# REPORT ON MANAGEMENT FRAMEWORK, OWN FUNDS, CAPITAL REQUIREMENTS AND CAPITAL BUFFERS

Reporting date: December 31st, 2023

#### Joint Stock Commercial Bank "EXIMBANK"

Head Office: MD-2004, 171/1, Stefan cel Mare si

Sfant blvd., Chisinau

Bank code/SWIFT EXMMMD22

License Series A MMI nr. 000516 issued by the

National Bank of Moldova

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Share capital 1 250 000 000 lei

Member of the Deposit Guarantee Fund in the

Banking System of the Republic of Moldova

Member of Intesa Sanpaolo Banking Group (Italy)

www.eximbank.md

### Introduction

In order to contribute to the transparency of the national banking system, JSCB "EXIMBANK", hereinafter referred to as the Bank, submits for information to the public the annual report entitled: "Report on the management framework, own funds and capital requirements, capital shock absorbers" prepared in accordance with the provisions of the Regulation of the National Bank of Moldova on the requirements for publication of information by banks, approved by Decision of the Executive Committee of the National Bank of Moldova no.158 of July 9, 2020 (Official Gazette of the Republic of Moldova, 2020, no.188 -192, Article 667). The Bank's risk strategy is developed taking into account the current and projected economic and financial environment, as well as the Bank's business strategy.

The data of this publication refer to the reporting dated December 31st, 2023, at the individual level.

Figures are expressed in thousands of MDL, individually, unless otherwise specified.

The financial statements have been prepared individually in accordance with the International Financial Reporting Standards adopted by the European Union.

# Content

Introduction	
Risk management objectives and policies	3
Management framework	7
Remuneration policy and practices for the Bank's staff	
Own funds	26
Capital requirements	
Credit risk	
The use of ECAI (External credit Assessment Institutions)	
Residual risk resulting from credit risk mitigation techniques	45
Operational risk	47
Compliance with the countercyclical capital buffer requirement	48
Equity stakes not included in the trading book	49
Interest Rate Risk in the Banking Book (IRRBB)	50
Leverage	51
Annex 1	52
Annex 2	
Annex 3	59
Annex 4	60
Annex 5	61

# Risk management objectives and policies

The Bank pays an important attention to management and control of the risks in order to ensure both reliable and sustainable add value in a context of controlled risk in order to protect the Bank's and Intesa Sanpaolo Group's as well financial strength and reputation, and to allow a transparent presentation of the risk level of held portfolio. The risk management activity represents an essential position within the Bank's strategy, being considered a key element of development, profitability and business continuity.

The objective of the risk management strategy is to achieve a comprehensive/complete overview of risks, given the risk profile of the Bank, foster a culture of risk awareness and enhance the transparent and accurate representation of the risk level of the Bank's portfolios.

Within the Bank, the risk management process is ensured by Risk Management Department, which comprises the adequate mechanisms of corporate governance, clear lines of accountability at the organizational level and a well-defined and effective internal control system. The processes of monitoring and managing the Bank's comprehensive risk profile comprise the analysis of forms and scope of the risk. The processes also comprise the definition of risk appetite, the monitoring of the entire risk profile and the measures taken in case the approved limits are breached.

At the same time, the Bank, in line with the regulatory requirements and the Intesa Sanpaolo guidelines has established an independent risk management function, which is in terms of hierarchy and organization is separated from the business areas. The Risk Management Department is organizationally placed under the Bank's Board of Directors, the independence of which is ensured by reporting directly to the Bank's Board of Directors. The role of the Risk Management Department is to identify, evaluate, report and control the risk profile of the Bank. In this regard, Risk Management Department proposes to the Bank's management the strategies and policies for risk management, issues the guidelines for the Bank's organizational units regarding the acceptable risk limits and ensures risk taking according to the regulations and instructions issued by different authorities. Moreover, it is responsible for defining and drafting the reports to be submitted to the top management and governance bodies of the Bank as well as to the Parent Company regarding the risk exposures that fall within the applied limits. The risk measurement and timely reporting are performed using daily data stored in the Bank's database, which is the basis for calculating and monitoring risk indicators. The scenarios of stress testing and stress testing exercises are performed consistently based on these data.

The most important principles of the Bank's risk-acceptance strategy are the following:

- the appropriate evaluation of business opportunities and the prevention of excessive risk-taking;
- to maintain an adequate level of capital and liquidity, both commensurate with the level of risk in accordance with regulatory provisions, and internal assessments;
- to minimize the risks, the Bank is exposed;
- establishing a set of fundamental standards for risk management within the Bank while maximizing potential gains;
- supporting the Bank's business strategy, ensuring the pursuit of commercial objectives in a prudent manner in order to maintain income stability and protect against unexpected losses;
- supporting the decision-making process at the Bank's level by providing an insight into the risks to which the Bank is exposed;
- ensuring compliance with best practices and compliance with regulatory requirements;
- promoting a risk culture integrated at all Bank's levels, based on a full understanding of the risks faced by the Bank and the way in which they are managed, taking into account the Bank's risk tolerance / appetite;

- both capital and shareholders interests protection as well the depositor's interests protection;
- ensuring a sustainable growth in the conditions of increasing profitability and maintaining a moderate risk profile;
- ensuring and maintaining a good reputation.

The identified and managed risks are the following:

#### A. Pillar I risks

- Credit risk:
- Market risk;
- Operational risk including the ICT one;

#### B. Pillar II risks

- Interest Rate risk;
- HTCS Portfolio Risk (Securities Portfolio);
- Strategic risk;
- Real Estate risk:
- Concentration risk;
- Compliance risk;
- Anti Money Laundering (AML) risk;
- Reputational risk;
- Liquidity risk;
- Country risk;
- Residual risk;
- Legal risk;
- Foreign Exchange induced credit risk;
- Environmental, Social and Governance risks.

The individual assessments of each type of risk are integrated within a synthesis represented by the total economic capital. This is a key assessment for determining the Bank's financial position, risk tolerance and guiding the activity, respectively to ensure a balance between assumed risks and benefits for shareholders.

The economic capital absorption level is determined based on the current situation and forward-looking estimations, based on assumptions of the economic scenarios and budgeted estimations under normal and stressed conditions.

#### Risk tolerance

The Bank has defined the maximum acceptable risk through a system of risk limits in terms of capital adequacy, liquidity and income stability. At the same time, the Bank, in coordination with Intesa Sanpaolo Group, as well as defined a system of limits regarding the monitoring of risk appetite on continuous basis.

**Credit risk**: Credit risk comes from the core business of the Bank, which is the lending activity and, according to its level of materiality represents the most important risk for the Bank.

It is parameterized through a range of internal normative acts designed for evaluation at the risk assumption stage and at the subsequent identification and monitoring stage.

The measurement of the Bank's capital exposure to credit risk is being carried out on both Pillar I as well as Pillar II levels. On Pillar I level the Bank follows the regulatory approach and determines the unexpected loss that it can incur, based on the standardized approach of risk-weighting assets, while on Pillar 2 level the Bank takes into consideration the additional losses on top of unexpected losses resulting under the Pillar I level, the former resulting from the specificities of the credit risk subtype, namely concentration risk and Foreign Exchange induced credit risk.

**Operational risk**: the centralized operational risk management is based on the contribution of all Bank structures. The Risk Management Department is responsible for implementing the internal framework in order to assess this risk, to check the effectiveness of mitigation actions and reporting to the Bank's governance structure.

ICT risk: as operational risk sub-category, refers to the risk of loss/negative impact due to the compromise of information confidentiality, data integrity, information systems, unavailability of information and/or data systems and inability to change ICT over a given period and at a reasonable cost. These losses/negative impacts may be the product of external or internal factors, such as inadequate organization, insufficiently secured or malfunctioning information systems and network infrastructure, and insufficient staffing or insufficiently qualified staff who are in charge of the Bank's information system management.

**Market risk** (foreign exchange risk component): considering that the Bank is not allowed to perform any kind of trading activity nor it is allowed to hold a trading book, the only source of market risk is due to Foreign Exchange exposures.

**Interest rate risk regarding the banking book portfolio**: The Bank is exposed to the interest rate risk related to the banking book portfolio measured through shift sensitivity indicator to which is assigned a maximum exposure limit in accordance with the Bank's risk appetite. These limits are constantly monitored and periodically reported to the Bank's governance structures.

HTCS portfolio risk: in order to cover the unexpected losses resulted from the market changes in values of securities held by the Bank, additional capital was allocated to cover them.

**Strategic risk**, actual or perspective, is defined as the risk caused by potential fluctuations in earnings or in capital due to the pursuit of an unsuccessful business plan, poor business decisions, substandard execution of decisions, inadequate resource allocation, or from a failure to respond well to changes in the business environment. In this view, variations are caught from the Balance Sheet's Profit and Loss Account. Essentially, strategic risk is represented by the business margin volatility due to changes in revenues and costs. More in depth, strategic risk can be calculated as the difference between expected business margin and worst-case business margin, where the latter is defined by the level of certainty the Bank wishes to achieve.

**Real Estate risk**: it is measured in terms of how strategic decisions may affect the Bank's revenues, respectively a possible decrease in the value of the Bank's assets.

**Concentration risk**: defines guidelines of risk allocation process in order to ensure the optimization of the loans portfolio for limiting the exposure on certain segments and to optimize the capital allocation. With the aim of measuring the capital related to the credit risk on Pillar II, the Bank determines the capital requirement for the concentration risk at the individual level, using the legal entities portfolio.

Compliance risk: its governance within the Bank is carried out with a view to prevent, ensuring firstly that external regulations are constantly monitored and adequately translated into internal guidelines, processes and procedures. At the same time, the governance of this risk is performed, not only from a preventive standpoint, but also through subsequent verification of the adequacy and effective application of internal

processes and procedures and the organizational modifications suggested for prevention purposes and, generally, by controlling the effective respect for external and internal regulations by the Bank's structures.

Anti-Financial Crime risk (which include AML/CFT/FS and ABC context): the monitoring of AFC risk is an integral part of Bank's risk management and internal control systems and is pursued in accordance with internal normative provisions as well as regulatory and legal requirements to ensure the adequate control over the AFC.

Reputational risk: The Bank actively manages its image in the eyes of all stakeholders and aims to prevent and contain any negative effects on said image, including through robust, sustainable growth capable of creating value for all stakeholders, while also minimizing possible adverse events through rigorous, stringent governance, control and guidance of the activity performed at the various service and function levels. Reputational risk is generally a second-level risk and arises from a number of factors within and/or external to the Bank.

**Liquidity risk**: it is defined as the current or future risk of profit and capital losses resulting from the Bank's inability to meet its obligations upon maturity.

Liquidity risk management is carried out in compliance with local prudential requirements, as well as is monitored according to the Group's methodologies both in short term and in medium and long term.

**Country risk**: considering that the Bank's country risk is part of the ISP Group Portfolio model, its monitoring is done by the Parent Company and limits are defined as well at the Parent Company level.

**Residual risk**: represents the risk of profit and capital loss that may occur due to less effective than expected risk mitigation techniques, as these techniques generate new risks (such as liquidity and compliance risks) that could affect the effectiveness of mitigation techniques. For the purpose of monitoring and mitigating this risk, the Bank includes this risk in the risk assessment process related to the credit risk mitigation techniques to which the Bank is exposed.

**Legal risk**: it is related to the risk of losses resulting from breaches of laws or regulations, from contractual or out-of-contract responsibilities as well as other disputes. The Legal Department of the Bank ensures the correct administrative, legal and accounting management of litigations against the Bank, using and coordinating all the legal elements in order to protect the Bank's interests, following criteria of speed, efficiency and costs' moderation.

**Foreign Exchange induced Credit Risk**: it is the risk associated with an unfavourable change in the exchange rates for the exposures in the banking book in a currency different from the domestic one.

**Environmental, Social & Governance (ESG) risks**: include all risks arising from potential negative impacts, direct or indirect, on the environment, people and communities and more generally all stakeholders, in addition to those arising from corporate governance. ESG risks may affect profitability, reputation and credit quality and may have legal consequences.

### Management framework

The Management Body of the Bank is represented by the Board of Directors and by the Management Committee of the Bank.

The members of the Board of Directors and of the Management Committee are responsible for the Bank's compliance with the legislation in force and for the fulfilment of all the requirements provided for by the Law nr.202/ 2017 on banking activity and the normative acts issued for its application, in accordance with the attribution set out in the Banks` Articles of Association.

The Board of Directors acts in the composition approved by the Extraordinary General Meeting of Shareholders dated December 29, 2022, as follows:

- 1. Massimo Lanza Chairman
- 2. Marco Capellini Deputy Chairman
- 3. Giovanni Bergamini Member
- 4. Adriana Carmen Imbarus Member
- 5. Dragica Mihajlovic Member (approved by NBM on 13.07.2023)
- 6. Antonio Furesi Member (approved by NBM on 13.07.2023)
- 7. Jola Dima Member (approved by NBM on 30.08.2023)

During 2023, some changes occurred in the structure of the Bank Board of Directors and in its composition. Thus, after the approval by the NBM of the new members, the members Del Genio Francesco and Vavrova Veronika ended their activity in the Bank Board of Directors.

The activity of the Management Committee is directly supervised by the Board of Directors. The Management Committee shall be in charge of managing the Bank's current activity and shall report to the Board.

The Management Committee consists of 3 persons appointed by the Board of Directors for a term of 4 (four) years.

The composition of the Management Committee during 2023 was as follows:

- 1. General Manager Marco Santini
- 2. First Deputy General Manager Vitalie Bucataru
- 3. Deputy General Manager Irena Dzakovic

The Board of Directors and the Management Committee of the Bank have at their individual and collective level the experience, competences, understanding and personal qualities, including professionalism and personal integrity, necessary to perform their duties properly, and have adequate knowledge of the areas for which they have a collective responsibility, knowing on a collective level, the object of activity of the Bank and the risks associated with it, as well as having relevant experience for the activities carried out by the Bank in order to ensure effective governance and supervision.

Therefore, the number of positions, according to art. 43, paragraphs no. (12), (13) and (14) of Law no. 202/2017, effectively held for each member of the Bank's management body are as follows:

No	Name, Surname	Position	Date of approval by the National Bank of Moldova	The function(s) held in other enteties
1	MASSIMO LANZA	Chairperson of the Board	28.04.2017	<ol> <li>Member of Board of Directors of IMPACT SIM (01.06.2018)</li> <li>Member of the Supervisory Board of Intesa Sanpaolo Banka Bosnia and Herzegovina (01.09.2018)</li> <li>Chairperson of the Board of Directors of PM &amp; Partners SGR (01.07.2020)</li> <li>Member of the Board of Directors of DAR Casa (01.04.2017)</li> </ol>
2	MARCO CAPELLINI	Member of the Board, Vice- Chairperson	10.08.2018	
3	GIOVANNI BERGAMINI	Member of the Board	24.09.2018	Member of the Board of Directors, Intesa Sanpaolo Bank Romania S.A. (member of Intesa Sanpaolo)     Chairperson of the Audit and Risks Committee, Intesa Sanpaolo Bank (member of Intesa Sanpaolo)
4	ADRIANA CARMEN IMBĂRUS	Member of the Board	14.09.2018	Head of Human Resources and Organization Department, Intesa Sanpaolo Bank Romania S.A.
5	DRAGICA MIHAJLOVIC	Member of the Board	13.07.2023	Member of the Executive Board, Chief Financial Officer, Banca Intesa Serbia (Intesa Sanpaolo group)
6	ANTONIO FURESI	Member of the Board	13.07.2023	
7	JOLA DIMA	Member of the Board	30.08.2023	Member of the Executive Committee, Chief Officer Risk, Intesa Sanpaolo Bank Albania (Intesa Sanpaolo Group)
		M	embers of the Managemer	nt Committee
1	MARCO SANTINI	General Manager	28.05.2018	755
2	VITALIE BUCĂTARU	First Deputy General Manager	20.10.2006	
3	IRENA DZAKOVIC	Deputy General Manager	22.09.2022	
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The requirements to the candidates for the position of member of the management body, the assessment conditions, the requested documents and the flow of approval or appointment are established in the "Policy on appointment of members of management body and persons holding key positions within JSCB "EXIMBANK". According to that, the Board of Directors adopts the necessary measures to ensure that each member of the Board of Directors and Management Committee as a whole are continuously adequate in terms of competence, reputation and correctness, integrity, independence of mind, time commitment and degree of diversification, and in terms of experience, age, gender and international profile, where necessary by proposing the necessary corrective actions. All these elements, based on extensive experience, knowledge and skills, diversity, contribute to the improvement of the Board of Directors' work in their supervisory role and contribute to the creation of the "group thinking" phenomenon, favouring the expression of objective and independent opinions and constructive debates in the decision-making process.

Thus, the composition of the Board of Directors shows compliance with the indicators of diversity-related to experience, age, sex, and international profile.

**The Audit & Risk Committee** provides support to the Board of Directors in fulfilling its supervisory responsibilities regarding risk appetite and implementing the Bank's current and future risk strategy, as well as in monitoring the implementation of this strategy by the executive body.

During 2023, the Audit & Risk Committee met in 14 meetings.

#### Information flow regarding risks to the management body

The Bank has implemented standard risk reporting models in order to inform the structures of the management body, thus ensuring good communication, transparency and coherence in the data presented. Therefore, the Risk Management Department delivers to the Bank's management body information on the risks, evolutions, trends and results of controls, with a monthly / quarterly frequency within the specialised committees in which the members are persons from the management structure such as the Credit Risk Governance Committee, Assets and Liabilities Management Committee, as well as the Bank's Management Committee. The Risk Management Department also informs on a quarterly basis the Board of Directors and Audit & Risk Committee about the risks to which the Bank is exposed and recent developments.

The risks of compliance, reputational and AFC risks are managed by the Compliance Function (includes the AML Function), represented by Compliance & AML Department, which according to the relevant internal regulations, periodically provides the Bank's management body with information flows.

Respectively, regarding the compliance risk, the Compliance Function prepares and submits to the management body reports on the compliance activity on a quarterly, half-yearly and annual basis.

According to the Bank's Compliance Policy, the quarterly report contains information on the activity of the Compliance Function performed in the managed quarter, as well as the progress recorded with regard to the Annual Compliance Program, and which includes at least the result of compliance checks performed, main deficiencies identified, measures applied in order to remedy them and the manner in which these measures were implemented. The half-yearly report includes a description of the activities carried out during the analyzed period, critical situations detected and remedial measures identified, and the annual report contains information on the identification and assessment of compliance risk and the scheduling of administrative interventions for the next planned fiscal period.

In addition, annually, the Compliance Function carries out the compliance risk assessment exercise, to which the Bank is exposed, the results of the assessment being included in the annual compliance report, which is presented to the management body.

With regard to the reputational risk, the Compliance Function shall annually inform the Bank's management body about the reputational risk situation with a description of the main activities undertaken in relation to

the reputational risk management process and reputational risk events recorded and managed during the reporting period.

At the same time, about any significant event that could affect the Bank's reputation, the Compliance Function has the responsibility to inform the management body. It should be noted that the quarterly compliance reports also include the activities undertaken by the Compliance Function concerning the reputational risk management. The annual reputational risk assessment is carried out at the level of the Parent Company in coordination with the Bank.

The AFC risk at the Bank level is managed by the AML Function, which is part of the Compliance & AML Department. Regarding the AFC risk managed, the processes of communication with the management bodies provide for subsequent information related to requests / recommendations received from authorities, regular reports on the controls performed, periodic information on actions undertaken, identified inconsistencies and corrective measures that need to be performed, and the regular reporting on staff training on anti-money laundering, anti-terrorist financing, embargo and ABC context, as well as specific information on issues of particular relevance (when they arise).

Annually, the Compliance & AML Department elaborates the *Plan for reducing the Bank's exposure to compliance, reputational and AFC risks,* the implementation of which is brought to the attention of the management body through compliance reports.

Additionally, in the context of point 390 of *NBM Regulation no. 322 of 20.12.2018 regarding the banking activity management framework*, the Bank's control functions draw up an annual report on the conditions in which the internal control was carried out, which describes the vulnerabilities of the system of control from the perspective of the risks identified during the activities performed.

# Remuneration policy and practices for the Bank's staff

The Bank has a Remuneration and Incentive Policies that aims to facilitate and promote a healthy and effective risk management, sound and prudent shall not encourage risk-taking beyond the level of tolerated risk of the Bank, so as to correspond to the business strategy, objectives, values and long-term interests of the Bank. The document is a primary normative act which is approved by the Board of Directors.

The roles and responsibilities of the Corporate Bodies and Functions/Departments of the Bank for the adoption and implementation of the Bank Remuneration and Incentive Policies are as follow:

#### 1. Shareholders' Meeting:

- acknowledges:
  - the EXIMBANK Remuneration and Incentive Policies that include in addition the Rules for identifying staff whose professional activities have a material impact on EXIMBANK risk profile;
  - the remuneration plans based on financial instruments;
  - the criteria for the determination of any amount to be granted in the event of early termination of the employment agreement or early termination of office, including the limits established for said amounts in terms of fixed annual remuneration and the maximum amount arising from the application of such limits;
- acknowledges the remuneration to be paid to the Board of Directors in the previous business year.
   The information must specify remuneration of each member separately, it must show at least the split among fixed and variable remuneration, participation in the profit, options and other benefits, compensations of costs, insurance premiums, fees and other additional payments, if any;
- approves the remuneration of the members of the Board of Directors.

#### 2. Board of Directors

- approves and reviews EXIMBANK Remuneration and Incentive Policies on annual basis;
- supervises, in cooperation with the Bank's Remuneration Committee, the implementation of the
  remuneration rules, and reviews the processes and practices related to remuneration and compliance
  with the EXIMBANK and ISP Group Policies, taking into account the long-term interests of
  Shareholders, the medium and long-term strategies and corporate objectives of the Bank and its risk
  profile as well as the input provided by all competent corporate functions and bodies (e.g. committees,
  control functions, human resources, strategic planning, budget function, etc.) and business units;
- approves the list of Legal Entity Risk Takers identified according to the criteria set out in the Regulation
  on requirements regarding the members of the governing body of the bank, the financial holding
  company or mixed holding, the heads of a branch of a bank from another state, the persons holding
  key positions and the liquidator of the Bank in liquidation process 292/2018;
- approves the fixed pay levels for the members of the Management Committee (including the General Manager) and the Heads of Control Functions;
- with regard to the General Manager, the other members of the Management Committee and the Heads
  of Control Functions, approves and reviews in collaboration with ISB Division HR on proposal of the
  Remuneration Committee the assignment of the KPIs and targets of the performance scorecards,
  the assessment of the level of achievement against performance targets and the amount of the bonus
  to be paid (if any);
- is informed, at least on an annual basis, about the bonus pool at the Bank's level.

The Board of Directors makes sure that the Remuneration and Incentive Policies and practices for the Bank's employees, including the members of the Board of Directors and management function, comply with the culture, objectives and long-term strategy, as well as with its control environment.

In 2023, 13 meetings of the Board of Directors took place.

#### 3. Remuneration Committee

The Remuneration Committee has been set up by the Board of Directors in order to support it in all activities concerning remuneration. In particular, the Committee:

- independently assesses the remuneration principles and provides support to the Board of Directors concerning the adoption and regular review and update of the Remuneration and Incentive Policies, if appropriate, propose changes thereto;
- supports the Board of Directors in supervising the implementation of the remuneration rules, and reviews the processes and practices related to remuneration and compliance with the Bank and ISP Group Policies;
- reviews, before the approval of the Board of Directors, the list of Legal Entity Risk Takers identified according to the criteria set out in the Regulation on requirements regarding the members of the governing body of the bank, the financial holding company or mixed holding, the heads of a branch of a bank from another state, the persons holding key positions and the liquidator of the Bank in liquidation process292/2018;
- assesses the fixed remuneration pay levels for the members of the Management Committee (including the General Manager) and the Heads of Control Functions;
- with regard to the General Manager, the members of the Management Committee and to Heads of Control Functions, assesses the variable remuneration accrued for the reference year-end. In this context, also reviews the assignment of the KPIs and targets of the performance scorecards, the assessment of the level of achievement against performance targets and the amount of the bonus to be paid;
- ensures the adequacy of the information provided to the Shareholders' meeting on any information on remuneration policies and practices.

Composition of the Remuneration Committee:

- Carmen Imbarus, Chairperson
- Massimo Lanza, Member
- Giovanni Bergamini, Member

In 2023, 4 meetings of the Remuneration Committee took place.

#### 4. Audit & Risk Committee

Without prejudicing the responsibilities of the Remuneration Committee, the Audit & Risk Committee supports the Board of Directors in analysing EXIMBANK Policies in order to verify their link with current and prospective risks, the capital strength and levels of liquidity of the EXIMBANK, with specific regard to the incentive systems to the members of the Management Committee and to the list of Risk Takers and identified staff.

The Audit & Risk Committee shall closely collaborate with the Remuneration Committee the activity of which can have an impact on the Bank's risk strategy. A member of the Audit & Risk Committee shall attend the meetings of the Remuneration Committee.

#### 5. HR & Organization Department

The HR & Organization Department is responsible for:

- drawing up EXIMBANK remuneration and incentive Policies and ensuring its full implementation;
- identifying (and periodically reviewing) the Legal Entity Risk Takers according to the criteria set out in
  the Regulation on requirements regarding the members of the governing body of the bank, the financial
  holding company or mixed holding, the heads of a branch of a bank from another state, the persons
  holding key positions and the liquidator of the Bank in liquidation process 292/2018 and sharing it with
  ISBD HR Department;
- proposing to the Board of Directors the fixed remuneration pay levels for the members of the Management Committee (including the General Manager) and the Heads of Internal Control Functions;
- with regard to the General Manager, the members of the Management Committee and to Heads of Control Functions, in collaboration with ISB Division HR, proposing to the Board of Directors the assignment of the KPIs and targets of the performance scorecards, the assessment of the level of achievement against performance targets and the amount of the bonus to be paid;
- informing the Board of Directors, at least on an annual basis, about the funding of the bonus pool at Bank level.

#### 6. Planning & Control Department

The Planning & Control Department, in collaboration with the Planning & Control Department of the Division, is involved in defining the EXIMBANK Remuneration and Incentive Policies, in order to ensure the consistency of the Incentive Systems with:

- the strategic short-and medium-long term objectives of the EXIMBANK;
- the capital strength and the liquidity level of EXIMBANK and of the Group.

The Planning & Control Department in collaboration with the Planning & Control Department of the Division supports the Departments in charge in identifying (and periodic monitoring) the parameters used to evaluate performance targets, on which the granting of incentives is based.

In addition, it provides data in relation to the actual value of the criteria set out in the Regulation on requirements regarding the members of the governing body of the bank, the financial holding company or mixed holding, the heads of a branch of a bank from another state, the persons holding key positions and the liquidator of the Bank in liquidation process 292/2018.

#### 7. Risk Management Department

The Risk Management Department, in collaboration with the Risk Management Function of ISP (within its remits):

- assesses that the remuneration and incentive systems of the members of the Management Committee, are aligned with the Risk Appetite Framework and take into account the overall risks, capital and liquidity parameters (i.e. verifies the risk adjusted KPIs) providing a written opinion;
- participates in the ex-post risk adjustment of variable remuneration;
- assists the Remuneration Committee in risk-related matters.

#### 8. Compliance & AML Department

The Compliance & AML Department, in collaboration with the Compliance Function of ISP (within its remits):

- verifies if the Policies are compliant with the applicable external and internal regulations (including ISP Group Remuneration and Incentive Policies) and provides a written opinion;
- assesses if the list of Legal Entity Risk Takers identified is compliant with the applicable external regulations and provides a written opinion;
- assists the Remuneration Committee in compliance matters;
- participates in the meetings of the Remuneration Committee concerning the aspects on which it provides its evaluation and at all other times when its presence is requested;
- participates in the decision procedure relating to the application of the *malus* or *clawback* mechanism in relation to compliance breaches;
- handles, together with the HR & Organization Department, relations with the Supervisory Authorities and their requests for clarifications concerning the Remuneration and Incentive Policies and the identification of Legal Entity Risk Takers.

#### 9. Internal Audit Department

On an annual basis, the Internal Audit Department, in collaboration with the Audit Function of ISP, verifies the compliance of the remuneration implementation procedures to the relevant Policies and, in that context, it also checks the correct implementation of the process for identifying Legal Entity Risk Takers, informing the Board of Directors on the results of the verifications conducted. In making that verification, in compliance with NBM Regulation on Banking Activity Management Framework of December 20, 2018 (Art. 119), the Internal Audit Department shall also ensure that remuneration policies, practices and processes:

- operate as intended in the Remuneration and Incentive Policies and in compliance with the applicable law and regulations;
- with specific regard to the remuneration payments, are appropriate according to the business model, risk profile, long-term objectives and other objectives of the Bank and are adequately reflected;
- are consistently implemented within the Bank and ensure compliance with the provisions of Law no. 202/2017 and normative acts issued in support thereof and do not limit the ability of the Bank to maintain or restore a solid capital base per art. 63, para. (1) of Law no. 202/2017.

### Process for defining EXIMBANK's remuneration and incentive policies

The drafting of the Remuneration and Incentive Policies is carried out annually by the HR & Organization Department of the Bank.

In order to ensure the consistency of the Policies with ISP Group Remuneration and Incentive Policies, the ISB Division HR and the Development Policies and Learning Academy Head Office Department are involved. Specifically, at the beginning of the year, the Development Policies and Learning Academy Head Office Department inform the ISB Division HR about the changes regarding the ISP Group Remuneration and Incentive Policies that may impact on the Bank's Policies providing the review of such Policies. In turn, ISB Division HR informs the HR & Organization Department about them.

The HR & Organization Department verifies the applicability of the aforementioned changes for the Bank and the necessity to make other updating of the Policies (i.e. due to Organizational or/and regulatory framework changes) involving ISBD.

Moreover, at the Bank level, for the drafting of the Policies, the HR & Organization Department involves the following Departments in that process:

the Planning and Control Department, in order to ensure consistency with:

- the strategic short-and medium-long term objectives of the Bank and of the Group;
- the level of capitalisation and liquidity of the Bank and of the Group.
- the Risk Management Department, in order to ensure consistency with the Bank's RAF;
- the Compliance & AML Department, in order to ensure compliance with the Legislation or the Bank's Code of Ethics or Code of Conduct.

Once the Policies have been draw-up with the involvement of the above-mentioned functions, they are shared with ISB Division HR and the Development Policies and Learning Academy Head Office Department to receive the final consent.

Once received the abovementioned consent, the HR & Organization Department submits the Policies to the Risk Management Department and the Compliance & AML Department of the Bank, prior to the start of the planned decision-making process by the Board of Directors, making sure those Departments are given enough time to carry out an in-depth review. The mentioned Departments shall coordinate themselves with the respective Functions of the Parent Company and provide formal written opinions on the relevant aspects.

Once received the consent from the Risk Management Department and the Compliance & AML Department and their written opinions, the Remuneration and Incentive Polices are subject to ISB Division HR and the Development Policies and Learning Academy Head Office Department for the final confirmation.

The HR & Organization Department presents the proposed Remuneration and Incentive Policies to the Remuneration Committee that:

- examines the proposal;
- acquires the written opinions of the Risk Management Department and the Compliance & AML Department, as well as any observations of the Audit & Risk Committee.

The HR & Organization Department thus submits to the Boards of Directors the Remuneration and Incentive Policies, together with the abovementioned written opinions.

The Board of Directors receives the Remuneration Committee Report and approves the Bank Remuneration and Incentive Policies.

The Board of Directors is entrusted with the responsibility of implementing the Remuneration and Incentive Policies in cooperation with the Bank's Remuneration Committee. During this process the Board of Directors will take into account the long-term interests of shareholder(s), the medium and long-term strategies and corporate objectives of the EXIMBANK and its risk profile.

#### Employee remuneration is broken down into the following:

- a) fixed component;
- b) variable component.

The Bank adopts a pay mix (refers to the proportion of fixed and variable components expressed as a percentage of total remuneration) that is appropriately balanced, in order to:

- allow flexible management of labour costs, as the variable portion may significantly decline, even down to zero, depending on the performance actually achieved during the year in question or when the Group is not able to maintain or restore a solid capital base;
- discourage behaviour focused on the achievement of short-term results, particularly if these involve taking on greater risk.

#### Ratio between variable and fixed remuneration

In order to achieve the above objectives, in the Bank, in line with the ISP Group Policies, ex-ante limitations in terms of balanced maximums for variable remuneration have been established through the definition of specific caps on the increase of bonuses in relation to any over-performance.

This cap to the variable remuneration is determined in general in 100% of the fixed remuneration with the exception of the roles belonging to the Bank's Control Functions (all of them, independently from the position covered whether managerial or non-managerial) which a cap of 33% of the fixed remuneration is assigned to.

#### Incentive Systems for EXIMBANK personnel

The incentive systems adopted by the Bank, in line with ISP Group Remuneration and Incentive Policies is directed at reaching the medium and long-term objectives included in the Group Business Plan, taking into account both the Bank and the Group Risk Appetite and Risk Tolerance and aiming to encourage objectives of value creation for the current year, in a framework of sustainability, given that the bonuses paid are related to the financial resources available.

#### Activation conditions for Incentive System (Gate)

The Incentive Systems for the Bank personnel are subject to the minimum activation conditions requested by the Regulator and non-achievement of even only one of those conditions shall result in non-activation of the Incentive Systems.

These conditions are based, on a priority basis, on the principles envisaged by the prudential regulations concerning **sound capital base** and **liquidity**, represented by the consistency with the limits set as part of both ISP Group RAF and the Bank RAF as well as the principles of financial sustainability of the variable component that consist in checking the availability of sufficient economic-financial resources to meeting the expenditure requirement.

#### The Annual Incentive System for Risk Takers and Middle Managers

The Incentive System for the Risk Takers and Middle Managers aims to guide the behaviour and managerial actions towards reaching the objectives set for the Bank's strategy and in the Business plan and to reward the best annual performance assessed with a view to optimise the risk/return ratio.

This System is formalised through Performance Scorecards, which include both KPIs of an economic-financial nature and non-financial KPIs.

The Bank Remuneration and Incentive Policies, in line with ISP Group ones, are consistent – among the others – with the provisions on the integration of sustainability risks pursuant to Regulation (EU) 2019/2088 of the European Parliament and of the Council of 27<sup>th</sup> November 2019.

In particular, consistency is guaranteed at annual Incentive Systems level by attributing specific KPIs to all the management linked to the activity performed in terms of sustainability risks management.

In fact, it should be noted that as part of the Incentive System for Risk Takers and Middle Managers, an "ESG" KPI has been confirmed among the strategic action objectives.

The KPIs identification process and the relative target setting and performance evaluation are described below, considering most significant economic and financial indicators for the achievement of the budget objectives, periodically monitored through internal reporting tools and available at Bank level and/or Division and/or consolidated level.

The Performance Scorecards guarantee the balance between the line of sight and the managerial solidarity/teamwork, and they include KPIs whose scope is:

#### ISP Group for:

o the General Manager, the First Deputy General Manager, the other Legal Entity Risk Takers and Middle Managers in Business and Governance functions who are evaluated on a financial KPI that is common to all the Scorecards of Group Risk Takers. For 2023, in line with the previous year, the Net Income is assigned as Group transversal KPI.

#### ISBD for:

 the General Manager and the First Deputy General Manager, who are evaluated on one KPI chosen from the KPIs assigned to the Head of Division to which the Bank belongs to;

#### EXIMBANK for:

- all the clusters of population since everybody is evaluated on at least either one financial or nonfinancial KPI whose scope is the Bank;
- all the clusters of population who are evaluated also on a qualitative KPI relating to the actions envisaged by the ISP Group Business Plan, whose evaluation is usually objectified by identifying project milestones and/or drivers. For 2023, in continuation of the previous financial year and in line with ISP Group Remuneration and Incentive Policies, the "Environmental, Social and Governance (ESG)" is identified among the strategic actions as a Group transversal KPI and its weight is 15%;
- Legal Entity Risk Takers belonging to Bank's Control Functions only, an additional Group transversal KPI has been chosen and it lies in the "Risk Culture Promoting awareness at all levels of the organization with respect to the emerging risks, with a particular focus on those connected to technological innovation, through information, awareness and training actions".

Finally, all Legal Entity Risk Takers and Managers in:

- Business and Governance Functions (except for the General Manager and the First Deputy General Manager) are evaluated on one KPI weighted up to 20% chosen from the KPIs assigned to any intermediate organizational level among the Division and one's own area of responsibility;
- Bank's Control Functions, considering that they functionally report to the relevant Control Function set at ISP level, are evaluated on one KPI chosen from the KPIs assigned to any intermediate organizational level among the Head of ISP Function and one's own area of responsibility.

Only in particular cases, it's possible to provide an additional KPI chosen from the KPIs assigned to any intermediate organizational level among the Head of the Function of the ISP Group and one's own area of responsibility as long as the maximum total weight of the two KPIs is in any case equal to 20%.

The Bank, as part of Intesa Sanpaolo Group, is aware of having a significant impact on the social and environmental context in which it carries out its business, choosing to act not only on the basis of profit, but also with the aim of creating long-term value for the Bank, its people, its customers, the community and the environment.

It aims to be a responsible financial intermediary that generates collective value, aware that innovation, development of new products and services and corporate responsibility can contribute to reducing the impact on society of phenomena such as climate change and social inequalities.

Furthermore, environmental, social and governance factors are issues of increasing interest to authorities, as well as to ISP Group and Bank Stakeholders.

In light of the foregoing, in line with the commitment to strengthening its own leadership in social, cultural and environmental sustainability and consistently with the ISP Group 2022-2025 Business Plan, as well as in line with the provisions of Regulation (EU) 2019/2088, the Bank confirms a specific "ESG" KPI among the strategic action objectives that is assigned to all Risk Takers and Middle Managers.

The evaluation of the ESG KPI takes place both at Group level, in order to assess and eventually recognizing the commitment of the Group as a whole, and at Bank level, in order to enhance the areas of action on which the Bank has direct influence. Specifically:

- at Group level, the presence of Intesa Sanpaolo in the sustainability indexes of specialized companies is assessed;
- at Bank level, the following is assessed:
  - o for all Risk Takers and Middle Managers: the achievement of the commitments on Diversity & Inclusion expressed in line with the Group Principles on gender neutrality;
  - o for Risk Takers and Middle Managers in Business and Governance Functions: Credit development with a focus on ESG: a) % of new production of Retail & WM "Sustainable Loans"; b) % of new production of Corporate & SME "Sustainable Loans";
  - o for Risk Takers and Middle Managers in Control Functions: Increase of Bank's oversight on ESG themes: ESG Governance, training and awareness activities (number).

To each KPI is assigned a weight equal to at least 10% to ensure the relevance of the objective and up to 30%.

The sum of the weights assigned to the KPIs of each section is equivalent to the overall weight of the section; this weight varies according to the macro-area pertaining to the population.

Regarding the evaluation of results, the individual bonus is defined taking into account the results of the performance evaluation, both in absolute and relative terms. In other words, the bonus proposal must be consistent with the relative level of performance achieved (i.e. the Legal Entity Risk Takers or Middle Manager with the best performance score should receive a bonus as a percentage of the fixed remuneration that is higher than the other colleagues).

Finally, regardless of the cluster of population, the accrued bonus is subject to corrective mechanisms based on the level of achievement of the KPIs against excessive risk taking, which act as de-multipliers of the bonus itself.

#### Specifically:

- Detection of residual risk at medium-high/ high levels (Q factor) reduction of bonus with max 20%;
- Failure to comply with mandatory training fulfilment within the expected deadline reduction of bonus with max 10%.

With specific reference to the Q-Factor, it acts as a possible de-multiplier of the bonus achieved which is reduced by:

- 20% in case of a "very high" Q-Factor;
- 10% in case of a "high" Q-Factor.

The Q-Factor is based on factors relating to the control system and also considers other elements that are useful for the evaluation (Operational Losses, Findings of the Supervisory Authorities, Trends and weights of the critical issues in the Tableau de Bord of the Audit Function). The evaluation is based on a quantitative scale to which the residual risk judgement corresponds: Very High, High, Medium and Low.

Finally, it is noteworthy that:

the evaluation of the performance scorecard covers a period of one business year;

- the bonus won't be paid if the total score of the performance evaluation is lower than 80% for those
  who belong to Business and Governance functions or lower than 90% for those who belong to Bank's
  Control functions;
- the pro-quota bonus may be paid only if the person has been employed for at least six months.

#### The Incentive System for Professionals and Network population

The Incentive System for the Professionals aims to reward the best annual performance assessed with a view to optimise the risk/return ratio.

The individual awarding of the bonus is at the discretion of the Direct Head, taking into account the results of the performance evaluation, both in absolute and relative terms. In other words, the bonus proposal must be consistent with the level of performance achieved, also taking into account Peers.

The performance evaluation is carried out and documented through NewPat - Standard Methodology.

This methodology provides an evaluation based on KPIs and the assessment of role-specific Competences.

The KPIs (at least 2 and up to 5 KPIs per person) are of economic and financial nature and/or projects-related and their scope may be the employee's area of responsibilities or his/her Business Unit. To each KPI it is assigned a weight equal to at least 10% to ensure the relevance of the objective.

Instead, the Competences to be evaluated are five and specific for each role (i.e. Support, Analytics Professional, Client Oriented Professional, Senior Professional, Team Leader and Manager). They are represented by soft skills such as cross collaboration, customer focus, planning and execution and so on.

The final result of the performance evaluation is the average of both the KPIs and Competences evaluation and is expressed in a 5-level scale (Outstanding / above expectations / in line with expectations / partially in line with expectations / below expectations). It is noteworthy that the bonus for the Head Office population won't be paid if the performance evaluation is "below expectations", meaning that the total score is lower than 1.5.

Finally, the bonus accrued by the Professional is subject to the demultiplier mechanism related to the mandatory training and, specifically, failure to comply with the mandatory training fulfilment within the expected deadlines will lead to a 10% reduction of the bonus accrued.

For what regards the Network and similar roles, the evaluation is carried out through "Network Incentive Model" (NIM). This system is based on a multi-level approach according to which the achievements are measured at EXIMBANK and individual level.

The performance evaluation is based on a Performance Scorecard that provides for both financial and non-financial quantitative KPIs as well as qualitative indicators related to behaviours.

#### Specifically:

The first section of the Performance Scorecard, whose weight is 80%, includes – within the total weight of the specific section (100%) – a maximum set of 10 KPIs out of which at least one shall be financial and at least another one not financial (e.g. Net Promoting Score, number of complaints, quality of the managed portfolio etc). These KPIs are selected from a pre-set KPIs' list clustered by strategic driver (i.e. growth, efficiency, sustainability and profitability) and they are specific for each role. The minimum weight of each KPI is 10% and the maximum is 30%. The measurement and payout frequency are the same for all those KPIs and may depend on the roles and the bonus accrues only if the score of this section is equal to or higher than 80%;

The second section of the Performance Scorecard, whose weight is 20%, includes only qualitative indicators focused on behaviours with a framework based on Personas, Outcomes and Qualitative Features. The measurement and payout frequency of the indicators of this section are performed yearly.

Finally, also the bonus accrued by the Network and similar roles is subject to the demultiplier mechanism related to the mandatory training. Specifically, failure to comply with the mandatory training fulfilment within the expected deadlines will lead to a 50% reduction of the bonus accrued on the basis of the achievement of the indicators focused on behaviours (qualitative indicators) reported in the second section of the Performance Scorecard.

In addition, it should be noted that this system is subject to constant review in order to strengthen its effectiveness and the compliance with regulations in force from time to time.

#### Individual access conditions

The payment of the individual bonus is, in any case, subject to the verification of the absence of the so-called individual compliance breaches i.e.:

- disciplinary measures involving suspension from service and pay for a period equal to or greater than one day, including as a result of serious findings received from the Bank's Control Functions;
- in case of breaches specifically sanctioned by the Supervisory Authorities regarding the requirements of professionalism, integrity and independence and following on the matter of transactions with related parties and of the obligations regarding remuneration and incentives referred to in CRD V, if involving a penalty of an amount equal to or greater than 30,000 euro;
- behaviours that do not comply with the provisions of the law, the regulations, the Articles of Association
  or any other ethical or conduct codes defined ex ante by the Group and which produced a "significant
  loss" for the Bank or for customers.

In particular, failure to comply with the individual access conditions implies both the non-payment of the bonus accrued in the reference period in which the compliance breach is committed and the deletion of the deferred portions of the accrual conditions referred to the same reference period.

In any case, the bonus payment is subject to the additional following conditions:

- ISBD HR Function prior approval for Heads of Division and Department;
- with particular reference to the Heads of Internal Control Functions any performance-based reward is subject to prior agreement of the Heads of ISP Control Functions based on the functional reporting line to Group organizational units through ISBD HR function;
- the performance evaluation at least equal to "partially in line with expectations" (referring to Head Office employees); in any case the bonus is adjusted pro-rata considering the period worked in the Bank;
- the period spent in the Bank (at least six months within the performance year) for Head Office employees; for Network employees this condition applies only to eligibility for bonus related to the second section of the Performance Scorecard;
- the existence of an active employment relationship with the Bank in the month when the bonus is paid out, unless differently agreed between the parties either in case of retirement or in case of signing of a mutual termination agreement.

#### Malus Conditions

In case of deferral, each portion is subject to an ex-post adjustment mechanism – the so-called *malus* conditions – according to which the relative amount recognised and the number of financial instruments assigned, if any, may be reduced, even to zero, in the year in which the deferred portion is paid, in relation to the level of achievement of the minimum conditions set by the Regulator regarding the sound capital base and liquidity, represented by the consistency with the respective limits set as part of the Bank and ISP Group RAF, as well as the condition of financial sustainability.

#### At ISP Group level:

- Common Equity Tier Ratio (CET1) at least equal to the limit set by the RAF (capital adequacy condition);
- Leverage Ratio at least equal to the limit set by the RAF at Group level;
- Minimum requirement for own funds and eligible liabilities (MREL) at least Early Warning set by the RAF at Group level;
- Assessment off the results of the ICAAP and the Recommendations on distribution by competent authorities and European Supervisory Authorities;
- Net Stable Funding Ratio (NSFR) at least equal to the limit set by the RAF (liquidity condition);
- No loss and positive Gross Income (except for the Network Incentive System).

#### At the Bank level:

- Common Equity Tier Ratio (CET1) at least equal to the limit set by EXIMBANK RAF (capital adequacy condition);
- Leverage Ratio at least equal to the limit set by the RAF at Bank level;
- Assessment of the results of the ICAAP and the Recommendations on distribution by competent authorities and European Supervisory Authorities;
- Net Stable Funding Ratio (NSFR) at least equal to the limit set by EXIMBANK RAF (liquidity condition);
- o No loss and positive Gross Income (except for the Network Incentive System).

In case one of the conditions of sound capital base or of liquidity does not occur individually, the deferred portion is brought down to zero; if the condition of sustainability is not met, the deferred portion is reduced by 50%.

For the verification of the *malus* conditions it shall be considered the perimeter of the Legal Entity where the person was employed when awarded the bonus to which the deferred portions are referred to.

#### Clawback mechanisms

The *clawback* mechanisms, namely the return of bonuses already paid as required by regulations, as part of:

- disciplinary initiatives and provisions envisaged for fraudulent behaviour or gross negligence by personnel, also taking into account the relative legal, contribution and fiscal profiles;
- behaviour non-compliant with the legal and regulatory provisions, Articles of Association or any codes
  of ethics and conduct established ex ante by the Group and from which a "significant loss" derived for
  the Bank or the customer.

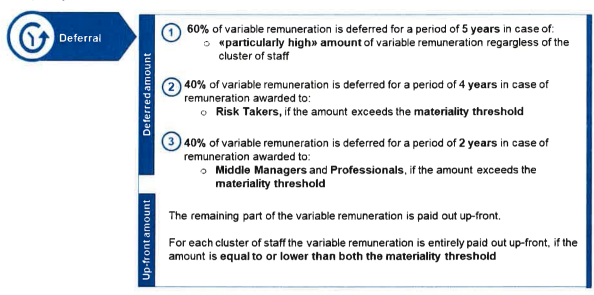
may be applied in the 5 years following the payment of the individual portion (up-front or deferred) of variable remuneration.

#### **Payment methods**

The remuneration payment methods are governed by specific instructions in the Supervisory Provisions concerning remuneration with particular reference to the deferral obligations, the type of payment instruments and the retention period envisaged for the possible portion paid as financial instruments.

Below are the methods of payment of variable remuneration adopted by EXIMBANK in accordance with the ISP Group. In addition, those payment layouts take into account that due to the Group's consolidated

balance sheet assets, none of the Group's banks is considered to be "of a smaller size or operational complexity".



With regard to the "Particularly high" amount of variable remuneration, as required by the Provisions of the Bank of Italy, at least every three years Intesa Sanpaolo is obliged to define the "particularly high" amount of variable remuneration, as the lower between:

i) 25% of the average overall (gross) remuneration of the Italian high earners, resulting from the most recent report published by the EBA.

This value equals, according to the report published by the EBA with reference to the date of December 2019, 435,011 euro (gross);

ii) 10 times the average overall remuneration of the employees of the Intesa Sanpaolo Group.

Intesa Sanpaolo calculated this amount as the average remuneration paid to employees in 2019, 2020 and 2021, equal to 475,667 euro (gross).

For greater prudence, the smaller amount (i.e. 435,011 euro) is rounded down and, as a consequence, the variable remuneration exceeding 400,000 euro (gross) for the three-year period 2022-2024 is considered particularly high.

The Bank, in line with Intesa Sanpaolo Group, has defined its materiality threshold, differentiated by clusters of personnel, beyond which the variable remuneration is considered "significant".

#### In particular:

- for Risk Takers, in accordance with ISP Group Remuneration Policies and, in turn, with the European legislation, the variable remuneration is considered "significant" if it exceeds the amount of 50,000 euro (gross) or if it represents more than one third of the total remuneration;
- for Middle Managers and Professionals, in continuity with Group practices, the materiality threshold of 80,000 euro (gross), beyond which the variable remuneration is considered "significant", is set.



Financial instruments

- (1) 55% of variable remuneration is paid out in financial instruments for:
  - those receiving a «particularly high» amount of variable remuneration. for each cluster of staff
- 50% of variable remuneration is paid out in financial instruments for:
  - o the Risk Taker, if the amount exceeds the materiality threshold

The remaining part of the variable remuneration is paid out in cash

For each cluster of staff the variable remuneration is paid out in cash, if the amount is equal to or lower than the materiality threshold. For Middle Managers and Professionals, the variable remuneration is entirely paid out in cash, if the amount is exceeds the materiality threshold but is equal to or lower than 100% of fixed remuneration

The financial instruments used by the Intesa Sanpaolo Group to pay the variable remuneration are Intesa Sanpaolo shares.



The up-front and deferred components of variable remuneration assigned in financial instruments is subject to a retention period of at least 1 year

During the retention period, with regard to the portion of variable remuneration given in ISP shares, dividends are paid

#### Termination of the employment agreement

The termination of the employment agreement involving personnel with state pension or seniority pension rights does not result in loss of the right to payment of the entitled variable remuneration amounts, even deferred.

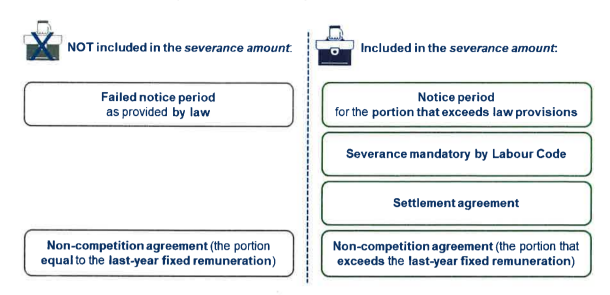
In all other cases, the Bank has the right to award any amounts, depending on the specific situations, upon termination of the employment agreement, also through consensual retrenchment agreements providing termination payments (Mutual Termination Agreements).

Furthermore, ex-ante individual agreements may be entered into for the determination of the remuneration to be granted in the event of early termination of the relationship, provided that these agreements must comply with all the conditions set out in the Remuneration Policies and in the Supervisory Provisions.

#### Severance

According to the Regulatory Framework on remuneration, the payment agreed in any way and/or form in view of or upon early termination of the employment agreement or early termination of office for the amount exceeding the provisions of the Moldovan local law concerning payments related to the notice period constitutes the so-called severance. The non-competition agreement is included among these, depending on the total amount paid.

#### The severance components pursuant to ISP Group Remuneration and Incentive Policies:



The components included in severance with the exception of the compulsory one according to the Labour Code (which is paid in cash and in advance), are similar to the variable remuneration and, as such, are subject to the payment methods depending on the cluster of personnel, the amount and its weight compared to the fixed remuneration.

Anyway, it should be noted that - because of the components of the Severance that are not included when calculating the variable-to-fixed remuneration cap but are still subject to the variable remuneration payment method (excluding the amount to be paid according to Labour Code) – the total amount of Severance may exceed the fixed remuneration.

The amount payable as compensation payments to the General Manager, members of the Management Committee, heads of divisions and heads of control functions shall be subject to assessment and approval, for amounts in excess of the allowances under the notice periods, by the Bank's Board on the proposal of the Remuneration Committee, which shall determine, within the maximum limit provided for in accordance with the Bank's Remuneration and Incentive Policies, the amount deemed appropriate.

In setting such values, the Bank's Board, with the support of EXIMBANK's HR and Organization Department, which collaborates with ISBD's HR Department, takes into account the overall assessment of work in the various roles held over time and pays particular attention to the capital and liquidity of the ISP Group and the profitability levels of both ISP and EXIMBANK, as well as to any individual sanctions imposed by the supervisory authorities. In addition, prior to approval by the Bank's Board, the Bank's Compliance & AML Department conducts a compliance assessment, which, in case of doubt, involves ISP's compliance function.

With respect to other risk takers, the amount payable in the form of compensation payments is determined by EXIMBANK's HR & Organisation Department, with the support of ISBD's HR Department, taking into account the overall assessment of individual performance in the various roles held over time and paying particular attention to the capital, liquidity and profitability levels of EXIMBANK and the Group, as well as the presence or absence of any individual sanctions imposed by supervisory authorities.

The total remuneration paid by the Bank in 2023 was 111,977,720.26 MDL, out of which:

- Business 10,773,609.87 MDL
- Network 22,590,037.82 MDL
- Control functions 8,243,435.22 MDL

#### • Governance - 70,370,637.35 MDL

	Total (MDL)	No of beneficiaries
Fixed remuneration	100,035,963.40	435
Variable remuneration	11,941,756.86	248
	ACTUAL TO THE OWNER.	

The amount of remuneration deferred and paid during the 2023 financial year is 349,656.58 MDL, which was paid in cash.

The amount of deferred remuneration owed and unpaid is 558,904.32 MDL, which will further be paid in cash and 1 397 260.80 MDL to be subsequently paid in the form of ordinary shares of Intesa Sanpaolo.

	Total (MDL)	No of beneficiaries
Entry bonus	484,500	5
Severance	i <del>s</del> i	-

Seven employees earned a cumulative remuneration equal to or more than 1 million MDL in BY 2023, as follows:

Category	No of beneficiaries
1 000 000 – 1 500 000	3
1 500 001 – 2 000 000	1
2 000 001 – 2 500 000	·=.
2 500 001 – 3 000 000	-
3 000 001 – 3 500 000	1
3 500 001 – 4 000 000	-
4 000 001 – 4 500 000	S.E.
4 500 001 – 5 000 000	
> 5 000 000	2

#### Regarding the governing bodies remuneration:

Total (MDL)
1,191,527.70
23,062,641.91

### Own funds

With the implementation by the National Bank of Moldova of Regulation no. 109 of 24.05.2018 on banks' own funds and capital requirements, the structure of own funds is defined, as well as the eligibility criteria which capital instruments must meet in order to be included in Common Equity Tier 1 Capital, Additional Tier I Capital, or Tier II Capital.

The structure of the Bank's Own Funds items as of 31.12.2023 are summarized in the table below:

Element	Value (MDL)
Own funds	1,062,002,215
Tier I Capital	1,062,002,215
Common Equity Tier I Capital	1,062,002,215
ADDITIONAL TIER I CAPITAL	0
TIER II CAPITAL	0

Annex 1 reports the full form of disclosure of the Bank's Own Funds, including prudential filters and deductions applied as provided by art.56, point 1 of the NBM Regulation on publication requirements of information by banks.

The completed reconciliation of Own Funds elements with the Financial Statements of 31.12.2023 is presented as follows:

Financial Statement	MDL
Cash, cash balances with central banks and other demand deposits	1,021,046,696
Financial assets measured at fair value through other comprehensive income	10,000
Financial assets at amortized cost	3,809,728,498
Tangible fixed assets	241,505,738
Intangible assets	40,381,204
Tax claims	1,278,510
Other assets	34,759,636
Fixed assets and disposal groups, classified as held for sale	22,380
Total assets	5,148,732,662
Financial liabilities measured at amortized cost	3,868,959,673
Provisions	6,289,258
Tax liabilities	1,621,993
Other debts	62,440,925
Equity	1,209,420,813

Total liabilities and equity	5,148,732,662
Paid capital instruments	1,250,000,000
Reported result	-119,556,266
Other elements of comprehensive income	29,878,589
Common Equity Tier 1 Capital before applying prudential filters	1,160,322,323
Adjustments to common equity tier 1 capital due to prudential filters	-57,938,904
Other intangible assets	-40,381,204
Common Equity Tier 1 Capital	1,062,002,215

The capital instruments are qualified as Common Equity Tier I Capital instruments if the eligibility criteria listed below are met:

- the instruments are issued directly by the Bank with the prior consent of the Bank's shareholders or of its governing body;
- the instruments are paid in full with funds, and their acquisition is not financed directly or indirectly by the Bank;
- the instruments cumulatively meet the following conditions regarding their classification:
  - they qualify as equity subscribed by shareholders;
  - they are classified as equity within the meaning of the accounting framework;
  - they are classified as equity for the purpose of determining negative net assets;
- the instruments are presented clearly and distinctly in the balance sheet of the financial statements of the Bank;
- the instruments are perpetual;
- the amount of the principal instrument cannot be reduced or refunded, except in any of the following cases:
  - o liquidation of the Bank;
  - discretionary repurchase of instruments (acquisition of shares) or other discretionary means of capital reduction, if the Bank has previously received the approval of the National Bank of Moldova;
  - the provisions governing the instruments do not explicitly or implicitly state that the amount of the principal of the instruments would be or could be reduced or returned in cases other than the liquidation of the Bank, and the Bank does not otherwise provide such an indication before issuance, or when issuing instruments;
- the instruments meet the following conditions in terms of distributions:
  - there is no preferential distribution treatment in terms of the order in which distributions are made, including in relation to other Common Equity Tier 1 Capital instruments, and the conditions governing the instruments do not provide preferential distribution rights;
  - o distributions to instrument holders can only be made from items that can be distributed;

- the conditions governing the instruments do not include a ceiling or other restriction on the level of distribution;
- the level of distributions is not determined based on the purchase price of the instruments at issue:
- the conditions governing the instruments do not include any obligation for the Bank to make distributions to their holders, and the Bank is not otherwise subject to such an obligation;
- non-distribution does not constitute a non-reimbursement event for the Bank;
- o cancellation of distributions does not impose restrictions on the Bank.
- compared to all equity instruments issued by the Bank, the instruments absorb firstly and proportionally
  most of the losses as they arise, and each instrument absorbs losses to the same extent as the other
  Common Equity Tier 1 Capital instruments;
- the instruments are of a lower rank than all other receivables in case of liquidation of the Bank;
- the instruments give their owners the right to a claim on the residual assets of the Bank, which, in case of liquidation and after payment of all priority receivables, is proportional to the sum of such instruments issued, is not fixed and is not subject to a cap;
- the instruments are not guaranteed nor are they subject to a guarantee that increases the priority of payment of receivables, by any of the following:
  - o the Bank or its subsidiaries;
  - o the parent company of the Bank or its subsidiaries;
  - o the parent holding company or its subsidiaries;
  - the mixed-activity holding company or its subsidiaries;
  - the mixed financial holding company and its subsidiaries;
  - any undertaking which has close links with the entities referred to in points above;
- the instruments are not subject to any contractual or other arrangement, which increases the priority of payment of receivables recorded under the instruments in case of insolvency or liquidation.

The capital instruments are qualifying as Tier II capital instruments if the eligibility conditions listed below are met:

- the instruments are issued or, as the case may be, the subordinated debts are obtained and paid in full;
- the instruments are not acquired or, as the case may be, the subordinated debts are not granted by any Bank or its subsidiaries an enterprise in which the Bank holds a shareholding consisting in holding, directly or through control, at least 20% of the voting rights, or from the capital of the respective enterprise;
- the purchase of instruments or, as the case may be, the granting of subordinated loans is not financed directly or indirectly by the Bank;
- the claim on the principal of the instruments, under the provisions governing the instruments or, as the
  case may be, the claim on the principal of the subordinated loans, under the provisions governing the
  subordinated liabilities, is wholly subordinated to the claims of all non-subordinated creditors;
- the instruments or, as the case may be, the subordinated debts are not guaranteed nor are they subject to a guarantee that increases the rank of priority for the payment of receivables;

- the instruments or, as the case may be, the subordinated debts are not subject to any provision that
  increases the rank of priority for payment of the receivables registered under the instruments or,
  respectively, of the subordinated loans;
- the instruments or, as the case may be, the subordinated debts have an initial maturity of at least five years;
- the provisions governing the instruments or, as the case may be, the subordinated debts do not include any incentive for the repayment or, as the case may be, the redemption of the principal amount by the bank before maturity;
- if the instruments or, as the case may be, subordinated liabilities include one or more call options or early repayments, as the case may be, the options are exercised at the sole discretion of the issuer or the debtor, as the case may be;
- the instruments or, as the case may be, the subordinated debts may be repaid, repurchased, returned or the related purchase options may be exercised in advance and not earlier than five years from the date of issue;
- the provisions governing the instruments or, as the case may be, the subordinated debts do not
  explicitly or implicitly indicate that the instruments or, as the case may be, the subordinated debts will
  be or could be repaid, repurchased, returned or that the related purchase options may be exercised in
  advance, as the case may be, by the Bank in other cases than the liquidation of the Bank, and the Bank
  does not make any other mention in this respect;
- the provisions governing the instruments or, as the case may be, subordinated debts, do not give the holder or, as the case may be, the lender the right to accelerate future scheduled interest or principal payments, except in case of liquidation of the bank without changing the order of priority;
- the level of interest or dividend payments, as the case may be, related to the instruments or, as the case may be, to the subordinated loans will not be changed based on the rating of the Bank or its parent company;
- if the instruments are not issued directly by the Bank or, as the case may be, if the subordinated debts are not obtained directly by the Bank, the following two conditions are met cumulatively:
  - the instruments are issued or, as the case may be, subordinated liabilities are obtained through an entity that is not included in prudential consolidation;
  - o the Bank may immediately dispose of the income generated by these instruments, without restrictions and in a form that satisfies the conditions set out in this point.

It is necessary to mention that as of 31.12.2023 the Bank does not hold instruments of Additional Tier I Capital and Tier II Capital.

At the same time, the Common Equity Tier 1 Capital has the characteristics disclosed in Annex 2.

# Capital requirements

In order to determine the Capital Requirements, the Bank applies the standardized approach provided by the regulations of the National Bank of Moldova.

The brief breakdown of the capital requirements maintained as of December 31st, 2023 is the following:

Indicator	MDL
Tier I capital	1,062,002,215
Tier II capital	(4)
TOTAL CAPITAL	1,062,002,215
Capital requirements for credit risk	188,723,385
Capital requirements for operational risk	39,069,580
Capital requirements for position and foreign exchange risk	11,928,356
TOTAL CAPITAL REQUIREMENTS	208,441,311
Common Equity Tier I Capital ratio	44.30%
Tier I Capital ratio	44.30%
Total Capital ratio	44.30%

Annex 3 discloses the information about the risk-weighted value of the exposures for each exposure class and the minimum own funds requirements calculated as mentioned in the NBM Regulation on the publication requirements of information by banks art.59, pt.4 - 5.

#### Internal capital requirements

In order to assess the adequacy of internal capital, the Bank has assessed such risk categories as credit risk, foreign exchange risk (market component), operational risk, interest rate risk for the banking book activities, residual risk, concentration risk, HTCS portfolio risk, strategic risk, real estate risk, reputational risk, external risks, compliance risk, ICT risk, country risk, AML risk, environment, social and governance risk (ESG risk), residual risk, foreign exchange risk. The internal capital related to these risks, determined based on Group or local models, is summed and compared with the value of Available Financial Resources. Thus, as of 31.12.2023 results in a coverage of internal capital requirements equal to 211%.

According to SREP 2020-2021 report carried out by the NBM and submitted to the Bank through the Decision from 20.04.2023 and according to the preventions of art.139 par. (3) let. a) of Law no. 202/2017, starting with the date of the mentioned Decision, the Bank must maintain a total own funds rate of at least 18.52% (compared to the minimum requirement of 10%), including:

- the minimum own funds requirement of 10.0% (consisting of at least 5.5% Common Equity Tier 1
  Capital and 7.5% Tier 1 Capital, respectively) to be maintained on a permanent basis in accordance
  with the NBM Regulation on bank's own funds and capital requirements, no. 109;
- an own funds requirement of 8.52%, which will be maintained in addition to the minimum legal own funds requirement.

### Credit risk

Credit risk management is integrated into the Bank's risk management process. Credit risk is inherent in banking activity, for which its administration is a continuous, formal and systematic activity and is a component of a sound management of the Bank's activity. Credit risk management allows the early identification of risk positions, leading at the same time to the improvement of the decision-making process, contributing to the increase of the results and the increase of the responsibility of the decision-making activity.

The most important principles used in credit risk management are:

- identification, monitoring, control and administration of credit risk are activities that take place both at the level of the Bank's territorial units and at the level of the headquarter;
- analyzing the aspects that can lead to the registration of potential losses, at the level of an individual, at the level of a loan, and as a whole, at the level of the portfolio, when the circumstances / conditions in which the client carries out its activity change significantly;
- establishing a credit risk policy to identify impaired assets and the methods used to assess them,
   as well as the associated internal controls;
- establishing and implementing processes and controls in order to determine the degree of non-repayment of the debtor, representing the basis for the loss loans provisions at portfolio and individual level. At the same time, in accordance with the requirements of IFRS 9, the Bank thus determined the categories of loans with similar characteristics, in order to establish the deterioration and collective provisioning amount of the portfolio.

Credit risk is differently assessed at the Bank level for all groups of assets held, globally or analytically, depending on the type of asset. Thus, loans to non-bank counterparties are included in a predefined flow of customer management and detection of possible negative signals that confirm or not the occurrence of an increased credit risk at the level of the balance sheet position. These items are reported monthly to the Credit Risk Governance Committee. Assets, with financial institutions as counterparties, are valued taking into account the external rating (if any) and fixed exposure limits, monitored daily by the Risk Management Department. Exposures to sovereign entities are also constantly monitored in order to meet the risk appetite assumed and communicated monthly to the Bank's corporate bodies.

The credit risk related to all Bank's assets is measured by the monthly calculation of risk-weighted assets indicator and the corresponding capital requirement and the monitoring of subsequent evolutions.

#### Credit concentration risk

The granting of loans and credit facilities, gives rise to the risk of non-repayment of debt. This risk affects balance sheet items such as receivables measured at amortized cost and off-balance sheet items. The credit concentration risk could cause a significant loss for the Bank, if a change in economic conditions would affect the entire industry or the entire country.

The Bank minimizes the risk related to the lending activity by carefully evaluating credit applications, setting exposure limits for the customer, requesting appropriate guarantees and applying a prudent provisioning policy, when there is risk of a possible loss.

The amount of credit risk weighted exposures (RWAs) is shown in the table below:

Element	Amount (MDL)	Minimum capital requirements (MDL)
Risk-weighted amounts of credit risk exposures, counterparty credit risk and incomplete transactions	1,887,233,846	188,723,385
Standardised approach (SA)	1,887,233,846	188,723,385
SA exposures excluding securitization positions	1,887,233,846	188,723,385
Central government or central banks	83,295	8,329
Regional government or local authorities	0	0
Public sector entities	0	0
Multilateral development banks	0	0
International organisations	0	0
Banks	0	0
Corporates	503,316,641	50,331,664
Retail	162,344,565	16,234,456
Secured by mortgages on immovable property	616,588,855	61,658,886
Exposures in default	6,636,274	663,627
Higher-risk categories	0	0
Covered bonds	x	x
Institutions and corporates with a short-term credit assessment	323,466,713	32,346,671
Collective investment undertaking (CIU)	0	0
Equity	9,800	980
Other items	274,787,703	27,478,770

At the same time, the total amount of exposures after accounting netting and without taking into account the effects of credit risk mitigation techniques, as well as the average amount of exposures for the period, broken down by exposure classes as provided in the NBM Regulation on publication requirements of information by banks, is presented below:

Exposure classes in SA	Exposure without value adjustments and without provisions, MDL	Average exposure for 2023, MDL
Standardized approach (SA)	5,295,924,919	5,012,892,372
Central government or central banks	1,890,071,027	1,907,758,746
Regional government or local authorities	0	0
Public sector entities	0	0
Multilateral development banks	0	0
International organizations	0	0
Banks	0	298,171
Corporates	740,684,877	630,045,993
Retail	274,599,594	244,503,130
Secured by mortgages on immovable property	1,195,067,420	1,226,504,800
Exposures in default	6,637,521	12,533,194
Higher-risk categories	0	0
Covered bonds	x	x
Institutions and corporates with a short-term credit assessment	674,271,804	451,419,483
Collective investment undertaking (CIU)	0	0
Equity securities	9,800	9,800
Other items	514,582,876	539,819,055
Total	5,295,924,919	5,012,892,372

The table below reflects the performing and non-performing exposures and related provisions amounts that provide an overview of the quality of exposures and related provisions and valuation adjustments divided by portfolios and exposure classes:

'000 MDL

		Gross accounting value				C	umulative impairme		A ROSE	
Name of the Indicator	Accounting value	Assets without a significant increase in credit risk after initial recognition (stage 1)	of which: low credit risk instruments	Assets with a significant increase in credit risk after initial recognition, but not impaired (stage 2)	impaired assets (stage 3)	Assets without a significant increase in credit risk after initial recognition (stage 1)	Assets with a significant increase in credit risk after initial recognition, but not impaired (stage 2)	Impaired assets due to credit risk (stage 3)	Cumulative value of amounts taken partially off- balance sheet	Cumulative value of amounts taken integrally off-balance sheet
В	010	016	020	030	040	050	060	070	080	090
Debt securities	807,679	812,760	0	0	o	5,081	O	0	0	0
Central banks	477,448	479,523	0	0	0	2,075	0	0	0	0
Public sector entities	330,231	333,237	0	0	0	3,006	0	0	0	0
Institutions	0	0	0	0	0	0	0	0	0	0
Other financial entities	0	0	0	0	0	0	0	0	0	0
Non-financial entities	0	0	0	0	0	0	0	Ö	0	0
Minimum required reserve for assets attracted in freely convertible currency	542,563	544,921	0	0	0	2,358	0	0	0	0

Loans and advances	2,459,487	2,340,872	0	224,633	77,467	53,266	71,787	58,432	0	1,176,142
Central banks	0	0	0	0						
	U	U	U	o,	0	0	0	0	0	0
Public sector entities	0	0	0	0	0	0	0	0	0	0
nstitutions	464,665	464,669	0	0	0	4	0	0	0	0
Other financial entities	157,071	161,625	0	0	0	4,553	0	0	0	0
Non-financial	704 007	077.004	0	400 500	00.405	05.005				
entities	764,097	677,094		126,503	22,485	25,305	24,125	12,555	0	1,174,890
Corporates	339,777	352,011	0	0	0	12,216	0	0	0	0
SME	424,320	325,082	0	126,521	22,485	13,089	24,125	12,555	0	1,174,890
Non-SME	0	0	0	0	0	0	0	0	0	0
Households	1,073,653	1,037,484	0	98,130	54,982	23,404	47,662	45,877	0	1,253
FINANCIAL ASSETS AT AMORTISED COST	3,809,728	3,698,553	0	224,633	77,467	60,706	71,787	58,432	0	1,176,142
out of which: inancial assets acquired, impaired as a result of credit risk	0	0	0	0	0	0	0	0	0	0

The distribution of exposures by business sectors and by types of counterparties, broken down by exposure classes is presented in the table below:

'000 MDL

Elements	Central government or central banks	Banks	Corporates	Retail	Secured by mortgages on immovable property	Exposures in default	Institutions and corporates with a short- term credit assessment	Equit y	Other items	TOTAL
Loans granted to the agriculture industry	0	0	13,640	9,041	9,296	523	0	0	0	32,501
Loans granted to the trade industry	0	0	292,339	52,303	118,565	1,644	0	0	0	464,851
Loans granted in the construction industry	0	0	0	4,416	1,612	0	0	0	0	6,029
Loans granted to the services industry	0	0	20,408	27,941	20,533	46	0	0	0	68,927
Loans granted to the transport, telecommunicatio ns and network development industries	0	0	133,191	21,889	36,264	0	0	0	0	191,354
Loans granted to the food industry	0	0	13,324	7,449	3,765	0	0	0	0	24,537
Loans granted to the energy industry	0	0	0	0	509	0	0	0	0	509
Loans granted to the productive industry	0	0	15,823	10,059	28,125	157	0	0	0	54,165
Loans granted to the non-banking financial industry	0	0	150,914	378	26,185	0	0	0	0	177,477

Total	1,890,071	0	740,685	274,600	1,195,067	6,638	674,272	10	514,583	5,295,925
Other	1,890,071	0	101,045	22,380	13,609	29	674,272	10	514,583	3,215,998
Consumer loans	0	0	0	83,181	461	84	0	0	0	83,726
Loans granted to individuals practicing activities	0	0	0	0	0	O O	0	0	0	0
Loans granted for the purchase / construction of real estate industry	0	0	0	35,553	936,143	4,154	0	0	0	975,851

The distribution of exposures by residual maturity, broken down by exposure classes, is as follows:

'000 MDL

Elements	On demand	Up to 1 year	1-5 years	More than 5 years	Without maturity	Grand Total
Central government or central banks	537,785	805,060	2,520	99	544,607	1,890,071
nstitutions	0	0	0	0	0	0
Corporates	0	459,354	243,782	37,549	1	740,685
Retail	0	44,668	180,569	49,346	16	274,600
Secured by mortgages on immovable property	0	72,477	167,865	954,725	0	1,195,067
Exposures in default	0	292	1,907	4,439	0	6,638
Exposures to institutions and corporates with a short-term credit assessment	67,315	606,956	0	0	0	674,272
Equity exposures	0	0	0	0	10	10
Other exposures	239,795	0	0	0	274,788	514,583
Total	844,895	1,988,808	596,642	1,046,158	819,421	5,295,925

The amount of impaired and expired exposures, separated and broken down by geographical area is shown in the table below:

	Outstanding exposures ('000 MDL)							
Geographic Area	Gross Eyn	Impairr	ments			Împain	nents	Net. Exp.
		Individual	General	Net Exp.	Gross. Exp.	Individual		
Republic of Moldova	99,483	11,214	48,952	39,317	77,467	11,245	47,188	19,034
	100	apa in co	New Hills			STREET, N		AT THE REAL PROPERTY.

The table below summarizes a reconciliation of changes in specific and general credit risk adjustments for impaired exposures:

'000 MDL

Name of Indicator	Opening balance	Increases due to initiation and acquisition	Decreases due to derecognition	Changes due to changes in credit risk (net)	without	updated institution	Diminution of the impairment adjustment account due to off- balance sheet write-offs	Other adjustments	Closing balance	from the balance sheet, recorded directly in	Amounts taken directly from the profit or loss statement
Adjustments for financial assets without a significant increase in credit risk after initial recognition (stage 1)	52,779	124,313	114,188	-3,744	0	0	0	-812	58,348	0	0
Debt securities	4,462	105,614	104,995	0	0	0	0	0	5,081	0	0
Central banks	1,722	56,707	56,354	0	0	0	0	0	2,075	0	0
Public sector entities	2,740	48,907	48,642	0	0	0	0	0	3,006	O	0
Institutions	0	0	0	0	0	0	0	0	0	0	0
Other financial entities	0	0	0	0	0	0	0	0	0	0	0
Non-financial entities	0	0	0	0	0	0	0	0	0	0	0

Loans and advances	48,317	18,699	9,193	-3,744	0	0	0	-812	53,266	0	0
Central banks	0	0	0	0	0	0	0	0	0	0	0
Public sector entities	0	0	0	0	0	0	0	0	0	0	0
Institutions	123	195	312	0	0	0	0	-1	4	0	0
Other financial entities	3,640	69	23	927	0	0	0	-60	4,553	0	0
Non-financial entities	19,110	8,460	3,461	1,944	0	0	0	-749	25,305	0	0
Corporates	12,332	2,352	1,555	2,759	0	0	0	-3,671	12,216	0	0
SME	6,760	6,108	1,905	-797	0	0	0	2,923	13,089	0	0
Non - SME	18	0	0	-18	0	0	0	0	0	0	0
Households	25,444	9,975	5,397	-6,615	0	0	0	-3	23,404	0	0
out of which: collectively assessed adjustments	52,779	124,313	114,188	-3,744	0	0	0	-812	58,348	0	0
out of which: individually assessed adjustments	0	0	0	0	0	0	0	0	0	0	0
Adjustments for debt instruments with a significant increase in credit risk after initial recognition, but not impaired (stage 2)	71,273	4,817	7,198	3,736	0	0	0	-841	71,787	0	0
Debt securities	0	0	0	0	0	0	0	0	0	0	0
Central banks	0	0	0	0	0	0	0	0	0	0	0
Public sector entities	0	0	0	0	0	0	0	0	0	0	0
Institutions	0	0	0	0	0	0	0	0	0	0	0
Other financial entities	0	0	0	0	0	0	0	0	0	0	0
Non-financial entities	0	0	0	0	0	0	0	0	0	0	0
Loans and advances	71,273	4,817	7,198	3,736	0	0	0	-841	71,787	0	0
Central banks	0	0	0	0	0	0	0	0	0	0	0
Public sector entities	0	0	0	0	0	0	0	0	0	0	0
Institutions	0	0	0	0	0	0	0	0	0	0	0
Other financial entities	895	0	2	-870	0	0	0	-23	0	0	0
Non-financial entities	26,050	3,056	1,823	-2,340	0	0	0	-818	24,125	0	0
Corporates	3,711	0	0	-1,067	0	0	0	-2,644	0	0	0
SME	22,339	3,056	1,823	-1,273	0	0	0	1,826	24,125	0	0
Non - SME	0	0	0	0	0	0	0	0	0	0	0
Households	44,328	1,761	5,373	6,945							

out of which: collectively assessed adjustments	71,273	4,817	7,198	3,736	0	0	0	-841	71,787	0	C
out of which: individually assessed adjustments	0	0	0	0	0	0	0	0	0	0	C
out of which: non- performing	0	x	x	x	0	×	0	×	0	×	C
Adjustments for impaired debt instruments (step 3)	46,677	32	3,149	14,914	0	0	0	-41	58,432	0	C
Debt securities	0	0	0	0	0	0	0	0	0	0	0
Central banks	0	0	0	0	0	0	0	0	0	0	C
Public sector entities	0	0	0	0	0	0	0	0	0	0	C
nstitutions	0	0	0	0	0	0	0	0	0	0	(
Other financial entities	0	0	0	0	0	0	0	0	0	0	(
Non-financial entities	0	0	0	0	0	0	0	0	0	0	(
Loans and advances	46,677	32	3,149	14,914	0	0	0	-41	58,432	0	-
Central banks	0	0	0	0	0	0	0	0	0	0	
Public sector entities	0	0	0	0	0	0	0	0	0	0	
Institutions	0	0	0	0	0	0	0	0	0	0	
Other financial entities	0	0	0	0	0	0	0	0	0	0	-
Non-financial entities	8,105	0	841	5,332	0	0	0	-41	12,555	0	
Corporates	0	0	0	0	0	0	0	0	0	0	
SME	8,105	0	841	5,332	0	0	0	-41	12,555	0	
Non - SME	0	0	0	0	0	0	0	0	0	0	
Households	38,572	32	2,308	5,981	0	0	0	0	45,877	0	
out of which: collectively assessed adjustments	39,909	32	3,054	10,312	0	0	0	-11	47,188	0	(
out of which: individually assessed adjustments	6,768	0	95	4,602	0	0	0	-30	11,245	0	(
Total adjustment for debt instruments	170,729	129,163	124,535	14,905	0	0	0	-1,695	188,567	0	
Commitments and inancial guarantees given (stage 1)	2,275	4,860	2,215	-2,283	0	0	0	-42	2,595	0	
Commitments and financial guarantees given (stage 2)	1,847	402	78	-757	0	0	0	≃1	1,412	0	

out of which: non- performing	0	x	x	Х	0	x	0	×	0	×	0
Commitments and financial guarantees given (stage 3)	577	0	0	34	0	0	0	-4	607	0	0
Total provisions for commitments and financial guarantees given	4,699	5,262	2,293	-3,006	0	0	0	-47	4,614	0	0

#### Approaches and applied methods to determine the loss allowances according to IFRS

The Loss Allowances represent the value of the impairment loss estimated by the Bank based on the developed models. The Bank estimates this value using two different approaches: the collective approach and the individual one. Through the collective approach, the provisions at portfolio level are calculated by dividing it into risk groups with similar characteristics. The performing portfolio is subject to the collective approach as a whole, regardless of whether the exposures are significant or not. The non-performing portfolio is subject to the collective approach, only for exposures that are considered insignificant.

Through the individual approach, provisions at individual level are calculated for each significant exposure. The individual approach is the process of measuring the depreciation of assets at transaction level (or client). According to IFRS, the individual approach is mandatory for significant individual exposures, but can also be used to assess insignificant exposures.

The process of assessing the asset's impairment through the individual approach is divided into two stages:

- identification of significant individual exposures and/or exposures for which the individual approach can be applied;
- determining the necessary level of provisions related to these exposures.

Significant exposures are subject to individual assessment. Recovery forecasts are made at classification, and subsequently at least every 12 (twelve) months, and when applicable, for any major event that occurs during the analysed period. The individual assessments of the exposures are based on a careful and indepth, qualitative and quantitative analysis of the debtor's situation, including critical review of the following sources of information, without limitation to:

- the most recent financial information statements available, as well as the financial statements from previous years;
- information on specific corporate events (for example, extraordinary transactions);
- current and forecasted financial positions and results;
- for debtors belonging to economic groups, information on their internal and external relations (to assess the risk of contamination or damage);
- short and medium term plans and strategies of the client completed by financial projections, estimated cash flow statement, product analysis, sector and market studies, etc.;
- nature and validity of guarantees, assessment for each asset, presence of mortgages/pledge;
- reports of the Credit History Bureau.

A recovery forecast is made based on the assessment of the significance of the allocated guarantee/collateral, type of use (commercial or residential real estate guarantees), any agreed repayment plans, the existence or lack of legal proceedings, as well as their type, creditworthiness of the counterparty and current and future profitability, in order to determine the recoverable amount which represents the net present value of all the recoverable amounts that the Bank can obtain.

The collective assessment is performed by using the risk parameters, PD and LGD, determined according to Parent Company's methodology.

According to the principles of IFRS9, for estimating the PD parameter (probability of default) three scenarios are taken into account, in order to cover all future macroeconomic trends. In order to implement the scenarios, the Bank uses the results of the internal estimate of the best scenario. In estimating the PD parameter, the Bank uses historical data regarding the default status.

To estimate the LGD (loss given default) parameter, the Bank uses three scenarios to cover all future macroeconomic trends published by the European Banking Authority. The methodology for determining the

LGD level takes into account the level of exposure covered with credit risk mitigation instruments, as the main factor to reduce the loss in case of non-repayment, using recovery estimates according to the internal historical data. In estimating the LGD parameter, the Bank also uses historical data regarding the clients who are in default.

Exposure at Default (EAD) is the expected exposure in the event of a default. This will result from the current exposure to the counterparty as well as the potential changes allowed by the contract:

- for financial assets exposure at default is represented by the gross default exposure;
- for credit commitments and financial guarantees, the exposure will be considered the value used, as well as the potential future values that can be used (transformed into value used by applying the credit conversion factor – CCF) or reimbursed according to the contract.

Regarding the past due exposures or those that are in default, the Bank continuously monitors them in order to better manage the credit risk.

#### Counterparty credit risk

As of 31.12.2023, the Bank is not subject to the counterparty credit risk.

### The use of ECAI (External credit Assessment Institutions)

The Bank recognizes the external credit risk assessment institutions as defined and recognized by the NBM. In order to determine the risk related to a transaction, the Bank applies the correspondence table published on the NBM website.

It is necessary to mention that as of December 31<sup>st</sup>, 2023, the Bank does not held exposures assessed by external credit assessment institutions (ECAI) or credit export agencies as required by NBM regulations.

### Residual risk resulting from credit risk mitigation techniques

The credit risk mitigation technique is a method used by the Bank to reduce the credit risk associated with one or more exposures registered within the Bank. The Bank uses as credit mitigation techniques funded credit protection and unfunded credit protection, as defined by the NBM regulations.

Residual risk presumes that the techniques used by the Bank to mitigate credit risk will be less effective than expected. Residual risk affects exposures, which have real estate as collateral, the risk assessment being limited to the case of residential real estate collateral appraised before the last 36 months from the reporting date and before the last 12 months related to commercial real estate collateral.

The registered decrease of the value of these guarantees is tested in a way that starting from the date of their evaluation compared with the available market indexes for the residential and commercial real estate available on the market.

The amount and type of required collateral depends on a credit risk assessment of each client. In general, exposures should be covered by at least 100%. Collateral conditions regarding each facility are determined by the analysis of the creditworthiness, type, amount and maturity of the client's credit facilities. Depending on the assessment of the potential exposure, an adequate collateral is required. The value of the property must not significantly depend upon the credit quality of the borrower. In other words, the borrower's risk does not substantially depend on the performance of the underlying asset or property, but on the borrower's basic capacity to repay the debt from other sources and, consequently, the repayment of the facility must not financially depend on any cash flows generated by the underlying property serving as collateral.

The Bank gives priority to real estate mortgages, partial or full coverage of placements with deposits, debt securities issued by the Government (Government securities) and National Bank (Certificates of the National Bank of Moldova) guarantees issued by the State, commercial banks or other institutions or personal guarantees of individuals and legal entities. For real estate mortgage, the Bank always considers valuations of the assets carried out by approved independent certified appraisers, in order to minimize any potential risks as much as possible. The fair value of collateral for movable property is the market value, which results from appraisals/valuations reports, sale/purchase contracts or data/information for the public. During the lifetime of the exposure, the Bank monitors movement of the collateral value: the commercial property is valued once a year, while the residential property has to be valued at least once every 3 years.

Hence, the estimated value of real estate and movable property for the purpose of monitoring the value of the collateral portfolio (fair value) is determined by applying special methodological and technological procedures. Thus, for standard objects, the mass evaluation procedure is applied, while for the specific objects the individual evaluation is used. For real unique guarantees, an external opinion on market value is required in the scope of annual monitoring purposes. Massive evaluation involves the application of methods and procedures for the statistical analysis of information regarding the factors that contribute to the formation of the market value of real estate.

As mentioned above, the Bank, in addition to residential and commercial real estate, also accepts as a secondary source of loan repayment such collateral as land, means of transport, machinery, equipment, livestock, agricultural products, vegetables, food and future goods (which are in production process, to be procured or imported into the country, harvest of future years, etc.).

The total value of the exposure that is covered by eligible financial guarantees or other eligible collateral as of 31.12.2023 sums up to 120.7 million MDL.

The total exposures before and after credit risk mitigation techniques have been applied as of 31.12.2023 are as follows:

'000 MDL Exposure values resulting from Element Value of exposures the application of credit risk mitigation techniques Standardised approach (SA) 5,336,306 5,175,189 Central government or central banks 1,890,071 1,890,071 Regional government or local authorities 0 0 Public sector entities 0 0 Multilateral development banks 0 0 International organisations 0 0 Institutions 0 0 Corporates 740,685 627,334 Retail 274,600 267,215 Exposures secured by mortgages on 1,195,067 1,195,067 immovable property Exposures in default 6,638 6,638 Higher-risk categories 0 0 Covered bonds Х Institutions and corporates with a short-term 674,272 674,272 credit assessment Collective investment undertakings (CIU) 0 0 Equity 10 10 Other elements 554,964 514,583

### Operational risk

Operational risk is defined as the risk of losses due to inadequate or inappropriate internal processes, personnel or systems, or due to some external events, and it includes legal risk and ICT risk and excludes strategic and reputational risk.

Operational risk management is carried out in five stages: (i) identification, (ii) assessment, (iii) reporting, (iv) monitoring and (v) mitigation (reduction), which are achieved using the following tools:

Loss Data Collection (LDC) – identification and reporting of operational losses represent the responsibility of all the employees of the Bank. In order to strengthen the process of loss data collection, the Bank has implemented a specific procedure regarding the identification of operational loss events based on the information received from all Bank structures. The process owners, who identify the appropriate risk mitigation actions, analyze the events which generate losses. The identified operating losses are recorded in an electronic register.

Risk self-assessment (Self Diagnosis) – an annual exercise aimed at assessing the level of operational risk in Bank's processes, using scenario analysis, activity based on the assessment of opinions provided by the heads of the Bank's subdivisions. The scenario analysis represents the general self-assessment activity of the business environment of the Bank's subdivisions. Thus, the statements, assessments and opinions collected are used for monitoring specific risk areas by the responsible structures within the Bank.

In order to determine the capital requirement for operational risk, the Bank uses the basic indicator approach according to which the operational risk capital requirement is equal to 15% of the three-year average of the relevant indicator defined in accordance with NBM regulations.

The operational risk capital requirement as of 31.12.2023, calculated according to the basic indicator approach constitutes 39.07 million MDL.

As a measure to reduce the operational risk, the Bank signed for 2023 the BBB General Civil Liability Insurance Policy that covers various types of losses related to Bank's activity.

# Compliance with the countercyclical capital buffer requirement

Concerning the requirement related to countercyclical capital buffer, taking into account the NBM decision to maintain the countercyclical buffer ratio for the relevant exposures located in Republic of Moldova at the 0% level, as well as the provisions of point 19 from NBM Regulation no.110/2018, the Bank maintains a capital requirement for the countercyclical shock absorber equal to zero.

### Equity stakes not included in the trading book

In accordance with the internal regulations, the Bank is not allowed to hold a trading book.

At the same time, the risk associated with the equity not included in the trading book represents the risk of losses due to changes of the price' equity. The valuation includes shares (including equity shares) that are excluded from the trading book and, consequently, is not required the capital allocation for trading book, provided by NBM Regulation no. 109/2018.

Since the level of risk associated with the shares (participations) is very low, it does not have a relevant impact on the capital requirements mentioned above.

### Interest Rate Risk in the Banking Book (IRRBB)

The Bank is exposed to the effect of fluctuations in the level of the main market interest rates in terms of financial position and cash flows. The interest rate may increase or decrease as a result of such changes and may result in losses in the event of unforeseen fluctuations. The Bank periodically monitors its exposure to fluctuations in interest rates and calculates the potential change in its economic value resulting from such fluctuations.

The table below highlights the percentage impact of a change of +200 basis points in the level of interest rates on the Bank's own funds as of 31.12.2023.

	'000 MDL
Own Funds	1,062,002
Absolute value	-73,133
% from Own Funds	6.89%

The control of the interest rate risk to which the Bank is exposed is performed by means of:

- ensuring the compliance with the limits stipulated in the internal regulations, namely those regarding
  the change in Bank's economic value as a result of the application of various shocks to the interest
  rates levels;
- monitoring the internal limits (calculated as a percentage of own funds).

The monitoring of compliance of the exposure within the established limits represents a continuous process, the Bank's corporate bodies being informed about this through specific reports.

#### Leverage

Within the framework of NBM Regulation no.158/2020 and in addition to the total capital requirements, the leverage ratio (LR) was implemented as an instrument to limit the risk of excessive indebtedness.

The leverage ratio is the ratio of capital to the leverage exposure, specifically the Tier 1 Capital in relation to unweighted exposure on and off the statement of financial position.

#### Description of the processes used to manage the risk of excessive leverage

JSCB EXIMBANK uses quantitative methods for the evaluation and mitigation of leverage risk. Monitoring and managing risk indicators related to excessive leverage risk takes place on two levels, namely at Board of Directors/Management Committee and Chief Financial Officer / Risk Management Department, through periodical reports.

Description of the factors that had an impact on the Leverage Ratio during the period to which the disclosed Leverage Ratio refers

As at 31.12.2023, the Leverage Ratio represents 20.67% as shown in the table below:

Presentation of the information regarding the leverage indicator as of 31.	12.2023
	('000 MDL)
Indicators	Amount
Exposures for LR calculation	x
Off-balance sheet items with a credit conversion factor	86,338
Other assets	5,092,671
Decreased amount of assets from Tier 1 capital	<del>-4</del> 0,381
Total leverage indicator exposure	5,138,627
Own funds	x
Tier 1 capital	1,062,002
Leverage indicator	x
Leverage indicator	20.67%

Reconciliation of the total exposure measure with the relevant information disclosed in published financial statements as of 31.12.2023

The accounting value of assets	('000 MDL) Amount
Balance sheet exposures	X
Total assets	5,148,733
Intangible assets	-40,381
Adjustment for balance sheet items	-56,062
Off-balance sheet exposures	x
Off-balance sheet items with a conversion factor	86,338
TOTAL	5,138,627
	('000 <b>M</b> DL)
Exposures for calculating leverage	Amount
Off-balance sheet items with a conversion factor	86,338
Other assets	5,092,671
Decreased amount of assets from Tier 1 equity	-40,381
TOTAL	5,138,627

### Annex 1 Disclosure of the Bank's Own Funds, including prudential filters and deductions applied

#	Name of indicator	Value
	Core Tier 1 capital (CET 1): instrume	ents and reserves
1,	Equity instruments and issue premium accounts	1,250,000,000
2,	Reported result	-119,556,266
3.	Other accumulated overall result items and other reserves	29,878,589
4.	Minority interests (amount that can be included in consolidated core tier 1 capital)	0
5,	Interim profits verified independently, after deducting any foreseeable bonds or dividends	0
6.	Core Tier 1 capital (CET 1) before regulated adjustments	1,160,322,323
	Core Tier 1 capital (CET 1): addition	nal adjustments
7,,	Additional value adjustments (negative value)	-57,938,904
82	Intangible assets, excluding related tax liabilities (negative value)	-40,381,204
9.	Deferred tax assets based on future profitability, excluding those arising from temporary holdings (excluding tax liabilities) (negative value)	
10.	Reserves resulting from fair value measurement, representing gains or losses generated by cash flow hedges	
11,	Negative amounts resulting from the calculation of expected loss values	×
12.	Any increase in equity resulting from securitized assets (negative value)	х

apital instruments and the related issue premium accounts are reflected in accordance with p.10 subp.1) gulation 109/2018.  Sts the result carried forward before all adjustments regulated in accordance with p.10 subp.3) of ation 109/2018 (before the inclusion of any net interim profits or losses).
gulation 109/2018.  Its the result carried forward before all adjustments regulated in accordance with p.10 subp.3) of
ets the amount of other comprehensive income and other reserves in accordance with p.10 subp.4) and Regulation 109/2018.
ty interests (the amount that can be included in the consolidated core tier 1 capital) are reflected in dance with Regulation 109/2018.
ets the independently verified interim profits, after deducting any foreseeable obligations or dividends as led in p.13 of Regulation 109/2018.
um of rows 1-5 is reflected.
onal value adjustments are reflected in accordance with p.28 of Regulation 109/2018, (negative value)
ible assets are reflected, excluding the related tax obligations in accordance with p.30 sub.2) of ation 109/2018. (negative value)
red tax receivables based on future profitability are reflected, excluding those resulting from temporary gs (without tax obligations when the conditions of p.40 of Regulation 109/2018 are met) in accordance .30 subp.3) and pp. 38-43 of Regulation 109/2018, (negative value)
eserves resulting from the measurement at fair value are reflected, representing gains or losses ated by the hedges of cash flows in accordance with p.26 subp.1) of Regulation 109/2018.
ii e

13.	Gains or losses on the measurement of fair value of debt and arising from a change in the bank's credit risk	
14.	Assets of the defined benefit pension fund (negative value)	
15.	Direct and indirect holdings of the bank of core tier 1 capital instruments (negative value)	
16.	Direct, indirect and synthetic holdings of core tier 1 capital / capital instruments of financial sector entities, if these entities and the bank hold mutual holdings intended to artificially increase the bank's own funds (negative value)	
17:	Direct, indirect and synthetic holdings of the bank of core tier 1 capital instruments / equity of financial sector entities in which the bank does not hold a significant investment (significant investment - value above the 10% threshold and excluding eligible short positions) (negative value)	
18.	Direct, indirect and synthetic holdings of the bank of core tier 1 capital instruments / equity of financial sector entities in which the bank holds a significant investment (value above the 10% threshold and excluding eligible short positions) (negative value)	
19.	The value of the exposure related to the following elements, which qualifies for a risk weight of 1000%, when the bank opts for the deduction alternative, From which:	
20.	- securitization positions; (negative value)	×
21.	- incomplete transactions; (negative value)	
22.	Deferred tax receivables resulting from temporary holdings (value above the 10% threshold with deduction of tax obligations when the conditions from p.40 of Regulation 109/2018 are met) (negative value)	
23.	Value above the 15% threshold (negative value)	
24	of which: direct and indirect holdings of the bank of core tier 1 capital instruments / equity of financial sector entities in which the bank holds a significant investment	

P <sub>.</sub> 26 subp <sub>.</sub> 2) of Regulation 109/2018	Reflects the gains or losses recorded by the bank from the valuation at fair value of debts and resulting from the modification of its credit risk in accordance with p.26 subp.2) of Regulation 109/2018,
P.30 subp.4) and p.47-50 of Regulation 109/2018	Reflects the assets of the pension fund with determined benefits in accordance with the requirements p.30 subp.4) and p.47-50 of Regulation 109/2018, (negative value)
P.30 subp.5) and p.51 of Regulation 109/2018	Reflects the direct and indirect holdings of the bank of own instruments of core tier 1 capital as provided in p.30 subp.5) and p.51 of Regulation 109/2018. (negative value)
P.30 subp.6) and p.54 and 55 of Regulation 109/2018	The direct, indirect and synthetic holdings of core tier 1 capital / equity instruments of financial sector entities are reflected, if these entities and the bank have mutual participations meant to artificially increase the bank's own funds, as provided in p.30 subp.6) and p.54 and 55 of Regulation 109/2018, (negative value)
P.30 subp.7) and p.52, 53, 55 and p.56-61 of Regulation 109/2018	Reflects the direct, indirect and synthetic holdings of the bank of core tier 1 capital instruments / equity of financial sector entities in which the bank does not hold a significant investment (significant investment - valuabove the 10% threshold and excluding short positions eligible) as provided in p.30 subp.7) and p.52, 53, 55 and p.56-61 of Regulation 109/2018. (negative value)
P.30 subp.8) and p.52, 53, 55 and p.62-67 of Regulation 109/2018	Reflects the direct, indirect and synthetic holdings of the bank of core tier 1 capital instruments / equity of financial sector entities in which the bank holds a significant investment (significant investment - value above the 10% threshold and excluding eligible short positions) as provided in p.30 subp.8) and p.52, 53, 55 and p.62-67 of Regulation 109/2018, (negative value)
P.30 subp.10) of Regulation 109/2018	Reflects the value of the exposure, which qualifies for a risk weight of 1000%, when the bank opts for the deduction alternative, as provided in p.30 subp.10) of Regulation 109/2018.
P.30 subp.10) of Regulation 109/2018	The value of incomplete transactions is reflected in accordance with p.30 subp.10) of Regulation 109/2018 and p.10 of the Regulation on the treatment of settlement / delivery risk for banks, approved by the Decision of the Executive Committee of the National Bank of Moldova no.115 of 24.05.2018 (negative value)
P.30 subp.3), p. 38-43 and p.63 subp.1) of Regulation 109/2018	Reflects the deferred tax receivables resulting from temporary holdings (value above the 10% threshold with the deduction of tax obligations when the conditions from p.40 of Regulation 109/2018 are met) in accordance with p.30 subp.3), p. 38-43 and p.63 subp.1) of Regulation 109/2018. (negative value)
P.63 of Regulation 109/2018	The value above the 15% threshold is reflected in accordance with p.63 of Regulation 109/2018, (negative value)
P.30 subp.8) and p.63 subp.2) of Regulation 109/2018	From the value reported in line 21 the value of the direct and indirect holdings of the bank of core tier 1 equity instruments / equity of financial sector entities in which the bank holds a significant investment, as provided in p.30 subp.8 ) and p.63 subp.2) of Regulation 109/2018

25.	- of which: deferred tax assets arising from temporary differences	
26.	Losses for the current financial year (negative value)	
27.	Predictable taxes on core tier 1 capital items (negative value)	
28.	Eligible deductions from additional tier 1 capital (AT 1) that exceed the bank's additional tier 1 capital (negative value)	
29.	Total regulated adjustments to core tier 1 capital (CET 1)	-98,320,108
30.	Core tier 1 capital (CET 1)	1,062,002,215
	Additional tier 1 capital (AT 1):	instruments
31;	Equity instruments and related issue premium accounts	
32.	of which: classified as equity in accordance with the applicable accounting standards	
33.	of which: classified as debt in accordance with applicable accounting standards	
34.	Eligible core tier 1 capital included in additional consolidated tier 1 capital (including minority interests not included in row 4) issued by subsidiaries and held by third parties	
35.	Additional tier 1 capital (AT1) before regulatory adjustments	
	Additional Tier 1 capital (AT1): regula	atory adjustments
36	Direct and indirect holdings of the bank of own instruments of additional tier 1 capital of (negative value)	
37	Direct, indirect and synthetic holdings of additional tier 1 capital of financial sector entities, if these entities and the institution hold mutual holdings intended to artificially increase the institution's own funds (negative value)	
38.	Direct, indirect and synthetic holdings of additional tier 1 capital of financial sector entities in which the bank does not have a significant investment (value above the 10% threshold and	

P.30 subp.3), p. 38-43 and p.63 subp.1) of Regulation 109/2018	From the value reported in line 21 the value of deferred tax receivables resulting from temporary differences, as provided in p.30 subp.3), p.38-43 and p.63 subp.1) of Regulation 109/2018.
P 30, subp 1) of Regulation 109/2018	Reflects the amount of losses for the current financial year in accordance with p.30, subp.1) of Regulation 109/2018 (negative value)
P <sub>3</sub> 30, subp <sub>2</sub> 11) of Regulation 109/2018	The amount of any tax on core tier 1 capital items that is foreseeable at the time of its calculation is reflected, unless the bank adjusts the amount of core tier 1 capital items accordingly, to the extent that such taxes reduce the amount up to which these items can be allocated to cover risks or losses, in accordance with p.30, sub.11) of Regulation 109/2018, (negative value)
P.30, subp.9) of Regulation 109/2018	Reflects the amount of eligible deductions from the bank's additional tier 1 capital (AT 1), which exceed the additional tier 1 capital, as provided in p.30, subp.9) of Regulation 109/2018, (negative value)
The sum of rows 7-19, row 22 and the sum of rows 26-28	Total regulated adjustments of core tier 1 capital (CET 1), calculated as the sum of rows 7-19, row 22 and the sum of rows 26-28.
The amount of row 6 minus the amount of row 29	Core tier 1 capital (CET 1) - is calculated as the amount of row 6 minus the amount of row 29
P.68 -70 of Regulation 109/2018	The capital instruments and the related issue premium accounts are reflected in accordance with p.68 -70 of Regulation 109/2018,
Value in line 30 classified as equity in accordance with applicable accounting standards.	The amount in row 30 classified as equity is reflected in accordance with applicable accounting standards.
The amount in row 34 is classified as debt in accordance with applicable accounting standards.	The amount in row 34 classified as debt is reflected in accordance with applicable accounting standards.
Regulation 109/2018	Reflects eligible core tier 1 capital included in additional consolidated tier 1 capital (including minority interests not included in row 4) issued by subsidiaries and held by third parties, as provided for in Regulation 109/2018.
Sum of rows 31 and 34	Sum of rows 31 and 34.
P. 70 subp.2), p.87 subp.1) and p.88 of Regulation 109/2018	The direct and indirect holdings of the bank of own instruments of additional tier 1 capital are reflected, as described in p. 70 subp.2), p.87 subp.1) and p.88 of Regulation 109/2018, (negative value)
P. 70 subp.3) and p. 89 of Regulation 109/2018	Direct, indirect and synthetic holdings of additional tier 1 equity instruments of financial sector entities are reflected, if these entities and the institution hold mutual holdings intended to artificially increase the institution's own funds (negative value), as provided in p. 70 subp.3) and p. 89 of Regulation 109/2018. (negative value)
P. 70 subp.3), p. 90 and p.91-95 of Regulation 109/2018	Reflects the direct, indirect and synthetic holdings of additional tier 1 equity instruments of financial sector entities in which the bank does not have a significant investment (value above the 10% threshold and excluding eligible short positions), as provided in p 70 subp.3), p.90 and p.91-95 of Regulation 109/2018 (negative value)

10.	excluding eligible short positions) (negative value)	
39.	Direct, indirect and synthetic holdings of the institution of additional tier 1 equity instruments of financial sector entities in which the institution holds a significant investment (excluding eligible short positions) (negative value)	
40.	Eligible deductions from tier 2 capital in excess of the bank's tier 2 capital (negative value)	
41.	Regulatory adjustments to additional tier 1 capital (AT1)	
42	Additional tier 1 capital (AT1)	
43.	Tier 1 capital (T1 = CET1 + AT1)	1,062,002,215
	Tier 2 capital (T2): instruments a	nd provisions
44.	Equity instruments and related issue premium accounts	
45.	Eligible equity instruments included in consolidated tier 2 capital (including minority interests not included in row 4) issued by subsidiaries and held by third parties	
46.	Credit risk adjustments	
47.	Tier 2 (T2) capital before regulated adjustments	
	Tier 2 capital (T2): regulatory a	djustments
48.	Direct and indirect holdings of a bank of own funds of tier 2 capital and subordinated loans (negative value)	
49.	Tier 2 equity holdings and subordinated loans of financial sector entities, if these entities and the bank hold mutual holdings intended to artificially increase the bank's own funds (negative value)	
50.	Direct and indirect holdings of tier 2 equity instruments and subordinated loans of financial sector entities in which the bank does not have a significant investment (value above the 10% threshold and excluding eligible short positions) (negative value)	
510	Direct and indirect holdings of the bank of tier 2 equity and subordinated loans of financial sector entities in which the bank holds a significant	

P. 70 subp.3), p. 90 and p.91-95 of Regulation 109/2018	Reflects the institution's direct, indirect and synthetic holdings of additional tier 1 equity instruments of financial sector entities in which the institution holds a significant investment (excluding eligible short positions), as set out in p. 70 subp.3), p. 90 and p.91-95 of Regulation 109/2018.
P. 87 subp.5) of Regulation 109/2018	Eligible deductions from tier 2 capital in excess of the bank's tier 2 capital are reflected, as provided in p. 87 subp.5) of Regulation 109/2018.
The sum of rows 36 - 40	The sum of rows 36 – 40,
The amount of row 35 minus the amount of row 41	The amount of row 35 minus the amount of row 41.
Sum of rows 30 and 42	Sum of rows 30 and 42.
P. 96-97 of Regulation 109/2018	Reflects capital instruments and related issue premium accounts, as provided in pp. 96-97 of Regulation 109/2018.
Regulation 109/2018	Reflects eligible capital instruments included in consolidated tier 2 capital (including minority interests not included in row 4) issued by subsidiaries and held by third parties, as provided for in Regulation 109/2018.
P.96 subp <sub>3</sub> ) of Regulation 109/2018	Adjustments for credit risk will be reflected in accordance with p.96 subp.3) of Regulation 109/2018.
Sum of rows 44, 45 and 46	Sum of rows 44, 45 and 46.
P. 97, subp.2, letter a), p.100 subp.1) and p. 102 of Regulation 109/2018	Reflects the direct and indirect holdings of a bank of own funds of tier 2 capital and subordinated loans, as provided in p, 97, subp.2, let.a), p.100 subp.1) and p. 102 of Regulation 109/2018, (negative value)
P <sub>*</sub> 100 subp.2) and p <sub>*</sub> 103 of Regulation 109/2018	The holdings of tier 2 equity instruments and subordinated loans of financial sector entities are reflected, if these entities and the bank hold mutual participations meant to artificially increase the bank's own funds, as provided in p.100 subp. 2) and p. 103 of Regulation 109/2018. (negative value)
P.100 subp.3) and p. 104 of Regulation 109/2018	Reflects the direct and indirect holdings of Tier 2 equity instruments and subordinated loans of financial sector entities in which the bank does not have a significant investment (value above the 10% threshold and excluding eligible short positions), as set out in p .100 subp.3) and p. 104 of Regulation 109/2018. (Negative value)
P.100 subp.4), p. 104 and p.126- 129 of Regulation 109/2018	Reflects the direct and indirect holdings of the bank of tier 2 equity and subordinated loans of financial sector entities in which the bank holds a significant investment (excluding eligible short positions), as provided in p.100 subp.4), pp. 104 and pp. 126-129 of Regulation 109/2018. (negative value)

	investment (excluding eligible short positions) (negative value)	
52.	Total regulatory adjustments to tier 2 capital (T2)	
53.	Tier 2 capital (T2)	
54.	Total capital (TC = T1 + T2)	1,062,002,215
55.	Total risk weighted assets	2,397,213,206
	Installments and amortizations	of own funds
56.	Core tier 1 capital (as a percentage of total risk exposure)	44,30%
57.	Tier 1 capital (as a percentage of total risk exposure)	44.30%
58.	Total capital (as a percentage of total risk exposure)	44,30%
59.	Bank-specific buffer requirement (basic tier 1 capital requirement in accordance with p.130 subp, 1) plus capital conservation buffer and countercyclical buffer requirements, plus systemic risk buffer, plus systemically important buffer (expressed as a percentage of the value of the risk exposure)	9,00%
60.	- of which: capital conservation buffer requirement	2.50%
61.	- of which: countercyclical shock buffer requirement	
62.	- of which: systemic shock buffer requirement	1.00%
63,	of which: shock buffer for systemically important institutions (O-SII)	
64	Core tier 1 capital available to meet buffer requirements (as a percentage of the value of the risk exposure)	
	Amounts below deduction thresholds (t	pefore risk weighting)
65.	Direct and indirect capital holdings of financial sector entities in which the bank does not hold a significant investment (value below the 10% threshold and excluding eligible short positions)	
66.	Direct and indirect holdings of the bank of core tier 1 equity instruments of financial sector entities in which the bank holds a significant investment (value below the 10% threshold and excluding eligible short positions)	

Sum of rows 48-51	Sum of rows 48-51.
The amount of row 47 minus the amount of row 52	The amount of row 47 minus the amount of row 52.
Sum of rows 43 and 53	Sum of rows 43 and 53.
Risk weighted assets of the reporting group	Risk weighted assets of the reporting group,
P.131 subp.1) of Regulation 109/2018	Reflects the core tier 1 capital (as a percentage of the total value of the risk exposure), calculated as row 30 divided by row 55 (as a percentage) in accordance with p.131 subp.1) of Regulation 109/2018.
P.131 subp.2) of Regulation 109/2018	Reflects tier 1 capital (as a percentage of the total value of the risk exposure), calculated as line 43 divided by line 55 (as a percentage) in accordance with p.131 subp.2) of Regulation 109/2018.
P <sub>.</sub> 131 subp <sub>.</sub> 3) of Regulation 109/2018	Reflects total capital (as a percentage of the total value of the risk exposure), calculated as row 54 divided by row 55 (as a percentage) in accordance with p.131 subp.3) of Regulation 109/2018.
P.16-26, p.53-69, p.66-86 of Regulation 110/2018	Reflects the bank-specific buffer requirement (core tier 1 capital requirement in accordance with p.130 subp. 1) of Regulation 109/2018 plus the capital conservation buffer and countercyclical buffer requirements, plus the systemic risk buffer, plus the amortization of systemically important institutions expressed as a percentage of the value of the risk exposure). Is calculated as 5.5%, plus 2.5%, plus the countercyclical shock buffer requirement calculated in accordance with points 16-26 of Regulation 110/2018, plus the systemic shock buffer requirement (as applicable) calculated in accordance with p.66-86 of Regulation 110/2018, plus the shock buffer of systemically important companies (shock buffer O-SII) calculated in accordance with p.53-69 of Regulation 110/2018.
	The value in row 60 (expressed as a percentage of risk-weighted assets) of the capital buffer is reflected (2.5% to be indicated).
	The value in row 61 (expressed as a percentage of risk-weighted assets) relating to the countercyclical buffer is reflected.
	The value in row 62 (expressed as a percentage of risk weighted assets) of the system depreciation is reflected.
	The value in row 63 (expressed as a percentage of risk-weighted assets) of the O-SII buffer is reflected.
	Reflects the core tier 1 capital available to meet the buffer requirements (as a percentage of the value of the risk exposure). Calculated as the bank's core tier 1 capital minus all core tier 1 capital items used to meet the bank's tier 1 capital requirements and total capital requirements.
P.30 subp. 7), p.55-61 p.90-95, p.100 subp.3) and p.104-109 of Regulation 109/2018	Reflects the direct and indirect capital holdings of entities in the financial sector in which the bank does not hold a significant investment (value below the 10% threshold and excluding eligible short positions) in accordance with p.30 subp. 7), p.55-61 p.90-95, p.100 subp.3) and p.104-109 of Regulation 109/2018.
P.30 subp. 8), p.55 and p.63-67 of Regulation 109/2018	Reflects the direct and indirect holdings of the bank of core tier 1 equity instruments of financial sector entities in which the bank holds a significant investment (value below the 10% threshold and excluding eligible short positions) in accordance with p.30 subp. 8), p.55 and p.63-67 of Regulation 109/2018.

67	Deferred tax assets resulting from temporary differences (value below the 10% threshold, excluding related tax obligations when the conditions on p.40 of Regulation 109/2018 are met)	
А	pplicable ceilings for the inclusion of pro	visions in Tier 2 capital
\68.	Credit risk adjustments included in tier 2 capital, taking into account exposures subject to the standardized approach (before the ceiling is applied)	
69.	Ceiling on the inclusion of credit risk adjustments in tier 2 capital under the standardized approach	

P.30 subp. 3), p.38-43, p.63 - 67 of Regulation 109/2018	Deferred tax receivables resulting from temporary differences (value below the 10% threshold, excluding the related tax obligations when the conditions from p.40 of Regulation 109/2018 are met) are reflected in accordance with p.30 subp. 3), p.38-43, p.63 - 67 of Regulation 109/2018.
P.96 subp.3) of Regulation 109/2018	The adjustments for credit risk included in tier 2 capital are reflected, taking into account the exposures that are subject to the standardized approach (before the ceiling is applied) in accordance with p.96 subp.3) of Regulation 109/2018.
P.96 subp.3) of Regulation 109/2018	The ceiling for including credit risk adjustments in tier 2 capital is reflected according to the standardized approach in accordance with p.96 subp.3) of Regulation 109/2018.

### Annex 2 Form on the main characteristics of own funds instruments

#	Caracteristicile principale ale instrumentelor de fonduri proprii Main characteristics of own funds instruments	Valoarea / Raspuns Value / Answer	
1,∈	Emitent / Issuer	BC "EXIMBANK" SA	
2.	Identificator unic / Unique identifier	MD14EXIM1000	
3.	Legislație aplicabilă instrumentului / Applicable legislation to the instrument	Regulamentul nr. 109 din 24.05.2018 cu privire la fondurile propr ale băncilor și cerințele de capital / NBM Regulation no. 109/2018	
	Reglementare		
1	Tratamentul fondurilor proprii reglementate / Treatment of the own funds	Fonduri proprii de nivel 1 de bază / CET Tier 1	
5,	Eligibil la nivel individual/consolidat/ individual şi consolidat / Eligible at individual / consolidated / individual and consolidated level	Individual	
5.	Tip de instrument / Type of instrument	instrumente de capital / equity instruments	
7.	Valoarea recunoscută în cadrul capitalului reglementat (monedă în milioane, la cea mai recentă dată de raportare) / Recognized value within regulatory capital (MDL mil. at the most recent reporting date)	1,062,002,215	
3.	Valoarea nominală a instrumentului / Nominal value of the instrument	1,000	
e <sub>ki</sub>	Pret de emisiune / Issue price	1,000	
10,	Pret de răscumpărare / Redemption price	N/A	
11,0	Clasificare contabilă / Accounting classification	Capitalul acționarilor / Share capital	
12.	Data inițială a emiterii / Initial date of issue	7/8/2000	
13,,	Perpetuu sau cu durată determinate / Perpetual or definite duration	perpetuu	
14.	Scadența inițială / Maturity	N/A	
15.	Optiune de cumpărare de către emitent sub rezerva aprobării prealabile din partea BNM / Option to redemption by the issuer after prior approval by the NBM	Nu / No	
16,	Data facultativă a exercitării opțiunii de cumpărare, datele exercitării opțiunilor de cumpărare condiționale și valoarea de răscumpărare / Optional date of call option, date of conditional call options and redemption value	N/A	
17.	Date subsecvente ale exercitării opțiunii de cumpărare, după caz /	N/A	
	Subsequent dates of the call option, if exist  Cupoane/dividend		
18,0	Dividend/cupon fix sau variabil / Fixed or variable dividend / coupon	variabil	
20.	Rata cuponului și orice indice afferent / Coupon rate and any related index  Existența unui mecanism de tip "dividend stopper" (de interdicție de plată a dividendelor) / Existence of a "dividend stopper" mechanism	N/A Nu / No	
21.	(interdiction on payment of dividends)  Caracter pe deplin discretionar, partial discretionar sau obligatoriu (în privința calendarului) / Fully discretionary, partly discretionary or mandatory (related timing)	Fully discretionary	
22.	Caracter pe deplin discretionar, partial discretionar sau obligatoriu (în privința cuantumului) / Fully discretionary, partly discretionary or mandatory (related amount)	Fully discretionary	
23.	Existența unui step-up sau a altui stimulent de răscumpărare / Existence of a step-up or other redemption stimulus	Nu / No	
24.	Necumulativ sau cumulative / Non-cumulative or cumulative	Necumulative / non-cumulative	
25.	Convertibil sau neconvertibil / Convertible or non-convertible	Neconvertibil / non-convertible	
26,,;	Dacă este convertibil – factorul (factorii) care declanșează conversia / If convertible - the factor (s) that triggers the conversion	N/A	
27.	Dacă este convertibil – integral sau partial / If convertible – full or partially	N/A	
28.	Dacă este convertibil – rata de conversie / If convertible – conversion rate	N/A	
29.	Dacă este convertibil – conversie obligatorie sau opțională / lf convertible – optional or mandatory	N/A	
30,	Dacă este convertibil, se va specifica tipul de instrument în care poate fi convertit / If convertible - specify the type of instrument to which it can be converted	N/A	
31.:	Dacă este convertibil, se va specifica emitentul instrument în care este convertit / If convertible - specify the issuer of the instrument to which it can be converted	N/A	
32.	Caracteristici de reducere a valorii contabile / Characteristics of reduction of the book value	Nu / No	
33.	In cazul unei reduceri a valorii contabile, factorul (factorii) care o declanșează / In the event of a reduction of the book value, the factor (s) that trigger the reduction	N/A	
34.	În cazul unei reduceri a valorii contabile, integrale sau parțiale / In the event of a reduction of the book value, full or partialy	N/A	
35.	În cazul unei reduceri a valorii contabile, permanentă sau temporară / In the event of a reduction of the book value, permanent or temporary	N/A	
36.	In cazul unei reduceri temporare a valorii contabile, descrierea mecanismului de majorare a valorii contabile / In case of a temporary reduction of the book value, the description of the mechanism of increase the book value	N/A	
37.	Poziția în ierarhia de subordonare în caz de lichidare (se va specifica tipul de instrument de nivelul imediat superior) / Position in the subordination hierarchy in case of liquidation (specify the type of instrument of the next higher level)	N/A	

## Annex 3 Information on the amount of risk-weighted asset (RWA) as of 31.12.2023

#	Indicators	Amount of risk-weighted assets (RWA)		Minimum capital requirements	
		Financial quarter	Previous financial quarter	Financial quarter	
1	Credit risk (excluding counterparty credit risk)	1,887,233,846	1,743,906,592	188,723,385	
2	Out of which: standardized approach	1,887,233,846	1,743,906,592	188,723,385	
3	Out of which: Basic IRB Approach (FIRB)	Х	Х	Х	
4	Out of which: Advanced IRB Approach (AIRB)	Х	X	Х	
5	Out of which: Equity from the IRB approach according to the simple risk weighted approach or AMI	Х	Х	Х	
6	Counterparty credit risk				
7	Out of which: Marking Method				
8	Out of which: Initial Exposure Method				
9	Out of which: Standardized Method				
10	Out of which: Internal Model Method (MMI)	Х	Х	х	
11	Out of which: the amount of the risk exposure for contributions to the CPC Guarantee Fund	Х	Х	Х	
12	Out of which: Credit Rating Adjustment (CVA)				
13	Settlement risk				
14	Securitization exposures in the banking book (by ceiling)	Х	Х	Х	
15	Out of which: IRB approach	Х	Х	X	
16	Out of which: IRB Regulated Formula Method (SFA)	X -	Х	Х	
17	Out of which: Internal Evaluation Approach (IAA)	Х	Х	Х	
18	Out of which: standardized approach				
19	Market risk	119,283,560	74,387,430	11,928,356	
20	Out of which: standardized approach	119,283,560	74,387,430	11,928,356	
21	Out of which: AMI	X	X	X	
22	Operational risk	390,695,800	390,695,800	39,069,580	
23	Out of which: basic approach	390,695,800	390,695,800	39,069,580	
24	Out of which: standardized approach				
25	Out of which: Advanced Evaluation Approach	X	Х	X	
26	Values below the deduction thresholds (which are subject to a 250% risk weight) after applying the 250% risk weight,				
27	Total	2,397,213,206	2,208,989,822	239,721,321	

#### Annex 4 Risk Appetite Framework Statement within JSCB "EXIMBANK"

The activity of JSCB "EXIMBANK" is being managed with the aim of execution of the business strategy. The calibration of the business strategy of JSCB "EXIMBANK" is performed within the parameters established following the process by which the risk appetite of JSCB "EXIMBANK" is determined. The overall risk appetite framework is calibrated on an annual basis and envisages the establishment of maximum risk tolerance limits. These risk tolerance limits are set according to the economic and social environment in which JSCB "EXIMBANK" carries out its activity as well as the degree to which the objectives have been met in the past, in order to achieve the objectives, set by the business strategy.

All decisions, whether operational or strategic, with an impact on the activity performed by JSCB "EXIMBANK" necessary at the level of all structures is subordinated to the risk tolerance limits established in the overall risk appetite framework ensuring the continuity of Bank's activity.

In order to ensure the Bank's business continuity, the risk tolerance limits established within the risk appetite framework are communicated to the operative (relevant) structures and transposed into multiple systems used in carrying out the Bank's activity, so as to ensure permanent monitoring of exposures on different sectors of activity, types of products used, counterparties, currencies, creditworthiness, etc.

The key indicators that show the way risks are managed within the Bank as of 31.12.2023 are as follows:

#### Capital Adequacy:

Total own funds	1,062,002,215 MDL
Risk Weighted Assets	2,397,213,206 MDL
Total own funds ratio	44.30%

#### Liquidity:

Principle I of liquidity (long-term liquidity)	0.70
Principle III of liquidity (short-term liquidity):	
up to 1 month	2.79
1-3 months	124.33
3-6 months	45.75
6-12 months	71.60
over 12 months	7.11
Liquidity Coverage Ratio	661.59%

Chairman of the Board of Directors of JSCB "EXIMBANK",

Massimo Lanza



## Annex 5 Statement of the management body regarding the adequacy of the risk management framework within JSCB "EXIMBANK"

Hereby, the Corporate Body of JSCB "EXIMBANK" guarantees the adequacy of the existing systems used for risk management in the activity carried out by JSCB "EXIMBANK". The existing risk management systems are appropriate to the risk profile and strategy adopted by JSCB "EXIMBANK".

The Corporate Body guarantees the compliance of calibration of risk management systems with the National Bank of Moldova legislation in force such as the Regulation on banking activity management framework no.322 from 20.12.2018 (with subsequent modifications).

Chairman of the Board of Directors of JSCB "EXIMBANK",

Massimo Lanza

#### **MENTION**

The undersigned Marco Santini, General Manager of JSCB "EXIMBANK" hereby certifies that the publications provided under Chapter VII of the NBM Regulation no. 158/2020 have been prepared in accordance with the internal control processes of JSCB "EXIMBANK", as well as with the requirements of Chapter VII of the NBM Regulation no. 158/2020.

General Manager of JSCB "EXIMBANK", Marco Santini

#### **MENTION**

The undersigned Chairman of the Board of Directors of JSCB "EXIMBANK" hereby certifies that the publications provided under Chapter VII of the NBM Regulation no. 158/2020 have been prepared in accordance with the internal control processes of JSCB "EXIMBANK", as well as with the requirements of Chapter VII of the NBM Regulation no. 158/2020.

Chairman of the Board of Directors of JSCB "EXIMBANK",

Massimo Lanza