RAIFFEISEN BANK International

ANNUAL FINANCIAL REPORT 2013



2 Overview

Overview

Raiffeisen Bank International Group				
Monetary values in € million	2013	Change	2012	2011
Income statement	1/1-31/12		1/1-31/12	1/1-31/12
Net interest income	3,729	7.4%	3,472	3,667
Net provisioning for impairment losses	(1,149)	13.9%	(1,009)	(1,064)
Net fee and commission income	1,626	7.2%	1,516	1,490
Net trading income	321	49.6%	215	363
General administrative expenses ¹	(3,340)	2.5%	(3,258)	(3,120)
Profit before tax ¹	835	(19.5)%	1,037	1,373
Profit after tax 1	603	(19.8)%	752	974
Consolidated profit ¹	557	(23.6)%	730	968
Statement of financial position	31/12		31/12	31/12
Loans and advances to banks	22,243	(0.4)%	22,323	25,748
Loans and advances to customers	80,635	(3.2)%	83,343	81,576
Deposits from banks	30,105	(0.3)%	30,186	37,992
Deposits from customers	66,437	0.2%	66,297	66,747
Equity	10,364	(4.7)%	10,873	10,936
Total assets	130,640	(4.0)%	136,116	146,985
Key ratios	1/1-31/12		1/1-31/12	1/1-31/12
Return on equity before tax	7.8%	(1.8) PP	9.7%	13.7%
Return on equity after tax	5.7%	(1.3) PP	7.0%	9.7%
Consolidated return on equity	5.5%	(1.9) PP	7.4%	10.8%
Cost/income ratio	58.3%	(3.2) PP	61.5%	56.0%
Return on assets before tax	0.63%	(O.10) PP	0.73%	0.98%
Net interest margin (average interest-bearing assets)	3.11%	0.46 PP	2.66%	2.90%
NPL ratio	10.7%	0.9 PP	9.8%	8.6%
Provisioning ratio (average loans and advances to customers)	1.39%	0.18 PP	1.21%	1.34%
Bank-specific information ²	31/12		31/12	31/12
Risk-weighted assets (total)	79,897	(3.5)%	82,822	95,302
Total own funds	12,686	(1.5)%	12,885	12,858
Core tier 1 ratio, total	10.7%	0.0 PP	10.7%	9.0%
Tier 1 ratio, total	11.2%	0.0 PP	11.2%	9.9%
Own funds ratio	15.9%	0.3 PP	15.6%	13.5%
Stock data	1/1-31/12	•	1/1-31/12	1/1-31/12
Earnings per share in €	1.83	(32.6)%	2.72	3.95
Closing price in € (31/12)	25.62	(18.6)%	31.46	20.07
High (closing prices) in €	33.59	0.7%	33.36	45.10
Low (closing prices) in €	19.96	7.1%	18.64	14.16
Number of shares in million (31/12)	195.51	-	195.51	195.51
Market capitalization in € million (31/12)	5,009	(18.6)%	6,150	3,924
Dividend per share in €	1.02 ³	(0,15)	1.17	1.05
Resources	31/12		31/12	31/12
Employees as of reporting date	<i>57</i> ,901	(3.6)%	60,084	59,261
Business outlets	3,025	(2.6)%	3,106	2,928
Customers in million	14.6	2.9%	14.2	13.8

In this report, Raiffeisen Bank International (RBI) refers to the RBI Group, and RBI AG is used wherever statements refer solely to Raiffeisen Bank International AG. The same applies to RZB and RZB AG.

Please note that minor differences may occur if the rounded amounts are added or subtracted. Changes in rates (percentages) are based on the actual figures and not on the rounded figures presented.

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with cooperation of: RBI Fincial Accounting, RBI Investor Relations (Parts of Management Report), RBI Integrated Risk Management (Parts of Risk Report)

¹ Adaptation of previous year's values due to retrospective application of IAS 19. 2 Calculated according to the Austrian Banking Act (Bankwesengesetz, BWG). Raiffeisen Bank International as part of the RZB Group is not subject to the Austrian

³ Proposal to the Annual General Meeting (refers to the increased number of shares due to the capital increase carried out at the beginning of 2014).

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Consolidated financial statements Statement of comprehensive income

Income statement

€ 000	Notes	2013	2012	Change
Interest income		6,083,730	6,478,884	(6.1)%
Current income from associates		122	50	141.7%
Interest expenses		(2,354,913)	(3,006,780)	(21.7)%
Net interest income	[2]	3,728,939	3,472,155	7.4%
Net provisioning for impairment losses	[3]	(1,149,215)	(1,008,823)	13.9%
Net interest income after provisioning		2,579,724	2,463,332	4.7%
Fee and commission income		2,012,514	1,869,194	7.7%
Fee and commission expense		(386,346)	(352,795)	9.5%
Net fee and commission income	[4]	1,626,167	1,516,399	7.2%
Net trading income	[5]	321,071	214,686	49.6%
Net income from derivatives and liabilities	[6]	(256,662)	(127,462)	101.4%
Net income from financial investments	[7]	57,743	318,410	(81.9)%
General administrative expenses ¹	[8]	(3,339,506)	(3,258,103)	2.5%
Other net operating income	[9]	(147,415)	(102,035)	44.5%
Net income from disposal of group assets	[10]	(6,465)	12,137	-
Profit before tax		834,657	1,037,363	(19.5)%
Income taxes ¹	[11]	(231,711)	(285,370)	(18.8)%
Profit after tax		602,946	<i>75</i> 1,993	(19.8)%
Profit attributable to non-controlling interests		(45,611)	(22,301)	104.5%
Consolidated profit		557,336	729,692	(23.6)%

¹ Adaption of previous year figures due to the retrospective application of IAS 19R.

Earnings per share

in €	Notes	2013	2012	Change
Earnings per share ¹	[12]	1.83	2.72	(0.89)

¹ Adaption of previous year figures due to the retrospective application of IAS 19R.

Earnings per share are obtained by dividing adjusted consolidated profit (less dividend for participation capital) by the average number of common shares outstanding. In the fiscal year 2013, the number of common shares outstanding was 194,948 thousand compared with 194,859 thousand in the previous year.

There were no conversion rights or options outstanding, so undiluted earnings per share are equal to diluted earnings per share.

Other comprehensive income and total comprehensive income

·	Tot	al	Group	equity	Non-controlling interests	
€ 000	2013	2012	2013	2012	2013	2012
Profit after tax	602,946	751,993	557,336	729,692	45,611	22,301
Items which are not reclassified to profit and loss	2,862	(4,310)	2,862	(4,310)	0	0
Remeasurements of defined benefit plans	3,820	(5,747)	3,820	(5,747)	0	0
Deferred taxes on items which are not reclassified to profit and loss	(958)	1,437	(958)	1,437	0	0
Items that may be reclassified subsequently to profit or loss	(468,461)	90,626	(452,781)	69,361	(15,680)	21,265
Exchange differences	(460,210)	167,401	(439,938)	150,303	(20,272)	17,097
hereof unrealized net gains (losses) of the period	(460,210)	167,401	(439,938)	150,303	(20,272)	17,097
hereof net gains (losses) reclassified to income statement	0	0	0	0	0	0
Capital hedge	4,656	225	4,656	225	0	0
Hyperinflation	31,158	33,995	27,338	29,827	3,820	4,168
Net gains (losses) on derivatives hedging fluctuating cash flows	(16,364)	(1,245)	(16,364)	(1,245)	0	0
hereof unrealized net gains (losses) of the period	(16,364)	(1,245)	(16,364)	(1,245)	0	0
hereof net gains (losses) reclassified to income statement	0	0	0	0	0	0
Changes in equity of companies valued at equity	224	5	224	5	0	0
Net gains (losses) on financial assets available-for-sale	(34,552)	(147,375)	(35,324)	(147,375)	772	0
hereof unrealized net gains (losses) of the period	7,943	15,670	6,429	15,670	1,514	0
hereof net gains (losses) reclassified to income statement	(42,494)	(163,045)	(41,752)	(163,045)	(742)	0
Deferred taxes on income and expenses directly recognized in equity	6,626	37,620	6,626	37,620	0	0
hereof unrealized net gains (losses) of the period	1,076	(3,142)	1,076	(3,142)	0	0
hereof net gains (losses) reclassified to income statement	5,550	40,761	5,550	40,761	0	0
Sundry income and expenses directly recognized in equity	0	0	0	0	0	0
Other comprehensive income	(465,599)	86,316	(449,919)	65,051	(15,680)	21,265
Total comprehensive income	137,347	838,309	107,416	794,743	29,931	43,567

Other comprehensive income

In the reporting year, IAS 19R was implemented which required retrospective application. The required re-evaluation of defined benefit plans resulted in other comprehensive income of \in 3,820 thousand in the reporting year. Retrospectively, the previous year was adapted by minus \in 5,747 thousand.

In 2013, exchange differences derived especially from changes of Russian rouble, Czech koruna and Ukrainian hryvnia to Euro.

Capital hedge comprises hedges for investments in economically independent sub-units.

In 2013, € 31,158 thousand (2012: € 33,995 thousand) was recognized directly in other comprehensive income through the application of IAS 29 (hyperinflation accounting) in Belarus.

Since the reporting year, cash flow hedging has been applied in two Group units to hedge the changes in interest rate risk.

The item fair value reserve (available-for-sale financial assets) contains net valuations of financial investments.

The following components of retained earnings developed as follows:

€ 000	Remeasure- ments reserves	Exchange differences	Capital hedge	Hyper- inflation	Cash flow hedge	Fair value reserve (afs financial assets)	Deferred taxes
As of 1/1/2012	(513)	(1,458,574)	72,692	83,486	(57)	198,970	257,295
Unrealized net gains (losses) of the period	(5,747)	150,303	225	29,827	(1,245)	15,670	(1,705)
Net gains (losses) reclassified to income statement	0	0	0	0	0	(163,045)	40,761
As of 31/12/2012	(6,260)	(1,308,271)	72,917	113,314	(1,302)	51,595	296,352
Unrealized net gains (losses) of the period	3,820	(439,938)	4,656	27,338	(16,364)	6,429	118
Net gains (losses) reclassified to income statement	0	0	0	0	0	(41,752)	5,550
As of 31/12/2013	(2,440)	(1,748,209)	77,573	140,652	(17,666)	16,271	302,020

Quarterly results

€ 000	Q1/2013	Q2/2013	Q3/2013	Q4/2013
Net interest income	864,737	971,526	940,159	952,51 <i>7</i>
Net provisioning for impairment losses	(219,722)	(249,291)	(330,490)	(349,711)
Net interest income after provisioning	645,015	722,234	609,669	602,806
Net fee and commission income	374,609	410,770	417,202	423,587
Net trading income	80,338	60,115	99,829	80,788
Net income from derivatives and liabilities	(121,062)	(66,398)	(55,639)	(13,563)
Net income from financial investments	87,272	(23,268)	9,154	(15,416)
General administrative expenses	(787,928)	(828,941)	(812,848)	(909,789)
Other net operating income	(20,903)	(58,331)	(38,146)	(30,035)
Net income from disposal of group assets	(6,487)	19	6	(3)
Profit before tax	250,854	216,201	229,227	138,375
Income taxes	(76,883)	(78,839)	(79,938)	3,949
Profit after tax	173,971	137,362	149,289	142,324
Profit attributable to non-controlling interests	(17,267)	(17,426)	(14,871)	3,953
Consolidated profit	156,704	119,936	134,418	146,277

€ 000	Q1/2012	Q2/2012	Q3/2012	Q4/2012
Net interest income	875,298	886,332	834,290	876,235
Net provisioning for impairment losses	(152,949)	(246,912)	(223,511)	(385,451)
Net interest income after provisioning	722,349	639,420	610,780	490,783
Net fee and commission income	345,880	374,759	399,746	396,014
Net trading income	82,006	84,910	53,571	(5,801)
Net income from derivatives and liabilities	34,528	(54,641)	(87,791)	(19,559)
Net income from financial investments	261,391	(8,117)	45,957	19,180
General administrative expenses ¹	(753,229)	(764,448)	(818,415)	(922,011)
Other net operating income	(7,951)	(27,818)	(16,036)	(50,231)
Net income from disposal of group assets	(65)	(1,514)	27	13,690
Profit before tax	684,908	242,551	187,840	(77,935)
Income taxes ¹	(110,939)	(82,855)	(32,408)	(59,168)
Profit after tax	573,969	159,696	155,431	(137,103)
Profit attributable to non-controlling interests	(32,827)	108	(13,922)	24,340
Consolidated profit	541,142	159,804	141,509	(112,763)

¹ Adaption of previous year figures due to the retrospective application of IAS 19R.

Statement of financial position

Assets in € 000	Notes	31/12/2013	31/12/2012	Change
Cash reserve	[14, 35]	6,674,226	6,556,723	1.8%
Loans and advances to banks	[15, 35, 53]	22,243,221	22,323,301	(0.4)%
Loans and advances to customers	[16, 35, 53]	80,634,618	83,343,269	(3.2)%
Impairment losses on loans and advances	[17, 35]	(5,605,475)	(5,641,897)	(0.6)%
Trading assets	[18, 35, 53]	7,581,097	9,813,293	(22.7)%
Derivatives	[19, 35, 53]	982,052	1,405,088	(30.1)%
Financial investments	[20, 35, 53]	13,482,703	13,355,459	1.0%
Investments in associates	[21, 35, 53]	5,035	4,935	2.0%
Intangible fixed assets	[22, 24, 35]	1,248,709	1,321,011	(5.5)%
Tangible fixed assets	[23, 24, 35]	1,594,558	1,596,896	(0.1)%
Other assets	[25, 35, 53]	1,799,069	2,037,945	(11.7)%
Total assets		130,639,813	136,116,023	(4.0)%

Equity and liabilities	<u> </u>			
in € 000	Notes	31/12/2013	31/12/2012	Change
Deposits from banks	[26, 35, 53]	30,104,866	30,186,449	(0.3)%
Deposits from customers	[27, 35, 53]	66,436,636	66,297,151	0.2%
Debt securities issued	[28, 35, 53]	11,532,646	13,290,102	(13.2)%
Provisions for liabilities and charges	[29, 35, 53]	<i>7</i> 33,116	720,996	1.7%
Trading liabilities	[30, 35, 53]	5,203,894	8,824,242	(41.0)%
Derivatives	[31, 35, 53]	384,408	471,804	(18.5)%
Other liabilities	[32, 35, 53]	1,752,861	1,515,338	15.7%
Subordinated capital	[33, 35, 53]	4,127,589	3,937,049	4.8%
Equity	[34, 35]	10,363,798	10,872,893	(4.7)%
Consolidated equity ¹		9,321,638	9,424,058	(1.1)%
Consolidated profit ¹		557,336	729,692	(23.6)%
Non-controlling interests		484,824	719,143	(32.6)%
Total equity and liabilities		130,639,813	136,116,023	(4.0)%

¹ Adaption of previous year figures due to the retrospective application of IAS 19R.

Statement of changes in equity

	•	Participation capital/					
€ 000	Subscribed capital	Participation rights	Capital reserves	Retained earnings	Consolidated profit	Non-controlling interests	Total
Equity as of 1/1/2012	593,412	2,500,000	2,570,778	3,161,038	967,663	1,142,894	10,935,786
Effects of the retrospective application of IAS 19R	0	0	0	(513)	513	0	0
Equity as of 1/1/2012	593,412	2,500,000	2,570,778	3,160,525	968,176	1,142,894	10,935,786
Capital increases	0	0	0	0	0	1 <i>7</i> ,124	17,124
Transferred to retained earnings	0	0	0	563,887	(563,887)	0	0
Dividend payments	0	0	0	0	(404,289)	(58,428)	(462,718)
Total comprehensive income ¹	0	0	0	65,051	729,692	43,567	838,309
Own shares/share incentive program	1,179	0	3,247	0	0	0	4,426
Other changes	0	0	0	(34,021)	0	(426,013)	(460,034)
Equity as of 1/1/2013	594,591	2,500,000	2,574,025	3,755,442	729,692	719,143	10,872,893
Capital increases	0	0	0	0	0	9,358	9,358
Transferred to retained earnings	0	0	0	301,603	(301,603)	0	0
Dividend payments	0	0	0	0	(428,089)	(56,455)	(484,543)
Total comprehensive income	0	0	0	(449,919)	557,336	29,931	137,347
Own shares/share incentive program	0	0	1,057	0	0	0	1,057
Other changes	0	0	0	44,840	0	(217,153)	(172,313)
Equity as of 31/12/2013	594,591	2,500,000	2,575,162	3,651,885	557,336	484,824	10,363,798

¹ Adaption of previous year figures due to retrospective application of IAS 19R.

Further details about the above mentioned changes are reported under note (34) Equity.

Other changes in equity are mainly due to the purchase of a non-controlling interest of 25 per cent in Raiffeisenbank Austria d.d., Zagreb. In the previous year, other changes in equity resulted largely from purchases of non-controlling interests, namely of a share of 24 per cent in Raiffeisenbank a.s., Prague, a share of 13 per cent in Tatra banka a.s., Bratislava, a share of 30 per cent in Raiffeisen Bank Zrt., Budapest, a share of 12 per cent in Raiffeisen Banka d.d., Maribor and a share of 3 per cent in Raiffeisen Bank d.d. Bosna I Hercegovina, Sarajevo.

Statement of cash flows

€000	2013	2012
Profit after tax	602,946	<i>7</i> 51,993
Non-cash positions in profit and transition to net cash from operating activities:		
Write-downs/write-ups of tangible fixed assets and financial investments	484,022	453,334
Net provisioning for liabilities and charges and impairment losses	1,449,536	1,111,417
Gains (losses) from disposals of tangible fixed assets and financial investments	(38,015)	(13,667)
Other adjustments (net)	418,604	(538,545)
Subtotal	2,917,094	1,764,532
Changes in assets and liabilities arising from operating activities after corrections for non-cash positions:		
Loans and advances to banks and customers	(422,067)	6,756,715
Trading assets/trading liabilities (net)	(1,638,922)	(219,196)
Other assets/other liabilities (net)	(1,073,170)	913,512
Deposits from banks and customers	2,967,245	(11,628,799)
Debt securities issued	(1,744,247)	(1,553,069)
Net cash from operating activities	1,005,932	(3,966,306)
Proceeds from sale of:		
Financial investments	1,990,337	2,346,923
Tangible and intangible fixed assets	64,193	88,240
Proceeds from disposal of group assets	7	0
Payments for purchase of:		
Financial investments	(1,729,381)	(1,537,465)
Tangible and intangible fixed assets	(450,457)	(531,140)
Payments for acquisition of subsidiaries	0	(818,540)
Net cash from investing activities	(125,302)	(451,982)
Capital increases	9,358	17,124
Inflows/outflows of subordinated capital	102,913	(30,476)
Dividend payments	(484,543)	(462,718)
Change in non-controlling interests	(160,627)	(348,184)
Net cash from financing activities	(532,899)	(824,254)

€ 000	2013	2012
Cash and cash equivalents at the end of previous period	6,556,723	11,401,747
Cash from the acquisition of subsidiaries	0	339,640
Net cash from operating activities	1,005,932	(3,966,306)
Net cash from investing activities	(125,302)	(451,982)
Net cash from financing activities	(532,899)	(824,254)
Effect of exchange rate changes	(230,228)	57,878
Cash and cash equivalents at the end of period	6,674,226	6,556,723

Payments for taxes, interest and dividends	2013	2012
Interest received	6,443,169	6,827,115
Dividends received	5,292	5,942
Interest paid	(2,249,357)	(3,019,206)
Income taxes paid	(110,723)	(115,775)

The statement of cash flows shows the structure and changes in cash and cash equivalents during the financial year and is broken down into three sections:

- net cash from operating activities
- net cash from investing activities
- net cash from financing activities

Net cash from operating activities comprises inflows and outflows from loans and advances to banks and customers, from deposits from banks and customers as well as debt securities issued. Inflows and outflows from trading assets and liabilities, from derivatives, as well as from other assets and other liabilities are also shown in operating activities. The interest, dividend and tax payments from operating activities are separately stated.

Net cash from investing activities shows inflows and outflows from financial investments, tangible and intangible assets, proceeds from disposal of Group assets, and payments for acquisition of subsidiaries.

Net cash from financing activities consists of inflows and outflows of equity and subordinated capital. This covers capital increases, dividend payments, and changes in subordinated capital.

Cash and cash equivalents include the cash reserve recognized in the statement of financial position, which consists of cash in hand and balances at central banks due at call. It does not include loans and advances to banks that are due at call, which belong to operating activities.

11

Segment reporting

Division of the segments

Segmentation principles

As a rule, internal management reporting at RBI is based on the current organizational structure. This matrix structure means that each member of the Management Board is responsible both for individual countries and for specific business activities (country and functional responsibility model). A cash generating unit within the Group is either a country or a business activity. Accordingly, the RBI management bodies - Management Board and Supervisory Board - make key decisions that determine the resources allocated to any given segment based on its financial strength and profitability, which is why these reporting criteria are an essential component in the decision-making process. Thus, the division into segments was also undertaken in accordance with IFRS 8. The reconciliation contains mainly the amounts resulting from the elimination of intra-group results and consolidation between the segments.

Markets in Central and Eastern Europe are thereby grouped together into regional segments in which countries with comparable economic profiles and similar long-term economic growth expectations are bundled into the same segment. Business activities outside the CEE region are divided according to business area.

In order to achieve the maximum possible transparency and clear lines of reporting, seven segments were defined in compliance with the IFRS 8 thresholds. IFRS 8 establishes a 10 per cent threshold for the key figures of operating income, profit after tax and segment assets.

The following segments resulted thereof:

Central Europe

This segment encompasses the most advanced banking markets in the EU-countries in Central and Eastern Europe, namely the Czech Republic, Hungary, Poland, Slovakia and Slovenia. They are also the markets in which RBI has been operating the longest. In each of the countries, RBI is represented by a bank, leasing companies and other specialized financial institutions. In Poland, in addition to the main activity of the credit business with corporate customers and small and medium-sized enterprises (also via leasing and factoring), the focus is also on retail banking and on affluent customers. In Slovakia, RBI is likewise active in its business divisions of Corporate and Retail Customers, including leasing, and in retail business with a multibrand strategy. In Slovenia, the Group provides universal banking services and also leasing, with Group units concentrating in particular on local corporate customers; a reduction of business volume is in progress. In the Czech Republic, RBI offers real estate leasing in addition to traditional banking services with corporate and retail customers. The focus is based on the extension of relations to first-class regular customers. In Hungary, the Group provides services to private and corporate customers via the Bank's tightly knit network and also through leasing companies. In addition, RBI is represented in Slovakia and the Czech Republic with its direct bank ZUNO.

Southeastern Europe

The Southeastern Europe segment comprises Albania, Bosnia and Herzegovina, Bulgaria, Croatia, Kosovo, Romania and Serbia. In these countries, RBI is represented by banks, leasing companies, as well as, in some markets, by separate capital management and asset management companies and pension funds. In Albania and Bulgaria, financial services are offered across all business divisions. In Kosovo, RBI also offers a comprehensive product range. In Bosnia and Herzegovina the emphasis is on small and medium-sized enterprises, while also boasting a wide range of products for retail customers. In Croatia the focus is on large and medium-sized corporate customers and also on retail customers (pension funds business). In Romania a broad range of financial services is offered via its tightly knit branch network. Moreover, the Moldovan corporate customer market is also served from Romania. In Serbia, the market is serviced by a universal bank and a leasing company.

Russia

Raiffeisenbank is one of the leading foreign banks in Russia and services both corporate and retail customers. The national branch network also offers products tailored for upper class private individuals and small and medium-sized entities. RBI takes a strong position in the underwriting business. The product range in Russia is rounded off by leasing business. In view of the size of the banking market and its high natural and industrial potential, the Russia segment is of key significance for RBI.

CIS Other

This segment comprises Belarus, Kazakhstan and Ukraine. In Belarus, RBI is represented by a bank and a leasing company, whilst in Kazakhstan it is represented in the leasing business. In Ukraine RBI is represented by a bank, a leasing and a card-processing company and provides a full range of financial services and products via a tightly knit branch network.

Group Corporates

The Group Corporates segment covers business with Austrian and international – notably Western European – corporate customers of the RBI AG, which are managed from Vienna and grouped within the Corporate Customers profit center. These customers include Austria's largest companies and multinational customers. The segment also comprises the large corporate business with Central and Eastern European customers as well multinationals with CEE-business, included in the Network Corporate Customers & Support profit center. The named profit centers also include net income from structured trade financing for commodity traders, documentary business, project financing and a range of cofinancing solutions. Corporate customer business in further countries is operated via the Singapore, China and Malaysia branches, which are also included in this segment. Financing companies in USA and Hong Kong, which focus on niche market customers with selected products, are also allocated to this segment.

Group Markets

The Group Markets segment covers RBI AG's customer and proprietary business related to the capital market. Income from currency, interest and securities trading as well as from trading in structured products for financial institutions is also allocated to this segment, as is proprietary business. The same applies to proprietary trading and market maker activities in Vienna, and to the branches in Singapore, China and London. This segment includes net income from customer business, sales of all banking products and business relationships with banks, institutional customers, governments and local authorities too. Furthermore, income from Raiffeisen Centrobank (equity trading and capital market financing) and from Kathrein Privatbank is also booked under this segment.

Corporate Center

The Corporate Center segment encompasses all of the services provided by Group head office in various divisions that serve to implement the Group's overall strategy and that are allocated to this segment to ensure comparability. Therefore, this segment includes the following areas: Liquidity management and balance sheet structure management as part of proprietary trading, participation management, income from banking operations carried out by Group head office for refinancing Group units, the Austrian transaction and services business for financial services providers, as well as income from the holding and other companies outside the financial service provider business that do not fall directly under another segment.

Assessment of segment profit and loss

The segment reporting according to IFRS 8 shows the segment performance on the basis of internal management reporting, supplemented with the reconciliation of the segment results to the consolidated financial statements. In principle, RBI's management reporting is based on IFRS. Therefore, no differences occur in the recognition and measurement principles between segment reporting and consolidated financial statements.

The control of the separate segments is based on key indicators, which are assembled of several parameters like profitability, growth, efficiency, constraints and the business mix. The target values of the separate key indicators are determined according to the specific market environment and adapted on demand.

Consolidated financial statements

The performance of the CGUs is evaluated as follows:

Profitability

The profitability is measured by the return on equity (ROE) and return on risk-adjusted capital (RORAC) based on the internal management systems. The return on equity shows the profitability of a CGU and is calculated as the proportion between profit/loss after deduction of non-controlling interests and the average consolidated capital employed. The return on equity reflects the yield of the capital of each segment. The calculation of the RORAC indicates the risk adjusted capital, which reflects the demand of own funds and which has to be brought forward in case of unexpected losses by the bank. In RBI this capital requirement is calculated within the economic capital model for credit, market and operational risk. That ratio shows the interest of the risk-adjusted equity (economic capital), which is no indicator according to IFRS. Within the different countries and business lines the real earned RORAC will be compared with the predetermined minimal value for the RORAC (Hurdle), which reflects the market adequate yield expectations.

Growth

Growth is a very important indicator. Within risk management certain limits are set for each segment. For this measurement the growth rates of the profit after non-controlling interests and operating income are considered. The diversification of the result is very crucial for the quality and the compliance with the strategic targets.

Efficiency

The cost/income ratio represents the cost efficiency of the segment. The cost/income ratio shows the proportion of the administrative expenses and the operating income, meaning the sum of net interest income, net fee and commission income, net trading income and the other net operating income (less bank levies and impairment of goodwill).

Constraints

In accordance with Basel II framework, specific determining factors have to be considered. The proportion of core tier 1 capital to risk-weighted assets (core tier 1 ratio) is an important indicator if the capital underlying for the business volume is adequate. The industry sector specifics are tending to different risk weights within the calculation of risk-weighted assets according to the Austrian Banking Act (based on Basel II). These factors are crucial for the calculation of the regulatory minimum own funds requirements. Moreover the efficient use of the available capital is calculated internally, whereby the actual usage is brought in proportion to the theoretical available risk coverage capital. The long-term liquidity ratios are additionally restrictive and they are defined in accordance with the regulatory guidelines. The performance is also measured with the risk/revenue ratio.

Business Mix

The following key performance indicators are relevant for a reasonable and effective business structure, whereby the composition of the results and the indicators are significant. The structure of the prime funding basis for loans and advances to customers are measured using the loan/deposit ratio which is the proportion of loans and advances to customer to deposits from customers (each less claims and obligations from (reverse) repurchase agreements and securities lending). The share of the result derived from the core business is relevant as well. The net interest margin is calculated on average interest-bearing assets. The proportion of the net fee and commission income to the operating income is also a key performance indicator, which is included in the target setting for the business mix.

The presentation of segment performance is based on the income statement and geared to the reporting structure internally used. Income and expenses are attributed to the country and/or business division in which they are generated. Operating income positions are the net interest income, net fee and commission income, net trading income and the other net operating income. The other results include the net income from financial investments, the net income from derivatives (hedging) and liabilities, the net income from disposal of group assets, the bank levies and impairment of goodwill. The segment result is shown till the profit/loss after deduction of non-controlling interests. The segment assets are represented by the total assets and the risk-weighted assets. The item liabilities includes all positions of the liabilities side except the equity. The reconciliation implies mainly the amounts resulting from the elimination of intra-group results and consolidation between the segments. Finally, financial ratios – usual in the line of business – are added to evaluate the results. The values shown in the segment reporting are retrieved from the IFRS individual financial statements which are also used for the compilation of the consolidated financial statements. In some units profit center results are taken from the internal management income statement.

Financial year 2013		Southeastern	·	<u>.</u>	Group
€ 000	Central Europe	Europe	Russia	CIS Other	Corporates
Net interest income	1,067,800	861,626	722,483	422,130	478,246
Net fee and commission income	546,169	348,047	308,458	210,208	159,366
Net trading income	28,304	52,877	155,728	11,724	(16,345)
Other net operating income	14,482	22,409	(333)	(5,937)	350
Operating income	1,656,754	1,284,959	1,186,336	638,124	621,616
General administrative expenses	(1,098,363)	(698,235)	(552,475)	(357,619)	(190,937)
Operating result	558,392	586,724	633,861	280,506	430,679
Net provisioning for impairment losses	(403,173)	(325,856)	(48,093)	(107,605)	(257,999)
Other results	(89,941)	16,341	29,012	43,972	1,082
Profit before tax	65,278	277,209	614,779	216,873	173,761
Income taxes	(58,268)	(29,172)	(146,061)	(47,017)	(35,731)
Profit after tax	7,009	248,037	468,718	169,856	138,030
Profit attributable to non-controlling interests	(28,075)	(501)	(1,600)	(11,882)	(119)
Profit/Loss after deduction of					
non-controlling interests	(21,065)	247,536	467,118	157,974	137,912
Share of profit before tax	4.9%	20.6%	45.8%	16.1%	12.9%
Risk-weighted assets (credit risk)	20,931,754	12,471,469	9,239,444	5,041,647	12,935,643
Risk-weighted assets (total)	24,400,322	15,097,090	11,535,903	6,175,326	13,845,713
Total own funds requirement	1,952,026	1,207,767	922,872	494,026	1,107,657
Assets	38,420,813	21,159,716	15,554,626	5,809,218	20,812,276
Liabilities	34,777,889	18,163,455	13,194,456	4,657,409	13,556,708
Net interest margin (average interest-bearing assets)	2.92%	4.37%	4.80%	7.60%	2.34%
NPL ratio	12.2%	13.9%	4.8%	24.4%	6.7%
NPL coverage ratio	64.3%	62.9%	77.8%	72.2%	47.0%
Cost/income ratio	66.3%	54.3%	46.6%	56.0%	30.7%
Provisioning ratio (average loans and advances to					
customers)	1.37%	2.28%	0.48%	2.29%	1.27%
Average equity	3,233,249	2,018,441	1,590,186	831,210	1,802,980
Return on equity before tax	2.0%	13.7%	38.7%	26.1%	9.6%
Business outlets	802	1,115	195	899	9

Financial year 2013	<u> </u>	Corporate		
€ 000	Group Markets	Center	Reconciliation	Total
Net interest income	148,435	664,857	(636,638)	3,728,939
Net fee and commission income	121,059	(39,937)	(27,201)	1,626,167
Net trading income	83,768	9,585	(4,570)	321,071
Other net operating income	22,041	139,443	(139,851)	52,604
Operating income	375,303	773,948	(808,260)	5,728,780
General administrative expenses	(252,695)	(329,096)	139,915	(3,339,506)
Operating result	122,608	444,851	(668,345)	2,389,275
Net provisioning for impairment losses	(15,418)	5,626	3,304	(1,149,215)
Other results	18,096	(579,996)	156,032	(405,402)
Profit/loss before tax	125,286	(129,519)	(509,010)	834,657
Income taxes	(23,120)	108,180	(522)	(231,711)
Profit/loss after tax	102,165	(21,339)	(509,531)	602,946
Profit attributable to non-controlling interests	(3)	(11,307)	7,876	(45,611)
Profit/Loss after deduction of				
non-controlling interests	102,163	(32,646)	(501,656)	557,336
Share of profit before tax	9.3%	(9.6)%	_	100.00%
Risk-weighted assets (credit risk)	3,920,473	15,630,928	(14,837,194)	65,334,163
Risk-weighted assets (total)	5,613,634	16,670,488	(13,441,951)	79,896,525
Total own funds requirement	449,091	1,333,639	(1,075,356)	6,391,722
Assets	20,271,054	34,716,289	(26,104,179)	130,639,813
Liabilities	18,687,417	29,687,473	(12,448,793)	120,276,015
Net interest margin (average interest-bearing assets)	0.74%	-	-	3.11%
NPL ratio	7.5%	-	-	10.7%
NPL coverage ratio	90.9%	-	-	63.1%
Cost/income ratio	67.3%	42.52%	-	58.3%
Provisioning ratio (average loans and advances to customers)	0.47%	-	-	1.39%
Average equity	662,071	2,286,752	(1,754,291)	10,670,599
Return on equity before tax	18.9%	-		7.8%
Business outlets	4	1	_	3,025

Financial year 2012 € 000	Central Europe	Southeastern Europe	Russia	CIS Other	Group Corporates
Net interest income	1,042,943	868,654	748,680	417,516	404,041
Net fee and commission income	495,784	319,479	285,134	209,070	162,766
Net trading income	<i>7</i> ,886	53,118	69,313	(19,443)	16,301
Other net operating income ¹	35,462	39,716	(4,857)	(5,165)	11,526
Operating income	1,582,076	1,280,968	1,098,270	601,978	594,633
General administrative expenses ²	(1,036,923)	(701,646)	(510,969)	(383,965)	(177,105)
Operating result	545,153	579,321	587,301	218,013	417,529
Net provisioning for impairment losses	(517,220)	(287,406)	15,946	(88,690)	(113,060)
Other results ³	25,060	10,779	(4,720)	(21,286)	14,440
Profit before tax	52,993	302,694	598,527	108,036	318,909
Income taxes ²	(67,654)	(35,936)	(125,664)	(47,163)	(71,583)
Profit after tax	(14,662)	266,758	472,863	60,873	247,326
Profit attributable to non-controlling interests	1,888	(15,534)	(5,030)	(6,322)	113
Profit/Loss after deduction of non-controlling interests	(12,774)	251,224	467,833	54,551	247,439
Share of profit before tax	4.3%	24.4%	48.3%	8.7%	25.7%
Risk-weighted assets (credit risk)	21,957,834	13,168,811	10,242,994	5,148,027	13,151,235
Risk-weighted assets (total)	25,559,089	15,868,150	12,231,336	6,289,652	13,955,940
Total own funds requirement	2,044,727	1,269,452	978,507	503,172	1,116,475
Assets	40,787,143	21,345,864	15,635,307	6,323,791	18,996,626
Liabilities	37,075,827	18,408,609	13,175,285	5,274,843	13,190,568
Net interest margin (average interest-bearing assets)	2.85%	4.21%	5.29%	7.12%	1.93%
NPL ratio	11.5%	12.5%	5.0%	28.2%	4.8%
NPL coverage ratio	64.0%	62.0%	100.0%	70.2%	60.7%
Cost/income ratio	65.5%	54.8%	46.5%	63.8%	29.8%
Provisioning ratio (average loans and advances to customers)	1.82%	1.93%	(0.17)%	1.83%	0.56%
Average equity	3,038,238	2,059,432	1,528,228	791,263	1,769,808
Return on equity before tax	1.7%	14.7%	39.2%	13.7%	18.0%
Business outlets	853	1,129	186	926	8

Excl. impairment of goodwill and bank levies.
 Adaptation of previous year's values due to retrospective application of IAS 19R.
 Incl. impairment of goodwill and bank levies.

Financial year 2012 € 000	Group Markets	Corporate Center	Reconciliation	Total
Net interest income	159,068	500,819	(669,567)	3,472,155
Net fee and commission income	105,196	(41,607)	(19,423)	1,516,399
Net trading income	78,336	(36,195)	45,369	214,686
Other net operating income ¹	13,859	146,352	(143,363)	93,530
Operating income	356,460	569,370	(786,985)	5,296,769
General administrative expenses ²	(256,400)	(328,274)	137,179	(3,258,103)
Operating result	100,060	241,096	(649,806)	2,038,666
Net provisioning for impairment losses	(17,773)	(619)	0	(1,008,823)
Other results ³	176,112	(639,957)	447,092	7,520
Profit/loss before tax	258,399	(399,481)	(202,714)	1,037,363
Income taxes ²	(67,881)	131,948	(1,437)	(285,370)
Profit/loss after tax	190,518	(267,533)	(204,151)	<i>7</i> 51,993
Profit attributable to non-controlling interests	(527)	(108)	3,219	(22,301)
Profit/Loss after deduction of				
non-controlling interests	189,991	(267,641)	(200,932)	729,692
Share of profit before tax	20.8%	(32.2)%	-	100.0%
Risk-weighted assets (credit risk)	3,323,153	18,957,029	(17,812,695)	68,136,388
Risk-weighted assets (total)	4,617,176	19,565,090	(15,264,869)	82,821,563
Total own funds requirement	369,374	1,565,207	(1,221,190)	6,625,725
Assets	20,242,597	47,341,360	(34,556,664)	136,116,023
Liabilities	25,569,822	31,161,090	(18,612,913)	125,243,130
Net interest margin (average interest-bearing assets)	0.85%	-	-	2.66%
NPL ratio	4.1%	-	-	9.8%
NPL coverage ratio	90.3%	-	-	67.0%
Cost/income ratio	71.9%	57.7%	-	61.5%
Provisioning ratio (average loans and advances to customers)	0.38%	0.01%	-	1.21%
Average equity	1,051,151	2,402,946	(1,954,788)	10,686,278
Return on equity before tax	24.6%	-	-	9.7%
Business outlets	3	1		3,106

Excl. impairment of goodwill and bank levies.
 Adaptation of previous year's values due to retrospective application of IAS 19R.
 Incl. impairment of goodwill and bank levies.

Notes

Principles underlying the consolidated financial statements

Reporting entity

Raiffeisen Bank International AG (RBI AG) is registered at the Vienna Commercial Court (Handelsgericht Wien) under Companies Register number FN 122.119m. The company is domiciled at Am Stadtpark 9, 1030 Vienna. The consolidated financial statements are lodged in the Companies Register in accordance with Austrian disclosure regulations and published in the official register of the Wiener Zeitung. Raiffeisen-Landesbanken-Holding GmbH indirectly holds the majority stake in Raiffeisen Bank International AG and therefore RBI is included in the consolidated financial statements of Raiffeisen-Landesbanken-Holding GmbH. Raiffeisen Zentralbank Österreich Aktiengesellschaft, Vienna, is the superordinated credit institution and RBI forms part of this credit institution group.

Raiffeisen Bank International (RBI) is a universal bank focusing on corporate and retail customers in Central and Eastern Europe (CEE) and exclusively on corporate customers in Austria. In CEE, RBI consists of a closely-knit network of banks, leasing companies and numerous specialized financial service providers with 3,025 business outlets. In Austria, RBI concentrates on the top 1,000 corporate customers and is one of Austria's most prominent corporate finance and export and trade finance banks. Cash and asset management, treasury operations and investment banking are further fields of activity. RBI's focus as a highly specialized financial engineer is on serving Austrian and foreign key accounts, multinationals and providers of financial services. RBI has branches, subsidiaries and representative offices in the world's major financial centers and in Asia, which have selective business with corporate customers and financial institutions.

The consolidated financial statements were signed by the Management Board on March 11, 2014 and subsequently submitted to the Supervisory Board for review and notice.

Principles of preparation

The consolidated financial statements for the 2013 financial year and the comparative figures for the 2012 financial year were prepared in accordance with the International Financial Reporting Standards (IFRS) published by the International Accounting Standards Board (IASB) insofar as they were adopted by the EU on the basis of IAS Regulation (EC) 1606/2002. The interpretations of the International Financial Reporting Interpretations Committee (IFRIC/SIC) that were already applicable have been considered. All standards published by the IASB as International Accounting Standards to be applied to financial statements for 2013 and adopted by the EU have been applied. The consolidated financial statements also satisfy the requirements of Section 245a of the Austrian Commercial Code (UGB) and Section 59a of the Austrian Banking Act (BWG) regarding exempting consolidated financial statements that comply with internationally accepted accounting principles. IAS 20, IAS 31, IAS 41 and IFRS 6 have not been applied as there were no relevant business transactions in the Group.

The consolidated financial statements are based on the reporting packages of all fully consolidated Group members, which are prepared according to IFRS rules and uniform Group standards. With the exception of three subsidiaries – which have a reporting date on June 30 and which are therefore accounted for on the basis of interim financial statements – all fully consolidated companies prepare their annual financial statements as of and for the year ended December 31. The deviating reporting dates are due to dividend policy reasons and to the seasonality of the business transactions. Figures in these financial statements are stated in € thousand. The following tables may include rounding differences.

The consolidated financial statements are based on the going concern principle. A financial asset is recognized when it is probable that the future economic benefits will flow to the company and the acquisition or conversion costs or another value can be reliably measured. A financial liability is recognized when it is probable that an outflow of resources embodying economic benefits will result from the settlement of the obligation and the amount at which the settlement will take place can be measured reliably. Revenue is recognized if the conditions of IAS 18 are met and if it is probable that the economic benefits will flow to the group and the amount of revenue can be measured reliably.

Application of new and revised standards

IFRS 1 (Government loans; entry into force on January 1, 2013)

The amendment to IFRS 1 makes it clear that government loans are now excluded from the retrospective application of IFRS on transition to IFRS. These amendments will have no impact on the consolidated financial statements of RBI.

Consolidated financial statements

IFRS 7 (Disclosures: offsetting financial assets and liabilities; entry into force on January 1, 2013)

The amendments to IFRS 7 require entities to disclose information about rights to offset and related arrangements for financial instruments under an enforceable master netting agreement or similar arrangement. Apart from the additional information under note (41) Offsetting of financial assets and liabilities, the application of IFRS 7 has no material impact on RBI's consolidated financial statements.

IFRS 13 (Fair value measurement; entry into force on January 1, 2013)

In May 2011, the IASB published IFRS 13 (Fair value measurement), which consolidates the rules on the measurement of fair value, which had been included in the individual IFRS, in one single standard and replaces with a uniform framework. The scope of IFRS 13 is broad; it applies to both financial instrument items and non-financial instrument items for which other IFRS require or permit fair value measurements and disclosures about fair value measurements, except in specified circumstances. IFRS 13 is prospectively applicable to financial years that start on or after January 1, 2013. The transitional arrangements provide that the mandatory disclosures do not have to be applied to comparative information provided for periods prior to the first-time application of this standard. The first-time application has no material impact on the measurement of RBI's assets and liabilities. However, the application gives rise to changes especially in the notes. For example, information on the market values of financial instruments and on the classification of financial instruments, which previously had to be disclosed only in the annual financial statements, will now also have to be disclosed during the year. These quantitative disclosures are set out in "Other disclosures".

IAS 1 (Presentation of items of other comprehensive income; entry into force on July 1, 2012)

As a result of changes to IAS 1, a new terminology was introduced for the income statement previously referred to as the "statement of comprehensive income". The latter term has been replaced by "statement of profit and loss and other comprehensive income". However, this is not mandatory. The new terminology has not been adopted.

Under IAS 1 as amended, a reporting entity may present the statement of profit and loss and other comprehensive income in one income statement or in two statements, one directly followed by the other. Nevertheless, the changes to IAS 1 require that the items of other comprehensive income must be grouped into two categories:

- (a) Items that will not be reclassified subsequently to profit and loss, and
- (b) Items that will be classified subsequently to profit and loss if specific conditions are met.

The income taxes attributable to the items of other comprehensive income must be assigned to those items. However, this does not rule out the presentation of the items of other comprehensive income before tax. The changes were applied retrospectively by the Group and the items of other comprehensive income adjusted correspondingly. Apart from the changes in presentation, the application of IAS 1 as amended has no further consequences for the presentation of the statement of comprehensive income.

IAS 19 (Employee benefits; entry into force on January 1, 2013)

In the reporting year, IAS 19 (Benefits to employees, revised 2011, IAS 19R) was applied retrospectively in the Group for the first time. The most significant amendment to IAS 19 relates to accounting for changes in defined benefit obligations and plan assets. The amendment requires the immediate recognition of changes in defined benefit obligations and in the fair value of the plan assets at the date of the change. As a result of the elimination of the corridor approach, all actuarial gains and losses are recognized immediately in other comprehensive income. As RBI did not apply the corridor method in previous periods, no material adjustments are necessary. The impact of the retrospective application of IAS 19R is evident, first, in the opening balance of the statement of changes in equity at January 1, 2012 and, second, in the transition to total comprehensive income. The comparative figures were adjusted correspondingly. In addition, IAS 19R provides for changes in the presentation of defined-benefit costs and requires more extensive disclosures. These are set out in note (29) Provisions.

Impact of application of IAS 19R:

Impact of retrospective application of IAS 19R on 2012 total comprehensive income:

€ 000	2012
Income statement	
General administrative expenses	5,747
Income taxes	(1,437)
Profit after tax	4,310
Profit attributable to non-controlling interests	0
Consolidated profit	4,310
Reconciliation to total comprehensive income	
Remeasurements of provisions for retirement benefits and severance payments	(5,747)
Deferred taxes	1,437
Total comprehensive income	0

Impact of retrospective application of IAS 19R on the 2012 balance sheet:

€000	2012
Consolidated profit	4,310
Retained earnings	(4,310)

Impact on 2013 total comprehensive income if IAS 19R had not been applied:

€000	2013
Income statement	
General administrative expenses	3,820
Income taxes	(958)
Profit after tax	2,862
Profit attributable to non-controlling interests	0
Consolidated profit	2,862
Reconciliation to total comprehensive income	
Remeasurements of provisions for retirement benefits and severance payments	3,820
Deferred taxes	(958)
Total comprehensive income	0

€000	2013
Consolidated profit	(2,862)
Retained earnings	2,862

The impact of the application of IAS 19R on earnings per share is \in 0.01 per share (2012: \in 0.02 per share).

IFRIC 20 (Stripping costs in the production phase of a surface mine; entry into force on January 1, 2013)

IFRIC 20 applies to stripping costs that are incurred in surface mining activity during the production phase of the mine. According to the interpretation, the costs of removal (stripping activity), which improves access to ore, are recognized as non-current assets if certain criteria are met. By contrast, current removal costs must be recognized in accordance with IAS 2. The stripping activity asset is accounted for as an addition to, or as an enhancement of, an existing asset and classified as tangible or intangible according to the nature of the asset whose benefit is enhanced by the stripping activity. These amendments have no impact on RBI's consolidated financial statements.

Annual Improvements to IFRS - 2009-2011 cycle (entry into force on January 1, 2013)

The Annual Improvements to IFRS - 2009-2011 cycle include a variety of amendments to different standards. The amendments are effective for annual periods beginning on or after January 1, 2013. These amendments will have no impact on the consolidated financial statements.

New and revised standards and interpretations that are not yet applicable (already endorsed by the EU)

The following new or amended standards and interpretations, which have been adopted, but are not yet mandatory, have not been applied early.

IAS 27 (Separate financial statements; entry into force on January 1, 2014)

The revised IAS 27 will only be relevant for separate financial statements. The application of the revised version of IAS 27 will have no impact on the consolidated financial statements.

IAS 28 (Investments in associates and joint ventures; entry into force on January 1, 2014)

Joint ventures are added to the scope of the revised IAS 28, since, under IFRS 11, joint ventures may only be included in the consolidated financial statements according to the equity method. The revised version of IAS 28 is not expected to have any impact on the consolidated financial statements.

IAS 32 (Offsetting financial assets and liabilities; entry into force on January 1, 2014)

The amendments of IAS 32 clarify existing application issues relating to the offsetting of financial assets and financial liabilities. Specifically, the amendments clarify the meaning of "currently has a legally enforceable right to set off" and "simultaneous realization and settlement". The revised version of IAS 32 is not expected to have any impact on the consolidated financial statements.

IFRS 10 (Consolidated financial statements; entry into force on January 1, 2014)

IFRS 10 replaces the parts of IAS 27 (Consolidated and Separate Financial Statements) that deal with consolidated financial statements. SIC-12 (Consolidation – Special Purpose Entities) will be replaced by IFRS 10. In IFRS 10, there is only one basis for consolidation, namely control. Under IFRS 10, control exists if an investor has all three of the following elements: (a) controlling influence over an investee, (b) exposure, or rights, to variable returns from its involvement with the investee, and (c) the ability to use its power over the investee to affect the amount of the investor's return. Extensive guidance has been added in the standard to deal with complex scenarios. From the perspective of RBI, the future application of IFRS 10 will not have a significant impact on the consolidated group.

IFRS 11 (Joint arrangements; entry into force on January 1, 2014)

IFRS 11 replaces IAS 31 (Interests in Joint Ventures) and SIC-13 (Jointly Controlled Entities – Non-Monetary Contributions by Ventures). IFRS 11 deals with how a joint arrangement should be classified. Joint arrangements are classified as a contractual agreement in which two or more parties practice joint management. Joint management can extend to a joint venture or a joint operation. In contrast to IAS 31, accounting for jointly controlled assets is no longer addressed separately in IFRS 11; the rules for joint ventures are applied. The classification of a joint arrangement as joint operation or joint venture depends on the rights and obligations of the parties to the agreement. In addition, joint ventures under IFRS 11 must be accounted for using the equity method, whereas jointly controlled entities under IAS 31 can be accounted for using proportionate consolidation or the equity method. RBI does not expect the future application of IFRS 11 to have an impact on the consolidated financial statements.

IFRS 12 (Disclosures of interests in other entities; entry into force on January 1, 2014)

IFRS 12 is a disclosure standard regarding statements in the notes and is applicable to entities that have interests in subsidiaries, joint arrangements (joint ventures or joint operations), associates and/or unconsolidated structured entities. In general, the disclosure requirements in IFRS 12 are far more extensive than those in the current standards. We assume that the future application of IFRS 12 will have no impact on the consolidated financial statements.

Amendments to IFRS 10, IFRS 11 and IAS 27 (Investment entities; entry into force on January 1, 2014)

These amendments provide an exception to the consolidation requirements of subsidiaries in IFRS 10 (Consolidated Financial Statements). This applies if the parent company meets the definition of an "investment company" (for example, certain mutual funds). These entities measure their investments in particular subsidiaries at fair value through profit or loss in accordance with IFRS 9 (Financial Instruments) or IAS 39 (Financial Instruments: Recognition and Measurement). These amendments will have no impact on the consolidated financial statements.

Amendments to IFRS 10, IFRS 11 and IFRS 12 (Transition guidance; entry into force on January 1, 2014)

As a result of these amendments, the transition guidance in IFRS 10, IFRS 11 and IFRS 12 is clarified and additional relief provided in all three standards. Adjusted comparative information is only required for the preceding comparative period. In addition, in connection with the disclosures in the notes on non-consolidated structured entities there is no obligation to provide comparative information for periods that precede the first-time application of IFRS 12.

Amendments to IAS 36 (Recoverable amount disclosures for non-financial assets; entry into force January 1, 2014)

The changes represent a correction of the disclosure rules that were changed more extensively than intended in connection with IFRS 13. These relate to impaired assets for which the recoverable amount is equivalent to fair value less costs of disposal. At present, the recoverable amount must be disclosed regardless of impairment. The correction now restricts the disclosure to actual impairments, but extends the disclosures to be made in such cases. RBI assumes that, apart from the possible need to make additional disclosures in specific cases, the changes will have no material influence on the consolidated financial statements.

Amendments to IAS 39 (Novation of OTC derivatives and continuation of hedging relationship; entry into force January 1, 2014)

As a result of the amendments, derivatives remain designated as hedging instruments in existing hedging relationships despite novation. Novation refers to cases in which the original parties to a derivatives contract agree that a central counterparty shall replace their original counterparty to become the counterparty to each of the original parties. The fundamental requirement is that the use of a central counterparty is required by law or regulation. Moreover, changes to contractual arrangements must be limited to those that are necessary for novation. The objective of the amendments is to avoid any impact on hedge accounting as a consequence of the write-off of the derivative on the conversion of the contract to a central counterparty. RBI assumes that the changes will have no material impact on the consolidated financial statements.

New and revised IFRSs not yet applicable (not yet endorsed by the EU)

IFRS 9 (Financial Instruments)

IFRS 9 (financial instruments), issued in November 2009, introduced new requirements for the classification and measurement of financial assets. IFRS 9 was amended in October 2010 to include requirements for the classification and measurement of financial liabilities and for derecognition. Key requirements of IFRS 9 are:

All recognized financial assets must be subsequently measured at amortized cost or fair value. Specifically, debt investments that are held within a business model whose objective is to collect the contractual cash flows, and that have contractual cash flows that are solely payments of principal and interest on the principal outstanding are measured at amortized cost at the end of subsequent accounting periods. All other instruments must be measured at fair value.

IFRS 9 also includes an irrevocable option to recognize subsequent changes in the fair value of an equity instrument (not held for trading purposes) in other comprehensive income and to recognize only dividend income in the profit and loss statement. With regard to the measurement of financial liabilities (designated as measured at fair value through profit or loss), IFRS 9 requires that changes in fair value arising out of changes in the default risk of the reporting entity are to be recognized in other comprehensive income. However, this does not apply if recognition of such changes in other comprehensive income were to create or increase an accounting inconsistency in or compared to the profit and loss statement. Changes in fair value attributable to a reporting entity's own credit risk may not be subsequently reclassified to profit or loss. RBI anticipates that the application of IFRS 9 in the future may have a significant impact on amounts reported in respect of the Group's financial assets and financial liabilities. However, it is not practicable to provide a reasonable estimate of the impact of IFRS 9 until a detailed review has been completed.

The published version of IFRS 9 no longer includes an effective date, as the completion of the outstanding project phases is still pending. In February 2014, the IASB decided that the mandatory date of the initial application of IFRS 9 will be January 1, 2018.

IAS 19R (Employee contributions; entry into force July 1, 2014)

The amendments will clarify the provisions that relate to the allocation of employee or third-party contributions linked to service to periods of service. In addition, a solution that simplifies accounting practice is permitted if the amount of the contributions is independent on the number of years of service performed. These amendments will have no material impact on RBI's consolidated financial statements.

IFRIC 21 (Levies; entry into force on January 1, 2014)

IFRIC 21 contains guidance as to when a liability is to be recognized for a levy imposed by a government (e.g. bank levies). The obligating event for the recognition of a liability is identified as the activity that triggers payment according to the relevant legislation. Levies do not have to be recognized until the obligating event has occurred. The obligating event may also occur gradually over a period of time and the liability is therefore recognized progressively. RBI does not expect that IFRIC 21 has material impact on the consolidated financial statements

Annual Improvements to IFRS - 2010-2012 cycle (entry into force on July 1, 2014)

The Annual Improvements to IFRS - 2010-2012 cycle include numerous amendments to various IFRS. The amendments are effective for annual periods beginning on or after January 1, 2014. These amendments will have no material impact on RBI's consolidated financial statements.

Annual Improvements to IFRS - 2011 - 2013 cycle (entry into force on July 1, 2014)

The Annual Improvements to IFRS 2011-2013 cycle include numerous amendments to various IFRS. The amendments are effective for annual periods beginning on or after January 1, 2014. These amendments will have no impact on RBI's consolidated financial statements.

Critical accounting judgments and key sources of estimation uncertainty

If estimates or assessments are necessary for accounting and measuring under IAS/IFRS rules, they are made in accordance with the respective standards. They are based on past experience and other factors such as planning and expectations or forecasts of future events that appear likely from the current perspective. The estimates and underlying assumptions are reviewed on an ongoing basis. Alterations to estimates that affect only one period will be taken into account only in that period. If the following reporting periods are also affected, the alterations will be taken into consideration in the current and following periods. The critical accounting judgments and key sources of estimation uncertainty are as follows:

Risk provisions for loans and advances

At each reporting date, all financial assets not measured at fair value through profit or loss are subject to an impairment test to determine whether an impairment loss is to be recognized through profit or loss. In particular, it is required to determine whether there is objective evidence of impairment as a result of a loss event occurring after initial recognition and to estimate the amount and timing of future cash flows when determining an impairment loss. Risk provisions are described in detail in note (42) Risks arising from financial instruments, in the section on credit risk.

Fair value of financial instruments

Fair value is the price received for the sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. This applies regardless of whether the price can be directly observed or has been estimated on the basis of a measurement method. In determining the fair value of an asset or liability, the Group takes account of certain features of the asset or liability (e.g. condition and location of the asset or restrictions in the sale and use of an asset) if market participants would also take account of such features in determining the price for the acquisition of the respective asset or for the transfer of the liability at the measurement date. Where the market for a financial instrument is not active, fair value is established using a valuation technique or pricing model. For valuation methods and models, estimates are generally used depending on the complexity of the instrument and the availability of market-based data. The inputs to these models are derived from observable market data where possible. Under certain circumstances, valuation adjustments are necessary in order to account for model risk, liquidity risk or credit risk. The valuation models are described in the notes in the section on financial instruments - Recognition and measurement. In addition, the fair values of financial instruments are shown in note (44) Fair value of financial instruments not recognized at fair value and the fair value hierarchy is shown in note (45) Fair value of financial instruments recognized at fair value.

Deferred tax assets

Deferred tax assets are recognized only to the extent that it is probable that sufficient taxable profit will be available against which those unused tax losses, unused tax credits or deductible temporary differences can be utilized. This assessment requires significant management judgments and assumptions. In determining the amount of deferred tax assets, the management uses historical tax capacity and profitability information and, if relevant, forecasted operating results based upon approved business plans, including a review of the eligible carry-forward period.

Deferred taxes are not reported separately in the income statement and statement of financial position. Details are provided in the statement of comprehensive income and in notes (11) Income taxes, (25) Other assets, and (29) Provisions for liabilities and charges.

Provisions for pensions and similar obligations

The cost of the defined benefit pension plan is determined using an actuarial valuation. The actuarial valuation involves making assumptions about discount rates, expected rates of return on assets, future salary increases, mortality rates and future pension increases. The interest rate used to discount the Group's defined benefit obligations is determined on the basis of the yields obtained in the market at the balance sheet date for top-rated fixed-income corporate bonds. Considerable discretion has to be exercised in this connection in setting the criteria for the selection of the corporate bonds representing the universe from which the yield curve is derived. The main criteria for the selection of such corporate bonds are the issuance volumes of the bonds, the quality of the bonds and the identification of outliers, which are not taken into account. Mercer's recommendation is used to determine the interest rate. Assumptions and estimates used for the defined benefit obligation calculations are described in the section on pension obligations and other termination benefits. Quantitative data for long term employee provisions are disclosed in note (29) Provisions for liabilities and charges.

Impairment of non-financial assets

Certain non-financial assets, including goodwill and other intangible assets, are subject to an annual impairment review. Goodwill and other intangible assets are tested more frequently if events or changes in circumstances, such as an adverse change in business climate, indicate that these assets may be impaired. The determination of the recoverable amount requires judgments and assumptions to be made by management. Because these estimates and assumptions could result in significant differences to the amounts reported if underlying circumstances were to change, the Group considers these estimates to be critical. Details concerning the impairment review of non-financial assets are disclosed in the section on business combinations. Additionally, the carrying amounts of goodwill are presented in note (22) intangible assets.

Consolidation principles

All material subsidiaries in which RBI AG directly or indirectly, holds either more than 50 per cent of the voting rights or otherwise has control over the financial and operating policies are fully consolidated. In principle, these subsidiaries are firstly integrated in the consolidated group on the date when RBI AG obtains control of the company and are excluded from the date on when it no longer has control of the company. Control exists if the control criteria listed in IAS 27 are met and RBI, as parent company, is therefore able to influence the financial and business policy of an affiliated company in order to benefit from the latter's activities. The Group reviews the adequacy of previous decisions on which companies to consolidate at least every quarter. Accordingly, any organizational changes are immediately taken into account. Apart from changes in ownership, these also include changes to the Group's existing or new contractual obligations concluded with a unit. Subsidiaries with deviating reporting dates are accounted for on the basis of their interim financial statements. The results from subsidiaries acquired or disposed of during the year are recorded in the consolidated income statement, either from the actual date of acquisition or up to the actual date of disposal.

Special purpose entities (SPE) which are controlled by the Group from an economic point of view, are fully consolidated according to SIC-12. To determine whether a special purpose entity is controlled from an economic perspective, a number of factors are to be taken into consideration. These include an investigation into whether the activities carried out by the SPE for the benefit of the Group are in accordance with its specific business needs so that it can take advantage of the SPE's activities, whether the Group has the decision-making powers to obtain the majority of the benefits from the SPE, whether in fact the Group receives the majority of the benefits of the activities of the SPE, or whether the Group retains the majority of the assets associated with the residual or ownership risks in order to benefit from its activities.

If, in the case of existing control, further shares are acquired or sold without loss of control in subsequent consolidation, such transactions are recognized directly in equity. Intra-group business combinations (transactions under common control) are accounted for by carrying over book values.

Non-controlling interests are shown in the consolidated statement of financial position as part of equity, but separately from RBI's equity. The profit attributable to non-controlling interests is shown separately in the consolidated income statement.

Material interests in associated companies – in other words, companies whose financial and operating policies are significantly influenced by the Group – are consolidated according to the equity method under "investments in associates." Profit or losses of companies valued according to the equity method are netted and recognized in "current income from associates." The rules applicable to companies valued according to the equity method are the same as those for fully consolidated companies (offsetting acquisition costs against proportional fair net asset value). As a rule, the IFRS financial statements of associated companies are used. Changes in the equity of companies valued according to the equity method are included in other comprehensive income in the consolidated financial statements.

Shares in subsidiaries not included in the consolidated financial statements because of their minor significance and shares companies that have not been valued according to the equity method are included in "financial investments" and are measured at acquisition cost.

In debt consolidation, intra-group loans and liabilities are eliminated. Remaining temporary differences are recognized in "other assets/other liabilities" in the consolidated balance sheet.

Intra-group income and expenses are also eliminated and temporary differences resulting from bank business transactions are included partly in net interest income and partly in net trading income. Other differences were shown in "other net operating income"

Intra-group results are eliminated insofar as they have a material effect on the income statement items. Bank business transactions between Group members are usually executed on an arm's length basis.

Business combinations

In capital consolidation, all identifiable assets, liabilities and contingent liabilities of a subsidiary are measured at fair value on the acquisition date according to IFRS 3. The acquisition costs are set off against the proportionate net assets. The resulting positive goodwill is capitalized and subject to an impairment test at least annually. Negative goodwill on first-time consolidation is recognized immediately in profit or loss.

Consolidated group

	-	Equity method		
Number of units	31/12/2013	31/12/2012	31/12/2013	31/12/2012
As of beginning of period	137	135	1	1
Included for the first time in the financial period	14	15	0	0
Merged in the financial period	(1)	(3)	0	0
Excluded in the financial period	(7)	(10)	0	0
As of end of period	143	137	1	1

Of the 143 entities in the Group, 36 are domiciled in Austria (2011: 32) and 107 abroad (2012: 105). They comprise 21 banks, 62 financial institutions, 27 companies rendering bank-related ancillary services, 13 financial holding companies and 20 other companies. Because of their minor importance in giving a view of the Group's assets, financial and earnings position 252 subsidiaries were not included in the consolidated financial statements (2011: 220). They are recognized at cost under financial investments. The total assets of the companies not included came to less than 1 per cent of the Group's aggregated total assets. A list of fully consolidated companies, companies valued at equity and other equity participations may be found under note (57) List of fully consolidated companies and under note (58) List of equity participations.

Included units

Name	Share	Included as of	Reason
Financial institutions			
Baumgartner Höhe RBI Leasing-Immobilien GmbH, Vienna (AT)	81.3%	31/12	Materiality
CINOVA RBI Leasing-Immobilien GmbH, Vienna (AT)	81.3%	31/12	Materiality
DAV Holding Ltd., Budapest (HU)	100.0%	1/6	Materiality
Floreasca City Center Verwaltung Kft., Budapest (HU)	100.0%	1/1	Start of operations
PERSES Raiffeisen-Immobilien-Leasing GmbH, Vienna (AT)	81.3%	31/12	Materiality
NOC Ltd., Budapest (HU)	50.0%	30/6	Materiality
SCTF Szentendre Kft., Budapest (HU)	48.1%	1/6	Materiality
SCTJ Real Estate Development Kft., Budapest (HU)	100.0%	1/6	Materiality
Companies rendering banking-related ancillary services	<u> </u>		
CENTRUM BYVANIA s.r.o., Bratislava (SK)	78.8%	30/11	Materiality
CJSC Mortgage Agent Raiffeisen 01, Moscow (RU)	0.0%	1/6	Start of operations
ELIOT a.s., Bratislava (SK)	78.8%	30/11	Materiality
Promenada Mall S.R.L., Bucharest (RO)	100.0%	1/5	Materiality
Raiffeisen Ingatlan Vagyonkezelö Kft., Budapest (HU)	100.0%	1/6	Materiality
Raiffeisen International Liegenschaftsbesitz GmbH, Vienna (AT)	100.0%	31/1	Materiality

Mergers

As of 1 January 2013, Central Eastern European Finance Agency B.V., Amsterdam (NL), was merged into RI Eastern European Finance B.V., Amsterdam (NL).

Excluded units

Name	Share	Excluded as of	Reason
Financial institutions	•		
NOC Ltd., Budapest (HU)	50.0%	30/11	Immaterial
Perseus Property s.r.o., Prague (CZ)	75.0%	31/5	Sale
Raiffeisen Investment (Malta) Limited, Sliema (MT)	99.8%	1/1	Liquidation
RLRE Alpha Property s.r.o., Prague (CZ)	75.0%	31/10	End of operations
ROOF Consumer Romania 2008 - 1 B.V., Amsterdam (NL)	0.0%	28/2	Immaterial
Companies rendering banking-related ancillary services			
EFG Poldystrybucja SP. Z.o.o., Warsaw (PL)	100.0%	1/1	Immaterial
Securities firms	•	<u> </u>	
Julius Baer Multiflex SICAV-SIF Verto Recovery Fund, Luxembourg (LU)	100.0%	1/1	Immaterial

The following table shows the income arising from disposal of Group assets:

€ 000	JULIUS	POLDYS	Others	Total
Assets	22,305	7,660	58,308	88,273
Liabilities	193	139	58,330	58,661
Total identifiable net assets	22,112	7,521	(22)	29,612
Non-controlling interests	0	0	0	0
Net assets after non-controlling interests	22,112	7,521	(22)	29,612
Goodwill	0	360	0	360
Selling price/carrying amount	17,427	6,068	13	23,507
Net income from disposal of group assets	(4,686)	(1,814)	35	(6,465)

JULIUS: Julius Baer Multiflex SICAV:SIF Verto Recovery Fund, Luxembourg (LU) POLDYS: EFG Poldystrybucja SP. Z.o.o., Warsaw (PL)

The liquidity effect of the sold Group unit amounted to \in 7 thousand.

Foreign currency translation

The consolidated financial statements of RBI are prepared in Euro which is the functional currency of RBI AG. The functional currency is the currency of the principal economic environment in which the company operates. Each entity within the Group determines its own functional currency taking all factors listed in IAS 21 into account.

All financial statements of fully consolidated companies prepared in another functional currency than Euro were translated into the reporting currency Euro employing the modified current rate method in accordance with IAS 21. Equity was translated at its historical exchange rates while all other assets, liabilities and the notes were translated at the prevailing foreign exchange rates as of the reporting date. Differences arising from the translation of equity (historical exchange rates) are offset against retained earnings.

The income statement items were translated at the average exchange rates during the year calculated on the basis of month-end rates. Differences arising between the exchange rate as of the reporting date and the average exchange rate applied in the income statement are offset against equity (retained earnings).

In the case of four subsidiaries not headquartered in the euro-area, the US-Dollar was the reporting currency for measurement purposes given the economic substance of the underlying transactions, as both the transactions and the refinancing were undertaken in US-Dollars.

The following exchange rates were used for currency translation:

	2013		2012	
Rates in units per €	As of 31/12	Average 1/1 - 31/12	As of 31/12	Average 1/1 – 31/12
Albanian lek (ALL)	140.200	140.229	139.590	139.298
Belarusian rouble (BYR)	13,080.000	11,830.000	11,340.000	10,766.923
Bosnian marka (BAM)	1.956	1.956	1.956	1.956
Bulgarian lev (BGN)	1.956	1.956	1.956	1.956
Croatian kuna (HRK)	7.627	7.577	7.558	7.527
Czech koruna (CZK)	27.427	25.960	25.151	25.189
Hungarian forint (HUF)	297.040	297.500	292.300	290.242
Kazakh tenge (KZT)	211.170	202.477	199.220	192.773
Malaysian Ringgit (MYR)	4.522	4.208	4.035	3.989
Polish zloty (PLN)	4.154	4.203	4.074	4.190
Romanian leu (RON)	4.471	4.417	4.445	4.447
Russian rouble (RUB)	45.325	42.444	40.330	40.235
Serbian dinar (RSD)	114.642	113.127	113.718	112.880
Singapore dollar (SGD)	1.741	1.663	1.611	1.614
Turkish lira (TRY)	2.961	2.551	2.355	2.325
Ukrainian hryvnia (UAH)	11.042	10.634	10.537	10.307
US-Dollar (USD)	1.379	1.330	1.319	1.293

Accounting in hyperinflationary economies - IAS 29

Since 1 January 2011, Belarus has been classified in accordance with IAS 29 (Financial reporting in hyperinflationary economies) as a highly inflationary economy. Thus, the local activities of RBI are no longer recognized on the basis of historical acquisition and production costs, but have been adjusted for the effects of inflation. For this purpose the local inflation index has been used.

The application of the relevant provisions in IAS 29 in connection with IFRIC 7 (Applying the restatement approach under IAS 29 Financial reporting in hyperinflationary economies) impacts the financial statements of RBI on 31 December 2013, as well as the financial statements of subsequent periods.

The average inflation rate in Belarus was 16.5 per cent in the reporting period (2012: 70.7 per cent).

The individual financial statements of RBI subsidiaries in Belarus are adjusted before translation into the Group currency and before consolidation, so that all assets and liabilities are stated with the same level of purchasing power. Amounts in the statement of financial position which are not stated in the valid measuring unit as of the reporting date, are adjusted according to a general price index. All non-monetary items in the statement of financial position carried at cost of acquisition or cost of acquisition less depreciation are adjusted by changes in the index between the transaction date and the reporting date. Monetary items are not adjusted. All components of equity are adjusted at the time of inflow according to a general price index. The gain or loss on the net monetary position is shown in the income statement under item net trading income, subitem currency-based transactions.

Recognition and measurement principles

Financial instruments: Recognition and measurement (IAS 39)

According to IAS 39, all financial assets, financial liabilities and derivative financial instruments are to be recognized in the statement of financial position. A financial instrument is defined as any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity. On initial recognition, financial instruments are to be measured at fair value, which generally corresponds to the transaction price at the time of acquisition or issue. For subsequent measurement, financial instruments are recognized in the statement of financial position according to the respective measurement category pursuant to IAS 39, either at (amortized) cost or at fair value.

Categorization of financial assets and financial liabilities and their measurement

The measurement categories for financial instruments pursuant to IAS 39 do not equate to the principal items in the statement of financial position. Relationships between the principal items in the statement of financial position and the measurement standard applied are on the one hand described in the table "Categories of financial instruments according to IFRS7" and on the other hand in the notes under (1) income statement according to measurement categories and (13) statement of financial position according to measurement categories.

1. Financial assets or liabilities at fair value through profit and loss

a. Trading assets/liabilities

Trading assets/liabilities are acquired or incurred principally for the purpose of generating profit from short-term fluctuations in market prices. Securities (including short selling of securities) and derivative financial instruments held-for-trading are recognized at their fair values. If securities are listed, the fair value is based on stock exchange prices. Where such prices are not available, internal prices based on present value calculations for originated financial instruments and futures or option pricing models for options are applied. Present value calculations are based on an interest curve which consists of money market rates, future rates and swap rates. As option price formulas Black-Scholes 1972, Black 1976 or Garman-Kohlhagen are applied depending on the kind of option. The measurement for complex options is based on a binominal tree model and Monte-Carlo simulations.

Derivative financial instruments held-for-trading are shown under the item "trading assets" or "trading liabilities". Positive fair values including accrued interest (dirty price) are shown under trading assets. Negative fair values are recorded under trading liabilities. Positive and negative fair values are not netted. Changes in dirty prices are recognized in net trading income. Derivatives that are used neither for trading purposes nor for hedging purposes are recorded under the item "derivatives". Furthermore, any liabilities from the short-selling of securities are shown in "trading liabilities".

Capital-guaranteed products (guarantee funds and pension plans) are shown as sold put options on the respective funds to be guaranteed. The valuation is based on a Monte-Carlo simulation. RBI has provided capital guarantee obligations as part of the government-funded state-sponsored pension plans according to Section 108h (1) item 3 EStG. The bank guarantees that the

retirement annuity, available for the payment amount, is not less than the sum of the amounts paid by the taxpayer plus credits for such taxable premiums within the meaning of Section 108g EStG.

b. Designated financial instruments at fair value

This category comprises mainly all those financial assets that are irrevocably designated as financial instrument at fair value (so-called fair value option) upon initial recognition in the statement of financial position independent of the intention to trade. An entity may use this designation only when doing so results in more relevant information for the user of the financial statements. This is the case for those financial assets, which belong to a portfolio, which is managed and its performance evaluated on a fair value basis.

These instruments are bonds, notes and other fixed-interest securities as well as shares and other variable-yield securities. These financial instruments are valued at fair value under IAS 39. In the statement of financial position, they are shown under the item "financial investments". Current income is shown under net interest income, valuation results and proceeds from disposals are shown in net income from financial investments.

On the other hand, financial liabilities are designated as financial instruments at fair value to avoid valuation discrepancies with related derivatives. The fair value of financial obligations under the fair value option contains all market risk factors, including those related to the credit risk of the issuers.

In 2013, as in 2012, observable market prices were used for the valuation of liabilities of subordinated emissions measured at fair value. The financial liabilities are mostly structured bonds. The fair value of these financial liabilities is calculated by discounting the contractual cash flows with a credit-risk-adjusted yield curve, which reflects the level at which the Group could issue similar financial instruments at the reporting date. The market risk parameters are evaluated according to similar financial instruments that are held as financial assets. Valuation results for liabilities that are designated as a financial instrument at fair value are recognized in income from derivative financial instruments and liabilities.

2. Financial assets held-to-maturity

Non-derivative financial assets (securities with fixed or determinable payments and fixed maturities) purchased with the intention and ability to hold them to maturity are reported in the item "financial investments". They are recognized at amortized cost and differences are amortized over the term to maturity and recognized in the income statement under net interest income. If impairment occurs it is taken account of when determining the amortized cost and shown in net income from financial investments. Coupon payments are recognized under net interest income. A sale of these financial instruments is only allowed in cases explicitly stated in IAS 39.

3. Loans and advances

Non-derivative financial assets with fixed or determinable payment for which there is no active market are allocated to this category. These financial instruments are mainly recorded in the item "loans and advances to banks" and "loans and advances to customers". Moreover, loans and advances relating to finance lease business, which are recognized in accordance with IAS 17, are stated in the item "loans and advances to banks" and "loans and advances to customers".

They are measured at amortized cost. If there is a difference between the amount paid and face value – and this has interest character – the effective interest method is used and the amount is stated under net interest income. If impairment occurs it is taken account of when determining the amortized cost. Impairment provisions and provisions for losses that have occurred but have not yet been identified are reported in the statement of financial position under the item "impairment losses on loans and advances". Profits from the sale of impaired loans are recognized in the income statement in the item "net provisioning for impairment losses".

Moreover, debt instruments are also stated here if there is no active market for them. Derecognition of financial assets within the framework of securitizations is – after checking if the securitized special purpose entity has to be integrated into the consolidated accounts – done on a risk and rewards or control test according to IAS 39 after identifying loss of control over the contractual rights arising from the financial asset.

4. Financial assets available-for-sale

The category of financial assets available-for-sale contains equity instruments including non-consolidated participations and those financial instruments that did not qualify for any of the other three categories. They are stated at fair value, if a fair value is reliably measurable. Valuation differences are shown directly in equity in other comprehensive income and only recognized in the income statement under net income from financial investments if there is an objective indication of impairment or if the financial asset available-for-sale is sold.

For equity instruments impairment exists, among other things, if the fair value is either significantly or for a prolonged period of time below cost. In the Group, equity instruments classified as available-for-sale are written-off when the fair value over the last six months before the reporting date was consistently more than 20 per cent below carrying value, or in the last twelve months, on average, more than 10 per cent below carrying value. In addition to these quantitative indications (trigger events), qualitative indications from IAS 39.59 are considered. It is not permitted to include the appreciation in value in the income statement for equity instruments classified as available-for-sale, but rather this should be recognized in other comprehensive income under the item fair value reserve (available-for-sale financial assets). This means that only impairments or disposals are to be shown in the income statement.

Unquoted equity instruments, for which reliable fair values cannot be assessed regularly, are valued at cost of acquisition less impairment losses and it is not possible to show an appreciation in value. This kind of financial instrument is reported under the item "financial investments".

Interest and dividend income from financial assets available-for-sale are recorded in the item "net interest income".

5. Financial liabilities

Liabilities are predominantly recognized at amortized cost. Discounted debt securities and similar obligations are measured at their present value. Financial liabilities are reported in the statement of financial position under the item "deposits from banks", deposits from customers", "debt securities issued" or "subordinated capital". Financial liabilities measured at fair value are shown in the category "liabilities at fair value through profit and loss". Interest expenses are stated under net interest income.

Derecognition of financial assets and liabilities

Derecognition of financial assets

A financial asset is derecognized when the contractual rights to the cash flows arising from a financial asset expired or when the Group has transferred the rights or if the Group has the obligation in case that certain criteria occur to transfer the cash flows to one or more receivers. A transferred asset is also derecognized if all material risks and rewards of ownership of the assets are transferred.

Securitization transactions

The Group securitizes several financial assets from transactions with private customers and business customers by selling them to a special purpose entity that issues securities to investors. The assets transferred are derecognized fully or partly. Rights to securitized financial assets can be retained in the form of junior or subordinated tranches, interest claims or other remaining claims (retained rights).

Derecognition of financial liabilities

The Group derecognizes a financial liability if the obligations of the Group have been paid, expired or revoked. The net income or expense from the repurchase of own liabilities is shown in note (6) Net income from derivatives and liabilities. The repurchase of own bonds also falls under derecognition of financial liabilities. Differences on repurchase between the carrying value of the liability (including premiums and discounts) and the purchase price are reported through profit and loss in net income from derivatives and liabilities.

Reclassification

In accordance with IAS 39.50, non-derivative financial instruments classified as trading assets and available-for-sale financial instruments can be reclassified as financial assets held-to-maturity and loans and advances in exceptional circumstances. The effects resulting from such reclassifications are shown in the notes in (20) Financial investments.

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Offsetting of financial instruments

In the case of identity of borrower and lender, offsetting of loans and liabilities with matching maturities and currencies occurs only if a legal right, by contract or otherwise, exists and offsetting is in line with the actually expected course of the business. Information on offsetting of financial instruments is provided in (41) Offsetting financial assets and liabilities.

Derivatives

Within the operating activity, the Group carries out different transactions with derivative financial instruments for trading and hedging purposes. The Group uses derivatives including swaps, standardized forward contracts, futures, credit derivatives, options and similar contracts. The Group applies derivatives in order to meet the requirements of the clients concerning their risk management, to manage and secure risks and to generate profit in proprietary trading. Derivatives are initially recognized at the time of the transaction at fair value and subsequently revalued to fair value. The resulting valuation gain or loss is recognized immediately in net income from derivatives, unless the derivative is designated as a hedging instrument for hedge accounting purposes and the hedge is effective. Here the timing of the recognition will depend on the type of hedging relationship.

Derivatives, which are used for hedging against market risk (excluding trading assets/liabilities) for a non-homogeneous portfolio, do not meet the conditions for IAS 39 hedge accounting. These are recognized as follows: the dirty price is booked under "derivatives" in the statement of financial position (positive fair values on the asset side and negative fair values on the liability side). The change in value of these derivatives, on the basis of the clean price, is shown in net income from derivatives and interest is shown in net interest income.

Credit derivatives, the value of which is dependent on future specified credit (non-)events are shown under "derivatives" (positive fair values on the asset side and negative fair values on the liability side). Changes in valuation are recognized under net income from derivatives.

Additional information on derivatives is provided in the notes (43) derivative financial instruments.

Hedge Accounting

If derivatives are held for the purpose of risk management and if the respective transactions meet specific criteria, the Group uses hedge accounting. The Group designates certain hedging instruments as fair value hedges, cash flow hedges or capital hedges. Most of these are derivatives. At the beginning of the hedging relationship, the relationship between underlying and hedging instrument, including the risk management objectives, is documented. Furthermore, it is necessary to regularly document from the beginning and during the hedging relationship that the fair value or cash flow hedge is effective to a large degree.

a. Fair value hedge

Hedge accounting according to IAS 39 applies for those derivatives that are used to hedge the fair values of financial assets and liabilities. The credit business is especially subject to such fair value risks if it deals with fixed-interest loans. Interest-rate swaps that satisfy the prerequisites for hedge accounting are contracted to hedge against the interest-rate risks arising from individual loans or refinancing. Thus, hedges are formally documented, continuously assessed, and rated to be highly effective. In other words, throughout the term of a hedge, it can be assumed that changes in the fair value of a hedged item will be nearly completely offset by a change in the fair value of the hedging instrument and that the actual outcome will lie within a band of 80 to 125 per cent.

Derivative instruments held to hedge the fair values of individual items in the statement of financial position (except trading assets/liabilities) are recognized at their fair values (dirty prices) under "derivatives" (on the assets side: positive dirty prices; on the liabilities side: negative dirty prices). Changes in the carrying amounts of hedged items (assets or liabilities) are allocated directly to the corresponding items of the statement of financial position and reported separately in the notes.

Both the effect of changes in the carrying values of positions requiring hedging and the effects of changes in the clean prices of the derivative instruments are recorded under net income from derivatives (net income from hedge accounting).

Within the management of interest rate risks, in RBI the hedging of interest rate risk is also made on the portfolio level. Individual transactions or groups of transactions with similar risk structures, divided into maturities according to the expected repayment and interest rate adjustment date in a portfolio, are hedged. Portfolios can be assets only, liabilities only or both. For hedge accounting, the change in the value of the hedged asset or liability is shown as a separate item in other assets/liabilities. The hedged amount of the hedged items is determined in the consolidated financial statements excluding sight or savings deposits (the rules of the EU carve-out are thereby not applied).

b. Cash flow hedge

Cash flow hedge accounting according to IAS 39 applies for those derivatives that are used to hedge against the risk of fluctuating future cash flows. Variable-interest liabilities, as well as expected transactions such as expected borrowing or investment, are especially subject to such cash flow risks. Interest rate swaps used to hedge against the risk of fluctuating cash flows arising from specific variable interest-rate items, are recognized as follows: The hedging instrument is recognized at fair value, changes in its clean price are recorded as a separate item in other comprehensive income. The ineffective portion is recognized in profit or loss on the other hand, in the position net income from derivatives and liabilities.

c. Hedge of a net investment in a foreign operation (capital hedge)

In the Group, foreign exchange hedges of investments in economically independent sub-units (IAS 39.102) are made in order to reduce differences arising from the foreign currency translation of equity. Currency swaps are mainly used as hedging instruments. Where the hedge is effective the resulting gains or losses from foreign currency translation are recognized and shown separately in other comprehensive income. Any ineffective part of this hedge relation is recognized in net trading income. The related interest components are shown in net interest income. There are no deferred taxes calculated for the income from capital hedge due to the applied exception regulations according to IAS 12.39.

Fair value

The fair value is the price that would be received for the sale of an asset or paid for the transfer of a liability, in an orderly business transaction between market participants on the measurement reference date. This applies irrespective of whether the price is directly observable or has been estimated using a valuation method. In accordance with IFRS 13, RBI uses the following hierarchy to determine and report the fair value for financial instruments.

Quotation on an active market (level I)

If market prices are available, the fair value is reflected best by the market price. This category contains equity instruments traded on the stock exchange, debt instruments traded on the interbank market, and derivatives traded on the stock exchange. The valuation is mainly based on external data sources (stock exchange prices or broker quotes in liquid market segments).

Measurement techniques based on observable market data (level II)

When current bid and asking prices for financial instruments are unavailable, the prices of similar financial instruments provide evidence of the current fair value or are determined by accepted measurement methods enclosing observable prices or parameters (in particular present value calculation or option price model). These methods concern the majority of the OTC-derivatives and non-quoted debt instruments.

To determine the fair value a credit value adjustment (CVA) is necessary to reflect the counterparty risk associated with OTC derivative transactions, especially of those contractual partners with whom hedging via credit support annexes has not yet been conducted. This amount represents the estimated fair value of a security which could be used to hedge against the credit risk of the counterparties to RBI-OTC derivative portfolios. The CVA will depend on the expected future exposure, the probability of default of the contractual partner and recovery rates. In the CVA collateral, netting agreements, termination options and other contractual factors are taken into account. The net valuation due to the changed credit risk of the counterparty is shown in note (5) net trading income, interest-based transactions.

In 2013 and as a consequence of the change in market standards, RBI changed the valuation method for collateralized OTC derivatives from Euribor discounting to EONIA/OIS discounting.

Measurement techniques not based on observable market data (level III)

If no observable stock exchange prices or prices are available, the fair value will be measured by adequate measurement models. The utilization of these models requires assumptions and estimates of the management. The scope of assumptions and estimates depends on the price transparency of the financial instrument, the market and the complexity of the instrument.

Amortized cost

The effective interest rate method is a method of calculating the amortized cost of a financial instrument and allocating interest income to the relevant periods. The effective interest rate is the interest rate used to discount the forecast future cash inflows (including all fees which form part of the effective interest rate, transaction costs and other premiums and discounts) over the expected term of the financial instrument or a shorter period, where applicable, to arrive at the carrying amount.

Categories of financial instruments according to IFRS 7

As the nature of the financial instruments is already shown by the classification of the items of the statement of financial position, the formation of categories was built in line with these items, which include financial instruments. Categories of financial instruments on the asset side are primarily cash reserve, loans and advances to banks, loans and advances to customers, trading assets, derivative financial instruments, derivatives for hedge accounting, and financial investments (among this category are separately financial assets not traded on an active market and which are shown at cost of acquisition). Categories of financial instruments on the liability side are most notably trading liabilities, derivative financial instruments, derivatives for hedge accounting, deposits from banks, deposits from customers, debt securities issued and subordinated capital.

A //: //:		E-:- V-I	Measurement Amortized Cost	Others	Category according IAS 39 ¹
Asset classes		rair value	Amortized Cost	Others	IA3 39
Cash reserve				Nominal value	n/a
Trading assets		Х			TA
Derivatives		Х			TA
Loans and advances to banks			Х		LAR
Loans and advances to customers			Х		LAR
of which finance lease business				to IAS 17	n/a
Financial investments		Х			AFVTPL
Financial investments		Х			AfS
Financial investments			Х		HTM
of which not traded on an active market				At Cost	AfS
Positive fair values of derivatives for hedge accounting (IAS 39)		Χ			n/a
Liability classes	•	-	•		
Trading liabilities		Χ			TL
Derivatives		Х			TL
Deposits from banks			Х		FL
Deposits from customers			Х		FL
Subordinated capital			Х		FL
Debt securities issued			Х		FL
Debt securities issued		Х			AFVTPL
Negative fair values of derivatives for hedge accounting (IAS 39)		Х			n/a
AfS Available-for-sale AFVTPL At fair value through profit and loss FL Financial liabilities	HTM LAR TA TL	Held to matu Loans and a Trading asse Trading liabi	dvances ts		

Impairment losses on loans and advances

At each reporting date an assessment is made as to whether there is any objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is impaired and impairment losses are incurred, when:

- there is objective evidence of impairment as a result of a loss event that occurred after the initial recognition of the asset until the reporting date (a "loss event");
- that loss event has an impact on the estimated future cash flows of the financial asset or group of financial assets, and
- the amount can be reliably estimated.

Objective evidence for an impairment may exist when the issuer or the counterparty face considerable financial difficulties, a breach of contract occurs (for example, default or delay in interest or redemption payments) or it can be assumed with high probability that insolvency or other restructuring proceedings will be instituted against the borrower.

Credit risk is accounted for by making individual impairment provisions and portfolio-based impairment provisions. The latter comprise impairment provisions for portfolios of loans with identical risk profiles that are compiled under certain conditions. Assessment was refined and a parallel standardized application of Group-wide uniform default rates achieved for calculating portfolio-based impairment provisions as a result of splitting rating models for commercial clients into "large" and "regular" and increasing the number of rating categories from 10 to 27 (for corporate clients) and 16 (for small and medium-sized entities). In the retail segment, provisions are built according to product portfolio and past due days and partly taking historical default rates into account. Individual and portfolio-based impairment provisions are not netted against corresponding receivables but are stated separately in the statement of financial position.

For credit risks related to loans and advances to customers and banks, provisions are made in the amount of expected loss according to homogeneous Group-wide standards. Risk of loss is deemed to exist if the discounted projected repayment amounts and interest payments are below the carrying value of the loans – taking collateral into account. Portfolio-based impairments are calculated according to valuation models that estimate expected future cash flows for the loans in the respective loan portfolio based on loss experience history.

The entirety of the provision for impairment losses arising from loans reported in the statement of financial position comprising individual loan loss provisions and portfolio-based loan loss provisions is shown as a separate item "Impairment losses on loans and advances" on the assets side below loans and advances to banks and customers.

Genuine sale and repurchase agreements

In a genuine sale and repurchase transaction, the Group sells assets to a third party and agrees at the same time to repurchase these assets at an agreed price and time. The assets remain on the statement of financial position of the Group and are measured like the item in the statement of financial position where they are shown. The securities are not derecognized since all the risks and rewards associated with the ownership of the repurchased securities are retained. Cash inflows arising from a sale and repurchase transaction are recognized in the statement of financial position as deposits from banks or deposits from customers depending on the counterparty.

Under reverse repurchase agreements, assets are acquired with the obligation to sell them in the future. The purchased securities on which the financial transaction is based are not reported in the statement of financial position and accordingly not measured. Cash outflows arising from reverse repurchase agreements are recorded in the statement of financial position under "loans and advances to banks" or "loans and advances to customers."

Interest expense from sale and repurchase agreements and interest income from reverse sale and repurchase agreements are accrued in a straight line over their term to maturity and are shown under net interest income.

Securities lending

RBI concludes securities lending transactions with banks or customers in order to meet delivery obligations or to conduct security sale and repurchase agreements. Securities lending transactions are shown in the same way as genuine sale and repurchase agreements. This means loaned securities continue to remain in the securities portfolio and are valued according to IAS 39. Borrowed securities are not recognized and not valued. Cash collateral provided by the Group for securities lending transactions are shown as a claim under "Loans and advances to banks" or "Loans and advances to customers" while collateral received is shown as deposits from banks or deposits from customers in the statement of financial position.

Leasing

Leases are classified according to their contractual structure as follows:

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Finance leases

When nearly all the risks and rewards of a leased asset are transferred to the lessee, the Group as lessor recognizes a loan to banks or a loan to customers. The loan amount is the amount of the net investment. The proceeds from the finance lease are distributed at a constant periodic rate of the outstanding net investment in the leases. Interest income is reported under "Net interest income".

Under a finance lease the lessee holds assets that are shown under the relevant tangible fixed asset item, which corresponds to a lease liability. Interest expenditure is reported under "Net interest income".

Operating leases

An operating lease occurs when the risks and rewards of ownership remain with the lessor. The leased assets are allocated to the Group under "Tangible fixed assets" and depreciated in accordance with the principles applicable to the type of fixed assets. Rental income from the corresponding lease object is amortized on a straight-line basis over the term of the leasing contract and reported in other net operating income. Expenses for operating leases are generally amortized on a straight-line basis over the term of leasing contract and reported as administrative expenses.

Cash reserve

The cash reserve includes cash in hand and balances at central banks that are due on call. They are shown with their nominal value.

Equity participations

Shareholdings in subsidiaries not included in the consolidated financial statements because of their minor significance and shareholdings in companies that are not valued at equity are shown under financial investments and are measured at amortized cost - if no shares prices are available.

Other shareholdings are categorized as "Financial assets available-for-sale" upon initial recognition. Changes in value are therefore recognized in other comprehensive income. Impairment is shown in net income from financial investments.

Intangible fixed assets

Separately acquired intangible fixed assets

Separately acquired intangible fixed assets, i.e. those with a definite useful life not acquired in a business combination, are capitalized at acquisition cost less accumulated amortization and impairment. Amortization is accrued in a straight line over the expected useful and reported as an expense in the income statement. The expected useful life and the depreciation method are reviewed at each reporting date and any possible changes in measurement taken into account prospectively. Separately acquired intangible fixed assets with an indefinite useful life are capitalized at acquisition cost less accumulated impairment. The normal useful life of software is between four and six years. The normal useful life for large software projects may extend over a longer period.

Internally developed intangible fixed assets - research and development costs

Software is capitalized if it is probable that the future economic benefits attributable to the asset will accrue to the enterprise and the cost of the asset can be measured reliably. Expenses for research are recognized as an expense when they are incurred.

An internally developed intangible fixed asset resulting from development activities or from the development stage of an internal project is capitalized when the following evidence is provided:

- The final completion of the intangible is technically feasible so that it will be available for use or sale.
- It is intended to finally complete the intangible fixed asset and to use or to sell it.
- The capability exists to use or to sell the intangible fixed asset. The intangible fixed asset is likely to generate future economic benefit.
- The availability of adequate technical, financial and other resources in order to complete development and to use or sell the intangible fixed asset is assured.
- The capability exists to reliably determine the expenditure incurred during the development of the intangible fixed asset.

The amount at which an internally developed intangible fixed asset is initially capitalized is the sum of all expenses incurred beginning from the day on which the aforementioned conditions are initially met. If an internally developed intangible fixed asset cannot be capitalized, or if there is as yet no intangible fixed asset, the development costs are reported in the income statement for the reporting period in which they are incurred.

Capitalized development costs are generally amortized in the Group in a straight line over a useful life of five years. The normal useful life of software is between four and six years. The normal useful life for large software projects may extend over a longer period.

Intangible fixed assets acquired in a business combination

Intangible fixed assets acquired in a business combination are reported separately from goodwill and measured at fair value. Goodwill and other intangible fixed assets without definite useful lives are tested for impairment at each reporting date. Impairment tests are performed whenever special events (trigger events) occur during the year. Whenever circumstances indicate that the expected benefit no longer exists, impairment must be made pursuant to IAS 36.

Intangible fixed assets with a definite useful life are amortized over the period during which the intangible fixed asset can be used. The useful life of the acquired customer base was set at 20 years in the retail segment of Raiffeisen Bank Aval JSC. For the customer base of Polbank EFG S.A. a useful life of 10 years based on the purchase price allocation was set.

Group companies use brands to differentiate their services from the competition. According to IFRS 3, brands of acquired companies are recognized separately under the item "intangible fixed assets." Brands have an indeterminable useful life and are therefore not subject to scheduled amortization. Brands have to be tested annually for impairment and additionally whenever indications of impairment arise. Details on impairment testing can be found under item (22) Intangible fixed assets

Tangible fixed assets

The land and buildings as well as office furniture and equipment reported under tangible fixed assets are measured at cost of acquisition or conversion less scheduled depreciation. Depreciation is recorded under item "General administrative expenses". The straight-line method is used for depreciation and is based on the following useful life figures:

Useful life	Years
Buildings	25-50
Office furniture and equipment	5-10
Hardware	3-5

Land is not subject to scheduled depreciation.

Expected useful lives, residual values and depreciation methods are reviewed annually. Any necessary future change of estimates is taken into account. Any anticipated permanent depreciation is reported in the income statement and shown under item "General administrative expenses". In the event that the reason for the write-down no longer applies, a write-up will take place up to the amount of the amortized cost of the asset.

An intangible fixed asset is derecognized on retirement or when no future economic benefit can be expected from the continued use of the asset. The resulting gain or loss from the sale or retirement of any asset is determined as the difference between the proceeds and the carrying value of the asset and is recognized in other net operating income.

Investment property

This means property that is held to earn rental income and/or for capital appreciation. Investment property is reported at amortized cost using the cost model permitted by IAS 40 and is shown under tangible fixed assets because of minor importance. Straight line depreciation is effected on the basis of useful life. The normal useful life of investment property is identical with that of buildings recognized under tangible fixed assets. Depreciation is recorded under item "General administrative expenses".

Investment property is derecognized on retirement or when it is no longer to be used and no future economic benefit can be expected from retirement. The resulting gain or loss from the retirement is determined as the difference between the proceeds from the disposal and the carrying value of the asset and is recognized in other net operating income in the relevant reporting period.

Impairment of non-financial assets (tangible fixed assets, investment property and intangible fixed assets)

Impairment test for goodwill

On each reporting date, goodwill is examined with a view to their future economic utility on the basis of cash generating units (CGUs). A cash generating unit is defined by the management and represents the smallest identifiable group of assets of a company that generates cash inflows from operations. Within RBI, all segments according to segment reporting are determined as cash generating units. Legal entities within the segments form their own CGU for the purpose of impairment testing of goodwill. The carrying value of the relevant entity (including any assigned goodwill) is compared with its recoverable amount. This is, as a general principle, defined as the amount resulting from its value in use and based on expected future profits from the entity discounted using rate of interest reflecting the risk involved. The estimation of the future results requires an assessment of previous as well as future performance. The latter must take into account the likely development of the relevant markets and the overall macroeconomic environment.

Impairment tests for cash-generating units are based on a multi-year plan drawn up by the relevant management team and approved by the bodies responsible. This covers the CGU's medium-term prospects for success taking into account its business strategy, overall macroeconomic conditions (gross domestic product, inflation expectations, etc.) and the specific market circumstances. The data is then used to capture the terminal value on a going concern concept. Discounting of the earnings relevant for the measurement, i.e. potential dividends, is made using risk-adapted and country-specific equity capital cost rates determined by means of the capital asset pricing model. The individual interest rate parameters (risk-free interest rate, inflation difference, market risk premium, country-specific risks and beta factors) were defined by using external information sources. The entire planning horizon is divided into three phases with phase I covering the management planning period of three years. Detailed planning, including macroeconomic planning data, is extrapolated in phase II, which takes another two years. The terminal value is then calculated in phase III based on the assumption of a going concern. Details on impairment testing can be found under item (22) Intangible fixed assets

Inventory

Inventories are measured at the lower of cost or net realizable value. Write-downs are made if the acquisition cost is above the net realizable value as of the reporting date or if limited usage or longer storage periods have impaired the value of the inventory.

Non-current assets held for sale and discontinued operations

Non-current assets and discontinued operations are classified as held for sale when the related carrying amount will be recovered principally through a sale transaction rather than through continuing use. This condition is only considered met if the sale is highly probable and the asset (or discontinued operation) is immediately available for sale and furthermore that the management has committed itself to a sale. Moreover, the sale transaction must be completed within 12 months.

Non-current assets and discontinued operations classified as held for sale are valued at the lower amount of their original carrying value or fair value less costs to sell and are reported under other assets. Income from non-current assets held for sale and discontinued operations are reported under other net operating income.

In the event that the Group has committed to a sale involving the loss of control over a subsidiary, all assets and liabilities of the subsidiary concerned are classified as held for sale provided the aforementioned conditions for this are met. This applies irrespective of whether the Group retains a non-controlling interest in the former subsidiary after the sale or not. Results from discontinued business operations are reported separately in the income statement as result from discontinued business operations.

Provisions for liabilities and charges

Provisions are recognized when the Group has a present obligation from a past event, where it is likely that it will be obliged to settle, and a reliable estimate of the amount is possible. The level of provisions is the best possible estimate of expected outflow of economic benefits at the reporting date while taking into account the risks and uncertainties underlying the commitment to fulfill the obligation. Risks and uncertainties are taken into account in the estimate. If a provision is made based on cash flows estimated to fulfill an obligation, the cash flows must be discounted if the interest effect is substantial.

These types of provision are reported in the statement of financial position under item "Provisions". Allocation to the various types of provision is performed by means of various items in the income statement. Loan loss provisions for contingent liabilities are recorded under net provisioning for impairment losses, restructuring provisioning, provisioning for legal risks and other employee benefits in general administrative expenses. Provision allocations that are not assigned to a corresponding general administrative expense are as a matter of principle booked against other net operating income.

Provisions for pensions and similar obligations

All defined benefit plans relating to so-called social capital (provisions for pensions, provisions for severance payments and provisions for anniversary bonuses) are measured using the Projected Unit Credit Method in accordance with IAS 19 - Employee Benefits. The biometrical basis for the calculation of provisions for pensions, severance payments and anniversary bonuses of Austrian companies is provided by AVÖ 2008-P-Rechnungsgrundlagen für die Pensionsversicherung (Computational Framework for Pension Insurance) - Pagler & Pagler, using the variant for salaried employees. In other countries, comparable actuarial parameters are used for calculation.

Please refer to Provisions for pensions and similar obligations in note (29) Provisions for liabilities and charges.

Defined contribution plans

Under defined contribution plans, the company pays fixed contributions into a separate entity (a fund). These payments are recognized as staff expenses in the income statement.

Employee compensation plans

Variable remuneration - special remuneration policies

In RBI variable compensation is based on bonus pools on the bank or profit center level. Every variable pay system has fixed minimum and maximum levels and thus defines maximum payout values.

As of the fiscal year 2011, the general and specific principles, as represented in the general HR part, for the allocation, the claim and the payment of variable remuneration (including the payment of the deferred portion of the bonus) for board members of RBI AG and certain Group units and identified staff ("risk personnel") are applied:

- 60 per cent of the annual bonus will be paid out on a proportional basis as 50 per cent cash immediately (up-front), and 50 per cent through a phantom share plan (see details below), which will pay out after a holding period (retention period) of one year. An exception to this are the Group units in Bulgaria, with 40 percent up-front portion and a retention period of two years, and in the Czech Republic with a holding period of 1.5 years.
- 40 per cent of the annual bonus will be deferred over a period of three (in Austria, five) years (deferral period). Payment will be made on a proportional basis, 50 per cent cash and 50 per cent based on the phantom share plan.

The allocation, the claim and the payment of the variable remuneration (including the payment of a portion of the deferred bonus) depend on the following criteria:

- earning a net profit,
- the achievement of the legally required core tier 1 ratio of the RBI Group,
- additionally, in Group units at local level, achieving the legally required local minimum "core tier 1 ratio excluding buffers,"
- the performance of the business area and the affected person.

The RBI Group fulfills the obligation arising from Clause 11 of the Annex to Section 39b of the Austrian Banking Act (BWG) which stipulates that at least 50 per cent of the variable remuneration of risk personnel must be paid out in the form of shares or similar non-cash instruments by means of a phantom share plan as follows: 50 per cent of the "up front" and 50 per cent of the "deferred" portion of the bonus are divided by the average closing price of the RBI share on trading days of the Vienna Stock Exchange in the payment year serving as the basis for calculating the bonus. Thereby, a certain amount of phantom shares will be determined. This amount will be fixed for the entire duration of the deferral period. After the expiration of the respective retention period, the amount of specified phantom shares will be multiplied by RBI's share price for the previous fiscal year. The resulting cash amount will be paid when the next available monthly salary is paid.

These rules are valid unless any applicable local laws prescribe a different procedure.

Further details of the employee compensation plans are described in the management report.

Share-based compensation

Except for 2010 the Management Board, with approval by the Supervisory Board, of RBI AG has approved the existence of a share incentive program (SIP) which offers performance based allotments of shares to eligible employees at home and abroad for a given period. Eligible employees are current board members and selected executives of RBI AG, as well as executives of its affiliated bank subsidiaries and other affiliated companies.

The number of ordinary shares of RBI AG which will ultimately be transferred depends on the achievement of two performance criteria: the targeted return on equity (ROE) and the performance of the share of the RBI AG compared to the total shareholder return of the shares of companies in DJ EURO STOXX Banks index after a five-year holding period.

All expenses related to the share incentive program are recognized in staff expenses in accordance with IFRS 2 (share-based payment) and charged to equity. They are described in greater detail in note (34) Equity.

Subordinated capital

This item comprises subordinated capital and supplementary capital. Liabilities documented or undocumented are subordinated if, in the event of liquidation or bankruptcy, they can only be met after the claims of the other – not subordinated – creditors have been satisfied. Supplementary capital contains all paid-in own funds which are provided by a third-party and are available for the company for at least eight years, for which interest is paid only from the profit and which can be repaid in the case of solvency only after all other debtors are satisfied.

Net interest income

Interest and interest-like income mainly includes interest income on loans and advances to banks and customers and from fixed-interest securities. In addition, current income from shares and other variable-yield securities (especially dividends), income from equity participations and from investments accounted for at equity, and interest-like income are also reported under net interest income. Dividend income is recognized if the entitlement of the owner for payment exists. Interest expenses and interest-like expenses mainly include interest paid on deposits from banks and customers and on debt securities issued and subordinated capital. Interest income and interest expenses are accrued in the reporting period.

Net fee and commission income

Net fee and commission income mainly includes income and expenses arising from payment transfer business, foreign exchange business and credit business. Fee and commission income and expenses are accrued in the reporting period.

Net trading income

Net trading income comprises the trading margins resulting from the foreign exchange business, results due to foreign exchange revaluations and all realized and unrealized gains and losses from financial assets and liabilities at fair value. In addition, it includes all interest and dividend income attributable to trading activities and related refinancing costs.

General administrative expenses

General administrative expenses include staff and other administrative expenses as well as amortization/depreciation and impairment losses of tangible and intangible fixed assets.

Income taxes

RBI AG and eight of its domestic subsidiaries are members of a tax group for which Raiffeisen Zentralbank Österreich Aktiengesellschaft acts as group parent. Current taxes are calculated on the basis of taxable income for the current year taking into account the tax group (in terms of a tax group allocation). The taxable income deviates from the profit of the statement of comprehensive income due to expenses and income which are taxable or tax-deductible in the following years or which are never taxable or tax-deductible. The liability of the Group for current taxes is recognized on the basis of the actual tax rate or the future tax rate which is enacted by the end of the reporting period.

Deferred taxes are calculated and recognized in accordance with IAS 12 applying the liability method. Deferred taxes are based on all temporary differences that result from comparing the carrying amounts of assets and liabilities in the IFRS accounts with the tax bases of assets and liabilities, and which will reverse in the future. Deferred taxes are calculated by using tax rates applicable in the countries concerned. A deferred tax asset should also be recognized on tax loss carry-forwards if it is probable that sufficient taxable profit will be achieved against which the tax loss carry-forwards can be utilized within the same entity. On each reporting date, the carrying amount of the deferred tax assets is reviewed and impaired if it is no longer probable that sufficient taxable income is available in order to partly or fully realize the tax assets. Deferred tax assets and deferred tax liabilities within the same entity are netted. Income tax credits and income tax obligations are recorded separately under the item "other assets" and "tax provisions" respectively.

Current and deferred taxes are recognized as profit or loss. In case that they are linked to items which are recognized in other comprehensive income, current and deferred taxes are also directly recognized in other comprehensive income.

Other comprehensive income

Other comprehensive income comprises all income and expenses directly recognized in equity according to IFRS standards. Income and expenses recognized directly in equity that are reclassified in the income statement are reported separately from income and expenses recognized directly in equity that are not reclassified in the income statement. This applies to currency differences resulting from the translation of equity held in foreign currency, changes resulting from the hedging of net investments in a foreign entity (capital hedge), the effective part of a cash flow hedge, changes resulting from valuation of available-for-sale financial assets as well as deferred taxes on the mentioned items. Revaluations of defined benefit plans are reported in income and expenses recognized directly in equity that are not reclassified in the income statement.

Fiduciary business

Transactions arising from the holding and placing of assets on behalf of third parties are not shown in the statement of financial position. Fees arising from these transactions are shown under net fee and commission income.

Financial guarantees

According to IAS 39, a financial guarantee is a contract under which the guarantor is obliged to make certain payments. These payments compensate the party to whom the guarantee is issued for a loss arising in the event that a particular debtor does not fulfill payment obligations on time as stipulated in the original terms of the debt instrument. At the date of recognition of a financial guarantee, the initial fair value corresponds under market conditions to the premium at the date of signature of the contract. For subsequent measurement the credit commitment has to be presented as provision according to IAS 37.

Insurance contracts

Liabilities arising from insurance contracts change depending on changes in interest rates, income from investments and expenses for pension agreements for which future mortality rates cannot be reliably predicted. IFRS 4 must be applied to the reporting of liabilities resulting from the existence of mortality rate risks and discretionary participation features. All assets associated with pension products are reported in accordance with IAS 39. Liabilities are recorded under other liabilities Please refer to note (32) Other liabilities for more information on insurance contracts.

Contingent liabilities and commitments

The Group has contingent liabilities from guarantees, credit guarantees, letters of credit and loan commitments recognized at face value. Guarantees are used in situations in which the Group guarantees payment to the creditor to fulfill the obligation of a third party. Irrevocable credit lines must be reported when a credit risk may occur. These include commitments to provide loans, to purchase securities or to provide guarantees and acceptances. Loan loss provisions for contingent liabilities and irrevocable loan commitments are reported under provisions for liabilities and charges.

Own shares

Own shares of RBI AG at the reporting date, are deducted directly from equity. Gains and losses on own shares have no impact on the income statement

Statement of cash flows

The cash flow statement reports the change in the cash and cash equivalents of the company through the net cash from operating activities, investing and financing activities. Cash flows for investing activities mainly include proceeds from the sale, or payments for the acquisition of financial investments and tangible fixed assets. The net cash from financing activities shows all cash flows from equity capital, subordinated capital, and participation capital. All other cash flows are – according to international practices for financial institutions – assigned to operating activities.

Segment reporting

Notes on segment reporting are to be found in chapter segment reporting.

Notes to the nature and extent of risks

Information about risks arising from financial instruments is disclosed in the explanatory notes. The risk report in particular contains detailed information on the issue of credit risk, country risk, concentration risk, market risk and liquidity risk.

Capital management

Information on capital management, regulatory own funds and risk-weighted assets are disclosed under note (50) capital management and regulatory own funds according to the Austrian Banking Act.

Notes to the income statement

(1) Income statement according to measurement categories

€000	2013	2012
Net gains (losses) on financial assets and liabilities held-for-trading	276,555	537,374
Financial assets and liabilities at fair value through profit or loss	402,012	232,167
Interest income	354,812	388,805
Net gains (losses) on financial assets and liabilities at fair value through profit or loss	47,200	(156,639)
Financial assets available-for-sale	41,806	177,146
Interest income	12,854	14,792
Net realized gains (losses) on financial assets available-for-sale	51,038	184,628
Impairment on financial assets available-for-sale	(22,086)	(22,274)
Loans and advances	3,980,369	4,477,847
Interest income	5,129,584	5,486,676
Net realized gains (losses) on financial assets not measured at fair value through profit and loss	14,127	8,894
Impairment on financial assets not measured at fair value through profit and loss	(1,163,343)	(1,017,724)
Financial assets held-to-maturity	186,686	225,391
Interest income	183,803	224,503
Net realized gains (losses) on financial assets not measured at fair value through profit and loss	2,562	1,062
Write-ups/impairment on financial assets not measured at fair value through profit and loss	321	(174)
Financial liabilities	(2,355,251)	(2,894,843)
Interest expenses	(2,354,913)	(3,004,643)
Income from repurchase of liabilities	(338)	109,801
Derivatives (hedging)	69,918	8,392
Net interest income	73,111	(190)
Net gains (losses) from hedge accounting	(3,193)	8,582
Net revaluations from exchange differences	99,658	105,437
Other operating income/expenses ¹	(1,867,096)	(1,831,549)
Profit before tax from continuing operations	834,657	1,037,363

¹ Adaption of previous year figures due to the retrospective application of IAS 19R $\,$

(2) Net interest income

The net interest income position includes interest income and expenses from items of banking business, dividend income, and fees and commissions with interest-like characteristics.

€ 000	2013	2012
Interest and interest-like income, total	6,083,730	6,478,884
Interest income	6,047,891	6,435,039
from balances at central banks	38,364	75,645
from loans and advances to banks	244,302	296,742
from loans and advances to customers	4,632,765	4,875,061
from financial investments	537,367	608,961
from leasing claims	192,416	216,663
from derivative financial instruments (non-trading), net	402,677	361,967
Current income	14,102	19,139
from shares and other variable-yield securities	1,248	4,347
from shares in affiliated companies	8,860	10,269
from other interests	3,994	4,523
Interest-like income	21,737	24,706
Current income from associates	122	50
Interest expenses and interest-like expenses, total	(2,354,913)	(3,006,780)
Interest expenses	(2,292,201)	[2,964,061]
on deposits from central banks	(2,815)	(2,141)
on deposits from banks	(416,496)	(663,739)
on deposits from customers	(1,308,750)	(1,632,549)
on debt securities issued	(369,226)	(454,488)
on subordinated capital	(194,914)	(211,144)
Interest-like expenses	(62,712)	(42,719)
Net interest income	3,728,939	3,472,155

Interest income includes interest income (unwinding) from impaired loans to customers and banks in the amount of € 201,511 thousand (2012: € 205,361 thousand). Interest income from impaired loans and advances to customers and banks is recognized with the rate of interest used to discount the future cash flows for the purpose of measuring impairment loss. The net interest income resulting from the insurance business recognized according to IFRS 4 amounted to € 5,237 thousand (2012: € 199 thousand).

(3) Net provisioning for impairment losses

Net provisioning for impairment losses on items reported on and off the statement of financial position is as follows:

€ 000	2013	2012
Individual loan loss provisions	(1,215,173)	(1,181,821)
Allocation to provisions for impairment losses	(1,892,013)	(1,661,146)
Release of provisions for impairment losses	739,935	568,284
Direct write-downs	(140,957)	(168,614)
Income received on written-down claims	<i>77</i> ,863	<i>7</i> 9,655
Portfolio-based loan loss provisions	51,830	164,103
Allocation to provisions for impairment losses	(319,217)	(361,008)
Release of provisions for impairment losses	371,047	525,111
Gains from loan termination or sale	14,127	8,894
Total	(1,149,215)	(1,008,823)

Details on risk provisions are shown under note (17) Impairment losses on loans and advances.

(4) Net fee and commission income

€ 000	2013	2012
Payment transfer business	731,402	662,949
Loan and guarantee business	249,662	246,857
Securities business	148,136	118,210
Foreign currency, notes/coins, and precious metals business	354,377	348,513
Management of investment and pension funds	26,887	22,751
Sale of own and third party products	42,136	45,415
Credit derivatives business	(69)	(16)
Other banking services	73,637	71,721
Total	1,626,167	1,516,399

(5) Net trading income

The position net trading income includes interest and dividend income, refinancing costs, commissions and any changes in fair value of trading portfolios.

€ 000	2013	2012
Interest-based transactions	35,334	34,062
Currency-based transactions	261,739	209,239
Equity-/index-based transactions	29,419	8,839
Credit derivatives business	(6,375)	(12,748)
Other transactions	953	(24,706)
Total	321,071	214,686

A change in the estimation of default probability for the counterparty risk led to a decrease of € 8,960 thousand in income from interest-based transactions (2012: decrease of € 30,423 thousand).

Currency-based transactions contained an effect due to the application of IAS 29 hyperinflation in Belarus in the amount of minus \in 22,024 thousand (2012: minus \in 20,648 thousand).

(6) Net income from derivatives and liabilities

€ 000	2013	2012
Net income from hedge accounting	(3,193)	8,582
Net income from credit derivatives	125	6,863
Net income from other derivatives	(274,549)	59,105
Net income from liabilities designated at fair value	21,293	(311,813)
Income from repurchase of liabilities	(338)	109,801
Total	(256,662)	(127,462)

Net income from hedge accounting includes on the one hand, a valuation result from derivatives in fair value hedges of minus € 129,138 thousand (2012: plus € 246,813 thousand) and on the other hand, changes in the carrying amount of the fair value hedged items of plus € 125,946 thousand (2012: minus € 238,231 thousand).

Net income from other derivatives includes valuation results from those derivatives, which are held to hedge against market risks (except trading assets/liabilities). They are based on an inhomogeneous portfolio and do not satisfy the requirements for hedge accounting according to IAS 39.

Net income from liabilities designated at fair value comprises a loss from changes in own credit risk amounting to € 125,528 thousand (2012: loss of € 144,649 248.491 thousand) and a positive effect from changes in market interest rates of € 146,821 thousand (2012: negative effect of € 167,164 thousand).

In 2012, income from the repurchase of liabilities included income from the repurchase of hybrid bonds amounting to € 113,291 thousand less transaction costs (nominal value of € 357,806 thousand).

(7) Net income from financial investments

The position net income from financial investments comprises valuation results and net proceeds from securities of the financial investment portfolio (held-to-maturity), from securities at fair value through profit and loss, and equity participations which include shares in affiliated companies, associated companies, and other companies.

€ 000	2013	2012
Net income from securities held-to-maturity	2,883	888
Net valuations of securities	321	(174)
Net proceeds from sales of securities	2,562	1,062
Net income from equity participations	28,941	(691)
Net valuations of equity participations	(22,086)	(22,274)
Net proceeds from sales of equity participations	51,027	21,583
Net income from securities at fair value through profit and loss	25,908	155,168
Net valuations of securities	7,011	<i>7</i> 3,410
Net proceeds from sales of securities	18,897	81 <i>,75</i> 8
Net income from available-for-sale securities	11	163,045
Total	57,743	318,410

In 2012, the sale of bonds of the securities portfolio available-for-sale of the Group head office led to net proceeds of € 163,045 thousand.

(8) General administrative expenses

€000	2013	2012
Staff expenses	(1,631,667)	(1,600,595)
Wages and salaries ¹	(1,243,347)	(1,208,589)
Social security costs and staff-related taxes	(302,054)	(293,153)
Other voluntary social expenses	(41,515)	(40,813)
Expenses for defined contribution pension plans	(10,719)	(8,998)
Expenses for defined benefit pension plans	(576)	(3,966)
Expenses for other post-employment benefits	(9,465)	(15,866)
Expenses for other long-term employee benefits	(3,529)	(969)
Termination benefits	(2,140)	0
Expenses on share incentive program (SIP)	(1,057)	(7,364)
Deferred bonus payments	(17,264)	(20,876)
Other administrative expenses	(1,276,926)	(1,256,815)
Office space expenses	(347,045)	(352,350)
IT expenses	(268,644)	(257,501)
Communication expenses	(81,276)	(89,548)
Legal, advisory and consulting expenses	(108,555)	(116,733)
Advertising, PR and promotional expenses	(121,134)	(101,959)
Deposit insurance fees	(95,762)	(93,208)
Office supplies	(34,016)	(29,943)
Car expenses	(22,195)	(22,404)
Security expenses	(44,584)	(46,447)
Traveling expenses	(24,163)	(23,875)
Training expenses for staff	(19,738)	(16,103)
Sundry administrative expenses	(109,814)	(106,743)
Depreciation of intangible and tangible fixed assets	(430,912)	(400,693)
Tangible fixed assets	(177,923)	(188,199)
Intangible fixed assets	(219,365)	(179,072)
Leased assets (operating lease)	(33,624)	(33,422)
Total	(3,339,506)	(3,258,103)

¹ Adaption of previous year figures due to the retrospective application of IAS 19R.

Legal, advisory and consulting expenses include audit fees of the RBI AG and its subsidiaries which comprise expenses for the audit of financial statements amounting to \in 8,801 thousand (2012: \in 8,427 thousand) and tax advisory as well as other additional consulting services provided by the auditors amounting to \in 4,840 thousand (2012: \in 4,682 thousand). Thereof, \in 2,556 thousand (2012: \in 2,418 thousand) account for the Group auditor for the audit of the financial statements and \in 1,222 thousand (2012: \in 1,885 thousand) account for the other consulting services.

Amortization of intangible fixed assets capitalized in the course of initial consolidation amounted to \leqslant 3,916 thousand (2012: \leqslant 7,352 thousand) which relates to scheduled amortization of the customer base.

The depreciation of tangible and intangible fixed assets includes an impairment of € 69,894 thousand (2012: € 37,122 thousand) mainly resulting from a software project in the Czech Republic and branch buildings in Russia.

(9) Other net operating income

€ 000	2013	2012
Net income arising from non-banking activities	27,696	44,695
Sales revenues from non-banking activities	553,992	721,054
Expenses arising from non-banking activities	(526,296)	(676,359)
Net income from additional leasing services	(281)	8,912
Revenues from additional leasing services	69,656	80,442
Expenses from additional leasing services	(69,937)	(71,530)
Rental income from operating lease (vehicles and equipment)	31,753	32,780
Rental income from investment property incl. operating lease (real estate)	34,086	22,952
Net proceeds from disposal of tangible and intangible fixed assets	(15,574)	(8,979)
Other taxes	(266,113)	(189,690)
hereof bank levies and financial transaction tax	(197,071)	(157,102)
Impairment of goodwill	(2,948)	(38,463)
Income from release of negative goodwill	0	0
Net expense from allocation and release of other provisions	4,195	19,374
Negative interest	(33)	0
Sundry operating income	91,488	59,928
Sundry operating expenses	(51,685)	(53,545)
Total	(147,415)	(102,035)

The other net operating income includes impairment of goodwill amounting to € 2,948 thousand which were made by Group units in the Czech Republic, Hungary and Belarus. In 2012, impairment of goodwill totaling € 38,463 thousand especially for Group units from Ukraine, Bosnia and Herzegovina, Croatia and Hungary were included.

(10) Net income from disposal of group assets

In the reporting period, three subsidiaries were excluded from the consolidated group due to materiality reasons. Moreover, one subsidiary was excluded due to sale and respectively one due to end of operations and liquidiation. Net income from this disposal of group assets amounted to minus € 6,465 thousand (2012: plus € 12,137 thousand).

(11) Income taxes

€ 000	2013	2012
Current income taxes	(263,512)	(264,049)
Austria	20,239	(16,317)
Foreign	(283,751)	(247,733)
Deferred taxes ¹	31,801	(21,321)
Total	(231,711)	(285,370)

¹ Adaption of previous year figures due to the retrospective application of IAS 19R.

RBI AG and eight of its domestic subsidiaries are members of a joint tax entity headed by Raiffeisen Zentralbank Österreich Aktiengesellschaft.

The following reconciliation shows the relation between profit before tax and the effective tax burden:

€ 000	2013	2012
Profit before tax 1	834,657	1,037,363
Theoretical income tax expense in the financial year based on the domestic income tax rate of 25 per cent	(208,664)	(259,341)
Effect of divergent foreign tax rates	101,195	60,555
Tax decrease because of tax-exempted income from equity participations and other income	45,391	52,106
Tax increase because of non-deductible expenses	(99,737)	(81,783)
Other changes 1	(69,896)	(56,906)
Effective tax burden	(231,711)	(285,370)
Tax rate in per cent ¹	27.8	27.5

¹ Adaption of previous year figures due to the retrospective application of IAS 19R.

Other tax deductions and tax increases mainly result from tax losses which are not recognized as deferred tax assets and Group taxation ("Steuerumlage").

(12) Earnings per share

€000	2013	2012
Consolidated profit	557,336	729,692
Less dividend for participation capital	(200,000)	(200,000)
Adapted consolidated profit	357,336	529,692
Average number of ordinary shares outstanding in thousand	194,948	194,859
Earnings per share in €	1.83	2.72

There were no conversion or option rights outstanding, so undiluted earnings per share are equal to diluted earnings per share.

Notes to the statement of financial position

(13) Statement of financial position according to measurement categories

Assets according to measurement categories in € 000	2013	2012
Cash reserve	6,674,226	6,556,723
Trading assets	7,990,145	10,516,717
Positive fair values of derivative financial instruments	3,628,264	7,519,622
Shares and other variable-yield securities	407,571	277,250
Bonds, notes and other fixed-interest securities	3,954,310	2,719,843
Call/time deposits from trading purposes	0	
Financial assets at fair value through profit or loss	6,357,600	8,348,221
Shares and other variable-yield securities	150,068	158,203
Bonds, notes and other fixed-interest securities	6,207,532	8,190,018
Investments in associates	5,035	4,935
Financial assets available-for-sale	2,905,296	455,940
Investments in other affiliated companies	404,105	338,233
Other interests	66,252	117,707
Bonds, notes and other fixed-interest securities	2,434,939	C
Shares and other variable-yield securities	0	C
Loans and advances	99,071,433	102,017,421
Loans and advances to banks	22,243,221	22,323,046
Loans and advances to customers	80,634,618	83,298,327
Other non-derivative financial assets	1,799,069	2,037,945
Impairment losses on loans and advances	(5,605,475)	(5,641,897
Financial assets held-to-maturity	4,219,807	4,596,495
Bonds, notes and other fixed-interest securities	4,219,807	4,551,298
Purchased loans	0	45,197
Derivatives (hedging)	573,004	701,663
Positive fair values of derivatives (hedging)	573,004	<i>7</i> 01,663
Other assets	2,843,266	2,917,907
Intangible and tangible fixed assets	2,843,266	2,917,907
Total assets	130,639,813	136,116,023
Equity and liabilities according to measurement categories in € 000	2013	2012
Trading liabilities	5,455,766	9,176,113
Negative fair values of derivative financial instruments	4,278,676	7,798,924
Call/time deposits from trading purposes	0	10,045
Short-selling of trading assets	551,459	622,164
Certificates issued	625,631	744,980
Financial liabilities	111,342,320	111,868,331
Deposits from banks	30,104,866	30,186,449
Deposits from customers	66,436,636	66,297,151
Debt securities issued	9,411,146	10,812,467
Subordinated capital	3,636,812	3,056,925
Other non-derivative financial liabilities	1,752,861	1,515,338
Liabilities at fair value through profit and loss	2,612,277	3,357,758
Debt securities issued	2,121,500	2,477,634
Subordinated capital	490,777	880,124
Derivatives (hedging)	132,536	119,933
Negative fair values of derivatives (hedging)	132,536	119,933
Provisions for liabilities and charges	733,116	720,996
Equity	10,363,798	10,872,893

Total equity and liabilities 13	30,639,813 136,1	16,023
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(14) Cash reserve

€000	2013	2012
Cash in hand	2,508,670	2,284,449
Balances at central banks	4,165,556	4,272,275
Total	6,674,226	6,556,723

(15) Loans and advances to banks

€ 000	2013	2012
Giro and clearing business	2,563,784	1,923,107
Money market business	16,627,131	1 <i>7,757</i> ,296
Loans to banks	2,623,960	2,129,981
Purchased loans	192,588	157,205
Leasing claims	1 <i>7</i> 5	395
Claims evidenced by paper	235,584	355,317
Total	22,243,221	22,323,301

Of the purchased loans amounting to \le 192,588 thousand, \le 192,588 thousand are assigned to the measurement category loans and advances (2011: \le 156,949 thousand); there were no purchased loans assigned to the measurement category held-to-maturity (2011: \le 255 thousand).

Loans and advances to banks classified regionally (counterparty's seat) are as follows:

€ 000	2013	2012
Austria	8,297,340	10,046,024
Foreign	13,945,881	12,277,277
Total	22,243,221	22,323,301

(16) Loans and advances to customers

€ 000	2013	2012
Credit business	51,926,456	53,802,987
Money market business	4,403,067	4,182,057
Mortgage loans	19,114,884	21,018,084
Purchased loans	1,442,344	1,073,785
Leasing claims	2,933,520	2,908,987
Claims evidenced by paper	814,347	357,369
Total	80,634,618	83,343,269

Purchased loans amounting to € 1,442,344 thousand (2011: € 1,028,844 thousand) are assigned to the measurement category loans and advances. There were no purchased loans classified as held-to-maturity (2011: € 44,941 thousand).

€ 000	2013	2012
Sovereigns	1,647,511	1,387,000
Corporate customers - large corporates 1	49,319,989	52,250,067
Corporate customers - mid market	3,089,211	3,271,514
Retail customers - private individuals	23,755,815	23,489,033
Retail customers - small and medium-sized entities	2,822,092	2,945,655
Total	80,634,618	83,343,269

¹ Adaption of previous year figures due to different allocation.

Loans and advances to customers classified regionally (counterparty's seat) are as follows:

€000	2013	2012
Austria	7,224,427	8,399,306
Foreign	73,410,191	74,943,963
Total	80,634,618	83,343,269

(17) Impairment losses on loans and advances

Provisions for impairment losses are formed in accordance with uniform Group standards and cover all recognizable credit risks. A table with the development of the impairment losses on loans and advances can be found in the risk report. Provisions for impairment losses are allocated to the following asset classes according to the Basel II definition:

€ 000	2013	2012
Banks	118,162	1 <i>57,7</i> 19
Sovereigns	6,146	11,336
Corporate customers - large corporates	2,836,613	2,835,571
Corporate customers - mid market	531,049	387,434
Retail customers - private individuals	1,776,866	1,881,331
Retail customers - small and medium-sized entities	336,639	368,507
Total	5,605,475	5,641,897

Loans and advances and loan loss provisions according to Basel II asset classes are shown in the following table:

2013 € 000	Fair value	Carrying amount	Individually impaired assets	Individual loan loss provision	Portfolio-based Ioan Ioss provisions	Net carrying amount
Banks	22,167,673	22,243,221	148,678	111,447	6,715	22,125,059
Sovereigns	1,504,727	1,647,511	27,903	5,115	1,031	1,641,365
Corporate customers - large corporates	44,830,968	49,299,772	4,814,452	2,579,769	257,065	46,462,937
Corporate customers – mid market	2,582,349	3,089,211	556,252	497,748	33,301	2,558,162
Retail customers – private individuals	22,587,996	23,776,034	2,341,968	1,617,694	1 <i>5</i> 9,1 <i>7</i> 2	21,999,167
Retail customers – small and medium-sized						
entities	2,518,638	2,822,092	462,536	309,813	26,604	2,485,675
Total	96,192,351	102,877,841	8,351,789	5,121,587	483,889	97,272,366

2012		Carrying	Individually impaired	Individual loan	Portfolio-based Ioan Ioss	Net carrying
€ 000	Fair value	amount	assets	loss provision	provisions	amount
Banks	22,225,565	22,323,301	200,037	145,805	11,914	22,165,582
Sovereigns	1,237,968	1,387,000	56,692	11,336	0	1,375,664
Corporate customers - large corporates	49,204,748	52,249,552	4,410,079	2,540,068	295,502	49,413,981
Corporate customers – mid market	2,912,388	3,271,514	607,980	361,864	25,570	2,884,080
Retail customers – private individuals	21,967,758	23,489,548	2,179,351	1,420,135	461,196	21,608,217
Retail customers – small and medium-sized						
entities	2,666,858	2,945,655	421,110	259,699	108,808	2,577,148
Total	100,215,287	105,666,570	7,875,250	4,738,907	902,990	100,024,672

Impaired financial assets

2013 € 000	Individually impaired assets	Individual loan loss provisions	Impairments and collatera Individually impaired assets after deduction of ILLP	ls Collaterals for individually impaired assets	Interest on individually impaired assets
Banks	148,678	111,447	37,231	25,283	228
Sovereigns	27,903	5,115	22,788	22,380	1,721
Corporate customers - large corporates	4,814,452	2,579,769	2,234,683	1,392,743	98,182
Corporate customers – mid market	556,252	497,748	58,504	292,795	18,849
Retail customers - private individuals	2,341,968	1,617,694	724,274	587,888	74,766
Retail customers – small and medium-sized entities	462,536	309,813	152,723	64,127	7,765
Other	0	0	0	0	0
Total	8,351,789	5,121,587	3,230,203	2,385,215	201,511

ILLP: individual loan loss provisions

2012 € 000	Individually impaired assets	Individual loan loss provisions	Impairments and collateral Individually impaired assets after deduction of ILLP	ls Collaterals for individually impaired assets	Interest on individually impaired assets
Banks	200,037	145,805	54,232	154	160
Sovereigns	56,692	11,336	45,356	0	3,077
Corporate customers - large corporates	4,410,079	2,540,068	1,870,011	1,118,896	110,234
Corporate customers - mid market	607,980	361,864	246,116	213,670	20,280
Retail customers - private individuals	2,179,351	1,420,135	759,216	678,392	63,779
Retail customers – small and medium-sized entities	421,110	259,699	161,411	184,326	7,831
Other	0	0	0	0	0
Total	7,875,250	4,738,907	3,136,342	2,195,438	205,361

ILLP: individual loan loss provisions

(18) Trading assets

€ 000	2013	2012
Bonds, notes and other fixed-interest securities	3,954,310	2,719,843
Treasury bills and bills of public authorities eligible for refinancing	1,321,466	1,070,506
Other securities issued by the public sector	605,762	742,960
Bonds and notes of non-public issuers	2,027,082	906,378
Shares and other variable-yield securities	407,571	277,250
Shares	382,840	255,635
Mutual funds	21,163	7,333
Other variable-yield securities	3,568	14,282
Positive fair values of derivative financial instruments	3,219,217	6,816,197
Interest-based transactions	2,559,487	6,000,512
Currency-based transactions	579,790	690,416
Equity-/index-based transactions	59,334	106,630
Credit derivatives business	10,274	14,992
Other transactions	10,332	3,647
Call/time deposits from trading purposes	0	2
Total	7,581,097	9,813,293

Pledged securities ready to be sold or repledged by transferee are allocated to the appropriate securities category in the table above. Further details are shown under note (39) Transferred assets, genuine sale and repurchase agreements.

(19) Derivatives

€ 000	2013	2012
Positive fair values of derivatives in fair value hedges (IAS 39)	543,598	697,885
Interest-based transactions	543,598	697,885
Positive fair values of derivatives in cash flow hedges (IAS 39)	6,305	3,779
Interest-based transactions	593	0
Currency-based transactions	5,712	3,779
Positive fair values of derivatives in net investment hedge (IAS 39)	23,101	21,324
Currency-based transactions	23,101	21,324
Positive fair values of credit derivatives	51	1,206
Positive fair values of other derivatives	408,996	680,894
Interest-based transactions	269,346	548,071
Currency-based transactions ¹	139,651	132,663
Other transactions	0	160
Total	982,052	1,405,088

1 Adaption of previous year figures due to different allocation.

As long as the conditions for hedge accounting according to IAS 39 are fulfilled, derivative financial instruments are measured at their fair values (dirty prices) in their function as hedging instruments. The hedged items in connection with fair value hedges are loans and advances to customers and debt securities issued which are to be hedged against interest rate risks. The changes in carrying amount of the hedged underlying transactions in IAS 39 fair value hedges are included in the respective items of the statement of financial position.

This item also includes the positive fair values of derivative financial instruments that are neither held for trading nor constitute fair value hedging instruments under IAS 39.

The time periods in which the hedged cash flows from assets are expected to occur and affect the statement of comprehensive income are as below:

€ 000	2013	2012
l year	386,155	139
1 year to 5 years	1,424,405	3,335
More than 5 years	3,414,260	273,014

(20) Financial investments

This position consists of securities available-for-sale, financial assets at fair value through profit or loss, and securities held-to-maturity as well as strategic equity participations held on a long-term basis.

€ 000	2013	2012
Bonds, notes and other fixed-interest securities	12,862,278	12,741,316
Treasury bills and bills of public authorities eligible for refinancing	7,453,473	6,456,392
Other securities issued by the public sector	3,214,637	3,923,146
Bonds and notes of non-public issuers	2,173,835	2,341,446
Money market instruments	0	0
Other	20,333	20,333
Shares and other variable-yield securities	150,068	158,203
Shares	27,924	30,020
Mutual funds	118,858	124,893
Other variable-yield securities	3,287	3,290
Equity participations	470,357	455,941
Interest in affiliated companies	404,105	338,233
Other interests	66,252	117,707
Total	13,482,703	13,355,459

Pledged securities ready to be sold or repledged by the transferee are allocated to the appropriate securities category in the table above. Further details are shown under note (39) transferred assets, genuine sale and repurchase agreements.

The carrying amount of the securities reclassified into the category held-to-maturity amounted at the date of reclassifications to \in 452.188 thousand. Thereof, reclassifications in 2008 amounted to \in 371.686 thousand and in 2011 \in 80.502 thousand. As of 31 December 2013, the carrying amount totaled \in 163,427 thousand and the fair value totaled \in 166,148 thousand. In 2013, a result from the reclassified securities of \in 7,470 thousand (2012: \in 12,074 thousand) was shown in the income statement. If the reclassification had not been made, a loss of \in 345 thousand (2012: gain of \in 13,122 thousand) would have arisen.

The carrying amount of the securities reclassified into the category loans and advances amounted to € 1.559.682 thousand at the date of reclassification in 2008. As of 31 December 2013, the carrying amount was € 89,006 thousand.

Equity participations valued at amortized cost for which fair values could not be measured reliably amounted to € 61,850 thousand (2012: € 61,345 thousand).

For Raiffeisenbank a.s., Prague, a syndicate contract exists between RBI AG and the joint shareholder. The syndicate contract regulates especially purchase options between direct and indirect shareholders. The syndicate contracts expire automatically if control over the company changes – also in the case of a takeover bid. The following agreement has been made with the European Bank for Reconstruction and Development (EBRD) regarding Priorbank JSC, Minsk: If control over the company changes, EBRD has the option to sell all shares held in Priorbank to the company.

(21) Investments in associates

€000	2013	2012
Investments in associates	5,035	4,935

Financial information on associated companies is as follows:

€000	Total assets	Total revenues	Profit/loss after tax	Shareholders ' equity
Raiffeisen Banca pentru Locuinte S.A., Bucharest (RO)	90,066	4,307	366	15,021

The above-mentioned information is based on preliminary figures of the current financial year. Further information regarding associated companies is stated under note (58) List of equity participations.

(22) Intangible fixed assets

€ 000	2013	2012
Goodwill	544,163	557,607
Software	545,326	565,634
Other intangible fixed assets	159,220	19 <i>7,77</i> 0
hereof brand	111,447	118,999
hereof customer base	35,280	41,609
Total	1,248,709	1,321,011

The item "software" comprises acquired software amounting to € 464,773 thousand (2012: € 485,979 thousand) and developed software amounting to € 80,553 thousand (2012: € 79,654 thousand).

Goodwill

The following overview shows the development of the book value of goodwill, gross amounts and cumulative impairments of goodwill by cash generating units. Main goodwill positions are reported in the following cash generating units: Raiffeisen Bank Aval JSC, Kiev (AVAL), Raiffeisen Bank Polska S.A., Warsaw (RBPL), ZAO Raiffeisenbank, Moscow (RBRU), Raiffeisen Bank Sh.a., Tirana (RBAL) and Raiffeisenbank a.s., Prague (RBCZ). They developed as follows:

Development of goodwill

2013	-	-		-	-		
€ 000	AVAL	RBAL	RBCZ	RBPL	RBRU	Other	Total
As of 1/1	0	50,850	40,700	175,052	266,325	24,680	557,607
Additions	0	0	0	25,600	0	1,173	26,773
Impairment	0	0	0	0	0	(2,948)	(2,948)
Exchange rate changes	0	(221)	(3,377)	(2,329)	(29,351)	(1,990)	(37,269)
As of 31/12	0	50,628	37,323	198,323	236,974	20,915	544,163
Gross amount	226,079	56,403	37,323	198,323	236,974	41,242	796,344
Cumulative impairment	(226,079)	(5,775)	0	0	0	(20,326)	(252,181)

2012	-	-	•	-	-		
€ 000	AVAL	RBAL	RBCZ	RBPL	RBRU	Other	Total
As of 1/1	29,138	52,650	39,697	0	257,171	29,801	408,456
Additions	0	0	0	174,170	0	2,946	1 <i>77</i> ,116
Impairment	(28,476)	0	0	0	0	(9,986)	(38,463)
Exchange rate changes	(661)	(1,801)	1,004	882	9,154	1,919	10,497
As of 31/12	0	50,850	40,700	175,052	266,325	24,680	557,607
Gross amount	236,899	56,650	40,700	175,052	266,325	41,487	81 <i>7</i> ,113
Cumulative impairment	(236,899)	(5,800)	0	0	0	(16,807)	(259,507)

In 2013, a goodwill adjustment in the amount of € 25,600 thousand was registered at Raiffeisen Bank Polska S.A. due to new information and facts that emerged during the reporting period. In 2012, impairment of goodwill at Group level amounted to € 38,463 thousand. The highest impairment (€ 29,138 thousand) was registered at Ukrainian Raiffeisen Bank Aval JSC due to cyclical forecast for Ukraine and an increase in discount rate (rating downgrade of Ukraine and higher estimated value of risk premium for shares). In 2013, impairment of goodwill amounting to € 2,948 thousand was made in the Group units in the Czech Republic, Hungary and Belarus.

Impairment test for goodwill

At the end of each financial year, goodwill is examined with a view to its future economic utility on the basis of cash generating units. The carrying value of the cash generating unit (including any allocated goodwill and other intangible assets) is compared with its recoverable value. In line with IAS 36, impairment tests for goodwill are carried out during the year in case a reason for impairment occurs.

Recoverable value

In the financial year 2013 RBI identified the recoverable value of cash generating units on the basis of the use value with a dividend discount model. The dividend discount model reflects the characteristics of the banking business and the regulatory framework. The model is used to calculate the present value of estimated future dividends that can be distributed to shareholders after the relevant regulatory capital requirements have been fulfilled.

The dividend discount model uses dividend forecasts and respective capitalization measures based on a five-year period. Expected results that go beyond the five-year period are determined via the present value of a perpetuity taking into account a long-term growth rate. In case the recoverable value of a cash generating unit is lower than the carrying value an impairment is measured in the amount of the difference between the two values. The impairment loss is recognized in the income statement under other net operating income.

Key assumptions

The following table shows key assumptions that have been made for the individual cash generating units:

2013	· · · · · · · · · · · · · · · · · · ·	-	•	
Cash generating units	RBAL	RBCZ	RBPL	RBRU
Discount rates (after tax)	14.7% - 17.6%	10.0% - 10.6%	10.7% - 12.3%	13.7% - 16.4%
Growth rates in phase I and II	7.8%	n.a.	n.a.	15.1%
Growth rates in phase III	5.9%	3.3%	5.5%	6.9%
Planning period	5 years	5 years	5 years	5 years

In 2012, RBI determined the recoverable value on the basis of the net realizable value; using the following parameters:

2012				
Cash generating units	RBAL	RBCZ	RBPL	RBRU
Discount rates (after tax)	12.5% - 16.8%	9.9% - 12.4%	10.4% - 12.8%	13.7% - 17.9%
Growth rates in phase I and II	1.4%	17.8%	n.a.	1.9%
Growth rates in phase III	4.0%	2.5%	3.0%	6.1%
Planning period	10 years	10 years	10 years	10 years

The use value of a cash generating unit is sensitive to various parameters, primarily to the level and development of future dividends, to the discount rates as well as the nominal growth rate in the steadying phase. The applied discount rates have been calculated using the capital asset pricing model: they are composed of a risk-free interest rate and a risk premium for entrepreneurial risk taking. The risk premium is calculated as the market risk premium that varies according to the country in which the unit is registered multiplied by the beta factor for the indebted company. The values for the risk-free interest rate and the market risk premium are defined using external information sources. The risk measure beta factor has been derived from a peer group of financial institutions operating in Western and Eastern Europe. The above-mentioned interest rate parameters represent market assessments; therefore they are not stable and could in case of a change affect the discount rates.

The following table provides a summary of significant planning assumptions per cash generating unit and a description of the management approach to identify the values that are assigned to each significant assumption under consideration of a risk assessment.

Cash g	enerating unit	Significant assumptions	Management approach	Risk assumption
RBPL	pushes for stronger of risk policy. After the S. A. (Polbank), esta	merger with Polish Polbank EFC blishment as a strong universal arket. Strict cost management	The assumptions are based on internal as well as external sources. Macroeconomic assumptions of othe research department were compared with external data sources and the 5-year plans were presented to the Management Board. Moreover, the initial planning phase was approved by the local supervisory boards.	Possible negative effects of changed local capital requirements. Pressure on interest margins through
RBRU	pushes for stronger risk policy. Stronger sector. Strengthening interest margin in the	et for the Group where it growth, taking into account the engagement in the retail g revenue by using higher net e retail sector and cross-selling ous focus on efficiency and	The assumptions are based on internal as well as external sources. Macroeconomic assumptions of the research department were compared with external data sources and the 5-year plans were	Strong dependence on raw materials. Possible negative effects of changed local capital requirements. Pressure on interest margins through
RBAL	Expansion of production (payment transfer be addition, stronger for resulting increase in	ct range in the retail sector usiness, insurances, etc.). In occus on lending and the revenue from both interest sions. Further increases in management.	The assumptions are based on internal as well as	Possible negative effects of changed local capital requirements. Pressure on interest margins and fee income through other aggressive market
RBCZ	where selective grow	core market for the Group wth strategy is pursued. h increased use of alternative s and additional consulting ts are assumed.	The assumptions are based on internal as well as external sources. Macroeconomic assumptions of the research department were compared with external data sources and the 5-year plans were presented to the Management Board. Moreover, the initial planning phase was approved by the local supervisory boards.	Possible negative effects of changed local capital requirements. Pressure on interest margins through

RBPL: Raiffeisen Bank Polska S.A., Warsaw RBRU: ZAO Raiffeisenbank, Moscow RBAL: Raiffeisen Bank Sh.a., Tirana RBCZ: Raiffeisenbank a.s., Prague

Sensitivity analysis

A sensitivity analysis was carried out based on the above-mentioned assumptions in order to test the stability of the impairment test for goodwill. From a number of options for this analysis, two parameters were selected, namely, the cost of equity and the reduction of the growth rate. The following overview demonstrates to what extent an increase in the cost of equity or a reduction in the long-term growth rate could be made without the value in use of cash generating units declining below the respective carrying value (equity capital plus goodwill) in 2013.

2013 Maximum sensitivity ¹	RBAL	RBCZ	RBPL	RBRU
Increase in discount rate	0.3 PP	2.2 PP	0.8 PP	7.9 PP
Reduction of the growth rates in phase III	1.3 PP	3.8 PP	1.2 PP	17.0 PP

¹ The respective maximum sensitivity refers to the change of the perpetuity.

The reference values for 2012 based on the net realizable value were as follows:

2012				
Maximum sensitivity ¹	RBAL	RBCZ	RBPL	RBRU
Increase in discount rate	5.3 PP	1.5 PP	O.8 PP	2.8 PP
Reduction of the growth rates in phase III	9.7 PP	3.9 PP	3.2 PP	9.5 PP

¹ The respective maximum sensitivity refers to the change of the perpetuity.

The recoverable values of all other units have been either significantly higher than the respective book values or immaterial.

Brand

Group companies use brands to differentiate their services from the competition. According to IFRS 3, brands of acquired companies have been recognized separately under the item "intangible fixed assets". Brands have an indeterminable useful life and are therefore not subject to scheduled amortization. Brands are tested annually in the course of the impairment test of goodwill per cash generating unit and additionally whenever indications of impairment arise.

Brand rights are only recognized for Raiffeisen Bank Aval JSC, Kiev (AVAL) and for Raiffeisen Bank Polska S.A., Warsaw (RBPL). The carrying values of the brands as well as gross amounts and cumulative impairment losses have developed as shown below:

2013			
€ 000	RBPL	AVAL	Total
As of 1/1	49,092	69,907	118,999
Additions	0	0	0
Impairment	0	0	0
Exchange differences	(4,359)	(3,193)	(7,552)
As of 31/12	44,733	66,715	111,447
Gross amount	44,733	66,715	111,447
Cumulative impairment	0	0	0

2012			
€ 000	RBPL	AVAL	Total
As of 1/1	0	<i>7</i> 1,531	71,531
Additions	<i>47</i> ,951	0	47,951
Impairment	0	0	0
Exchange differences	1,141	(1,623)	(482)
As of 31/12	49,092	69,907	118,999
Gross amount	49,092	69,907	118,999
Cumulative impairment	0	0	0

The value of the Raiffeisen Bank Aval JSC, Kiev (AVAL), was determined using the comparable historical cost approach, because neither immediately comparable transctions nor a market with observable prices was available at the time of purchase price allocation. Documentation of brand-related marketing expenses in the previous years was taken as the data base for the historical cost approach. In 2013 and 2012, impairment tests showed no impairment of the brand.

The value of the Polbank brand was determined using the relief from royalty method, because neither immediately comparable transactions nor a market with observable prices was available at the time of purchase price allocation. Underlying premise of this method is that the brand has a fair value equal to the present value of the royalty income attributable to it. In 2013, impairment tests showed no impairment of the brand.

Customer Relationships

If customer contracts and associated customer relationships are acquired in a business combination, they must be recognized separately from goodwill, if they are based on contractual or other rights. The acquired companies meet the criteria for a separate recognition of non-contractual customer relationships for existing customers. The customer base is valued using the multi-period excess earnings method based on projected future income and expenses allocable to the respective customer base. The projections are based on planning figures for the corresponding years.

2013	·		
€ 000	RBPL	AVAL	Total
As of 1/1	16,128	25,481	41,609
Additions	0	0	0
Depreciation	(1,675)	(2,159)	(3,834)
Impairment	0	0	0
Exchange differences	(1,332)	(1,164)	(2,495)
As of 31/12	13,122	22,159	35,280
Gross amount	15,746	43,170	58,916
Cumulative impairment	(2,624)	(21,011)	(23,636)

2012	·		
€ 000	RBPL	AVAL	Total
As of 1/1	0	33,943	33,943
Additions	16,879	0	16,879
Depreciation	(1,135)	(2,312)	(3,447)
Impairment	0	(3,432)	(3,432)
Exchange differences	384	(2,718)	(2,334)
As of 31/12	16,128	25,481	41,609
Gross amount	1 <i>7</i> ,280	45,236	62,516
Cumulative impairment	(1,152)	(19,755)	(20,907)

The impairment test of customer relationships of Raiffeisenbank Aval JSC, Kiev (AVAL), identified no impairment loss in 2013. In 2012, the impairment loss in the amount of \leqslant 3,432 thousand related to the customer base for the corporate customers segment which was recognized at the date of initial consolidation

The impairment test of customer relationships of Raiffeisen Bank Polska S.A., Warsaw (RBPL), identified no impairment loss in 2013.

(23) Tangible fixed assets

€ 000	2013	2012
Land and buildings used by the Group for own purpose	711,804	<i>7</i> 21,830
Other land and buildings (investment property)	207,531	149,950
Office furniture, equipment and other tangible fixed assets	398,679	428,861
Leased assets (operating lease)	276,544	296,255
Total	1,594,558	1,596,896

The fair value of investment property totaled € 209,414 thousand (2012: € 151,657 thousand).

(24) Development of fixed assets

	Cost of acquisition or conversion						
€ 000	As of 1/1/2013	Change in consolidated group	Exchange differences	Additions	Disposals	Transfers	As of 31/12/2013
Intangible fixed assets	2,440,828	41	(90,318)	225,030	(103,863)	(116)	2,471,602
Goodwill	81 <i>7</i> ,113	0	(47,542)	26,773	0	0	796,344
Software	1,357,852	41	(34,113)	193,461	(103,233)	59,204	1,473,212
Other intangible fixed assets	265,863	0	(8,663)	4,796	(630)	(59,320)	202,046
Tangible fixed assets	2,787,165	91,058	(110,754)	252,200	(170,785)	116	2,849,000
Land and buildings used by the Group for own purpose	960,386	1 <i>7</i> ,371	(40,758)	47,694	(23,688)	<i>7</i> ,416	968,421
Other land and buildings	173,727	72,314	(11,648)	25,503	(4,204)	(18,019)	237,673
of which land value of developed land	13,542	0	(258)	161	0	0	13,445
Office furniture, equipment and other tangible fixed assets	1,269,830	1,373	(48,723)	136,048	(84,485)	84	1,274,127
Leased assets (operating lease)	383,222	0	(9,625)	42,955	(58,408)	10,635	368,779
Total	5,227,993	91,099	(201,072)	477,230	(274,648)	0	5,320,602

	Write-ups, amortiza	, impairment	Carrying amount	
		hereof	hereof	
€ 000	Cumulative	Write-ups	Depreciation	31/12/2013
Intangible fixed assets	(1,222,893)	154	(222,313)	1,248,709
Goodwill	(252,181)	0	(2,948)	544,163
Software	(927,886)	154	(214,175)	545,326
Other intangible fixed assets	(42,826)	0	(5,190)	159,220
Tangible fixed assets	(1,254,444)	13,8 <i>57</i>	(211,547)	1,594,558
Land and buildings used by the Group for own purpose	(256,617)	1,421	(40,859)	711,804
Other land and buildings	(30,142)	2,608	(4,377)	207,531
of which land value of developed land	(6)	0	0	13,439
Office furniture, equipment and other tangible fixed assets	(875,450)	9,828	(132,687)	398,679
Leased assets (operating lease)	(92,235)	0	(33,624)	276,544
Total	(2,477,338)	14,011	(433,860)	2,843,266

In 2013, additions to intangible and tangible fixed assets include single investments exceeding \in 10,000 thousand in Russia and in Group head office.

			Cost of ac	quisition or con	version		•
€ 000	As of 1/1/2012	Change in consolidated group	Exchange differences	Additions	Disposals	Transfers	As of 31/12/2012
Intangible fixed assets	1,999,984	284,664	23,184	201,244	(68,278)	30	2,440,828
Goodwill	635,255	1 <i>77</i> ,116	4,742	0	0	0	81 <i>7</i> ,113
Software	1,182,429	41,175	18,839	182,910	(67,480)	(21)	1,357,852
Other intangible fixed assets	182,300	66,373	(397)	18,334	(798)	51	265,863
Tangible fixed assets	2,587,956	78,085	25,051	329,896	(233,793)	(30)	2,787,165
Land and buildings used by the Group for own purpose	810,536	38,154	8,287	137,832	(31,821)	(2,602)	960,386
Other land and buildings	138,198	1	(116)	8,129	(117)	27,632	173,727
of which land value of developed land	13,670	0	(128)	0	0	0	13,542
Office furniture, equipment and other tangible fixed assets	1,230,437	39,930	15,071	129,914	(144,313)	(1,209)	1,269,830
Leased assets (operating lease)	408,785	0	1,809	54,021	(57,542)	(23,851)	383,222
Total	4,587,940	362,749	48,235	531,140	(302,071)	0	5,227,993

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	Write-ups, amortiza	npairment	Carrying amount	
€ 000	Cumulative	hereof Write-ups	hereof Depreciation	31/12/2012
Intangible fixed assets	(1,119,81 <i>7</i>)	0	(217,535)	1,321,011
Goodwill	(259,506)	0	(38,463)	557,607
Software	(792,218)	0	(167,852)	565,634
Other intangible fixed assets	(68,093)	0	(11,220)	1 <i>97,77</i> 0
Tangible fixed assets	(1,190,269)	8,271	(221,621)	1,596,896
Land and buildings used by the Group for own purpose	(238,556)	0	(40,590)	<i>7</i> 21,830
Other land and buildings	(23,777)	0	(4,719)	149,950
of which land value of developed land	(6)	0	0	13,536
Office furniture, equipment and other tangible fixed assets	(840,969)	8,269	(142,890)	428,861
Leased assets (operating lease)	(86,967)	2	(33,422)	296,255
Total	(2,310,086)	8,271	(439,156)	2,917,907

In 2012, additions to intangible and tangible assets include single investments exceeding € 10,000 thousand in Russia, the Czech Republic and Group head office.

(25) Other assets

€ 000	2013	2012
Tax assets	601,338	505,416
Current tax assets	112,379	51,924
Deferred tax assets	488,959	453,492
Receivables arising from non-banking activities	92,742	103,275
Prepayments and other deferrals	231,729	215,088
Clearing claims from securities and payment transfer business	387,532	553,337
Lease in progress	79,699	48,822
Assets held for sale (IFRS 5)	55,536	64,131
Inventories	146,937	137,942
Valuation fair value hedge portfolio	15,734	11,277
Any other business	187,822	398,658
Total	1,799,069	2,037,945

Deferred taxes break down as follows:

€000	2013	2012
Deferred tax assets	488,959	453,492
Provisions for deferred taxes	(28,601)	(25,993)
Net deferred taxes	460,358	427,499

The net deferred taxes result from the following items:

€ 000	2013	2012
Loans and advances to customers	135,478	141,848
Impairment losses on loans and advances	172,214	190,979
Tangible and intangible fixed assets	12,895	10,222
Other assets	10,144	9,724
Provisions for liabilities and charges	64,586	43,676
Trading liabilities	13,508	15,379
Other liabilities	64,583	69,742
Tax loss carry-forwards	189,493	206,749
Other items of the statement of financial position	194,901	60,287
Deferred tax assets	857,802	748,606
Loans and advances to banks	7	1,784
Loans and advances to customers	35,990	42,576
Impairment losses on loans and advances	68,418	61,598
Trading assets	4,839	20,495
Tangible and intangible fixed assets	83,074	93,202
Deposits from customers	467	756
Provisions for liabilities and charges	28	81
Other liabilities	3,958	3,067
Other items of the statement of financial position	200,663	97,548
Deferred tax liabilities	397,444	321,106
Net deferred taxes	460,358	427,499

In the consolidated financial statements, deferred tax assets are recognized for unused tax loss carry-forwards which amounted to € 189,493 thousand (2012: € 206,749 thousand). The tax loss carry-forwards are mainly without any time limit. The Group did not recognize deferred tax assets of € 155,766 thousand (2012: € 111,132 thousand) because from a current point of view there is no prospect of realizing them within a reasonable period of time.

(26) Deposits from banks

€ 000	2013	2012
Giro and clearing business	3,558,755	3,524,042
Money market business	20,104,115	18,275,848
Long-term refinancing	6,441,996	8,386,559
Total	30,104,866	30,186,449

RBI refinances itself periodically with international commercial banks and multinational development banks. These credit contracts contain ownership clauses normally used in business. These clauses give permission to an exceptional termination in the case of change in direct or indirect control over RBI AG, e.g. if Raiffeisen Zentralbank Österreich Aktiengesellschaft loses the majority shareholding in RBI AG. This can lead to increased refinancing costs for RBI in the future.

Deposits from banks classified regionally (counterparty's seat) break down as follows:

€000	2013	2012
Austria	16,775,156	13,597,606
Foreign	13,329,710	16,588,843
Total	30,104,866	30,186,449

(27) Deposits from customers

€ 000	2013	2012
Sight deposits	32,390,300	30,045,874
Time deposits	31,223,158	34,004,747
Savings deposits	2,823,178	2,246,530
Total	66,436,636	66,297,151

Deposits from customers break down analog to Basel II definition as follows:

€ 000	2013	2012
Sovereigns	820,198	1,078,614
Corporate customers - large corporates	31,439,453	29,071,946
Corporate customers - mid market	2,418,526	2,495,368
Retail customers - private individuals	27,058,857	29,139,762
Retail customers - small and medium-sized entities	4,279,701	3,893,733
Other	419,901	617,727
Total	66,436,636	66,297,151

Deposits from customers classified regionally (counterparty's seat) are as follows:

€000	2013	2012
Austria	5,619,030	5,577,733
Foreign	60,817,606	60,719,417
Total	66,436,636	66,297,151

(28) Debt securities issued

€ 000	2013	2012
Bonds and notes issued	11,060,732	12,767,128
Money market instruments issued	427,950	368,123
Other debt securities issued	43,963	154,850
Total	11,532,646	13,290,102

The following table contains debt securities issued amounting to or exceeding \in 200,000 thousand nominal value:

Issuer	ISIN	Туре	Currency	Nominal value in € 000	Coupon	Due
RBI AG	XS0412067489	senior government guaranteed	EUR	1,500,000	3.6%	5/2/2014
RBI AG	XSO584381544	senior public placements	EUR	1,000,000	3.6%	27/1/2014
RBI AG	XS0803117612	senior public placements	EUR	750,000	2.8%	10/7/2017
RBI AG	XS0989620694	senior public placements	EUR	500,000	1.9%	8/11/2018
RBI AG	XS0753479525	senior public placements	EUR	499,200	2.9%	6/3/2015
RBI AG	XS0903449865	senior public placements	EUR	250,000	0.8%	19/3/2015

(29) Provisions for liabilities and charges

€ 000	As of 1/1/2013	Change in consolidated group	Allocation	Release	Usage	Transfers, exchange differences	As of 31/12/2013
Severance payments and		(70)	7.001	(50)	(0.707)	(1,005)	40.454
other	65,546	(70)	7,301	(52)	(2,787)	(1,285)	68,654
Retirement benefits	27,574	0	1,360	0	(3,649)	18	25,302
Taxes	109,031	1,012	79,522	(21,865)	(70,003)	(4,828)	92,868
Current	83,038	(4)	66,856	(13,819)	(69,916)	(1,88 <i>7</i>)	64,268
Deferred	25,993	1,016	12,666	(8,046)	(87)	(2,941)	28,601
Contingent liabilities and commitments	151,342	0	56,948	(79,954)	(1,055)	(8,099)	119,182
Pending legal issues	54,244	(9)	10,871	(9,775)	(949)	(693)	53,691
Overdue vacation	55,862	0	8,674	(5,342)	(37)	(2,025)	57,132
Bonus payments	194,193	0	208,397	(24,700)	(137,555)	(9,597)	230,737
Restructuring	15,800	0	219	(2,409)	(4,217)	(561)	8,831
Other	47,403	(739)	95,905	(43,265)	(21,981)	(606)	76,71 <i>7</i>
Total	720,996	195	469,197	(187,363)	(242,232)	(27,677)	<i>7</i> 33,116

Severance and similar payments include provisions for anniversary bonuses and other payments in the amount of \in 16,954 thousand (2012: \in 15,393 thousand) and obligations from other benefits due to termination of employment according to IAS 19R in the amount of \in 51,700 thousand (2012: \in 50,153 thousand).

RBI is involved in pending legal issues, which may occur in the banking business. RBI does not expect that these legal cases will have a material impact on the financial position of the Group. In the reporting period, Group-wide provisions for pending legal issues amounted to € 53,691 thousand (2012: € 54,244 thousand). Single cases exceeding € 10,000 thousand occurred in Slovakia and Ukraine.

Pension obligations and other termination benefits

RBI contributes to the following defined benefit pension plans and other post-employment benefits:

- Defined benefit pension plans in Austria and other countries
- Other post-employment benefits in Austria and other countries
- These defined benefit plans and other post-employment benefits expose RBI to actuarial risks, such as longevity risk, currency
 risk, interest rate risk and market (investment) risk.

Funding

For pensions there are different plans: 100 per cent unfunded, partly funded and 100 per cent funded. The partly and fully funded plans are all funded by the Valida Pension AG. Valida Pension AG is a pension fund, and is subject in particular to the provisions of the PKG (Pension Act) and BPG (Company Pension Act).

RBI expects to pay \in 452 thousand in contributions to its defined benefit plans in 2014.

Pension obligations/defined benefit pension plans

Financial status

€ 000	2013	2012
Defined benefit obligation (DBO)	38,206	40,876
Plan assets at fair value	(12,904)	(13,314)
Net liability/asset	25,302	27,562

The defined benefit obligations developed as follows:

€ 000	2013	2012
DBO as of 1/1	40,876	35,986
Changes in consolidated group	0	0
FX differences DBO	0	0
Current service cost	1,217	914
Interest cost	1,433	1,533
Payments	(1,515)	(178)
Transfer	(443)	(499)
Remeasurement	(3,362)	3,121
DBO as of 31/12	38,206	40,876

Plan assets developed as follows:

€ 000	2013	2012
Plan assets at fair value as of 1/1	13,314	12,673
Changes in consolidated group	0	0
FX differences plan asssets	0	0
Interest income	468	574
Contributions to plan assets	493	639
Payments from fund	(1,023)	(87)
Transfer	(407)	(628)
Return on plan assets excluding interest income	59	144
Plan assets at fair value as of 31/12	12,904	13,314

The return on plan assets for 2013 was \le 526,670 thousand (2012: \le 718,179 thousand). For 2013, the fair value of rights to reimbursement recognized as an asset was \le 12,537 thousand (2012: \le 11,375 thousand).

Structure of plan assets

Plan assets broke down as follows:

Per cent	2013	2012
Bonds	53	55
Shares	35	33
Alternative Investments	4	4
Property	4	5
Cash	4	3
Total	100	100
hereof own financial instruments	6	1
hereof property occupied or other assets used by the Group or other related parties	0	0

In 2013, most of the plan assets were quoted on an active market, less than 10 per cent were not quoted on an active market.

Asset Liability Matching

The pension provider Valida has an asset/risk management process (ARM process). According to this process, the risk-bearing capacity of each fund is evaluated once a year. Based on this risk-bearing capacity, the investment structure of the fund is derived. When defining the investment tolerance of the customer, defined and documented requirements are also taken into account.

The defined investment structure will be implemented in the two funds named "60" and "7", in which the accrued amounts for RZB/RBI are invested with an investment concept. The weighting of predefined asset classes move between a bandwidth according to objective criteria, which can be derived from market trends. In times of stress, hedges of the equity component are made.

Actuarial assumptions

The following table shows the actuarial assumptions used to calculate the net defined benefit obligation:

Per cent	2013	2012
Discount rate	3.5	3.5
Future Pension Basis Increase	3.0	3.0
Future Pension Increase	2.0	2.0

The following table shows the longevity assumptions used to calculate the net defined benefit obligation.

Years	2013	2012
Longevity at age 65 for current pensioners - males	20.7	20.5
Longevity at age 65 for current pensioners – females	24.2	24.3
Longevity at age 65 for current members aged 45 - males	23.1	23.2
Longevity at age 65 for current members aged 45 - females	26.4	26.5

The weighted average duration of the net defined benefit obligation was 16.0 years in 2013.

Sensitivity analysis

Changes at the reporting date to one of the relevant actuarial assumptions, holding other assumptions constant, would have affected the defined benefit obligation by the amounts shown below:

	2013	
€000	Addition	Decrease
Discount rate (1 per cent change)	(4,035)	5,095
Future salary growth (0.5 per cent change)	496	(474)
Future pension increase (0.25 per cent change)	684	(654)
Remaining life expactency (change 1 year)	1,058	(1,149)

Although the analysis does not take account of the full distribution of cash flows expected under the plan, it does provide an approximation of the sensitivity of the assumptions shown.

Other termination benefits

The other termination benefits developed as follows:

€ 000	2013	2012
DBO as of 1/1	50,153	46,569
Changes in consolidated group	0	342
FX differences DBO	0	(13)
Current service cost	3,146	4,082
Interest cost	1,656	1,849
Payments	(2,736)	(5,447)
Loss/(gain) on DBO due to past service cost	(31)	0
Transfer	(89)	0
Remeasurement	(400)	2,770
DBO as of 31/12	51,700	50,153

Actuarial assumptions

The following table shows the actuarial assumptions used to calculate the other termination benefits:

Per cent	2013	2012
Discount rate	3.5	3.5
Additional future salary increase for employees	3.0	3.0

Sensitivity analysis

Reasonably possible changes at the reporting date to one of the relevant actuarial assumptions, holding other assumptions constant, would have affected the defined benefit obligation by the amounts shown below.

	2013	
€000	Addition	Decrease
Discount rate (1 per cent change)	(5,175)	6,153
Future salary growth (0.5 per cent change)	2,937	(2,717)

Although the analysis does not take account of the full distribution of cash flows expected under the plan, it does provide an approximation of the sensitivity of the assumptions shown.

Employee benefit expenses

For details of employee benefit expenses (expenses for defined benefit pension plans, other benefits due to termination of employment) are stated under note (8) General administrative expenses.

(30) Trading liabilities

€000	2013	2012
Negative fair values of derivative financial instruments	4,026,804	7,447,054
Interest-based transactions	2,452,611	5,862,841
Currency-based transactions	591,954	<i>7</i> 31,818
Equity-/index-based transactions	840,545	834,976
Credit derivatives business	8,442	12,892
Other transactions	133,252	4,528
Short-selling of trading assets	551,459	622,164
Certificates issued	625,631	744,980
Call/time deposits from trading purposes	0	10,045
Total	5,203,894	8,824,242

(31) Derivatives

€ 000	2013	2012
Negative fair values of derivatives in fair value hedges (IAS 39)	104,123	117,030
Interest-based transactions	104,123	11 <i>7</i> ,030
Negative fair values of derivatives in cash flow hedges (IAS 39)	28,413	2,903
Interest-based transactions	1,478	1,268
Currency-based transactions	26,935	1,635
Negative fair values of credit derivatives	279	854
Negative fair values of derivative financial instruments	251,593	351,017
Interest-based transactions	214,910	310,448
Currency-based transactions	36,581	40,416
Equity-/index-based transactions	0	5
Other transactions	102	148
Total	384,408	471,804

As long as the conditions for hedge accounting according to IAS 39 are fulfilled, derivative financial instruments are measured at their fair values (dirty prices) in their function as hedging instruments. The hedged items in connection with fair value hedges are loans and advances to customers, deposits from banks and debt securities issued, which are taken to hedge against interest rate risk.

The time periods in which the hedged cash flows from liabilities are expected to occur and affect the statement of comprehensive income are as below:

€000	2013	2012
1 year	2,119,904	2,017,103
1 year to 5 years	22,864	6,185
More than 5 years	33,366	93,452

Net losses of \in 16,364 thousand (2012: minus \in 1,245 thousand) relating to the effective portion of cash flow hedges were recognized in other comprehensive income.

(32) Other liabilities

€ 000	2013	2012
Liabilities from non-banking activities	98,465	96,063
Liabilities from insurance contracts	320,343	196,973
Accruals and deferred items	266,530	268,994
Liabilities from dividends	778	688
Clearing claims from securities and payment transfer business	551,721	514,941
Valuation fair value hedge portfolio	39,393	47,939
Other liabilities ¹	475,632	389,741
Total	1,752,861	1,515,338

¹ Adaption of previous year figures due to different allocation.

Insurance contracts

RBI Group's insurance business consists of pension products in Russia. Due to the existence of mortality risk and discretionary participation features in these products it is necessary to apply IFRS 4 for the accounting of the resulting liability. All assets related to the provision of pensions products are accounted for under IAS 39.

The table below presents an analysis of the change in insurance contract liabilities:

€ 000	2013	2012
Carrying amount as of 1/1	196,973	114,912
Additions	135,487	74,049
Usage	(6,143)	(2,373)
Other changes	0	0
Exchange rate changes	(21,708)	0
Investment return	15,734	10,385
Impact of liability adequacy test	0	0
Carrying amount as of 31/12	320,343	196,973

Insurance contract liabilities must be regularly reviewed and subjected to a liability adequacy test. The adequacy test determines, on the basis of a comparison with estimated future cash flows, whether the carrying amount of insurance liabilities needs to be increased. In 2013, there was no charge related to the liability adequacy test.

Presentation of risks in the insurance business

Mortality risks - The pension products expose RBI Group to insurance risk through the risk of unpredictable losses resulting from longevity of the policyholder. A stable improvement of medical services and social conditions, which increase longevity, is the most important factor for increasing longevity in Russia.

Discretionary participation feature – The pension products include a discretionary participation feature which may result in RBI Group paying customers more than the contractual minimum.

Other risks - Based on federal demography statistics data annuity rates are determined by Russian legislation and therefore subject to a degree of uncertainty.

Market risk, liquidity risk and credit risk are not material in relation to insurance contracts.

Sensitivity analysis (insurance contracts only)

The following table presents the effect on RBI Group's profit before tax resulting from the change in mortality of the insuree:

Change in profit before tax in € 000	2013	2012
Mortality (deterioration of 50%)	23,300	71,597

A change of 50 per cent to the mortality assumption is equal to a change in expected outstanding life-time after retirement period of three to seven years, depending on the sex-age characteristics of each group.

(33) Subordinated capital

€ 000	2013	2012
Hybrid tier 1 capital	451,413	450,112
Subordinated liabilities	3,370,910	3,182,714
Supplementary capital	305,265	304,224
Total	4,127,589	3,937,049

The following table contains subordinated borrowings that exceed 10 per cent of the subordinated capital:

Issuer	ISIN	Туре	Currency	Nominal value in € 000	Coupon	Due
RBI AG	XS0619437147	Subordinated capital	EUR	500,000	6.625%	18/5/2021
RBI AG	XS0981632804	Subordinated capital	EUR	500,000	6.000%	16/10/2023

¹ Current interest rate, interest clauses are agreed.

In the reporting period, expenses on subordinated capital totaled € 194,914 thousand (2012: € 211,144 thousand).

(34) Equity

€ 000	2013	2012
Consolidated equity	9,321,638	9,424,058
Subscribed capital	594,591	594,591
Participation capital	2,500,000	2,500,000
Capital reserves	2,575,162	2,574,025
Retained earnings ¹	3,651,885	3,755,442
Consolidated profit ¹	557,336	729,692
Non-controlling interests	484,824	719,143
Total	10,363,798	10,872,893

¹ Adaption of previous year figures due to the retrospective application of IAS 19R.

The development of equity is shown under the chapter statement of changes in equity.

Subscribed capital

As of 31 December 2013, the subscribed capital of RBI AG as defined by the articles of incorporation amounted to € 596,291 thousand. The subscribed capital consists of 195,505,124 non-par bearer shares. After deduction of own shares of 557,295, the stated subscribed capital totaled € 594,591 thousand.

Participation capital

The participation capital according to Section 23 (4) and (5) of the Austrian Banking Act (BWG) issued by Raiffeisen Zentralbank Österreich Aktiengesellschaft and transferred during the merger into Raiffeisen Bank International AG amounted to € 2,500,000 thousand. The participation capital is available for the life of the corporation and the participation issuer may not request redemption. The payment of the first tranche amounting to € 750,000 thousand was made as of 30 December 2008. The payment of the second tranche amounting to € 1,750,000 thousand was carried out as of 6 April 2009. The participation certificates were issued at 100 per cent of par value. They are linked to an 8 per cent profit entitlement from par value per year. For the business years 2014 and 2015, the profit entitlement will be raised by 50 basis points each year, for the business year 2016 by 75 basis points and for every following business year by 100 basis points. The upper limit is 12 month EURIBOR plus 1,000 basis points.

Own shares

The Annual General Meeting held on 20 June 2012 authorized the Management Board to acquire own shares, pursuant to Section 65 (1), item 8 of the Austrian Joint Stock Companies Act (AktG), during a period of 30 months as of the date of the resolution, of up to 10 per cent of the subscribed capital of the company and to withdraw if applicable. This authorization may be exercised in one or several installments and in pursuance of one or more purposes – with the exemption of securities trading – by the company, by affiliated companies or, for their account, by third parties. The Management Board was further authorized to decide, with the approval of the Supervisory Board, on the sale of own shares by means other than the stock exchange or a public tender excluding the subscription rights of shareholders. This authorization replaces the authorization to buy back and use own shares that was granted in the Annual General Meeting of 8 July 2010. Since this authorization from June 2012, no own shares were acquired.

The acquisition of own shares mainly serves to cover the obligation of RBI within the framework of the share incentive program (SIP) towards the members of the Management Board and executive employees. These bonus payments are carried out in the form of company shares.

The Annual General Meeting held on 20 June 2012 also authorized the Management Board to acquire own shares for the purpose of securities trading in accordance with Section 65 (1), item 7 of the Austrian Joint Stock Companies Act (AktG) during a

period of 30 months from the date of the resolution, of up to a maximum of 5 per cent of the respective subscribed capital of the company. The consideration for each share to be acquired must not be less than half the closing price at the Vienna Stock Exchange on the last day of trading preceding the acquisition and must not exceed twice the closing price at the Vienna Stock Exchange on the last day of trading preceding the acquisiton. This authorization may be exercised in one or several installments by the company, by affiliated companies or, for their account, by third parties. This authorization replaces the authorization from the Annual General Meeting held on 8 July 2010 for the purpose of securities trading.

Authorized capital

The Management Board has been authorized pursuant to Section 169 of the Austrian Joint Stock Companies Act (AktG) by the Annual General Meeting held on 26 June 2013, within 5 years after registration of the respective change in the articles of incorporation in the Company Register, to increase the share capital up to € 298,145 thousand – also in several tranches – against contribution in cash and/or in kind by issuing 97,752,562 new common bearer shares with voting rights while preserving the subscription rights of the shareholders, including the indirect subscription by way of a bank pursuant to Section 153 (6) of the Austrian Joint Stock Companies Act (AktG), and to determine the offering price and terms of the issue with the approval of the Supervisory Board. The Supervisory Board or a committee is authorized for this purpose to adopt amendments to the articles of association that arise upon issuing shares from the authorized capital.

Convertible bonds

In the Annual General Meeting held on 26 June 2013, the Management Board was given the authorization pursuant to Section 174 (2) of the Austrian Joint Stock Companies Act (AktG) to issue – with the approval of the Supervisory Board – convertible bonds, also in several tranches, within 5 years as of the date of the resolution, for a maximum total nominal amount of € 2,000,000 thousand, to which attaches a conversion or subscription right to obtain a maximum of 39,101,024 ordinary bearer shares of the company with a corresponding pro-rata share in the subscribed capital of a maximum of € 119,258 thousand. The subscription right of shareholders is excluded. No convertible bonds have been issued to date, however.

Contingent capital

Pursuant to Section 159 (2) item 1 of the Austrian Joint Stock Companies Act (AktG), the subscribed capital has been increased contingently by a maximum of € 119,258 thousand by issuing a maximum of 39,101,024 common bearer shares (contingent capital). The contingent capital increase would only be carried out to the extent that holders of convertible bonds issued under the resolution of the Annual General Meeting of 26 June 2013 make use of their right to convert such bonds into shares of the company.

Participation rights

The Annual General Meeting of 9 June 2009 authorized the Management Board of the company to issue, in one or more tranches, participation rights having equity characteristics pursuant to Section 174 of the Austrian Joint Stock Corporation Act (AktG) in a total nominal amount of up to € 2,000,000 thousand within 5 years as of the date of the resolution with the approval of the Supervisory Board and in accordance with the terms for participation rights to be set by the Management Board and to the exclusion of shareholders' subscription rights. It should be noted that, under the provisions of the relevant laws, participation rights confer no voting rights or other membership rights. Issuing participation rights therefore entails no change of ownership structure from the standpoint of stock corporation law and shareholders' voting rights. The company decided on 15 July 2009 to strengthen its equity by issuing participation rights in the amount of € 600,000 thousand based on the authorizing resolution of June 2009. In the course of the merger of the principal business areas of RZB with Raiffeisen International with effect from 10 October 2010, the mutual loans and liabilities of the receiving and the transferring company were wiped out. The same is true of the participatory rights in the amount of € 600,000 thousand, which had been subscribed in full by RZB. No further participation rights have been issued to date.

Dividend proposal

The Management Board decided on February 17, 2014 to propose at the Annual General Meeting that a dividend of € 1.02 per share be distributed from Raiffeisen Bank International AG's profit for the financial year 2013, which represents a maximum distribution of € 298,839 thousand. This takes the 97,473,914 new shares issued at the beginning of 2014 and entitled for dividend into account. The remaining amount is to be carried forward.

Number of shares outstanding

Number of shares	2013	2012
Number of shares issued as of 1/1	195,505,124	195,505,124
Own shares as of 1/1	557,295	943,771
Purchase of own shares	0	0
Sale of own shares	0	(386,476)
Less own shares as of 31/12	557,295	557,295
Number of shares outstanding as of 31/12	194,947,829	194,947,829

Share-based remuneration

In 2013, no tranche of the share incentive program matured. Due to the merger of Raiffeisen International with the principal business areas of RZB, no tranche of the SIP program was issued in 2010. Moreover, in 2011 the maturity of the SIP program was extended to five years in accordance with legal regulations. Therefore the next tranche will not mature before 2016.

Since 2011, new tranches under the SIP program have been issued annually - so also in 2013. On the reporting date, contingent shares for three allotments were assigned. As of 31 December 2013, the contingent allotment of shares amounted to 987,740 (of which 215,032 shares were attributable to the 2011 allotment, 406,040 shares to the 2012 allotment and 366,668 shares to the 2013 allotment). The originally announced number of contingently allotted shares changed due to various personnel changes within Group units. This is shown on an aggregated level in the following table:

Share incentive program (SIP) 2011 (2013) Group of persons	Number of contingently alloted shares as of 31/12/2013	Minimum of allotment of shares	Maximum of allotment of shares
Members of the management board of the company	331,706	99,512	497,559
Members of the management boards of bank subsidiaries affiliated with the company	422,217	126,665	633,325
Executives of the company and other affiliated companies	233,817	70,145	350,726

In the financial year 2013, no shares were bought back for the share incentive program.

Disclosures to financial instruments

(35) Breakdown of remaining terms to maturity

2013 € 000	Due at call or without maturity	Up to 3 months	3 months up to 1 year	1 year up to 5 years	More than 5 years
Cash reserve	6,674,226	0	0	0	0
Loans and advances to banks	3,290,762	14,920,181	1,922,818	1,337,770	<i>77</i> 1,689
Loans and advances to customers	7,823,404	13,897,015	12,872,693	27,902,140	18,139,366
Impairment losses on loans and advances	(5,605,475)	0	0	0	0
Trading assets	420,513	1,238,814	1,140,165	2,941,105	1,840,500
Financial investments	563,881	4,097,375	1,828,912	5,916,139	1,076,397
Investments in associates	5,035	0	0	0	0
Sundry assets	3,520,616	738,707	287,443	722,367	355,254
Total assets	16,692,961	34,892,093	18,052,031	38,819,521	22,183,207
Deposits from banks	4,238,759	14,871,307	2,560,350	6,105,246	2,329,202
Deposits from customers	34,937,602	16,784,803	9,117,412	3,571,244	2,025,574
Debt securities issued	0	2,869,705	1,202,476	6,884,669	575,796
Trading liabilities	510,574	426,448	536,886	2,084,274	1,645,712
Subordinated capital	0	23,326	69,322	413,404	3,621,537
Sundry liabilities	1,642,687	533,225	388,572	205,043	100,859
Subtotal	41,329,622	35,508,814	13,875,019	19,263,880	10,298,680
Equity	10,363,798	0	0	0	0
Total equity and liabilities	51,693,420	35,508,814	13,875,019	19,263,880	10,298,680

31/12/2012 € 000	Due at call or without maturity	Up to 3 months	3 months up to 1 year	1 year up to 5 years	More than 5 years
Cash reserve	6,556,723	0	0	0	0
Loans and advances to banks	2,567,799	14,952,852	2,293,785	1,574,021	934,845
Loans and advances to customers	8,283,828	14,731,118	14,092,732	27,417,770	18,817,821
Impairment losses on loans and advances	(5,641,897)	0	0	0	0
Trading assets	321,057	1,281,240	1,221,758	3,247,685	3,741,552
Financial investments	558,434	5,665,224	1,492,837	4,637,498	1,001,465
Investments in associates	4,935	0	0	0	0
Sundry assets	3,497,784	1,153,542	254,581	872,594	582,439
Total assets	16,148,663	37,783,976	19,355,693	37,749,569	25,078,121
Deposits from banks	3,961,979	13,094,207	2,800,094	7,979,405	2,350,764
Deposits from customers	31,951,260	17,432,967	10,857,474	3,750,175	2,305,275
Debt securities issued	0	2,173,897	2,071,309	8,559,836	485,059
Trading liabilities	539,401	631 <i>,</i> 797	676,046	3,305,247	3,671,751
Subordinated capital		11,794	30,639	468,191	3,426,424
Sundry liabilities	1,460,665	905,356	250,807	56,369	34,940
Subtotal	37,913,306	34,250,018	16,686,370	24,119,223	12,274,213
Equity	10,872,893	0	0	0	0
Total equity and liabilities	48,786,200	34,250,018	16,686,370	24,119,223	12,274,213

(36) Foreign currency volumes

The consolidated financial statements consist of the following volumes of assets and liabilities denominated in foreign currencies:

€000	2013	2012
Assets	62,674,328	68,270,672
Liabilities	51,018,210	56,110,923

(37) Foreign assets/liabilities

Assets and liabilities with counterparties outside Austria are as follows:

€000	2013	2012
Assets	108,409,668	108,493,932
Liabilities	82,410,215	82,859,617

(38) Securitization

RBI as originator

Securitization is the packaging of designated portfolios of loans or leasing claims with an appropriate level of credit enhancement and the redistribution of these portfolios to investors. The objective of RBI's securitization transactions is to ease the strain on the Group's regulatory own funds and to use additional refinancing sources.

In the financial year 2013, no new securitization programs with external investors were made. The existing securitization programs from previous years are described briefly as follows:

- The securitization for car leasing contracts of the leasing subsidiary in Poland where loans and advances were transferred to an external special purpose vehicle which is not under Group control in the context of a Compass Asset Backed Commercial Paper (ABCP) program sponsored by WestlB remains active also in 2013. Therefore, additional refinancing sources can be mainly used through the securitization. The first loss piece remaining in the Group amounted to 15 per cent, the loans and advances shown in the financial statements amounted to € 88 million as of year-end 2013.
- A synthetic securitization of loans and advances to corporate customers, securities and guarantees of the Group head office was made in 2012. The tranches were mainly placed to Group internal investors and partly placed to external investors, with the latter amounting to € 47,000 thousand.
- Finally, an external placement of diversified payments rights of ZAO Raiffeisenbank, Moscow, amounting to € 126,894 thousand is worth mentioning. The change in carrying amounts compared to the previous year is due to fluctuating currency exchange rates. The maturity of the tranche 2012-A ends in May 2017, those of 2012-B and 2012-C end in May 2019.

The true sale transactions (Warehousing) ROOF Bulgaria 2008-1 and ROOF Romania 2008-1 concluded in 2008 were entirely placed to Group internal investors in 2012 and closed in 2013.

Regarding the true sale transaction ROOF Poland 2008-1 consisting of car leasing contracts, the total volume of the loans amounts as of 31 December 2013 to \leqslant 3,373 thousand (2012: \leqslant 27,741 thousand). The change in carrying amounts is due to the maturing of the portfolio (end of 2014) and fluctuating currency exchange rates.

The synthetic securitization ROOF CEE 2006-1 was closed before maturity in August 2013. The non-derecognized loans within the scope of this securitization program amounted to € 63,098 thousand at year-end 2012.

Within the scope of further synthetic securitizations, RBI participated in the so-called JEREMIE programs in Bulgaria and Romania (ROOF Romania and Bulgaria SME 2011-1), as well as in Slovakia since 2013 (ROOF Slovakia SME 2013-1). By contract of the respective network banks with the European Investment Fund (EIF) the granting of loans to small and medium-sized enterprises is to be supported as they can receive guarantees from EIF under the JEREMIE initiative. The current volume of the portfolio under JEREMIE first loss portfolio guarantees amounts to € 115,368 thousand (2012: € 83,049 thousand) for the utilized volume of

Raiffeisenbank S.A., Bucharest, € 63,801 thousand (2012: € 19,571 thousand) for Raiffeisenbank (Bulgaria) EAD, Sofia, and € 845 thousand for Tatra banka a.s., Bratislava.

A true sale securitization program regarding the retail loans portfolio of ZAO Raiffeisenbank, Moscow, rolled out in 2013 and amounting to about € 125,000 thousand is worth mentioning. The loans were sold to a special purpose vehicle which is held by the Group, where the senior tranch as well as the first loss piece are held by Group internal investors.

Up to now the following transactions for all, or at least individual tranches have been executed with external contractual partners. The indicated amounts represent the volumes at the closing date:

€ 000	Seller of claims or secured party	Date of contract	End of maturity	Volume	Portfolio	Junior tranche
			December 2014			
True sale transaction		January	Phasing		Car leasing	
ROOF Poland 2008-1	Raiffeisen-Leasing Polska S.A., Warsaw (PL)	2008	out	290,000	contracts	1.3%
True Sale Transaction Raiffeisen Leasing Polska Auto Lease						
Securitisation (WestLB sponsored		February	October		Car leasing	
Compass ABCP Program)	Raiffeisen-Leasing Polska S.A., Warsaw (PL)	2012	2020	141,068	contracts	15.0%
Synthetic transaction ROOF WESTERN EUROPE CLO					Company loans, securities,	
2012-1	Raiffeisen Bank International AG, Vienna	July 2012	July 2025	996,076	guarantees	0.8%
Synthetic Transaction (JEREMIE) ROOF Romania SME 2011-1	Raiffeisenbank S.A., Bucharest (RO)	December 2010	December 2023	Guarantees up to € 20.5 million	SME-loans up to € 102.5 million	25.0%
Synthetic Transaction (JEREMIE)		December	August	Guarantees up to	SME-loans up to	
ROOF Bulgaria SME 2011-1	Raiffeisenbank (Bulgaria) EAD, Sofia (BG)	2010	2020	€ 13 million	€ 655 million	25.0%
Future Flow Securitization					Right in "diversified	
ROOF Russia DPR Finance		June	2017 and		payment rights"	
Company S.A.	ZAO Raiffeisenbank, Moscow (RUS)	2012	2019	126,894	(DPR)	n/a
Synthetic Transaction (JEREMIE)		March	June	Guarantees up to	SME-loans up to	
ROOF Slovakia SME 2013-1	Tatra banka a.s., Bratislava (SK)	2013	2025	€ 10.5 million	€ 60 million	17.5%

RBI as investor

Besides the above-mentioned refinancing and packaging of designated portfolios of loans or leasing claims, RBI also acts as an investor in ABS-structures. Essentially, this is about investments in Structured Credit Products, Asset Based Financing and partly also Diviersified Payment Rights. During the financial year 2013 market value changes led to a negative valuation result of about € 286 thousand (2012: minus € 4 million) and to a realized result from sale of € 2,180 thousand (2012: € 658 thousand).

As of 31 December 2013, RBI reported the following total exposure of structured products (excluding CDS):

€ 000	Outstanding notional amount	Carrying amount
Asset-backed securities (ABS)	609,363	609,775
Mortgage-backed securities (MBS)	55	49
Collateralized debt obligations (CDO)	42,196	151
Other	29,586	994
Total	681,199	610,968

As of 31 December 2012, RBI reported the following total exposure of structured products (excluding CDS):

€ 000	Outstanding notional amount	Carrying amount
Asset-backed securities (ABS)	128,123	128,111
Mortgage-backed securities (MBS)	158,376	157,114
Collateralized debt obligations (CDO)	70,817	2,793
Other	30,019	1,001
Total	387,335	289,019

(39) Transferred assets

Genuine sale and repurchase agreements

€ 000	2013	2012
Genuine repurchase agreements as borrower		
Deposits from banks	1,220,052	1,257,875
Deposits from customers	743,353	69,336
Total	1,963,405	1,327,211

€ 000	2013	2012
Genuine repurchase agreements as lender (reverse repurchase agreement)		
Loans and advances to banks	4,664,010	5,130,231
Loans and advances to customers	1,322,778	2,280,735
Total	5,986,788	7,410,966

€ 000	2013	2012
Securities sold in genuine sale and repurchase agreement	2,063,472	1,078,908
hereof sold or repledged	713,457	698,843
hereof bonds, notes and other fixed-interest securities	686,094	698,843
hereof loans and advances	27,363	0
Securities purchased in a genuine sale and repurchase agreement	6,299,130	7,491,583
hereof sold or repledged	1,244,517	1,437,763
hereof bonds, notes and other fixed-interest securities	1,238,393	1,394,362
hereof shares and other variable-yield securities	6,123	43,401

Within the framework of securities lending, borrowed securities amounted to € 5,571,582 thousand (2012: € 22.729.932 thousand) and loaned securities amounted to € 2,956,307 thousand (2012: € 1.855.151 thousand).

Transferred financial assets

Transferred financial assets not entirely derecognized

31/12/2013	•	Transferred assets		-	Associated Liabilities	1
€ 000	Carrying amount	hereof securitizations	hereof repurchase agreements	Carrying amount	hereof securitizations	hereof repurchase agreements
Trading assets	251,903	668	251,235	205,674	0	205,674
Shares and other variable-yield securities	0	0	0	0	0	0
Bonds, notes and other fixed-interest securities	251,235	0	251,235	205,674	0	205,674
Loans and advances	668	668	0	0	0	0
Financial assets at fair value through profit or loss	578,981	5,566	573,415	423,637	423	423,214
Shares and other variable-yield securities	0	0	0	0	0	0
Bonds, notes and other fixed-interest securities	578,981	5,566	573,415	423,637	423	423,214
Financial assets available-for-sale	0	0	0	0	0	0
Loans and advances	673,465	673,465	0	109,639	109,639	0
Bonds, notes and other fixed-interest securities	34,324	34,324	0	2,606	2,606	0
Loans and advances	639,141	639,141	0	107,032	107,032	0
Financial assets held-to-maturity	67,784	10,987	56,797	65,289	834	53,588
Bonds, notes and other fixed-interest securities	67,784	10,987	56,797	65,289	834	53,588
Total	1,572,133	690,686	881,447	804,238	110,896	682,476

31/12/2012	Transferred assets Associated Li					ssociated Liabilities
			hereof			hereof
	Carrying	hereof	repurchase	Carrying	hereof	repurchase
€ 000	amount	securitizations	agreements	amount	securitizations	agreements
Trading assets	206,772	0	206,772	174,967	0	174,967
Bonds, notes and other fixed-interest				-		
securities	206,772	0	206,772	174,967	0	174,967
Financial assets at fair value						
through profit or loss	551,695	0	551,695	525,827	0	525,827
Bonds, notes and other fixed-interest				-		
securities	551,695	0	551,695	525,827	0	525,827
Financial assets available-for-sale	0	0	0	0	0	0
Loans and advances	362,844	157,061	205,783	309,651	109,651	200,000
Bonds, notes and other fixed-interest						
securities	205,783	0	205,783	200,000	0	200,000
Loans and advances	157,061	1 <i>57</i> ,061	0	109,651	109,651	0
Financial assets held-to-maturity	176,192	0	176,192	176,973	0	176,973
Bonds, notes and other fixed-interest						
securities	1 <i>7</i> 6,192	0	176,192	176,973	0	176,973
Total	1,297,504	157,061	1,140,443	1,187,418	109,651	1,077,767

Transferred financial assets derecognized to the extent of the institution's continuing involvement

As in the previous year, there were no transferred financial assets which were derecognized to the extent of the institution's continuing involvement in the financial year 2013.

(40) Assets pledged as collateral

The following liabilities are secured by assets shown in the statement of financial position:

€ 000	2013	2012
Deposits from banks	3,236,873	4,955,878
Deposits from customers	<i>7</i> 1,210	82,537
Debt securities issued	0	0
Other liabilities	169,958	180,159
Contingent liabilities and commitments	1,216	1,309
Total	3,479,257	5,219,884

The following assets are provided as collateral for the obligations:

€ 000	2013	2012
Loans and advances to banks	346,344	437,377
Loans and advances to customers	1,752,507	2,582,799
Trading assets	433,316	424,199
Financial investments	1,830,723	2,614,553
Total	4,362,889	6,058,927

(41) Offsetting of financial assets and liabilities

				Related amounts	not set off in the	
2013	Gross	amount	Net amount	statement of financial position		Net amount
	of recognised assets set off in the statement of	of recognised liabilities set off in the statement	of recognised assets set off in the statement of			
	financial	of financial	financial	Financial	Cash collateral	
€ 000	position	position	position	instruments	received	
Derivatives	3,496,129	39,966	3,456,164	3,063,382	16,311	376,470
Reverse repurchase, securities lending & similar agreements	8,132,812	0	8,132,812	8,123,543	1,793	7,476
	0,132,012	0	0,132,012	0,123,343	1,7 93	7,470
Other financial instruments	0	0	0	0	0	0
Total	11,628,942	39,966	11,588,976	11,186,925	18,104	383,946

2013	Gros	s amount	Net amount	Related amounts not set off in the t statement of financial position		Net amount	
	of recognised liabilities set off in the statement of financial	of recognised assets set off in the statement of financial	of recognised liabilities set off in the statement of financial	Financial	Cash collateral		
€ 000	position	position	position	instruments	pledged		
Derivatives	3,268,829	39,966	3,228,863	3,531,310	51,855	(354,301)	
Repurchase, securities lending &							
similar agreements	1,862,597	0	1,862,597	1,862,758	0	(161)	
Other financial instruments	0	0	0	0	0	0	
Total	5,131,426	39,966	5,091,460	5,394,068	51,855	(354,463)	

The previous year figures could not be prepared retrospectively.

Risk report

(42) Risks arising from financial instruments

Active risk management is a core competency of RBI. In order to effectively identify, measure, and manage risks the Group continues to develop its comprehensive risk management system. Risk management is an integral part of overall bank management. In particular, in addition to legal and regulatory requirements, it takes into account the nature, scale, and complexity of the business activities and the resulting risks. The risk report describes the principles and organization of risk management and explains the current risk exposures in all material risk categories.

Risk management principles

RBI has a system of risk principles and procedures in place for measuring and monitoring risk, which is aimed at controlling and managing material risks at all banks and specialist companies in the Group. The risk policies and risk management principles are laid out by the Management Board. The principles include the following risk policies:

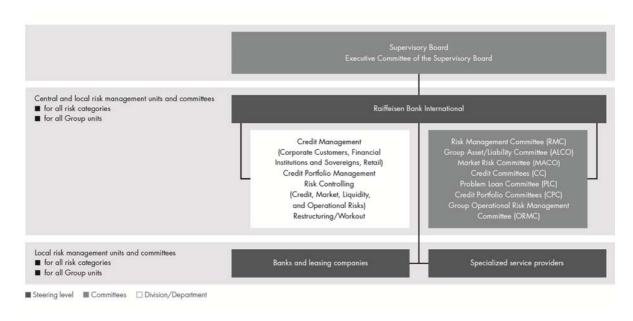
- Integrated risk management: Credit, country, market, liquidity, and operational risks are managed as main risks on a Groupwide basis. For this purpose, these risks are measured, limited, aggregated, and compared to available risk coverage capital.
- Standardized methodologies: Risk measurement and risk limitation methods are standardized Group-wide in order to ensure a
 consistent and coherent approach to risk management. This is efficient for the development of risk management methods and it
 forms the basis for consistent overall bank management across all countries and business segments in RBI.
- Continuous planning: Risk strategies and risk capital are reviewed and approved in the course of the annual budgeting and
 planning process, whereby special attention is also paid to preventing risk concentrations.
- Independent control: A clear personnel and organizational separation is maintained between business operations and any risk management or risk controlling activities.
- Ex ante and ex post control: Risks are consistently measured within the scope of product selling and in risk-adjusted performance measurement. Thereby it is ensured that business in general is conducted only under risk-return considerations and that there are no incentives for taking high risks.

Individual risk management units of the Group create detailed risk strategies, which set more concrete risk targets and specific standards in compliance with these general principles. The overall Group risk strategy is derived from the Group's business strategy and adds risk relevant aspects to the planned business structure and strategic development. These aspects include e.g. structural limits and capital ratio targets which have to be met in the budgeting process and which frame upcoming business decisions. More specific targets for individual risk categories are set in detailed risk strategies. The credit risk strategy of RBI, for instance, sets credit portfolio limits for individual countries and segments and defines the credit approval authority for limit applications.

Organization of risk management

The Management Board of RBI ensures the proper organization and ongoing development of risk management. It decides which procedures are to be employed for identifying, measuring, and monitoring risks, and makes steering decisions according to the created risk reports and analyses. The Management Board is supported in implementing these tasks by independent risk management units and special committees.

Risk management functions are performed on different levels in the Group. RBI AG develops and implements the relevant concepts in coordination with RZB AG as the parent credit institution and in cooperation with the subsidiaries of the Group. The central risk management units are responsible for the adequate and appropriate implementation of the Group's risk management processes. In particular, they establish common Group directives and set business-specific standards, tools, and practices for all Group entities.



In addition, local risk management units are established in the different Group entities of RBI. They implement the risk policies for specific risk types and take active steering decisions within the approved risk budgets in order to achieve the targets set in the business policy. For this purpose, they monitor resulting risks using standardized measurement tools and report them to central risk management units via defined interfaces.

The central Risk Controlling division assumes the independent risk controlling function required by banking law. Amongst others, this division is responsible for developing the Group-wide framework for overall bank risk management (integrating all risk types) and preparing independent reports on the risk profile for the Management Board and the heads of individual business units. It also measures required risk coverage capital for different Group units and calculates the utilization of the allocated risk capital budgets in the internal capital adequacy framework.

Risk committees

The Risk Management Committee is responsible for ongoing development and implementation of methods and parameters for risk quantification models and for refining steering instruments. The committee also analyzes the current risk situation with respect to internal capital adequacy and the corresponding risk limits. It approves risk management and controlling activities (like the allocation of risk capital) and advises the Management Board in these matters.

The Market Risk Committee controls market risks of trading and banking book transactions and establishes corresponding limits and processes. In particular, it relies on profit and loss reports, the amount of risks taken and the limit utilization, as well as the results of scenario analyses and stress tests with respect to market risks for controlling.

The Credit Committees are staffed by front office and back office divisions with different participants depending on the customer segment (corporate customers, financial institutions, sovereigns and retail). They decide upon the specific lending criteria for different customer segments and countries. And they approve all credit decisions concerning them according to the credit approval authority (depending on rating and exposure size).

The Group Asset/Liability Committee assesses and manages statement of financial position structure and liquidity risks and defines the standards for internal funds transfer pricing. In this context it plays an important role for the long-term funding planning and the hedging of structural interest rate and foreign exchange risks.

The Credit Portfolio Committees define the credit portfolio strategies for different customer segments. In these committees, representatives from business and risk management divisions together discuss the risks and opportunities of different customer segments (e.g. industries, countries, retail products). Based on the discussion, credit portfolio management then develops lending policies and sets limits steering the future credit portfolio.

The Problem Loan Committee (PLC) is the most important committee in the judgment and decision-making process concerning problem loans. It comprises first-class decision making bodies (members of the Management Board of RBI and RZB) and its chairman is the Chief Risk Officer (CRO) of RBI. Further members with voting rights are those members of the Management Board responsible for the customer divisions, the Chief Financial Officer (CFO) and the relevant division and department managers from risk management and workout.

The Operational Risk Management Committee comprises representatives of the business divisions (retail, market and corporate customers) and representatives from Compliance, Fraud Management, IKS, Operations, HR, Security and Risk Controlling, under chairmanship of the CRO. This committee is responsible for controlling operational risk of RBI. It derives and sets the operational risk strategy from the risk profile and the business strategy and also makes decisions regarding measures and risk acceptance.

Quality assurance and internal audit

Quality assurance with respect to risk management refers to ensuring the integrity, soundness, and accuracy of processes, models, calculations, and data sources. This should make sure that the Group adheres to all legal requirements and that it can achieve the highest standards in risk management related operations.

All these aspects are coordinated by the central division Organization & Internal Control System which continuously analyzes the internal control system and – if actions are necessary for closing any deficiencies – is also responsible for tracking their implementation.

Two very important functions in assuring independent oversight are performed by the divisions Audit and Compliance. Independent internal auditing is a legal requirement and a central pillar of the internal control system. Audit periodically assesses all business processes and contributes considerably to securing and improving them. It sends its reports directly to the Management Board of RBI which discusses them on a regular basis in its board meetings.

The Compliance Office is responsible for all issues concerning compliance with legal requirements in addition to and as integral part of the internal control system. Therewith, the compliance of existing regulations in daily operations is monitored.

Moreover, an independent and objective audit, free of potential conflicts, is carried out during the audit of the annual financial statements by the auditing companies. Finally, RBI is continuously supervised by the Austrian Financial Markets Authority and by local supervisors in those countries, where RBI is represented by branches or subsidiaries.

Overall group risk management

Maintaining an adequate level of capital is a core objective of risk management at RBI. Capital requirements are monitored regularly based on the actual risk level as measured by internal models, and in choosing appropriate models the materiality of risks is taken into account. This concept of overall bank risk management provides for capital requirements from a regulatory point of view (sustainability and going concern perspective) and from an economic point of view (target rating perspective). Thus it covers the quantitative aspects of the internal capital adequacy assessment process (ICAAP) as required by Basel II (Pillar 2) regulations. The full ICAAP process of RBI is audited during the supervisory review process for RZB credit institution group (RZB-Kreditinstitutsgruppe) by the Austrian Financial Markets Authority on an annual basis.

Objective	Description of risk	Measurement technique	Confidence level
Target rating perspective	Risk of not being able to satisfy claims of the Group´s senior debt holders	Unexpected losses on an annual basis (economic capital) must not exceed the present value of equity and subordinated liabilities	99.95 per cent as derived from the default probability implied by the target rating
Going concern perspective	Risk of not meeting the capital requirement as defined in the Basel III regulations	Risk-taking capacity (projected earnings plus capital exceeding regulatory requirements) must not fall below the annualized value-at-risk of the Group	95 per cent reflecting the owners ' willingness to inject additional own funds
Sustainability perspective	Risk of falling short of a sustainable core capital ratio over a full business cycle	Capital and loss projection for a three-year planning period based on a severe macroeconomic downturn scenario	70.90 per cent based on the management decision that the Group might be required to temporarily reduce risks or raise additional core capital

Target rating perspective

Risks in the target rating perspective are measured based on economic capital which represents a comparable measure across all types of risks. It is calculated as the sum of unexpected losses stemming from different Group units and different risk categories (credit, participation, market, liquidity, macroeconomic and operational risk as well as risk resulting from other tangible assets). In addition, a general buffer for other risks not explicitly quantified is held.

RBI uses a confidence level of 99.95 per cent for calculating economic capital. This confidence level is derived from the probability of default implied by the target rating. The objective of calculating economic capital is to determine the amount of capital that would be required for servicing all of the claims of customers and creditors even in the case of such an extremely rare loss event.

During the year, the economic capital of RBI decreased to €7,867,722 thousand. The highest decreases were reported due to methodical changes in credit risk of the asset class private individuals and in credit risk of the asset class sovereigns. The highest risk of RBI is now in credit risk of the asset class corporate customers which accounts for around 31 per cent (2012: 26 per cent) of total risk. In total, credit risk is responsible for about 67 per cent (2012: 66 per cent) of economic capital. Market risk and operational risk account for 17 per cent (2012: 17 per cent). In addition, a general risk buffer for other risks of unchanged 5 per cent of the calculated economic capital is added. In the regional breakdown of economic capital as of 31 December 2013 the largest share, at around 38 per cent (2012: 37 per cent), is allocated to Group units located in Central Europe.

The economic capital is compared to internal capital, which mainly denotes equity and subordinated capital of the Group. This capital form serves as a primary provision for risk coverage for servicing claims of senior debtors if the bank should incur losses. Total utilization of available risk capital (the ratio of economic capital to internal capital) was 64.3 per cent at year-end (2012: 73.8 per cent).

Economic capital is an important instrument in overall bank risk management. Economic capital limits are allocated to individual business segments during the annual budgeting process and are complemented for day-to-day management by volume, sensitivity, or value-at-risk limits. In RBI this planning is done on a revolving basis for the upcoming three years and incorporates the future development of economic capital as well as available internal capital. Economic capital thus substantially influences the plans for future lending activities and the overall limit for taking market risks.

Risk-adjusted performance measurement also is based on this risk measure. The profitability of business units is set in relation to the amount of economic capital attributed to these units (risk-adjusted return on risk-adjusted capital, RORAC), which yields a comparable performance measure for all business units of the Group. This measure is used in turn as a key figure for overall bank management, for future capital allocations to business units, and influences the compensation of the Group's executive management.

Risk distribution of individual risk types to economic capital

€ 000	2013	Share	2012	Share
Credit risk corporate customers	2,433,337	30.9%	2,383,560	25.7%
Credit risk private individuals	2,059,768	26.2%	2,456,811	26.5%
Operational risk	682,259	8.7%	775,262	8.4%
Market risk	630,075	8.0%	790,949	8.5%
Credit risk sovereigns	486,628	6.2%	961,662	10.4%
Liquidity risk	297,414	3.8%	207,166	2.2%
Credit risk financial institutions	267,040	3.4%	311,506	3.4%
Other tangible fixed assets	262,565	3.3%	411,130	4.4%
Macroeconomic risk	189,424	2.4%	338,032	3.6%
Participation risk	184,558	2.3%	194,191	2.1%
Risk buffer	374,653	4.8%	441,513	4.8%
Total	7,867,722	100.0%	9,271,783	100.0%

Regional allocation of economic capital according to booking Group unit

€ 000	2013	Share	2012	Share
Central Europe	2,959,188	37.6%	3,446,954	37.2%
Southeastern Europe	1,652,330	21.0%	1,772,542	19.1%
Austria	1,276,052	16.2%	1,794,446	19.4%
Russia	1,121,057	14.2%	1,227,497	13.2%
CIS Other	659,706	8.4%	796,869	8.6%
Rest of the world	199,388	2.5%	233,475	2.5%
Total	7,867,722	100.0%	9,271,783	100.0%

Going concern perspective

Parallel to the target rating perspective, internal capital adequacy also is assessed with focus on the uninterrupted operation of the Group on a going concern basis. In this perspective, risks again are compared to risk taking capacity – now with a focus on regulatory capital and minimum capital requirements. Already during the year 2012, the calculation was updated with regard to the regulations of Basel III.

In line with this target, risk taking capacity is calculated as the amount of expected profits, expected impairment losses, and the excess of own funds (taking into account various limits on eligible capital). This capital amount is compared to the overall value-at-risk (including expected losses). Quantitative models used in the calculation thereof are mostly comparable to the target rating perspective, (albeit on a lower 95 per cent confidence level). Using this perspective the Group ensures adequate regulatory capitalization (going concern) with the given probability. In 2013 this objective has been continuously met on Group level.

Sustainability perspective

The main goal of the sustainability perspective is to ensure that RBI can maintain a sufficiently high core capital ratio at the end of the multi-year planning period also in a severe macroeconomic downturn scenario. This analysis is based on a multi-year macroeconomic stress test where hypothetical market developments in a severe but realistic economic downturn scenario are simulated. The risk parameters considered are amongst others: interest rates, foreign exchange rates and securities prices, as well as changes in default probabilities and rating migrations in the credit portfolio.

The main focus of this integrated stress test is the resulting core capital ratio at the end of the multi-year period. It should not fall below a sustainable level and thus neither requires the bank to substantially increase capital nor to significantly reduce business activities. The current minimum amount of core capital thus is determined by the size of the potential economic downturn. In this downturn scenario the need for allocating loan loss provisions, potential pro-cyclical effects that increase minimum regulatory capital requirements, the impact of foreign exchange fluctuations as well as other valuation and earnings effects are incorporated.

This perspective thus also complements traditional risk measurement based on the value-at-risk concept (which is in general based on historic data). Therefore it can incorporate exceptional market situations that have not been observed in the past and it is possible to estimate the potential impact of such developments. The stress test also allows for analyzing risk concentrations (e.g., individual positions, industries, or geographical regions) and gives insight into the profitability, liquidity situation, and solvability under extreme situations. Based on these analyses risk management in RBI enhances portfolio diversification, for example via limits for the total exposure of individual industry segments and countries and through ongoing updates to its lending standards.

Credit risk

In RBI, credit risk stems mainly from default risks that arise from business with retail and corporate customers, other banks and sovereign borrowers. It is by far the most important risk category in RBI, as also indicated by internal and regulatory capital requirements. Credit risk thus is analyzed and monitored both on an individual loan and customer basis as well as on a portfolio basis in the Group. Credit risk management and lending decisions are based on the respective credit risk policies, credit risk manuals, and the corresponding tools and processes which have been developed for this purpose.

The internal control system for credit risks includes different types of monitoring measures, which are tightly integrated into the workflows to be monitored – from the customer's initial credit application, to the bank's credit approval, and finally to the repayment of the loan.

Limit application process

No lending transaction is performed in the non-retail segments without running through the limit application process beforehand. This process is also consistently applied – besides new lending – to increases in existing limits, roll-overs, overdrafts, and if changes in the risk profile of a borrower occur (e.g., with respect to the financial situation of the borrower, the terms and conditions, or collateral) compared to the time the original lending decision was made. In addition it is used when setting counterparty limits in treasury and investment banking operations, other credit limits, and for equity participations.

Credit decisions are made within the context of a hierarchical competence authority scheme depending on the type and size of a loan. It always requires the approval of the business and the credit risk management divisions for individual limit decisions or when performing regular rating renewals. If the individual decision-making parties disagree, the potential transaction will have to be decided upon by the next higher-ranking credit authority.

The whole limit application process is based on defined uniform principles and rules. Account management for multinational customers doing business simultaneously with more than one member of RBI, is supported by the Global Account Management System, for example. This is made possible by Group-wide unique customer identification in non-retail asset classes.

The limit application process in the retail division is stronger automated due to the high number of applications and lower exposure amounts. Limit applications often are assessed and approved in central processing centers based on credit score cards. This process is facilitated by the respective IT systems.

Credit portfolio management

Credit portfolio management in RBI is, amongst others, based on the credit portfolio strategy. This strategy limits the exposure amount in different countries, industries or product types and thus prevents undesired risk concentrations. On top of that, analyzing the long-term potential of different markets is a routine activity. This allows for an early strategic repositioning of future lending activities.

The following table translates items of the statement of financial position (bank and trading book positions) into the maximum credit exposure, which is used in portfolio management. It includes exposures on and off the statement of financial position before the application of credit-conversion factors and thus represents the total credit exposure. It is not reduced by the effects of credit risk mitigation like for example guarantees and physical collateral, effects that are, however, considered in the total assessment of credit risks. The total credit exposure is used – if not explicitly stated otherwise – for showing exposures in all subsequent charts in the risk report. The reasons for different values used for internal portfolio management and external financial accounting are the different scope of consolidation (regulatory vs. accounting rules according to IFRS, i.e. corporate legal basis), different classification and presentation of exposure volumes.

Reconciliation of figures from the IFRS consolidated financial statements to total credit exposure (according to Basel II)

€ 000	2013	2012
Cash reserve	4,165,556	4,272,275
Loans and advances to banks	22,243,221	22,323,301
Loans and advances to customers	80,634,618	83,343,269
Trading assets	7,581,097	9,813,293
Derivatives	982,052	1,405,088
Financial investments	12,862,278	12,741,316
Other assets	243,029	216,611
Contingent liabilities	10,989,527	11,706,829
Commitments	10,278,861	10,609,130
Revocable credit lines	16,726,791	16,223,936
Description differences	(3,384,431)	(2,557,608)
Total	163,322,599	170,097,440

¹ Items on the statement of financial position containing only credit risk parts.

A more detailed credit portfolio analysis is based on individual customer ratings. Ratings are performed separately for different asset classes using internal risk classification models (rating and scoring models), which are validated by a central organization unit. Default probabilities assigned to individual rating grades are estimated for each asset class separately. As a consequence the default probability of the same ordinal rating grade (e.g., corporates 1.5, financial institutions A3, and sovereigns A3) is different between these asset classes.

Rating models in the main non-retail asset classes – corporates, financial institutions, and sovereigns – are uniform in all Group units and rank creditworthiness in 27 grades for corporate customers and 10 grades for financial institutions and sovereigns. For retail asset classes, country specific scorecards are developed based on uniform Group standards. Customer rating, as well as validation is supported by specific software tools (e.g., for business valuation, rating and default database).

Credit portfolio - Corporates

At year-end 2013, the two existing internal rating models for corporate customers were converted into three new statistically optimized internal models. The intensive regulatory examination preceding the implementation of these models was passed successfully by the new models. Like the old models, the improved models take into account qualitative factors as well as several performance figures and figures regarding the statement of financial position which cover the different aspects of customer credit-worthiness for various industries and countries. In addition, the model for smaller corporates also includes an account behavior component.

The model for large corporate customers was replaced by two models which separated large corporates and mid market customers in order to enable a better risk differentiation in this division. Due to the fact that large corporates show a measurably lower default probability in comparison to mid market customers, the separation of both rating divisions lead to a shift to better rating grades for large corporates while the larger number of mid market customers inclines to inferior rating grades. A further impact leading to systematic customer mitigations comes from the country specific calibration of models for mid market and smaller corporates. Customers from countries and regions with comparably lower historical default rates are allocated to better rating grades, while customers from countries with higher default rates are assigned to inferior rating grades. This also results in a better risk differentiation.

Together with the new models a new rating scale was also installed for these customers. On the one hand it offers a more precise risk assessment due to the larger given granularity (25 instead of 9 living grades). On the other hand, it enables a comparison between the rating segments and over time, due to the fact that the classes of the new scale are defined by an accurate range of probability of defaults.

For a better readability, the 25 grades of the new rating scale are summarized to the 9 main rating grades in the following presentation. It has to be noted that due to the completely other construction logic (given PD curve with constantly increasing rate versus cohort approach), the models cannot be compared also in verbal description. This become especially apparent in inferior rating grades where PDs are considerably higher than it was in the former rating scale.

€ 000		2013	Share
1	Minimal Risk	6,534,028	8.3%
2	Excellent credit standing	8,950,170	11.4%
3	Very good credit standing	8,574,707	10.9%
4	Good credit standing	10,623,860	13.5%
5	Sound credit standing	13,337,844	17.0%
6	Acceptable credit standing	12,622,804	16.1%
7	Marginal credit standing	7,303,978	9.3%
8	Weak credit standing / sub-standard	2,605,341	3.3%
9	Very weak credit standing / doubtful	1,973,152	2.5%
10	Default	5,268,051	6.7%
NR	Not rated	724,006	0.9%
Total	•	78,517,943	100.0%

The following table provides a breakdown of the maximum credit exposure according to the internal rating of corporates (large corporates and mid market) for 2012. Due to the change of internal rating models for corporate customers it is not possible to make a direct comparison with the reporting year.

€ 000	•	2012	Share
0.5	Minimal Risk	1,185,493	1.5%
1.0	Excellent credit standing	8,438,770	10.4%
1.5	Very good credit standing	8,983,094	11.1%
2.0	Good credit standing	12,419,278	15.4%
2.5	Sound credit standing	11,745,454	14.5%
3.0	Acceptable credit standing	12,450,870	15.4%
3.5	Marginal credit standing	11,275,789	13.9%
4.0	Weak credit standing/sub-standard	5,223,169	6.5%
4.5	Very weak credit standing/doubtful	3,361,391	4.2%
5.0	Default	4,925,690	6.1%
NR	Not rated	886,816	1.1%
Total		80,895,816	100.0%

The maximum credit exposure to corporates amounted to € 78,517,943 thousand (2012: € 80,895,816 thousand) at year-end 2013. At € 31,041,882 thousand (2012: € 31,657,885 thousand) Group Corporates is the largest segment. Compared to year-end 2012, the segment Group Corporates reported a decline of € 616,003 thousand due to decrease in leasing and framework financing. In the segment Central Europe, the credit exposure decreased € 327,737 thousand to € 17,658,513 thousand due to lower credit demand.

The credit exposure in Russia amounted to € 9,990,053 thousand (2012: € 10,237,258 thousand), thus representing a decline of € 247,205 thousand. The decline in credit business was partly offset by corporate bonds. The remaining exposure is allocated to Southeastern Europe at € 9,893,211 thousand (2012: € 10,370,446 thousand), Group Markets at € 4,890,260 thousand (2012: € 5,968,080 thousand), CIS Other at € 3,748,491 thousand (2012: € 3,681.640 thousand) and Corporate Center at € 1,295,533 thousand (2012: € 994,257 thousand). Group Markets showed the highest decrease of € 1,077,820 thousand due to lower repo transactions.

The rating model for project finance has five different grades which provide both individual default probabilities and collateral. The project finance volume is composed as shown in the table below:

€ 000	•	2013	Share	2012	Share
6.1	Excellent project risk profile - very low risk	3,388,198	38.7%	3,734,268	44.3%
6.2	Good project risk profile - low risk	2,970,514	34.0%	2,522,975	30.0%
6.3	Acceptable project risk profile – average risk	1,225,163	14.0%	1,241,107	14.7%
6.4	Poor project risk profile – high risk	615,521	7.0%	391,268	4.6%
6.5	Default	539,048	6.2%	502,988	6.0%
NR	Not rated	10,102	0.1%	28,826	0.3%
Total		8,748,547	100.0%	8,421,433	100.0%

The maximum credit exposure in project finance amounted to € 8,748,547 thousand (2012: € 8,421,433 thousand) at year-end 2013. Projects rated either in categories Excellent project risk profile – very low risk (rating 6.1) or Good project risk profile – low risk (rating 6.2) account for 72.7 per cent and thus represents the highest share of the portfolio. This reflects mainly the high level of collateralization in specialized lending transactions. The decline of € 346,070 thousand in rating category 6.1 resulted on the one hand from finished project financing and on the other hand from a rating worsening in a project finance in Canada. The increase in rating category 6.2 is due to new business and expansion of existing credit financings. Unrated projects decreased to 0.1 per cent (€ 10,102 thousand) year-on-year.

The following table provides a breakdown by country of risk of the maximum credit exposure for corporate customers and project finance structured by regions:

€ 000	2013	Share	2012 ¹	Share
Central Europe	21,393,824	24.5%	22,067,188	24.7%
Austria	16,758,307	19.2%	16,573,205	18.6%
Russia	11,520,096	13.2%	12,117,163	13.6%
Southeastern Europe	10,284,663	11.8%	11,293,791	12.6%
Western Europe	9,741,064	11.2%	10,575,471	11.8%
Asia	5,955,653	6.8%	6,927,817	7.8%
CIS Other	3,895,603	4.5%	3,681,640	4.1%
Other	7,717,280	8.8%	6,080,973	6.8%
Total	87,266,489	100.0%	89,317,249	100.0%

¹ Adaption of previous year figures due to different mapping.

The table below provides a breakdown of the maximum credit exposure for corporates and project finance selected by industries:

€ 000	2013	Share	2012 ¹	Share
Wholesale and retail trade	20,688,851	23.7%	21,050,778	23.6%
Manufacturing	18,362,354	21.0%	18,579,700	20.8%
Real estate	9,865,457	11.3%	9,838,224	11.0%
Financial intermediation	8,005,905	9.2%	9,623,194	10.8%
Construction	6,345,659	7.3%	6,786,939	7.6%
Transport, storage and communication	3,736,176	4.3%	3,747,401	4.2%
Electricity, gas, steam and hot water supply	4,124,123	4.7%	3,400,299	3.8%
Freelance/technical services	5,216,879	6.0%	5,213,388	5.8%
Other industries	10,921,083	12.5%	11,077,326	12.4%
Total	87,266,489	100.0%	89,317,249	100.0%

¹ Adaption of previous year figures due to more detailled presentation.

Credit portfolio - Retail customers

Retail customers are subdivided into private individuals and small and medium-sized entities (SME). For retail customers a two-fold scoring system is used – consisting of the initial and ad-hoc scoring based on customer data and of the behavioral scoring based on account data. The table below provides a breakdown of the maximum retail credit exposure of RBI:

€ 000	2013	Share	2012	Share
Retail customers – private individuals	26,194,329	89.1%	25,856,000	88.7%
Retail customers - small and medium-sized entities	3,207,994	10.9%	3,278,328	11.3%
Total	29,402,323	100.0%	29,134,328	100.0%
hereof non-performing loans	2,923,404	9.9%	3,053,522	10.5%
hereof individual loan loss provision	1,927,507	6.6%	1,677,947	5.8%
hereof portfolio-based loan loss provision	185,998	0.6%	571,891	2.0%

¹ Adaption of previous year figures due to different disclosure.

In the course of the integration of Polbank, the allocation of loan loss provisions for private individuals was unified. As a consequence, a reclassification from portfolio-based loan loss provisions to individual loan loss provisions in the amount of around $\mathfrak E 330,000$ was made.

The total credit exposure of retail customers breaks down by RBI segments as follows:

2013 € 000	Central Europe	Southeastern Europe	Russia	CIS Other	Group Markets
Retail customers – private individuals	13,460,771	6,672,299	4,633,303	1,413,648	14,307
Retail customers – small and medium-sized entities	2,084,916	739,617	93,216	290,245	0
Total	15,545,687	7,411,917	4,726,519	1,703,893	14,307
hereof non-performing loans	1,571,970	598,787	150,408	597,348	900
hereof individual loan loss provision	988,679	358,156	118,534	419,234	93
hereof portfolio-based loan loss provision	91,213	42,135	28,971	20,413	0

2012 € 000	Central Europe	Southeastern Europe	Russia	CIS Other	Group Markets
Retail customers – private individuals	13,948,709	6,580,075	3,680,967	1,630,254	15,994
Retail customers - small and medium-sized entities	2,265,327	800,373	55,220	1 <i>57</i> ,408	0
Total	16,214,036	7,380,448	3 <i>,</i> 736,187	1,787,662	15,994
hereof non-performing loans	1,579,596	584,273	190,490	691,847	930
hereof individual loan loss provision	684,206	357,821	161,246	468,813	109
hereof portfolio-based loan loss provision	474,163	60,396	15,334	21,924	0

Compared to year-end 2012, the retail credit portfolio increased \leqslant 267,995 thousand to \leqslant 29,402,323 thousand. The highest volume of \leqslant 15,545,687 thousand (2012: \leqslant 16,214,036 thousand) was booked in segment Central Europe. This was a decrease of \leqslant 668,349 thousand compared to the previous year, mainly caused by a decline in loans to private individuals in Poland.

The second largest segment was Southeastern Europe with \in 7,411,917 thousand (2012: \in 7,380,448 thousand). Compared to the previous year the exposure increased slightly by \in 31,469 thousand.

In Russia, the volumes in asset class private individuals increased € 990,332 thousand resulting mainly from personal loans. Within the segment CIS Other, on the other hand, Ukraine reported a decline in the retail credit portfolio.

In the table below the retail exposure selected by products is shown:

€ 000	2013	Share	2012	Share
Mortgage loans	14,055,312	47.8%	14,447,210	49.6%
Personal loans	6,659,950	22.7%	6,580,293	22.6%
Credit cards	2,351,050	8.0%	2,325,745	8.0%
Car loans	2,617,310	8.9%	2,457,087	8.4%
Overdrafts	2,102,645	7.2%	1,990,178	6.8%
SME financing	1,616,056	5.5%	1,333,814	4.6%
Total	29,402,323	100.0%	29,134,328	100.0%

¹ Adaption of previous year figures.

2013	-	Southeastern	-	*	
€ 000	Central Europe	Europe	Russia	CIS Other	Group Markets
Mortgage loans	9,175,649	2,902,663	1,112,535	864,465	0
Personal loans	2,467,174	2,311,816	1,352,896	528,063	0
Credit cards	<i>75</i> 6,950	514,657	939,159	140,284	0
Car loans	925,936	614,238	989,081	88,055	0
Overdrafts	1,233,491	566,990	245,305	56,859	0
SME financing	986,486	501,551	87,543	26,168	14,307
Total	15,545,687	<i>7,</i> 411,91 <i>7</i>	4,726,519	1,703,893	14,307

2012	-	-	.	-	
€ 000	Central Europe	Southeastern Europe	Russia	CIS Other	Group Markets
Mortgage loans	9,291,200	2,977,964	1,457,979	939,707	0
Personal loans	2,760,185	2,252,105	994,473	573,531	0
Credit cards	963,547	503,636	181,097	1 <i>57</i> ,825	0
Car loans	1,105,518	601,085	688,907	61,578	0
Overdrafts	1,319,025	554,848	387,789	28,516	0
SME financing	774,562	490,811	25,942	26,505	15,994
Total	16,214,036	7,380,448	3,736,187	1,787,662	15,994

The share of foreign currency loans in retail portfolios provides an indication for the potential change in default rates if the exchange rate of the domestic currency changes. The internal risk assessment thus takes into account the share of foreign currency loans but also the usually stricter lending criteria at loan distribution and – in several countries – the customers' matching foreign currency income.

€ 000	2013	Share	2012	Share
Swiss franc	4,560,230	50.4%	5,109,986	48.6%
Euro	3,557,010	39.3%	4,054,190	38.6%
US-Dollar	914,962	10.1%	1,198,526	11.4%
Other foreign currencies	10,829	0.1%	141,338	1.3%
Loans in foreign currencies	9,043,031	100.0%	10,504,040	100.0%
Share of total loans	30.8%		36.1%	

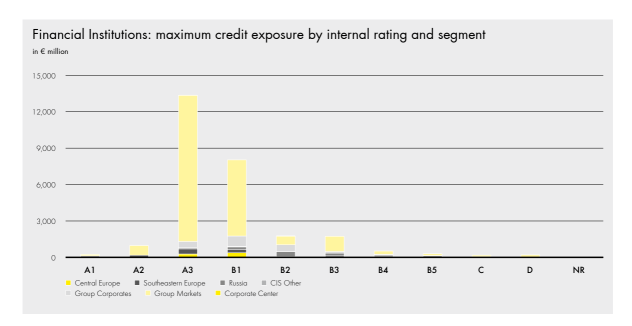
Compared to year-end 2012, all loans denominated in foreign currency decreased. The following table shows the maximum credit exposure of this asset class by segment:

2013	Southeastern				
€ 000	Central Europe	Europe	Russia	CIS Other	Group Markets
Swiss franc	3,818,523	741,324	0	0	383
Euro	1,178,683	2,347,304	22,121	8,902	0
US-Dollar	6,177	3,958	193,040	710,076	1,711
Other foreign currencies	3,001	45	0	925	6,858
Loans in foreign currencies	5,006,385	3,092,631	215,160	719,903	8,952
Share of total loans	32.2%	41.7%	4.6%	42.3%	62.6%

2012		Southeastern			
€ 000	Central Europe	Europe	Russia	CIS Other	Group Markets
Swiss franc	4,255,406	853,963	0	0	617
Euro	1,214,912	2,823,403	6,544	9,331	0
US-Dollar	8,976	4,453	276,564	901,414	<i>7</i> ,119
Other foreign currencies	11,822	121,890	0	636	6,990
Loans in foreign currencies	5,491,117	3,803,709	283,108	911,381	14,726
Share of total loans	33.9%	51.5%	7.6%	51.0%	92.1%

Credit portfolio - Financial Institutions

The financial institutions asset class mainly contains banks and securities firms. The internal rating model for these financial institutions is based on a peer-group approach that takes both qualitative and quantitative information into account. The final rating for financial institutions is capped by the country rating of the respective home country.



The following table shows the maximum credit exposure by internal rating for financial institutions. Due to the small number of customers (and number of defaults respectively), default probabilities of individual rating grades in this asset class are estimated based on a combination of internal and external data.

€ 000	· · · · · · · · · · · · · · · · · · ·	2013	Share	2012	Share
Al	Excellent credit standing	244,612	0.9%	95,668	0.3%
A2	Very good credit standing	974,381	3.6%	985,963	3.0%
А3	Good credit standing	13,368,091	48.8%	19,974,122	61.0%
В1	Sound credit standing	8,039,908	29.4%	7,338,380	22.4%
B2	Average credit standing	1,769,127	6.5%	1,781,661	5.4%
В3	Mediocre credit standing	1,732,703	6.3%	1,047,219	3.2%
B4	Weak credit standing	517,995	1.9%	696,652	2.1%
B5	Very weak credit standing	303,924	1.1%	330,228	1.0%
С	Doubtful/high default risk	187,038	0.7%	157,261	0.5%
D	Default	213,498	0.8%	269,207	0.8%
NR	Not rated	18,247	0.1%	48,533	0.1%
Total		27,369,523	100.0%	32,724,896	100.0%

The maximum credit exposure of these customers was € 27,369,523 thousand (2012: € 32,724,896 thousand) at year-end 2013. At € 13,368,091 thousand or 48.8 per cent, the bulk of this customer group was in the rating class A3, which decreased € 6,606,031 thousand compared to year-end 2012. This resulted mainly from a decline in swap, money market and repo businesses in the segment Group Markets (minus € 6,828,341 thousand).

Taking all rating classes together, segment Group Markets accounts for the largest portfolio share at \in 21,924,434 thousand (2012: \in 27,638,205 thousand) or 80.1 per cent, followed by the segment Group Corporates at \in 2,117,293 thousand (2012: \in 1,508,711 thousand) or 7.7 per cent.

The share of not rated financial institutions was unchanged at 0.1 per cent at year-end 2013. This exposure was mainly caused by short-term loans to small banks, where the rating process had not yet been completed.

Part of this credit exposure is held against financial institutions that are indirect shareholders of RBI. Due to the multi-layered structure of the Austrian Raiffeisen Banking Group, exposure resulting from liquidity management within the Austrian Banking Group is shown in this asset class as well. Bilateral netting-agreements and joint risk monitoring systems are used as risk mitigation techniques by the Group.

Time deposits, repurchase agreements, potential future exposures from derivatives, sight deposits, and bonds are the main product categories in this asset class. These exposures therefore have high collateralization grades (e.g., in repo transactions or through netting-agreements) depending on the type of product.

RBI continues to reduce the unsecured exposure in this asset class according to its strategy. New business in this asset class thus mainly stems from repurchase agreements, counterparty credit exposure from derivatives and short-term money market deposits. Credit business with other financial institutions in the Austrian Raiffeisen Banking Group which are participating in a joint risk monitoring system of course is not restricted.

The table below shows the maximum credit exposure to financial institutions (excluding central banks) selected by products:

€ 000	2013	Share	2012	Share
Money market	<i>7</i> ,521,106	27.5%	9,443,627	28.9%
Derivatives	7,269,563	26.6%	12,123,929	37.0%
Repo	4,002,372	14.6%	4,736,967	14.5%
Loans	2,960,036	10.8%	3,580,386	10.9%
Bonds	4,683,460	17.1%	2,162,112	6.6%
Other	932,985	3.4%	677,874	2.1%
Total	27,369,523	100.0%	32,724,896	100.0%

Credit exposure - Sovereigns

Another asset class is formed by central governments, central banks, and regional municipalities as well as other public sector entities. The table below provides a breakdown of the credit exposure to sovereigns (including central banks) by internal rating. Since defaults in this asset class are historically very rare, default probabilities are estimated using full data sets provided by external rating agencies.

€ 000		2013	Share	2012	Share
Αl	Excellent credit standing	1,659,587	8.6%	1,560,976	8.2%
A2	Very good credit standing	1,350,019	7.0%	792,834	4.2%
А3	Good credit standing	3,143,919	16.3%	3,860,525	20.4%
В1	Sound credit standing	2,844,466	14.8%	2,730,261	14.4%
В2	Average credit standing	1,076,257	5.6%	1,272,111	6.7%
В3	Mediocre credit standing	4,061,005	21.1%	3,414,523	18.0%
В4	Weak credit standing	3,682,907	19.1%	3,794,917	20.1%
B5	Very weak credit standing	1,402,628	7.3%	1,171,675	6.2%
С	Doubtful/high default risk	5,088	0.0%	232,424	1.2%
D	Default	36,899	0.2%	83,383	0.4%
NR	Not rated	21,488	0.1%	<i>7</i> ,338	0.0%
Total		19,284,264	100.0%	18,920,968	100.0%

The maximum credit exposure to sovereigns amounted to € 19,284,264 thousand (2012: € 18,920,968 thousand) at year-end 2013 and represented 11.8 per cent (2012: 11.1 per cent) of the bank's total credit exposure.

The rating grade excellent credit standing (A1) showed a slight increase of \in 98,611 thousand. This resulted from the rise in the portfolio of Austrian government bonds (up \in 683,956 thousand) and newly granted limits which were partly offset by a decrease in deposits at the Austrian National Bank (down \in 668,310 thousand).

The medium rating grades Good credit standing (rating A3) to Mediocre credit standing (rating B3) represented the highest share with 57.8 per cent (2012: 59.5 per cent). The high exposure in these rating categories mainly results from deposits of network banks at local central banks as well as from government bonds in Central and Southeastern Europe. The deposits at local central banks are mandatory for meeting the respective minimum reserve requirements or used in order to manage excess liquidity on a short-term basis and therefore are intrinsically linked to the banking business in these countries. The volume in lower credit rating grades (rating C and D) decreased due to rating improvements of the Belarusian National Bank to € 41,987 thousand (2012: € 315,807 thousand).

The table below shows the credit exposure to sovereigns (including central banks) selected by products:

€ 000	2013	Share	2012	Share
Bonds	12,470,673	64.7%	12,272,944	64.9%
Loans	5,555,118	28.8%	5,312,316	28.1%
Derivatives	726,408	3.8%	<i>7</i> 95,097	4.2%
Other	532,065	2.8%	540,610	2.9%
Total	19,284,264	100%	18,920,968	100.0%

The table below shows the credit exposure to the public sector in non-investment grade (rating B3 and below):

€ 000	2013	Share	2012	Share
Hungary	2,167,739	23.5%	2,233,649	25.7%
Romania	2,068,442	22.5%	1,808,045	20.8%
Croatia	940,667	10.2%	1,022,513	11.7%
Albania	843,639	9.2%	976,138	11.2%
Ukraine	607,517	6.6%	766,157	8.8%
Other	2,582,012	28.0%	1,897,759	21.8%
Total	9,210,016	100.0%	8,704,260	100.0%

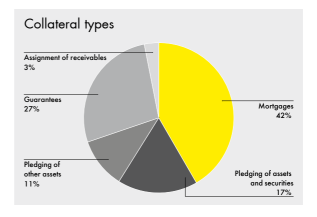
Here, the credit exposure increased to € 9,205,016 thousand (2012: € 8,704,260 thousand) year-on-year. It resulted primarily from deposits of Group units with the local central banks in Central and Southeastern Europe. They are used for meeting the respective minimum reserve requirements and for managing the short-term investment of excess liquidity, and are therefore inextricably linked to the business activities in these countries.

Credit risk mitigation

Collateralization is one of the main strategies and an actively pursued measure for reducing potential credit risks. The value of collateral and the effect of other risk mitigation techniques are determined within each limit application. The risk mitigation effect taken into account is the value that RBI expects to receive when selling the collateral within a reasonable liquidation period. Eligible collaterals are defined in the Group's collateral catalog and corresponding evaluation guidelines for collateral. The collateral value is calculated according to specified methods which include standardized calculation formulas based on market values, predefined minimum discounts, and expert assessments.

Collateral is divided into pledges (e.g. guarantees) and physical collateral. In RBI liens on residential or commercial properties are the main types of collateral used.

Loans and advances to banks and customers net of allocated loan loss provisions (net exposure), the additional exposure off the statement of financial position (contingent liabilities, commitments, and revocable credit lines), and the market prices (fair value) of collateral pledged in favor of RBI are shown in the following table:



2013	Max	imum credit exposure	Fair value of collateral
€ 000	Net exposure	Commitments/guarantees issued	
Banks	22,125,059	2,731,027	4,282,919
Sovereigns	1,641,365	271,763	656,956
Corporate customers - large corporates	46,462,937	30,761,333	34,162,454
Corporate customers - mid market	2,558,162	906,548	2,320,443
Retail customers - private individuals	21,999,167	2,905,984	13,869,417
Retail customers - small and medium-sized entities	2,485,675	418,657	1,835,553
Total	97,272,366	37,995,311	57,127,741

2012	Мах	Maximum credit exposure				
€ 000	Net exposure Commitments/guarantees issu					
Banks	22,165,582	3,123,097	5,408,753			
Sovereigns	1,375,664	199,937	668,984			
Corporate customers - large corporates	49,413,981	31,195,216	34,949,831			
Corporate customers - mid market	2,884,080	858,082	2,396,838			
Retail customers - private individuals	21,608,217	2,727,893	14,084,902			
Retail customers - small and medium-sized entities	2,577,148	435,922	1,878,010			
Total	100,024,672	38,540,148	59,387,318			

¹ Adaption of previous year figures due to different mapping.

Collateral ready to be sold or repledged in the absence of default of the debtor amounted to \leqslant 21,617,052 thousand (2012: \leqslant 25,457,682 thousand).

Problem loan management

The credit portfolio and individual borrowers are subject to constant monitoring. The main purpose of monitoring is to ensure that the borrower meets the terms and conditions of the contract, as well as following the obligor's economic development. Such a review is conducted at least once annually in the non-retail asset classes corporates, financial institutions, and sovereigns. This includes a rating review and the re-evaluation of financial and tangible collateral.

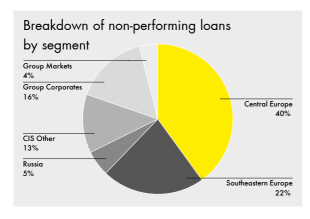
Problem loans (where debtors might run into material financial difficulties or a delayed payment is expected) need special treatment. In non-retail divisions, problem loan committees in individual Group units make decisions on problematic exposures. If the need for intensified treatment and workout is identified, then problem loans are assigned either to a designated specialist or to a restructuring unit (workout department). Employees of the workout units are specially trained and have extensive experience. They typically handle medium-sized to large cases and are assisted by in-house legal departments or by external specialists as well. Workout units play a decisive role in accounting and analyzing as well as booking provisions for impairment losses (write-offs, value adjustments or provisioning). Their early involvement can help reduce losses resulting from problem loans.

Problem loan management standards in the retail area comprise the whole restructuring and collection process for private individuals and small and medium-sized entities. A restructuring guideline defines the Group's restructuring framework including uniform strategy, organization, methods, monitoring and controlling. In the workout process customers are classified into three categories "early," "late," and "recovery," for which a standardized customer handling process is defined.

The assessment of the expected recovery value is heavily influenced by the number of days payments are late. The following table shows the amount of overdue – not impaired – loans and advances to banks and customers for different time bands.

2013	Current			Overdue	•	-	Collaterals received for
€ 000		Up to 30 days	31 days, up to 90 days	91 days, up to 180 days	181 days, up to 1 year	More than 1 year	assets which are past due
Banks	22,094,493	26	22	1	0	1	0
Sovereigns	1,599,712	19,144	207	0	8	537	1,442
Corporate customers - large corporates	43,148,394	833,617	356,464	459	73,360	73,026	797,050
Corporate customers – mid market	2,273,858	163,034	64,840	18,485	7,465	5,278	193,352
Retail customers – private individuals	19,835,498	1,210,549	264,500	111,135	5,760	6,624	610,755
Retail customers - small and medium- sized entities	2,163,063	155,932	29,599	7,880	717	2,364	179,259
Total	91,115,019	2,382,302	715,631	137,959	87,310	87,829	1,781,857

2012	Current			Overdue			Collaterals received for
€ 000		Up to 30 days	31 days, up to 90 days	91 days, up to 180 days	181 days, up to 1 year	More than 1 year	assets which are past due
Banks	22,123,225	3	7	4	3	23	43,413
Sovereigns	1,296,000	31,966	1,430	68	274	<i>57</i> 0	12,002
Corporate customers - large corporates	45,664,327	1,593,355	241,911	41,282	82,344	216,769	741,060
Corporate customers - mid market	2,478,347	98,1 <i>7</i> 9	58,708	6,537	6,921	14,842	146,185
Retail customers – private individuals	18,958,593	1,541,400	335,626	152,933	40,383	280,747	922,990
Retail customers – small and medium- sized entities	2,108,464	232,491	73,453	19,973	19,371	<i>7</i> 0, <i>7</i> 93	333,345
Total	92,628,955	3,497,394	<i>7</i> 11,136	220,796	149,296	583,743	2,198,995



Restructuring of loans

RBI distinguishes between modified and restructured loans in the division corporates customers when terms or loan conditions are altered in favor of the customer.

The crucial aspect deciding whether a loan is modified or restructured is the financial situation of a customer at the time the terms and conditions are altered. Loans are defined as restructured loans if at the time of altering the terms and conditions of a loan the customer, due to its creditworthiness (considering the internal rating and other information available at this point of date), is assessed to be in financial difficulties and the granted change in favor of the customer exceeds an exactly defined minor threshold value. Consequently, the loan is

subject to a mandatory impairment test and is classified as non-performing loan if there is feasible evidence.

In the division retail customers restructured loans are subject to an observation period of at least three months in order to be sure that the customer meets the newly agreed terms. In those cases where the concerned customer meets the newly agreed terms and was not overdue for 180 days before the new agreement, this customer is transferred from the portfolio in observation to the living portfolio. Those customers who were already overdue for 180 days before the new agreements or those who did not meet the newly agreed terms, remain in the portfolio which is fully impaired.

Due to the current conversion to the new regulations of Basel III no quantitative information is shown.

Non-performing loans and provisioning

A default and thus non-performing loan (NPL) is internally defined as the event where a specific debtor is unlikely to pay its credit obligations to the bank in full, or the debtor is overdue more than 90 days on any material credit obligation. RBI has defined twelve default indicators which are used to identify a default event in the non-retail segment. These include the insolvency or similar proceedings of a customer, if an impairment provision has been allocated or a direct write-off has been carried out, if credit risk management has judged a customer account receivable to be not wholly recoverable, or the workout unit is considering stepping in to help a company restore its financial soundness.

Within the RBI a Group-wide default database has been created for collecting and documenting customer defaults. The database tracks defaults and the reasons for defaults, which enables the calculation and validation of own default probabilities.

Provisions for impairment losses are formed on the basis of Group-wide standards according to IFRS accounting principles and cover all identifiable credit risks. In the non-retail segments, problem loan committees from each Group unit decide on allocating individual loan loss provisions. In the retail area, provisioning is performed by retail risk departments in individual Group units. They compute loan loss provisions according to defined calculation schemes on a monthly basis. The provisioning amount is then approved by local accounting departments.

The following table shows the exposure of non-performing loans in the defined asset classes loans and advances to banks and loans and advances to customers as reported in the statement of financial position (excluding items off the statement of financial position) for the respective reporting period:

		Change in	Exchange			As of
€ 000	As of 1/1/2013	consolidated group	differences	Additions	Disposals	31/12/2013
Corporate customers	5,073,267	(8,866)	(116,231)	2,258,689	(1,500,147)	5,706,711
Retail customers	3,052,468	0	(91,522)	937,216	(976,574)	2,921,588
Sovereigns	<i>57</i> ,216	0	(898)	15,478	(42,675)	29,122
Total nonbanks	8,182,950	(8,866)	(208,651)	3,211,383	(2,519,396)	8,657,421
Banks	201,666	0	(2,321)	2,087	(47,963)	153,469
Total	8,384,617	(8,866)	(210,972)	3,213,470	(2,567,359)	8,810,890

		Change in	Exchange			As of
€ 000	As of 1/1/2012	consolidated group	differences	Additions	Disposals	31/12/2012
Corporate customers	4,591,296	77,429	44,759	1,684,987	(1,325,203)	5,073,267
Retail customers	2,451,979	430,405	50,179	1,020,563	(900,658)	3,052,468
Sovereigns	12,274	0	31	46,195	(1,284)	57,216
Total nonbanks	7,055,549	507,833	94,969	2,751,745	(2,227,146)	8,182,950
Banks	241,276	0	(960)	6,460	(45,110)	201,666
Total	7,296,825	507,833	94,009	2,758,205	(2,272,255)	8,384,617

The following table shows the share of non-performing loans (NPL) in the defined asset classes loans and advances to customers and loans and advances to banks as reported in the statement of financial position (excluding items off the statement of financial position):

	NPL		NPL	ratio	NPL cover	NPL coverage ratio		
€ 000	31/12/2013	31/12/2012	31/12/2013	31/12/2013 31/12/2012		31/12/2012		
Corporate customers	5,706,711	5,073,267	10.9%	9.1%	59.0%	63.5%		
Retail customers	2,921,588	3,052,468	11.0%	11.5%	72.3%	73.7%		
Sovereigns	29,122	57,216	1.8%	4.1%	17.6%	19.8%		
Total nonbanks	8,657,421	8,182,950	10.7%	9.8%	63.1%	67.0%		
Banks	153,469	201,666	0.7%	0.9%	72.6%	78.2%		
Total	8,810,890	8,384,617	8.6%	7.9%	63.5%	67.3%		

The following table shows the share of non-performing loans in the defined asset classes loans and advances to customers and loans and advances to banks as reported in the statement of financial position (excluding items off the statement of financial position) according to segments:

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	NPL		NPL	ratio	NPL coverage ratio		
€ 000	31/12/2013	31/12/2012	31/12/2013	31/12/2012	31/12/2013	31/12/2012	
Central Europe	3,508,780	3,447,016	11.4%	10.8%	64.3%	64.0%	
Southeastern Europe	1,943,836	1,808,066	12.1%	10.9%	58.4%	62.0%	
Russia	481,569	489,371	3.9%	3.8%	77.7%	100.0%	
CIS Other	1,107,805	1,306,740	23.3%	24.7%	72.2%	70.2%	
Group Corporates	1,373,426	922,956	6.5%	4.7%	47.2%	60.6%	
Group Markets	351,271	410,469	2.1%	2.0%	84.7%	79.8%	
Corporate Center	44,203	0	0.7%	0.0%	215.4%	0.0%	
Total	8,810,890	8,384,617	8.6%	7.9%	63.5%	67.3%	
hereof Non-banks	8,657,421	8,182,950	10.7%	9.8%	63.1%	67.0%	

In 2013, in the asset class corporate customers, non-performing loans increased 12.5 per cent or € 633,445 thousand to € 5,706,711 thousand (2012: € 5,073,267 thousand), the ratio of non-performing loans to credit exposure rose 1.8 percentage points to 10.9 per cent; the NPL coverage ratio went down by 4.5 percentage points to 59.0 per cent. In the retail portfolio on the other hand, non-performing loans sank 4.3 per cent or € 130,880 thousand to € 2,921,588 thousand (2012: € 3,052,468 thousand). The ratio of non-performing loans to credit exposure also decreased 0.5 percentage points to 11.0 per cent and the NPL coverage ratio went down by 1.4 percentage points to 72.3 per cent. The portfolio of non-performing loans in the division financial institutions decreased € 48,197 thousand to € 153,469 thousand (2012: € 201,666 thousand) at year-end, the NPL coverage ratio sank 5.6 percentage points to 72.6 per cent.

Non-performing loans increased significantly in the segment Group Corporates by 48.8 per cent or $\le 450,470$ thousand to $\ge 1,373,426$ thousand (2012: $\le 922,956$ thousand). Here, the ratio of non-performing loans to credit exposure rose 1.8 percentage points to 6.5 per cent while the NPL coverage ratio decreased 13.4 percentage points to 47.2 per cent. Non-performing loans in the segment Southeastern Europe went up 7.5 per cent or $\le 135,770$ thousand to $\le 1,943,836$ thousand (2012: $\le 1,808,066$ thousand), at the same time NPL ratio increased 1.2 percentage points to 12.1 per cent and NPL coverage ratio sank 3.6 percentage points to 58.4 per cent. In Central Europe, non-performing loans increased 1.8 per cent or $\le 61,764$ thousand to $\le 3,508,780$ thousand (2012: $\le 3,447,016$ thousand). Simultaneously, the NPL ratio rose 0.6 percentage points to 11.4 per cent and the NPL coverage ratio improved 0.3 percentage points to 64.3 per cent. In the segment Group Markets, non-performing loans sank 14.4 per cent or $\le 59,198$ thousand to $\le 351,271$ thousand (2012: $\le 410,469$ thousand), the NPL ratio increased 0.1 percentage points to 2.1 per cent and the NPL coverage ratio improved 4.9 percentage points to 84.7 per cent. In CIS Other, non-performing loans declined 15.2 per cent or $\le 198,935$ thousand to $\le 1,107,805$ thousand (2012: $\le 1,306,740$ thousand). Also the NPL ratio declined 1.4 percentage points to 23.3 per cent while the NPL coverage ratio improved 2.0 percentage points to 2.2 per cent.

The following table shows the development of impairment losses on loans and provisions for liabilities off the statement of financial position and the corresponding items from the statement of financial position:

€ 000	As of 1/1/2013	Change in consolidated group	Allocation 1	Release	Usage ²	Transfers, exchange differences	As of 31/12/2013
Individual loan loss provisions	4,843,476	(18,206)	1,955,107	(739,935)	(1,059,451)	214,288	5,195,279
Loans and advances to banks	145,805	(15,678)	168	(4,584)	(11,464)	(2,800)	111,447
Loans and advances to customers	4,593,102	(45)	1,914,424	(680,553)	(1,037,505)	220,716	5,010,140
Off-balance sheet obligations	104,569	(2,484)	40,515	(54,798)	(10,482)	(3,628)	<i>7</i> 3,692
Portfolio-based loan loss provisions	949,763	(5,867)	319,217	(371,047)	(139)	(362,548)	529,379
Loans and advances to banks	11,914	0	3,869	(4,506)	(1,903)	(2,658)	6,715
Loans and advances to customers	891,076	(5,867)	298,915	(341,384)	(7,663)	(357,903)	477,173
Off-balance sheet obligations	46,773	0	16,433	(25,156)	9,428	(1,987)	45,490
Total	5,793,239	(24,073)	2,274,324	(1,110,981)	(1,059,590)	(148,260)	5,724,657

¹ Allocation including direct write-downs and income on written down claims

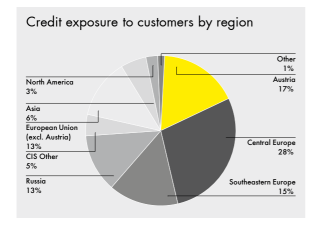
€ 000	As of 1/1/2012	Change in consolidated group	Allocation ¹	Release	$Usage^2$	Transfers, exchange differences	As of 31/12/2012
Individual loan loss provisions	4,441,418	90,013	1,750,104	(568,284)	(908,582)	38,807	4,843,476
Loans and advances to banks	208,591	0	2,387	(5,967)	(58,105)	(1,101)	145,805
Loans and advances to customers	4,145,010	90,013	1,672,415	(510,781)	(841,254)	37,698	4,593,102
Off-balance sheet obligations	87,817	0	75,301	(51,536)	(9,223)	2,209	104,569
Portfolio-based loan loss provisions	762,777	337,897	361,008	(525,111)	0	13,192	949,763
Loans and advances to banks	19,052	0	221	(7,350)	0	(9)	11,914
Loans and advances to customers	680,558	336,759	340,796	(479,537)	0	12,500	891,076
Off-balance sheet obligations	63,167	1,138	19,992	(38,225)	0	<i>7</i> 01	46,773
Total	5,204,195	427,910	2,111,112	(1,093,396)	(908,582)	51,999	5,793,239

¹ Allocation including direct write-downs and income on written down claims. 2 Usage including direct write-downs and income on written down claims.

The following table shows the breakdown of loan loss provisions according to segments:

€ 000	2013	2012
Individual loan loss provisions	5,195,279	4,843,476
Central Europe	2,123,019	1,735,318
Southeastern Europe	1,037,689	1,004,772
Russia	315,201	415,011
CIS Other	737,740	841,606
Group Corporates	576,036	490,396
Group Markets	307,246	337,380
Corporate Center	98,350	18,993
Portfolio-based loan loss provisions	529,379	949,763
Central Europe	176,323	547,839
Southeastern Europe	115,193	130,217
Russia	67,426	89,1 <i>7</i> 9
CIS Other	63,906	78,995
Group Corporates	89,108	96,789
Group Markets	10,009	5,098
Corporate Center	7,414	1,646
Total	5,724,657	5,793,239

Country risk



Country risk includes transfer and convertibility risks as well as political risk. It arises from cross-border transactions and direct investments in foreign countries. RBI is exposed to this risk due to its strong business activities in the Central and Eastern European markets. In these markets political and economic risks to some extent are still seen as comparatively significant.

Active country risk management in RBI is based on the country risk policy which is set by the Management Board. This policy is part of the credit portfolio limit system and sets a strict limitation on cross-border risk exposure to individual countries. Consequently, in day-to-day work, business units have to submit limit applications for the respective countries for all cross-border transactions in addition to the limit applications for a customer. The limit size for individual countries is set by using a model which takes into account the internal rating for the sovereign, the size of the country, and RBI's own capitalization.

Country risk also is reflected via the internal funds transfer pricing system in product pricing and in risk-adjusted performance measurement. Business units therefore can benefit from country risk mitigation by seeking insurance (e.g. from export credit insurance organizations) or guarantors in third countries. The insights gained from the country risk analysis are not only used for limiting the total cross-border exposure, but also for limiting the total credit exposure in each individual country (i.e. including the exposure that is funded by local deposits). Thereby RBI realigns its business activities according to the macro-economic development within different markets and enhances the broad diversification of its credit portfolio.

Concentration risk

The credit portfolio of RBI is well diversified in terms of geographical region and industry. Single name concentrations are also actively managed (based on the concept of groups of connected customers) by limits and regular reporting. As a consequence portfolio granularity is high.

The regional breakdown of the loans reflects the broad diversification of credit business in RBI's markets. The following table shows the regional distribution of the credit exposure of all asset classes by the borrower's home country grouped by regional segments.

€ 000	2013	Share	2012	Share
Austria	27,976,394	17.1%	30,709,805	18.1%
Central Europe	46,349,852	28.4%	47,879,145	28.1%
Poland	14,181,171	8.7%	14,599,175	8.6%
Slovakia	11,706,327	7.2%	11,425,565	6.7%
Czech Republic	10,700,350	6.6%	11,090,163	6.5%
Hungary	8,033,629	4.9%	8,734,720	5.1%
Other	1,728,376	1.1%	2,029,522	1.2%
European Union	20,890,041	12.8%	23,033,715	13.5%
Germany	5,546,180	3.4%	6,198,215	3.6%
France	5,106,338	3.1%	5,261,538	3.1%
Great Britain	4,293,542	2.6%	6,932,414	4.1%
Netherlands	1,599,847	1.0%	1,435,803	0.8%
Other	4,344,133	2.7%	3,205,744	1.9%
Southeastern Europe	24,561,839	15.0%	24,586,840	14.5%
Romania	8,597,163	5.3%	8,006,208	4.7%
Croatia	5,351,289	3.3%	5,663,421	3.3%
Bulgaria	3,913,964	2.4%	4,263,157	2.5%
Serbia	2,217,096	1.4%	2,073,441	1.2%
Other	4,482,327	2.7%	4,580,613	2.7%
Russia	20,439,621	12.5%	19,861,137	11.7%
Asia	9,032,724	5.5%	9,670,143	5.7%
China	4,208,191	2.6%	4,167,045	2.4%
Singapore	1,516,165	0.9%	1,754,353	1.0%
Other	3,308,368	2.0%	3,748,745	2.2%
CIS Other	7,508,601	4.6%	7,409,040	4.4%
Ukraine	5,544,850	3.4%	5,633,492	3.3%
Other	1,963,751	1.2%	1,775,548	1.0%
North America	4,134,308	2.5%	3,496,344	2.1%
Rest of the World	2,429,219	1.5%	3,451,271	2.0%
Total	163,322,599	100.0%	170,097,440	100.0%

¹ Adaption of previous year due to different mapping.

RBI does not own any banking subsidiaries that are incorporated in the so-called European periphery countries. Nonetheless, some of the bank's loans and advances are to customers domiciled in these countries and result from credit financing and capital market activities. All in all, the bank has almost no exposure to government bonds in these countries (except for the Republic of Italy).

Risk policies and credit portfolio management in RBI take into account the industry class of customers as well. Banking and insurance represents the largest industry class, which, however, is mostly attributed to exposures to members of the Austrian Raiffeisen Sector (central liquidity balancing function). The second largest industry class is private households, primarily consisting of loans to retail customers in Central and Eastern European countries. The following table shows the maximum credit exposure of the Group by the customers' industry classification:

€ 000	2013	Share	2012	Share
Banking and insurance	42,712,673	26.2%	52,812,304	31.0%
Private households	27,272,431	16.7%	23,100,219	13.6%
Wholesale trade and commission trade (except car trading)	16,086,635	9.8%	16,411,674	9.6%
Other manufacturing	12,323,902	7.5%	11,931,206	7.0%
Public administration and defence and social insurance institutions	10,991,094	6.7%	10,852,465	6.4%
Real estate activities	9,992,147	6.1%	10,012,287	5.9%
Construction	6,550,982	4.0%	7,053,404	4.1%
Other business activities	5,414,023	3.3%	5,968,485	3.5%
Retail trade except repair of motor vehicles	4,093,906	2.5%	4,756,928	2.8%
Electricity, gas, steam and hot water supply	4,163,444	2.5%	3,208,655	1.9%
Manufacture of basic metals	2,542,925	1.6%	2,673,415	1.6%
Manufacture of food products and beverages	2,427,679	1.5%	2,374,371	1.4%
Land transport, transport via pipelines	2,082,848	1.3%	2,006,119	1.2%
Other transport	1,937,512	1.2%	2,156,079	1.3%
Manufacture of machinery and equipment	1,479,573	0.9%	1,443,315	0.8%
Extraction of crude petroleum and natural gas	1,218,276	0.7%	1,414,478	0.8%
Sale of motor vehicles	1,175,319	0.7%	1,350,370	0.8%
Other industries	10,857,229	6.6%	10,571,667	6.2%
Total	163,322,599	100.0%	170,097,440	100.0%

Structured credit portfolio

RBI's strategy for the structured credit portfolio is to reduce these investments step-by-step. This will be achieved either through repayment at maturity date or through assets sales depending on the market situation. The size of the structured credit portfolio is shown in note (38) securitization. Around 73.3 per cent of this portfolio is rated A or better by external rating agencies. The pools mainly contain exposures to European customers.

Counterparty credit risk

The default of a counterparty in a derivative, repurchase, securities or commodities lending or borrowing transaction can lead to losses from re-establishing an equivalent contract. In RBI this risk is measured by the mark-to-market approach where a predefined add-on is added to the current positive fair value of the contract in order to account for potential future changes. For internal management purposes potential price changes, which affect the fair value of an instrument, are calculated specifically for different contract types based on historical market price changes.

For derivative contracts the standard limit approval process applies, where the same risk classification, limitation, and monitoring process is used as for traditional lending. In doing so, the weighted nominal exposure of derivative contracts is added to the customers' total exposure in the limit application and monitoring process as well as in the calculation and allocation of internal capital.

An important strategy for reducing counterparty credit risk is credit risk mitigation techniques such as netting agreements and collateralization. In general, RBI strives to establish standardized ISDA master agreements with all major counterparties for derivative transactions in order to be able to perform close-out netting and credit support annexes (CSA) for full risk coverage for positive fair values on a daily basis.

Market risk

RBI defines market risk as the risk of possible losses arising from changes in market prices of trading and banking book positions. Market risk estimates are based on changes in exchange rates, interest rates, credit spreads, equity and commodity prices, and other market parameters (e.g. implied volatilities).

Market risks are transferred to the Treasury division by closing internal contracts with customer divisions. Treasury is responsible for managing structural market risks and for complying with the Group's overall limit. The Capital Markets division comprises proprietary trading, market making, and customer business with money market and capital market products.

Organization of market risk management

RBI measures, monitors, and manages all market risks on Group level.

The Market Risk Committee is responsible for strategic market risk management issues. It is responsible for managing and controlling all market risks in the Group. The Group's overall limit is set by the Management Board on the basis of the risk-taking capacity and income budget. This limit is apportioned to sub-limits in coordination with business divisions according to the strategy, business model and risk appetite.

The Market Risk Management department ensures that the business volume and product range comply with the defined and enacted strategy of the Group. It is responsible for implementing and enhancing risk management processes, risk management infrastructure and systems, manuals and measurement techniques for all market risk categories and secondary credit risks arising from market price changes in derivative transactions. Furthermore this department independently measures and reports market risks on a daily basis.

All products in which open positions can be held are listed in the product catalog. New products are added to this list only after completing the product approval process successfully. Product applications are investigated thoroughly for any risks. They are approved only if the new products can be implemented in the bank's front- and back-office (and risk management) systems respectively.

Limit system

RBI uses a comprehensive risk management approach for both the trading and banking book (total-return approach). Market risks are managed therefore consistently in all trading and banking books. The following values are measured and limited on a daily basis in the market risk management system:

Value-at-Risk (confidence level 99 per cent, risk horizon one day)

Value-at-risk (VaR) is the main steering instrument in liquid markets and normal market situations. VaR is measured based on a hybrid simulation approach, where 5,000 scenarios are calculated. The approach combines the advantages of a historical simulation and a Monte-Carlo simulation and derives market parameters from 500 days historical data. Distribution assumptions include modern features like volatility declustering, random time change, and extreme event containers. This helps in reproducing fat-tailed and asymmetric distributions accurately. The Austrian Financial Market Authority has approved this model such that it can be used for calculating own funds requirements for market risks. Value-at-risk results are not only used for limiting risk but also in the internal capital allocation.

• Sensitivities (to changes in exchange rates, interest rates, gamma, vega, equity and commodity prices)

Sensitivity limits shall ensure that concentrations are avoided in normal market situations and are the main steering instrument under extreme market situations and in illiquid markets or in markets that are structurally difficult to measure.

Stop loss

This limit strengthens the discipline of traders such that they do not allow losses to accumulate on their own proprietary positions but strictly limit them instead.

A comprehensive stress testing concept complements this multi-level limit system. It simulates potential present value changes of defined scenarios for the total portfolio. The results on market risk concentrations shown by these stress tests are reported to the Market Risk Committee and taken into account when setting limits. Stress test reports for individual portfolios are included in daily market risk reporting.

Value-at-Risk (VaR)

The following tables show the VaR (99 per cent, one day) for individual markets risk categories of the trading and banking book. RBI's VaR mainly results from long-termed equity positions, structural interest rate risks, and credit spread risks of bonds, which are held as liquidity buffer.

Trading book VaR 99% 1d € 000	VaR as of 31/12/2013	Average VaR	Minimum VaR	Maximum VaR	VaR as of 31/12/2012
Currency risk ¹	41,481	52,270	33,958	84,584	52,295
Interest rate risk	3,373	2,837	1,688	4,577	3,220
Credit spread risk	4,931	<i>5,75</i> 0	3,301	11,462	3,262
Share price risk	832	1,649	832	2,359	2,129
Vega risk	348	716	342	1,539	658
Total	45,892	59,291	41,565	88,554	59,096

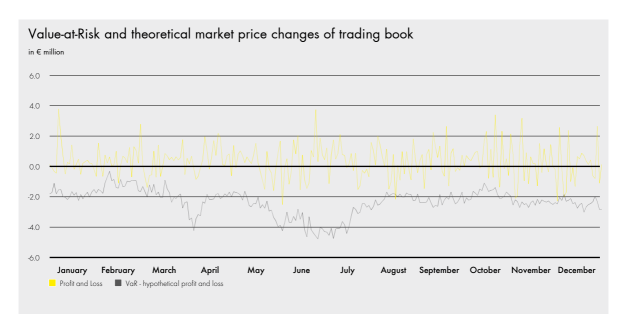
¹ Exchange rate risk on total bank level also includes equity positions of subsidiaries denominated in foreign currency.

Banking book VaR 99% 1d € 000	VaR as of 31/12/2013	Average VaR	Minimum VaR	Maximum VaR	VaR as of 31/12/2012
Interest rate risk	7,627	13,014	5,158	28,548	16,100
Credit spread risk	16,854	21,317	12,875	45,060	17,636
Vega risk	423	1,003	353	1,680	1,044
Total	19,100	26,171	14,561	44,121	23,532

Total VaR 99% 1d € 000	VaR as of 31/12/2013	Average VaR	Minimum VaR	Maximum VaR	VaR as of 31/12/2012
Currency risk ¹	41,478	52,270	33,956	84,584	52,218
Interest rate risk	9,203	14,295	6,600	29,902	16,768
Credit spread risk	21,508	26,076	17,034	53,487	20,805
Share price risk	832	1,649	832	2,359	2,129
Vega risk	219	683	196	1,423	860
Total	56,961	74,367	52,623	116,303	70,725

¹ Exchange rate risk on total bank level also includes equity positions of subsidiaries denominated in foreign currency.

The risk measurement approaches employed are verified – besides analyzing returns qualitatively – on an ongoing basis through backtesting and statistical validation techniques. If model weaknesses are identified, then they are improved accordingly. In the reporting period, there was no backtesting violation for RBI's trading book as shown in the backtesting chart. This chart compares VaR and theoretical profits and losses on a daily basis. VaR denotes the maximum loss that will not be exceeded with 99 per cent confidence level on the next day. It is compared to the theoretical profits and losses, which shows the hypothetical returns that the bank would have realized due to the actual changes in market parameters on the next day. It is possible to see that the model correctly reproduces market volatility regimes and quickly reacts to changed market conditions. Additionally, since 2012 stressed-VaR results have been limited. The material model change to integrate the vega risk in the internal model was approved by FMA in April 2013.



Exchange rate risk and capital (ratio) hedge

Market risk in RBI results primarily from exchange rate risk, which stems from foreign-currency denominated equity investments made in foreign Group units and the corresponding hedging positions entered into by the Group Asset/Liability Committee. The following table shows all material open foreign exchange rate positions as of 31 December 2013 and the corresponding values for the previous year. Those numbers include both trading positions as well as equity stakes in subsidiaries with foreign currency denominated statements of financial position.

€ 000	2013	2012
ALL	267,954	277,703
BAM	259,148	266,547
BGN	64,118	5,722
BYR	199,771	170,343
CNY	272,150	167,079
CZK	<i>77</i> 6,215	768,028
HRK	700,082	741,430
HUF	369,969	461,277
PLN	1,702,785	2,191,602
RON	675,266	637,737
RSD	493,711	482,423
RUB	2,546,995	2,548,528
UAH	948,398	911,993
USD	(216,212)	(51,719)

In a narrow sense, exchange rate risk denotes the risk that one suffers losses due to open foreign exchange positions. Exchange rate fluctuations also influence current revenues and expenses. However, they also influence regulatory capital requirements of assets denominated in foreign currencies, even if they are refinanced in the same currency and thus do not create an open foreign exchange position.

RBI holds several large participations located outside of the European Monetary Union with their equity denoted in the corresponding local currency. Also, a significant share of risk-weighted assets in RBI is denominated in foreign currencies. Changes in foreign exchange rates thus lead to a change of consolidated capital in RBI and to changes in the own funds requirement for credit risks as well.

Basically, there are two different approaches for managing exchange rate risks:

Preserve equity: With this hedging strategy an offsetting capital position is held on Group level for local currency denominated equity positions. However, the necessary hedging positions cannot be established in all currencies in the required size. Moreover, these hedges might be inefficient for some currencies if they carry a high interest rate differential.

Stable capital ratio: The goal of this hedging strategy is to balance core capital and risk-weighted assets in all currencies
according to the targeted core capital ratio (i.e. reduce excess capital or deficits in relation to risk-weighted assets for each
currency) such that the core capital ratio remains stable even if foreign exchange rates change.

RBI aims at stabilizing its core capital ratio when managing exchange rate risks. Changes in foreign exchange rates thus lead to changes in the consolidated equity amount; however, the regulatory capital requirement for credit risks stemming from assets denoted in foreign currencies also changes correspondingly. This risk is managed on a monthly basis in the Group Asset/Liability Committee based on historical foreign exchange volatilities, exchange rate forecasts, and the sensitivity of the core capital ratio to changes in individual foreign exchange rates.

Interest rate risk in the trading book

The following tables show the largest present value changes for the trading book of RBI given a one-basis-point interest rate increase for the whole yield curve in € thousand for the reporting dates 31 December 2013 and 31 December 2012. Currencies where the total interest rate sensitivity exceeds € 1 thousand are shown separately. There are only minor changes in the risk factors within the reporting period.

2013 € 000	Total	Up to 3 m	> 3-6 m	> 6-12 m	> 1-2 y	> 2-3 y	> 3-5 y	> 5-7 y	> 7-10 v	> 10-15 y	> 15-20 v	> 20y
ALL	(40)	(1)	(4)	(3)	(4)	(4)	(9)	(15)	0	0	0	0
BGN	(9)	0	0	0	(2)	(2)	(5)	0	0	0	0	0
CHF	(15)	(3)	12	(25)	4	1	(8)	6	0	0	(1)	(1)
CNH	2	0	0	2	0	0	0	0	0	0	0	0
EUR	(222)	(22)	(2)	24	(172)	(73)	(37)	92	(28)	8	(26)	14
GBP	(1)	(1)	0	0	0	0	0	0	0	0	0	0
HRK	(16)	0	0	(4)	(7)	(3)	(2)	0	0	0	0	0
HUF	(3)	0	6	(14)	0	0	4	0	0	1	0	0
JPY	(3)	(1)	0	(2)	0	0	0	0	0	0	0	0
PLN	3	7	(2)	(9)	6	3	(3)	(2)	3	0	0	0
RON	(3)	0	0	2	0	0	1	(2)	(4)	0	0	0
RUB	(142)	(6)	(5)	(1)	(46)	(5)	(42)	(20)	(16)	(1)	0	0
USD	13	(6)	9	23	(21)	(33)	(5)	11	(40)	(5)	83	(3)
Other	2	(1)	2	0	(4)	(9)	12	1	4	(3)	0	0

2012 € 000	Total	Up to 3 m	> 3-6 m	> 6-12 m	> 1-2 y	> 2-3 y	> 3-5 y	> 5-7 y	> 7-10 y	> 10-15 y	> 15-20 y	> 20y
ALL	(29)	0	(2)	(10)	(8)	(2)	(3)	(3)	0	0	0	0
BGN	(16)	(1)	0	0	(2)	(1)	(9)	(1)	0	0	0	0
CZK	(13)	(1)	(7)	(11)	3	(5)	1	1	12	(7)	0	0
EUR	(220)	14	(53)	(21)	(54)	3	(57)	21	5	(35)	(33)	(9)
GBP	11	8	4	(1)	0	0	0	0	0	0	0	0
HUF	(12)	7	(14)	(14)	8	(3)	3	(1)	1	1	0	0
RON	(10)	(2)	2	(2)	(4)	(4)	0	0	0	0	0	0
RUB	(80)	(15)	(10)	(13)	17	(36)	(13)	(10)	0	0	0	0
USD	(64)	17	(18)	19	11	(33)	27	(3)	(19)	3	43	(110)
Other	8	2	3	(2)	2	1	3	(4)	5	0	(1)	(1)

Interest rate risk in the banking book

Different maturities and repricing schedules of assets and the corresponding liabilities (i.e. deposits and refinancing on debt and capital markets) cause interest rate risk in RBI. This risk arises in particular from different interest rate sensitivities, rate adjustments, and other optionality of expected cash flows. Interest rate risk in the banking book is material for Euro and US-Dollar as major currencies as well as for local currencies of Group units located in Central and Eastern Europe.

This risk is mainly hedged by a combination of transactions on and off the statement of financial position where in particular interest rate swaps and – to a smaller extent – also interest rate forwards and interest rate options are used. Management of the statement of financial position is a core task of the central Global Treasury division and of individual network banks, which are supported by asset/liability management committees. They base their decisions on various interest income analyses and simulations that ensure proper interest rate sensitivity in line with expected changes in market rates and the overall risk appetite.

Interest rate risk in the banking book is not only measured in a value-at-risk framework but also managed by the traditional tools of nominal and interest rate gap analyses. Since 2002, interest rate risk is subject to quarterly reporting in the context of the interest rate risk statistic submitted to the banking supervisor. This report shows the change in the present value of the banking book as a percentage of own funds in line with the requirements of Basel II. Maturity assumptions needed in this analysis are defined as specified by regulatory authorities or based on internal statistics and empirical values.

In 2013, the changes in present value of banking book positions after an interest rate shock of 200 basis points were always lower than the regulatory reporting threshold of 20 per cent of eligible own funds.

The following table shows the change in the present value of RBI's banking book given a one-basis-point interest rate increase for the whole yield curve in € thousand for reporting dates 31 December 2013 and 31 December 2012. Currencies where the total interest rate sensitivity exceeds € 1 thousand are shown separately.

2013								<u> </u>			<u>.</u>	
€ 000	Total	Up to 3 m	> 3-6 m	> 6-12 m	> 1-2 y	> 2-3 y	> 3-5 y	> 5-7 y	> 7-10 y	> 10-15 y	> 15-20 y	> 20y
ALL	(14)	1	(1)	9	(12)	(1)	(7)	(1)	(2)	0	0	0
BAM	16	(2)	0	2	8	2	2	0	2	2	0	0
BGN	(13)	(2)	(1)	5	(1)	(4)	(7)	(1)	(1)	(1)	0	0
BYR	(23)	0	1	(7)	(4)	(5)	(3)	(2)	(2)	(1)	0	0
CAD	(4)	4	(8)	0	0	0	0	0	0	0	0	0
CHF	(131)	(26)	7	23	(10)	(59)	(13)	3	1	(40)	(16)	(1)
CNY	10	(8)	4	12	2	0	0	0	0	0	0	0
CZK	8	5	(9)	26	(8)	2	4	(3)	(2)	(3)	(3)	(1)
EUR	153	(1)	(10)	55	32	(184)	509	(36)	(131)	70	(58)	(93)
HRK	(84)	(4)	1	(4)	(5)	(29)	(1 <i>7</i>)	(13)	(13)	0	0	0
HUF	(26)	(4)	(9)	(3)	4	11	9	(18)	(14)	(2)	0	0
RON	(72)	(2)	(3)	(9)	(30)	6	(6)	(20)	(6)	(1)	(1)	0
RSD	(20)	(2)	(2)	(3)	(9)	(3)	(1)	0	0	0	0	0
RUB	(163)	(8)	(3)	(15)	(15)	(95)	84	(49)	(41)	(18)	(3)	0
SGD	6	(2)	0	9	(1)	0	0	0	0	0	0	0
UAH	(56)	(2)	3	(2)	(42)	(8)	14	(7)	(8)	(4)	0	0
USD	(7)	32	45	116	1	(73)	(68)	(10)	(52)	3	1	(2)
Other	(1)	11	15	15	(49)	1	9	(2)	(1)	0	0	0

2012												
€ 000	Total	Up to 3 m	> 3-6 m	> 6-12 m	> 1-2 y	> 2-3 y	> 3-5 y	> 5-7 y	> 7-10 y	> 10-15 y	> 15-20 y	> 20y
ALL	(24)	0	(5)	4	(18)	(1)	0	0	(1)	(3)	(1)	0
BAM	14	(2)	0	1	5	6	2	0	1	2	0	0
BYR	(20)	0	(1)	(6)	(4)	1	(4)	(2)	(2)	(1)	0	0
CHF	(266)	28	(8)	(7)	(1)	0	(28)	(19)	(46)	(101)	(82)	(2)
CZK	(24)	10	(20)	32	(8)	(3)	(14)	(2)	(3)	(6)	(6)	(3)
EUR	(55)	56	21	188	184	66	28	(64)	(80)	(223)	(79)	(149)
HRK	(37)	(1)	0	1	(4)	0	(23)	0	(8)	(2)	0	0
RON	(73)	(5)	5	0	(29)	(13)	(9)	(20)	(3)	0	0	0
RSD	(23)	(1)	(3)	(5)	(10)	(2)	(1)	0	0	0	0	0
RUB	(159)	(18)	(10)	(4)	(38)	(19)	40	(5)	(37)	(51)	(15)	0
UAH	(73)	2	2	9	(55)	(19)	(4)	(3)	(3)	(1)	0	0
USD	(225)	12	22	67	(31)	(16)	(72)	(46)	(98)	(51)	(10)	(3)
Other	(16)	(11)	25	43	(11)	(1)	(18)	(10)	(12)	(12)	(8)	0

Credit spread risk

The market risk management framework uses time-dependent bond and CDS-spread curves as risk factors in order to measure credit spread risks. This market risk category thus captures the specific interest rate risk of all securities in the trading and banking book. The Value-at-Risk report covers RBI AG in this risk category, where a major part of securities positions of the Group are booked.

Liquidity risk

Banks perform maturity transformation as an important role for international financial markets. The need for maturity transformation arises from the needs of depositors to access their funds within short notice and the opposite need of borrowers for long-term loans. This function constantly results in positive or negative liquidity gaps for different maturities that are managed through transactions with other market participants under normal market conditions.

Liquidity management, i.e. ensuring that the Group maintain its ability to pay at all times, is performed both centrally by the Treasury division in Vienna and on a decentralized basis by local banking subsidiaries. Cash flows are calculated and analyzed by currency on a periodical basis in an internal monitoring system. Based on this data, the Group creates liquidity balances, and analyzes whether the Group conforms to legal regulations on liquidity positions and defined internal liquidity limits. Liquidity analyses also include simulations on defined market or name specific liquidity crises in scenario-based cash flow forecasts. All these analyses are discussed in the Group Asset/Liability Committee. RBI possesses all instruments for liquidity risk management required by the liquidity risk management directive (amongst others a sufficiently large liquidity buffer, stress tests based on different scenarios, and liquidity contingency plans).

Short-term liquidity risk

The following table shows excess liquidity and the ratio of expected cash inflows plus counterbalancing capacity to cash outflows (liquidity ratio) for selected maturities on a cumulative basis, taking into account items on and transactions off the statement of financial position. Based on expert opinions, statistical analyses and country specifics, this calculation also incorporates estimates on the prolongation of defined assets, the so-called sediment of customer deposits, and the liquidity counterbalancing capacity (in particular, assets that are eligible for refinancing at central banks and that can be used as collateral in repo transactions).

€ 000	2013			2012			
Maturity	1 week	1 month	1 year	1 week	1 month	1 year	
Liquidity gap	15,222,987	12,371,670	13,123,718	14,823,261	12,224,675	13,466,567	
Liquidity ratio	155%	126%	113%	135%	118%	110%	

Internal limits have been established in each Group unit in order to limit liquidity risk. They require a positive short-term liquidity gap based on the internal liquidity model. The Group holds sizeable amounts of liquid securities and favors assets eligible in tender transactions in the lending business in order to ensure liquidity in various currencies. In the case of a liquidity shortage in the Group, contingency plans would come into force. Such prioritized action lists for handling short-term liquidity needs (also with regard to the publicity impact) exist for all major Group units.

Funding liquidity risk

Funding liquidity risk is mainly driven by changes in the risk strategy of lenders or by a rating downgrade of a bank that needs external funding. Funding rates and supply rise and fall with credit spreads, which change due to the market- or bank-specific situation.

As a consequence, long-term funding depends on restoring confidence in banks and the increased effort in collecting customer deposits. RBI's banking activities are refinanced by combining wholesale funding and the retail franchise of deposit-taking network banks. RBI is the central liquidity balancing agent for the local Group units in Central and Eastern Europe.

In RBI's funding plans, special attention is paid to a diversified structure of funding to mitigate funding liquidity risk. In the Group, funds are not only raised by RBI as the Group's parent institution, but also individually by different banking subsidiaries. Those efforts are coordinated and optimized through a joint funding plan. Moreover, RBI arranges medium-term and long-term funding for its subsidiaries through syndicated loans, bilateral funding agreements with banks, and financing facilities of supranational institutions. These funding sources are based on long-term business relationships.

For managing and limiting liquidity risks, the targets for loan/deposit ratios (the ratio of customer loans to customer deposits) in the individual network banks take into account the planned future business volumes as well as the feasibility for increasing customer deposit in different countries. On the one hand, this initiative reduces external funding requirements. On the other hand, it also reduces the need for internal funding operations and the risk associated with such liquidity transfers.

The following table shows a breakdown of cash flows according to the contractual maturity of financial liabilities:

2013 € 000	Carrying amount	Contractual cash flows	Up to 3 months	More than 3 up to 12 months	More than 1 year up to 5 years	More than 5 years
Non-derivative liabilities	115,131,685	125,340,412	76,519,554	15,840,079	24,064,488	8,916,291
Deposits from banks	30,104,865	34,194,631	18,695,918	4,100,160	9,350,547	2,048,006
Deposits from customers	66,436,635	69,291,405	51,498,939	9,813,668	5,765,635	2,213,162
Debt securities issued	11,532,645	12,948,883	3,284,053	1,305,860	7,128,116	1,230,854
Other liabilities	2,929,951	3,581,250	2,583,644	440,091	489,784	67,732
Subordinated capital	4,127,589	5,324,243	457,000	180,300	1,330,406	3,356,537
Derivative liabilities	4,411,212	13,873,781	7,008,251	2,533,086	3,358,743	973,703
Derivatives in the trading book	4,026,804	10,678,912	4,501,009	2,278,143	3,032,400	867,361
Hedging derivatives	132,536	166,465	44,752	11,062	50,755	59,897
Other derivatives	251,593	2,651,230	2,085,316	243,881	275,588	46,445
Credit derivatives	279	377,174	377,174	0	0	0
Contingent liabilities	10,989,526	2,477,125	1,231,072	881,333	215,849	148,872
Acceptances and endorsements	0	0	0	0	0	0
Credit guarantees	6,198, <i>7</i> 03	546,418	118,417	289,872	70,766	67,363
Other guarantees	2,504,219	341,590	85,550	144,423	41,758	69,859
Letters of credit (documentary business)	2,188,542	1,583,943	1,027,105	441,863	103,325	11,650
Other contingent liabilities	98,062	5,174	0	5,174	0	0
Commitments	10,278,862	10,321,586	4,370,871	1,224,735	4,469,379	256,601
Irrevocable credit lines	10,278,862	10,321,586	4,370,871	1,224,735	4,469,379	256,601

2012 € 000	Carrying amount	Contractual cash flows	Up to 3 months	More than 3 up to 12 months	More than 1 year up to 5 years	More than 5 years
Non-derivative liabilities	116,603,278	133,200,971	75,807,909	20,333,819	28,005,140	9,054,101
Deposits from banks	30,186,449	36,847,325	19,220,204	4,815,394	10,692,982	2,118,744
Deposits from customers	66,297,151	71,630,980	50,538,855	11,925,039	6,601,288	2,565,798
Debt securities issued	13,290,102	15,739,470	2,825,274	2,543,383	8,931,941	1,438,872
Other liabilities	2,892,527	3,751,789	2,801,272	335,059	578,946	36,511
Subordinated capital	3,93 <i>7</i> ,049	5,231,407	422,304	714,944	1,199,983	2,894,176
Derivative liabilities	<i>7,</i> 918,858	16,692,593	6,084,335	2,750,440	6,382,711	1,475,106
Derivatives in the trading book	7,447,054	13,903,438	4,060,041	2,587,390	5,843,762	1,412,245
Hedging derivatives	119,933	128,171	15,311	33,326	72,733	6,801
Other derivatives	351,01 <i>7</i>	2,660,741	2,008,878	129,658	466,145	56,060
Credit derivatives	854	243	105	66	71	0
Contingent liabilities	11,706,829	3,178,498	1,872,051	850,314	266,069	190,063
Acceptances and endorsements	3 <i>7</i> ,6 <i>7</i> 0	35,007	33,394	1,614	0	0
Credit guarantees	6,507,029	590,827	118,481	333,505	109,451	29,390
Other guarantees	2,375,399	198,180	128,401	38,352	27,584	3,842
Letters of credit (documentary business)	2,732,703	2,346,401	1,583,692	476,843	129,034	156,831
Other contingent liabilities	54,028	8,083	8,083	0	0	0
Commitments	10,609,130	9,321,561	2,442,556	1,893,849	4,529,347	455,809
Irrevocable credit lines	10,609,130	9,321,561	2,442,556	1,893,849	4,529,347	455,809

Adaption of previous year figures due to higher detailing.

Operational risk

Operational risk is defined as the risk of unexpected losses resulting from inadequate or failed internal processes, people and systems or from external events, including legal risk. In this risk category internal risk drivers like unauthorized activities, fraud or theft, execution and process errors, or business disruption and system failures are managed. External factors such as damage to physical assets or consciously conducted human fraud are managed and controlled as well.

This risk category is analyzed and managed on the basis of own historical loss data and the results of self-assessments. Another management tool is the incentive system implemented in internal capital allocation. This system rewards high data quality and active risk management. Generally speaking, RBI implements a centralized and also decentralized system for operational risk management. In this process, a central operational risk management function defines all basic principles and minimum requirements, which then are implemented risk type specific in the individual local units.

As with other risk types the principle of firewalling between risk management and risk controlling is also applied to operational risk in RBI. Operational risk controlling units are mainly responsible for the implementation and refinement of methods for operational risk management in different Group units (e.g. performing self-assessment, defining and monitoring key risk indicators, etc.) and for reporting to the central operational risk controlling function. Business line managers are responsible for controlling and mitigating operational risks. They decide on pro-active operational risk steering actions, such as buying insurance, and the use of further risk mitigating instruments.

Risk identification

Identifying and evaluating risky areas that might endanger the Group's existence if a loss occurs (but where losses are highly unlikely to be realized) and also areas where losses are more likely to happen frequently (but cause only smaller losses) are important tasks for controlling operational risks.

Operational risk self-assessment is executed in a structured and Group-wide uniform manner according to risk categories such as business processes and event types. Moreover, risk assessment applies to new products as well. All Group units grade the impact of high probability/low impact events and low probability/high impact incidents according to their estimation of the loss potential for the next year and in the next ten years in relation to profits. Low probability/high impact events are quantified by a Group-wide analytical tool with specific scenarios. Individual Group units furthermore run additional scenarios depending on their individual risk profile and local specifics.

Monitoring

In order to monitor operational risks, key risk indicators (KRIs) are used that allow promptly identifying and mitigating operational risks. These are also specifically tailored to individual Group units. A common catalog of key risk indicators, which is defined by the Group head office for internal benchmarking purposes, is mandatory for all Group units.

Loss data is collected in a central database called ORCA (Operational Risk Controlling Application) in a structured manner and on a Group-wide basis according to the event type and the business line. Collecting losses stemming from operational risks is a prerequisite for implementing a statistical loss distribution model and a minimum requirement for implementing the regulatory Standardized Approach. Furthermore, loss data is used to create and validate operational risk scenarios and for exchange with international data pools to further develop advanced operational risk management tools as well as to track further on measures and control efficiency. Since 2010, RBI has been participant in the ORX data pool, whose data are currently used for internal benchmark purposes and analyses. The results of the analyses as well as events resulting from operational risks are reported in a comprehensive manner to the Group Risk Committee on a regular basis.

Quantification and mitigation

RBI currently calculates regulatory capital requirements for operational risks according to Basel II using the Standardized Approach (STA). This approach applies to all major Group units.

Operational risk reduction is initiated by business managers who decide on preventive actions like risk mitigation or risk transfer. Progress and success of these actions is monitored by risk controlling. The former also define contingency plans and nominate responsible persons or departments for initiating the defined actions if losses in fact occur. In addition, several dedicated organizational units provide support to business units for reducing operational risks. An important role is taken on by fraud management which reduces potential fraud related losses through proactive monitoring and preventive actions. RBI also executes an extensive staff training program and has different emergency plans and back-up systems in place.

(43) Derivative financial instruments

2013	<u>.</u>	Nominal amount			Fair values	
€ 000	Up to 1 year	More than 1 year up to 5 years	More than 5 years	Total	Positive	Negative
Total	78,040,200	65,470,099	42,887,764	186,398,063	4,206,434	(4,412,069)
Interest rate contracts	30,570,093	53,288,726	40,047,378	123,906,197	3,378,184	(2,773,952)
OTC products	,,	-	,,	,,		(_,, , _,,,
Interest rate swaps	25,727,466	46,752,103	35,324,359	107,803,929	3,210,034	(2,604,230)
Interest rate futures	2,731,254	165,871	0	2,897,125	2,463	(2,614)
Interest rate options - purchased	964,268	2,832,996	2,012,651	5,809,915	159,504	(2,0.1)
Interest rate options - sold	684,477	2,931,551	2,546,351	6,162,379	0	(166,215)
Other similar contracts	11,278	0	0	11,278	0	0
Products trading on stock exchange	11,270			11,270		
Interest rate futures	451,350	606,204	124.017	1,181,571	5,910	(893)
Interest rate options	0	0	40,000	40,000	274	0
Foreign exchange rate and gold contracts	45,597,652	9,059,471	2,409,684	57,066,807	748,253	(655,470)
OTC products	-10/0777002		2/07/00-	0.7000,00.	, 40,200	(000)= 01
Cross-currency interest rate swaps	5,188,688	8,020,118	2,372,280	15,581,087	230,414	(315,793)
Forward foreign exchange contracts	36,228,365	803,930	22,667	37,054,962	471,750	(263,912)
Currency options - purchased	1,984,514	117,004	0	2,101,519	43,199	0
Currency options - sold	1,870,663	118,417	0	1,989,081	0	(48,226)
Other similar currency contracts	0	0	0	0	0	0
Gold commodity contracts	23,654	0	14,737	38,391	7	(25,044)
Other contracts on gold basis	0	0	0	0	125	0
Products trading on stock exchange						
Currency contracts (futures)	301,768	0	0	301,768	2,757	(2,495)
Equity/index contracts	1,507,466	1,507,254	407,101	3,421,821	59,334	(840,545)
OTC products			•		·	
Equity-/index-based options -						
purchased	64,143	386,892	122,448	573,483	31,690	0
Equity-/index-based options - sold	170,754	455,754	78,364	704,871	0	(62,945)
Other similar equity/index contracts	184,188	600,660	206,288	991,136	1,529	(740,417)
Products trading on stock exchange						
Equity/index futures - forward pricing	769,345	597	0	769,942	16,879	(28,816)
Equity/index futures	319,036	63,351	0	382,387	9,237	(8,366)
Commodities	201,584	170,660	11,415	383,659	10,294	(115,948)
Credit derivatives	11 <i>5,75</i> 8	1,431,265	0	1,547,023	10,325	(8,721)
Precious metals contracts	47,647	12,724	12,186	72,556	43	(17,433)

The surplus of negative market values for equity/index contracts is offset by shares purchased for hedging purposes. These shares are recorded under trading assets and are not shown in the above table.

2012	-	Nominal amount			Fair v	alues
€ 000	Up to 1 year	More than 1 year up to 5 years	More than 5 years	Total	Positive	Negative
Total	102,857,794	99,745,092	55,788,911	258,391,797	8,221,285	(7,918,857)
Interest rate contracts	51,068,628	85,143,946	53,148,502	189,361,075	7,246,469	(6,291,587)
OTC products						
Interest rate swaps	43,661,648	79,792,930	47,878,800	171,333,377	7,025,879	(6,085,227)
Interest rate futures	5,284,446	136,578	0	5,421,024	12,331	(11,923)
Interest rate options - purchased	704,474	2,511,311	2,334,282	5,550,067	207,277	0
Interest rate options - sold	1,104,330	2,422,627	2,865,515	6,392,471	0	(193,114)
Other similar contracts	2,633	0	0	2,633	0	0
Products trading on stock exchange						
Interest rate futures	311,097	280,500	69,906	661,503	982	(1,323)
Foreign exchange rate and gold contracts	49,699,592	11,606,251	2,259,079	63,564,923	848,181	(773,868)
OTC products	<u> </u>					
Cross-currency interest rate swaps	5,076,458	10,535,874	2,234,352	17,846,684	289,316	(413,159)
Forward foreign exchange contracts	41,420,938	879,833	0	42,300,771	526,672	(278,775)
Currency options - purchased	1,536,174	73,358	0	1,609,532	31,590	0
Currency options - sold	1,539,816	99,582	0	1,639,398	0	(49,919)
Other similar currency contracts	0	0	0	0	0	(16)
Gold commodity contracts	2,243	17,604	24,727	44,574	116	(29,343)
Products trading on stock exchange						
Currency contracts (futures)	123,963	0	0	123,963	487	(2,655)
Equity/index contracts	1,502,664	1,308,463	344,994	3,156,120	106,630	(834,981)
OTC products						
Equity-/index-based options - purchased	207,152	340,046	1 <i>7</i> 0,910	718,108	21,343	0
Equity-/index-based options - sold	91,836	469,852	38,540	600,229	0	(60,325)
Other similar equity/index contracts	150,629	427,416	135,544	713,589	1,603	(675,668)
Products trading on stock exchange						
Equity/index futures - forward pricing	821,241	760	0	822,001	73,744	(89,428)
Equity/index futures	231,806	70,388	0	302,194	9,941	(9,561)
Commodities	231,916	77,926	14,364	324,206	3,622	(2,003)
Credit derivatives	311,648	1,572,644	5,000	1,889,292	16,198	(13,745)
Precious metals contracts	43,346	35,862	16,973	96,181	185	(2,672)

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(44) Fair value of financial instruments not reported at fair value

Fair values which are different from the carrying amount are calculated for fixed-interest loans and advances to and deposits from banks or customers, if the remaining maturity is more than one year. Variable-interest loans and advances and deposits are taken into account if they have an interest rollover period of more than one year. The fair value of loans and advances is calculated by discounting future cash flows and using interest rates at which similar loans and advances with the same maturities could have been granted to customers with similar creditworthiness. Moreover, the specific credit risk and collaterals are considered for the calculation of fair values for loans and advances.

2013 € 000	Level I	Level II	Level III	Fair value	Carrying amount	Difference
Assets	<u> </u>	<u>-</u> -	•		<u>-</u>	
Cash reserve	0	6,674,226	0	6,674,226	6,674,226	0
Loans and advances to banks	0	16,657,868	5,509,804	22,167,673	22,125,059	42,614
Loans and advances to customers	0	20,268,017	53,756,660	74,024,678	75,147,307	(1,122,629)
Financial investments	3,764,363	612,673	405,929	4,782,964	4,671,875	111,089
Liabilities						
Deposits from banks	0	26,389,191	3,816,750	30,205,941	30,104,866	101,075
Deposits from customers	0	34,889,786	31,647,440	66,537,226	66,436,636	100,591
Debt securities issued	278,283	9,042,953	158,686	9,479,922	9,411,146	68,776
Subordinated capital	0	3,672,880	32,731	3,705,611	3,636,812	68, <i>7</i> 99

As of year-end 2012, the fair value of loans and advances to banks amounted to \in 22,225,565 thousand (carrying amount \in 22,165,582 thousand), the fair value of loans and advances to customers amounted to \in 77,989,722 thousand (carrying amount \in 77,859,090 thousand) and the fair value of financial investments amounted to \in 5,104,482 thousand (carrying amount \in 4,955,812 thousand). On the liabilities side a fair value of \in 30,175,450 thousand (carrying amount \in 30,186,449 thousand) was calculated for deposits from banks, for deposits from customers the fair value was \in 66,538,857 thousand (carrying amount \in 66,297,151 thousand), for debt securities issued the fair value was \in 10,765,307 thousand (carrying amount \in 10,812,467 thousand) and for subordinated capital the fair value was \in 2,805,324 thousand (carrying amount \in 3,056,925 thousand).

(45) Fair value of financial instruments reported at fair value

5000		2013			2012	
€ 000	Level I	Level II	Level III	Level I	Level II	Level III
Trading assets	4,069,863	3,755,398	164,884	2,118,474	8,304,751	93,491
Positive fair values of derivatives ¹	59,118	3,481,137	88,009	99,561	7,327,349	92,712
Shares and other variable-yield securities	402,805	4,460	306	264,612	11,915	723
Bonds, notes and other fixed-interest securities	3,607,941	269,800	76,569	1,754,302	965,485	56
Call/time deposits from trading purposes	0	0	0	0	2	0
Financial assets at fair value through profit or						
loss	4,788,178	1,557,292	12,131	5,099,215	3,232,801	16,205
Shares and other variable-yield securities	42,584	102,595	4,889	47,830	105,301	5,072
Bonds, notes and other fixed-interest securities	4,745,594	1,454,696	7,242	5,051,385	3,127,501	11,133
Financial assets available-for-sale	345,844	2,106,577	48,769	56,362	0	0
Other interests ²	4,434	24,674	37,143	56,362	0	0
Bonds, notes and other fixed-interest securities	341,409	2,081,903	11,627		0	0
Derivatives (hedging)	0	549,903	23,101	0	701,663	0
Positive fair values of derivatives from hedge						
accounting	0	549,903	23,101	0	701,663	0

Level I Quoted market prices
Level II Valuation techniques based on market data
Level III Valuation techniques not based on market data

		2013			2012	
€ 000	Level I	Level II	Level III	Level I	Level II	Level III
Trading liabilities	630,609	4,801,262	23,894	<i>787,</i> 531	8,360,940	27,642
Negative fair values of derivatives financial instruments ¹	128,849	4,133,186	16,640	165,420	7,613,185	20,320
Call/time deposits from trading purposes	0	0	0	0	10,045	0
Short-selling of trading assets	501,760	49,699		622,111	52	0
Certificates issued	0	618,377	7,254	0	737,658	7,322
Liabilities at fair value through profit and loss	0	2,612,277	0		3,357,758	0
Debt securities issued	0	2,121,500	0	0	2,477,634	0
Subordinated capital		490,777	0		880,124	0
Derivatives (hedging)	0	132,536	0	0	119,933	0
Negative fair values of derivatives from hedge accounting	0	132,536	0	0	119,933	0

¹ Including other derivatives.

Level I Quoted market prices
Level II Valuation techniques based on market data
Level III Valuation techniques not based on market data

Movements between Level I and Level II

In 2013, mainly bonds and other fixed-income securities in the amount of € 142,337 thousand have been transferred from level I to level II driven by a reduced market liquidity of individual products.

¹ Including other derivatives.
2 Includes only securities traded on the stock exchange.

Movements in Level III of financial instruments at fair value

The following tables show the changes in the fair value of financial instruments whose valuation models are based on unobservable parameters.

€ 000	As of 1/1/2013	Changes in consolidated group	Exchange differences	Purchases	Sales, repayment
Trading assets	93,491	0	(452)	19,668	(23,466)
Financial assets at fair value through profit or loss	16,205	0	(228)	19,911	(20,125)
Financial assets available-for-sale	0			11,627	
Derivatives (hedging)	0	0	0	18,445	0

€ 000	Gains/loss in P/L	Gains/loss in other comprehensive income	Transfer to level III	Transfer from level III	As of 31/12/2013
Trading assets	15,500	0	60,142	0	164,884
Financial assets at fair value through profit or loss	(2,781)	(286)	5,022	(5,587)	12,131
Financial assets available-for-sale					11,627
Derivatives (hedging)	0	4,656	0	0	23,101

€ 000	As of 1/1/2013	Changes in consolidated group	Exchange differences	Purchases	Sales, repayment
Trading liabilities	27,642	0	0	0	0

€ 000	Gains/loss in P/L	Gains/loss in other comprehensive income	Transfer to level III	Transfer from level III	As of 31/12/2013
Trading liabilities	(3,748)	0	0	0	23,894

Gains and losses resulting from financial instruments of the level III fair value hierarchy amounted in 2013 to minus \in 8,971 thousand (2012: minus \in 7,434 thousand).

Qualitative informationen for the measurement of Level III financial instruments

Financial assets	Туре	Fair value in € million	Valuation technique	Significant unobservable inputs	Range of unobservable inputs
Shares and other variable-yield securities	Closed end real estate fund	0	Net asset value	Haircuts	20% - 50%
Shares and other variable-yield securities	Shares	5	Approximat ion method	-	-
Bonds, notes and other fixed-interest securities	Fixed coupon bonds	95	Discounted cash flow	Credit spread	10% - 20%
				Probability of default Loss severity	
Bonds, notes and other fixed-interest securities	Asset backed securities	0	Broker estimate	Expected prepayment rate	-
Positive fair value of banking book derivatives without hedge accounting	Forward foreign exchange contracts	111	Discounted cash flow	Interest rate	10% - 30%
Total		212			

Financial liabilities	Туре	Fair value in € million	Valuation technique	Significant unobservable inputs	Range of unobservable inputs
				Closing Period Currency risk	2% - 16% 0% - 5%
Negative fair value of banking book derivatives			Option	LT volatility	0% - 3%
without hedge accounting	OTC options	1 <i>7</i>	model	Index category	0% - 5%
				Closing period	0% - 3%
				Bid-Ask Spread	0% - 3%
			Option	LT Volatility	0% - 3%
Issued certificates for trading purposes	Certificates	7	model	Index category	0% - 2.5%
Total		24			

(46) Contingent liabilities and commitments

€ 000	2013	2012
Contingent liabilities	10,989,527	11,706,829
Acceptances and endorsements	38,141	37,670
Credit guarantees	6,198,703	6,507,029
Other guarantees	2,504,219	2,375,399
Letters of credit (documentary business)	2,188,542	2,732,703
Other contingent liabilities	59,921	54,028
Commitments	10,278,861	10,609,130
Irrevocable credit lines and stand-by facilities	10,278,861	10,609,130
Up to 1 year	2,797,602	3,970,674
More than 1 year	7,481,260	6,638,456

The following table contains revocable credit lines which are unweighted according to Basel II:

€ 000	2013	2012
Revocable credit lines	16,726,791	16,223,936
Up to 1 year	11,983,086	11,382,177
More than 1 year	3,823,609	3,625,806
Without maturity	920,095	1,215,953

RBI AG is a member of Raiffeisen-Kundengarantiegemeinschaft Austria. The members of this association have a contractual obligation to guarantee jointly the punctual fulfillment of the entirety of an insolvent association member's commitments arising from customer deposits and its own issues up to the limit of the sum of the individual capacities of the remaining association members. The individual capacity of an association member is measured on the basis of its freely available reserves subject to the pertinent provisions of the Austrian Banking Act (BWG).

(47) Fiduciary business

Fiduciary business not recognized in the statement of financial position was concluded with the following volumes on the reporting date:

€ 000	2013	2012
Loans and advances to banks	9,402	8,239
Loans and advances to customers	290,229	267,512
Financial investments	9,285	9,293
Other fiduciary assets	70,006	70,175
Fiduciary assets	378,921	355,219
Deposits from banks	131,95 <i>7</i>	115,565
Deposits from customers	173,067	160,388
Other fiduciary liabilities	73,897	79,266
Fiduciary liabilities	378,921	355,219

Fiduciary income and expenses break down as follows:

€000	2013	2012
Fiduciary income	13,476	5,911
Fiduciary expenses	288	210

The following table contains the funds managed by RBI:

€ 000	2013	2012
Retail investment funds	3,929,158	6,578,312
Equity-based and balanced funds	2,852,222	4,478,591
Bond-based funds	908,530	1,948,411
Money market funds	0	93,311
Other	168,406	57,999
Special funds	1,096,256	1,049,481
Property-based funds	254,384	125,375
Total	5,279,798	7,753,169

(48) Finance leases

€000	2013	2012
Gross investment value	3,239,342	3,273,479
Minimum lease payments	3,215,703	3,268,732
Up to 3 months	437,293	474,081
More than 3 months, up to 1 year	747,930	754,861
More than 1 year to 5 years	1,722,854	1,726,394
More than 5 years	307,626	313,396
Non-guaranteed residual value	23,638	4,748
Unearned finance income	376,119	409,268
Up to 3 months	43,144	47,028
More than 3 months, up to 1 year	96,356	107,217
More than 1 year to 5 years	192,199	208,247
More than 5 years	44,420	46,776
Net investment value	2,863,222	2,864,211

As of 31 December 2013, write-offs on unrecoverable minimum lease payments totaled € 61,592 thousand (2012: € 67,103 thousand).

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Assets under finance leases break down as follows:

€ 000	2013	2012
Vehicles leasing	1,733,857	1,733,921
Real estate leasing	561,691	537,160
Equipment leasing	567,674	593,130
Total	2,863,222	2,864,211

(49) Operating leases

Operating leases from view of lessor

Future minimum lease payments under non-cancelable operating leases are as follows:

€000	2013	2012
Up to 1 year	40,897	43,021
More than 1 year up to 5 years	80,818	81,544
More than 5 years	21,935	34,328
Total	143,651	158,894

Operating leases from view of lessee

Future minimum lease payments under non-cancelable operating leases are as follows:

€000	2013	2012
Up to 1 year	101,382	94,989
More than 1 year up to 5 years	172,254	1 <i>7</i> 1,831
More than 5 years	14,307	13,682
Total	287,943	280,502

(50) Capital management and regulatory own funds according to the Austrian Banking Act (BWG)

Capital was and is an integral part of bank management. RBI as an international Group considers several control parameters. From a regulatory view, RBI is part of the RZB credit institution group. Moreover, RBI – on an individual basis – has to adhere to the legal own funds regulations.

Regulatory values are defined for RBI on an individual basis by the Austrian Banking Act (BWG) based on adequate guidelines of the EU and on the applicable regulation of the European Parliament. There are also – often deviating with regard to content – guidelines in the several countries in which RBI operates. Such guidelines have to be adhered to by the local Group units.

RBI uses target values for internal regulation, which comprise all risk types (including trading book, currency risk and operational risk). The current planning/budgeting is shaped by the developments in Basel and Brussels regarding the advancement and harmonizing of own funds regulations.

Control on a Group level is exerted by Planning & Finance. The individual Group units are responsible for the observation of the capital targets in coordination with central departments responsible for the participation management of the respective unit.

The main focus in the control is on the core tier 1 ratio (common equity tier 1) and the internal capital (total equity ratio) within the framework of ICAAP. Accordingly, the mixture of capital instruments (several kinds of tier 1, tier 2 and tier 3 capital) has an important role due to the complex mutual consideration limits (under Basel II).

Besides that, the risk taking capacity is calculated in the framework of regulatory limits. It is defined as the maximum loss which the bank or the banking group may encounter during the current calendar year without falling short of the regulatory minimum capital values.

The determination of the target values in relation to the compulsory minimum requirements needs additional internal control calculations. The department Risk Controlling calculates the value-at-risk in comparison with the above defined risk taking capacity. Moreover, a balance between economic capital and the respective cover is drawn. The economic capital is integral part of the planning and control of RBI. Further details regarding this calculation are stated in the risk report.

Current regulatory developments - Basel III and CRR I/CRD IV respectively

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The Basel Committee for banking supervision published a framework of global regulatory standards regarding capital adequacy and liquidity in December 2010. The aim of this framework is the strengthening of global capital and liquidity guidelines for a robust banking industry and an improved ability of the banking sector for absorption of financial and economic stress situations independent from the particular causes.

Basel III was implemented in the European Union via a regulation and directive. The final regulation (CRR I) and the directive (CRD IV) was published on 27 June 2013 in the EU Official Journal.

CRR I became effective on 28 June 2013 and represents applicable law for all EU member states as of 1 January 2014. CRD IV became effective on 17 July and had to be transferred by all EU member states into local law until 31 December 2013. The new framework has to be applied since beginning of 2014 with a transitional period until 2023.

After phase-out of the transitional period Basel III and CRR I/CRD IV respectively provides harder specifications for the regulatory capital with a minimum of core capital (common equity tier 1) of 4.5 per cent, core capital (tier 1) of 6 per cent and total capital of 8 per cent. Moreover, all banks are obliged to hold a so-called "capital conservation buffer" of 2.5 per cent comprising common equity tier 1 in addition to the new minimum requirements. This brings the requirement for total common equity tier 1 to 7 per cent, for core capital (tier 1) to 8.5 per cent and for total capital to 10.5 per cent.

An additional buffer, the so called "countercyclical buffer", can be implemented by the member states in order to stem excess lending growth. Moreover, national supervisors can determine systemic risk buffers (1 to 5 per cent) as well as additional capital add-ons for systemic banks (0 to 3.5 per cent). In case systemic risk buffers as well as add-ons for systemic banks are determined for a banking institute, only the higher of the two values is applicable.

The impacts of Basel III respectively CRR I/CRD IV are displayed and analyzed in scenario calculations by Planning & Finance as well as Risk Controlling on an ongoing basis. The effects are included in planning and steering.

From 2014 on, the European Central Bank (ECB) takes over supervision of large banks in the Eurozone, whose balance sheet total exceeds € 30 billion or 20 per cent of the country's economic performance. As part of the RZB credit institution group, RBI is indirectly supervised by the European Central Bank (ECB).

RBI is no credit institution group on its own according to the Austrian Banking Act (BWG) and is thus not subject to regulatory provisions on a consolidated basis, as it is part of the RZB credit institution group. The following figures are for information purposes only.

The determination of eligible own funds in accordance with Section 29a of the Austrian Banking Act (BWG) is based since the previous year on international accounting standards. The own funds of RBI according to Basel II break down as follows:

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€ 000	2013	2012
Paid-in capital	5,668,558	5,668,616
Earned capital	3,134,557	3,071,012
Non-controlling interests	428,211	848,310
Hybrid tier 1 capital	441,252	441,252
Intangible fixed assets	(705,048)	(750,409)
Core capital (tier 1 capital)	8,967,530	9,278,781
Deductions from core capital	(12,759)	(13,595)
Eligible core capital (after deductions)	8,954,771	9,265,186
Provision excess of internal rating approach positions	221,143	225,893
Hidden reserves	8,230	33,844
Long-term subordinated capital	3,157,248	3,080,221
Additional own funds (tier 2 capital)	3,386,621	3,339,958
Deduction items: participations, securitizations	(12,759)	(13,595)
Eligible additional own funds (after deductions)	3,373,862	3,326,363
Deduction items: insurance companies	0	(8,366)
Tier 2 capital available to be redesignated as tier 3 capital	357,016	302,070
Total own funds	12,685,649	12,885,253
Total own funds requirement	6,391,722	6,625,725
Excess own funds	6,293,927	6,259,528
Excess cover ratio	98.5%	94.5%
Core tier 1 ratio, total	10.7%	10.7%
Tier 1 ratio, credit risk	13.7%	13.6%
Tier 1 ratio, total	11.2%	11.2%
Own funds ratio	15.9%	15.6%

The total own funds requirement is composed as follows:

€ 000	2013	2012
Risk-weighted assets according to section 22 BWG	65,334,163	68,136,388
of which 8 per cent minimum own funds for the credit risk according to sections 22a to 22 h BWG	5,226,733	5,450,911
Standardized approach	2,278,162	2,439,006
Internal rating approach	2,948,571	3,011,905
Settlement risk	7	1
Own funds requirement for position risk in bonds, equities and commodities	297,108	273,353
Own funds requirement for open currency positions	59,908	55,977
Own funds requirement for operational risk	807,966	845,483
Total own funds requirement	6,391,722	6,625,725

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Risk-weighted assets for the credit risk according to asset classes break down as follows:

€000	2013	2012
Risk-weighted assets according to section 22 BWG on standardized approach	28,477,025	30,487,575
Central governments and central banks	1,846,988	2,063,350
Regional governments	86,775	97,513
Public administration and non-profit organizations	6,500	4,200
Multilateral development banks	0	1,150
Banks	370,513	368,225
Corporate customers	12,827,375	13,242,525
Retail customers	9,925,963	11,397,075
Covered bonds	1,038	1,313
Mutual funds	113,138	111,225
Securitization position	0	0
Other positions	3,298,738	3,201,000
Risk-weighted assets on internal rating approach	36,857,138	37,648,813
Central governments and central banks	316,700	402,650
Banks	3,098,900	3,702,150
Corporate customers	28,911,400	30,537,675
Retail customers	4,293,663	2,811,838
Equity exposures	143,563	90,238
Securitization position	92,913	104,263
Total	65,334,163	68,136,388

The following table provides an overview on the calculation methods that are applied to determine capital requirements in the subsidiaries:

	Credit risk		Market risk	Operational
Unit	Non-Retail	Retail		risk
Raiffeisen Bank International AG, Vienna (Austria)	IRB ¹	n.a.	Internal model ²	STA ³
RBI Finance (USA) LLC, New York (USA)	IRB	STA ³	STA	STA
Raiffeisenbank a.s., Prague (Czech Republic)	IRB	IRB	STA	STA
Raiffeisen Bank Zrt., Budapest (Hungary)	IRB	IRB	STA	STA
Raiffeisen Malta Bank plc., Sliema (Malta)	IRB	STA	STA	STA
Tatra banka a.s., Bratislava (Slovakia)	IRB	IRB	STA	STA
Raiffeisen Bank S.A., Bucharest (Romania)	IRB	IRB	STA	STA
Raiffeisenbank Austria d.d., Zagreb (Croatia)	IRB ⁴	STA	STA	STA
Raiffeisenbank Russia d.d., Moscow (Russia)	IRB ⁴	STA	STA	STA
All other units	STA	STA	STA	STA

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(51) Average number of staff

Full-time equivalents	2013	2012
Salaried employees	58,210	59,981
Wage earners	857	943
Total	59,067	60,924

Full-time equivalents	2013	2012
Austria	2,664	2,665
Foreign	56,403	58,259
Total	59,067	60,924

IRB = internal ratings-based approach.
 Only for risk of open currency positions and general interest rate risk in the trading book.
 STA = standardized approach.
 Only on consolidated level.

(52) Expenses on severance payments and retirement benefits

€ 000	2013	2012
Members of the management board and senior staff	4,450	5,902
Other employees	15,421	22,961
Total	19,871	28,863

The same regulations for employees are in principle valid for six members of the Management Board. These regulations provide a basic contribution to a pension fund from the company and an additional contribution if the employee pays own contributions of the same amount. Four members of the Management Board additionally have individual retirement benefits, which are funded by a reinsurance policy.

In the event of termination of function or employment contract and retirement from the company, two members of the Management Board are entitled to severance payments according to the Salaried Employees Act (Angestelltengesetz) or Bank Collective Agreement (Bankenkollektivvertrag), one member of the Management Board according to contractual agreements and three members of the Management Board according to the Company Retirement Plan Act (Betrieblichen Mitarbeitervorsorgegesetz). The entitlement to receive severance payments according to the Salaried Employee Act or according to contractual agreements lapses with the exemption of one member of the Management Board in case of termination by the employee.

Moreover, protection against the risk of occupational invalidity exists which is covered by a pension fund and/or by individual pension agreements secured through reinsurance. The contracts of the members of the Management Board are concluded for the functional duration or limited to a maximum of five years. The severance payments in case of premature termination of function without good cause shall not exceed more than two years total remuneration.

(53) Related parties

Companies can carry out business with related parties that may affect the entity's asset, financial and earnings position. Information about related parties refers to the top of the consolidated group of Raiffeisen-Landesbanken-Holding GmbH.

Parent companies are Raiffeisen-Landesbanken-Holding GmbH, Vienna, and Raiffeisen Zentralbank Österreich Aktiengesellschaft, Vienna. Disclosures on RBI's relations to key management are reported under note (54) Relations to key management.

2013		Affiliated	Companies	
€ 000	Parent companies	companies	valued at equity	Other interests
Loans and advances to banks	6,031,955	88,846	217,580	120,209
Loans and advances to customers	0	1,524,967	41,220	295,139
Trading assets	0	47,195	1,345	2,147
Financial investments	0	405,018	2,371	66,252
Investments in associates	0	0	5,035	0
Other assets including derivatives	51,352	1 <i>7</i> ,955	97	153
Deposits from banks	9,224,338	239,764	3,968,666	203,907
Deposits from customers	522	260,535	<i>77</i> 9,389	511,412
Debt securities issued	0	10,272	0	0
Provisions for liabilities and charges	0	1	0	(5)
Trading liabilities	0	78,151	0	288
Other liabilities including derivatives	158	23,145	367	77
Subordinated capital	51,840	0	0	0
Guarantees given	0	116,572	1,170	5,172
Guarantees received	925,008	390,302	200,903	40,379

2012	.	Affiliated	Companies	
in € 000	Parent companies	companies	valued at equity	Other interests
Loans and advances to banks	8,191,495	92,749	258,942	141,702
Loans and advances to customers	0	1,190,832	368,820	270,622
Trading assets	0	41,476	12,483	2,434
Financial investments	0	339,148	2,373	117,707
Investments in associates	0	0	4,935	0
Other assets including derivatives	2,597	14,913	62,447	25
Deposits from banks	6,125,323	10,219	5,105,055	224,070
Deposits from customers	580	336,139	428,742	178,723
Debt securities issued	0	0	0	0
Provisions for liabilities and charges	113	2,515	0	0
Trading liabilities	0	25,794	0	68
Other liabilities including derivatives	32	9,724	61	26
Subordinated capital	51,803	1	0	13
Guarantees given	0	79,577	25,554	20,999
Guarantees received	662,241	435,215	152,915	54,184

2013 in € 000	Parent companies	Affiliated companies	Companies valued at equity	Other interests
Interest income	197	65,186	5,148	3,169
Interest expenses	139	(93,786)	(30,197)	(2,102)
Dividends income	0	8,860	122	3,994
Fee and commission income	24	12,951	880	168
Fee and commission expense	0	(310)	(213)	(430)

(54) Relations to key management

Group relations of key management

Key management refers to the members of the Management Board and the Supervisory Board of RBI AG, the parent company and Raiffeisen Zentralbank Österreich Aktiengesellschaft, the major shareholder. Relations of key management to RBI are as follows (respective fair values):

€ 000	2013	2012
Sight deposits	1	1,1 <i>75</i>
Bonds	1,354	1,444
Shares	2,171	7,799
Time deposits	27	5
Loans	2	4
Leasing claims	578	347

The following table shows relations of close family members of key management to RBI:

€000	2013	2012
Shares	5	<i>7</i> 1
Bonds	81	0
Time deposits	46	39
Leasing claims	33	0

There is no compensation agreed between the company and its members of the Management Board and Supervisory Board or employees in the case of a takeover bid.

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Remuneration of members of the Management Board

The members of the Management Board of RBI AG are remunerated as follows:

€ 000	2013	2012
Fixed remunerations	5,478	5,752
Bonus (performance-related)	2,947	2,153
Share-based remuneration (performance-related)	0	3,835
Payments to pension funds and business insurances	245	210
Other remunerations	768	1,838
Total	9,438	13,788
hereof remunerations of affiliated companies	155	568

The fixed remunerations shown in the table contain salaries and benefits in kind.

Performance-based remuneration components of the Management Board comprise basically bonus payments and share-based remunerations in line with the share incentive program (SIP; see share-based remuneration under note (34) equity). In 2013, there was no allotment to the share-based remuneration. Due to the merger of Raiffeisen International with the principal business areas of Raiffeisen Zentralbank in 2010, no tranche of the SIP program was issued.

Bonus calculation is linked to the achievement of the Group objectives regarding profit after tax, return on risk adjusted capital (RORAC), cost/income ratio and to the achievement of personal objectives that are agreed upon annually. Payment is done according to the current regulations of the Austrian Banking Act (BWG), executed in the internal regulations (see employee compensation plans under the chapter recognition and measurement principles).

For three members of the Management Board who changed from RZB to RBI the bonus calculation for 2010 was performed according to RZB return on equity. According to the contractual provisions applicable to these persons until the end of 2010 bonus payments were granted, of which € 634 thousand were paid in 2013 (2012: € 297 thousand).

The other remunerations comprise remunerations for membership of boards in affiliated subsidiaries, sign-in bonuses, payments to pension funds and business insurances, other insurances and grants. It also comprises one-time retention bonuses for those members of the Management Board of RBI which were granted in connection with the merger of Raiffeisen International und the principal business areas of Raiffeisen Zentralbank.

Compared to 2012, the stated amounts of fixed and performance-based remunerations are distorted due to one-off effects caused by the retirement and new entry of one member of the Management Board in the previous year and the retirement of one member of the Management Board in the year under review.

Remuneration of members of the Supervisory Board

€ 000	2013	2012
Remunerations supervisory board	550	550

The Annual General Meeting held on 26 June 2013 decided an annual remuneration for the members of the Supervisory Board of € 550 thousand and transferred the distribution to the Board itself. The members of the Supervisory Board settled the distribution in their meeting on 26 June 2013 as follows: Chairman € 70 thousand, Deputy Chairman € 60 thousand, members of the Supervisory Board € 50 thousand. Session fees are not paid.

Thus, in the financial year, € 550 thousand (2012: € 550 thousand) was paid to the members of the Supervisory Board.

Moreover, no contracts subject to approval in the meaning of Section 95 (5) item 12 Austrian Joint Stock Company Act (AktG) were concluded with members of the Supervisory Board in the financial year 2013.

(55) Boards

Management Board

The Management Board of RBI AG is as follows:

Members of the Management Board	First assignment	End of period
Karl Sevelda, Chairman¹	22 September 2010 ²	30 June 2017³
Johann Strobl, Deputy Chairman ⁴	22 September 2010 ⁵	30 June 2017°
Aris Bogdaneris	1 October 2004	31 December 2015
Klemens Breuer	16 April 2012	31 December 2015
Martin Grüll	3 January 2005	30 June 2017
Peter Lennkh	1 October 2004	31 December 2015
Herbert Stepic	14 June 2001	7 June 2013

- 1 Karl Sevelda was Deputy Chairman until 7 June 2013 and has been Chairman of the Management Board since 7 June 2013. 2 Effective as of 10 October 2010. 3 As of 7 June 2013, the Supervisory Board renewed the contract with Karl Sevelda until 30 June 2017. 4 Johann Strobl was a member of the Management Board until 7 June 2013 and has been Deputy Chairman since 7 June 2013. 5 Effective as of 10 October 2010. 6 As of 7 June 2013, the Supervisory Board renewed the contract with Johann Strobl until 30 June 2017. 7 As of 7 June 2013, the Supervisory Board renewed the contract with Martin Grüll until 30 June 2017.

Supervisory Board

Members of the Supervisory Board	First assignment	End of period
Walter Rothensteiner, Chairman	11 May 2001	AGM 2016
Erwin Hameseder, 1st Deputy Chairman	8 July 2010¹	AGM 2015
Heinrich Schaller, 2nd Deputy Chairman	20 June 2012	AGM 2017
Markus Mair, 3rd Deputy Chairman	8 July 2010¹	AGM 2015
Klaus Buchleitner	26 June 2013	AGM 2015
Stewart D. Gager	24 January 2005	AGM 2014
Kurt Geiger	9 June 2009	AGM 2014
Günther Reibersdorfer	20 June 2012	AGM 2017
Johannes Schuster	8 July 2010¹	AGM 2015
Christian Teufl	8 July 2010¹	AGM 2015
Martin Prater ²	10 October 2010	Until further notice
Rudolf Kortenhof ²	10 October 2010	Until further notice
Peter Anzeletti-Reikl ²	10 October 2010	Until further notice
Suanne Unger ²	18 January 2012	Until further notice
Helge Rechberger ²	10 October 2010	Until further notice
Friedrich Sommer	8 July 2010 ¹	26 June 2013

¹ Effective as of 10 October 2010. 2 Staff council delegates.

Committees of the Supervisory Board

The committees of the Supervisory Board of RBI AG are as follows:

Members of the Supervisory Board	Working Committee	Audit Committee	Personnel Committee	Remuneration Committee
Walter Rothensteiner	Chairman	Chairman	Chairman	Chairman
Erwin Hameseder	1st Deputy Chairman	1 st Deputy Chairman	1 st Deputy Chairman	1 st Deputy Chairman
Heinrich Schaller ¹	2nd Deputy Chairman	2nd Deputy Chairman	2nd Deputy Chairman	2nd Deputy Chairman
Markus Mair	3rd Deputy Chairman	3rd Deputy Chairman	3rd Deputy Chairman	3rd Deputy Chairman
Johannes Schuster	Member	Member	Member	Member
Martin Prater	Member	Member	-	Member
Rudolf Kortenhof	Member	Member	-	Member
Peter Anzeletti-Reikl	Member	Member	-	Member

¹ Assignment by the Supervisory Board as of 20 September 2012.

State Commissioners:

- Alfred Lejsek, State Commissioner (since 1 January 2011)
- Anton Matzinger, Deputy State Commissioner (since 1 April 2011)

(56) Subsequent events

Capital increase

On 21 January 2014, RBI announced that it intended to strengthen its capital base by issuing new shares. The first stage of this capital increase was an offering of new shares to selected qualified institutional investors by way of an accelerated bookbuilding (pre-placement), in which all of 97,473,914 new shares were placed on 22 January. RZB participated in the capital increase, through its wholly owned subsidiary Raiffeisen International Beteiligungs GmbH, with a commitment of € 750 million as part of the pre-placement. 21.3 per cent of the shares from the pre-placement were subject to clawback with deferred settlement. This should be applied to the extent that shareholders exercise their subscription rights in the second stage of the capital increase, a rights offering during the period from 24 January to 7 February 2014.

Whereas RZB, through its subsidiary Raiffeisen International Beteiligungs GmbH, waived all of its subscription rights, the remaining shareholders exercised 35.7 per cent of their subscription rights. Consequently, 90,074,789 new shares were allocated to the qualified institutional investors from the pre-placement. This corresponds to 92.4 per cent of the total 97,473,914 shares issued by way of the capital increase, with existing shareholders receiving the remaining 7,399,125 new shares.

At a subscription and offer price of € 28.50 per new share, gross proceeds from the deal amounted to roughly € 2.78 billion. As a result of the capital increase, RBI's free float increased significantly to roughly 39.3 per cent as of the reporting date on 11 February 2014. RZB remains the indirect majority shareholder with some 60.7 per cent of the shares. RBI intends to use the proceeds from the capital increase to redeem participation capital in the amount of € 2.5 billion.

A key reason for the capital increase was to strengthen RBI's equity base to comply with the new Basel III rules (CRR), under which participation capital counts towards common equity tier 1 (CET1) during the transition period only. The capital increase has improved the fully phased-in CET1 ratio by 3.2 percentage points, to 10.1 per cent.

Political and economic turbulence in Ukraine

During the first few weeks of 2014, the political and economic situation in Ukraine deteriorated considerably. In combination with the tensions in the region, this turbulence led to an increase in Ukraine's budgetary deficit, a reduction in the Ukrainian national bank's currency reserves and a rating downgrade for Ukrainian government bonds. Up to the time of completion of RBI's annual financial statements on March 11, 2014, the Ukrainian hryvnia devalued 11 per cent against the US dollar. The national bank subsequently implemented tighter currency controls and changed its exchange rate policy. The impacts on Raiffeisen Bank Aval's financial and asset position could not yet be assessed at the editorial deadline of this report. However, devaluation of the hryvnia resulted in negative exchange differences in RBI's equity.

The tensions in the region also had an impact on Russia, where uncertainties resulted in double-figure slides on the Moscow stock exchange and devaluation of the Russian rouble against the US dollar of around 10 per cent. This devaluation resulted in negative exchange differences in RBI's equity.

At the time of completion of RBI's annual financial statements on March 11, 2014, the performance of all currencies of relevance to RBI resulted in a reduction in common equity tier 1 (CET1) of around 25 basis points.

(57) List of fully consolidated companies

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The following table shows a selection of companies of the consolidated group. The complete list of the equity participations of RBI AG is deposited with the Group parent's headquarters.

Company, domicile (country)	Subscribed capital ¹ in local currency		Share 1	Type ²
Centralised Raiffeisen International Services & Payments S.R.L., Bucharest (RO)	2,820,000	ron	100.0%	BR
Centrotrade Chemicals AG, Zug (CH)	5,000,000	CHF	100.0%	OT
Centrotrade Commodities Malaysia Sdn Bhd, Kuala Lumpur (MY)	1,400,000	MYR	100.0%	OT
Centrotrade Deutschland GmbH, Eschborn (DE)	1,000,000	EUR	100.0%	OT
Centrotrade Minerals & Metals Inc., Chesapeak (US)	2,000	USD	100.0%	OT
Centrotrade Singapore Pte. Ltd., Singapore (SG)	500,000	SGD	100.0%	OT
ELIOT, a.s., Bratislava (SK)	21,420,423	EUR	78.8%	BR
F.J. Elsner & Co. Gesellschaft mbH, Vienna (AT)	436,037	EUR	100.0%	OT
F.J. Elsner Trading Gesellschaft m.b.H., Vienna (AT)	35,000	EUR	100.0%	OT
Golden Rainbow International Limited, Tortola (VG)	1	USD	100.0%	FI
JLLC "Raiffeisen-leasing", Minsk (BY)	4,300,250,000	BYR	83.9%	FI
Kathrein & Co. Vermögensverwaltung GmbH, Vienna (AT)	125,000	EUR	100.0%	FI
Kathrein Privatbank Aktiengesellschaft, Vienna (AT)	20,000,000	EUR	100.0%	ВА
Non-state pension fund Raiffeisen, Moscow (RU)	513,000,000	RUB	100.0%	FI
OOO Raiffeisen-Leasing, Moscow (RU)	1,071,000,000	RUB	87.5%	FI
Priorbank JSC, Minsk (BY)	412,279,277,350	BYR	87.7%	BA
Raiffeisen Bank Aval JSC, BAev (UA)	3,002,774,908	UAH	96.2%	BA
Raiffeisen Bank d.d. Bosna i Hercegovina, Sarajevo (BA)	237,388,000	BAM	100.0%	BA
Raiffeisen Bank Kosovo J.S.C., Pristina (RS)	58,000,000	EUR	100.0%	BA
			100.0%	
Raiffeisen Bank Polska S.A., Warsaw (PL)	2,207,461,050	RON	99.5%	BA
Raiffeisen Bank S.A., Bucharest (RO)				BA
Raiffeisen Bank Sh.a., Tirana (AL)	14,178,593,030	ALL	100.0%	BA
Raiffeisen Bank Zrt., Budapest (HU)	50,000,040,000	HUF	100.0%	BA
Raiffeisen banka a.d., Belgrade (RS)	27,466,157,580	RSD	100.0%	BA
Raiffeisen Banka d.d., Maribor (SI)	17,578,052	EUR	99.3%	BA
Raiffeisen Centrobank AG, Vienna (AT)	47,598,850	EUR	100.0%	BA
Raitfeisen Compulsory Pension Fund Management Company, joint stock comp., Zagreb (HR)	110,000,000	HRK	100.0%	FI
Raiffeisen Energiaszolgáltató Kft., Budapest (HU)	500,000	HUF	87.5%	OT
Raiffeisen Factoring Ltd., Zagreb (HR)	15,000,000	HRK	100.0%	FI
Raiffeisen Insurance Agency Sp.z.o.o, Warsaw (PL)	200,000	PLN	87.5%	BR
RAIFFEISEN INSURANCE BROKER EOOD, Sofia (BG)	5,000	BGN	100.0%	BR
Raiffeisen Investment Advisory GmbH, Vienna (AT)	730,000	EUR	100.0%	FI
Raiffeisen Leasing Aval LLC, BAev (UA)	180,208,527	UAH	93.5%	FI
Raiffeisen Leasing Bulgaria OOD, Sofia (BG)	5,900,000	BGN	81.1%	FI
Raiffeisen Leasing d.o.o. Sarajevo, Sarajevo (BA)	19,146,455	BAM	87.2%	FI
Raiffeisen Leasing d.o.o., Belgrade (RS)	226,389,900	RSD	87.5%	FI
Raiffeisen Leasing d.o.o., Ljubljana (SI)	3,738,107	EUR	75.0%	FI
Raiffeisen Leasing IFN S.A., Bucharest (RO)	14,935,400	ron	87.2%	FI
Raiffeisen Leasing Kosovo LLC, Pristina (RS)	642,857	EUR	92.5%	FI
Raiffeisen Leasing sh.a., Tirana (AL)	263,520,134	ALL	93.8%	FI
Raiffeisen Lizing Zrt., Budapest (HU)	51,100,000	HUF	87.5%	ВА
Raiffeisen Malta Bank plc., Sliema (MT)	340,000,000	EUR	100.0%	ВА
Raiffeisen Property International GmbH, Vienna (AT)	40,000	EUR	100.0%	OT
Raiffeisenbank (Bulgaria) EAD, Sofia (BG)	603,447,952	BGN	100.0%	ВА
Raiffeisenbank a.s., Prague (CZ)	10,192,400,000	CZK	75.0%	ВА
Raiffeisenbank Austria d.d., Zagreb (HR)	3,621,432,000	HRK	100.0%	ВА

¹ Less own shares.
2 Company type: BA Bank, BR Company rendering banking-related ancillary services, FI Financial institution, OT Other companies, W Insurance, SC Securities firms.

Company, domicile (country)	Subscribed capital in loca	Share 1	Type ²	
Raiffeisen-Leasing Polska S.A., Warsaw (PL)	150,003,800	PLN	87.5%	FI
Raiffeisen-Leasing Real Estate, s.r.o., Prague (CZ)	10,000,000	CZK	75.0%	FI
Raiffeisen-Leasing, s.r.o., Prague (CZ)	270,000,000	CZK	75.0%	FI
RB International Finance (Hong Kong) Ltd., Hong Kong (HK)	10,000,000	HKD	100.0%	FI
RB International Finance (USA) LLC, New York (US)	1,510,000	USD	100.0%	FI
Regional Card Processing Center s.r.o., Bratislava (SK)	539,465	EUR	100.0%	BR
RI Eastern European Finance B.V., Amsterdam (NL)	400,000	EUR	100.0%	FI
RSC Raiffeisen Service Center GmbH, Vienna (AT)	2,000,000	EUR	51.9%	BR
RZB Finance (Jersey) II Ltd, St. Helier (JE)	2	EUR	100.0%	FI
RZB Finance (Jersey) III Ltd, St. Helier (JE)	1,000	EUR	100.0%	FI
RZB Finance (Jersey) IV Limited, St. Helier (JE)	2,000	EUR	100.0%	FI
Tatra Asset Management, správ. spol., a.s., Bratislava (SK)	1,659,700	EUR	78.8%	FI
Tatra banka, a.s., Bratislava (SK)	64,326,228	EUR	78.8%	ВА
Tatra-Leasing, s.r.o., Bratislava (SK)	6,638,784	EUR	76.8%	FI
TOO Raiffeisen Leasing Kazakhstan, Almaty (KZ)	85,800,000	KZT	75.0%	OT
Ukrainian Processing Center PJSC, BAev (UA)	180,000	UAH	100.0%	BR
ZAO Raiffeisenbank, Moscow (RU)	36,711,260,000	RUB	100.0%	ВА
ZUNO BANK AG, Vienna (AT)	5,000,000	EUR	100.0%	ВА

(58) List of equity participations

The following tables show a selection of equity participations. The complete list of the equity participations of RBI AG is deposited with the Group parent's headquarters.

Companies valued at equity

Company, domicile (country)	Subscribed capital in local	urrency	Share	Type ¹
Raiffeisen Banca pentru Locuinte S.A., Bucharest (RO)	131,074,560	ron	33.3%	BA

¹ Company type: BA Bank, BR Company rendering banking-related ancillary services, FI Financial institution, OT Other companies, W Insurance, SC Securities firms.

Other non-consolidated subsidiaries and equity participations

Company, domicile (country)	Subscribed capital in	Subscribed capital in local currency		
OOO Raiffeisen Capital Asset Management Company, Moscow (RU)	225,000,000	RUB	100.0%	FI
Raiffeisen Asset Management (Bulgaria) EAD, Sofia (BG)	250,000	BGN	100.0%	FI
Raiffeisen Befektetési Alapkezelő Zrt., Budapest (HU)	100,000,000	HUF	100.0%	FI
Raiffeisen Capital & Investment S.A., Bucharest (RO)	1,600,000	ron	100.0%	FI
Raiffeisen consulting d.o.o., Zagreb (HR)	105,347,000	HRK	100.0%	FI
Raiffeisen Factoring Ltd., Sofia (BG)	1,000,000	BGN	100.0%	FI
Raiffeisen Financial Services Polska Sp. z o.o., Warsaw (PL)	4,657,500	PLN	100.0%	FI
RAIFFEISEN FUTURE AD, Belgrade (RS)	143,204,921	RSD	100.0%	FI
Raiffeisen Insurance and Reinsurance Broker S.R.L, Bucharest (RO)	180,000	RON	100.0%	BR
RAIFFEISEN INVEST AD DRUSTVO ZA UPRAVLJANJE INVESTICIONIM FONDOVIMA BEOGRAD, Belgrade (RS)	47,662,692	RSD	100.0%	FI
Raiffeisen Invest d.o.o., Zagreb (HR)	8,000,000	HRK	100.0%	FI
Raiffeisen INVEST Sh.a., Tirana (AL)	90,000,000	ALL	100.0%	FI
Raiffeisen Investment (Bulgaria) EOOD, Sofia (BG)	60,050	BGN	100.0%	FI
Raiffeisen Pension Insurance d.o.o., Zagreb (HR)	14,400,000	HRK	100.0%	FI
Raiffeisen Research GmBR, Vienna (AT)	55,000	EUR	100.0%	BR
RAIFFEISEN TRAINING CENTER LTD. in liquidation, Zagreb (HR)	20,000	HRK	100.0%	BR
Raiffeisen Voluntary Pension Funds Management d.o.o., Zagreb (HR)	33,445,300	HRK	100.0%	FI

¹ Company type: BA Bank, BR Company rendering banking-related ancillary services, FI Financial institution, OT Other companies, W Insurance, SC Securities firms.

¹ Less own shares.
2 Company type: BA Bank, BR Company rendering banking-related ancillary services, FI Financial institution, OT Other companies, VV Insurance, SC Securities firms.

Vienna, am 11 March 2013

The Management Board

Herbert Stepic

Karl Sevelda

fi elola

Aris Bogdaneris

Klemens Breuer

Johann Strobl

Martin Grüll

Peter Lennkh

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Auditor's report

Report on the Consolidated Financial Statements

We have audited the accompanying consolidated financial statements of Raiffeisen Bank International AG, Vienna, for the year from 1 January 2013 to 31 December 2013. These consolidated financial statements comprise the consolidated statement of financial position as of 31 December 2013, the consolidated statement of comprehensive income, the consolidated cash flow statement and the consolidated statement of changes in equity for the year ended 31 December 2013 and a summary of significant accounting policies and other explanatory notes.

Management's Responsibility for the Consolidated Financial Statements and for the Accounting System

The Company's management is responsible for the Group accounting system and for the preparation and fair presentation of these consolidated financial statements in accordance with International Financial Reporting Standards (IFRSs) as adopted by the EU. This responsibility includes: designing, implementing and maintaining internal control relevant to the preparation and fair presentation of the consolidated financial statements that are free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making accounting estimates that are reasonable in the circumstances.

Auditor's Responsibility and Description of Type and Scope of the Statutory Audit

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with laws and regulations applicable in Austria and in accordance with International Standards on Auditing (ISA), issued by the International Auditing and Assurance Standards Board (IAASB) of the International Federation of Accountants (IFAC). Those standards require that we comply with professional guidelines and that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Group's preparation and fair presentation of the consolidated financial statements 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. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

Our audit did not give rise to any objections. In our opinion, which is based on the results of our audit, the consolidated financial statements comply with legal requirements and give a true and fair view of the financial position of the Group as of 31 December 2013 and of its financial performance and its cash flows for the year from 1 January 2013 to 31 December 2013 in accordance with International Financial Reporting Standards (IFRSs) as adopted by the EU.

Report on the Management Report for the Group

Pursuant to statutory provisions, the management report for the Group is to be audited as to whether it is consistent with the consolidated financial statements and as to whether the other disclosures are not misleading with respect to the Company's position. The auditor's report also has to contain a statement as to whether the management report for the Group is consistent with the consolidated financial statements and whether the disclosures pursuant to Section 243a UGB (Austrian Commercial Code) are appropriate.

In our opinion, the management report for the Group is consistent with the consolidated financial statements. The disclosures pursuant to Section 243a UGB (Austrian Commercial Code) are appropriate.

Vienna, 11 March 2014

KPMG Austria AG

Wirtschaftsprüfungs- und Steuerberatungsgesellschaft

Wilhelm Kovsca

Wirtschaftsprüfer

Rainer Hassler

Wirtschaftsprüfer

(Austrian Chartered Accountants)

Group management report Market development

Recovery in Europe, weak economic growth in the US

During 2013, the eurozone gradually climbed out of the recession which began in late 2011. Economic growth declined 0.4 per cent year-on-year in 2013, compared to a 0.6 per cent decrease in the previous year. In the course of this, positive quarterly growth rates were being posted as of the second quarter, accompanied by an increased upward trend in early economic indicators. Towards the end of the year, factual data confirmed the economic upturn that was gaining momentum and also spreading to Southern European countries. This was supported, on the one hand, by the extremely expansive monetary policy of the ECB, and on the other, by the significant progress made in reducing foreign trade imbalances in Southern European countries. While the economic upturn was predominantly driven by increasing foreign trade, in a number of core countries – first and foremost Germany – domestic demand also played an important role. The greatest risk factor remains to be policies and their neglected reforms, followed by problematic developments in real estate and credit markets that have yet to be fully corrected in individual countries.

As expected, US economic growth was significantly weaker this past year when compared to 2012. Real gross domestic product was up just 1.9 per cent, following 2.8 per cent in the previous year. This was primarily due, not only to noticeable tax increases at the beginning of the year, which weighed on private consumer spending, but also to further cutbacks in government spending. These factors, as well as the prolonged debate over the budget and debt ceiling – which culminated in a two-week government shutdown in October – contributed to a considerable level of uncertainty among consumers and companies. As a result, corporate investment growth dramatically slowed. However, in spite of restrained economic activity, the labor market continued to recover. In the US, 2.2 million new jobs were created in 2013, with unemployment falling from 7.9 per cent to 6.7 per cent over the course of the year.

CEE profits from recovery in the eurozone

The marked economic slowdown, observed in Central and Eastern Europe (CEE) since 2012, continued in 2013. While the region recorded economic growth of 2.2 per cent in 2012, it will probably post just 1.2 per cent in 2013. Export growth continued to be moderate and domestic demand also remained weak. Economic growth in CEE was still driven by the eurozone as the region's main export market. In addition, generally stagnating commodity prices, and ongoing consolidation efforts of the public sector, negativly impacted economic growth in several markets.

Within the Central Europe region (CE), the economic performance of Poland and Slovakia stood out (as in the previous year), though economic growth also slowed in those countries. While Poland's economy grew 1.9 per cent in 2012, it probably settled at 1.6 per cent in 2013. During the same period, Slovakia posted a decline in growth, falling from 1.8 per cent to 0.9 per cent. After the Hungarian economy continued to contract in 2012, it returned to moderate growth in 2013 with an increase of 1.1 per cent. The Czech Republic proved to be less resilient; although economic conditions improved in the second half of 2013, the country's economy was down 0.9 per cent and once again failed to reach positive growth for the full year. In Slovenia, economic output contracted for the second consecutive year, down 2.0 per cent in 2013 – following a decline of 2.3 per cent in the previous year.

The economy in Southeastern Europe (SEE), which stagnated in the previous year, rebounded in 2013 with growth of 2.1 per cent. Croatia was the only country to remain in recession while economic output in all other countries in the region picked up. The economic trend in Romania has been particularly positive. Following 0.6 per cent growth in 2012, its economy has grown 3.5 per cent in the reporting period. The upswing is attributable, amongst other things, to successful consolidation efforts, as well as to the improved competitive position of Romania's economy. Bosnia and Herzegovina, as well as Serbia posted growth rates of around 2 per cent in 2013, while Bulgaria's economy, at less than 1 per cent, grew less.

Economic activity in the CIS weakened significantly over the course of 2013. In Russia, the growth rate decreased, down from 3.4 per cent in 2012 to around 1.3 per cent in the reporting period. This was triggered by stagnating industrial production and declining investment; whereas, consumer demand continued to support growth. The Ukrainian economy stagnated in the reporting period, for a second year in a row, due to a lack of positive stimuli from both exports and domestic demand.

For 2014, economic growth of 1.2 per cent is, once again, projected in CEE, with CE, and partly also SEE, contributing more to the development than CIS. Development in the eurozone is to remain highly relevant for the entire region in 2014.

The significant economic recovery expected in Central Europe (CE) is based on growth in Poland, Hungary, the Czech Republic, and Slovakia, putting the economy on a firm footing. Poland, in particular, is projected to achieve a higher growth rate of 3.1 per cent, with economists forecasting a return to a pattern of growth for the Czech economy. In Slovenia, however, there is also the perceived risk of the recession continuing in 2014. Southeastern Europe (SEE) is set to achieve growth of 1.7 per cent in 2014. Romania's economic growth of 2.3 per cent is more than the regional average. In Russia, GDP growth of only 1.0 per cent is anticipated for 2014, following 1.3 per cent in 2013. Expectations for investment and industrial production in Russia remain subdued. Moreover, due to the recent developments in Ukraine, the outlook for the Ukrainian, as well as Russian economy is marked by significant downside risks.

Annual real GDP growth in per cent compared to the previous year

Region/country	2012	2013e	2014f	2015f
Czech Republic	(0.9)	(0.9)	2.3	2.4
Hungary	(1.7)	1.1	2.0	2.0
Poland	1.9	1.6	3.1	3.3
Slovakia	1.8	0.9	2.2	3.0
Slovenia	(2.3)	(2.0)	(0.5)	1.5
CE	0.6	0.8	2.5	2.8
Albania	1.6	1.3	2.0	3.0
Bosnia and Herzegovina	(1.1)	1.9	1.5	3.5
Bulgaria	0.8	0.8	2.0	3.5
Croatia	(2.0)	(1.0)	0.0	1.0
Kosovo	2.5	3.0	3.0	4.0
Romania	0.6	3.5	2.3	2.5
Serbia	(1.7)	2.2	1.0	2.0
SEE	(0.1)	2.1	1.7	2.4
Belarus	1.7	0.9	0.5	1.5
Russia	3.4	1.3	1.0	1.5
Ukraine	0.2	0.0	(5.0)	1.5
CIS	3.1	1.2	0.5	1.5
CEE	2.2	1.2	1.2	1.9
Austria	0.9	0.4	1.5	2.3
Germany	0.9	0.5	1.8	2.5
Eurozone	(0.6)	(0.4)	1.5	2.0

Moderate economic revival in Austria

In Austria, economic growth markedly slowed again during 2012, after a brief acceleration at the beginning of the year. Not until the second half of 2013, did economic recovery start gaining momentum again. As of the second quarter of 2012, key stimuli came from foreign trade, while domestic demand dampened GDP growth. However, in the course of 2013, active consumer spending and investment increased slightly, while the total contribution to GDP quarterly growth from foreign trade declined slightly. Economic momentum is expected to accelerate further in 2014. This is reflected in a real GDP growth forecast of 1.5 per cent for 2014, following an increase of 0.4 per cent in 2013 (2012: up 0.9 per cent).

Further subdued growth in Asia

China posted robust growth of roughly 7.7 per cent throughout 2013, with public infrastructure investments contributing significantly. Foreign trade also reported higher growth rates compared to 2012, whereas the pace of private investment slowed significantly. Private consumption again supported economic growth. Since November, considerable attention has centered on China's plans to open up further to the outside world, as well as to liberalize many economic sectors. In India, economic growth for 2013 (the Indian fiscal year runs from April to March) is expected to reach 4.5 per cent – driven primarily by high government spending and a recovery in exports – with only minor stimuli coming from private consumption and investment. In 2013, Singapore once again recorded significantly higher economic growth, up 3.5 per cent. This was mainly attributable to improved global economic conditions, notably within Southeast Asia, as reflected in considerably higher exports.

Global currencies

As in 2012, the euro to US dollar exchange rate continued to move within a narrow range of only EUR 0.10 in 2013 – between EUR/USD 1.28 and EUR/USD 1.38. The exchange rate stood at EUR/USD 1.36 at year-end, a mere EUR 0.04 above the level at year-end 2012. Exchange rates were again principally driven by the monetary policies of ECB and US central bank. Sustained speculation of a possible reduction in bond purchases by the Federal Reserve has flared up since mid-year, occasionally leading to marked exchange rate fluctuations.

The Swiss franc enjoyed a strong start to 2013, slightly above the intervention threshold of EUR/CHF 1.20 introduced by the Swiss National Bank in 2011. In the wake of increased economic optimism and a greater appetite for risk on the part of investors, the Swiss franc depreciated to above EUR/CHF 1.28 in the first quarter. In the following quarter, confidence was dampened by disappointing economic surveys in Europe, as well as problems in Cyprus and Italy. The resulting increase in risk aversion caused the Swiss franc to appreciate to EUR/CHF 1.25. As of mid-2013, the Swiss franc fluctuated within a narrow range of between EUR/CHF 1.22 and EUR/CHF 1.24. The currency movements were largely driven by interest rate spreads between the eurozone and Switzerland.

CEE currencies

While CE and SEE currencies remained comparatively stable, CIS currencies fell more steeply against the euro in 2013. This trend was even more pronounced in other emerging markets (outside the CEE region), mainly due to concerns that massive liquidity injections by central banks would come to an end – potentially resulting in liquidity outflows from emerging markets. This primarily affected countries with previously higher liquidity inflows. However, in comparison with other emerging market currencies, the CEE region benefitted from a cutback in existing imbalances (including a sharp reduction in current account deficits).

Ongoing cuts to key interest rates had a relatively weak impact on currencies. For example, Hungary lowered its key interest rate significantly without causing marked weakening of the forint. One reason for this has been continued low risk aversion, which has kept investors invested in emerging market countries. Conversely, the Czech central bank launched an FX intervention to weaken the koruna versus the euro after the key interest rate was lowered to virtually zero (0.05 per cent).

CEE and SEE currencies are expected to develop steadily in 2014, in spite of possible weak phases due to a reduction in liquidity. As CIS currencies have already depreciated since the beginning of 2014, further downside risks are foreseen for the Russian rouble, the Ukraininan hryvnia and the Belarusian rouble. These developments might also weigh heavily on other currencies of the region, thus further influencing the outlook negatively.

Development of the banking sector

Continued banking sector growth in CEE

Supported by improved economic indicators and heightened economic expectations, the CEE banking sector enjoyed somewhat stronger overall activity in the past year. This trend initially manifested itself in an increase in domestic loans which tended to stabilize in the second half of 2013. A sustained, stable level of lending growth (observed in the CEE region as of the third quarter of 2013), as well as regional credit growth activity (which has continued to be supported by solid growth in the Russian banking sector), increasingly benefitted from the upward trend in the Central European banking sector. Moreover, with the exception of Southeastern Europe, non-performing loans (NPL) in the CEE region have shown visible signs of stabilization.

Monthly credit growth rates in CEE reached around 10 per cent year-on-year in the second half of 2013, significantly exceeding the weak eurozone level (down 2.7 per cent year-on-year). This trend was principally driven by positive developments in CE, and contrasted with SEE, where signs of a sustainable return to higher credit growth rates have yet to be seen. This was mainly due to the three largest SEE markets – Croatia, Romania and Serbia – whose banking sectors have either stagnated, or else lost significant growth momentum. As in the past, strong correlation has been observed between CEE credit growth and asset growth. With the exception of only a few countries (e.g., Poland, Hungary, Serbia, and Albania), assets have grown more sharply than credit volumes. However, this has been largely attributable to market-specific factors such as a marked rise in demand for corporate bonds in Poland, and the increase in (short-term) holdings of government bonds in Hungary and Serbia.

Continuing the previous year's trend, growth in deposits has outpaced credit growth in nearly all CEE markets. However, the gap between the growth of credit and deposits has narrowed slightly – notably in countries of the CE region. Due to the solid loan/deposit ratio in nearly all CEE markets, this is viewed positively, as deposits are gradually being transformed into interest-bearing loans. Only in the SEE region have deposits once again significantly outpaced loans, with no improvement in the unfavorable ratio as a result.

In terms of asset quality, the CEE banking sector witnessed further divergence in 2013. On the one hand, the level of NPLs in Russia and the CE region noticeably stabilized – albeit with the situation in Hungary negatively influencing the average. On the other, asset quality remained problematic in SEE as NPL ratios deteriorated further – mostly due to the unfavorable economic environment.

Regional trend differences in terms of asset quality are also clearly reflected in the divergent profitability ratios of the regional banking sectors. Profitability indicators in the CE banking sector have remained at encouragingly positive levels, (with the exception of Hungary where the banking sector's profitability was negative). Although profitability in the Russian banking market has decreased somewhat, it still ranked among the highest in CEE with a return on equity of 16 per cent (before tax) in 2013. In SEE, profitability was low in 2013 and attributable in part to diminishing asset quality, as well as to weak demand for credit in new business.

Overall solid growth in CEE resulted in an increase in the CEE banking sector's total assets, from roughly € 2,350 billion in 2012 to nearly € 2,500 billion in 2013. Accordingly, CEE banks accounted for approximately 9 per cent of total bank assets in the eurozone. This continues to indicate the potential to catch-up in many CEE markets.

Performance and financials

The consolidated financial statements of RBI are prepared in accordance with the International Financial Reporting Standards (IFRS) as applied in the EU. RBI AG also prepares separate financial statements in accordance with the Austrian Commercial Code (UGB) in conjunction with the Austrian Banking Act (BWG), which provides the formal basis of assessment for calculating dividend distributions and the tax assessment. For more information on the disclosures required by the UGB and BWG, please see the relevant sections of this Group management report, including the notes section.

Performance

RBI realized profit before tax of \in 835 million in 2013. The year-on-year decrease of \in 203 million was primarily attributable to one-off effects in 2012, such as the sale of bonds and the hybrid tier 1 capital buyback totaling \in 276 million. Operating result improved significantly by 17 per cent, or \in 351 million. This pleasing result contrasted with higher net provisioning for impairment losses (up \in 140 million), increased bank levies, and a negative result from derivatives and liabilities. Profit after tax for the reporting period was 20 per cent, or \in 149 million, below the value for the previous year. The tax rate remained unchanged at 28 per cent. As a result of the decline in profit after tax, return on equity after tax decreased 1.3 percentage points to 5.7 per cent. After deducting profit attributable to non-controlling interests, which increased \in 23 million to minus \in 46 million, consolidated profit amounted to \in 557 million. This resulted in earnings per share of \in 1.83 (2012: \in 2.72) based on an average of 194.9 million shares outstanding.

The Management Board decided on 17 February 2014 to propose to the Annual General Meeting that a dividend of € 1.02 per share be paid for the 2013 financial year. As the new shares, following the capital increase performed at the beginning of 2014, have full dividend entitlement for the financial year 2013, this will result in a total dividend payout of up to € 299 million.

Operating income increased 8 per cent, or € 432 million, to € 5,729 million year-on-year. There was a favorable development in net interest income, which recorded growth of 7 per cent, or € 257 million, to € 3,729 million despite lower volumes. This was due to the improved net interest margin, which (calculated on average interest-bearing assets) increased 46 basis points to 3.11 per cent thanks to repricing measures and the optimization of liquidity. In addition, net fee and commission income recorded an increase of 7 per cent to € 1,626 million owing to repricing measures and higher volumes. Net trading income in the reporting period increased € 106 million to € 321 million due to growth in currency-based transactions.

General administrative expenses grew 3 per cent, or € 81 million, year-on year to € 3,340 million. This increase was primarily due to the consolidation and integration of Polbank, in May 2012, and to salary increases in Russia, as well as the impairment of a software project in the Czech Republic. A number of countries reported positive effects from ongoing cost reduction programs. The number of business outlets fell by 81 to 3,025 year-on-year, predominantly due to the optimization of the branch network following the merger with Polbank. The cost/income ratio improved 3.2 percentage points to 58.3 per cent due to higher operating income.

Compared to the previous year, net provisioning for impairment losses rose 14 per cent, or € 140 million, to € 1,149 million. Thereby, individual loan loss provisions increased € 33 million to € 1,215 million, while in the case of portfolio-based loan loss provisions there were net releases amounting to € 52 million.

Net income from derivatives and liabilities amounted to minus € 257 million compared to minus € 127 in the previous year. This decline was due in part to valuation losses from other derivatives and in part to profit resulting from the partial repurchase of hybrid bonds (€ 113 million) in the previous year. Net income from financial investments declined € 261 million to € 58 million year-on-year. This was mainly attributable to the prior-year net proceeds from the sale of bonds at Group head office, in the amount of € 245 million.

Statement of financial position

Total assets declined 4 per cent, or € 5.5 billion, to € 130.6 billion year-on-year. A large part of this decrease (around € 3.4 billion) was attributable to currency effects, which largely consisted of the weakening of the US dollar, Russian rouble, Czech koruna, and the Ukrainian hryvnia against the euro.

On the asset side, loans and advances to customers (before deduction of loan loss provisions) fell 3 per cent, or € 2.7 billion, to € 80.6 billion. Besides the mentioned currency effects, the principal reason for the decrease was weak credit demand from corporate customers. Short-term receivables from repurchase agreements and securities lending also fell € 1.4 billion. In addition, trading assets declined € 2.2 billion. On the liabilities side, the fall was essentially due to debt securities issued – a reduction of € 1.8 billion to € 11.5 billion on the basis of net repayments – and a decrease, mainly in Group head office, of € 3.6 billion in trading liabilities.

The portfolio of non-performing loans to customers increased \in 0.5 billion to \in 8.7 billion over the year. Currency effects caused a decline of \in 0.2 billion. As a result, currency-adjusted growth, almost exclusively attributable to corporate customers, amounted to \in 0.7 billion. Group Corporates segment reported the largest increases (up \in 0.5 billion), together with Slovenia (up \in 0.1 billion) and Romania (up \in 0.1 billion), while the portfolio of non-performing loans fell \in 0.1 billion in Ukraine. The NPL ratio – i.e., the ratio of non-performing loans to total customer loans – was 10.7 per cent in the reporting year after 9.8 per cent in the previous year. Non-performing loans were covered by provisions totaling \in 5.6 billion. This resulted in an NPL coverage ratio of 63.1 per cent, which was 3.9 percentage points below the previous year's figure. This was attributable to the higher level of collateralization and resulting lower provisions for new non-performing loans.

Equity including non-controlling interests recorded a decline of € 509 million to € 10,364 million. Total comprehensive income amounted to € 137 million. Profit after tax of € 603 million contrasted with currency devaluations amounting to € 460 million. Furthermore, equity decreased as a result of dividend distributions totaling € 485 million for the 2012 financial year. Of this amount, € 228 million was attributable to shareholders of RBI, € 200 million to participation capital, as well as € 56 million to non-controlling interests. The acquisition of 25 per cent of the non-controlling interests in Raiffeisenbank Austria d.d., Zagreb reduced equity by € 161 million.

Regulatory own funds

Tier 1 capital in accordance with Basel II recorded a decline of € 311 million to € 8,968 million, which primarily resulted from currency devaluations amounting to € 460 million. Regulatory own funds amounted to € 12,686 million at 31 December 2013.

The own funds requirement fell \in 234 million to \in 6,392 million. The decline was caused primarily by own funds requirements for credit risk (down \in 224 million) and for operational risk (down \in 38 million). Besides the currency devaluations, this was also due to the slight reduction in the corporate customer portfolio.

The core tier 1 ratio (without taking hybrid capital into account) remained stable year-on-year at 10.7 per cent. The tier 1 ratio relating to total risk remained unchanged at 11.2 per cent. The own funds ratio increased 0.3 percentage points to 15.9 per cent.

Please consult the "Events after the reporting date" chapter, for information on the capital increase carried out at the beginning of 2014

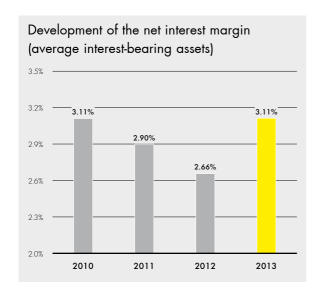
Detailed review of income statement items

			Change	Change
in € million	2013	2012	absolute	in %
Net interest income	3,729	3,472	257	7.4%
Net fee and commission income	1,626	1,516	110	7.2%
Net trading income	321	215	106	49.6%
Other net operating income ¹	53	94	(41)	(43.8)%
Operating income	5,729	5,297	432	8.2%
Staff expenses ²	(1,632)	(1,601)	(31)	1.9%
Other administrative expenses	(1,277)	(1,257)	(20)	1.6%
Depreciation	(431)	(401)	(30)	7.5%
General administrative expenses ²	(3,340)	(3,258)	(81)	2.5%
Operating result	2,389	2,039	351	17.2%
Net provisioning for impairment losses	(1,149)	(1,009)	(140)	13.9%
Other results ³	(405)	8	(413)	-
Profit before tax	835	1,037	(203)	(19.5)%
Income taxes ²	(232)	(285)	54	(18.8)%
Profit after tax	603	752	(149)	(19.8)%
Profit attributable to non-controlling interests	(46)	(22)	(23)	104.5%
Consolidated profit	557	730	(172)	(23.6)%

- Excl. impairment of goodwill and bank levies.
- Adaptation of previous year's values due to retrospective application of IAS 19R.
 Incl. impairment of goodwill and bank levies.

Net interest income

Despite a decline in interest-bearing assets, net interest income increased 7 per cent, or \leqslant 257 million, to \leqslant 3,729 million in 2013. This was attributable to the 46 basis point increase in the net interest margin to 3.11 per cent compared to the previous year. The main reasons for this were the positive effects of repricing measures in loans and deposits, as well as optimization of the liquidity situation (i.e., the reduction or restructuring of liquidity), which primarily took place at Group head office. The decline in interest income, due to lower lending volumes, was thus fully compensated through lower interest expenses for customer deposits. Interest income from derivatives grew 11 per cent, or € 41 million, to € 403 million (primarily at Group head office). Net interest income in Belarus and Slovakia

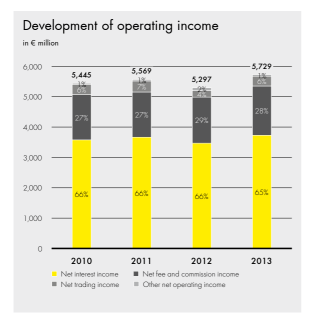


developed positively, due especially to favorable trend in the credit business. Net interest income also increased in Poland, although comparison with the previous year is limited in this case, due to the different allocation of individual interest-bearing transactions resulting from the integration of Polbank. In the Czech Republic, however, net interest income declined due to lower volumes and margins resulting from the strongly competitive environment with private individuals and corporate customers. In Hungary, a reduction in lending volumes and market interest rates as well as lower interest income from derivatives and securities led to a decline in net interest income. The reduction in net interest income in Romania was primarily attributable to a fall in market interest rates and a decline in interest income from securities. In Russia, lower interest income from derivatives, due to the reclassification of the interest portion of new business to the trading book, led to a fall in net interest income.

Net fee and commission income

Net fee and commission income increased € 110 million year-on-year and therefore contributed 28 per cent of operating income. In particular, net income from the payment transfer business, as well as from the securities business, increased. The € 68 million increase arising from the payment transfer business, is mainly attributable to: higher fees in Hungary following the introduction of the financial transaction tax, a volume-driven increase in income from the credit card business in Russia, and the Polbank consolidation. Income from the securities business's volume-based growth of 25 per cent, or € 30 million, was primarily due to positive performance at Group head office and in Hungary.

The foreign currency, notes/coins and precious metals business revealed volume- and margin-related growth of 2 per cent, or \in 6 million, primarily in Romania, the Czech Republic and Poland. Higher fund volumes – mainly in Slovakia and Croatia – also contributed to an 18 per cent or \in 4 million increase in net income from the management of investment and pension funds. Net income from the loan and guarantee business – mainly due to the development in Russia and Group head office – increased 1 per cent, or \in 3 million, while net income from the sale of own and third party products fell \in 3 million, predominantly due to business performance in Russia, and net income from the credit derivatives business remained virtually unchanged. Net income from other banking services revealed the highest increases in the Czech Republic, as a result of structured financing, as well as in Hungary.



Net trading income

In 2013, net trading income grew 50 per cent, or $\in 106$ million, to $\in 321$ million. Thereby significant net income growth was achieved in currency-based transactions (up $\in 53$ million), other business (up $\in 26$ million), as well as equity and index-based transactions (up $\in 21$ million). Net income from interest-based transactions also rose $\in 1$ million. Although the credit derivatives business improved by $\in 6$ million, it remained negative.

While interest-based transactions predominantly increased in Hungary, Poland and the Czech Republic, due to valuation gains on derivatives, net income from interest swaps declined at Group head office due to a decrease in volumes.

Net income from currency-based transactions grew 25 per cent, or € 53 million, to € 262 million. With € 90 million and € 51 million respectively, both Russia and Hungary posted positive net interest income from derivative transactions for hedging purposes, while Poland revealed a decline – albeit measured against extraordinarily high earnings in 2012. This income item was extensively influenced by the application of

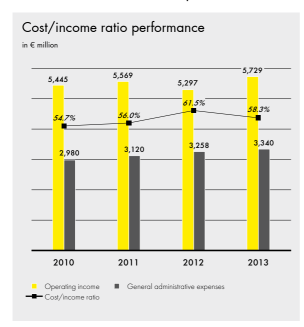
IAS 29 in connection with hyperinflation accounting in Belarus, straining net trading income by a virtually unchanged € 22 million year-on-year.

The significant increase in net income from other business stemmed largely from capital guarantees issued by Group head office. It improved from minus \in 25 million to plus \in 1 million due to the lower level of long-term interest rates. Net income from equity and index-based transactions improved considerably, by \in 21 million to \in 29 million, as a result of portfolio restructuring from fixed-interest securities to variable-yield securities due to changed market conditions.

Other net operating income

In the reporting year, other net operating income fell \in 41 million to \in 53 million. This was due mainly to the new financial transaction tax introduced in Hungary, which made an impact of \in 35 million. Net income from the allocation and release of other provisions declined due to releases of provisions for litigation in the previous year. A \in 6 million default event also arose at F.J. Elsner Trading GmbH commodity trading. The release of an \in 11 million provision for VAT liabilities in Poland, and a rise in income from operating leasing, also helped to increase net income.

General administrative expenses



RBI's general administrative expenses rose 3 per cent, or € 81 million, to € 3,340 million in the reporting period, due mainly to increases in Russia, the Czech Republic and Poland (resulting from the consolidation and integration of Polbank in May 2012). However, the cost/income ratio improved 3.2 percentage points to 58.3 per cent due to increased operating income.

Staff expenses

Staff expenses, the largest component in general administrative expenses at 49 per cent, rose 2 per cent, or \in 31 million, to \in 1,632 million in 2013. This increase mainly resulted from the consolidation of Polbank and from salary increases in Russia. It was partially offset by lower costs and staff reductions – with the largest cutbacks in the Czech Republic and Ukraine.

The average number of staff (full-time equivalents) fell by 1,857 year-on-year to 59,067. The biggest declines occurred in Ukraine (down 1,210), Romania (down 411), Hungary (down 173), and Bulgaria (down 128).

Other administrative expenses

Other administrative expenses also rose 2 per cent, or € 20 million, to € 1,277 million. While reductions occurred in some countries, the consolidation of Polbank and increased IT expenses – especially in Poland and Russia – as well as the intensification of advertising campaigns in Russia and other administrative expense increases in Romania, led to a rise in this item.

The number of business outlets decreased by 81 to 3,025 compared to year-end 2012. The largest declines were posted in Poland (down 46), Ukraine (down 27) and Bulgaria (down 15).

Depreciation expenses

Depreciation of tangible and intangible assets rose € 30 million to € 431 million year-on-year (2012: € 401 million). The largest increase occurred in depreciation of intangible assets, which rose € 40 million to € 219 million. This was attributable to impairment of a core banking system in the Czech Republic.

During the reporting period, Group investment in fixed assets totaled € 451 million, 47 per cent (€ 209 million) of which was in own fixed assets. Investments in intangible assets, mainly related to software projects, amounted to 43 per cent. Investment in assets of the operating leasing business, accounted for the rest.

Net provisioning for impairment losses

Net provisioning for impairment losses rose 14 per cent, or \leqslant 140 million, to \leqslant 1,149 million year-on-year. Individual loan loss provisions increased \leqslant 33 million to \leqslant 1,215 million, while net releases of portfolio-based loan loss provisions fell \leqslant 112 million. In 2013, net releases of portfolio-based loan loss provisions amounted to \leqslant 52 million, after \leqslant 164 million in the previous year. Net provisioning for impairment losses includes income from the sale of impaired loans amounting to \leqslant 14 million (2012: \leqslant 9 million).

Impairment needs in the Group Corporates segment, where various loans to major customers became non-performing, were € 145 million higher year-on-year. In Russia, net provisioning for impairment losses of € 48 million was made for both large corporate customers and retail customers, whereas net releases of € 16 million were booked the previous year. Similarly, in Slovenia, net provisioning for impairment losses increased € 31 million year-on-year, particularly due to non-performing loans and the revaluation of collateral. A positive trend was revealed in Hungary and Poland, where net provisioning for impairment losses was significantly lower year-on-year. Net provisioning for impairment losses declined € 89 million in Hungary, and decreased by € 41 million in Poland.

The provisioning ratio – i.e., net provisioning for impairment losses versus average loans and advances to customers – increased 0.18 percentage points to 1.39 per cent.

Other results

Net income from derivatives and liabilities

Net income from derivatives and liabilities fell to minus € 257 million versus minus € 127 million the previous year. This was due in part to valuation losses on other derivatives and in part to prior year profits from the partial repurchase of hybrid bonds (€ 113 million). This was countered by improved net income from liabilities designated at fair value. The increased interest rates led to a positive valuation result for own issues. At minus € 126 million, the negative effect of the credit spread valuation was less than the previous year (minus € 145 million). This was attributable to continuing calming of the financial markets, leading to a reduction in RBI's premiums for credit default swaps.

Net income from financial investments

Net income from financial investments fell € 261 million to € 58 million year-on-year. This decline was due above all to the prior year € 163 million result from the sale of high-quality bonds from the available-for-sale securities portfolio at Group head office. Net income from securities at fair value through profit and loss fell € 129 million to € 26 million. The valuation of securities from the fair value portfolio led to gains of € 7 million, whereas gains of € 73 million were incurred the previous year. Significant valuation losses on bonds arose at Group head office, while valuation gains on government and municipal bonds were posted in Ukraine and Hungary. Net income from the sale of securities from the fair value portfolio amounted to € 19 million after € 82 million the previous year, and was earned primarily at Group head office. € 12 million of the net proceeds for the reporting year were generated in Romania through the sale of government bonds.

Net income from equity participations amounted to \in 29 million, an improvement of \in 30 million year-on-year. Gains of \in 51 million – primarily from the sale of VISA and MasterCard shares in Russia and Ukraine – were countered by unchanged valuation losses (write-downs on investments) of \in 22 million.

Net income from securities held-to-maturity amounted to € 3 million (2012: € 1 million) and was attributable primarily to gains from the sale of government bonds in Slovakia and at Group head office.

Net income from disposal of Group assets

In the reporting year, the disposal of seven subsidiaries resulted in a loss of \in 6 million, while positive net income of \in 12 million was generated due to the exclusion of ten subsidiaries from the prior year scope of consolidation. Three companies were excluded due to immateriality, one company was sold and two companies were excluded as a result of end of operations and liquidation respectively. The companies were primarily active in leasing, investment and securities services.

Income taxes

Income taxes fell \in 54 million to \in 232 million year-on-year. This decline was due to income of \in 45 million arising from a tax allocation with RZB AG and a one-off effect – release of a deferred tax liability of \in 12 million – in Romania. The effective tax rate remained unchanged at 28 per cent.

Comparison of results with the previous quarter

in € million	Q4/2013	Q3/2013	Change absolute	Change in %
Net interest income	953	940	12	1.3%
Net fee and commission income	424	417	6	1.5%
Net trading income	81	100	(19)	(19.1)%
Other net operating income 1	5	(3)	8	-
Operating income	1,462	1,454	8	0.5%
Staff expenses	(405)	(411)	6	(1.5)%
Other administrative expenses	(357)	(304)	(53)	17.4%
Depreciation	(147)	(97)	(50)	51.7%
General administrative expenses	(910)	(813)	(97)	11.9%
Operating result	552	641	(89)	(13.9)%
Net provisioning for impairment losses	(350)	(330)	(19)	5.8%
Other results ²	(64)	(82)	18	(21.8)%
Profit before tax	138	229	(91)	(39.6)%
Income taxes	4	(80)	84	-
Profit after tax	142	149	(7)	(4.7)%
Profit attributable to non-controlling interests	4	(15)	19	-
Consolidated profit	146	134	12	8.8%

Net interest income

Compared to the third quarter of 2013, net interest income rose 1.3 per cent, or € 12 million, to € 953 million in the fourth quarter of 2013. Similarly, the net interest margin improved 6 basis points quarter-on-quarter to 3.21 per cent. This was in particular due to improved assets margins in both corporate and retail customer business.

Net fee and commission income

Net fee and commission income rose € 6 million to € 424 million compared to the third quarter of 2013. The most significant increase, at € 7 million, was reported in net income from loan and guarantee business – due to higher volumes in Romania and Russia – followed by a rise in net income of € 4 million from securities business. Net income from other banking services and income from payment transfer business both improved by € 2 million. In contrast, net income from the management of investment and pension funds declined € 5 million, while net income from the sale of own and third party products decreased € 2 million, and net income from foreign currency, notes/coins and precious metals business was down € 1 million.

Net trading income

Net trading income fell € 19 million to € 81 million quarter-on-quarter, mainly attributable to a decrease in currency-based transactions in Russia. Belarus also contributed to the decline in net trading income as a result of the application of IAS 29 (hyperinflation accounting). The opposite trend was reported in interest-based transactions, which increased primarily in Hungary, as a result of gains on derivative financial instruments. Net income from other transactions declined € 6 million due to the valuation of capital guarantees issued.

¹ Excl. impairment on goodwill and bank levies. 2 Incl. impairment on goodwill and bank levies.

Other net operating income

Other net operating income totaled \in 5 million in the fourth quarter compared to minus \in 3 million in the third quarter. Expenses for the newly introduced financial transaction tax in Hungary were down in the fourth quarter due to lower volumes.

General administrative expenses

General administrative expenses amounted to \in 910 million in the fourth quarter, up \in 97 million from the previous quarter's level. While staff expenses decreased \in 6 million to \in 405 million, other administrative expenses were up \in 53 million to \in 357 million, as a result of the seasonally adjusted increase in advertising, PR and promotional, as well as IT, expenses. Depreciation of fixed assets amounted to \in 147 million in the fourth quarter, \in 50 million above the previous quarter. This was due to impairment on a software project in the Czech Republic.

Net provisioning for impairment losses

Net provisioning for impairment losses rose € 19 million to € 350 million compared to the third quarter, which had already shown a considerably higher level than in previous quarters, at € 330 million. Significant increases were booked in Hungary, the Czech Republic, Bulgaria, and Slovenia. Owing to individual cases among large corporate customers, net provisioning for impairment losses in the Group Corporates segment came to € 50 million, which was, however, significantly below the previous quarter's level of € 105 million.

The portfolio of non-performing loans to customers was up \in 180 million to \in 8,657 million in the fourth quarter, with currency effects in the amount of \in 56 million leading to a decline. On a currency-adjusted basis, the increase came to \in 236 million, and was largely attributable to the Group Corporates segment.

Other results

Net income from derivatives and liabilities

Net income from derivative financial instruments improved € 42 million to minus € 14 million in the fourth quarter. Net income from own issues measured at fair value posted a gain, with increases in interest rates leading to a positive valuation result. In addition, the valuation on the credit spread for own issues improved € 13 million in the fourth quarter. Valuation gains on other derivatives also increased

Net income from financial investments

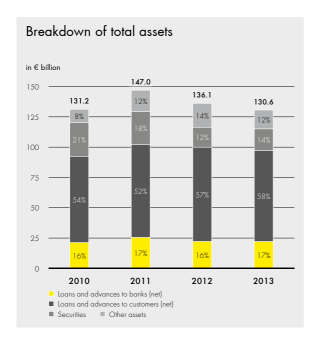
Net income from financial investments totaled minus € 15 million in the fourth quarter of 2013 (third quarter of 2013: plus € 9 million). This was attributable, on the one hand, to higher valuation losses on the fair-value portfolio of securities and, on the other, to lower net proceeds from sales of equity participations and securities from the fair-value portfolio.

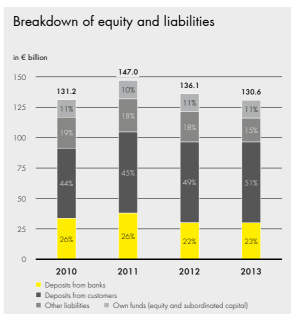
Income taxes

In the fourth quarter of 2013, a tax income of \in 4 million arose versus tax expenses of \in 80 million in the previous quarter. This change was mainly due to income booked from the RZB AG tax allocation in the amount of \in 45 million, in the fourth quarter, as well as lower quarterly results from various Group units with higher tax rates (especially in the Czech Republic and Russia).

Statement of financial position

RBI's total assets declined 4 per cent, or € 5.5 billion, to € 130.6 billion during 2013. Currency effects accounted for around € 3.4 billion of this decline, predominantly due to the US dollar (down 3 per cent), as well as some CEE currencies (Russian rouble: down 12 per cent; Czech koruna: down 9 per cent; and the Ukrainian hryvnia: down 5 per cent). Optimization of liquidity was continued in the reporting year.





Assets

Loans and advances to customers (before provisioning) fell 3 per cent, or € 2.7 billion, to € 80.6 billion in 2013. Receivables from repurchase and securities lending transactions declined € 1.4 billion. Credit business with corporate customers decreased € 3.2 billion to € 52.2 billion, especially due to the development in Austria, Russia and Hungary. In contrast, credit business with the public sector was up € 0.3 billion, especially in Hungary. Credit business with retail customers also reported slight increases, while there was a significant increase in retail business in Russia (up € 0.8 billion), whereas credit volumes fell € 0.5 billion in Poland.

Interbank business remained stable in 2013 at € 22.1 billion. At the same time, money market business – primarily at Group head office – declined € 1.1 billion, as a result of the continued optimization of liquidity. Long-term receivables increased € 0.5 billion, primarily at Group head office, and receivables from repurchase and securities lending transactions also rose € 0.5 billion.

Loan loss provisions remained unchanged at \in 5.6 billion in 2013, of which \in 5.5 billion pertained to loans and advances to customers and \in 0.1 billion to loans and advances to banks.

The item securities rose \in 1.5 billion, predominantly as a result of bond purchases for liquidity purposes at Group head office. The \in 4.2 billion decline in other assets was primarily attributable to the \in 4.0 billion reduction in derivatives. This was due to close-out netting with contract partners.

Equity and liabilities

Deposits from customers remained stable year-on-year at \in 66.4 billion. Whereas deposits from corporate customers – notably at Group head office – grew \in 2.3 billion (repo business: up \in 0.6 billion), deposits from retail customers fell \in 1.7 billion and those from the public sector fell \in 0.3 billion. The largest declines in deposits from retail customers occurred in Poland, Hungary and the Czech Republic.

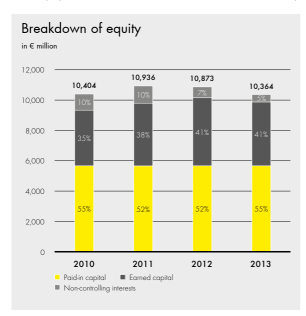
Although RBI's refinancing volume via banks (chiefly commercial banks) remained stable at € 30.1 billion, refinancing revealed a shift from long-term to short-term deposits.

Other liabilities – excluding subordinated capital – declined \in 5.2 billion to \in 19.6 billion. This decrease included a \in 1.8 billion net reduction in debt securities issued to \in 11.5 billion. This was attributable to the reduced refinancing requirement, which also resulted in early redemptions. For example, a government-guaranteed bond with a date of maturity in 2014 was offered for early redemption within the framework of a tender, with \in 0.6 billion repaid early. Trading derivatives decreased \in 3.4 billion, mainly at Group head office, as a result of close-out netting with contract partners.

Equity

Equity on the statement of financial position

RBI's equity decreased € 509 million to € 10,364 million compared to year-end 2012.



Consolidated equity, consisting of subscribed capital, participation capital, capital reserves, and retained earnings decreased $\in 102$ million to $\in 9,322$ million. The retention of earnings from financial year 2012 was $\in 302$ million. Other comprehensive income made a further contribution of minus $\in 450$ million: Exchange-rate differences had a negative effect of $\in 440$ million, additionally, net income from the valuation of assets available-for-sale amounted to minus $\in 35$ million – mainly due to the sale and the subsequent reclassification of the results in the income statement. The related deferred taxes amounted to $\in 7$ million. The impact from applying hyperinflation accounting generated a positive effect of $\in 27$ million.

In June 2013, RBI AG's Annual General Meeting approved the payment of a dividend of $\in 1.17$ per share for the financial year 2012, which equated to a distribution totaling $\in 228$ million. In addition, a dividend of $\in 200$ million was paid on the participation capital.

Consolidated profit contributed € 557 million to equity in 2013.

Capital of non-controlling interests decreased \in 234 million to \in 485 million, in 2013. This was principally attributable to the

purchase of 25 per cent of the non-controlling interests in Raiffeisenbank Austria d.d., Zagreb. Furthermore, dividends of € 56 million were paid to minority shareholders in the reporting year. Own funds pursuant to the Austrian Banking Act (BWG)

RBI does not form an independent credit institution group (Kreditinstitutsgruppe), as defined by the BWG, and therefore is not subject to the regulatory provisions for banking groups, on a consolidated basis, as it is part of the RZB credit institution group. The following consolidated figures have been calculated in accordance with the provisions of the BWG and are assumed in calculations of the RZB credit institution group.

Credit risk is predominantly calculated according to the internal ratings-based approach (foundation IRB approach), in accordance with Section 22 BWG. This affects almost all non-retail business at RBI AG, as well as its subsidiaries in Croatia, the Czech Republic, Hungary, Malta, Romania, Russia, Slovakia, and the USA. A large portion of the risk from loans and advances to retail customers in the Czech Republic, Hungary, Romania and Slovakia is measured using the advanced IRB approach. Market risk is predominantly measured using the standardized approach. RBI AG carries out the calculation in part according to the internal model.

Consolidated own funds pursuant to BWG amounted to € 12,686 million as of 31 December 2013, which represents a decline of € 200 million for the reporting year.

Tier 1 capital fell 3.4 per cent, or € 311 million, to € 8,968 million, particularly due to the negative development of the Russian rouble, the Ukrainian hryvna, the Czech koruna and the Polish zloty. Another negative effect resulted from the purchase of 25 per cent of the non-controlling interests in Raiffeisenbank Austria d.d., Zagreb in July 2013. The profit for the financial year is included in the calculation. However, the projected dividends to be paid out for the financial year 2013 have been deducted.

Additional own funds were up € 47 million year-on-year at € 3,387 million. This item consists essentially of long-term subordinated capital, of which the largest part pertained to RBI AG at € 2,977 million, and the provision excess of IRB positions of € 221 million.

Short-term subordinated capital increased € 55 million to € 357 million. The deduction items relating to participations, securitizations and insurance came to € 26 million (2012: € 36 million).

Own funds stood vis-a-vis a lower own funds requirement of € 6,392 million, which decreased € 234 million. The own funds requirement for the credit risk accounted for € 5,227 million (a decrease of 4 per cent or € 224 million year-on-year), of which € 2,278 million related to the standardized approach, and € 2,949 million to the IRB approach. The own funds requirement for the position risk in bonds, equities and commodities increased € 24 million to € 297 million. The own funds requirement for open currency positions, in contrast, remained virtually unchanged. The requirement for operational risk was € 808 million, a decline of 4 per cent, or € 38 million, year-on-year.

This led to a 4.0 percentage points higher excess cover ratio of 98.5 per cent, or € 6,294 million.

The tier 1 ratio – based on the credit risk – was 13.7 per cent. Based on total risk, the core tier 1 ratio was 10.7 per cent and the tier 1 ratio 11.2 per cent. The own funds ratio totaled 15.9 per cent.

Please consult the "Events after the reporting date" chapter, for information on the capital increase carried out at the beginning of 2014.

Research and development

As a bank, RBI is generally not involved in research and development in the strictest sense of the term.

In the context of financial engineering, however, it does develop customized solutions for investment, financing or risk hedging. Financial engineering encompasses not only structured investment products, but also structured financing, i.e. financing concepts that go beyond the application of standard instruments and are used in acquisition or project financing. RBI also develops individual solutions to hedge a broad spectrum of risks, from interest rate risk and currency risk through to commodity price risk. Besides financial engineering, RBI is actively working on the further development of integrated product solutions for international financial transactions within cash management.

Internal control and risk management system in regard to the Group accounting process

Balanced and comprehensive financial reporting is a priority for RBI and its governing bodies. Naturally, these reports must comply with all relevant statutory requirements. The Management Board is responsible for establishing and defining a suitable internal control and risk management system that encompasses the entire accounting process. The internal control system is intended to provide the management with the information needed to ensure effective internal controls for accounting, which are constantly being improved. The control system is designed to comply with all relevant guidelines and regulations and to optimize the conditions for specific control measures.

The consolidated financial statements are prepared in accordance with the relevant Austrian laws, notably the Austrian Banking Act (BWG) and Austrian Commercial Code (UGB), which govern the preparation of consolidated annual financial statements. The accounting standards used to prepare the consolidated financial statements are the International Financial Reporting Standards (IFRS) as adopted by the EU.

Control environment

An internal control system has been in place for many years at RBI and its parent, RZB, which includes directives and instructions on key strategic topics. It includes:

- The hierarchical decision-making process for approving Group and company directives, as well as departmental and divisional instructions.
- Process descriptions for the preparation, quality control, approval, publication, implementation, and monitoring of directives and instructions
- Regulations for the revision and repeal of directives and instructions.

The management in each Group unit is responsible for implementing Group-wide instructions. Compliance with Group rules is monitored as part of the audits performed by internal and local auditors.

Consolidated financial statements are prepared by the Group Financial Reporting department, which reports to the Chief Financial Officer. The relevant responsibilities are defined Group-wide within the framework of a dedicated function.

Risk assessment

Significant risks relating to the Group accounting process are evaluated and monitored by the Management Board. Complex accounting standards can increase the risk of errors, as can the use of different valuation standards, particularly in relation to the Group's principal financial instruments. A difficult business environment can also increase the risk of significant financial reporting errors. For the purpose of preparing the consolidated financial statements, estimates have to be made for asset and liability items for which no market value can be reliably determined. This is particularly relevant for credit business, social capital and the intrinsic value of securities, participations and goodwill.

Control measures

The preparation of individual financial statements is decentralized and carried out by each Group unit in accordance with the RZB guidelines. The Group unit employees and managers responsible for accounting are required to provide a full presentation and accurate valuation of all transactions. Differences in reporting dates and local accounting standards can result in inconsistencies between the individual financial statements and the figures submitted to RBI. The local management is responsible for ensuring compliance with mandatory internal control measures, such as the separation of functions and the principle of dual control.

Group consolidation

The financial statement data, which are examined by an external auditor, are mostly entered directly in, or automatically transferred to, the IBM Cognos Controller consolidation system by the end of January of the subsequent year. The IT system is kept secure by limiting access rights.

The plausibility of each Group unit's financial statements is initially checked by the relevant key account manager within the Group Financial Reporting department. Group-wide control activities comprise the analysis and, where necessary, modification of the financial statements which are submitted by the Group units. In this process, the reports submitted by the auditor and the results of meetings with the representatives of the individual companies where the financial statements are discussed, are taken into account. The discussions cover the plausibility of the individual financial statements as well as critical matters pertaining to the Group unit.

The subsequent consolidation steps are then performed using the IBM Cognos Controller consolidation system, including capital consolidation, expense and income consolidation, as well as debt consolidation. Finally, possible intra-Group gains are eliminated. At the end of the consolidation process, the notes to the financial statements are prepared in accordance with IFRS, the BWG and the LIGB

In addition to the Management Board, the general control system also encompasses middle management (department heads). All control measures constitute part of the day-to-day business processes and are used to prevent, detect and correct any potential errors or inconsistencies in the financial reporting. Control measures range from managerial reviews of the interim results, as well as the specific reconciliation of accounts, through to analyzing ongoing accounting processes.

The consolidated financial statements and management report are reviewed by the Audit Committee of the Supervisory Board and are also presented to the Supervisory Board for information. The consolidated financial statements are published on the company's website, in the Wiener Zeitung's official register, and are filed with the commercial register as part of the annual report.

Information and communication

The consolidated financial statements are prepared using Group-wide standardized forms. The accounting and valuation standards are defined and explained in the RZB Group Accounts Manual and must be applied when preparing the financial statements. Detailed instructions for the Group units on measuring credit risk and similar issues are provided in the Group directives. The relevant units are kept abreast of any changes to the instructions and standards through regular training courses.

Each year the annual report shows the consolidated results in the form of a complete set of consolidated financial statements. These consolidated financial statements are examined by an external auditor. In addition, the Group management report provides verbal comments on the consolidated results in accordance with the statutory requirements.

Throughout the year the Group produces consolidated monthly reports for Group management. Statutory interim reports are produced that conform to the provisions of IAS 34 and are also published quarterly in accordance with the Austrian Stock Corporation Act. Before publication, the consolidated financial statements are presented to senior managers and the Chief Financial Officer for final approval and then submitted to the Supervisory Board's Audit Committee. Analyses pertaining to the consolidated financial statements are also provided for the management, as are forecast Group figures at regular intervals. The financial and capital budgeting system, prepared by the Planning & Finance department, includes a three-year Group budget.

Monitoring

The Management Board and the Controlling department are responsible for ongoing internal monitoring. In addition, the department heads are responsible for monitoring their areas which includes performing regular controls and plausibility checks.

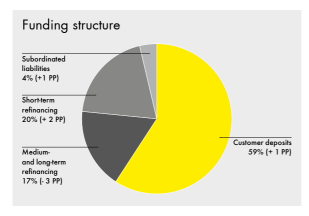
Internal audits also constitute an integral part of the monitoring process. Group Audit at RZB is responsible for auditing. All internal auditing activities are subject to the Group Audit standards, which are based on the Austrian Financial Market Authority's minimum internal auditing requirements and international best practices. Group Audit's internal rules also apply (notably the audit charter).

Group Audit regularly and independently verifies compliance with the internal rules within the RZB Group units. The head of Group Audit reports directly to the RZB AG and RBI AG Management Boards.

Funding

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Banks essentially refinance themselves using their own funds, customer deposits, as well as various capital and interbank market tools. In the first half of 2013, banks profited from the moderate economic recovery in some markets and the refinancing situation improved. As a result of turbulence on emerging markets, such as Russia and Turkey, as well as the announcement of a more stringent US monetary policy, capital markets became more volatile by the second half of the year.



Stable basis for refinancing

RBI's refinancing is based on two key elements: firstly, on customer deposits, which at the end of 2013 accounted for €66.4 billion, or 59 per cent, of refinancing; and secondly, on wholesale funding which totaled €45.8 billion, or the remaining 41 per cent. The high share of customer deposits creates a stable refinancing basis, making RBI less vulnerable to turbulence on the financial markets.

Diversified funding sources

RBI focused on diversifying funding sources for the Group units again in 2013. More than 40 per cent of the wholesale funding of subsidiaries in Central and Eastern Europe came from external sources.

Long-term funding, from sources that are less susceptible to changes on the international capital markets, plays a key role for RBI. For this, RBI actively collaborates with supranational institutions that have been important and reliable partners for the Group for some time. This funding, amongst other purposes, is used to support SME and energy efficiency projects in Central and Eastern Europe. Group head office and the Group units in Central and Eastern Europe, however, do not only cooperate with these institutions for financing, but also for other areas such as risk-sharing programs that optimize risk-weighted assets.

Additional sources of funding for RBI include bond issuances by single Group units, such as an unsecured bond denominated in Romanian leu, issued by the Romanian Raiffeisen Bank in July 2013. Furthermore, Austria's Raiffeisen Banking Group is an important funding partner for RBI.

Issues

In 2013, RBI AG's resources for medium to long-term refinancing included, amongst other things, two issuance programs: the "EUR 25,000,000,000 Debt Issuance Program; and the "EUR 20.000.000.000 Emissionsprogramm der Raiffeisen Bank International AG." For reasons of efficiency, these were merged halfway through the year to form one issuance program – the "EUR 25,000,000,000 Debt Issuance Programme". Under this program, bonds can be issued in different currencies and different structures. The total volume of outstanding bonds under this program may not exceed € 25 billion. At the end of 2013, a total of € 13 billion had been drawn on.

RBI promptly implemented its funding plan again in 2013, primarily with low-volume private placements. In order to take advantage of the friendly market environment before the summer break, RBI AG issued a tier 2 bond in Swiss francs for CHF 250 million in the second quarter, with a ten-year maturity and a coupon of 4 per cent.

Due to its good liquidity situation, RBI AG issued a buy-back offer for an outstanding, government guaranteed bond, in July. It thus reduced its future interest costs through buy-backs amounting to € 500 million.

In mid-October, RBI issued a subordinated bond for € 500 million with a ten-year maturity and a coupon of 6 per cent to strengthen its capital basis. This was followed shortly afterwards by a senior benchmark bond, again for € 500 million but with a five-year maturity.

In December, shortly after this senior benchmark bond, RBI issued an offer to exchange existing subordinated capital with new subordinated capital (tier 2) with a volume of € 233 million. This offer was accepted by almost half of the investors, thus sustainably strengthening RBI's capital structure in the long term.

Further refinancing measures

For short-term funding, RBI used both the interbank market and its program for short-term issues (commercial papers), "Euro-Commercial Paper and Certificate of Deposit Programme", in 2013. Under this program, RBI issued commercial papers in various currencies, thereby enabling it to refinance itself outside of the interbank market.

In an effort to diversify its funding sources, RBI also actively works on developing additional secured refinancing options where existing assets can be used to generate long-term funding.

Capital, share, voting and control rights

The following disclosures cover the provisions of Section 243a (1) of the Austrian Commercial Code (UGB):

(1) The company's capital stock amounted to € 596,290,628.20 and was divided into 195,505,124 voting common bearer shares as of reporting date 31 December 2013. Of those, 557,295 were own shares, which means that 194,947,829 shares were outstanding as of reporting date 31 December 2013. Please consult the notes on equity (34) for more information.

Regarding the capital increase, which was carried out at the beginning of 2014, please see the chapter "Events after the balance sheet date".

- (2) The articles of association contain no restrictions concerning voting rights or the transfer of shares. The Management Board is not aware of any restrictions arising from agreements among shareholders.
- (3) As of reporting date 31 December 2013 RZB AG held around 78.5 per cent of the capital stock in the company indirectly through its wholly owned subsidiary Raiffeisen International Beteiligungs GmbH and other subsidiaries; the remaining shares of RBI AG were in free float. The Management Board knows of no direct or indirect participations in the capital amounting to 10 per cent or more.

The controlling parent company is Raiffeisen-Landesbanken-Holding GmbH, holding around 82.4 per cent (2012: approximately 78.5 per cent) of the shares of RZB AG, directly and indirectly. The direct share amounts to around 3.9 per cent (2012: 0.0 per cent) and the indirect share is approximately 78.5 per cent (2012: around 78.5 per cent) held by the wholly owned subsidiary R-Landesbanken-Beteiligung GmbH.

- (4) Pursuant to the company's articles of association, RZB AG is granted the right to delegate up to one third of the Supervisory Board members to be elected by the Annual General Meeting, as long as it holds a participation in the capital stock. Beyond that, there is no special right of control associated with holding shares.
- (5) There is no control of voting rights in the case of a participation in capital by employees.
- (6) Pursuant to the articles of association, a person who is 68 years or older may not be appointed as a member of the Management Board or be reappointed for another term in office. The rule for the Supervisory Board, is that a person who is 75 years or older may not be elected as a member of the Supervisory Board, or be re-elected for another term in office. Moreover, no person who already holds eight Supervisory Board mandates in a publicly traded company may become a member of the Supervisory Board. Holding a position as chairman of the Supervisory Board of a publicly traded company would count twice for

this purpose. The Annual General Meeting may choose to waive this restriction through a simple majority of votes if permitted by law. Any candidate who has more mandates to, or chairman positions in, Supervisory Boards in publicly traded companies must disclose this to the Annual General Meeting. Beyond that, there are no regulations regarding the appointment or dismissal of members of the Management Board and the Supervisory Board beyond the provisions of the relevant laws. The articles of association stipulate that the resolutions of the Annual General Meeting are, notwithstanding any mandatory statutory provisions or articles of association to the contrary, adopted by a simple majority of the votes cast. Where the law requires a capital majority in addition to the voting majority, resolutions are adopted by a simple majority of the share capital represented in the votes. As a result of this provision, members of the Supervisory Board may be dismissed prematurely via a simple majority. The Supervisory Board is authorized to adopt amendments to the articles of association that only affect the respective wording. This right may be delegated to committees. Furthermore, there are no regulations regarding amendments to the company articles of association beyond the provisions of the relevant laws.

(7) Pursuant to Section 169 of the Austrian Stock Corporation Act (AktG), the Management Board has been authorized, since the Annual General Meeting of 26 June 2013, to increase the capital stock with the approval of the Supervisory Board – in one or more tranches – by up to € 298,145,314.10 through issuing up to 97,752,562 new common bearer shares with voting rights against contributions in cash and/or in kind (including by way of the right of indirect subscription by a bank pursuant to Section 153 (6) of AktG) by 26 July 2018 at the latest and to fix the offering price and terms of the issue with the approval of the Supervisory Board. The Management Board is further authorized to exclude shareholders' subscription rights, with the approval of the Supervisory Board, (i) if the capital increase is carried out by contributions in cash and the shares issued under the exclusion of subscription rights do not exceed 10 per cent of the company's capital stock (exclusion of subscription rights).

Pursuant to Section 159 (2) 1 of AktG, the capital stock has been increased contingently by up to € 119,258,123.20 through the issue of up to 39,101,024 common bearer shares (contingent capital). The contingent capital increase will only be performed if and when use is made of an irrevocable right of exchange or subscription granted on shares by the company to creditors holding convertible bonds issued on the basis of the resolution of the Annual General Meeting on 26 June 2013 and the Management Board does not decide to issue own shares. Pursuant to Section 174 (2) of AktG, the Annual General Meeting of 26 June 2013 authorized the Management Board to issue, in one or more tranches, convertible bonds in a total nominal amount of up to € 2,000,000,000 which grant conversion or subscription rights for up to 39,101,024 common bearer shares of the company with a pro rata amount of the capital stock of up to € 119,258,123.20, within five years from the date of resolution adopted by the Annual General Meeting, with the approval of the Supervisory Board. Shareholders' subscription rights to the convertible bonds are excluded. No convertible bonds have been issued to date.

The Annual General Meeting of 20 June 2012 authorized the Management Board to acquire own shares, under the provisions of Section 65 (1) 8 of AktG, during a period of 30 months from the date of the resolution, up to a maximum of 10 per cent of the company's respective capital stock and, if deemed appropriate, to retire them. The authorization may be exercised in one or more installments, for one or more purposes - with the exception of securities trading - by the company, by affiliated enterprises or, for their account, by third parties. The acquisition price for repurchasing the shares may be no lower than € 1.00 per share and no higher than 10 per cent above the average unweighted closing price over the 10 trading days prior to exercising this authorization. The Management Board was further authorized to decide, with the approval of the Supervisory Board, on the sale of own shares by means other than the stock exchange or a public tender, to the exclusion of shareholders' subscription rights. Shareholders' subscription rights may only be excluded if the own shares are used to pay for a contribution in kind, to acquire enterprises, businesses or branches of activity of one or several companies in Austria or abroad, or for the purpose of implementing the company's Share Incentive Program (SIP) for executives and members of the Management Boards of the company and affiliated enterprises. In addition, if convertible bonds are issued in accordance with the Annual General Meeting's resolution of 10 June 2008, shareholders' subscription rights may be excluded in order to issue (own) shares to the holders of these convertible bonds who exercise the conversion or subscription rights granted them under the terms of the convertible bonds to shares of the company. This authorization replaces the authorization to buy back and use own shares that was granted in the Annual General Meeting of 8 July 2010. No own shares have been bought since the authorization was issued in June 2012.

The Annual General Meeting of 20 June 2012 also authorized the Management Board, under the provisions of Section 65 (1) 7 of AktG, to acquire own shares for the purpose of securities trading, which may also be conducted off-market, during a period of 30 months from the date of the resolution, of up to a maximum of 5 per cent of the company's respective capital stock. The consideration for each share to be acquired must not be less than half the closing price at the Vienna Stock Exchange on the last day of trading preceding the acquisition and must not exceed twice this closing price. This authorization may be exercised in one or several installments by the company, by affiliated enterprises or, for their account, by third parties. This authorization replaces the authorization for the purpose of securities trading that was granted in the Annual General Meeting of 8 July 2010.

The company's Annual General Meeting of 9 June 2009 authorized the Management Board of the company to issue, in one or more tranches, participation rights having equity characteristics pursuant to Section 174 of AktG in a total nominal amount of up to \in 2 billion within five years from the date of the resolution, with the approval of the Supervisory Board in accordance with the terms for participation rights to be set by the Management Board and to the exclusion of shareholders' subscription rights. It should be noted that, under the provisions of the relevant laws, participation rights confer no voting rights or other membership

rights. Issuing participation rights therefore entails no change of ownership structure from the standpoint of stock corporation law and shareholders' voting rights. The company decided on 15 July 2009 to strengthen its capital by issuing participation rights in the amount of € 600 million based on the authorizing resolution of June 2009. In the course of the merger of Raiffeisen International with RZB AG's principal business areas to form RBI AG, with effect from 10 October 2010, the mutual loans and liabilities of the receiving and transferring company were wiped out. The same is true of the participatory rights in the amount of € 600 million, which had been subscribed in full by RZB AG. No further participation rights have been issued to date. Please consult the notes on equity (34) for more information.

In the course of the merger of Raiffeisen International with RZB AG's principal business areas, as of 10 October 2010, the RZB AG issue "Raiffeisen-Partizipationskapital 2008/2009" in the amount of € 2.5 billion was transferred to RBI AG on unchanged terms.

Pursuant to Section 102a of the Austrian Banking Act (BWG), the company's Annual General Meeting of 8 June 2011 authorized the Management Board of the company, within five years of recording the relevant amendment to the articles of association in the commercial register, to retire either the participation capital in its entirety or the participation capital of individual tranches that were differentiated on issue, with the approval of the Supervisory Board and taking into account the terms of issue. Partial retirement of participation capital of individual issues or tranches is permissible, provided the equal treatment of eligible holders of participation capital is ensured.

(8) The following material agreements exist, to which the company is a party and which take effect, change, or come to an end upon a change of control in the company as a result of a takeover bid:

- The company's D&O insurance provides that, if RBI AG comes under new control due to a merger, the insurance contract automatically terminates without notice and the insurance will only cover events of loss due to breach of duty occurring prior to the merger. In the event of multiple insurance policies resulting from the change in control, the insurance contract also only covers events of loss due to breach of duty occurring prior to the change in control.
- The company's SIP provides the following upon change in corporate control: "If a change in corporate control or a merger occurs during the vesting period without the combination being exclusively concerned with subsidiaries, all contingent shares will lapse without replacement at the time of acquiring the shares of RBI AG and the investor's actual possibility of disposing of them, or at the time of the merger. An indemnification payment will be made for these contingent shares. The indemnity sum calculated will be paid out with the next possible salary payment."
- Furthermore, the syndicate agreement concluded by RBI AG in relation to a subsidiary bank with the relevant shareholder will automatically be terminated upon a change of control.
- The brand agreement concluded with RZB AG on the unrestricted use of the name and logo of Raiffeisen Bank International for an indefinite period of time in all jurisdictions in which the brand is registered now or in the future includes a right of cancellation upon a change of control.
- The company's refinancing agreements and financing guarantees granted to subsidiaries provide for the right of early termination upon a change of control with negative material ramifications.
- (9) There are no indemnification agreements between the company and its Management Board, Supervisory Board members or employees for the case of a public takeover bid.

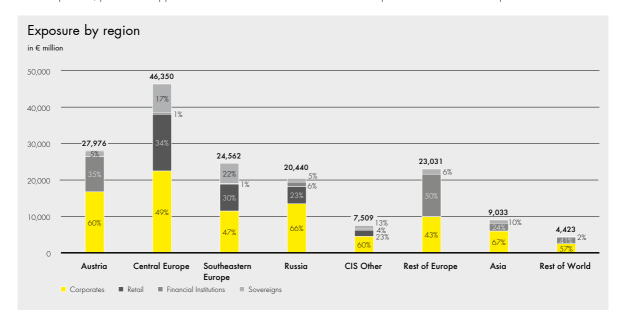
Risk management

The taking of risks and their transformation are an integral component of the banking business. This makes active risk management as much of a core competence of overall bank management as capital planning and management of the bank's profitability. In order to effectively recognize, classify and contain risks, RBI utilizes comprehensive risk management and controlling.

This function crosses the entire organizational structure, including all levels of management, and is also implemented in each of the subsidiaries by local risk management units. Risk management is structured to ensure the careful handling and professional management of credit risk and country risk, market risk and liquidity risk, investment risk, as well as operational risk, in order to ensure an appropriate risk-reward ratio. More detailed information on the structure of the risk organization and key figures can be found in the risk report.

Loan portfolio strategy

The following graph, lists RBI's outstanding exposure by business area and region at the end of the reporting period. The portfolio remained very stable throughout 2013 and thus reflected the Group's business model. On the reporting date, the total credit exposure used to manage the portfolio was € 163,323 million. This amount includes exposures on and off the statement of financial position, prior to the application of credit conversion factors and thus represents the total credit exposure.



Corporate customers are a central element of the portfolio in all regions. At the end of 2013, outstanding exposure to corporate customers for the Group totaled \leqslant 78,518 million, down \leqslant 2,378 million year-on-year. This decrease is attributable to a credit portfolio reduction at some network banks, compensated in part by an increase in loans in the Austrian portfolio. As new loans are granted primarily to customers with very good ratings, due to stricter lending policies, credit quality in the new business is significantly higher than that of the existing portfolio.

Retail business is undertaken exclusively in Central and Eastern European markets and grew € 268 million to € 29,402 million year-on-year. This increase is primarily attributable to higher lending volumes in Russia, where a rise of € 990 million was achieved despite currency devaluations. In Central Europe, however, retail exposure declined, mainly as a result of lower volumes in Poland (subdued credit demand), and in Hungary (selective lending).

The financial institutions sector consists mainly of loans and advances to, as well as securities from Western European banks to, the Austrian Raiffeisen Banking Group (as part of liquidity management within the sector). At the end of the reporting period, this portfolio totaled € 27,370 million, down € 5,355 million year-on-year. This decline was predominantly driven by liquidity optimization and led to less outstanding exposure with rating grade A3 (down € 6,606 million) as a result of fewer repo, swap and money market transactions.

In line with RBI's strategic orientation, credit exposure to sovereigns is kept at a low level. It serves primarily to meet the minimum reserve and liquidity management requirements. The credit portfolio in this segment remained largely stable throughout 2013 and totaled \in 19,284 million at year-end, up \in 363 million year-on-year.

At RBI, dedicated credit portfolio committees determine the credit portfolio strategy for the various customer business areas. Analyses by internal research departments, and portfolio management, form the basis of the definition of the loan portfolios' lending guidelines and limits. Credit portfolio strategies are regularly adapted to match changing market outlooks.

Although reassurances by the ECB have served to calm the European government bond market, loans and advances to governments, municipalities and banks have remained one of the main focal points of portfolio management in previous quarters. Outstanding exposure was continuously reassessed and – when necessary – limits were reduced. Besides regulatory requirements in the home market, government securities mainly serve to strengthen the liquidity buffer.

In the retail business, particular focus was placed on the cautious expansion of the consumer loans and credit cards portfolio, on the basis of selective and differentiated lending criteria, as well as the use and wide-ranging coverage of application and behavioral scorecard models. By doing so, the retail business made use of proven Group practices and successfully continued the implementation of the refined lending policies. In the underwriting process, value was placed on further simplification and automation of decision rules.

Management of non-performing loans

The management of non-performing loans continued to be one of the priorities of risk management in 2013. Above all, the targets and measures were aimed at improving the early recognition of potential problem cases, reporting on restructuring measures, as well as rapid and effective reduction of the non-performing loan portfolio. Continual measures to improve employee training in this area, as well as the ongoing exchange of experience among individual members of the credit institution group, were further key points. This prevented a more extensive increase in non-performing loans.

Continuing macroeconomic difficulties in RBI's home markets in 2013 were reflected in the rise in non-performing loans to € 8,657 million (up 6 per cent, or € 474 million, in comparison with year-end 2012). The non-bank loan portfolio, particularly in the Group Corporates segment and Slovenia, suffered from the default of some large corporate customers, which also led to an increase in planned risk costs during the second half of the year. In contrast, the non-performing loan portfolio in the retail business registered a slight fall of 4 per cent, or € 131 million, to € 2,922 million.

The allocation of corresponding loan loss provisions was, however, partly offset by high returns from reorganization measures. In doing so, adequate coverage was ensured through provisions.

Liquidity risk

RBI's liquidity position is subject to regular monitoring and is included in the RZB Group's weekly report to the Austrian banking supervisory authority. It continued to remain stable and revealed a comfortable liquidity buffer during the 2013 financial year.

To manage its liquidity risk, RBI uses a long-established and proven limit model which requires high excess liquidity for short-term maturities and is based on contractual and historically observed capital inflows and outflows. Limits have also been established for medium and long-term maturities, to lessen the negative impact of a possible refinancing cost increase on the operating result. In addition to the limit models, regular liquidity stress tests are also undertaken to evaluate and limit the effects of potential reputation and market crisis scenarios.

Liquidity management incorporates findings from past years into the cash flow modeling in order to adjust the resulting forecasts for capital commitment and refinancing needs. On the one hand, this should increase transparency with respect to actual costs and risks. On the other hand, it should also provide the right management impetus.

The underlying cash flow models are periodically adjusted to the observed portfolio dynamics trend. In 2013, particular attention was paid to modeling non-performing loans and finalizing the calculation of liquidity ratios according to Basel III.

Interest rate risk

RBI's net interest income significantly contributes to earnings. To do this significance justice, risk management of interest rate flows is treated as its own entity by a separate unit which is independent from liquidity risk. In particular, the impact of different interest rate scenarios on net interest income is simulated. In close cooperation with the front office, preparations for various developments in the markets are undertaken, so that RBI can react quickly in the case of negative trends. In 2013, the emphasis in this area was on further developing the available analytical and reporting tools as well as on harmonizing these systems within the Group.

Market risk

Since January 2010, RBI's market risk management has been based on the figures from an internal model. The model uses a hybrid approach – i.e., a combination of historical and Monte Carlo simulations with 5,000 scenarios – to calculate value at risk (VaR) for changes in the risk factors of foreign exchange, interest rate development, bonds credit spreads, credit default swaps, and equity indices. The model was expanded to include a stressed VaR module and refined measurement of option risks.

To improve the modeling of risk factors, where the probability of extreme price changes exceeds the probability given by the normal distribution, numerous approaches were integrated into the model. These include the enhancement of scenarios to include extreme events, the consideration of the current volatility levels in generating scenarios, and the application of different time periods in the volatility estimate. This model forms the basis for implementing the strict Basel III requirements into internal models.

The daily scope of management includes the trading and banking books based on VaR with a holding period of 1 day and a confidence interval of 99 per cent, as well as sensitivity limits. The market risk position, limit process and presentation of all capital market activities on the income statement are among the items on the fixed agenda for the weekly Market Risk Committee meeting.

To ensure model quality, daily back testing is performed. The results of these tests were always within the limits of the model's expectations. Based on these good results, the internal model is to be allocated to the best class ("green light") from a regulatory perspective.

Operational risk

Internal risk factors, e.g., unauthorized actions, theft and fraud, clearing and process errors, operational disturbances and system failures, as well as external risk factors, such as damage to physical assets and fraudulent acts, are both controlled and managed within the area of operational risk. These risks are analyzed, managed and controlled on the basis of the Group's own historic loss data collection, as well as the results of risk assessments.

Early warning indicators for operational risks are intended to ensure that possible losses can be recognized and prevented early on. Standardized scenario analyses are used to ascertain the effects of possible events, which have a low probability of occurrence but lead to extensive damage.

Operational risk controlling implements both a central and a decentralized management system. The basic principles and minimum standards are defined by the central operational risk controlling, while the local units are responsible for detailed implementation.

Changes in the regulatory environment

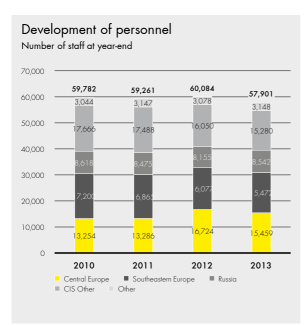
RBI concerned itself intensively with the current and the upcoming regulatory developments in 2013. One of the most important subjects was the preparation for the amended legal regulations, which came into effect with the EU directives on Basel III (CRD IV/CRR) at the beginning of 2014, and corresponding analysis of their impact.

The focus, during the second half of 2013, was on preparing for the changes pertaining to the single supervisory mechanism, especially the related statement of financial position reviews ("comprehensive assessment") by the ECB, which will also lead to an asset quality review and a pan-European stress test during the first half of 2014. As part of the RZB Group, the regulatory reviews will also focus on RBI during these processes. An internal project was implemented to ensure optimum preparation for the reviews to be conducted by the ECB and to guarantee good data quality.

In addition to preparations surrounding the new Basel III regulations, risk management continued to focus on ongoing implementation of the advanced Basel II approach in 2013. The Basel II related activities included the implementation of the internal ratings-based (IRB) approach in the retail and non-retail segments of the Central and Eastern European subsidiaries, further development of the internal market risk model as well as Group-wide further development of the standard approach for operational risk.

Human resources

At RBI, human resources (HR) is responsible for ensuring that personnel resources are deployed throughout the Group in a sustainable manner, thereby harmonizing corporate interests and the needs of employees. As of 31 December 2013, RBI had 57,901 employees (full-time equivalents), 2,183 people, or 4 per cent, fewer than at the end of 2012. The largest absolute reduction (measured on the country's total number of employees) occurred in Ukraine. The average age of employees remained relatively low at 36 years, making RBI a young and dynamic bank. Moreover, graduates accounted for 72 per cent of employees, indicating a highly skilled workforce. 67 per cent of employees were women.



Talent management and management development

During the reporting year 2013, HR also worked intensively on the further development and implementation of talent management across all Group units. Key areas included the further qualification of managers on this issue, ensuring high standards in the identification of talent (especially through calibration meetings), and an improvement in the quality of individual development plans. Alongside existing cross-functional development programs for executives, a Group-wide program was launched within IT aimed at the customized strengthening of executives' specialist and management expertise.

Professional development

Despite intensive efforts to reduce costs, the professional training of employees was still considered of great importance in 2013. Training centered on the key strategic fields of risk management, project management and compliance. Attention was also fo-

cused on the Group-wide project "Lean", a standardized method for the analysis and optimization of processes and procedures which anticipates significant improvements in efficiency. Group-wide training initiatives were launched in the fields of Controlling/Accounting and Procurement/Cost Management.

Compared to 2012, knowledge transfer sharply shifted from on-site training towards e-learning. The transfer of know-how was achieved through cross-functional and, in particular, international rotation/exchange programs, e.g., in the retail area, investment banking, collections and IT. In addition, the "International Young Potentials" program, to encourage high-potential employees from network banks by providing them with targeted trainee assignments in other network units, was launched for the third time in 2013.

Local initiatives in the network banks

The network banks also focused on cost reductions in 2013. Consequently, many network banks adopted measures to reduce personnel costs, for example by optimizing structures for a resulting reduction in management levels. A large number of network banks also started optimization processes in accordance with the "Lean" method.

Some network banks placed special attention on improving the (internal and external) quality of customer service. Corresponding surveys were conducted to identify critical areas and thus facilitate improvement measures. Numerous measures were also implemented in the area of management and employee development, such as the "Meet your customer" program, organized by Raiffeisen Bank Kosovo, in which managers based at head office swapped roles with branch managers for a certain period.

The integration process for Raiffeisen Polbank, which followed the merger between Raiffeisen Bank Polska and Polbank, included the launch of an "Employee Value Proposition" project designed to position the newly created bank as an attractive employer.

Developments in compensation

As banks are typical services companies, personnel costs represent a major portion of administrative expenses – at RBI it was unchanged at 49 per cent in 2013 – and cost reduction programs also impact salaries and fringe benefits. Personnel costs for the reporting period rose 2 per cent year-on-year. As part of the performance management process, salary increases or bonuses were only granted to strong performers on the basis of differentiated performance evaluations.

As before, a significant portion of the HR capacity in 2013 was channeled towards implementing special regulations for compensation systems in the banking sector. In the reporting period, all companies associated with RBI were assessed using risk criteria in order to determine to what extent remuneration rules apply, and to identify the positions subject to the restrictive remuneration provisions of the Austrian Banking Act (BWG).

Focus on health

Since the health of employees plays a major role for RBI, the following section outlines a selection of health-related measures, which reflect the different needs in the various countries. In Austria, for example, RBI supports various sporting activities. An annual "health week" is also organized in which employees can undergo a full preventive health check-up as well as have their fitness status professionally assessed in the "UNIQA VitalTruck". Sports-related offers and specialist talks complete the health week. Cooperation is also maintained with an external consulting company which assists employees and their families with both professional issues (dealing with stress, mediation, etc.) as well as personal matters (family consulting, bereavement support, etc.). RBI also cooperates with an institute specialized in burnout and stress management, where employees can (if required) undergo five therapy units for which the majority of the costs are borne by the company.

Around 1,500 employees within Raiffeisen Bank Aval are insured under the "Health Insurance Program", the costs of which are assumed by the Bank. In the event of illness, employees who do not participate in the program are entitled to a subsidy for medical treatment for themselves, or for family members. In Russia, all Raiffeisenbank employees have access to free health insurance that includes extensive medical services at the best hospitals. In 2013, the initiative "Health and Productivity at Work" was launched within the Croatian Raiffeisenbank Austria, aimed at reducing work overload while at the same time increasing productivity. For a number of years, Priorbank in Belarus has organized a weekend for its employees each summer with various sports and leisure activities in which teams from the Russian and Ukrainian network banks also participate. A similar initiative, albeit focusing on a work-life balance, was launched by Raiffeisen Bank in Romania during the reporting period.

Outlook

Economic prospects

Central Europe

Positive growth trends, from the second half of 2013, should continue to strengthen in the Central Europe region in 2014. The economic turnaround seems to have taken hold, and improved growth in the eurozone should positively support export momentum. Domestic demand is also expected to pick up, which would further underpin the sustainability of the economic recovery. Following GDP growth of 0.8 per cent in 2013, the forecast for 2014 is currently at 2.5 per cent. Poland is likely to remain the top performing country, with GDP growth of 3.1 per cent, while the Czech Republic, whose GDP shrank 0.9 per cent in 2013, could well achieve 2.3 per cent growth in 2014, marking the strongest improvement. Slovenia is the only economy that is still expected to slightly contract. In terms of monetary policy, the reins will likely continue to be kept loose, with restrictive action not expected until the second half of 2014, at the earliest. The consolidation of government budgets is well advanced in Central Europe. The Czech Republic, Hungary and Slovakia, should be able to keep their budget deficits below the Maastricht-defined ceiling of 3 per cent of GDP. Poland may slightly exceed this level and Slovenia even significantly so. Overall, Central Europe is poised to develop from the weakest to the most dynamic CEE region in 2014.

Southeastern Europe

The Southeastern Europe region passed through the economic low sooner than Central Europe. The significant upswing, already experienced in 2013, reduced the potential for further economic recovery in the region in 2014. Moreover, owing to its weaker export positioning, Southeastern Europe stands to benefit less from the recovery in the eurozone. Aggregate economic growth in the region is projected at 1.7 per cent for 2014, slightly below the previous year, albeit with strong diversity among individual countries. Thus, Romania should continue its growth trajectory with an increase of 2.3 per cent, as strong export growth is expected to spread to domestic demand, as in Central Europe. In contrast, Croatia continues to grapple with a five-year-long recession and will at best transition to a period of stagnation in 2014. In Serbia, much-needed reforms and austerity measures may even ultimately lead to a weakening of the economy. In addition, Croatia and Serbia have the largest budget deficits in Southeastern Europe, whereas the Romanian budget deficit is unlikely to exceed 2.5 per cent of GDP.

CIS

Following growth rates in the vicinity of 4 per cent during the period of 2010 to 2012, the CIS region posted an increase of just 1.2 per cent in 2013, with only limited upside potential expected for 2014 as well. On the one hand, further growth is impaired by slower investment and export momentum. On the other hand, developments in Ukraine pose a significant downside risk to the Ukrainian as well as the Russian economy. High political and economic uncertainty will force Ukraine, supervised by the IMF, to carry out severe structural reforms in 2014, in order to adjust current economic imbalances. Russian economic growth is expected to remain weak at 1 per cent, while the economic performance in Ukraine is expected to decrease 3 to 7 per cent. The Russian state budget should continue to only show a slight deficit. However, this masks the structural weakness that its non-oil deficit would be very high, at roughly 8 to 10 per cent of GDP. Belarus will continue to depend on financial support.

Eurozone

The eurozone should see a continuing acceleration of economic growth in the course of 2014. The robust economic momentum of important trading partners (USA, UK), and the improved competitiveness of many crisis-affected countries, bodes well for a sustained recovery of the export sector. At the same time, the dampening effect from the consolidation of state finances should diminish further. In Germany, in particular in the domestic economy, potential growth is seen thanks to favorable financing conditions, as well as to pent-up consumer and investment demand. In the Netherlands, Ireland and Finland, consumption and investment growth in 2014 should likewise contribute to new growth, following hefty setbacks. In contrast, France is becoming more of a problem child, with growth forecasts below the eurozone average as a result of weak domestic and export demand. Southern Europe also continues to be exposed to heightened economic and political risks. In addition, the private sector in Italy, Spain, Portugal, and Greece, is held back by continued restrictive lending. Hence, economic recovery in these countries should be driven, in particular, by a rebound in foreign trade. However, differing trends can also be observed in Southern Europe. For example, Spain and Portugal are experiencing a much more dynamic recovery compared to Italy. Greece will not move out of recession until sometime later in 2014. Regarding inflation, low wage increases and weak consumer demand in the eurozone suggests that pressure on prices will continue to be subdued.

Austria

Over the course of 2013, consumption and investments showed initial signs of a halting recovery. This should increasingly continue in 2014. Private consumption should again profit from increasing employment momentum in the course of 2014. Investments should gain tailwind from the growing exports. In addition, the favorable financing environment is conducive to investment activities. However, as rising exports are also up against increasing imports, foreign trade contribution to GDP quarterly growth is expected to remain on the same level overall. On the other hand, contributions to growth from domestic demand are anticipated to rise significantly, thus becoming the driving force behind the continued economic recovery. Overall, due to increasing economic momentum, real GDP growth of 1.5 per cent is anticipated for 2014 after just 0.4 per cent in 2013. The highpoint of economic development should fall within the winter period of 2014/2015.

Outlook for RBI

We aim to slightly increase loans and advances to customers in 2014.

We expect the net provisioning requirement in 2014 to remain at around the same level as in the prior year, however, results may be impacted by the ECB Asset Quality Review process. The developments in Ukraine and their potential effects on the region are hereby also not taken into consideration.

In the course of our cost reduction program, we plan to reduce general administrative expenses to the level of 2012 by 2016. We aim to achieve a cost/income ratio of between 50 to 55 per cent by 2016. We plan to maintain 2014 costs at around the same level as 2013.

We aim for a return on equity before tax of approximately 15 per cent in the medium term.

Organizational changes

On 24 May 2013, RBI's longstanding CEO, Herbert Stepic, announced he was offering to resign from his position due to personal reasons. He left RBI's Management Board on 7 June 2013. On the same date, the former Deputy CEO, Karl Sevelda, who until then held Management Board responsibility for global corporate customer business, was appointed as RBI's new CEO. Chief Risk Officer, Johann Strobl, was appointed as RBI's new Deputy CEO.

Following acceptance of Herbert Stepic's offer of resignation, Karl Sevelda took over his area of responsibility. Karl Sevelda also assumed responsibility for Participations and International Banking Units from Management Board member Peter Lennkh, who is now in charge of corporate customer business.

Events after the reporting date

Capital increase

On 21 January 2014, RBI announced that it intended to strengthen its capital base by issuing new shares. The first stage of this capital increase was an offering of new shares to selected qualified institutional investors by way of an accelerated bookbuilding (pre-placement), in which all of 97,473,914 new shares were placed on 22 January. RZB participated in the capital increase, through its wholly owned subsidiary Raiffeisen International Beteiligungs GmbH, with a commitment of € 750 million as part of the pre-placement. 21.3 per cent of the shares from the pre-placement were subject to clawback with deferred settlement. This should be applied to the extent that shareholders exercise their subscription rights in the second stage of the capital increase, a rights offering during the period from 24 January to 7 February 2014.

Whereas RZB, through its subsidiary Raiffeisen International Beteiligungs GmbH, waived all of its subscription rights, the remaining shareholders exercised 35.7 per cent of their subscription rights. Consequently, 90,074,789 new shares were allocated to the qualified institutional investors from the pre-placement. This corresponds to 92.4 per cent of the total 97,473,914 shares issued by way of the capital increase, with existing shareholders receiving the remaining 7,399,125 new shares.

At a subscription and offer price of € 28.50 per new share, gross proceeds from the deal amounted to roughly € 2.78 billion. As a result of the capital increase, RBI's free float increased significantly to roughly 39.3 per cent as of the reporting date on 11 February 2014. RZB remains the indirect majority shareholder with some 60.7 per cent of the shares. RBI intends to use the proceeds from the capital increase to redeem participation capital in the amount of € 2.5 billion.

A key reason for the capital increase was to strengthen RBI's equity base to comply with the new Basel III rules (CRR), under which participation capital counts towards common equity tier 1 (CET1) during the transition period only. The capital increase has improved the fully phased-in CET1 ratio by 3.2 percentage points, to 10.1 per cent.

Political and economic turbulence in Ukraine

During the first few weeks of 2014, the political and economic situation in Ukraine deteriorated considerably. In combination with the tensions in the region, this turbulence led to an increase in Ukraine's budgetary deficit, a reduction in the Ukrainian national bank's currency reserves and a rating downgrade for Ukrainian government bonds. Up to the time of completion of RBI's annual financial statements on March 11, 2014, the Ukrainian hryvnia devalued 11 per cent against the US dollar. The national bank subsequently implemented tighter currency controls and changed its exchange rate policy. The impacts on Raiffeisen Bank Aval's financial and asset position could not yet be assessed at the editorial deadline of this report. However, devaluation of the hryvnia resulted in negative exchange differences in RBI's equity.

The tensions in the region also had an impact on Russia, where uncertainties resulted in double-digit slides on the Moscow stock exchange and devaluation of the Russian rouble against the US dollar of around 10 per cent. This devaluation resulted in negative exchange differences in RBI's equity.

At the time of completion of RBI's annual financial statements on March 11, 2014, the performance of all currencies of relevance to RBI resulted in a reduction in common equity tier 1 (CET1) of around 25 basis points.

Annual financial statements Balance sheet

	ASSETS	31/12/2013 in €	31/12/2012 in € 000
1.	Cash in hand and balances with central banks	710,464,376.02	1,027,504
2.	Treasury bills and other bills eligible for refinancing with central banks	2,479,069,382.11	446,018
3.	Loans and advances to credit institutions	23,746,587,564.85	24,649,224
	a) Repayable on demand	1,826,435,951.44	681,643
	b) Other loans and advances	21,920,151,613.41	23,967,581
4.	Loans and advances to customers	25,303,233,302.02	25,948,869
5.	Debt securities and other fixed-income securities	2,944,531,035.56	2,224,433
	a) issued by public bodies	80,136,414.56	57,832
	b) issued by other borrowers	2,864,394,621.00	2,166,601
	hereof: own debt securities	147,104,026.26	119,875
6.	Shares and other variable-yield securities	103,077,885.34	102,302
7.	Participating interests	19,622,751.85	19,121
	hereof: in credit institutions	0.00	0
8.	Shares in affiliated untertakings	8,898,173,910.30	8,640,282
	hereof: in credit institutions	2,429,081,451.43	2,576,400
9.	Intangible fixed assets	45,231,898.05	60,741
10.	Tangible assets	7,455,708.94	8,029
	hereof: land and buildings occupied by a credit insitution for its own activities	0.00	0
11.	Own shares	10,050,420.52	13,142
	hereof nominal value	1,699,749.75	1,700
12.	Other assets	4,643,124,544.47	7,995,509
13.	Prepayments and accrued income	73,939,430.34	114,956
	Total assets	68,984,562,210.37	71,250,132

	LIABILITIES	31/12/2013 in €	31/12/2012 in € 000
1.	Liabilities to credit institutions	29,642,192,142.88	29,075,695
	a) Repayable on demand	4,079,149,807.06	3,932,544
	b) With agreed maturity dates or periods of notice	25,563,042,335.82	25,143,151
2.	Liabilities to customers (non-banks)	14,249,994,183.29	12,366,506
	a) Savings deposits	0.00	0
	b) Other liabilities	14,249,994,183.29	12,366,506
	aa) Repayable on demand	5,662,362,582.20	5,017,797
	bb) With agreed maturity dates or periods of notice	8,587,631,601.09	7,348,709
3.	Securitised liabilities	9,601,140,692.63	11,100,475
	a) Debt securities issued	9,098,995,462.25	9,145,826
	b) Other securitised liabilities	502,145,230.38	1,954,649
4.	Other liabilities	4,148,640,051.88	7,687,295
5.	Accruals and deferred income	203,595,331.63	229,258
6.	Provisions	247,108,324.11	240,301
	a) Provisions for severance payments	39,448,118.15	37,204
	b) Provisions for pensions	24,045,016.71	26,438
	c) Provisions for taxation	7,124,150.20	18,355
	d) Other Provisions	176,491,039.05	158,304
7.	Subordinated liabilities	3,171,416,981.51	2,895,069
8.	Supplementary capital	701,407,000.00	745,934
9.	Participation capital	2,500,000,000.00	2,500,000
10.	Subscribed capital	596,290,628.20	596,291
11.	Capital reserves	1,949,970,789.57	1,949,659
	a) Committed	1,852,592,104.11	1,852,592
	b) Uncommitted	97,066,398.80	97,066
	c) Option reserve	312,286.66	0
12.	Retained earnings	1,289,094,080.83	1,251,485
	a) Legal reserve	5,500,000.00	5,500
	b) Other reserves	1,283,594,080.83	1,245,985
	hereof: reserves for own shares	10,050,420.52	13,142
13.	Liability reserve pursuant to Article 23 (6) BWG	383,015,000.00	383,015
14.	Net profit for the year	300,697,003.84	229,149
	Total liabilities	68,984,562,210.37	71,250,132

Income statement

	NET PROFIT FOR THE YEAR	300,697,003.84	229,149
21.	Profit brought forward	1,060,470.88	1,351
IX.	NET INCOME AFTER DISTRIBUTION ON PARTICIPATION CAPITAL	299,636,532.96	227,798
20.	Distribution on participation capital	(200,000,000.00)	(200,000)
VIII.	NET INCOME BEFORE DISTRIBUTION ON PARTICIPATION CAPITAL	499,636,532.96	427,798
	hereof: allocation to liability reserve	0.00	0
19.	Changes in reserves	(37,609,000.00)	(211,000)
VII.	PROFIT FOR THE YEAR AFTER TAX	537,245,532.96	638,798
18.	Other taxes not reported under Item 17	(104,787,557.26)	(101,598)
1 <i>7</i> .	Tax on profit or loss	32,735,011.87	(16,695)
VI.	EXTRAORDINARY RESULT	0.00	0
16.	Extraordinary expenses	0.00	0
15.	Extraordinary income	0.00	0
٧.	PROFIT ON ORDINARY ACTIVITIES	609,298,078.35	<i>757</i> ,091
14.	and of shares in affiliated companies and participating interests	(100,594,259.06)	<i>7</i> 9,035
13.	Net income/expenses from the disposal and valuation of securities evaluated as financial investments		0,009
11. 12.	Net income/expenses from the disposal and valuation of loans and advances and specific securities	(307,850,856.93)	6,669
IV.	OPERATING RESULT	1,017,743,194.34	671,387
III.	OPERATING EXPENSES	(603,069,167.72)	(633,459)
10.	Other operating expenses	(38,168,765.78)	(49,201)
9.	Value adjustments in respect of asset items 9 and 10	(23,194,460.52)	(28,366)
	b) Other administrative expenses	(269,860,541.14)	(283,448)
	ff) Expenses for severance payments and contributions to severance funds	(7,765,067.85)	(10,129)
	ee) Allocation to provision for pensions	2,987,284.16	(3,473)
	dd) Expenses für pensions and assistance	(5,254,751.92)	(4,541)
	cc) Other social expenses	(6,989,465.20)	(7,690)
	bb) Expenses for statutory social contributions and compulsory contributions related to wages and salaries	(41,209,362.01)	(39,449)
	aa) Wages and salaries	(213,614,037.46)	(207,163)
	a) Staff costs	(271,845,400.28)	(272,444)
8.	General administrative expenses		
II.	OPERATING INCOME	1,620,812,362.06	1,304,845
7.	Other operating income	116,820,044.41	102,183
6.	Net profit or net loss on financial operations	27,951,516.38	49,069
5.	Commissions payable	(33,577,571.81)	(41,225)
4.	Commissions receivable	238,171,003.07	206,665
	c) Income from shares in affiliated undertakings	772,074,855.16	610,136
	b) Income from participating interests	346,047.85	384
	a) Income from shares and other variable-yield securities	1,139,220.13	16,154
3.	Income from securities and participating interests	773,560,123.14	626,675
I.	NET INTEREST INCOME	497,887,246.87	361,480
2.	Interest payable and similar expenses	(938,520,365.74)	(1,381,875)
	hereof: from fixed-income securities	125,972,433.46	130.144
1.	Interest receivable and similar income	1,436,407,612.61	1,743,355
		51/12/2015 in €	in € 000
		31/12/2013	31/12/2012

Off-balance sheet items

	ASSETS	31/12/2013 in €	31/12/2012 in € 000
1.	Foreign assets	40,886,566,542.40	38,975,318

	LIABILITIES	31/12/2013	31/12/2012
		in €	in € 000
1.	Contingent liabilities	9,530,997,586.46	10,886,006
	Guarantees and assets pledged as collateral security	9,530,997,586.46	10,886,006
2.	Commitments	11,124,532,219.00	12,294,570
3.	Commitments arising from agengy services	287,234,875.26	260,028
4.	Eligible capital pursuant to Article 23 (14) BWG	10,051,325,000.00	10,145,396
	hereof: own funds pursuant to Article 23 (14) no. 7 BWG	167,464,000.00	159,192
5.	Capital requirement pursuant to Article 22 (1) BWG	2,833,703,000.00	2,840,504
	hereof: capital requirement pursuant to Article 22 (1) nos. 1 and 4 BWG	2,666,239,000.00	2,681,312
6.	Foreign liabilities	20,556,015,133.74	21,666,086

Notes Accounting and valuation methods

General principles

The annual financial statements for the year ending 31 December 2013 were prepared by the management board in accordance with the Austrian Commercial Code (UGB), taking into account the special provisions of the Austrian Banking Act (BWG). In accordance with the principles of proper accounting, and taking into account standard practice as described in Section 222 (2) of the Austrian Commercial Code (UGB), to the best of our knowledge the annual financial statements give a true and fair view of the company's net assets, financial position and earnings.

The consolidated financial statements were prepared in compliance with the principle of balance sheet continuity.

Assets and liabilities are valued on the principle of individual valuation and on the assumption that the company will continue to exist. The principle of prudence is applied, taking into account the special characteristics of the banking business.

Stock market prices are used to determine the fair value of listed products. If stock market prices are not available, prices for original financial instruments and forward transactions are determined based on the calculated present value. The prices for options are determined based on suitable option price models. The calculation of present value is based on a yield curve composed of money-market, futures and swap rates and does not include a credit spread. Option pricing formulas as described by Black-Scholes 1972, Black 1976 and Garman-Kohlhagen are used together with other common models for the valuation of structured options.

To determine the fair value a credit value adjustment (CVA) is necessary to reflect the counterparty risk associated with OTC derivative transactions, especially of those contractual partners with whom hedging via the credit support annexes has not yet been conducted. This amount represents the estimated fair value of a security which could be used to hedge against the credit risk of the counterparties to Raiffeisen Bank International AG (RBI AG) OTC derivative portfolios. The CVA will depend on the expected future exposure, the probability of default of the contractual partner and recovery rates. In the CVA collateral, netting agreements, termination options and other contractual factors are taken into account.

Amounts in foreign currencies

Assets and liabilities in foreign currencies are converted at the ECB's reference exchange rates as at 31 December 2013 pursuant to Section 58 (1) of the Austrian Banking Act (BWG).

Financial instruments in the banking book

Securities intended to serve business purposes on a permanent basis (investment portfolio) are valued as fixed assets. The difference between the purchase cost and repayment amount is written off or recognized pro rata over the residual term.

In the last financial year § 56 (5) BWG was not in use. Therefore a change of the valuation method for securities listed on the stock exchange, which have no financial instruments characteristics, took place. The securities were valued at strict lower of market principle instead of mark-to-market valuation at balance sheet date. This methodology change resulted in an impairment of € 10.2 million and came from amigration of securities position guidance to a new system, which has parallel and separate position guidance in accordance with Austrian accounting regulations and International Reporting Standards and thus enables different valuation of securities.

Derivatives on interest rates (interest rate swaps, interest rate options and forward rate agreements) and on exchange rates (cross currency interest rate swaps and forward exchange transactions) are accounted for according to the accrued interest method, in which interest amounts are accrued for each period.

In designating derivatives as part of effective micro hedging transactions, compensatory valuation of the underlying transaction and hedging derivative takes place.

The banking book also includes derivatives which do not meet the criteria of a trading book and are not part of a micro hedge relation. The focus is not on short-term gains but on making profits through positioning based on medium- to long-term market opinion. Some ot these derivatives were administrated in defined portfolios in order to guarantee a documented mapping to functional unities. Within these functional unities an imparitative valuation takes place. For a negative accounting balance per functional unit a provision for impending loss will be allocated, while a positive accounting balance will be unrecognised.

Derivatives of the bank book, which are not reflected in functional units, are valued imparitatively. In the case of negative market-values a provision for impending loss will be allocated. The disclosure is shown in the income statement under position 11./12. net income/expenses from the disposal and valuation of loans and advances and specific securities.

Credit default swaps have the following effect on the income statement: The margins received or paid (including accruals) are reported under commissions; the valuation results are recorded against income based on the imparity principle.

Financial instruments in the trading book

The securities in the trading portfolio are valued on a mark-to-market basis. All derivatives transactions in the trading book are also recognized at fair value.

The capital-guaranteed products (guarantee funds and pension provisions) are reported as sold put options on the respective funds to be guaranteed. Valuation is based on a Monte Carlo simulation and is in accordance with the framework conditions stipulated by law.

Risks in the lending business

When the loan portfolio is valued, appropriate value adjustments or provisions respectively for guarantee loans are made for all identifiable risks, and the principle of prudence is observed. In addition, a general loan loss provision (portfolio-based provision) is recorded on the basis of the respective averages of the historic default rates of the last five years in each rating category. The single years were wighted linear.

Investments and shares in affiliated companies

The investments and shares in affiliated companies are valued at the cost, provided sustained losses or reduced equity do not necessitate depreciation of the equity, income value or market price.

If there are exchange rate hedges for investments in the form of valuation units, the individual valuation principle is applied at the level of the valuation unit.

Tangible fixed assets

Intangible fixed assets and tangible fixed assets are valued at acquisition or production cost less scheduled depreciation. Scheduled depreciation is on a straight-line basis (pro rata temporis).

Scheduled depreciation is based on the following periods of use (in years):

Useful life	Years	Useful life	Years
Buildings	50	Software	4 to 10
Office equipment	5 to 8	Hardware	3 to 4
Office fixtures and fittings	5 to 10	Business equipment	5 to 10
Vehicles	5	Tenancy rights	10
Goodwill	5		

Low-value fixed assets are written off in full in the year of acquisition.

Own shares

Own shares are valued on strict lowest value principle on the reporting date. These include own shares intended for the share incentive program (SIP) for top performers (members of the management boards and leading employees of the bank's subsidiaries. Own shares for employees of RBI AG intended for the SIP are written down on a straight-line basis over the residual term of the respective program (the term is five years), to the lower market price where necessary.

The Management Board of RBI AG decided, with the approval of the Supervisory Board, to introduce a share incentive program (SIP) in order to commit key employees to the company and to reward loyalty. Based on essentially similar agreements, a performance-based allocation of shares in the company to its top executives is planned after a qualifying period of five years.

The share incentive program applies for the Management Board of the RBI AG, as well as for members of the management boards of the bank's subsidiaries, and for selected executives of the RBI AG. Top executives have to make their own investment and purchase shares in RBI AG in order to benefit from the program. Shares purchased in this way have to remain in the possession of the manager concerned for a period of five years.

Shares are allocated based on two equally weighted performance indicators. One is the performance of RBI AGcompared to the ROE target, calculated as the average value over the qualifying period. The other is the total shareholder return of the RBI share compared to all banks included in the Dow Jones Euro Stoxx Banks index.

Issue costs

Issue and management fees and premiums or discounts for bonds issued are distributed over the given term. Other issue costs are expensed immediately.

Pension and severance payment obligations

The provisions for pension and severance payment obligations are determined in accordance with IAS 19 - Employee Benefits - based on the projected unit credit method.

The actuarial calculation of pension obligations for active employees is based on an interest rate of 3.5 per cent (2012: 3.5 per cent) a year and an effective salary increase of 2.5 per cent (2012: 2.5 per cent) a year and an individual career trend for all employees of unchanged 0.5 percent per annum. The parameters for retired employees are a capitalization rate of 3.5 per cent (2012: 3.5 per cent) a year and an expected increase in retirement benefits of 2.0 per cent (2012: 2.0 per cent) a year. The calculations are based on an assumed retirement age of 60 for women and 65 for men, subject to transitional statutory requirements and special arrangements contained in individual contracts.

The actuarial calculation of severance payment and long-service bonus obligations is also based on an interest rate of 3.5 per cent (2012: 3.5 per cent) a year and an average salary increase of 3.0 per cent (2012: 3.0 per cent) a year.

The basis for the calculation of provisions for pensions, severance payments and long-service bonuses is provided by AVÖ 2008-P Rechnungsgrundlagen für die Pensionsversicherung (Computational Framework for Pension Insurance) by Pagler & Pagler, using the variant for salaried employees.

Other provisions

Other provisions are recorded at the level at which they are likely to be required. They take into account all identifiable risks and liabilities, the level of which is not yet known.

Other provisions include provisions for bonuses for identified staff (pursuant to European Banking Authority CP 42, 46). RBI AG fulfills the obligations set forth in the Annex to Section 39b of the Austrian Banking Act (BWG) as follows: 60% of the annual bonus is paid out in part 50% as an upfront payment and in part 50% as a phantom share plan with a retention period of one year. 40% of the annual bonus is subject to a five-year deferral period and likewise paid out in part 50% in cash and in part 50% in the way of the phantom share plan. The phantom shares are converted on allocation and payment each using the average price of the preceding financial year.

Liabilities

These are recognised at the higher of the nominal value or the repayment amount. Zero-coupon bonds, on the other hand, are recognized at their pro rata annual values.

Company

Raiffeisen Bank International AG (RBI AG) originated in October 2010 from the merger of Raiffeisen International with the main business segments of Raiffeisen Zentralbank Austria AG (RZB) – the corporate banking business together with the affiliated companies. The merger has further strengthened RBI's position as a leading bank in the CEE countries and in Austria. Even before the merger, Raiffeisen International had been able to raise equity capital as a listed company by issuing shares. The merger has provided RBI AG with access to the capital market, allowing the bank to raise debt also via bank-specific instruments, e.g. those traded on the interbank market. A further key advantage of the new Group structure is the optimization of risk management. The integration of service departments enables all markets that had previously been served separately by Raiffeisen International and RZB to be served by RBI AG from a single source in bundled fashion.

RBI AG operates in Southeast Asia as well as London and Frankfurt via branches.

The company has a group relation with Raiffeisen-Landesbanken-Holding GmbH, Vienna (ultimate parent) and its affiliated companies and is part of the fully consolidated group. The annual consolidated financial statement is deposited at the domicile of the company. In addition the annual consolidated financial statement is included in the annual consolidated financial statement of Raiffeisen Zentralbank Austria AG, Vienna.

As shares of the company are traded under §2(37) BWG within a regulated market, RBI AG has to publisch an annual consolidated financial statement in accordance with §245 (5) UGB in compliance with International Financial Reporting Standards.

Service relationships between RZB and RBI AG

There are mutual service relationships between RZB and RBI AG that are covered by service level agreements (SLAs). On the basis of a framework agreement and an SLA template, which regulate the rights and obligations of the contracting parties and the settlement modalities between them, there are a variety of SLAs covering dealings between RZB and RBI AG in different areas. These are subject to an annual review process based on the services actually provided.

On the reporting date there were 23 SLAs regulating services provided by RBI AG. The most important of these are:

- Information technology
- Accounting & Reporting
- Legal & Compliance
- Card Services

In return, RZB provides services that represent group guidelines, such as group management instruments. These are regulated in five SLAs concerning primarily RZB group corporate responsibility.

Service Relationships between RBI AG and other companies

Service relationships exist between RBI AG and other companies especially in the field of IT. Relevant SLA's are available. Furthermore in 2012, hardware and software with a residual book value of EUR 7.0 million, as well as 106 internal employees, were transferred to Raiffeisen Informatik GmbH, Vienna.

Notes on individual balance sheet items

Breakdown of maturities

The loans and advances to credit institutions and loans and advances to customers that are not due on a daily basis break down by their residual terms as follows:

In € million	31/12/2013	31/12/2012
Loans and advances to credit institutions		
Up to 3 months	13,069.9	12,054.7
More than 3 months, up to 1 year	3,261.7	4,143.8
More than 1 year, up to 5 years	4,249.0	5,846.8
More than 5 years	1,339.6	1,922.3
Loans and advances to customers		
Up to 3 months	6,798.1	8,115.8
More than 3 months, up to 1 year	4,726.7	5,265.3
More than 1 year, up to 5 years	10,786.5	9,487.1
More than 5 years	1,958.9	1,650.7

The deposits from banks and deposits from customers that are not due on a daily basis break down by their residual terms as follows:

In € million	31/12/2013	31/12/2012
Liabilities to credit institutions		
Up to 3 months	15,986.4	14,118.5
More than 3 months, up to 1 year	2,469.2	2,641.5
More than 1 year, up to 5 years	5,408.6	6,673.7
More than 5 years	1,698.8	1,709.6
Liabilities to customers (non-banks)		
Up to 3 months	4,117.6	3,204.1
More than 3 months, up to 1 year	1,799.3	1,21 <i>7</i> .1
More than 1 year, up to 5 years	884.6	870.3
More than 5 years	1,786.2	2,057.2

Bonds and other fixed-interest securities worth \in 1,096.0 million (31/12/2012: \in 819.4 million) will become due in the next financial year.

Bonds and notes issued worth € 2,691.9 million (31/12/2012: € 2,236.6 million) will become due in the next financial year.

Securities

The table below lists the securities approved for trading and treated as asset items, broken down into listed and unlisted securities (amounts incl. interest accrued):

Securities In € million	Listed 31/12/2013	Unlisted 31/12/2013	Listed 31/12/2012	Unlisted 31/12/2012
Debt securities and other fixed-income securities	2,994.5	0.0	2,223.0	1.4
Shares and other variable-yield securities	82.7	20.4	81.9	20.4

The table below lists securities admitted to stock exchange trading (asset side) measured at fixed asset or current asset (including trading portfolio):

Securities In € million	Fixed assets 31/12/2013	Current assets 31/12/2013	Fixed assets 31/12/2012	Current assets 31/12/2012
Debt securities and other fixed-income securities	824.7	2,119.8	1,134.4	1,090.1
Shares and other variable-yield securities	20.3	82.7	20.3	66.8

RBI AG sold fixed asset securities in the nominal amount of € 287.8 million in the reporting year, realizing a net gain of € 5.4 million:

Balance sheet item	Nominal amount in € million	Net gain in € million
Treasury bills and other bills eligible for refinancing with central banks	5.0	0.2
Loans and advances to credit institutions	30.3	0.1
Loans and advances to customers	3.8	0.1
Debt securities and other fixed-income securities	248.7	5.0
Total	287.8	5.4

Difference between the acquisition cost and the repayment amount for securities (except zero-coupon bonds) in the investment portfolio (banking book):

The difference between the amortized costs and the repayment amounts is made up of ≤ 24.9 million (31/12/2012: ≤ 0.4 million) to be recognized in the future as expenditure and ≤ 3.7 million (31/12/2012: ≤ 9.5 million) to be recognized as income.

In the case of securities recognized at fair value that do not have the characteristics of financial investments, the difference between the higher of the acquisition cost and the fair value is \in 13.7 million (31/12/2012: \in 31.4 million), whereas \in 6.0 million (2012 \in 4.4 million) are hidden assets and \in 7.7 million (31/12/2012: \in 27.0 million) are valuation gains.

The item "Loans and advances to credit institutions" contains own bonds that are not admitted for public trading worth \in 8.6 million (31/12/2012: \in 17.0 million).

The items "Loans and advances to credit institutions" and "Loans and advances to customers" contains loans and advances which are interrelated securitized in the amount of ≤ 44.2 million (31/12/2012: ≤ 86.7 million).

Securities worth \in 0.5 million (31/12/2012: \in 58.2 million) are the subject of genuine repurchase transactions on the reporting date, whereby RBI AG is the seller and the securities continue to be recognised on the balance sheet.

The volume of RBI's trading book pursuant to Section 22q (2) of the Austrian Banking Act (BWG) is \in 162, 990. 7 million (31/12/2012: € 235,522.4 million), with € 2,000.1 million (31/12/2012: € 813.6 million) accounted for by securities and € 160,990.6 million (31/12/2012: € 234,708.7 million) accounted for by other financial instruments.

Investments and shares in affiliated companies

The list of investments is shown separately in Note 3. There are no cross-shareholdings and no profit and loss transfer agreements as at 31 December 2013.

In the past, RI concluded exchange rate hedging transactions with RZB to hedge the currency risk represented by the equity of the following companies held in local currency:

- Raiffeisen Bank Polska S.A., Warsaw
- Ukrainian Processing Center JSC, Kiev
- VAT Raiffeisen Bank Aval, Kiev

In the reporting year, as part of the reorganization of the Group's structure, investments in Raiffeisen Bank d.d. Bosna I Hercegovina, BA-Sarajewo were integrated into Raiffeisen SEE Region Holding GmbH as well as the affiliated company Raiffeisen International Invest Holding GmbH into Raiffeisen RS Beteiligungs GmbH at their respective book values.

In May 2012 Raiffeisen CEE Holding GmbH bought 9.91% shares in Raiffeisen Banka d.d., Slovenia from Raiffeisen-Landesbank Steiermark AG. The purchase contract was on hold subject to approval of the sale of 9.91% share by the Slovenian Nationalbank until 31 August 2013. As the requirements of the Slovenian Nationalbank were not met the purchase was reversed. Then RBI AG obligated oneself to buy the shares in Raiffeisen Landesbank Steiermark AG, if the approval of the Slovenian Nationalbank was absence, to the same conditions. Thereof a new purchase contract (at the same date of the reversal of the old purchase contract) between RBI AG and Raiffeisenlandesbank Steiermark AG about the sale of 9.91% share in the Raiffeisen Banka d.d. Slovenia was signed.

Loans and advances to and deposits from affiliated companies and companies linked by virtue of a participating interest:

In € million	31/12/2013	31/12/2012
Loans and advances to credit institutions		
to affiliated companies	12,251.4	15,581.5
To companies linked by virtue of a participating interest	308.2	408.1
Loans and advances to customers		
to affiliated companies	4,414.7	4,608.3
To companies linked by virtue of a participating interest	223.4	572.7
Debt securities and other fixed-income securities		
from affiliated companies	4.2	119.8
from companies linked by virtue of a participating interest	0.5	1.0
Liabilities to credit institutions		
from affiliated companies	13,162.6	11,080.1
from companies linked by virtue of a participating interest	4,316.3	5,283.4
Liabilities to customers (non-banks)		
from affiliated companies	794.9	939.3
from companies linked by virtue of a participating interest	500.5	215.6

Fixed assets

The statement of fixed assets is shown separately in Note 1.

RBI AG was not directly involved in the leasing business as a lessor in 2013.

The obligations from the use of tangible assets not recognised in the balance sheet amount to \leqslant 30.0 million for the following financial year (31/12/2012: \leqslant 29.7 million). Total obligations for the following five years amount to \leqslant 160.5 million (31/12/2012: \leqslant 158.9 million).

The balance sheet item "Intangible fixed assets" includes goodwill worth € 5.7 million (31/12/2012: € 11.5 million). The historical cost of goodwill arising on the merger of the main business segments of RZB and RI stands at € 28.7 million.

The goodwill is written off over a period of five years. This is recognised under other operating expenses.

In the previous year book value losses of the disposal of fixed assets occurred in the amount of \in 0.9 million. In the reporting year those disposals were immaterial.

The balance sheet item "Intangible fixed assets" contains intangible assets worth \in 1.3 million (31/12/2012: \in 2.7 million) acquired from affiliated companies.

Own shares

The item "Own shares" amounting to € 10.1 million (31/12/2012: € 13.1 million) includes 557,295 (31/12/2012: 557,295) own shares (representing 0.285 per cent, or € 1,700 thousand of the total capital stock), of which 557,295 (31/12/2012: 469,628) are intended for the share incentive program (SIP). All shares were allocated to the SIP in 2011 and SIP 2012. The shares required for the SIP are obtained from own shares included in the repurchase program.

Own shares for RBI employees dedicated for own shares of the 2011 and 2012 tranche were written off linear according to the duration of the program.

Other assets

As at 31 December 2013, other assets totaled \leqslant 4,643.1 million (31/12/2012: \leqslant 7,995.5 million). This item also contains loans and advances from treasury transactions (positive market values arising from derivatives in the trading book, as well as accrued interest from derivatives in the banking book – refer to Annex 2 for details) in the amount of \leqslant 3,617.8 million (31/12/2012: \leqslant 7,136.0 million). This item also includes dividends receivable totaling \leqslant 732.3 million (31/12/2012: \leqslant 429.7 million), loans and advances for coined and uncoined precious metals in the amount of \leqslant 57.7 million (31/12/2012: \leqslant 67.4 million) and loans and advances from tax compensation to \leqslant 45.0 million (31/12/2012: \leqslant 0.0 million).

The other assets also contains income of € 1,014.2 million (31/12/2012: € 688.8 million), which were affecting in payment after the reporting date.

Other liabilities

As at 31 December 2013, other liabilities totaled \in 4,148.6 million (31/12/2012: \in 7.687,3 million). This item also contains liabilities from treasury transactions (primarily negative market values arising from derivatives in the trading book, as well as accrued interest from derivatives in the banking book – refer to Annex 2 for details) in the amount of \in 3,428.8 million (31/12/2012: \in 6.992,8 million), interest for participation capital amounting to \in 200.0 million (31/12/2012: \in 200.0 million), as well as an open purchase liability from the participation acquisition in the year 2012 in the amount of \in 182.3 million (31/12/2012: 180.3 million). It also includes liabilities from short positions in bonds in the amount of \in 49.6 million (31/12/2012: \in 72.3 million). Capital guarantees for funds are valued at \in 103.6 million (31/12/2012: \in 96.7 million).

The other liabilities also contains expenses in the amount of € 87.4 million (2012: 106.8 million), which were affecting in payment after the reporting date.

Provisions

Provisions are valued at \leqslant 247.1 million, representing a year-on-year increase of \leqslant 6.8 million.

Provisions amount to \in 39.4 million (31/12/2012: \in 37.2 million) for severance payments, \in 24.0 million (31/12/2012: \in 26.4 million) for pensions, \in 7.1 million (2012: \in 18.4 million) for tax provisions and \in 176.5 million (31/12/2012: \in 158.3 million) for other provisions. Reinsurance policies are in place in the amount of \in 12.9 million for pension provisions. Claims under these policies in the amount of \in 12.2 million are accounted for under other assets.

Tax provisions of € 7.1 million amount to € 3.2 million (31/12/2012: € 16.0 million) for corporate income tax, € 1.1 million (31/12/2012: € 0.0 million) for value added tax, € 0.4 million (31/12/2012: 0.0 million) for bank tax and € 2.3 million (31/12/2012: 2.4 million) income tax at the Singapore and Labuan branch.

The change in other provisions mainly resulted, from the need for provisions for anticipated losses in connection with affiliated companies and higher provisions for guarantee loans.

Breakdown of other provisions in € million	31/12/2013	31/12/2012
Provisions for bonus payments	51.6	47.6
Provisions for losses on bankbook interest rate derivatives	34.1	38.8
Provisions for participations and affiliated enterprises	10.9	0.0
Provisions for process risks	21.2	18.9
Provisions for audit costs	1.5	1.1
Provisions for anniversary payments	9.0	8.2
Provisions for overdue vacation	13.3	12.9
Provisions for guarantee loans	28.2	22.1
Provisions for Supervisory Board fees	0.7	0.6
Provisions for other expenses/outstanding invoices	3.2	5.3
Provisions for operational risk/losses/other	2.8	2.8
Total	176.5	158.3

Equity

Subscribed capital

As of 31 December 2013, the subscribed capital of RBI AG as defined by the articles of incorporation amounted to € 596,291 thousand. The subscribed capital consists of 195,505,124 non-par bearer shares. After deduction of own shares of 557,295, the stated subscribed capital totaled € 594,591 thousand.

Participation capital

The participation capital according to Section 23 (4) and (5) of the Austrian Banking Act (BWG) issued by Raiffeisen Zentralbank Österreich Aktiengesellschaft and transferred during the merger into Raiffeisen Bank International AG amounted to \in 2,500,000 thousand. The participation capital is available for the life of the corporation and the participation issuer may not request redemption. The payment of the first tranche amounting to \in 750,000 thousand was made as of 30 December 2008. The payment of the second tranche amounting to \in 1,750,000 thousand was carried out as of 6 April 2009. The participation certificates were issued at 100 per cent of par value. They are linked to an 8 per cent profit entitlement from par value per year. For the business years 2014 and 2015, the profit entitlement will be raised by 50 basis points each year, for the business year 2016 by 75 basis points and for every following business year by 100 basis points. The upper limit is 12 month EURIBOR plus 1,000 basis points.

Own shares

The Annual General Meeting held on 20 June 2012 authorized the Management Board to acquire own shares, pursuant to Section 65 (1), item 8 of the Austrian Joint Stock Companies Act (AktG), during a period of 30 months as of the date of the resolution, of up to 10 per cent of the subscribed capital of the company and to withdraw if applicable. This authorization may be exercised in one or several installments and in pursuance of one or more purposes – with the exemption of securities trading – by the company, by affiliated companies or, for their account, by third parties. The Management Board was further authorized to decide, with the approval of the Supervisory Board, on the sale of own shares by means other than the stock exchange or a public tender excluding the subscription rights of shareholders. This authorization replaces the authorization to buy back and use own shares that was granted in the Annual General Meeting of 8 July 2010. Since this authorization from June 2012, no own shares were acquired.

The acquisition of own shares mainly serves to cover the obligation of RBI within the framework of the share incentive program (SIP) towards the members of the Management Board and executive employees. These bonus payments are carried out in the form of company shares.

The Annual General Meeting held on 20 June 2012 also authorized the Management Board to acquire own shares for the purpose of securities trading in accordance with Section 65 (1), item 7 of the Austrian Joint Stock Companies Act (AktG) during a period of 30 months from the date of the resolution, of up to a maximum of 5 per cent of the respective subscribed capital of the company. The consideration for each share to be acquired must not be less than half the closing price at the Vienna Stock Exchange on the last day of trading preceding the acquisition and must not exceed twice the closing price at the Vienna Stock Exchange on the last day of trading preceding the acquisition. This authorization may be exercised in one or several installments by the company, by affiliated companies or, for their account, by third parties. This authorization replaces the authorization from the Annual General Meeting held on 8 July 2010 for the purpose of securities trading.

Authorized capital

The Management Board was authorized pursuant to Section 169 of the Austrian Joint Stock Companies Act (AktG) by the Annual General Meeting held on 26 June 2013, within 5 years after registration of the respective change in the articles of incorporation in the Company Register, to increase the share capital up to € 298,145 thousand – also in several tranches – against contribution in cash and/or in kind by issuing 97,752,562 new common bearer shares with voting rights while preserving the subscription rights of the shareholders, including the indirect subscription by way of a bank pursuant to Section 153 (6) of the Austrian Joint Stock Companies Act (AktG), and to determine the offering price and terms of the issue with the approval of the Supervisory Board. The Supervisory Board or a committee is authorized for this purpose to adopt amendments to the articles of association that arise upon issuing shares from the authorized capital.

Convertible bonds

In the Annual General Meeting held on 26 June 2013, the Management Board was given the authorization pursuant to Section 174 (2) of the Austrian Joint Stock Companies Act (AktG) to issue – with the approval of the Supervisory Board – convertible bonds, also in several tranches, within 5 years as of the date of the resolution, for a maximum total nominal amount of € 2,000,000 thousand, to which attaches a conversion or subscription right to obtain a maximum of 39,101,024 ordinary bearer shares of the company with a corresponding pro-rata share in the subscribed capital of a maximum of € 119,258 thousand. The subscription right of shareholders is excluded. No convertible bonds have been issued to date, however.

Contingent capital

Pursuant to Section 159 (2) item 1 of the Austrian Joint Stock Companies Act (AktG), the subscribed capital has been increased contingently by a maximum of € 119,258 thousand by issuing a maximum of 39,101,024 common bearer shares (contingent capital). The contingent capital increase would only be carried out to the extent that holders of convertible bonds issued under the resolution of the Annual General Meeting of 26 June 2013 make use of their right to convert such bonds into shares of the company.

Participation rights

The Annual General Meeting of 9 June 2009 authorized the Management Board of the company to issue, in one or more tranches, participation rights having equity characteristics pursuant to Section 174 of the Austrian Joint Stock Corporation Act (AktG) in a total nominal amount of up to € 2,000,000 thousand within 5 years as of the date of the resolution with the approval of the Supervisory Board and in accordance with the terms for participation rights to be set by the Management Board and to the exclusion of shareholders' subscription rights. It should be noted that, under the provisions of the relevant laws, participation rights confer no voting rights or other membership rights. Issuing participation rights therefore entails no change of ownership structure from the standpoint of stock corporation law and shareholders' voting rights. The company decided on 15 July 2009 to strengthen its equity by issuing participation rights in the amount of € 600,000 thousand based on the authorizing resolution of June 2009. In the course of the merger of the principal business areas of RZB with Raiffeisen International with effect from 10 October 2010, the mutual loans and liabilities of the receiving and the transferring company were wiped out. The same is true of the participatory rights in the amount of € 600,000 thousand, which had been subscribed in full by RZB. No further participation rights have been issued to date.

Capital reserves

The appropriated capital reserves amounting to € 1,852,592,104.11 and the unappropriated capital reserves totalling € 97,066,398.80 did not change at all during the financial year.

An option reserve in the amount of \leqslant 312,286.66 (31/12/2012: \leqslant 0.0) was built for obligations in connection with the Share Incentive Program, for which no own shares were held on stock.

Retained earnings and liability reserves

Retained earnings consist of statutory reserves of \in 5,500,000.00 (31/12/2012: \in 5,500 thousand) and other free reserves amounting to \in 1, 283,594,080.83(31/12/2012: \in 1,245,985 thousand). \in 10,050,420.52 (31/12/2012: 13,142 thou-dans) of the other free reserves was reallocated to own shares.

Liability reserves

As at 31 December 2013, liability reserves stood at € 383,015,000.00 (31/12/2012: € 383,015 thousand).

Additional own funds from own issues in own inventory

Subordinated bonds

In € million	31/12/2013	31/12/2012
6,625 % RBI Schuldverschreibung 2011(202)1	0.2	0.0
5,875 % RBI debt securities issued 2023(202)	2.1	1.3
6 % RBI debt securities issued 2013(2023)	0.3	0.0

Supplementary capital

In € million	31/12/2013	31/12/2012
Raiffeisen FLR Medium Term Note 2007(2015)	0.6	2.1

In 2012 a volume of 358.7 million of the bond issued by RZB Finance Jersey was acquired on the market and offset against a supplementary capital contribution. Profits from this transaction amounted to EUR 112 million.

In the reporting year issuances in the amount of \in 730.6 million were collected. A loss of \in 6.9 million including the release of the corresponding hedging transaction was booked.

Subordinated liabilities

List of subordinated loans (including supplementary capital) that exceed 10 per cent of the total subordinated liabilities of € 3,872.8 million (i.e. that exceed € 387.3 million):

Name	Nominal value in € million	Maturity date	Interest rate
Subordinated Notes 2023 Serie 45	500.0	16/10/2023	6.000%
Subordinated Notes 2021 Serie 4	500.0	18/5/2021	6.625%

The modalities for the listed subordinated liabilities and all other subordinated liabilities are in accordance with Section 23 (8) of the Austrian Banking Act (BWG).

Expenses for subordinated liabilities

The expenses for subordinated liabilities in the financial year amount to € 182.1 million (2012: € 197.4 million).

Additional information

Notes on liability arrangements:

In the government-promoted, subsidized forward private planning scheme, RBI AG has issued capital guarantee obligations in accordance with Section 108h (1) 3 of the Income Tax Act (EStG). In this context, the bank guarantees that in the event of transferring the capital into a perpetual annuity the payment amount available for this annuity is not less than the sum of the contributions made by the taxpayer plus the premiums credited to this taxpayer pursuant to Section 108g EStG. As at 31 December 2013, the volume of these guarantees was € 2,254 million (2012: € 2,071 million).

As at 31 December 2013, RBI AG also issued capital guarantees in connection with structured financial products, with a guarantee volume of € 158 million (2012: € 196 million).

RBI AG is a member of the *Raiffeisen-Kundengarantiegemeinschaft Österreich* (Deposit Guarantee Association of Austria). Members of the Association assume contractual liability under which they jointly guarantee the timely honouring of all customer deposits and securities issues of an insolvent member of the Association up to an amount equalling the sum of the individual financial strength of the other member institutions. The individual financial strength of a member institution is determined based on its available reserves, taking into account the relevant provisions of the Austrian Banking Act (BWG).

The liability was met by inserting a noted below-the-line item of one euro on the balance sheet, as it is not possible to determine the exact amount of RBI's potential liability in connection with the cross-guarantee system.

As at 31 December 2013, the following magnitude limited soft letters of comfort had been issued:

Group units	Eligible bank	Exchange	Outstanding amount in € million
Raiffeisen banka a.d., Belgrade	Europäische Bank für Wiederaufbau und Entwicklung, London	EUR	2.9
Raiffeisenbank (Bulgaria) EAD	KfW Frankfurt/Main	EUR	20.0
Raiffeisen banka a.d., Belgrade	DEG - Deutsche Investitions- und EntwicklungsgmbH, Köln	EUR	20.0
Raiffeisen Leasing d.o.o., Sarajevo	DEG - Deutsche Investitions- und EntwicklungsgmbH, Köln	EUR	1.2
Raiffeisen Leasing d.o.o., Sarajevo	DZ Bank AG, Frankfurt	EUR	11.3
Raiffeisen-Leasing Gesellschaft m.b.H. & Co KG, Vienna	against third parties	EUR	5.8
Raiffeisen-Leasing Mobilien und KFZ GmbH, Vienna	against third parties	EUR	1.2
Raiffeisen-Leasing Anlagen und KFZ Vermietungs GmbH, Vienna	against third parties	EUR	0.3
RBI Leasing GmbH, Vienna	against third parties	EUR	4.1
Raiffeisen-Leasing Österreich GmbH, Vienna	against third parties	EUR	0.5

In addition, there are soft letters of comfort for which an annotation was set of one Euro in the balance sheet:

- Deka Investment GmbH, 60235 Frankfurt,
- ZUNO BANK AG, 1030 Vienna,
- F. J. Elsner Trading GmbH, 1030 Vienna.

The volume of liabilities to affiliated companies amounted on 31.12.2013 to 4,320.2 million ($31/12/2012 \in 5,155.1$ million).

Open capital commitments on share capital in the amount of \leqslant 4.0 million (31/12/2012: \leqslant 4.0 million) exist vis-à-vis European Investment Fund S.A., Luxembourg.

As at 31 December 2013, \in 9,531.0 million (31/12/2012: \in 10,886.0 million) in contingent liabilities was reported below the line. Of this, \in 8,007.2 million (2012: \in 8,869.2 million) was attributable to guarantees and \in 1,456.8 million (31/12/2012: \in 1,952.5 million) to letters of credit.

As at 31 December 2013, € 11,124.5 million (31/12/2012: € 12,294.6 million) in credit risks was reported under liabilities below the line. In the reporting year, credit risks are fully attributable to unused, irrevocable credit lines.

There are no other transactions with considerable risks or benefits that are not reported in the balance sheet or in off-balance sheet items.

Total assets and liabilities in foreign currency:

In € million	31/12/2013	31/12/2012
Assets in foreign currency	16,641.7	20,290.9
Liabilities in foreign currency	13,207.1	15,819.6

Subordinated assets contained under assets:

In € million	31/12/2013	31/12/2012
Loans and advances to credit institutions	924.1	1,001.1
hereof to affiliated companies	890.7	997.0
hereof to companies linked by virtue of a participating interest	1.6	1.6
Loans and advances to customers	183.2	19.6
hereof to affiliated companies	6.8	6.8
hereof to companies linked by virtue of a participating interest	0.0	0.0
Debt securities and other fixed-income securities	18.5	81.3
hereof from affiliated companies	2.7	0.0
hereof from companies linked by virtue of a participating interest	0.0	0.0
Shares and other variable-yield securities	21.0	20.6
hereof from affiliated companies	0.6	0.0
hereof from companies linked by virtue of a participating interest	0.0	0.0

Open forward transactions as at the balance sheet date are listed in Annex 2 to the Notes.

The derivative financial instruments listed in Annex 2 are recognized in the balance sheet at fair value:

Derivatives	Positive f	air values	Negative	fair values
In € million	31/12/2013	31/12/2012	31/12/2013	31/12/2012
Derivatives in the trading book				
a) Interest rate contracts	2,683.8	6,076.4	2,514.7	5,845.3
b) Foreign exchange rate contracts	635.7	725.1	580.8	668.9
c) Share and index contracts	0.0	0.0	54.3	48.8
d) Credit derivatives	10.3	15.0	8.7	12.9
e) Other derivatives	0.1	4.1	7.8	4.8
Derivatives in the banking book				
a) Interest rate contracts	0.0	0.0	34.1	38.8
b) Foreign exchange rate contracts	0.0	0.0	0.0	0.0
c) Share and index contracts	0.0	0.0	0.0	0.0
d) Credit derivatives	0.0	0.0	0.0	0.0

As at the balance sheet date, there were restrictions related to asset availability (in accordance with Section 64 (1) 8 BWG):

In € million	31/12/2013	31/12/2012
Indemnification for securities lending transactions	2,281.9	1,743.2
Loans assigned to OeKB	1,973.9	2,970.7
Indemnification for OeNB tender	0.0	514.2
Loans assigned to EIB	208.1	226.8
Loans assigned to KfW	7.6	8.0
Trust deposit for foreign credit institutions	0.0	19.2
Margin requirements	206.0	45.6
Cover pool for partial debentures issued	1,049.2	888.5
Treasury call deposits for contractual netting agreements	745.1	1,022.2
Total	6,471.8	7,438.4

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For the following financia	il instruments within	financial assets	the tair va	lue is lower	than the book v	/aliie.

	Financial investments In € million	Carrying amount 31/12/2013	Fair value 31/12/2013	Carrying amount 31/12/2012	Fair value 31/12/2012
1.	Loans and advances to credit institutions	51.5	49.6	71.1	68.9
2.	Loans and advances to customers	88.3	87.6	675.0	673.8
3.	Debt securities and other fixed-income securities				
	a) issued by public bodies	0.0	0.0	0.0	0.0
	b) issued by other borrowers	87.8	86.1	180.5	174.1
4.	Shares and other variable-yield securities	0.0	0.0	34.9	30.8
Tot	al	227.6	223.4	961.5	947.6

An unscheduled writedown (in accordance with Section 204 (2) 2 of the Austrian Commercial code UGB) is not accounted for as the assessment of the credit rating of the security borrower is such that scheduled interest payments and repayments are expected to be made.

Notes to the income statement

Breakdown of income by geographic market in accordance with Section 64 (1) 9 BWG:

A regional allocation to segments according to the business outlets' registered offices results in the following distribution:

2013		Rest of the			
In € million	Total	Austria	world	Asia	
Interest receivable and similar income	1,436.4	1,213.6	0.0	222.8	
hereof: from fixed-income securities	126.0	124.7	0.0	1.3	
Income from variable-yield securities and participations	773.6	624.0	149.2	0.4	
Commissions receivable	238.2	227.5	0.2	10.5	
Net profit or net loss on financial operations	28.0	19.8	0.0	8.2	
Other operating income	116.8	116.3	0.2	0.2	

2012			Rest of the	
In € million	Total	Austria	world	Asia
Interest receivable and similar income	1,743.4	1,506.3	0.0	237.1
hereof: from fixed-income securities	130.1	127.4	0.0	2.7
Income from variable-yield securities and participations	626.7	390.9	229.8	6.0
Commissions receivable	206.7	183.0	0.0	23.7
Net profit or net loss on financial operations	49.1	32.5	0.0	16.6
Other operating income	102.2	101 <i>.7</i>	0.2	0.3

Other operating income includes staff and administrative expenses passed on for services in the amount of \leqslant 91.4 million (2012: \leqslant 83.9 million), income from releases of contingent provisions from derivatives in the amount of \leqslant 10.7 million (2012: 0.0 million), as well as other income from previous periods in the amount of \leqslant 9.3 million (2012: \leqslant 11.5 million).

Expenses for severance payments and benefits for occupational employee pension funds include \in 5.7 million (2012: \in 8.3 million) in expenses for severance payments.

The sundry operating expenses decreased by \in 11.0 million to \in 38.2 million in the reporting year. In this position allocation in the amount of \in 6.0 million (2012: 38.8 million) for contingent losses for bank book derivatives are included.

The item Net income/expense from the sale and valuation of securities, which are valued as financial assets, as well as shares in affiliated companies and investment includes write-downs of investment book values of Raiffeisen Banka d.d., Maribor, in the amount of EUR 58.2 million, of RBI IB Beteiligungs GmbH, Vienna, in the amount of € 20.2 million, as well as of P & C Be-

teiligungs GmbH, Vienna, in the amount of € 6.5 million. In total valuation losses of shares in affiliated companies and participations in the amount of € 103.4 million (2012: € 94.0 million) were disclosed.

The company has been a Group member of Raiffeisen Zentralbank Österreich Aktiengesellschaft, Vienna in accordance with Section 9 of the Corporation Tax Act (KStG) since 2005.

Loss carry-forwards on the basis of a contract concerning the distribution of the tax burden are allowed to be used from RBI AG if they are economical referable to the segregated banking business of RZB. In the reporting year therefore a positive distribution of tax burden in the amount of € 45.0 millionen was disclosed.

Other

The company did not conclude any significant transactions with related companies or persons at unfair market conditions.

In the 2013 financial year the company had an average of 2,056 employees (2012: 2,042).

Expenses for severance payments and pensions can be broken down as follows:

Values in € 000	Pension expenditure			payments
	2013	2012	2013	2012
Members of the managing board and senior staff	(23)	1,775	2,577	1,584
Employees	2,291	6,239	5,188	8,545
Total	2,267	8,014	7,765	10,129

Management Board

The Management Board of RBI AG is as follows:

Members of the Management Board	First assignment	End of period
Karl Sevelda, Chairman¹	22 September 2010 ²	30 June 2017³
Johann Strobl, Deputy Chairman ⁴	22 September 2010 ⁵	30 June 2017 ⁶
Aris Bogdaneris	1 October 2004	31 December 2015
Klemens Breuer	16 April 2012	31 December 2015
Martin Grüll	3 January 2005	30 June 2017 ⁷
Peter Lennkh	1 October 2004	31 December 2015
Herbert Stepic	14 June 2001	7 June 2013

- 1 Karl Sevelda was Deputy Chairman until 7 June 2013 and has been Chairman of the Management Board since 7 June 2013. 2 Effective as of 10 October 2010.
- 2 Effective as of 10 October 2010.

 3 As of 7 June 2013, the Supervisory Board renewed the contract with Karl Sevelda until 30 June 2017.

 4 Johann Strobl was a member of the Managemet Board until 7 June 2013 and has been Deputy Chairman since 7 June 2013.

 5 Effective as of 10 October 2010.

 6 As of 7 June 2013, the Supervisory Board renewed the contract with Johann Strobl until 30 June 2017.

 7 As of 7 June 2013, the Supervisory Board renewed the contract with Martin Grüll until 30 June 2017.

Supervisory Board

The Supervisory Board of RBI AG is as follows:

Members of the Supervisory Board	First assignment	End of period
Walter Rothensteiner, Chairman	11 May 2001	AGM 2016
Erwin Hameseder, 1st Deputy Chairman	8 July 2010 ¹	AGM 2015
Heinrich Schaller, 2nd Deputy Chairman	20 June 2012	AGM 2017
Markus Mair, 3rd Deputy Chairman	8 July 2010 ¹	AGM 2015
Klaus Buchleitner	26 June 2013	AGM 2015
Stewart D. Gager	24 January 2005	AGM 2014
Kurt Geiger	9 June 2009	AGM 2014
Günther Reibersdorfer	20 June 2012	AGM 2017
Johannes Schuster	8 July 2010 ¹	AGM 2015
Christian Teufl	8 July 2010 ¹	AGM 2015
Martin Prater ²	10 October 2010	Until further notice
Rudolf Kortenhof ²	10 October 2010	Until further notice
Peter Anzeletti-Reikl ²	10 October 2010	Until further notice
Susanne Unger ²	18 January 2012	Until further notice
Helge Rechberger ²	10 October 2010	Until further notice
Friedrich Sommer	8 July 2010¹	26 June 2013

¹ Effective as of 10 October 2010. 2 Staff council delegates.

State Commissioners:

- Alfred Lejsek, State Commissioner (since 1 January 2011)
- Anton Matzinger, Deputy State Commissioner (since 1 April 2011)

Remuneration of the Management Board

The following remuneration was paid to the Management Board of RBI AG:

€ 000	2013	2012
Fixed remunerations	5,478	5,752
Bonus (performance-related)	2,947	2,153
Share-based remuneration (performance-related)	0	3,835
Payments to pension funds and business insurances	245	210
Other remunerations	768	1,838
Total	9,438	13,788
hereof remunerations of affiliated companies	155	568

The fixed remunerations shown in the table contain salaries and benefits in kind.

Performance-based remuneration components of the Management Board consist of bonus payments and shares based payment regarding SIP, see share based transaction under note Equity. In the reporting year no allotment to share based transaction took place, as no tranche in the year 2010, caused by the merger of Raiffeisen International and the business areas of RZB, was

Bonus calculation is linked to the achievement of the Group objectives regarding profit after tax, return on risk adjusted capital (RORAC), cost/income ratio and to the achievement of personal objectives that are agreed upon annually. Payment is done according to the current regulations of the Austrian Banking Act (BWG), executed in the internal regulations (see employee compensation plans under chapter recognition and measurement principles).

For three members of the Management Board who changed from RZB to RBI AG the bonus calculation for 2010 was performed according to RZB return on equity (ROE). According to the contractual provisions applicable to these persons until the end of 2010 bonus payments were granted, of which € 634 thousand (2012: € 297 thousand) were paid.

The other remunerations comprise remunerations for membership of boards in affiliated subsidiaries, sign-in bonus, payments to pension funds and business insurances, other insurances and grants. Non recurring retention boni were added for those members

of the management board, who were members of Raiffeisen International, in connection with the merger of Raiffeisen International and areas of the RZB.

The stated amounts of fixed and performance-based remunerations are compared to 2012 distorted due to one-offs because of retirements and new entries.

Share-based remuneration

In 2013, no tranche of the share incentive program matured. Due to the merger of Raiffeisen International with the principal business areas of RZB, no tranche of the SIP program was issued in 2010. Moreover, in 2011 the maturity of the SIP program was extended to five years in accordance with legal regulations. Therefore the next tranche will not mature before 2016.

Since 2011, new tranches under the SIP program have been issued annually - so also in 2013. On the reporting date, contingent shares for three allotments were assigned. As of 31 December 2013, the contingent allotment of shares amounted to 987,740 (of which 215,032 shares were attributable to the 2011 allotment, 406,040 shares to the 2012 allotment and 366,668 shares to the 2013 allotment). The originally announced number of contingently allotted shares changed due to various personnel changes within Group units. This is shown on an aggregated level in the following table:

Share incentive program (SIP) 2011 - 2013 Group of persons	Number of contingently alloted shares as of 31/12/2013	Minimum of allotment of shares	Maximum of allotment of shares
Members of the management board of the company	331,706	99,512	497,559
Members of the management boards of bank subsidiaries affiliated with the company	422,217	126,665	633,325
Executives of the company and other affiliated companies	233,817	70,145	350,726

In the financial year 2013, no shares were bought back for the share incentive program.

Remuneration of members of the Supervisory Board

€ 000	2013	2012
Remuneration of supervisory board	550	550

The Annual General Meeting held on 26 June 2013 decided an annual remuneration for the members of the Supervisory Board of € 550 thousand and transferred the distribution to the Board itself. The members of the Supervisory Board settled the distribution in their meeting on 26 June 2013 as follows: Chairman € 70 thousand, Deputy Chairman € 60 thousand, members of the Supervisory Board € 50 thousand. Session fees are not paid.

Thus, in the financial year, € 550 thousand (2012: 550 thousand) was paid to the members of the Supervisory Board.

Moreover, no contracts subject to approval in the meaning of Section 95 (5) item 12 Austrian Joint Stock Company Act (AktG) were concluded with members of the Supervisory Board in the financial year 2013.

Notes Notes

Vienna, 11 March 2014

The Management Board

Karl Sevelda

fi elola

Johann Strobl

Aris Bogdaneris

Klemens Breuer

Martin Grüll

Peter Lennkh

Notes Notes

Annex 1: Statement of fixed assets

Values in € 000 Cost of acquisition or conversion									·	Writing up/de	oreciation/re	evaluation -	•	•	Carryin	g amount
ltem	Description of fixed assets	As of 1/1/2013 1	Exchange differences 2	Additions 3	Disposals 4	Reclassi- fication 5	As of 31/12/2013 6	Cumulative depreciation as of 1/1/2013 7	Exchange differences 8	Cumulative depreciation and amortization disposal 9	Write- ups 10	De- preciation 11	Reclass- ification 12	Cumulated depreciation as of 31/12/2013 13	31/12 2013 14	31/12 2012 15
1.	Treasury bills and other bills eligible for refinancing with central banks	124.805		322,425	(107,658)		339,572	20,917		(1,556)	2,199	(1,148)		20,412	359,984	145,722
2.	Loans and advances to credit institutions	71,048	(13)	20,000	(39,665)	9,837	61,207	86		(1,722)	2,438	(1). 12)	(9,837)	(7,313)	53,894	71,134
3.	Loans and advances to customers	97,222	(3,887)	273,347	(2,637)	22,224	386,269	(2,405)		120		(8)		(2,293)	383,976	94,817
4.	Debt securities and other fixed- income securities	1,236,633	(6,821)	241,319	(556,698)	(32,061)	882,372	(47,067)	2,340	(5,339)	6,378	(5,670)	9,837	(39,521)	842,851	1,189,566
a)	issued by public bodies	6,460					6,460	564			152			716	7,176	7,024
b)	own debt securities	0	44.0033	0.43.03.0	(55, (00)	100.0(1)	0	0	0.040	15.000		15 (70)	0.007	0	0	0
c) 5.	issued by other borrowers Shares and other variable-yield securities	1,230,173 34,883	(6,821)	241,319	(556,698)	(32,061)	875,912 31,262	(47,631)	2,340	(5,339)	6,226	(5,670)	9,837	(40,237)	835,675 31,262	1,182,542 34,883
6.	Participating interests	39,237		8,090		(20,991)	26,336	(20,115)				(5,682)	19,084	(6,713)	19,623	19,122
7.	Shares in affiliated untertakings	9,407,143		425,592	(87,988)	20,991	9,765,738	(766,860)		5,131		(86,751)	(19,084)	(867,564)	8,898,174	8,640,283
8.	Intangible fixed assets	257,272	(209)	12,010	(668)		268,405	(196,531)	31	267		(26,940)		(223,173)	45,232	60,741
9.	Tangible assets	27,855	(254)	1,788	(3,061)		26,328	(19,826)	156	2,801		(2,004)		(18,873)	7,455	8,029
10.	Other assets	0		126			126	0						0	126	0
	Total	11,296,098	(11,828)	1,304,697	(801,352)	0	11,787,615	(1,031,801)	2,527	1,424	11,015	(128,203)	0	(1,145,038)	10,642,577	10,264,297

Notes Notes

Annex 2: Open forward transactions as per 31/12/2013

			amount by ma	turity in € 000		Market value		
	Up to 1	More than 1 year, up to	More than 5		hereof			
Name	year	5 years	years	Total	trading book	positive	negative	
	75,210,78	67,654,99	43,958,09	186,823,87	152,332,14	4,111,01	(3,492,916	
Total	4	6	5	5	0	0)	
	33,298,43	54,171,55	40,871,21	128,341,20	101,770,74	3,396,26	(2,767,580	
a) Interest rate contracts	0	9	7	6	9	- 5	1	
OTC products	07.001.011	10.010.101	0/1/7100	110070550	0.0.0.0.0.0	0.000.440	10.500.0.101	
Interest rate swaps	27,906,044	48,019,404	36,147,102	112,072,550	86,366,961	3,229,662	(2,598,048)	
Floating Interest rate swaps	0	0	0	0	0	0	0 (2.225)	
Interest rate futures	3,310,871	0	0	3,310,871	3,310,871	3,147	(3,085)	
Interest rate options - buy	948,691	2,669,442	2,012,651	5,630,784	5,139,801	158,022	0	
Interest rate options - sell	724,477	2,975,379	2,547,447	6,247,303	6,142,303	0	(165,617)	
Other similar interest rate contracts	0	0	0	0	0	0	0	
Exchange-traded products								
Interest rate futures	408,347	507,334	124,017	1,039,698	<i>77</i> 0,813	5,160	(830)	
Interest rate options	0	0	40,000	40,000	40,000	274	0	
b) Foreign exchange rate	41 /// 071	11 001 700	2742740	E/ 220 E/1	40.020.054	/0/ 200	(/52.022)	
contracts	41,666,071	11,921,722	2,742,768	56,330,561	48,839,854	696,200	(653,023)	
OTC products								
Cross-currency interest rate swaps	6,039,837	11,332,032	2,720,101	20,091,970	13,432,901	311,921	(345,558)	
Forward foreign exchange	0,007,007	11,002,002	2,7 20,101	20,071,770	10,402,701	011,721	(043,330)	
contracts	33,432,015	449,755	22,667	33,904,437	33,073,936	360,149	(283,379)	
Currency options - purchased	1,082,848	69,861	0	1,152,709	1,151,573	24,130	0	
Currency options - sold	1,111,371	70,074	0	1,181,445	1,181,444	0	(24,086)	
Other similar interest rate contracts	0	0	0	0	0	0	0	
Exchange-traded products								
Currency contracts (futures)	0	0	0	0	0	0	0	
Currency options	0	0	0	0	0	0	0	
c) Securities-related transactions	0	122,350	344,110	466,460	60,850	50	(55,752)	
OTC products					·			
Securities-related forward transactio	ns 0	0	0	0	0	0	0	
Equity/Index options-buy	0	122,350	286,260	408,610	3,000	50	0	
Equity/Index options -sell	0	0	57,850	57,850	57,850	0	(55,752)	
Exchange-traded products				·				
Equity/Index futures	0	0	0	0	0	0	0	
Equity/Index options	0	0	0	0	0	0	0	
d) Commodity contracts	130,525	8,100	0	138,625	136,166	8,170	(7,840)	
OTC products	.00,020	57.55		.00,020	,	3,., 3	(, , , , , , ,	
μ	128,06							
Commodity forward transactions		8,100	0	136,166	136,166	8,170	(7,840)	
Exchange-traded products								
Commodity futures	2,459	0	0	2,459	0	0	0	
e) Credit derivative								
contracts	115,758	1,431,265	0	1,547,023	1,524,521	10,325	(8,721)	
OTC products								
Credit default swaps	11 <i>5,75</i> 8	1,431,265	0	1,547,023	1,524,521	10,325	(8,721)	

Open forward transactions as per 31/12/2012

Name Up 10 1 year year, ye	<u>.</u>	-	Nominal amount by maturity in € 000 More than 1					Market value
	Name	Up to 1 year	year, up to 5		Total		positive	negative
ol Interest rote contracts 49,063,241 86,970,708 2 3 1 7,229,638 1 OTC products 48,052,522 172,686,258 153,249,724 7,014,250 60,151,818 Interest rote swaps 42,709,209 81,451,829 0 172,686,258 153,249,724 7,014,250 10 Interest rote swaps 4,348,651 273,156 3 4,621,807 4,621,807 7,147 (7,647) Interest rote options - buy 700,837 2,506,748 2,342,826 5,542,067 5,108,509 207,259 0 Other smiller interest rote options - buy 70,080 280,508 2,582,909 8,642,001 0		· ·	,	56,645,64	253,088,16	226,753,31		
Marcial Reside Swaps	a) Interest rate contracts	49,063,241	86,970,730			169,770,03 1	7,229,638	(6,216,209)
Interest rate swaps	OTC products	·			-	•		
Ploading Interest rate swaps				48,525,22				(6,015,184
Interest rate futures	Interest rate swaps)
Interest rate options - buy	· ·							
Interest rate options - sell								
Chief similar interest rote contracts	Interest rate options - buy	700,837	2,506,948	2,334,282	5,542,067	5,108,509	207,259	
Interest rade futures 208,544 280,500 69,906 558,950 523,950 982 438 Interest rade futures 0 0 0 0 0 0 0 0 Differigin exchange rate 44,509,64 contracts 6,342,083 13,775,625 2,480,049 0,765,320 55,048,255 775,729 (731,344) OTC products	Interest rate options - sell	1,096,000	2,458,297	2,866,744	6,421,041	6,266,041		(192,940)
Interest rate futures	Other similar interest rate contracts	0	0	0	0	0	0	0
Interest rate options	Exchange-traded products							
b) Foreign exchange rate contracts 44,509,64 contracts 13,775,625 2,480,049 60,765,320 55,048,255 775,729 (731,344) OTC products Cross-currency interest rate swaps 6,342,083 13,158,985 2,480,049 21,981,117 16,513,719 421,272 [468,343] Forward foreign exchange contracts 36,122,050 464,121 0 36,586,171 36,335,506 313,412 [222,130] Currency options - purchased 1,032,204 75,914 0 1,089,113 1,108,117 41,045 0 Currency options - sold 1,033,099 76,605 0 1,089,113 1,089,913 0 40,0871 Other similar interest rate contracts 0	Interest rate futures	208,544	280,500	69,906	558,950	523,950	982	(438)
contracts 6 13,775,625 2,480,049 60,765,320 55,048,255 775,729 (731,344) OTC products Cross-currency interest rate swaps 6,342,083 13,158,985 2,480,049 21,981,117 16,513,719 421,272 468,343 Groward foreign exchange contracts 36,122,050 464,121 0 36,586,171 36,336,506 313,412 222,130 Currency options – purchased 1,032,204 75,914 0 1,081,18 1,108,117 41,045 0 Currency options – sold 1,013,309 76,605 0 1,089,914 1,089,913 0 40,871 Other similar interest rate contracts 0 <td< td=""><td>Interest rate options</td><td></td><td>0</td><td>0</td><td>0</td><td>0</td><td>0</td><td>0</td></td<>	Interest rate options		0	0	0	0	0	0
Cross-currency interest rate swaps 6,342,083 13,158,985 2,480,049 21,981,117 16,513,719 421,272 468,343 Forward foreign exchange contracts 36,122,050 464,121 0 36,586,171 36,336,506 313,412 (222,130) Currency options – purchased 1,032,204 75,914 0 1,108,118 1,108,117 41,045 0 Currency options – sold 1,013,309 76,605 0 1,089,914 1,089,913 0 (40,871) Other similar interest rate contracts 0 0 0 0 0 0 0 Exchange-traded products 0 0 0 0 0 0 0 Currency contracts (futures) 0 0 0 0 0 0 0 0 Currency options 0 0 0 0 0 0 0 0 0 Currency options 0 105,981 364,448 470,429 50,638 805 48,343 OTC products 0 0 0 0 0 0 0 0 Equity/Index options - sell 0 0 0 0 0 0 0 Equity/Index options - sell 0 0 0 0 0 0 0 Equity/Index options - sell 0 0 0 0 0 0 0 Equity/Index options 0 0 0 0 0 0 0 Equity/Index options 0 0 0 0 0 0 0 Equity/Index options 126,733 6,263 0 132,996 132,997 4,084 4,927 OTC products 0 0 0 0 0 0 0 0 Commodity forward transactions 121,772 6,263 0 128,035 128,036 4,051 4,839 e) Credit derivative contracts 311,648 1,572,644 5,000 1,889,292 1,751,396 16,198 (13,745) OTC products 0 0 0 0 0 0 0 0 OTC products 0 0 0 0 0 0 0 0 OTC products 0 0 0 0 0 0 0 0 OTC products 0 0 0 0 0 0 0 0 0			13,775,625	2,480,049	60,765,320	55,048,255	775,729	(731,344)
Forward foreign exchange contracts	OTC products			-	-	•	-	
contracts 36,122,050 464,121 0 36,586,171 36,336,506 313,412 [222,130] Currency options - purchased 1,032,204 75,914 0 1,108,118 1,108,117 41,045 0 Currency options - sold 1,013,309 76,605 0 1,089,914 1,089,913 0 [40,871] Other similar interest rate contracts 0	Cross-currency interest rate swaps	6,342,083	13,158,985	2,480,049	21,981,11 <i>7</i>	16,513,719	421,272	(468,343)
Currency options - sold 1,013,309 76,605 0 1,089,914 1,089,913 0 (40,871) Other similar interest rate contracts 0		36,122,050	464,121	0	36,586,171	36,336,506	313,412	(222,130)
Commodity forward transactions 126,733 126,814 1,572,644 1,572,644 1,572,644 1,572,644 1,572,644 5,000 1,889,292 1,751,396 16,198	Currency options - purchased	1,032,204	<i>75</i> ,914	0	1,108,118	1,108,117	41,045	0
Exchange-traded products Currency contracts (futures)	Currency options - sold	1,013,309	76,605	0	1,089,914	1,089,913	0	(40,871)
Currency contracts (futures) 0	Other similar interest rate contracts	0	0	0	0	0	0	0
Currency options O	Exchange-traded products							
c) Securities-related transactions 0 105,981 364,448 470,429 50,638 805 (48,343) OTC products Securities-related forward transactions 0 <td>Currency contracts (futures)</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td>	Currency contracts (futures)	0	0	0	0	0	0	0
OTC products Securities-related forward transactions 0 <td>Currency options</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td>	Currency options	0	0	0	0	0	0	0
Securities-related forward transactions 0 48,343 0 (48,343) 0 148,343 0 148,343 0 148,343 0 148,343 0 148,343 0 148,343 0 148,343 0 148,343 0 148,343 0 148,343 0 148,343 0 148,343 0	c) Securities-related transactions	0	105,981	364,448	470,429	50,638	805	(48,343)
Equity/Index options -buy 0 105,981 316,810 422,791 3,000 805 0 Equity/Index options -sell 0 0 47,638 47,638 47,638 0 [48,343] Exchange-traded products Equity/Index futures 0 128,035 128,036	OTC products							
Equity/Index options -sell 0 0 47,638 47,638 47,638 0 [48,343] Exchange-traded products Equity/Index futures 0 </td <td>Securities-related forward transaction</td> <td>ons O</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td>	Securities-related forward transaction	ons O	0	0	0	0	0	0
Exchange-traded products Equity/Index futures 0 128,035 128,036 4,051 14,839 0 0 0 128,035 128,036 4,051 14,839 0	Equity/Index options -buy	0	105,981	316,810	422,791	3,000	805	0
Equity/Index futures 0 128,035 128,036 4,051 14,839 128,036 4,051 128,035 128,036 4,051 14,839 128,036 4,051 14,839 128,036 4,051 14,839 128,036 4,051 14,839 128,036 4,051 14,839 128,036 4,051 4,931 14,839 128,036 4,961 3 4,961 3 4,961 3 4,961 3 4,839 128,036 4,961 4,961 4,961 4,961	Equity/Index options -sell	0	0	47,638	47,638	47,638	0	(48,343)
Equity/Index options 0 0 0 0 132,996 132,997 4,084 (4,927) OTC products Commodity forward transactions 121,772 6,263 0 128,035 128,036 4,051 (4,839) Exchange-traded products Commodity futures 4,961 0 0 4,961 4,961 33 (88) e) Credit derivative contracts 311,648 1,572,644 5,000 1,889,292 1,751,396 16,198 (13,745) OTC products	Exchange-traded products							
Commodity contracts 126,733 6,263 0 132,996 132,997 4,084 (4,927)	Equity/Index futures	0	0	0	0	0	0	0
OTC products Commodity forward transactions 121,772 6,263 0 128,035 128,036 4,051 (4,839) Exchange-traded products Commodity futures 4,961 0 0 4,961 4,961 33 (88) e) Credit derivative contracts 311,648 1,572,644 5,000 1,889,292 1,751,396 16,198 (13,745) OTC products	Equity/Index options	0	0	0	0	0	0	0
Commodity forward transactions 121,772 6,263 0 128,035 128,036 4,051 (4,839) Exchange-traded products Commodity futures 4,961 0 4,961 4,961 33 (88) e) Credit derivative contracts 311,648 1,572,644 5,000 1,889,292 1,751,396 16,198 (13,745) OTC products	d) Commodity contracts	126,733	6,263	0	132,996	132,997	4,084	(4,927)
Exchange-traded products Commodity futures 4,961 0 0 4,961 4,961 33 (88) e) Credit derivative contracts 311,648 1,572,644 5,000 1,889,292 1,751,396 16,198 (13,745) OTC products 0	OTC products							
Commodity futures 4,961 0 4,961 4,961 33 (88) e) Credit derivative contracts 311,648 1,572,644 5,000 1,889,292 1,751,396 16,198 (13,745) OTC products	Commodity forward transactions	121,772	6,263	0	128,035	128,036	4,051	(4,839)
e) Credit derivative contracts 311,648 1,572,644 5,000 1,889,292 1,751,396 16,198 (13,745) OTC products	Exchange-traded products							
OTC products	Commodity futures	4,961	0	0	4,961	4,961	33	(88)
,	e) Credit derivative contracts	311,648	1,572,644	5,000	1,889,292	1,751,396	16,198	(13,745)
Credit default swaps 311,648 1,572,644 5,000 1,889,292 1,751,396 16,198 (13,745)	OTC products				9 · · · · · · · · · · · · · · · · · · ·	•	-	
	Credit default swaps	311,648	1,572,644	5,000	1,889,292	1,751,396	16,198	(13,745)

Annex 3: List of investments

Affiliated companies

Company, registered office (country)	Total no		Direct share of RBI	Equity in € 000	Result in € 000¹	From annual financial statements ²	
BAILE Handels- und Beteiligungsgesellschaft m.b.H., A-1030 Vienna ²	40,000	EUR	100%	197,358	(12)	31/12/2013	
BUXUS Handels- und Beteiligungs GmbH, A-1030 Vienna	35,000	EUR	100%	27	(5)	31/12/2012	
Centralised Raiffeisen International Services & Payments S.R.L., RO-020335 Bucuresti ³	2,820,000	ron	100%	825	(75)	31/12/2013	
CP Projekte Muthgasse Entwicklungs GmbH, A-1060 Vienna	40,000	EUR	0%	8,915	(24)	31/12/2012	
Eastern European Invest Holding GmbH, A-1030 Vienna ³	35,000	EUR	100%	72,121	(7)	31/12/2013	
Extra Year Investments Limited, VG-Tortola ³	50,000	USD	100%	0	0	31/12/2010	
FARIO Handels- und Beteiligungsgesellschaft m.b.H., A-1030 Vienna	40,000	EUR	100%	5,482	84	31/12/2013	
Ferrokonstrukt-Bauerrichtungen Ges.m.b.H, A-1020 Vienna	4,000,000	ATS	100%	24	0	31/12/2013	
Golden Rainbow International Limited, VG-Tortola ³	1	USD	100%	25,293	3,842	31/12/2013	
Julius Baer Multiflex SICAV-SIF Verto Recovery Fund, L-1661 Luxembourg ³	19,123,70 9	EUR	100%	19,123	(4,671)	30/6/2013	
Kathrein Privatbank Aktiengesellschaft, A-1010 Vienna ²	20,000,000	EUR	0%	26,362	505	31/12/2013	
KIWANDA Handels- und Beteiligungs GmbH, A-1030 Vienna	35,000	EUR	100%	27	(4)	31/12/2012	
LOTA Handels- und Beteiligungs-GmbH, A-1030 Vienna	35,000	EUR	100%	805	36	31/12/2012	
NAURU Handels- und Beteiligungs GmbH, A-1030 Vienna	35,000	EUR	100%	32	(4)	31/12/2012	
P & C Beteiligungs Gesellschaft m.b.H., A-1030 Vienna ²	36,336	EUR	100%	2,668	(4,568)	31/12/2013	
R.L.H. Holding GmbH, A-1030 Vienna	35,000	EUR	100%	1,490	(2,035)	31/12/2012	
,	3,002,774,90			,		, ,	
Raiffeisen Bank Aval JSC, UA-01011 Kyiv³	8	UAH	96%	899,257	90,435	31/12/2013	
Raiffeisen Bank Polska S.A., PL-00549 Warsaw ³	2,207,461,050	PLN	100%	1,357,520	30,839	31/12/2013	
Raiffeisen Banka d.d., SLO-2000 Maribor³	46,824,564	EUR	96%	72,502	(32,920)	31/12/2013	
Raiffeisen Malta Bank plc., M-Sliema, SLM 1607 ³	340,000,000	EUR	100%	442,415	35,190	31/12/2013	
Raiffeisen Research GmbH, A-1030 Vienna ⁵	55,000	EUR	100%	60	(69)	31/12/2013	
Raiffeisen RS Beteiligungs GmbH, A-1030 Vienna²	35,000	EUR	100%	5,041,537	316,392	31/12/2013	
RAIFFEISEN TRAINING CENTER LTD., HR-10000 Zagreb ⁵	20,000	HRK	20%	1 <i>7</i> 9	(40)	31/12/2013	
Rail-Rent-Holding GmbH, A-1030 Vienna	40,000	EUR	60%	1 <i>77</i>	(4)	31/12/2012	
Rarix-Beteiligungsgesellschaft m.b.H., A-8010 Graz	198,436	EUR	100%	6,771	7	31/12/2012	
	10,000,00						
RB International Finance (Hong Kong) Ltd., HK-Hong Kong ³	0	HKD	100%	5,805	1,547	31/12/2013	
RB International Finance (USA) LLC, USA-NY 10036 New York ³	1,510,000	USD	100%	31,639	15,890	31/12/2013	
RB International Investment Asia Limited, MY-Labuan	1	EUR	100%	15,892	(62)	31/12/2013	
RB International Markets (USA) LLC, USA-New York, NY 10036 ³	8,000,000	USD	100%	<i>7</i> ,111	1,335	31/12/2013	
RBI KI Beteiligungs GmbH, A-1030 Vienna ²	48,000	EUR	100%	(935)	(709)	31/12/2013	
RBI LEA Beteiligungs GmbH, A-1030 Vienna ²	70,000	EUR	100%	70,545	(7)	31/12/2013	
RBI PE Handels- und Beteiligungs GmbH, A-1030 Vienna	150,000	EUR	100%	48,926	(1,192)	31/12/2012	
Regional Card Processing Center s.r.o., SK-81106 Bratislava ³	539,465	EUR	100%	4,165	378	31/12/2013	
RI Eastern European Finance B.V., NL-1076 AZ Amsterdam ³	400,000	EUR	100%	13,98 <i>7</i>	(1,619)	31/12/2013	
RL Leasing Gesellschaft m.b.H., D-65760 Eschborn ³	50,000	DEM	25%	675	2	31/12/2013	
RSC Raiffeisen Service Center GmbH, A-1 190 Vienna ²	2,000,000	EUR	52%	2,846	(326)	31/12/2013	
RB International Consultants Pte. Ltd., SGP-Singapore	864,349	SGD	100%	356	(8)	31/12/2013	
RZB Finance (Jersey) II Ltd, JE-St. Helier ³	2	EUR	100%	106	(14)	31/12/2013	
RZB Finance (Jersey) III Ltd, JE-St. Helier ³	1,000	EUR	100%	93	(1)	31/12/2013	
RZB Finance (Jersey) IV Limited, JE-St. Helier ³	2,000	EUR	100%	154	17	31/12/2013	
RBI IB Beteiligungs GmbH, A-1030 Vienna ²	35,000	EUR	0%	4,608	16,748	31/12/2013	
Stadtpark Hotelreal GmbH, A-1030 Vienna	6,543,000	EUR	1%	(293)	767	31/12/2012	
Tatra Leasing s r.o., SK-811 06 Bratislava ³	6,638,784	EUR	1%	32,437	3,052	31/12/2013	
Ukrainian Processing Center PJSC, UA-04073 Kyiv ³	180,000	UAH	100%	16,862	8,561	31/12/2013	
ZHS Office- & Facilitymanagement GmbH, A-1030 Vienna	36,336	EUR	1%	241	(118)	31/12/2013	

¹ The result (in part from the consolidated financial statements) in € thousand corresponds to the annual profit/loss; equity is reported in accordance with Section 224 (3) lit a UGB including untaxed reserves (lit b).

2 For the fully consolidated domestic companies, the equity and annual profit figures are accounted for in accordance with the International Financial Reporting Standards (IFRS).

3 For the fully consolidated foreign companies, the equity and annual profit figures are accounted for in accordance with the International Financial Reporting Standards (IFRS).

4 The 2013 annual financial statements are provisional financial statements.

5 Equity and annual profit/loss are according to the International Financial Reporting Standards (IFRS).

Statement of all legal representatives

We confirm to the best of our knowledge that the consolidated financial statements give a true and fair view of the assets, liabilities, financial position and profit or loss of the Group as required by the applicable accounting standards and that the Group management report gives a true and fair view of the development and performance of the business and the position of the Group, together with a description of the principlal risks and uncertainties the Group faces.

We confirm to the best of our knowledge that the financial statement give a true and fair view of the assets, liabilities, financial positions and profit or loss of the company as required by the applicable accounting standards and that the management report gives a true and fair view of the development and performance of the business and the position of the company, together with a description of the principal risks and uncertainties the company faces.

Vienna, 11 March 2014

The Management Board



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Chief Executive Officer responsible for Group Communications, Group Strategy, Human Resources, Internal Audit, International Banking Units, Legal & Compliance, Management Secretariat, Marketing & Event Management, Organization & Internal Control System and Participations Johann Strobl

Deputy to the Chief Executive Officer responsible for Credit Management Corporates, Financial Institutions, Country & Portfolio Risk Management, Retail Risk Management, Risk Controlling, Risk Excellence & Projects and Workout

Aris Bogdaneris

Member of the Management Board responsible for Consumer Banking, Group & Austrian IT, Group Project Management Office, International IT, Lean, Operations, Procurement & Cost Management and Small Business & Premium Banking Klemens Breuer

Member of the Management Board responsible for Business Management & Development, Group Capital Markets, Trading & Sales, Institutional Clients, Investment Banking Products and Raiffeisen Research

Martin Grüll

Member of the Management Board responsible for Investor Relations, Planning & Finance, Tax Management and Treasury Peter Lennkh

Member of the Management Board responsible for Corporate Customers, Corporate Sales Management & Development, Group Products and Network Corporate Customers & Support