

RBC Investor Services Bank S.A.

Consolidated Annual Report

For the year ended October 31, 2018

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Directors' Report

This report should be read in conjunction with the consolidated financial statements, which have been prepared in accordance with International Financial Reporting Standards ("IFRS") as adopted by the European Union ("EU") and the related notes to the consolidated financial statements included in this consolidated annual report. The preparation of consolidated financial statements requires management to make estimates and assumptions in the application of certain accounting policies that materially affect the reported amounts of assets, liabilities, revenues and expenses. Actual results could differ from those estimates.

All references in this report to "RBC Investor Services", "RBCIS", "RBC IS Bank", "Group", "we", "us", "our" or similar terms mean RBC Investor Services Bank S.A. and its subsidiaries on a consolidated basis.

All references in this report to "year", or "financial year" or similar terms mean the period from November 1, 2017 to October 31, 2018.

Readers should not place undue reliance on these statements as a number of important factors could cause the actual results to differ materially from the beliefs, plans, objectives, expectations and intentions expressed in such forward-looking statements.

Business Review and Results

Business description

RBC Investor Services Bank S.A. is a Bank headquartered in Luxembourg.

Operations are conducted throughout RBC Investor Services Bank S.A. and its subsidiaries and branches (“Group”) around the world (see Note 32).

Branches of the Bank are located in Hong Kong, Ireland, Italy, London, Switzerland and the New York representative office.

The Group offers institutional investors an integrated suite of products, including global custody, fund and pension administration, securities lending, shareholder services, analytics and other related services.

The Group offers clients a unique value proposition – the geographic reach of a global player, together with the client service quality of a local provider. The Group has 2,660 employees (average FTE) who provide award-winning client services. The Group operates through a global custody network that covers more than 80 markets.

The Group is owned by Royal Bank of Canada. It is independently capitalised and is rated AA- by Standard & Poor’s. The Group is a key component of RBC’s Investor & Treasury Services platform, the purpose of which is to provide a specialist custody bank offering together with integrated funding and liquidity solutions for clients.

Highlights of 2018

Global equity markets have experienced volatility in the fiscal year. Rising interest rates, inflationary concerns, recent declines in commodity prices, and global trade tensions, including potential trade disputes with the U.S., have triggered equity markets to fall from their recent highs.

Despite this volatility, Assets under Custody (AUC) have increased, mitigating continued pressure on pricing and increased regulatory and project expenses.

The Group’s priorities remained focused on maintaining superior client service, increasing organic growth, and leveraging the synergies of its complementary businesses within RBC. The Bank continues to build on this solid foundation. In 2016 The Group launched a 3 year, multi-faceted programme in partnership with its clients, referred to as Project ACE (Advanced Client Experience).

Project ACE is a client-focussed initiative spanning various aspects of service delivery and client experience.

Multi-jurisdictional clients and specialised investment funds such as Private Equity and Real Estate Assets represented a significant share of new business, underscoring the strength of RBCIS’s value proposition. The Group’s dedication to quality and service excellence resonated with clients again this year.

Market outlook

In the Eurozone economic figures have been quite good but there has been some disappointment regarding inflation figures not fully matching the expectations of the European Central Bank (“ECB”). Nevertheless, the ECB is confident about the future outlook for growth and inflation.

The Group expects the current market conditions to persist in 2019. As economic indicators point to a gradual increase in inflation, the ECB has announced their intention to end Quantitative Easing by the end of 2018, after which we expect the first rate hike in the 3rd quarter of 2019.

There is still a high level of uncertainty over the future UK-EU trading relationship as the March 2019 Brexit deadline draws near. US-China trade tensions also continue to be a concern.

For the bond markets, we expect breakeven rates to rise gradually, allowing the curve to steepen somewhat, and short end rates to imply a gradual move back into positive territory.

The Group continues to benefit from the globalisation of the asset management business and increasing outsourcing activity across both middle and back office functions. Reflecting the growing sophistication of the fund industry, the demand for value-added services, a key revenue contributor, is expected to increase. The Group is well positioned to take advantage of future fund industry growth and increasing allocations to alternative investments in key jurisdictions.

Strategic Outlook 2019

As one of RBC’s primary operating subsidiaries in Europe, the Group’s long-term purpose is to support RBC’s objectives to deliver stable earnings growth, to support RBC’s asset-liability management, to improve operational efficiency, and to underpin the competitiveness of RBC’s wholesale and institutional businesses.

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To help the Group realise its goals, it has identified the following priorities for 2019 and beyond:

1. Lead in the key offshore markets of Luxembourg and Ireland where it competes in the offshore domicile markets as a leading provider of fund services.
2. Deliver a globally integrated client experience by implementing consistent enterprise approaches that increase quality, reduce costs and improve efficiency. The objective is to enhance our client centric service offering while improving efficiency.
3. Provide best-in-class products, services and digital experiences for clients. The objective is to innovate, automate and collaborate to adapt to evolving client needs and market conditions.

The Group is continually looking to develop better ways to meet the evolving needs of its clients and to ensure that it builds and strengthens its capabilities. The continued expansion of our funds finance activity is supporting this goal.

The Group will continue to focus on helping our clients achieve their ambitions by building sustainable relationships and delivering exceptional experiences. The Group is focused on its long-term strategies and targets. At a high level, these goals are to maintain the Group's global reputation for high service quality and to realise the full potential of the enterprise, particularly through leveraging the RBC brand to increase organic growth through deeper client relationships.

Key Figures

In 2018, the Group's net profit after tax was EUR 67 million (2017 net profit after tax of EUR 71 million).

Although Operating Expenses increased by EUR 30 million due mainly to higher technology costs in line with the objectives to provide enhanced products and services for our customers, this increase was mitigated by an increase in Net Operating Revenue of EUR 28 million due mainly to higher net fee and commission income arising from higher Assets under Custody, and higher net financial market revenue (net interest income and net income from financial instruments at fair value through profit or loss).

The Group continued to focus on attractive growth markets and broadening capabilities to serve clients. Assets under Custody ("AUC") as at October 31, 2018 were EUR 501 billion, an increase of 4.8% over 2017. Assets under Administration ("AUA") stood at EUR 1,107 billion (2017: EUR 1,189 billion).

The Group's activities

In 2018, main services offered by the Group includes Custody Services, Fund Administration, Shareholder Services, Treasury and Market Services, Trustee and Depository Services and Private Capital Services.

Custody Services

The Group offers both Luxembourg and International clients general custody services that includes safekeeping, settlement, corporate actions, income collection, proxy voting, tax services and entitlements processing. The main objective of this unit is to manage the full range of custody products and services throughout their lifecycle. The unit adapts and develops product capabilities with clear focus on enhancing the client experience while protecting the Group's leadership in the industry.

Through its various initiatives, the unit supports business growth and helps drive product efficiency and profitability.

Fund Administration Services

The Group clients are drawn from a wide geographic base and promote a variety of fund structures that are distributed globally. The Group wealth of expertise with respect to a variety of fund structures coupled with strong foothold in the industry ensures the provision of fund services of the highest calibre. The main services includes investment operations, trade order matching fund accounting, valuation and unit pricing and client reporting.

Fund Accounting is the most significant activity in this unit. This is carried out by the accounting team within Fund Administration department. Operations includes Net Asset Value (NAV) production and maintenance of accounting records of the fund/sub-fund.

Shareholder Services

The Group provides its clients with the full spectrum of shareholders services including registrar and transfer agency, cash management, fee processing, dedicated quality assurance, e-business facilities (clearing, online dealing, SWIFT, NSCC), investor communication (distributors and shareholders), and reporting.

The Group provides distribution support and accurate record keeping for its clients involved in global asset management. It delivers an integrated operating model in off-shore and on-shore markets for all types of products (mainstream, money market, hedge fund, insurance, ETF, real estate, private equity).

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Shareholders services are integrated services designed to mitigate risks, efficiently manage costs and help clients, advance their growth strategies.

Treasury management

Treasury and Market Services provide the Group's clients with a wide range of services that support their business. The Group focuses on the evolution of treasury markets to understand asset management flows and to provide specific solutions to their clients' needs. Competitive pricing, accurate settlements and integrated systems are the basis to add value to clients' treasury processes. Treasury and Market Services include such services as Foreign Exchange, Treasury Services and Cash Management, Securities Lending and Client Lending.

Trustee and Depositary Services

Trustee & Depositary services (TDS) is a mandatory (regulatory) component of acting as a custodian of EU regulated funds. Its activities includes delivering high quality compliance monitoring for a broad range of investment funds, including UCITS and AIF. The services include: monitoring investment compliance, oversight of NAV calculations, oversight of subscriptions and redemptions, oversight of distributions, monitor timely settlement of transactions, cash flow monitoring and other fiduciary services.

Private Capital Services

The Group provides specialist services to the alternative asset sector which includes the real estate, private equity, infrastructure and debt funds. Services that are offered support the full life-cycle of alternative funds. The Group supports onshore and offshore regulated and unregulated structures from its locations in Luxembourg, France, Ireland. Our service offering is an extension of our existing product offering except that the product is targeted directly to this asset class and generally offered to clients as a bundled service. Key services offered to clients includes; custody services, fund accounting, Shareholder services, committed lending services, and fund corporate services.

Consolidated statement of profit or loss

Net operating revenue before impairment for the year ended October 31, 2018 was EUR 482 million compared with EUR 454 million for the year ended October 31, 2017.

The Group derives its revenues principally from two streams: core fee revenue and financial market revenue.

Core fee income

Core fee revenue is primarily generated by charging a fee based upon the market value of financial assets under custody or administration and activities related to securities lending. These fees originate in custody, fund administration, shareholder services and value-added service offerings. Total net core fee revenue, which includes commission income and commission expense for the year ended October 31, 2018 was EUR 332 million compared with EUR 308 million for the year ended October 31, 2017.

Financial Market income

Financial market revenue is driven by earnings on client cash balances, reinvestment of capital, and foreign exchange services. These revenues are principally transaction-driven and dependent upon the global stock markets, foreign exchange volatility and cross border client investment flows, as well as client deposit levels and the interest rate environment. Total net financial market revenue for the year ended October 31, 2018 was EUR 176 million compared with EUR 152 million for the year ended October 31, 2017.

Operating expense

Total operating expense for the year ended October 31, 2018 was EUR 398 million compared with EUR 368 million for year ended October 31, 2017.

Analysis of the consolidated balance sheet

Total assets as at October 31, 2018 were EUR 18.5 billion, a increase of 17.12% over 2017.

Consolidated balance sheet

Cash and loans and advances due from banks

The cash and due from banks asset categories represented 83% of total assets of the Group as at October 31, 2018. For additional information refer to Notes 12, 13 and 14.

Loans and advances to customers

Loans and advances to customers represents 7% of the Group total assets as at October 31, 2018. The lending activity is correlated to the custody business. In this respect, most of the loans consist of securities settlement advances, temporary overdrafts, or funds finance facilities highly secured by guarantees, cash or securities. For additional information, refer to Note 15.

Investments securities

Investments securities represented 5% of total assets of the Group as at October 31, 2018 and consist mainly of bonds issued or backed by governments and entities operating in the Organisation for Economic Cooperation and Development “OECD” area. EUR 325 million of these securities are given as collateral to enable the Group to operate in financial markets. For additional information, refer to Notes 16 and 37.

Goodwill and other intangible assets

Intangible assets, including goodwill, represented 1% of total assets of the Group as at October 31, 2018. For additional information, refer to Note 18.

Other assets

Other assets represent 1% of total assets of the Group as at October 31, 2018 and consist mainly of accrued income and accounts receivable.

Deposits from customers

92%, of total liabilities as at October 31, 2018 were deposits from customers. These liabilities are generally in the form of interest bearing demand deposits and interest bearing transaction account deposits. For additional information, refer to Note 21.

Deposits from banks

Due to credit institutions represented 4.1% of total liabilities as at October 31, 2018 and consisted essentially of demand, term and overnight deposits. For additional information, refer to Note 20.

Equity

Total equity

Total equity was EUR 1,264 million. For additional information see the consolidated statement of changes in equity.

Post-balance sheet events

Since the closure of the financial year, no event that might affect the financial or commercial situation of the Group has occurred.

Corporate Governance as at 31 October 2018

Board of Directors

Chairman

Stephen Walker Non executive

Members

Sebastien Danloy	Executive Director/CEO until 9 November 2018
Sergio de Horna	Director/interim CEO from 19 December 2018
Francis Jackson	Director
Bruce Maclaren	Director
David Morgan	Director
Julian Presber	Non executive Director
Hervé Cloquette	Non executive Director, Staff Representative
Isabelle David	Non executive Director, Staff Representative
Gennaro Casale	Non executive Director, Staff Representative

Audit and Compliance Committee

Chairman

Julian Presber

Members

Stephen Walker
David Morgan

Risk Committee

Chairman

Bruce Maclaren

Members

Stephen Walker
Francis Jackson

Nomination Committee

Chairman

Francis Jackson

Members

Stephen Walker
Bruce Maclaren

Remuneration Committee

Chairman

Francis Jackson

Members

Stephen Walker
Gennaro Casale

Risk Management

The mission of the Risk Management Unit is to oversee that identification, assessment, mitigation, monitoring and reporting of all material risks types are performed within the Group, in order to ensure at all times that the risk exposure is in compliance with regulatory constraints and aligned with the business strategy and risk appetite. To execute this mission, the Risk Management function operates under an enterprise risk management framework in which Risk Management establishes and maintains other risk frameworks and organizational arrangements to ensure that all risk types are properly identified, assessed, mitigated and monitored. Tasks are executed by Risk Management and by other divisions (shared accountability).

The risk management function:

- Is headed by the Chief Risk Officer (“CRO”) of the Group, with established functional roles for Credit Risk Management, Market Risk Management, Operational Risk Management, Liquidity Risk Management, Cyber and Technology Risk Management and Enterprise Risk Management. In addition to the risk roles in the Group Luxembourg, risk management roles are established in subsidiaries and branches of the Group where deemed appropriate in line with local regulation and internal requirements. Risk Management roles in subsidiaries/branches of the Group have a reporting line into the CRO of the Group.
- Has adequate information systems to manage risks appropriately.
- Leverages and makes use of risk management services offered by the parent company and by Royal Bank of Canada (RBC) Group Risk Management Competence Centres. More specifically, the Group is integrated in the RBC credit approval process using the RBC credit analysis competence centres whilst keeping final assessment/decision right.
- Provides all required information to RBC Group Risk Management allowing RBC to establish consolidated risk limit and exposure monitoring and reporting.
- Is part of the RBC Group Risk Management (“GRM”) Function with additional functional reporting lines established where required.

Three Lines of Defence Governance Model

The Three Lines of Defence model is articulated in the following manner within the Group:

First Line of Defence

Employees at all levels of the organization are responsible for managing the day-to-day risks that arise in the context of their mandate. The First Line of Defence is provided by employees across the Businesses and Corporate Support Segments who are responsible for providing products and services, and for the execution of activities. The First Line has the ownership and accountability for:

- Risk identification, assessment, mitigation, monitoring and reporting in accordance with established Risk Policies and Risk Appetite.
- Ensuring appropriate and adequate capabilities to manage risks relevant to the Segment; and alignment of business and operational strategies with strong Risk Conduct and Culture and Risk Appetite.
- Execution of Business and Corporate Segments’ Risk Governance practices.

The operational control function is part of the first line of defence.

Second Line of Defence

The Second Line of Defence is provided by areas with independent oversight accountabilities residing in the internal control functions, which:

- Establishes the enterprise level risk management frameworks, and provides risk guidance.
- Provides oversight for the effectiveness of First Line risk management practices.
- Monitors and independently reports on the level of risk against the established appetite.

The second line of defence oversight is provided by specific areas within the following Control and Group Functions:

i. Group Risk Management (GRM)

GRM, under the direction of the CRO, is primarily responsible for the oversight of a number of the Group’s significant risks (e.g. Credit, Market, Liquidity, Cyber and Technology and Operational).

ii. Global Compliance

Global Compliance is responsible for providing oversight of the Group’s system of compliance policies and processes designed to mitigate and manage Regulatory Compliance Risk in all jurisdictions where the Group conducts business.

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iii. Other Control and Group Functions

In addition to GRM and Global Compliance, other Control and Group Functions have designated roles supporting RBC's enterprise-wide risk management program, as follows:

- Legal has a significant role in the management and control of Legal & Regulatory Compliance Risk. This includes enterprise-level monitoring and reporting of significant legal risks facing the Group.
- Human Resources is jointly responsible with Compliance for the establishment and maintenance of RBC's Code of Conduct. Through the development of workplace policies and the delivery of programs and services, Human Resources also have a role in the reduction of operational risks related to employees.
- Finance ensures completeness and accuracy of the Group's financial records, provides advice to the business regarding local and RBC's enterprise-wide projects and initiatives impacting the Group including contributing to the finance risk assessment and approval process (the Project Approval Request (PAR) process). Performance measurement and reporting is a key Finance responsibility.

Third Line of Defence

The Third Line of Defence is provided by internal and external audit. The Third Line provides independent assurance to senior management and the Board of Director on the effectiveness of risk management policies, processes and practices in all areas of the Group.

Risk Governance of the Group

The Group has established a clear and robust risk governance framework in order to manage, control and provide assurance with respect to risk. That framework includes, amongst others, the following key roles and responsibilities.

Board of Directors

The Board of Directors (the "Board") is responsible for managing RBC Investor Services Bank S.A. including its subsidiaries and branches. Its members are jointly accountable for the management of the Group. The duties, responsibilities and procedures of the Board are to oversee and advise the Authorized Management (as defined in CSSF Circular 12/552 and other regulation) in its management of the Group.

Risk Committee ("RC")

The Risk Committee specializes in the field of risk and its mission is to provide the Board with critical assessments in respect of the organization and operation of risk management, in order to increase the effectiveness of the Board and enable its members to fulfil their supervisory mission. The Risk Committee primary purpose is to advise the Board regarding the Group's overall current and future risk appetite and strategy and to assist the Board in overseeing the implementation of that strategy by authorized management. The Risk Committee may request any document and information that it deem necessary to fulfil its mission. The RC may involve the Authorized Management as well as persons in charge of internal controls in its work. These persons may attend the Committee's meetings but are not members of it.

The Risk Committee has not received any delegated decision powers from the Board of Directors, which remain entirely with the Board of Directors.

Executive Committee

The Board of Directors has delegated under its general supervision the daily management as well as any other powers of the Group and the representation of the Company within such daily management to the Executive Committee, being "Authorized Management" of the Group. The Executive Committee will manage the daily affairs of the Company in a collegial manner, within the provisions of the applicable Law, regulations, circulars of the Commission de Surveillance du Secteur Financier, the Articles of Association and the global governance documents and organizes, both on the national and international front, the coordination of the activities of the Group. The Group has appointed one member of the Executive Committee as Chief Risk Officer responsible for the Risk Function, one member of the Executive Committee as Chief Compliance Officer responsible for the Compliance Function (the "CCO"), and one member of the Executive Committee as Chief Internal Auditor responsible for the Internal Audit Function (the "CIA").

Group's Assets & Liabilities Committee (ALCO)

The purpose of the ALCO is:

- To review and recommend broad policy frameworks pertaining to the Group's balance sheet and capital management, interest rate risk management, liquidity and funding, and subsidiary balance sheet management.
- To provide regular central oversight and monitoring of the Group balance sheet-related risks, including capital adequacy, structural interest rate risk, structural foreign exchange risk, liquidity and funding risk.

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- To provide direction and review advice regarding the management of these areas in light of expected returns, competitive and regulatory environments, and economic and business forecasts.

The ALCO reviews reports and monitors compliance on The Group's exposure to balance sheet-related risks, including interest rate risk, liquidity and funding risk and capital adequacy. The ALCO reports to the Group's Board of Directors on balance sheet related new strategic initiatives. The ALCO reviews and recommends for approval to the Group's Board of Directors or its committees any capital transactions to be undertaken. The ALCO will be chaired by the Group Treasurer or in his absence, the Chief Financial Officer of the Group (Deputy Chair). The ALCO is responsible for ensuring that the balance sheet structure and profile of the Group is consistent with its strategic objectives and objectives of the RBC Group. All material balance sheet initiatives will be reviewed and approved by the ALCO, with advice and counsel provided by the relevant RBC centre of expertise to the ALCO.

Risk Management Principles

The following general principles apply to the management of risk at the Group including its branches and subsidiaries:

Effectively balancing risk and reward is essential for the Group's success.

We are in the business of managing risk, avoiding it entirely is neither possible nor profitable. Instead of avoiding risk, we find ways to balance it with potential rewards, through:

- Aligning business strategy with Risk Appetite. This includes maintaining strong credit ratings and Risk Profile.
- Avoiding excessive concentrations of risk through diversifying the risks in relationships and portfolio management.
- Pricing appropriately for the risk.
- Mitigating the risk through preventive and detection controls.
- Transferring risk to third parties through insurance, hedging, etc..

Responsibility for risk management is shared. Employees at all levels of the organization are responsible for managing the day-to-day risks that arise in the context of their roles, in application of the "Three Lines of Defence" risk governance model. Business decisions must be based on an understanding of risk. The decision process must be rigorous in assessing the risks of relationships, products, transactions and other business activities, transparent when discussing the risk dimensions with Risk management and senior management decision makers and continuously seek to improve risk management

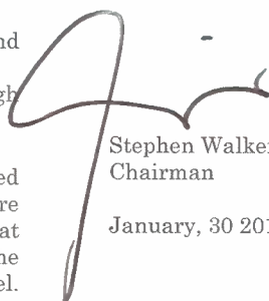
processes and tools in response to best practices to support effective decision-making. Generate ideas that will reduce process without increasing risk.

Overall Risk Governance of the Group

The Board has final responsibility with respect to risk matters. It has a risk oversight role (acknowledging the risk exposure of the organization reported by management) and ensures that all organizational arrangements have been put in place by management to manage risk effectively. For the purpose of increasing its effectiveness, the Board has established the following specialized sub-committees: audit & compliance, remuneration, nominations and risk committee. Its mandate is to oversee risk management at the Group, balancing risks and rewards while ensuring that management has in place policies, processes and procedures designed to identify and effectively manage the significant risks to which the Group is exposed. The Executive Committee has the responsibility to assess at least annually the adequacy of the Group's capital and liquidity versus the level of Group's overall risks and submits the related ICAAP and ILAAP reports, together with the other reports required in the circular CSSF 12/552 (as amended by circulars CSSF 13/563, CSSF 14/597, CSSF 16/642, CSSF 16/647 and CSSF 17/655) to the Board of Directors, for its overall assessment as to capital and liquidity adequacy.

Approval

The Director's Report was approved by the Board of Directors of the Group, and signed on its behalf by Stephen Walker, Chairman of the Board of Directors and by Sergio de Horna, Chief Executive Officer and was approved by the members of the Board of Directors on January 30, 2019.



Stephen Walker
Chairman

January, 30 2019



Sergio De Horna
Director / Interim CEO



Audit report

To the Board of Directors of
RBC Investor Services Bank S.A.

Report on the audit of the consolidated financial statements

Our opinion

In our opinion, the accompanying consolidated financial statements give a true and fair view of the consolidated financial position of RBC Investor Services Bank S.A. (the “Bank”) and its subsidiaries (the “Group”) as at 31 October 2018, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs) as adopted by the European Union.

What we have audited

The Group’s consolidated financial statements comprise:

- the consolidated balance sheet as at 31 October 2018;
 - the consolidated statement of profit or loss for the year then ended;
 - the consolidated statement of comprehensive income for the year then ended;
 - the consolidated statement of changes in equity for the year then ended;
 - the consolidated statement of cash flows for the year then ended; and
 - the notes to the consolidated financial statements, which include a summary of significant accounting policies.
-

Basis for opinion

We conducted our audit in accordance with the EU Regulation No 537/2014, the Law of 23 July 2016 on the audit profession (Law of 23 July 2016) and with International Standards on Auditing (ISAs) as adopted for Luxembourg by the “Commission de Surveillance du Secteur Financier” (CSSF). Our responsibilities under the EU Regulation No 537/2014, the Law of 23 July 2016 and ISAs as adopted for Luxembourg by the CSSF are further described in the “Responsibilities of the “Réviseur d’entreprises agréé” for the audit of the consolidated financial statements” section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

We are independent of the Group in accordance with the International Ethics Standards Board for Accountants’ Code of Ethics for Professional Accountants (IESBA Code) as adopted for Luxembourg by the CSSF together with the ethical requirements that are relevant to our audit of the consolidated financial statements. We have fulfilled our other ethical responsibilities under those ethical requirements.

To the best of our knowledge and belief, we declare that we have not provided non-audit services that are prohibited under Article 5(1) of Regulation (EU) No 537/2014.

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The non-audit services that we have provided to the Bank and its controlled undertakings, if applicable, for the year then ended, are disclosed in Note 10 to the consolidated financial statements.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period, and include the most significant assessed risks of material misstatement (whether or not due to fraud). These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matter	How our audit addressed the Key audit matter
<p><i>Revenue recognition - Fee and commission income (Note 3), Net income from financial instruments at fair value through profit or loss (Note 5)</i></p> <p>We focus on fee and commission income and net income from financial instruments at fair value through profit or loss because they represent a significant portion of the revenues determining the Group's profitability.</p> <p>We have identified these 2 revenue streams as having heightened risk of misstatement. They were selected for the following reasons:</p> <p>Fee and commission income are mainly linked to the custodian, transfer agent and fund administration services, therefore to the core business of the Group. The calculation is based on high volume of data fed within different IT systems and several pricing structures and product types, affecting significantly the revenues. This complexity leads to a heightened risk that revenue may not be recognised appropriately, either as a result of fraud or error.</p>	<p>Audit procedures performed over fee and commission income</p> <p>We performed a walkthrough of the fee and commission income process and assessed the design effectiveness of key controls.</p> <p>We tested the key controls implemented by the Bank in relation to the clients' on-boarding and setup, the client invoicing and the accruals booking.</p> <p>We agreed the business terms included in the contracts signed with the clients to the billing system for a sample of items; additionally, we ensured that the quantitative data generated by the custodian IT system correctly fed into the billing system.</p> <p>We re-performed the calculation of the commission income that flows into the accounting system for a sample of items; no difference were identified for the year ended 31 October 2018.</p> <p>Finally, we included elements of "unpredictability" in the procedures performed in response to the risk of fraud by randomly selecting additional items and by ensuring segregation of duties, as well as the application of the "4 eyes principle", within the fee and commission income process.</p> <p>Audit procedures performed over net income from financial instruments at fair value through profit or loss</p> <p>We performed a walkthrough of the financial instruments process, and performed testing of the operating effectiveness of key controls in relation to the data input, the revenue recognition into the statement of profit or loss as well as the monitoring of the foreign currencies' exposure.</p>



Key audit matter	How our audit addressed the Key audit matter
<p>Net income from financial instruments at fair value through profit or loss mainly relates to the dealing in financial instruments on own account.</p> <p>Market volatility requires Group's clients to reduce market risks by dealing derivative financial instruments with the Group. The high volume of deals and the traded notional affect significantly the revenues of the Group, increasing the risk that revenue may not be recognised appropriately, either as a result of fraud or error.</p>	<p>We agreed the data reported in the trade tickets, determining the base for the calculation of the income, to the data reported in the back-office IT system for a sample of items.</p> <p>We recalculated the net income from financial instruments at fair value through profit or loss for a sample of items.</p> <p>Finally, we included elements of "unpredictability" in the procedures performed in response to the risk of fraud by randomly selecting additional items and by ensuring segregation of duties, as well as the application of the "4 eyes principle", within the financial instruments process.</p>

Other information

The Board of Directors is responsible for the other information. The other information comprises the information stated in the Directors' report but does not include the consolidated financial statements and our audit report thereon.

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

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

Responsibilities of the Board of Directors and those charged with governance for the consolidated financial statements

The Board of Directors is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with IFRSs as adopted by the European Union, and for such internal control as the Board of Directors determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the Board of Directors is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.



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

Responsibilities of the "Réviseur d'entreprises agréé" for the audit of the consolidated financial statements

The objectives of our audit are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an audit report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the EU Regulation No 537/2014, the Law of 23 July 2016 and with ISAs as adopted for Luxembourg by the CSSF will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with the EU Regulation No 537/2014, the Law of 23 July 2016 and with ISAs as adopted for Luxembourg by the CSSF, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

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



- Obtain sufficient appropriate audit evidence regarding the financial information of the entities and business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our audit report unless law or regulation precludes public disclosure about the matter.

Report on other legal and regulatory requirements

The Directors' report is consistent with the consolidated financial statements and has been prepared in accordance with applicable legal requirements.

We have been appointed as "Réviseur d'Entreprises Agréé" of the Group by the Board of Directors on 28 March 2018 and the duration of our uninterrupted engagement, including previous renewals and reappointments, is 3 years.

PricewaterhouseCoopers, Société coopérative
Represented by

Luxembourg, 30 January 2019

A handwritten signature in blue ink, appearing to read 'Philippe Sergiel', is written over the printed name. The signature is fluid and cursive, with a long horizontal stroke extending to the right.

Philippe Sergiel

Consolidated statement of profit or loss

EUR'000	Notes	For the year ended	
		Oct 31, 2018	Oct 31, 2017
Interest income	2	135,977	95,620
Interest expense	2	(112,508)	(55,243)
Net interest income	2	23,469	40,377
Fee and commission income	3	377,417	345,499
Fee and commission expense	3	(45,176)	(37,813)
Net fee and commission income	3	332,241	307,686
Net income from financial instruments at fair value through profit or loss	5	152,622	111,815
Net gain on investments	6	6,254	7,105
Other income	7	6,395	8,056
Other expenses	8	(38,788)	(20,667)*
Net operating revenue before impairment charges on loans and other receivables		482,193	454,372
Provisions for expected credit loss		(54)	-
Net operating revenue		482,139	454,372
Staff expenses	9	(208,390)	(210,741)
General and administrative expenses	10	(170,416)	(141,207)
Depreciation and amortisation of tangible and intangible assets	17,18	(18,013)	(15,792)
Impairment of tangible and intangible assets	17,18	(933)	(1)
Operating expenses		(397,752)	(367,741)
Profit before income tax		84,387	86,631
Income tax expense	11	(17,174)	(15,606)
Profit for the year		67,213	71,025
Attributable to owners of the parent		66,351	70,115
Attributable to non-controlling interests		862	910

* The amount has been restated for the year ended 31 October 2017. Please refer to note 8 for additional information.

The accompanying notes on pages 23 - 102 form an integral part of these consolidated financial statements.

Consolidated statement of comprehensive income

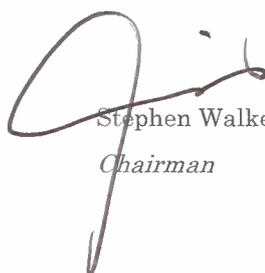
EUR'000	Notes	For the year ended	
		Oct 31, 2018	Oct 31, 2017
Profit for the year		67,213	71,025
Other comprehensive income			
<i>Items that will be reclassified subsequently to income statement when specific conditions are met:</i>			
Unrealised (losses)/gains on available-for-sale investments		-	(3,405)
Reclassification of losses on available-for-sale investments to income statement on disposal		-	(7,113)
Unrealised (losses)/gains on investments in debt instruments measured at FVOCI		(3,114)	-
Net loss on financial assets measured at FVOCI reclassified to profit or loss on disposal		(6,254)	-
Income taxes relating to financial instruments	11	2,697	3,264
Gain / Loss from hedges on net investments		-	(16)
Currency translation differences		1,931	(5,001)
<i>Items that will not be reclassified subsequently to income statement:</i>			
Defined benefit pension plans			
Post retirement employee benefit plans	22	1,670	4,790
Income taxes related to post retirement employee benefit plans	11	(30)	(1,148)
Other comprehensive income for the year, net of tax		(3,100)	(8,629)
Total comprehensive income for the year		64,113	62,396
Total comprehensive income attributable to:			
Attributable to owners of the parent		63,054	62,059
Attributable to non-controlling interests		1,059	337

The accompanying notes on pages 23 - 102 form an integral part of these consolidated financial statements.

Consolidated balance sheet

EUR'000	Notes	Oct 31, 2018	As at Oct 31, 2017
Assets			
Cash and balances with central banks	13	8,579,486	5,598,263
Loans and advances due to banks	14	6,825,424	5,366,530
Loans and advances to customers	15	1,299,342	958,318
Investments securities	16	880,308	3,172,181
Derivatives	25	482,339	348,699
Current tax assets		1,147	1,066
Tangible assets	17	35,261	16,589
Goodwill and other intangible assets	18	154,642	122,808
Deferred tax assets	11	1,070	541
Other assets	19	192,522	169,986
Total assets		18,451,541	15,754,981
Liabilities			
Deposits from banks	20	710,671	690,120
Deposits from customers	21	15,793,881	13,334,880
Derivatives	25	437,109	313,145
Current tax liabilities		2,942	4,446
Provisions and other obligations	22	30,848	28,604
Deferred tax liabilities	11	2,441	6,357
Other liabilities	23	209,789	177,054
Total liabilities		17,187,681	14,554,606
Equity			
Subscribed capital	26	554,075	554,075
Share premium		27,446	27,446
Consolidated retained earnings		574,117	524,964
Other reserves		97,416	80,646
Other components of equity		1,659	4,851
Total shareholder's equity		1,254,713	1,191,982
Non-controlling interests		9,147	8,393
Total equity		1,263,860	1,200,375
Total liabilities and equity		18,451,541	15,754,981

The consolidated financial statements were approved by the Board of Directors on January 30, 2019 and signed on its behalf by:



Stephen Walker,
Chairman



Sergio de Horna,
Director / Interim CEO

The accompanying notes on pages 23 - 102 form an integral part of these consolidated financial statements.

Consolidated statement of changes in equity

For the year ended October 31, 2018

EUR'000	Core shareholder's equity					Other components of equity (4)				Total attributable to the owners of the parent	Non-controlling interest	Total equity
	Subscribed capital	Share premium	Consolidated retained earnings (1)	Legal reserves (2)	Untaxed unavailable reserves (3)	Investment securities at FVOCI	Currency translation adjustment	Net investment hedge	Employee benefit plans			
Balance as at November 1, 2017	554,075	27,446	524,964	25,869	54,777	6,619	938	(5,264)	2,558	1,191,982	8,393	1,200,375
Changes on initial application of IFRS 9 (see Note 1)	-	-	(428)	-	-	105	-	-	-	(323)	-	(323)
Restated balance as at November 1, 2017	554,075	27,446	524,536	25,869	54,777	6,724	938	(5,264)	2,558	1,191,659	8,393	1,200,052
Profit after tax	-	-	66,351	-	-	-	-	-	-	66,351	862	67,213
Other comprehensive income net of tax												
Currency translation adjustment	-	-	-	-	-	(1)	1,734	-	(21)	1,712	197	1,909
Investments securities	-	-	-	-	-	(9,295)	-	-	-	(9,295)	-	(9,295)
Tax impact of investments securities	-	-	-	-	-	2,625	-	-	-	2,625	-	2,625
Post retirement employee benefit plans	-	-	-	-	-	-	-	-	1,705	1,705	-	1,705
Tax impact of post retirement employee benefit plans	-	-	-	-	-	-	-	-	44	44	-	44
Result appropriation	-	-	(16,770)	3,270	13,500	-	-	-	-	-	-	-
Total other comprehensive income	-	-	49,581	3,270	13,500	(6,671)	1,734	-	1,640	63,054	1,059	64,113
Dividends	-	-	-	-	-	-	-	-	-	-	(305)	(305)
Total movements	-	-	49,581	3,270	13,500	(6,671)	1,734	-	1,640	63,054	754	63,808
As at October 31, 2018	554,075	27,446	574,117	29,139	68,277	53	2,672	(5,264)	4,198	1,254,713	9,147	1,263,860

(1) Non distributable retained earnings amounts to EUR 17,645 thousand.

(2) Legal reserve: local legislation requires at least 5% of the non-consolidated net profit to be transferred from retained earnings to a non-distributable statutory reserve until the reserve reaches 10% of share capital.

(3) To reduce the Net Wealth Tax liability in proportion to Corporate Income Tax due, the Group allocates under non-distributable reserves an amount that corresponds to five times the amount of reduction of the Net Wealth Tax. This reserve is non-distributable for a period of five years from the year following the one during which the Net Wealth Tax was reduced.

(4) Other components of equity are non-distributable.

The accompanying notes on pages 23 - 102 form an integral part of these consolidated financial statements.

Consolidated statement of changes in equity (cont'd)

For the year ended October 31, 2017

EUR'000	Core shareholder's equity					Other components of equity (4)				Total attributable to the owners of the parent	Non-controlling interest	Total equity
	Subscribed capital	Share premium	Consolidated retained earnings (1)	Legal reserves (2)	Untaxed unavailable reserves (3)	Available-for-sale fair value reserve	Currency translation adjustment	Net investment hedge	Employee benefit plans			
As at November 1, 2016	554,075	27,446	459,903	22,250	53,342	13,873	5,366	(5,248)	(1,084)	1,129,923	8,344	1,138,267
Profit after tax	-	-	70,115	-	-	-	-	-	-	70,115	910	71,025
Other comprehensive income net of tax												
Currency translation adjustment	-	-	-	-	-	-	(4,444)	-	167	(4,277)	(573)	(4,850)
Investments securities	-	-	-	-	-	(10,518)	-	-	-	(10,518)	-	(10,518)
Tax impact of investments securities	-	-	-	-	-	3,264	-	-	-	3,264	-	3,264
Post retirement employee benefit plans	-	-	-	-	-	-	-	-	4,623	4,623	-	4,623
Tax impact of post retirement employee benefit plans	-	-	-	-	-	-	-	-	(1,148)	(1,148)	-	(1,148)
Result appropriation	-	-	(5,054)	3,619	1,435	-	-	-	-	-	-	-
Others	-	-	-	-	-	-	16	(16)	-	-	-	-
Total other comprehensive income	-	-	65,061	3,619	1,435	(7,254)	(4,428)	(16)	3,642	62,059	337	62,396
Dividends	-	-	-	-	-	-	-	-	-	-	(288)	(288)
Total movements	-	-	65,061	3,619	1,435	(7,254)	(4,428)	(16)	3,642	62,059	49	62,108
As at October 31, 2017	554,075	27,446	524,964	25,869	54,777	6,619	938	(5,264)	2,558	1,191,982	8,393	1,200,375

- (1) Non distributable retained earnings amounts to EUR 16,912 thousand.
- (2) Legal reserve: local legislation requires at least 5% of the non-consolidated net profit to be transferred from retained earnings to a non-distributable statutory reserve until the reserve reaches 10% of share capital.
- (3) To reduce the Net Wealth Tax liability in proportion to Corporate Income Tax due, the Group allocates under non-distributable reserves an amount that corresponds to five times the amount of reduction of the Net Wealth Tax. This reserve is non-distributable for a period of five years from the year following the one during which the Net Wealth Tax was reduced.
- (4) Other components of equity are non-distributable.

The accompanying notes on pages 23 - 102 form an integral part of these consolidated financial statements.

Consolidated statement of cash flows

EUR'000	Note(s)	For the year ended	
		Oct 31, 2018	Oct 31, 2017
Cash flow from operating activities			
Profit after tax		67,213	71,025
Adjustment for			
Depreciation, amortisation and other impairment	17,18	18,946	15,793
Impairment on financial assets and provisions for expected credit loss		995	(656)
Net loss/(income) on investments		(62)	-
Provisions and other obligations	22	20,367	17,540
Deferred tax	11	(1,777)	(2,425)
Change in loans and advances to customers		(340,754)	(366,566)
Change in loans and advances to banks		59,223	(824,327)
Change in investment securities		2,250,162	2,724,877
Change in accrued income from financial assets		5,307	8,893
Change in derivatives held for trading		(9,676)	(43,594)
Change in borrowings due to banks		20,476	(92,525)
Change in customer borrowings and deposits		2,458,174	(199,546)
Change in accrued expenses from financial liabilities		846	397
Change in other assets and liabilities		(121,639)	75,939
Net cash provided by operating activities		4,427,801	1,384,825
Cash flow from investing activities			
Purchase of tangible assets and intangible assets	17,18	(69,992)	(24,357)
Disposal of tangible assets and intangible assets		778	11,228
Sale of subsidiaries and of business units		(3)	921
Net cash used by investing activities		(69,217)	(12,208)
Cash flow from financing activities			
Net cash provided by financing activities		-	-
Dividend paid		(305)	(288)
Net cash used by financing activities		(305)	(288)
Net increase in cash and cash equivalents			
Cash and cash equivalents at the beginning of the year		5,936,713	4,655,114
Cash flow from operating activities		4,427,801	1,384,825
Cash flow from investing activities		(69,217)	(12,208)
Cash flow from financing activities		(305)	(288)
Effect of exchange rates		114,329	(90,730)
Cash and cash equivalents at the end of the year	12	10,409,321	5,936,713
Additional information			
Tax paid		(20,560)	(15,634)
Interest received		141,413	104,531
Interest paid		(111,662)	(54,846)

The accompanying notes on pages 23 - 102 form an integral part of these consolidated financial statements.

Notes to the consolidated financial statements

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Notes to the consolidated financial statements

1. Group Accounting Policies

RBC Investor Services Bank S.A.

These consolidated financial statements are financial statements of RBC Investor Services Bank S.A. (the 'Company'), its branches and its subsidiaries (collectively the 'Group').

The consolidated financial statements comprise the Consolidated statement of profit or loss, the Consolidated statement of comprehensive income, the Consolidated balance sheet, the Consolidated statements of changes in equity, the Consolidated cash flow statement, and the notes to the consolidated financial statements.

RBC Investor Services Bank S.A. is a bank incorporated as a "société anonyme" in Luxembourg.

The registered office and headquarters of RBC Investor Services Bank S.A. is 14, Porte de France, L-4360 Esch-sur-Alzette Luxembourg.

RBC Investor Services Bank S.A.'s authorised and issued share capital amounts to EUR 554,075,000 divided into 22,163,000 shares, each with a nominal value of EUR 25.

Operations are conducted throughout RBC Investor Services Bank S.A. and its subsidiaries and branches around the world.

The Group is indirectly wholly owned by Royal Bank of Canada ("RBC") which is the ultimate parent company. The immediate parent company is Royal Bank Holding Inc. ("RBHI"), incorporated in Canada.

The Group is part of RBC's Investor & Treasury Services™ (RBC I&TS) business segment.

RBC Investor & Treasury Services is a specialist provider of custody, payments and treasury services for financial and other institutional investors worldwide. RBC Investor & Treasury Services is comprised of three businesses: Global Financial Institutions, Investor Services and Treasury Services.

As a core operating entity of RBC Investor & Treasury Services, the Group provides global custody, investment administration and treasury services.

Basis of Preparation

The financial statements have been prepared in accordance with International Financial Reporting Standards (IFRS) as adopted by the European Union.

In preparing these financial statements, management is required to make critical judgments that affect the carrying amounts of certain assets and liabilities, and the reported amounts of revenues and expenses recorded

during the period. The accounting policies and critical accounting estimates applied by the Group are included in Note 1 of these financial statements.

The consolidated financial statements are stated in thousands of euros ("EUR").

Going Concern

The Group's business activities, together with factors likely to affect its future development, performance and position are set out in the Management's Report. The Group's financial and other risk management objectives, policies and processes for managing its capital, and details of its financial instruments and its exposures to credit risk and liquidity risk are described in Note 29 of the financial statements.

The Group's business plans project profitability in the foreseeable future. The Company also holds considerable capital resources, well in excess of regulatory requirements. Liquidity positions within the Company are actively managed on a daily basis to ensure sufficient liquidity is maintained at all times to support the business while at the same time remaining well within regulatory and internal limits. Taking these factors into consideration, management believes that the Group is well placed to manage its business risks successfully despite the continuing uncertain economic outlook.

After undertaking a detailed analysis of its financial resource requirements under both normal and stressed operating conditions management has a reasonable expectation that the Group has adequate resources to meet its minimum capital and liquidity regulatory requirements and appropriate contingency plans to ensure that the Group continues to operate with a prudent capital and liquidity buffer over its internal requirements for the foreseeable future. Therefore the Group continues to adopt the going concern basis in preparing the annual report and financial statements.

Changes in Accounting Policies

During the first quarter, we adopted IFRS 9 Financial Instruments (IFRS 9). As a result of the application of IFRS 9, we changed our accounting policies in the areas indicated below, and these new policies were applicable from November 1, 2017. As permitted by the transition provisions of IFRS 9, we elected not to restate comparative period results. Accordingly, all comparative period information is presented in accordance with our previous accounting policies, as indicated below. Adjustments to carrying amounts of financial assets and liabilities at the date of initial application (November 1, 2017) were recognized in opening Retained earnings and Other components of equity in the current period. New or amended disclosures have been provided for the current period, where applicable, and comparative period disclosures are consistent with those made in the prior year.

Notes to the consolidated financial statements

Impact of new accounting standards

The following standards and amendments to standards will be relevant to the Group but were not effective at October 31, 2018 and have not been applied in preparing these financial statements. The Group's current view of the impact of these accounting changes is outlined as follows:

IFRS 15 Revenue from Contracts with Customers

In May 2014, the IASB issued IFRS 15. IFRS 15 specifies how and when revenue will be recognized as well as requiring entities to provide users of financial statements with more informative, relevant disclosures. The standard provides a single, principles based five-step model to be applied to all contracts with customers. Revenue arising from financial instruments, insurance contracts and leases are excluded from scope of the standard. The revised standard was endorsed by the EU on September 22, 2016.

We will adopt IFRS 15 by adjusting our Consolidated Financial Statements at November 1, 2018, the date of initial application, with no restatement of comparative periods. The adoption of IFRS 15 will not have a material impact on our Consolidated Financial Statements.

IFRS 16 Leases

In January 2016, the IASB issued IFRS 16, which sets out the principles for the recognition, measurement, presentation and disclosure of leases. The standard removes the current requirement for lessees to classify leases as finance leases or operating leases by introducing a single lessee accounting model that requires the recognition of lease assets and lease liabilities on the balance sheet for most leases. Lessees will also recognize depreciation expense on the lease asset and interest expense on the lease liability in the statement of income. There are no significant changes to lessor accounting aside from enhanced disclosure requirements. IFRS 16 will be effective for us on November 1, 2019. The Group is currently assessing the impact of adopting this standard on its Consolidated Financial Statements.

Conceptual Framework for Financial Reporting

In March 2018, the IASB issued its revised Conceptual Framework for Financial Reporting (Conceptual Framework). This replaces the previous version of the Conceptual Framework issued in 2010. The revised Conceptual Framework will be effective on November 1, 2020. We are currently assessing the impact of adopting this standard on our Consolidated Financial Statements.

Significant accounting estimates and judgments

In preparing our Consolidated Financial Statements, management is required to make subjective estimates and assumptions that affect the reported amount of assets, liabilities, net income and related disclosures. Estimates made by management are based on historical experience and other assumptions that are believed to be reasonable. Key sources of estimation uncertainty include: securities impairment, determination of fair value of financial instruments, the allowance for credit losses, derecognition of financial assets, pensions and other post-employment benefits, income taxes, carrying value of goodwill and other intangible assets, and litigation provisions.

Accordingly, actual results may differ from these and other estimates thereby impacting our future Consolidated Financial Statements. Refer to the relevant accounting policies in this Note for details on our use of estimates and assumptions.

In preparation of these Consolidated Financial Statements, management is required to make significant judgments that affect the carrying amounts of certain assets and liabilities, and the reported amounts of revenues and expenses recorded during the period. Significant judgments have been made in the following areas and discussed as noted in the Consolidated Financial Statements:

Impairment	Note 1
Income taxes	Note 11
Goodwill and other intangibles	Note 18
Provisions	Note 22
Employee benefits	Note 24
Fair value of financial instruments	Note 27
Allowance for credit losses	Note 29(ii)

Significant Accounting Policies

The significant accounting policies used in the preparation of these consolidated financial statements are summarised below.

These accounting policies conform, in all material respects, to IFRS. Except where indicated the same accounting policies have been applied to all periods presented.

Basis of Consolidation

The Group's Consolidated Financial Statements includes the assets and liabilities and results of operations of the company, and its subsidiaries including branches, after elimination of intercompany transactions, balances, revenues and expenses.

Notes to the consolidated financial statements

Consolidation

Subsidiaries are those entities, including structured entities, over which we have control. We control an entity when we are exposed, or have rights, to variable returns from our involvement with the entity and have the ability to affect those returns through our power over the investee. We have power over an entity when we have existing rights that give us the current ability to direct the activities that most significantly affect the entity's returns (relevant activities). Power may be determined on the basis of voting rights or, in the case of structured entities, other contractual arrangements.

We consolidate all subsidiaries from the date we obtain control and cease consolidation when an entity is no longer controlled by us. Our consolidation conclusions affect the classification and amount of assets, liabilities, revenues and expenses reported in our Consolidated Financial Statements.

Non-controlling interests in subsidiaries that we consolidate are shown on our Consolidated Balance Sheets as a separate component of equity which is distinct from our shareholders' equity. The net income attributable to non-controlling interests is separately disclosed in our Consolidated Statements of Income.

Business combination

All business combinations are accounted for using the acquisition method. Non-controlling interests, if any, are recognized at their proportionate share of the fair value of identifiable assets and liabilities, unless otherwise indicated. Identifiable intangible assets are recognized separately from goodwill and included in Other intangibles. Goodwill represents the excess of the price paid for the business acquired over the fair value of the net identifiable assets acquired on the date of acquisition.

The consideration transferred for the acquisition is measured at the fair value of the assets given, equity instruments issued and liabilities incurred or assumed. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Acquisition related costs are expensed as incurred. The excess of the consideration paid in an acquisition over the Group's share of the fair value of the identifiable net assets acquired is recorded as goodwill.

Business combinations of entities under common control which are out of scope of IFRS 3, are accounted for using predecessor values.

The Financial Statements incorporates the results of the entities controlled by the Group (its subsidiaries) made up to 31 October each year.

Entities exclusively controlled are consolidated according to the full consolidation method:

- Combination of assets, liabilities, equity, income and expenses on a line by line basis.
- Elimination of inter-company transactions, including income, expenses and dividends and unrealised gains and losses on transactions.
- Elimination of carrying amounts of the parent's investment in each subsidiary and the parent's portion of equity of each subsidiary.
- Identification of non-controlling interest in the consolidated income statement, balance sheet and consolidated statement of changes in equity.

The consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances.

Transactions with non-controlling interests are accounted for using the Economic entity model. This accounting model requires that any surplus or deficit that arises on any transaction(s) with non-controlling interests to dispose of or to acquire additional interests in the entity is settled through equity.

Foreign currency translation

Items included in the financial statements of each entity of the Group are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The Group's foreign branches are accounted for as integrated foreign operations.

The consolidated financial statements of the Group and the financial statements of the Company are presented in euro.

Foreign currency transactions are translated into functional currency at the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognized in the income statement. Non-monetary assets and liabilities that are measured at historical cost are translated into functional currency at historical rates. Non-monetary financial assets classified as Fair Value through Other Comprehensive Income, such as equity instruments, are measured at fair value are translated into functional currency at rates prevailing at the balance sheet date, and the resulting foreign exchange gains and losses are recorded in Other Comprehensive Income until the asset is sold or becomes impaired.

Exchange differences arising on translation to presentation currency and on consolidation of overseas net investments, are recognized in other comprehensive income.

Notes to the consolidated financial statements

Assets, liabilities and equity of all the Group entities that have a functional currency different from the presentation currency ('foreign operations') are translated at the closing rate at the balance sheet date and items of income and expense are translated at average exchange rates. All resulting exchange differences are recognized in other comprehensive income and accumulated in a separate component of equity.

On disposal of a foreign operation the amount accumulated in the separate component of equity is reclassified from equity to profit or loss. The Group may dispose of its interest in a foreign operation through sale, liquidation, repayment of share capital, abandonment or through loss of control or significant influence.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing.

Revenue Recognition

Interest (IFRS 9 and IAS 39)

Interest is recognized in Interest income and Interest expense in the Consolidated Statements of Income for all interest-bearing financial instruments using the effective interest method. The effective interest rate is the rate that discounts estimated future cash flows over the expected life of the financial asset or liability to the net carrying amount upon initial recognition. Significant judgment is applied in determining the effective interest rate due to uncertainty in the timing and amounts of future cash flows.

When calculating the effective interest rate, the Group estimates cash flows considering all contractual terms of the financial instrument (for example, prepayment options) but does not consider future credit losses. The calculation includes all fees and points paid or received between parties to the contract that are an integral part of the effective interest rate, transaction costs and all other premiums or discounts. Accrued interest income and expense is reported in the same line as the related financial asset and liability in the consolidated balance sheet.

Once a financial asset or group of similar financial assets has been written down as a result of an impairment loss, interest income is recognized using the rate of interest used to discount the future cash flows for the purposes of measuring the impairment loss.

Negative interest income and expense arises from interest rates applied which are below zero. Negative interest income is earned from deposits placed by customers with the Company, and is presented in interest income and disclosed as Negative Interest on Deposits Placed. Negative interest expense arising on deposits owned by the Company, and is presented in

interest expense and disclosed as Negative interest on Deposits Placed.

Transaction costs (IFRS 9 and IAS 39)

Transaction costs are expensed as incurred for financial instruments classified or designated as at FVTPL. For other financial instruments, transaction costs are capitalized on initial recognition. For financial assets and financial liabilities measured at amortized cost, capitalized transaction costs are amortized through net income over the estimated life of the instrument using the effective interest method. For Available for Sale (AFS) financial assets measured at fair value that do not have fixed or determinable payments and no fixed maturity, capitalized transaction costs are recognized in net income when the asset is derecognized or becomes impaired.

Dividend income

Dividend income is recognised when the right to receive income is established. This is the ex-dividend date for listed securities, and usually the date when shareholders approve the dividend for unlisted securities. Dividends are recorded in a specific Statement of Profit or Loss caption.

Fee and commission income

Commissions and fees, which are not an integral part of the effective interest rate of a financial instrument, are recognised as services are rendered and accrued accordingly on a time appropriate basis. These commissions and fees consist mainly of custody fees, fund administration fees, shareholder services fees and securities lending fees.

Loan commitment fees for loans that are likely to be drawn down, are deferred (together with related direct costs) and recognized as an adjustment to the effective interest rate on the loan once drawn.

Otherwise such fees are deferred and amortised to Fee and commission income over the commitment period.

Fees that are earned on the execution of a significant transaction are recognised as revenue when the act has been completed.

Financial instruments

Policies applicable beginning November 1, 2017 (IFRS 9)

Notes to the consolidated financial statements

Classification of financial assets (IFRS 9)

Financial assets are measured at initial recognition at fair value, are classified and subsequently measured at fair value through profit or loss (FVTPL); fair value through other comprehensive income (FVOCI), or amortized cost based on the business model of the Group for managing the financial instruments and the contractual cash flow characteristics of the instrument.

Debt instruments are measured at amortized cost if both of the following conditions are met and the asset is not designated as FVTPL: (a) the asset is held within a business model that is Held-to-Collect (HTC) as described below, and (b) the contractual terms of the instrument give rise to cash flows that are solely payments of principal and interest on the principal amount outstanding (SPPI).

Debt instruments are measured at FVOCI if both of the following conditions are met and the asset is not designated as FVTPL: (a) the asset is held within a business model that is Held-to-Collect-and-Sell (HTC&S) as described below, and (b) the contractual terms of the instrument give rise, on specified dates, to cash flows that are SPPI.

This election is made on an instrument-by-instrument basis.

Business model assessment

The Group determines its business models at the level that best reflects how we manage portfolios of financial assets to achieve our business objectives. Judgment is used in determining our business models, which is supported by relevant, objective evidence including:

- How the economic activities of our businesses generate benefits, for example through trading revenue, enhancing yields or hedging funding or other costs and how such economic activities are evaluated and reported to key management personnel.
- The significant risks affecting the performance of our businesses, for example, market risk, credit risk, or other risks as described in the Risk Management section of Management's Report on pages 11 - 14, and the activities undertaken to manage those risks.
- Historical and future expectations of sales of the loans or securities portfolios managed as part of a business model.
- The compensation structures for managers of our businesses, to the extent that these are directly linked to the economic performance of the business model. Our business models fall into three categories, which are indicative of the key strategies used to generate returns.
- **HTC:** The objective of this business model is to hold loans and securities to collect contractual principal and interest cash flows. Sales are incidental to this

objective and are expected to be insignificant or infrequent.

- **HTC&S:** Both collecting contractual cash flows and sales are integral to achieving the objective of the business model.
- **Other fair value business models:** These business models are neither HTC nor HTC&S, and primarily represent business models where assets are held-for-trading or managed on a fair value basis.

SPPI assessment

Instruments held within a HTC or HTC&S business model are assessed to evaluate if their contractual cash flows are comprised of solely payments of principal and interest. SPPI payments are those which would typically be expected from basic lending arrangements. Principal amounts include par repayments from lending and financing arrangements, and interest primarily relates to basic lending returns, including compensation for credit risk and the time value of money associated with the principal amount outstanding over a period of time. Interest can also include other basic lending risks and costs (for example, liquidity risk, servicing or administrative costs) associated with holding the financial asset for a period of time, and a profit margin.

Where the contractual terms introduce exposure to risk or variability of cash flows that are inconsistent with a basic lending arrangement, the related financial asset is classified and measured at FVTPL.

Securities (IFRS 9)

Investment securities include all securities classified as FVOCI and amortized cost. All investment securities are initially recorded at fair value and subsequently measured according to the respective classification. Prior to our adoption of IFRS 9, Investment securities were comprised of available-for-sale securities.

Debt securities carried at FVOCI are measured at fair value with unrealized gains and losses arising from changes in fair value included in Other components of equity. Impairment gains and losses are included in Provision for credit losses and correspondingly reduce the accumulated changes in fair value included in Other components of equity. When a debt instrument measured at FVOCI is sold, the cumulative gain or loss is reclassified from Other components of equity to Net gain (loss) on Investments.

Fair value option (IFRS 9)

A financial instrument with a reliably measurable fair value can be designated as FVTPL (the fair value option) on its initial recognition even if the financial instrument was not acquired or incurred principally for the purpose of selling or repurchasing. The fair value option can be used for financial assets if it eliminates or significantly reduces a measurement or recognition inconsistency that

Notes to the consolidated financial statements

would otherwise arise from measuring assets or liabilities, or recognizing related gains and losses on a different basis (an accounting mismatch). The fair value option can be elected for financial liabilities if: (i) the election eliminates an accounting mismatch; (ii) the financial liability is part of a portfolio that is managed on a fair value basis, in accordance with a documented risk management or investment strategy; or (iii) there is an embedded derivative in the financial or non-financial host contract and the derivative is not closely related to the host contract. These instruments cannot be reclassified out of the FVTPL category while they are held or issued.

Financial assets designated as at FVTPL are recorded at fair value and any unrealized gain or loss arising due to changes in fair value is included in Net income from financial instruments at fair value through profit or loss.

Financial liabilities designated as at FVTPL are recorded at fair value and fair value changes attributable to changes in our own credit risk are recorded in OCI. Own credit risk amounts recognized in OCI will not be reclassified subsequently to net income. The remaining fair value changes not attributable to changes in our own credit risk are recorded in Net income from financial instruments at fair value through profit or loss. Upon initial recognition, if we determine that presenting the effects of own credit risk changes in OCI would create or enlarge an accounting mismatch in net income, the full fair value change in our debt designated as at FVTPL is recognized in net income. To make that determination, we assess whether we expect that the effects of changes in the liability's credit risk will be offset in profit or loss by a change in the fair value of another financial instrument measured at FVTPL. Such an expectation is based on an economic relationship between the characteristics of the liability and the characteristics of the other financial instrument. The determination is made at initial recognition and is not reassessed. To determine the fair value adjustments on our debt designated as at FVTPL, we calculate the present value of the instruments based on the contractual cash flows over the term of the arrangement by using our effective funding rate at the beginning and end of the period.

Loans (IFRS 9)

Loans are debt instruments recognized initially at fair value and are subsequently measured in accordance with the Classification of financial assets policy provided above. All of our loans are carried at amortized cost using the effective interest method, which represents the gross carrying amount less allowance for credit losses.

Interest on loans is recognized in Interest income – Loans using the effective interest method. The estimated future cash flows used in this calculation include those determined by the contractual term of the asset and all fees that are considered to be integral to the effective

interest rate. Also included in this amount are transaction costs and all other premiums or discounts.

Fees that relate to activities such as originating, restructuring or renegotiating loans are deferred and recognized as Interest income over the expected term of such loans using the effective interest method. Where there is a reasonable expectation that a loan will be originated, commitment and standby fees are also recognized as interest income over the expected term of the resulting loans using the effective interest method. Otherwise, such fees are recorded as other liabilities and amortized into Fee and commission income over the commitment or standby period.

For loans carried at amortized cost or FVOCI, impairment losses are recognized at each balance sheet date in accordance with the three-stage impairment model outlined below.

For loan commitments, expected credit loss estimates consider the portion of the commitment that is expected to be drawn over the relevant time period. For financial guarantees, expected credit loss estimates are based on the expected payments required under the guarantee contract. For finance lease receivables, expected credit loss estimates are based on cash flows consistent with the cash flows used in measuring the lease receivable.

Allowance for credit losses (IFRS 9)

An allowance for credit losses (ACL) is established for all financial instruments, except for financial assets classified or designated as FVTPL and equity securities designated as FVOCI, which are not subject to impairment assessment. Assets subject to impairment assessment include certain loans, debt securities, interest-bearing deposits with banks, accounts and accrued interest receivable.

ACL on loans is presented in Allowance for loan losses. ACL on debt securities measured at FVOCI is presented in Other components of equity. Other financial assets carried at amortized cost are presented net of ACL on the Consolidated Balance Sheets.

Off-balance sheet items subject to impairment assessment include financial guarantees and undrawn loan commitments. ACL on Off-balance sheet items is separately calculated and included in Other Liabilities – Provisions.

The Group measures the ACL on each balance sheet date according to a three-stage expected credit loss impairment model:

- Performing financial assets
 - Stage 1 – From initial recognition of a financial asset to the date on which the asset has experienced a significant increase in credit risk relative to its initial recognition, a loss allowance

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is recognized equal to the credit losses expected to result from defaults occurring over the 12 months following the reporting date.

- Stage 2 – Following a significant increase in credit risk relative to the initial recognition of the financial asset, a loss allowance is recognized equal to the credit losses expected over the remaining lifetime of the asset.
- Impaired financial assets
 - Stage 3 – When a financial asset is considered to be credit-impaired, a loss allowance is recognized equal to credit losses expected over the remaining lifetime of the asset. Interest revenue is calculated based on the carrying amount of the asset, net of the loss allowance, rather than on its gross carrying amount.

The ACL is a discounted probability-weighted estimate of the cash shortfalls expected to result from defaults over the relevant time horizon. For loan commitments, credit loss estimates consider the portion of the commitment that is expected to be drawn over the relevant time period. For financial guarantees, credit loss estimates are based on the expected payments required under the guarantee contract. For finance lease receivables, credit loss estimates are based on cash flows consistent with the cash flows used in measuring the lease receivable. Increases or decreases in the required ACL attributable to purchases and new originations, derecognitions or maturities, and remeasurements due to changes in loss expectations or stage transfers are recorded in provision for credit losses. Write-offs and recoveries of amounts previously written off are recorded against ACL.

The ACL represents an unbiased estimate of expected credit losses on our financial assets as at the balance sheet date. Judgment is required in making assumptions and estimations when calculating the ACL, including movements between the three stages and the application of forward looking information. The underlying assumptions and estimates may result in changes to the provisions from period to period that significantly affect our results of operations.

Measurement of expected credit losses

Expected credit losses are based on a range of possible outcomes and consider all available reasonable and supportable information including internal and external ratings, historical credit loss experience, and expectations about future cash flows. The measurement of expected credit losses is based primarily on the product of the instrument's Probability of Default (PD), Loss Given Default (LGD), and Exposure at Default (EAD) discounted to the reporting date.

Probability of Default (PD) represents an estimate of the probability that Borrowers, within a particular credit score, will Default on their contractual obligations within a given time period.

Exposure at Default (EAD) is an estimate of the expected gross exposure of the facility upon Default of the Borrower, without reflecting specific provisions or partial write-offs.

Loss Given Default (LGD) is a rate that reflects the potential economic loss expected in the event of Borrower Default, and is expressed as a percentage of the EAD. Economic loss includes material discount effects as well as all material direct or indirect collection costs.

The main difference between Stage 1 and Stage 2 expected credit losses for performing financial assets is the respective calculation horizon. Stage 1 estimates project PD, LGD and EAD over a maximum period of 12 months while Stage 2 estimates project PD, LGD and EAD over the remaining lifetime of the instrument.

An expected credit loss estimate is produced for each individual exposure. Relevant parameters are modelled on a collective basis using portfolio segmentation that allows for appropriate incorporation of forward looking information. To reflect other characteristics that are not already considered through modelling, expert credit judgment is exercised in determining the final expected credit losses.

For a small percentage of our portfolios which lack detailed historical information and/or loss experience, we apply simplified measurement approaches that may differ from what is described above. These approaches have been designed to maximize the available information that is reliable and supportable for each portfolio and may be collective in nature. Expected credit losses are discounted to the reporting period date using the effective interest rate.

Expected life

For instruments in Stage 2 or Stage 3, loss allowances reflect expected credit losses over the expected remaining lifetime of the instrument. For most instruments, the expected life is limited to the remaining contractual life.

An exemption is provided for certain instruments with the following characteristics: (a) the instrument includes both a loan and undrawn commitment component; (b) we have the contractual ability to demand repayment and cancel the undrawn commitment; and (c) our exposure to credit losses is not limited to the contractual notice period. For products in scope of this exemption, the expected life may exceed the remaining contractual life and is the period over which our exposure to credit losses is not mitigated by our normal credit risk management actions. This period varies by product and risk category and is estimated based on our historical experience with similar exposures and consideration of credit risk management actions taken as part of our regular credit review cycle. Products in scope of this exemption include, overdraft balances and certain revolving lines of credit.

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Judgment is required in determining the instruments in scope for this exemption and estimating the appropriate remaining life based on our historical experience and credit risk mitigation practices.

Assessment of significant increase in credit risk (SICR)

The assessment of significant increase in credit risk requires significant judgment. Movements between Stage 1 and Stage 2 are based on whether an instrument's credit risk as at the reporting date has increased significantly relative to the date it was initially recognized. For the purposes of this assessment, credit risk is based on an instrument's lifetime PD, not the losses we expect to incur. The assessment is generally performed at the instrument level.

The Group's assessment of significant increases in credit risk is performed at least quarterly based on three factors. If any of the following factors indicates that a significant increase in credit risk has occurred, the instrument is moved from Stage 1 to Stage 2:

- (1) The Group has established thresholds for significant increases in credit risk based on both a percentage and absolute change in lifetime PD relative to initial recognition.
- (2) Additional qualitative reviews are performed to assess the staging results and make adjustments, as necessary, to better reflect the positions whose credit risk has increased significantly.
- (3) Instruments which are 30 days past due are considered to have experienced a significant increase in credit risk, even if our other metrics do not indicate that a significant increase in credit risk has occurred.

The thresholds for movement between Stage 1 and Stage 2 are symmetrical. After a financial asset has migrated to Stage 2, if its credit risk is no longer considered to have significantly increased relative to its initial recognition, the financial asset will move back to Stage 1.

For certain instruments with low credit risk as at the reporting date, it is presumed that credit risk has not increased significantly relative to initial recognition. Credit risk is considered to be low if the instrument has a low risk of default, and the borrower has the ability to fulfil their contractual obligations both in the near term and in the longer term, including periods of adverse changes in the economic or business environment. Certain interest-bearing deposits with banks and assets purchased under reverse repurchase agreements have been identified as having low credit risk.

Use of forward-looking information

The measurement of expected credit losses for each stage and the assessment of significant increase in credit risk considers information about past events and current

conditions as well as reasonable and supportable projections of future events and economic conditions. The estimation and application of forward-looking information requires significant judgment.

The PD, LGD and EAD inputs used to estimate Stage 1 and Stage 2 credit loss allowances are modelled based on the macroeconomic variables (or changes in macroeconomic variables) that are most closely correlated with credit losses in the relevant portfolio. Each macroeconomic scenario used in our expected credit loss calculation includes a projection of all relevant macroeconomic variables used in our models for a five year period, subsequently reverting to long-run averages. Macroeconomic variables used in our expected credit loss models include, but are not limited to, gross domestic product, unemployment rates, bond yields, equity return indices, commercial real estate indices, and commodity prices. Depending on their usage in the models, macroeconomic variables may be projected at a country, or more granular level.

The Group's estimation of expected credit losses in Stage 1 and Stage 2 is a discounted probability-weighted estimate that considers a minimum of three future macroeconomic scenarios. Our base case scenario is based on macroeconomic forecasts published by our internal economics group. Upside and downside scenarios vary relative to our base case scenario based on reasonably possible alternative macroeconomic conditions. Additional and more severe downside scenarios are designed to capture material non-linearity of potential credit losses in portfolios. Scenario design, including the identification of additional downside scenarios, occurs at least on an annual basis and more frequently if conditions warrant.

Scenarios are designed to capture a wide range of possible outcomes and weighted according to our best estimate of the relative likelihood of the range of outcomes that each scenario represents. Scenario weights take into account historical frequency, current trends, and forward-looking conditions and are updated on a quarterly basis. All scenarios considered are applied to all portfolios subject to expected credit losses with the same probabilities.

Our assessment of significant increases in credit risk is based on changes in probability-weighted forward-looking lifetime PD as at the reporting date, using the same macroeconomic scenarios as the calculation of expected credit losses.

Definition of default

The definition of default used in the measurement of expected credit losses is consistent with the definition of default used for our internal credit risk management purposes. Our definition of default may differ across products and consider both quantitative and qualitative factors, such as the terms of financial covenants and days

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past due. Default occurs when the borrower is more than 90 days past due on any material obligation to us, and/or we consider the borrower unlikely to make their payments in full without recourse action on our part, such as taking formal possession of any collateral held. The definition of default used is applied consistently from period to period and to all financial instruments unless it can be demonstrated that circumstances have changed such that another definition of default is more appropriate.

Credit-impaired financial assets (Stage 3)

Financial assets are assessed for credit-impairment at each balance sheet date and more frequently when circumstances warrant further assessment. Evidence of credit-impairment may include indications that the borrower is experiencing significant financial difficulty, probability of bankruptcy or other financial reorganization, as well as a measurable decrease in the estimated future cash flows evidenced by the adverse changes in the payments status of the borrower or economic conditions that correlate with defaults. An asset that is in Stage 3 will move back to Stage 2 when, as at the reporting date, it is no longer considered to be credit-impaired. The asset will transfer back to Stage 1 when its credit risk at the reporting date is no longer considered to have increased significantly from initial recognition, which could occur during the same reporting period as the transfer from Stage 3 to Stage 2.

When a financial asset has been identified as credit-impaired, expected credit losses are measured as the difference between the asset's gross carrying amount and the present value of estimated future cash flows discounted at the instrument's original effective interest rate. For impaired financial assets with drawn and undrawn components, expected credit losses also reflect any credit losses related to the portion of the loan commitment that is expected to be drawn down over the remaining life of the instrument.

When a financial asset is credit-impaired, interest ceases to be recognized on the regular accrual basis, which accrues income based on the gross carrying amount of the asset. Rather, interest income is calculated by applying the original effective interest rate to the amortized cost of the asset, which is the gross carrying amount less the related ACL. Following impairment, interest income is recognized on the unwinding of the discount from the initial recognition of impairment.

ACL for credit-impaired loans in Stage 3 are established at the borrower level, where losses related to impaired loans are identified on individually significant loans, or collectively assessed and determined through the use of portfolio-based rates, without reference to particular loans.

Individually assessed loans (Stage 3)

When individually significant loans are identified as impaired, we reduce the carrying value of the loans to their estimated realizable value by recording an individually assessed ACL to cover identified credit losses. The individually assessed ACL reflects the expected amount of principal and interest calculated under the terms of the original loan agreement that will not be recovered, and the impact of time delays in collecting principal and/or interest (time value of money). The estimated realizable value for each individually significant loan is the present value of expected future cash flows discounted using the original effective interest rate for each loan. When the amounts and timing of future cash flows cannot be estimated with reasonable reliability, the estimated realizable amount may be determined using observable market prices for comparable loans, the fair value of collateral underlying the loans, and other reasonable and supported methods based on management judgment.

Individually-assessed allowances are established in consideration of a range of possible outcomes, which may include macroeconomic or non-macroeconomic scenarios, to the extent relevant to the circumstances of the specific borrower being assessed. Assumptions used in estimating expected future cash flows reflect current and expected future economic conditions and are generally consistent with those used in Stage 1 and Stage 2 measurement.

Significant judgment is required in assessing evidence of credit-impairment and estimation of the amount and timing of future cash flows when determining expected credit losses. Changes in the amount expected to be recovered would have a direct impact on the Provision for credit losses and may result in a change in the ACL.

Collectively assessed loans (Stage 3)

Loans that are collectively assessed are grouped on the basis of similar risk characteristics, taking into account loan type, industry, geographic location, collateral type, past due status and other relevant factors.

The collectively-assessed ACL reflects: (i) the expected amount of principal and interest calculated under the terms of the original loan agreement that will not be recovered, and (ii) the impact of time delays in collecting principal and/or interest (time value of money).

The expected principal and interest collection is estimated on a portfolio basis and references historical loss experience of comparable portfolios with similar credit risk characteristics, adjusted for the current environment and expected future conditions. A portfolio specific coverage ratio is applied against the impaired loan balance in determining the collectively-assessed ACL. The time value of money component is calculated by using the discount factors applied to groups of loans sharing common characteristics. The discount factors

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represent the expected recovery pattern of the comparable group of loans, and reflect the historical experience of these groups adjusted for current and expected future economic conditions and/or industry factors. Significant judgment is required in assessing evidence of impairment and estimation of the amount and timing of future cash flows when determining expected credit losses. Changes in the amount expected to be recovered would have a direct impact on the Provision for credit losses and may result in a change in the ACL.

Write-off of loans

Loans and the related ACL are written off, either partially or in full, when there is no realistic prospect of recovery. Where loans are secured, they are generally written off after receipt of any proceeds from the realization of collateral. In circumstances where the net realizable value of any collateral has been determined and there is no reasonable expectation of further recovery, write off may be earlier.

Modifications

The original terms of a financial asset may be renegotiated or otherwise modified, resulting in changes to the contractual terms of the financial asset that affect the contractual cash flows. The treatment of such modifications is primarily based on the process undertaken to execute the renegotiation and the nature and extent of changes expected to result. Modifications which are performed for credit reasons, primarily related to troubled debt restructurings, are generally treated as modifications of the original financial asset. Modifications which are performed for other than credit reasons are generally considered to be an expiry of the original cash flows; accordingly, such renegotiations are treated as a derecognition of the original financial asset and recognition of a new financial asset.

If a modification of terms does not result in derecognition of the financial asset, the carrying amount of the financial asset is recalculated as the present value of the renegotiated or modified contractual cash flows, discounted at the original effective interest rate and a gain or loss is recognized. The financial asset continues to be subject to the same assessments for significant increase in credit risk relative to initial recognition and credit-impairment, as described above. A modified financial asset will transfer out of Stage 3 if the conditions that led to it being identified as credit-impaired are no longer present and relate objectively to an event occurring after the original credit-impairment was recognized. A modified financial asset will transfer out of Stage 2 when it no longer satisfies the relative thresholds set to identify significant increases in credit risk, which are based on changes in its lifetime PD, days past due and other qualitative considerations. The financial asset continues to be monitored for significant increases in credit risk and credit-impairment.

If a modification of terms results in derecognition of the original financial asset and recognition of the new financial asset, the new financial asset will generally be recorded in Stage 1, unless it is determined to be credit-impaired at the time of the renegotiation. For the purposes of assessing for significant increases in credit risk, the date of initial recognition for the new financial asset is the date of the modification.

Policies applicable prior to November 1, 2017 (IAS 39)

Amortised cost (IAS 39)

The amortised cost of a financial asset or financial liability is the amount at which the financial asset or liability is measured at initial recognition, minus principal repayments, plus or minus the cumulative amortisation using the effective interest method of any difference between the initial amount recognised and the maturity amount (fees, premiums or discounts), minus any reduction for impairment.

Fair value (IAS 39)

All financial instruments are initially recognised at fair value. The fair value of a financial instrument on initial recognition is normally the transaction price, that is, the fair value of the consideration given or received.

Subsequent to initial recognition, fair valuation of financial instruments measured at fair value is performed in accordance with RBCIS valuation methodologies which are described in Note 28.

Non-derivative financial assets and financial liabilities classification and measurement (IAS 39)

Note 28 sets out the fair value of each class of financial asset or liability. A description of the basis of measurement for each designation is set out hereafter for each asset or liability class.

Loans and advances due from banks and customers (IAS 39)

Loans and advances not classified as trading, measured at fair value through profit or loss, or available-for-sale are classified as loans and advances and carried at amortised cost.

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Fair value through profit or loss (IAS 39)

Assets and liabilities held for trading

Trading assets and liabilities are those acquired or incurred principally for the purpose of selling or repurchasing in the near term, or held as part of a portfolio which is managed together for short-term profit or position taking.

Trading assets and liabilities are initially recognised and subsequently measured at fair value in the consolidated balance sheet with transaction costs taken directly to the income statement. All changes in fair value are recognised as part of “net income from financial instruments at fair value through profit or loss” in the consolidated income statement. Trading assets and liabilities are not reclassified subsequent to their initial recognition.

Assets and liabilities designated at fair value through profit or loss

Financial assets and liabilities are designated at fair value through profit or loss when:

- doing so significantly reduces measurement inconsistencies that would arise from measuring assets or liabilities or recognising the gains and losses on them on different basis; and
- certain investments, managed and evaluated on a fair value basis in accordance with a documented risk management or investment strategy and reported to key management personnel on that basis, are designated at fair value through profit or loss.

The classification at fair value through profit or loss is made on initial recognition provided it fulfils the stated conditions. No reclassification is possible subsequent to their initial recognition.

During 2017 and 2016, RBCIS did not have any items designated at fair value through profit or loss.

Financial investments (IAS 39)

Financial investments only include available-for-sale assets.

Available-for-sale assets

Available-for-sale investments are non-derivative investments that are not designated as another category of financial assets. Unquoted equity securities whose fair value cannot be reliably measured are carried at cost. All other available-for-sale investments are carried at fair value.

Foreign exchange gains or losses on available-for-sale debt security investments are recognised in the consolidated income statement. Other fair value changes are recognised directly in other comprehensive income until the investment is sold or impaired and the balance in other comprehensive income is recycled to the consolidated income statement.

Financial investments : reclassification of prior presentation

Certain prior year amounts have been reclassified for consistency with the current period presentation. In financial investments, EUR 510,000 was classified from government issued or backed bonds, to Bank at October 31, 2016. This reclassification had no effect on the reported results of the Bank.

Financial liabilities (IAS 39)

Financial liabilities are non-derivative liabilities that are not designated as at fair value through profit or loss or as trading liabilities.

Financial liabilities are initially measured at fair value net of transaction costs and subsequently carried at amortised cost.

Derivatives classification and measurement (IAS 39)

The Group's derivatives activity only includes foreign exchange contracts. All derivatives are initially recognised at fair value and are subsequently measured at fair value.

Derivatives are reported as an asset when fair value is positive and as a liability when fair value is negative.

Derivatives are considered to be:

Trading derivatives

Derivatives that are not used for hedging are considered to be trading derivatives. Changes in the fair value of a trading derivative are recognised immediately in the consolidated income statement.

Impairment on non-derivative financial assets - Credit losses

Allowances for impairment are recorded in the following manner:

An allowance for impairment losses is recorded when there is objective evidence that a financial asset or group of financial assets is impaired.

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At each reporting date, and more frequently when conditions warrant, management evaluate the Group's AFS securities and other receivables to determine whether there is any objective evidence of impairment. Such evidence includes: for debt instruments, when an adverse effect on future cash flows from the asset can be reliably measured; for equity securities, when there is a significant or prolonged decline in the fair value of the investment below its cost.

Impairment represents the difference between the asset's carrying amount and its recoverable amount and is recognised in the consolidated income statement. For on-balance sheet items, impairment reduces the assets carrying value.

Reversal of impairment is only allowed for monetary financial assets and is analysed on a case-by-case basis. Impairment losses are reported in the consolidated income statement under "Net gain on investments" for available-for-sale securities and under "Reversal of impairment/(impairment) on loans and other receivables" for loans and other receivables.

Recoverable amount

For a monetary asset carried at amortised cost, the recoverable amount is defined as being the present value of expected future cash flows discounted at the financial instrument's original effective interest rate or current interest rate for a variable interest-rate instrument.

For a monetary asset measured at fair value, the recoverable amount of an instrument is the present value of expected future cash flows discounted at the current market rate of interest for a similar asset.

For an unquoted equity carried at cost because its fair value cannot be reliably measured, the recoverable amount is the present value of estimated future cash flows discounted at a current market rate of return.

For a quoted security carried at fair value, the recoverable amount is the quoted price.

Expected future cash flows include amounts recoverable from guarantees and collateral.

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Impact of Adoption of IFRS 9

Mandatory reclassifications

The combined application of the business model and SPPI tests on adoption of IFRS 9 resulted in the following classification of financial assets and liabilities as at November 1, 2017. There were no changes to the measurement category and the carrying amount of financial assets and liabilities in accordance with IAS 39 and IFRS 9 at November 1, 2017 as follows:

EUR '000	IAS 39		IFRS 9	
	Measurement Category	Carrying amount	Measurement Category	Carrying amount
Financial assets				
Cash and balances with central banks	Amortised cost (Loans and receivables)	5,598,263	Amortised cost	5,598,263
Loans and advances to banks	Amortised cost (Loans and receivables)	5,366,530	Amortised cost	5,366,529
Loans and advances to customers	Amortised cost (Loans and receivables)	958,318	Amortised cost	958,033
Investment securities (debt instruments)	FVOCI (Available for sale)	3,172,181	FVOCI	3,172,181
Derivatives	FVTPL (Hedging instrument)	348,699	FVTPL	348,699

Reconciliation of statement of financial position balances from IAS 39 to IFRS 9

The Group performed a detailed analysis of its business models for managing financial assets and analysis of their cash flow characteristics. The following table reconciles the carrying amounts of financial assets, from their previous measurement category in accordance with IAS 39 to their new measurement categories upon transition to IFRS 9 on November 1, 2017:

EUR'000	IAS 39 Carrying amount 31 October 2017	Reclassifications	Remeasurements	IFRS 9 carrying amount 1 November 2017
Amortised Cost				
Cash and balances with Central banks	5,598,263	-	-	5,598,263
Loans and advances to banks	5,366,530	-	(1)	5,366,529
Loans and advances to customers	958,318	-	(285)	958,033
Total financial assets measured at amortised cost	11,923,111	-	(286)	11,922,825

EUR'000	IAS 39 Carrying amount 31 October 2017	Reclassifications	Remeasurements	IFRS 9 carrying amount 1 November 2017
Fair value through other comprehensive income (FVOCI)				
Investment securities (debts instrument)	3,172,181	-	-	3,172,181
Total financial assets measured at FVOCI	3,172,181	-	-	3,172,181

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EUR'000	IAS 39 Carrying amount 31 October 2017	Reclassifications	Remeasurements	IFRS 9 carrying amount 1 November 2017
Fair value through profit or loss (FVTPL)				
Derivatives (Hedging instruments)	348,699	-	-	348,699
Total financial assets measured at FVTPL	348,699	-	-	348,699

Reconciliation of impairment allowance balance from IAS 39 to IFRS 9

The following table reconciled the prior periods closing impairment allowance measured in accordance with the IAS 39 incurred loss model to the new impairment allowance measured in accordance with the IFRS 9 expected loss model at November 1, 2017.

EUR'000	Loan Loss allowance under IAS 39/ Provision under IAS 37	Reclassifications	Remeasurements	Loan loss allowance Under IFRS 9
Loans and receivables (IAS 39)/Financial assets at amortised cost (IFRS9)				
Cash and balances with Central banks	-	-	-	-
Loans and advances to banks	-	-	1	1
Loans and advances to customers	-	-	285	285
Other assets	-	-	2	2
Total	-	-	288	288

Determination of fair value (IFRS 9 and IAS 39)

The fair value of a financial instrument is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. We determine fair value by incorporating all factors that market participants would consider in setting a price, including commonly accepted valuation approaches.

Valuation adjustments are recorded for the credit risk of our derivative portfolios in order to arrive at their fair values. Credit valuation adjustments (CVA) take into account our counterparties' creditworthiness, the current and potential future mark-to-market of transactions, and the effects of credit mitigants such as master netting and collateral agreements. CVA amounts are derived from estimates of exposure at default, probability of default, recovery rates on a counterparty basis, and market and credit factor correlations. Exposure at default is the value of expected derivative related assets and liabilities at the time of default, estimated through modeling using underlying risk factors. Probability of default and recovery rate are implied from the market prices for credit protection and the credit ratings of the counterparty. When market data is unavailable, it is estimated by incorporating assumptions and adjustments that market participants would use for determining fair value using these inputs. Correlation is the statistical measure of how credit and market factors may move in relation to one another. Correlation is estimated using historical data. CVA is calculated daily and changes are recorded in Net income from financial instruments at fair value through profit or loss.

Where required, a valuation adjustment is made to reflect the unrealized gain or loss at inception of a financial instrument contract where the fair value of that financial instrument is not obtained from a quoted market price or cannot be evidenced by other observable market transactions based on a valuation technique incorporating observable market data.

A bid-offer valuation adjustment is required when a financial instrument is valued at the mid-market price, instead of the bid or offer price for asset or liability positions, respectively. The valuation adjustment takes into account the spread from the mid to either the bid or offer price.

Some valuation models require parameter calibration from such factors as market observable option prices. The calibration of parameters may be sensitive to factors such as the choice of instruments or optimization methodology. A valuation adjustment is also estimated to mitigate the uncertainties of parameter calibration and model limitations.

In determining fair value, a hierarchy is used which prioritizes the inputs to valuation techniques. The fair value hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3). Determination of fair value based on this hierarchy requires the use of observable market data whenever available. Level 1 inputs are unadjusted quoted prices in active markets for identical assets or liabilities that we have the ability to access at the measurement date. Level 2 inputs include quoted prices for similar assets or liabilities in active markets, quoted prices for identical or similar assets or liabilities in markets that are not active, and model inputs that are either observable, or can be corroborated by observable market data for substantially the full term of the assets or liabilities. Level 3 inputs are one or more inputs that are unobservable and significant to the fair value of the asset or liability. Unobservable inputs are used to measure fair value to the extent that observable inputs are not available at the measurement date. The availability of inputs for valuation may affect the selection of valuation techniques. The classification of a financial instrument in the hierarchy for disclosure purposes is based upon the lowest level of input that is significant to the measurement of fair value.

Where observable prices or inputs are not available, management judgment is required to determine fair values by assessing other relevant sources of information such as historical data, proxy information from similar transactions, and through extrapolation and interpolation techniques. For more complex or illiquid instruments, significant judgment is required in the determination of the model used, the selection of model inputs, and in some cases the application of valuation adjustments to the model value or quoted price for inactively traded financial instruments, as the selection of model inputs may be subjective and the inputs may be unobservable. Unobservable inputs are inherently uncertain as there is little or no market data available from which to determine the level at which the transaction would occur under normal business circumstances. Appropriate parameter uncertainty and market risk valuation adjustments for such inputs and other model risk valuation adjustments are assessed in all such instances.

Derecognition of financial assets (IFRS 9 and IAS 39)

Financial assets are derecognized from our Consolidated Balance Sheets when our contractual rights to the cash flows from the assets have expired, when we retain the rights to receive the cash flows of the assets but assume an obligation to pay those cash flows to a third party subject to certain pass-through requirements or when we transfer our contractual rights to receive the cash flows and substantially all of the risk and rewards of the assets have been transferred. When we retain substantially all of the risks and rewards of the transferred assets, the

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transferred assets are not derecognized from our Consolidated Balance Sheets and are accounted for as secured financing transactions. When we neither retain nor transfer substantially all risks and rewards of ownership of the assets, we derecognize the assets if control over the assets is relinquished. If we retain control over the transferred assets, we continue to recognize the transferred assets to the extent of our continuing involvement.

Derecognition of financial liabilities (IFRS 9 and IAS 39)

The Group derecognizes a financial liability from our consolidated balance sheets when our obligation specified on the contract expires, or is discharged or cancelled, the Group recognizes the difference between the carrying amount of a financial liability transferred and the consideration paid in the consolidated statements of income.

Financial liabilities

Financial liabilities are non-derivative liabilities that are not designated as at fair value through profit or loss or as trading liabilities.

Financial liabilities are initially measured at fair value net of transaction costs and subsequently carried at amortised cost.

Derivatives (IFRS 9 and IAS 39)

Derivatives are used to manage our exposure to currency risk. The most frequently used derivative products are foreign exchange swaps and forward rate agreements. All derivative instruments are recorded on our Consolidated Balance Sheets at fair value.

When derivatives are used in trading activities, the realized and unrealized gains and losses on these derivatives are recognized in Net income from financial instruments at fair value through profit or loss. Derivatives with positive fair values are reported as Derivative assets and derivatives with negative fair values are reported as Derivative liabilities. In accordance with our policy for offsetting financial assets and financial liabilities, the net fair value of certain derivative assets and liabilities are reported as an asset or liability, as appropriate. Valuation adjustments are included in the fair value of Derivative assets and Derivative liabilities. Premiums paid and premiums received are shown in Derivative assets and Derivative liabilities, respectively.

The Group uses foreign exchange contracts and foreign currency-denominated liabilities to manage the foreign currency exposures to net investments in foreign operations having a functional currency other than the euro.

Offsetting a financial asset and a financial liability (IFRS 9 and IAS 39)

A financial asset and a financial liability shall be offset and the net amount presented on the balance sheet, when and only when, an entity:

- currently has an enforceable right to set off the recognised amounts; and
- intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

This is not generally the case with master netting agreements, therefore the related assets and liabilities are presented gross in the balance sheet, unless actual net settlement takes place.

Tangible assets

Tangible assets are measured at cost less accumulated depreciation and impairment losses.

Cost includes expenditures that are directly attributable to the acquisition of the asset.

Depreciation is recognised in the consolidated income statement principally on a straight-line basis over the estimated useful lives of assets which are:

- Buildings 20-50 years
- IT equipment 3-10 years
- Fixtures and fittings 3-10 years
- Leasehold improvements over the shorter of the lease term and their useful life, up to a maximum of 10 years.

Land is not depreciated.

When parts of tangible assets have different useful lives, they are accounted for as separate items (major components).

The cost of replacing part of tangible assets is recognised in the carrying amount of the item if it is probable that the future economic benefits embodied within the part will flow to the Group and its cost can be measured reliably. The costs of the day-to-day servicing of tangible assets are recognised in the consolidated income statement as incurred.

Gains and losses on disposals are recognised in the income statement as other income or expense.

Goodwill

Goodwill is allocated to cash-generating units or groups of cash-generating units for the purpose of impairment testing, which is undertaken at the lowest level at which goodwill is monitored for internal management purposes. Impairment testing is performed annually as at August 1, or more frequently if there are objective indicators of impairment, by comparing the recoverable amount of a cash-generating unit (CGU) with its carrying amount. The recoverable amount of a CGU is the higher of its value in use and its fair value less costs of disposal. Value in use is the present value of the expected future cash flows from a CGU. Fair value less costs of disposal is the amount obtainable from the sale of a CGU in an orderly transaction between market participants, less disposal costs. The fair value of a CGU is estimated using valuation techniques such as a discounted cash flow method, adjusted to reflect the considerations of a prospective third-party buyer. External evidence such as binding sale agreements or recent transactions for similar businesses within the same industry is considered to the extent that it is available.

Significant judgment is involved in estimating the model inputs used to determine the recoverable amount of our CGUs, in particular future cash flows, discount rates and terminal growth rates, due to the uncertainty in the timing and amount of cash flows and the forward-looking nature of these inputs. Future cash flows are based on financial plans agreed by management which are estimated based on forecast results, business initiatives, planned capital investments and returns to shareholders. Discount rates are based on the bank-wide cost of capital, adjusted for CGU-specific risks and currency exposure as reflected by differences in expected inflation. Bank-wide cost of capital is based on the Capital Asset Pricing Model. CGU-specific risks include country risk, business/operational risk, geographic risk (including political risk, devaluation risk, and government regulation), currency risk, and price risk (including product pricing risk and inflation). Terminal growth rates reflect the expected long-term gross domestic product growth and inflation for the countries within which the CGU operates. Changes in these assumptions may impact the amount of impairment loss recognized. Impairment of tangible and intangible assets.

The carrying amount of a CGU includes the carrying amount of assets, liabilities and goodwill allocated to the CGU. If the recoverable amount is less than the carrying value, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the CGU and then to the other non-financial assets of the CGU proportionately based on the carrying amount of each asset. Any impairment loss is charged to income in the period in which the impairment is identified. Goodwill is stated at cost less accumulated impairment losses. Subsequent reversals of goodwill impairment are prohibited.

Upon disposal of a portion of a CGU, the carrying amount of goodwill related to the portion of the CGU sold is included in the determination of gains or losses on disposal. The carrying amount is determined based on the relative fair value of the disposed portion to the total CGU.

Other intangible assets

Intangible assets represent identifiable non-monetary assets and are acquired either separately or through a business combination, or generated internally. Intangible assets acquired through a business combination are recognized separately from goodwill when they are separable or arise from contractual or other legal rights, and their fair value can be measured reliably. The cost of a separately acquired intangible asset includes its purchase price and directly attributable costs of preparing the asset for its intended use. In respect of internally generated intangible assets, cost includes all directly attributable costs necessary to create, produce, and prepare the asset to be capable of operating in the manner intended by management. Research and development costs that are not eligible for capitalization are expensed. After initial recognition, an intangible asset is carried at its cost less any accumulated amortization and accumulated impairment losses, if any. Intangible assets with a finite-life are amortized on a straight-line basis over their estimated useful lives as follows: computer software – 3 to 10 years; and customer relationships – 10 to 20 years. We do not have any intangible assets with indefinite lives.

Intangible assets are assessed for indicators of impairment at each reporting period. If there is an indication that an intangible asset may be impaired, an impairment test is performed by comparing the carrying amount of the intangible asset to its recoverable amount. Where it is not possible to estimate the recoverable amount of an individual asset, we estimate the recoverable amount of the CGU to which the asset belongs. If the recoverable amount of the asset (or CGU) is less than its carrying amount, the carrying amount of the intangible asset is written down to its recoverable amount as an impairment loss.

An impairment loss recognized previously is reversed if there is a change in the estimates used to determine the recoverable amount of the asset (or CGU) since the last impairment loss was recognized. If an impairment loss is subsequently reversed, the carrying amount of the asset (or CGU) is revised to the lower of its recoverable amount and the carrying amount that would have been determined (net of amortization) had there been no prior impairment.

Due to the subjective nature of these estimates, significant judgment is required in determining the useful lives and recoverable amounts of our intangible assets, and assessing whether certain events or circumstances constitute objective evidence of

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impairment. Estimates of the recoverable amounts of our intangible assets rely on certain key inputs, including future cash flows and discount rates. Future cash flows are based on sales projections and allocated costs which are estimated based on forecast results and business initiatives. Discount rates are based on the bank-wide cost of capital, adjusted for asset-specific risks.

Changes in these assumptions may impact the amount of impairment loss recognized in Impairment of tangible and intangible assets expense.

Other intangible assets mainly consist of internally generated and acquired software, and from long-term client contracts acquired as part of a business acquisition.

Expenditures on internally developed software are recognised as an asset when the Group is able to demonstrate its intention and ability to complete the development and use the software in a manner that will generate future economic benefits, and can reliably measure the costs to complete the development. Projects fulfilling this requirement are qualified strategic projects and eligible for capitalisation.

The capitalised costs of internally developed software, that are part of strategic projects, include all internal and external costs directly attributable to developing the software.

Software and other intangible assets that have finite useful lives are measured at cost less accumulated amortisation and accumulated impairment losses.

Amortisation is charged through the consolidated income statement on a straight-line basis over the estimated useful life. The estimated useful life for capitalised development costs and other intangibles varies from 2 to 10 years.

Subsequent expenditures are capitalised only when it increases the future economic benefits embodied in the specific asset to which it relates; otherwise it is expensed.

Leases

A lease is an agreement whereby the lessor conveys to the lessee the right to use an asset for an agreed upon period of time in return for a payment or series of payments. A finance lease is a lease that transfers substantially all the risks and rewards incidental to ownership of the leased asset to the lessee, where title may or may not eventually be transferred. An operating lease is a lease other than a finance lease.

Operating leases

When the Group is the lessee in an operating lease, the Group record rental payments on a straight-line basis over the lease term in General and Administrative expenses.

Finance leases

When the Group are the lessee in a finance lease, the Group initially record both the leased asset and the related lease obligation in Premises and equipment, Other intangibles and Other liabilities on the Consolidated Balance Sheets at an amount equal to the fair value of the leased asset or, if lower, the present value of the minimum lease payments, each determined at the date of inception of the lease. Initial direct costs directly attributed to the lease are recognized as an asset under the finance lease.

Income tax

Income tax comprises current tax and deferred tax and is recognized in our Consolidated Statements of Income except to the extent that it relates to items recognized directly in equity, in which case it is recognized in equity.

Current income tax payable on profits is recognized as an expense based on the applicable tax laws in each jurisdiction in the period in which profits arise, calculated using tax rates enacted or substantively enacted by the balance sheet date. Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities for accounting and tax purposes. A deferred income tax asset or liability is determined for each temporary difference, except for earnings related to our subsidiaries, branches, associates and interests in joint ventures where the temporary differences will not reverse in the foreseeable future and we have the ability to control the timing of reversal.

Deferred tax assets and liabilities are determined based on the tax rates that are expected to be in effect in the period that the asset is realized or the liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted at the balance sheet date. Current tax assets and liabilities are offset when they are levied by the same taxation authority on either the same taxable entity or different taxable entities within the same tax reporting group (which intends to settle on a net basis), and when there is a legal right to offset. Deferred tax assets and liabilities are offset when the same conditions are satisfied. Our Consolidated Statements of Income include items that are non-taxable or non-deductible for income tax purposes and, accordingly, this causes the income tax provision to be different from what it would be if based on statutory rates.

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Deferred income taxes accumulated as a result of temporary differences and tax loss carry-forwards are included in Other assets and Other liabilities. On a quarterly basis, we review our deferred income tax assets to determine whether it is probable that the benefits associated with these assets will be realized; this review involves evaluating both positive and negative evidence.

The Group is subject to income tax laws in various jurisdictions where we operate, and the complex tax laws are potentially subject to different interpretations by us and the relevant taxation authorities. Significant judgment is required in the interpretation of the relevant tax laws, and the determination of our tax provision which includes our best estimate of tax positions that are under audit or appeal by relevant taxation authorities. The Group performs a review on a quarterly basis to incorporate our best assessment based on information available, but additional liability and income tax expense could result based on decisions made by the relevant tax authorities.

The determination of our deferred tax asset or liability also requires significant management judgment as the recognition is dependent on our projection of future taxable profits and tax rates that are expected to be in effect in the period the asset is realized or the liability is settled. Any changes in our projection will result in changes in deferred tax assets or liabilities on our Consolidated Balance Sheets, and also deferred tax expense in our Consolidated Statements of Income.

Employee benefits Pensions

The Group offers a number of defined benefit and defined contribution plans for pensions and other benefits to employees.

The defined benefit pension expense, which is included in Staff Expense, consists of the cost of employee pension benefits for the current year's service, net interest on the net defined benefit liability (asset), past service cost and gains or losses on settlement. Re-measurements of the net defined benefit obligation, which comprise actuarial gains and losses and return on plan assets (excluding amounts included in net interest on the net defined benefit liability), are recognized immediately in OCI in the period in which they occur. Actuarial gains and losses comprise experience adjustments (the effects of differences between the previous actuarial assumptions and what has actually occurred), as well as the effects of changes in actuarial assumptions. Amounts recognized in OCI will not be reclassified subsequently to net income. Past service cost is the change in the present value of the defined benefit obligation resulting from a plan amendment or curtailment and is charged immediately to income.

For each defined benefit pension plan, we recognize the present value of our defined benefit obligations less the fair value of the plan assets as a defined benefit liability reported in Other liabilities - Employee benefit liabilities on our Consolidated Balance Sheets. For plans where there is a net defined benefit asset, the amount is reported as an asset in Other assets - Employee benefit assets on our Consolidated Balance sheets.

The calculation of defined benefit expenses and obligations requires significant judgment as the recognition is dependent on discount rates and various actuarial assumptions such as healthcare cost trend rates, projected salary increases, retirement age, and mortality and termination rates. Due to the long-term nature of these plans, such estimates and assumptions are subject to inherent risks and uncertainties. For our pension and other post-employment benefit plans, the discount rate is determined by reference to market yields on high quality corporate bonds. Since the discount rate is based on currently available yields, and involves management's assessment of market liquidity, it is only a proxy for future yields. Actuarial assumptions, set in accordance with current practices in the respective countries of our plans, may differ from actual experience as country specific statistics are only estimates of future employee behaviour. These assumptions are determined by management and are reviewed by actuaries at least annually. Changes to any of the above assumptions may affect the amounts of benefits obligations, expenses and remeasurements that we recognize.

The Group contribution to defined contribution pension plans are expensed when employees have rendered services in exchange for such contributions. Defined contribution pension expense is included in Staff Expenses.

Other long-term employee benefits

The Group offers a number of other long-term employee benefits. The plans are unfunded.

The net obligation in respect of long-term employee benefits is the amount of future benefit that employees have earned in return for their service in the current and prior periods. Such benefits are discounted to determine their present value. The discount rate is based on the yield at the reporting date of credit-rated bonds with maturity dates approximating the terms of the Group's obligations. Any actuarial gains or losses are recognised in the consolidated income statement in the period in which they arise.

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Termination benefits

Termination benefits are recognised as an expense when the Group is demonstrably committed, without realistic possibility of withdrawal, to a formal detailed plan to terminate employment before the normal retirement date.

Short-term benefits

Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided.

A provision is recognised for the amount expected to be paid under short-term cash bonus or profit-sharing plans if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

Employee entitlements

Employee entitlements to annual leave and long service leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave and long-service leave as a result of services rendered by employees up to the balance sheet date.

Share-based compensation

The Group also offers share-based compensation plans to certain key employees and to non-employee directors on a cash-settled basis.

For cash-settled awards, our accrued obligations are adjusted to their fair value at each balance sheet date. Changes in our obligations, net of related hedges, are recorded in Staff Expenses in our Consolidated Statements of Income with a corresponding increase in Other liabilities. Compensation expense is recognized in the year the awards are earned by plan participants based on the vesting schedule of the relevant plans, net of estimated forfeitures.

The Group contributions to the employee savings and share ownership plans are expensed as incurred.

Provisions

Provisions are liabilities of uncertain timing or amount and are recognized when we have a present legal or constructive obligation as a result of a past event, it is probable that an outflow of resources will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. Provisions are measured as the best estimate of the consideration required to settle the present obligation at the reporting date. Significant judgment is required in determining whether

a present obligation exists and in estimating the probability, timing and amount of any outflows. We record provisions related to litigation, asset retirement obligations, and the allowance for off-balance sheet and other items. Provisions are recorded under Other liabilities on our Consolidated Balance Sheets.

We are required to estimate the results of ongoing legal proceedings, expenses to be incurred to dispose of capital assets, and credit losses on undrawn commitments and guarantees. The forward-looking nature of these estimates requires us to use a significant amount of judgment in projecting the timing and amount of future cash flows. We record our provisions on the basis of all available information at the end of the reporting period and make adjustments on a quarterly basis to reflect current expectations. Should actual results differ from our expectations, we may incur expenses in excess of the provisions recognized.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, such as an insurer, a separate asset is recognized if it is virtually certain that reimbursement will be received.

Financial guarantees contracts and loan commitments

A financial guarantee contract is defined as a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due in accordance with the original or modified terms of a debt instrument.

Where a contract meets the definition above, it is recognised initially on consolidated balance sheet at fair value and subsequently, measured at the higher of:

- The amount of the loss allowance (See Note 29(ii)).
- The premium received on initial recognition less income recognised in accordance with the principles of IFRS 15.

For loan commitments and financial guarantee contracts, the loss allowance is recognised as a provision. However, for contracts that include both a loan and an undrawn commitment, and the Group cannot separately identify the expected credit losses (ECL) on the undrawn amount component from those on the loan commitment, the expected credit losses on the undrawn commitment are recognised together with the loss allowance for the loan. To the extent that the combined expected credit losses exceed the gross carrying amount of the loan, the expected credit losses are recognised as a provision.

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Dividends on ordinary shares

Dividends for the year that are declared after the balance sheet date but before issuing consolidated financial statements are disclosed in the subsequent events note.

Assets held on behalf of clients

Non-cash client assets, liabilities, and related income and expenses arising thereon are excluded from these consolidated financial statements.

Cash and cash equivalents

For the purpose of the consolidated statement of cash flow, cash and cash equivalents include notes and coins on hand, balances held with central banks and highly liquid financial assets with original maturities of less than three months, including loans and advances due from banks, which are held for the purpose of meeting short-term cash commitments rather than for investment or other purposes.

Non-current assets held for sale and discontinued operations

Non-current assets (and disposal groups) are classified as held for sale if their carrying amounts will be recovered principally through a sale transaction rather than through continuing use. This condition is satisfied when the asset is available for immediate sale in its present condition, management is committed to the sale, and it is highly probable to occur within one year.

Non-current assets (and disposal groups) classified as held for sale are measured at the lower of their previous carrying amount and fair value less costs to sell and if significant, are presented separately from other assets on our Consolidated Balance Sheets.

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2. Interest income and expense

EUR'000	For the year ended	
	Oct 31, 2018	Oct 31, 2017
Interest income		
a) Interest income on financial assets and financial liabilities not at fair value through profit or loss		
Loans and advances to banks	60,579	35,227
Loans and advances to customers	20,329	14,496
Investment securities	4,944	11,334
Negative interest on customer deposits	50,125	34,563
Total interest income	135,977	95,620
Interest expense		
Interest expense on financial liabilities and financial assets not at fair value through profit or loss		
Due to banks	(2,411)	(1,486)
Customer borrowings and deposits	(56,826)	(24,347)
Negative interest on deposits placed	(53,271)	(29,410)
Total interest expense	(112,508)	(55,243)
Net interest income	23,469	40,377

3. Fee and commission income and expense

EUR'000	For the year ended					
	Oct 31, 2018			Oct 31, 2017		
	Income	Expense	Net	Income	Expense	Net
A. Custody, transfer agent and administration services						
Custody	116,720	(29,236)	87,484	111,198	(25,896)	85,302
Fund administration	70,665	(5,596)	65,069	64,768	(4,331)	60,437
Transfer agent	96,716	(1,517)	95,199	93,050	(1,306)	91,744
Trustee & Compliance	19,553	-	19,553	18,436	-	18,436
Transfer agent, custody and administration services	26,744	-	26,744	20,518	-	20,518
Derivative processing and settlement fees	10,994	-	10,994	8,800	-	8,800
Subtotal	341,392	(36,349)	305,043	316,770	(31,533)	285,237
B. Other commissions						
Securities lending	6,253	(3)	6,250	5,310	(46)	5,264
Other (1)	29,772	(8,824)	20,948	23,419	(6,234)	17,185
Subtotal	36,025	(8,827)	27,198	28,729	(6,280)	22,449
Total	377,417	(45,176)	332,241	345,499	(37,813)	307,686

- (1) Other commission income and expenses largely comprise fees from tax reclaims, intragroup recharges (refer to Note 31), loan facility fees as well as payment agent and correspondent banking fees.

4. Dividend income

The Group received no dividend income in either 2018 or 2017.

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5. Net income from financial instruments at fair value through profit or loss

EUR'000	For the year ended	
	Oct 31, 2018	Oct 31, 2017
Net gains on foreign exchange	152,622	111,815
Total	152,622	111,815

Net income from financial instruments at fair value through profit or loss includes changes in fair value of derivatives and foreign exchange revaluation of assets and liabilities.

6. Net gain/(loss) on investments

EUR'000	For the year ended	
	Oct 31, 2018	Oct 31, 2017
Gains on financial assets investment securities	6,254	8,730
Losses on financial assets investment securities	-	(1,618)
Total	6,254	7,112
Impairment on financial assets investment securities	-	(7)
Total net gain on investments	6,254	7,105

7. Other income

EUR'000	For the year ended	
	Oct 31, 2018	Oct 31, 2017
Operational risk events	1,357	2,290
Re-invoicing of costs	3,979	4,491
Business taxes	48	36
Gains on tangible assets	62	-
Other income	949	1,239
Other income	6,395	8,056

8. Other expenses

EUR'000	For the year ended	
	Oct 31, 2018	Oct 31, 2017
Operational risk events	(6,035)	(4,635)
Re-invoicing of costs (1)	(15,755)	(10,011)
Business taxes	(83)	(237)
Non-creditable withholding tax	(2,460)	(1,560)
Provision for other receivables (2)	(887)	249
Other operating expenses	(13,568)	(4,473)
Other expenses (3)	(38,788)	(20,667)

- (1) In 2017 and 2018 consists mainly of re-invoicing of IT and staff costs.
- (2) The amount for the year ended 31 October 2017 has been restated for EUR 249,000 from net provisions allowance on loans and other receivables following the adoption of IFRS 9.
- (3) The increase in Other expenses is mainly due to cost associated with increase of costs of information technology projects

RBC Investor Services Bank S.A.
Notes to the consolidated financial statements

9. Staff expenses

EUR'000	For the year ended	
	Oct 31, 2018	Oct 31, 2017
Wages and salaries	161,830	161,204
Social security and insurance costs	25,381	25,830
Pension costs – defined benefit plans	1,406	3,351
Pension costs – defined contribution plans	6,032	5,812
Long term employee benefits	4,021	5,614
Severance costs	4,792	4,842
Other expenses (1)	4,928	4,088
Total	208,390	210,741

(1) Other staff expenses include temporary staff and other staff related expenses.

Breakdown by country

Average full time employees for the year ended Oct 31, 2018

	Senior executives	Employees	Total
Belgium (1)	1	30	31
France	1	168	169
Hong Kong	3	51	54
Ireland	1	142	143
Italy	2	86	88
Luxembourg	13	1,129	1,142
Malaysia	7	970	977
Singapore	1	19	20
Switzerland	1	31	32
United States	1	3	4
Total	31	2,629	2,660

(1) RBC Investor Services Bank S.A. Brussels Branch ceased trading activities on 31 October 2017.

Average full time employees for the year ended Oct 31, 2017

	Senior executives	Employees	Total
Belgium	1	32	33
France	1	169	170
Hong Kong	2	52	54
Ireland	1	106	107
Italy	1	88	89
Luxembourg	14	1,158	1,172
Malaysia	6	860	866
Singapore	-	21	21
Switzerland	1	36	37
United States	-	3	3
Total	27	2,525	2,552

RBC Investor Services Bank S.A.
Notes to the consolidated financial statements

10. General and administrative expenses

EUR'000	For the year ended	
	Oct 31, 2018	Oct 31, 2017
Technology and system costs	59,332	46,920
Professional fees	53,407	43,326
Properties and office equipment rental expense	14,329	13,966
Market data costs	11,506	10,291
Software costs and research	7,184	5,063
Occupancy	3,671	3,888
Business travel	2,862	3,185
Repair and maintenance expense	3,733	2,969
Business taxes, including VAT	3,278	2,249
Marketing, advertising and public relations	1,024	1,112
Insurance (except related to pension plans)	212	258
Other general and administrative expenses	9,878	7,980
Total	170,416	141,207

Where applicable, 2017 comparatives have been changed to reflect 2018 expenses categorisation.

Analysis of fees charged by Independent Auditors (excluding VAT)

EUR'000	For the year ended	
	Oct 31, 2018	Oct 31, 2017
Audit fees	1,320	1,159
Other assurance services	712	790
Total	2,032	1,949

The other assurance services refer to non-audit services provided to the Bank in the period from 1 November 2017 to 31 October 2018. The non-audit services refer to the letters issued on the report on the Bank's description of its Fund Administration, Custody and Transfer Agency operations and on the suitability of the Design and Operating Effectiveness of its controls.

11. Income taxes

Income tax expense

EUR'000	For the year ended	
	Oct 31, 2018	Oct 31, 2017
Current income tax	(18,862)	(17,645)
Adjustments to prior years	(89)	(386)
Total current income tax	(18,951)	(18,031)
Current year deferred tax	1,890	1,909
Adjustments to prior years	(113)	516
Total deferred tax	1,777	2,425
Total	(17,174)	(15,606)

RBC Investor Services Bank S.A.
Notes to the consolidated financial statements

11. Income taxes (cont'd)

Reconciliation of Group tax rate

EUR'000	For the year ended	
	Oct 31, 2018	Oct 31, 2017
Profit before income tax	84,388	86,631
Group tax rate (1)	18.34%	19.848%
Income tax expense at applicable statutory tax rate	15,479	17,195
(Decrease)/Increase in income tax expense resulting from:		
Tax effect of non deductible expenses	974	803
Tax effect of non-taxable income	(383)	(276)
Tax effect of impairment on branches	-	(752)
Movement in unrecognised deferred tax assets	1,314	77
Adjustments in respect of prior periods	202	(130)
Effect of changes in tax rates for deferred tax	45	-
Others	(457)	(1,311)
Income tax expense	17,174	15,606
Effective tax rate	20.35%	18.01%

- (1) The Group tax rate represents the weighted average of result before income tax by jurisdiction multiplied by the applicable statutory tax rate.

There were no temporary differences associated with the Group's investment in its branches and subsidiaries.

Deferred tax

a. Analysis by nature

EUR'000	Oct 31, 2018	Oct 31, 2017
Deferred tax liabilities	(2,441)	(6,357)
Deferred tax assets	1,070	541
Net deferred income tax liabilities	(1,371)	(5,816)

Deferred tax balances are presented in the consolidated balance sheet after offsetting assets and liabilities balances where RBCIS has the legal right to offset and intends to settle on a net basis.

Management's forecasts support the assumption that the results of future operations will generate sufficient taxable income to utilise the deferred tax asset.

RBC Investor Services Bank S.A.
Notes to the consolidated financial statements

11. Income taxes (cont'd)

b. Movements

EUR'000	For the year ended	
	Oct 31, 2018	Oct 31, 2017
Opening balance	(5,816)	(10,339)
Movements during the year:		
Items recognised in the consolidated income statement	1,777	2,425
Items recognised in consolidated OCI	3,147	2,116
<i>of which relate to changes in tax rates</i>	(9)	81
<i>of which relate to movements for the year</i>	3,156	2,035
Termination of defined benefit Pension Plan	(479)	-
Other movements	(1)	(18)
Closing balance	(1,371)	(5,816)
Deferred income tax derived from assets		
Securities	(8)	(2,705)
Tangible and intangible assets	(2,786)	(4,642)
Subtotal	(2,794)	(7,347)
Deferred income tax derived from liabilities		
Provisions	581	661
Pensions	693	786
Other non allocated and non applicable liabilities	148	84
Subtotal	1,422	1,531
Total	(1,372)	(5,816)

c. Deductible temporary differences and unused tax losses available for which no deferred tax asset is recognised

Analysis by remaining maturity

EUR'000	Oct 31, 2018	Oct 31, 2017
Within 5 years	875	843
Unlimited maturity	1,781	1,652
Deductible temporary differences	2,656	2,495
Unlimited maturity	18,923	17,402
Tax losses available for carry forward	18,923	17,402
Total	21,579	19,897

Tax losses

Unused tax losses and deductible temporary differences for which no deferred tax asset is recognised relate to RBC Investor Services France S.A. and RBC Investor Services Bank France S.A. subsidiaries.

Deductible temporary differences

Deductible temporary differences relate to RBC Investor Services Bank France S.A. and RBC Investor Services France S.A..

RBC Investor Services Bank S.A.
Notes to the consolidated financial statements

12. Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents includes notes and coins on hand, balances held with central banks and highly liquid financial assets with maturity dates of less than 90 days, including loans and advances due from banks, which are held for the purpose of meeting short-term cash commitments rather than for investment or other purposes.

Analysis by nature

EUR'000	Oct 31, 2018	Oct 31, 2017
Cash and balances with central banks	8,582,105	5,599,580
Loans and advances due from banks	1,827,216	337,133
Total	10,409,321	5,936,713

Of which restricted cash

EUR'000	Oct 31, 2018	Oct 31, 2017
Mandatory reserves (1)	191,567	154,524

(1) Mandatory reserves: minimum reserve deposit banks must have with central banks.

13. Cash and balances with central banks

EUR'000	Oct 31, 2018	Oct 31, 2017
Balances with central banks other than mandatory reserve deposits	8,387,919	5,443,739
Mandatory reserve deposits	191,567	154,524
Total	8,579,486	5,598,263
<i>of which included in cash and cash equivalents (excl. accrued interest)</i>	<i>8,582,105</i>	<i>5,599,580</i>

14. Loans and advances due to banks

Analysis by nature

EUR'000	Oct 31, 2018	Oct 31, 2017
Nostro accounts	308,983	279,257
Cash collateral (1)	518,830	324,486
Loans and other advances	5,997,611	4,762,787
Total	6,825,424	5,366,530
<i>of which included in cash and cash equivalents (excl. accrued interest and cash collateral)</i>	<i>1,827,216</i>	<i>337,133</i>

(1) As of October 31, 2018 and 2017 collateral was provided for derivatives transactions.

RBC Investor Services Bank S.A.
Notes to the consolidated financial statements

15. Loans and advances to customers

Analysis by nature

EUR'000	Oct 31, 2018	Oct 31, 2017
Cash collateral – derivative transactions	5,931	17,880
Loans and other advances	1,293,660	940,438
IFRS9 – ECL	(249)	-
Total	1,299,342	958,318

The majority of the loans and advances to customers is represented by short-term advances to clients in the form of overdraft facilities and loans granted to clients pursuant to committed credit facilities.

16. Investment securities

In 2018 and 2017, financial investments consist solely of financial assets at FVOCI.

a. Analysis by counterpart

EUR'000	Oct 31, 2018	Oct 31, 2017
Government issued or backed bonds	129,849	1,306,307
Banks	750,459	1,865,874
Total	880,308	3,172,181

b. Analysis by nature

EUR'000	Oct 31, 2018	Oct 31, 2017
Bonds issued or backed by public bodies	129,849	1,306,307
Other bonds and fixed income instruments	750,459	1,865,874
Total	880,308	3,172,181

Investments securities mainly include bonds issued by European entities and European governments.

Certain assets have been provided as collateral for central banks and clearing houses. Please see Note 36 for guarantees, commitments and other off-balance sheet arrangements.

No items were impaired this year nor last year.

No bonds were lent during 2018 and 2017.

Notes to the consolidated financial statements

17. Tangible assets

EUR'000	Oct 31, 2018			For the year ended Oct 31, 2017		
	Land and buildings	Office furniture and other equipment	Total	Land and buildings	Office furniture and other equipment	Total
Opening cost	13,545	18,105	31,650	18,084	12,467	30,551
Additions (1)	1,693	22,107	23,800	922	5,527	6,449
Disposals	(57)	(626)	(683)	-	-	-
Write-off	(545)	(582)	(1,127)	-	(438)	(438)
Transfers	-	(21)	(21)	(1,733)	1,733	-
Translation adjustments	202	131	333	(419)	(222)	(641)
Others (2)	-	-	-	(3,309)	(962)	(4,271)
Closing cost	14,838	39,114	53,952	13,545	18,105	31,650
Opening accumulated depreciation and impairment	(5,956)	(9,105)	(15,061)	(6,908)	(7,611)	(14,519)
Depreciation charge (1)	(1,695)	(3,259)	(4,954)	(1,736)	(1,347)	(3,083)
Impairment charge	(134)	(180)	(314)	-	(1)	(1)
Disposals	8	626	634	-	-	-
Write-off	545	582	1,127	-	438	438
Transfers	-	21	21	1,127	(1,127)	-
Translation adjustments	(58)	(86)	(144)	91	158	249
Others (2)	-	-	-	1,470	385	1,855
Closing accumulated depreciation and impairment	(7,290)	(11,401)	(18,691)	(5,956)	(9,105)	(15,061)
Net book value	7,548	27,713	35,261	7,589	9,000	16,589

- (1) In 2018, additions include the purchase of IT equipment in respect of the project to insource IT infrastructure onto the RBC infrastructure platform. EUR 5,367,195 of these assets were acquired under finance lease (refer to Note 30).
- (2) Includes the 2017 impact of the new lease agreement in Luxembourg (ARO, leasehold improvement and Office furniture).

Contractual commitments to acquire computer equipment under the insourcing program were EUR 11,5 million (2017: Nil)

Notes to the consolidated financial statements

18. Goodwill and other intangible assets

EUR'000	Oct 31, 2018					Oct 31, 2017				
	Goodwill	Internally developed software	Acquired software	Other intangible assets (1)	Total	Goodwill	Internally developed software	Acquired software	Other intangible assets(1)	Total
	Opening cost	85,492	84,580	16,344	56,813	243,229	85,492	79,277	15,461	56,813
Additions	-	42,910	3,282	-	46,192	-	15,879	2,029	-	17,908
Disposals	-	(666)	-	-	(666)	-	(10,302)	(926)	-	(11,228)
Write-off	-	(892)	-	-	(892)	-	(274)	(211)	-	(485)
Transfers	-	-	21	-	21	-	-	-	-	-
Translation adjustments	-	-	4	-	4	-	-	(8)	-	(8)
Other	-	-	(14)	-	(14)	-	-	(1)	-	(1)
Closing cost	85,492	125,932	19,637	56,813	287,874	85,492	84,580	16,344	56,813	243,229
Opening accumulated amortisation and impairment	(1,314)	(63,700)	(13,680)	(41,727)	(120,421)	(1,314)	(58,743)	(12,262)	(35,886)	(108,205)
Amortisation charge	-	(5,898)	(1,320)	(5,841)	(13,059)	-	(5,231)	(1,637)	(5,841)	(12,709)
Impairment charge	-	(619)	-	-	(619)	-	-	-	-	-
Write-off	-	892	-	-	892	-	274	211	-	485
Transfers	-	-	(21)	-	(21)	-	-	-	-	-
Translation adjustments	-	-	(4)	-	(4)	-	-	8	-	8
Closing accumulated amortisation and impairment	(1,314)	(69,325)	(15,025)	(47,568)	(133,232)	(1,314)	(63,700)	(13,680)	(41,727)	(120,421)
Net book value	84,178	56,607	4,612	9,245	154,642	84,178	20,880	2,664	15,086	122,808

(1) Other intangible assets consist largely of customer relationships.

The Group's portion of contractual commitments as at October 31, 2018 for external vendors to make these intangible assets ready for use is Nil (2017: Nil).

The increase in intangible additions in 2018 is driven by our investment in a strong information technology platform, in order to deliver high quality information and client experience for our customers.

18. Goodwill and other intangible assets (cont'd)

Goodwill impairment testing

Impairment tests carried out for goodwill as at July 31, 2018 were based on the value in use of the CGU identified in accordance with Note 1, for the consolidated Bank, which represents the lowest level at which goodwill is monitored for internal management purposes.

The recoverable amount for the CGU to which goodwill has been allocated was equal to its value in use at each testing date in 2018 and 2017. The value in use was determined by calculating the discounted cash flow projections for the CGU.

The cash flow projections for the CGU were based on forecasted cash flows for 2018 quarter 4 and on strategic plan 2018 to 2022. The free cash flows were discounted at a rate which reflects the average cost of capital for the CGU and which incorporates the risk carried by the operating assets, along with other economic variables such as a risk free rate and a tax rate. The long-term growth rate used to extrapolate the cash flows to perpetuity reflects the market assessment of growth and inflation for the countries where the CGU operates.

For reasonability purposes, the discount rates determined internally were compared with external capital rates which better reflect current market and economic conditions. As a result of this comparison, it was concluded that internally determined cost of capital rates were in line with external rates.

Cash-generating unit	Goodwill at Oct 31 2018 EUR'000	Discount rate (%)	Growth rate beyond initial cash flow projections (%)	Goodwill at Oct 31, 2017 EUR'000	Discount rate (%)	Growth rate beyond initial cash flow projections (%)
Consolidated Bank	84,178	8.9	3	84,178	9.0	3

Based on the considerations above and after comparing the recoverable amount with the carrying amount of the CGU, no impairment of goodwill was identified during 2018 and 2017.

These key inputs and assumptions used to determine the recoverable amount of each CGU using value in use were tested for sensitivity by applying a reasonably possible change to those assumptions. In addition, to ensure reasonability of the discount rates used internally they were compared with external capital rates which better reflect current market and economic conditions. As a result of their comparison, it was concluded that internally determined cost of capital rates were in line with external rates. As at October 31, 2018, no change in an individual key input or assumption as described, would result in a CGU's carrying value exceeding its recoverable amount.

19. Other assets

Analysis by nature

EUR'000	Oct 31, 2018	Oct 31, 2017
Accrued income (1)	92,039	51,942
Deferred expenses	10,228	11,550
Business taxes	920	386
Accounts receivable (2)	49,241	55,532
Other assets (3)	40,094	50,576
Total	192,522	169,986

- (1) Accrued income consists of invoices to be issued for services rendered to related (see Note 31) and third parties. The increase in the Accrued Income balance for 2018 is driven by fee invoices to be issued to third parties EUR 14,000 thousand, IT project costs to be recharged to RBC affiliates EUR 16,000 thousand and other costs to be recharged to RBC affiliates EUR 10,000 thousand.
- (2) Accounts receivable include invoices for services rendered to related (see Note 31) and third parties.
- (3) Other assets largely consist of short-term transitory accounts.

Notes to the consolidated financial statements

20. Deposits from banks

Analysis by nature

EUR'000	Oct 31, 2018	Oct 31, 2017
Demand deposits	141,305	407,207
Term & Overnight deposits	540,035	279,780
Cash collateral	19,422	-
Other borrowings	9,909	3,133
Total	710,671	690,120

21. Deposits from customers

Analysis by nature

EUR'000	Oct 31, 2018	Oct 31, 2017
Demand deposits	15,312,128	13,233,857
Deposits redeemable at notice	2	41
Cash collateral	422,352	25,203
Other borrowings	59,399	75,779
Total	15,793,881	13,334,880

22. Provisions and other obligations

a. Analysis by nature

EUR'000	Oct 31, 2018	Oct 31, 2017
Litigation and potential claims (1)	4,779	745
Defined benefit pension plans	4,259	6,862
Other long term employee benefits (2)	12,208	12,614
Severance provisions	3,163	2,592
Other provisions (3)	6,439	5,791
Total	30,848	28,604

- (1) 2018 cost includes EUR 4,400 thousand in respect of provision for fraud and related legal costs, which were incurred in RBC IS Bank France S.A..
- (2) Other long term employee benefits largely comprises of provisions for various share based benefit plans offered to employees. See Note 24 for further details.
- (3) Other provisions comprise provisions related to other staff provisions, asset retirement obligations and operational events.

Notes to the consolidated financial statements

22. Provisions and other obligations (cont'd)

b. Analysis of movements(cont'd)

	For the year ended Oct 31, 2018					
EUR'000	Litigation claims	Defined benefit pension plans	Other employee benefits (1)	Severance provisions	Other provisions	Total
Opening balance	745	6,862	12,614	2,592	5,791	28,604
Additional provisions - P&L	4,581	1,406	4,028	5,016	7,590	22,621
Additional provisions - OCI	-	-	-	-	-	-
Unused amounts reversed	(201)	-	(8)	(224)	(1,819)	(2,252)
Utilised during the year	(427)	(2,621)	(6,980)	(4,221)	(5,159)	(19,408)
Transfers	77	-	2,491	-	-	2,568
Exchange difference	4	30	63	-	2	99
Other movements	-	(1,418)	-	-	34	(1,384)
Closing balance	4,779	4,259	12,208	3,163	6,439	30,848

- (1) The other employee benefits transfer relates to employee share based compensation plans transferred from short-term compensation accruals. Please refer to Note 24.

	For the year ended Oct 31, 2017					
EUR'000	Litigation claims	Defined benefit pension plans	Other employee benefits (1)	Severance provisions	Other provisions	Total
Opening balance	528	11,296	11,267	1,875	10,620	35,586
Additional provisions - P&L	35	3,351	5,774	5,199	5,994	20,353
Additional provisions - OCI	-	(4,658)	-	-	-	(4,658)
Unused amounts reversed	(261)	-	(160)	(357)	(2,036)	(2,814)
Utilised during the year	(198)	(3,021)	(6,369)	(3,685)	(6,068)	(19,341)
Transfers	639	-	2,223	(445)	(46)	2,371
Exchange difference	2	(106)	(121)	5	(33)	(253)
Other movements (2)	-	-	-	-	(2,640)	(2,640)
Closing balance	745	6,862	12,614	2,592	5,791	28,604

- (1) The other employee benefits transfer relates to employee share based compensation plans transferred from short-term compensation accruals. Please refer to Note 2.
- (2) Other movements mainly comprise the increase of the provision for assets retirement obligations for EUR 2,640 thousand.

22. Provisions and other obligations (cont'd)

c. Pension plans

The Group operates funded defined benefit pension plan for qualifying employees. The defined benefit plan is administered by a pension fund that is legally separated from the Group.

Plan characteristics

The Group sponsors a number of defined benefit programs, which provide pension benefits to eligible employees.

The defined benefit pension plans provide benefits based on years of service, contributions and average earnings at retirement. All of the plans are located in Europe. The Group measures benefit obligations and pension assets as at October 31 each year. All plans are valued using the projected unit-credit method. The Group funds the registered defined benefit pension plans in accordance with actuarially determined amounts required to satisfy employee benefit obligations under current pension regulations.

The Group also operates a number of defined contribution plan for qualifying employees.

On August 31 2018, the Board of the Luxembourg defined benefit pension fund (ASSEP) approved the transfer of the pension rights and assets of the ASSEP, to a defined contribution Group Pension Scheme, which is provided by Foyer Vie S.A. (Le Foyer).

The transfer of the ASSEP to the Group Pension Plan was determined based upon the present value of accrued benefits of the ASSEP plans as of December 31, 2017. The transaction was accounted for as a curtailment and settlement of the ASSEP.

The transfer was executed on September 25, 2018, and an amount of €41.5MM was transferred by the ASSEP to Le Foyer on this date. The ASSEP will be liquidated following this transfer.

Prior to the transfer as described above, total company contributions to our pension plan (defined benefit and defined contribution plans) were EUR 2,334 thousand and EUR 6,032 thousand (2017 – EUR 3,017 thousand and EUR 5,811 thousand), respectively.

Risks

The defined benefit plan expose the Group to actuarial risks such as: investment risk, interest rate risk, longevity risk and salary risk as described below:

- **Investment risk:** the present value of the benefit obligation is determined by reference to market yields at the end of the year on high quality corporate bonds with maturity consistent with the estimated term of the post-retirement obligation. If the return on plan assets is below this rate, it will create a plan deficit.
- **Interest rate risk:** a decrease in the bond interest rate will increase the plan liability.
- **Longevity risk:** the present value of the benefit obligation takes into consideration the best estimate of expected mortality of plan members both during and after employment. An increase in life expectancy will increase the plans liability.
- **Inflation and salary risk:** the present value of the benefit obligation takes into account estimated future inflation and salary increases that would affect the benefits payable. Increases in inflation or salaries greater than assumed will increase the plans liability.

Notes to the consolidated financial statements

22. Provisions and other obligations (cont'd)

The principal assumptions used for the purpose of the actuarial valuations were as follows:

	Oct 31, 2018	Oct 31, 2017
	Defined benefit pension plans	Defined benefit pension plans
A: Range of assumptions to determine post retirement defined benefit obligation		
Discount rate	0.00% - 2.00%	0.70% - 2.00%
Compensation increase rate	1.50% - 4.25%	1.50% - 4.25%
Average longevity at 65 for a member currently at 65 (years)		
- Males	20.9	20.6
- Females	24.6	24.3
Average longevity at 65 for a member currently at 45 (years)		
- Males	21.4	20.7
- Females	25.3	24.7

The amount included in the balance sheet arising from the Group's obligation in respect of the defined benefit obligation for pension and other post retirement plan are as follows:

EUR'000	Oct 31, 2018	Oct 31, 2017
	Defined benefit pension plans	Defined benefit pension plans
B. Amounts recognised in the balance sheet		
Plans that are wholly unfunded and plans that are wholly and partially funded		
Present value of funded obligation	11,134	54,264
Fair value of plan assets	(7,911)	(48,357)
Deficit for funded plans	3,223	5,907
Present value for unfunded obligations	1,036	955
Net liability	4,259	6,862

Movements in the present value of the defined benefit obligation for pension and other post retirement plan is as follows:

	For the year ended	
EUR'000	Oct 31, 2018	Oct 31, 2017
	Defined benefit pension plans	Defined benefit pension plans
C. Change in present value of benefit obligation		
Beginning of the year	55,219	56,596
Current service cost	1,111	3,202
Past service cost	190	-
Interest cost	766	577
Plan participants' contributions	324	302
Remeasurements:		
Actuarial loss arising from changes in demographic assumptions	(1,469)	(3,957)
Actuarial (gain) arising from experience adjustments	(1,307)	1,053
Benefits paid	(1,113)	(1,479)
Settlements of Luxembourg Defined Benefit pension plans	(41,548)	-
Exchange difference on non EUR plans	156	(535)
Other	(159)	(540)
Benefit obligations at end of year	12,170	55,219

Notes to the consolidated financial statements

22. Provisions and other obligations (cont'd)

Movements in the fair value of plan assets are as follows:

EUR'000	For the year ended	
	Oct 31, 2018	Oct 31, 2017
	Defined benefit pension plans	Defined benefit pension plans
D. Change in fair value of plan assets		
Beginning of the year	48,358	45,300
Interest income	675	447
Return on plan assets	(1,074)	1,754
Employer contributions	2,334	3,017
Member contributions	324	302
Settlements of Luxembourg Defined Benefit pension plans	(41,548)	-
Benefits paid	(1,113)	(1,479)
Exchange difference on non EUR plans	131	(425)
Other	(176)	(558)
Fair value of plan assets at end of year	7,911	48,358

Amounts recognised in other comprehensive income in respect of the defined benefit obligation for pension plans are as follows:

EUR'000	For the year ended	
	Oct 31, 2018	Oct 31, 2017
	Defined benefit pension plans	Defined benefit pension plans
E. Components of pension and other post retirement cost		
Service cost:		
- Current service cost	1,111	3,202
- Past service cost	190	-
Interest cost	91	130
Administrative cost	14	19
Components of defined benefit costs recognised in the income statement	1,406	3,351
Re-measurement of the net defined benefit liability:		
- Return on plan assets	1,074	(1,754)
- Actuarial loss/(gain) arising from changes in financial assumptions	(1,469)	(3,957)
- Actuarial loss/(gain) arising from experience adjustments	(1,307)	1,053
- Other	62	-
Components of defined benefit costs recognised in Other comprehensive income	(1,640)	(4,658)
Total	(234)	(1,307)

The service cost and interest cost for the year are included in staff expense in the income statement.

Notes to the consolidated financial statements

22. Provisions and other obligations (cont'd)

Defined benefit pension plan assets

The fair value of the plan assets at the end of the reporting period for each category, are as follows.

F. Fair value of plan assets	Oct 31, 2018			Oct 31, 2017		
	EUR'000	%	Quoted in active market %	EUR'000	%	Quoted in active market %
Cash and cash equivalents	210	2.7%	0.0%	2,132	4.4%	0.0%
Equity investment funds						
- Europe	-			10,872	22.5%	100.0%
- Other	349	4.4%	100.0%	4,558	9.4%	100.0%
Total equity investment funds	349	4.4%		15,430	31.9%	
Debt investment funds						
- Government bonds	-		-	17,672	36.5%	100.0%
- Mixed corporate and government bonds	3,693	46.6%	100.0%	9,578	19.8%	100.0%
Total debt investment funds	3,693	46.6%		27,250	56.3%	
Alternative investment funds and other	3,659	46.3%	0.0%	3,545	7.3%	0.0%
Total	7,911	100.0%		48,357	100.0%	

Maturity profile

The following table presents the maturity profile of our defined benefit pension plan obligation.

EUR'000	Oct 31, 2018	Oct 31, 2017
G. Maturity profile		
Number of plan participants	310	795
Actual benefit payments during current year	1,113	1,479
Benefits expected to be paid current year +1	695	2,000
Benefits expected to be paid current year +2	499	1,590
Benefits expected to be paid current year +3	508	2,307
Benefits expected to be paid current year +4	321	2,157
Benefits expected to be paid current year +5	339	2,353
Benefits expected to be paid current year +6 to +10	2,409	18,140
Duration in years	12.4	11.7

Notes to the consolidated financial statements

22. Provisions and other obligations (cont'd)

Sensitivity analysis

Assumptions adopted can have a significant effect on the obligations and expense for post retirement defined plans. The following table presents the sensitivity analysis of key assumptions.

EUR'000	Oct 31, 2018	Oct 31, 2017
	Defined benefit pension plans	Defined benefit pension plans
H. Sensitivity analysis		
Change in obligation		
Discount rate		
Impact of 0.5% increase in discount rate	(738)	(2,901)
Impact of 0.5% decrease in discount rate	837	3,208
Rate of increase in future compensation		
Impact of 0.5% increase in rate of increase in future compensation	531	4,086
Impact of 0.5% decrease in rate of increase in future compensation	(499)	(3,173)
Mortality rate		
Impact of 1 year increase of longevity	116	218

The 2018 and 2017 sensitivity information above is based on full actuarial valuations carried out by plan actuaries using the same data used to calculate the main results but with the relevant different assumptions.

For funded plans, 58% of the underlying assets are predominantly invested in bonds via bond investment funds. The assets are therefore matched to the liabilities to some extent but there is a mismatching risk due to exposure to other asset categories as well as differences in the duration of the assets relative to the benchmark used to measure the liabilities.

23. Other liabilities

EUR'000	Oct 31, 2018	Oct 31, 2017
Accrued costs (1)	73,295	23,016
Deferred income	1,302	1,722
Business taxes (2)	5,618	2,127
Accounts payable (3)	2,784	13,787
Salaries and social charges payable	35,969	32,400
Finance lease liability (5)	4,864	-
Other liabilities (4)	85,957	104,002
Total	209,789	177,054

- (1) Accrued costs consist of invoices to be received for services rendered from related (refer to Note 31) and third parties.
- (2) Business taxes consist of withholding and sales tax.
- (3) Accounts payable consist mainly of invoices to be paid for services rendered at year end from related (refer to Note 31) and third parties.
- (4) Other liabilities consist mainly of short-term transitory accounts.
- (5) Amounts detailed in Note 31.

Notes to the consolidated financial statements

24. Share based compensation

The Group offers share based compensation to certain employees. The RBC share based compensation scheme was introduced to Group's employees during the 2013 year end, as part of the alignment with RBC. This alignment was finalized during 2014.

Employee savings and share ownership plans

The RBC International Savings Program is an employee reward program that allows eligible participants an opportunity to build their savings through a deferral of a portion of their annual cash bonus and in return receive a matching company contribution (up to specified limits). In 2018, the Group contributed EUR 1,289 thousands, under the terms of these plans.

Deferred share plans

The Group offers performance deferred share award plans to certain employees, all of which vest at the end of three years. Awards under the plans are deferred in the form of deferred share units. A portion of the award under some plans can be increased or decreased up to 25%, depending on the total shareholder return of RBC compared to a defined peer group of global financial institutions. The value of the award paid will be equivalent to the original award, adjusted for dividends and changes in the market value of RBC's common shares at the time the award vests.

The Group offers a deferred share unit plan to executives and to certain key employees. Under these plans, the eligible person may receive all or a percentage of their annual variable short-term incentive bonus in the form of deferred share units. The cash value of the deferred share units is equivalent to the market value of RBC common shares when conversion takes place.

The Group's liabilities for the awards granted under the deferred share and other plans are measured at fair value, determined based on the quoted market price of our common shares. The following tables present RBCIS obligations under the deferred share and other plans, and the related compensation expenses (recoveries) recognized for the year.

Obligations under deferred share plans

	Oct 31, 2018			Oct 31, 2017		
	Units Granted during the year	Units outstanding at the end of the year		Units granted during the year	Units outstanding at the end of the year	
	Number granted (thousands)	Weighted average fair value EUR	Carrying amount EUR'000	Number granted (thousands)	Weighted average fair value EUR	Carrying amount EUR'000
Deferred share unit plans	23	67.00	3,679	24	63.34	3,712
Performance deferred share award plans	7	67.48	1,264	9	62.72	1,598
Total	30	67.11	4,943	33	63.17	5,310

Compensation expenses recognised under deferred share plans

EUR'000	For the year ended	
	Oct 31, 2018	Oct 31, 2017
Deferred share unit plan	1,948	2,335
Performance deferred share award plans	407	726
Total	2,355	3,061

Notes to the consolidated financial statements

25. Derivatives

The principal derivatives used by the Group are foreign exchange rate contracts; particular attention is paid to the liquidity of the markets and products in which the Group trades to ensure that there are no undue concentrations of activity and risk.

Exchange rate related contracts include over-the-counter forward foreign exchange contracts and currency swaps. A forward foreign exchange contract is an agreement to buy or sell a specified amount of foreign currency on a specified future date at an agreed rate. Currency swaps generally involve the exchange of interest payment obligations denominated in different currencies; the exchange of principal can be notional or actual.

a. Analysis by nature

EUR'000	Oct 31, 2018		Oct 31, 2017	
	Assets	Liabilities	Assets	Liabilities
Derivatives held for trading	482,339	437,109	348,699	313,145
Total	482,339	437,109	348,699	313,145

b. Detail of derivatives held for trading

The amount shown as foreign exchange derivatives represents the fair value of derivatives transactions entered with Group's clients where the position is closed with a third counterparty.

EUR'000	Oct 31, 2018				Oct 31, 2017			
	Notional amount		Assets	Liabilities	Notional amount		Assets	Liabilities
	To receive	To deliver			To receive	To deliver		
Foreign exchange derivatives	83,432,636	83,380,881	482,339	437,109	67,672,993	67,632,025	348,699	313,145

The term to maturity of the Group's derivatives is within one year.

26. Subscribed capital

By class of shares

EUR	Oct 31, 2018	Oct 31, 2017
Number of shares authorised	22,163,000	22,163,000
Number of shares issued and fully paid	22,163,000	22,163,000
Value per share	25	25
Outstanding as of beginning and end of the year	22,163,000	22,163,000

27. Fair value

The Group measures fair values in accordance with IFRS 13 'Fair Value Measurement', which defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The Group also uses a fair value hierarchy that categorises into three levels the inputs to valuation techniques used to measure fair value, which gives highest priority to quoted prices. (Please refer to accounting policy for details of fair value determination and hierarchy level).

Credit valuation adjustment (CVA)

Valuation adjustments are recorded for the credit risk of bank's derivative portfolios in order to arrive at their fair values. CVA takes into account our counterparties' creditworthiness, the current and potential future market-to-market of the transactions, and the effects of credit mitigants such as master netting and collateral agreements. CVA amounts are derived from estimates of exposure at default, probability of default, recovery rates on a counterparty basis, and market and credit factor correlations. Exposure at default is the amounts of expected derivative related assets and liabilities at the time of default, estimated through modeling using underlying risk factors. Probability of default and recovery rate is generally implied from the market prices for credit protection and credit ratings of the counterparty. Correlation is the statistical measure of how credit and market factors may move in relation to one another, if any. Correlation is estimated using historical data and market data where available.

a. Breakdown of fair value of financial instruments

The following table compares the carrying amount of financial instruments recognised at amortised cost to their estimated fair values.

EUR'000	Oct 31, 2018							
	Carrying amount	Fair value always approximates carrying value	Fair value may not approximate carrying value (4)	Total fair value	Fair value measurements using			Total
Level 1 (1)					Level 2 (2)	Level 3 (3)		
Financial assets								
Cash and balances with central banks	8,579,486	8,579,486	-	8,579,486	-	-	-	-
Loans and advances due from banks	6,825,424	6,075,312	750,112	6,825,424	-	750,112	-	750,112
Loans and advances to customers	1,299,342	844,108	455,234	1,299,342	-	455,234	-	455,234
Other financial assets	192,522	192,522	-	192,522	-	-	-	-
Total	16,896,774	15,691,428	1,205,346	16,896,774	-	1,205,346	-	1,205,346
Financial liabilities								
Due to banks	710,671	710,671	-	710,671	-	-	-	-
Customer borrowings and deposits	15,793,881	15,793,881	-	15,793,881	-	-	-	-
Other financial liabilities	209,789	209,789	-	209,789	-	-	-	-
Total	16,714,341	16,714,341	-	16,714,341	-	-	-	-

- (1) Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active markets for identical financial assets or financial liabilities.
- (2) Level 2 fair value measurements are those derived from quoted prices for similar instruments in an active market, or quoted market prices for identical or similar instruments in inactive markets, or values using models where the inputs are observable.
- (3) Level 3 fair value measurements are those derived from valuation techniques that include inputs for the financial asset or financial liability that are not based on observable market data (unobservable inputs).
- (4) Items classified as fair value not approximately carrying amounts are those greater than 3 months.

27. Fair value (cont.)

EUR'000	Carrying amount	Fair value always approximates carrying value	Fair value may not approximate carrying value	Total fair value	Oct 31, 2017			
					Fair value measurements using			
					Level 1	Level 2	Level 3	Total
Financial assets								
Cash and balances with central banks	5,598,263	5,598,263	-	5,598,263	-	-	-	-
Loans and advances due from banks	5,366,530	4,666,238	700,292	5,366,530	-	700,292	-	700,292
Loans and advances to customers	958,318	618,572	339,746	958,318	-	339,746	-	339,746
Other financial assets	169,986	169,986	-	169,986	-	-	-	-
Total	12,093,097	11,053,059	1,040,038	12,093,097	-	1,040,038	-	1,040,038
Financial liabilities								
Due to banks	690,120	690,120	-	690,120	-	-	-	-
Customer borrowings and deposits	13,334,880	13,334,880	-	13,334,880	-	-	-	-
Other financial liabilities	177,054	177,054	-	177,054	-	-	-	-
Total	14,202,054	14,202,054	-	14,202,054	-	-	-	-

b. Analysis of fair value of financial instruments

The following table provides an analysis of financial instruments that are measured at fair value subsequently to initial recognition at fair value, grouped into levels 1 to 3 based on the degree to which the fair value is observable.

EUR'000	Oct 31, 2018				Oct 31, 2017			
	Level 1	Level 2	Level 3	Total	Level 1	Level 2	Level 3	Total
Financial assets								
Financial investments	-	880,308	-	880,308	-	3,172,181	-	3,172,181
Derivatives	-	482,339	-	482,339	-	348,699	-	348,699
Total financial assets	-	1,362,647	-	1,362,647	-	3,520,880	-	3,520,880
Financial liabilities								
Foreign exchange contracts	-	437,109	-	437,109	-	313,145	-	313,145
Total financial liabilities	-	437,109	-	437,109	-	313,145	-	313,145

c. Transfer between level 1 and level 2 fair value hierarchy

No transfers between fair value hierarchy levels were made during 2017 to 2018.

d. Reconciliation of level 3 financial instruments

No reconciliation were made during 2017 to 2018 as the Bank has no level 3 financial instruments.

Notes to the consolidated financial statements

28. Financial assets and liabilities subject to offsetting, enforceable master netting arrangements and similar agreements

The following table presents the effects of offsetting and potential offsetting of financial assets and liabilities. For assets purchased under reverse repurchase agreements and securities borrowed, the Group holds highly rated securities as collateral. These securities can be offset in case of default of the borrower, but are not recognised on the balance sheet. For certain derivative counterparties Master Netting Agreements are in place that allow for netting in case of default. In addition, for certain counterparties, collateral is given or received. This collateral can be netted against derivative transactions in case of default.

EUR'000								Oct 31, 2018	
		Amounts subject to enforceable netting arrangements							
		Amount subject to master netting arrangement or similar agreements but do not qualify for offsetting on the balance sheet (1)							
Financial assets subject to offsetting, enforceable master netting arrangements and similar agreements		Gross amount of financial assets before balance sheet offsetting	Amount of financial liabilities offset on the balance sheet	Net amount of financial assets presented on the balance sheet	Impact of master netting agreement	Financial collaterals received (2)	Net amount	Amounts not subject to enforceable netting agreements	Total amount recognised on the balance sheet
Derivative assets		476,231	20,891	455,340	165,429	165,292	124,619	26,999	482,339
Other financial assets		-	-	-	-	-	-	17,777,082	17,777,082
Total		476,231	20,891	455,340	165,429	165,292	124,619	177,804,081	18,259,421

EUR'000								Oct 31, 2018	
		Amounts subject to enforceable netting arrangements							
		Amount subject to master netting arrangement or similar agreements but do not qualify for offsetting on the balance sheet (1)							
Financial liabilities subject to offsetting, enforceable master netting arrangements and similar agreements		Gross amount of financial liabilities before balance sheet offsetting	Amount of financial assets offset on the balance sheet	Net amount of financial liabilities presented on the balance sheet	Impact of master netting agreement	Financial collaterals pledged (3)	Net amount	Amounts not subject to enforceable netting agreements	Total amount recognised on the balance sheet
Derivative liabilities		438,070	20,891	417,179	165,429	218,991	32,759	19,930	437,109
Other financial liabilities		-	-	-	-	-	-	16,714,341	16,714,341
Total		438,070	20,891	417,179	165,429	218,991	32,759	16,734,271	17,151,450

(1) Financial collateral is reflected at fair value. The amount of financial instruments and financial collateral disclosed is limited to the net balance sheet exposure.

(2) Includes cash collateral of EUR 165,292 thousand.

(3) Includes cash collateral of EUR 218,991 thousand.

Notes to the consolidated financial statements

28. Financial assets and liabilities subject to offsetting, enforceable master netting arrangements and similar agreements (cont'd)

		Amounts subject to enforceable netting arrangements							
				Amount subject to master netting arrangement or similar agreements but do not qualify for offsetting on the balance sheet (1)					
Financial assets subject to offsetting, enforceable master netting arrangements and similar agreements	Gross amount of financial assets before balance sheet offsetting	Amount of financial liabilities offset on the balance sheet	Net amount of financial assets presented on the balance sheet	Impact of master netting agreement	Financial collaterals received (2)	Net amount	Amounts not subject to enforceable netting agreements	Total amount recognised on the balance sheet	
Derivative assets	327,904	16,562	311,342	122,121	3,574	185,647	37,357	348,699	
Other financial assets	-	-	-	-	-	-	15,265,278	15,265,278	
Total	327,904	16,562	311,342	122,121	3,574	185,647	15,302,635	15,613,977	

		Amounts subject to enforceable netting arrangements							
				Amount subject to master netting arrangement or similar agreements but do not qualify for offsetting on the balance sheet (1)					
Financial liabilities subject to offsetting, enforceable master netting arrangements and similar agreements	Gross amount of financial liabilities before balance sheet offsetting	Amount of financial assets offset on the balance sheet	Net amount of financial liabilities presented on the balance sheet	Impact of master netting agreement	Financial collaterals pledged (3)	Net amount	Amounts not subject to enforceable netting agreements	Total amount recognised on the balance sheet	
Derivative liabilities	314,057	16,562	297,495	122,121	50,579	124,795	15,650	313,145	
Other financial liabilities	-	-	-	-	-	-	14,202,054	14,202,054	
Total	314,057	16,562	297,495	122,121	50,579	124,795	14,217,704	14,515,199	

- (1) Financial collateral is reflected at fair value. The amount of financial instruments and financial collateral disclosed is limited to the net balance sheet exposure.
- (2) Includes cash collateral of EUR 3,574 thousand.
- (3) Includes cash collateral of EUR 50,579 thousand.

29. Risk management

a. Credit and Counterparty risk

Credit risk is defined as the risk of loss associated with a counterparty's potential inability or unwillingness to fulfil obligations on a timely basis. Credit risk may arise directly from the risk of default of a primary obligor (e.g. issuer, debtor, borrower or policyholder), or indirectly from a secondary obligor (e.g. guarantor, reinsurance) and/or through off-balance sheet exposures, contingent credit risk and/or transactional risk. Credit risk includes both loans and counterparty credit risk arising from trading activities. Exposure to credit risk occurs any time funds are extended, committed or invested through an actual or implied contractual agreement.

Counterparty Credit risk is the risk of potential financial loss arising from the failure of a counterparty or client with whom RBCIS Bank has entered into derivatives transactions, interbank (cash) placements, securities finance, cash securities or spot FX/precious metals transactions.

Overview

Our core business activity is custodian services to institutional investors around the world. Lending products offered are primarily supporting our custody client's activity. We act as an agent for our clients to settle securities trades on their behalf or as their agent in securities lending transactions. We have also committed lending to institutional clients for Capital Bridge financing purposes guaranteed by uncalled capital commitments of the underlying investors. Our core credit exposures originate from the Treasury activities in reinvestment of client cash through money market deposits and investments in high quality bonds mostly with Sovereigns, Sovereign Agencies and the RBC Group. Other credit exposures are client activity-driven related to temporary overdrafts; committed credit facilities granted to institutional clients; cash balances with our correspondents; foreign exchange derivatives contracts with custody and market clients.

Below is a summary of the key activities of RBCIS Bank that generate credit and counterparty risk:

- Treasury Activities - our Treasury function manages balance sheet in line with approved Treasury policies, which generally require investments in high quality sovereign debt or secured activity with global banks with high level of liquidity.
- Foreign Exchange - we offer to clients foreign exchange services (primarily FX swaps and forwards) to facilitate their global investment and share class currency hedging activities. The transactions are restricted to short term duration (less than one year). Accumulated client positions are offset in the market to minimize market risk. Both client and market activities are conducted within approved credit limits and daily settlement limits, security package is taken under the form of an ISDA agreement with a CSD or a CSA providing lien on clients' assets.
- Committed Lending and Overdrafts - we provide clients with secured committed or uncommitted credit facilities to facilitate clients' settlement of securities or bridge capital. The straight through processing of settling transactions in client accounts may result in temporary short cash positions. These temporary overdrafts are generally secured with a lien on the client's assets. The committed lending is undertaken to provide liquidity (bridge financing) between the capital calls. These commitments are secured with a lien over the uncalled capital of the underlying investors.

Governance and Policies

The Board of Directors has final responsibility with respect to credit risk matters, directly or through delegation to the Risk Committee reporting to the Board of Directors. Responsibilities include:

- Shaping and influencing Risk Conduct; approving Risk Appetite;
- Ensuring that management has in place frameworks, policies, processes and procedures to manage credit risk (including approval authority for Credit Risk Framework and key enterprise-wide credit risk policies), and evaluating the organization's effectiveness in managing credit risk;
- Approving credit risk limits, delegating approval authorities to management and approving credit transactions in excess of management's authorities
- Reviewing credit reporting, stress testing, significant exposures and exceptions to limits.

29. Risk management (cont'd)

The Board of Directors takes guidance and Positive Advice and Counsel from Group Risk Management and the RBC I&TS Credit Risk Committee, which is an Executive Committee that provides oversight of credit risk for RBC I&TS, and in particular provides positive advice, strategic direction and broad guidance in order to manage all material credit risks.

Key tenets of the RBC and RBC IS Bank Credit Risk Management Frameworks / governance are as follows:

Credit Risk Approval Authorities

Approval of Credit Transaction: The Board of Directors, through its Risk Committee, delegates credit risk approval authorities to the Chief Risk Officer / Executive Committee. Credit transactions in excess of these authorities must be approved by the Risk Committee. To facilitate day-to-day business operations, RBCIS Bank Chief Risk Officer has been empowered to further delegate credit risk approval authorities to individuals within GRM as necessary. These controls are further supported by processes embedded within systems and in place in operations centres to ensure that appropriate approvals have been obtained before funds are advanced.

Approval of Credit Products and Services: RBC's products are subject to robust risk review and approval processes. New, amended and existing products must be reviewed relative to all risks in RBC's risk pyramid, including credit risk. Approval authorities are set out in RBC's Product Risk Review and Approval Policy. The level of approval authority required increases as the level of risk increases.

Credit Risk Limits

Risk Appetite and credit risk limits are set by the Board of Directors to enable RBCIS Bank to protect the bank from an unacceptable level of earnings volatility while supporting business opportunities and objectives. Risk limits take into account both regulatory constraints and internal risk management analysis and judgement.

Credit Risk Policies

RBC's enterprise-wide credit risk policies are developed, communicated and maintained by GRM's Enterprise Risk Policy Group. These policies set out the minimum requirements for the prudent management of credit risk in a variety of transactional and portfolio management contexts. These enterprise-wide credit risk policies may be supplemented by counterparty credit risk policies and business-specific credit risk policies, procedures or standards, developed by either GRM or particular business areas. In this context, RBCIS Bank has implemented specific additional policies and procedures that specify Bank specific limits, authorities and processes.

Credit Risk Processes and Tools

Credit Risk Identification and Assessment: RBC has developed robust and comprehensive systems, processes and tools to support the identification and assessment of credit risk suited to the size, nature and complexity of the exposure. This leverages on:

- Mandatory Use of Credit Risk Rating and Scoring Systems,
- Consistent Credit Risk Assessment Criteria, and
- Standard Content Requirements in Credit Application Documents.

Credit Risk Mitigation: RBC has a detailed process around credit adjudication, which is integral to the management and mitigation of credit risk. In addition, RBC seeks to reduce its exposure to credit risk through a variety of means, including:

- **Structuring of Transactions:** A variety of credit policies and procedures set out requirements for the structuring of transactions. Risk mitigant elements in that regard include loan-to-value requirements, repayment terms, covenants, etc. Standardized provisions and documents assist in ensuring that these are clear and have legal force. Product-specific guidelines set out appropriate product structuring and client criteria;
- **Collateral Security:** Having borrowers or third parties pledge collateral to RBC as security when advancing credit protects RBC's interests in case of default. The extent of risk mitigation provided by collateral depends on the type and quality of the collateral taken. Specific requirements relating to collateral security (e.g. acceptable types, environmental and social due diligence, documentation and registration requirements, etc.) and the impact on capital (e.g. through LGD rates) are captured in policies and procedures.

29. Risk management (cont'd)

- **Credit Risk Mitigation Techniques:** RBC uses a variety of techniques to reduce credit risk or transfer it to third parties. These techniques include sales or participations, guarantees, insurance and credit derivatives.

Credit Risk Monitoring: As credit exposures and/or a client's ability to repay may change over time, ongoing monitoring and specific review processes are undertaken by the businesses in partnership with GRM.

Credit Deterioration: Problem Loan Management Processes: where review and monitoring activities identify potential problem loans, these portfolios, borrowers and facilities are actively managed.

Allowances and Provisioning for Credit Losses: RBC maintains an allowance for credit losses at an appropriate level to cover expected credit losses in the portfolio as well as losses consistent with the requirements for IFRS 9. The RBC Enterprise Policy on Credit Provisioning Methodologies sets out the minimum requirements for the methodologies, and responsibilities in establishing and maintaining an appropriate level of allowance for credit losses.

Credit Risk Reporting: GRM provides a number of enterprise level credit-risk reports to RBC senior management and the Board of Directors (Risk Committee) to ensure that changes in our credit risk profile are highlighted to enable appropriate actions to be taken, if necessary.

Credit Risk Measurement Methodologies

A variety of methodologies are used to measure and quantify credit risk, and outline and document the underlying assumptions, approaches, management considerations and responsibilities.

- **Measurement of RBC's Expected Credit Loss.**
Expected Loss represents those losses that are statistically expected to occur as a result of conducting business. RBC has developed methodologies to calculate expected loss and continually reviews its assumptions and data inputs to accurately estimate this on an ongoing basis. For RBC and RBCIS Bank, the key credit risk rating parameters (risk measures) used to measure and monitor RBCIS Bank's exposure to expected loss are:
 - Probability of Default (at the borrower level);
 - Loss Given Default (at the facility level, based on a facility's estimated loss in the event of default); and
 - Exposure at Default (represents the expected level of usage of the credit facility when the default occurs).

Notes to the consolidated financial statements

29. Risk management (cont'd)

i. Credit risk exposure

Maximum exposure to credit risk

The following tables contains analysis of the credit risk exposure of financial instruments for which an ECL allowance is recognised. The gross carrying amount of financial assets below also represents the Group's maximum exposure to credit risk on these assets.

Maximum credit exposure covers counterparty risk in the consolidated balance sheet and the off balance sheet.

ECL Staging – Cash and balances with central banks

EUR'000				Oct 31, 2018
	Stage 1 12 – month ECL	Stage 2 Lifetime ECL	Stage 3 Lifetime ECL	Total
Investment grade	8,579,487	-	-	8,579,487
Non-Investment grade	-	-	-	-
Impaired	-	-	-	-
Gross Carrying amount	8,579,487	-	-	8,579,487
Loss allowance	-	-	-	-
Carrying amount at 31 October 2018	8,579,487	-	-	8,579,487

ECL Staging – Loans and advances to banks

EUR'000				Oct 31, 2018
	Stage 1 12 – month ECL	Stage 2 Lifetime ECL	Stage 3 Lifetime ECL	Total
Investment grade	6,676,460	-	-	6,676,460
Non-Investment grade	148,965	-	-	148,965
Impaired	-	-	-	-
Gross Carrying amount	6,825,425	-	-	6,825,425
Loss allowance	-	-	-	-
Carrying amount at 31 October 2018	6,825,425	-	-	6,825,425

ECL Staging – Loans and advances to customers

EUR'000				Oct 31, 2018
	Stage 1 12 – month ECL	Stage 2 Lifetime ECL	Stage 3 Lifetime ECL	Total
Investment grade	1,271,227	-	-	1,271,227
Non-Investment grade	28,364	-	-	28,364
Impaired	-	-	-	-
Gross Carrying amount	1,299,591	-	-	1,299,591
Loss allowance	(249)	-	-	(249)
Carrying amount at 31 October 2018	1,299,342	-	-	1,299,342

ECL Staging – Investment securities at FVOCI

EUR'000				Oct 31, 2018
	Stage 1 12 – month ECL	Stage 2 Lifetime ECL	Stage 3 Lifetime ECL	Total
Investment grade	880,340	-	-	880,340
Non-Investment grade	-	-	-	-
Impaired	-	-	-	-
Default other receivables	-	-	-	-
Gross Carrying amount	880,340	-	-	880,340
Loss allowance	(32)	-	-	(32)
Carrying amount at 31 October 2018	880,308	-	-	880,308

29. Risk management (cont'd)

ECL Staging – Off Balance sheet

EUR'000				Oct 31, 2018
	Stage 1 12 – month ECL	Stage 2 Lifetime ECL	Stage 3 Lifetime ECL	Total
Investment grade	690,694	-	-	690,694
Non-Investment grade	72,964	-	-	72,964
Impaired	-	-	-	-
Total	763,658	-	-	763,658
Loss allowance	(52)	-	-	(52)
Balance at 31 October 2018	763,606	-	-	763,606

Exposure by counterparty type

Category of counterparty type	Oct 31, 2018		Oct 31, 2017	
	In EUR'000	In %	In EUR'000	In %
Financial Institutions	7,780,354	41.17	7,616,088	46.18
Governments and Supranational	7,462,063	39.49	7,003,276	42.46
Investment Funds	3,655,274	19.34	1,873,644	11.36
Total	18,897,691	100.00	16,493,008	100.00

Exposure by geographical region

Geography	Oct 31, 2018		Oct 31, 2017	
	In EUR'000	In %	In EUR'000	In %
European Union	10,400,971	55.04	10,537,372	63.89
Asia	67,580	0.36	135,328	0.82
North America	3,938,108	20.84	3,434,085	20.82
Rest of Europe	4,481,343	23.71	1,983,404	12.03
Central and Latin America	5,434	0.03	7,718	0.05
Others	4,255	0.02	395,101	2.40
Total	18,897,691	100.00	16,493,008	100.00

ii. Allowance for credit loss

The following tables following tables reconcile the opening and closing for financial assets at amortised cost and FVOCI by stage. Reconciling items include the following:

- Transfers between stages, which are presumed to occur before any corresponding remeasurement of the allowance.
- Purchases and originations, which reflect the allowance related to assets newly recognized during the period, including those assets that were derecognized following a modification of terms.
- Derecognitions and maturities, which reflect the allowance related to assets derecognized during the period without a credit loss being incurred, including those assets that were derecognized following a modification of terms.
- Remeasurements, which comprise the impact of changes in model inputs or assumptions, including changes in forward-looking macroeconomic conditions; and partial repayments and changes in the measurement following a transfer between stages; and unwinding of the time value discount due to the passage of time.
- During the twelve months ended October 31, 2018, there were no significant changes to the models used to estimate expected credit losses.
- Expected credit losses on debt securities at FVOCI are not separately recognized on the balance sheet as the related securities are recorded at fair value. The cumulative amount of credit losses recognized in profit or loss is presented in Other components of equity.
- ECL on cash and balances with central banks and ECL on loans and advances to banks are less than one thousand Euros.

Notes to the consolidated financial statements

29. Risk management (cont'd)

EUR'000	Oct 31, 2018			
	Balance at beginning of Period	Provisions for Credit Losses	Exchange Rate & Other	Balance at end of Period
Allowance for Credit Losses:				
Loans at Amortised Cost	286	(36)	(1)	249
Other Assets	2	144	-	146
Other Liabilities – Off Balance Sheet Commitments	35	18	(1)	52
Subtotal	323	126	(2)	447
Other Comprehensive Income:				
Investment Securities at FVOCI	105	(72)	(1)	32
Total	428	54	(3)	479

Allowance for credit loss - Loans and advances to customers

EUR'000	Oct 31, 2018			
	Stage 1 12 – month ECL	Stage 2 Lifetime ECL	Stage 3 Lifetime ECL	Total
Loss allowance as at 1 Nov 2017	286	-	-	286
Provisions for credit losses:				
Model changes	-	-	-	-
Transfers in (out) to Stage 1	-	-	-	-
Transfers in (out) to Stage 2	-	-	-	-
Transfers in (out) to Stage 3	-	-	-	-
Originations	220	-	-	220
Derecognitions and maturities	(91)	-	-	(91)
Remeasurements	(165)	-	-	(165)
Write-offs ²	-	-	-	-
Recoveries	-	-	-	-
Others	(1)	-	-	(1)
Balance at end of the year	249	-	-	249

29. Risk management (cont'd)

Allowance for credit loss – Investment securities at FVOCI ⁽¹⁾

EUR'000				Oct 31, 2018
	Stage 1 12 – month ECL	Stage 2 Lifetime ECL	Stage 3 Lifetime ECL	Total
Loss allowance as at 1 Nov 2017	105	-	-	105
Provisions for credit losses:				
Model changes	-	-	-	-
Transfers in (out) to Stage 1	-	-	-	-
Transfers in (out) to Stage 2	-	-	-	-
Transfers in (out) to Stage 3	-	-	-	-
Originations	10	-	-	10
Derecognitions and maturities	(42)	-	-	(42)
Remeasurements	(40)	-	-	(40)
Write-offs	-	-	-	-
Recoveries	-	-	-	-
Others	(1)	-	-	(1)
Balance at end of the year	32	-	-	32

- (1) Expected credit losses on debt securities at FVOCI are not separately recognized on the balance sheet as the related securities are recorded at fair value. The cumulative amount of credit losses recognized in profit or loss is presented in Other components of equity.

Collateral management

The Group policies foresee granting confirmed credit facilities only to custody clients and only on a secured basis (i.e. with a pledge on existing and future assets). In addition, reverse repos as well as some money market placements and derivative transactions are also performed on a collateralised basis.

The collateral received represents cash or the fair value of debt and equity instruments held against counterparty exposures. Debt collateral received are highly rated corporate and government bonds.

The Group's policies regarding obtaining collateral have not significantly changed during the reporting period and there has been no significant change in the overall quality of the collateral held by the Group since the prior year.

Collateral and other credit enhancements obtained by taking possession of collateral held

There were no collateral, or other credit enhancements, obtained by taking possession of collateral held due to a default in 2018 and 2017.

Collateral received

There was no collateral received which could be sold or repledged in 2018 and 2017.

29. Risk management (cont'd)

b. Market risk

Market Risk is the impact of market prices upon the financial condition of the firm. This includes potential gains or losses due to changes in market determined variables such as interest rates, credit spreads, equity prices, commodity prices, foreign exchange rates and implied volatilities.

Market risk can be exacerbated by thinly-traded or illiquid markets. For an overview of Market Risk sub-risks, please refer to the RBC Enterprise Market Risk Framework.

Overview

The different business areas within RBCIS Bank with a contribution to Market risk are:

- Cash and Liquidity Management - This business holds an inventory of institutional, supranational, government and financial (covered) bonds and is sensitive to credit spread risk and – to a lesser extent – to interest rate risk. The portfolio has a relatively short duration, high credit quality and is used to manage RBCIS Bank's liquidity. Treasury investments are made in the banking book in accordance with the Investment Policy approved by the Board. The policy permits investment of assets in a prudent manner that avoids undue risk of loss while earning a reasonable rate of return.
- Forex exchange services - which are incidental to supporting clients' needs. Limited intraday FX positions and very small overnight positions are authorised to allow for residual small client trades to be aggregated intraday and placed through professional market counterparties. Limits are established based on the volumes and currency volatility by trading location. These positions are monitored tightly on a daily basis by the Market Risk Unit in Risk Management. No speculative trading positions are allowed. RBCIS Bank's policy is to avoid market risk, and proprietary trading activities are not part of the strategy given the current risk appetite. Therefore there is no material exposure to market risk in the RBCIS Bank's Trading book.
- In addition, from time to time, operational events for securities transactions may cause RBCIS to hold relatively small short-term positions; these are then typically liquidated in an orderly fashion. The risk inherent in these positions is kept to a minimum as they are liquidated or hedged at the earliest possible time. These positions are captured by the operational risk processes.

Governance and Policies

RBCIS Bank's Market risk appetite is set and reviewed by the RBCIS Bank Board. RBCIS Bank has a range of limits in place covering the risk measurement metrics noted above. All limits set by RBCIS Bank are consistent with the stated risk appetite. In addition to the RBCIS Bank Board approved limits, operational limits can also be set at the RBCIS Bank CRO level. Exposures are also limited by the RBC Group limit structure.

The Market risk management function produces daily reports for the business and senior management detailing RBCIS Bank's Market risk profile against limits, as well as monthly summary reports to the RBCIS Bank Board of Directors (or its risk Committee) and the RBCIS Bank Executive Committee (ExCo).

Breaches of Board limits are reported to the Risk Committee of the RBCIS Bank Board and the RBCIS Bank Executive Committee (ExCo) at its next meeting. Excesses to Operational limits are reported to the RBCIS Bank ExCo.

The following policies and frameworks apply at the level of RBCIS Bank:

- RBC Enterprise Market Risk Framework;
- RBCIS Bank Addendum to RBC Market Risk Framework;
- RBC Enterprise Model Risk Policy;
- RBCIS Bank Addendum to RBC Enterprise Model Risk Policy;
- RBCIS Bank Interest Rate Risk in the Banking Book (IRRBB) Policy.

29. Risk management (cont'd)

Market Risk – Specific Aspects

i. Market risk measures – Non trading banking activities

Through its non-trading activities, such as deposit taking and reinvestment of its funds, the Group has exposure to market risks, including interest rate risk and credit spread risk. The Group's global structure and activities also give rise to structural foreign exchange risk.

ii. Interest rate risk in the Banking Book ("IRRBB")

Interest Rate Risk of the Banking Book ("IRRBB") refers to the current or prospective risk to the bank's capital and earnings arising from adverse movements in interest rates that affect the bank's banking book positions. When interest rates change, the present value and timing of future cash flows change. This in turn changes the underlying value of a bank's assets, liabilities and off-balance sheet items and hence its economic value (EVE).

Changes in interest rates also affect a bank's earnings by altering interest rate-sensitive income and expenses, affecting its net interest income (NII). Excessive IRRBB can pose a significant threat to a bank's current capital base and/or future earnings if not managed appropriately.

The IRRBB policy defines the management standards and approved limits within which risks to net interest income over a 12-month horizon, and the economic value of equity, are to be contained.

Objectives of the IRRBB Policy

RBCIS Bank Interest Rate Risk in the Banking Book Policy defines the following Interest Rate Risk objectives:

- To preserve RBCIS Bank 'safety and soundness by limiting the vulnerability of EVE and NII to adverse interest rate movements. Since some degree of IRR is inherent to the banking business, total or concurrently elimination of either NII risk or value risk is not practical.
- To protect RBCIS Bank's ability to pursue its core business strategies by addressing creditor concerns and regulatory requirements. This objective implies a requirement to manage IRR in a prudent and professional manner.
- To improve current and future earnings in a cost-effective manner within the constraints of the first two objectives.
- To favour the management of Value Risk over NII Risk, subject to the constraints of the risk limits specified in this policy and the first two objectives. EVE Risk management is favoured because it is a more comprehensive, longer-term economic measure of interest rate risk, while NII Risk is an accounting-income based measure and provides no insight into IRR inherent in a balance sheet beyond a certain measurement horizon.
- To operate within the risk limits allocated to RBCIS Bank and specified in this policy in order to manage the day to day operations, taking into account the constraints of its processes and risk measurement capabilities, while adhering to other applicable frameworks, policies, and standing orders which cover, on a standalone basis, specific risk aspects of RBCIS Bank's balance sheet.

RBCIS Bank follows the regulatory requirements as set out by the BCBS principles and the European Banking Authority (EBA)/GL/2015/08 guidelines on the management of interest rate risk arising from non-trading activities.

RBCIS Bank's philosophy is to manage the IRR of the non-trading balance sheet while taking into consideration all components of IRR. RBCIS Bank may implement risk management strategies for managing the structural balance sheet risk positions. Such risk positions, if taken, will be taken within limits allocated.

RBCIS Bank ALCO will monitor and direct risk positioning within delegated authorities given to the Treasurer of RBCIS Bank. Interest rate risk reports are reviewed regularly by RBCIS Bank ALCO, ExCo, risk management and the Board of Directors.

29. Risk management (cont'd)

Interest Rate Risk measurement performed by RBCIS Bank Corporate Treasury are including:

Activity / Process	Service Level
Monthly Reporting	<ul style="list-style-type: none"> Value Risk and NII Risk exposures under an instantaneous up / down 100 basis points rate change as outlined in the EBA guideline (IRRBB 2); Change in economic value resulting from calculating the outcome of the standard shock, as referred to in Article 98(5) of Directive 2013/36/EU and in the IRRBB guideline (IRRBB 5); Measurement of the IRR sensitivity under different stress test scenarios for potential changes in the level and shape of the interest rate yield curve as outlined in the EBA guideline (IRRBB 3).
Quarterly Reporting	<ul style="list-style-type: none"> Contribution to the update of the quantitative and qualitative sections of the IRRBB template as part of the supervisory STE.
Semi Annual Reporting	<ul style="list-style-type: none"> Contribution to the update of the quantitative and qualitative section of the IRRBB CSSF regulatory reporting.
Annual Reporting	<ul style="list-style-type: none"> Annual supervisory stress-test exercise on IRRBB launched by the ECB and subsequent quality assurance process as an input to the SREP; Annual ICAAP review with the inclusion of a 3 year projection of the Pillar II capital charge on IRRBB and a description of the tools used to perform the iteration; Other annual supervisory requirements including qualitative/quantitative assessments in the context of the SREP.

The Interest Rate Risk Limits are recommended annually by the RBCIS Bank ALCO and Exco for approval by RBCIS Bank's Board of Directors.

The Value and NII Risk exposure will be managed such that an instantaneous up or down 100 basis point rate change will not cause a loss of Value or NII greater than approved limits.

Moreover the maximum loss under a supervisory standard shock of 200 basis point on the Economic Value of Equity (EVE) can only account for up to at 15% of RBCIS Bank's Solo own funds.

Internal stress testing including hypothetical, historical and single risk factors scenarios are produced monthly as part of the IRRBB report and the maximum loss can only account for up to 15% of RBCIS Bank's Solo own funds. In addition to internal stress testing, 6 standardized IRRBB scenario for EVE risk calculations as prescribed by the BCBS are produced monthly.

The following table provides the potential before-tax impact of an instantaneous up or down 100 basis point rate on net interest income and Economic Value of Equity and a supervisory standard shock of 200 basis point rate on the Economic Value of Equity of the Group's ALM portfolio.

In line with Pillar 3 disclosure requirements – consolidated and enhanced framework issued by the Basel Committee on Banking Supervision, further information can be retrieved under the Pillar 3 disclosure published on the internet site of the Bank.

EUR million	Oct 31, 2018		Oct 31, 2017	
	up 100 bps	down 100 bps	up 100 bps	down 100 bps
Economic value of equity risk	16,6	(7,3)	2	(4,7)
Net interest income risk	30	(8,6)	20,6	(4,7)

EUR million	Oct 31, 2018		Oct 31, 2017	
	up 200 bps	down 200 bps	up 200 bps	down 200 bps
Economic value of equity risk	18,6	(11,3)	(6,6)	1
As % of Available Capital	15%	9%	4%	0%

Notes to the consolidated financial statements

29. Risk management (cont'd)

The following table provides a breakdown of financial assets and financial liabilities by the earlier of their remaining maturity or their rate reset date. The table does not incorporate Management's expectation of future events where expected repricing or maturity dates differ significantly from the contractual dates.

EUR'000							Oct 31, 2018
	Immediately interest rate sensitive	Within 3 months	Between 3 and 12 months	Between 1 and 5 years	After more than 5 years	Non rate sensitive	Total
Financial assets							
Cash and balances with central banks	8,582,105	-	-	-	-	(2,619)	8,579,486
Loans and advances due from banks	930,814	5,133,234	700,184	50,000	112	11,080	6,825,424
Loans and advances to customers	683,777	395,341	213,005	262	-	6,957	1,299,342
Financial investments	-	826,413	53,505	-	-	390	880,308
Derivatives	482,339	-	-	-	-	-	482,339
Other assets	-	-	-	-	-	192,522	192,522
Total financial assets	10,679,035	6,354,988	966,694	50,262	112	208,330	18,259,421
Liabilities							
Due to banks	701,671	-	-	-	-	9,000	710,671
Customer borrowings and deposits	15,787,942	-	-	-	-	5,939	15,793,881
Derivatives	437,109	-	-	-	-	-	437,109
Other liabilities	-	-	-	-	-	209,789	209,789
Total financial liabilities	16,926,722	-	-	-	-	224,728	17,151,450

Net position

	Immediately interest rate sensitive	Within 3 months	Between 3 and 12 months	Between 1 and 5 years	After more than 5 years
On balance sheet sensitivity gap	(6,247,687)	6,354,988	966,694	50,262	112

29. Risk management (cont'd)

EUR'000							Oct 31, 2017
Financial assets	Immediately interest rate sensitive	Within 3 months	Between 3 and 12 months	Between 1 and 5 years	After more than 5 years	Non rate sensitive	Total
Cash and balances with central banks	5,599,580	-	-	-	-	(1,317)	5,598,263
Loans and advances due from banks	664,797	3,987,161	600,180	100,000	112	14,280	5,366,530
Loans and advances to customers	635,333	101,203	129,375	70,579	-	21,828	958,318
Financial investments	-	2,339,601	134,881	688,259	-	9,440	3,172,181
Derivatives	348,699	-	-	-	-	-	348,699
Other assets	-	-	-	-	-	169,986	169,986
Total financial assets	7,248,409	6,427,965	864,436	858,838	112	214,217	15,613,977
Liabilities							
Due to banks	687,191	-	-	-	-	2,929	690,120
Customer borrowings and deposits	13,302,663	-	-	-	-	32,217	13,334,880
Derivatives	313,145	-	-	-	-	-	313,145
Other liabilities	-	-	-	-	-	177,054	177,054
Total financial liabilities	14,302,999	-	-	-	-	212,200	14,515,199

Net position

	Immediately interest rate sensitive	Within 3 months	Between 3 and 12 months	Between 1 and 5 years	After more than 5 years
On balance sheet sensitivity gap	(7,054,590)	6,427,965	864,436	858,838	112

iii. Non-trading Foreign exchange rate risk

Foreign exchange rate risk is the potential adverse impact on earnings and economic value due to changes in foreign currency rates. The Group's revenue, expenses and income denominated in currencies other than EURO are subject to fluctuations as a result of changes in the value of the average EURO relative to the average value of those currencies. The Group's net exposure to foreign exchange risk is not material as it is the bank's policy not to maintain material open currency positions.

29. Risk management (cont'd)

c. Liquidity risk

Liquidity risk is the risk that the Group may be unable to generate or obtain sufficient liquidity or its equivalent in a timely and cost-effective manner to meet its commitments as they fall due.

i. Liquidity risk management

The Group's consolidated balance sheet structure has inherently low liquidity risk; the principal source of funding, demand deposits, is matched against short-term investments and available liquidity buffers. RBCIS Bank monitors the composition of its deposit base with respect to liquidity risk.

The Bank has in place a robust liquidity risk management framework enabling to maintain a solid Liquidity Risk Profile and complies with regulatory limits alongside internal limits and control framework. The Bank holds substantial high quality securities that are prudently valued and maintains sufficient levels of funding, with all illiquid assets funded for greater than 1 year. Funding derives primarily from stable sources in a sector that has significant barriers to facilitate withdrawals of deposits in the short term. Moreover the Bank has not received any central Bank support (either directly or indirectly) and is not reliant on incremental group liquidity in the event of a liquidity crisis.

The liquidity risk management of RBCIS Bank is adequate. The development of relevant indicators, such as liquidity position combined with survival period, client deposits trend, value of unencumbered assets, daily LCR and NSFR prediction under stress test are monitored consistently by the Bank., the survival period, daily LCR and NSFR prediction under stress test are monitored consistently by the Bank. The amount and composition of liquidity buffers at 31 October 2018 and 2017 are adequate and enable the Bank to be able to continue to meet its payment obligations both under normal and stress conditions on a present and prospective basis. RBCIS Bank complies structurally with internal and external requirements, including standards for maintaining healthy balance sheet.

RBCIS Bank Corporate Treasury team has ultimate responsibility to produce the ILAAP on an annual basis to summarize the key liquidity risks it faces. The results of this exercise are used to inform Senior Management and the independent non-executives of the risks being run in RBCIS Bank and the material controls that are in place to manage them. RBCIS Bank's risk appetite is informed by the ILAAP.

ii. Liquidity Stress Testing

RBCIS Bank Corporate Treasury runs stress tests on a daily basis. European regulation requires liquidity stress testing to consider at least 3 scenarios consisting of a market shock, an idiosyncratic shock and a combined shock scenario. For the purposes of the Daily Liquidity Stress Test, three stress scenarios covering these requirements are used to highlight potential areas of weakness within the liquidity profile of the entity, RBC (Parent) Specific, Country/Region Eurozone Crisis and a combined RBC Specific/ Country/Region Eurozone Crisis. RBCIS Bank stress tests includes an analysis of cash-flow, the evolution of the liquidity position, the predictability of the LCR and Net Stable Funding Ratio (NSFR), as well as considering balance sheet, and solvency assumptions across all future time buckets. RBCIS's stress methodology also calculates the impact of an intraday liquidity stress focused on the three first days of the stressed period. The net liquidity buffer available same day is calculated. All assets encumbered against this risk are excluded from the calculation, reflecting the continuing need to use these to mitigate the Intraday risk. This stress test allows RBCIS to conclude whether the liquidity buffer is of sufficient volume to combat an intraday stress.

In addition to stress-testing activities that assess the impact of certain assumptions on its liquidity position, the Bank also performs reverse stress-testing assessments. These assessments start from the identification of the pre-defined outcome to challenge the comprehensiveness and conservatism of the ILAAP framework assumptions.

29. Risk management (cont'd)

iii. Liquidity Risk Fund Transfer Pricing and Liquidity Contingency Plan

The Liquidity Risk Fund Transfer Pricing Policy evaluates the Bank's balance sheet for the terms and rates at which RBCIS Bank's excess funds can be placed with other RBC entities after taking into consideration the liquidity value of its deposits and the liquidity requirements of its assets; and the value of, and compensation for, any excess liquidity that remains after accounting for these placements.

RBCIS Bank maintains a well-developed and robust set of protocols related to liquidity contingency planning. The Liquidity Contingency Plan describes the action plan for maintaining RBCIS Bank ability to fulfil commitments under stress conditions. The plan is developed by assessing the impact of a stress event on RBCIS Bank's liquidity profile, and identifying recovery actions that could be undertaken to restore liquidity levels to be within the stated Risk Appetite.

The plan includes a menu of liquidity options and an approach for assessing, monitoring and reporting crises stages, including explicit escalation procedures and authorities. The Liquidity Contingency Plan can be activated in conjunction with the initiation of the Recovery Plan or to respond to sudden and material changes in liquidity conditions.

iv. Funding plan

As to the annual funding plan, RBCIS Bank has performed a back testing of the 2017 plan, i.e. the projection build last year compared to that actuals as at end October 2018 supplemented by a 3 year projection of the Balance Sheet extended with a projection of LCR and NSFR under a normal business conditions and under the worst ILAAP stress test to evidence that RBCIS Bank continues to maintain appropriate liquidity resources.

The funding plan is primarily driven by the prospective three years strategic plan prepared by RBCIS Bank's CFO office approved by the Board of Directors.

RBCIS Bank Corporate Treasury, Group Risk Management (GRM), and Treasury and Market Services (TMS), perform ongoing monitoring of market developments, looking for early warning signals and risk indicators to assess the potential for a change in liquidity conditions and, when in a crisis situation, to determine if a change in crisis stage is warranted. The status of the selected indicators as well as utilization of risk limits are monitored along with expected trends on an on-going basis and tracked in a Liquidity Scorecard which is reviewed quarterly by ALCO and LCT to support the decision for activating the liquidity crisis plans or moving from one crisis stage to another.

The ALCO oversees liquidity risk management, monitoring liquidity against approved limits. ALCO reviews the Liquidity Limits Document, the Liquidity Risk Policy, the Liquidity Risk Management Framework, the Pledging Policy and the Liquidity Contingency Plan and provides recommendations for approval to the Board of Directors. RBCIS Bank Corporate Treasury delegates responsibility for the maintenance of the Liquid Asset Buffer to RBCIS Bank TMS in line with directions and constraint outlined in the Investment Policy owned by RBCIS Bank Corporate Treasury. Liquidity measures are reviewed by ALCO, ExCO and by the Board of Directors.

29. Risk management (cont'd)

v. Internal and regulatory reporting

A suite of internal and regulatory reports are produced by RBCIS Corporate Treasury to inform both internal and external stakeholders of changes in the liquidity risk profile of the Bank.

Liquidity Risk limits including internal and regulatory metrics are set for RBC IS Bank and its affiliates including RBC IS Bank France S.A., RBC IS Bank Zurich Branch and RBC IS Bank Hong-Kong. RBC IS Bank and its affiliates will comply with any applicable limits or other requirements as defined in the Enterprise frameworks, policies and regulatory requirements.

The limits are consistent with the liquidity indicators and early warning indicators set out in the Liquidity Contingency Plan and are aligned with the regulatory recommendations. Liquidity limits are primarily set as Board limits and are the expression of the Risk Appetite.

The Group applies a minimum LCR and NSFR requirements of 100% to be consistent with the Enterprise-wide liquidity framework and OSFI's requirement. The Group manages the LCR and NSFR based on the following limit structure:

Level	Limit	Exceptional approval authority
Board Limit	105%	Board, exceptions below 105% down to 100%
Operational Limit	107%	RBC IS Bank CRO and CFO, exceptions below 107% down to 105%
Desk Limit	110%	RBC IS Bank Corporate Treasurer, exceptions below 110% down to 107%

vi. Maturity analysis for financial assets and liabilities

The following table analyses the Group's non-derivative financial assets and liabilities and net settled derivative financial assets and liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

Notes to the consolidated financial statements

29. Risk management (cont'd)

Non-derivative financial assets and financial liabilities

EUR'000						Oct 31, 2018
	Breakdown of contractual cash flows					
Non derivative financial assets	At sight and on demand	Due within 3 months	Due between 3 and 12 months	Due between 1 and 5 years	Due after more than 5 years	Total
Cash and balances with central banks	8,579,439	-	-	-	-	8,579,439
Loans and advances due from banks	1,994,831	4,082,808	699,789	50,081	112	6,827,621
Loans and advances to customers	660,438	417,478	222,235	262	-	1,300,413
Financial investments	-	605,259	115,539	161,167	-	881,965
Other financial assets	46,137	141,480	2,550	2,126	229	192,522
Total non derivative financial assets	11,280,845	5,247,025	1,040,113	213,636	341	17,781,960
Non derivative financial liabilities						
Due to banks	682,661	8,632	-	-	-	691,293
Customer borrowings and deposits	15,808,752	4,551	-	-	-	15,813,303
Other financial liabilities	78,677	128,091	1,664	1,153	204	209,789
Total non derivative financial liabilities	16,570,090	141,274	1,664	1,153	204	16,714,385

Net position

EUR'000						Oct 31, 2018
	At sight and on demand	Due within 3 months	Due between 3 and 12 months	Due between 1 and 5 years	Due after more than 5 years	
Net liquidity gap	(5,289,245)	5,105,751	1,038,449	212,483	137	

Derivatives

EUR'000						Oct 31, 2018
Derivatives settled on a gross basis	At sight and on demand	Due within 3 months	Due between 3 and 12 months	Due between 1 and 5 years	Due after more than 5 years	Total
Outflow	-	77,275,026	3,706,690	-	-	80,981,716
Inflow	-	77,318,424	3,713,591	-	-	81,032,015

Notes to the consolidated financial statements

29. Risk management (cont'd)

Breakdown contractual amounts for other off balance sheet items

EUR'000						Oct 31, 2018
	At sight and on demand	Due within 3 months	Due between 3 and 12 months	Due between 1 and 5 years	Due after more than 5 years	Total
Regular way trades						
Outflow	2,390,860	-	-	-	-	2,390,860
Inflow	3,449,013	-	-	-	-	3,449,013
Loan commitments						
Outflow	763,658	-	-	-	-	763,658
Guarantees						
Outflow	17,893	-	-	-	-	17,893

Non-derivative financial assets and financial liabilities

EUR'000						Oct 31, 2017
	Breakdown of contractual cash flows					
Non derivative financial assets	At sight and on demand	Due within 3 months	Due between 3 and 12 months	Due between 1 and 5 years	Due after more than 5 years	Total
Cash and balances with central banks	5,598,228	-	-	-	-	5,598,228
Loans and advances due from banks	665,355	4,002,928	600,021	99,970	112	5,368,386
Loans and advances to customers	403,737	380,087	89,979	85,293	-	959,096
Financial investments	-	449,757	1,057,365	1,653,088	-	3,160,210
Other financial assets	27,632	136,870	1,531	3,825	128	169,986
Total non derivative financial assets	6,694,952	4,969,642	1,748,896	1,842,176	240	15,255,906
Non derivative financial liabilities						
Due to banks	407,636	282,496	-	-	-	690,132
Customer borrowings and deposits	13,323,900	10,980	-	-	-	13,334,880
Other financial liabilities	85,260	88,916	1,529	1,108	241	177,054
Total non derivative financial liabilities	13,816,796	382,392	1,529	1,108	241	14,202,066

Net position

EUR'000						Oct 31, 2017
	At sight and on demand	Due within 3 months	Due between 3 and 12 months	Due between 1 and 5 years	Due after more than 5 years	
Net liquidity gap	(7,121,844)	(4,587,250)	1,747,367	1,841,068	(1)	

Notes to the consolidated financial statements

29. Risk management (cont'd)

Derivatives

EUR'000						Oct 31, 2017
Derivatives settled on a gross basis	At sight and on demand	Due within 3 months	Due between 3 and 12 months	Due between 1 and 5 years	Due after more than 5 years	Total
Outflow	-	63,730,054	3,901,971	-	-	67,632,025
Inflow	-	63,762,892	3,910,100	-	-	67,672,992

Breakdown contractual amounts for other off balance sheet items

EUR'000						Oct 31, 2017
Regular way trades	At sight and on demand	Due within 3 months	Due between 3 and 12 months	Due between 1 and 5 years	Due after more than 5 years	Total
Outflow	2,078,636	-	-	-	-	2,078,636
Inflow	2,484,770	-	-	-	-	2,484,770
Loan commitments						
Outflow	976,068	-	-	-	-	976,068
Guarantees						
Outflow	17,417	-	-	-	-	17,417

The balances in the above tables will not agree directly with those in the consolidated balance sheet as the tables incorporate, on an undiscounted basis, all cash flows relating to the principal and future coupon payments.

29. Risk management (cont'd)

d. Operational Risk Management

RBC Enterprise Operational Risk Management Framework defines Operational Risk as the risk of loss or harm resulting from people, inadequate or failed internal processes and systems, or from external events.

Operational Risk sub-risks recognized by RBCIS Bank are as follows.

Operational Risk Category	Definition
Business Continuity Management	The risk of loss due to a major unforeseen external event that prevents us from conducting business in the normal course.
Finance Risk	The risk of failure to prepare internal and external financial reports that completely and accurately reflect the financial results.
Fraud Risk	The risk of intentional unauthorized activities designed to obtain benefits either from RBC or assets under RBC's care, or using RBC's products. Benefits can be in the form of cash, cash equivalent, or physical assets (including indirect benefit of continued employment or increased bonus).
Information Management Risk	The risk of loss or harm resulting from the failure to manage information appropriately throughout its lifecycle – i.e., when information is acquired or created, processed, used, shared, accessed, retained and disposed. This includes legal and regulatory consequences due to mismanagement of information.
Information Technology Risk	The risk to the business associated with the use, ownership, operation, involvement, influence and adoption of IT within RBC. It includes risks associated with security and information protection, availability and recovery, accuracy and timeliness, performance and scalability & agility and appropriateness.
Legal & Fiduciary Risk	The risk an agreement or arrangement, either establishing or modifying a legally binding relationship, does not reflect the business activities or commitments or fails to comply with applicable laws. This includes Fiduciary Risk, which is the risk of failing to fulfill RBC's obligations to a person to whom a duty is owed under applicable law within the jurisdiction when RBC or the individual employee is acting in a fiduciary relationship, whether knowingly or unknowingly.
Model Risk	The risk of error in the design, development, implementation or subsequent use of models.
People Risk	The risk of loss or harm to RBC resulting from a failure in employment practices or to comply with employment-related laws.
Processing & Execution Risk	The risk of failure to effectively design, implement and execute a process.
Product Risk	The risk of failure to design, implement and maintain a product or service to achieve expected outcomes throughout the lifecycle of the product.
Project Risk	The risk associated with the delivery of a project.
Safety & Security Risk	The risk of failure in the physical safety and security of employees, clients and others when in or about RBC's premises or on RBC business; safeguarding of physical assets, operations and facilities.
Suitability Risk	The risk of offering inappropriate advice or product(s) to an RBC client.
Tax Risk	The risk of an unexpected result with impact to earnings, capital, business operations, or reputation as a result of failure to comply with regulatory tax requirements.
Third Party Risk	The risk of failure to effectively manage third party or intra-group supplier engagements, which may expose the bank to service disruptions, regulatory action, financial loss, litigation or reputational damage.
Regulatory Compliance Risk	The risk of failing to comply with laws, rules, regulations, or prescribed practices in any jurisdiction in which RBC operates.
Money Laundering Risk	The risk that RBC's products and services are used to facilitate the laundering of proceeds of crime, including the financing of terrorist activity.
Privacy Risk	The risk of improper use of personal information or failing to safeguard confidential client or employee information or RBC's proprietary information.

29. Risk management (cont'd)

Overview

Operational risk is the single most important risk to RBCIS Bank. How well we manage and monitor the operational risk reflects on our success and reputation in the market place. For nature and the complexity of our organisation, the inherent operational risk before mitigation would be high. RBCIS Bank has the expertise and good operational risk management programs and practices to manage the operational risk in the business processes. Based on the nature and complexity of our operations, RBCIS Bank has identified a number of key risk drivers determining the overall operational risk profile.

Third Party and Outsourcing risks

RBCIS Bank has numerous outsourcing arrangements with RBC group legal entities and with a number of third-party service providers, including BIL and IS4F (for certain processes relating to the services we provide to our clients). Intra group outsourcing activities also exist within RBCIS Bank when certain processes are performed by one legal entity on behalf of the others in the service delivery to the clients. Such arrangements are done at arm's length and formal service agreements are in place. RBCIS Bank applies RBC Group policy and standards in managing all outsourcing arrangements, aligned to Canadian regulator OSFI requirements and to international and local regulated market standards, due to the fact that RBC operates on a global basis. Outsourcing arrangements are classified into material and non-material arrangements; each material arrangement risk is reviewed and re-assessed on a regular basis. Each arrangement has established a formal service level agreement (SLA) that stipulates the availability, reliability and performance targets, level of support to users, continuity planning and escalation process.

Processing and Execution risk

Processing and Execution risk is one of the main inherent risk the Business platform is submitted to.

Business first line of defence and second line of defence developed specific risk practices targeting process and execution risk:

- Automation of process in key operational area prone to human errors (e.g. SHS and TM trade capture);
- Process RCSA programs, driving a number of process controls enhancements.

Conduct Risk: RBC uses the term "Risk Conduct and Culture" to address the industry topics of Risk Culture and Conduct Risk. The term is defined as a shared set of behavioural norms that sustains our core Values and enables us to proactively identify, understand and act upon our risks, thereby protecting our clients, safeguarding our shareholders' value, and supporting the integrity, soundness and resilience of financial markets.

RBCIS Bank Business is mostly based on Institutional Clients instructions / mandated Business activities. Therefore inherent Conduct risk is lower than within Banks with more exposure to Private Asset Management and Trading activities for own book.

Nonetheless RBCIS Bank could face Conduct risk through the following events

- Overcharging mandated FX fees;
- Front running large FX direct execution orders;
- Rogue FX trading – outside of trading mandate;
- AML / KYC (pervasive Clients due diligence deficiencies);
- Internal Fraud;
- Non adherence to delegated lending authority;
- Conflict of interest such as representing the Client and the Bank for the same activity or External Directorship / Outside activity or Gifts and entertainment for Client facing staff;
- Misbehaviour of employees identified as material risk takers leading to exposures not in line with RBCIS Bank conservative risk policies and risk profile.

29. Risk management (cont'd)

RBCIS Bank has developed extensive mitigation strategy that is composed of the following main elements:

- RBC Values and articulation into expected behaviours;
- Leading by example and Tone from the top management;
- Strong risk culture, framework and governance;
- Policies and framework: Code of Conduct Policy, Remuneration policy, Trading Policies and Standing orders,
- Generic Controls: employee interview & selection, employees screening, mandatory trainings, yearly employee performance discussion inclusive adherence to RBC values and code of conduct;
- Specific controls: mandatory leaves, AML /KYC checks, and a number of technical checks on transactions in the dealing room;
- Enforcement of MRT regulation.

Governance and Policies

The Board of Directors has final responsibility with respect to operational risk matters, directly or through delegation to the Risk Committee reporting to the Board of Directors. Responsibilities include:

- Shaping and influencing Risk Conduct; approving Risk Appetite;
- Ensuring that management has in place frameworks, policies, processes and procedures to manage credit risk (including approval authority for Credit Risk Framework and key enterprise-wide credit risk policies), and evaluating the organization's effectiveness in managing credit risk;
- Reviewing operational reporting, stress testing, significant exposures and exceptions to limits.

Risk Assessment and Quantification approach

The overall Operational Risk is assessed through a combination of qualitative and quantitative methods. A variety of risk and control criteria are used to generate the risk profiles for each legal entity part of the group and for the material products part of client service offering. These risk profiles are analysed at an aggregate level to provide a view of the risk profile of the business and the local platform as a whole. These profiles are reported to various committees for discussion and action. Specific risks and issues as well as overall themes are discussed.

RBCIS Bank has embedded Operational risk management in all of its activities by leveraging the main elements of the Operational Risk Management Framework outlined below:

- Risk and Control Self Assessment (RCSA) – Performed both at an Enterprise level and at a regional business unit or process level, these assessments provide an integrated source of Operational risk and control information.
- External Operational Risk Event Review – Provides 'lessons learned' and emerging industry trends. GRM Operational Risk team performs internal analysis to investigate whether or not controls are in place to mitigate against such events and recommends additional actions, where required.
- Internal Operational Risk Event Management – Operational risk events, including those resulting in actual losses and non-monetary events are monitored by Operational Control team (with oversight from GRM Operational Risk). The focus is on a complete understanding of root cause and mitigation plans for these events with a view to mitigating repeat occurrences.
- Operational Risk Scenarios – A number of Scenario analyses is undertaken on an annual basis to proactively identify plausible events with a potentially high impact but low probability of occurrence. The primary scenario topics are provided by Enterprise Operational Risk Management (EORM) and are further supplemented at a Business level via Business platform specific key identified risks.

29. Risk management (cont'd)

- Operational Risk Issue and Actions Tracking and Monitoring – Operational risk issues and actions identified as a result of RCAs / risk events are entered into RBC's global Enterprise Operational Risk Management database, Open Pages, and tracked by Operational Control team until resolution.
- Key Risk Indicator (KRI) Program – KRIs are set and monitored for each business on a continuous basis with thresholds set annually.
- New product/ Initiatives Risk Assessment: Every new initiative, including changed/ new product go through an assessment of potential contribution to future end state operational risk. Mitigations are identified and monitored throughout the initiative lifecycle in order to stay within risk appetite once delivered.

In addition to the above EORM practices, GRM Operational Risk Management team (and, where applicable, Operational Control) is informed of other risk types through Function specific programs in order to form an opinion on the complete risk profile across the RBC defined 18 operational risk types. This would be the case for the following one (non exhaustive list):

- Business Continuity Management;
- IT Risk and Information Security;
- Regulatory Compliance;
- Anti Money Laundering;
- Third Party risk.

Risk Control and Reporting

The Operational Risk Appetite Framework is a formally articulated structure comprised of an Operational risk appetite, Operational risk profile and Operational risk tolerances and limits. The Operational risk profile is compared to tolerances and limits, to held identifying mitigation actions where required. The risk profile is presented to the Executive Committee and to the Risk committee of the Board on a monthly basis. In addition and support of the Operational risk profile, the operational risk limits and tolerance are further articulated into ORM practice and tools:

- KRI limits definition;
- Risk Control Assessment definition and scale of tolerated residual risk. RCA is used in a wider range of practices;
- New Product / Initiatives: the Integrated Risk Profile tool includes level definition of acceptable risk.

Operational Risk Measurement Methodologies

RBCIS Bank has implemented a scenario-based loss-distribution approach which is already in place in another RBC entity and that was vetted by the RBC Model Validation Team.

The submitted model employs a scenario-based loss-distribution approach to compute the Operational Risk Economic Capital ('OREC'). In this approach, various operational risk loss scenarios are developed by GRM Operational Risk and Business teams, in conjunction with the appropriate business functions and subject matter experts. The scenarios are specific to RBCIS Bank's operational risk profile and take into account information which includes internal/external historical loss data and business environment and internal control factors.

Each scenario is characterized by a frequency distribution and a severity distribution, assumed to be Poisson and lognormal, respectively, and calibrated to the following scenario data:

- Likelihood of occurrence, expressed as "1 in n years" (used to calibrate the Poisson process);
- Most likely and maximum possible loss amounts (assumed to correspond to the 50th and 99.9th percentiles of the lognormal distribution, respectively, and used to calibrate the severity process).

29. Risk management (cont'd)

For each scenario, once the frequency and severity distributions are calibrated, the model simulates 500,000 possible losses for the next year. In each simulation, the number of loss occurrences is generated from the Poisson distribution and the amount for each loss is generated independently from the lognormal distribution, with the losses being added up. The final step is to aggregate the simulated losses across all scenarios to form a single distribution consisting of 500,000 losses, from which the OREC is determined as the 99.9th percentile.

e. Capital Adequacy

Capital risk is the risk that the Group has insufficient capital resources to meet the minimum regulatory requirements, to support its credit rating and to support growth and strategic options.

i. Capital management

During 2018, the capital ratios and leverage ratios of RBCIS Bank and its related subsidiaries have complied with the prescribed regulatory requirements and internal minimum ratios contained in the Capital Management Policy set on the basis of assessment of the results of various risk capital measures and business considerations, taking into account all regulatory minimum requirements, and including a cushion determined by stress tests, historical volatilities of capital, capital requirements and balance sheets. Capital adequacy and regulatory capital are monitored on a monthly basis by the RBCIS Bank Executive committee and on a quarterly basis by the RBCIS Bank ALCO. The regulatory reporting (COREP) is sent to the CSSF quarterly.

ii. Regulatory capital

Basel III Accords set the standards and provided necessary guidelines for European and national regulators to define the legislation and regulations for banking supervision and minimum regulatory capital requirements. The three-pillar based Accord renders mandatory for all banks to define, approve and implement their own approaches to measure capital requirements for credit, market and operational risk exposures under the Pillar I. Also, it induces banks to implement risk management best practices and to define complementary measures through economic capital calculation for risks not covered under the Pillar I of the accord.

As a significant bank in Luxembourg, RBC Investor Services Bank Consolidated and all its affiliated entities is subject to the direct supervision of the European Central Bank, operated by a Joint Supervisory Team composed of members from the ECB and from its consolidating regulator ("CSSF") and the application of the provisions of CRD IV package - Capital Regulatory Directives 2013/36/EU (including subsequent delegated acts) and circular 575/2013 (Capital Regulatory Requirements).

The Group has complied with all the capital requirements imposed by ECB/CSSF during all periods presented.

The Group will continue to improve risk management practices and capital calculation on an on-going basis by applying new regulation or guidelines as published by regulators or supranational institutions. In 2016, the Group has continued to reinforce its risk framework by applying new rules for stress testing, ICAAP, Large Exposure and remuneration. This improvement has been conducted in the respect of the new regulatory requirement CRD II and guidelines from the EBA (European Banking Authority previously C-EBS).

The risk management initiatives and practices are supported by the RBC I&TS Operating Committee and the Management Committee of the Group.

As of September 2016 RBCIS Bank replaced the Advanced Internal Rating Based approach (AIRB) by the Standardised approach for credit risk under Pillar I. This replacement was authorised by the ECB Joint Supervisory Team as of July 1, 2016 and has been applied prospectively.

Corporate Treasury, European Treasury, Capital Measurement Unit has the responsibility to apply appropriate techniques of calculation and to monitor any changes of the regulation. This team is constantly improving the data quality and fine-tuning the calculation process.

The following approaches are applied to produce the COREP reporting for the jurisdictions of RBC Investor Services Bank S.A. where it is expected:

- Standardised approach for credit risk;
- Standardised measurement approach for market risk and;
- Standardised approach for operational risk.

29. Risk management (cont'd)

Under the CRD IV framework, the CSSF requires each bank or banking group to: (a) hold the minimum level of regulatory capital of EUR 8,700,000, and (b) maintain a ratio of total regulatory capital to the risk-weighted asset (the “Basel ratio”) at or above the internationally agreed minimum of 8%, with in addition to it, a countercyclical buffer (set internally at an average percentage of 0.5% for the Year 2018 based on observed countercyclical information across countries where the Bank has exposure). Also, the CSSF, in its “Règlement 14-01” dated February 2014 has requested the banks under its supervision to maintain an additional buffer (“Capital Conservation Buffer”) of 2.5%.

Finally, in October 2017 the CSSF designated RBCIS Bank as Other Systematically Important Institution (O-SII) in application of the law of 23 July 2015 amending the law of 5 April 1993 on the financial sector (LFS), complemented by the EBA Guidelines (EBA/GL/2014/10) of the 16 December 2014. As a result, RBCIS Bank is required to maintain an additional 0.375% O-SII buffer in 2018.

Consequently, Regulatory Capital requirement stands at 14.125%. In addition, RBCIS Bank adopts a stricter internal Tier 1 capital ratio to a level of 15.125%.

RBCIS Bank regulatory capital is only composed of Tier 1 high quality capital. Therefore, in 2018, the regulatory capital was composed of share capital, retained earnings and reserves created by appropriations of retained earnings. The book value of intangible assets is deducted from the Common Equity Tier 1 capital. Current year profit is not taken into account for the determination of regulatory capital.

In line with EBA guideline 2016/11 version 2, further information on capital adequacy is available on the Pillar 3 disclosure published on the internet site of the Bank.

Capital ratio under Basel III requirements

EUR'000	Oct 31, 2018	Oct 31, 2017
Tier 1 Capital	1,197,487	1,123,639
Total Deduction Tier 1	(154,642)	(122,808)
Total Tier 1 Capital	1,042,845	1,000,831
Eligible own funds	1,042,845	1,000,831
Capital requirements:		
Credit risk and counterparty risk	316,329	284,547
Operational risk	60,889	59,796
Market risk:		
Interest rate risk	10,880	8,676
Foreign exchange risk	2,581	3,856
Total capital requirements	390,679	356,875
	Eligible own funds	
	21.35%	22.44%
	Capital requirements ×12.5	

29. Risk management (cont'd)

Portfolio exposures by Risk Weights under Standard Approach

October 31, 2018		Total Exposure after CRM (1) (amount in EUR'000)	Weighted Avg. RW (2) (%)
Portfolios			
Banking Institutions		7,860,648	21.37
Central Government, supranational and multilateral development Banks		8,808,824	97.63
Covered Bond		-	-
Corporate		3,912,298	0.05
Other		181,157	100.00
Total		20,762,927	20.52

October 31, 2017		Total Exposure after CRM (1) (amount in EUR'000)	Weighted Avg. RW (2) (%)
Portfolios			
Banking Institutions		8,344,291	20.78
Central Government, supranational and multilateral development Banks		6,988,757	0.02
Covered Bond		90,000	10.00
Corporate		3,131,803	100.61
Other		228,055	70.33
Total		18,782,906	20.81

(1) Credit Risk Mitigation ("CRM")

(2) Risk Weight ("RW")

Large exposure exemption towards RBC

As of June 25, 2012, the Group received the agreement by the Commission de Surveillance du Secteur Financier (CSSF) of the large exposure exemption towards Royal Bank of Canada and towards other subsidiaries of Royal Bank of Canada.

30. Leasing

RBC Investor Services as lessor

The Group is not active in leasing as a lessor.

RBC Investor Services as lessee

a. Finance Lease

The Group classified leases that transfer substantially all of the risks and rewards of ownership as finance leases. The leased assets were measured initially at an amount equal to the lower of their fair value and the present value of the minimum lease payments. Minimum lease payments were the payments over the lease terms that the lessee was required to make, excluding contingent rent.

Finance Lease Assets

EUR'000	Oct 31, 2018	Oct 31, 2017
Balance at 1 November 2017	-	-
Additions to right-of-use assets	5,367	-
Depreciation charge for the year	(766)	-
Balance at 31 October 2018	4,601	-

Finance lease obligations are payable as follow

EUR'000	Oct 31, 2018	Oct 31, 2017
Not later than 1 year (1)	2,389	-
Later than 1 year and not later than 5 years	1,783	-
Total	4,172	-

(1) Amounts without VAT

Notes to the consolidated financial statements

b. Operating Leases

Future net minimum lease payments under non cancellable operating leases, essentially for buildings and computer equipment, are as follows:

EUR'000	Oct 31, 2018	Oct 31, 2017
Not later than 1 year	17,174	14,639
Later than 1 year and not later than 5 years	44,051	43,546
Later than 5 years	51,402	58,797
Total	112,627	116,982

Amount of future minimum sublease payments expected to be received under non-cancellable subleases at the balance sheet date:

EUR'000	Oct 31, 2018	Oct 31, 2017
Amount of future minimum sublease payments expected to be received under non-cancellable subleases	(633)	-
Total	(633)	-

Lease payments recognised in the consolidated income statement during the year:

EUR'000	Oct 31, 2018	For the year ended Oct 31, 2017
Minimum lease payments (1)	18,931	17,501
Sublease payment	-	(10)
Total	18,931	17,491

(1) Relates to rental properties, office equipment and information technology lease costs

There were no contingent rents recognised in the consolidated income statement during 2018 and 2017.

31. Related party disclosures

IAS 24 'Related Party Disclosures' requires disclosure about transactions and outstanding balance with the Bank's related parties. The standard defines various classes of entities and people as related parties and sets out the disclosures required in respect of those parties, including the compensation of key management personnel.

Related parties include the parent bank, Royal Bank of Canada (RBC), associated companies, post-employment benefit plans for the benefit of our employees, key management personnel, the Board of Directors of RBC (Directors), close family members of key management personnel and Directors, and entities which are, directly or indirectly, controlled by, jointly controlled by or significantly influenced by key management personnel, Directors or their close family members.

a. Related party transactions

EUR'000	Oct 31, 2018	Oct 31, 2017
	Related parties (1)	Related parties (1)
Balance sheet		
Loans and receivables	6,421,728	5,053,598
Derivatives (assets)	87,279	72,176
Other assets	24,660	6,774
Borrowings and deposits	639,182	547,623
Derivatives (liabilities)	325,540	233,746
Other liabilities	37,648	9,434
Income statement		
Interest income	61 691	34,217
Interest expense	(4 824)	(3,288)
Fee and commission income	25 212	20,613
Fee and commission expense	(4 889)	(3,796)
Net gain on investments	-	69
Net income from financial instruments at fair value through profit or loss	(58,300)	(80,570)
Other income and expense	(18 422)	(9,479)
General and administrative expenses	(20 409)	(7,957)
Off balance-sheet		
Derivatives/Spot transactions to receive (2)	39,023,852	32,170,202
Derivatives/Spot transactions to deliver (2)	39,308,701	32,371,976
Derivatives/Spot transactions to receive highest month-end notional during year (2)	39,294,504	33,616,327
Derivatives/Spot transactions to deliver highest month-end notional during year (2)	39,308,701	33,697,741
Loans to be delivered	1,058,388	400,000
Collateral received	6,351	6,189
Custody assets entrusted to	24,299,831	21,107,504
Custody assets entrusted from	-	5,870,521

Related parties include parties having the ability to control, jointly control or significantly influence the Group. There were no transactions with the immediate shareholder of the Group, Royal Bank Holding Inc.

- (1) This represents transactions with related parties in the RBC Group, other than the immediate shareholder.
- (2) The Group entered into foreign exchange derivatives and spot foreign exchange contracts with RBC London Branch to facilitate client transactions. The disclosure of notional amounts as of the end of the year and the highest month-end notional amount during the year is considered the most meaningful information to represent transactions during the year.

All transactions with related parties have been dealt on an arms' length basis.

Transactions linked to post-employment defined benefit plans were entirely carried out with counterparties outside the Group.

31. Related party disclosures (cont'd)

b. Key management compensation

Key management personnel and Directors

Key management personnel are defined as those persons having authority and responsibility for planning, directing and controlling our activities, directly or indirectly. They include the senior members of RBC called the Group Executive. The Group Executive is comprised of the President and Chief Executive Officer and those individuals that report directly to him, including the Chief Administrative Officer and Chief Financial Officer, Chief Human Resources Officer, Group Chief Risk Officer, and, Group Heads for Wealth Management and Insurance, Capital Markets and Investor & Treasury Services, Technology & Operations, and Personal & Commercial Banking. The Group Executive is ultimately responsible for all material decisions of RBC. The Group Executive is also responsible for establishing the overall strategic direction of the RBC group and, in that regard, sets global parameters for the RBC group within which the board of directors and management of each subsidiary in the RBC group exercise their respective discretion to make decisions concerning the strategic direction and day-to-day management of the particular subsidiary. The Directors of RBC do not plan, direct, or control the activities of RBC; they oversee the management of the business and provide stewardship.

Compensation of key management personnel and Directors

The following tables present the compensation paid, shareholdings and options held by key management personnel and Directors.

EUR million	For the year ended	
	Oct 31, 2018	Oct 31, 2017
Salaries and other short-term employee benefits (1)	23	22
Post-employment benefits (2)	1	1
Share based payments	28	25
Total	52	48

- (1) Includes the portion of the annual variable short-term incentive bonus that certain executives elected to receive in the form of deferred share units. Directors receive retainers but do not receive salaries and other short-term employee benefits.
- (2) Directors do not receive post-employment benefits.

Stock options, stock awards and shares held by key management personnel, Directors and their close family members

	Oct 31, 2018		Oct 31, 2017	
	Nr. of units held	Value EUR million	Nr. of units held	Value EUR million
Stock options (1)	2,154,835	25	2,174,841	40
Other non-option stock base awards (1)	1,440,002	93	1,371,104	92
RBC common and preferred shares	453,316	29	632,631	43
Total	4,048,153	147	4,178,576	175

- (1) Directors do not receive stock options or any other non-option stock based awards.

Transactions, arrangements and agreements involving key management personnel, Directors and their close family members.

In the normal course of business, RBC provides certain banking services to key management personnel, Directors, and their close family members. These transactions were made on substantially the same terms, including interest rates and security, as for comparable transactions with persons of a similar standing and did not involve more than the normal risk of repayment or present other unfavourable features.

As at October 31, 2018, total loans to key management personnel, Directors and their close family members are EUR 7 million (October 31, 2017 – EUR 7 million). RBC has no allowance or provision for credit losses relating to these loans as at and for the year ended October 31, 2018.

32. List of subsidiaries

Fully consolidated subsidiaries

Name	Country of incorporation	Percentage of capital held
RBC Investor Services Belgium S.A.	Belgium	100.00
RBC Investor Services Bank France S.A.	France	100.00
RBC Investor Services France S.A.	France	100.00
RBC Investor Services Holding (Hong Kong) Limited	Hong Kong	80.00
RBC Corporate Services Hong Kong Limited	Hong Kong	80.00
RBC Investor Services Trust Hong Kong Limited	Hong Kong	80.00
RBC Investor Services Ireland Limited	Ireland	100.00
RBC Investor Services (Malaysia) Sdn Bhd	Malaysia	100.00
RBC Investor Services Trust Singapore Limited	Singapore	100.00
RBC Investor Services UK LLP	United Kingdom	66.67

Associated companies accounted for by the equity method

RBC Investor Services Group has no companies accounted for by the equity method.

Notes to the consolidated financial statements

33. Recovery and settlement of on-balance sheet assets and liabilities

The table below presents an analysis of assets and liabilities recorded on the consolidated balance sheet by amounts to be recovered or settled within one year and after one year, as at the balance sheet date, based on contractual maturities and certain other assumptions outlined in the footnotes below. The Group manages the liquidity risk of various products based on historical behavioural patterns that are often not aligned with contractual maturities. Amounts to be recovered or settled within one year, as presented below, may not be reflective of management's long-term view of the liquidity profile of certain balance sheet categories.

EUR'000	Oct 31, 2018			Oct 31, 2017		
	Within one year	After one year	Total	Within one year	After one year	Total
Assets						
Cash and balances with central banks (1)	8,579,486	-	8,579,486	5,598,263	-	5,598,263
Loans and advances due from banks	6,775,312	50,112	6,825,424	5,266,418	100,112	5,366,530
Loans and advances to customers	1,299,079	263	1,299,342	873,025	85,293	958,318
Financial investments	718,950	161,358	880,308	1,503,009	1,669,172	3,172,181
Derivatives (2)	482,339	-	482,339	348,699	-	348,699
Current tax assets	1,147	-	1,147	1,066	-	1,066
Tangible assets	-	35,261	35,261	-	16,589	16,589
Goodwill and other intangible assets	-	154,642	154,642	-	122,808	122,808
Deferred tax assets	377	693	1,070	261	280	541
Other assets	190,167	2,355	192,522	166,033	3,953	169,986
Total assets	18,046,857	404,684	18,451,541	13,756,774	1,998,207	15,754,981
Liabilities						
Due to banks	710,671	-	710,671	690,120	-	690,120
Customer borrowings and deposits (3)	15,793,881	-	15,793,881	13,334,880	-	13,334,880
Derivatives (2)	437,109	-	437,109	313,145	-	313,145
Current tax liabilities	2,942	-	2,942	4,446	-	4,446
Provisions and other obligations	12,157	18,691	30,848	10,380	18,224	28,604
Deferred tax liabilities	65	2,376	2,441	1,812	4,545	6,357
Other liabilities	208,432	1,357	209,789	175,705	1,349	177,054
Total liabilities	17,165,257	22,424	17,187,681	14,530,488	24,118	14,554,606

- (1) Cash and balances with central banks are assumed to be recovered within one year.
- (2) Derivatives not designated in hedging relationships are presented as within one year as this best represents in most instances the short-term nature of the trading activities.
- (3) Demand deposits and term deposits are presented as within one year due to their being repayable on demand or at short notice on a contractual basis.

34. Subsequent events

There have been no material events after the reporting period that would require disclosure or adjustment to the Oct 31, 2018 consolidated financial statements.

Notes to the consolidated financial statements

35. Exchange rates

Currencies		Oct 31, 2018		Oct 31, 2017	
		Spot rates	Average rates	Spot rates	Average rates
Australian dollar	AUD	1.5970139	1.5765438	1.5221765	1.4632531
Canadian dollar	CAD	1.4876590	1.5291547	1.5013081	1.4588110
Swiss franc	CHF	1.1384500	1.1572417	1.1625500	1.1004292
Danish krone	DKK	7.4611977	7.4498117	7.4407039	7.4379847
Pound sterling	GBP	0.8854488	0.8841245	0.8784395	0.8706230
Hong Kong dollar	HKD	8.8914391	9.3107731	9.0894744	8.6883176
Japanese yen	JPY	128.1364070	131.1138151	132.1629645	125.2276473
Malaysian ringgit	MYR	4.7439677	4.7755258	4.9313380	4.8463475
Norwegian krone	NOK	9.5400200	9.6291991	9.5383272	9.2452453
Swedish krone	SEK	10.3932093	10.2374527	9.7483440	9.6116058
Singapore dollar	SGD	1.5703446	1.5973358	1.5877114	1.5491466
US dollar	USD	1.1338000	1.1882583	1.1652000	1.1158083

The above spot rates have been applied in the translation of monetary items at the end of each reporting period. In addition, the above spot and average rates have been applied in the translation of foreign entities into the reporting currency.

Notes to the consolidated financial statements

36. Guarantees, commitments and other off-balance sheet arrangements

Regular way trades

EUR'000	Oct 31, 2018	Oct 31, 2017
Loans to be delivered and purchases of assets	3,449,013	2,484,770
Borrowings to be received and sales of assets	2,390,860	2,078,636

Guarantees

EUR'000	Oct 31, 2018	Oct 31, 2017
Guarantees given to banks	17,694	17,219
Guarantees given to customers	199	199

Collaterals

EUR'000	Oct 31, 2018	Oct 31, 2017
Financial instruments given as collateral (1)	325,176	378,406
Financial instruments received as collateral (2)	6,351	50,166

(1) Financial assets pledged as collateral are provided to clearing houses.

(2) The amounts received represent collateral received to secure securities lending transactions and credit facilities.

Loan commitments

EUR'000	Oct 31, 2018	Oct 31, 2017
Unused lines granted to customers (1)	763,658	976,068

(1) Committed credit facility

Other commitments

EUR'000	Oct 31, 2018	Oct 31, 2017
Banking activity - Commitments given	32,055	7,956

In 2018 and 2017, the amounts above represent commitments given in the context of fiduciary activity.

Assets under administration (AUA)

EUR'000	Oct 31, 2018	Oct 31, 2017
Assets under administration (rounded)	1,107,325,000	1,189,003,000

37. Profit and loss items by country

	Oct 31, 2018		
	Net operating revenue (1)	Profit before income tax (1)	Income tax
Members of the European Union			
Luxembourg	326,761	57,069	(6,291)
Ireland	68,226	46,822	(6,198)
Italy	28,248	4,986	(1,760)
France	20,751	(3,972)	0
UK	515	(241)	60
Belgium	7,932	3,367	(1,179)
Rest of Europe			
Switzerland	11,469	3,476	(766)
Asia			
Hong Kong	18,576	6,318	(957)
Singapore	4,335	718	(120)
Malaysia	38,547	1,373	(10)
Americas			
United States of America	1,132	54	47
Total	526,492	119,970	(17,174)
			Oct 31, 2017
	Net operating revenue (1)	Profit before income tax (1)	Income tax
Members of the European Union			
Luxembourg	295,406	51,081	(7,156)
Ireland	63,175	42,312	(5,062)
Italy	23,182	280	(268)
France	23,233	(1,549)	-
UK	125	(164)	44
Belgium	9,262	3,949	(1,753)
Rest of Europe			
Switzerland	11,418	3,086	(182)
Asia			
Hong Kong	16,773	6,244	(893)
Singapore	4,622	1,306	(251)
Malaysia	36,880	4,490	(13)
Americas			
United States of America	1,803	85	(72)
Total	485,879	111,120	(15,606)

(1) Before intragroup eliminations.

38. Other notes

Deposit Guarantee Fund

Directive 2014/49/EU of the European Parliament and of the Council of April 16, 2014 has established the rules governing Deposit Guarantee Schemes (DGSs) to eliminate differences between Member States thereby strengthening the stability of the banking system and the protection of depositors.

The Directive encompasses the harmonisation of the funding mechanisms of DGSs, the introduction of risk based contributions and the harmonisation of the scope of products and depositors covered. The Directive has set the harmonised coverage level at €100,000 per eligible depositor with a higher protection permitted for temporary high balances. Eligible depositors exclude, amongst others, deposits placed by other credit institutions, financial institutions, investment firms, insurance and reinsurance undertakings, collective investment undertakings, pension and retirement funds and deposits by public authorities. The repayment period, in case of failure, is also reduced to a harmonised level of seven days. The Directive requires an amount equivalent to 0.8% of covered deposits to be paid into the DGS over a period of years, with this level being reached by 2018. Other requirements will also transition in over a period of time.

Within Luxembourg the AGDL (“Association pour la Garantie des Dépôts Luxembourg”) ceased to exist and was replaced by the Luxembourg DGS. The Bill transposing the Directive into Luxembourg Law was approved on December 17, 2015. The Law envisages annual contributions to reach the target level of 0.8% of covered deposits by 2018 with an additional 0.8% buffer to be contributed within 8 years. The Luxembourg DGS covers clients of RBCIS Bank Luxembourg including European branches. DGSs will also be separately funded in France to cover eligible clients’ deposits of those RBCIS subsidiaries.

RBC Investor Services is a member of the Luxembourg DGS. At present the vast majority of the Group’s clients are non-eligible depositors.

Resolution Fund

Directive 2014/59/EU of the European Parliament and of the Council of May 15, 2014 established a framework for the recovery and resolution of credit institutions and investment firms (“BRRD”). The BRRD provides comprehensive measures that would enable national authorities to intervene in a troubled institution at a sufficient early stage, thereby preserving financial stability. The Directive requires that each participating Member State establish a national resolution authority, overseen by the Single Resolution Board.

The BRRD requires that a Resolution Plan be prepared for all institutions in scope that defines the preferred resolution strategy for each institution. The Resolution Plan will be drawn up by the Single Resolution Board and National Resolution Authorities, for Luxembourg this is the Commission de Surveillance du Secteur Financier (“CSSF”), based on analysis of data provided by credit institutions within participating Member States, and will be subject to an annual update. The National Resolution Authority will remain largely independently responsible for the smaller and less significant credit institutions. For those under the supervision of the Single Supervisory Board, as is the case for RBC Investor Services, the Single Resolution Board will be responsible for the resolution plans. Resolution tools that will be available to the resolution authorities include bail-in of shareholders and creditors, sale of business, bridge institution and asset separation.

The financing of such resolutions would be borne by the banking sector, through Resolution Funds. These will be funded by annual contributions by credit institutions to reach the target of 1% of covered deposits by 2024. The contributions will be based on the relative proportion of total liabilities, less own funds, covered deposits, deductions & derivative adjustments, adjusted for relative risk factors. The 2016 contribution was based at a national level and from 2017 onwards the contributions will be based at the participating Member State level.

The Bill transposing the Directive into Luxembourg Law, was approved on December 17, 2015

RBC Investor & Treasury Services

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