar II of the of the Basel II framework closes the gap between regulatory capital and economic capital by improving the risk sensitivity of regulatory capital measurement, but still several differences remain, since economic capital covers both pillar I and pillar II risks.

As of end 2010 the total economic capital for Nordea Bank Norge equals EUR 3.0bn and Figure 6 shows the economic capital distributed by risk type.



Figure 6: EC distributed by risk type in Nordea Bank Norge



The economic capital framework

As a consequence of the financial turmoil and the upcoming regulations, the focus has shifted towards building capital analysis on regulatory capital requirements rather than the result of internal capital models. Due to the shift in focus and to ensure that each customer unit within Nordea is correctly charged for the actual capital consumption, Nordea decided in 2010 to align the economic capital framework to the regulatory capital framework i.e. the pillar I risk measurements methods are used in the economic capital framework for credit, market and operational Risk. However, both pillar I and pillar II risks are included in the EC framework

The alignment provides a framework that links capital allocation to Nordea Bank Norge's internal capital requirement and supports capital efficiency.

The alignment during 2010 implied the following for the economic capital framework:

- Credit risk The calculation of economic capital for credit risk calculation in EC is in general aligned to regulatory capital. This implies that the significant part of the corporate and institution exposure is calculated according to the Foundation IRB approach. However, in order to keep a risk differentiated measure within the economic capital framework, the corporate and institution portfolios not yet approved for Foundation IRB is calculated as if they were approved. For counterparty credit risk, the Expected Positive Exposure (EPE) method is used compared to the Mark to Market (MtM) method used in the regulatory capital. Moreover, to better account for sector credit concentration risk an improved method has been implemented in the economic capital framework. The economic capital for the majority of the retail portfolio is calculated as in the regulatory capital requirement, i.e. according to the Retail IRB approach.
- Market risk Economic capital for market risk is based on Pillar I plus Pillar II approach where the pillar I market risk is completely aligned with regulatory capital and pillar II market risks are based on the same VaR model and assumptions as used in the calculation of regulatory market risk capital and used internally within market risk management
- Operational risk Economic capital for operational risk is calculated in the same manner as the regulatory capital for operational risk.

9.2.2 Stress tests

During 2010 Nordea has performed several internal stress tests in order to evaluate general effects of an economic downturn as well as effects for specifically identified high risk areas. In addition to the internal stress tests, Nordea Group and Nordea Bank Norge has been part of external stress tests. In November 2010 Nordea Bank Norge participated in a stress test requested by Finanstilsynet, the result showed that Nordea Bank Norge is well capitalised.

The Nordea Group participated in the European stress test that was requested by the Committee of European Banking Supervisors (CEBS). The result of the CEBS' stress test which was performed during the spring/summer in 2010 confirms Nordea's strong balance sheet and capital situation. Nordea was one of 91 banks that was included in the stress test and even in the most severe scenario i.e. the adverse scenario combined with the sovereign shock; Nordea's Tier 1 ratio dropped only 10bps. This clearly demonstrates the strength of Nordea's risk management, capital planning and its ability to asses a sufficient need of capital.

As a part of the ICAAP and the capital planning process, internal firm wide stress tests are used as an important risk management tool in order to determine how severe unexpected changes in business and macro environment will affect the capital need. The stress test reveals how the capital need varies during a stress scenario, where impact on financial statements, regulatory capital requirements, economic capital and capital ratios occur.



Nordea conducts a comprehensive stress test annually, while ad-hoc stress tests, reverse stress tests and parameter sensitivity analyses for various risk parameters are performed on a need by need basis. The stress test process is divided into the following three steps:

- Scenario development and translation
- Calculation
- Analysis and reporting

In addition to the firm wide stress tests which cover all risks defined in the economic capital framework, Nordea is performing several stand alone stress tests for each risk type such as market risk and liquidity risk. See the market and liquidity risk chapters for more details.

9.2.2.1 Scenario development and translation

The annual stress test is based on three-year economic macro scenarios for each Nordic country and the scenarios are designed to replicate shocks that are particularly relevant for the existing portfolio. The design of the stressed scenarios is performed by experts within Nordea Economic Research division in each Nordic country. In addition to the stress scenarios Nordea uses its rolling financial forecast as a base case and the difference between the stressed and the base case scenario will set the ground for the stress effect and the additional capital need.

While the annual stress test is based on complex macro economic scenarios which involve estimates of several macroeconomic factors, the ad-hoc stress tests are based on direct estimates of risk parameter changes or based on a few macro variables. This enables senior management to easily define scenarios and evaluate the effect of them in capital planning.

After a scenario is developed, the effects on risk drivers are translated and the risk and financial parameters are simulated. Advanced models in combination with expert judgment from business areas are used in order to determine the effect of the scenario.

As an example, in the annual stress test, the scenario is translated into an impact on the parameters listed in table 29.

Parameter	Impact
Volumes	Volumes from deposits and lending are adjusted according to each scenario by
	isolating the specific impact of each parameter
Margins	The margins are adjusted according to the development of the credit spread and the maturity of the portfolio
Net interest income	Net interest income figures are adjusted according to the change in volume and margins in deposits and lending
Net fee and commission income	Net fee and commission income is adjusted for changes in fees and commissions
	from activities in Asset Management
Funding cost	Changes in funding costs deriving from liquidity risk is incorporated and increases the cost of long-term and short-term funding and reduces the net interest income
Loan losses	Loan losses are calculated using an expected loss/provisions-recoveries model or stated in the scenario as bps of lending for each segment and country
Exposures	Exposures are adjusted with the volume and growth expectations as well as the loan losses
Rating migration	Each year a new rating distribution is created for each portfolio. This includes
	stress testing of the financial statements for the majority of corporate customers
	which results in a new rating according to the rating model
Probability of default	The PD values are stressed in order to reflect increases in defaults, simulating the existing process for defining probability of default.
Collateral values	The collateral coverage is stressed by moving parts of the exposure from secured to unsecured , resulting in an increase in average weighted LGD

Table 29



9.2.2.2 Calculation

The stressed figures and parameters from the scenario are used to calculate the effect on the regulatory capital requirements, the economic capital and the financial statements. The regulatory capital is calculated for the credit risk, market risk and operational risk according to the CRD with regards to the IRB approaches used. The calculations for each risk type are aggregated into total capital requirement figures.

Economic capital with the stressed parameters is calculated for credit risk, market risk, operational risk, business risk and life risk according to the economic capital framework. The calculation for each risk type is aggregated into total economic capital figures.

Stressed figures for loan losses, net profit and dividend from the stressed financial statements are used to calculate the effect on the capital base components. The capital base is set in relation to the regulatory capital or economic capital in order to calculate the effect on capital ratios during a stress scenario. See Figure 7 for the calculation process used in the stress test framework.



Figure 7: Calculation process

9.2.2.3 Analysis and reporting

The first level of reporting in Nordea is the Asset and Liability Committee and the Risk Committee, which reviews the details of the stress tests and implications on future capital need. The finalised results showing the implications of the stress tests on the adequacy of existing capital are distributed to executive management and the Board of Directors.

The results of the stress tests should support senior management's understanding of the implications of the current capital strategy given potential market shocks. Based on this information senior management is able to ensure that Nordea holds enough capital against the risk of stressed or similar events occurring. Business area involvement in defining and assessing the stress tests is seen as important in order to increase the risk awareness throughout the organisation and the understanding of the relation between capital requirement and exposure to material risks.

The outcome of the stress tests demonstrates how Nordea's loan loss and capital ratios will change during a stress scenario. The outcome is then analysed in order to decide the capital need during a downturn period and ensure that Nordea is well capitalised.



10. Capital base

Nordea Bank Norge has a strong capital position, based on predominant form of tier 1 capital and a limited part of hybrid capital loans in tier 1. The additional tier 2 capital before deductions in form of subordinate loans is at same level as previous year and about 25 % of total capital base.

10.1 Capital base

The calculation of capital base is done in accordance with the CRD and the Norwegian legislation. The outcome must to a minimum correspond to the sum of the capital requirement for credit, market and operational risk. In Only capital contributed by companies within the financial group and by the consolidated accounts is included in the capital base.

However, due to requirements under "Forskrift nr 121 om anvendelse av soliditetsregler på konsolidert basis m.v. datert 31.01. 2007", holdings in Eksportfinans ASA (Nordea holds 23.2% of voting power) are included in RWA and capital base with a proportional part. This is valid only in Nordea Bank Norge and is not included in the capital requirements of Nordea Group.

Items included in the capital base should without restrictions or time constraints be available for the institution to cover risk and absorb potential losses. All amounts are included net of any tax charge.

Generally, Nordea Group has the ability to transfer capital within its legal entities without material restrictions. International transfers of capital between legal entities are normally possible after approval by of the local regulator and are of importance when governing the capital position within the Group.



A summary of items included in the capital base is available in table 30.

Table	30
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Summary of items included in capital base in Nordea Bank Norge

	31 December	31 December
EURm	2010	2009
Calculation of total capital base		
Original own funds		
Paid up capital	495	465
Share premium	122	115
Eligible capital	617	580
Reserves	2,621	2,324
Minority interests	1	1
Income (positive/negative) from current year	551	317
Eligible reserves	3,173	2,642
Tier 1 capital (before hybrid capital and deductions)	3,790	3,222
Hybrid capital loans subject to limits	217	202
Proposed/actual dividend	-321	-181
Deferred tax assets	-152	-14
Intangible assets	-55	-46
Deductions for investments in credit institutions	0	0
IRB provisions excess shortfall (-)	-118	-109
Other items, net	0	0
Deductions from original own funds	-645	-350
Tier 1 capital (net after deduction)	3,362	3,073
- of which hybrid capital	217	202
- of which core tier 1 capital	3,145	2,872
Additional own funds		
Securities of indeterminate dur. and other instr.	368	347
Subordinate loan capital	690	654
Other additional own funds	0	0
Tier 2 capital (before deductions)	1,058	1,001
Deductions for investments in credit institutions	0	0
IRB provisions shortfall (-)	-118	-109
Deductions from original additional own funds	-118	-109
Tier 2 capital (net after deductions)	939	892
Total own funds for solvency purposes	4,301	3,965

The total capital base (referred to as own funds in the CRD) is the sum of tier 1 capital (called original own funds in the CRD) and tier 2 capital (called additional own funds in the CRD) after deductions and excluding capital related to insurance companies. The two main components in the capital base are core equity in the balance sheet and subordinated debt. Below is a detailed description of the items included in the capital base.



10.2 Core tier 1 capital and tier 1 capital

Core tier 1 capital is defined as eligible capital including eligible reserves and net of regulatory required deductions done directly to the tier 1 capital. The capital recognised as core tier 1 capital, holds the ultimate characteristics for loss absorbance defined from a going concern basis and are the most subordinated claim in terms of liquidation. The tier 1 capital is defined as capital of the same or close to the character of eligible capital and eligible reserves. The tier 1 capital can also include a limited part of hybrid capital loans (perpetual loans). Deductions mandatory for tier 1 capital will accordingly also be required as deduction in defined core tier 1 capital.

10.2.1 Eligible capital

Paid up capital is equal to the share capital contributed by shareholders.

10.2.2 Eligible reserves

Eligible reserves consist primarily of retained earnings, other reserves, minority interest and income from current year. Retained earnings are earnings from previous years reported via the income statement. Other reserves are related to the capital part of untaxed reserves, revaluation and translation reserves referred to acquisitions and associated companies under the equity method. The equity interests of minority shareholdings in companies that are fully consolidated in the financial companies group are also included. Positive income from current year is included as eligible capital after verification by the external auditors. However, negative income must always be included as a deduction. Repurchased own shares or own shares temporary included in trading portfolios, are deducted from eligible reserves.

10.2.3 Hybrid capital loans subject to limits

The requirements for including undated loans in tier 1 capital is restricted and repurchase can normally not take place until five years after the loan originally is issued. Hybrid capital loans, undated subordinated loans, may be repaid only by decision from Board of Directors in Nordea and with the permission of the Norwegian Financial Supervisory Authority. Further, there are restrictions related to step up conditions, order of priority, interest payments under constraint conditions and the level of amount that can be part of the tier 1 capital.

Currently the hybrid capital loans included in the capital base of Nordea Bank Norge Group only constitute 6.5% of the tier 1 capital, which is under the limits set for hybrid instruments included in Tier 1 capital.

10.2.4 Deductions from tier 1 capital

Proposed/actual dividend

In relation to income for the period, corresponding dividend should be deducted. The amount is deducted from the tier 1 capital and amounts to proposed distribution to shareholders by decision of the annual general meeting of shareholders.

Deferred tax assets

In accordance with local legal requirements deferred tax assets has been deducted from the tier 1 capital. Deducted amount is based on accounting standards relevant for the groups of institutions which constitute the capital base.



Intangible assets

The significant part of deducted intangible assets contains of goodwill. Other intangible assets relates to IT software and development.

Deductions for investments in credit institutions

The capital base should be deducted for equity holdings and some other certain types of contributions to institutions that are not part of the financial companies group (in Nordea foremost associated companies). 50 percent should be deducted from tier 1 capital and 50 percent should be deducted from tier 2 capital.

IRB provisions shortfall

The calculation of the capital base is in accordance with the CRD and the Norwegian legislation. The differences between EL and actual provision made for the related exposures are adjusted for in the capital base. The negative difference (when the EL amount is larger than the provision amount) is included in the capital base as shortfall. According to the rules in the CRD, the shortfall amount shall be deducted from the capital base and be divided equally into both tier 1 capital and tier 2 capital.

Other deduction

Other deductions contains of pension assets in excess of related liabilities. Surplus net value of pension plans for employees should under certain circumstances be deducted from the tier 1 capital.

10.3 Additional own funds

The principal of tier 2 capital has turned from an additional capital base item to items with the function of absorbing losses on a "gone concern" basis, i.e. after the failure of a firm. The tier 2 capital must be subordinated to depositors and general creditors of the bank. It can not be secured or covered by a guarantee of the issuer or related entity or include other arrangement that legally or economically enhances the seniority of the claim vis-à-vis depositors and general bank creditors.

10.3.1 Tier 2 capital

The tier 2 capital is mainly related to subordinated debt with some specific deductions. Tier 2 capital includes two different types of subordinated loan capital; perpetual loans and dated loans. The total tier 2 amount may not exceed tier 1 and dated tier 2 loans may not exceed half the amount of tier 1. The limits are set after deductions.

The basic principle for subordinated debt in the capital base is the order of priority in a default or bankruptcy situation. Under such conditions, the holder of the subordinated loan would be repaid after other creditors, but before shareholders. The subordinated debt will to some extent prevent the institution to go into liquidation.

The amount possible to include in the tier 2 capital related to dated loans is reduced if the remaining maturity is less then five years. Outstanding amount in the specific issue is deducted by 20 % for each year beyond five years.

As of end year 2010, Nordea Bank Norge holds EUR 690m in dated subordinated debenture loans. The amount of EUR 368m in undated subordinated debenture loans included in the tier 2. There are no significant movements compared to 2009.

10.3.2 Other additional funds

Other additional funds contains of adjustment to valuation differences in available for sale equities transferred to core additional own funds. Unrealised gains from equity hold-ings classified as available for sale securities can according to regulation only be included in tier 2 capital. Nordea Bank Norge has currently no such holdings affecting the capital base.



10.3.3 Deductions from tier 2 capital

Deductions for investments in credit institutions

The capital base should be deducted for equity holdings and some other certain types of contributions to institutions that are not part of the financial companies group (in Nordea foremost associated companies). 50 percent should be deducted from tier 1 capital and 50 percent should be deducted from tier 2 capital.

IRB provisions shortfall (-)

The differences between EL and provision made for the related exposures are adjusted for in the tier 2 capital, see section 10.2.4 for further explanation.



11. Appendix

11.1 Financial stability plan in Norway

The Nordic governments have established a number of measures in response to the global financial crisis. The measures were presented during the autumn 2008 and the beginning of 2009. Similar to many stability packages within EU, the measures include the following elements: implementation of a general framework for giving state support to ailing credit institutions, the creation of a stabilisation fund, a temporary guarantee program and a recapitalisation scheme. Nordea welcomes the actions taken by the Nordic governments to stabilise the markets.

The Norwegian stabilization scheme includes a swap facility for banks whereby government bonds can be exchanged for covered bonds. Due to the stabilisation of the credit markets, it was decided in end 2009 that no more auctions regarding the swap facility would be held until further notice. In addition to the swap facility, a scheme to provide core capital and subordinated loans was established by the Norwegian government. Nordea has not participated as a borrower under the latter scheme

11.2 General description of pillar 1, 2 and 3

The Basel II framework was an international initiative with the purpose to implement a more risk sensitive framework for the assessment of risk for the calculation of regulatory capital, i.e. the minimum capital that the institution must hold. The intention was also to align the actual assessment of risk within the institutions with the assessment of the regulatory capital by allowing use of internal models also for credit risk.

From the beginning of 2007, the new CRD came into effect as the common framework for implementing the Basel II framework in EU. The CRD is built on three pillars:

• Pillar 1 – requirements for the calculation of the RWAs and capital requirement

• Pillar 2 – rules for the Supervisory Review Process (SRP), including the ICAAP

• Pillar 3 – rules for the disclosure of risk and capital management, including capital adequacy

The CRD contains a detailed set of minimum requirements to assure the conceptual soundness and integrity of the internal assessment. In order to prevent large short-term effects on capital requirements, the regulators have introduced transitions rule (also known as capital floor) for all institutions implementing the new capital adequacy reporting. The transition rules, in force 2007-2009, with prolongation at least to the end of 2011, mark the lowest eligible capital base and relate directly to the capital requirements calculated under Basel I regulations. During 2007 the capital requirements were no less than 95% of the capital requirements calculated under Basel I regulations. For 2008 and 2009, the amounts of capital requirements were allowed to be 90% respectively 80% of the capital requirements calculated under Basel I regulations. The transition rules have been prolonged, at least for 2010 and 2011, and the capital requirement is not allowed to be below 80% of the capital requirement calculated under Basel I regulations.



Pillar 1

The new CRD is not changing the minimum required capital ratio of 8% compared to the previous regulation (Basel I). The changes are related to the definition and calculations of the RWA, which is the method used to measure the risk exposure of the reporting institution. The regulatory capital requirements are calculated using the following formula:

Minimum capital requirements = Capital base / RWA where, Minimum capital requirements $\geq 8\%$

The RWAs are calculated by using more sophisticated and risk sensitive methods than previously in Basel I. Credit risk and market risk are two essential risk types like in Basel I, while operational risk is introduced as a new risk type in the CRD. The table below identifies the approaches available for calculating RWA in each risk type in accordance with the CRD:

Approaches for reporting capital requirements		
Credit Risk	Market Risk	Operational Risk
(1) Standardised Approach	(1) Standardised Approach	(1) Basic Indicator Approach
(2) Foundation Internal Rat- ing Based Approach (FIRB)	(2) Internal Models Approach	(2) Standardised Approach
(3) Advanced Internal Rating Based Approach (AIRB)		(3) Advanced Measurement Approach

Primary approaches in the CRD

The standardised approach for calculating credit risk is close to the previous Basel I regulation, except an additional possibility to use external rating for the counterparties and wider use of financial collateral. The RWA is set by multiplying the exposure with a risk weight factor dependent on the external rating and exposure class.

Credit risk according to FIRB is based on the internal rating and PD for each counterpart and fixed estimates for LGD and CCF, while Advanced IRB is based on internal estimates for PD, LGD and CCF.

Below is an overview of the key parameters used in calculation of RWA in Pillar I.



Figure 8: Key parameters in the RWA calculation



Pillar 2

Pillar 2, or the SRP, comprises two processes:

• the ICAAP and

• the SREP

The SRP is designed to ensure that institutions identify their material risk and allocate adequate capital, and employ sufficient management processes, to support such risk. The SRP also encourages institutions to develop and use better risk management techniques in monitoring and measuring risk in addition to the credit, market and operational risk in the CRD. The ICAAP allows banks to review their risk management policies and capital positions relative to the risk they undertake. In ICAAP, the institution ensures that it has sufficient available capital to meet regulatory and internal capital requirements, even during periods of economic or financial stress. The ICAAP includes all components of risk management of the entire Group and its legal entities. The SREP is the supervisor's review of the institution's capital management and an assessment of the institutes internal controls and governance.

Other risk types, which are not covered by the minimum capital requirements according to pillar 1, are typically liquidity risk, business risk, interest rate risk in the banking book and concentration risk. These are covered either by capital or risk management and mitigation processes under pillar 2.

Pillar 3

In the CRD it is also stipulated how and when institutions should disclose capital and risk management. The disclosure should follow the requirements according to the pillar 3. The main requirements are:

- Description of the Group structure and overall risk and capital management
- Regulatory capital requirements and the capital base
- Credit risk, including RWA calculations and loan losses
- Market risk
- Operational risk



11.3 Exposure classes for Credit risk

A diversified credit portfolio can be divided into the exposure classes defined by the CRD. The basis for calculation of the exposure in the RWA formula is the division of exposure classes. Nordea is approved to use the FIRB approach for the exposure classes: institution, corporate and other non-credit obligation assets. For the exposure classes retail the IRB approach is approved to be used. For the remaining exposure classes Nordea uses the Standardised Approach. Following is a description of what exposures are included in the different exposure classes.

11.3.1 IRB exposure classes

Institutions exposures

Exposures to credit institutions and investment firms are classified as exposures to institutions. In addition, exposures to regional governments, local authorities and multilateral development banks are classified as exposures to institutions if they are not treated as exposures to sovereigns¹ according to regulations issued by the authorities.

Corporate exposures

Exposures that are not assigned to any of the other exposure classes are classified as corporate exposures. The corporate exposure class contains exposures that are rated in accordance to Nordea's internal guidelines.

Retail exposures

Exposures to small and medium sized entities (with an exposure of less than EUR 250t) and to private individuals are included in the retail exposure class and defined in accordance to Nordea's internal guidelines for scoring.

Other non- credit obligation assets

Assets that do not require any performance from any counterparty are classified as non credit-obligation assets.

11.3.2 Standardised exposure classes

Central governments and central banks

Exposures to central governments and central banks are, subject to national discretion, treated with low risk if the counterparty is within European Economic Area member states. Subject to national discretion, the risk weight of 0% is, for the majority of these exposures, applied in Nordea.

Regional governments and local authorities

Exposures to regional governments and local authorities are included in this exposure class. Exposures to regional governments and local authorities are treated as exposures to the central government in whose jurisdiction they are established, with the exception of Norway, where a risk weight of 20% is applied.

Institution exposures

Exposures to institutions are assigned a risk weight depending on the external rating, by an eligible rating agency, of the central government in the jurisdiction of the institution. In Poland, the risk weight of the exposure is determined according to the external rating of the institution. Specific rules also determine how to treat an exposure where no rating by an eligible rating agency exists. Therefore, the risk weights can differ from 0% to 150% for these exposures.

¹ Sovereigns include central governments, central banks, regional governments, local authorities and other public sector entities.



Corporate exposures

Exposures to corporate rated by eligible rating agency are assigned a risk weight from 20% to 150%. Exposures without external rating are assigned a risk weight of 100%.

Retail exposures

Retail exposures are assigned a risk weight of 75%.

Exposures secured by real estate

Exposures that are secured by mortgages on residential or commercial real estate are included in this exposure class. Exposures secured by mortgages on residential real estate are assigned a risk weight of 35%. The risk weight is only reduced for the part of the exposure that is fully secured. Exposures that are secured by commercial real estate are subject to national discretions and the regulations differ between the Nordic countries.

Other

- Exposures to administrative bodies and non-commercial undertakings (such as public sector entities) are, subject to decision by the local authority, assigned a risk weight of 0% to 100%.
- Exposures to named multilateral development banks are assigned a risk weight of 0%. Other multilateral development banks are assigned a risk weight according to the methods used for exposures to institutions.
- Exposures to named international organisations are assigned a risk weight of 0%. Other international organisations are assigned a risk weight of 100%.
- Past due items (items that are past due for more than 90 days). The unsecured part of any past due item are assigned a risk weight of 150% if value adjustments (allowances) are less than 20% and 100% if value adjustments (allowances) are no less than 20% of the unsecured part. The part of the past due items that are secured by residential real estate property are assigned a risk weight of 100% or 50% depending on the size of the value adjustment (above or below 20%) and national regulations.
- Short-term claims. Exposures reported as short-term claims receive a risk weight based on the short term external rating of the institution. Short-term exposures to institutions and corporate for which a short-term credit assessment by a nominated rating agency is available, are assigned a risk weight in accordance with a six step mapping scale made by the financial supervisory authorities. However, this exposure class is not used for exposures to institutions treated according to the central government risk weighted method.
- Other items
 - 1. Tangible assets, prepayments and accrued income where no counterpart can be determined, holdings of equity etc are assigned a risk weight of 100%.
 - 2. Cash are assigned a 0% risk weight.

11.4 Calculation of RWA

The calculation of exposure at default (EAD) in Nordea differs between approaches but also depending on the exposure classes within the IRB approach.

11.4.1 IRB approach

The FIRB approach is used for calculating the minimum capital requirements for exposure to institutions and corporate customers. Credit risk is measured using sophisticated formulas for calculating RWA. Input parameters are Nordea's internal estimate of PDs and input fixed by the financial authorities supervisory for LGD, EAD and maturity.

Internal estimates of PD, LGD and EAD are used for the IRB approach for retail exposure, which in turn is based on internal historical loss data.



11.4.1.1 Exposure at Default (EAD)

The EAD is an estimation of the total exposure to the customer at the time of default. For on-balance items, EAD is normally the same as the booked value, such as the market value or utilisation. An off-balance product, such as a credit facility, does not contain the same risk as an on-balance exposure, since it is rarely fully utilised at the time of the customer's default. A CCF is multiplied to the off-balance amount to estimate how much of the exposure will be drawn at default. In the FIRB approach the CCFs are fixed by financial supervisory authorities.

11.4.1.2 Probability of default (PD)

PD means the likelihood of default of a counterpart. The PD represents the long-term average of yearly default rates. The internal credit risk classification models (rating models for corporate customers and institutions and scoring models for retail customers) provide an estimation of the repayment capacity of a counterpart. The internal risk classification scale consists of 18 grades for non-defaulted customers and 3 grades for defaulted customers. All customers with the same risk classification are expected to have the same repayment capacity; independent of the customers' industry, size, etc.

11.4.1.3 Loss Given Default (LGD)

The LGD measures the economic loss that can be expected if a customer goes default. The regulatory capital requirement is dependent on LGD.

For the FIRB institution and corporate exposure classes the LGD values are fixed by financial supervisory authorities. When setting the LGD to fixed levels the CRD has taken into account downturn in the economy.

The LGD value in the retail IRB approach is based on internal estimates. LGD estimates are based on the experience and practices in Nordea as well as the external environment in which the bank operates. Nordea uses LGD estimates that are appropriate for an economic downturn if those are more conservative than the long-run average. The LGD pools are based on collateral types. These codes are mapped to LGD pools depending on country and customer type (household or SME).

11.4.1.4 Credit risk mitigation

RWA and exposure are reduced by the recognition of credit risk mitigation techniques. Only certain types of collateral and some issuers of guarantees are eligible to reduce the capital requirement purposes. Furthermore the collateral management process and the terms in the collateral agreements have to fulfil the minimum requirements (such as procedures for monitoring of market values, insurance and legal certainty) in the capital adequacy regulations. Collateral items and guarantees which can reduce the capital requirement are called eligible collateral. The eligibility requirements are explicitly mentioned in the CRD for physical exposure in FIRB, which are currently used for corporate and institution exposure. Financial supervisory authorities may permit the use of other physical collaterals only if two specific requirements are met in addition to the general minimum requirements listed further down in the document. The first requirement is that there is a liquid market and the second that there are established market prices.

The reduction of the capital requirements is calculated in four ways, depending of the type of credit risk mitigation technique:

1. Adjusted exposure amount

The comprehensive method for financial collateral such as cash, bonds and stocks. The exposure amount is adjusted with regards to the financial collateral. The size of the adjustment depends on the volatility of the collateral and the type of exposure. Nordea uses volatility adjustments specified by the financial supervisory authorities (supervisory haircuts).



2. Adjusted PD (substitution of PD)

The substitution method is used for guarantees, which implies that the PD for the customer is substituted. This means that the credit risk in respect of the customer is substituted by the credit risk of the guarantor and the risk thereby reduced. Hence, an exposure fully guaranteed will be assigned the same capital requirement as if the loan was initially granted to the guarantor rather than the customer. The PD value of exposure is adjusted if the capital requirement for both the customer and the guarantor is calculated according to the IRB approach.

3. Adjusted LGD

The LGD value is reduced if the exposure in the IRB approach (i.e. to large corporate and institutions) is fully collateralised with real estates (commercial and residential), other physical collateral or receivables. The size of the LGD adjustment is stipulated by the CRD in the FIRB approach. The LGD value in the retail IRB approach is based on internal estimates.

4. Adjusted risk weight

Netting agreements are mainly used for transactions in derivatives in the trading book. The exposure value is adjusted so that the capital requirements for credit risk reflect only the net position of derivative contracts with positive and negative values under the netting agreement. Netting across product categories is not used.

Nordea uses a wide variety of risk mitigation techniques in several different markets which contribute to risk diversification and credit protection. The different credit risk mitigation techniques such as collateral, guarantees, netting agreements and covenants are used to reduce the credit risk. All credit mitigation activities are not recognised for capital adequacy purposes since they are not defined as eligible, i.e. covenants. Loan documentations and similar agreements can include covenants such as financial ratios that the debtor has to comply with. Receivables with an original maturity of more than one year are not eligible for capital adequacy purposes. Another example is assets that could not be sold in a liquid market. Such assets could be pledged but are not assigned any value in the credit process, nor in the regulatory capital calculations.

11.4.1.5 Maturity

For exposure calculated with the FIRB approach, the maturity is set to standard values in the RWA calculation formula based on the estimates set by the financial supervisory authorities. The maturity parameter used is set to 2.5 years for the exposure types on-balance, off-balance and derivatives. For securities financing the maturity parameter is 0.5 years.

11.4.2 Standardised approach

The parts remaining in the standardised approach are foreign branches, subsidiaries in Poland, Luxemburg and Russia and the retail exposure in the finance companies as well as exposure towards sovereigns. The standardised measures credit risk pursuant to fixed risk weight and is the least sophisticated capital calculations. The application of risk weight in standardised is given by financial supervisory authorities and is based on the exposure class to which the exposure is assigned. Some exposure classes are derived from the type of counterparty while others are based on the asset type, product type, collateral type or exposure size.

The EAD of an on-balance sheet exposure in the standardised is measured net of value adjustments such as provisions. Off-balance sheet exposure is converted into EAD using CCF set by the financial supervisory authorities. Derivative contracts and securities financing has an EAD that is the same amount as the exposure.



In calculating RWA with the standardised approach, external rating may be used as an alternative to use the fixed risk weight. The external ratings must come from eligible external credit assessment institutions.



List of abbreviations

ADF	Actual Default Frequencies
AIRB	Advanced Internal Rating Based approach
ALCO	Asset and Liability Committee
BCBS	Basel Committee on Banking Supervision
CCF	Credit Conversion Factor
CCO	Chief Credit Officer
CDO	Collateralised Debt Obligation
CEBS	Committee of European Bank Supervisors
CEO	Chief Executive Officer
CFO	Chief Financial Officer
CLN	Credit Linked Notes
CLS	Continuous Linked Settlement
СМО	Collateralised Mortgage Obligations
СР	Commercial Paper
CRD	EU's Capital Requirements Directive
CRO	Chief Risk Officer
EAD	Exposure at Default
EC	Economic Capital
ECC	Executive Credit Committee
EAD	Exposure at Default
EL	Expected Loss
EP	Economic Profit
ERAT	Environmental Risk Assessment Tool
EU	European Union
FIRB	Foundation Internal Rating Based approach
FX	Foreign Exchange
GCC	Group Credit Committee
GEM	Group Executive Management
GEM CC	Group Executive Management Credit Committee
GICS	Global Industries Classification Standard
IAS	International Accounting Standard
ICAAP	Internal Capital Adequacy Assessment Process
IFC	International Finance Corporation
IFRS	International Financial Reporting Standard
IRB	Internal Rating Based approach
LGD	Loss Given Default
OTC	Over The Counter (derivatives)
PD	Probability of Default
PIT	Point-in-Time
ORA	Ouality and Risk Analysis
RWA	Risk Weighted Amount
S&P	Standard & Poor's
SIIR	Structural Interest Income Risk
SME	Small and Medium-sized Enterprises
SPE	Special Purpose Entity
SPRAT	Social and Political Risk Assessment Tool
SRP	Supervisory Review Process
SREP	Supervisory Review and Evaluation Process
TTC	Through-the-Cycle
VaR	Value at Risk
tVaR	Tail-VaR
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