

PayRay Bank, UAB

CONSOLIDATED FINANCIAL STATEMENTS

for the year ended 31 December 2022

Prepared in Accordance with International Financial Reporting Standards, as
Adopted by the European Union, Presented Together with Independent Auditor's
Report

Translation note:

This version of financial statements is a translation from the original, which was prepared in the Lithuanian language. All possible care has been taken to ensure that the translation is accurate representation of the original. However, in all matters of information, views or opinions, the original language version of financial statements takes precedence over this translation.

Contents

Independent Auditor's Report	3-8
General information	9
Annual Report	10-23
Consolidated statement of profit or loss or other comprehensive income	24
Consolidated statement of financial position	25
Consolidated statement of changes in equity	26
Consolidated statement of cash flows	27
Consolidated notes to the financial statements	28-57

INDEPENDENT AUDITOR'S REPORT

TO THE SHAREHOLDER OF PAYRAY BANK, UAB

Report on the Audit of the Consolidated Financial Statements**Opinion**

We have audited the financial statements of PayRay Bank, UAB and its subsidiaries (hereinafter "the Group"), which comprise the consolidated statement of financial position as at 31 December 2022, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of cash flows and the consolidated statement of changes in equity for the year then ended, and the consolidated notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, of the consolidated financial position of the Group as at 31 December 2022, and its consolidated financial performance and the consolidated cash flows for the year then ended in accordance with the laws on accounting and financial reporting of the Republic of Lithuania and International Financial Reporting Standards as adopted by the European Union.

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs) and Regulation (EU) No 537/2014 of the European Parliament and of the Council of 16 April 2014 on specific requirements regarding statutory audit of public-interest entities (Regulation (EU) No 537/2014 of the European Parliament and of the Council). Our responsibilities under those standards are further described in the "Auditor's Responsibilities for the Audit of the Consolidated Financial Statements" section of our report. We are independent of the Group in accordance with the International Code of Ethics for Professional Accountants (including International Independence Standards) (IESBA Code) together with the requirements of the Law on Audit of the financial statements of the Republic of Lithuania that are relevant to the audit in the Republic of Lithuania, and we have fulfilled our other ethical responsibilities in accordance with the Law on Audit of the financial statements of the Republic of Lithuania and the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Expected credit losses for loans

Please refer to the following sub-sections of "Summary of significant accounting policies": "Impairment of Financial Assets", "Measurement of ECL", "Significant increase in credit risk (SICR)", "Credit risk grades", "Generating the term structure of PD", "Determining whether credit risk has increased significantly", "Definition of default", "Incorporation of forward-looking information", "Restructured financial assets", "Credit-impaired financial assets", "Presentation of allowance for ECL in the statement of financial position", as well as Note 12 "Loans to customers", Note 13 "Factoring receivables", and the sub-section "Credit risk" of Note 21 "Risk management" on pages 31-35, 45 and 48-53, respectively.

Grant Thornton Baltic UABVilnius | Upės st. 21-1 | 08128 Vilnius | Lithuania | T +370 52 127 856 | F +370 52 685 831 | E-mail info@lt.gt.comKaunas | Jonavos st. 60C | 44192 Kaunas | Lithuania | T +370 37 422 500 | F +370 37 406 665 | E-mail kaunas@lt.gt.comKlaipėda | Taikos st. 52c / Agluonos st. 1-1403 | 91184 Klaipėda | Lithuania | T +370 46 411 248 | F +370 46 313 698 | E-mail klaipeda@lt.gt.com

As at 31 December 2022, expected credit losses reported in the Group's statement of financial position amounted to EUR 1651 thousand (see Notes 12, 13 and 21).

The Group's credit loss allowances for loans in the statement of profit or loss and other comprehensive income for the year ended 31 December 2022 amounted to EUR 508 thousand (Note 21).

Credit loss allowances for loans represent the management's best estimate of the expected credit losses ("ECLs") within loans granted (exposures) at the date of the consolidated financial statements. We focused on this area as the determination of loss allowances requires a significant judgment and subjectivity over the amounts of any such impairment.

Impairment allowances for performing exposures (Stage 1 and Stage 2 in the IFRS 9 hierarchy) are determined by modelling techniques. Historical experience, identification of exposures with a significant deterioration in credit quality, forward-looking information and management judgment are incorporated into the model assumptions.

For non-performing exposures (Stage 3), the impairment assessment is based on the Group's knowledge and understanding of each individual borrower's circumstances. Related loss allowances are determined on an individual basis by means of a discounted cash flows analysis.

The targeted non-routine inspection is conducted by the supervisory authority in the Group's Bank involving the assessment of the credit risk management practice and expected credit loss model. Due to a significant increase in estimation uncertainty affected by the reasons stated above and the impact of the war in Ukraine on the economy, we considered the impairment of the loans granted to be a significant risk, therefore, we focused more attention on this area in our audit. Accordingly, we determined this area to be a key audit matter.

How the Matter Was Addressed in the Audit

Our audit procedures among others included the following:

- We obtained an understanding of the Group's ECL methodology and assessed its compliance with the relevant requirements of IFRS 9. As part of the above, we identified the relevant methods, assumptions and sources of data, and assessed whether such methods, assumptions, data and their application are appropriate in the context of IFRS 9 requirements. Additionally, we challenged the management on whether the level of the methodology's sophistication is appropriately based on our assessment of the entity-level factors.
- We obtained an understanding of significant deficiencies in the application of an ECL model and credit risk management included in the Bank of Lithuania's report of the targeted non-routine inspection.
- We made inquiries of the Group's risk management and information technology (IT) personnel to gain understanding of IT applications used in the loan impairment process. Also, we assessed and tested the Group's control environment for data security and access.
- We tested the design, implementation and operating effectiveness of selected controls over the approval, recording and monitoring of loans, including, but not limited to, the controls relating to the monitoring of identification of events of default, as well as appropriateness of the classification of exposures into performing and non-performing, calculation of days past due, and the overall ECL estimate.
- We assessed whether the definition of default and the staging criteria were applied consistently and in accordance with the relevant international financial reporting standards as adopted by the European Union,
- We evaluated whether in the loan staging and ECL measurement the Group appropriately considered the impact of the war in Ukraine.

- We critically assessed the existence of any triggers for classification to Stage 3 as at 31 December 2022, by reference to the underlying documentation (loan files) and through discussion with the management and taking into consideration business operations of the respective customers as well as market conditions and historical repayment pattern.
- For the exposures with triggers for classification in Stage 3, challenging key assumptions applied in the Group's estimates of future cash flows such as primarily collateral values (including related haircuts) and realization period by reference to our inspection of external valuation reports, the Group's internal evidence and analyses and publicly available market transaction data.
- We discussed the deficiencies in accounting estimates of ECL model identified during the audit with the representatives of the Supervision Department of the Bank of Lithuania.
- We evaluated the accuracy and completeness of the loan impairment and credit risk-related disclosures in the financial statements by reference to the requirements of applicable financial reporting standards.

First-year audit

We have been chosen to carry out the audit of the Group's financial statements for the first time. Initial audit engagements involve a number of considerations not associated with recurring audits. Additional planning activities and considerations necessary to establish an appropriate audit strategy and audit plan include, among others:

- Gaining an initial understanding of the Group, its business plan and financial accounting, including its control environment and information systems sufficient to make audit risk assessments and develop the audit strategy and plan;
- Obtaining sufficient appropriate audit evidence regarding the opening balances including the selection and application of accounting principles; and
- Communicating with the previous auditors.

How the Matter Was Addressed in the Audit

After being appointed as the Group's auditors in 2022, we developed an appropriate audit strategy and audit plan for this initial audit engagement. Our procedures included, in particular:

- Obtaining initial understanding of the Group and its business, including its business plan, business risks, IT systems used, internal control environment, internal controls and financial reporting framework, to assist in performing risk assessment procedures at the Group's management assertion and financial statements level;
- Obtaining audit evidence regarding opening balances and the appropriateness of selection and application of key accounting policies;
- Close interaction with the previous auditors regarding key audit and accounting matters, as well as the audit procedures performed by them in key financial statements areas in previous periods;
- Discussion with the Group's management, responsible employees and the Audit Committee, to understand their perspectives on the business, identified key risks and other areas of audit importance.

Other Matters – Amendments to the Auditor's Report

After the Group's consolidated financial statements for the year ended 31 December 2022 were prepared and signed by the management on 27 April 2023, the Board requested amendments to the

consolidated annual report and the consolidated notes to the financial statements. At the request of the Board, the management made amendments to the consolidated annual report, such as in Section 1 “State of the Group and overview of activities”, Section 10 “Significant Events after the Reporting Period”, as well as in subsection “Significant Events after the Reporting Period” of Note 24, and, on 28 April 2023, reissued the Group’s consolidated financial statements for the year ended 31 December 2022. We performed additional audit procedures for amendments made, and this auditor’s report replaces our previously issued auditor’s report dated 27 April 2023.

Other matters – targeted non-routine inspection by the Bank of Lithuania

The Bank of Lithuania conducts the targeted non-routine inspection of the Group’s Bank, however, no decision on the imposition of the sanction was taken as at the reporting date. There is uncertainty as to the potential impact of the sanction on the Bank’s performance.

Other matters – decision of the Bank of Lithuania to impose enforcement measure

On 13 September 2022, the Bank of Lithuania temporarily suspended the voting rights of a direct shareholder 2404 S.A. in the General Meeting of Shareholders of PayRay Bank, UAB.

Other information

The other information comprises the information included in the Group’s Annual Report for 2022, but does not include the consolidated financial statements and our auditor’s report thereon. Management is responsible for the other information.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon, except as specified below.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

In addition, our responsibility is to consider whether information included in the Group’s annual report for the financial year for which the consolidated financial statements are prepared is consistent with the consolidated financial statements and whether the Group’s annual report has been prepared in compliance with applicable legal requirements. In our opinion, based on the work performed in the course of the audit of the consolidated financial statements, in all material respects:

- The information given in the Group’s annual report for the financial year for which the consolidated financial statements are prepared is consistent with the financial statements; and
- The Group’s annual report has been prepared in accordance with the requirements of the Law on Consolidated Financial Reporting by Group Undertakings of the Republic of Lithuania.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the laws on accounting and financial reporting of the Republic of Lithuania, and International Financial Reporting Standards as adopted by the European Union, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group’s ability to continue as a going concern, disclosing, as applicable, matters related to going concern and

using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Group's consolidated financial reporting process.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or taken together, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

Other requirements of the auditor's report in accordance with Regulation (EU) No 537/2014 of the European Parliament and of the Council.

We were appointed by the General Meeting of Shareholders on 30 June 2022 to audit the consolidated financial statements of the Group for the year ended 31 December 2023 and 2022. Our appointment to carry out the audit of the Group's consolidated financial statements in accordance with the decision made by the General Meeting of Shareholders is renewed every two years and the period of total uninterrupted engagement is one year.

We confirm that our opinion in the section "Opinion" is consistent with the additional report on consolidated financial statements which we have submitted to the Group and the Audit Committee.

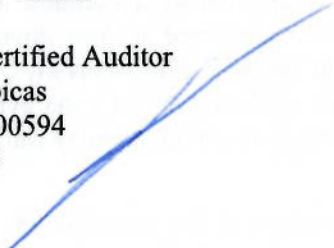
We confirm that in light of our knowledge and belief, services provided to the Group are consistent with the requirements of the law and regulations and do not comprise prohibited non-audit services referred to in Article 5(1) of the Regulation (EU) No 537/2014 of the European Parliament and of the Council.

Throughout our audit engagement period, we have provided non-audit services, comprising translation of financial statements.

The partner in charge of the audit resulting in this independent auditor's report is Darius Gliubicas.

Grant Thornton Baltic UAB
Audit company's licence No 001513
Upės st. 21-1, Vilnius

Lithuanian Certified Auditor
Darius Gliubicas
License No 000594
28 April 2023



General information

PayRay Bank, UAB
Tel.: +370 611 64487
Company code: 304862948
Lvivo st. 25-702, Vilnius, Lithuania

Renato La Fianza (Director)

Board members

Renato La Fianza
Mindaugas Stasionis (until 31/03/2023)
Paulius Jokšas
Gianluca Balducci

Registered office

Lvivo st. 25-702
Vilnius
Lithuania

Audit firm

Grant Thornton Baltic UAB
Upės st. 21-1, LT-08128 Vilnius

Banks

AB Šiaulių Bankas
AB SEB bankas
Luminor Bank AS
Bank of Lithuania

PayRay Bank, UAB
Bank code: 304862948, Lviso st. 25-702, Vilnius, Lithuania

**Annual Report for the year
ended 31 December 2022**

CONSOLIDATED ANNUAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2022

This consolidated annual management report has been prepared for 2022. The annual management report presents the information of PayRay Bank, UAB ("the Bank") and its subsidiaries PayRay SIA and PayRay Estonia OU (jointly referred to as "the Group").

1. State of the Group and overview of activities

In 2019, the Bank received a banking licence from the Bank of Lithuania and on 15 October 2020 it successfully became a bank; 100% of its share capital and voting rights belong to 2404 S.A. The Bank is supervised and regulated by the Bank of Lithuania and European Central Bank. The headquarters of the Bank are located in Vilnius, Lithuania.

In 2020, acceptance of deposits and other repayable funds from non-professional market participants was initiated. The Group provides financing to legal entities and natural persons for business purposes.

The Bank made the following investments in subsidiaries: in September 2020, established a subsidiary PayRay SIA in Latvia, and 2021 a subsidiary PayRay Estonia OU in Estonia. The subsidiary in Estonia does not carry out activities.

The Group has no physical service locations, except for the central headquarters in Vilnius (and headquarters for the subsidiary in Riga). The Bank collects deposits from non-professional market participants via the Raisin platform, while deposit services to legal entities are provided via direct or remote meetings. The Group provides financing to legal entities and natural persons for business purposes via direct or remote meetings.

The Bank does not hold and did not acquire its own shares in 2022. Subsidiaries did not acquire the Bank's shares either. The Bank and its subsidiaries have neither acquired nor disposed own shares during the reporting period.

On 25th March 2022, the Bank completed the acquisition of part of Optima Information Technology Srl business. The software development business was purchased as "transfer of going concern" and under the framework of "business combination under common control" as both parties had the same sole shareholder. Optima Information Technology Srl is a financial software development company based in Pistoia, Italy, which since 2018 has developed and

PayRay Bank, UAB

Bank code: 304862948, Lvivo st. 25-702, Vilnius, Lithuania

**Annual Report for the year
ended 31 December 2022**

provided product software solutions to the Bank. Thus the acquired business became a fundamental asset for the Group which will play a strategic role in digitalization and improvement of the Bank's processes by providing access to tailor-made scalable software and an in-house software development team. The acquired business includes contracts with 13 specialized employees. The consideration agreed upon for the acquired business was EUR 1. IFRS 3 Business Combinations does not provide for any method for business combination under common control, and therefore such acquisition was accounted for at carrying amount, with the difference being recorded in the balance sheet in equity as a profit (loss) not recognized in statement of profit and loss and other comprehensive income in accordance with generally accepted practice for business combinations under common control.

On 13 September 2022, the Board of the Bank of Lithuania adopted a decision in which a sole shareholder of the Bank 2404 S.A. voting rights have been temporarily suspended.

In the 4th quarter of 2022, the Group started collaboration with external consultants in shaping the Group's Environmental, Social and Governance ("ESG") policies. Moreover, the new position of an ESG risk manager was created along with the implementation plan which covers areas of ESG risk management, ESG inclusion in the Group's strategy, setting the ESG goals and performance indicators.

The Group does not in any case allow, promote, facilitate nor tolerate the practices related to bribery, corruption, embezzlement and such practices are against the values and risk culture of the Group. It is prohibited for employees to give, accept or facilitate the bribes and corruptive practices. In order to ensure appropriate behaviour from employees and to prevent corruption, bribery or any other inappropriate/improper behaviour, the Bank and its subsidiaries has approved Code of Conduct and Ethics, as well as Anti-Bribery, Anti-corruption, Gifts and Invitations Procedure, additionally training sessions for employees in this field are conducted at least on once a year.

As of 31st December 2022, the Bank's equity amounted to EUR 29,970,307, and the Groups to EUR 29,970,300 (as at 31 December 2021, EUR 34,268,670 and EUR 33,773,756, respectively), the Bank's assets amounted to EUR 279,030,623, and the Groups to EUR 279,176,640 (as at 31 December 2021, EUR 180,884,755 and EUR 180,583,353, respectively), the Bank's financial result was a loss of EUR 4,195,751, and the Group's – a loss of EUR 3,683,844 (as at 31 December 2021, EUR 93,996 and EUR 462,984, respectively).

PayRay Bank, UAB

Bank code: 304862948, Lvivo st. 25-702, Vilnius, Lithuania

**Annual Report for the year
ended 31 December 2022**

In 2022, compared to the previous financial year, net interest income of the Group increased by 64%, and net commission income increased by 1842%. In 2022, interest on deposits paid totalled EUR 3,091,111 (2021: 651,522).

The financing portfolio granted by the Group based on the type of financing as of the last day of the financial year:

EUR 33,976,626 of factoring (31 December 2021: EUR 40,561,442);

EUR 135,744,476 of loans (31 December 2021: EUR 83,664,241);

EUR 19,452,052 of lease (31 December 2021: EUR 836,518).

The Bank's and the Group's compliance with prudential ratios as at 31st December 2022 is presented in the table below:

Name	Bank	Group
Capital adequacy ratio	25.11%	26.86%
Leverage ratio	10.09%	10.09%
Liquidity coverage ratio	1626.02%	1683.85%
Net stable funding ratio	155.55%	158.66%
Large exposure requirement	21.15%	21.14%

2. Strategy and plans

The Group provides services in Germany, Lithuania, and Latvia. In Germany, through the Raisin platform, the Bank provides natural persons with the opportunity to choose the Bank's deposit offer with favourable interest rate while in Lithuania the Bank offers deposit service to legal entities. Lithuania and Latvia are the Group's markets for financing activities.

PayRay Bank, UAB

Bank code: 304862948, Lvivio st. 25-702, Vilnius, Lithuania

**Annual Report for the year
ended 31 December 2022**

The Group's strategy for the coming years is to focus on the Lithuanian market for financing activities, aiming for asset diversification through products and clients. The key financing segment will remain small and medium sized enterprises.

Furthermore, the Group plans to diversify its source of funding by starting to accept deposits in Spain and Netherlands through the Raisin deposit platform, as well as begin to collect deposits through Check24 deposit platform in Germany.

3. Information on research and development activities

During January - November 2022, the Group invested in development of an automatic credit decision system. In December 2022, the project was terminated.

4. Strategy implementation

The implementation of the Group's strategy is based on the supply of services tailored to small and medium sized enterprises, the needs of which are not satisfied by traditional commercial banks. The Group's competitive advantage is based on the key client-focused principles:

- Flexible business financing solutions;
- Fast and smooth processes from decision-making to client financing;
- High expertise in the segment of small and medium sized businesses.

5. Organizational structure

The Bank's organizational structure meets the specifics of the business model on the provision of banking services and implementation of advanced international business practices.

The Supervisory Council consists of four independent members who are not related to the Bank in terms of employment relations.

The Supervisory Council appoints the Bank's Board which currently consists of: Head of Administration, Deputy Head of Administration, Head of Business for Baltics, Head of Technologies. The Management Board makes day-to-day executive decisions and implements the strategy of the Bank, implements risk management framework.

The Bank has established the Audit Committee, which members are the same as those of the Bank's Supervisory Council.

PayRay Bank, UAB

Bank code: 304862948, Lvivo st. 25-702, Vilnius, Lithuania

**Annual Report for the year
ended 31 December 2022**

6. Governance structure

The Bank's management bodies are the General Meeting of Shareholders, the Supervisory Council, the Management Board, and the Head of Administration.

The Heads of the Bank are the members of the Supervisory Council, members of the Management Board, the Head of Administration, the Deputy Head of Administration, and the Head of the Internal Audit.

The General Meeting of Shareholders is convened annually, no later than four months after the end of the financial year. Extraordinary general meetings of shareholders may also be convened. The General Meeting of Shareholders has an exclusive right to:

- Amend the Articles of Association of the Bank, except for the exceptions set by legal acts;
- Elect and revoke the members of the Bank's Supervisory Council;
- Elect and revoke an audit company to perform the audit of the annual financial statements; set the conditions for payment for audit services;
- Approve the set of the Bank's annual financial statements, distribution of profit (loss), formation, use, reduction, and annulment of reserves;
- Increase and reduce authorised capital except for the exceptions set by legislation;
- Adopt other decisions provided in the Articles of Association of the Bank.

The General Meeting of Shareholders may also decide on other issues if, following the legislation and the Bank's Articles of Association, it is not assigned to other Bank's bodies and if these are not the functions of the Bank's management bodies.

The Bank's Supervisory Council is a collegial supervisory body supervising the Bank's activities. The Supervisory Council is headed by its chairman. The Bank's Supervisory Council, consisting of four members, is elected by the General Meeting of Shareholders for a period of four years. Four independent members have been elected to the current Supervisory Council. The functions of the Supervisory Council:

- Elects the Bank's Management Board members and removes them from office. If the activities of the Bank are loss-making, the Supervisory Council must consider whether the Management Board members are fit for the position;
- Supervises the activities of the Management Board and of the Head of Administration;
- Adopts the working regulation of the Bank's Supervisory Council;
- Approves the Bank's activity plans;

PayRay Bank, UAB

Bank code: 304862948, Lvivo st. 25-702, Vilnius, Lithuania

**Annual Report for the year
ended 31 December 2022**

- Ensures that effective internal controls and internal audit systems are in place;
- Forms the Audit Committee and approves its regulations;
- Submits suggestions and feedback to the General Meeting of Shareholders on the Bank's activity strategy, the set of the Bank's annual financial statements, draft appropriation of profit (losses), and the Bank's annual management report as well as on the activity of the Head of Administration;
- Submits suggestions to the Management Board and the Head of Administration to revoke their decisions if they are in conflict with laws and other legal acts, the Bank's Articles of Association, or decisions of the General Meeting of Shareholders;
- Considers and makes decisions on other matters which, based on the legislation, the Bank's Articles of Association.

The Bank's Management Board is a collegial management body of the Bank consisting of four members. It manages the Bank and is liable for the Bank's financial services. The Management Board function is regulated by the Working regulations of the Management Board. The Management Board members are elected, removed from office, and supervised by the Bank's Supervisory Council. The Bank's Management Board considers and approves:

- The Bank's annual management report;
- The Bank's governance structure and employees' positions as well as positions to which employees are recruited with the approval of the Management Board or by the procedure of competition;
- Regulations of the Bank's divisions;
- Regulations of the Bank's Credit Committee;
- Determines the information which is considered the Bank's commercial secret and confidential information.

In addition, the Management Board elects (appoints) and removes from office the Bank's Head of Administration and Deputies.

The Management Board makes the following decisions:

- Decisions on the Bank's becoming the founder or participant of other legal entities;
- Decisions on the establishment of the Bank's branches, representative offices, and other distinct Bank's branches or on terminating their activities;

PayRay Bank, UAB

Bank code: 304862948, Lvivo st. 25-702, Vilnius, Lithuania

**Annual Report for the year
ended 31 December 2022**

- Decisions on the investment, disposal or lease of non-current assets the carrying amount of which exceeds 1/20 of the Bank's authorised capital (calculated separately for each type of transaction);
- Decisions on the pledge and mortgage of non-current assets the carrying amount of which exceeds 1/20 of the Bank's authorised capital (total amount of transactions);
- Decisions on sureties or guarantees for obligations of other persons the amount of which exceeds 1/20 of the Bank's authorised capital;
- Decisions on the acquisition of non-current assets for the price exceeding 1/20 of the Bank's authorised capital;
- Decisions on the issuance of non-convertible bonds;
- Approval of the Management Board's working regulation;
- Decisions on other matters which, under the legislation and under the Bank's Articles of Association, must be considered and decided by the Management Board.

The Management Board implements the decisions taken by the General Meeting of Shareholders and by the Supervisory Council. The Management Board analyses and assesses the information submitted by the Head of Administration on:

- Implementation of the Bank's activity plans;
- Organization of the Bank's activities;
- Financial position of the Bank;
- Results of economic activities, income and expenses, accounting date of stock-taking and other changes in assets.

In addition, the Management Board analyses, and assesses the Bank's set of annual financial statements and draft appropriation of profit (loss) and submits them to the Supervisory Council and the General Meeting of Shareholders. Also, the Management Board decides on other matters if, based on the legislation or the Bank's Articles of Association, they are not assigned to other Bank's bodies. The Management Board is responsible for the timely convening and organising of the General Meeting of Shareholders.

The Head of Administration is the sole management body of the Bank organizing the Bank's activities and performing actions necessary to perform the Bank's functions, implement the decisions of the Bank's bodies, and ensure the Bank's activities.

PayRay Bank, UAB

Bank code: 304862948, Lvivo st. 25-702, Vilnius, Lithuania

Annual Report for the year
ended 31 December 2022

The Head of Administration acts on behalf of the Bank and is entitled to unilaterally conclude transactions except for the exceptions set by laws, the Bank's Articles of Association, or the decisions of the Bank's bodies.

Committees of the Bank

The following four committees are in the Bank: the Credit Committee, the Audit Committee, the Assets and Liabilities Committee and the Debt Management Committee.

The Credit Management Committee is established by the Management Board. **The Credit Committee** is responsible for the supervision of the Bank's credit risks. The main responsibilities of the Debt Management Committee are examining client credit requests, deciding on financing, and setting financing conditions.

The Debt Management Committee is chaired by the Head of Credits.

The Audit Committee is established by the Supervisory Council. **The Audit Committee** is responsible for overseeing the effectiveness of the Bank's internal control, risk management, and internal audit systems, legal compliance of the Bank's operations, and the process of financial reporting within the Bank.

The members of the Audit committee are those of the Bank's Supervisory Council. The Chairman of the Supervisory Council is also appointed as the Chairman of the Audit Committee.

The Assets and Liabilities Committee is established by the Management Board. **The Assets and Liabilities Committee** is responsible for implementing the liquidity strategy of the Bank, its assessing and making relevant decisions.

The Assets and Liabilities Committee is chaired by the Chief Financial Officer.

The Debt Management Committee is established by the Management Board. **The Debt Management Committee** is responsible for monitoring overdue of the customers, making and implementing decisions with regard to customers' overdue and debt recovery.

The Debt Management Committee is chaired by the Workout Manager.

7. Risk management and internal controls

The detailed information on the Group's main risks and their management framework is provided in the section 22 of the Notes to the Financial Statements.

PayRay Bank, UAB

Bank code: 304862948, Lvivo st. 25-702, Vilnius, Lithuania

**Annual Report for the year
ended 31 December 2022**

The Group acknowledges that every employee of the organization is responsible for the effectiveness of risk management and internal control framework.

To manage risks, the Bank uses the three lines model. The three lines model contributes to a better understanding of risk management and control by clarifying the different roles and duties expected from each employee.

The three lines model distinguishes three groups (or lines) participating in effective risk management:

- Functions assuming and managing risks;
- Functions responsible for risk control;
- Functions responsible for the independent assessment of the efficiency of risk management processes and internal control framework.

First line comprises all risk owning functions at the Bank. The first line includes functions such as Sales, Operations, Credits, Treasury, Finance, Legal and IT, which are considered risk owners.

Second line comprises the Bank's risk monitoring and supervision functions. It comprises of Risk management function, Compliance function, Information security function, Data protection function, and Prevention of money laundering, terrorist financing and financial crimes function.

Risk management function, steered by the Chief Risk Officer, is responsible for:

- Carrying out the supervision and control of the risk management process at the Group. It also actively provides guidelines and support to other structural divisions of the Group in implementing and maintaining a strong and sustainable risk culture;
- Identification, control and analysis of all the main risks which affect or may affect the Group's activities. The Risk management function shall also control whether other structural divisions of the Group ensure appropriate oversight of their main risks;
- Assessment of any potential risks that may arise during the implementation of new products or material amendments of them and determination how they can influence the Group's overall risks and risk profile.

Chief Risk Officer is accountable to the Management Board and reports directly to the Deputy of Head of Administration.

Compliance function is responsible for behavioural and compliance risk, except for fraud-related risk, money-laundering prevention, fight against terrorist financing and sanctions control (but

PayRay Bank, UAB

Bank code: 304862948, Lvivo st. 25-702, Vilnius, Lithuania

**Annual Report for the year
ended 31 December 2022**

including risks of modern slavery, fight against bribery and corruption). It is responsible for the detection, assessment and monitoring of the Group's behavioural and compliance risks and implementation of control framework, as well as for the submission of reports on the Group's compliance with the effective laws and other regulations to the Group's management bodies. This includes: i) assistance to the first line in identifying existent and potential behavioural and compliance risks and implementation of control measures to mitigate these risks; and ii) monitoring and testing of the efficiency of control measures to prevent behavioural and compliance risks from occurring or mitigating them.

Head of Compliance is accountable to the Management Board and by administrative procedure to the Deputy Head of Administration.

The Prevention of money laundering, terrorist financing and financial crimes function bears the same responsibilities as the compliance function but is responsible for the control and prevention of financial crimes and external fraud-related risks as well as for the prevention of money-laundering and terrorist financing and for sanctions control.

The Money Laundering Reporting Officer is accountable to the Management Board and by administrative procedure to the Deputy Head of Administration.

Third line is related to the Internal Audit function, which is independent from the first and second lines. Internal Audit function assess:

- Appropriateness of the Bank's governance framework;
- Adequacy and compliance of the existing policies and procedures with legal and regulatory requirements and with the risk appetite and strategy of the Bank;
- Adequacy, quality and effectiveness of the controls performed and the reporting done by the business units and the risk management and compliance functions.

The Internal Audit Manager is accountable to the Audit Committee which holds meetings at least quarterly. The Audit Committee accounts to the Bank's Supervisory Council at least once a year.

8. Employees and remuneration policy

Information on the Group's employees and remuneration policy is provided in the Notes of the Financial Statements and the Group's Risk Management and Capital Adequacy Report (<https://www.payray.bank/lt/financial-reports-lt/>).

PayRay Bank, UAB

Bank code: 304862948, Lvivo st. 25-702, Vilnius, Lithuania

**Annual Report for the year
ended 31 December 2022**

9. Information on the positions held by managers

Information on other functions of the Head of Administration, the Management Board members and the members of the Supervisory Council is presented in the table below:

Name, surname	Management body of PayRay Bank, UAB	Main employment	Duties at the company PayRay Bank, UAB	Other companies/organisations where holds managerial positions	Duties at other company/organisation
Renato La Fianza	Management Board	PayRay Bank, UAB (304862948, Lvivo st. 25, Vilnius, Lithuania)	Head of Administration	PayRay SIA (40203260896, Dunties st. 3, Riga)	Member of the Board
Mindaugas Stasionis	Management Board	PayRay Bank, UAB (304862948, Lvivo st. 25, Vilnius, Lithuania)	Deputy Head of Administration	PayRay SIA (40203260896, Dunties st. 3, Riga) Anahata buveinė, VŠĮ (305720752, Žemaitės st. 5-22, Vilnius, Lithuania)	Member of the Board Head
Paulius Jokšas	Management Board	PayRay Bank, UAB (304862948, Lvivo st. 25, Vilnius, Lithuania)	Head of Baltic Business	PayRay SIA (40203260896, Dunties st. 3, Riga)	Member of the Board
Gianluca Balducci	Management Board	PayRay Bank, UAB (304862948, Lvivo st. 25, Vilnius, Lithuania)	Chief Technology Officer	-	-
Gintautas Galvanauskas	Supervisory Council	UAB Joldija (133865639, Tikslė st. 10,	Chairman of the	GGLIF, UAB (305825276, Lvivo st. 25,	

PayRay Bank, UAB

Bank code: 304862948, Lvivo st. 25-702, Vilnius, Lithuania

**Annual Report for the year
ended 31 December 2022**

Name, surname	Manageme nt body of PayRay Bank, UAB	Main employment	Duties at the company PayRay Bank, UAB	Other companies/orga nisations where holds managerial positions	Duties at other company/or ganisation
		Kaunas dist., Lithuania) - Chairman of the Board, Head of Business Development	Supervisory Council	<p>Vilnius, Lithuania)</p> <p>UAB Energia futura (304433393, Draugystės st. 15M, Kaunas, Lithuania)</p> <p>VŠĮ Futbolo klubas (304984471, J.Basanavičiaus st. 26, Vilnius, Lithuania)</p> <p>UAB Sejico (303173811, Kruosto st. 2T, Kėdainiai dist., Lithuania)</p> <p>Raft Capital Management, UAB (Gedimino av. 50, Vilnius, Lithuania)</p>	<p>CEO;</p> <p>Member of the Board;</p> <p>Member of the Board;</p> <p>Member of the Board;</p> <p>Partner.</p>
Kęstutis Šliužas	Supervisory Council	IPI Srl (IT03291129, Giuseppe Piermarini st. 19, Perugia, Italy) - Chief Executive Officer	Member of Supervisory Council	AB Lietuvos Geležinkeliai (110053842, Geležinkelio st. 16, Vilnius, Lithuania)	Chairman of the Board

PayRay Bank, UAB

Bank code: 304862948, Lvlivo st. 25-702, Vilnius, Lithuania

Annual Report for the year
ended 31 December 2022

Name, surname	Manageme nt body of PayRay Bank, UAB	Main employment	Duties at the company PayRay Bank, UAB	Other companies/orga nisations where holds managerial positions	Duties at other company/or ganisation
Tomas Andrejauskas	Supervisory Council	Satimed UAB (303408412, Kauno st. 37, Utena, Lithuania) - Head of Business Development, Partner	Member of Supervisory Council	Fitodenta, UAB (305460265, Raudondvario rd. 148, Kaunas, Lithuania) Lithuanian BIO (126374821, Balčikonio st. 3, Vilnius, Lithuania) Bioremedium, UAB (305913986, Universiteto st. 3, Vilnius, Lithuania)	CEO; President, Chairman of the Board; Chief Technology Officer.
Roberto Pollara	Supervisory Council	-	Member of Supervisory Council	-	-

* Mindaugas Stasionis ceased to perform his duties as a member of Board and deputy head of administration at PayRay Bank UAB from 31 March 2023.

10. Significant events after the end of the reporting period

Ongoing Russia war in Ukraine and inflationary pressures continue to weigh on economies worldwide, resulting in slowed economic activity. Global growth is projected to decelerate sharply in 2023, especially in the euro area. The latest economic data in Germany and Lithuania revealed that both countries' gross domestic product contracted by 0.4% and 0.5% respectively during Q4 2022.

In order to fight high inflation, the European Central Bank has initiated monetary policy tightening. By the end of 2022, the European Central Bank's rate of main refinancing operations was 2.5% (compared to 0% at the start of the year) and it was increased to 3.0% on 8th February 2023. Moreover, the European Central Bank has increased the key interest rates by additional 50 basis

PayRay Bank, UAB

Bank code: 304862948, Lvivo st. 25-702, Vilnius, Lithuania

**Annual Report for the year
ended 31 December 2022**

points on 16th of March while indicating that further interest rate decisions will be determined by the assessment of the inflation outlook.

The sudden increase of Euribor rates driven by the European Central Bank's monetary policy had a positive impact on the Group's financial results in the first quarter of 2023. However, in the light of an uncertain economic outlook, the Group closely monitors the economic situation and its loan portfolio performance. Taking into account the abovementioned circumstances, the Group continuously reviews and adapts its financing guidelines for new credit origination.

In January 2023, the Bank of Lithuania started a non-routine inspection of the Bank. The focus of the inspection is credit risk management, liquidity management, interest rate risk management, and governance of the Bank. The results of the inspection are expected to be issued in Q2-Q3 2023.

In March 2023, the Latvian State Revenue Service initiated an audit in the areas of money laundering and terrorist financing prevention on the Bank's subsidiary PayRay SIA.

Consolidated annual report designed 28 April 2023.

PayRay Bank, UAB

Head of Administration

Renato La Fianza



PayRay Bank, UAB

Company code: 304862948, Lvivo st. 25-702, Vilnius, Lithuania

Consolidated statement of profit or loss or other comprehensive income

for the year ended 31 December 2022

	Notes	2022	2021
Interest income calculated using effective interest method	6	11 853 621	5 996 137
Interest expenses	6	(3 091 111)	(651 522)
Net interest income (expense)		8 762 510	5 344 615
Commission income	6	145 228	27 063
Commission expenses	6	(43 858)	(21 842)
Net commission income (expenses)		101 370	5 221
Other operating income	6	211 554	83 431
Credit loss allowance	21, 17	(3 115 047)	(710 192)
Payroll expenses	7	(5 289 086)	(3 144 429)
Depreciation of property, plant and equipment and amortization of intangible assets	7	(645 382)	(264 042)
Administrative expenses	7	(3 848 797)	(1 784 901)
Finance costs	8	(12 285)	(5 889)
Profit (loss) before tax		(3 835 163)	(476 186)
Income tax expense	8	151 319	13 202
Profit (loss) for the year		(3 683 844)	(462 984)
Other comprehensive income		-	-
Total other comprehensive income, net of tax		(3 683 844)	(462 984)
Earnings (losses) per share		(0)	(0)

The accompanying notes are an integral part of these consolidated financial statements.

Director
Renato La Fianza

Authorised person of BDO auditas ir apskaita
Aurelija Janulaitytė

CFO
Domenico Politi

 26 April 2023
(signature) (date)

 28 April 2023
(signature) (date)

 28 April 2023

PayRay Bank, UAB

Company code: 304862948, Lviso st. 25-702, Vilnius, Lithuania

Consolidated statement of financial position

for the year ended 31 December 2022


	Notes	2022 EUR	2021 EUR
Assets			
Cash on hand and balances with central banks	16	66 401 317	55 090 620
Securities issued by governments	15	22 790 253	-
Loans to customers and factoring receivables	12.13	186 934 340	123 868 254
Intangible assets	10	1 589 285	640 302
Property, plant and equipment	9	295 652	167 746
Right-of-use assets	11	308 660	341 127
Deferred tax asset	8	527 981	376 269
Other financial assets	14	215 335	48 835
Other assets	15	113 817	50 200
Total assets:		279 176 640	180 583 353
Liabilities			
Customer deposits	18	241 916 268	141 560 542
Lease liabilities	11	311 345	334 548
Payables	19	6 610 225	4 628 442
Provisions for off-balance sheet liabilities	21	18 226	137 404
Other liabilities	19	350 276	148 661
Total liabilities:		249 206 340	146 809 597
Equity			
Issued capital	17	36 424 791	36 424 791
Retained earnings	17	(6 334 879)	(2 651 035)
Profit (loss) not recognized in statement of profit and loss and other comprehensive income	24	(119 612)	-
Total equity:		29 970 300	33 773 756
Total equity and liabilities:		279 176 640	180 583 353


The accompanying notes are an integral part of these consolidated financial statements.


Director
Renato La Fianza

Authorised person of BDO auditas ir apskaita
Aurelija Janulaitytė

CFO
Domenico Polini

 28 April 2023
(signature) (date)

 28 April 2023
(signature) (date)

 28 APRIL 2023

Consolidated statement of changes in equity

for the year ended 31 December 2022

	Issued capital	Profit (loss) not recognized in statement of profit and loss and other comprehensive income	Retained earnings (loss)	Total equity
	EUR	EUR	EUR	EUR
As at 31 December 2020	36 424 791	-	(2 188 051)	34 236 740
Profit (loss) for the year	-	-	(462 984)	(462 984)
As at 31 December 2021	36 424 791	-	(2 651 035)	33 773 756
Profit (loss) for the year	-	-	(3 683 844)	(3 683 844)
Profit (loss) not recognized in statement of profit and loss and other comprehensive income	-	(119 612)	-	(119 612)
As at 31 December 2022	36 424 791	(119 612)	(6 334 879)	29 970 300

The accompanying notes are an integral part of these consolidated financial statements.

Director
Renato La Fianza

(signature)

(signature)

28 April 2023

(date)

Authorised person of BDO auditas ir apskaita
Aurelija Janulaitytė

(signature)

(signature)

28 April 2023

(date)

CFO
Domenico Polin

(signature)

26 APRIL 2023

PayRay Bank, UAB

Company code: 304862948, Lvivo st. 25-702, Vilnius, Lithuania

Consolidated statement of cash flows


for the year ended 31 December 2022


	Notes	2022 EUR	2021 EUR
Profit (loss) for the year		(3 683 844)	(462 984)
Operating activities			
Credit loss allowance	21	3 115 047	710 192
Interest income	6	(11 853 621)	(5 996 137)
Interest expenses	6	3 091 111	651 522
Depreciation of property, plant and equipment and amortization of inta	9,10,11	881 672	269 005
Change in deferred tax	8	(151 712)	(13 512)
Other non-cash transactions elimination		(2 330 895)	92 449
Total adjustments to operating activities		(7 248 398)	(4 286 481)
Working capital adjustments			
Net change in loans granted	12, 13	(63 340 815)	(87 123 856)
Changes in other financial assets	14	(166 500)	(18 426)
Net changes in other assets	15	(63 617)	(324 250)
Changes in customer deposits	18	98 914 758	135 335 639
Change in payables	19	1 865 576	1 736 347
Changes in other liabilities	19	201 615	291 782
Total changes in assets and liabilities of operating activities		37 411 017	49 897 236
Interest received		11 397 310	5 674 478
Interest paid		(1 650 143)	(204 516)
Net cash flows from operating activities		36 225 942	50 617 733
Investing activities			
Acquisition of securities issued by governments	15	(22 733 488)	-
Acquisition of intangible assets	9, 11	(501 010)	(451 444)
Acquisition of intangible assets	10	(1 657 544)	(250 449)
Net cash flows used in investing activities		(24 892 042)	(701 893)
Financing activities			
Lease payments	11	(23 203)	201 762
Net cash flows from/used in financing activities		(23 203)	201 762
Increase (decrease) of cash and cash equivalents		11 310 697	50 117 602
Cash and cash equivalents at the beginning of the year/period	16	55 090 620	4 973 018
Cash and cash equivalents as at 31 December	16	66 401 317	55 090 620


Director
Renato La Fianza

Authorised person of BDO auditas ir apskaita
Aurelija Janulaitytė

CFO
Domenico Polini


(signature) 28 April 2023
(date)


(signature) 28 April 2023
(date)


22 April 2023

PayRay Bank, UAB

Company code: 304862948, Lviso st. 25-702, Vilnius, Lithuania

Consolidated notes to the financial statements

for the year ended 31 December 2022

1. General information

PayRay Bank, UAB (hereinafter – “the Bank”), code 304862948, is a private limited liability company registered in Lithuania. On 18 September 2019, Vilnius factoring company, UAB name was changed to PayRay Bank, UAB. The Company was registered as Vilnius factoring company, UAB, on 25 June 2018. The registered office is located at Lviso st. 25-702, Vilnius, Lithuania.

On 3 December 2019, the European Central Bank together with the Bank of Lithuania granted to the Bank a full banking license. The license secures a right to the Bank to collect deposits. The Company was converted to a bank during Q3 2020. PayRay Bank, UAB finally converted to a bank on 15 October 2020.

PayRay Bank, UAB Group is made up of the Bank and its subsidiaries (hereinafter “the Group”).

As at 31 December 2022, the Bank had the following directly controlled subsidiaries:

- PayRay SIA (other lending services: factoring, provision of loans to small and medium entities).
- PayRay Estonia OU (commercially inactive).

The principal activity of the Group is provision of financial services. The Group provides loans to small and medium entities (SME) and purchases amounts receivable which are the subject of factoring arrangements. The following factoring types can be identified:

- recourse factoring, where the Group extends credit limit to its customer, and gets invoices issued by the customer to a third party (amounts receivable) as credit enhancement. In most cases such amounts receivable have 10-20% higher nominal value compared to credit exposure amount to the customer. The cash flow from amounts receivable is used to repay the credit. If cash flows from receivables are not sufficient to cover the credit obligation of the customer, the Group applies recourse and directs the claim for the debt amount unpaid to the customer;

- non-recourse factoring, is a type of factoring where the Group is purchasing receivables (invoices) issued by its customer to a third party and then collects payments according to the payment schedules of these invoices. In this case, the debtor of the Group is the party towards which the invoice is issued. Also, in non-recourse factoring the Group usually purchases amounts receivable paying to the seller 80-90% of their nominal value.

In 2019, the Group started to grant business micro-loans with guarantee of the European Investment Fund. The maximum amount of such loan is EUR 25,000. The maximum term is one year. In 2020, the Bank entered into EaSI guarantee approval form with the European Investment Fund (EIF), which allowed increasing the maximum amount of loan to one customer from EUR 25,000 to EUR 50,000. In addition, having signed this form, during the COVID-19 pandemic period (until 30 June 2021), the loan guarantee was increased from 80% to 90%.

In some cases trade insurance to insure the Group's customers or third parties towards whom the invoices are issued from the risk of bankruptcy can be applied. Recourse factoring arrangements, having such trade insurance are sometimes referred to as factoring with 'limited recourse'. In 2022 and 2021, the Group was only using insurance by globally known trade insurance companies such as Coface, Atradius, Euler Hermes, Nexus or the guarantee granted by the European Investment Fund.

As at 31 December 2022 and 2021, the shareholder of the Bank was 2404 S.A., Bank code B224715, registered at 76, Grand Rue, L - 1660 Luxembourg, Luxembourg. The shareholder holds 100% of shares in the Bank.

In 2022, the Group had shares of one class held by one shareholder, 2404 S.A. Ultimate controlling persons are individuals holding 50% of shares each.

In 2020, the Bank established a company PayRay SIA. The Bank became the parent company of PayRay SIA owning 100% of the share capital of PayRay SIA. PayRay SIA is the Bank's subsidiary. The accounting policies of the subsidiary are based on the same International Financial Reporting Standards (IFRS) as the Group's. Financial data of PayRay SIA is included in the consolidated financial statements prepared by the Group.

In 2021, the Bank established a company PayRay Estonia OU. The Bank became the parent company of PayRay Estonia OU owning 100% of the share capital of PayRay Estonia OU. PayRay Estonia OU is the Bank's subsidiary. The accounting policies of the subsidiary are based on the same International Financial Reporting Standards (IFRS) as the Group's. Although commercially inactive in 2022, financial data of PayRay Estonia OU is included in the consolidated financial statements prepared by the Group.

On 25 March 2022, the Bank completed the partial acquisition of business from Technology Sri. The software development business was purchased as “transfer of going concern” and under the framework of “business combination under common control” as both parties had the same sole shareholder.

As at 31 December 2022, the average number of the Group's employees was 98 (31 December 2021, 55).

These consolidated financial statements for the year ended 31 December 2022 are approved by the Board and the shareholder. The shareholder of the Group has a statutory right to either approve these financial statements or not approve them and require a new set of financial statements to be prepared.

The Group's financial reporting year coincides with a calendar year.

Basis of consolidation

Subsidiaries are all entities over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the investee. Subsidiaries are consolidated from the date on which the Group obtains control of these companies. They are deconsolidated from the date that control ceases.

Transactions with non-controlling interests that do not result in loss of control are accounted for as equity transactions (that is, as transactions with the owners in their capacity as owners). The difference between fair value of any consideration paid and the relevant share acquired of the carrying value of net assets of the subsidiary is recorded in the Group's equity. Gains or losses on acquisition of non-controlling interest or disposal of shares to non-controlling interest are also recorded in the Group's equity.

The Group applies the acquisition method to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. The Group recognises any non-controlling interest in the acquiree on an acquisition-by-acquisition basis, either at fair value or at the non-controlling interest's proportionate share of the recognised amounts of acquiree's identifiable net assets.

Consolidated notes to the financial statements

for the year ended 31 December 2022

1. General information (continued)

Acquisition-related costs are expensed as incurred.

If the business combination is achieved in stages, the acquisition date carrying value of the acquirer's previously held equity interest in the acquiree is re-measured to fair value at the acquisition date; any gains or loss arising from such re-measurement is recognised in profit or loss.

The excess of the consideration transferred the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the identifiable net assets acquired is recorded as goodwill.

To determine whether the value of goodwill acquired on business combination has decreased, it has to be attributed as from the date of acquisition to each cash-generating unit, which should obtain benefits from the synergy irrespective of whether the assets or liabilities of the acquiree are attributable to mentioned units. Where goodwill forms part of a cash-generating unit and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on disposal of the operation. Goodwill disposed of in this circumstance is measured based on the relative values of the operation disposed of and the portion of the cash-generating unit retained.

If the total of consideration transferred, non-controlling interest recognised and previously held interest measured at fair value is less than the fair value of the net assets of the subsidiary acquired, the difference is recognised directly in the statement of profit or loss.

Inter-company transactions, balances and unrealised gains on transactions between the Group companies (including subsidiaries classified as held for sale) are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of impairment of the asset transferred. Where necessary, accounting policies of subsidiaries were changed to ensure consistency with the policies adopted by the Bank.

2. Basis of preparation

The financial statements have been prepared in accordance with the requirements of Lithuanian legal acts on accounting and financial reporting and with International Financial Reporting Standards (IFRS) as adopted by the European Union.

The financial statements are presented in euros and all values are rounded to the nearest whole number, except where otherwise indicated.

3. Significant accounting judgements, estimates and assumptions

The Group's financial statements were prepared on a going concern basis. As at the date of approval of the financial statements, there were no indications that the Group will not be able to continue as going concern, and the Group's activities are not restricted.

The preparation of the Group's financial statements in conformity with IFRS as adopted by the EU requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the disclosure of contingent liabilities, at the reporting date. However, uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of the asset or liability affected in future periods.

The estimates and associated assumptions are based on historical experience and various other factors that are reasonable under the current circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised or in any future periods affected.

Judgements

Information about judgements made in applying accounting policies that have the most significant effects on the amounts recognised in the financial statements is included in the following sections of accounting policies:

- Section 'Financial Assets'. Assessment of the business model within which the assets are held and assessment of whether the contractual terms of the financial asset are solely payments of principal and interest (SPPI) on the principal amount outstanding.
- Section 'Impairment of Financial Assets'. Assumptions establishing the criteria for determining whether credit risk on the financial asset has increased significantly since initial recognition, determining methodology for incorporating forward-looking information into measurement of ECL and selection and approval of models used to measure ECL.

Bank's activities under the incentive financial instrument of Žemės Ūkio Paskolų Garantijos Fondas to secure the liquidity during the period of the outbreak of COVID-19

The Group's management estimates that the Group acts as a financial intermediary channelling funds from Žemės Ūkio Paskolų Garantijos Fondas under the incentive financial instrument "Loans to Secure the Liquidity of Undertakings Active in the Production, Processing and Marketing of Agricultural and Fishery Products During the Period of the Outbreak of COVID-19".

The basis for such management estimate is the agreement with Žemės Ūkio Paskolų Garantijos Fondas, which defines the Group as a financial intermediary that lends funds received from Žemės Ūkio Paskolų Garantijos Fondas without taking final decisions on the granting of funds to borrowers, therefore the Group does incur any financial or non-financial liability for defaulting borrowers.

As the Group acts as a financial intermediary when granting loans under the said incentive financial instrument, the funds received by borrowers from the Fund and loans repayable by borrowers under the instrument are not recorded in the Group's accounts and disclosed in the Group's financial statements, under assets or liabilities.

Group's activities under the incentive financial instrument of Žemės Ūkio Paskolų Garantijos Fondas to secure the liquidity during the period of Russian military aggression against Ukraine

The management estimates that the Group acts as a financial intermediary channelling funds from Žemės Ūkio Paskolų Garantijos Fondas under the incentive financial instrument "Loans to Secure the Liquidity of Undertakings Active in the Production, Processing and Marketing of Agricultural and Fishery Products in Response to Russian aggression against Ukraine".

The basis for such management estimate is the agreement with Žemės Ūkio Paskolų Garantijos Fondas, which defines the Group as a financial intermediary that lends funds received from Žemės Ūkio Paskolų Garantijos Fondas without taking final decisions on the granting of funds to borrowers, therefore the Group does incur any financial or non-financial liability for defaulting borrowers.

Consolidated notes to the financial statements

for the year ended 31 December 2022

3. Significant Accounting Judgements, Estimates and Assumptions (continued)

As the Group acts as a financial intermediary when granting loans under the said incentive financial instrument, the funds received by borrowers from the Fund and loans repayable by borrowers under the instrument are not recorded in the Group's accounts and disclosed in the Group's financial statements, under assets or liabilities.

4. Summary of Significant Accounting Policies

Assumptions and estimation uncertainties

Information about assumptions and estimation uncertainties that have a significant risk of resulting in a material adjustment in the year ended 31 December 2022 and 2021 is included in the following notes:

- Section "Impairment of Financial Assets". Assumptions on the impairment of financial instruments determining inputs into the ECL measurement model, including incorporation of forward-looking information.

Taxes

Deferred tax asset is recognised for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgment is required to determine the amount of deferred tax asset that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies. Details on taxes are disclosed in Note 9.

In the process of handling its accounting records and financial reporting the Group follows general accounting principles:

Group's principle. In accordance with this principle, the Group shall be considered as a separate unit of accounting and the Group's financial statements shall reflect only its assets, equity and liabilities.

Principle of going concern. Financial statements shall be prepared based on the assumption that the Group will continue its operations indefinitely and is not going to be liquidated or its operations shall not be suspended.

Principle of consistency. In order to ensure that the data of the financial statements for one period can be compared with data from other periods, the accounting rules and methods should remain unchanged for a sufficiently long period. If certain accounting policies are changed during or after a reporting period, (i) comparative information about financial results that would have been achieved with previous accounting policies, and (ii) information on current financial results must be provided in the explanatory notes to the financial statements.

Principle of accrual. Economic transactions and other events of the Group shall be recorded in accounting when they occur and shall be presented in financial statements of such periods, irrespective of the receipt or payment of cash. Financial statements drafted applying the accrual principle shall inform their users not only about the past events but also about obligations to pay or receive cash in the future.

Principle of periodicity. The accounting activities of the Group are divided into financial years or other reporting periods and the financial statements are prepared for that reporting period. Financial statements of the Group shall be prepared on the basis of data as at the last day of the reporting period.

Principle of prudence. A conservative approach to decisions or transactions should be adopted, which implies prudent assessment of the outcome of the decisions and transactions, and ensures that revenues or assets are not overestimated and costs or liabilities are not underestimated.

Principle of comparability. Revenue earned during the reporting period shall be related to the expenses incurred to earn such revenue. Costs incurred in respect of different periods shall be allocated to the periods during which the Group will earn the respective revenue. The accounting policies selected by the Group shall provide for the application of new methods of accounting without violating the principle of comparability of financial statements. All financial statements shall provide disclosures covering the current reporting year and at least one previous financial year (comparative information).

Principle of neutrality. The accounting information of the Group shall be presented impartially. Presentation of accounting information should not affect the decisions taken by users of accounting information and should not result in predetermined outcome.

Principle of substance over form. In recording transactions and other events of the Group, the economic substance should take precedence over formal requirements or legal form.

The principal accounting policies applied in the preparation of the Group's financial statements for 2022 are set out below.

Financial assets

Recognition and initial measurement

The Group initially recognises factoring arrangements, loans and advances on the date on which they are originated.

A financial asset or financial liability is measured initially at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition or issue.

Classification

On initial recognition, a financial asset is classified as measured at (i) amortised cost (ii) fair value through other comprehensive income (FVOCI) or (iii) fair value through profit or loss (FVPL).

Consolidated notes to the financial statements

for the year ended 31 December 2022

4. Summary of Significant Accounting Policies (continued)

A financial asset is measured at amortised cost if it meets both of the following conditions and is not designated as at FVTPL:

- the asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are SPPI.

A debt instrument is measured at FVOCI only if it meets both of the following conditions and is not designated as at FVTPL:

- the asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are SPPI.

All other financial assets are classified as measured at FVPL.

In addition, on initial recognition, the Group may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortised cost or at FVOCI as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

Business model assessment

The Group makes an assessment of the objective of the business model in which a financial asset is held at portfolio level because this best reflects the way the business is managed and information is provided to management.

The sole objective of the Group's business model is to hold assets to collect contractual cash flows. The Group's business model remained unchanged during 2022. Except for collection of deposits, which was set in the plans when converting to the Group.

The information considered for determining the objective of the business model includes:

- the stated policies and objectives for the portfolio and the operation of those policies in practice. In particular, the Group's strategy focuses on earning contractual interest income;
- the portfolio is evaluated and reported to the Bank's management based mainly on credit portfolio volume and interest income earned;
- the risks that affect the performance of the business model (and the financial assets held within that business model) and its strategy for how those risks are managed are typical for the activity of holding assets and collecting contractual cash flows.

Assessment of whether contractual cash flows are solely payments of principal and interest

For the purposes of this assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs) as well as a profit margin.

In assessing whether the contractual cash flows are SPPI, the Group considers the contractual terms of the instrument. This includes assessing whether the financial asset includes a contractual term that could change the timing or amount of contractual cash flows such that it could not be consistent with these contractual terms. In making the assessment, the Group considers:

- contingent events that would change the amount and timing of cash flows;
- prepayment and extension terms (if any);
- terms that limit the Group's claim to cash flows from specified assets (e.g. non-recourse loans).

Derecognition of financial assets.

The Group derecognises financial assets when the contractual rights to the cash flows from this asset has expired or when the right to receive the agreed cash flows from this financial asset has been transferred during the transaction, i.e. all risks and rewards of ownership of financial assets are transferred. Any interest in such derecognised financial assets that is created or retained by the Group is recognised as a separate asset or liability.

On derecognition of a financial asset, the difference between the carrying amount of the asset (or the carrying amount allocated to the portion of the asset derecognized) and the sum of (i) the consideration received (including any new asset obtained less any new liability assumed) and (ii) any cumulative gain or loss that had been recognized in other comprehensive income is recognized in profit or loss.

If the Group transfers a financial asset in a transfer that qualifies for derecognition in its entirety and retains the right to service the financial asset for a fee, it shall recognise either a servicing asset or a servicing liability for that servicing contract.

If a transfer of a financial asset does not result in derecognition because the Group has retained substantially all the risks and rewards of ownership of the transferred asset, the Group shall continue to recognise the transferred asset in its entirety and shall recognise a financial liability for the consideration received. In subsequent periods, the Group shall recognise any income on the transferred asset and any expense incurred on the financial liability.

Impairment of financial assets

The Group recognises loss allowances for ECL (expected credit loss) on the following financial instruments that are not measured at FVTPL:

- financial assets that are debt instruments (incl. factoring arrangements);
- lease receivables;
- financial guarantee contracts issued;
- loan commitments issued.

The Group measures loss allowances at an amount equal to lifetime ECL, except for the following, for which they are measured as 12-month ECL:

- debt investment securities that are determined to have low credit risk at the reporting date;
- other financial instruments (other than lease receivables) on which credit risk has not increased significantly since their initial recognition (Stage 1).

Consolidated notes to the financial statements

for the year ended 31 December 2022

4. Summary of Significant Accounting Policies (continued)

12-month ECL are the portion of ECL that result from default events on a financial instrument that are possible within the 12 months after the reporting date. Financial instruments for which a 12-month ECL is recognised are referred to as 'Stage 1 financial instruments'.

Life-time ECL are the ECL that result from all possible default events over the expected life of the financial instrument. Financial instruments for which a lifetime ECL is recognised but which are not credit-impaired are referred to as 'Stage 2 financial instruments'.

Assessment of expected credit losses

ECL are a probability-weighted estimate of credit losses. They are measured as follows:

Significant increase in credit risk (SICR)

When determining whether the risk of default on a financial instrument has increased significantly since initial recognition, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Bank's historical experience and expert credit assessment and including forward-looking information.

The objective of the assessment is to identify whether a significant increase in credit risk has occurred for an exposure by comparing:

- the remaining lifetime probability of default (PD) as at the reporting date; with
- the remaining lifetime PD for this point in time that was estimated at the time of initial recognition of the exposure (adjusted where relevant for changes in prepayment expectations).

The Group uses three criteria for determining whether there has been a significant increase in credit risk:

- quantitative test based on changes in PD;
- qualitative indicators; and
- a backstop of 30 days past due.

Credit risk grades

The Group allocates each exposure to a credit risk grade based on a variety of data that is determined to be predictive of the risk of default and applying experienced credit judgement.

Credit risk grades are defined using qualitative and quantitative factors that are indicative of risk of default. These factors vary depending on the nature of the exposure and the type of borrower.

Credit risk grades are defined and calibrated such that the risk of default occurring increases exponentially as the credit risk deteriorates so, for example, the difference in risk of default between credit risk grades A1 and A2 is smaller than the difference between credit risk grades C2 and C3.

Each exposure is allocated to a credit risk grade on initial recognition based on available information about the borrower. Exposures are subject to ongoing monitoring, which may result in an exposure being moved to a different credit risk grade. The monitoring typically involves use of the following data.

Information obtained during periodic review of customer files – e.g. audited financial statements, management accounts, budgets and projections. Examples of areas of particular focus are:

- gross profit margins, financial leverage ratios, debt service coverage, compliance with covenants, quality of management, senior management changes;
- data from credit reference agencies, press articles, changes in external credit ratings;
- quoted bond and credit default swap (CDS) prices for the borrower where available;
- actual and expected significant changes in the political, regulatory and technological environment of the borrower or in its business activities;
- payment record – this includes overdue status as well as a range of variables about payment ratios;
- utilisation of the granted limit;
- requests for and granting of forbearance;
- existing and forecast changes in business, financial and economic conditions.

Generating the term structure of PD

Credit risk grades are a primary input into the determination of the term structure of PD for exposures. The Group collects performance and default information about its credit risk exposures analysed by characteristics and by type of product and borrower as well as by credit risk grading. For some portfolios, information purchased from external credit reference agencies is also used.

The Group uses own assumptions and expert judgements to analyse the data collected and generate estimates of the remaining lifetime PD of exposures and how these are expected to change as a result of the passage of time. The number, diversity and complexity of credit exposures was limited in 2021–2022, therefore, the Group uses simple modelling of PD in a homogeneous portfolio assessing exposures assigned to Stage 2 and 1 on collective, and those assigned to stage 3 on individual basis.

Consolidated notes to the financial statements

for the year ended 31 December 2022

4. Summary of Significant Accounting Policies (continued)Determining whether credit risk has increased significantly

The Group assesses whether credit risk has increased significantly since initial recognition at each reporting date. Determining whether an increase in credit risk is significant depends on the characteristics of the financial instrument and the borrower. What is considered significant differs for different types of lending. As a general indicator, credit risk of a particular exposure is deemed to have increased significantly since initial recognition if, based on the Group's quantitative modelling:

Quantitative criteria for determination of SICR using credit risk grades

	Exposures in Stage 1
SICR automatic trigger for moving the financial instrument (credit exposures) across Stages	<p>The Group's customer's are grouped into five risk categories:</p> <ol style="list-style-type: none"> 1. Low risk; 2. Moderate risk; 3. Increased risk; 4. High risk; 5. In-default. <p>The customer is moved to a higher stage:</p> <ul style="list-style-type: none"> - if the credit risk grade increase by more than one risk category, e.g. the customer's risk exposure changes from Low risk category to Increased risk category; - if the customer's risk category becomes material (i.e. the customer's risk is attributed to high risk or default risk categories); - if a significant loss events become known and, in the assessment of the Debt Management Committee or Risk Management Department, this may lead to a deterioration of the Customer's credit quality (the Group is informed of the initiation of reorganisation or bankruptcy process against the company).

The credit risk may also be deemed to have increased significantly since initial recognition based on qualitative factors linked to the Group's credit risk management processes that may not otherwise be fully reflected in its quantitative analysis on a timely basis. This will be the case for exposures that meet certain heightened risk criteria, such as placement on a watch list. Such qualitative factors are based on its expert judgment and relevant historical experiences.

The Group considers that a significant increase in credit risk occurs when liabilities towards the Group are more than 30 days past due. Days past due are determined by counting the number of days since the earliest elapsed due date in respect of which full payment has not been received.

In factoring exposures with recourse, when credit exposure has to be covered by numerous different buyers (within the same contract), and no recourse has been applied to the seller so far, a materiality threshold of 2% to the whole exposure is applied towards overdue exposure of more than 30 days, but not exceeding 90 days.

If there is evidence that there is no longer a significant increase in credit risk relative to initial recognition, then the loss allowance on an instrument returns to being measured as 12-month ECL. Some qualitative indicators of an increase in credit risk, such as delinquency or forbearance, may be indicative of an increased risk of default that persists after the indicator itself has ceased to exist. In these cases, the Group determines a probation period during which the financial asset is required to demonstrate good behaviour to provide evidence that its credit risk has declined sufficiently. When contractual terms of a loan have been modified, evidence that the criteria for recognising lifetime ECL are no longer met includes a history of up-to-date payment performance against the modified contractual terms. Usually, probation period of 3 months or any longer period that the Group's Credit Committee deems appropriate is used.

The Group monitors the effectiveness of the criteria used to identify a significant increase in credit risk through regular reviews to validate whether:

- the criteria can be used to identify a significant increase in credit risk before the exposure defaults;
- the criteria mismatches the timing when an asset becomes past due for up to 30 days;
- the average time between determining a significant increase in credit risk and the occurrence of default is reasonable;
- typically, exposures are not moved directly from 12-month ECLs to credit-impaired ECLs; there is no reasonable change in loss allowance for the exposure to be moved from 12-month ECLs (Stage 1) to lifetime ECLs (Stage 2).

Definition of default

The Group considers a financial asset to be in default when:

- the borrower is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realising security (if any is held);
- the borrower is more than 90 days past due on any material credit obligation to the Group;
- it is becoming probable that the borrower will restructure the asset as a result of bankruptcy due to the borrower's inability to pay its credit obligations.

In assessing whether a borrower is in default, the Group considers indicators that are:

- qualitative: e.g. breaches of covenant;
- quantitative: e.g. overdue status and non-payment on another obligation of the same issuer to the Group; and
- based on data developed internally and obtained from external sources.

Inputs into the assessment of whether a financial instrument is in default and their significance may vary over time to reflect changes in circumstances.

Consolidated notes to the financial statements

for the year ended 31 December 2022

4. Summary of Significant Accounting Policies (continued)

Incorporation of forward-looking information

The Group incorporates forward-looking information into both the assessment of whether the credit risk of an instrument has increased significantly since its initial recognition and the measurement of ECL.

Group has identified and documented key drivers of credit risk and credit losses for portfolio of financial instruments and, using an analysis of available data, has estimated relationships between macro-economic variables and credit risk and credit losses.

Because of homogeneous nature of Group's lending portfolio, it is reasonable to assume that without undue cost and effort it is practicable to focus on a single selected forward-looking macroeconomic indicator when measuring the SICR on a portfolio level. Therefore, on a portfolio level, forecasted changes in Lithuania's and Latvia's GDP is a well-balanced indicator that can be used to signal increases in credit risk for all credit exposures in the portfolio.

Many credit exposures in the Group's credit portfolio is shorter than 12 months. In majority of cases, credit facilities granted by the Group have 30-90 days revolving maturities after which credit is extended again. Each such time the Group retains the right to cancel the credit to the borrower (not to further extend) unilaterally without any penalties, thus all credit facilities are uncommitted. This implies short term nature of credit exposures of the Group.

Therefore, information based on quarterly changes of actual and forecasted GDP have been selected as a proxy for evaluating forward-looking macroeconomic impact on credit risk of the borrowers. Considering lagging nature of the indicator, combination of actual and forecasted data allows to smooth the fluctuations and avoid measurement biases.

However, the Group always applies borrower-specific credit analysis and constant monitoring of the exposure. Therefore, all borrower-specific signs of possible future increase in credit risk are incorporated into client's PD on a regular basis.

The key inputs into the measurement of ECL are the term structure of the following variables:

- probability of default (PD);
- loss given default (LGD);
- exposure at default (EAD).

ECL for exposures in Stage 1 is calculated by multiplying the 12-month PD by LGD and EAD. Lifetime ECL is calculated by multiplying the lifetime PD by LGD and EAD.

LGD is the magnitude of the likely loss if there is a default. Since as at 31 December 2022, the Group did not have sufficient historic data to reliably estimate individual LGD values, it has decided to use LGD of 45% for all corporate borrowers. The LGD of 45% is a widely accepted standard in financial industry used by many banks under ECB regulation (Standard Approach), especially, when estimates based on historical record are not available.

The Group further modifies chosen LGD parameter based on the collateral and credit enhancements of the claim that is integral to the financial asset.

EAD represents the expected exposure in the event of a default. The Group derives the EAD from the current exposure to the counterparty and potential changes to the current amount allowed under the contract and arising from amortisation. The EAD of a financial asset is its gross carrying amount at the time of default.

For lending and factoring commitments, the EAD is not calculated since all contractual terms of lending and factoring commitments are revocable. The Group can cancel them with immediate effect but this contractual right is not enforced in the normal day-to-day management, but only when the Group becomes aware of an increase in credit risk at the facility level. This longer period is estimated taking into account the credit risk management actions that the Group expects to take, and that serve to mitigate ECL. These include a reduction in limits or entire cancellation of the facility.

As described above, and subject to using a maximum of a 12-month PD for Stage 1 financial assets, the Group measures ECL considering the risk of default over the maximum contractual period (including any borrower's extension options) over which it is exposed to credit risk. The maximum contractual period extends to the date at which the Group has the right to require repayment of an advance or terminate a loan commitment or guarantee.

Restructured financial assets

If the terms of a financial asset are renegotiated or otherwise modified, or an existing financial asset is replaced with a new one due to financial difficulties of the borrower, then an assessment is made of whether the financial asset should be derecognised and ECL are measured as follows:

- if the expected restructuring will not result in derecognition of the existing asset, then the expected cash flows arising from the modified financial asset are included in calculating the cash shortfalls from the existing asset;
- if the expected restructuring will result in derecognition of the existing asset, then the expected fair value of the new asset is treated as the final cash flow from the existing financial asset at the time of its derecognition. This amount is included in calculating the cash shortfalls from the existing financial asset that are discounted from the expected date of derecognition to the reporting date using the original effective interest rate of the existing financial asset.

Consolidated notes to the financial statements

for the year ended 31 December 2022

4. Summary of Significant Accounting Policies (continued)

Credit-impaired financial assets

At each reporting date, the Group assesses whether financial assets carried at amortised cost and debt financial assets carried at FVOCI, and finance lease receivables are credit-impaired (referred to as 'Stage 3 financial assets'). A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred. Evidence that a financial asset is credit-impaired includes the following observable data:

- significant financial difficulty of the borrower or issuer;
- a breach of contract such as a default or past due event;
- the restructuring of a loan or advance by the Group on terms that the Group would not consider otherwise;
- it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; or
- the disappearance of an active market for a security because of financial difficulties.

A loan that has been renegotiated due to a deterioration in the borrower's condition is usually considered to be credit-impaired unless there is evidence that the risk of not receiving contractual cash flows has reduced significantly and there are no other indicators of impairment. In addition, retail loans that are overdue for 90 days or more is considered credit-impaired even when the regulatory definition of default is different.

Presentation of allowance for ECL in the statement of financial position

Loss allowances for ECL are presented in the statement of financial position as follows:

- financial assets measured at amortised cost: as a deduction from the gross carrying amount of the assets;
- loan commitments and financial guarantee contracts: generally, as a provision;
- where a financial instrument includes both a drawn and an undrawn component, and the Group cannot identify the ECL on the loan commitment component separately from those on the drawn component: the Group presents a combined loss allowance for both components. The combined amount is presented as a deduction from the gross carrying amount of the drawn component. Any excess of the loss allowance over the gross amount of the drawn component is presented as a provision;
- debt instruments measured at FVOCI: no loss allowance is recognised in the statement of financial position because the carrying amount of these assets is their fair value. However, the loss allowance is disclosed and is recognised in the fair value reserve.

Write-offs

Loans and debt securities are written off (either partially or in full) when there is no reasonable expectation of recovering a financial asset in its entirety or a portion thereof. This is generally the case when the Group determines that the borrower does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off. This assessment is carried out at the individual asset level. Recoveries of amounts previously written off are included in the statement of profit or loss and other comprehensive income under impairment loss on financial instruments. Financial assets that are written off could still be subject to enforcement activities in order to comply with the Group's procedures for recovery of amounts due.

Financial liabilities

Financial liabilities are recorded when the Group assumes a legal obligation to pay cash or settle other financial assets under an existing contract. Financial liabilities according to their measurement are classified as: measured at amortised cost and measured at FVPL (this category includes financial liabilities held for trading). The fair value of term deposits is measured by discounting expected cash flows using current market interest rates for similar financial instruments with similar terms.

A financial liability is classified as held for trading if it is acquired or incurred principally for the purpose of selling or repurchasing it in the near term or if it is part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit-taking.

Gains and losses arising from changes in fair value of financial liabilities classified held for trading are included in the statement of profit or loss.

A financial liability is derecognised when the obligation under the liability is discharged, cancelled or expired.

Classification as debt or equity

Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangement and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences remaining share in the Group's assets after deducting all of its liabilities. Equity instruments issued by the Group are recognised at the proceeds received, net of direct issue costs.

Repurchase of the Group's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments.

PayRay Bank, UAB

Company code: 304862948, Lviso st. 25-702, Vilnius, Lithuania

Consolidated notes to the financial statements

for the year ended 31 December 2022

4. Summary of Significant Accounting Policies (continued)

Compound instruments

The component parts of convertible loan are classified separately as financial liabilities and equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument. A conversion option that will be settled by the exchange of a fixed amount of cash or another financial asset for a fixed number of the Group's own equity instruments is an equity instrument.

At the date of issue, the fair value of the liability component is estimated using the prevailing market interest rate for a similar non-convertible instrument. This amount is recorded as a liability on an amortised cost basis using the effective interest method until extinguished upon conversion or at the instrument's maturity date.

The conversion option classified as equity is determined by deducting the amount of the liability component from the fair value of the compound instrument as a whole. This is recognised and included in equity, net of income tax effects, and is not subsequently remeasured. In addition, the conversion option classified as equity will remain in equity until the conversion option is exercised, in which case, the balance recognised in equity will be transferred to share premium or ordinary shares. Where the conversion option remains unexercised at the maturity date of the convertible loan note, the balance recognised in equity will be transferred to retained earnings. No gain or loss is recognised in profit or loss upon conversion or expiration of the conversion option.

Transaction costs that relate to the issue of the convertible loan notes are allocated to the liability and equity components in proportion to the allocation of the gross proceeds. Transaction costs relating to the equity component are recognised directly in equity. Transaction costs relating to the liability component are included in the carrying amount of the liability component and are amortised over the lives of the convertible loan notes using the effective interest method.

Amortised cost

The amortized cost of a financial asset or financial liability is the amount at which the financial asset or financial liability is measured at initial recognition minus principal repayments, plus or minus the cumulative amortization using the effective interest method of any difference between that initial amount and the maturity amount.

Fair value measurement principles

'Fair value' is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date in the principal or, in its absence, the most advantageous market to which the Group has access at that date. The fair value of a liability reflects the effect of its non-performance risk.

When one is available, the Group measures the fair value of an instrument using the quoted price in an active market for that instrument. If there is no quoted price in an active market, then the Group uses valuation techniques that maximise the use of relevant observable inputs and minimise the use of unobservable inputs. The chosen valuation technique incorporates all of the factors that market participants would take into account in pricing a transaction.

The best evidence of the fair value of a financial instrument on initial recognition is normally the transaction price, i.e. the fair value of the consideration given or received. If the Group determines that the fair value at initial recognition differs from the transaction price and the fair value is evidenced neither by a quoted price in an active market for an identical asset or liability nor based on a valuation technique that used only data from observable markets, the financial instrument is initially measured at fair value, adjusted to defer the difference between the fair value at initial recognition and the transaction price. Subsequently, that difference is recognised in profit or loss on an appropriate basis over the life of the instrument but no later than when the valuation is wholly supported by observable market data or the transaction is closed out.

The Group recognizes transfers between levels of the fair value hierarchy as of the end of the reporting period during which the change has occurred.

Accounting of property, plant and equipment and intangible assets

Property, plant and equipment, and intangible assets shall be attributed to non-current where the following conditions are met: an asset is an identifiable non-monetary asset without physical substance, the Group intends to use it for a period longer than one year, the Group reasonably expects a flow of economic benefits from such asset in future periods, the Group can reliably measure the acquisition costs of the asset, risk related to the asset has been transferred to the Group and the acquisition cost of the asset exceeds the minimum cost of property, plant and equipment set by the Group, i.e. EUR 500.

Property, plant and equipment is measured at cost, less accumulated depreciation and impairment loss. Depreciation is charged on the assets on a straight line basis to allocate the cost to their residual values over useful lives.

Intangible assets are measured initially at acquisition cost, and subsequently at cost less any accumulated amortisation (except for goodwill) and any accumulated impairment loss.

Development costs are capitalised and recognised in the statement of financial positions, when the Bank/Group controls the resulting asset, and if it is probable that future economic benefits that are attributable to the asset will flow to the Bank/Group and the cost of asset can be measured reliably. In other cases, development costs are expensed as they are incurred.

Consolidated notes to the financial statements

for the year ended 31 December 2022

4. Summary of Significant Accounting Policies (continued)*Depreciation and amortisation rates (in years) for non-current assets*

Group of non-current assets	Method	Rate (in years)
PROPERTY, PLANT AND EQUIPMENT		
Furniture	linear	6
Computers and communication equipment	linear	3
Assets other than listed above	linear	4
Intangible assets		
Software (computer)	linear	3
Core banking software	linear	5
Acquired rights	linear	3
Other intangible assets	linear	4

Impairment of non-financial assets

The Group assesses at the end of each reporting period whether there is any indication that an asset may be impaired. If any such indication exists, the Group estimates the recoverable amount of the asset. An asset is impaired when its carrying amount exceeds its recoverable amount.

The recoverable amount of an asset or a cash-generating unit is the higher of its fair value less costs of disposal and its value in use. If either of these amounts exceeds the asset's carrying amount, the asset is not impaired and it is not necessary to estimate the other amount.

Value in use is based on the estimated future cash flows, discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or CGU.

An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

Lease**Group is a lessor**

The receivables from the financial lease agreements are recognised in net present value of the minimum lease payments, from which the payments of principal received have been deducted, plus unguaranteed residual value at the end of contract. Lease payments collected are allocated between repayment of principal and financial income.

Financial income is recognised over the rental period based on the pattern reflecting a constant periodic rate of return on the lessor's net investment in the financial lease. Initial service fees collected at issuance are included into the calculation of effective interest rate and lessor's net investment. Lessor's direct expenses, related to the contract, are part of effective interest rate and are booked as decrease of leasing income over the period of leasing contract. Allowances for lease receivables are presented on the respective line of statement of financial position at negative value.

The lease receivable from the client is recognised in the statement of financial position as of the moment of delivering the assets being the object of the agreement to the client. In case of transactions, in which the assets being the object of the agreement having a long delivery term have not yet been delivered to the client, the payments received from the lessees under these agreements are recognised in the statement of financial position under other liabilities. The amounts paid for the assets under lease agreements not yet delivered are recognised in the statement of financial position as prepayments to suppliers under other assets.

Group as a lessee

A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. IFRS 16 requires the lessee to recognise a right of use asset and an associated liability. The right-of-use asset is depreciated and the liability accrues interest. This results in a front-loaded pattern of expense for most leases, even when the lessee pays constant fixed annual lease payments.

At inception of an arrangement, the Group determines whether the arrangement is or contains a lease. A lease is defined as a contract, or part of a contract, that conveys the right to use an asset (the underlying asset) for a period of time in exchange for consideration.

At inception or on reassessment of an arrangement that contains a lease, the Group separates payments and other consideration required by the arrangement into those for the lease and those for other elements on the basis of their relative fair values. If the Group concludes for a finance lease that it is impracticable to separate the payments reliably, then an asset and a liability are recognised at an amount equal to the fair value of the underlying asset; subsequently, the liability is reduced as payments are made and an imputed finance cost on the liability is recognised using the Group's incremental borrowing rate.

Consolidated notes to the financial statements

for the year ended 31 December 2022

4. Summary of Significant Accounting Policies (continued)

Leases of property, plant and equipment that transfer to the Group substantially all of the risks and rewards of ownership are classified as finance leases. The leased assets are measured initially at an amount equal to the lower of their fair value and the present value of the minimum lease payments. Subsequent to initial recognition, the asset is accounted for in accordance with the accounting policy applicable to that asset.

Assets held under other leases are classified as operating leases and are not recognised in the Group's statement of financial position.

The standard includes two recognition exemptions for lessees – leases of 'low-value' assets (e.g., personal computers) and short-term leases (i.e., leases with a lease term of 12 months or less).

At the commencement date of a lease, a lessee recognises a liability to make lease payments (i.e., the lease liability) and an asset representing the right to use the underlying asset during the lease term (i.e., the right-of-use asset).

Lessees are required to separately recognise the interest expense on the lease liability and the depreciation expense on the right-of-use asset. Lessees are required to remeasure the lease liability upon the occurrence of certain events (e.g., a change in the lease term, a change in future lease payments resulting from a change in an index or rate used to determine those payments).

The lessee generally recognises the amount of the remeasurement of the lease liability as an adjustment to the right-of-use asset.

Payments made under operating leases are recognised in profit or loss on a straight-line basis over the term of the lease. Lease incentives received are recognised as an integral part of the total lease expense, over the term of the lease.

Minimum lease payments made under finance leases are apportioned between the finance expense and the reduction of the outstanding liability. The finance expense is allocated to each period during the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability at the end of each reporting period.

When measuring lease liabilities for leases that were classified as operating leases, the Group discounted lease payments using its incremental borrowing rate and deposit interest rate.

Income

The Group's income consists of income from interest, commissions, insurance fees, agreement fees and late payment interest arising from financing and factoring services under the contract with customers.

Interest income is recognised on an accrual basis, using the effective interest rate method. Loan origination fees for loans issued to customers are deferred (together with related direct costs) and recognised as an adjustment to the effective yield of the loans. Fees, commissions and other income items are generally recorded on an accrual basis when the service has been provided. Interest income on late payment represents interest on delayed payment. Interest on late payment is recognised when it is highly probable to receive it.

The effective interest rate method is a method of calculating the amortised cost of a financial asset or a financial liability and of allocating the interest income or interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial instrument or, when appropriate, a shorter period to the net carrying amount of the financial asset or financial liability. When calculating the effective interest rate, the Group estimates cash flows considering all contractual terms of the financial instruments (for example, prepayment options) but does not consider future credit losses. The calculation includes all fees paid or received between parties to the contract that are an integral part of the effective interest rate, transaction costs and all other premiums or discounts.

Revenue from contracts with customers consists primarily of service-related fees and is reported in the statement of profit or loss and other comprehensive income, under commission income. Revenue is recognised when the performance obligation is satisfied, i.e. control of the goods or services is transferred to the customer. The overall consideration received is allocated to each performance obligation, depending on whether they are satisfied either at a point in time or over time. Commission income for asset management and custody services is generally recognised as revenue over time, as services are performed. Where fees are variable, i.e. performance-based fees, revenue is recognised when it is highly probable that a significant reversal in the amount will not occur. Payment commissions and card fees are generally recognised when the services are provided, at a point in time. Fees related to service concepts are recognised over the period of time when the services are provided. Lending fees that are not an integral part of the effective interest rate are recognised as commission income. Lending and deposits fees are recognised both over time and at a point in time, depending on when the performance obligation is satisfied. Expenses for bought service directly attributable to generating commission income for service provided are reported as commission expenses.

The Group's other income include income from acquisition of securities issued by governments, demand deposits in banks and income from intra-group transfer pricing transactions. The income is recorded in the Group's statement of profit or loss or other comprehensive income under other operating income. Income is recognized on accrual basis when earned.

Costs

Costs are recognised based on the accrual and matching principles in the reporting period during which related income is earned, irrespective of the time the money was spent. Costs are divided into personnel expenses, impairment loss on receivables (related to operating activities of the Group and intended for earning income), administrative expenses and finance costs (interest on loan received from shareholders, deposit interest and lease liabilities). Costs that are not related to income earned during the reporting period, but expected to generate future economic benefits, are recorded in accounting and presented in financial statement as assets. The portion of assets which is intended for earning income in future periods shall be recognised as expenses when the associated income is earned.

PayRay Bank, UAB

Company code: 304862948, Lviso st. 25-702, Vilnius, Lithuania

Consolidated notes to the financial statements

for the year ended 31 December 2022

4. Summary of Significant Accounting Policies (continued)

Transactions in foreign currencies

Transactions in foreign currencies are converted into Euros at the Euro and foreign exchange rates announced by the European Central Bank in accordance with the Law on Accounting at the date of the transaction. Resulting exchange differences are recognised in profit or loss for the year.

Employee benefits

Short-term employee benefits, such as salaries, paid absences, performance-based cash awards and social security costs are recognised as expenses during the period in which they are incurred.

Taxes

Income tax expense comprises current tax and deferred tax. Current tax is the expected tax payable on the taxable income for the year, and any adjustment to tax payable in respect of the previous year. It is measured using tax rate enacted or substantively enacted at the reporting date.

Corporate income tax in Lithuania

Corporate income tax is calculated in accordance with the requirements of the Law on Corporate Income Tax of the Republic of Lithuania. Tax losses can be carried forward for indefinite time. Such transfer of losses shall be terminated if the Group ceases to carry out the activities that caused such tax losses to emerge, unless the Group ceases its activities because of reasons beyond its control. Only up to 70% of current year's taxable profits can be offset against tax losses carried forward.

Corporate income tax in Latvia

Income tax expenses of the reporting period accounted for in the financial statements are determined based on calculations performed in accordance with tax legislation of the Republic of Latvia. Income tax is recognised on profit for distribution when shareholders make a decision on profit distribution. Income tax applicable to profit distributed in part is recognised in profit or loss in the year when calculated. In Latvia, income tax is applicable to net dividends instead of profit. Tax rate is 20% from taxable basis.

Corporate income tax in Estonia

Income tax expenses of the reporting period accounted for in the financial statements are determined based on calculations performed in accordance with tax legislation of the Republic of Estonia. Income tax is recognised on profit for distribution when shareholders make a decision on profit distribution. Income tax applicable to profit distributed in part is recognised in profit or loss in the year when calculated. In Latvia, income tax is applicable to net dividends instead of profit. Tax rate is 20% from taxable basis.

Deferred tax is recognised on temporary differences between the carrying amounts for financial reporting purposes and the amounts used for taxation purposes, except differences relating to the initial recognition of assets or liabilities which affect neither accounting nor taxable profit.

Deferred tax is calculated using rates that are expected to be applied on temporary differences when they are reversed, using tax rate currently enacted or substantively enacted at the reporting date. A deferred tax asset is recognised to the extent that it is probable that future taxable profits will be available against which the asset can be utilised. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

Equity and reserves

Incremental costs directly attributable to the issue of new shares or options or to the acquisition of a business are shown in equity as a deduction, net of tax, from the proceeds.

The net financial result (profit or loss) received during the financial year must be distributed not later than within 4 months after the end of the financial year, by the decision of the General Meeting of Shareholders approving the annual financial statements.

A legal reserve is a compulsory reserve under legislation of the Republic of Lithuania. An annual transfer of 5% of net profit is compulsory until the total of the reserve reaches 10% of the share capital. Legal reserve cannot be distributed for the payment of dividends. The reserve may be used only for covering the losses.

5. Application of new and amended International Financial Reporting Standards

During the reporting period, the Group adopted new standards and amendments to existing standards and their interpretations, which are relevant to the activities and effective for annual periods beginning on or after 1 January 2022.

(a) Standards, their amendments and interpretations effective for annual periods beginning on or after 1 January 2022.

IFRS 3 Business Combinations; IAS 16 Property, Plant and Equipment; IAS 37 Provisions, Contingent Liabilities and Contingent Assets as well as Annual Improvements 2018-2020 (Amendments) (all issued on 14 May 2020 with effective date of 1 January 2022)

Consolidated notes to the financial statements

for the year ended 31 December 2022

5. Application of new and amended International Financial Reporting Standards (continued)

The IASB has issued narrow-scope amendments to the IFRS Standards as follows:

- IFRS 3 Business Combinations (Amendments) update a reference in IFRS 3 to the Conceptual Framework for Financial Reporting without changing the accounting requirements for business combinations.
- IAS 16 Property, Plant and Equipment (Amendments) prohibit a company from deducting from the cost of property, plant and equipment amounts received from selling items produced while the company is preparing the asset for its intended use. Instead, a company will recognise such sales proceeds and related cost in profit or loss of the statement of profit or loss and other comprehensive income.
- IAS 37 Provisions, Contingent Liabilities and Contingent Assets (Amendments) specify which costs a company includes in determining the cost of fulfilling a contract for the purpose of assessing whether a contract is onerous.
- Annual Improvements 2018-2020 make minor amendments to IFRS 1 First-time Adoption of International Financial Reporting Standards, IFRS 9 Financial Instruments, IAS 41 Agriculture and the Illustrative Examples accompanying IFRS 16 Leases.

These amendments are effective in European Union for annual reporting periods beginning on or after 1 January 2022. The management assessed that these amendments has no material impact on these financial statements.

(b) Standards issued but not yet effective and not early adopted and their amendments

New standards, amendments and interpretations that are not mandatory for reporting period beginning on 1 January 2022 and have not been early adopted when preparing these financial statements are presented below:

IFRS 17 and IFRS 4: Deferral of the effective date of IFRS 17 and IFRS 9 for insurers (issued on 25 June 2020, effective for annual periods beginning on or after 1 January 2023)

The amendments to IFRS 17 are effective, retrospectively, for annual reporting periods beginning on or after 1 January 2023, with earlier application permitted. The amendments aim at helping companies implement the Standard. Overall, the amendments are designed to reduce costs by simplifying some requirements in the standard; make it easier to explain financial performance; and ease transition by deferring the effective date of the standard to 2023 and by providing additional relief to reduce the effort required when applying IFRS 17 for the first time.

The amendments to IFRS 4 change the fixed expiry date for the temporary exemption in IFRS 4 Insurance Contracts from applying IFRS 9 Financial Instruments, so that entities would be required to apply IFRS 9 for annual reporting periods beginning on or after 1 January 2023.

The management has assessed that these amendments will not have any impact on the Group's financial statements.

IFRS 17 Insurance Contracts (issued on 18 May 2017 with effective date of 1 January 2023).

The standard is effective for annual periods beginning on or after 1 January 2021 with earlier application permitted if both IFRS 15 Revenue from Contracts with Customers and IFRS 9 Financial Instruments have also been applied. In its March 2020 meeting the IASB decided to defer the effective date to 2023. IFRS 17, Insurance Contracts, establishes principles for the recognition, measurement, presentation and disclosure of insurance contracts issued. It also requires similar principles to be applied to reinsurance contracts held and investment contracts with discretionary participation features issued. The objective is to ensure that entities provide relevant information in a way that faithfully represents those contracts. This information gives a basis for users of financial statements to assess the effect that contracts within the scope of IFRS 17 have on the financial position, financial performance and cash flows of an entity.

This Standard will not have any impact on the financial position or performance of the Group as insurance services are not provided.

IAS 12 Income taxes: Deferred Tax related to Assets and Liabilities arising from a Single Transaction (Amendments) (issued on 7 May 2021 with effective date of 1 January 2023).

Under the amendments, the initial recognition exception does not apply to transactions that, on initial recognition, give rise to equal taxable and deductible temporary differences. The amendments are effective for reporting periods beginning on or after 1 January 2023, with earlier application permitted. The management has not yet evaluated the impact of the implementation of these amendments.

IAS 1 Presentation of Financial Statements and IFRS Practice Statement 2: Disclosure of Accounting policies (Amendments) (issued on 12 February 2021 with effective date of 1 January 2023).

The amendments effective for reporting periods beginning on or after 1 January 2023. Earlier application is permitted. The amendments provide guidance on the application of materiality judgements to accounting policy disclosures. In particular, the amendments to IAS 1 replace the requirement to disclose 'significant' accounting policies with a requirement to disclose 'material' accounting policies. Also, guidance and illustrative examples are added in the Practice Statement to assist in the application of the materiality concept when making judgements about accounting policy disclosures. The management has not yet evaluated the impact of the implementation of these amendments.

IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors: Definition of Accounting Estimates (Amendments) (issued on 12 February 2021 with effective date of 1 January 2023).

The amendments introduce a new definition of accounting estimates, defined as monetary amounts in financial statements that are subject to measurement uncertainty. Also, the amendments clarify what changes in accounting estimates are and how these differ from changes in accounting policies and corrections of errors. The amendments become effective for annual reporting periods beginning on or after 1 January 2023 with earlier application permitted and apply to changes in accounting policies and changes in accounting estimates that occur on or after the start of that period. The management has not yet evaluated the impact of the implementation of these amendments.

Consolidated notes to the financial statements

for the year ended 31 December 2022

5. Application of new and amended International Financial Reporting Standards (continued)

Amendments to IAS 1 – Classification of Liabilities as Current or Non-Current (issued on 23 January 2020 with effective date of 1 January 2024, but not before it is adopted by the EU).

The amendments aim to promote consistency in applying the requirements by helping companies determine whether, in the statement of financial position, debt and other liabilities with an uncertain settlement date should be classified as current or non-current. The amendments affect the presentation of liabilities in the statement of financial position and do not change existing requirements around measurement or timing of recognition of any asset, liability, income or expenses, nor the information that entities disclose about those items. Also, the amendments clarify the classification requirements for debt which may be settled by the Company issuing own equity instruments. The amendments have not yet been endorsed by the EU. The management has not yet evaluated the impact of the implementation of these amendments.

Amendments to IAS 1 "Non-current Liabilities with Covenants" (issued on 31 October 2022 with effective date of 1 January 2024, but not before it is adopted by the EU): Modify the requirements introduced by Classification of Liabilities as Current or Non-current on how an entity classifies debt and other financial liabilities as current or non-current in particular circumstances: Only covenants with which an entity is required to comply on or before the reporting date affect the classification of a liability as current or non-current. In addition, an entity has to disclose information in the notes that enables users of financial statements to understand the risk that non-current liabilities with covenants could become repayable within twelve months. The amendments are effective for reporting periods beginning on or after 1 January 2024. The amendments are applied retrospectively in accordance with IAS 8 and earlier application is permitted. The amendments have not yet been endorsed by the EU. The management has not yet evaluated the impact of the implementation of these amendments.

Amendments to IFRS 16 "Lease Liability in a Sale and Leaseback" with amendments that clarify how a seller-lessee subsequently measures sale and leaseback transactions that satisfy the requirements in IFRS 15 to be accounted for as a sale (issued on 22 September 2022 with effective date of 1 January 2024, but not before it is adopted by the EU).

Amendments to IFRS 16 "Lease Liability in a Sale and Leaseback" require a seller-lessee to subsequently measure lease liabilities arising from a leaseback in a way that it does not recognise any amount of the gain or loss that relates to the right of use it retains. The new requirements do not prevent a seller-lessee from recognising in profit or loss any gain or loss relating to the partial or full termination of a lease. The amendments become effective for annual reporting periods beginning on or after 1 January 2024 with earlier application permitted. A seller-lessee applies the amendments retrospectively in accordance with IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors to sale and leaseback transactions entered into after the date of initial application. The amendments have not yet been endorsed by the EU. The management has not yet evaluated the impact of the implementation of these amendments.

Consolidated notes to the financial statements

for the year ended 31 December 2022

6. Interest income and expenses, commission income and expenses and other operating income

Interest income calculated using effective interest method
Interest expenses
Customer assessment services
Other operating income
Total income

2022	2021
EUR	EUR
11 853 621	5 996 137
(3 091 111)	(651 522)
4 250	7 060
207 304	76 381
8 974 064	5 428 046

Commission income and expense
Commission income
Commission expenses
Total commission income and expense

2022	2021
EUR	EUR
145 228	27 063
(43 858)	(21 842)
101 370	5 221

7. Personnel expenses, depreciation of property, plant and equipment and amortisation of intangible asset and administrative expenses

Payroll expenses

Wages and salaries (for employees registered in Lithuania and Latvia)
Wages and salaries (for employees registered in other countries)
Social security contributions (for employees registered in Lithuania and Latvia)
Social security contributions (for employees registered in other countries)
Vacation accruals
Total wages and salaries

2022	2021
EUR	EUR
3 733 616	2 935 603
1 027 298	-
120 166	107 228
233 774	-
174 232	101 598
5 289 086	3 144 429

Depreciation of property, plant and equipment and amortization of intangible assets

Depreciation of property, plant and equipment
Amortization of intangible assets
Depreciation of right-of-use assets
Impairment of property, plant and equipments (-)
Total depreciation of property, plant and equipment and amortization of intangible assets

2022	2021
EUR	EUR
68 789	23 451
397 327	136 427
160 480	104 164
18 785	-
645 382	264 042

Administrative expenses

Non-deductible VAT
IT equipment rental for workplaces
Software maintenance
Legal services
Administrative expenses related to Italian branch
Cost of external data systems used
Deposit insurance
Bank charges
Insurance expenses
Accounting expenses
Contract services
Utilities
Asset and equipment rental
Business trips
Audit expenses
Membership fee for bank association
Representational expenses
Recruitment expenses
Telecommunication expenses
Advertisement expenses
Training, conference costs
Vehicle maintenance and fuel costs
Information system expenses
Support costs
Equipment acquisition costs
Accounting software maintenance
Internal governance procedure costs
Prevention of money laundering services
Office maintenance
Public relations
Other expenses
Total administrative expenses

2022	2021
EUR	EUR
610 314	112 252
524 364	-
352 817	137 313
305 099	138 346
210 347	-
163 085	50 703
157 395	22 003
139 300	84 506
134 061	93 875
117 641	118 379
82 475	56 233
75 290	35 459
70 451	232 763
63 779	12 961
62 525	41 255
50 009	41 450
59 807	40 532
48 807	102 471
43 930	11 810
43 888	31 789
24 387	31 619
24 185	19 073
21 200	128 271
20 000	5 300
16 123	2 905
18 467	6 880
9 615	10 573
5 700	23 980
4 474	7 062
-	34 729
389 262	150 409
3 848 797	1 784 901

Consolidated notes to the financial statements

for the year ended 31 December 2022

8. Taxes

The Group had no current income tax charge for 2022 and 2021.

Reconciliation between tax loss and financial loss for the year ended 31 December is, as follows:

Reconciliation of effective tax rate:

	2022	2021
	EUR	EUR
Profit (loss) before tax	(3 835 163)	(476 186)
Income tax calculated using the statutory tax rate applicable for the Bank in Lithuania	15% (575 274)	(71 428)
Income tax calculated using the statutory tax rate applicable for parent companies	0% (76 845)	55 302
Tax effect of:		
Non-deductible expenses	506 536	4 355
Non-taxable income	(5 736)	(1 431)
Total current year income tax expenses	(151 319)	(13 202)
Adjustment to income tax of the previous year	-	-
Income tax expenses reported in the statement of profit or loss	(151 319)	(13 202)

Deferred tax assets and liabilities:

	2022	2021
	EUR	EUR
Increase (decrease) in deferred tax assets from tax loss	527 981	376 269
Total deferred tax asset	527 981	376 269

Calculation of income tax is based on requirements of the Lithuanian regulatory legislation on taxation. As of 31 December 2022, the standard income tax rate in Lithuania was 15%. As at 31 December 2022, the Group recognised 100% deferred tax assets for tax losses and temporary difference related to provision. The recognition is based on the Management's assumption that according to a three-year plan, the entire amount of deferred tax will be utilised in the next year.

9. Property, plant and equipment

	Furniture	Office equipment	Other equipment	Advance payments	Total assets
	EUR	EUR	EUR	EUR	EUR
Initial cost:					
Balance as at 1 January 2021	87 348	-	2 299	-	89 647
Increase over the year	5 952	44 062	46 862	12 587	109 463
Balance as at 31 December 2021	93 300	44 062	49 161	12 587	199 110
Increase over the year	41 540	223 644	9 630	-	274 814
Written off to depreciation expense	(29 615)	-	-	-	(29 615)
Reclassification	-	(44 062)	-	(12 587)	(56 649)
Impairment of property, plant and equipments (-)	-	-	(18 785)	-	(18 785)
Balance as at 31 December 2022	105 225	223 644	40 006	-	368 875
Accumulated depreciation:					
Balance as at 1 January 2021	(9 518)	-	-	-	(9 518)
Depreciation charge for the year	(15 030)	-	(8 421)	-	(23 451)
Reclassification	-	-	1 605	-	1 605
Balance as at 31 December 2021	(24 548)	-	(6 816)	-	(31 364)
Depreciation charge for the year	(22 378)	(15 657)	(10 608)	-	(48 643)
Depreciation charge for on-balance sheet assets acquired	(1 080)	-	-	-	(1 080)
Reclassification	-	-	(1 605)	-	(1 605)
Written off to depreciation expense	9 469	-	-	-	9 469
Balance as at 31 December 2022	(38 537)	(15 657)	(19 029)	-	(73 223)
Net book value as at 1 January 2021	77 830	-	2 299	-	80 129
Net book value as at 31 December 2021	68 752	44 062	42 345	12 587	167 746
Net book value as at 31 December 2022	66 689	207 987	20 976	-	295 652

There was no impairment of property, plant and equipment as at 31 December 2022 and 2021.

There were no property, plant and equipment pledged as at 31 December 2022 and 2021.

There are no fully depreciated property, plant and equipment, which are still in use as at 31 December 2022 and 2021.

Consolidated notes to the financial statements

for the year ended 31 December 2022

10. Intangible assets

	Computer software	Advance payments	Total intangible assets
	EUR	EUR	EUR
Initial cost:			
Balance as at 1 January 2021	526 890		526 890
Additions	197 262	53 187	250 449
Balance as at 31 December 2021	724 152	53 187	777 339
Additions	1 007 302	-	1 007 302
Written off to amortisation expense	(63 448)	-	(63 448)
Reclassification	44 062	(53 187)	(9 125)
In progress	672 552	-	672 552
Balance as at 31 December 2022	2 384 620	-	2 384 620
Accumulated amortisation:			
Balance as at 1 January 2021	(610)	-	(610)
Amortisation charge for the year	(136 427)	-	(136 427)
Balance as at 31 December 2021	(137 037)	-	(137 037)
Amortisation charge for the year	(351 823)	-	(351 823)
Written off to amortisation expense	17 939	-	17 939
Amortisation charge for on-balance sheet assets acquired	(324 415)	-	(324 415)
Balance as at 31 December 2022	(795 335)	-	(795 335)
Net book value as at 1 January 2021	526 890	-	526 890
Net book value as at 31 December 2021	587 115	53 187	640 302
Net book value as at 31 December 2022	1 589 285	-	1 589 285

11. Right-of-use assets

The Group has valid office premises, vehicles lease agreements.

Right-of-use assets

Balance as at 1 January 2021
Increase over the year
Depreciation charge for the year
Balance as at 31 December 2021
Increase over the year
Depreciation charge for the year
Change due to contract termination
Net book value as at 31 December 2022

Office premises	Vehicles	Total
EUR	EUR	EUR
60 176	49 703	109 879
289 662	50 713	340 375
(85 542)	(23 585)	(109 127)
264 296	76 831	341 127
188 661	37 535	226 196
(117 268)	(38 443)	(155 711)
(102 952)	-	(102 952)
232 737	75 923	308 660

Lease liabilities

As at 01 January 2021
Increase over the year
Payments
Change in right-of-use assets
As at 31 December 2021
Increase over the year
Payments
Change in right-of-use assets
Change due to contract termination
As at 31 December 2022

Office premises	Vehicles	Total
EUR	EUR	EUR
80 951	51 835	132 786
289 662	50 713	340 375
(115 034)	(18 616)	(133 650)
-	(4 963)	(4 963)
255 579	78 969	334 548
188 661	37 535	226 196
(126 665)	(32 576)	(159 241)
10 994	(6 226)	4 768
(94 926)	-	(94 926)
233 643	77 702	311 345

As at 31 December, interest expense on lease liabilities were as follows:

Lease of office premises
Vehicle lease interest expenses
Total lease liability interest expenses

2022	2021
EUR	EUR
(10 636)	(4 142)
(1 649)	(1 747)
(12 285)	(5 889)

Consolidated notes to the financial statements

for the year ended 31 December 2022

11. Right-of-use assets (continued)

As at 31 December the future minimum lease payments under operating leases were payable as follows:

	2022	2021
	EUR	EUR
Within 1 year	163 840	132 786
From 1 to 5 years	147 506	201 762
	311 345	334 548

	2022	2021
	EUR	EUR
Within 1 year	163 840	132 786
From 1 to 5 years	147 506	201 762
	311 345	334 548

Maturity analysis. Contractual discounted cash flows

Within 1 year

From 1 to 5 years

Total discounted lease liabilities as at 31 December 2022

12. Loans to customers

Loans granted to customers

Accrued interest on loan

Loss allowance for loans granted (-)

Lease receivables

Accrued interest on lease

Loss allowance for lease (-)

Total

Loan origination fees

Total of loans granted to clients

	2022	2021
	EUR	EUR
Loans granted to customers	135 153 551	83 303 513
Accrued interest on loan	620 925	360 728
Loss allowance for loans granted (-)	(1 451 862)	(857 117)
Lease receivables	19 354 127	836 189
Accrued interest on lease	97 925	329
Loss allowance for lease (-)	(120 795)	(1 806)
Total	153 653 871	83 641 836
Loan origination fees	(617 644)	(170 301)
Total of loans granted to clients	153 036 227	83 471 535

13. Factoring receivables

Carrying amount of factoring receivables comprise receivables under different factoring agreements. The Bank has three types of factoring agreements: recourse, limited recourse and reverse factoring agreements. These amounts are also subject to the impairment requirements of IFRS 9.

	2022	2021
	EUR	EUR
Receivables under factoring arrangements	33 939 651	40 519 469
Loss allowance for factoring receivables (-)	(78 513)	(164 723)
Accrued interest income under factoring arrangements	36 975	41 973
Total factoring receivables	33 898 113	40 396 719

14. Other financial assets

Value of receivables (collateral)

Other receivables

	2022	2021
	EUR	EUR
Value of receivables (collateral)	40 035	24 450
Other receivables	175 300	24 385
	215 335	48 835

Consolidated notes to the financial statements

for the year ended 31 December 2022

15. Securities issued by governments and other assets

Securities issued by governments:

Securities issued by governments
Accrued interest on securities issued by governments
Loss allowance for securities issued by governments
Total securities issued by governments:

2022	2021
EUR	EUR
22 733 488	-
103 516	-
(46 751)	-
22 790 253	-

ISIN	Buy-out date	Coupon rate	Country	Nominal value
XS1295778275	23/09/2025	1,38%	Republic of Latvia	3 060 057
XS2168038417	2025-06-05	0,25%	Republic of Lithuania	6 880 217
XS2114767457	2025-10-02	0,00%	Republic of Poland	4 908 500
SI0002104246	13/02/2026	0,00%	Republic of Slovenia	4 883 000
LT0000630097	2025-04-08	1,30%	Republic of Lithuania	3 001 714
Total:				22 733 488

Other assets:

VAT receivable
Receivable from accountable persons
Other receivables
Other accrued income
Other deferred expenses*
Total other assets

2022	2021
EUR	EUR
13 154	20 654
5 665	1 650
9 764	-
4 434	-
80 800	27 896
113 817	50 200

16. Cash and cash equivalents

Balances with the central bank
Balances with commercial banks
3-month term deposit in commercial bank
Loss allowance for balances and term deposits in banks (-)
Total cash and cash equivalents

2022	2021
EUR	EUR
43 724 245	48 437 977
5 241 124	6 656 745
20 000 000	-
(2 564 052)	(4 102)
66 401 317	55 090 620

The cash and cash equivalents of the Group are carried at amortised cost in the statement of financial position. The cash and cash equivalents of the Group are held with commercial banks that are rated at least Baa2 to Aaa based on Moody's Credit ratings. As at 31 December 2022, the Group recognised impairment of cash at bank in the amount of EUR 2,564,052 (2021: EUR 4,102).

17. Issued capital

The issued capital of PayRay Bank, UAB as at 31 December 2022 and 2021 consisted of 36,424,791 ordinary registered shares with the par value of EUR 1 each (EUR 36,424,791). All shares issued are fully paid. A share shall not be divided into parts. All shares issued by PayRay Bank, UAB are uncertificated ordinary registered shares.
The issued capital of PayRay, SIA as at 31 December 2021 consisted of 2,000,000 ordinary registered shares with the par value of EUR 1 each (EUR 2,000,000). In 2022, the issued capital of PayRay, SIA was increased from 2,000,000 to 3,000,000 through issue of 1,000,000 ordinary registered shares with the par value of EUR 1 each (EUR 1,000,000). The issued capital of PayRay, SIA as at 31 December 2022 consisted of 3,000,000 ordinary registered shares with the par value of EUR 1 each (EUR 3,000,000). All shares issued are fully paid. A share shall not be divided into parts. All shares issued by PayRay, SIA are uncertificated ordinary registered shares.

The issued capital of PayRay Estonia, OÜ as at 31 December 2022 and 2021 consisted of 2,500 ordinary registered shares with the par value of EUR 1 each (EUR 2,500). All shares issued are fully paid. A share shall not be divided into parts. All shares issued by PayRay Estonia, OÜ are uncertificated ordinary registered shares.

A legal reserve is a compulsory reserve under legislation of the Republic of Lithuania. An annual transfer of 5% of net profit is compulsory until the total of the reserve reaches 10% of the share capital. As at 31 December 2022, the Group's accrued loss totalled EUR 6,098,077 and therefore no allocations to the legal reserve were made (in 2021: accrued loss totalled EUR 2,651,035).

18. Customer deposits

Deposits from natural persons (GER)
Interest accrued on deposits from natural persons (GER)
Deposits from legal persons
Interest accrued on deposits from legal persons (LT)
Total
Deferred commissions on deposits
Total customer deposits

2022	2021
EUR	EUR
204 400 617	118 401 719
1 747 058	372 486
35 990 000	23 000 000
142 237	75 841
242 279 911	141 850 046
(363 643)	(289 504)
241 916 268	141 560 542

Average annual deposit interest rate is set at 1,38% Insurance coverage is provided for all the deposits from natural persons that are the object of deposit insurance in accordance with the requirements of legal acts and the amount of which does not exceed EUR 100 thousand.

Consolidated notes to the financial statements

for the year ended 31 December 2022

19. Payables and other liabilities

	2022	2021
	EUR	EUR
Payables:		
Factoring payables	3 100 020	3 325 422
Payables to Žemės ūkio Paskolų Garantijų Fondas	814 767	70 407
Other payables	653 827	389 811
Security deposits received	611 938	341 864
Employment-related liabilities	655 679	235 613
Vacation accruals	312 341	218 444
Payable to the Ministry of Finance of the Republic of Lithuania	256 872	-
VAT payable	193 958	45 200
Prepayments received	10 801	1 495
Income tax payable	23	185
Total payables	6 610 225	4 628 442
	2022	2021
	EUR	EUR
Other liabilities:		
Accrued expenses:		
Commissions	131 074	-
Customer management system	51 850	-
Consultations	48 530	70 000
Other expenses accrued	40 881	26 111
Lease termination fee	30 000	-
Audit of financial statements	34 500	14 050
Personnel management services	13 441	38 500
Total other liabilities	350 276	148 661

20. Transactions with related parties

During the year ended 31 December the following transactions occurred with related parties:

Entities of the same ultimate beneficial owners

	2022	2021
	EUR	EUR
Purchase and sale of goods and services		
Goods/services purchased	150 739	436 745
Total	150 739	436 745

The following balances are outstanding at the end of the reporting period in relation to transactions with entities of the same ultimate beneficial owners.

	2022	2021
	EUR	EUR
Payables and accruals (purchases of goods and services)		
Entities of the same ultimate beneficial owners	-	128 302
Total	-	128 302

Receivables and accruals (sale of goods and services)

	2022	2021
	EUR	EUR
Entities of the same ultimate beneficial owners	9 764	-
Total	9 764	-

Key management personnel

There were no loans granted to the key management personnel during the financial year.

Remuneration to the key personnel of the Bank There were 16 key managers in 2022 (2021: 15).

	2022	2021
	EUR	EUR
Remuneration (incl. bonuses)	1 478 267	1 235 208
	1 478 267	1 235 208

Consolidated notes to the financial statements

for the year ended 31 December 2022

21. Risk management

In its activities, the Group is exposed to the following risks:

- capital risk;
- credit risk;
- liquidity risk;
- operational risk.

Risk management framework

The Group uses three lines of defence model for risk management. The Group's management has overall responsibility for the establishment and oversight of the Group's risk management framework. The Group employs Chief Risk Officer, who is responsible for identification, monitoring of risks and implementing risk management policies and practices in

The Group's risk management framework is designed to identify and analyse the risks faced by the Group, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. The risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Group's activities. The Group's management, through training and governance standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.

The Group's Internal Auditor oversees how management monitors compliance with the Group's risk management framework and procedures, and reviews the adequacy of the risk management framework in relation to the risks faced by the Group.

Capital management

The primary objectives of the Group's capital management are to ensure that the Group complies with externally imposed capital requirements and that the Group maintains healthy capital ratios in order to support their business and to maximise the shareholders' value. Capital is managed by complying with legislative requirements and following the activity plans set by the Group's managing bodies. In addition, the level of assumed risks is assessed not only in current situation, but also considering future prospects and the effect of possible

During the reporting period, the Group complied with all prudential ratios. Ratios applicable to the Group:

- Common Equity Tier 1 capital ratio – 8%;
- Tier 1 capital ratio 10.5% (a capital conservation buffer of +2.5% was set above the regulatory minimum capital requirement of 8%) (as from 1 October 2023, the capital requirement increased to 11.5% due to countercyclical capital buffer requirement of 1%);
- Leverage ratio – 3.0%;
- Large exposure requirement – 25% of the Bank's Tier 1 capital.

Interest rate risk

The key source of interest rate risk at the Group is interest rate risk and revaluation risk. The risk arises due to mismatch between the repurchase and revaluation terms of assets and liabilities resulting from the change in yield curve or resulting from interest rate options which may have an effect on future cash flows or due to differing reactions of yield curves to changes in interest rates. For the calculation of interest rate risk in the banking book (IRRBB), the Group uses net interest income sensitivity and sensitivity of economic value of equity (DEVE).

In 2022, the Group conducted stress testing of IRRBB by analysing sensitivity of net interest income and DEVE. The impact on the DEVE in the Group was assessed against all six standard scenarios referred to in the European Banking Authority (EBA) guidelines.

21. Risk management (continued)

As at 31 December 2022, the analysis of changes in interest rate risk in the banking book was as follows (EUR thousand):

	Overnight	Less than 1 month	1–3 months	3–6 months	6 months – 1 year	Total
Increased interest rates (+2pp)	1 324 610	(58 842)	21 967	101 188	(422 485)	965 438
Decreased interest rates (-2pp)	(1 324 610)	58 842	(21 967)	(101 188)	422 485	(965 438)

As at 31 December 2021, the analysis of changes in interest rate risk in the banking book was as follows (EUR thousand):

	Overnight	Less than 1 month	1–3 months	3–6 months	6 months – 1 year	Total
Increased interest rates (+2pp)	1 031 247	(125 580)	23 400	(186 925)	(251 915)	490 227
Decreased interest rates (-2pp)	(1 031 247)	125 580	(23 400)	186 925	251 915	(490 227)

Credit risk

Credit risk is a risk that the Group will incur financial losses, if a debtor or other counterparty fails to fulfil its liabilities. Credit risk arises principally from the Group's loans, factoring and lease arrangements, cash balances in other banks and EU Member State bonds acquired. For risk management reporting purposes, the Group considers and consolidates all elements of credit risk exposure – e.g. the risk of default of an individual debtor and sector risk.

Credit risk management

The Group created the Credit Committee and Debt Management Committee for the oversight of credit risk. Chief Risk Officer (second line), reporting to the Board of the Group, is responsible for managing the Group's credit risk, including the following:

- limiting concentrations of exposure to counterparties, industries and by bond issuers;
- developing and maintaining the Group's processes for assessing ECLs. This includes processes for:
 - initial approval, regular validation and back-testing of the models used;
 - determining and monitoring significant increase in credit risk; and
 - incorporation of forward-looking information;
- reviewing compliance of credit portfolio with agreed exposure limits, including those for selected industries and product types. Regular risk reports on the credit quality of Group portfolios are provided to the Group's Board and Supervisory Council. These include reports containing estimates of ECL allowances;
- providing advice, guidance and specialist skills to the Group's employees to promote best practice throughout the Group in the management of credit risk.

Head of Credits (first line) is accountable to the Group's Board and contributes to risk management, including:

- formulating credit policies covering collateral requirements; credit assessment, risk grading and reporting, documentary and legal procedures, and compliance with any regulator and statutory requirements;
- establishing the authorisation structure for the approval and renewal of credit facilities. All authorisation limits are allocated to the Credit Committee;
- reviewing and assessing credit risk: Chief Risk Officer assesses all credit exposures before facilities are committed to customers. Renewals and reviews of facilities are subject to the same review process.

Credit risk grades and corresponding probabilities of default:

	Risk grade	PD from	PD to
Low risk customers	A1	0.00%	0.18%
	A2	0.20%	0.29%
	A3	0.30%	0.49%
Medium risk customers	B1	0.50%	0.69%
	B2	0.70%	1.09%
	B3	1.10%	1.69%
Increased risk customers	C1	1.70%	2.59%
	C2	2.60%	3.79%
	C3	3.60%	5.69%
High risk customers	D1	5.70%	8.39%
	D2	8.40%	12.19%
	D3	12.20%	17.39%
Customers with default indication	E1	17.40%	24.19%
	E2	24.20%	32.69%
	E3	32.60%	100.00%

for the year ended 31 December 2022

21. Risk management (continued)

Diversification of credit portfolio as at 31 December 2022:

Industry sector	Outstanding at nominal value, EUR EUR	Outstanding, net (%)
G. Wholesale and retail trade	33 027	21,49%
L. Real estate transactions	30 034	19,55%
C. Manufacturing	16 713	10,88%
F. Construction	16 433	10,69%
A. Agriculture, forestry and fisheries	14 023	9,13%
H. Transport and storage	13 086	8,52%
K. Financing and insurance activities	9 436	6,14%
N. Administrative and support activities	9 409	6,12%
D. Supply of electricity, gas, vapour and air conditioning	3 799	2,47%
J. Information and communication	3 734	2,43%
M. Professional, scientific and technical activities	2 010	1,31%
E. Water supply	693	0,45%
R. Arts, entertainment and recreation	362	0,24%
Q. Human health and social work activities	312	0,20%
S. Other services	300	0,20%
I. Accommodation and food service activities	129	0,08%
P. Education	114	0,07%
B. Mining and quarrying	40	0,03%
	153 654	100,00%

21. Risk management (continued)

Diversification of credit portfolio as at 31 December 2022 (factoring receivables) was as follows:

Industry sector	Outstanding at nominal value, EUR EUR	Outstanding, net (%)
G. Wholesale and retail trade	18 595	54,86%
H. Transport and storage	5 892	17,38%
N. Administrative and support activities	4 285	12,64%
C. Manufacturing	3 301	9,74%
F. Construction	1 164	3,43%
D. Supply of electricity, gas, vapour and air conditioning	438	1,29%
M. Professional, scientific and technical activities	223	0,66%
	33 898	100,00%

Diversification of credit portfolio as at 31 December 2021:

Industry sector	Outstanding at nominal value, EUR EUR	Outstanding, net (%)
G. Wholesale and retail trade	20 747	24,80%
L. Real estate transactions	13 288	15,89%
H. Transport and storage	10 611	12,69%
C. Manufacturing	9 289	11,11%
A. Agriculture, forestry and fisheries	9 139	10,93%
K. Financing and insurance activities	7 114	8,51%
D. Supply of electricity, gas, vapour and air conditioning	4 628	5,53%
M. Professional, scientific and technical activities	2 954	3,53%
N. Administrative and support activities	2 590	3,10%
F. Construction	2 224	2,65%
Q. Human health and social work activities	574	0,68%
B. Mining and quarrying	127	0,15%
J. Information and communication	101	0,12%
I. Accommodation and food service activities	95	0,11%
E. Water supply	89	0,11%
R. Arts, entertainment and recreation	38	0,05%
P. Education	34	0,04%
	83 642	100,00%

Consolidated notes to the financial statements

for the year ended 31 December 2022

Diversification of credit portfolio as at 31 December 2021 (factoring receivables) was as follows:

Industry sector	Outstanding at nominal value, EUR EUR	Outstanding, net (%)
G. Wholesale and retail trade	22 045	54,57%
H. Transport and storage	9 672	23,94%
N. Administrative and support activities	3 528	8,73%
C. Manufacturing	3 299	8,17%
F. Construction	1 715	4,25%
M. Professional, scientific and technical activities	136	0,34%
A. Agriculture, forestry and fisheries	2	0,00%
	40 397	100,00%

Impairment of financial assets

The Group has six types of financial assets that are subject to the expected credit loss model:

• factoring and other receivables, which are subject to all types of factoring arrangements;

• loans granted;

• lease arrangements;

• bonds (held-to-maturity);

• deposits in other banks;

• cash and cash equivalents.

Maximum credit risk exposure

The following table presents the Bank's maximum credit risk exposure before considering any collateral held. The maximum exposure to credit risk equals the maximum amount that would have to be paid upon customer request.

	Maximum credit risk exposure in 2022 (EUR)	Gross outstanding in 2022 (EUR thousand)	Outstanding loan commitment under the loan agreement in 2022 (EUR)	Maximum credit risk exposure in 2022 (EUR)	Gross outstanding in 2021 (EUR thousand)	Outstanding loan commitment under the loan agreement in 2021 (EUR)
Balances with the central bank	43 740 845	43 740 845	-	48 535 654	48 535 654	-
Loans	143 273 576	135 774 475	7 499 101	104 973 782	83 664 241	21 309 541
Lease	20 566 363	19 452 053	1 114 310	2 403 490	836 518	1 566 972
Factoring	33 976 626	33 976 626	-	40 561 442	40 561 442	-
State bonds	22 837 003	22 837 003	-	-	-	-
Demand deposits and balances with commercial banks	22 730 374	22 730 374	-	6 559 068	6 559 068	-
Total:	287 124 787	278 511 376	8 613 411	203 033 436	180 156 923	22 876 513

In its lending activities, the Group aims to reduce its credit risk and expected credit losses. As a measure to mitigate this risk, customers provide the Group with various types of collaterals: real estate, wheeled vehicles, equipment, inventories, receivables, promissory notes, sureties, guarantees, etc. The Group also makes good use of guarantees to lower Group's exposure to credit risk. The guarantees are issued by the European Investment Fund, Investicijų ir verslo garantijos UAB (INVEGA), and Žemės ūkio Paskolų Garantijų Fondas UAB.

21. Risk management (continued)

Portfolio as at 31 December by the type of financial asset:

	Net outstanding during 2022 (EUR)	Protected with insurance or guarantee,* during 2022	Net outstanding during 2021 (EUR)	Protected with insurance or guarantee,* during 2021
Factoring				
with recourse	14 664 784	11 504 243	11 480 353	562 183
without recourse	2 773 073	249 266	5 751 423	1 853 653
with limited recourse	16 460 256	16 460 345	23 164 943	23 164 943
reverse	-	-	-	-
Total factoring	33 898 113	28 213 854	40 396 719	25 580 779
Loans	134 322 613	105 931 026	82 807 124	43 612 505
Finance lease	19 331 258	17 014 414	834 712	834 712
Total	187 551 984	151 159 294	124 038 555	70 027 996

* Insurance providers: Atradius, Euler Hermes or Coface – loan and trade credit insurance; Guarantee providers: INVEGA, Žemės ūkio Paskolų Garantijų Fondas, the European Investment Fund (EIF), ALTUM.

PayRay Bank, UAB
Company code: 304862948, Lvlivo st. 25-702, Vilnius, Lithuania
Consolidated notes to the financial statements

for the year ended 31 December 2022

As at 31 December, loss allowance was set for receivables and loans granted as follows:

	2022	2021
	EUR	EUR
Gross carrying amount – factoring receivables	33 976 626	40 561 442
Gross carrying amount – loans	135 774 475	83 664 241
Gross carrying amount – finance lease	19 452 053	836 518
Gross outstanding debt nominal	189 203 154	125 062 201
Loss allowance – factoring receivables	(78 513)	(164 723)
Loss allowance – loans granted	(1 451 862)	(857 117)
Loss allowance – finance lease	(120 795)	(1 806)
Total loss allowance	(1 651 170)	(1 023 646)
Total outstanding debt nominal	187 551 984	124 038 555

As at 31 December 2022, ECLs for factoring and other receivables were set by customers risk level as follows:

	Risk grade	Gross outstanding, EUR	Expected credit losses, EUR	Net outstanding, EUR
Low risk customers	A1	64 110	(39)	64 071
	A2	2 736 341	(2 457)	2 733 884
	A3	12 348 790	(6 715)	12 342 075
	Total	15 149 241	(9 211)	15 140 030
Medium risk customers	B1	21 719 900	(19 999)	21 699 901
	B2	42 829 355	(57 786)	42 771 569
	B3	46 828 462	(140 603)	46 687 859
	Total	111 377 717	(218 388)	111 159 329
Increased risk customers	C1	15 128 530	(67 680)	15 060 850
	C2	5 939 593	(50 639)	5 888 954
	C3	32 763 609	(367 166)	32 396 443
	Total	53 831 732	(485 485)	53 346 247
High risk customers	D1	5 289 063	(91 530)	5 197 533
	D2	946 568	(42 532)	904 036
	D3	67 898	(4 523)	63 375
	Total	6 303 529	(138 585)	6 164 944
Customers with default indication	E1	-	-	-
	E2	-	-	-
	E3	2 540 935	(799 501)	1 741 434
	Total	2 540 935	(799 501)	1 741 434
Total		189 203 154	(1 651 170)	187 551 984

As at 31 December 2021, ECLs for factoring and other receivables were set by customers risk level as follows:

	Risk grade	Gross outstanding, EUR	Expected credit losses, EUR	Net outstanding, EUR
Low risk customers	A1	-	-	-
	A2	191 832	(227)	191 605
	A3	2 293 737	(1 615)	2 292 122
	Total	2 485 569	(1 842)	2 483 727
Medium risk customers	B1	8 502 185	(10 013)	8 492 172
	B2	12 517 126	(26 810)	12 490 316
	B3	31 479 156	(125 103)	31 354 053
	Total	52 498 467	(161 926)	52 336 541
Increased risk customers	C1	51 656 613	(273 922)	51 382 691
	C2	4 115 153	(27 024)	4 088 129
	C3	11 835 955	(223 870)	11 612 085
	Total	67 607 721	(524 816)	67 082 905
High risk customers	D1	1 885 446	(44 486)	1 840 960
	D2	-	-	-
	D3	-	-	-
	Total	1 885 446	(44 486)	1 840 960
Customers with default indication	E1	-	-	-
	E2	-	-	-
	E3	584 998	(290 576)	294 422
	Total	584 998	(290 576)	294 422
Total		125 062 201	(1 023 646)	124 038 555

Consolidated notes to the financial statements

for the year ended 31 December 2022

21. Risk management (continued)

Off-balance sheet liabilities

The Group's standard factoring and loan agreements may be at any time and without prior notice unconditionally terminated. Accordingly, expected credit losses are not calculated on unused limit. Only lease and property development loan agreements require the Group to provide financing; therefore, these agreements are subject to the ECL estimation for undrawn loan commitments.

As at 31 December 2022, expected credit losses for off-balance sheet commitments were set by customers risk level as follows:

	Risk grade	Gross off-balance sheet commitments, EUR	Expected credit losses, EUR	Net off-balance sheet commitments, EUR
		EUR		EUR
Low risk customers	A1	28 735 588	-	28 735 588
	A2	3 149 340	-	3 149 340
	A3	14 902 666	-	14 902 666
	Total	46 787 594	-	46 787 594
Medium risk customers	B1	4 575 200	-	4 575 200
	B2	11 369 021	(571)	11 368 450
	B3	11 420 046	(397)	11 419 649
	Total	27 364 267	(968)	27 363 299
Increased risk customers	C1	8 706 951	(1 417)	8 705 534
	C2	2 952 489	(5 241)	2 947 248
	C3	3 555 421	(10 561)	3 544 860
	Total	15 214 861	(17 219)	15 197 642
High risk customers	D1	222 661	(39)	222 622
	D2	-	-	-
	D3	118 599	-	118 599
	Total	341 260	(39)	341 221
Customers with default indication	E1	-	-	-
	E2	-	-	-
	E3	1 284 448	-	1 284 448
	Total	1 284 448	-	1 284 448
Total		90 992 430	(18 226)	90 974 204

As at 31 December 2021, expected credit losses for off-balance sheet commitments were set by customers risk level as follows:

	Risk grade	Gross off-balance sheet commitments, EUR	Expected credit losses, EUR	Net off-balance sheet commitments, EUR
		EUR		EUR
Low risk customers	A1	-	-	-
	A2	208 168	-	208 168
	A3	3 163 162	-	3 163 162
	Total	3 371 330	-	3 371 330
Medium risk customers	B1	7 574 531	-	7 574 531
	B2	11 525 597	(61)	11 525 536
	B3	16 198 146	(381)	16 197 765
	Total	35 298 274	(442)	35 297 832
Increased risk customers	C1	27 614 492	(54 802)	27 559 690
	C2	5 191 897	(8 632)	5 183 265
	C3	8 285 830	(38 235)	8 247 595
	Total	41 092 219	(101 669)	40 990 550
High risk customers	D1	2 203 937	(35 293)	2 168 644
	D2	-	-	-
	D3	-	-	-
	Total	2 203 937	(35 293)	2 168 644
Customers with default indication	E1	-	-	-
	E2	-	-	-
	E3	638 503	-	638 503
	Total	638 503	-	638 503
Total		82 604 263	(137 404)	82 466 859

Carrying amount of portfolio at the end of 2022 and 2021 by stages:

	Stage 1		Stage 2		Stage 3	
	2022-12-31	2021-12-31	2022-12-31	2021-12-31	2022-12-31	2021-12-31
Factoring	33 801 642	40 549 499	38 187	-	58 284	22 389
Loans	127 300 140	81 563 456	5 487 242	796 466	1 535 231	272 033
Finance lease	17 713 502	834 712	1 469 837	-	147 919	-
Total	178 815 284	122 947 667	6 995 266	796 466	1 741 434	294 422

Expected credit loss

When calculating expected credit losses, the clients' PDs are adjusted based on the GDP and unemployment rate forecasts presented by the Ministry of Finance of the Republic of Lithuania. In Latvia, the clients' PDs are adjusted based on the GDP and unemployment rate forecasts presented by the Ministry of Finance of the Republic of Latvia.

The probability of default is adjusted by considering 12-month projections for customers in Stage 1 and three-year projections for customers in Stage 2 based on the contract maturity (one of two ways to adjust the likelihood of bankruptcy of customers in Stage 2).

There were no any debts written off in 2022.

for the year ended 31 December 2022

21. Risk management (continued)

The movement of loss allowance in 2022 is summarised by stages as follows:

	Expected credit losses at the beginning of 2022, EUR thousand	Change in expected credit losses, EUR thousand	Expected credit losses at the end of 2022, EUR thousand
Provisions for on-balance sheet financial assets:			
Cash and balances at banks			
Stage 1	4	66	70
Stage 2	-	-	-
Stage 3	-	2 494	2 494
Bonds			
Stage 1	-	47	47
Provisions for on-balance sheet financial assets:			
Stage 1	729	(50)	679
Stage 2	7	165	172
Stage 3	288	512	800
Total:	1 028	3 234	4 262
Provisions for financial liabilities granted:			
Stage 1	137	(119)	18
Total provisions:	1 165	3 115	4 280

Breakdown of loans in Stage 3 by type of collateral at the end of 2022:

	Gross outstanding, EUR
Real estate	288 870
Motor and wheeled vehicles	420 277
National and supranational guarantees	987 213
Without collateral	844 575
Total:	2 540 935

Breakdown of exposures in Stage 3 by type of financing at the end of 2022:

	Gross outstanding, EUR	Expected credit losses, EUR	Net outstanding, EUR	Fair value of collateral, EUR
Factoring	97 612	(39 249)	58 363	27 719
Loans	2 276 039	(740 924)	1 535 115	1 474 982
Lease	167 284	(19 328)	147 956	142 479
Total	2 540 935	(799 501)	1 741 434	1 645 180

Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. Liquidity risk arises from mismatches in the timing and amounts of cash flows, which is inherent to the Group's operations and investments.

Liquidity risk management

The Group sets the strategy for managing liquidity risk. The top Management approves the Group's liquidity policies and procedures. Chief Financial Officer manages the Group's liquidity position on a day-to-day basis.

The Group's approach to managing liquidity is to ensure, that it will always have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation. The key elements of the Group's liquidity strategy are as follows:

- maintaining a diversified financing base, including collection of term deposits (short and long-term) and equity;
- maintaining an asset portfolio diversified by maturity: short-term working capital financing (up to 12 months), medium-term working capital financing (up to 36 months), and loans and lease with a longer maturities (up to 10 years);
- monitoring maturity mismatches, behavioural characteristics of the Group's financial assets and financial liabilities, and the extent to which the Group's assets are encumbered and so not available as potential collateral for obtaining financing;
- stress testing of the Group's liquidity position against various exposures and specific events;
- Asset-liability committee (ALCO) established by the Group regularly is responsible for monitoring liquidity targets, maturities and prudential indicators. The ALCO Committee decides on financing plans for the Group to meet its performance objectives in terms of financing costs, sources and other liquidity-related elements.

Consolidated notes to the financial statements

for the year ended 31 December 2022

21. Risk management (continued)

The table below presents remaining contractual maturities for the Group's financial assets and financial liabilities:

As at 31 December 2022, EUR	Note	Carrying amount	Gross nominal inflow / (outflow)	0–3 months	3–6 months	6–12 months	More than 1 years
Financial liabilities by type							
Non-derivative financial liabilities							
Customer deposits		242 279 911	242 279 911	43 488 162	19 414 149	98 877 720	80 499 879
Lease liabilities		311 345	311 345	39 509	42 024	82 306	147 506
		242 591 256	242 591 256	43 527 671	19 456 173	98 960 026	80 647 385
Financial assets by type							
Non-derivative financial asset							
Factoring receivables		33 898 113	33 939 651	1 035 109	8 457 911	8 172 140	16 274 491
Loans to customers		134 322 613	135 153 551	7 687 036	1 598 442	20 577 913	105 290 160
Finance lease		19 331 258	19 354 127	-	-	25 927	19 328 200
State bonds		22 790 253	22 790 253	-	-	-	22 790 253
Demand deposits in banks		20 000 000	20 000 000	20 000 000	-	-	-
Other financial assets		215 335	215 335	215 335	-	-	-
		230 557 572	231 384 294	28 927 747	10 108 006	28 785 098	163 563 443
As at 31 December 2021, EUR							
Financial liabilities by type							
Non-derivative financial liabilities							
Customer deposits		141 850 047	143 093 732	14 528 140	17 014 157	-	111 551 436
Lease liabilities		334 548	345 927	40 227	39 818	79 381	186 501
		147 131 999	148 387 064	19 515 771	17 053 975	79 381	111 737 937
Financial assets by type							
Non-derivative financial asset							
Factoring receivables		40 396 719	40 519 469	10 016 226	8 337 279	26 617	22 139 347
Loans to customers		82 807 124	83 303 513	908 234	3 666 517	341 706	78 387 056
Finance lease		834 712	836 189	-	-	195 127	641 062
Other financial assets		48 835	48 835	48 835	-	-	-
		124 087 390	133 509 178	11 782 028	12 877 300	600 295	108 249 555

Operational risk

Operational risk is defined as the risk that could potentially cause losses due to human errors, inadequate or faulty internal processes, system failures or external events. The Group divides operational risk and its management into the following areas: money laundering and terrorist financing risk, process risk, information and communication technology risk, legal and compliance risk, external risk and personnel risk. External fraud is potentially the biggest operational threat for the Group. There may be some fraud risks involved and some clients may try to exercise fraudulent activity against the Group.

Risks (not audited)

Operational risk
Money laundering risk (ML)

Material/Not Material (not audited)

Material
Material

Operational and ML risk management

The Group's objective is to manage operational risk so as to balance the avoidance of financial losses and damage to the Group's reputation with overall cost effectiveness and innovation. In all cases, the Group's policy requires compliance with all applicable legal and regulatory requirements.

Chief Risk Officer is responsible for the management of operational risk. He also responsible for monitoring operational risk controls. This responsibility is supported by the development of overall Company standards for the management of operational risk in the following areas:

- requirements for appropriate segregation of duties, including the independent authorisation of transactions;
- requirements for the reconciliation and monitoring of transactions;
- compliance with regulatory and other legal requirements;
- documentation of controls and procedures;
- requirements for the periodic assessment of operational risk, adequacy of controls and related procedures thereof;
- requirements for the reporting of operational losses and proposed remedial action;
- training and professional development;
- ethical and business standards;
- information technology and cyber risks;
- risk mitigation, including insurance where this is cost-effective.

Compliance with the Group's standards is supported by a programme of periodic reviews by Internal Audit. The results of Internal Audit reviews are discussed with the Management of the Group.

The Group has processes in place to mitigate the risks described above by: assessing the documents presented before financing, verifying the compliance with covenants, and, for the purpose of factoring, verifying the invoices submitted and supporting documents in compliance with the Group's procedures. An for the purpose of financing, assessing the appropriateness of the customer's compliance with obligations towards the Group (is not past due, performs other contractual obligations, et.).

Managing the Group's risks relating to money laundering and terrorist financing is an integral part of its overall risk management system. The process leader is AML Compliance Officer. He is responsible for the day to day implementation of the Group's Anti-Money Laundering and Counter-Terrorist Financing Policy and International Sanctions Policy, as well as systems and controls which support and facilitate them. Considering the scope and nature of its business, the Group implements money laundering and terrorist financing risk identification, assessment, and management procedures, as well as effective tools to mitigate such risks.

for the year ended 31 December 2022

22. Fair value

The carrying values of the Group's principal financial instruments, trade and other payables, long-term and short-term borrowings, approximates their fair values. The following table shows the carrying amounts and fair values of financial assets and financial liabilities, including their levels in the fair value hierarchy. The carrying amount of financial liabilities not measured at fair value approximates their fair value.

	Carrying amount As at 31 December 2022	Fair value As at 31 December 2022	Carrying amount As at 31 December 2021	Fair value As at 31 December 2021
	EUR	EUR	EUR	EUR
Financial assets				
Cash on hand and balances with central banks	66 401 317	66 401 317	55 090 620	55 090 620
Loans to customers	134 322 613	134 322 613	82 807 123	82 807 123
Factoring receivables	33 898 113	33 898 113	40 396 719	40 396 719
Finance lease	19 331 258	19 331 258	834 712	834 712
Other financial assets	215 335	215 335	48 835	48 835
State bonds	22 790 253	22 790 253	-	-
Financial liabilities				
Customer deposits	242 279 911	242 279 911	141 850 046	141 850 046
Other financial liabilities	6 610 225	6 610 225	4 628 442	4 628 442

Quantitative disclosures of the Group's financial assets and liabilities in the fair value measurement hierarchy as at 31 December 2022:

	Level 1 EUR	Level 2 EUR	Level 3 EUR	Total EUR
Financial assets				
Cash on hand and balances with central banks	66 401 317	-	-	66 401 317
Loans to customers	-	134 322 613	-	134 322 613
Factoring receivables	-	33 898 113	-	33 898 113
Finance lease	-	19 331 258	-	19 331 258
Other financial assets	-	215 335	-	215 335
State bonds	-	22 790 253	-	22 790 253
Financial liabilities				
Customer deposits	-	242 279 911	-	242 279 911
Payables	-	6 610 225	-	6 610 225
Other liabilities	-	350 276	-	350 276

Quantitative disclosures of the Group's financial assets and liabilities in the fair value measurement hierarchy as at 31 December 2021:

	Level 1 EUR	Level 2 EUR	Level 3 EUR	Total EUR
Financial assets				
Cash on hand and balances with central banks	55 090 620	-	-	55 090 620
Loans to customers	-	82 807 123	-	82 807 123
Factoring and other receivables	-	40 396 719	-	40 396 719
Finance lease	-	834 712	-	834 712
Other financial assets	-	48 835	-	48 835
Financial liabilities				
Customer deposits	-	141 850 046	-	141 850 046
Payables	-	4 628 442	-	4 628 442
Other liabilities	-	148 661	-	148 661

23. Restatement of comparative information

The Group reviewed the methodology for classifying items in the separate financial statements, and decided to reflect more accurately the classification of the items in the financial statements, by making corresponding adjustments to the comparative information for 2021.

The adjustment impact on the Group's statement of profit and loss and other comprehensive income, the statement of financial position and the statement of cash flows is presented below.

Statement of profit or loss or other comprehensive income

	2021 (before restatement) EUR	Restatement	2021 (after restatement) EUR
Interest income calculated using effective interest method	6 013 662	(17 525)	5 996 137
Interest on late payments	9 537	(9 537)	-
Interest expenses	(504 030)	(147 492)	(651 522)
Net interest income (expense)	5 519 169	(174 554)	5 344 615
Commission expenses	-	27 063	27 063
Commission income	-	(21 842)	(21 842)
Net commission income (expenses)	-	-	5 221
Other operating income	83 431	-	83 431
Credit loss allowance	-	(710 192)	(710 192)
Loss allowance for doubtful receivables	(708 230)	708 230	-
Loss allowance for cash at banks	(1 962)	1 962	-
Payroll expenses	(3 144 429)	-	(3 144 429)
Depreciation of property, plant and equipment and amortization of intangible assets	-	(264 042)	(264 042)
Administrative expenses	(2 218 276)	433 375	(1 784 901)
Finance costs	(5 889)	-	(5 889)
Profit (loss) before tax	(476 186)	-	(476 186)
Income tax expense	13 202	-	13 202
Profit (loss) for the year	(462 984)	-	(462 984)
Other comprehensive income	-	-	-
Total other comprehensive income, net of tax	(462 984)	-	(462 984)

Consolidated notes to the financial statements

for the year ended 31 December 2022

23. Restatement of comparative information

Statement of financial position

	2021 (before restatement)	Restatement	2021 (after restatement)
	EUR		EUR
Assets			
Cash on hand and balances with central banks	55 090 620	-	55 090 620
Loans to customers and factoring receivables	-	123 868 254	123 868 254
Loans to customers	83 641 836	(83 641 836)	-
Factoring receivables	40 396 719	(40 396 719)	-
Intangible assets	-	640 302	640 302
Intangible assets	640 302	(640 302)	-
Property, plant and equipment	-	167 746	167 746
Property, plant and equipment	167 746	(167 746)	-
Right-of-use assets	341 127	-	341 127
Deferred tax asset	376 269	(376 269)	-
Deferred tax asset	-	376 269	376 269
Other financial assets	48 835	-	48 835
Other non-financial assets	22 304	(22 304)	-
Other assets	317 400	(267 199)	50 201
Total assets:	181 043 158	(459 804)	180 583 354
Liabilities			
Customer deposits	141 850 046	(289 503)	141 560 543
Lease liabilities	-	334 548	334 548
(Finance) lease or related liabilities	334 548	(334 548)	-
Payables	4 607 869	20 573	4 628 442
Loss allowance	-	137 404	137 404
Provisions	137 404	(137 404)	-
Other liabilities	339 535	(190 874)	148 661
Total liabilities:	147 269 402	(459 804)	146 809 598
Equity			
Issued capital	36 424 791	-	36 424 791
Retained earnings	(2 651 035)	-	(2 651 035)
Total equity:	33 773 756	-	33 773 756
Total equity and liabilities:	181 043 158	(459 804)	180 583 354

23. Restatement of comparative information (continued)

Statement of cash flows

	2021 (before restatement)	Restatement	2021 (after restatement)
	EUR		EUR
Profit (loss) for the year	(462 984)	-	(462 984)
Operating activities			
Credit loss allowance	-	710 192	710 192
Interest income	-	(5 996 137)	(5 996 137)
Interest expenses	-	651 522	651 522
Depreciation of property, plant and equipment and amortization of intangible assets	-	269 005	269 005
Impairment of investments in shares of subsidiaries	-	-	-
Change in deferred tax	-	(13 512)	(13 512)
Other non-cash transactions elimination	-	92 449	92 449
Depreciation and amortisation of non-current assets	158 273	(158 273)	-
Depreciation of right-of-use assets	104 164	(104 164)	-
Impairment of factoring receivables, net	45 374	(45 374)	-
Impairment of loans, net	525 452	(525 452)	-
Impairment of balances at banks, net	1 962	(1 962)	-
Impairment of off-balance sheet commitments, net	137 404	(137 404)	-
Adjustments to non-cash items	5 891	(5 891)	-
Income tax expense	310	(310)	-
Net interest income	(5 519 169)	5 519 169	-
Total adjustments to operating activities	(5 003 323)	716 842	(4 286 481)
Working capital adjustments			
Net change in loans granted	(69 069 076)	(18 054 780)	(87 123 856)
Changes in other financial assets	-	(18 426)	(18 426)
Net changes in other assets	-	(324 250)	(324 250)
Changes in customer deposits	135 782 645	(447 006)	135 335 639
Change in payables	-	1 736 347	1 736 347
Changes in other liabilities	2 122 539	(1 830 757)	291 782
Decrease (increase) in deferred income tax asset	(13 512)	13 512	-
(Increase) decrease in factoring receivables	(18 376 438)	18 376 438	-
(Increase) decrease in other current assets	(342 676)	342 676	-
Total changes in assets and liabilities of operating activities	50 103 481	(206 246)	49 897 236
Interest received	0	5 674 478	5 674 478
Interest paid	0	(204 516)	(204 516)
Interest on late payments	9 537	(9 537)	0
Income tax paid	(310)	310	0
Net cash flows from operating activities	50 619 017	(1 285)	50 617 733
Investing activities			
Acquisition of securities issued by governments	-	-	-
Acquisition of intangible assets	(109 463)	(341 981)	(451 444)

Consolidated notes to the financial statements

for the year ended 31 December 2022

Acquisition of intangible assets	(250 449)	0	(250 449)
Net cash flows used in investing activities	(359 912)	(341 981)	(701 893)
Financing activities			
Lease payments	(139 540)	341 302	201 762
Net cash flows from/used in financing activities	(139 540)	341 302	201 762
Increase (decrease) of cash and cash equivalents	50 119 564	(1 962)	50 117 602
Cash and cash equivalents at the beginning of the year/period	4 975 158	(2 140)	4 973 018
Cash and cash equivalents as at 31 December	55 094 722	(4 102)	55 090 620

24. Notes

Contingent liabilities

There are no any legal proceeding to which the Group is a subject.

Business acquisition

Optima Information Technology Srl is a financial software development company based in Pistoja, Italy, developing and providing individual software ordering solutions to the Group since 2018. The acquired business will therefore be a key asset for the Group, playing a strategic role in digitizing and improving the Group's processes, providing access to a scope-customized software for international expansion, as well as access to an in-house software development team. The acquired business includes contracts with 13 specialized employees.

The business was acquired for EUR 1,00. The acquisition does not fall within the scope of IFRS 3 Business combinations, and it has been accounted for at book values with balance sheet difference recognized in the Group's equity as a negative reserve, according to common practice for business combinations under common control.

Business acquisition is presented in the statements of financial position.

Group	2022-03-31
Property, plant and equipment	12 009
Intangible assets	448 572
Receivables	109 320
Total disposed assets	569 901
Group	2022-03-31
Employee benefits	91 851
Trade payables and other current liabilities	597 662
Total disposed liabilities, related to disposed assets	689 513
Group	2022-03-31
Loss from business acquisition	119 612
Total loss from business acquisition	119 612

Significant events after the end of the reporting period

The ongoing Russia's war in Ukraine and inflationary pressures continue to weigh on the global economic situation, resulting in slower economic activity. Global growth is projected to decelerate sharply in 2023, especially in the euro area. The latest economic data for Germany and Lithuania revealed that the gross domestic product of both countries decreased by 0.4% and 0.5% during Q4 2022.

In order to fight high inflation, the European Central Bank has initiated monetary policy tightening. By the end of 2022, the European Central Bank's rate of main refinancing operations was 2.5% (compared to 0.0% at the start of the year), and it was increased to 3.0% on 8 February 2023. Moreover, the European Central Bank indicated that the key interest rates will be increased by additional 50 basis points, and does not rule out the possibility of further increasing them in the near future.

The sudden increase of Euribor rates driven by the European Central Bank's monetary policy had a positive impact on the Group's financial results in the first quarter of 2023. However, in the light of an uncertain economic outlook, the Group closely monitors the economic situation and its loan portfolio performance. Taking into account the abovementioned circumstances, the Group continuously reviews and adapts its financing guidelines for new credit origination.


In January 2023 the Bank of Lithuania started a planned inspection of the Bank. The focus of the inspection is credit risk management, liquidity management, interest rate risk management, and governance of the Bank. The results of the inspection are expected to be issued by Q2-3 of 2023.

In March 2023 the Latvian State Revenue Service initiated an inspection in areas of money laundering and terrorist financing prevention on the Bank's subsidiary PayRay, SIA.


On 24 February 2022, after the Russian Federation recognized the independence of the self-proclaimed Donetsk and Luhansk people's republics and invaded Ukraine, the military conflict escalated to other regions of the country. The significant changes in the geopolitical context that took place after February 2022 were taken into account when preparing financial statements for the year ended 31 December 2022. The said geopolitical changes do not have a significant impact on the financial statements for the year ended 31 December 2022, as they are insignificant to the activities of the Group.

As of the end of the financial year up to approval of the financial statements, there were no post-balance sheet events that could have influence on the separate financial statements or be additionally disclosed.


Director
Renato La Fianza

 28 April 2023
(signature) (date)

Authorised person of BDO auditas ir apskaita
Aurelija Janulaitytė

 28 April 2023
(signature) (date)

CFO
Domenico Polini

 28 APRIL 2023

