## Nordea



# Capital and Risk Management Report Third Quarter 2025

Appendix F Nordea Mortgage Bank Plc

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Table 1 - EU KM1 - Key metrics template

During Q3 2025, Nordea Mortgage Bank's CET1 capital decreased by EUR 7m and REA decreased by EUR 31m. The CET1 ratio remained stable at 19.3% while the leverage ratio remained stable at 4.7%.

EURm	_	h	-	d	
Available own funds (amounts)	Q3 2025	Q2 2025	C Q1 2025	d Q4 2024	e Q3 2024
1 Common Equity Tier 1 (CET1) capital	1,670	1,677	1,618	1,628	1,605
2 Tier 1 capital	1,670	1,677	1,618	1,628	1,605
3 Total capital	1,670	1,677	1,618	1,628	1,605
	.,	.,	.,	.,	.,
Risk-weighted exposure amounts <sup>1)</sup>					
4 Total risk exposure amount	8,661	8,693	8,780	9,032	9,024
4a Total risk exposure pre-floor	8,661	8,693	8,780		
Capital ratios (as a percentage of risk-weighted exposure amount) <sup>1)</sup>					
5 Common Equity Tier 1 ratio (%)	19.3%	19.3%	18.4%	18.0%	17.8%
5b Common Equity Tier 1 ratio considering unfloored TREA (%)	19.3%	19.3%	18.4%		
6 Tier1ratio (%)	19.3%	19.3%	18.4%	18.0%	17.8%
6b Tier 1 ratio considering unfloored TREA (%)	19.3%	19.3%	18.4%		
7 Total capital ratio (%)	19.3%	19.3%	18.4%	18.0%	17.8%
7b Total capital ratio considering unfloored TREA (%)	19.3%	19.3 %	18.4 %		
Additional own funds requirements to address risks other than the risk of excessive	lovorado (a	e a parcan	tago of ric	k-woightor	4
exposure amount)	teverage (c	is a perceri	itage of risi	K Weighted	•
EU 7d Additional own funds requirements to address risks other than the risk of excessive	0.0%	0.0%	0.0%	0.0%	0.0%
leverage (%)					
EU 7e of which: to be made up of CET1 capital (percentage points)	0.0%	0.0%	0.0%	0.0%	0.0%
EU7f of which: to be made up of Tier1 capital (percentage points)	0.0%	0.0%	0.0%	0.0%	0.0%
EU 7g Total SREP own funds requirements (%)	8.0%	8.0%	8.0%	8.0%	8.0%
. , , ,					
Combined buffer and overall capital requirement (as a percentage of risk-weighted	exposure a	mount)			
8 Capital conservation buffer (%)	2.5%	2.5%	2.5%	2.5%	2.5%
EU 8a Conservation buffer due to macro-prudential or systemic risk identified at the level	0.0%	0.0%	0.0%	0.0%	0.0%
of a Member State (%)					
9 Institution specific countercyclical capital buffer (%)	0.0%	0.0%	0.0%	0.0%	0.0%
EU 9a Systemic risk buffer (%)	0.0%	0.0%	0.0%	0.0%	0.0%
10 Global Systemically Important Institution buffer (%)	0.0%	0.0%	0.0%	0.0%	0.0%
EU 10a Other Systemically Important Institution buffer (%)	0.0%	0.0%	0.0%	0.0%	0.0%
11 Combined buffer requirement (%)	2.5%	2.5%	2.5%	2.5%	2.5%
EU 11a Overall capital requirements (%)	10.5%	10.5%	10.5%	10.5%	10.5%
12 CET1 available after meeting the total SREP own funds requirements (%)	11.3%	11.3%	10.4%	10.0%	9.8%
Lauranda matia					
Leverage ratio  13 Total exposure measure	35,885	35,322	35,033	35,138	34,889
14 Leverage ratio (%)	4.7%	4.7%	4.6%	4.6%	4.6%
14 Leverage ratio (70)	7.770	4.770	4.070	4.070	4.070
Additional own funds requirements to address the risk of excessive leverage (as a p	ercentage o	of total exp	osure mea	asure)	
EU 14a Additional own funds requirements to address the risk of excessive leverage (%)	0.0%	0.0%	0.0%	0.0%	0.0%
EU 14b of which: to be made up of CET1 capital (percentage points)	0.0%	0.0%	0.0%	0.0%	0.0%
EU 14c Total SREP leverage ratio requirements (%)	3.0%	3.0%	3.0%	3.0%	3.0%
Leverage ratio buffer and overall leverage ratio requirement (as a percentage of total	al exposure	measure)			
EU 14d Leverage ratio buffer requirement (%)	0.0%	0.0%	0.0%	0.0%	0.0%
EU 14e Overall leverage ratio requirement (%)	3.0%	3.0%	3.0%	3.0%	3.0%
Liquidity Coverage Ratio					
15 Total high-quality liquid assets (HQLA) (Weighted value -average)	558	496	408	344	311
EU 16a Cash outflows - Total weighted value	353	363	254	242	236
EU 16b Cash inflows - Total weighted value	1,002	845	699	802	793
16 Total net cash outflows (adjusted value)	88	91	63	60	59
17 Liquidity coverage ratio (%) <sup>2</sup>	1188%	969%	1007%	949%	994%
Net Stable Funding Ratio					
18 Total available stable funding	28,908	29,066	29,212	29,630	29,904
19 Total required stable funding	26,378	26,288	25,956	26,413	26,617
20 NSFR ratio (%)	109.6%	110.6%	112.5%	112.2%	112.3%

<sup>1)</sup> Finland has implemented the derogation from the requirement to apply the output floor on individual level to subsidiary institutions located in the same member state as the parent institution based on CRR Article 92(3) second subparagraph. Therefore, for NMB the total risk exposure amount equals the un-floored total risk exposure amount.

<sup>2)</sup> The LCR reported in this table is the average of 12 end of month ratios.

#### Table 2 - EU OV1 - Overview of total risk exposure amounts

The table provides an overview of total REA in Q3 2025 where credit risk accounted for the largest risk type with approximately 95% of REA. Operational risk accounted for the second largest risk type. REA remained stable during the period.

EURm	Total risk exposure amounts (TREA)		Total own funds requirements
	a Q3 2025	b Q2 2025	c Q3 2025
1 Credit risk (excluding CCR) <sup>1)</sup>	8,233	8,264	659
2 Of which the standardised approach	31	31	2
3 Of which the Foundation IRB (F-IRB) approach	18	18	1
4 Of which slotting approach			
EU 4a Of which equities under the simple risk weighted approach			
5 Of which the Advanced IRB (A-IRB) approach	8,176	8,132	654
6 Counterparty credit risk - CCR			
7 Of which the standardised approach			
8 Of which internal model method (IMM)			
EU 8a Of which exposures to a CCP			
9 Of which other CCR			
10 Credit valuation adjustments risk - CVA risk			
EU 10a Of which the standardised approach (SA)			
EU 10b Of which the basic approach (F-BA and R-BA)			
EU 10c Of which the simplified approach			
15 Settlement risk			
16 Securitisation exposures in the non-trading book (after the cap)			
17 Of which SEC-IRBA approach			
18 Of which SEC-ERBA (including IAA)			
19 Of which SEC-SA approach			
EU 19a Of which 1250% / deduction			
20 Position, foreign exchange and commodities risks (Market risk)			
21 Of which the Alternative standardised approach (A-SA)			
EU 21a Of which the Simplified standardised approach (S-SA)			
22 Of which Alternative Internal Model Approach (A-IMA)			
EU 22a Large exposures			
23 Reclassifications between the trading and non-trading books			
24 Operational risk	429	429	34
EU 24a Exposures to crypto-assets			
25 Amounts below the thresholds for deduction (subject to 250% risk weight)	31	31	2
26 Output floor applied (%) <sup>2)</sup>			
27 Floor adjustment (before application of transitional cap) <sup>2)</sup>			
28 Floor adjustment (after application of transitional cap) <sup>2)</sup>			
29 Total	8,661	8,693	693

<sup>1)</sup> Credit risk (excluding CCR) includes additional risk exposure amount due to Article 3 of the CRR.

<sup>2)</sup> Not applicable to NMB as Finland has implemented the derogation from the requirement to apply the output floor on individual level to subsidiary institutions located in the same member state as the parent institution based on CRR Article 92(3) second subparagraph.

### Table 3 - EU CR8 - RWEA flow statements of credit risk exposures under the IRB approach During Q3 2025 the IRB REA remained stable.

EURm	Risk weighted exposure amount
1 Risk weighted exposure amount as of Q2 2025	8,226
2 Asset size (+/-)	33
3 Asset quality (+/-)	11
4 Model updates (+/-)	
5 Methodology and policy (+/-)	
6 Acquisitions and disposals (+/-)	
7 Foreign exchange movements (+/-)	
8 Other (+/-)	-72
9 Risk weighted exposure amount as of Q3 2025	8,198

#### Table 4 - EU LIQ1 - Quantitative information of LCR

Nordea Mortgage Bank Plc's short term liquidity risk exposure measured by Liquidity Coverage Ratio (LCR) has remained on a stable level during 2025. Average LCR increased 219pp between Q3 2025 and Q2 2025, mainly due to increased liquid assets. Main drivers of Nordea Mortgage Bank Plc LCR results are outflows from wholesale funding which are covered by high quality liquid assets and inflows from mortgage loans. In Q3 2025 there was slightl decrease in outflows, but increase in liquid assets resulting in a higher average LCR ratio. Liquidity buffer in Nordea Mortgage Bank Plc is composed of cash with central banks. Nordea Mortgage Bank Plc's main funding sources in Q3 2025 were issued covered bonds (61%) and internal funding from Nordea Bank Abp (29%). Nordea has a centralised liquidity management function where Group Treasury is responsible for the management of the Mortgage Bank Plc's liquidity positions, liquidity buffers, external and internal funding, and Funds Transfer Pricing. In terms of liquidity regulation, Nordea Mortgage Bank Plc does not have other significant currencies than EUR. Possible mismatches from minor exposures in foreign currencies are actively managed and monitored. Nordea Mortgage Bank Plc's derivative exposures, potential collateral calls and their impact to LCR is closely monitored and managed.

EURm	a	b	С	d	e	f	g	h
	Tota	al unweighted	l value (avera	ge)	To	tal weighted	value (averag	e)
EU 1a Quarter ending on (30 Sep 2025)	30 Sep 25	30 Jun 25	31 Mar 25	31 Dec 24	30 Sep 25	30 Jun 25	31 Mar 25	31 Dec 24
EU 1b Number of data points used in the	12	12	12	12	12	12	12	12
calculation of averages								
High-quality liquid assets					550	406	400	244
1 Total high-quality liquid assets (HQLA)					558	496	408	344
Cash - Outflows								
2 Retail deposits and deposits from small								
business customers, of which:								
3 Stable deposits								
4 Less stable deposits 5 Unsecured wholesale funding	281	291	183	166	281	291	183	166
6 <i>Operational deposits (all</i>	201	291	103	100	201	291	103	100
counterparties) and deposits in								
networks of cooperative banks								
7 Non-operational deposits (all	66	71	58	36	66	71	58	36
counterparties)								
8 Unsecured debt	215	220	125	130	215	220	125	130
9 Secured wholesale funding	264	254	240	250	74	70	74	7.5
10 Additional requirements	261 <i>61</i>	254 <i>62</i>	248 <i>61</i>	250 <i>66</i>	71 <i>61</i>	72 <i>62</i>	71 <i>61</i>	76 <i>66</i>
11 Outflows related to derivative exposures and other collateral	61	02	01	00	61	02	67	00
requirements								
12 Outflows related to loss of funding on								
debt products								
13 Credit and liquidity facilities	200	192	187	184	11	10	10	9
14 Other contractual funding obligations	12	12	12	12				
15 Other contingent funding obligations								
16 Total cash outflows Cash - Inflows					353	363	254	242
17 Secured lending (e.g. reverse repos)								
18 Inflows from fully performing exposures	844	686	629	793	762	605	552	716
19 Other cash inflows	240	240	147	85	240	240	147	85
EU-19a (Difference between total weighted								
inflows and total weighted outflows								
arising from transactions in third								
countries where there are transfer								
restrictions or which are denominated in								
non-convertible currencies) EU-19b (Excess inflows from a related								
specialised credit institution)								
20 Total cash inflows	1,084	926	776	878	1,002	845	699	802
EU-20a Fully exempt inflows					•			
EU-20b Inflows subject to 90% cap								
EU-20c Inflows subject to 75% cap	1,084	926	776	878	1,002	845	699	802
Total Adjusted Value						40.0	400	244
21 Liquidity buffer					558 88	496 91	408 63	344 60
22 Total net cash outflows 23 Liquidity coverage ratio					1188%	969%	1007%	949%
23 Equicity Coverage ratio					1100%	909%	1007%	343%

	High level summary	Reference	Frequency
	al criteria on transparency and disclosure Risk management objectives and policies		
	The strategies and processes to manage those categories of risks	Not applicable based on Article 13	
	Organisation and governance	(1).	
	Reporting systems	(*)	
	Hedging policies		
	Management declaration on risk management adequacy		
	Risk profile		
	Disclosures regarding governance arrangements		
	Scope of application		
	Name of the institution.	Not applicable based on Article 13	
. ,	Reconciliation between the consolidated financial statements	(1).	
	Breakdown of assets and liabilities of the consolidated financial statements	(1).	
(-)	Reconciliation identifying the main sources of differences between the carrying value amounts in		
	the financial statements and the exposure amount used for regulatory purposes		
	Breakdown of the amounts of the constituent elements of an institution's prudent valuation adjustment		
(f)	Practical or legal impediments to transfer of own funds or to the repayment of liabilities between parent and subsidiaries		
	Capital shortfalls in subsidiaries outside the scope of consolidation		
	Making use of articles on derogations from a) prudential requirements (Article 7) and b) liquidity		
	requirements for individual subsidiaries/entities (Article 9)		
Article 437			
	Full reconciliation to own funds and balance sheet	EU CC1, EU CC2	Semi-annu
` '	Description of main features of the instruments	Information can be found in:	Annual
V-7		Nordea.com > Investors > Debt	
		and rating > Capital instruments >	
		Main features	
(c)	Full terms and conditions of the instruments	Information can be found in:	Annual
(-)		Nordea.com > Investors > Debt	
		and rating > Capital instruments >	
		Main features	
d) (i)-(iii)	Separate disclosure of the nature and amounts	EU CC1	Semi-annu
	Description of all restrictions applied to own funds calculations	EU CC1	Semi-annu
	Calculation of capital ratios	EU CC1	Semi-annu
	Disclosure of own funds and eligible liabilities		
	Composition of their own funds and eligible liabilities, their maturity and their main features	Nordea Mortgage Bank is not a	
( )		globally significant institution or a	
(h)		0 , 0	
(0)	Ranking of eligible liabilities in the creditor hierarchy	material subsidiary of non-EU G-	
(b)	Ranking of eligible liabilities in the creditor hierarchy	material subsidiary of non-EU G- SII. Hence, it is not subject to CRR	
(c)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the	SII. Hence, it is not subject to CRR	
(c)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the amount of those issuances that is included in eligible liabilities items within the limits specified in	SII. Hence, it is not subject to CRR 92a or 92b and CRR 437a	
(c)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the amount of those issuances that is included in eligible liabilities items within the limits specified in Article 72b(3) and (4)	SII. Hence, it is not subject to CRR 92a or 92b and CRR 437a disclosure requirement. However,	
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(c) (d) Article 438 (a) (b) (c) (d) - (h)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the amount of those issuances that is included in eligible liabilities items within the limits specified in Article 72b(3) and (4)  Total amount of excluded liabilities referred to in Article 72a(2)  Own funds requirements and risk-weighted exposure amounts  Summary of the approach to assessing adequacy of capital to its activities  Amount of the additional own funds requirements  Upon demand from the authorities, result of the ICAAP  Own funds requirements for credit risk (Standardised and IRB approach), market and operational	SII. Hence, it is not subject to CRR 92a or 92b and CRR 437a disclosure requirement. However, Nordea Mortgage Bank is subject to disclosure requirement according to BRRD. See references under BRRD ref.  Information can be found in: Nordea Group Capital and Risk Management report, Part 1, ICAAP, stress testing and capital allocation Part 1, EU KM1 Not applicable EU OV1, EU CR8 EU INS1, EU INS2, EU CR10.5, EU MR2-B, EU CVA4 and EU CCR7 are not applicable as Nordea Mortgage Bank does not have relevant exposures.	Annual Quarterly
(c) (d) Article 438 (a) (b) (c) (d) - (h)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the amount of those issuances that is included in eligible liabilities items within the limits specified in Article 72b(3) and (4)  Total amount of excluded liabilities referred to in Article 72a(2)  Own funds requirements and risk-weighted exposure amounts  Summary of the approach to assessing adequacy of capital to its activities  Amount of the additional own funds requirements  Upon demand from the authorities, result of the ICAAP  Own funds requirements for credit risk (Standardised and IRB approach), market and operational	SII. Hence, it is not subject to CRR 92a or 92b and CRR 437a disclosure requirement. However, Nordea Mortgage Bank is subject to disclosure requirement according to BRRD. See references under BRRD ref.  Information can be found in: Nordea Group Capital and Risk Management report, Part 1, ICAAP, stress testing and capital allocation Part 1, EU KM1 Not applicable EU OV1, EU CR8 EU INS1, EU INS2, EU CR10.5, EU MR2-B, EU CVA4 and EU CCR7 are not applicable as Nordea Mortgage Bank does not have relevant exposures. EU CMS1 and EU CMS2 are not	Annual Quarterly
(c) (d) Article 438 (a) (b) (c) (d) - (h)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the amount of those issuances that is included in eligible liabilities items within the limits specified in Article 72b(3) and (4)  Total amount of excluded liabilities referred to in Article 72a(2)  Own funds requirements and risk-weighted exposure amounts  Summary of the approach to assessing adequacy of capital to its activities  Amount of the additional own funds requirements  Upon demand from the authorities, result of the ICAAP  Own funds requirements for credit risk (Standardised and IRB approach), market and operational	SII. Hence, it is not subject to CRR 92a or 92b and CRR 437a disclosure requirement. However, Nordea Mortgage Bank is subject to disclosure requirement according to BRRD. See references under BRRD ref.  Information can be found in: Nordea Group Capital and Risk Management report, Part 1, ICAAP, stress testing and capital allocation Part 1, EU KM1 Not applicable EU OV1, EU CR8 EU INS1, EU INS2, EU CR10.5, EU MR2-B, EU CVA4 and EU CCR7 are not applicable as Nordea Mortgage Bank does not have relevant exposures. EU CMS1 and EU CMS2 are not applicable to NMB as Finland	Annual Quarterly
(c) (d) Article 438 (a) (b) (c) (d) - (h)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the amount of those issuances that is included in eligible liabilities items within the limits specified in Article 72b(3) and (4)  Total amount of excluded liabilities referred to in Article 72a(2)  Own funds requirements and risk-weighted exposure amounts  Summary of the approach to assessing adequacy of capital to its activities  Amount of the additional own funds requirements  Upon demand from the authorities, result of the ICAAP  Own funds requirements for credit risk (Standardised and IRB approach), market and operational	SII. Hence, it is not subject to CRR 92a or 92b and CRR 437a disclosure requirement. However, Nordea Mortgage Bank is subject to disclosure requirement according to BRRD. See references under BRRD ref.  Information can be found in: Nordea Group Capital and Risk Management report, Part 1, ICAAP, stress testing and capital allocation Part 1, EU KM1 Not applicable EU OV1, EU CR8 EU INS1, EU INS2, EU CR10.5, EU MR2-B, EU CVA4 and EU CCR7 are not applicable as Nordea Mortgage Bank does not have relevant exposures. EU CMS1 and EU CMS2 are not applicable to NMB as Finland has implemented the derogation	Annual Quarterly
(c) (d) Article 438 (a) (b) (c) (d) - (h)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the amount of those issuances that is included in eligible liabilities items within the limits specified in Article 72b(3) and (4)  Total amount of excluded liabilities referred to in Article 72a(2)  Own funds requirements and risk-weighted exposure amounts  Summary of the approach to assessing adequacy of capital to its activities  Amount of the additional own funds requirements  Upon demand from the authorities, result of the ICAAP  Own funds requirements for credit risk (Standardised and IRB approach), market and operational	SII. Hence, it is not subject to CRR 92a or 92b and CRR 437a disclosure requirement. However, Nordea Mortgage Bank is subject to disclosure requirement according to BRRD. See references under BRRD ref.  Information can be found in: Nordea Group Capital and Risk Management report, Part 1, ICAAP, stress testing and capital allocation Part 1, EU KM1 Not applicable EU OV1, EU CR8 EU INS1, EU INS2, EU CR10.5, EU MR2-B, EU CVA4 and EU CCR7 are not applicable as Nordea Mortgage Bank does not have relevant exposures. EU CMS1 and EU CMS2 are not applicable to NMB as Finland has implemented the derogation from the requirement to apply the output floor on individual	Annual Quarterly
(c) (d) Article 438 (a) (b) (c) (d) - (h)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the amount of those issuances that is included in eligible liabilities items within the limits specified in Article 72b(3) and (4)  Total amount of excluded liabilities referred to in Article 72a(2)  Own funds requirements and risk-weighted exposure amounts  Summary of the approach to assessing adequacy of capital to its activities  Amount of the additional own funds requirements  Upon demand from the authorities, result of the ICAAP  Own funds requirements for credit risk (Standardised and IRB approach), market and operational	SII. Hence, it is not subject to CRR 92a or 92b and CRR 437a disclosure requirement. However, Nordea Mortgage Bank is subject to disclosure requirement according to BRRD. See references under BRRD ref.  Information can be found in: Nordea Group Capital and Risk Management report, Part 1, ICAAP, stress testing and capital allocation Part 1, EU KM1 Not applicable EU OV1, EU CR8 EU INS1, EU INS2, EU CR10.5, EU MR2-B, EU CVA4 and EU CCR7 are not applicable as Nordea Mortgage Bank does not have relevant exposures. EU CMS1 and EU CMS2 are not applicable to NMB as Finland has implemented the derogation from the requirement to apply the output floor on individual level to subsidiary institutions	Annual Quarterly
(c) (d) Article 438 (a) (b) (c) (d) - (h)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the amount of those issuances that is included in eligible liabilities items within the limits specified in Article 72b(3) and (4)  Total amount of excluded liabilities referred to in Article 72a(2)  Own funds requirements and risk-weighted exposure amounts  Summary of the approach to assessing adequacy of capital to its activities  Amount of the additional own funds requirements  Upon demand from the authorities, result of the ICAAP  Own funds requirements for credit risk (Standardised and IRB approach), market and operational	SII. Hence, it is not subject to CRR 92a or 92b and CRR 437a disclosure requirement. However, Nordea Mortgage Bank is subject to disclosure requirement according to BRRD. See references under BRRD ref.  Information can be found in: Nordea Group Capital and Risk Management report, Part 1, ICAAP, stress testing and capital allocation Part 1, EU KM1 Not applicable EU OV1, EU CR8 EU INS1, EU INS2, EU CR10.5, EU MR2-B, EU CV44 and EU CCR7 are not applicable as Nordea Mortgage Bank does not have relevant exposures. EU CMS1 and EU CMS2 are not applicable to NMB as Finland has implemented the derogation from the requirement to apply the output floor on individual level to subsidiary institutions located in the same member	Annual Quarterly
(c) (d)  Article 438 (a)  (b) (c) (d) - (h)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the amount of those issuances that is included in eligible liabilities items within the limits specified in Article 72b(3) and (4)  Total amount of excluded liabilities referred to in Article 72a(2)  Own funds requirements and risk-weighted exposure amounts  Summary of the approach to assessing adequacy of capital to its activities  Amount of the additional own funds requirements  Upon demand from the authorities, result of the ICAAP  Own funds requirements for credit risk (Standardised and IRB approach), market and operational	SII. Hence, it is not subject to CRR 92a or 92b and CRR 437a disclosure requirement. However, Nordea Mortgage Bank is subject to disclosure requirement according to BRRD. See references under BRRD ref.  Information can be found in: Nordea Group Capital and Risk Management report, Part 1, ICAAP, stress testing and capital allocation Part 1, EU KM1 Not applicable EU OV1, EU CR8 EU INS1, EU INS2, EU CR10.5, EU MR2-B, EU CV44 and EU CCR7 are not applicable as Nordea Mortgage Bank does not have relevant exposures. EU CMS1 and EU CMS2 are not applicable to NMB as Finland has implemented the derogation from the requirement to apply the output floor on individual level to subsidiary institutions located in the same member state as the parent institution	Annual Quarterly
(c) (d) Article 438 (a) (b) (c) (d) - (h)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the amount of those issuances that is included in eligible liabilities items within the limits specified in Article 72b(3) and (4)  Total amount of excluded liabilities referred to in Article 72a(2)  Own funds requirements and risk-weighted exposure amounts  Summary of the approach to assessing adequacy of capital to its activities  Amount of the additional own funds requirements  Upon demand from the authorities, result of the ICAAP  Own funds requirements for credit risk (Standardised and IRB approach), market and operational	SII. Hence, it is not subject to CRR 92a or 92b and CRR 437a disclosure requirement. However, Nordea Mortgage Bank is subject to disclosure requirement according to BRRD. See references under BRRD ref.  Information can be found in: Nordea Group Capital and Risk Management report, Part 1, ICAAP, stress testing and capital allocation Part 1, EU KM1 Not applicable EU OV1, EU CR8 EU INS1, EU INS2, EU CR10.5, EU MR2-B, EU CVA4 and EU CCR7 are not applicable as Nordea Mortgage Bank does not have relevant exposures. EU CMS1 and EU CMS2 are not applicable to NMB as Finland has implemented the derogation from the requirement to apply the output floor on individual level to subsidiary institutions located in the same member state as the parent institution based on CRR Article 92(3)	Annual Quarterly
(c) (d)  Article 438 (a)  (b) (c) (d) - (h)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the amount of those issuances that is included in eligible liabilities items within the limits specified in Article 72b(3) and (4)  Total amount of excluded liabilities referred to in Article 72a(2)  Own funds requirements and risk-weighted exposure amounts  Summary of the approach to assessing adequacy of capital to its activities  Amount of the additional own funds requirements  Upon demand from the authorities, result of the ICAAP  Own funds requirements for credit risk (Standardised and IRB approach), market and operational	SII. Hence, it is not subject to CRR 92a or 92b and CRR 437a disclosure requirement. However, Nordea Mortgage Bank is subject to disclosure requirement according to BRRD. See references under BRRD ref.  Information can be found in: Nordea Group Capital and Risk Management report, Part 1, ICAAP, stress testing and capital allocation Part 1, EU KM1 Not applicable EU OV1, EU CR8 EU INS1, EU INS2, EU CR10.5, EU MR2-B, EU CVA4 and EU CCR7 are not applicable as Nordea Mortgage Bank does not have relevant exposures. EU CMS1 and EU CMS2 are not applicable to NMB as Finland has implemented the derogation from the requirement to apply the output floor on individual level to subsidiary institutions located in the same member state as the parent institution based on CRR Article 92(3) second subparagraph.	Annual Quarterly
(c) (d) Article 438 (a) (b) (c) (d) - (h)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the amount of those issuances that is included in eligible liabilities items within the limits specified in Article 72b(3) and (4)  Total amount of excluded liabilities referred to in Article 72a(2)  Own funds requirements and risk-weighted exposure amounts  Summary of the approach to assessing adequacy of capital to its activities  Amount of the additional own funds requirements  Upon demand from the authorities, result of the ICAAP  Own funds requirements for credit risk (Standardised and IRB approach), market and operational	SII. Hence, it is not subject to CRR 92a or 92b and CRR 437a disclosure requirement. However, Nordea Mortgage Bank is subject to disclosure requirement according to BRRD. See references under BRRD ref.  Information can be found in: Nordea Group Capital and Risk Management report, Part 1, ICAAP, stress testing and capital allocation Part 1, EU KM1 Not applicable EU OV1, EU CR8 EU INS1, EU INS2, EU CR10.5, EU MR2-B, EU CVA4 and EU CCR7 are not applicable as Nordea Mortgage Bank does not have relevant exposures. EU CMS1 and EU CMS2 are not applicable to NMB as Finland has implemented the derogation from the requirement to apply the output floor on individual level to subsidiary institutions located in the same member state as the parent institution based on CRR Article 92(3) second subparagraph.	Annual Quarterly
(c) (d)  Article 438 (a)  (b) (c) (d) - (h)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the amount of those issuances that is included in eligible liabilities items within the limits specified in Article 72b(3) and (4)  Total amount of excluded liabilities referred to in Article 72a(2)  Own funds requirements and risk-weighted exposure amounts  Summary of the approach to assessing adequacy of capital to its activities  Amount of the additional own funds requirements  Upon demand from the authorities, result of the ICAAP  Own funds requirements for credit risk (Standardised and IRB approach), market and operational	SII. Hence, it is not subject to CRR 92a or 92b and CRR 437a disclosure requirement. However, Nordea Mortgage Bank is subject to disclosure requirement according to BRRD. See references under BRRD ref.  Information can be found in: Nordea Group Capital and Risk Management report, Part 1, ICAAP, stress testing and capital allocation Part 1, EU KM1 Not applicable EU OV1, EU CR8 EU INS1, EU INS2, EU CR10.5, EU MR2-B, EU CVA4 and EU CCR7 are not applicable as Nordea Mortgage Bank does not have relevant exposures. EU CMS1 and EU CMS2 are not applicable to NMB as Finland has implemented the derogation from the requirement to apply the output floor on individual level to subsidiary institutions located in the same member state as the parent institution based on CRR Article 92(3) second subparagraph.  As Nordea does not apply the slotting approach, the disclosure	Annual Quarterly
(c) (d) Article 438 (a) (b) (c) (c) (d) - (h)	Total amount of each issuance of eligible liabilities instruments referred to in Article 72b and the amount of those issuances that is included in eligible liabilities items within the limits specified in Article 72b(3) and (4)  Total amount of excluded liabilities referred to in Article 72a(2)  Own funds requirements and risk-weighted exposure amounts  Summary of the approach to assessing adequacy of capital to its activities  Amount of the additional own funds requirements  Upon demand from the authorities, result of the ICAAP  Own funds requirements for credit risk (Standardised and IRB approach), market and operational	SII. Hence, it is not subject to CRR 92a or 92b and CRR 437a disclosure requirement. However, Nordea Mortgage Bank is subject to disclosure requirement according to BRRD. See references under BRRD ref.  Information can be found in: Nordea Group Capital and Risk Management report, Part 1, ICAAP, stress testing and capital allocation Part 1, EU KM1 Not applicable EU OV1, EU CR8 EU INS1, EU INS2, EU CR10.5, EU MR2-B, EU CVA4 and EU CCR7 are not applicable as Nordea Mortgage Bank does not have relevant exposures. EU CMS1 and EU CMS2 are not applicable to NMB as Finland has implemented the derogation from the requirement to apply the output floor on individual level to subsidiary institutions located in the same member state as the parent institution based on CRR Article 92(3) second subparagraph.	Annual Quarterly

	Exposure to counterparty credit risk		
(a)	Methodology to assign internal capital and credit limits for counterparty credit exposures	Not applicable based on Article 13	
(b)	Policies related to guarantees and other credit risk mitigants	(1).	
(c)	Policies for wrong-way risk exposures		
(d)	Impact of any collateral postings upon credit rating downgrade		
(e)	Amount of segregated and unsegregated collateral received and posted per type of collateral		
(f)	The exposure values before and after the effect of the credit risk mitigation for derivative		
(g)	The exposure values before and after the effect of the credit risk mitigation for securities financing		
	transactions		
(h)	The exposure values after credit risk mitigation effects and the associated risk exposures for credit		
(i)	The exposure value to central counterparties and the associated risk exposures		
(j)	The notional amounts and fair value of credit derivatie transactions and distribution of credit derivatives products		
(k)	The estimate of alpha where the institution has received the permission of the competent		
(l)	Separately, the disclosures included in point (e) of Article 444 and point (g) of Article 452		
(m)	for institutions using the methods set out in Sections 4 to 5 of Chapter 6 of Title II Part Three, the		
. ,	size of their on- and off- balance-sheet derivative business		
Article 440	Countercyclical capital buffers		
(a)	The geographical distribution of the exposure amounts and risk- weighted exposure amounts of	EU CCyB1	Semi-annua
(b)	The amount of their institution-specific countercyclical capital buffer	EU CCyB2	Semi-annua
Article 441	Indicators of global systemic importance		
(1) - (2)	Indicator values used for determing the score of the institution	Not applicable based on Article 13	
		(1).	
	Exposures to credit risk and dilution risk  The seepe and definitions that they use for accounting a property dust and dimensional and different and definitions that they are for accounting a property dust and different and di	Information can be found in	A m m !
(a)	The scope and definitions that they use for accounting purposes of 'past due' and 'impaired' and the differences	Information can be found in: Nordea Group Capital and Risk	Annual
	the unit chees	Management report, Part 1, Credit	
		risk	
(b)	The approaches and methods adopted for determining specific and general credit risk	Information can be found in:	Annual
	adjustments	Nordea Group Capital and Risk	
		Management report, Part 1, Credit	
		risk	
(c)	Information on the amount and quality of performing, non-performing and forborne exposures for		Semi-annua
	loans, debt securities and off-balance-sheet exposures	CR1	
		<ol><li>As Nordea Mortgage Bank's non- performing loan ratio is below the</li></ol>	
		5% threshold, the disclosure of EU	
		CR2a, EU CQ2, EU CQ6, EU CQ8 is	
		not applicable.	
		3. As Nordea Hypotek does not	
		have relevant exposures, the	
		disclosure of EU CQ7 is not	
		applicable.	
(4)	Ageing analysis of accounting past due exposures	EU CQ3	Annual
(d) (e)	The gross carrying amounts of both defaulted and non-defaulted exposures, the accumulated	EU CQ4, EU CQ5	Semi-annua
(e)	specific and general credit risk adjustments	LU C&-1, LU C&3	Jenn anna
(f)	Changes in the gross amount of defaulted on- and off-balance-sheet exposures	1. EU CR1, EU CR2	Semi-annua
		2. As Nordea Mortgage Bank's non-	
		performing loan ratio is below the	
		5% threshold, the disclosure of EU	
		CR2a is not applicable.	
		3. As Nordea Mortgage Bank does not have relevant exposures, the	
		disclosure of EU CQ7 is not	
		applicable.	
(g)	The breakdown of loans and debt securities by residual maturity	EU CR1-A	Semi-annua
Article 443	Encumbered and unencumbered assets	Not applicable be and an Auto 1, 40	
	The carrying amount per exposure class broken down by asset quality and the total amount of the carrying amount that is encumbered and unencumbered	Not applicable based on Article 13 (1).	
	The use of the Standardised Approach		
(a)	The names of the nominated ECAIs and ECAs and the reasons for any changes in those	Not applicable based on Article 13	
(b)	The exposure classes for which each ECAI or ECA is used	(1).	
(c)	Description of the process used to transfer the issuer and issue credit ratings onto items not		
	included in the trading book		
(d)	The association of the external rating of each nominated ECAI or ECA with the risk weights that		
(c)	correspond to the credit quality steps  The exposure values before and after credit risk mitigation associated with each credit quality.		
(e)	The exposure values before and after credit risk mitigation associated with each credit quality step		
Article 445	Exposure to market risk <sup>1)</sup>		
	Own Funds requirements	Not applicable based on Article 13	
		(1).	

	ı Disclosure of CVA risk	
	Overview of their processes to identify, measure, hedge and monitor their CVA risk	Not applicable based on Article 13
(1) (a)	Overview of their processes to dentity, measure, neage and monitor their events.	(1).
(1) (b)	Whether institutions meet the simplified CVA risk eligibility (Article 273a(2)) and, if they do, The total number of counterparties for which the standardised approach is used, with a	
(1) (c)	breakdown by counterparty types	
(2) (a)	Institutions using the standardised approach set out in Article 383 for calculating the own funds requirements for CVA risk shall disclose, the structure and the organisation of their internal CVA risk management function and governance	
(2) (b)	their total own funds requirements for CVA risk under the standardised approach with a breakdown by risk class	
(2) (c)	an overview of the eligible hedges used in that calculation, with a breakdown by type of instruments set out in Article 386(2)	
(3) a	Own funds requirements for CVA risk under the basic approach	
3 (b)	An overview of the eligible hedges used in the calculation of own funds requirements for CVA risk	
Article 446	Operational risk management	
(1) (a) (1) (b)	Main characteristics and elements of the operational risk management framework Own funds requirement for operational risk equal to the business indicator component calculated	Not applicable based on Article 13 (1).
(1) (c)-(d)	in accordance with Article 313 Information on the business indicator	
(2) (a)	Where applicable, annual operational risk losses for each of the last 10 financial years, calculated	
(2) (b)	The number of exceptional operational risk events and the amounts of the corresponding	
	Key metrics Composition of own funds and own funds requirements	Not applicable based on Article 12
(a)	Composition of own funds and own funds requirements	Not applicable based on Article 13 (1).
(aa)	Where applicable, the risk-based capital ratios as calculated in accordance with Article 92(2), by using the un-floored total risk exposure amount instead of the total risk exposure amount	(1).
(b)	Total risk exposure amount	
(c) (d)	Where applicable, the amount and composition of additional own funds which the institutions are The combined buffer requirement which the institutions are required to hold in accordance with	
(u) (e)	Leverage ratio and the total exposure measure	
(f)	Information in relation to liquidity coverage ratio	
(g) (h)	Information in relation to net stable funding requirement  Own funds and eligible liabilities ratios and their components, numerator and denominator	
Article 448	Exposures to interest rate risk on positions not held in the trading book	
(1) (a)	The changes in the economic value of equity calculated under the six supervisory shock scenarios $\ensuremath{L}$	Not applicable based on Article 13 (1).
(1) (b) (1) (c)	The changes in the net interest income calculated under the two supervisory shock scenarios  Description of key modelling and parametric assumptions	
(1) (d)	Explanation of the significance of the risk measures disclosed under points (a) and (b) of this paragraph	
(1) (e)	Description of how institutions define, measure, mitigate and control the interest rate risk of their	
(1) (f) (1) (g)	Description of the overall risk management and mitigation strategies for those risks  Average and longest repricing maturity assigned to non-maturity deposits	
	Exposure to securitisation positions	
		Not applicable based on Article 12
(g) (h)	The names of the ECAIs used for securitisations and the types of exposure for which each agency	
(i)	is used  Description of the Internal Assessment Approach as set out in Chapter 5 of Title II of Part Three,	
	including the structure of the internal assessment process and the relation between internal assessment and external ratings of the relevant ECAI	
(j)	Separately for the trading book and the non-trading book, the carrying amount of securitisation exposures	
(k) (i)	Non-trading book activities - aggregate amount of securitisation positions where institutions act	
(k) (ii)	Non-trading book activities - aggregate amount of securitisation positions where institutions act as investor	
	For exposures securitised by the institution, the amount of exposures in default and the amount of	
(i) (j) (k) (i)	is used Description of the Internal Assessment Approach as set out in Chapter 5 of Title II of Part Three, including the structure of the internal assessment process and the relation between internal assessment and external ratings of the relevant ECAI Separately for the trading book and the non-trading book, the carrying amount of securitisation exposures Non-trading book activities - aggregate amount of securitisation positions where institutions act Non-trading book activities - aggregate amount of securitisation positions where institutions act	Not applicable based on Article 13 (1).

In light of the on-going simplification efforts from the European Commission large subsidiaries shall from Q4 2026 disclose qualitative ESG information and quantified templates 1, 2 and 5a on an annual basis, thereby these are omitted until Q4 2026 as supported by EBA.

Article 449b	Disclosure of aggregate exposure to shadow banking entities		
	Institutions shall disclose the information concerning their aggregate exposure to shadow banking entities, as referred to in Article 394(2), second subparagraph	According to Consultation Paper on Draft Implementing Technical Standards (EBA/CP/2025/07), institutions shall use the template EU SB1 to disclose the information referred to in Article 449b of Regulation (EU) No 575/2013 starting with reference date as of 31 December 2026 (Article 2(4) of the draft ITS).	
Article 450	Remuneration policy		
1	Remuneration policy and practices:	EU REMA, EU REM1, EU REM2,	Annual
(1) (a)	- decision making of remuneration committee	EU REM3, EU REM4, EU REM5	
(1) (b)	- link between pay and performance		
(1) (c) - (f)	- criteria for performance measurement, variable components parameters		
(1) (g) - (i)	- aggregate quantitative information including necessary splits		
(1) (j)	- total remuneration for each member of the management body, upon request		
(1) (k)	- information on whether the institution benefits from a derogation laid down in Article 94(3) of Directive 2013/36/EU		
2	- quantitative information per member of the management body for significant institutions		
	Leverage ratio		
(1) (a)	The leverage ratio and how the institutions apply Article 499(2)	EU LR2	Semi-annua
(1) (b)	A breakdown of the total exposure measure	EU LR1, EU LR2, EU LR3	Semi-annua
(1) (c)	Where applicable, the amount of exposures calculated in accordance with Articles 429(8) and	EU LR2	Semi-annua
(1) (d)	A description of the processes used to manage the risk of excessive leverage	EU LR1	Semi-annua
(1) (e)	A description of the factors that had an impact on the leverage ratio during the period to which the		Semi-annua
2	Public development credit institutions as defined in Article 429a(2) shall disclose the leverage ratio without the adjustment to the total exposure measure	EU LR2	Semi-annua
3	Large institutions shall disclose the leverage ratio and the breakdown of the total exposure	EU LR2	Annual
	Liquidity requirements		
1	Institutions that are subject to Part Six shall disclose information on their liquidity coverage ratio,	Information can be found in:	Annual
2 (a) - (c) 3 (a) - (c)	net stable funding ratio and liquidity risk management in accordance with this Article (see subparagraphs 2-4)  Components of the LCR  Components of the NSFR	Nordea Group Capital and Risk Management report, Part 1, Liquidity risk and ILAAP EU LIQ1 EU LIQ2	Quarterly Semi-annua
4 (a) - (c)	Institutions shall disclose the arrangements, systems, processes and strategies put in place to identify, measure, manage and monitor their liquidity risk	Information can be found in: Nordea Group Capital and Risk Management report, Part 1, Liquidity risk and ILAAP	Annual
Article 451b	Disclosure of crypto-asset exposures and related activities		
	Description of institution's crypto-asset exposures, crypto-asset services and other activities related to crypto-assets, their impact on the risk profile of the institution, and relevant risk management policies	Not applicable based on Article 13 (1).	
	ring requirements for the use of particular instruments or methodologies		
	Use of the IRB Approach to credit risk		
(a)	Permission from the authority to use IRB approach	Not applicable based on Article 13 (1)	
(b)	For each exposure class referred to in Article 147, the percentage of the total exposure value of each exposure class subject to the Standardised Approach	7.7.	
(c) (i)-(iv)	Control mechanisms for rating systems		
(d)	Role of the functions involved in the development, approval and subsequent changes of the credit		
\- <i>/</i>	risk models		
(e)	Scope and main content of the reporting related to credit risk models		
(f) (i)-(iii)	Description of the internal ratings process by exposure class, including the number of key models used with respect to each portfolio and a brief discussion of the main differences between the models within the same portfolio		
(g) (i)-(v)	Information components in relation to each exposure class referred to in Article 147		
(h)	Institutions' estimates of PDs against the actual default rate for each exposure class over a longer		
	Use of credit risk mitigation techniques		
(a)	The core features of the policies and processes for on- and off- balance-sheet netting and an indication of the extent to which institutions make use of balance sheet netting	Information can be found in: Nordea Group Capital and Risk Management report, Part 1, Credit risk	Annual
(b)	The core features of the policies and processes for eligible collateral evaluation and management	Information can be found in: Nordea Group Capital and Risk Management report, Part 1, Credit risk	Annual
(c)	A description of the main types of collateral taken by the institution to mitigate credit risk	Information can be found in: Nordea Group Capital and Risk	Annual

(d)	For guarantees and credit derivatives used as credit protection, the main types of guarantor and credit derivative counterparty and their creditworthiness used for the purpose of reducing capital requirements	Information can be found in: Nordea Group Capital and Risk Management report, Part 1, Credit risk	Annual
(e)	Information about market or credit risk concentrations within the credit mitigation taken	Information can be found in: Nordea Group Capital and Risk Management report, Part 1, Credit risk	Annual
(f)	For institutions calculating risk-weighted exposure amounts under the Standardised Approach or	EU CR3	Semi-annual
(g)	Corresponding conversion factor and the credit risk mitigation associated with the exposure	EU CR4, EU CR7-A	Semi-annual
(h)	For institutions calculating risk-weighted exposure amounts under the Standardised Approach, the on- and off-balance-sheet exposure value by exposure class before and after the application	EU CR4	Semi-annual
(i)	For institutions calculating risk-weighted exposure amounts under the Standardised Approach,	EU CR4	Semi-annual
(j)	For institutions calculating risk-weighted exposure amounts under the IRB Approach, the risk-weighted exposure amount before and after recognition of the credit risk mitigation impact of credit derivatives	EU CR7 is not applicable as Nordea does not currently use credit derivatives as credit risk mitigation for banking book exposures.	
Article 454	Use of the Advanced Measurement Approaches to operational risk		
-			
	Description of the use of insurance and other risk-transfer mechanisms for the purpose of mitigating operational risk	Not applicable based on Article 13 (1).	
Article 455			
Article 455 (a) (i)	mitigating operational risk		
(a) (i) (a) (ii)	mitigating operational risk  Use of Internal Market Risk Models <sup>1)</sup> Characteristics of the models used  For the internal models for incremental default and migration risk and for correlation trading, the methodologies used and the risks measured through the use of an internal model.	(1).	
(a) (i) (a) (ii) (a) (iii)	mitigating operational risk  Use of Internal Market Risk Models <sup>1)</sup> Characteristics of the models used  For the internal models for incremental default and migration risk and for correlation trading, the methodologies used and the risks measured through the use of an internal model.  Description of stress testing applied to the sub-portfolio	(1).  Not applicable based on Article 13	
(a) (i) (a) (ii)	mitigating operational risk  Use of Internal Market Risk Models <sup>1)</sup> Characteristics of the models used  For the internal models for incremental default and migration risk and for correlation trading, the methodologies used and the risks measured through the use of an internal model.	(1).  Not applicable based on Article 13	
(a) (i) (a) (ii) (a) (iii) (a) (iii) (a) (iv)	mitigating operational risk  Use of Internal Market Risk Models <sup>1)</sup> Characteristics of the models used  For the internal models for incremental default and migration risk and for correlation trading, the methodologies used and the risks measured through the use of an internal model.  Description of stress testing applied to the sub-portfolio  Approaches used for back-testing and validating the accuracy and consistency of the internal	(1).  Not applicable based on Article 13	
(a) (i) (a) (ii) (a) (iii) (a) (iv) (b)	mitigating operational risk  Use of Internal Market Risk Models <sup>1)</sup> Characteristics of the models used  For the internal models for incremental default and migration risk and for correlation trading, the methodologies used and the risks measured through the use of an internal model.  Description of stress testing applied to the sub-portfolio  Approaches used for back-testing and validating the accuracy and consistency of the internal Scope of permission by the competent authority  Description of the extent and methodologies for compliance with the requirements set out in	(1).  Not applicable based on Article 13	
(a) (i) (a) (ii) (a) (iii) (a) (iv) (b) (c) (d) (i) -	mitigating operational risk  Use of Internal Market Risk Models <sup>1)</sup> Characteristics of the models used  For the internal models for incremental default and migration risk and for correlation trading, the methodologies used and the risks measured through the use of an internal model.  Description of stress testing applied to the sub-portfolio  Approaches used for back-testing and validating the accuracy and consistency of the internal Scope of permission by the competent authority  Description of the extent and methodologies for compliance with the requirements set out in Articles 104 and 105  The highest, lowest and average of VaR, sVaR, Incremental risk charge and Comprehensive Risk	(1).  Not applicable based on Article 13	
(a) (i) (a) (iii) (a) (iii) (a) (iv) (b) (c) (d) (i) - (iii)	mitigating operational risk  Use of Internal Market Risk Models <sup>1)</sup> Characteristics of the models used  For the internal models for incremental default and migration risk and for correlation trading, the methodologies used and the risks measured through the use of an internal model.  Description of stress testing applied to the sub-portfolio  Approaches used for back-testing and validating the accuracy and consistency of the internal Scope of permission by the competent authority  Description of the extent and methodologies for compliance with the requirements set out in Articles 104 and 105  The highest, lowest and average of VaR, sVaR, Incremental risk charge and Comprehensive Risk Charge	(1).  Not applicable based on Article 13	

<sup>1)</sup> Following CRR 520a: "Until 1 January 2026, institutions shall continue to apply Part Three, Title IV, and the market risk requirements of Articles 430, 430b, 445 and 455 of this Regulation in the version in force on 8 July 2024.

Table 6 - BRRD reference table

BRRD ref. High level summary	Reference	Frequency	
Title II: Technical criteria on transparency and disclosure			
Article 45i Supervisory reporting and public disclosure of the requirement			
(3) (a) The amounts of own funds and eligible liabilities	EU ILAC	Semi-annual	
(3) (b) The composition of the items, including their maturity profile and ranking in normal	EU ILAC	Semi-annual	
insolvency proceedings	EU TLAC2b	Annual	
(3) (c) The applicable requirement	EU ILAC	Semi-annual	



Attestation Concerning Disclosures under Part Eight of Regulation (EU) No 575/2013

I hereby attest that, to the best of my knowledge, the disclosures in the Capital and Risk Management Report Third Quarter 2025 provided under Part Eight of Regulation (EU) No 575/2013 (as amended) have been prepared in accordance with the formal policies and internal processes, systems and controls.

Helsinki, 4 December 2025

#### Heikki Jousi

Chief Financial Officer, Nordea Mortgage Bank Plc