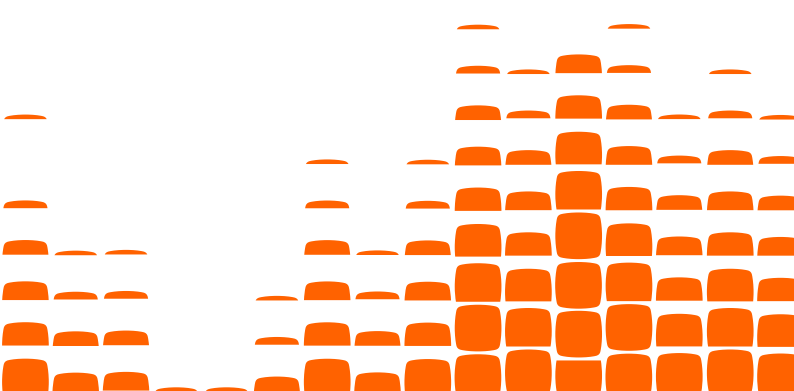




Risk and Capital Management - Pillar 3

Third Quarter of 2024



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Objective

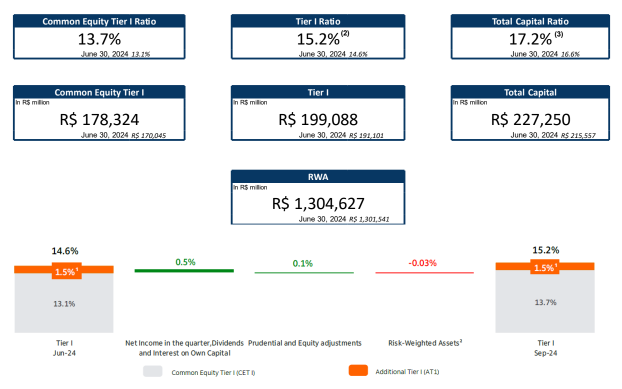
This document presents Itaú Unibanco Holding S.A. (Itaú Unibanco) information required by the Central Bank of Brazil (BACEN) through Resolution BCB nº 54 and subsequent amendments, which addresses the disclosure of information on risks and capital management, the comparison between accounting and prudential information, the liquidity and market risk indicators, the calculation of risk-weighted assets (RWA), the calculation of the Total Capital ("Patrimônio de Referência" - PR), and the compensation of management members. ⁽¹⁾

The referred Resolution brought several amendments in the disclosure format of the Pillar 3 information, besides changes in the scope and frequency of the information disclosed. All these amendments, implemented by the Central Bank, aim the convergence of the Brazilian financial regulation to the recommendations of the Basel Committee, seeking to harmonize the information disclosed by financial institutions at an international level, and taking into account the structural conditions of the Brazilian economy.

The disclosure policy of the Risk and Capital Management Report presents the guidelines and responsibilities of the areas involved in its preparation, as well as the description of the information that must be disclosed and the integrity endorsement and approval governance, as established by the article 56 of the Resolution n^o. 4,557.

Key indicators

Itaú Unibanco's risk and capital management focuses on maintaining the institution in line with the risk strategy approved by the Board of Directors. The key indicators based on the Prudential Consolidation, on September 30, 2024, are summarized below.



(1) Additional Tier I (AT1) limited to 1.5%, In accordance with CMN Resolution No. 4,958. Without this limit, the Tier I Capital Ratio would be 14.7% and 15.3% in Jun-24 and Sep-24, respectively. (2) Excluding the exchange rate variation of the period, which was considered in the column of prudential and equity adjustments together with the capital index hedge.

(1) Compensation of management members data is reported annually.

(2) Considering the limit of 1.5% for AT1, according to CMN Res. No. 4,958. Without this limit, the Tier I Capital Ratio would be 15.3% and 14.7% in Sep-24 and Jun-24, respectively.

(3) The BIS Ratio follows Bacen's instructions and the sum of AT1 with Tier II is limited to the percentage of 3.5% according to CMN Res. No. 4,958. Without this limit, the BIS Ratio would be 17.4% and 16.6% in Sep-24 and Jun-24, respectively.

Prudential Metrics and Risk Management

Itaú Unibanco invests in robust and company-wide risk management processes to serve as a basis for its strategic decisions intended to ensure business sustainability.

The key prudential metrics related to regulatory capital and information on the bank's integrated risk management are presented below.

KM1: Key metrics at consolidated level

In order to ensure the soundness of Itaú Unibanco and the availability of capital to support business growth, Itaú Unibanco maintains capital levels above the minimum requirements, as demonstrated by the Common Equity Tier I, Tier I Capital and Total Capital ratios.

On September 30, 2024, the Total Capital (PR) reached R\$ 227,250 million, R\$ 199,088 million of Tier I and R\$ 28,162 million of Tier II.

R\$ million	09/30/2024	06/30/2024	03/31/2024	12/31/2023	09/30/2023
Available capital (amounts)					
Common Equity Tier 1 (CET1)	178,324	170,045	161,346	166,389	159,227
Tier 1	199,088	191,101	180,575	185,141	177,795
Total capital	227,250	215,557	203,885	206,862	197,653
Excess of capital committed to ajusted permanent assets	-	-	-	-	-
Total capital detached	-	-	-	-	-
Risk-weighted assets (amounts)					
Total risk-weighted assets (RWA)	1,304,627	1,301,541	1,243,573	1,215,019	1,214,849
Risk-based capital ratios as a percentage of RWA					
Common Equity Tier 1 ratio (%)	13.7%	13.1%	13.0%	13.7%	13.1%
Tier 1 ratio (%) ⁽³⁾	15.3%	14.7%	14.5%	15.2%	14.6%
Total capital ratio (%) ⁽⁴⁾	17.4%	16.6%	16.4%	17.0%	16.3%
Additional CET1 buffer requirements as a percentage of RWA					
Capital conservation buffer requirement (%)	2.5%	2.5%	2.5%	2.5%	2.5%
Countercyclical buffer requirement (%) ⁽¹⁾	0.1%	0.1%	-	-	-
Bank G-SIB and/or D-SIB additional requirements (%)	1.0%	1.0%	1.0%	1.0%	1.0%
Total of bank CET1 specific buffer requirements (%) ⁽²⁾	3.6%	3.6%	3.5%	3.5%	3.5%
CET1 available after meeting the bank's minimum capital requirements (%)	5.9%	5.0%	4.9%	5.5%	4.7%
Basel III leverage ratio					
Total Basel III leverage ratio exposure measure	2,726,099	2,688,589	2,554,246	2,488,099	2,467,645
Basel III leverage ratio (%)	7.3%	7.1%	7.1%	7.4%	7.2%
Liquidity Coverage Ratio					
Total high-quality liquid assets (HQLA)	365,612	374,291	380,912	371,763	368,698
Total net cash outflow	162,529	186,137	196,260	193,779	196,347
LCR (%)	224.9%	201.1%	194.1%	191.8%	187.8%
Net Stable Funding Ratio					
Total available stable funding	1,314,703	1,292,628	1,244,220	1,246,214	1,223,999
Total required stable funding	1,058,433	1,057,107	988,534	982,376	961,883
NSFR (%)	124.2%	122.3%	125.9%	126.9%	127.3%

1) The countercyclical capital buffer is fixed by the monetary authorities of the jurisdictions in which Itaú has exposure, the most relevant of which are Brazil, where the Financial Stability Committee (Comef) sets it at zero (BACEN Communiqué No. 42.044/24) and Chile, which is set at 0.5%.

2) The BACEN rules establish Capital Buffers, that corresponds to the sum of the Conservation, Contracyclical and Systemic requirements, as defined in CMN Resolution 4,958.

3) The Tier I follows the instructions of the Central Bank of Brazil and is not limited to the 1.5% rate of CMN Resolution No. 4,958. If it were limited, the Tier I would be 15.2% in Sep-24.

4) The BIS Ratio follows Bacen's instructions and the sum of AT1 with Tier II is limited to the percentage of 3.5% according to CMN Res. No. 4,958. Without this limit, the BIS Ratio would be 17.2% in Sep-24.

The Total Capital Ratio reached 17.4% at 09/30/2024 increased by 0.8 p.p. compared to June 2024, due to the net income for the period, offset by the growth in market and operational risk-weighted assets.

In August/24, Itaú Unibanco Holding issued R\$ 3.1 billion in Level 2 Subordinated Financial Notes maturing in 2034. The financial notes contributed to Tier 2 Capital, with an estimated impact of 0.24 p.p.

Additionally, in September/24, Itaú Unibanco Holding issued R\$ 1.0 billion in Perpetual Subordinated Financial Notes which have a repurchase option from 2029. The financial notes contributed to Complementary Capital, with an estimated impact of 0.08 p.p.

Besides, Itaú Unibanco has a R\$ 122,879 million capital excess in relation to its minimum required Total Capital. It corresponds to 9,4 p.p. above the minimum requirement (8%) and higher than the Capital Buffer requirement of 3.6% (R\$ 46,417 million). Considering the Capital Buffers, the capital excess would be 5,9 p.p.

The fixed assets ratio shows the commitment percentage of adjusted Total Capital with the adjusted permanent assets. Itaú Unibanco falls within the maximum limit of 50% of adjusted Total Capital, established by BACEN. On September 30, 2024, fixed assets ratio reached 18.5%, showing a surplus of R\$ 71,484 million.

OVA – Bank risk management approach

Scope and main characteristics of risk management

To undertake and manage risks is one of the activities of Itaú Unibanco. For this reason, the institution must have clearly established risk management objectives. In this context, the risk appetite defines the nature and the level of risks acceptable for the institution, while the risk culture guides the attitudes required to manage them. Itaú Unibanco invests in robust risk and capital management processes, that are the basis for its strategic decisions to ensure business sustainability and maximize shareholder value creation.

Since August, 2017, the Resolution CMN 4,557 came into force, which established the structure of risk and capital management. Among the processes for adequate risk and capital management stand out the implementation of a continuous and integrated risk management framework; the Risk Appetite Statement (RAS) and the stress test program; the establishment of a Risk Committee the designation, before BACEN, of the Chief Risk Officer (CRO); and the CRO's roles, responsibilities and independence requirements.

These processes are in line with the guidelines of the Board of Directors and Executives who, through corporate bodies, define the institution's global objectives, which are then translated into targets and thresholds for the business units that manage risks. Control and capital management units, in turn, support Itaú Unibanco's management through the processes of analysis and monitoring of capital and risk.

The principles that provide the risk management and the risk appetite foundations, as well as guidelines regarding the actions taken by Itaú Unibanco's employees in their daily routines are as follows:

• Sustainability and customer satisfaction: the vision of Itaú Unibanco is to be a leading bank in sustainable performance and customer satisfaction. For this reason, the institution is concerned about creating shared values for employees, customers, shareholders and society to ensure the longevity of the business. Itaú Unibanco is concerned about doing business that is good for customers and for the institution;

• Risk culture: the institution's risk culture goes beyond policies, procedures and processes, and aims to. Strengthen the individual and collective responsibility of all employees to do the right thing, at the right time and in the right way, respecting the ethic way of doing business. It is based on four principles: conscious risk taking, discussion and action on the institution's risks and everyone's responsibility for risk management, which encourage the risk to be understood and discussed openly, remaining within the levels determined by the Risk Appetite, and so that each employee, regardless of their position, department or role, also assumes responsibility for managing the risks of their business. The risk culture is described in the item "Risk Culture";

• Risk Pricing: Itaú Unibanco operates and assumes risks in business that it knows and understands, avoids the ones that are unknown or that do not provide competitive advantages, and carefully assesses risk-return ratios;

• Diversification: the institution has low appetite for volatility in its results. Accordingly, it operates with a diversified base of customers, products and business, seeking risk diversification and prioritizing lower-risk business;

• Operational excellence: Itaú Unibanco intends to provide agility, as well as a robust and stable infrastructure, in order to offer high quality services;

• Ethics and respect for regulations: at Itaú Unibanco, ethics is non-negotiable. For this reason, the institution promotes an institutional environment of integrity, educating its employees to cultivate ethical relationships and businesses, as well as respecting the norms, and therefore looking after the institution's reputation.

Risk and Capital Governance

The Board of Directors is the main body responsible for establishing the guidelines, policies and authority levels regarding risk and capital management. In turn, the Risk and Capital Management Committee (CGRC) provides support to the Board of Directors in the performance of their duties relating to risk and capital management. At the executive level, corporate bodies, that perform delegated duties in the risk and capital management, headed by Itaú Unibanco's Chief Executive Officer (CEO) are established to manage risks and capital and their decisions are overseen by the CGRC.

To support this structure, the Risk Area is structured with specialized departments. The objective is to provide independent and centralized management of the institution's risks and capital, and to ensure the accordance with the established rules and procedures.

Itaú Unibanco's risk management organizational structure complies with Brazilian and international regulations in place and is aligned with the market's best practices, including governance for identifying emerging risks, which are those with medium and long-term impact potentially material about the business.

Responsibilities for risk management at Itaú Unibanco are structured according to the concept of three lines of defense, namely:

• first line of defense: the business and corporate support areas manage risks they give rise to, by identifying, assessing, controlling and reporting such risks;

• second line of defense: Risk Area, an independent unit that provides central control, to ensure that Itaú Unibanco's risk is managed and based upon the principles of risk management (risk appetite, established policies and procedures and dissemination of the risk culture). This centralized control provides the Board and executives with a global overview of Itaú Unibanco's exposure, to ensure correct and timely corporate decisions;

• third line of defense: internal audit, which is connected to the Board of Directors, provides an independent assessment of the institution's activities, so that senior management can see that controls are adequate, risk management is effective and institutional standards and regulatory requirements are being complied with.

Itaú Unibanco uses robust automated systems for full compliance with capital regulations, as well as for measuring risks in accordance with the regulatory determinations and models in place. It also monitors adherence to the qualitative and quantitative regulators' minimum capital and risk management requirements.

Risk Culture

Aiming at strengthening its values and aligning the behavior of its employees with risk management guidelines, the institution adopts several initiatives to disseminate and strengthen a Risk Culture based on four principles: conscious risk taking, discussions and actions on the institution's risks, and each and everyone's responsibility for risk management. These principles give form to Itaú Unibanco guidelines' and help employees understand, identify, measure, manage and mitigate risks in a conscious manner.

Besides the risk management policies, procedures and processes, the institution has as a central element of its Corporate Culture the message "Ethics is non-negotiable". Behavioral guidelines, also described in this culture, reinforce and strengthen the Conglomerate's risk management behavior by emphasizing a behavior that helps people of all company levels to undertake and manage risks in a conscious way. By disseminating these principles, the institution fosters the understanding and the open discussion about risks, so that they are kept within the risk appetite levels established and each employee individually, regardless of their position, area or duties, may also assume responsibility for managing the risks of the business.

Itaú Unibanco also have some channels available for communication of operating errors, internal or external fraud, conflicts at the workplace, or cases that may result in inconveniences and/or losses for the institution or its customers. All employees or third parties are responsible for informing any problems immediately, as soon as they become aware of the situation.

Risk Appetite

The Risk Appetite gives form to the guidelines of the Board of Directors about strategy and risk assumption, defining the nature and level of acceptable risks for the organization and considering its ability to effectively and prudently manage them, its strategic objectives, competitive conditions and regulatory environment.

Itaú Unibanco has a risk appetite policy, which was established and approved by the Board of Directors and guides the institution's business strategy. The bank's risk appetite is grounded on the following declaration of the Board of Directors:

"We are a universal bank, operating predominantly in Latin America. Supported by our risk culture, we operate based on rigorous ethical and regulatory compliance standards, seeking high and growing results, with low volatility, by means of the long-lasting relationship with clients, correctly pricing risks, well-distributed fund-raising and proper use of capital."

Based on this declaration, the bank established six dimensions, each of which comprising a set of metrics associated with the key risks involved, combining complementary measurements and seeking a comprehensive view of its exposure:

• Capitalization: establishes that Itaú Unibanco should have sufficient capital to protect itself against a serious recession or stress events without the need to adjust its capital structure under adverse circumstances. It is monitored by following up the bank's capital ratios, in usual or stress situations, and the institution's debt issue ratings.

• Liquidity: establishes that Itaú Unibanco liquidity should be able to support long stress periods. It is monitored by following up on liquidity ratios.

• Composition of results: establishes that business will mainly focus on Latin America, where Itaú Unibanco will have a diversified range of customers and products, with low appetite for results volatility and high risk. This dimension includes business and profitability, as well as market risk and IRRBB, underwriting and credit risk, including social, environmental and climate dimensions. The metrics monitored seek to ensure, by means of

exposure concentration limits such as, for example, industry sectors, quality of counterparties, countries and geographic regions and risk factors, a suitable composition of the bank's portfolios, aiming at low volatility of results and business sustainability.

• Operational risk: focuses on controlling operational risk events that may adversely impact the bank's business strategy and operations. This control is carried out by monitoring key operational risk events and incurred losses.

• Reputation: deals with risks that may impact our brand value and the institution's reputation before its customers, employees, regulators, investors and the general public. In this dimension, risks are monitored by observation of the institution's conduct.

• Customer: addresses risks that may impact customer satisfaction and experience, and is monitored by tracking customer satisfaction, events with direct impacts on customers, and suitability indicators.

The Board of Directors is responsible for approving risk appetite guidelines and limits, performing its activities with the support of the Risk and Capital Management Committee (CGRC) and the Chief Risk Officer (CRO).

Metrics are regularly monitored and must comply with the limits defined. The monitoring is reported to the risk commissions and to the Board of Directors, guiding the use of preventive measures to ensure that exposures are within the limits provided and in line with our strategy.

Stress Testing

The stress test is a process of simulating extreme economic and market conditions on Itaú Unibanco's results, liquidity and capital. The institution has been carrying out this test in order to assess its solvency in plausible scenarios of crisis, as well as to identify areas that are more susceptible to the impact of stress that may be the subject of risk mitigation.

For the purposes of the test, the economic research area estimates macroeconomic variables for each stress scenario. The elaboration of stress scenarios considers the qualitative analysis of the Brazilian and the global conjuncture, historical and hypothetical elements, short- and long- term risks, among other aspects, as defined in CMN Resolution 4,557.

In this process, the main potential risks to the economy are assessed based on the judgment of the bank's team of economists, endorsed by the Chief Economist of Itaú Unibanco and approved by the Board of Directors. Projections for the macroeconomic variables (such as GDP, the basic interest rate and inflation) and for variables in the credit market (such as raisings, lending, rates of default, margins and charges) used are based on exogenous shocks or through use of models validated by an independent area.

Then, the stress scenarios adopted are used to influence the budgeted result and balance sheet. In addition to the scenario analysis methodology, sensitivity analysis and the Reverse Stress Test are also used.

Itaú Unibanco uses the simulations to manage its portfolio risks, considering Brazil (segregated into wholesale and retail) and External Units, from which the risk-weighted assets and the capital and liquidity ratios are derived.

The stress test is also an integral part of the ICAAP (Internal Capital Adequacy Process), the main purpose of which is to assess whether, even in severely adverse situations, the institution would have adequate levels of capital and liquidity, without any impact on the development of its activities.

This information enables potential offenders to the business to be identified and provides support for the strategic decisions of the Board of Directors, the budgeting and risk management process, as well as serving as an input for the institution's risk appetite metrics.

Recovery Plan

In response to the latest international crises, the Central Bank issued the Resolution No. 4,502, which requires the development of a Recovery Plan for the financial institutions that are classified in the Segment 1, with a total exposure of more than 10% of Gross Domestic Product (GDP). This plan aims to reestablish adequate levels of capital and liquidity, above the regulatory requirements, through appropriate strategies in the event of severe stress shocks of a systemic or idiosyncratic nature. Accordingly, each institution would be able to preserve its financial feasibility and, at the same time, mitigate the impact on the National Financial System.

Itaú Unibanco has a Recovery Plan that contemplates the entire Conglomerate, including foreign subsidiaries, and contains the description of the following items:

I. Critical functions rendered by Itaú Unibanco to the market, activities that, if abruptly interrupted, could impact the National Financial System (SFN) and the functioning of the real economy;

II. Institution's essential services: activities, operations or services which discontinuity could compromise the bank's viability;

III. Monthly monitoring program, establishing critical levels for a set of indicators, with a view to risk monitoring and eventual trigger for the execution of the Recovery Plan;

IV. Stress scenarios, contemplating events that may threaten the business continuity and the viability of the institution, including reverse tests, which seek to identify remote risk scenarios, contributing to an increase of the management sensitivity;

V. Recovery strategies in response to different stress scenarios, including the main risks and barriers, as well as the mitigators of the latter and the procedures for the operationalization of each strategy;

VI. Communication plan with stakeholders, seeking its timely execution with the market, regulators and other stakeholders;

VII. Governance mechanisms necessary for the coordination and execution of the Recovery Plan, such as the definition of the director responsible for the exercise at Itaú Unibanco.

This plan is reviewed annually and is subjected to the approval of the Board of Directors.

With this practice, Itaú Unibanco has been able to continuously demonstrate, that even in severe scenarios, with remote probability of occurrence, it has strategies capable of generating sufficient resources to ensure the sustainable maintenance of critical activities and essential services, without losses to customers, to the financial system and to other participants in the markets in which it operates.

Itaú Unibanco ensures the exercise maintenance to guarantee that strategies remain up-to-date and viable in the face of organizational, competitive or systemic changes.

Capital Adequacy Assessment

For its capital adequacy assessment process, the annual Itaú Unibanco's procedure is as follows:

- Identification of material risks and assessment of the need for additional capital;
- Preparation of the capital plan, both in normality and stress situations;
- Internal assessment of capital adequacy;

- Structuring of capital contingency and recovery plans;
- Preparation of management and regulatory reports.

By adopting a prospective stance regarding capital management, Itaú Unibanco implemented its capital management structure and its ICAAP in order to comply with National Monetary Council (CMN) Resolution 4,557, BACEN Circular 3,846 and BACEN Circular Letter 3,907.

The result of the last ICAAP, which includes stress tests – dated as of December 2023 – showed that, in addition to having enough capital to face all material risks, Itaú Unibanco has a significant buffer, thus ensuring the soundness of its equity position.

Capital Adequacy

Itaú Unibanco, through the ICAAP process, assesses the adequacy of its capital to face the incurred risks, composed by regulatory capital for credit, market and operational risks and by the necessary capital to face other risks. In order to ensure the soundness and the availability of Itaú Unibanco's capital to support business growth, the Total Capital levels were maintained above the minimum requirements.

OV1 - Overview of risk-weighted assets (RWA)

According to CMN Resolution 4,958 and subsequent amendments, for assessing the minimum capital requirements, the RWA must be calculated by adding the following risk exposures:

• RWA_{CPAD} = portion related to exposures to credit risk, calculated using standardized approach.

• RWA_{CIRB} = portion related to exposures to credit risk, calculated according to internal credit risk rating systems (IRB - Internal Ratings-Based approaches), authorized by the Central Bank of Brazil.

• RWA_{MPAD} = portion related to the market risk capital requirement, calculated using stardardized approach.

• RWA_{MINT} = portion related to the market risk capital requirement, calculated according to internal model approaches, authorized by the Central Bank of Brazil.

• RWA_{OPAD} = portion related to the operational risk capital requirement, calculated using standardized approach.

	RW	A	Minimum capital requirements	
R\$ million	09/30/2024	06/30/2024	09/30/2024	
Credit risk (excluding counterparty credit risk)	1,049,228	1,050,890	83,938	
Of which: standardised approach for credit risk	983,942	988,939	78,715	
Of which: foundation internal rating-based approach (F-IRB)	-	-	-	
Of which: advanced internal rating-based approach (A-IRB)	65,286	61,951	5,223	
Counterparty credit risk (CCR)	32,037	34,629	2,563	
Of which: standardised approach for counterparty credit risk (SA-CCR)	23,207	25,577	1,857	
Of which: Current Exposure Method approach (CEM)	-	-	-	
Of which: other CCR	8,830	9,052	706	
Equity investments in funds - look-through approach	5,151	7,068	412	
Equity investments in funds - mandate-based approach	-	-	-	
Equity investments in funds - fall-back approach	898	1,448	72	
Securitisation exposures in banking book	8,007	7,568	641	
Market risk	43,482	39,825	3,478	
Of which: standardised approach	53,442	49,413	4,275	
Of which: internal models approach (IMA)	23,354	18,833	1,868	
Operational risk	112,827	107,623	9,026	
Payment Services risk (RWA _{SP})	NA	NA	NA	
Amounts below the thresholds for deduction	52,997	52,490	4,240	
Total	1,304,627	1,301,541	104,370	

Increased by R\$3,086 million, mainly due to the increase in operational and market risk-weighted assets.

Links between financial statements and regulatory exposures

LIA: Explanations of differences between accounting and regulatory exposure amounts

The main difference between the accounting carrying value and the amounts considered for regulatory purposes is the non-consolidation of non-financial companies (especially Insurance, Pension Plan and Capitalization companies) in the regulatory consolidated, a difference that also impacts the elimination of related parties transactions.

Within the regulatory scope, the procedures for assessing the need for prudent valuation adjustments (PVAs) arising from the pricing of financial instruments, as well as the description of the systems and controls used to ensure its reliability are described below.

The pricing methodology for the financial instruments subject to Resolution No. 4,277, of October 31st, 2013, conducted by an independent area from the business areas, considers, in addition to benchmarks, the risks listed in the closeout uncertainty, market concentration, early termination, model risk, investing and funding costs, unearned credit spread and others.

The fair value measurement at Itaú Unibanco follows the principles enclosed in the main regulatory bodies, such as CVM and BACEN. The institution follows the best practices in terms of pricing policies, procedures and methodologies and is committed to secure the pricing of financial instruments in its balance sheet with prices quoted and disclosed by the market, and in the impossibility of doing so, expends its best efforts to estimate which would be the fair price at which financial assets would be effectively traded, maximizing the use of relevant observable data and, under specific conditions, these instruments can be valued on a model basis. In all of these situations, the organization has control over its pricing methods and model risk management.

The process of independent price verification (IPV) follows the guidelines included in Resolution No. 4,277, with daily verification of prices and market inputs, which is performed by a team independent from the pricing team. This process is also subject to an independent evaluation by the internal control, internal audit and external audit teams.

The institution has a hybrid model for assessing the need for prudent valuation adjustments with two components. The first component is a timely assessment model that assesses new products, operations and risk factors traded and verifies the compliance and liability with any components of the existing prudent valuation adjustments. The second is a periodic assessment that aims to analyze the existing prudent valuation adjustments in relation to adequate pricing. The process and methodology are evaluated periodically and independently by internal controls and internal audit.

In the line *Other Differences* of the table LI2, are reported the transactions subject to credit risk and counterparty credit risk, which are not accounted for in the balance sheet or in the off-balance sheet amounts.

LI1: Differences between accounting and regulatory scopes of consolidation and mapping of financial statement categories with regulatory risk categories

R\$ million, at the end of the period				0			09/30/2024
				Ca	arrying values of	ritems:	
	Carrying values as reported in published financial statements	Carrying values under scope of regulatory consolidation	Subject to credit risk framework	Subject to counterparty credit risk framework	Subject to the securitisation framework	Subject to the market risk framework	Not subject to capital requirements or subject to deduction from capital
Assets							
Current assets and Long-term receivables	2,973,483	2,634,497	1,955,891	601,931	21,541	419,285	55,134
Cash	37,868	37,820	37,820	-	-	4,186	
Interbank investments	395,395	389,374	54,738	334,636	-	13,849	
Securities and derivative financial instruments	1,041,759	733,601	638,043	71,318	21,541	129,528	2,699
Interbank accounts	230,639	230,638	219,126	-	-	-	11,512
Interbranch accounts	40	40	40	-	-	-	
Loan, lease and other credit operations	914,638	903,153	871,947	-	-	132,917	31,206
Other receivables	344,977	332,157	126,463	195,977	-	138,805	9,717
Deferred tax assets	70,191	67,306	57,654	-	-	-	9,65
Sundry	274,786	264,851	68,809	195,977	-	138,805	6
Other assets	8,167	7,714	7,714	-	-	-	
Permanent assets	35,051	60,162	42,458	-	-	-	17,70
Investments	8,483	34,089	33,537	-	-	-	552
Real estate	9,099	8,604	8,604	-	-	-	
Real estate by lease	-	267	267	-	-	-	
Goodwill and Intangible assets	17,469	17,202	50	-	-	-	17,15
otal assets	3,008,534	2,694,659	1,998,349	601,931	21,541	419,285	72,83
iabilities							
Current and Long-term Liabilities	2,807,432	2,492,166	-	433,449	-	308,091	2,058,717
Deposits	1,020,490	1,032,111	-	-	-	78,659	1,032,111
Deposits received under securities repurchase	448,566	448,677	-	402,260	-	13	46,41
agreements Funds from acceptances and issuance of securities	308,230	308,230	-	-	-	49.081	308,230
Interbank accounts	92,075	92,075	-	-	-	-	92,07
Interbranch accounts	15,332	15,339	-	-	-	518	15,33
Borrowings and onlending	118,337	118,337	-	-	-	1,269	118,33
Derivative financial instruments	69,702	69,643	-	31,189	-		38,45
Technical provision for insurance, pension plan and capitalization	303,683	-	-	-	-	-	
Provisions	16,417	16,200	-	-	-	-	16,20
Allowance for financial guarantees provided and loan commitments	3,961	3,961	-	-	-	-	3,961
Other liabilities	410,639	387,593	-	-	-	177,205	387,593
Deferred tax liabilities	8,707	8,263	-	-	-	-	8,263
Sundry	401,932	379,330	-	-	-	177,205	379,330
Total liabilities	2,807,432	2,492,166	-	433,449	-	308,091	2,058,717

LI2: Main sources of differences between regulatory exposure amounts and carrying values in financial statements

R\$ million					09/30/2024
	_		Carrying valu	ues of items:	
	Total	Subject to credit risk framework	Subject to counterparty credit risk framework	Subject to the securitisation framework	Subject to the market risk framework
Asset carrying value amount under scope of regulatory consolidation	2,621,821	1,998,349	601,931	21,541	419,285
Liabilities carrying value amount under regulatory scope of consolidation	433,449	-	433,449	-	308,091
Total net amount under regulatory scope of consolidation	2,188,372	1,998,349	168,483	21,541	111,194
Off-balance sheet amounts	253,825	161,907	91,918	-	-
Differences in valuations	-	-	-	-	-
Other differences	188,574	(15,224)	203,798	-	-
Exposure amounts considered for regulatory purposes	2,630,771	2,145,032	464,199	21,541	111,194

PV1: Prudent valuation adjustments (PVA)

In R\$ million								09/30/2024
	Equity	Interest rates	FX	Credit	Commodities	Total	Of which: In the trading book	Of which: In the banking book
Closeout uncertainty, of which:	-	-	-	15	-	15	-	15
Closeout cost	-	-	-	14	-	14	-	14
Concentration	-	-	-	1	-	1	-	1
Early termination	-	87	-	87	-	174	1	173
Model risk	37	7	-	28	-	72	37	35
Operational risk	-	-	-	-	-	-	-	-
Investing and funding costs	-	-	-	-	-	-	-	-
Unearned credit spreads	-	-	-	-	-	-	-	-
Future administrative costs	-	-	-	-	-	-	-	-
Other	-	-	-	-	-	-	-	-
Total adjustment	37	94	-	130	-	261	38	223

Institutions that comprise the Financial Statements of Itaú Unibanco Holding

The lists below provide the associate institutions that comprise the financial statements and the Prudential Consolidation of Itaú Unibanco Holding S.A.

Associate institutions that comprise the financial statements and the Prudential Conglomerate	Country ⁽¹⁾	% Equity share on capita
Aj Títulos Públicos Fundo de Investimento Renda Fixa Referenciado DI	Brazil	100.00%
Banco Investcred Unibanco S.A.	Brazil	50.00%
Banco Itaú (Suisse) S.A.	Switzerland	100.00%
Banco Itaú Chile	Chile	67.42%
Banco Itaú Consignado S.A.	Brazil	100.00%
Banco Itaú International	United States	100.00%
Banco Itaú Paraguay S.A.	Paraguay	100.00%
Banco Itaú Uruguay S.A.	Uruguay	100.00%
Banco Itaú Veículos S.A.	Brazil	100.00%
Banco ItauBank S.A.	Brazil	100.00%
Banco Itaucard S.A.	Brazil	100.00%
Cloudwalk Kick Ass I Fundo De Investimento Em Direitos Creditórios	Brazil	94.74%
Dibens Leasing S.A Arrendamento Mercantil	Brazil	100.00%
FIDC B2cycle NPL	Brazil	100.00%
FIDC Cloudw Akira I	Brazil	96.94%
FIDC Orange NP	Brazil	100.00%
FIDC Sumup Solo	Brazil	92.72%
Financeira Itaú CBD S.A. Crédito, Financiamento e Investimento	Brazil	50.00%
Fundo De Invest Dir Creditórios Não Padron NPL II	Brazil	100.00%
Fundo de Investimento em Direitos Creditórios IA	Brazil	100.00%
undo de Investimento em Direitos Creditórios Soul	Brazil	88.67%
Fundo Fortaleza de Investimento Imobiliário	Brazil	100.00%
Fundo Kinea Ventures	Brazil	100.00%
lipercard Banco Múltiplo S.A.	Brazil	100.00%
deal Corretora de Titulos e Valores Mobiliarios S.A.	Brazil	50.10%
deal Holding Financeira S.A.	Brazil	50.10%
ntrag Distribuidora de Títulos e Valores Mobiliários Ltda.	Brazil	100.00%
resolve Companhia Securitizadora de Créditos Financeiros S.A.	Brazil	100.00%
taú (Panamá) S.A.	Panama	67.05%
taú Administradora de Consórcios Ltda.	Brazil	100.00%
taú Administradora de Fondos de Inversión S.A	Uruguay	100.00%
taú Bank & Trust Bahamas Ltd.	Bahamas	100.00%
taú Bank & Trust Cayman Ltd.	Cayman Islands	100.00%
taú Bank, Ltd.	Cayman Islands	100.00%
aú BBA Europe S.A.	Portugal	100.00%
taú BBA International PIc.	United Kingdom	100.00%
taú BBA Trading S.A.	Brazil	100.00%
aú BBA Trading S.A Sucursal Uruguay	Uruguay	100.00%
taú BBA USA Securities Inc.	United States	100.00%
taú Chile New York Branch.	United States	67.42%
taú Cia. Securitizadora de Créditos Financeiros	Brazil	100.00%
taú Colombia S.A	Colombia	67.05%
taú Comisionista de Bolsa Colombia S.A.	Colombia	67.06%
taú Corredores de Bolsa Limitada	Chile	67.42%

1) The institutions operate in their respective countries of origin.

Associate institutions that comprise the financial statements and the Prudential Conglomerate	Country ⁽¹⁾	% Equity share on capita
taú Corretora de Valores S.A.	Brazil	100.00%
taú Distribuidora de Títulos e Valores Mobiliários S.A.	Brazil	100.00%
taú EU Lux-Itaú Latin America Equity Fund	Luxembourg	96.27%
Itaú Fiduciaria Colombia S.A. Sociedad Fiduciaria	Colombia	67.04%
taú International Securities Inc.	United States	100.00%
ltaú Invest Casa de Bolsa S.A.	Paraguay	100.00%
taú Kinea Private Equity Multimercado Fundo de Investimento em Cotas de Fundos de Investimento Crédito Privado	Brazil	100.00%
taú Unibanco Holding S.A.	Brazil	100.00%
taú Unibanco Holding S.A., Grand Cayman Branch	Cayman Islands	100.00%
Itaú Unibanco S.A.	Brazil	100.00%
taú Unibanco S.A., Miami Branch	United States	100.00%
Itaú Unibanco S.A., Nassau Branch	Bahamas	100.00%
taú Unibanco Veículos Administradora de Consórcios Ltda.	Brazil	100.00%
ITB Holding Ltd.	Cayman Islands	100.00%
Kinea CO-investimento Fundo de Investimento Imobiliario	Brazil	99.81%
Kinea Equity Infra I Warehouse Feeder MM Ficfi CP	Brazil	100.00%
Kinea I Private Equity FIP Multiestrategia	Brazil	99.64%
Kinea Juros e Moeda CDI Institucional Fundo de Investimento em Cotas de Fundo de Investimentos Multimercado	Brazil	100.00%
Kinea Juros e Moeda Ipca Institucional Fundo de Investimento Em Cotas de Fundo de Investimentos Multimercado	Brazil	100.00%
Kinea Juros e Moedas CDI Institucional FIF - CIC Mult Resp Limitad ⁽²⁾	Brazil	100.00%
Kinea Juros e Moedas CDI Institucional Fundo de Investimento Financeiro Multimercado Resp Limitad ⁽³⁾	Brazil	100.00%
Kinea KP Fundo de Investimento Multimercado Crédito Privado	Brazil	100.00%
Kinea Nepal FIF - Classe de Investimento Em Cotas Multimercado Crédito Privado Responsabilidade Limitada	Brazil	99.82%
Kinea Nepal FIF Multimercado Crédito Privado - Responsabilidade Limitada	Brazil	51.38%
Kinea Sigma Fundo de Investimento Financeiro Multimercado - Responsabilidade Limitada	Brazil	57.60%
Licania Fund Limited	Cayman Islands	100.00%
uizacred S.A. Sociedade de Crédito, Financiamento e Investimento	Brazil	50.00%
licroinvest S.A. Soc. de Crédito a Microempreendedor	Brazil	100.00%
DCA Dinero Electrónico S.A.	Uruguay	100.00%
DCA S.A.	Uruguay	100.00%
Diti Fundo de Investimento Multimercado Crédito Privado Investimento no Exterior	Brazil	100.00%
Pont Sociedad Anónima	Paraguay	100.00%
Redecard Instituição de Pagamento S.A.	Brazil	100.00%
Redecard Sociedade de Crédito Direto S.A	Brazil	100.00%
Resonet S.A.	Uruguay	56.00%
RT Itaú DJ Títulos Públicos Fundo de Investimento Renda Fixa Referenciado DI	Brazil	100.00%
RT Scala Renda Fixa - Fundo de Investimento em Cotas de Fundos de Investimento	Brazil	100.00%
Tangerina Fundo de Investimento em Direitos Creditórios - Responsabilidade Limitada	Brazil	100.00%
Tarumã Fundo Incentivado de Investimento em Debêntures de Infraestrutura Renda Fixa Crédito Privado	Brazil	100.00%

The institutions operate in their respective countries of origin.
 Corporate name of Kinea Juros e Moedas CDI Institucional FIF CIC Mult Resp Limitada.
 Corporate name of KINEA JUROS E MOEDAS CDI INSTIT FIF MM RESP LTDA.

Institutions that comprise the Financial Statements of Itaú Unibanco Holding

The lists below provide the associate institutions that comprise only the financial statements.

Associate institutions that comprise only the Financial Statements	Country ⁽¹⁾	% Equity share on capita
Administradora de Fondos de Ahorro Previsional Itaú S.A.	Uruguay	100.00%
Albarus S.A.	Paraguay	100.00%
Ank Platform S.A.	Argentina	100.00%
Avita Corretora de Seguros S.A.	Brazil	80.00%
Beta Correspondente e Tecnologia LTDA	Brazil	100.00%
Borsen Renda Fixa Crédito Privado - Fundo de Investimento	Brazil	100.00%
CGB II SPA	Chile	100.00%
CGB III SPA	Chile	100.00%
Cia. Itaú de Capitalização	Brazil	100.00%
Estrel Serviços Administrativos S.A.	Brazil	100.00%
FC Recovery S.A.U.	Argentina	100.00%
FIC Promotora de Vendas Ltda.	Brazil	100.00%
Carros Ltda.	Brazil	100.00%
GA Participações S.A.	Brazil	100.00%
nvestimentos Bemge S.A.	Brazil	86.81%
taú Administradora General de Fondos S.A.	Chile	67.42%
taú Asesorías Financieras Limitada	Chile	67.42%
taú Asia Limited	Hong Kong	100.00%
taú Asset Management Administradora de Fondos Patrimoniales de Inversión S.A.	Paraguay	100.00%
taú Bahamas Directors Ltd.	Bahamas	100.00%
taú Bahamas Nominees Ltd.	Bahamas	100.00%
taú BBA Assessoria Financeira S.A.	Brazil Coursen Islando	100.00%
taú BBA International (Cayman) Ltd.	Cayman Islands	100.00%
taú Chile Inversiones, Servicios y Administracion S.A.	Chile	100.00%
taú Consultoria de Valores Mobiliários e Participações S.A.	Brazil	100.00%
taú Corredor de Seguros Colombia S.A.	Colombia	67.41%
taú Corredores de Seguros Limitada ⁽²⁾	Chile	67.42%
taú Corretora de Seguros S.A.	Brazil Colombia	100.00%
taú Holding Colombia S.A.S. taú lastitusianal Banda Fiva Funda da Investimenta	Brazil	67.42%
taú Institucional Renda Fixa Fundo de Investimento		100.00%
taú International Holding Limited	United Kingdom	100.00%
taú Rent Administração e Participações Ltda.	Brazil	100.00%
taú Seguros Paraguay S.A.	Paraguay	100.00%
taú Seguros S.A.	Brazil	100.00%
taú Unibanco Asset Management Ltda.	Brazil Brazil	100.00%
tau Unibanco Comercializadora de Energia Ltda.	United States	100.00%
taú USA Asset Management Inc.		100.00%
taú Vida e Previdência S.A.	Brazil	100.00%
tauseg Participações S.A.	Brazil	100.00%
tauseg Saúde S.A.	Brazil	100.00%
TB Holding Brasil Participações Ltda.	Brazil	100.00%
U Corretora de Seguros Ltda.	Brazil	100.00%
UPP S.A.	Brazil	100.00%
Kinea Investimentos Ltda.	Brazil	80.00%
Vaxipago Serviços de Internet Ltda.	Brazil	100.00%
Mundostar S.A.	Uruguay	100.00%
PR Curitiba Mariano Torres Ltda.	Brazil	100.00%
Proserv - Promociones y Servicios, S.A. de C.V.	Mexico	100.00%
Provar Negócios de Varejo Ltda.	Brazil	100.00%
Recaudaciones y Cobranzas Limitada	Chile	67.42%
Recovery do Brasil Consultoria S.A.	Brazil	100.00%
RJ Niteroi Icarai Ltda.	Brazil	
		100.00%
RT Alm 5 Fundo de Investimento Renda Fixa	Brazil	100.00%
RT Alm Soberano 2 Fundo de Investimento Renda Fixa	Brazil	100.00%

Associate institutions that comprise only the Financial Statements	Country ⁽¹⁾	% Equity share on capita
RT Defiant Multimercado - Fundo de Investimento	Brazil	100.00%
RT Endeavour Renda Fixa Crédito Privado - Fundo de Investimento	Brazil	100.00%
RT Mocah Fundo de Investimento Financeiro Renda Fixa - Responsabilidade Limitada	Brazil	100.00%
RT Multigestor 4 Fundo de Investimento em Cotas de Fundos de Investimento Multimercad		100.00%
RT Nation II Fundo de Investimento Financeiro Renda Fixa - Responsabilidade Limitada	Brazil	100.00%
R Nation Renda Fixa - Fundo de Investimento	Brazil	100.00%
T Valiant Renda Fixa - Fundo de Investimento	Brazil	100.00%
AGA II SPA	Chile	100.00%
GAGA III SPA	Chile	100.00%
SP Alameda Franca LTDA	Brazil	100.00%
P Amadeu Amaral Ltda.	Brazil	100.00%
SP Antonia Queiroz Ltda	Brazil Brazil	100.00%
SP Augusta Ltda SP Av Juscelino Kubitschek Ltda	Brazil	100.00% 100.00%
SP Av Morumbi Ltda	Brazil	100.00%
SP Av. Jabaquara Ltda.	Brazil	100.00%
SP Av. Rangel Pestana Ltda.	Brazil	100.00%
SP Bairro Moema Ltda.	Brazil	100.00%
P Bairro Sumarezinho Ltda	Brazil	100.00%
SP Bairro Vila Guilherme Ltda.	Brazil	100.00%
SP Brooklin Rua Santo Amaro Ltda	Brazil	100.00%
SP Butanta Ltda	Brazil	100.00%
SP CEAGESP Ltda	Brazil	100.00%
SP Clelia Ltda	Brazil	100.00%
SP Eusebio Matoso Ltda	Brazil	100.00%
SP Itaberaba Ltda	Brazil	100.00%
SP Maracatins Ltda	Brazil	100.00%
SP Nova JK Ltda	Brazil	100.00%
SP Padre João Manuel Ltda.	Brazil	100.00%
SP Pássaros e Flores Ltda.	Brazil	100.00%
SP Rua Da Consolacao Ltda	Brazil	100.00%
SP Rua Das Palmeiras Ltda.	Brazil	100.00%
SP Santos Embare Ltda.	Brazil	100.00%
SP Santos Jose Menino Ltda.	Brazil	100.00%
SP Senador Queiros Ltda.	Brazil	100.00%
SP Serra De Bragança Ltda	Brazil	100.00%
SP Vila Clementino Ltda.	Brazil	100.00%
SP Vila Olimpia Araguari Ltda.	Brazil	100.00%
SPE IRA 01 LTDA	Brazil	100.00%
SPE IRA 02 LTDA	Brazil	100.00%
SPE IRA 03 LTDA	Brazil	100.00%
SPE IRA 04 LTDA	Brazil	100.00%
SPE IRA 05 LTDA	Brazil	100.00%
SPE IRA 06 LTDA	Brazil	100.00%
SPE IRA 07 LTDA	Brazil	100.00%
SPE IRA 08 LTDA	Brazil	100.00%
SPE IRA 09 LTDA	Brazil	100.00%
SPE IRA 10 LTDA	Brazil	100.00%
SPE IRA 11 LTDA	Brazil	100.00%
SPE IRA 12 LTDA	Brazil	100.00%
Spe Ira 13 Ltda	Brazil	100.00%
pe Ira 14 Ltda	Brazil	100.00%
pe Ira 15 Ltda	Brazil	100.00%
pe Ira 16 Ltda	Brazil	100.00%
spe Ira 17 Ltda	Brazil	100.00%
spe Ira 18 Ltda	Brazil	100.00%
ipe Ira 19 Ltda	Brazil	100.00%
Spe Ira 20 Ltda	Brazil	100.00%
Spe Ira 21 Ltda	Brazil	100.00%
Spe Ira 22 Ltda	Brazil	100.00%
up I.T. Serviços em Tecnologia e Inovação S.A.	Brazil	100.00%
ZUP Innovation Corp.	United States	100.00%
	Office Office	

The institutions presented in the tables above represent the total scope of companies of Itaú Unibanco Holding.

Non Consolidated Institutions

The following institutions are the associates and the joint ventures not consolidated in the financial statements and Prudential Consolidation.

Non consolidated Institutions	Country ⁽¹⁾	% Equity share on capital ⁽²⁾
Avenue Holding Cayman Ltd.	Cayman Islands	33.60%
BANFUR International S.A.	Panama	30.00%
Biomas Serviços Ambientais, Restauração e Carbono S.A	Brazil	16.67%
BSF Holding S.A	Brazil	49.00%
CIP S.A	Brazil	22.89%
Conectcar Instituição de Pagamento e Soluções de Mobilidade Eletrônica S.A.	Brazil	50.00%
Gestora de Inteligência de Crédito S.A	Brazil	15.71%
Kinea Private Equity Investimentos S.A.	Brazil	79.99%
Olímpia Promoção e Serviços S.A.	Brazil	50.00%
Porto Seguro Itaú Unibanco Participações S.A.	Brazil	42.93%
Pravaler S.A.	Brazil	50.84%
PREX Holdings LLC	United States	30.00%
Rede Agro Fidelidade e Intermediação S.A.	Brazil	12.82%
Rias Redbanc S.A.	Uruguay	25.00%
Riblinor S.A.	Uruguay	40.00%
Tecnologia Bancária S.A.	Brazil	28.05%
Totvs Techfin S.A.	Brazil	50.00%

1) The institutions operate in their respective countries of origin.

2) Considers only direct participation.

Material entities

The companies considered relevant and not consolidated in the Prudential Conglomerate are presented below, with information about total assets, stockholders' equity, country and activity:

R\$ million 09/30/202		09/30/2024		06/30/2	024	
Institutions	Country	Activity	Total Assets	Equity	Total Assets	Equity
Cia. Itaú de Capitalização	Brazil	Premium bonds	4,950	961	4,452	816
Itaú Consultoria de Valores Mobiliários e Participações S.A.	Brazil	Financial institution holding company	1,257	1,161	1,272	1,176
Itaú Corretora de Seguros S.A.	Brazil	Insurance, pension plans and health brokers	2,118	694	2,356	1,016
Itaú Seguros S.A.	Brazil	Insurance	9,823	2,993	8,807	2,499
Itaú Vida e Previdência S.A.	Brazil	Pension plan	299,691	4,558	288,388	4,432
Itauseg Participações S.A.	Brazil	Non financial institution holding company	11,652	11,564	13,222	13,135
ITB Holding Brasil Participações Ltda.	Brazil	Financial institution holding company	53,129	51,905	52,042	51,035
Provar Negócios de Varejo Ltda.	Brazil	Other auxiliary activities for financial services	2,314	2,285	2,277	2,248

Composition of Capital

CCA: Main features of regulatory capital instruments

The authorized regulatory capital instruments may be extinguished according to the criteria established in Resolution nº 4,955, such as non-compliance with the minimum regulatory ratios, decree of temporary special administration regime or intervention, application of public resources or upon the Central Bank of Brazil determination. Should any criteria for the extinction of subordinated instruments be triggered, the area responsible for Itaú Unibanco's Capital management will activate the areas involved to execute the following action plan:

• Treasury and products, through the payment agent of the subordinated instruments or straight through the central depository, will notify its holders and take actions to ensure that Itaú Unibanco's trading desks cease to trade such instruments;

• The operational and accounting areas will carry out the necessary procedures for the proper treatment of the extinction; and

• The Investor Relations area will communicate to the market of the extinction of the subordinated instruments.

The table CCA - Main features of regulatory capital instruments, is available at www.itau.com.br/investor-relations, section "Results and Reports", "Regulatory Reports", "Pillar 3".

CC1 - Composition of regulatory capital

		09/30/2
	Value (R\$ Thousand)	Balance Shee Reference
mmon Equity Tier I: instruments and reserves		
Instruments Eligible for the Common Equity Tier I	90,431,452	(k)
Revenue reserves	104,461,382	(I)
Other revenue and other reserve	(2,307,448)	(m)
Common share capital issued by subsidiaries and held by third parties (amount allowed in group CET1 capital)	6,366,719	(j)
Common Equity Tier I before regulatory adjustments mmon Equity Tier I: prudential adjustments	198,952,105	
Prudential adjustments related to the pricing of financial instruments Goodwill (net of related tax liability)	261,005 2,089,634	(e)
Intangible assets	15,615,077	(b) / (i)
Tax credits arising from income tax losses and social contribution tax loss carryfowards and those originating from this contribute related to determination periods ended until December 31, 1998	ution 1,808,669	(b)
Adjustments related to the market value of derivative financial instruments used to hedge the cash flows of protected items whose m to-market adjustments are not recorded in the books.	nark- (83,061)	
Shortfall of provisions to expected losses	568,912	
Actuarial assets related to defined benefit pension funds	-	(d)
Shares or other instruments issued by the bank authorized to compose the Core Capital, acquired directly, indirectly or synthetically	368,252	(n)
Reciprocal cross-holdings in common equity	-	
Total value of adjustments related to net non-significant investments in the Common Equity Tier I of companies that are similar to r consolidated financial institutions, insurance companies, reinsurance companies, capitalization companies and sponsored pension t entities		
Total value of adjustments related to net significant investments in the Common Equity Tier I of companies that are similar to r consolidated financial institutions, insurance companies, reinsurance companies, capitalization companies and sponsored pension t entities, that exceeds 10% of the amount of the Common Equity Tier I, disregarding specific adjustments		
Total value of adjustments related to tax credits arising from temporary differences that depend on the generation of income or fu taxable income for their realization, above the limit of 10% of the Common Equity Tier I, disregarding specific deductions	iture _	
Amount that exceeds 15% of the Common Equity Tier I	-	
Of which: arising from net investments in the Common Equity Tier I of companies that are similar to non-consolidated financial institutions, insurance companies, reinsurance companies, capitalization companies and open ended pension entities	-	
Of which: arising from tax credits resulting from temporary differences that depend on the generation of income or future taxable income for their realization	-	
National specific regulatory adjustments	-	
a Deferred permanent assets	-	(g)
b Investment in dependence, financial institution abroad or non-financial entity that is part of the conglomerate, with respect to which Central Bank of Brazil does not have access to information, data and documents	- the	
d Increase of unauthorized capital	-	
e Excess of the amount adjusted of Common Equity Tier I	-	
f Deposit to cover capital deficiency g Amount of intangible assets established before Resolution No. 4,192 of 2013 comes into effect	-	(i)
 Excess of resources invested on permanent assets 	-	(1)
. Total capital detached	-	
Other residual differences concerning the Common Equity Tier I calculation methodology for regulatory purposes	-	
Other residual differences related to the calculation of the Common Equity Tier I for regulatory purposes	-	
Total regulatory deductions from the Common Equity Tier I	20,628,488	
Common Equity Tier I ditional Tier I Capital: instruments	178,323,617	
Instruments eligible for the Additional Tier I Capital	19,820,133	
Of which: classified as equity under applicable accounting standards	-	
Of which: classified as liabilities under applicable accounting standards	19,820,133	
Instruments authorized to compose the Additional Tier I Capital before Resolution No. 4,192 of 2013 comes into effect	-	
Additional Tier 1 instruments issued by subsidiaries and held by third parties (amount allowed in group additional Tier 1 capital)	944,444	

7 out	es or other instruments issued by the bank authorized to compose the Additional Tier I Capital, acquired directly, indirectly or	-	
•	etically procal cross-holdings in additional Tier 1 instruments		
	value of adjustments related to net non-significant investments in the Additional Tier I Capital of institutions authorized to operate by	-	
the C	entral Bank of Brazil or by a financial institution abroad outside the scope of regulatory consolidation	-	
Centr	value of adjustments related to net significant investments in the Additional Tier I Capital of institutions authorized to operate by the al Bank of Brazil or by a financial institution abroad outside the scope of regulatory consolidation	-	
	nal specific regulatory adjustments	-	
	controlling interest in Additional Tier I Capital r residual differences concerning the Additional Tier I Capital calculation methodology for regulatory purposes	-	
	latory adjustments applied to the Additional Tier I Capital due to the insufficient Tier II Capital to cover deductions	-	
Total	regulatory deductions from the Additional Tier I Capital	-	
	tional Tier I Capital (AT1)	20,764,577	
Tier I		199,088,194	
	ruments uments eligible for Tier II	27,443,418	
	iments that are authorized to compose Tier II before Resolution No. 4,192 of 2013 comes into effect		
Tier 2	2 instruments issued by subsidiaries and held by third parties (amount allowed in group Tier 2)	718,144	
Of wh	nich: instruments issued by subsidiaries before Resolution No. 4,192 of 2013 comes into effect	-	
	I before regulatory adjustments	28,161,562	
II: reg	ulatory adjustments		
Share	es or other instruments issued by the bank authorized to compose Tier II, acquired directly, indirectly or synthetically	-	
Recip	procal cross-holdings in Tier 2 instruments	-	
	value of adjustments related to net non-significant investments in the Tier II and other TLAC liabilities of institutions authorized to ate by the Central Bank of Brazil or by a financial institution abroad outside the scope of regulatory consolidation	-	
	value of adjustments related to net significant investments in the Tier II and other TLAC liabilities of institutions authorized to operate e Central Bank of Brazil or by a financial institution abroad outside the scope of regulatory consolidation	-	
	inal specific regulatory adjustments	-	
	controlling interest in Tier II	-	
	r residual differences concerning Tier II calculation methodology for regulatory purposes	-	
Total Tier I	regulatory deductions from Tier II Capital	- 28,161,562	
	। rential Equity (Tier I + Tier II)		
Rete		22/,249./30	
	risk-weighted assets	227,249,756 1,304,627,973	
Total Ratios	risk-weighted assets and Additional Capital Buffers	1,304,627,973	
Total Ratios Com	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio	1,304,627,973 13.7%	
Total Ratios Com Tier I	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾	1,304,627,973 13.7% 15.3%	
Total Ratios Com Tier I BIS F	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾ Ratio ⁽²⁾	1,304,627,973 13.7% 15.3% 17.4%	
Total Ratios Com Tier I BIS F Addi	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾	1,304,627,973 13.7% 15.3%	
Total Ratios Com Tier I BIS F Addir Of wh	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾ Ratio ⁽²⁾ tional Capital Buffers (% of RWA)	1,304,627,973 13.7% 15.3% 17.4% 3.6% 2.5% 0.1%	
Total Ratios Com Tier I BIS F Addir Of wh Of wh	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾ Ratio ⁽²⁾ id: capital Buffers (% of RWA) id: capital conservation buffer requirement nich: bank-specific countercyclical buffer requirement nich: capital buffer for institutions that are systemically important at global level (G-SIB)	1,304,627,973 13.7% 15.3% 17.4% 3.6% 2.5% 0.1% 1.0%	
Total Ratios Com Tier I BIS F Addi Of wh Of wh Of wh	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾ Ratio ⁽²⁾ tional Capital Buffers (% of RWA) itch: capital conservation buffer requirement nich: capital conservation buffer requirement nich: capital buffer for institutions that are systemically important at global level (G-SIB) mon Equity Tier 1 capital available after meeting the bank's minimum capital requirements (% of RWA)	1,304,627,973 13.7% 15.3% 17.4% 3.6% 2.5% 0.1%	
Total Ratios Com Tier I BIS F Addii Of wh Of wh Of wh Comr ounts b	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾ Ratio ⁽²⁾ tional Capital Buffers (% of RWA) nich: capital conservation buffer requirement nich: capital conservation buffer requirement nich: capital buffer for institutions that are systemically important at global level (G-SIB) mon Equity Tier 1 capital available after meeting the bank's minimum capital requirements (% of RWA) below the limit for deduction (non-weighted by risk)	1,304,627,973 13.7% 15.3% 17.4% 3.6% 2.5% 0.1% 1.0%	
Total Ratios Com. Tier I BIS F Addi Of wh Of wh Of wh Com. Total	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾ Ratio ⁽²⁾ tional Capital Buffers (% of RWA) nich: capital conservation buffer requirement nich: capital conservation buffer requirement nich: capital buffer for institutions that are systemically important at global level (G-SIB) mon Equity Tier 1 capital available after meeting the bank's minimum capital requirements (% of RWA) below the limit for deduction (non-weighted by risk) value, subject to risk weighting, of non-significant investments in the Common Equity Tier I of institutions authorized to operate by the	1,304,627,973 13.7% 15.3% 17.4% 3.6% 2.5% 0.1% 1.0%	
Total Ratios Com Tier I BIS F Addii Of wh Of wh Of wh Comr ounts b Total Centu	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾ Ratio ⁽¹⁾ Ratio ⁽²⁾ tional Capital Buffers (% of RWA) inch: capital conservation buffer requirement inch: capital conservation buffer requirement inch: capital buffer for institutions that are systemically important at global level (G-SIB) mon Equity Tier 1 capital available after meeting the bank's minimum capital requirements (% of RWA) below the limit for deduction (non-weighted by risk) value, subject to risk weighting, of non-significant investments in the Common Equity Tier I of institutions authorized to operate by the rai Bank of Brazil, non-consolidated overseas financial institutions, companies that are similar to non-consolidated financial institutions, ance companies, reinsurance companies, capitalization companies and open ended pension entities, as well as non-significant	1,304,627,973 13.7% 15.3% 17.4% 3.6% 2.5% 0.1% 1.0%	
Total Ratios Com Tier I BIS F Addii Of wh Of wh Com Com Com Total Centu insurs inves	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾ Ratio ⁽²⁾ tional Capital Buffers (% of RWA) nich: capital conservation buffer requirement nich: capital conservation buffer requirement nich: capital buffer for institutions that are systemically important at global level (G-SIB) mon Equity Tier 1 capital available after meeting the bank's minimum capital requirements (% of RWA) neelow the limit for deduction (non-weighted by risk) value, subject to risk weighting, of non-significant investments in the Common Equity Tier I of institutions authorized to operate by the ral Bank of Brazil, non-consolidated overseas financial institutions, companies and open ended pension entities, as well as non-significant thrents in the Additional Tier I, Tier II and other TLAC liabilities of institutions authorized to operate by the Central Bank of Brazil or by a	1,304,627,973 13.7% 15.3% 17.4% 3.6% 2.5% 0.1% 1.0% 5.9%	
Total Ratios Com Tier I BIS F Addii Of wh Of wh Of wh Com Com Total Centu insurs inves	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾ Ratio ⁽¹⁾ Ratio ⁽²⁾ tional Capital Buffers (% of RWA) inch: capital conservation buffer requirement inch: capital conservation buffer requirement inch: capital buffer for institutions that are systemically important at global level (G-SIB) mon Equity Tier 1 capital available after meeting the bank's minimum capital requirements (% of RWA) below the limit for deduction (non-weighted by risk) value, subject to risk weighting, of non-significant investments in the Common Equity Tier I of institutions authorized to operate by the rai Bank of Brazil, non-consolidated overseas financial institutions, companies that are similar to non-consolidated financial institutions, ance companies, reinsurance companies, capitalization companies and open ended pension entities, as well as non-significant	1,304,627,973 13.7% 15.3% 17.4% 3.6% 2.5% 0.1% 1.0% 5.9%	
Total Ratios Com Tier I BIS F Addii Of wh Of wh Of wh Comr ounts b Total Centu invess finance	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾ Ratio ⁽¹⁾ Ratio ⁽¹⁾ Ratio ⁽²⁾ tional Capital Buffers (% of RWA) nich: capital conservation buffer requirement nich: capital conservation buffer requirement nich: capital buffer for institutions that are systemically important at global level (G-SIB) mon Equity Tier 1 capital available after meeting the bank's minimum capital requirements (% of RWA) neelow the limit for deduction (non-weighted by risk) value, subject to risk weighting, of non-significant investments in the Common Equity Tier I of institutions authorized to operate by the ral Bank of Brazil, non-consolidated financial institutions, ance companies, reinsurance companies, capitalization companies and open ended pension entities, as well as non-significant timents in the Additional Tier I, Tier II and other TLAC liabilities of institutions authorized to operate by the Central Bank of Brazil or by a cial institution abroad outside the scope of regulatory consolidation	1,304,627,973 13.7% 15.3% 17.4% 3.6% 2.5% 0.1% 1.0% 5.9%	
Total Ratios Com Tier I BIS F Addi Of wh Of wh Of wh Of wh Of wh Of wh Com Total Centu invess finant	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾ Ratio ⁽²⁾ tional Capital Buffers (% of RWA) itch: capital conservation buffer requirement nich: capital conservation buffer requirement nich: capital buffer for institutions that are systemically important at global level (G-SIB) mon Equity Tier 1 capital available after meeting the bank's minimum capital requirements (% of RWA) below the limit for deduction (non-weighted by risk) value, subject to risk weighting, of non-significant investments in the Common Equity Tier I of institutions authorized to operate by the ral Bank of Brazil, non-consolidated overseas financial institutions, companies that are similar to non-consolidated financial institutions, ance companies, relinsurance companies, capitalization companies and open ended pension entities, as well as non-significant timents in the Additional Tier I, Tier II and other TLAC liabilities of institutions authorized to operate by the call institution abroad outside the scope of regulatory consolidation value, subject to risk weighting, of significant investments in the Common Equity Tier I of institutions authorized to operate by the ral Bank of Brazil, non-consolidated overseas financial institutions, companies that are similar to non-consolidated financial institutions, ance companies, relinsurance companies, capitalization companies and open ended pension entities, as well as non-significant timents in the Additional Tier I, Tier II and other TLAC liabilities of institutions authorized to operate by the Central Bank of Brazil or by a cial institution abroad outside the scope of regulatory consolidation	1,304,627,973 13.7% 15.3% 17.4% 3.6% 2.5% 0.1% 1.0% 5.9%	(f) / (a)
Total Ratios Com Tier I BIS F Addii Of wh Of wh Of wh Com Total Centu insurs finan- Total Centu	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾ Ratio ⁽²⁾ tional Capital Buffers (% of RWA) nich: capital conservation buffer requirement nich: capital conservation buffer requirement nich: capital buffer for institutions that are systemically important at global level (G-SIB) mon Equity Tier 1 capital available after meeting the bank's minimum capital requirements (% of RWA) melow the limit for deduction (non-weighted by risk) value, subject to risk weighting, of non-significant investments in the Common Equity Tier I of institutions authorized to operate by the ral Bank of Brazil, non-consolidated overseas financial institutions, companies that are similar to non-consolidated financial institutions, ance companies, reinsurance companies, capitalization companies and open ended pension entities, as well as non-significant timents in the Additional Tier I, Tier I and other TLAC liabilities of institutions authorized to operate by the cail institution abroad outside the scope of regulatory consolidation value, subject to risk weighting, of significant investments in the Common Equity Tier I of institutions authorized to operate by the cail institution abroad outside the scope of regulatory consolidation	1,304,627,973 13.7% 15.3% 17.4% 2.5% 0.1% 1.0% 5.9%	(f) / (a)
Total Ratios Com Tier I BIS F Addii Of wh Of wh Of wh Of wh Com Total Centr insure finan	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾ Ratio ⁽²⁾ tional Capital Buffers (% of RWA) itch: capital conservation buffer requirement nich: capital conservation buffer requirement nich: capital buffer for institutions that are systemically important at global level (G-SIB) mon Equity Tier 1 capital available after meeting the bank's minimum capital requirements (% of RWA) below the limit for deduction (non-weighted by risk) value, subject to risk weighting, of non-significant investments in the Common Equity Tier I of institutions authorized to operate by the ral Bank of Brazil, non-consolidated overseas financial institutions, companies that are similar to non-consolidated financial institutions, ance companies, relinsurance companies, capitalization companies and open ended pension entities, as well as non-significant timents in the Additional Tier I, Tier II and other TLAC liabilities of institutions authorized to operate by the call institution abroad outside the scope of regulatory consolidation value, subject to risk weighting, of significant investments in the Common Equity Tier I of institutions authorized to operate by the ral Bank of Brazil, non-consolidated overseas financial institutions, companies that are similar to non-consolidated financial institutions, ance companies, relinsurance companies, capitalization companies and open ended pension entities, as well as non-significant timents in the Additional Tier I, Tier II and other TLAC liabilities of institutions authorized to operate by the Central Bank of Brazil or by a cial institution abroad outside the scope of regulatory consolidation	1,304,627,973 13.7% 15.3% 17.4% 2.5% 0.1% 1.0% 5.9%	(f) / (a) (c)
Total Ratios Com Tier I BIS F Addii Of wh Of wh Of wh Of wh Of wh Com Total Centri inves finan	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾ actio ⁽²⁾ tional Capital Buffers (% of RWA) nich: capital conservation buffer requirement nich: capital conservation buffer requirement nich: capital buffer for institutions that are systemically important at global level (G-SIB) mon Equity Tier 1 capital available after meeting the bank's minimum capital requirements (% of RWA) neetow the limit for deduction (non-weighted by risk) value, subject to risk weighting, of non-significant investments in the Common Equity Tier I of institutions authorized to operate by the ral Bank of Brazil, non-consolidated overseas financial institutions, companies and open ended pension entities, as well as non-significant timents in the Additional Tier I, Tier II and other TLAC liabilities of institutions authorized to operate by the cali institution abroad outside the scope of regulatory consolidation value, subject to risk weighting, of significant investments in the Common Equity Tier I of institutions authorized to operate by a cial institution abroad outside the scope of regulatory consolidation	1,304,627,973 13.7% 15.3% 17.4% 2.5% 0.1% 1.0% 5.9% 1,845,352 16,120,775	
Total Ratios Com Tier 1 BIS F Addii Of wh Of wh Of wh Of wh Of wh Of wh Of wh Of wh Common the common Summer the Common Total Centur insur i i insur insur insur insur i	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio I Ratio ⁽¹⁾ atio ⁽¹⁾ tional Capital Buffers (% of RWA) nich: capital conservation buffer requirement nich: capital conservation buffer requirement nich: capital buffer for institutions that are systemically important at global level (G-SIB) mon Equity Tier 1 capital available after meeting the bank's minimum capital requirements (% of RWA) below the limit for deduction (non-weighted by risk) value, subject to risk weighting, of non-significant investments in the Common Equity Tier I of institutions authorized to operate by the ral Bank of Brazil, non-consolidated overseas financial institutions, companies that are similar to non-consolidated financial institutions, ance companies, reinsurance companies, capitalization companies and open ended pension entities, as well as non-significant timents in the Additional Tier I, Tier II and other TLAC liabilities of institutions authorized to operate by the cial institution abroad outside the scope of regulatory consolidation	1,304,627,973 13.7% 15.3% 17.4% 2.5% 0.1% 1.0% 5.9% 1,845,352 16,120,775	
Total Ratios Comm Tier I BIS F Addi Of wh Of wh Comm Total Centur insur Total Centur insur Total Centur insur Total Centur insur Total Centur insur Total Centur insur Total Centur insur Total Centur insur Comm Comm Comm Comm Comm Comm Comm Com	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio Ratio ⁽¹⁾ tonal Capital Buffers (% of RWA) hich: capital conservation buffer requirement hich: bank-specific countercyclical buffer requirement hich: capital buffer for institutions that are systemically important at global level (G-SIB) mon Equity Tier 1 capital available after meeting the bank's minimum capital requirements (% of RWA) below the limit for deduction (non-weighted by risk) value, subject to risk weighting, of non-significant investments in the Common Equity Tier I of institutions authorized to operate by the ral Bank of Brazii, non-consolidated overseas financial institutions, companies that are similar to non-consolidated financial institutions, ance companies, reinsurance companies, capitalization companies and open ended pension entities, as well as non-significant timents in the Additional Tier I, Tier II and other TLAC liabilities of institutions authorized to operate by the cail institution abroad outside the scope of regulatory consolidation	1,304,627,973 13.7% 15.3% 17.4% 2.5% 0.1% 1.0% 5.9% 1,845,352 16,120,775	
Total Ratios Comm Tier I BIS F Addi Of wh Of wh Comm Total Centri insur Total Centri insur Total Centri Insur Insu	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio Ratio ⁽¹⁾ tonal Capital Conservation buffer requirement nich: capital conservation buffer requirement nich: capital conservation buffer requirement nich: capital buffer for institutions that are systemically important at global level (G-SIB) mon Equity Tier 1 capital available after meeting the bank's minimum capital requirements (% of RWA) below the limit for deduction (non-weighted by risk) value, subject to risk weighting, of non-significant investments in the Common Equity Tier 1 of institutions authorized to operate by the ral Bank of Brazil, non-consolidated overseas financial institutions, companies that are similar to non-consolidated financial institutions, ance companies, reinsurance companies, capitalization companies and open ended pension entities, as well as non-significant timents in the Additional Tre 1, Tier II and other TLAC liabilities of institutions authorized to operate by the ral Bank of Brazil, non-consolidated overseas financial institutions, companies that are similar to non-consolidated financial institutions, ance companies, reinsurance companies, capitalization companies and open ended pension entities, as well as non-significant timents in the Additional Tre 1, Tier II and other TLAC liabilities of institutions authorized to operate by the ral Bank of Brazil, non-consolidated overseas financial institutions, companies that are similar to non-consolidated financial institutions, ance companies, reinsurance companies, capitalization companies and sponsored pension fund entities credits arising from temporary differences, not deducted from the Common Equity Tier I is authorized to compose the Referential Equity before Resolution No. 4,192 of 2013 comes into effect (applicable between 2013 and January 1, 2022) uments that are authorized to compose the Additional Tier I Capital before Resolution No. 4,192 of 2013 comes into effect unt excluded from the Additional Tier I Capital due to the line 82 limit	1,304,627,973 13.7% 15.3% 17.4% 2.5% 0.1% 1.0% 5.9% 1,845,352 16,120,775	
Total Ratios Comm Tier I BIS F Addi Of wh Of wh Comm Insure Total Centur Invest Comm Total Centur Invest Comm Total Centur Invest Comm Comm Comm Comm Comm Comm Comm Com	risk-weighted assets and Additional Capital Buffers mon Equity Tier I Ratio Ratio ⁽¹⁾ tonal Capital Buffers (% of RWA) hich: capital conservation buffer requirement hich: bank-specific countercyclical buffer requirement hich: capital buffer for institutions that are systemically important at global level (G-SIB) mon Equity Tier 1 capital available after meeting the bank's minimum capital requirements (% of RWA) below the limit for deduction (non-weighted by risk) value, subject to risk weighting, of non-significant investments in the Common Equity Tier I of institutions authorized to operate by the ral Bank of Brazii, non-consolidated overseas financial institutions, companies that are similar to non-consolidated financial institutions, ance companies, reinsurance companies, capitalization companies and open ended pension entities, as well as non-significant timents in the Additional Tier I, Tier II and other TLAC liabilities of institutions authorized to operate by the cail institution abroad outside the scope of regulatory consolidation	1,304,627,973 13.7% 15.3% 17.4% 2.5% 0.1% 1.0% 5.9% 1,845,352 16,120,775	(f) / (a) (c)

1) The Tier I follows the instructions of the Central Bank of Brazil and is not limited to the 1.5% rate of CMN Resolution No. 4,958. If it were limited, the Tier I would be 15.2%. 2) The BIS Ratio follows Bacen's instructions and the sum of AT1 with Tier II is limited to the percentage of 3.5% according to CMN Res. No. 4,958. Without this limit, the BIS Ratio would be 17.2%.

CC2: Reconciliation of regulatory capital to balance sheet

R\$ million, at the end of the period

	Balance Sheet as in published financial statements	Under regulatory scope of consolidation	Reference ⁽²⁾
Consolidated Balance Sheet ⁽¹⁾			
Assets			
Current assets and Long-term receivables	2,973,483	2,634,497	
Cash	37,868	37,820	
Interbank investments	395,395	389,374	
Securities and derivative financial instruments	1,041,759	733,601	
Interbank accounts	230,639	230,638	
Interbranch accounts	40	40	
Loan, lease and other credit operations	914,638	903,153	
Other receivables	344,977	332,157	
Deferred tax assets	70,191	67,306	(b) / (c)
Sundry	274,786	264,851	(b) / (d)
Other assets	8,167	7,714	.,.,
Permanent assets	35,051	60,162	
Investments	8,483	34,089	(a) / (e) / (f)
Real estate	9.099	8.604	() () ()
Real estate by lease	-	267	
Goodwill and Intangible assets	17,469	17.202	(e) / (h) / (i)
Fotal assets	3,008,534	2,694,659	(0) / (1) / (1)
Liabilities	-,,	_,,	
Current and Long-term Liabilities	2,807,432	2,492,166	
Deposits	1,020,490	1,032,111	
Deposits received under securities repurchase agreements	448,566	448,677	
Funds from acceptances and issuance of securities	308,230	308,230	
Interbank accounts	92,075	92,075	
		15,339	
Interbranch accounts	15,332		
Borrowings and onlending	118,337	118,337	
Derivative financial instruments	69,702	69,643	
Technical provision for insurance, pension plan and capitalization	303,683	-	
Provisions	16,417	16,200	
Allowance for financial guarantees provided and loan commitments	3,961	3,961	
Other liabilities	410,639	387,593	
Deferred tax liabilities	8,707	8,263	(b) / (c)
Sundry	401,932	379,330	(d)
Non-controlling interest in subsidiaries	8,854	9,978	(j)
Stockholders' equity	192,248	192,515	
Capital	90,729	90,729	(k)
Other Revenues and Other Reserves	(2,422)	(2,307)	(m)
Revenue reserves	104,309	104,461	(I)
	(000)	(269)	(n)
(Treasury shares)	(368)	(368)	(n)

1) Differences are mainly due to non-consolidation of non financial companies (highlighting the following companies: Insurance, Pension Plan and Premium Bonds) within Prudencial Conglomerate and also by the eliminations of transactions with related parties.
 Prudencial information that is presented in the Template CC1 of this document.

09/30/2024

Macroprudential Indicators

CCyB1: Geographical distribution of credit risk exposures considered in the calculation of the **Countercyclical Capital Buffer**

The following table details the geographic distribution of credit risk exposures considered in the calculation of the Countercyclical Capital Buffer, according to Circular 3,769 of 29 October 2015:

R\$ million					09/30/2024
	Countercyclical	Exposure values and/or risk- weight the computation of the countered		Bank-specific	Countercyclical capital
Geographical breakdown	capital buffer rate	Amount of credit risk exposure RWACPrNB to the non-banking private sector		countercyclical capital buffer rate	buffer amount ⁽³⁾
Brazil		1,974,173	808,461		-
Chile	0.50%	173,734	105,752	0.06%	754
Uruguay	0.25%	34,377	22,122		-
United Kingdom	2.00%	3,354	421		-
Luxembourg	0.50%	2,986	1,100		-
France	1.00%	1,752	981		-
Netherlands	2.00%	465	293		-
Sweden	2.00%	561	560		-
Germany	0.75%	571	548		-
Norway	2.50%	211	75		-
Belgium	0.50%	37	-		-
Denmark	2.50%	34	17		-
Hong Kong	1.00%	8	8		-
South Korea	1.00%	-	-		-
Sum ⁽¹⁾		2,192,263	940,338		
Total (2)		2,300,625	994,530	0.06%	754

1) Sum of RWACPrNBi portions related to credit risk exposures to the non-banking private sector in Brazil and jurisdictions with a percentage of the countercyclical buffer with values greater than zero

2) Total of RWA for non-bank private credit risk exposures to all jurisdictions in which the bank has exposure, including jurisdictions with no countercyclical buffer percentage applied or with a countercyclical percentage equal to zero.

3) Calculated according to Circular 3.769, employing the discretionary exclusion of jurisdiction.

GSIB1: Disclosure of G-SIB indicators

The GSIB1 table, disclosure of global systemically important bank (G-SIB) indicators, is available on the website www.itau.com.br/investor-relations, section "Reports", "Pillar 3 and Global Systemically Important Banks", within the period stipulated by BCB Resolution 54/20.

Leverage Ratio

The Leverage Ratio is defined as the ratio between Tier I Capital and Total Exposure, calculated according to BACEN Circular 3,748, which minimum requirement is of 3%. The ratio is intended to be a simple measure of non-risk-sensitive leverage, and so it does not take into account risk weights or risk mitigation.

The following information is based on the methodology and standard format introduced by BACEN Circular 3,748.

LR1: Summary comparison of accounting assets vs leverage ratio exposure measure (RA)

R\$ million	09/30/2024	06/30/2024
Total consolidated assets as published financial statements	3,008,534	2,931,995
Adjustment from differences of consolidation	(313,875)	(295,112)
Total assets of the individual balance sheet or of the regulatory consolidation, in the case of Leverage Ratio on a consolidated basis	2,694,659	2,636,883
Adjustments for derivative financial instruments	69,253	75,514
Adjustment for securities financing transactions (ie repos and similar secured lending)	11,931	13,296
Adjustment for off-balance sheet items (ie conversion to credit equivalent amounts of off-balance sheet exposures)	205,421	200,949
Other adjustments	(255,165)	(238,053)
Total Exposure	2,726,099	2,688,589

LR2: Leverage ratio common disclosure

R\$ million	09/30/2024	06/30/2024
Items shown in the Balance Sheet		
Balance sheet items except derivative financial instruments, securities received on loan and resales for settlement under repurchase transactions	2,080,442	2,131,189
Adjustments for equity items deducted in the calculation of Tier I	(28,251)	(26,736)
Total exposure shown in the Balance Sheet	2,052,191	2,104,453
Transactions using Derivative Financial Instruments		
Replacement value for derivatives transactions	36,377	42,543
Potential future gains from derivatives transactions	30,515	46,674
Adjustment for collateral in derivatives transactions	-	-
Adjustment related to the deduction of the exposure because of the qualified central counterparty (QCCP) in derivative transactions on behalf of clients in which there is no contractual obligation to reimburse due to bankruptcy or default of the entities responsible for the settlement and compensation of transactions	(15,704)	(16,914)
Reference value for credit derivatives	66,834	56,362
Adjustment of reference value calculated for credit derivatives	(18,488)	(17,945)
Total exposure for derivative financial instruments	99,534	110,720
Repurchase Transactions and Securities Lending (TVM)		
Investments in repurchase transactions and securities lending	334,635	241,116
Adjustment for repurchases for settlement and creditors of securities lending	-	-
Amount of counterparty credit risk	11,931	13,296
Amount of counterparty credit risk in transactions as intermediary	22,387	18,055
Total exposure for repurchase transactions and securities lending	368,953	272,467
Off-balance sheet items		
Reference value of off-balance sheet transactions	599,787	582,139
Adjustment for application of FCC specific to off-balance sheet transactions	(394,366)	(381,190)
Total off-balance sheet exposure	205,421	200,949
Capital and Total Exposure		
Tier I	199,088	191,101
Total Exposure	2,726,099	2,688,589
Leverage Ratio		
Basel III Leverage Ratio	7.3%	7.1%

Liquidity Ratios

LIQA: Liquidity Risk Management Information

Framework and Treatment

Liquidity risk is defined as the likelihood of the institution not being able to effectively honor its expected and unexpected obligations, current and future, including those from guarantees commitment, without affecting its daily operations or incurring in significant losses.

In line with the fundraising strategy, Itaú Unibanco has diversified and stable sources of funding available, monitored through concentration and maturity indicators, in order to mitigate liquidity risks, in accordance with the institution's risk appetite.

The governance of the liquidity risk management is based on advisory boards, subordinated to the Board of Directors or the executive structure of Itaú Unibanco. Such boards establish the institution's risk appetites, define the liquidity control and monitor the liquidity indicators.

The control of the liquidity risk is carried out by an area that is independent of the business areas, responsible for defining the composition of the reserve, estimating the cash flow and the exposure to liquidity risk in different time horizons and monitoring short and long term liquidity indicators (LCR and NSFR respectively). In addition, it proposes minimum limits to absorb losses in stress scenarios for each country where Itaú Unibanco operates and reports any non-compliance to the competent authorities. All activities are subject to verification by the independent validation, internal controls and audit departments.

Additionally, and pursuant to the requirements of Resolution 4,557, BACEN Circular 3,749 and Circular 3,869, the Liquidity Risk Statement (DRL - LCR) and the Long Term Liquidity Statement (DLP - NSFR) are monthly sent to BACEN. Finally, the following items are periodically prepared and submitted to senior management for monitoring and decision support:

• Stress of liquidity indicators based on macroeconomic scenarios, simulation of reverse stress based on risk appetite, and projection of the main liquidity indicators to support decisions;

• Contingency and recovery plans for crisis situations, with actions that provide for a gradation according to the level of criticality determined by the easiness of implementation, taking into account the characteristics of the local market in which it operates, seeking a rapid restoration of liquidity indicators;

- Reports and graphs that describe risk positions;
- Concentration indicators of funding providers and time.

The document "Public Access Report - Liquidity Risk Management and Control Policy" that details the liquidity risk control institutional policy is on the Investor Relations website <u>https://www.itau.com.br/investor-relations</u>, section "Itaú Unibanco", under "Corporate Governance", "Policies", "Reports".

LIQ1: Liquidity Coverage Ratio (LCR)

	09/30/2024 (1)		06/30/	2024 ⁽¹⁾
	Total unweighted value (In thousand R\$) ⁽²⁾	Total weighted value (In thousand R\$) ⁽³⁾	Total unweighted value (In thousand R\$) ⁽²⁾	Total weighted value (In thousand R\$) ⁽³⁾
High Quality Liquidity Assets (HQLA)				
Total High Quality Liquid Assets (HQLA)		365,612,022		374,291,038
Cash Outflows (4)				
Retail deposits and deposits from small business customers, of which:	612,944,423	63,635,436	610,623,296	63,891,184
Stable deposits	271,243,245	13,562,162	269,767,332	13,482,725
Less stable deposits	341,701,177	50,073,274	340,855,963	50,408,459
Unsecured wholesale funding, of which:	346,599,901	149,770,580	339,010,197	151,124,659
Operational deposits (all counterparties) and deposits in networks of cooperative banks	15,158,381	4,099,925	5,164,710	1,507,485
Non-operational deposits (all counterparties)	330,142,951	144,372,086	331,840,977	147,622,294
Unsecured debt	1,298,568	1,298,568	2,004,509	1,994,880
Secured wholesale funding		31,689,356		32,827,991
Additional requirements, of which:	101,150,647	20,143,219	132,589,119	21,709,504
Outflows related to derivative exposures and other collateral requirements	28,810,369	13,451,223	28,496,106	12,999,098
Outflows related to loss of funding on debt products	1,440,903	1,440,903	1,370,517	1,339,941
Credit and liquidity facilities	70,899,375	5,251,093	102,722,495	7,370,464
Other contractual funding obligations	112,171,372	112,171,372	110,562,367	110,466,731
Other contingent funding obligations	263,714,147	18,653,257	226,613,836	18,380,577
Total Cash Outflows		396,063,219		398,400,646
Cash Inflows (4)				
Secured lending (eg reverse repos)	259,919,759	722,809	215,976,743	1,593,666
Inflows from fully performing exposures	70,141,057	44,278,601	64,138,338	40,377,154
Other cash inflows	205,120,143	188,532,511	187,974,039	170,292,312
Total Cash Inflows	535,180,959	233,533,922	468,089,120	212,263,133
		Total Adjusted Value ⁽⁵⁾		Total Adjusted Value ⁽⁵⁾
Total HQLA		365,612,022		374,291,038
Total net cash outflows		162,529,296		186,137,513
Liquidity Coverage Ratio (%)		224.9%		201.1%

1) Corresponds to 66 daily average observations at 3Q24 and 64 daily at 2Q24.

2) Total balance off the cash inflows or outflows3) After application of weighting factors

4) Potential cash outflows and inflows.

5) Amount calculated after applying weighting factors and limits set by BACEN Circular 3,749

Itaú Unibanco has High Quality Liquidity Assets (HQLA) that amounted to R\$ 365.6 billion on average for the quarter, mainly composed of Sovereign Securities, Central Bank Reserves and Cash. Net Cash Outflows amounted to R\$ 162.5 billion on average for the quarter, which are mostly comprised of Retail Funding, Wholesale, Additional Requirements, Contractual and Contingent Obligations, offset by Cash inflows from loans and other Cash inflows.

The table shows that the average LCR in the quarter is 224.9%, above the limit of 100% and therefore the institution has high quality liquidity resources comfortably available to support the losses in the standardized stress scenario for the LCR.

LIQ2: Net Stable Funding Ratio (NSFR)

_	Value	per residual effective	maturity term (R\$ thou	sand)	
09/30/2024	No Maturity ⁽¹⁾	Lower than six months ⁽¹⁾	Greater than or equal to six months, and lower than 1 year ⁽¹⁾	Greater than or equal to 1 year ⁽¹⁾	Weighted Value (In thousand R\$)
Available Stable Funding (ASF) (3)					
Capital	-		-	250,071,890	250,071,890
Reference Equity, gross of regulatory deductions	-	-	-	202,792,999	202,792,999
Other capital instruments not included in line 2	-	-	-	47,278,891	47,278,891
Retail Funding:	199,522,648	430,724,085	22,965,378	1,193,319	603,067,539
Stable Funding	107,176,360	165,362,462	7,127,589	14,520	265,697,609
Less Stable Funding	92,346,288	265,361,623	15,837,790	1,178,799	337,369,930
Wholesale Funding:	56,840,634	888,519,573	81,243,834	145,870,039	388,953,025
Operational deposits and deposits of member cooperatives	18,682,335	-	-	-	9,341,168
Other Wholesale Funding	38,158,299	888,519,573	81,243,834	145,870,039	379,611,858
Opertions in which the institution acts exclusively as intermediary, not undertaking any rights or obligations, even if contingent		142,141,490	8,856,189	668,351	
Other liabilities, in which:	123,235,600	214,876,359	8,742,474	68,239,136	72,610,373
Derivatives whose replacement values are lower than zero		22,768,435	-	-	
Other liability or equity elements not included above	123,235,600	192,107,925	8,742,474	68,239,136	72,610,373
Total Available Stable Funding (ASF)					1,314,702,827
Required Stable Funding (RSF) ⁽³⁾					
Total NSFR high quality liquid assets (HQLA)					27,269,953
Operational deposits held at other financial institutions	-	-	-	-	-
Performing loans and securities (financial institutions, corporates and central banks)	815,390	636,239,390	157,770,458	630,882,678	760,170,040
Performing loans to financial institutions secured by Level 1 HQLA	-	13,845,791	-	551,143	1,935,722
Performing loans to financial institutions secured by non-Level 1 HQLA and unsecured performing loans to financial institutions	678,473	22,458,697	15,708,915	21,130,884	32,463,194
Performing loans to non-financial corporate clients, loans to retail and small business customers, and loans to sovereigns, central banks, of which:	136,918	550,765,822	102,579,986	265,585,310	395,598,231
With a risk weight of less than or equal to 35%, approach for credit risk, according to Circular 3,644.	-	-	-	5,742,132	3,732,386
Performing residential mortgages, of which:	-	12,053,939	11,109,211	149,617,530	131,080,390
Which are in accordance to Circular 3,644, 2013, art. 22	-	-	-	99,339,762	84,007,986
Securities that are not in default and do not qualify as HQLA, including exchange-traded equities	-	37,115,141	28,372,346	193,997,811	199,092,503
Operations in which the institution acts exclusively as intermediary, not undertaking any rights or obligations, even if contingent		140,380,938	12,844,300	970,510	
Other assets, in which:	92,007,358	254,356,053	14,278,454	142,458,323	255,994,773
Transactions with gold and commodities, including those with expected physical settlement					-
Assets posted as initial margin for derivatives contracts and participation in mutual guarantee funds of clearinghouses or providers of clearing and settlement services which acts as central counterparty.		-	-	23,141,188	19,670,010
Derivatives whose replacement values are higher than or equal to zero		19,441,337	-	9,141,523	2,825,629
Derivatives whose replacement values are less than zero, gross of the deduction of any collateral provided as a result of deposit of variation margin		-	-	1,148,085	1,148,085
All other assets not included in the above categories	92,007,358	234,914,717	14,278,454	109,027,526	232,351,048
Off-balance sheet transactions	728,019,286	10,739,518	-	-	14,997,797
Total Required Stable Funding (RSF)					1,058,432,562
NSFR (%)					124.2%

Corresponds to the total amount of Available Stable Funding (ASF) or Required Stable funding (RSF).
 Corresponds to the amount after application of weighting factors.
 Corresponds to the Available Stable Funding (ASF) or Required Stable Funding (RSF).

	Total Adjusted Va	alue ⁽¹⁾	
R\$ thousand	09/30/2024	06/30/2024	
Total Available Stable Funding (ASF)	1,314,702,827	1,292,627,933	
Total Required Stable Funding (RSF)	1,058,432,562	1,057,107,128	
NSFR (%)	124.2%	122.3%	

1) Corresponds to the amount calculated after application of the weighting factors and limits set forth in BACEN Circular 3,869.

Itaú Unibanco has an Available Stable Funding (ASF) amounted to 1,314.7 billion in the 3th quarter, mainly composed of Capital, Retail Funding and Wholesale. In addition, the Required Stable Funding (RSF) amounted to 1,058.4 billion in the 3th quarter, which is mostly composed of loans and financing granted to wholesale, retail, central economies and central bank operations.

The table shows that the NSFR at the end of the quarter is 124.2%, above the limit of 100%, and therefore the institution has Available Stable Funding to support the Required Stable Funding comfortably in the longterm, according to the metric.

Credit Risk

CRA: Qualitative information on credit risk management

Itaú Unibanco defines credit risk as the risk of loss associated with: failure by a borrower, issuer or counterparty to fulfill their respective financial obligations as defined in the contracts; value loss of credit agreements resulting from deterioration of the borrower's, issuer's or counterparty's credit rating; reduction of profits or income; benefits granted upon subsequent renegotiations; or debt recovery costs.

The management of credit risk is intended to preserve the quality of the loan portfolio at levels compatible with the institution's risk appetite for each market segment in which Itaú Unibanco operates. The governance of credit risk is managed through corporate bodies, which report to the Board of Directors or to the Itaú Unibanco executive structure. Such corporate bodies act primarily by assessing the competitive market conditions, setting the credit limits for the institution, reviewing control practices and policies, and approving these actions at the respective authority levels. The risk communication and reporting process, including disclosure of institutional and supplementary policies on credit risk management, are also function of this structure. Itaú Unibanco manages the credit risk to which it is exposed during the entire credit cycle, from before approval, during the monitoring process and up to the collection or recovery phase, with the periodic monitoring of troubled assets, which are defined as:

- Overdue Transactions for more than 90 days;
- Restructured Operations;

• Counterparties that present inability to pay, whether by legal measures, judicial reorganization, bankruptcy, loss, among others;

• Significant deterioration in credit quality, which can be identified by deterioration in internal rating metrics,

guarantees honored, among others.

Additionally, if it is identified that a CNPJ may contaminate the counterparties, they may be marked as Troubled Assets.

The monitoring contains information on significant exposures, including recovery history and prospects, as well as restructuring information. These analyzes are generated monthly for executives and quarterly for the Board of Directors through the Risk and Capital Management Committee (CGRC).

There is a credit risk management and control structure, centralized and independent of the business units which defines operational limits, risk mitigation mechanisms and processes, and instruments to measure, monitor and control the credit risk inherent to all products, portfolio concentrations and impacts to potential changes in the economic environment. Such structure is subjected to internal and external auditing processes. The credit's portfolio, policies and strategies are continuously monitored so as to ensure compliance with the rules and laws in effect in each country. The key assignments of the business units are (i) monitoring of the portfolios under their responsibility, (ii) granting of credit, taking into account current approval levels, market conditions, the macroeconomic prospects and changes in markets and products, and (iii) credit risk management aimed at making the business sustainable.

Itaú Unibanco's credit policy is based on internal factors, such as: client rating criteria, performance and evolution of the portfolio, default levels, return rates and allocated economic capital, among others; and also take into account external factors such as: interest rates, market default indicators, inflation and changes in consumption, among others.

With respect to individuals, small and medium companies, retail public, the credit ratings are assigned based on statistical application (in the early stages of relationship with a customer) and behavior score (used for customers with whom Itaú Unibanco already has a relationship) models.

For wholesale public e agro, the classification is based on information such as the counterparty's economic and financial situation, its cash-generating capacity, and the business group to which it belongs, the current and prospective situation of the economic sector in which it operates. Credit proposals are analyzed on a case-by-case basis through the approval governance. The concentrations are monitored continuously for economic sectors and largest debtors, allowing preventive measures to be taken to avoid the violation of the established limits.

Itaú Unibanco also strictly controls credit exposure to clients and counterparties, acting to reverse occasional limit breaches. In this sense, contractual covenants may be used, such as the right to demand early payment or require additional collateral.

To measure credit risk, Itaú Unibanco takes into account the probability of default by the borrower, issuer or counterparty, the estimated amount of exposure in the event of default, past losses from default and concentration of borrowers. Quantifying these risk components is part of the lending process, portfolio management and definition of limits.

The models used by Itaú Unibanco are independently validated, to ensure that the databases used in constructing the models are complete and accurate, and that the method of estimating parameters is adequate.

Itaú Unibanco also has a specific structure and processes aimed at ensuring that other aspects of credit risk, such as country risk, are managed and controlled, described in the item "Other Risks".

In compliance with CMN Resolution 4,557, the document "Public Access Report: Credit Risk Management and Control Policy", which describes the guidelines established in the institutional ruling on credit risk control, can be viewed on the website <u>www.itau.com.br/investor-relations</u>, section "Itaú Unibanco", under "Corporate Governance", "Policies", "Reports".

R\$ million						09/30/2024
	Gross carrying values of					
	Defaulted exposures (a)	Non- defaulted exposures (b)	Allowances, Unearned Revenues and ECL accounting provision (c)	Allowances, Unearned Revenues and ECL accounting provision (c). Of Which: RWA _{CPAD}	Allowances, Unearned Revenues and ECL accounting provision (c). Of Which: RWA _{CIRB}	Net values (a+b-c)
Loans	57,485	1,007,484	133,717	133,378	310	931,252
Debt Securities	11,167	637,026	8,982	-	-	639,211
in which: Sovereigns	-	338,569	1,775	-	-	336,794
in which: Other Debts	11,167	298,457	7,207	-	-	302,417
Off - balance sheet exposures	-	598,041	1,017	1,011	6	597,024
Total	68,652	2,242,551	143,716	134,389	316	2,167,487

CR1: Credit Quality of Asset

CR2: Changes in Stock of Problem Assets

Total
74,476
9,352
(596)
(13,575)
(1,005)
68,652

CRB: Additional disclosure related to the credit quality of assets

The tables below contain additional disclosure related to the credit quality exposures reported in the table CR1. Where is informed breakdown of exposures by geographical area, industry and defaulted exposures. In addition, the total exposures by residual maturity by delay range, the total of restructured exposures and the percentage of the ten and one hundred largest exposures are reported.

Exposure by industry

Total Expose	ire		Total problematic assets and debt securities				
R\$ million		09/30/2024	R\$ million			09/30/2024	
	Portf	olio		F	ortfolio		
	Total Exposure (Net values)	Total Exposure (Gross values)		Problematic Assets Exp	ected Credit Loss	Write-off	
Companies	1,315,402	1,354,422	Companies	26,850	1,776	2,356	
Public sector	427,214	428,713	Public sector	-	-	-	
Energy	1,712	1,712	Energy	-	-		
Petrochemical and Chemical	4,842	4,874	Petrochemical and Chemical		-		
Sundry	420,660	422,127	Sundry		-		
Private sector	888,188	925,709	Private sector	26,850	1,776	2,356	
Sugar and Alcohol	14,530	14,782	Sugar and Alcohol	126	44		
Agribusiness and Fertilizers	38,810	39,823	Agribusiness and Fertilizers	596	213	78	
Food and Beverage	36,195	37,618	Food and Beverage	1,026	429	146	
Banks and Other Financial Institutions	80,365	80,744	Banks and Other Financial Institutions	43	24	20	
Capital Assets	15,901	16,465	Capital Assets	412	105	37	
Pulp and Paper	9,835	9,960	Pulp and Paper	74	42	g	
Electronic and IT	20,145	21,350	Electronic and IT	665	191	100	
Packaging	6,715	6,921	Packaging	279	(66)	8	
Energy and Sewage	61,818	63,361	Energy and Sewage	215	(14)	g	
Education	8,354	8,775	Education	292	123	26	
Pharmaceuticals and Cosmetics	23,963	24,746	Pharmaceuticals and Cosmetics	653	290	96	
Real Estate Agents	69,808	72,288	Real Estate Agents	906	445	96	
Entertainment and Tourism	17,349	19,047	Entertainment and Tourism	1,067	455	158	
Wood and Furniture	9,623	10,161	Wood and Furniture	402	191	63	
Construction Material	13.329	14,486	Construction Material	1.855	(195)	72	
Steel and Metallurgy	17,810	18,562	Steel and Metallurgy	530	259	69	
Media	1.491	1.526	Media	25	8	4	
Mining	10,637	10,916	Mining	175	51	2	
Infrastructure Work	20,080	21,529	Infrastructure Work	1,156	(388)	29	
Oil and Gas	18,976	19,736	Oil and Gas	331	147	44	
Petrochemical and Chemical	18,564	19,193	Petrochemical and Chemical	283	82	37	
Health Care	13,802	14,540	Health Care	324	151	36	
Insurance and Reinsurance and Pension Plans	300	306	Insurance and Reinsurance and Pension Plans		-		
Telecommunications	18,070	18,935	Telecommunications	96	52	15	
Clothing and Footwear	10.685	11,153	Clothing and Footwear	351	156	57	
Trading	6,624	6,669	Trading	118	51	22	
Transportation	46.109	49,334	Transportation	1.040	307	79	
Domestic Appliances	5,740	5,893	Domestic Appliances	88	36	12	
Vehicles and Autoparts	40,165	41,424	Vehicles and Autoparts	785	328	130	
Third Sector	2,612	2,661	Third Sector	5	1	100	
Publishing and Printing	5,247	5,577	Publishing and Printing	247	99	43	
Commerce - Sundry	51,712	55,339	Commerce - Sundry	2.541	991	438	
Industry - Sundry	7,077	7,337	Industry - Sundry	2,341	13	430	
Sundry Services	78,639	81,827	Sundry Services	2,135	950	396	
Sundry	87,108	92,725	Sundry	7,761	(3,795)		
Individuals	852,085	956,781	Individuals	41,802	(3,795) 19,974	11,219	
Total	2,167,487	2.311.203	Total	68.652	21,750	13.575	

Exposure by remaining maturity

R\$ million				09/30/2024	R\$ million				09/30/2024
Remaining maturities of transactions (Net values) ⁽¹⁾					Remaining maturities of transactions (Gross values) ⁽¹⁾				
up to 6 months	6 to 12 months	1 to 5 years	above 5 years	Total	up to 6 months	6 to 12 months	1 to 5 years	above 5 years	Total
398,816	5 158,848	669,799	452,825	1,680,288	429,719	161,931	735,536	490,990	1,818,176

1) Do not consider the amount of credits to be released.

Overdue exposures

R\$ million	09/30/2024
	Gross portfolio
	Overdue amounts ⁽¹⁾
Less than 30 days	8,685
31 to 90 days	14,870
91 to 180 days	13,748
181 to 365 days	19,182
above 365 days	6,834
Total	63,319

1) According to Resolution 54, the table follows the same scope as table CR1.

Exposure by geographical area in Brazil and by country

Total Exposure			T	Total problematic assets and debt securities			
R\$ million		09/30/2024	R\$ million			09/30/2024	
	Portfo	olio					
	Total Exposure (Net values)	Total Exposure (Gross values)		Problematic Assets	Expected Credit Loss	Write-off	
Southeast	1,034,190	1,112,095	Southeast	44,331	9,795	7,673	
South	163,658	179,825	South	6,993	3,145	1,500	
North	28,208	33,945	North	2,117	925	450	
Northeast	126,103	144,080	Northeast	7,959	4,099	2,230	
Midwest	70,076	79,635	Midwest	4,252	1,989	989	
National territory (1)	336,794	338,569	National territory ⁽¹⁾	-	-	-	
Brazil	1,759,028	1,888,148	Brazil	65,652	19,953	12,843	
Argentina	6	6	Argentina	-	-	-	
Chile	195,162	200,155	Chile	2,037	1,171	485	
Colombia	38,411	46,571	Colombia	608	339	159	
United States	29,608	29,606	United States	-	-	-	
Paraguay	21,110	21,317	Paraguay	163	134	32	
United Kingdom	25,260	25,699	United Kingdom	-	-	-	
Swiss	3,747	3,748	Swiss	-	-	-	
Uruguay	40,494	40,955	Uruguay	192	153	52	
Other	54,661	54,998	Other	-	-	4	
Foreign	408,459	423,055	Foreign	3,000	1,797	732	
Total	2,167,487	2,311,203	Total	68,652	21,750	13,575	

1) Considers only Brazilian goverment bonds.

Largest debtors exposures

R\$ million 09/30/						
Loans, Debt Securities and Off-balance sheet exposures (CR1) ⁽¹⁾	Exposure	% of portfolio				
10 largest debtors	422,100	20.0%				
100 largest debtors	607,668	28.0%				

1) According to Resolution 54, the table follows the same scope as table CR1, in which the exposure value considers sovereign debt securities.

Restructured exposures

R\$ million					
	Problem Assets	Others			
Restructured Exposures	24,802	42			

CRC: Qualitative disclosure related to Credit Risk Mitigation techniques

Itaú Unibanco uses guarantees to increase its recovery capacity in operations subject to credit risk. The guarantees used can be financial, credit derivatives, fiduciary, real, legal structures with mitigation power and offsetting agreements. For these guarantees to be considered as credit risk mitigating instruments, it is necessary that they comply with the requirements and determinations of the that regulate them, whether internal or external, and that they are legally enforceable (effective), enforceable and regularly evaluated.

The information regarding the possible concentration associated with the mitigation of credit risk considers these different mitigating instruments, segregating by type and by provider. For reasons of confidentiality, the institution determines the non-disclosure of information beyond the classification of the type of guarantor, but ensuring adherence to the general requirements.

• **Fiduciary Guarantees and credit derivatives:** a third party assumes the responsibility for fulfilling the obligation contracted by the debtor, which falls on the general equity of that third party. Avals, sureties and CDS are examples of these guarantees.

Fiduciary guarantees are segregated into the following providers: Legal Entities; Multilateral Development Entities (EMD); Financial Institutions, Sovereigns, National Treasury or Central Bank.

Itaú Unibanco also uses credit derivatives to mitigate the credit risk of its securities portfolios. These instruments are priced based on models that use the fair price of market variables, such as credit spreads, recovery rates, correlations and interest rates. They are also segregated into: Legal Entities; Multilateral Development Entities (EMD); Financial Institutions and Sovereigns.

• **Real and Financial Guarantees**: the borrower itself or a third party detaches one or more financial assets and/or one or more goods and/or one or more receivables, in such a way as to guarantee repayment to the creditor in the event of default. These guarantees are segregated by type: financial collateral, bilateral contracts, and assets.

• Clearing and Settlement of Obligations Agreement and legal structures with mitigating power: the clearing agreement aims to reduce the risk of credit exposure of one party to the other, resulting from transactions entered into between them, so that, in case of maturity, after offsetting, the net amount owed by the debtor to the creditor is identified. It is commonly used in derivative transactions, but it can also cover other types of financial transactions.

In legal structures with mitigation power and compensation agreements, mitigation is based on methodologies established and approved by the business units responsible for credit risk management and by the centralized credit risk control area.

Such methodologies consider factors related to the legal enforceability of the guarantees, the costs necessary for such and the expected value in the execution, taking into account the volatility and liquidity of the market.

To control the mitigating instruments, there is periodic monitoring that monitors the level of compliance with the use of each instrument when compared to internal measurement policies, even including corrective action plans when there is noncompliance, analyzing concentration, types, providers, formalization. The parameters used are: HE (Haircut of execution) which evaluates the probability of success in executing the guarantee, HV (Volatility Haircut) represents the liquidity of the collateral being offered, and LMM (Maximum Mitigation Limit) which is the mitigation ceiling for real guarantees.

CR3: Credit Risk mitigation techniques - overview⁽¹⁾

R\$ million					09/30/2024
	Unsecured Exposures	Secured Exposures	Exposures secured ^I by collateral	Exposures secured by financial guarantees	Exposures secured by credit derivatives
Loans	828,558	103,400	18,694	84,706	-
Debt securities	362,352	934	902	33	-
in which: Sovereigns	145,543	2,976	1,557	1,418	-
in which: Other Debts	414,952	1,065	1,065	-	-
Total	1,751,405	108,375	22,218	86,157	-
Of which: problem assets	20,194	60	60	-	-

1) The mitigating instruments contemplated in this table are those foreseen in BACEN Circular 3,809.

Decrease in Debt Securities and Other Exposures concentrated in Sovereigns and their central banks.

CR4: Standardized Approach - Credit Risk exposure and credit risk mitigation effects

R\$ million						09/30/2024
	Exposures befor	e CCF and CRM	Exposures pos	t-CCF and CRM	RWA and RV	VA density
Asset classes	On- balance sheet amount (a)	Off- balance sheet amount (b)	On- balance sheet amount (c)	Off- balance sheet amount (d)	RWA (e)	Off- balance sheet amount [e/(c+d)]
Sovereigns and their central banks	452,803	778	452,803	778	16,471	4%
Non-central government public sector entities	5,639	326	5,639	138	2,834	49%
Multilateral development banks	112	-	112	-	-	
Banks and other Financial Institutions authorized by Brazil Central Bank	143,904	11,089	143,904	6,302	52,172	35%
Covered bonds	-	-	-	-	-	
Corporate	432,632	162,412	432,632	96,102	420,757	80%
Of which: specialised landings	-	99	-	99	129	1309
Of which: others	432,632	162,313	432,632	96,003	420,628	809
Subordinate debt, equity and other capital	38,876	-	38,876	-	56,031	144
Retail	323,830	400,798	323,830	39,764	240,178	66
Real Estate	200,078	4,885	200,078	4,772	89,646	44
Of which: exposures secured by residential real estate where repayment is not materially dependent on cash flows generated by property.	144,582	25	144,582	25	41,452	299
Of which: exposures secured by residential real estate where repayment is materially dependent on cash flows generated by property.	38,886	287	38,886	273	34,421	889
Of which: exposures secured by commercial real estate where repayment is not materially dependent on cash flows generated by property.	5,194	360	5,194	261	4,730	87%
Of which: exposures secured by commercial real estate where repayment is materially dependent on cash flows generated by property.	2,974	-	2,974	-	2,370	809
Of which: Land acquisition, development and construction.	8,442	4,213	8,442	4,213	6,673	539
Problem assets	19,593	2,086	19,593	661	12,741	639
Other assets	93,794	-	93,794	2	93,112	99%
Total	1,711,261	582,374	1,711,261	148,519	983,942	539

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CR5: Standardized Approach – exposures by asset classes and risk weights

R\$ million				Risk	weight (FPR))		09/30/2024	
Asset classes	0%	20%	50%	100%	150%	200%	Others	Total credit exposures amount (post CCF and post-CRM)	
Sovereigns and their central banks	417,643	10,356	22,864	2,468	-	250		- 453,581	
Asset classes	20%	50%	100%	150%	Others	Total credit exposures amount (post CCF and post-CRM)			
Non-central government public sector entities	480	-	1,363	-	3,934	5,777			
Asset classes	0%	20%	30%	50%	100%	150%	Others	Total credit exposures amount (post CCF and post-CRM)	
Multilateral development banks	112	-	-	-	-	-		- 112	
Asset classes	20%	30%	40%	50%	75%	100%	150%	Others	Total credit exposures amount (post CCF and post- CRM)
Banks and other Financial Institutions authorized by Brazil Central Bank	42,161	7,637	75,159	13,560	226	904		2,363 8,196	150,206
Asset classes	10%	15%	20%	25%	35%	50%	100%	Others	Total credit exposures amount (post CCF and post- CRM)
Covered bonds	-	-	-	-	-	-			-

R\$ million					Risk weigh	nt (FPR)					09/30/2024
Asset classes	20%	50%	65%	75%	80%	85%	100%	130%	150%	Others	Total credit exposures amount (post CCF and post-CRM)
Corporate	-	26,940	202,891	-		- 71,173	215,377	99	-	12,254	528,734
Of which: specialised landings	-	-	-	-			-	99	-	-	99
Of which: others	-	26,940	202,891	-		- 71,173	215,377	-	-	12,254	528,635
Asset classes	100%	150%	250%	400%	Others	Total credit exposures amount (post CCF and post-CRM)					
Subordinate debt, equity and other capital	228	3,711	-	-	34,937	38,876					

Asset classes	45%	75%	100%	Others	Total credit exposures amount (post CCF and post-CRM)
Retail	63,601	247,580	246	52,167	363,594

R\$ million									Risk	weight (Fl	PR)									09/30/2024
Asset classes	0%	20%	25%	30%	35%	40%	45%	50%	60%	65%	70%	75%	85%	90%	100%	105%	110%	150%	Others	Total credit exposures amount (post CCF and post-CRM)
Real Estate	161	42,069	22,532	67,409	4,844	16,183	7,143	13,504	898	305	5,651	541	1,591	569	3,356	97	438	17,559	-	204,850
Of which: exposures secured by residential real estate where repayment is not materially dependent on cash flows generated by property.	19	42,069	22,532	58,542		16,183		1,571		-	3,684	7	-		•			-	-	144,607
Of which: no loan splitting applied	19	42,069	22,532	58,542		16,183		1,571		-	3,684	7	-					-	-	144,607
Of which: others	-	-	-			-				-	-	-			-			-	-	-
Of which: exposures secured by residential real estate where repayment is materially dependent on cash flows generated by property.				8,867	4,844		7,143		509			140				97		17,559	-	39,159
Of which: exposures secured by commercial real estate where repayment is not materially dependent on cash flows generated by property.	142	-				-		-	389	305		394	1,486		2,739				-	5,455
Of which: no loans splitting applied	142	-				-		-	389										-	531
Of which: others	-	-				-		-	-	305		394	1,486		2,739			-	-	4,924
Of which: exposures secured by commercial real estate where repayment is materially dependent on cash flows generated by property.											1,967			569			438	-	-	2,974
Of which: Land acquisition, development and construction.								11,933					105		617			-	-	12,655

R\$ million	Risk weight (FPR)					
Asset classes	50%	100%	150%	Others	Total credit exposures amount (post CCF and post-CRM)	
Problem Assets	16,942	1,215	2,037	60	20,254	

Asset classes	0%	20%	100%	1250%	Others	Total credit exposures amount (post CCF and post-CRM)
Other assets	34	-	93,260	-	502	93,796

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Exposure amounts and CCFs applied to off	-balance sheet exposures, categorised based on ris	v bucket of converted expo	sures.	09/30/2024
Risk weight	On balance sheet exposure	Off-balance sheet exposure (pre-CCF)	Weighted average CCF ⁽¹⁾	Total exposure (post- CCF and post-CRM)
Less than 40%	636,340	5,064	66%	639,667
40 - 70%	447,467	252,347	28%	518,327
75%	225,472	224,904	10%	248,347
80 - 85%	65,460	34,944	21%	72,765
90 - 100%	275,540	63,510	68%	318,985
105 - 130%	19,906	272	46%	20,030
150%	24,759	1,333	44%	25,342
160%	16,067	-	-	16,067
200%	250	-	-	250
250%	-	-	-	-
400%	-	-	-	-
1250%	-	-	-	-
Total Exposure	1,711,261	582,374	26%	1,859,780

1) Weighting is based on off-balance sheet exposure (pre-CCF).

The decrease in total exposure in tables CR4 and CR5 occurred mainly in the Sovereigns and their central banks.

CRE: Qualitative disclosure related to IRB models

To calculate regulatory credit risk capital, two approaches can be used, the standardized and the IRB (Internal Ratings Based). standardized and IRB (Internal Ratings Based). Itaú Unibanco was approved to use the IRB approach by the Central Bank for its rural credit business unit (Agribusiness). The IRB approach allows the use of internal models to calculate regulatory capital for credit risk, to this end, internal estimates of Probability of Default (PD), Loss Given Default (LGD) and Exposure at Default (EAD) are used.

A client's PD is directly associated with its internal credit risk rating. This rating is based on internal models used in the loan granting process. This classification is based on financial and qualitative aspects of individual customers. Since PD is the probability of a creditor defaulting, it is estimated based on the portfolio information. The calculation seeks to predict the possibility of default occurring in the next twelve months for each credit rating, using the average profile of the portfolio over the last five years, in accordance with BCB Resolution No. 303. In addition, we respect the 0.05% floor for PD values, as established in Chapter II of the regulation.

The EAD is the expected value for the creditor's balance at the time of default. This value is derived from the balance at the time of valuation combined with possible movements that may the debtor balance up to the moment of default, considering the possibility of credit available to the client. In order to estimate the FCC (Credit Conversion Factor), credit conversion data was used considering the balances and credit conversion considering creditors' available balances and limits 12 months before the moment of default for revolving products. The financial institution stores data for a period of seven years, fulfilling the minimum requirement set out in Article 102 of Resolution No. 303.

The LGD is the estimation of the percentage of EAD that the institution will fail to recover in the event of default. This estimation is based on the events of default that have occurred and the subsequent behavior of net recoveries at present values¹. Using the minimum period required by Article 102 of Resolution No. 303 as a starting point, recovery data is stored for a workout period sufficient to capture at least 90% of the observed recovery flow and clients after the moment of default. In the process of assigning the LGD parameter to each customer within the institution, possible factors that mitigate potential future losses are taken into account in order to obtain a fair value of this parameter, these mitigations are in compliance with the Resolution No. 303.

In addition to the parameter models, the agribusiness portfolio has a set of models that are used to rank and classify the risk of the different counterparties (Risk Rating and Behavior Score models), based on the size of the counterparty, the niche in which it operates and the commercial strategy of the segment.

The models used in the concession process are developed by the modeling area in partnership with the credit analysis area, based on information from clients' financial statements, their history of behavior with the institution and in the market, in the evaluation of its management and governance process through internal data, bureaus and market information. These models assign a credit rating/score to each of the creditors allowing them to segregate very low-risk clients from higher-risk clients within an internal classification. Based on this internal classification assigned the risk parameters that will be used in the process of measuring and managing risk and, consequently, estimating capital in accordance with the methodology defined by the Central Bank in BCB Resolution 303.

Each of the models listed above goes through an approval governance that involves the area area and the independent validation area. The area is in a segregated structure from the validation area in order to guarantee independence of action. The decision on whether or not to approve or not of the model is made in the *Comitê Técnico de Avaliação de Modelos* (Technical Committee for Model Evaluation) where information about the model is presented, such as scope, definition of use, replicability, stability, adherence, discrimination and, finally, the opinion of the validation area. After this process, the model is still subject to periodic annual evaluations in order to determine whether or not there is a need for adjustments to the model. This monitoring is carried out by the independent validation area and its results can be found in table CR9 of this report. Additionally, the operational risk and internal audit teams evaluate the adherence of the models in relation to the normative aspects of BCB Resolution 303 itself.

EAD (in %)	EAD covered by the various approaches								
	Standardized approach	Foundation Approach (F-IRB)	Advanced Approach (A-IRB)						
Agribusiness	0%	0%	100%						
Wholesale	0%	0%	100%						
Retail	0%	0%	100%						

Portfolio	Model component	Number of models	Description
	PD	1	Model used to measure the probability of default in each of the classifications.
Agribusiness	EAD	1	Model used to allocate the balance at the time of of default.
	LGD	1	Model that determines the portion of EAD that wil not be recovered.

Portfolio	Model	RWA _{CIRB} (%)
Agribusiness	PD	100%
Wholesale	EAD	100%
Retail	LGD	100%

¹Deducted from economic recoveries are deducted from the costs necessary to recover the amounts, such as legal fees and collection costs.

CR8: RWA flow statements of credit risk exposures under IRB $^{(1)(2)}$

R\$ million	RWA amounts
RWA as at end of previous reporting period (06/30/2024)	56,285
Asset size	2,682
Asset quality	1,277
Model updates	-
Methodology and policy	-
Acquisitions and disposals	-
Foreign exchange movements	(121)
Other	-
RWA as at end of reporting period (09/30/2024)	60,123

1) Transactions subject to counterparty credit risk are excluded, in accordance with BCB Normative Instruction No. 425.

2) Considers RWA internal models.

Counterparty Credit Risk (CCR)

CCRA: Qualitative disclosure related to CCR

Counterparty credit risk is the possibility of noncompliance with obligations related to the settlement of transactions that involve the trading of financial assets with a bilateral risk. It encompasses derivative financial instruments, settlement pending transactions, securities lending and repurchase transactions.

Itaú Unibanco has well-defined rules for calculating its managerial and regulatory exposure to this risk, and the models developed are used both for the governance of consumption of limits and management of counterparties sub-limits, as well as for the allocation of capital, respectively.

The managerial volatility of the potential credit risk (PCR) of derivatives (interpreted as the amount of potential financial exposure that an operation can reach until its maturity) and the volatility of repurchase agreements and foreign exchange transactions are monitored periodically to maintain the exposure at levels considered acceptable by the institution's management.

The risk may be mitigated by the use of margin call, initial margin or other mitigating instrument.

Currently, Itaú Unibanco does not have impact in the amount of collateral that the bank would be required to provide given a credit rating downgrade. The regulatory exposures of counterparty credit risk are presented as follows.

CCR1: Analysis of CCR exposures by approach

R\$ million					09/30/2024
	Replacement cost	Potential future exposure	Multiplier applied to the calculation of EAD	EAD post mitigation	RWA
SA-CCR Approach	15,326	9,339	1.4	34,530	22,765
CEM Approach	-	-		-	-
Simple Approach for CCR mitigation (for SFTs and asset loans)				-	-
Comprehensive Approach for CCR mitigation (for SFTs and asset loans)				773,903	6,883
Total					29,648

CCR3: Standardised approach - CCR exposures by regulatory portfolio and risk weights

R\$ million	Risk weight (FPR)							09/30/2024		
Counterparties	0%	10%	20%	50%	65%	85%	100%	150%	Others	Total
Sovereigns	323,736	-	8	-	-	-	2	-	-	323,746
Non-central government public sector entities	18	-	-	-	9	-	-	-	1	28
Multilateral development banks	-	-	-	-	-	-	-	-	-	-
Banks and other Financial Institutions authorized by Brazil Central Bank	78,913	-	1,598	515	-	-	65	400	11,351	92,842
Corporates	362,192	-	-	-	9,454	1,993	15,614	-	-	389,253
Other Counterparties	398	-	-	-	-	-	1,945	85	136	2,564
Total	765,257	-	1,606	515	9,463	1,993	17,626	485	11,488	808,433

In tables CCR1 and CCR3 there was an increase in Sovereigns, concentrated in SFT operations.

CCR5: Composition of collateral for CCR exposures

R\$ million						09/30/2024
		Collateral used in	derivative transactio	Collateral used in SFTs and asset loans		
	Fair value of collateral received Fair value of			posted collateral	Fair value of collateral received	Fair value of posted collateral
	Segregated	Unsegregated	Segregated	Unsegregated		
Cash - domestic currency			-	-	403,780	334,262
Cash - other currencies		- 728	-	6,089	7,221	5,127
Domestic sovereign debt			13,218	-	333,913	380,508
Government agency debt			22,375	-	2,583	7,516
Corporate bonds			14,126	-	305	31,732
Equity securities			-	-	-	260
Other collateral			105	-	-	18
Total		- 728	49,824	6,089	747,802	759,423

Increase in collateral received and delivered associated with SFT operations.

CCR6: CCR associated with credit derivatives exposures

In R\$ million		09/30/2024
	Protection bought	Protection sold
Notionals		
Single-name credit default swaps	17,883	26,117
Index credit default swaps	4,358	4,358
Total return swaps	-	36,358
Total notionals	22,241	66,833
Fair values	32	83
Positive fair value (asset)	87	269
Negative fair value (liability)	(55)	(186)

CCR8: CCR associated with Exposures to central counterparties

R\$ million		09/30/2024
	EAD (post-CRM)	RWA
Exposures to qualifying CCPs (QCCPs total)		2,389
Exposures for trades at QCCPs (excluding initial margin and default fund contributions); of which	12,965	449
(i) over-the-counter (OTC) derivatives	-	-
(ii) Exchange-traded derivatives	12,653	442
(iii) Securities financing transactions	312	7
(iv) Netting sets where cross-product netting has been approved		-
Segregated initial margin		
Non-segregated initial margin	7,813	1,909
Pre-funded default fund contributions	123	31
Unfunded default fund contributions	-	-
Exposures to non-qualifying CCPs (Non-QCCPs total)		-
Exposures for trades at non-QCCPs (excluding initial margin and default fund contributions); of which	-	-
(i) over-the-counter (OTC) derivatives	-	-
(ii) Exchange-traded derivatives	-	-
(iii) Securities financing transactions	-	-
(iv) Netting sets where cross-product netting has been approved	-	-
Segregated initial margin	-	
Non-segregated initial margin	-	-
Pre-funded default fund contributions	-	-
Unfunded default fund contributions	-	-

Increase in standardized derivative exposures, associated with operations to be settled in QCCPs.

Securitisation Exposures

SECA: Qualitative disclosure requirements related to securitisation exposures

Currently, Itaú Unibanco coordinates and distributes issues of securitized securities in the capital market with or without a firm placement guarantee. In case of exercising the firm guarantee, the bank will assume the risk as an investor in the operation.

Itaú Unibanco is also in the position of investor, where the institution acquires the operations with priority classes, senior, mezzanine or subordinated, of the issuing vehicles. The investment decision process involves various factors, including risk analysis of the underlying assets, risk profile of the assets, return attributed to the issues, subordination mechanisms, among others.

Itaú Unibanco does not act as a sponsoring counterpart of any specific purpose company with the objective of operating in the securitisation market, nor does it manage entities that acquire securities issued or originated by their own.

In relation to accounting, it should be noted that (i) assets representing third-party securitisations are accounted for as well as other assets owned by the Bank, according to the brazilian accounting standards; and (ii) securitisation credits originating from Itaú Unibanco's own portfolio remain accounted for in cases of credit assignment with co-obligation.

In 2024, Itaú Unibanco did not carry out the sale of credit securitization assets without substantial risk retention and did not assign exposures with substantial risk retention, which have been honored, repurchased or written off as loss.

SEC1: Securitisation exposures in the banking book

R\$ million									09/30/2024
	Bank	acts as origin	ator	Bank	acts as spo	onsor	Banl	ks acts as inv	estor
	Traditional	Synthetic	Subtotal	Traditional	Synthetic	Subtotal	Traditional	Synthetic	Subtotal
Retail (total) - of which	-	-	-			-	11,394	-	11,394
residential mortgage	-	-	-			-	-	-	-
credit card	-	-	-			-	2,959	-	2,959
other retail exposures	-	-	-			-	8,435	-	8,435
re- securitisation	-	-	-			-	-	-	-
Wholesale (total) - of which	-	-	-			-	4,939	-	4,939
loans to corporates	-	-	-			-	4,939	-	4,939
commercial mortgage	-	-	-			-	-	-	-
lease and receivables	-	-	-			-	-	-	-
other wholesale	-	-	-			-	-	-	-
re- securitisation	-	-	-			-	-	-	-

SEC2: Securitisation exposures in the trading book

In Itaú Unibanco's current securitization portfolio, there are no exposures to be reported in table SEC2.

SEC3: Securitisation exposures in the banking book and associated regulatory capital requirements – bank acting as originator or as sponsor

In Itaú Unibanco's current securitization portfolio, there are no exposures to be reported in table SEC3.

SEC4: Securitisation exposures in the banking book and associated capital requirements - bank acting as investor

R\$ million											09/30/2024
		Exposure va	Exposure values (by risk weight bands)			Exposure values (by regulatory approach)		RWA (by regulatory approach)		Capital Requirements	
	≤20%	20% < FPR < 50%	50% ≤ FPR < 100%	100% ≤ FPR < 1.250%	1250%	Standardized approach	1250%	Standardized approach	1250%	Standardized approach	1250%
Total exposures		- 9,888	5,998	447	-	16,333		- 8,007	-	641	
Traditional securitisation		- 9,888	5,998	447	-	16,333		- 8,007	-	641	
Of which securitisation	I	- 9,888	5,998	447	-	16,333		- 8,007	-	641	
Of which retail underlying		- 4,996	5,952	446	-	11,394		6,671	-	534	
Of which wholesale		- 4,892	46	1	-	4,939		- 1,336	-	107	
Of which re- securitisation			-	-	-	-			-	-	
Synthetic securitisation			-	-	-	-			-	-	
Of which securitisation	l.		-	-	-	-			-	-	
Of which retail underlying			-	-	-	-			-	-	
Of which wholesale			-	-	-	-			-	-	
Of which re- securitisation			-	-	-	-			-		

Market Risk

MRA: Qualitative disclosure requirements related to market risk

Market risk is the possibility of losses resulting from fluctuations in the market values of positions held by a financial institution, including the risk of operations subject to variations in foreign exchange rates, interest rates, equity and commodity prices, as set forth by CMN. Price Indexes are also treated as a risk factor group.

The institutional policy for market risk is in compliance with Resolution 4,557 and establishes the management structure and market risk control, which has the function of:

• Provide visibility and comfort for all senior management levels that market risks assumed must be in line with Itaú Unibanco risk-return objectives;

• Provide a disciplined and well informed dialogue on the overall market risk profile and its evolution over time;

Increase transparency as to how the business works to optimize results;

• Provide early warning mechanisms to facilitate effective risk management, without obstructing the business objectives; and

Monitoring and avoiding the concentration of risks.

Market risk is controlled by an area independent of the business units, which is responsible for the daily activities: (i) measuring and assessing risk, (ii) monitoring stress scenarios, limits and alerts, (iii) applying, analyzing and stress testing scenarios, (iv) reporting risk to the individuals responsible in the business units, in compliance with Itaú Unibanco's governance, (v) monitoring the measures needed to adjust positions and/or risk levels to make them viable, and (vi) supporting the secure launch of new financial products.

The market risk management framework categorizes transactions as part of either the Trading Book or the Baking Book, in accordance with general criteria established by CMN Resolution 4,557 and BACEN Resolution 111. Trading Book is composed of all trades with financial and commodity instruments (including derivatives) undertaken with the intention of trading. Banking Book is predominantly characterized by portfolios originated from the banking business and operations related to balance sheet management, are intended to be either held to maturity, or sold in the medium and in the long term.

The market risk management is based on the following key metrics:

• Value at Risk (VaR): a statistical metric that quantifies the maximum potential economic loss expected in normal market conditions, considering a defined holding period and confidence interval;

• Losses in Stress Scenarios (Stress Testing): a simulation technique to evaluate the impact, in the assets, liabilities and derivatives of the portfolio, of various risk factors in extreme market situations (based on prospective and historic scenarios);

• Stop Loss: metrics that trigger a management review of positions, if the accumulated losses in a given period reach specified levels;

• Concentration: cumulative exposure of certain financial instrument or risk factor calculated at market value ("MtM - Mark to Market"); and

• Stressed VaR: statistical metric derived from VaR calculation, aimed at capturing the biggest risk in simulations of the current trading portfolio, taking into consideration the observable returns in historical scenarios of extreme volatility.

In addition to the risk metrics described above, sensitivity and loss control measures are also analyzed. They include:

• Gap Analysis: accumulated exposure of the cash flows by risk factor, which are marked-to-market and positioned by settlement dates;

• Sensitivity (DV01 – Delta Variation Risk): impact on the market value of cash flows when a 1 basis point change is applied to current interest rates or on the index rates; and

• Sensitivities to Various Risk Factors (Greeks): partial derivatives of a portfolio of options on the prices of the underlying assets, implied volatilities, interest rates and time.

In an attempt to fit the transactions into the defined limits, Itaú Unibanco hedges its client transactions and proprietary positions, including investments overseas. Derivatives are the most commonly used instruments for carrying out these hedging activities, and can be characterized as either accounting or economic hedge, both of which are governed by institutional regulations at Itaú Unibanco.

The structure of limits and alerts is in alignment with the board of directors' guidelines, being reviewed and approved on an annual basis. This structure extends to specific limits and is aimed at improving the process of risk monitoring and understanding as well as preventing risk concentration. Limits and alerts are calibrated based on projections of future balance sheets, stockholders' equity, liquidity, complexity and market volatility, as well as the Itaú Unibanco's risk appetite.

The consumption of market risk limits is monitored and disclosed daily through exposure and sensitivity maps. The market risk area analyzes and controls the adherence of these exposures to limits and alerts and reports them timely to the Treasury desks and other structures foreseen in the governance.

Itaú Unibanco uses proprietary systems to measure the consolidated market risk. The processing of these systems takes place in an access-controlled environment, being highly available, which has data safekeeping and recovery processes, and counts on an infrastructure to ensure the continuity of business in contingency (disaster recovery) situations.

MR1: Market risk under standardized approach

R\$ million	09/30/2024
Risk factors	RWA _{MPAD}
Interest Rates	43,236
Fixed rate denominated in reais (RWA _{JUR1})	3,768
Foreign exchange linked interest rate (RWA _{JUR2})	24,645
Price index linked interest rate (RWA _{JUR3})	14,823
Interest rate linked interest rate (RWA _{JUR4})	-
Stock prices (RWA _{ACS})	1,691
Exchange rates (RWA _{CAM})	732
Commodity prices (RWA _{COM})	4,141
Total ^(1,2)	53,442

1) Considers the RWAcva amount of R\$1,693, according to Resolution BCB No. 4958/21.

2) Considers the RWAdrc amount of R\$1,949, according to Resolution BCB No. 313/23.

The Standardized Model (RWA_{MPAD}) metric increased compared to the last quarter, mainly due to the incorporation, from the current quarter, of the RWA_{DRC} portion.

In compliance with the provisions of BCB Resolution No. 111, no reclassifications of instruments were carried out for the trading portfolio or banking portfolio in the current quarter.

MRB: Qualitative disclosures on market risk in the Internal Models Approach (IMA)

In the internal models approach, the stressed VaR and VaR models are used. These models are applied to operations in the Trading Book and Banking Book. For the Trading Book, the risk factors considered are: interest rates, inflation rates, exchange rates, stocks and commodities. For the Banking Book, exchange rates and commodities are considered. The VaR and stressed VaR models are used in the companies of the Prudential Conglomerate that are presented in the following table:

Institution	Model considered for Market Risk
A) Títulos Públicos Fundo de Investimento Renda Fixa Referenciado DI	VaR and Stressed VaR
Banco Investcred Unibanco S.A.	VaR and Stressed VaR
Banco Itaú Chile	VaR and Stressed VaR
Banco Itaú Consignado S.A.	VaR and Stressed VaR
Banco Itaú Veículos S.A.	VaR and Stressed VaR
Banco ItauBank S.A.	VaR and Stressed VaR
Banco Itaucard S.A.	VaR and Stressed VaR
Cloudwalk Kick Ass I Fundo De Investimento Em Direitos Creditórios	VaR and Stressed VaR
Dibens Leasing S.A Arrendamento Mercantil	VaR and Stressed VaR
FIDC B2cycle NPL	VaR and Stressed VaR
FIDC Cloudw Akira I	VaR and Stressed VaR
TDC Orange NP	VaR and Stressed VaR
FIDC Sumup Solo	VaR and Stressed VaR
Financeira Itaú CBD S.A. Crédito, Financiamento e Investimento	VaR and Stressed VaR
-undo De Invest Dir Creditórios Não Padron NPL II	VaR and Stressed VaR
-undo de Investimento em Direitos Creditórios IA	VaR and Stressed VaR
- -undo de Investimento em Direitos Creditórios Soul	VaR and Stressed VaR
-undo Fortaleza de Investimento Imobiliário	VaR and Stressed VaR
-undo Kinea Ventures	VaR and Stressed VaR
Hipercard Banco Múltiplo S.A.	VaR and Stressed VaR
Ideal Corretora de Titulos e Valores Mobiliarios S.A.	VaR and Stressed VaR
deal Holding Financeira S.A.	VaR and Stressed VaR
ntrag Distribuidora de Títulos e Valores Mobiliários Ltda.	VaR and Stressed VaR
resolve Companhia Securitizadora de Créditos Financeiros S.A.	VaR and Stressed VaR
Itaú Administradora de Consórcios Ltda.	VaR and Stressed VaR
	VaR and Stressed VaR
taú Administradora de Fondos de Inversión S.A	
taú Bank & Trust Bahamas Ltd.	VaR and Stressed VaR
taú Bank & Trust Cayman Ltd.	VaR and Stressed VaR
taú Bank, Ltd.	VaR and Stressed VaR
taú BBA Trading S.A.	VaR and Stressed VaR
taú BBA USA Securities Inc.	VaR and Stressed VaR
taú Chile New York Branch.	VaR and Stressed VaR
taú Cia. Securitizadora de Créditos Financeiros	VaR and Stressed VaR
taú Corredores de Bolsa Limitada	VaR and Stressed VaR
taú Corretora de Valores S.A.	VaR and Stressed VaR
taú Distribuidora de Títulos e Valores Mobiliários S.A.	VaR and Stressed VaR
taú Kinea Private Equity Multimercado Fundo de Investimento em Cotas de Fundos de Investimento Crédito Privado	VaR and Stressed VaR
taú Unibanco Holding S.A.	VaR and Stressed VaR
taú Unibanco Holding S.A., Grand Cayman Branch	VaR and Stressed VaR
taú Unibanco S.A.	VaR and Stressed VaR
taú Unibanco S.A., Nassau Branch	VaR and Stressed VaR
taú Unibanco Veículos Administradora de Consórcios Ltda.	VaR and Stressed VaR
TB Holding Ltd.	VaR and Stressed VaR
(inea CO-investimento Fundo de Investimento Imobiliario	VaR and Stressed VaR
Kinea Equity Infra I Warehouse Feeder MM Ficfi CP	VaR and Stressed VaR
Kinea I Private Equity FIP Multiestrategia	VaR and Stressed VaR
Xinea Juros e Moeda CDI Institucional Fundo de Investimento em Cotas de Fundo de Investimentos Multimercado	VaR and Stressed VaR
Kinea Juros e Moeda Ipca Institucional Fundo de Investimento Em Cotas de Fundo de Investimentos Multimercado	VaR and Stressed VaR
Kinea Juros e Moedas CDI Institucional FIF - CIC Mult Resp Limitad	VaR and Stressed VaR
Kinea Juros e Moedas CDI Institucional Fundo de Investimento Financeiro Multimercado Resp Limitad	VaR and Stressed VaR
Kinea KP Fundo de Investimento Multimercado Crédito Privado	VaR and Stressed VaR
(inea Nepal FIF - Classe de Investimento Em Cotas Multimercado Crédito Privado Responsabilidade Limitada	VaR and Stressed VaR
línea Nepal FIF - classe de investimento Em Colas Multimercado Credito Finado Responsabilidade Emitada (inea Nepal FIF Multimercado Crédito Privado - Responsabilidade Limitada	VaR and Stressed VaR
tinea Nepai FIF Multimercado Credito Privado - Responsabilidade Limitada (inea Sigma Fundo de Investimento Financeiro Multimercado - Responsabilidade Limitada	VaR and Stressed VaR
icania Fund Limited	VaR and Stressed VaR
uizacred S.A. Sociedade de Crédito, Financiamento e Investimento	VaR and Stressed VaR
licroinvest S.A. Soc. de Crédito a Microempreendedor	VaR and Stressed VaR
Viti Fundo de Investimento Multimercado Crédito Privado Investimento no Exterior	VaR and Stressed VaR
Pont Sociedad Anónima	VaR and Stressed VaR
Redecard Instituição de Pagamento S.A.	VaR and Stressed VaR
Redecard Sociedade de Crédito Direto S.A	VaR and Stressed VaR
RT Itaú DJ Títulos Públicos Fundo de Investimento Renda Fixa Referenciado DI	VaR and Stressed VaR
RT Scala Renda Fixa - Fundo de Investimento em Cotas de Fundos de Investimento	VaR and Stressed VaR
angerina Fundo de Investimento em Direitos Creditórios - Responsabilidade Limitada	VaR and Stressed VaR
farumã Fundo Incentivado de Investimento em Debêntures de Infraestrutura Renda Fixa Crédito Privado	VaR and Stressed VaR

Itaú Unibanco, for regulatory purposes, uses the historical simulation methodology to calculate the VaR and Stressed VaR. This methodology uses the returns observed in the past to calculate the gains and losses of a portfolio over time, with a 99% confidence interval and a holding period of at least 10 days. On September 30, 2024, VaR represented 45% of the capital requirement, while the stressed VaR represented 55%. The same methodology is used for management purposes, that is, there are no differences between the managerial and regulatory models.

In relation to the VaR model, the historical returns are daily updated. Itaú Unibanco uses in its VaR model both the unweighted approach, in which historical data have the same weight, and the weighted by the volatility of returns. For the calculation of volatilities, the Exponentially Weighted Moving Average method is used. The Historical VaR methodology with 10-day maintenance periods assumes that the expected distribution for possible losses and gains for the portfolio can be estimated from the historical behavior of the returns of the market risk factors to which this portfolio is exposed. The returns observed in the past are applied to current operations, generating a distribution of probability of losses and simulated gains that are used to estimate the Historical VaR, according to the 99% confidence level and using a historical period of 1,000 days. Losses and gains from linear operations are calculated by multiplying mark-to-market by returns, while non-linear operations are recalculated using historical returns. The returns used in simulating the movements of risk factors are relative.

Regarding the Stressed VaR model, the calculation is performed for a time horizon of 10 working days, considering the 99% confidence level and simple returns in the historical period of one year. The historical stress period is periodically calculated for the period since 2004 and can be revised whenever deemed necessary. This can occur when the composition of Itaú Unibanco's portfolios changes significantly, when changes are observed in the results of the simulation of historical returns or when a new market crisis occurs. Losses and gains from linear operations are calculated by multiplying mark to market by returns, while non-linear operations are recalculated using historical returns.

In addition to the use of VaR, Itaú Unibanco carries out daily risk analysis in extreme scenarios through a diversified framework of stress tests, in order to capture potential significant losses in extreme market situations. The scenarios are based on historical, prospective crises and predetermined shocks in risk factors. One factor that has a great influence on the results of the tests, for example, is the correlation between the assets and the respective risk factors, and this effect is simulated in several ways in the various scenarios tested.

In order to identify its greatest risks and assist in the decision-making of treasury and senior management, the results of stress tests are assessed by risk factors, as well as on a consolidated basis.

The effectiveness of the VaR model is proven by backtesting techniques, by comparing hypothetical and actual daily losses and gains, with the estimated daily VaR, according to BACEN Circular 3,646. The number of exceptions to the established VaR limits must be compatible, within an acceptable statistical margin, with three different confidence intervals (99%, 97.5% and 95%), in three different historical windows (250, 500 and 750 working days). This includes nine different samples, therefore ensuring the statistical quality of the historical VaR hypothesis.

Itaú Unibanco has a set of processes, which are periodically executed by the internal control teams, whose objective is to independently replicate the metrics that influence market risk capital by internal models. In addition to the results of the periodic processes, Itaú Unibanco assesses the process of measuring time horizons by risk factors and the estimate of the stress period for calculating the stressed VaR. The validation of the internal model includes several topics considered essential for the critical analysis of the model, such as, the evaluation of the model's limitations, the adequacy of the parameters used in the volatility estimate and the comprehensiveness and reliability of the input data.

MR2: RWA flow statements of market risk exposures under an IMA

Exposures subject to market risk

The following table presents the exposures subject to market risk in the internal models approach, for calculating the capital requirement.

R\$ million	VaR	Stressed VaR	Other	Total RWA _{MINT}
RWAMINT - 06/30/2024	7,658	6,560	4,615	18,833
Movement in risk levels	464	1,323	-	1,787
Updates/changes to the internal model	-	-	-	-
Methodology and regulation	-	-	-	-
Acquisitions and disposals	-	-	-	-
Foreign exchange movements	997	3,167	-	4,164
Other	-	-	(1,430)	(1,430)
RWAMINT - 09/30/2024	9,119	11,050	3,185	23,354

RWA_{MINT} increased from the previous quarter due to greater exposure to changes in exchange rates.

MR3: IMA values for trading portfolios

The following table presents the VaR and stressed VaR values determined by the internal market risk models.

R\$ million	09/30/2024
VaR (10 days, 99%)	
Maximum value	222
Average value	154
Minimum value	103
Quarter end	147
Stressed VaR (10 days, 99%)	
Maximum value	501
Average value	286
Minimum value	161
Quarter end	338

VaR decreased compared to the previous quarter due to the reduction in exposure to variable income. The stressed VaR increased in relation to the previous quarter due to the increase in interest rate losses in the stressed period that was considered.

MR4: Comparison of VaR estimates with gains/losses

Backtesting

The effectiveness of the VaR model is validated by backtesting techniques, comparing daily hypothetical and actual results with the estimated daily VaR. The daily VaR is calculated over a one-day maintenance horizon, according to the 99% confidence level and using a historical period of 1,000 days. The percentage of capital requirement associated with this model is 100%.

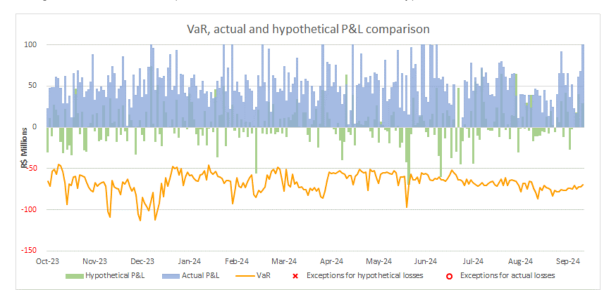
The backtesting analysis presented below considers the ranges suggested by the Basel Committee on Banking Supervision (BCBS). The ranges are divided into:

• Green (0 to 4 exceptions): backtesting results that do not suggest any problem with the quality or accuracy of the adopted models;

• Yellow (5 to 9 exceptions): intermediate range group, which indicates an early warning monitoring and may indicate the need to review the model; and

• Red (10 or more exceptions): need for improvement actions.

The following chart shows the comparison between VaR and actual and hypothetical results:



In relation to the hypothetical and actual results, there was no exception.

The actual results do not include fees, brokerage fees and commissions. There are no profit reserves.

Total Exposure associated with Derivatives

The main purpose of the derivative positions is to manage risks in the Trading Book and in the Banking Book in the corresponding risk factors.

Derivatives: Trading and Banking

R\$ million

Risk Factors	With Central Counterparty				Without Central Counterparty			
	Onshore		Offshore		Onshore		Offshore	
	Long	Short	Long	Short	Long	Short	Long	Short
Interest Rates	60,669	(212,372)	8,711	(19,304)	148,571	(206,084)	107,586	(113,853)
Foreign Exchange	145,627	(96,008)	240,090	(221,205)	15,844	(51,848)	398,784	(413,456)
Equities	17,270	(14,197)	5,692	(5,974)	4,497	(6,293)	1,155	(984)
Commodities	96	(2,146)	375	(1,998)	376	(86)	-	-

09/30/2024

IRRBBA: IRRBB risk management objectives and policies

BACEN's (Central Bank of Brazil) Circular 3,876, published in January 2018, states on methodologies and procedures for evaluation of the capital adequacy, held to cover interest rates risk from instruments held in the banking book.

For the purposes of this Circular, are defined:

• Δ EVE (Delta Economic Value of Equity) is defined as the difference between the present value of the sum of repricing flows of instruments subject to IRRBB in a base scenario, and the present value of the sum of repricing flows of the same instruments in an interest-rate shocked scenario;

• Δ NII (Delta Net Interest Income) is defined as the difference between the result of financial intermediation of instruments subject to IRRBB in a base scenario, and the result of financial intermediation of the same instruments in an interest-rate shocked scenario.

The sensibility analysis introduced here are just a static evaluation of the portfolio interest rate exposure, and, therefore, don't consider the dynamic management of the treasury desk and risk control areas, which hold the responsibility for measures to mitigate risk under an adverse situation, minimizing significant losses. Moreover, it is highlighted, though, the results presented do not translate into accountable or economic results for certain, because this analysis has, only, an interest rate risk disclosure purpose and to demonstrate the principle protection actions, considering the instruments fair value, apart from any accounting practices adopted by Itaú Unibanco.

The institution uses an internal model to measure Δ EVE and Δ NII. Δ EVE results do not represent immediate impact in the stockholders' equity. Meanwhile, Δ NII results indicate potential volatility in the projected interest rates results.

In compliance with the circular 3,876, the following demonstrates qualitative and quantitative details of risk management for IRRBB in Itaú Unibanco.

Framework and Treatment

Interest rate risk in the banking book refers to the potential risk of impact on capital sufficiency and/or on the results of financial intermediation due to adverse movements in interest rates, taking into account the principal flows of instruments held in the banking book.

The main point of assets and liabilities management is to maximize the risk-return ratio of positions held in the banking book, taking into account the economic value of these assets/liabilities and the impact on actual and future bank's results.

The interest rate risk managing on transactions held in the banking book occurs within the governance and hierarchy of decision-making bodies and under a limits structure and alerts approved specifically for these purpose, which is sensitive due to different levels and classes of market risk.

The management structure of IRRBB has it owns risk policies and controls intended to ensure adherence to the bank's risk appetite. The IRRBB framework has granular management limits for several other risk metrics and consolidated limits for Δ EVE and Δ NII results, besides the limits associated with stress tests.

The asset and liability management unit is responsible for managing timing mismatches between asset and liability flows, and minimizes interest rate risk by through strategies as economic hedge and accounting hedge.

All the models associated with IRRBB have a robust independent validation process and are approved by a CTAM (Technical Model Assessment Commission). In addition, all the models and processes are assessed by internal audit.

The interest rate risk framework in the banking book uses management measurements that are calculated daily for limit control. The Δ EVE and Δ NII metrics are calculated according to the risk appetite limits and the other risk metrics in terms of management risk limits.

In the process of managing interest rate risk of the banking book, transactions subject to automatic options are calculated according to internal market models which split the products, as far as possible, into linear and non-linear payoffs. The linear payoffs are treated similarly to any other instruments without options, and for non-linear payoffs an additional value is computed and added on the Δ EVE and Δ NII metrics.

In general terms, transactions subject to behavioral options are classified as deposits with no contractual maturity date defined or products subject to early repayment. Non-maturity deposits are classified according to their nature and stability to guarantee compliance with regulatory limits. A survival analysis model treats the products subject to pre-payment, using the historical dataset to calibrate its parameters. The instruments flows with homogeneous characteristics are adjusted by specific models to reflect, in the most appropriate way, the repricing flows of the instruments.

The banking book consists of asset and liability transactions originating in different commercial channels (retail and wholesale) of Itaú Unibanco. The market risk exposures inherent in the banking book consists of various risk factors, which are primary components of the market in price formation.

IRRBB also includes hedging transactions intended to minimize risks deriving from strong fluctuations of market risk factors and their accounting asymmetries.

Market risk generated from structural mismatches is managed by a variety of financial instruments, such as exchange-traded and over-the-counter derivatives. In some cases, operations using derivative financial instruments can be classified as accounting hedges, depending on their risk and cash flow characteristics. In these cases, the supporting documentation is analyzed to enable the effectiveness of the hedge and other changes in the accounting process to be continuously monitored. The accounting and administrative procedures for hedging are defined in BACEN Circular 3,082.

The IRRBB model includes a series of premises:

• ΔEVE and ΔNII are measured on the basis of the cash flows of the banking book instruments, broken down into their risk factors to isolate the effect of the interest rate and the spread components;

• For non-maturity deposits, the models are classified according to their nature and stability and distributed over time considering the regulatory limits;

• The institution uses survival analysis models to handle credit transactions subject to prepayment, and empirical models for transactions subject to early redemption;

Other Risks

Insurance products, pension plans and premium bonds risks

Products that compose portfolios of insurance companies of Itaú Unibanco are related to life and elementary insurance, as well as pension plans and premium bonds. The main risks inherent in these products are described below and their definitions are given in their respective chapters.

• Underwriting Risk: possibility of losses arising from insurance products, pension plans and premium bonds that go against institution's expectations, directly or indirectly associated with technical and actuarial bases used for calculating premiums, contributions and technical provisions;

- Market Risk;
- Credit Risk;
- Operational risk;
- Liquidity risk.

In line with domestic and international best practices, Itaú Unibanco has a risk management structure which ensures that risks resulting from insurance, pension and special savings products are properly assessed and reported to the relevant forums.

The process of risk management for insurance, pensions and premium bond plans is independent and focus on the special nature of each risk.

The aim of Itaú Unibanco is to ensure that assets serving as collateral for long-term products, with guaranteed minimum returns, are managed according to the characteristics of the liabilities, so that they are actuarially balanced and solvent over the long term.

Social, Environmental and Climatic Risks

They are the possibility of losses due to exposure to social, environmental and/or climatic events related to the activities developed by the ITAÚ UNIBANCO HOLDING.

Social, environmental and climatic factors are considered relevant to the business of ITAÚ UNIBANCO HOLDING, since they may affect the creation of shared value in the short, medium and long term.

The Policy of Social, Environmental and Climatic Risks (SAC Risks Policy) establishes the guidelines and underlying principles for social, environmental and climatic risks management, addressing the most significant risks for the Institution's operation through specific procedures.

Actions to mitigate the Social, Environmental and Climatic Risks are taken based on the mapping of processes, risks and controls, monitoring of new standards related to the theme and record of occurrence in internal systems. In addition to the identification, the phases of prioritization, response to risk, mitigation, monitoring and reporting of assessed risks supplement the management of these risks at ITAÚ UNIBANCO HOLDING.

In the management of Social, Environmental and Climatic Risks, business areas manage the risk in its daily activities, following the Risks SAC Policy guidelines and specific processes, with the support of specialized assessment from dedicated technical teams located in Credit, which serves the Wholesale segment, Credit Risk and Modeling, and Institutional Legal teams, that act on an integrated way in the management of all dimensions of the Social, Environmental and Climatic Risks related to the conglomerate's activities. As an example of specific

guidelines for the management of these risks, ITAÚ UNIBANCO HOLDING has specific governance for granting and renewing credit in senior approval levels for clients in certain economic sectors, classified as Sensitive Sectors (Mining, Steel & Metallurgy, Oil & Gas, Textiles ind. and Retail Clothing, Paper & Pulp, Chemicals & Petrochemicals, Agri - Meatpacking, Agri - Crop Protection and Fertilizers, Wood, Energy, Rural Producers and Real Estate), for which there is an individualized analysis of Social, Environmental and Climate Risks. ITAÚ UNIBANCO HOLDING also counts with specific procedures for the Institution's operation (stockholders' equity, branch infrastructure, technology and suppliers), credit, investments and key controls. SAC Risks area, Internal Controls and Compliance areas, in turn, support and ensure the governance of activities of the business and credit areas that serves the business. The Internal Audit, acts on an independent manner, assessing risk management, controls and governance.

Governance also counts on the Social, Environmental and Climatic Risks Committee, whose main responsibility is to assess and deliberate about institutional and strategic matters, as well as to resolve on products, operations, and services, among others involving the Social, Environmental and Climatic Risks.

Climate Risk includes: (i) physical risks, arising from changes in weather patterns, such as increased rainfall and temperature and extreme weather events, and (ii) transition risks, resulting from changes in the economy as a result of climate actions, such as carbon pricing, climate regulation, market risks and reputational risks.

Considering its relevance, climate risk has become one of the main priorities for ITAÚ UNIBANCO HOLDING, which supports the Task Force on Climate-related Financial Disclosures (TCFD) and it is committed to maintaining a process of evoluation and continuous improvement within the pillars recommended by the TCFD. With this purpose, ITAÚ UNIBANCO HOLDING is strengthening the governance and strategy related to Climate Risk and developing tools and methodologies to assess and manage these risks.

ITAÚ UNIBANCO HOLDING measures the sensitivity of the credit portfolio to climate risks by applying the Climate Risk Sensitivity Assessment Tool, developed by Febraban. The tool combines relevance and proportionality criteria to identify the sectors and clients within the portfolio that are more sensitive to climate risks, considering physical and transition risks. The sectors with the highest probability of suffering financial impacts from climate change, following the TCFD guidelines are: energy, transport, materials and construction, agriculture, food and forestry products.

Model Risk

The model risk arises from the incorrect development or maintenance of models, such as mistaken assumptions, and inappropriate use or application of the model.

The use of models can lead to decisions that are more accurate and therefore it is a major practice in the institution. The models have supported strategic decisions in several contexts, such as credit approval, pricing, volatility curve estimation, calculation of capital, among others.

Due to the increasing use of models, driven by the application of new technologies and the expansion of data use, Itaú Unibanco has been improving its governance in relation to its development, implantation, use and monitoring, through the definition of guidelines, policies and procedures aimed at assuring the quality and mitigation of the associated risks with each new methodology.

The performance of the areas responsible for models is evaluated by the Operational Risk and Internal Audit teams to ensure adherence to such policies. The opportunities for improvement found during these assessments are duly addressed with action plans, which are followed up by the 3 lines of defense and by senior management until their conclusion.

Regulatory or Compliance Risk

Regulatory or Compliance risk is the risk of sanctions, financial losses or reputational damage arising from the lack of compliance with legal and regulatory provisions, local and international market standards, internal policies, commitments with regulators, voluntary commitments, in addition to self-regulation codes and codes of conduct adhered by Itaú Unibanco.

This risk is managed through a structured process aimed at identifying changes in the regulatory environment, analyzing their impacts on the departments of the institution and monitoring the actions directed at adherence to the regulatory requirements and other commitments mentioned above.

This structured process includes the following actions: (i) to understand the changes in the regulatory environment; (ii) to monitor regulatory trends; (iii) to care for the relationship between the institution and the regulator, selfregulatory bodies and the representation entity; (iv) to monitor action plans on regulatory or self-regulatory compliance; (v) to coordinate a program to comply with significant norms, such as Integrity and Ethics; and (vi) to report regulatory issues in Operational and Compliance Risk forums, according to the structure of committees established in internal policies.

Reputational Risk

Itaú Unibanco understands reputational risk as the risk arising from internal practices and/or external factors that may generate a negative perception of Itaú Unibanco by customers, employees, shareholders, investors, regulatory bodies, government, suppliers, the press and the society in general. It can impact the bank's reputation, the value of its brand and/or result in financial losses. Besides, this can affect the maintenance of existing business relationships, access to sources of fundraising, the attraction of new business and talent to compose the company's staff or even the license to operate.

The institution believes that its reputation is extremely important for achieving its long-term goals, which is why it seeks the alignment of the speech, the action and the ethical and transparent practice, essential to raise the confidence of Itaú Unibanco's stakeholders. Itaú Unibanco's reputation depends on its strategy (vision, culture and skills) and derives from direct or indirect experience of the relationship between Itaú Unibanco and its stakeholders.

Since the reputational risk directly or indirectly permeates all operations and processes of the institution, Itaú Unibanco's governance is structured in a way to ensure that potential risks are identified, analyzed and managed still in the initial phases of its operations and analysis of new products, including the use of new technologies.

The treatment given to reputational risk is structured by means of many processes and internal initiatives, which, in turn, are supported by internal policies, and their main purpose is to provide mechanisms for the monitoring, management, control and mitigation of the main reputational risks. Among them are (i) risk appetite statement; (ii) process for the prevention and fight against unlawful acts; (iii) crisis management process and business continuity; (iv) processes and guidelines of the governmental and institutional relations; (v) corporate communication process; (vi) brand management process; (vii) ombudsman offices initiatives and commitment to customer satisfaction; and (vii) ethics guidelines and prevention of corruption.

Financial institutions play a key role in preventing and fighting illegal acts, in particular money laundering, terrorist financing and fraud, in which the challenge is to identify and suppress increasingly sophisticated operations that seek to conceal the origin, location, disposition, ownership and movement of goods and money derived, directly or indirectly, from illegal activities. Itaú Unibanco has introduced a corporate policy in order to prevent its involvement in illegal acts and to protect its reputation and image towards employees, clients, strategic partners, suppliers, service providers, regulators and society, through a governance structure based on transparency, strict compliance with rules and regulations, including BACEN Circular 3,978/20 among others, and cooperation with police and judicial authorities. It also seeks a continuously alignment with local and international best practices for preventing and fighting against illegal acts, through investing and training eligible employees.

In compliance with the guidelines of this corporate policy, Itaú Unibanco established a program to prevent and fight against illegal acts based on the following pillars:

- Policies and Procedures;
- Client Identification Process;
- Know Your Customer (KYC) Process;
- Know Your Partner (KYP) Process;
- Know Your Supplier (KYS) Process;
- Know Your Employee (KYE) Process;
- Assessment of New Products and Services;
- Compliance with Sanctions;
- Monitoring, Selection and Analysis of Suspicious Operations or Situations;
- Reporting Suspicious Transactions to the Regulatory Bodies; and
- Training.

This program applies to the entire institution, including subsidiaries and affiliates in Brazil and abroad. The preventing and combating unlawful acts governance is carried out by the Board of Directors, Audit Committee, Operational Risk Committee, Risk and Capital Management Commitee and Anti-Money Laundering Committees. The document that presents the guidelines established in the corporate program to prevent and combat unlawful acts may be seen on the <u>www.itau.com.br/investor-relations</u>, section Itaú Unibanco, under "Corporate Governance", "Policies", "Corporate Policy for the Prevention of Unlawful Acts".

In addition, Itaú Unibanco has been developing various data analysis models to improve customer risk classification, transaction monitoring and KYC methodology to provide greater accuracy in its analysis and to decrease false-positives. Itaú Unibanco has also been innovating its modeling solutions using new methods based on machine learning techniques to identify potentially suspicious activities.

Cyber Risk

Cyber risks are events that may cause financial loss, interruption, extraction or damage of information contained in our systems, through invasion by malicious individuals, infiltration of malware (such as computer viruses) into our systems, contamination (intentional or accidental) of our networks and systems by third parties with whom we exchange information, exploitation of vulnerabilities, unauthorized access to confidential customer information and/or proprietary information by persons inside or outside the Organization, and cyber attacks that result in the unavailability of our services and compromise the integrity of information.

Itaú Unibanco is committed to protecting corporate information and guaranteeing the privacy of clients and the general public in any operations. To this end, we have adopted rigid control processes, aimed at detecting, preventing, monitoring and immediate response to attacks and attempted intrusions into our infrastructure,

guaranteeing security risk management and building a robust foundation for an increasingly digital future and adhering to the regulators and external audits, as well as best practices and market certifications.

Moreover, we have the perimeter protection strategy, a concept that considers that information must be protected wherever it is: within the bank's infrastructure, in a cloud service in a service provider or in an international unit, also taking into account the entire life cycle of the information, from the moment it is processing, transmission, storage, analysis and destruction.

The Corporate Information Security and Cyber Security Policy can be viewed on the website <u>www.itau.com.br/investor-relations</u> section Itaú Unibanco, under Corporate Governance, Policies, Corporate Information Security and Cyber Security Policy.

Country Risk

The country risk is the risk of losses related to non-compliance with obligations in connection with borrowers, issuers, counterparties or guarantors, as a result of political-economic and social events or actions taken by the government of the country.

Itaú Unibanco has a specific structure for the management and control of country risk, consisting of corporate bodies and dedicated teams, with responsibilities defined in policies. The institution has a structured and consistent procedure, including: (i) establishment of country ratings; (ii) determination of limits for countries; (iii) monitoring the use of limits.

Business and Strategy Risk

Business and strategy risk is the risk of a negative impact on the results or capital as a consequence of a faulty strategic planning, the making of adverse strategic decisions, the inability of Itaú Unibanco to implement the proper strategic plans and/or changes in its business environment.

Itaú Unibanco has implemented many mechanisms that ensure that both the business and the strategic decisionmaking processes follow proper governance standards, have the active participation of executives and the Board of Directors, are based on market, macroeconomic and risk information and are aimed at optimizing the risk-return ratio. Decision-making and the definition of business and strategy guidelines, count on the full engagement of the Board of Directors, primarily through the Strategy Committee, and of the executives, through the Executive Committee. In order to handle risk adequately, Itaú Unibanco has governance and processes to involve the Risk Area in business and strategy decisions, so as to ensure that risk is managed and decisions are sustainable in the long term. They are: (i) qualifications and incentives of board members and executives; (ii) budget process; (iii) product assessment; (iv) evaluation and prospecting of proprietary mergers and acquisitions; and (v) a risk appetite framework which, for example, restricts the concentration of credit and exposure to specific and material risks.

Contagion Risk

Contagion Risk is the possibility of losses occurring for entities that are part of the Prudential Conglomerate as a result of financial support to unconsolidated entities, in a stressful situation, in the absence or in addition to the obligations provided for in the contract.

Itaú Unibanco has a structure for risk management and control, a dedicated team and a policy that defines roles and responsibilities. This structure covers (i) the identification of entities in relation to the potential generation of contagion risk, (ii) the assessment of risks in relationships, (iii) the monitoring, control and mitigation of contagion risk, (iv) the assessment of impact on capital and liquidity and (v) reports.

It is part of the scope of contagion risk governance: Related Party audiences, mainly composed of controllers (individuals and legal entities), entities related to them and controlled and related entities (as defined in Res. 4,693/18), foundations, investments in non-consolidated entities, suppliers of critical products and services,

assigness, buyers and sellers of relevant assets, third parties with products distributed by Itaú Unibanco and third parties to whom Itaú Unibanco distributes products, besides all the analysis of the international Units.

Emerging Risks

They are those with a potentially material impact on the business in the medium and long terms, but for which there are not enough elements yet for their complete assessment and mitigation due to the number of factors and impacts not yet totally known, such as Geopolitical and Macroeconomic risk and Climate Change. Their causes can be originated by external events and result in the emergence of new risks or in the intensification of risks already monitored by ITAÚ UNIBANCO HOLDING CONSOLIDATED.

The identification and monitoring of Emerging Risks are ensured by ITAÚ UNIBANCO HOLDING CONSOLIDATED's governance, allowing these risks to be incorporated into risk management processes too.

Operational Risk

The Brazilian National Monetary Council, through Resolution 4.557 of February 23, 2017, defines operational risk as 'the possibility of losses resulting from external events or failures, deficiencies, or inadequacy of internal processes, people or systems.' This includes legal risks associated with inadequacies or deficiencies in contracts entered into by the institution, sanctions due to non-compliance with legal provisions, and indemnities for damages to third parties resulting from the institution's activities. Unlike many risks applicable to the financial sector, operational risk is not taken in exchange for an expected reward but exists as a natural course of corporate activities.

Adequate management of operational risk presupposes understanding the existing processes within the organization and identifying the inherent risks in activities, projects, products, or services. These risks are then prioritized based on their level of criticality, considering their impact on process or organizational objectives. Once risks are prioritized, response measures are adopted to mitigate them, aiming to keep them within acceptable exposure levels. These measures may include implementing preventive controls to reduce the likelihood of risk materialization or focusing on controls for risks detection. It is also possible to share a risk by partially or fully transferring it, for example, through insurance. The mentioned risks can also be avoided by discontinuing the risk-generating activity or assumed when the decision is not to adopt control measures for existing risks.

To effectively manage its risks, Itaú Unibanco employs the Governance lines strategy (1st, 2nd and 3rd). Specifically, for Operational Risk, the following framework is applied:

- 1. Identification: This should occur at any time for existing products and services, when designing new processes, projects or products, and during the entire lifecycle of a product and service. It ensures continuous evaluation of internal and external factors that could adversely affect the conglomerate and its mitigation.
- 2. Assessment: Identified operational risks are evaluated based on their impact level on Conglomerate objectives. Proper assessment considers various impact possibilities and their scope.
- 3. Response: Responding to or treating operational risk involves defining the action to be taken regarding the identified risk.
- 4. Exposure Level Monitoring: The organization monitors exposure to operational risk through risk indicators, mandatory certifications, and according to established tolerance levels.
- 5. Reporting: Risk findings can be identified by the 1st, 2nd, and 3rd Governance Lines, regulatory entities, or external audits. Communication occurs based on risk levels. Regular reporting and monitoring of Internal Controls systems and operational risk management structure also involve periodic committees and boards.

In line with the principles of Brazilian National Monetary Council (CMN) Resolution 4.557, the document 'Public Access Report – Integrated Operational Risk Management and Internal Controls', a summarized version of the

institutional normative for operational risk management, can be accessed on the website: www.itau.com/relacoescom-investidores/en/, under the sections 'Itaú Unibanco' -> 'Corporate Governance' -> 'Policies' -> 'Reports'.

Crisis Management and Operational Resilience

Itaú Unibanco's Operational Resilience Program's purpose is to protect its employees, ensure the continuity of the critical functions of its business lines and sustain both the stability of the markets in which it operates and the confidence of its customers and strategic partners in its provision of services and products. To this end, it has policies that establish procedures, roles and responsibilities to be followed by the areas of Itaú Unibanco.

The Program establishes the Business Continuity Plan (BCP), which consists of modular procedures that are available for use in the event of incidents. In order for the recovery to take place quickly and safely, PCN has defined corporate and customized actions for its business lines.

In order for the BCP to reflect the priorities for resuming the business environment that supports the delivery of products and services, BIA (Business Impact Analysis) is applied. BIA identifies and assesses the impact on the business of process interruptions caused by failures due to human, natural, climatic, environmental, social and/or technological risks.

Considering the dependence that some processes have on third-party services, the Operational Resilience Program conducts an assessment of the risk of unavailability of services provided with a view to resilience to threats of interruption.

To assess the efficiency and identify points for improvement in contingency actions, contingency plan exercises are carried out throughout the year. The frequency of the exercises is established by the plan manager and can be: annual, biannual or shorter (bimonthly, quarterly, monthly, etc.), taking into account the criticality of the process or the complexity of the contingency.

The Program establishes a frequent flow of acculturation with the company's senior management, as well as a constant analysis of high-impact scenarios and events to establish response plans in line with current threats.

To assess efficiency and identify points for improvement in crisis response plans, tests are carried out at least once a year.

Independent Validation of Risk Models

Itaú Unibanco validates the processes and risk models independently. This is done by a department which is separate from the business and risk control areas, to ensure that its assessments are independent.

The validation method, defined in an internal policy, meets regulatory requirements such as those of BACEN Circulars 303, 3,646 and 3,674, 3.876 and Resolutions 2,682, 4,277 and 4,557. The validation stages include:

• Verification of mathematical and theoretical development of the models;

• Qualitative and quantitative analysis of the models, including the variables, construction of an independent calculator and the use of appropriate technical;

- When applicable, comparison with alternative models and international benchmarks;
- Historical Backtesting of the model;
- Assessment of the adequacy of the implementation of the models in the systems used.

Additionally, the validation area assesses the stress testing program.

The performance of the independent validation area and the validation of the processes and models are assessed by Internal Audit and reported to the specific senior management committees. Action plans are prepared to address opportunities identified during the independent validation process, and are monitored by the 3 lines of defense and by senior management until the conclusion.

Glossary of Acronyms

Α

- ASF Available Stable Funding
- AT1 Additional Tier 1 Capital
- В
- BACEN Banco Central do Brasil (Central Bank of Brazil)
- BCB Banco Central do Brasil (Central Bank of Brazil)
- BCP Business Continuity Plan
- BCBS Basel Committee on Banking Supervision
- BIA Business Impact Analysis
- BIS Bank for International Settlements
- С
- CCF Credit Conversion Factor
- CCP Non-Qualified Central Counterparty
- CCR Counterparty Credit Risk
- CEM Current Exposure Method
- CEO Chief Executive Officer
- CET 1 Common Equity Tier I
- CGRC Comitê de Gestão de Risco e Capital (Risk and Capital Management Committee)
- CMN Conselho Monetário Nacional (National Monetary Council)
- Comef Comitê de Estabilidade Financeira (Financial Stability Committee)
- CRI Real State Receivables Certificate
- CRM Credit Risk Mitigation
- CRO Chief Risk Officer
- CTAM Comissão Técnica de Avaliação de Modelos (Technical Model Assessment Commission)
- CVA Credit Valuation Adjustment
- CVM Comissão de Valores Mobiliários (Brazilian Securities and Exchange Commission)
- D
- DLP Long- Term Liquidity Statement
- DRL Liquidity Risk Statement
- D-SIB Domestic Systemically Important Banks
- DV Delta Variation
- Ε
- EAD Exposure at Default

Itaú Unibanco

- ECL Expected Credit Losses
- EMD Entidades Multilaterais de Desenvolvimento (Multilateral Development Entities)
- EVE Economic Value of Equity
- F

• FCC - Credit Conversion Credit

- FEBRABAN Brazilian Federation of Banks
- FIDC Credit Rights Investment Funds
- FPR Fator de Ponderação de Risco (Weighting Factor)
- G
- GAP Gap Analysis
- GDP Gross Domestic Product
- Greeks Sensitivities to Various Risk Factors
- G-SIB Global Systemically Important Banks
- Н
- HE Haircut of Execution
- HQLA High Quality Liquid Assets
- HV Volatility Haircut
- L
- ICAAP Internal Capital Adequacy Assessment Process
- IMA Internal Models Approach
- IPV Independent Price Verification
- IRB Internal Ratings-Based
- IRRBB Interest Rate Risk in the Banking Book
- IT Information Technology
- Κ
- KYC Know your Customer
- KYP Know your Partner
- KYS Know your Supplier
- KYE Know your Employee
- L
- LCR Liquidity Coverage Ratio
- LMM Limite de Mitigação Máxima (Maximum Mitigation Limit)
- Μ
- MtM Mark to Market

Ν

- NII Net Interest Income
- NSFR Net Stable Funding Ratio

0

- OTC Over-the-Counter
- Ρ
- PCN Plano de Continuidade de Negócios (Business Continuity Plan)
- PCLT Plano de Contingência de Local de Trabalho (Workplace Contingency Plan)
- PCO Plano de Contingência Operacional (Operational Contingency Plan)
- PCR Potential Credit Risk
- PR Patrimônio de Referência (Total Capital)
- PRD Plano de Recuperação de Desastres (Disaster Recovery Plan)
- PVA Prudent Valuation Adjustments

Q

- QCCP Qualified Central Counterparties
- R
- RA Leverage Ratio
- RAS Risk Appetite Statement
- RSF Required Stable Funding
- RWA Risk Weighted Assets
- RWA_{CIRB} Portion relating to exposures to credit risk, using internal approach
- RWA_{CPAD} Portion relating to exposures to credit risk
- RWA_{CPrNB} amount of risk-weighted assets corresponding to credit risk exposures to the non-banking

private sector, calculated for jurisdictions whose ACCPi is different from zero

- RWAMINT Portion relating to exposures to market risk, using internal approach
- RWAMPAD Portion relating to exposures to market risk, calculated using standard approach
- RWA_{OPAD} Portion relating to the calculation of operational risk capital requirements

• RWA_{DRC} - Portion relating to the calculation of capital required for exposures to the credit risk of financial instruments classified in the trading portfolio

S

- SA Joint-Stock Company
- SAC Social, Ambiental e Climático (Social, Environmental and Climatic)
- SA-CCR Standardised Approach to Counterparty Credit Risk
- SFN Sistema Financeiro Nacional (National Financial System)
- SFT Securities Financing Transactions

т

- TCFD Task Force on Climate-Related Financial Disclosures
- TLAC Total Loss-Absorbing Capacity
- TVM Títulos de valores mobiliários(Securities)

V

VaR – Value at Risk

Glossary of Regulations

- BACEN Circular No. 3,644, of March 4th, 2013
- BACEN Circular No. 3,646, of March 04th, 2013
- BACEN Circular No. 3,674, of October 31st, 2013
- BACEN Circular No. 3,748, of February 26th, 2015
- BACEN Circular No. 3,749, of March 05th, 2015
- BACEN Circular No. 3,769, of October 29th, 2015
- BACEN Circular No. 3,809, of August 25th, 2016
- BACEN Circular No. 3,846, of September 13th, 2017
- BACEN Circular No. 3,869, of December 19th, 2017
- BACEN Circular Letter No. 3,907 of September 10th, 2018
- BACEN Circular Letter No. 3,876 of January 31st, 2018
- BACEN Circular Letter No. 3,082 of January 30th, 2012
- BACEN Circular Letter No. 3,978 of January 23rd, 2020
- BACEN Communication No. 42,044 of August 28th, 2024
- BACEN Normative Instruction No. 425 of November 29nd, 2023
- BCB Resolution No. 54, of December 16th, 2020
- BCB Resolution No. 111, of July 6th, 2021
- BCB Resolution No. 229, of May 12th, 2022
- BCB Resolution No. 313, of April 26th, 2023
- CMN Resolution No. 2,682, of December 22nd, 1999
- CMN Resolution No. 4,955, of October 21st, 2021
- CMN Resolution No. 4,958, of October 21st, 2021
- CMN Resolution No. 4,502, of June 30th, 2016
- CMN Resolution No. 4,557, of February 23rd, 2017
- CMN Resolution No. 4,589, of June 29th, 2017
- CMN Resolution No. 4,693, of October 29th, 2018
- CMN Resolution No. 4,277, of October 31th, 2013
- BCB Resolution No. 303, of March 16th, 2023