

As at July 31, 2021



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Caution regarding forward-looking statements

From time to time, we make written or oral forward-looking statements within the meaning of certain securities laws, including the "safe harbour" provisions of the *United States Private Securities Litigation Reform Act of 1995* and any applicable Canadian securities legislation. We may make forward-looking statements in this Pillar 3 Report, our 2020 Annual Report, in other filings with Canadian regulators or the SEC, in other reports to shareholders including our Q3 2021 Report to Shareholders, and in other communications. Forward-looking statements are typically identified by words such as "believe", "expect", "foresee", "forecast", "anticipate", "intend", "estimate", "goal", "plan" and "project" and similar expressions of future or conditional verbs such as "will", "may", "should", "could" or "would". By their very nature, forward-looking statements require us to make assumptions and are subject to inherent risks and uncertainties, which give rise to the possibility that our predictions, forecasts, projections, expectations or conclusions will not prove to be accurate, that our assumptions may not be correct and that our financial performance and management objectives, vision and strategic goals will not be achieved. We caution readers not to place undue reliance on these statements as a number of risk factors could cause our actual results to differ materially from the expectations expressed in such forward-looking statements. Additional information about certain risk factors can be found in the Caution regarding forward-looking statements and risk sections of our 2020 Annual Report and the Risk management and Impact of COVID-19 pandemic sections of our Q3 2021 Report to Shareholders. When relying on our forward-looking statements to make decisions with respect to us, investors and others should carefully consider these risk factors as well as other uncertainties and potential events. Except as required by law, we do not undertake to update any forwardlooking statement, whether written or oral, that may be made from time to time by us or on our behalf.

About Royal Bank of Canada

Royal Bank of Canada is a global financial institution with a purpose-driven, principles-led approach to delivering leading performance. Our success comes from the 88,000+ employees who leverage their imaginations and insights to bring our vision, values and strategy to life so we can help our clients thrive and communities prosper. As Canada's biggest bank, and one of the largest in the world based on market capitalization, we have a diversified business model with a focus on innovation and providing exceptional experiences to our 17 million clients in Canada, the U.S. and 27 other countries. Learn more at rbc.com.

Our business segments include Personal & Commercial Banking, Wealth Management, Insurance, Investor & Treasury Services, and Capital Markets. Our business segments are supported by Corporate Support, which consists of Technology & Operations and Functions. Technology & Operations provides the technological and operational foundation required to effectively deliver products and services to our clients, while Functions includes our finance, human resources, risk management, internal audit and other functional groups, as well as our corporate treasury function.

Capital framework

Our consolidated regulatory capital requirements are determined by guidelines issued by the Office of the Superintendent of the Financial Institutions (OSFI), which are based on the Basel III framework adopted by the Basel Committee on Banking Supervision (BCBS).

The Basel III framework integrates three "Pillars" to establish a robust foundation for banking supervision and financial stability:

- Pillar 1 prescribes minimum capital requirements and addresses capital adequacy, including standards for calculating risk-weighted assets (RWA);
- Pillar 2 requires the establishment of internal assessment processes and supervisory review to evaluate
 the risk profile and capital adequacy of banks;
- Pillar 3 enhances the consistency and comparability of risk and capital profiles between banks and across
 jurisdictions for market participants through meaningful disclosures.

Under Basel III, banks use defined approaches to calculate their minimum regulatory capital required to support various risks and exposure types including credit risk, counterparty credit risk, market risk, operational risk, and securitizations exposures. Refer to the "Capital management" section of our 2020 Annual Report for further information on calculation approaches. Refer to the following sections in this report for further information on:

- Capital
- Credit Risk
- Counterparty Credit Risk
- Market Risk
- Operational Risk
- Securitization Exposures

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Capital framework (continued)

In January 2015, the BCBS published the "Revised Pillar 3 Disclosure Requirements" (Revised Standards) to encourage market discipline through regulatory disclosure requirements. The Revised Standards require comprehensive disclosure of our risks and regulatory capital including our methodologies used in calculating capital requirements instituted under Pillar 1. Existing requirements in the areas of credit risk, counterparty credit risk and securitization activities were replaced by the Revised Standards. OSFI mandated the domestic implementation of the first phase of the Revised Standards for Canadian domestic systemically important banks (D-SIBs) for the reporting period ending October 31, 2018. This Pillar 3 report provides disclosures reflective of this first phase of the Revised Standards.

In March 2017, the BCBS issued its second phase of the Pillar 3 disclosure requirements entitled, "Pillar 3 disclosure requirements – consolidated and enhanced framework". The disclosure standard consolidates all existing Pillar 3 disclosure requirements of the Basel III framework, including the leverage and liquidity ratios disclosure templates.

In December 2018, the BCBS issued its third and final phase (phase three) of the Pillar 3 disclosure requirements, *Pillar 3 disclosure requirements – updated framework.* This phase incorporates revisions and additions to the Pillar 3 framework arising from the finalization of the Basel III reforms in December 2017, such as additional disclosure requirements comparing RWA as determined by banks' internal models against results based on the Standardized Approach, and new disclosure requirements on asset encumbrance and capital distribution constraints. The phase three requirements, together with the phase one and two disclosure requirements released in January 2015 and March 2017, respectively, complete the Pillar 3 framework. On March 27, 2020, OSFI announced that it would delay its implementation of the phase three BCBS Pillar 3 disclosure requirements to January 31, 2023. On March 11, 2021, OSFI released for public consultation its draft revised Pillar 3 guideline incorporating the domestic implementation of all three phases to be effective in fiscal 2023. Our Pillar 3 disclosures will be updated to reflect the finalized guideline requirements.

Effective November 1, 2018, OSFI adopted the BCBS frameworks related to the Standardized Approach for measuring counterparty credit risk (SA-CCR), capital requirements for bank exposures to central counterparties (CCPs) and the revised securitization framework as incorporated in OSFI's Capital Adequacy Requirements (CAR) guideline.

On November 1, 2019, the impact of adoption of IFRS 16 *Leases*, and removal of allowed grandfathering and transitioning treatment for certain securitization and counterparty credit risk exposures was incorporated in our measurement of regulatory capital. In addition, we adopted, the Standardized Approach for consolidated regulatory reporting of operational risk as the use of the Advanced Measurement Approach was discontinued by OSFI. This Pillar 3 report reflects the CAR guideline requirements for all periods, including prior period comparatives.

To address the recent economic disruption caused by the COVID-19 pandemic, OSFI announced a series of regulatory capital modifications which are described in more detail in our Capital management section of our 2020 Annual Report, as updated by the Capital management section of our Q3 2021 Report to Shareholders. Announced changes included the reduction of the domestic stability buffer to 1% of total RWA while also providing transitional expected credit loss (ECL) modifications and risk-weight exclusions for certain exposures. In addition, OSFI also allowed delaying for six months, from the date of deferral, the past due treatment of all loan deferrals requested by clients. On August 31, 2020, OSFI amended this deferral treatment allowing any deferrals issued on or after August 31 to September 30, 2020 to only be exempt from past due treatment for a period of 3 months. Therefore, any deferrals given to clients on or after October 1, 2020 must follow the past due treatment required under the CAR guidelines. Our reported figures reflect this guidance as fully described in our Capital management section of our 2020 Annual Report, as updated by the Capital management section of our Q3 2021 Report to Shareholders.

Since Q2 2020, our disclosure for KM1: Key Capital and Leverage metrics template includes disclosure of our capital ratios assuming transitional ECL modifications had not been applied, as required by OSFI.

Refer to the Capital Management section of our Q3 2021 Report to Shareholders for further information on upcoming regulatory reforms which were announced during the quarter.

Leverage framework

On October 30, 2014, OSFI issued its "Leverage Requirements (LR) Guideline", which reflected its adoption of the BCBS "Basel III leverage ratio framework and disclosure requirement" effective the first fiscal quarter of 2015. The LR guideline requires banks to disclose their leverage ratio and its underlying components. The leverage ratio is defined as the capital measure divided by the leverage exposure measure. The capital measure is defined as Tier 1 capital and the leverage exposure measure is the sum of (a) on-balance sheet exposures; (b) derivative exposures; (c) securities financing transaction (SFT) exposures and (d) off-balance sheet items

Poorly managed leverage can lead to unwarranted corrective measures due to excessive exposure growth or capital reduction, causing detriment to the bank's balance sheet and overall shareholders wealth. Maintaining a prescribed minimum level of leverage helps neutralize leverage risk in the event of unexpected economic crises. OSFI requires maintenance of a minimum leverage ratio of 3% at all times.



On October 30, 2018, OSFI published its updated LR Guideline, effective November 1, 2018. The revisions aligned the LR guideline with OSFI's adoption of the BCBS "Standardized approach for measuring counterparty credit risk exposures" and Revisions to the securitization framework". On November 1, 2019, the impact of adoption of IFRS 16 Leases, was incorporated into our leverage ratio.

In addition to the pre-existing 3% leverage ratio minimum requirement, the BCBS has introduced an additional leverage ratio buffer requirement for global systemically-important banks (G-SIB) as part of their Basel III reforms "Basel III: Finalizing post-crisis reforms (December 2017)". The G-SIB leverage ratio must be met with Tier 1 capital and is set at 50% of a G-SIB's higher-loss absorbency risk-weighted requirement. On July 16, 2018 OSFI announced that all Canadian D-SIBs will be held to the 3.5% minimum leverage requirements including RBC which has been designated a G-SIB.

On November 20, 2018, OSFI updated its Leverage disclosure guidelines, which are based on BCBS phase two disclosure requirements, to reflect the revisions to the LR and CAR guidelines mentioned above. Refer to our Leverage disclosures included in this report, as required by OSFI.

To address the recent economic disruption caused by the COVID-19 pandemic, OSFI announced two leverage ratio modifications. The first leverage ratio modification required the exclusion of central bank reserves and sovereign-issued securities that qualify as high quality liquid assets from our total leverage exposure amount for a period of one year ending April 30, 2021. The second modification required the exclusion of loans issued under the US Government Payment Protection Program (PPP) from our total leverage exposure amount. On Nov. 5, 2020, OSFI extended the allowed exclusion of central bank reserves and sovereign-issued securities another eight months to December 31, 2021. On Aug. 12, 2021 OSFI announced that sovereign-issued securities would no longer be eligible for exclusion effective Jan. 1, 2022 but that central bank reserves would continue to eligible for exclusion until further notice. Our reported leverage figures reflect this guidance as fully described in our Capital management section of our 2020 Annual Report, as updated in the Capital management section of our Q3 2021 Report to Shareholders.

Since Q2 2020, our disclosure of LR2: Leverage ratio common disclosure template includes disclosure of our leverage ratio assuming transitional ECL modification had not been applied, as required by OSFI.

TLAC framework

The Canadian Bail-in regime, including OSFI's Total Loss Absorbing Capacity (TLAC) Framework Guideline, came into effect on September 23, 2018. The purpose of the TLAC requirement is to address the sufficiency of a Canadian D-SIB's loss absorbing capacity in supporting its recapitalization in the event of its failure. TLAC is defined as the aggregate of Tier 1 capital, Tier 2 capital, and other TLAC instruments (senior bail-in debt), which includes senior unsecured debt with an original term to maturity of greater than 400 days and remaining term to maturity of greater than 365 days. Under the Bail-in regime, bail-in debt, which would ordinarily rank equally to Other Liabilities in liquidation, is subject to conversion under statutory resolution powers whereas Other Liabilities are not subject to such conversion.

TLAC requirements establish two minimum standards; which are required to be met effective November 1, 2021: the risk-based TLAC ratio, which builds on the risk-based capital ratios described in the CAR guideline, and the TLAC leverage ratio, which builds on the leverage ratio described in OSFI's Leverage Requirements guideline. The risk-based TLAC ratio is defined as TLAC divided by Total risk-weighted assets (RWA) while the TLAC leverage ratio is defined as TLAC divided by the Leverage ratio exposure. OSFI requires systemically important banks to maintain a minimum TLAC ratio of 22.5% (inclusive of the revised domestic stability buffer of 1% since Q2 2020) and a TLAC leverage ratio of 6.75%. The TLAC ratio will increase to 24% in Q4 2021 reflecting the 1.5% increase of the DSB effective October 31, 2021. We began issuing TLAC eligible debt in Q4 2018 and our TLAC ratio is expected to increase through normal course refinancing of maturing debt through the effective date of the TLAC requirements.

In May 2018, OSFI published its TLAC Disclosure Guideline for Canadian D-SIBs. The disclosure requirements reflect the BCBS TLAC disclosure requirements as outlined in the BCBS March 2017 phase two requirements mentioned above. Refer to our TLAC disclosures included in this report, as required by OSFI.

To reflect the transitional ECL modification provided by OSFI, as discussed in the Capital framework and Leverage framework sections above, since Q2 2020 our disclosure of KM2: Key metrics – TLAC requirements includes both our TLAC ratio and TLAC leverage ratio assuming the transitional ECL modification had not been applied, as required by OSFI.



DISCLOSURE MAP

lar 3 Requirement		Pillar 3 Requirement	2020 Annual Report section	Sub-section	2020 Annu Report Referenc	
	KM1					
			Significant developments:	Impact of pandemic risk factor	19	
			COVID-19	Programs in support of liquidity and funding	21	
			Top and emerging risks	Top and emerging risks	53-55	
				Risk management principles	56	
		a) Business model and risk profile	Risk management overview	Risk drivers	56	
		a) Baoinese meast and new preme		Risk governance	57	
				Risk appetite	58	
			Enterprise risk management			
				Risk measurement	58-59	
				Risk control	59-60	
		b) Risk governance structure	Enterprise risk management	Risk governance	57	
			Enterprise flox management	Risk control	59-60	
		c) Communication and enforcement of risk culture within the bank	Enterprise risk management	Culture and conduct risk	60-61	
		d) Scope and main features of risk measurement systems	Enterprise risk management	Risk measurement	58-59	
		e) Risk information reporting	Enterprise risk management	Risk control - Risk monitoring and reporting	60	
			Enterprise risk management	Risk measurement – Stress testing	59	
		f) Stress testing	Market risk	Stress tests	73	
		., 2333 (354)19	Systemic risk	Systemic risk	93-94	
			Cysternic risk		58	
			Enterprise risk management F	Risk appetite		
				Risk measurement	58-59	
				Risk control	59-60	
				Overview	61-62	
		DVA		Credit risk measurement	62	
			Credit risk	Credit risk assessment	63-64	
			Credit risk	Credit risk mitigation	64-65	
				Credit risk approval	65	
				Credit risk administration	65	
•			Market risk	Market risk controls – FVTPL positions	73	
	OVA			Stress tests	73	
RWA				Market risk controls – Interest Rate Risk in the Banking Book (IRRBB)	75	
					75	
Overview of key metrics, risk nanagement and RWA				IRRBB measurement		
				Non-trading foreign exchange rate risk	76	
				Overview	78	
				Risk control	79	
			Liquidity and funding risk	Risk measurement	79	
				Funding	81-83	
		g) Strategies and processes		Liquidity coverage ratio	85-86	
		applied to manage, hedge and	Insurance risk	Insurance risk	89	
		mitigate risks		Overview	89	
			Operational risk	Operational risk framework	89	
			Pagulatany compliance riels			
			Regulatory compliance risk	Regulatory compliance risk	91	
			Strategic risk	Strategic risk	91	
			Reputation risk Legal and regulatory	Reputation risk Legal and regulatory environment risk	91-92 92-93	
			environment risk	,		
			Competitive risk	Competitive risk	93	
			Systemic risk	Systemic risk	93-94	
			Environmental and social risk	Environmental and social risk	95	
				Note 8 – Derivative financial instruments and hedging activities - Derivatives issued for trading purposes	177	
			Consolidated Financial Statements	Note 8 – Derivative financial instruments and hedging activities - Derivatives issued for other-than-trading purposes	177-178	
					Note 8 – Derivative financial instruments and hedging activities - Derivative-related credit risk	180-181



Pillar 3 Requirement		Pillar 3 Requirement	2020 Annual Report section	Sub-section	2020 Annua Report Reference						
Linkages between	LI1										
inancial statements and regulatory	LI2										
exposures	LIA										
	CC1										
Composition of	CC2										
Capital	CCA ¹	Main features of regulatory capital instruments and of other TLAC-eligible instruments									
		a) Translation of the business		Overview	61-62						
		model into the components of the bank's credit risk profile	Credit risk	Measurement of economic and regulatory capital - Gross credit risk exposure	62-63						
				Risk governance	57						
				Risk appetite	58						
			Enterprise risk management	Risk measurement	58-59						
		b) Criteria and approach used for defining credit risk management policy and for setting credit risk		Risk control - Delegated authorities and risk limits	60						
		limits		Overview	61-62						
	CRA		Credit risk	Credit risk assessment	63-64						
			Credit risk	Credit risk mitigation	64-65						
				Credit risk approval	65						
		c) Structure and organization of the credit risk management and	Enterprise risk management	Risk governance	57						
		control function		Risk control	59-60						
								d) Interaction between the credit risk management, risk control, compliance and internal audit functions	Enterprise risk management	Risk governance	57
		e) Scope and content of the reporting on credit risk exposure to the executive management and	Enterprise risk management	Risk governance Risk control - Risk monitoring and reporting	57 60						
		to the board of directors		Risk control - Risk monitoring and reporting							
Credit risk	CR1										
	CR2 ²										
		a) The scope and definitions of "past due" and "impaired" exposures used for accounting purposes and the differences, if any, between the definition of past	Consolidated Financial Statements	Note 2 – Summary of significant accounting policies, estimates and judgments - Allowance for credit losses - Definition of default Credit impaired financial assets (Stage 3)	138						
		due and default for accounting and regulatory purposes		Note 5 – Loans and allowance for credit losses - Loans past due but not impaired	172						
			b) The extent of past-due exposures (more than 90 days) that are not considered to be impaired and the reasons for this	Consolidated Financial Statements	Note 5 – Loans and allowance for credit losses - Loans past due but not impaired	172					
	CRB	c) Description of methods used for determining accounting provisions for credit losses	Consolidated Financial Statements	Note 2 – Summary of significant accounting policies, estimates and judgments - Allowance for credit losses	136-139						
		Description of the categorization of ECL accounting provisions (general and specific) for standardized approach exposures	n/a	n/a – For regulatory calculations under both the Standardized and IRB approaches, the IFRS 9 stage 3 allowances are considered to be specific allowances and the IFRS 9 stage 1 and stage 2 allowances are considered to be general allowances							
		d) The bank's own definition of a restructured exposure	Consolidated Financial Statements	Note 2 – Summary of significant accounting policies, estimates and judgments - Allowance for credit losses - Modifications	139						

¹ CCA is available at https://www.rbc.com/investor-relations/regulatory-information.html.

 $^{^{\}rm 2}\,\mbox{Requirement}$ for disclosure of this table is only semi-annual.



Pillar 3 Requirement		Pillar 3 Requirement	2020 Annual Report section	Sub-section Sub-section	2020 Annua Report Reference
		a) Core features of policies and	Credit risk	Credit risk assessment – Counterparty credit risk	63-64
		processes for, and an indication of the extent to which the bank makes use of, on– and off–	Consolidated Financial Statements	Note 8 – Derivative financial instruments and hedging activities - Derivative-related credit risk	180-181
		balance sheet netting	Statements	Note 30 – Offsetting financial assets and financial liabilities	216-217
	CRC	b) Core features of policies and processes for collateral evaluation and management	Credit risk	Credit risk mitigation - Collateral	64-65
		c) Information about market or	Credit risk	Credit risk mitigation	64-65
		credit risk concentrations under the credit risk mitigation		Credit risk approval - Credit risk limits	65
Credit risk		instruments used	Consolidated Financial Statements	Note 8 – Derivative financial instruments and hedging activities	177-186
(continued)	CR3 ²				
	CRD				
	CR4				
	CR5				
	CRE				
	CR6				
	CR7				
	CR8				
	CR9 ³				
	CR10		n/a	n/a	n/a
	CCRA	a) Risk management objectives	Credit risk	Credit risk assessment – Counterparty credit risk	63-64
		and policies related to counterparty credit risk	Consolidated Financial Statements	Note 8 – Derivative financial instruments and hedging activities - Derivative-related credit risk	180-181
		b) The method used to assign the operating limits defined in terms of internal capital for counterparty credit exposures and for CCP exposures	Credit risk	Credit risk assessment – Counterparty credit risk	63-64
		c) Policies relating to guarantees and other risk mitigants and assessments concerning counterparty credit risk, including	Credit risk	Credit risk assessment – Counterparty credit risk	63-64
			Consolidated Financial Statements	Note 8 – Derivative financial instruments and hedging activities - Derivative-related credit risk	180-181
Counterparty credit		exposures towards CCPs	Consolidated Financial Statements	Note 30 – Offsetting financial assets and financial liabilities	216-217
risk		d) Policies with respect to wrong- way risk exposures	Credit risk	Credit risk assessment – Wrong-way risk	64
		e) The impact in terms of the amount of collateral that the bank would be required to provide given a credit rating downgrade	Liquidity and funding risk	Credit ratings	84
	CCR1				
	CCR2				
	CCR3				
	CCR4				
	CCR5 ²				
	CCR6				
	CCR7		n/a	n/a	n/a
	CCR8	f) Exposures to central counterparties			
		Counterparties			

²Requirement for disclosure of this table is only semi-annual.

³ Requirement for disclosure of this table is only annual.



Pillar 3 Requirement		Pillar 3 Requirement	2020 Annual Report section	Sub-section	2020 Annual Report Reference
			Off-balance sheet arrangements	Off-balance sheet arrangements	51-53
		a) Objectives in relation to securitization activities	Consolidated Financial Statements	Note 6 – Derecognition of financial assets	172-173
			Consolidated Financial Statements	Note 7 – Structured entities	173-176
		b) List of SPEs where RBC is sponsor / provides implicit support	Consolidated Financial Statements	Note 7 – Structured entities	173-176
			Consolidated Financial	Note 2 – Summary of significant accounting policies, estimates and judgments – Basis of consolidation	132-133
	SECA	c) Accounting policies for securitization	Statements	Note 2 – Summary of significant accounting policies, estimates and judgments – Derecognition of financial assets	140
			Critical accounting policies and estimates	Consolidation of structured entities	107
Securitization		d) the names of external credit assessment institution (ECAIs) used for securitizations and the types of securitization exposure for which each agency is used	Capital Management (also refer to CRD in this document)	Regulatory capital approach for securitization exposures	105
		e) Use of Basel IAA for capital	Credit risk	n/a	61-65
		purposes	Capital Management	Regulatory capital approach for securitization exposures	105
		f) Use of other internal assessment for capital purposes	Credit risk	Credit risk assessment	63-64
	SEC1	Securitization exposures in the banking book			
	SEC2	Securitization activities in the trading book			
	SEC3	Securitization exposures in the banking book and associated regulatory capital requirements - bank acting as originator or as sponsor			
	SEC4	Securitization exposures in the banking book and associated capital requirements - bank acting as investor			
				Market risk controls – FVTPL positions	73
				Stress tests	73
				Market risk measures – FVTPL positions	74
		a) Processes implemented to		Market risk measures for assets and liabilities of RBC Insurance	75
		identify, measure, monitor and control the bank's market risks	Market risk	Market risk controls – Interest Rate Risk in the Banking Book (IRRBB)	75
				IRRBB measurement	75
				Market risk measures – IRRBB Sensitivities	75-76
Market risk	MRA			Market risk measures for other material non-trading portfolios	76
		Policies for hedging risk and strategies/processes for monitoring the continuing effectiveness of hedges	Consolidated Financial Statements	Note 2 – Summary of significant accounting policies, estimates and judgements – Hedge accounting	140-141
				Risk governance	57
		b) Description of the market risk		Risk appetite	58
		governance structure established	Enterprise risk management	Risk measurement	58-59
		to implement the strategies and	Enterprise risk management	Risk control	59-60
		processes of the bank		Risk measurement – Stress testing	59
				Culture and conduct risk	60-61



Pillar 3 Requirement	Pillar 3 Requirement		2020 Annual Report section	Sub-section	2020 Annual Report Reference
		Description of the relationships and the communication mechanisms between the different	Enterprise risk management	Risk governance	57
		parties involved in market risk management	Emerprise risk management	Risk control	59-60
				Risk measurement	58-59
			Enterprise risk management	Risk control	59-60
				Risk measurement – Stress testing	59
				Market risk controls – FVTPL positions	73
	MRA			Stress tests	73
	(continued)			Market risk measures – FVTPL positions	74
		c) Scope and nature of risk reporting and/or measurement systems		Market risk measures for assets and liabilities of RBC Insurance	75
Market risk (continued)		Systems	Market risk	Market risk controls – Interest Rate Risk in the Banking Book (IRRBB)	75
(continued)				IRRBB measurement	75
				Market risk measures – IRRBB Sensitivities	75-76
				Market risk measures for other material non-trading portfolios	76
		c) General description of the models (VaR/stressed VaR) Market risk		Market risk controls – FVTPL positions	73
	MRB	g) Description of stress testing applied to the modelling parameters	Market risk	Stress tests	73
	MR1				
	MR2				
	MR3				
	MR4 ²				
Lavaraga	LR1				
Leverage	LR2				
	KM2				
Total loss absorbing	TLAC1				
capacity	TLAC2				
	TLAC3				
		a) Details of the approach for operational risk capital assessment for which the bank qualifies	Operational risk	Operational risk capital	90
Operational R	isk	b) Description of the advanced measurement approaches for operational risk (AMA) ⁴	n/a	n/a	n/a
		c) For banks using the AMA, a description of the use of insurance for the purpose of mitigating operational risk ⁴	n/a	n/a	n/a
Interest rate risk	in the banki	ng book	Market risk	Market risk	73-78

²Requirement for disclosure of this table is only semi-annual.

⁴ Effective November 1, 2019, OSFI discontinued the AMA approach.



OVERVIEW OF KEY METRICS, RISK MANAGEMENT AND RWA

KM1: Key Capital and Leverage metrics (at consolidated group level)

		а	b	С	d
		July 31	April 30	July 31	Q o Q Change
	(Millions of Canadian dollars) ¹	2021	2021	2020	(a-b)
	Available capital (amounts)				
1	Common Equity Tier 1 (CET1)	73,822	70,970	66,132	2,852
1a	Common Equity Tier 1 with transitional arrangements for ECL provisioning not applied	73,264	70,150	64,775	3,114
2	Tier 1	81,218	78,139	73,536	3,079
2a	Tier 1 with transitional arrangements for ECL provisioning not applied	80,659	77,319	72,179	3,340
3	Total capital	90,736	87,636	84,546	3,100
3a	Total capital with transitional arrangements for ECL provisioning not applied	90,736	87,636	84,546	3,100
	Risk-weighted assets (amounts)				
4	Total risk-weighted assets (RWA)	543,047	555,607	551,421	(12,560)
	Risk-based capital ratios as a percentage of RWA				
5	Common Equity Tier 1 ratio	13.6%	12.8%	12.0%	0.8%
5a	Common Equity Tier 1 ratio with transitional arrangements for ECL provisioning not applied	13.5%	12.6%	11.7%	0.9%
6	Tier 1 ratio	15.0%	14.1%	13.3%	0.9%
6a	Tier 1 ratio with transitional arrangements for ECL provisioning not applied	14.9%	13.9%	13.1%	1.0%
7	Total capital ratio	16.7%	15.8%	15.3%	0.9%
7a	Total capital ratio with transitional arrangements for ECL provisioning not applied	16.7%	15.8%	15.3%	0.9%
	Additional CET1 buffer requirements as a percentage of RWA				
8	Capital conservation buffer requirement	2.5%	2.5%	2.5%	-
9	Countercyclical buffer requirement ²	0.0%	0.0%	0.0%	-
10	Bank G-SIB and/or D-SIB additional requirements	1.0%	1.0%	1.0%	-
11	Total of bank CET1 specific buffer requirements (row 8 + row 9 + row 10)	3.5%	3.5%	3.5%	-
12	CET1 available after meeting the bank's minimum capital requirements (row 5 - 8%) ³	5.6%	4.8%	4.0%	0.8%
	Basel III leverage ratio				
13	Total Basel III leverage ratio exposure measure	1,633,233	1,576,277	1,543,511	56,956
14	Basel III leverage ratio (row 2 / row 13)	5.0%	5.0%	4.8%	-
14a	Basel III leverage ratio (row 2a / row 13) with transitional arrangements for ECL provisioning not applied	4.9%	4.9%	4.7%	-

¹This table incorporates the impact of expected credit loss (ECL) accounting on regulatory capital including transitional ECL provisioning modification granted by OSFI on Mar. 27, 2020. This ECL provisioning modification reduced from a 75% after-tax exclusion rate for growth in Stage 1 and Stage 2 allowances allowed in 2020 to only a 50% after-tax exclusion rate allowed for 2021.

Our CET1 ratio was 13.6%, up 80 bps from last quarter, primarily due to a decrease in RWA reflecting the impact of model parameter updates, as well as internal capital generation, partially offset by increases in RWA largely driven by business growth.

Our Tier 1 capital ratio of 15.0% was up 90 bps, reflecting the factors noted above under the CET1 ratio and favourable impact of the issuance of Limited Recourse Capital Notes (LRCNs), partially offset by the redemption of preferred shares.

Our Total capital ratio of 16.7% was 90 bps, reflecting the factors noted above under the Tier 1 capital ratio.

RWA decreased by \$12.6 billion, mainly driven by the impact of model parameter updates to increase the threshold for determining small business clients subject to retail capital treatment, as permitted under regulatory capital requirements, and to recalibrate probability of default parameters for the remaining borrowers in our wholesale portfolio. These factors were partially offset by business growth primarily in wholesale lending, including loan underwriting commitments, residential mortgages and personal lending, an increase in SVaR multipliers reflecting the unwinding of temporary measures introduced by OSFI in response to the COVID-19 pandemic, as discussed above.

Our Leverage ratio of 5.0% was unchanged, as internal capital generation was offset by higher leverage exposures.

Leverage exposures increased \$56.9 billion, mainly due to business growth primarily in loans, interest-bearing deposits with banks, and securities, and the impact of foreign exchange translation, partially offset by higher regulatory modifications for central bank reserves and sovereign-issued securities qualifying as HQLA.

²Bank specific countercyclical buffer requirement for Q3 2021 was not material, the amount which is determined based on our private sector exposures in jurisdictions identified by BCBS.

³ 8% reflects minimum capital requirements which includes D-SIB/G-SIB surcharge, and excludes the OSFI Domestic Stability Buffer of 1% effective Q2 2020. Refer to our 2020 Annual Report as updated by our Q3 2021 Report to Shareholders.



OVA: Bank risk management approach

The table below presents an overview of Pillar 3 disclosure requirements that have been met within our 2020 Annual Report and incorporated by reference into this Pillar 3 report. Our 2020 Annual Report is available free of charge on our website at http://www.rbc.com/investorrelations

	Pillar 3 disclosures requirement	RBC 2020 Annual Report section	Sub-section		
		Circles and development of COVID 40	Impact of pandemic risk factor		
		Significant developments: COVID-19	Programs in support of liquidity and funding		
		Top and emerging risks	Top and emerging risks		
		Diels management Overview	Risk management principles		
a)	Business model and risk profile	Risk management Overview	Risk drivers		
			Risk governance		
		Entermise viels meneroment	Risk appetite		
		Enterprise risk management	Risk measurement		
			Risk control		
1- \	Diele service de la constant	F-4	Risk governance		
b)	Risk governance structure	Enterprise risk management	Risk control		
c)	Communication and enforcement of risk culture within the bank	Enterprise risk management	Culture and conduct risk		
d)	Scope and main features of risk measurement systems	Enterprise risk management	Risk measurement		
e)	Risk information reporting	Enterprise risk management	Risk control - Risk monitoring and reporting		
		Enterprise risk management	Risk measurement - Stress testing		
f)	Stress testing	Market risk	Stress Tests		
		Systemic risk	Systemic risk		
			Risk appetite		
		Enterprise risk management	Risk measurement		
			Risk control		
			Overview		
			Credit risk measurement		
		Credit risk	Credit risk assessment		
		Credit risk	Credit risk mitigation		
			Credit risk approval		
			Credit risk administration		
۵)	Strategies and processes applied to		Market risk controls - FVTPL positions		
g)	manage, hedge and mitigate risks		Stress Tests		
		Market risk	Market risk controls - Interest Rate Risk in the Banking Book (IRRBB) positions		
			IRRBB measurement		
			Non-trading foreign exchange rate risk		
			Overview		
			Risk control		
		Liquidity and funding risk	Risk measurement		
			Funding		
			Liquidity Coverage Ratio (LCR)		



OVA: Bank risk management approach (continued)

	Pillar 3 disclosures requirement	RBC 2020 Annual Report section	Sub-section
		Insurance risk	Insurance risk
		Operational risk	Overview
		Operational risk	Operational risk framework
		Regulatory compliance risk	Regulatory compliance risk
		Strategic risk	Strategic risk
		Reputation risk	Reputation risk
		Legal and regulatory environment risk	Legal and regulatory environment risk
g)	Strategies and processes applied to manage, hedge and mitigate risks	Competitive risk	Competitive risk
9)	(continued)	Systemic risk	Systemic risk
	,	Environmental and social risk	Environmental and social risk
			Note 8 - Derivative financial instruments and hedging activities - Derivatives issued for trading purposes
		Consolidated Financial Statements	Note 8 - Derivative financial instruments and hedging activities - Derivatives issued for other-than-trading purposes
			Note 8 - Derivative financial instruments and hedging activities - Derivative-related credit risk



OV1: Overview of risk weighted assets (RWA)

The following table presents an overview of our RWA and the related minimum capital requirements by risk type.

		а	b	С	d	е
		RWA			Minimum capital requirement¹	RWA
	(Millions of Canadian dollars)	July 31 2021	April 30 2021	July 31 2020	July 31 2021	Change (a-b)
1	Credit risk (excluding counterparty credit risk)	350,857	363,027	362,588	28,069	(12,170)
2	Of which Standardized approach (SA)	96,735	93,316	91,877	7,739	3,419
3	Of which Internal rating-based (IRB) approach	254,122	269,711	270,711	20,330	(15,589)
4	Counterparty credit risk (CCR)	51,674	57,606	55,011	4,134	(5,932)
4a	Of which other CCR	8,963	12,838	9,881	717	(3,875)
4b	Credit valuation adjustment (CVA)	18,466	16,985	18,697	1,477	1,481
5	Of which Standardised approach for counterparty credit risk (SA-CCR) ²	24,245	27,783	26,433	1,940	(3,538)
6	Of which Internal model method (IMM)	-	-	-	-	-
7	Equity positions in banking book under market-based approach	2,780	2,691	2,442	222	89
8	Equity investments in funds – look-through approach	-	-	-	-	-
9	Equity investments in funds – mandate-based approach	2,880	2,698	2,939	230	182
10	Equity investments in funds – fall-back approach	35	4	3	3	31
11	Settlement risk	445	28	25	36	417
12	Securitisation exposures in banking book	10,640	10,424	11,689	851	216
12a	Of which transitional grandfathering adjustment	-	-	-	-	-
13	Of which IRB ratings-based approach (SEC-IRBA)	-	-	327	-	-
14	Of which External ratings-based approach (SEC-ERBA)	8,182	8,601	9,075	654	(419)
15	Of which Standardized approach (SEC-SA)	2,458	1,823	2,287	197	635
16	Market risk	34,149	30,617	32,276	2,732	3,532
17	Of which Standardized approach (SA)	11,372	11,896	11,848	910	(524)
18	Of which Internal model approaches (IMA)	22,777	18,721	20,428	1,822	4,056
19	Operational risk	72,828	72,133	69,347	5,826	695
20	Of which Basic Indicator Approach	-	-	-	-	-
21	Of which Standardized Approach	72,828	72,133	69,347	5,826	695
22	Of which Advanced Measurement Approach ³ (AMA)	-	-	-	-	-
23	Amounts below the thresholds for deduction (subject to 250% risk weight)	16,759	16,379	15,101	1,341	380
24	Floor adjustment	-	-	-	-	-
25	Total (1+4+7+8+9+10+11+12+16+19+23+24)	543,047	555,607	551,421	43,444	(12,560)

¹The minimum capital requirements for each category can be calculated by multiplying the total RWA by 8% as per OSFI CAR guidelines.

Total RWA decreased by \$13 billion (decrease of \$16 billion before foreign exchange) or -2.3%, driven by the following:

Credit risk

RWA decreased by \$12 billion (\$14.5 billion before foreign exchange), mainly driven by favourable impact of wholesale parameter changes, net credit upgrades offset by RWA growth supporting client-driven business activities in wholesale lending, residential mortgages and personal lending.

Counterparty credit risk

RWA decreased by \$6 billion (\$6.4 billion before foreign exchange), mainly due to wholesale parameter changes offset by client driven activity.

Securitization exposures in banking book

RWA increased by \$0.2 billion, mainly driven by business activity.

Market risk

RWA increased \$3.5 billion, mainly driven by reversal of SVaR market risk modification offset by lower inventories.

Operational risk

RWA increased \$0.7 billion, mainly driven by average revenue growth.

² Includes RWA associated with CCP exposures, which EAD is calculated based on SA-CCR.

³ Effective November 1, 2019, OSFI discontinued the AMA approach.



RWA: Risk-Weighted Assets by Regulatory Approach

The following table provides details of our risk-weighted assets by type of risk and regulatory approach.

	Q3/2021						Q3/2021				
TOTAL CAPITAL RISK-WEIGHTED ASSETS 1	Risk-weighted assets All-in Basis				Capital Risk-weighted requirements		-weighted as	ted assets All-in Basis			
(Millions of Canadian dollars, except percentage and per share amounts)	Exposure 2	Average of risk weights 3	Standardized approach	IRB approach	Other	Total ⁴	Total ⁴	Q2/2021 Total ⁴	Q1/2021 Total ⁴	Q4/2020 Total ⁴	Q3/2020 Total ⁴
Credit risk 5											
Lending-related and other											
Residential mortgages	321,528	8%	9,551	16,437	-	25,988	2,079	24,565	24,895	24,604	23,334
Other retail (Personal, Credit cards and Small business treated as retail)	350,636	20%	6,335	65,385	-	71,720	5,738	70,661	72,112	60,544	59,402
Business (Corporate, Commercial, Medium-sized enterprises											
and Non-bank financial institutions)	394,373	50%	54,930	142,426	-	197,356	15,788	210,611	210,677	218,803	221,410
Sovereign (Government)	320,204	5%	3,086	12,656	-	15,742	1,259	15,527	15,878	15,371	15,195
Bank	25,432	17%	1,580	2,833	-	4,413	353	4,758	5,739	5,228	6,453
Total lending-related and other	1,412,173	22%	75,482	239,737	-	315,219	25,217	326,122	329,301	324,550	325,794
Trading - related											
Repo-style transactions	932,185	1%	52	8,338	73	8,463	677	12,126	10,731	9,496	9,332
Derivatives - including CVA	100,007	41%	1,787	20,906	18,764	41,457	3,317	43,306	44,110	42,917	43,768
Total trading-related	1,032,192	5%	1,839	29,244	18,837	49,920	3,994	55,432	54,841	52,413	53,100
Total lending-related and other and trading-related	2,444,365	15%	77,321	268,981	18,837	365,139	29,211	381,554	384,142	376,963	378,894
Banking book equities ⁶	3,901	138%	-	5,373	-	5,373	430	5,088	5,166	4,931	5,080
Securitization exposures	62,154	17%	5,223	5,417	-	10,640	851	10,424	10,780	11,489	11,689
Regulatory scaling factor ⁷	n.a.	n.a.	n.a.	16,461	n.a.	16,461	1,317	17,746	17,795	17,385	17,540
Other assets	29,466	131%	n.a.	n.a.	38,457	38,457	3,077	38,045	40,279	38,053	36,595
Total credit risk	2,539,886	17%	82,544	296,232	57,294	436,070	34,886	452,857	458,162	448,821	449,798
Market risk ^{8,9}											
Interest rate			2,112	10,935	-	13,047	1,044	10,063	8,126	7,841	11,164
Equity			1,880	3,299	-	5,179	414	4,814	4,073	3,628	3,751
Foreign exchange			2,283	927	-	3,210	257	2,748	2,601	2,917	2,714
Commodities			308	196	-	504	40	270	279	287	245
Specific risk			4,789	2,344	-	7,133	571	6,256	6,285	5,985	7,322
Incremental risk charge ^{10, 11}			-	5,076	-	5,076	406	6,466	7,085	6,716	7,080
Total market risk			11,372	22,777	-	34,149	2,732	30,617	28,449	27,374	32,276
Operational risk			72,828	-	n.a.	72,828	5,826	72,133	70,908	70,047	69,347
Total risk-weighted assets (RWA)	2,539,886		166,744	319,009	57,294	543,047	43,444	555,607	557,519	546,242	551,421

¹ Calculated using guidelines issued by OSFI under the Basel III All-in framework.

² Total exposure represents exposure at default (EAD) which is the expected gross exposure upon the default of an obligor. This amount excludes any allowance against impaired loans or partial write-offs and does not reflect the impact of credit risk mitigation. Exposures acquired through the Federal Reserve Paycheck Protection Program lending facility have been excluded, as required by OSFI.

³ Represents the average of counterparty risk weights within a particular category.

⁴ The minimum capital requirements for each category can be calculated by multiplying the total RWA by 8% as per OSFI CAR guidelines.

⁵ For credit risk, a majority of our portfolios use the Internal Ratings Based (IRB) Approach and the remainder use the Standardized Approach.

🧱 Roval Bank of Canada Pillar 3 Report

6 CAR guidelines define banking book equities based on the economic substance of the transaction rather than the legal form or accounting treatment associated with the financial instrument. As such, differences exist in the identification of equity securities held in the banking book and those reported in the financial statements. Banking book equities are financial instruments held for investment purposes and are not part of our trading book, consisting of publicly-traded and private equities, partnership units, venture capital and derivative instruments tied to equity interests.

As at Q3/21, the amount of publicly-traded equity exposures was \$1,670 million and private equity exposures amounted to \$2,231 million. Total exposure represents EAD, which is the expected gross exposure upon the default of an

Under OSFI guidelines, the Simple Risk Weight method under the Market-based Approach is being used to calculate RWA for direct equity exposures (\$2,734 million). The calculation of RWA for Equity Investments in Funds (\$1,167 million) uses the Mandate-based and Fall-Back Approaches.

⁷The scaling factor represents a calibration adjustment of 6% as prescribed by OSFI under the Basel III framework and is applied to RWA amounts for credit risk assessed under the IRB Approach.

⁸ For market risk RWA measurement, we use an internal models approach where we have obtained regulatory approval, and a standardized approach for products yet to be approved. For standardized approach, we use internally validated models.

9 Regulatory capital for our correlation trading portfolios is determined through the standardized approach as prescribed by OSFI. Therefore, we do not have a Comprehensive Risk Charge for these portfolios. Our securitization and resecuritization positions in our trading book also have capital requirements under the standardized approach. The changes in value due to market and credit risk in the securitization and resecuritization in the trading book are managed through the daily mark-to-market process. Furthermore, we employ market risk measures such as sensitivities to changes in option-adjusted spreads and underlying asset prices as well as value-at-risk (VaR) and stress testing measures.

10 The incremental risk charge (IRC) was \$380 million as at Q3/21. The average was \$410 million, high was \$610 million and low was \$334 million for Q3/21. The IRC is measured over a one-year horizon at a 99.9% confidence level. We utilize a technique known as the Monte Carlo simulation process to generate a statistically relevant number of loss scenarios due to ratings migration and default in order to establish the losses at that confidence level. We also make certain assumptions about position liquidity (the length of time to close out a position) within the model that range from a floor of three months to maximum of one year. The determination of liquidity is based on issuer type and credit rating. Credit rating migration and default probabilities (PD) are based on historical data.

11 The models are subject to the same internal independent vetting and validation procedures used for all regulatory capital models. Important assumptions are re-reviewed at least annually. Due to the long time horizon and high confidence level of the risk measure, we do not perform back-testing as we do for the VaR measure.



LINKAGES BETWEEN FINANCIAL STATEMENTS AND REGULATORY EXPOSURES

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

The following table provides the differences between carrying values presented in our financial statements prepared in accordance with International Financial Reporting Standards (IFRS) and our regulatory exposures. It further breaks down the amounts in our financial statements into regulatory risk categories.

	a	b	С	d	е	f	g
					Carrying values of	items:1	
(Millions of Canadian dollars)	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 securitization framework	Subject to the market risk framework	Not subject to capital requirements or subject to deduction from capital
Assets							
Cash and due from banks	115,407	115,407	115,407	-	-	-	-
Interest-bearing deposits with banks Securities	80,389	80,389	80,389	-	-	-	-
Trading	133,894	122,183	2,787	-	39	119,357	-
Investment, net of applicable allowance	138,056	135,283	124,518	-	10,790	-	(25)
	271,950	257,466	127,305	-	10,829	119,357	(25)
Assets purchased under reverse repurchase agreements and securities borrowed Loans	319,896	319,896	-	319,897	-	-	(1)
Retail	491,890	491,551	491,551	-	-	-	-
Wholesale ³	210,739	208,359	191,228	1,818	6,861	4,637	3,815
	702,629	699,910	682,779	1,818	6,861	4,637	3,815
Allowance for loan losses	(4,588)	(4,588)	-	-	-	-	(4,588)
	698,041	695,322	682,779	1,818	6,861	4,637	(773)
Segregated fund net assets Other	2,526	-	-	-	-	-	-
Customers' liability under acceptances	19,325	19,325	19,392	-	-	-	(67)
Derivatives ²	102,033	102,802	-	102,802	-	99,184	-
Premises and equipment, net	7,576	7,557	7,557	-	-	-	-
Goodwill	10,925	10,925	-	-	-	-	10,925
Other intangibles	4,490	4,367	-	-	-	-	4,367
Other assets	60,982	64,001	30,864	25,498	-	5,366	2,273
	205,331	208,977	57,813	128,300	-	104,550	17,498
Total assets ²	1,693,540	1,677,457	1,063,693	450,015	17,690	228,544	16,699
Liabilities and equity							
Deposits							
Personal	358,500	358,500	-	-	-	-	358,500
Business and government	680,413	681,085	-	-	-	-	681,085
Bank	45,965	45,965	-	-	-	-	45,965
	1,084,878	1,085,550	-	-	-	-	1,085,550
Segregated fund net liabilities	2,526	-	-	-	-	-	-
Other							
Acceptances	19,392	19,392	-	-	-	-	19,392
Obligations related to securities sold short	34,760	34,760	-	-	-	-	34,760
Obligations related to assets sold under repurchase agreements and securities loaned	271,165	271,165	-	271,165	-	-	-
Derivatives ²	97,150	97,150	-	97,150	-	94,562	-
Insurance claims and policy benefit liabilities	12,496	-	-	-	-	-	-
Other liabilities	65,813	63,953					63,953
	500,776	486,420	-	368,315	-	94,562	118,105
Subordinated debentures	9,050	9,050	-	-	-	-	9,050
Total liabilities ²	1,597,230	1,581,020	-	368,315	-	94,562	1,212,705
Equity attributable to shareholders							
Preferred shares	7,416	7,416	-	-	-	-	7,416
Common shares	17,656	17,656	-	-	-	-	17,656
Retained earnings	68,951	68,945	-	-	-	-	68,945
Other components of equity	2,196	2,329	-	-	-	-	2,329
	96,219	96,346	-	-	-	-	96,346
Non-controlling interests	91	91	-	-	-	-	91
Total equity	96,310 1,693,540	96,437 1,677,457	-	-	-	-	96,437 1,309,142
Total liabilities and equity ²			_	368,315	_	94,562	

¹ Column c to g reflect a further breakout of column b by providing the respective CAR guideline frameworks utilized and OSFI COVID-19 guidance.

² Derivative assets and liabilities are subject to both counterparty credit risk and market risk framework – hence column b will not equal to the sum of column c to g.

³ Amount includes exposure related to the US Government Paycheck Protection Program which are excluded from risk-weighting as per OSFI COVID-19 guidance.



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

The following table provides the key differences between the exposure amounts for regulatory purposes and the accounting carrying values as presented in our financial statements that are within the scope of regulatory consolidation.

As at July 31, 2021

As at	July 31, 2021							
		а	b	С	d	е		
				Items subject to:				
	(Millions of Canadian dollars)	Total	Credit risk framework	Securitization framework	Counterparty credit risk framework	Market risk framework		
1	Asset carrying value amount under scope of regulatory consolidation (as per template LI1) ¹	1,660,758	1,063,693	17,690	450,015	228,544		
2	Liabilities carrying value amount under regulatory scope of consolidation (as per template LI1) ¹	368,315	-	-	368,315	94,562		
3	Total net amount under regulatory scope of consolidation	1,292,443	1,063,693	17,690	81,700	133,982		
4	Off-balance sheet amounts ²	1,375,848	380,889	44,464	950,496	-		
5	Differences due to Fair Value adjustment	(698)	(693)	-	(5)	-		
6	Differences due to different netting rules, other than those already included in row 2	1,419	1,419	-	-	-		
7	Differences due to consideration of provisions	-	-	-	1	·		
8	Differences due to prudential filters	-	-	-	-	-		
9	Difference due to accounting and risk treatment of securitizations and other items	233	233	-	-	-		
10	Exposure amounts considered for regulatory purposes	2,669,245	1,445,541	62,154	1,032,191	133,982		

¹ Amount reflects Table LI1 columns (c), (d), (e) and (f) from the previous page. Derivative assets and liabilities are subject to both counterparty credit risk and market risk framework – hence column a will not equal to the sum of column b to e.

 $^{^{\}rm 2}$ Off-balance sheet amounts reflect the application of credit conversion factors.



LIA: Explanations of differences between accounting and regulatory exposure amounts

Our consolidated balance sheet ("accounting balance sheet") is prepared in compliance with IFRS as issued by the International Accounting Standards Board. We leverage our accounting balance sheet to apply the required regulatory requirements prescribed by OSFI to determine our regulatory capital consolidated balance sheet.

In Template LI1: Differences between accounting and regulatory scopes of consolidation and mapping of financial statement categories with regulatory risk categories, we identify the differences between our IFRS consolidated accounting balance sheet (column a in LI1) and our regulatory capital consolidated balance sheet (column b in LI1). Our regulatory capital consolidated balance sheet, on which capital adequacy requirements are determined, reflects all of our consolidated subsidiaries except for our insurance subsidiaries as prescribed by OSFI's CAR guidelines.

In Template LI2: Main sources of differences between regulatory exposure amounts and carrying values in financial statements, we quantify measurement differences other than regulatory consolidation.

Our banking book regulatory carrying values reflect our IFRS accounting balance sheet values except for our fair valued loans and debt securities carried at fair value through other comprehensive income (FVOCI), which under the Credit risk framework, are measured at amortized cost. Off-balance sheet regulatory asset values reflect prescribed conversion factors and undrawn amounts.

Regulatory carrying values for our Counterparty credit risk related to our derivative assets and liabilities, assets purchased under reverse repurchase agreements and securities borrowed and obligations related to assets sold under repurchase agreements and securities loaned are determined using OSFI's CAR guidelines Chapter 4 Settlement and Counterparty risk framework. On November 1, 2018, OSFI adopted the BCBS Standardized Approach for measuring Counterparty credit risk for derivative regulatory exposures and we have adopted this methodology for our derivative regulatory exposures. The main differences between the accounting and regulatory amounts for Counterparty credit risk relate to regulatory inclusion of potential future exposure amounts and differences in allowed IFRS and regulatory netting rules, and also application of financial collateral in the calculation of regulatory exposure amount.

The regulatory carrying value of exposures subject to the securitization framework includes our on-balance sheet third party securitization holdings as well as our securitized credit card exposures which meet the risk transference requirements under the CAR guidelines Chapter 7 but are not considered securitized for the purposes of our IFRS accounting balance sheet. Our regulatory carrying values are determined based on the BCBS revised securitization framework adopted by OSFI on November 1, 2018.

Our trading book regulatory carrying values are determined as prescribed under the CAR guidelines Chapter 9. We employ OSFI's prudent valuation guidance requirements, as stated in CAR Chapter 9 section 9.8 to our trading book. Refer to our 2020 Annual Report - Risk Management section which provides further insight into how we measure our market risk and the linkage of market risk to selected balance sheet items.



CAPITAL

CC1: Composition of Capital

The following table provides details of our regulatory capital and required regulatory adjustments under OSFI's CAR guidelines. Reconciliation references to CC2 of where these items are located on our IFRS and regulatory balance sheet are also included.

	osition of Capital Template	Cross Reference of Current Quarter to Regulatory Capital Balance Sheet (CC2)	Q3/21	Q2/21	Q1/21	Q4/20	Q3/20
	of Canadian dollars, except percentage and otherwise noted) on Equity Tier 1 capital (CET1): Instruments and Reserves						
	Directly issued qualifying common share capital (and equivalent for non-joint stock companies) plus related stock surplus	a+a'	17.885	17.927	17,883	17.732	17.713
	Retained earnings	b+b'	68.722	65.925	62.506	59.573	57.573
	Accumulated other comprehensive income (and other reserves)	c-c'	2.196	1.683	2,545	3,414	3,535
	Directly issued capital subject to phase out from CET1 (only applicable to non-joint stock companies)	U-U	2,190	1,005	2,040	3,414	3,333
	Common share capital issued by subsidiaries and held by third parties (amount allowed in group CET1)	d	11	11	12	12	12
	Common Equity Tier 1 capital before regulatory adjustments	u	88,814	85,546	82,946	80,731	78,833
	Common Equity Tier 1 capital: Regulatory adjustments		00,014	05,540	62,946	00,731	10,033
7	Prudential valuation adjustments						
8	Goodwill (net of related tax liability)	e+e'+m'-t	10,791	10,686	10,984	11,198	11,252
9		e+e +m -t f+f'-v	3.669	3.671	3.906	3,999	3.860
10	Other intangibles other than mortgage-servicing rights (net of related tax liability)	 	174	170	3,906	3,999	170
	Deferred tax assets excluding those arising from temporary differences (net of related tax liability)	g					
11	Cash flow hedge reserve	h	(300)	(205)	(907)	(1,079)	(1,208)
12	Shortfall of provisions to expected losses	I	-	-	-	-	-
13	Securitization gain on sale		- (0.44)	- (07.1)	- (4=4)	- (0.4.4)	- (4.40)
14	Gains and losses due to changes in own credit risk on fair valued liabilities	į į	(341)	(374)	(474)	(314)	(118)
15	Defined benefit pension fund net assets (net of related tax liability)	k-u	1,557	1,448	673	111	102
16	Investments in own shares (if not already netted off paid-in capital on reported balance sheet)		-	-	-	-	-
17	Reciprocal cross holdings in common equity		-	-	-	-	-
18	Non-significant investments in the capital of banking, financial and insurance entities, net of eligible short positions (amount above 10% threshold)		-	-	-	-	-
19	Significant investments in the common stock of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions (amount above 10% threshold)		-	-	-	-	-
20	Mortgage servicing rights (amount above 10% threshold)		- 1	- 1	-	- 1	-
21	Deferred tax assets arising from temporary differences (amount above 10% threshold, net of related tax liability)		-	-	-	-	-
22	Amount exceeding the 15% threshold		- 1	- 1	-	- 1	-
23	of which: significant investments in the common stock of financials	1	- 1	-	-	-	-
24	of which: mortgage servicing rights		-	-	-	-	-
25	of which: deferred tax assets arising from temporary differences	m	- 1	-	-	-	-
26	Other deductions or regulatory adjustments to CET1 as determined by OSFI		(558)	(820)	(975)	(1,447)	(1,357)
27	Regulatory adjustments applied to Common Equity Tier 1 due to insufficient Additional Tier 1 and Tier 2 to cover deductions		-	-	-	-	-
	Total regulatory adjustments to Common Equity Tier 1		14.992	14.576	13.391	12.649	12.701
	Common Equity Tier 1 capital (CET1)		73,822	70,970	69,555	68.082	66,132
	Common Equity Tier 1 Capital (CET1) with transitional arrangements for ECL provisioning not applied		73,264	70,150	68,579	66,635	64,775
	onal Tier 1 capital (AT1): Instruments		. 5,251	. 5, . 50	55,5.0	55,556	<u> </u>
	Directly issued qualifying Additional Tier 1 instruments plus related stock surplus		7,393	7.167	7.175	5.921	5.923
31	of which: classified as equity under applicable accounting standards	n'+n'''	7,393	7,167	7,175	5,921	5,923
32	of which: classified as liabilities under applicable accounting standards		- ,555	- ,			





Composition of Capital Template continued (Millions of Canadian dollars, except percentage and otherwise noted)	Cross Reference of Current Quarter to Regulatory Capital Balance Sheet (CC2)	Q3/21	Q2/21	Q1/21	Q4/20	Q3/20
33 Directly issued capital instruments subject to phase out from Additional Tier 1	x+n"	-	_	_	_	1,478
Additional Tier 1 instruments (and CET1 instruments not included in row 5) issued by subsidiaries and held by third parties (amount allowed in group AT1)	0	3	2	3	2	3
35 of which: instruments issued by subsidiaries subject to phase out		-		-		
36 Additional Tier 1 capital before regulatory adjustments		7.396	7.169	7.178	5.923	7.404
Additional Tier 1 capital: Regulatory adjustments		7,000	7,100	7,170	0,020	
37 Investments in own Additional Tier 1 instruments		_	_	_	_	
38 Reciprocal cross holdings in Additional Tier 1 instruments		_	_	_	_	
Non-significant investments in the capital of banking, financial and insurance entities, net of eligible short positions (amount above 10% threshold)		-	-	-	-	
Significant investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions		-	-	-	-	_
41 Other deductions from Tier 1 capital as determined by OSFI		-	-	-	-	-
41a of which: reverse mortgages		-	-	-	-	-
42 Regulatory adjustments applied to Additional Tier 1 due to insufficient Tier 2 to cover deductions		-	-	-	-	-
43 Total regulatory adjustments to Additional Tier 1 capital		-	-	-	-	-
44 Additional Tier 1 Capital (AT1)		7,396	7,169	7,178	5,923	7,404
45 Tier 1 capital (T1 = CET1 + AT1)		81,218	78,139	76,733	74,005	73,536
45a Tier 1 capital with transitional arrangements for ECL provisioning not applied		80,659	77,319	75,757	72,559	72,179
Tier 2 Capital: Instruments and Provisions		7.000	7.000	0.005	0.040	0.070
46 Directly issued qualifying Tier 2 instruments plus related stock surplus	q"+q"""	7,890	7,866	8,005	9,049	9,078
47 Directly issued capital instruments subject to phase out from Tier 2	q'''	452	470	478	488	488
Tier 2 instruments (and CET1 and AT1 instruments not included in rows 5 or 34) issued by subsidiaries and held by third parties (amount allowed in group Tier 2)	r+q''''	27	27	28	29	26
49 of which: instruments issued by subsidiaries subject to phase out	q""	24	24	25	26	23
50 Collective allowances	S	1,149	1,134	1,299	1,357	1,418
51 Tier 2 capital before regulatory adjustments		9,518	9,497	9,810	10,923	11,010
Tier 2 Capital: Regulatory adjustments						
52 Investments in own Tier 2 instruments		-	-	-	-	
53 Reciprocal cross holdings in Tier 2 instruments and Other TLAC-eligible Instruments		-	-	-	-	
Non-significant investments in the capital of banking, financial and insurance entities, and Other TLAC-eligible instruments issued by G-SIBs and Canadian D-SIBs that are outside the scope of regulatory consolidation, where the institution does not own more than 10% of the issued common share capital of the entity (amount above 10% threshold)		-	-	-	-	-
Non-significant investments in the other TLAC-eligible instruments issued by G-SIBs and Canadian D-SIBs, where the institution does not own more than 10% of the issued common share capital of the entity: amount previously designated for the 5% threshold but that no longer meets the conditions.		-	-	-	-	-
Significant investments in the capital of banking, financial and insurance entities and Other TLAC-eligible instuments issued by G-SIBs and Canadian D-SIBs that are outside the scope of regulatory consolidation		-	-	-	-	_
56 Other deductions from Tier 2 capital		-	-	-	-	-
57 Total regulatory adjustments to Tier 2 capital		-	-	-	-	_
58 Tier 2 capital (T2)		9,518	9,497	9,810	10,923	11,010
59 Total capital (TC = T1 + T2)		90,736	87,636	86,543	84,928	84,546
59a Total Capital with transitional arrangements for ECL provisioning not applied		90,736	87,636	86,543	84,928	84,546
60 Total risk-weighted assets		543,047	555,607	557,519	546,242	551,421
60a Common Equity Tier 1 (CET1) Capital RWA		543,047	555,607	557,519	546,242	551,421
60b Tier 1 Capital RWA		543,047	555,607	557,519	546,242	551,421
60c Total Capital RWA		543,047	555,607	557,519	546,242	551,421

Composition of Capital Template continued	Cross Reference of Current Quarter to Regulatory Capital	Q3/21	Q2/21	Q1/21	Q4/20	Q3/20
(Millions of Canadian dollars, except percentage and otherwise noted)	Balance Sheet (CC2)					
Capital ratios						
61 Common Equity Tier 1 (as a percentage of risk-weighted assets)		13.6%	12.8%	12.5%	12.5%	12.0%
61a CET1 Ratio with transitional arrangements for ECL provisioning not applied		13.5%	12.6%	12.3%	12.2%	11.7%
62 Tier 1 (as a percentage of risk-weighted assets)		15.0%	14.1%	13.8%	13.5%	13.3%
62a Tier 1 Capital Ratio with transitional arrangements for ECL provisioning not applied		14.9%	13.9%	13.6%	13.3%	13.1%
63 Total capital (as a percentage of risk-weighted assets)		16.7%	15.8%	15.5%	15.5%	15.3%
63a Total Capital Ratio with transitional arrangements for ECL provisioning not applied		16.7%	15.8%	15.5%	15.5%	0.0%
Buffer (minimum CET1 requirement plus capital conservation buffer plus G-SIB buffer requirement plus D-SIB buffer expressed as a percentage of risk-weighted assets)		8.0%	8.0%	8.0%	8.0%	8.0%
65 of which: capital conservation buffer		2.5%	2.5%	2.5%	2.5%	2.5%
66 of which: bank-specific countercyclical buffer		0.0%	0.0%	0.0%	0.0%	0.0%
67 of which: G-SIB buffer ¹		1.0%	1.0%	1.0%	1.0%	1.0%
67a of which: D-SIB buffer		0.0%	0.0%	0.0%	0.0%	0.0%
68 Common Equity Tier 1 available to meet buffers (as a percentage of risk-weighted assets)		13.6%	12.8%	12.5%	12.5%	12.0%
OSFI target (minimum + capital conservation buffer + D-SIB surcharge (if applicable))		<u>'</u>	<u>'</u>	·	<u>'</u>	
69 Common Equity Tier 1 target ratio		8.0%	8.0%	8.0%	8.0%	8.0%
70 Tier 1 capital target ratio		9.5%	9.5%	9.5%	9.5%	9.5%
71 Total capital target ratio		11.5%	11.5%	11.5%	11.5%	11.5%
Amounts below the thresholds for deduction (before risk-weighting)		<u>'</u>	<u>'</u>	·	<u>'</u>	
72 Non-significant investments in the capital and Other TLAC-eligible instruments of other financials entities		780	348	659	549	995
73 Significant investments in the common stock of financials		5,480	5,423	5,348	5,221	5,082
74 Mortgage servicing rights (net of related tax liability)		-	- 1	-	-	
75 Deferred tax assets arising from temporary differences (net of related tax liability)		1.224	1.129	995	1.177	958
Applicable caps on the inclusion of allowances in Tier 2		, 1	, - 1		, ,	
76 Allowances eligible for inclusion in Tier 2 in respect of exposures subject to standardized approach (prior to application of cap)		906	948	1,028	1,075	1,027
77 Cap on inclusion of allowances in Tier 2 under standardized approach		906	948	1,028	1,075	1,027
78 Allowances eligible for inclusion in Tier 2 in respect of exposures subject to internal ratings-based approach (prior to application of cap)		3,251	3,879	4,159	4,271	4,151
79 Cap on inclusion of allowances in Tier 2 under internal ratings-based approach		3,251	3,879	4,159	4,271	4,151
Capital instruments subject to phase-out arrangements (only applicable between 1 Jan 2013 and 1 Jan 2022)	1	0,201	5,5.0	.,	.,=	.,
80 Current cap on CET1 instruments subject to phase out arrangements		_	_ [_	_	
81 Amounts excluded from CET1 due to cap (excess over cap after redemptions and maturities)		_	_	_	_	
82 Current cap on AT1 instruments subject to phase out arrangements		739	739	739	1,478	1,478
83 Amounts excluded from AT1 due to cap (excess over cap after redemptions and maturities)					- 1,170	22
84 Current cap on T2 instruments subject to phase out arrangements		919	919	919	1,838	1,838
85 Amounts excluded from T2 due to cap (excess over cap after redemptions and maturities)	+	919	313	313	1,000	1,000

¹ Capital surcharge, equal to the higher of our D-SIB surcharge and the BCBS's G-SIB surcharge, is applicable to risk-weighted capital.



CC2: Regulatory capital balance sheet

The following table provides a reconciliation of our regulatory capital elements as reported in CC1 with our balance sheet prepared in accordance with IFRS and our regulatory balance sheet.

		Q3/21			
Regulatory capital balance sheet	Cross Reference to Basel III Regulatory Capital Components (CC1)	Balance sheet as in Report to Shareholders	Under regulatory scope of consolidation		
(Millions of Canadian dollars)		Silarenoluers	Consolidation		
Assets					
Cash and due from banks		115,407	115,407		
Interest-bearing deposits with banks		80,389	80,389		
Securities, net of applicable allowance		271,950	257,466		
Non-significant investments in capital of other financial institutions not exceeding regulatory thresholds			780		
Other securities			256,686		
Assets purchased under reverse repurchase agreements and securities borrowed		319,896	319,896		
Loans			=		
Retail		491,890	491,551		
Wholesale		210,739	208,359		
Allowance for loan losses		(4,588)	(4,588)		
Collective allowance reflected in Tier 2 regulatory capital ¹	s	,	(1,149)		
Shortfall of allowances to expected loss ²	i		-		
Allowances not reflected in regulatory capital			(3,439)		
		698,041	695,322		
Segregated fund net assets		2.526	-		
Other					
Customers' liability under acceptances		19,325	19,325		
Derivatives		102,033	102,802		
Premises and equipment, net		7,576	7,557		
Goodwill	e	10.925	10,925		
Goodwill related to insurance and joint ventures	e'	,	-		
Other intangibles	f	4,490	4,367		
Other intangibles related to insurance and joint ventures	f'	.,	123		
Other		60.982	64,001		
Significant investments in other financial institutions and insurance subsidiaries		00,002	5,480		
of which: exceeding regulatory thresholds	1				
of which: not exceeding regulatory thresholds	•		5,480		
Defined - benefit pension fund net assets	k		2,101		
Deferred tax assets	, R		1,740		
of which: deferred tax assets excluding those arising from temporary differences	q		1,740		
of which: deferred tax assets excluding tribse arising from temporary differences exceeding regulatory thresholds	m		174		
of which: deferred tax assets ansing from temporary differences exceeding regulatory timesholds of which: deferred tax liabilities related to permitted tax netting	in the second se		(1,419)		
of which: deferred tax habilities related to permitted tax netting			2,985		
Other assets			54,680		
of which: relates to assets of operations held for sale – Goodwill	m'		54,000		
	III	1,693,540	1,677,457		
Total assets 1. Callantina allowance includes Clean 4 and Clean 2 A Cl. on fragraid assets		1,053,540	1,077,457		

¹ Collective allowance includes Stage 1 and Stage 2 ACL on financial assets.

² Expected loss as defined under the Basel III framework.



		Q3/21		
Regulatory capital balance sheet continued	Cross Reference to Basel III Regulatory Capital Components (CC1)	Balance sheet as in Report to Shareholders	Under regulatory scope of consolidation	
[Millions of Canadian dollars)		Silarenoluers	Consolidation	
Liabilities				
Deposits				
Personal		358,500	358,500	
Business and government		680,413	681,085	
Bank		45,965	45,965	
		1,084,878	1,085,550	
Segregated fund net liabilities		2,526	-	
Other				
Acceptances		19,392	19,392	
Obligations related to securities sold short		34,760	34,760	
Obligations related to assets sold under repurchase agreements and securities loaned		271,165	271,165	
Derivatives		97,150	97,150	
Insurance claims and policy benefit liabilities		12,496	-	
Other liabilities		65,813	63,953	
Gains and losses due to changes in own credit risk on fair value liabilities	j		(341)	
Deferred tax liabilities	·		73	
of which: related to goodwill	t		134	
of which: related to intangibles	V		821	
of which: related to pensions	u		544	
of which: relates to permitted tax netting			(1,426)	
of which: other deferred tax liabilities			-	
Other Liabilities			64.221	
Subordinated debentures	q	9.050	9,050	
Regulatory capital amortization of maturing debentures	q""	3,000	(374)	
Subordinated debentures not allowed for regulatory capital	q'		684	
Subordinated debentures used for regulatory capital:	4		8,740	
of which: are qualifying	q"		8.264	
of which: are subject to phase out directly issued capital:	q'''		452	
of which: are subject to phase out issued by subsidiaries and held by 3rd party	a""		24	
Total liabilities	ч	1,597,230	1,581,020	
Equity attributable to shareholders		96,219	96,346	
Common shares	а	17,656	17,656	
of which are treasury - common shares	a	17,000	(57)	
Retained earnings		68,951	68,945	
of which relates to contributed surplus	a'	00,931	229	
of which relates to retained earnings for capital purposes of which relates to insurance and joint ventures	b		68,716	
		2.196	3 330	
Other components of equity	C	∠,196	2,329	
Gains and losses on derivatives designated as cash flow hedges	h		(300)	
Unrealized foreign currency translation gains and losses, net of hedging activities			2,389	
Other reserves allowed for regulatory capital			240	
of which relates to Insurance	С'	7 440	133	
Preferred shares and other equity instruments	n .	7,416	7,416	
of which: are qualifying	n'		7,450	
of which: are subject to phase out	n"		-	
of which portion are not allowed for regulatory capital			23	
of which: are qualifying treasury - preferred shares	n'''		(57)	
of which: are subject to phase out treasury - preferred shares			-	



		Q3/21		
Regulatory capital balance sheet <i>continued</i> (Millions of Canadian dollars)	Cross Reference to Basel III Regulatory Capital Components (CC1)	Balance sheet as in Report to Shareholders	Under regulatory scope of consolidation	
Non-controlling interests		91	91	
of which: are qualifying				
portion allowed for inclusion into CET1	d		11	
portion allowed for inclusion into Tier 1 capital	o		2	
portion allowed for inclusion into Tier 2 capital	r		3	
of which: are subject to phase out	x		-	
of which: portion not allowed for regulatory capital			75	
Total equity		96,310	96,437	
Total liabilities and equity		1,693,540	1,677,457	

		Equity	Assets
Insurance subsidiaries ¹	Principal activities		
Assured Assistance Inc.	Service provider for insurance claims	1	
Royal Bank of Canada Insurance Company Limited	Life, annuity, trade credit, title and property reinsurance company provides coverage to international clients	-	
RBC (Barbados) Services Comp	The company provides investment management, reinsurance transaction support and corporate services to Royal Bank of Canada Insurance Company Ltd.	1,931	73 [.]
RBC Insurance Agency Ltd.	Distribution of H&A products through AVIVA	22	3
RBC Insurance Company (Cayman) Limited	Life, annuity reinsurance company provides coverage to international clients	-	
RBC Insurance Company of Canada	Property and casualty insurance company	107	11:
RBC Insurance Holdings Inc.	Holding company	1	
RBC Insurance Services Inc.	Service provider for insurance companies listed and the bank (creditor)	67	7
RBC Life Insurance Company	Life and health insurance company	2,999	20,25
• •	· · · · · · · · · · · · · · · · · · ·	5,128	21,21

¹ The list of legal entities that are included within the accounting scope of consolidation but excluded from the regulatory scope of consolidation.



CREDIT RISK

CRA: General qualitative information about credit risk

The table below presents an overview of Pillar 3 disclosure requirements that have been met within our 2020 Annual Report and incorporated by reference into this Pillar 3 report. Our 2020 Annual Report is available free of charge on our website at http://www.rbc.com/investorrelations

F	Pillar 3 disclosures requirement	RBC 2020 Annual Report section	Sub-section
	Translation of the business model	Credit risk	Overview
a)	into the components of the bank's credit risk profile	Credit risk	Measurement of economic and regulatory capital - Gross credit risk exposure
			Risk governance
		Enterprise risk management	Risk appetite
	Criteria and approach used for	Enterprise risk management	Risk measurement
b)	defining credit risk management		Risk control – Delegated authorities and risk limits
5)	policy and for setting credit risk		Overview
	limits	Credit risk	Credit risk assessment
		Of Guit 113K	Credit risk mitigation
			Credit risk approval
(c)	Structure and organization of the credit risk management and control	Enterprise risk management	Risk governance
	function	Enterprise risk management	Risk control
d)	Interaction between the credit risk management, risk control, compliance and internal audit functions	Enterprise risk management	Risk governance
e)	Scope and content of the reporting on credit risk exposure to the	Enterprise risk management	Risk governance
(-)	executive management and to the board of directors	енстризе изк пападешен	Risk control – Risk monitoring and reporting



CR1: Credit quality of assets

The following table presents a comprehensive view of the credit quality of our on- and off-balance sheet assets.

As at July 31, 2021

		а	b	С	d	е	f	g
		Gross carryi	ng values of			L accounting SA exposures	Of which ECL	
	(Millions of Canadian dollars)	Defaulted exposures ¹	Non-defaulted exposures	Allowances/ impairments ²	Allocated in regulatory category of Specific ³	Allocated in regulatory category of General ³	accounting provisions on IRB exposures	Net values (a+b-c)
1	Loans	2,375	680,404	4,588	81	896	3,611	678,191
2	Debt Securities	-	125,612	25	-	7	18	125,587
3	Off-Balance Sheet exposures ⁴	700	280,338	242	-	2	240	280,796
4	Total	3,075	1,086,354	4,855	81	905	3,869	1,084,574

¹ Definition of default as per the CAR guidelines and recent OSFI COVID-19 guidance.

As at April 30, 2021

, 10 01	7 tp:// 00, 202 i							
		а	b	С	d	е	f	g
		Gross carryi	ing values of	l		L accounting SA exposures	Of which ECL	
	(Millions of Canadian dollars)	Defaulted exposures ¹	Non-defaulted exposures	Allowances/ impairments ²	Allocated in regulatory category of Specific ³	Allocated in regulatory category of General ³	accounting provisions on IRB exposures	Net values (a+b-c)
1	Loans	2,606	653,519	5,146	133	935	4,078	650,979
2	Debt Securities	-	118,299	28	-	11	17	118,271
3	Off-Balance Sheet exposures4	196	265,404	309	-	1	308	265,291
4	Total	2,802	1,037,222	5,483	133	947	4,403	1,034,541

¹ Definition of default as per the CAR guidelines and recent OSFI COVID-19 guidance.

² Reflects Stage 1, 2 and 3 allowances under IFRS 9.

³ Regulatory category of specific allowance reflects IFRS 9 Stage 3 allowances. Regulatory category of general allowances reflects Stage 1 & 2 allowances.

⁴ Off balance sheet amounts are before the application of credit conversion factors and reflect guarantees given and irrevocable loan commitments. Revocable loan commitments are excluded as per BCBS requirements.

² Reflects Stage 1, 2 and 3 allowances under IFRS 9.

³ Regulatory category of specific allowance reflects IFRS 9 Stage 3 allowances. Regulatory category of general allowances reflects Stage 1 & 2 allowances.

⁴ Off balance sheet amounts are before the application of credit conversion factors and reflect guarantees given and irrevocable loan commitments. Revocable loan commitments are excluded as per BCBS requirements.



The table below presents an overview of Pillar 3 disclosure requirements that have been met within our 2020 Annual Report and incorporated by reference into this Pillar 3 report. Our 2020 Annual Report is available free of charge on our website at http://www.rbc.com/investorrelations

F	Pillar 3 disclosures requirement	RBC 2020 Annual Report section	Sub-section
a)	Definitions of past due and impaired exposures	Consolidated Financial Statements	Note 2 - Summary of significant accounting policies, estimates and judgments Allowance for credit losses - Definition of default Credit impaired financial assets (Stage 3) Note 5 - Loans and allowances for credit losses Loans past due but not impaired
b)	Extent of past due exposures	Consolidated Financial Statements	Note 5 – Loans and allowances for credit losses Loans past due but not impaired
	Description of methods used for determining accounting provisions for credit losses	Consolidated Financial Statements	Note 2 - Summary of significant accounting policies, estimates and judgments Allowance for credit losses
c)	Description of the categorization of ECL accounting provisions (general and specific) for standardized approach exposures	n/a	n/a - For regulatory calculations under both the Standardized and IRB approaches, the IFRS 9 stage 3 allowances are considered to be specific allowances and the IFRS 9 stage 1 and stage 2 allowances are considered to be general allowances
d)	Definition of a restructured exposure	Consolidated Financial Statements	Note 2 - Summary of significant accounting policies, estimates and judgments Allowance for credit losses - Modifications



(e) Breakdown of exposures by geographical areas, industry and residual maturity

The following table provides a breakdown of our credit risk exposures by industry, geographical areas and residual maturity. Our classification below reflects the Basel regulatory defined exposure classes. Amounts shown below reflect Exposures at default (EAD), which is the amount expected to be owed by an obligor at the time of default.

As at July 31, 2021

As at July 31, 2021	a	b	С	d	e
	<u> </u>	Credit Risk ^{1,2}		Counterparty (
	On-balance sheet	Off-balance sho	eet amount ³		
	amount	Undrawn	Other ⁴	Repo-style Transaction	Derivatives
(Millions of Canadian dollars)	amount	Ullulawii	Other.	Transastion	
Retail	055.055	0.4.700			
Residential secured ⁶	355,375	94,709			
Qualifying revolving	29,541	91,148			
Other retail	82,238	18,979	140		
Total Retail	467,154	204,836	140		
Wholesale					
Agriculture	9,311	1,742	30	-	82
Automotive	6,630	8,369	151	-	987
Banking	35,994	4,425	733	110,817	28,001
Consumer Discretionary	14,416	10,622	467	-	718
Consumer Staples	4,995	6,974	177	-	2,096
Oil and Gas	6,756	10,054	1,478	-	5,996
Financial Services	28,001	18,774	2,720	63,010	17,114
Financing Products	8,244	1,838	489	415	951
Forest Products	1,474	913	186	-	27
Governments	289,806	4,825	1,679	32,667	5,860
Industrial Products	7,226	8,907	587	-	770
Information Technology	5,039	5,869	256	-	5,268
Investments	21,998	3,263	435	14	157
Mining and Metals	1,860	3,844	948	-	215
Public Works and Infrastructure	1,373	1,951	405	-	255
Real Estate and Related	74,568	13,789	1,520	-	1,249
Other Services	25,104	13,306	1,700	26	1,512
Telecommunication and Media	5,609	8,770	602	-	1,910
Transportation	6,045	8,867	1,240	-	1,396
Utilities	8,237	17,360	4,173	-	3,693
Other Sectors	1,712	1,119	4	9	6,138
Total Wholesale	564,398	155,581	19,980	206,958	84,395
Total Exposure ¹	1,031,552	360,417	20,120	206,958	84,395
By Geography ⁷					
Canada	680,378	264,811	9,116	84,521	27,229
United States	238,052	65,970	7,831	46,696	25,302
Europe	69,608	24,516	1,897	44,410	24,075
Other International	43,514	5,120	1,276	31,331	7,789
Total Exposure ^{1,7}	1,031,552	360,417	20,120	206,958	84,395
By Maturity					
Unconditionally cancellable	69,534	232,090	132	-	-
Within 1 year	382,139	30,347	12,060	206,958	40,946
1 to 5 year	497,688	91,631	6,859	-	26,542
Over 5 years	82,191	6,349	1,069	-	16,907
Total Exposure ¹	1,031,552	360,417	20,120	206,958	84,395

^{**} Excludes securitization, banking book equities and other assets not subject to standardized or IRB approach. Also excludes exposures acquired through the US Government Paycheck Protection Program (PPP).

² EAD for Standardized exposures are reported net of Stage 3 allowances and EAD for IRB exposures are reported gross of all allowances for credit loss and partial write-off as per regulatory definitions.

³ EAD for Undrawn credit commitments and other off-balance sheet amounts are reported after the application of credit conversion factors.

⁴ Includes other off-balance sheet exposures such as letters of credit & guarantees.

⁵ Counterparty credit risk EAD reflects exposure amount after netting. Collateral is included in EAD for repo-style transactions to the extent allowed by regulatory guidelines. Exchange traded derivatives are included in Other Sectors.

⁶ Includes residential mortgages and home equity lines of credit.

⁷ Geographic profile is based on the country of residence of the borrower.



As at April 30, 2021

As at April 30, 2021	а	b	С	d	e
		Credit Risk ^{1,2}	-	Counterparty	
	On-balance sheet Off-balance sheet amount ³		Repo-style		
	amount	Undrawn	Other ⁴	Transaction	Derivatives
(Millions of Canadian dollars)	amount	Ullulawii	Other		
Retail	245 500	00.470			
Residential secured ⁶	345,569	93,179			
Qualifying revolving Other retail	29,003	90,886	400		
	78,428	18,580	139		
Total Retail	453,000	202,645	139		
Wholesale	0.000	4 575	20		0.4
Agriculture	9,282	1,575	36	-	61
Automotive	7,022	7,926	211		1,026
Banking	41,673	4,144	738	119,476	28,526
Consumer Discretionary	13,984	8,493	493	-	963
Consumer Staples	5,034	6,728	210	-	1,740
Oil and Gas	6,915	10,378	1,501	-	4,148
Financial Services	27,363	19,157	2,738	60,933	15,180
Financing Products	7,185	1,401	482	219	1,180
Forest Products	1,023	818	151	-	21
Governments	257,993	4,733	1,640	27,430	6,261
Industrial Products	7,404	8,324	616	-	949
Information Technology	3,563	6,368	243	-	5,114
Investments	19,547	3,207	433	17	112
Mining and Metals	1,462	3,765	930	-	284
Public Works and Infrastructure	1,301	1,984	408	-	219
Real Estate and Related	70,890	13,981	1,460	-	1,159
Other Services	23,508	11,647	1,332	7	1,345
Telecommunication and Media	5,556	8,155	601	-	1,932
Transportation	6,253	6,653	1,193	-	1,204
Utilities	8,175	17,856	3,965	-	3,615
Other Sectors	1,703	973	4	16	7,189
Total Wholesale	526,836	148,266	19,385	208,098	82,228
Total Exposure ¹	979,836	350,911	19,524	208,098	82,228
By Geography ⁷					
Canada	667,074	259,670	8,877	79,324	26,181
United States	206,093	63,532	7,375	54,203	24,491
Europe	65,561	22,577	1,967	51,503	23,222
Other International	41,108	5,132	1,305	23,068	8,334
Total Exposure ^{1,7}	979,836	350,911	19,524	208,098	82,228
By Maturity					
Unconditionally cancellable	68,972	228,543	131	-	-
Within 1 year	359,450	29,059	11,203	208,098	38,613
1 to 5 year	474,788	86,218	7,469	-	28,051
Over 5 years	76,626	7,091	721	-	15,564
Total Exposure ¹	979,836	350,911	19,524	208,098	82,228

¹ Excludes securitization, banking book equities and other assets not subject to standardized or IRB approach. Also excludes exposures acquired through the US Government Paycheck Protection Program (PPP).

² EAD for Standardized exposures are reported net of Stage 3 allowances and EAD for IRB exposures are reported gross of all allowances for credit loss and partial write-off as per regulatory definitions.

³ EAD for Undrawn credit commitments and other off-balance sheet amounts are reported after the application of credit conversion factors.

⁴ Includes other off-balance sheet exposures such as letters of credit & guarantees.

⁵ Counterparty credit risk EAD reflects exposure amount after netting. Collateral is included in EAD for repo-style transactions to the extent allowed by regulatory guidelines. Exchange traded derivatives are included in Other Sectors.

⁶ Includes residential mortgages and home equity lines of credit.

 $^{^{\}rm 7}\,\text{Geographic}$ profile is based on the country of residence of the borrower.



(f) Amounts of impaired exposures (according to the definition used by the bank for accounting purposes) and related allowances and write-offs, broken down by geographical areas and industry

The following tables provide a breakdown of impaired exposures by geographical areas and industry.

As at July 31, 2021

Impaired exposures by geography¹ and portfolio (Millions of Canadian dollars)	Gross impaired exposures	Allowance ²	Net impaired exposures
Canada			
Retail	740	163	577
Wholesale	566	199	367
Securities	-	-	-
Total - Canada	1,306	362	944
United States			
Retail	23	1	22
Wholesale	585	143	442
Securities	-	-	-
Total - United States	608	144	464
Other International			
Retail	226	116	110
Wholesale	421	160	261
Securities	151	(10)	161
Total - Other International	798	266	532
Total			
Retail	989	280	709
Wholesale	1,572	502	1,070
Securities	151	(10)	161
Total impaired exposures	2,712	772	1,940

¹ Geographic information is based on residence of borrower.

As at April 30, 2021

Impaired exposures by geography ¹ and portfolio (Millions of Canadian dollars)	Gross impaired exposures	Allowance ²	Net impaired exposures
Canada			
Retail	822	183	639
Wholesale	613	216	397
Securities	-	-	-
Total - Canada	1,435	399	1,036
United States			
Retail	22	1	21
Wholesale	651	150	501
Securities	-	-	-
Total - United States	673	151	522
Other International			
Retail	226	112	114
Wholesale	443	157	286
Securities	144	(7)	151
Total - Other International	813	262	551
Total			
Retail	1,070	296	774
Wholesale	1,707	523	1,184
Securities	144	(7)	151
Total impaired exposures	2,921	812	2,109

¹ Geographic information is based on residence of borrower.

² Allowance reflects only Stage 3 IFRS 9 allowances and includes allowances on acquired credit-impaired loans and securities.

² Allowance reflects only Stage 3 IFRS 9 allowances and includes allowances on acquired credit-impaired loans and securities.



Net write-offs by geography¹ and portfolio	For the three months ended	For the three months ended
(Millions of Canadian dollars)	July 31, 2021	April 30, 2021
Canada		
Retail	149	168
Wholesale	16	14
Total Canada	165	182
United States ²		
Retail	1	1
Wholesale	-	22
Total United States	1	23
Other International		
Retail	(2)	3
Wholesale ²	-	-
Total Other International	(2)	3
Total		
Retail	148	172
Wholesale	16	36
Total net write-offs	164	208

¹ Geographic information is based on residence of borrower.

 $^{^{\}rm 2}\,\mbox{lncludes}$ acquired credit-impaired loans related to the acquisition of City National.



As at July 31, 2021

Impaired exposures by portfolio and sector	Gross impaired exposures	Allowance ¹	Net impaired exposures
(Millions of Canadian dollars)	exposures		exposures
Retail			
Residential mortgages	671	156	515
Personal	211	90	121
Small business	107	34	73
Total Retail	989	280	709
Wholesale			
Agriculture	10	3	7
Automotive	16	7	9
Banking	-	-	-
Consumer Discretionary	287	52	235
Consumer Staples	74	11	63
Oil and Gas	196	122	74
Financial Services	77	22	55
Financial Products	-	-	-
Forest Products	4	1	3
Governments	14	2	12
Industrial Products	34	14	20
Information Technology	30	14	16
Investments	32	1	31
Mining and Metals	3	1	2
Public Works and Infrastructure	9	3	6
Real Estate and Related	286	73	213
Other Services	303	119	184
Telecommunication and Media	5	1	4
Transportation	150	41	109
Utilities	-	-	-
Other	42	15	27
Total Wholesale	1,572	502	1,070
Total impaired loans and acceptances	2,561	782	1,779
Securities	151	(10)	161
Total impaired exposures	2,712	772	1,940

¹ Allowance reflects only Stage 3 IFRS 9 allowances and includes allowances on acquired credit-impaired loans and securities.



As at April 30, 2021

As at April 30, 2021		T	
Impaired exposures by portfolio and sector	Gross impaired exposures	Allowance ¹	Net impaired exposures
(Millions of Canadian dollars)	5A,p304.35		
Retail			
Residential mortgages	703	155	548
Personal	251	104	147
Small business	116	37	79
Total Retail	1,070	296	774
Wholesale			
Agriculture	22	3	19
Automotive	19	15	4
Banking	2	-	2
Consumer Discretionary	315	62	253
Consumer Staples	80	12	68
Oil and Gas	204	130	74
Financial Services	78	22	56
Financial Products	-	-	-
Forest Products	5	2	3
Governments	13	2	11
Industrial Products	47	15	32
Information Technology	30	2	28
Investments	33	-	33
Mining and Metals	23	1	22
Public Works and Infrastructure	5	2	3
Real Estate and Related	382	98	284
Other Services	240	105	135
Telecommunication and Media	6	1	5
Transportation	151	32	119
Utilities	-	-	-
Other	52	19	33
Total Wholesale	1,707	523	1,184
Total impaired loans and acceptances	2,777	819	1,958
Securities	144	(7)	151
Total impaired exposures	2,921	812	2,109

¹ Allowance reflects only Stage 3 IFRS 9 allowances and includes allowances on acquired credit-impaired loans and securities.



(g) Ageing analysis of accounting past-due exposures

The following table provides the ageing of our retail and wholesale past due exposures. Loans under payment deferral programs resulting from COVID-19 have been re-aged to current and are not aged further during the deferral period. Subsequent to the payment deferral period, loans will commence re-aging from current. Amounts presented may include loans past due as a result of administrative processes, such as mortgage loans on which payments are restrained pending payout due to sale or refinance, which can fluctuate based on business volumes. Past due loans arising from administrative processes are not representative of the borrowers' ability to meet their payment obligations. The table excludes loans less than 30 days past due as they are not generally representative of the borrowers' ability to meet their payment obligations.

As at July 31, 2021

(Millions of Canadian dollars)	30 to 89 days	90 days and greater	Total
Retail	1,033	130	1,163
Wholesale	619	2	621
Total	1,652	132	1,784

As at April 30, 2021

(Millions of Canadian dollars)	30 to 89 days	90 days and greater	Total
Retail	1,007	158	1,165
Wholesale	433	10	443
Total	1,440	168	1,608

(h) Breakdown of restructured exposures between impaired and not impaired exposures

Due to the impact of the COVID-19 pandemic, we established relief programs to help personal and business banking clients manage the challenges of the COVID-19 pandemic through payment deferrals, interest rate reductions, covenant waivers, and refinancing or credit restructuring. In some cases, the original terms of the associated financial asset were renegotiated or otherwise modified, resulting in changes to the contractual terms of the financial asset that affect the contractual cash flows. For the majority of these programs, the modified terms were temporary in nature with the original terms resuming after a set period of time.

The following table provides a breakdown of restructured exposures between impaired and not impaired that were actively benefitting from modified contractual terms as at the reporting period date. Balances for loans that were modified in a temporary program that have returned to the original terms are not included below.

	As at July 31, 2021		As at April 30, 2021	
(Millions of Canadian dollars)	Not Impaired	Impaired	Not Impaired	Impaired
Retail	261	3	765	7
Wholesale	478	177	606	201



CRC: Qualitative disclosure requirements related to credit risk mitigation techniques

The table below presents an overview of Pillar 3 disclosure requirements that have been met within our 2020 Annual Report and incorporated by reference into this Pillar 3 report. Our 2020 Annual Report is available free of charge on our website at http://www.rbc.com/investorrelations

F	Pillar 3 disclosures requirement	RBC 2020 Annual Report section	Sub-section
	Core features of policies and	Credit risk	Credit risk assessment – Counterparty credit risk
a)	processes for, and an indication of the extent to which the bank makes use of, on- and off-balance sheet	Consolidated Financial Statements	Note 8 - Derivative financial instruments and hedging activities – <i>Derivative-related credit risk</i>
	netting	Consolidated Financial Statements	Note 30 - Offsetting financial assets and financial liabilities
b)	Core features of policies and processes for collateral evaluation and management	Credit risk	Credit risk mitigation – <i>Collateral</i>
		Credit risk	Credit risk mitigation
c)	Information about market or credit risk concentrations under the credit risk mitigation instruments used	Cledit lisk	Credit risk approval – <i>Credit risk limits</i>
	3	Consolidated Financial Statements	Note 8 - Derivative financial instruments and hedging activities



CRD: Qualitative disclosures on banks' use of external credit ratings under the standardized approach for credit risk

As detailed in section CR4, certain of our portfolios RWA amounts are calculated as per OSFI's CAR Guideline Standardized Approach requirements. OSFI's Standardized Approach methodology allows for the reliance on the external credit ratings of counterparties, issued by independent rating agencies, for the determination of RWA. Five external rating agencies ratings, namely, Standard & Poor's (S&P), Moody's Investors Service, Fitch Rating Services, DBRS and Kroll Bond Rating Agency, Inc. have been approved by OSFI. Currently, external ratings are used to determine the RWA amounts associated with our wholesale exposures under the asset classes of corporate, sovereign, public sector entities, multilateral development banks, banks and securities firms. As well, external ratings are used for determining the risk weighting for certain of our securitizations exposures.

External ratings utilized from the above-mentioned rating agencies are either an issuer rating or an issue-specific rating. We rely on an issue-specific rating if it is available for the purposes of determining RWA for the exposure we hold. We utilize the issuer rating only for our exposures which rank pari-passu with senior claims of the issuer.

Our supervisor, OSFI specifies in its CAR guideline the required standard mapping of long term external ratings of the above rating agencies to an equivalent risk weight. We rely on OSFI's mapping to determine the appropriate risk buckets for our Standardized Approach portfolios under the guideline. OSFI's current mapping of external rating agencies rating is reflected in the table below:

		Long-term ratir	ng		
Standardized Risk Weight Category	S&P	Moody's	Fitch	DBRS	Kroll
Long Term					
(AAA to AA-)	AAA to AA-	Aaa to Aa3	AAA to AA-	AAA to AA (low)	AAA to AA-
(A+ to A-)	A+ to A-	A1 to A3	A+ to A-	A(high) to A(low)	A+ to A-
(BBB+ to BBB-)	BBB+ to BBB-	Baa1 to Baa3	BBB+ to BBB-	BBB(high) to BBB(low)	BBB+ to BBB-
(BB+ to BB-)	BB+ to BB-	Ba1 to Ba3	BB+ to BB-	BB(high) to BB(low)	BB+ to BB-
(B+ to B-)	B+ to B-	B1 to B3	B+ to B-	B(high) to B(low)	B+ to B-
(Below B-)	Below B-	Below B3	Below B-	CCC or lower	Below B-

We understand that OSFI reviews the list of acceptable rating agencies and will reflect any changes in allowed rating agencies in its revisions to the CAR guidelines.



CR4: Standardized approach - credit risk exposure and credit risk mitigation (CRM) effects

The following table provides the effect of CRM on the calculation of capital requirements under the standardized approach. It presents on-balance sheet and off-balance sheet exposures before and after credit conversion factors (CCF) and CRM as well as associated RWA and RWA density by asset classes. As noted in CRD, the external ratings of the counterparty is relied on to determine the prescribed regulatory risk weight to be assigned.

As at July 31, 2021

		а	b	С	d	е	f
	(Millions of Canadian dollars, except as otherwise noted)		es before nd CRM		sures and CRM	RWA and R	WA density
	Asset Classes	On-balance sheet amount	Off-balance sheet amount	On-balance sheet amount	Off-balance sheet amount	RWA	RWA density
1	Sovereigns and their central banks ¹	33,110	324	50,212	9	203	0.4%
2	Non-central government public sector entities	16,383	377	16,414	185	2,883	17.4%
3	Multilateral development banks	1,783	-	1,783	-	-	-
4	Banks	3,666	365	3,666	180	887	23.1%
5	Securities firms ¹	3,099	1,350	4,274	619	1,441	29.5%
6	Corporates ¹	56,249	37,660	46,518	7,930	53,553	98.4%
7	Regulatory retail portfolios	7,712	4,995	7,712	299	6,263	78.2%
8	Secured by residential property ¹	41,939	-	23,723	-	9,039	38.1%
9	Secured by commercial real estate	-	-	-	-	-	=
10	Equity	-	-	-	-	-	=
11	Past-due loans	504	-	503	-	741	147.3%
12	Higher-risk categories	191	261	191	123	471	150.0%
13	Other assets	21,201	-	21,201	-	21,254	100.2%
14	Total	185,837	45,332	176,197	9,345	96,735	52.1%

¹When CRM is available in the form of an eligible guarantee, the portion that is covered by the guarantee will attract the risk weight of the protection provider and will be reflected in the protection provider's asset class in column c and d. Exposures acquired through the US Government Paycheck Protection Program have been excluded, as required by OSFI.

		а	b	С	d	е	f
	(Millions of Canadian dollars, except as otherwise noted)		es before nd CRM		sures and CRM	RWA and R	WA density
	Asset Classes	On-balance sheet amount	Off-balance sheet amount	On-balance sheet amount	Off-balance sheet amount	RWA	RWA density
1	Sovereigns and their central banks ¹	28,344	351	45,769	27	198	0.4%
2	Non-central government public sector entities	15,230	38	15,231	18	2,612	17.1%
3	Multilateral development banks	700	-	700	-	-	-
4	Banks	3,452	330	3,452	163	879	24.3%
5	Securities firms ¹	3,809	2,248	4,972	867	1,655	28.3%
6	Corporates ¹	53,238	33,858	44,769	7,230	51,188	98.4%
7	Regulatory retail portfolios	7,068	5,112	7,068	298	5,762	78.2%
8	Secured by residential property ¹	40,233	-	21,713	-	8,359	38.5%
9	Secured by commercial real estate	-	-	-	-	-	-
10	Equity	-	-	-	-	-	-
11	Past-due loans	467	-	467	-	675	144.5%
12	Higher-risk categories	114	252	114	119	350	150.0%
13	Other assets	21,485	-	21,485	-	21,638	100.7%
14	Total	174,140	42,189	165,740	8,722	93,316	53.5%

¹When CRM is available in the form of an eligible guarantee, the portion that is covered by the guarantee will attract the risk weight of the protection provider and will be reflected in the protection provider's asset class in column c and d. Exposures acquired through the US Government Paycheck Protection Program have been excluded, as required by OSFI.



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

The following table presents the breakdown of credit risk exposures under the standardized approach by asset classes and risk weight.

	at only 01, 2021	а	b	С	d	е	f	g	h	i	j
	Risk weight Asset Classes (Millions of Canadian dollars)	0%	10%	20%	35%	50%	75%	100%	150%	Others	Total credit exposures amount (post CCF and post-CRM)
1	Sovereigns and their central banks	50,019	-	(1)	-	-	-	203	-	-	50,221
2	Non-central government public sector entities	2,574	-	13,926	-	2	-	97	-	-	16,599
3	Multilateral development banks	1,783		-	-	-	-		-	-	1,783
4	Banks	-	-	3,674	-	38	-	133	-	-	3,846
5	Securities firms	-	-	3,824	-	786	-	283	ı	-	4,893
6	Corporates	-	-	78	1,262	24	-	53,084	-	-	54,448
7	Regulatory retail portfolios	-				-	6,995	1,016	-	-	8,011
8	Secured by residential property	-	1	1	21,884	Ī	1,840	1	Ī	ı	23,723
9	Secured by commercial real estate	-	-	-	-	-	-	-	-	-	-
10	Equity	-	ı	ı	ı	Ī	-	ı	Ī	ı	-
11	Past-due loans	1	1	1	1	Ī	ı	25	477	ı	503
12	Higher-risk categories	-		-	-	-	-		314	-	314
13	Other assets	3,457	-	-	-	-	-	17,439	-	305	21,201
14	Total	57,834	-	21,501	23,146	850	8,835	72,280	791	305	185,542



	at April 50, 2021	а	b	С	d	е	f	g	h	i	j
	Risk weight Asset Classes (Millions of Canadian dollars)	0%	10%	20%	35%	50%	75%	100%	150%	Others	Total credit exposures amount (post CCF and post-CRM)
1	Sovereigns and their central banks	45,598	-	-	-	-	-	198	-	-	45,796
2	Non-central government public sector entities	2,562	-	12,593	-	1	-	93	-	-	15,249
3	Multilateral development banks	700	-			-	-		-	-	700
4	Banks	-	-	3,404	-	25	-	185	-	-	3,615
5	Securities firms	-	-	4,730	-	800	-	309	-	-	5,839
6	Corporates	-	-	13	1,222	14	-	50,750	-	-	51,999
7	Regulatory retail portfolios	-	-	-	·	Ī	6,417	950	Ī	-	7,366
8	Secured by residential property	-	-	1	19,813	Ī	1,900	1	Ī	ı	21,713
9	Secured by commercial real estate	-	-	-	-	-	-	-	-	-	-
10	Equity	-	-	ı	ı	ı	-	ı	ı	ı	-
11	Past-due loans	1	-	2	ı	Ī	-	43	421	-	467
12	Higher-risk categories	-	-	-	-	-	-	-	233	-	233
13	Other assets	3,079	-	-	-	-	-	18,125	-	281	21,485
14	Total	51,940	-	20,742	21,035	840	8,317	70,653	654	281	174,462



CRE: Qualitative disclosures related to internal risk-based (IRB) models

In measuring credit risk to determine regulatory capital, two principal approaches applied are: the Internal Ratings Based (IRB) approach and the Standardized approach. The majority of our credit risk exposures are reported under the IRB approach, as approved by OSFI. The remainder of our portfolios are reported under the Standardized approach. The Standardized approach uses risk weights prescribed by OSFI to calculate RWA for credit risk exposures.

Under the IRB approach, we determine our own estimates for Probability of Default (PD), Loss Given Default (LGD) and Exposure at Default (EAD). They are the key credit parameters that form the basis of our credit risk measures. Internal ratings for borrower facilities and their corresponding estimates are used for credit approval, risk management, internal capital allocations, and corporate governance functions. In addition, the IRB parameter estimates are critical inputs for enterprise and regulatory stress-testing.

In accordance with the IRB approach for credit risk, models are designed for wholesale and retail portfolios. For Wholesale portfolios, a PD is estimated for each internal borrower grade and LGD and EAD parameters are estimated for each credit facility. For Retail portfolios, borrowers are risk rated using internal credit scoring models. Credit scores are one of the key drivers for segmentation of the portfolios into pools. Retail PD, EAD and LGD parameters are estimated at the pool level. All IRB approach regulatory capital models for wholesale and retail credit risk are subject to approval by the Office of the Superintendent of Financial Institutions (OSFI).

Credit parameter estimates are based on our internal historical default and loan loss experience and are augmented by external data where appropriate. We employ a two-dimensional risk rating system for the majority of our credit portfolios. The first dimension is oriented to the risk of borrower default and quantified through the PD assigned to the borrower. The second dimension captures transaction-specific factors such as collateral, product type, and seniority, and is quantified by LGD and EAD estimates that apply at the credit facility level.

PD is an estimated percentage that represents the likelihood of default of an obligor within a given time period for a specific rating grade or for a particular pool of exposure. Each wholesale obligor is assigned a Borrower Risk Rating (BRR), reflecting an assessment of the credit quality of the obligor and each BRR has a PD calibrated against it. The assignment of BRRs is based on the evaluation of the obligor's business risk and financial risk and is based on fundamental credit analysis, as well as data-driven modelling. PD estimates are designed to be a long-run average of our experience across the economic cycle with margins of conservatism related to the likely range of errors. The BRR differentiates the riskiness of obligors and represents our evaluation of the obligors' ability and willingness to meet their contractual obligations on time over a three-year time horizon.

EAD is an amount expected to be owed by an obligor at the time of default. EAD is estimated based on the current exposure to the obligor and the possible future changes in that exposure driven by factors such as the nature of the credit commitment. Rates are estimated to reflect an economic downturn, with added conservatism to reflect data and statistical uncertainties identified in the modelling process.

LGD is an estimated percentage of EAD that is not expected to be recovered during the collection and recovery process. Each credit facility is assigned an LGD rate reflective of the extent of losses anticipated in the event the obligor defaults. Factors used in estimating LGD include seniority of debt, collateral security, and the industry sector in which the obligor operates. Estimated LGD rates draw primarily on internal loss experience and appropriate external data is used to supplement the estimation process when necessary. LGD rates are estimated to reflect conditions that might be expected to prevail in an economic downturn, with additional conservatism added to reflect data limitations and statistical uncertainties identified in the estimation process.

Estimates of PD, LGD and EAD are reviewed, validated and back-tested by an independent validation team within the bank on an annual basis. In addition, guarterly monitoring and back-testing procedures are performed.



CRE: Qualitative disclosures related to internal risk-based (IRB) models (continued)

EAD Covered by the Various Approaches

The following table outlines the percentage of our EAD covered by the IRB and Standardized approaches for each of our portfolios. The Foundation Internal Ratings Based (FIRB) approach is currently not applied.

As at July 31, 2021

As at July 31, 2021			
	EAD cov	ered by the various app	roaches
EAD (in %)	Standardized Approach ¹	IRB Approach	Other
Retail			
Residential secured	13%	87%	-
Qualifying revolving	-	100%	-
Other retail	4%	96%	=
Wholesale	-	-	-
Corporate	16%	84%	-
Sovereign	16%	84%	-
Bank	7%	93%	=
Securitization	36%	64%	=
Trading	2%	98%	=
Equity	-	100%	=
Other assets not subject to Standardized or IRB Approaches	-	-	100%
Total	9%	90%	1%

¹ Standardized Approach includes assumptions and waivers granted by OSFI based on an OSFI approved rollout plan.

	EAD cove	ered by the various app	roaches
EAD (in %)	Standardized Approach ¹	IRB Approach	Other
Retail			
Residential secured	13%	87%	-
Qualifying revolving	-	100%	-
Other retail	3%	97%	-
Wholesale	-	-	<u>-</u>
Corporate	16%	84%	-
Sovereign	15%	85%	-
Bank	7%	93%	-
Securitization	34%	66%	-
Trading	2%	98%	-
Equity	-	100%	•
Other assets not subject to Standardized or IRB Approaches	-	-	100%
Total	8%	91%	1%

¹ Standardized Approach includes assumptions and waivers granted by OSFI based on an OSFI approved rollout plan.



CRE: Qualitative disclosures related to internal risk-based (IRB) models (continued)

Parameters Governance

The techniques used to develop models are in accordance with banking industry standards and regulatory requirements. We calibrate our models to ensure that variations of default rates through an economic cycle are included in the underlying data. We also build conservatism into our model development process to reflect statistical uncertainties.

Our models have Model Development Owners (MDO) who are accountable for the development and performance of models within the framework set by our policies, standards and procedures. MDOs are responsible for collecting, defining and documenting model requirements, collecting and reviewing data, testing and evaluating, designing model performance monitoring, and documenting.

Our models are required to be independently reviewed and comprehensively evaluated by the Enterprise Model Risk Management (EMRM) team. EMRM is responsible for the review and challenge of the methodology underpinning the estimation of the parameters. EMRM issues a report at the end of each validation exercise that documents the scope, approach and findings of the review. The parameters reviewed by EMRM are presented to the Credit Models Governance Committee and approved by RBC's senior risk management committee.

Back-testing of Parameters and Model Performance

The IRB credit risk parameters are reviewed, at a minimum, annually and more frequently if deemed necessary. In order to ensure that any material events are identified in a timely fashion, we engage in regular monitoring of realized results against established estimates. In cases where the actual results exceed predefined thresholds, a review of the results will be conducted and documented which may lead to a re-calibration of the parameters. Any recommended changes to the parameters would be approved by the Credit Models Governance Committee, and OSFI as applicable.



The following table provides the key parameters used for the calculation of capital requirements for credit risk exposures under the IRB approach, broken down by asset class and PD range.

		а	b	С	d	е	f	g	h	i	j	k	1
(Millions of Canadian dollars, except as otherwise noted)	PD scale ¹	Original on- balance sheet gross exposure	Off-balance sheet exposures pre CCF	Average CCF (%)	EAD post CRM and post-CCF	Average PD (%)	Number of obligors ²	Average LGD (%)	Average maturity (in years)	RWA	RWA density (%)	EL	Provisions ³
Asset Classes													ĺ
Sovereigns													i
	0.00 to < 0.15	255,140	23,491	54.42	349,988	0.02	1,531	24.94	1.29	13,352	4.0	13	
	0.15 to < 0.25	180	101	53.51	236	0.24	68	25.27	1.56	59	25.0	-	
	0.25 to < 0.50	348	15	51.45	356	0.49	436	26.39	2.67	159	45.0	-	
	0.50 to < 0.75	-	-	-	-	-	-	-	-	-	-	-	
	0.75 to < 2.50	112	24	30.11	117	1.12	63	34.55	3.19	98	83.0	-	
	2.50 to < 10.00	17	8	38.18	20	2.76	9	36.11	2.58	21	106.0	-	
	10.00 to < 100.00	1	-	91.67	-	20.59	5	44.72	1.20	1	235.0	-	
	100.00 (default)	73	1	7.02	73	100.00	2	44.69	2.50	-	1.0	41	
Total Sovereigns		255,871	23,640	54.39	350,790	0.04	2,114	24.95	1.29	13,690	4.0	54	4
Banks													
	0.00 to < 0.15	16,042	2,986	44.62	26,401	0.05	230	33.52	1.90	4,298	16.0	4	
	0.15 to < 0.25	103	52	53.69	148	0.24	19	40.01	2.78	69	47.0	-	
	0.25 to < 0.50	258	107	37.60	303	0.49	19	41.41	1.14	173	57.0	1	
	0.50 to < 0.75	-	-	-	-	-	-	-	-	-	-	-	
	0.75 to < 2.50	234	164	50.95	319	1.17	38	41.11	1.46	278	87.0	2	
	2.50 to < 10.00	20	17	50.00	29	2.78	5	52.42	1.91	47	161.0	-	
	10.00 to < 100.00	-	-	-	-	30.80	5	45.00	1.05	1	278.0	-	
	100.00 (default)	-	-	-	-	100.00	-	60.00	2.50	-	795.0	-	
Total Banks		16,657	3,326	44.87	27,200	0.07	316	33.75	1.89	4,866	18.0	7	
Corporates													
	0.00 to < 0.15	57,556	171,322	51.50	145,726	0.08	19,859	40.03	2.24	35,267	24.2	49	
	0.15 to < 0.25	23,098	29,216	49.70	35,093	0.24	7,413	36.69	2.33	13,904	39.6	31	
	0.25 to < 0.50	23,147	21,455	51.96	32,238	0.49	7,015	34.61	2.66	17,591	54.6	56	
	0.50 to < 0.75	-	-	-	-	-	-	-	-	-	-	-	
	0.75 to < 2.50	58,197	59,599	48.36	76,881	1.35	20,966	34.68	2.25	57,389	74.7	361	
	2.50 to < 10.00	12,595	18,403	48.08	18,048	3.91	7,668	35.49	2.63	19,620	108.7	247	
	10.00 to < 100.00	1,224	473	50.71	1,239	26.13	1,364	36.79	1.98	2,280	184.0	120	
	100.00 (default)	1,151	750	33.53	1,211	100.00	1,172	36.68	2.21	2,783	229.8	300	
Total Corporates	, ,	176,968	301,218	50.52	310,436	1.17	65,457	37.47	2.32	148,834	47.9	1,164	53
Total Wholesale		449,496	328,184	50.74	688,426	0.55	67,887	30.94	1.78	167,390	24.0	1,225	57

¹ Refer to "Internal ratings map" under the Credit Risk Assessment section in our 2020 Annual Report MD&A.

² Number of obligors is defined as the number of borrowers in each PD band. For Retail exposures, a borrower can appear in multiple PD bands if the borrower has more than one type of product with the bank. In addition, Retail obligors include borrowers where the portion of the exposure has been securitized given CAR guideline requirements related to retained interests. Wholesale obligors are reflected as unique borrowers. For example, sovereign obligors include central banks or agencies, public sector entities and multilateral development banks which are each reflected as unique borrowers in the sovereign asset class. Effective Q3 2020, retail borrowers with both Visa and Mastercard are counted as one borrower in the asset class qualifying revolving retail.

³ Provisions reflect only IFRS 9 Stage 3 allowances under the IRB portfolio.



		а	b	С	d	е	f	g	h	i	j	k	1
(Millions of Canadian dollars, except as otherwise noted)	PD scale ¹	Original on- balance sheet gross exposure	Off-balance sheet exposures pre CCF	Average CCF (%)	EAD post CRM and post-CCF	Average PD (%)	Number of obligors ²	Average LGD (%)	Average maturity (in years)	RWA	RWA density (%)	EL	Provisions
Asset Classes													
Retail insured exposure secured by real estate ⁴													
	0.00 to < 0.15	18,144			1,408	0.14	118,609	16.50		76	5.0	-	
	0.15 to < 0.25	-			-	-	-	-		-	-	-	
	0.25 to < 0.50	43,978			1,685	0.32	188,272	18.13		184	11.0	1	
	0.50 to < 0.75	509			-	-	305	-		-	-	-	
	0.75 to < 2.50	8,119			177	1.24	35,832	13.41		36	20.0	-	
	2.50 to < 10.00	3,887			-	4.24	19,117	10.48		-	16.0	-	
	10.00 to < 100.00	751			-	14.77	2,654	10.48		-	22.0	-	
	100.00 (default)	293			-	-	1,361	-		-	-	-	
Total Retail insured exposure secured by real estate		75,681			3,270	0.29	366,150	17.17		296	9.0	1	
Uninsured residential mortgages													
	0.00 to < 0.15	181,307	319	100.00	181,626	0.13	672,392	17.22		9,455	5.0	40	
	0.15 to < 0.25	90	37	100.00	127	0.22	87	72.24		42	33.0	-	
	0.25 to < 0.50	60	292	100.00	352	0.33	231	15.50		36	10.0	-	
	0.50 to < 0.75	-	1	-	-	-	-	-		-	-	-	
	0.75 to < 2.50	18,390	279	100.00	18,669	0.91	59,563	18.51		4,303	23.0	31	
	2.50 to < 10.00	4,454	15	100.00	4,469	4.15	19,266	17.59		2,460	55.0	33	
	10.00 to < 100.00	841	1	100.00	842	23.05	3,700	17.22		807	96.0	34	
	100.00 (default)	215	-	-	215	100.00	1,042	16.85		26	12.0	39	
Total Uninsured residential mortgages		205,357	943	100.00	206,300	0.48	756,281	17.38		17,129	8.0	177	

¹ Refer to "Internal ratings map" under the Credit Risk Assessment section in our 2020 Annual Report MD&A.

² Number of obligors is defined as the number of borrowers in each PD band. For Retail exposures, a borrower can appear in multiple PD bands if the borrower has more than one type of product with the bank. In addition, Retail obligors include borrowers where the portion of the exposure has been securitized given CAR guideline requirements related to retained interests. Wholesale obligors are reflected as unique borrowers. For example, sovereign obligors include central banks or agencies, public sector entities and multilateral development banks which are each reflected as unique borrowers in the sovereign asset class. Effective Q3 2020, retail borrowers with both Visa and Mastercard are counted as one borrower in the asset class qualifying revolving retail.

³ Provisions reflect only IFRS 9 Stage 3 allowances under the IRB portfolio.

⁴ Retail insured exposures secured by real estate includes residential mortgages and other retail. Residential mortgages reflect 98% of this category. Exposures are insured with government and/or private insurance providers.



As at July 31, 2021

		а	b	С	d	е	f	g	h	i	j	k	1
(Millions of Canadian dollars, except as otherwise noted)	PD scale ¹	Original on- balance sheet gross exposure	Off-balance sheet exposures pre CCF	Average CCF (%)	EAD post CRM and post-CCF	Average PD (%)	Number of obligors ²	Average LGD (%)	Average maturity (in years)	RWA	RWA density (%)	EL	Provision
Asset Classes													
HELOCs													
	0.00 to < 0.15	31,333	100,650	91.52	123,447	0.08	784,054	24.49		6,531	5.0	25	
	0.15 to < 0.25	-	-	-	-	-	-	-		-	-	-	
	0.25 to < 0.50	-	-	-	-	-	-	-		-	-	-	
	0.50 to < 0.75	2,298	1,475	92.81	3,667	0.71	44,174	25.03		969	26.0	7	
	0.75 to < 2.50	-	-	-	-	-	-	-		-	-	-	
	2.50 to < 10.00	1,007	286	96.09	1,282	4.48	14,960	24.90		1,007	79.0	14	
	10.00 to < 100.00	92	8	108.24	101	35.19	834	25.00		148	147.0	9	
	100.00 (default)	72	1	-	72	100.00	622	25.82		42	58.0	19	
Total HELOCs		34,802	102,420	91.55	128,569	0.23	844,644	24.51		8,697	7.0	74	
Qualifying revolving retail													
	0.00 to < 0.15	6,812	52,207	77.14	47,086	0.12	4,689,078	93.95		3,176	7.0	51	
	0.15 to < 0.25	8,626	40,931	84.11	43,052	0.18	3,269,119	88.12		3,984	9.0	69	
	0.25 to < 0.50	910	5,777	96.49	6,485	0.39	3,615,750	88.22		1,108	17.0	22	
	0.50 to < 0.75	22	117	93.90	131	0.59	7,933	100.47		36	27.0	1	
	0.75 to < 2.50	7,962	9,875	82.99	16,157	1.30	2,422,888	91.14		7,159	44.0	190	
	2.50 to < 10.00	4,458	2,985	80.59	6,863	3.75	1,505,529	90.57		6,462	94.0	231	
	10.00 to < 100.00	707	293	55.60	869	29.33	413,065	91.61		2,340	269.0	233	
	100.00 (default)	46	4	-	46	100.00	26,827	86.94		132	288.0	30	
Total Qualifying revolving retail		29,543	112,189	81.24	120,689	0.77	15,950,189	90.98		24,397	20.0	827	
Other retail													
	0.00 to < 0.15	37,391	3,459	86.00	40,366	0.12	145,264	33.00		3,981	9.9	16	
	0.15 to < 0.25	2,990	7,800	86.00	9,715	0.21	128,309	80.00		3,377	34.8	16	
	0.25 to < 0.50	8,293	2,180	107.00	10,632	0.33	498,513	70.00		4,437	41.7	25	
	0.50 to < 0.75	1,037	731	96.00	1,739	0.59	101,696	86.00		1,234	71.0	9	
	0.75 to < 2.50	15,416	4,355	95.00	19,558	1.25	593,437	61.00		13,669	69.9	150	
	2.50 to < 10.00	5,361	1,814	90.00	7,002	3.86	256,690	67.00		7,103	101.4	182	
	10.00 to < 100.00	1,461	296	100.00	1,757	23.27	38,865	64.00		2,273	129.4	313	
	100.00 (default)	85	2	-	85	100.00	4,194	67.00		139	163.5	49	
Total Other retail		72,034	20,637	91.00	90,854	1.24	1,766,968	53.00		36,213	39.9	760	
Total retail		417,417	236,189	91.82	549,682	0.61	19,684,232	41.09	-	86,732	15.8	1,839	
Total		866.913	564.373	67.93	1.238.108	0.58	19,752,119	35.45	1.78	254.122	21.0	3.064	

¹Refer to "Internal ratings map" under the Credit Risk Assessment section in our 2020 Annual Report MD&A.

In Q3 2021, our annual update to Wholesale Parameters, as approved by OSFI, resulted in reductions of Wholesale PDs. Corporate PD changes also reflect the recalibration of our overall Corporate PDs given the migration of some Corporate exposures to Retail, as noted in our Q1 2021 disclosure. In addition, improvements in credit quality also affected our Corporate PDs.

² Number of obligors is defined as the number of borrowers in each PD band. For Retail exposures, a borrower can appear in multiple PD bands if the borrower has more than one type of product with the bank. In addition, Retail obligors include borrowers where the portion of the exposure has been securitized given CAR guideline requirements related to retained interests. Wholesale obligors are reflected as unique borrowers. For example, sovereign obligors include central banks or agencies, public sector entities and multilateral development banks which are each reflected as unique borrowers in the sovereign asset class. Effective Q3 2020, retail borrowers with both Visa and Mastercard are counted as one borrower in the asset class qualifying revolving retail.

³ Provisions reflect only IFRS 9 Stage 3 allowances under the IRB portfolio.



AS at April 30, 2021		а	b	С	d	е	f	g	h	i	i	k	I
(Millions of Canadian dollars, except as otherwise noted)	PD scale ¹	Original on- balance sheet gross exposure	Off-balance sheet exposures pre CCF	Average CCF (%)	EAD post CRM and post-CCF	Average PD (%)	Number of obligors ²	Average LGD (%)	Average maturity (in years)	RWA	RWA density (%)	EL	Provisions ³
Asset Classes													ĺ
1 Sovereigns													
	0.00 to < 0.15	237,723	22,529	54.30	332,831	0.02	1,345	25.32	1.28	13,009	4.0	13	
	0.15 to < 0.25	333	761	64.22	777	0.19	178	34.66	1.89	233	30.0	1	
	0.25 to < 0.50	180	101	53.06	235	0.41	65	25.50	1.63	81	34.0	-	
	0.50 to < 0.75	385	14	54.17	393	0.72	437	26.34	2.91	210	54.0	1	
	0.75 to < 2.50	65	11	54.64	69	1.22	48	39.22	2.36	62	90.0	-	
	2.50 to < 10.00	21	12	54.59	27	4.27	24	35.02	2.23	30	111.0	-	
	10.00 to < 100.00	2	-	65.00	-	29.24	5	43.44	1.75	-	248.0	-	
	100.00 (default)	72	1	6.77	72	100.00	2	45.00	2.50	92	128.0	25	
Total Sovereigns		238,781	23,429	54.61	334,404	0.04	2,104	25.35	1.28	13,717	4.0	40	25
2 Banks													
	0.00 to < 0.15	14,827	2,305	46.11	23,743	0.06	185	31.88	1.80	4,074	17.0	4	
	0.15 to < 0.25	358	361	39.92	838	0.17	65	41.37	2.13	428	51.0	1	
	0.25 to < 0.50	221	56	53.47	263	0.41	20	40.24	2.11	160	61.0	-	
	0.50 to < 0.75	229	131	37.48	280	0.72	17	40.77	1.07	181	64.0	1	
	0.75 to < 2.50	229	165	53.30	318	1.50	34	39.44	1.52	286	90.0	2	
	2.50 to < 10.00	75	14	35.29	80	4.89	15	49.43	1.81	137	171.0	2	
	10.00 to < 100.00	2	-	-	2	24.43	8	44.36	1.09	5	263.0	-	
	100.00 (default)	-	-	-	-	100.00	1	60.00	2.50	-	795.0	-	
Total Banks		15,941	3,032	45.50	25,524	0.11	345	32.53	1.80	5,271	21.0	10	-
Corporates													
	0.00 to < 0.15	27,295	103,162	52.11	80,951	0.10	8,924	39.52	2.06	20,376	25.2	31	
	0.15 to < 0.25	24,544	61,203	51.36	55,296	0.19	10,376	41.30	2.27	22,461	40.6	44	
	0.25 to < 0.50	21,396	26,653	49.58	32,587	0.41	7,143	36.63	2.24	16,483	50.6	49	
	0.50 to < 0.75	22,604	22,920	51.61	32,605	0.71	6,819	35.20	2.55	20,886	64.1	82	
	0.75 to < 2.50	41,944	36,057	48.90	53,769	1.56	14,245	34.28	2.16	40,923	76.1	288	
	2.50 to < 10.00	24,985	32,155	48.91	34,738	3.89	13,107	34.96	2.46	36,405	104.8	474	
	10.00 to < 100.00	2,761	2,621	51.40	3,306	17.52	3,035	35.56	2.13	5,425	164.1	206	
	100.00 (default)	1,333	248	10.59	1,237	100.00	1,231	38.05	2.11	2,428	196.2	375	
Total Corporates		166,862	285,019	50.89	294,489	1.55	64,880	37.51	2.24	165,387	56.2	1,549	513
1 Total Wholesale		421,584	311,480	51.12	654,417	0.72	67,329	31.10	1.73	184,375	28.0	1.599	538

¹ Refer to "Internal ratings map" under the Credit Risk Assessment section in our 2020 Annual Report MD&A.

²Number of obligors is defined as the number of borrowers in each PD band. For Retail exposures, a borrower can appear in multiple PD bands if the borrower has more than one type of product with the bank. In addition, Retail obligors include borrowers where the portion of the exposure has been securitized given CAR guideline requirements related to retained interests. Wholesale obligors are reflected as unique borrowers. For example, sovereign obligors include central banks or agencies, public sector entities and multilateral development banks which are each reflected as unique borrowers in the sovereign asset class. Effective Q3 2020, retail borrowers with both Visa and Mastercard are counted as one borrower in the asset class qualifying revolving retail.

³ Provisions reflect only IFRS 9 Stage 3 allowances under the IRB portfolio.



		а	b	С	d	е	f	g	h	i	j	k	1
(Millions of Canadian dollars, except as otherwise noted)	PD scale ¹	Original on- balance sheet gross exposure	Off-balance sheet exposures pre CCF	Average CCF (%)	EAD post CRM and post-CCF	Average PD (%)	Number of obligors ²	Average LGD (%)	Average maturity (in years)	RWA	RWA density (%)	EL	Provisions ³
Asset Classes													
Retail insured exposure secured by real estate ⁴													
	0.00 to < 0.15	19,679			1,526	0.14	126,520	16.49		82	5.0	-	
	0.15 to < 0.25	-			-	-	-	-		-	-	-	
	0.25 to < 0.50	43,831			1,587	0.32	190,181	16.61		159	10.0	1	
	0.50 to < 0.75	444			-	-	-	-		-	-	-	
	0.75 to < 2.50	7,967			258	1.27	36,609	14.65		58	23.0	-	
	2.50 to < 10.00	4,056			35	4.25	20,255	10.49		12	33.0	-	
	10.00 to < 100.00	744			-	14.77	2,607	10.48		-	22.0	-	
	100.00 (default)	293			-	-	1,396	-		-	-	-	
Total Retail insured exposure secured by real estate		77,014			3,406	0.35	377,568	16.34		311	9.0	1	
6 Uninsured residential mortgages													
	0.00 to < 0.15	173,456	392	100.00	173,849	0.13	657,475	17.35		9,116	5.0	38	
	0.15 to < 0.25	67	34	100.00	101	0.22	74	72.24		33	33.0	-	
	0.25 to < 0.50	55	414	100.00	469	0.33	236	13.96		43	9.0	-	
	0.50 to < 0.75	-	-	-	-	-	-	-		-	-	-	
	0.75 to < 2.50	16,540	334	1	16,874	0.91	57,158	18.26		3,840	23.0	28	
	2.50 to < 10.00	4,463	22	100.00	4,485	4.11	19,721	17.75		2,482	55.0	33	
	10.00 to < 100.00	815	-	100.00	815	22.55	3,695	17.20		775	95.0	32	
	100.00 (default)	235	1	-	235	100.00	1,142	17.13		33	14.0	42	
Total Uninsured residential mortgages		195,631	1,196	100.00	196,828	0.50	739,501	17.45		16,322	8.0	173	45

¹ Refer to "Internal ratings map" under the Credit Risk Assessment section in our 2020 Annual Report MD&A.

² Number of obligors is defined as the number of borrowers in each PD band. For Retail exposures, a borrower can appear in multiple PD bands if the borrower has more than one type of product with the bank. In addition, Retail obligors include borrowers where the portion of the exposure has been securitized given CAR guideline requirements related to retained interests. Wholesale obligors are reflected as unique borrowers. For example, sovereign obligors include central banks or agencies, public sector entities and multilateral development banks which are each reflected as unique borrowers in the sovereign asset class. Effective Q3 2020, retail borrowers with both Visa and Mastercard are counted as one borrower in the asset class qualifying revolving retail.

³ Provisions reflect only IFRS 9 Stage 3 allowances under the IRB portfolio.

⁴ Retail insured exposures secured by real estate includes residential mortgages and other retail. Residential mortgages reflect 98% of this category. Exposures are insured with government and/or private insurance providers.



As at April 30, 2021		а	b	С	d	е	f	g	h	i	j	k	I
(Millions of Canadian dollars, except as otherwise noted)	PD scale ¹	Original on- balance sheet gross exposure	Off-balance sheet exposures pre CCF	Average CCF (%)	EAD post CRM and post-CCF	Average PD (%)	Number of obligors ²	Average LGD (%)	Average maturity (in years)	RWA	RWA density (%)	EL	Provisions ³
Asset Classes													
7 HELOCs													
	0.00 to < 0.15	31,378	98,794	91.51	121,789	0.08	776,293	24.50		6,448	5.0	24	
	0.15 to < 0.25	-	-	-	-	-	-	-		-	-	-	
	0.25 to < 0.50	-	-	-	-	-	-	-		-	-	-	
	0.50 to < 0.75	2,332	1,390	92.93	3,623	0.71	42,195	24.99		955	26.0	6	
	0.75 to < 2.50	-	-	-	-	-	-	-		-	-	-	
	2.50 to < 10.00	1,051	281	96.48	1,322	4.50	15,317	25.02		1,044	79.0	15	
	10.00 to < 100.00	105	7	113.78	113	35.61	892	25.07		167	147.0	10	
	100.00 (default)	83	2	-	83	100.00	695	25.71		48	58.0	22	
Total HELOCs		34,949	100,474	91.55	126,930	0.24	835,392	24.52		8,662	7.0	77	22
8 Qualifying revolving retail													
	0.00 to < 0.15	6,139	52,384	77.29	46,627	0.12	4,638,149	93.95		3,146	7.0	51	
	0.15 to < 0.25	8,599	40,335	84.12	42,528	0.18	3,239,247	88.10		3,934	9.0	68	
	0.25 to < 0.50	906	5,721	96.44	6,424	0.39	3,564,114	88.27		1,098	17.0	22	
	0.50 to < 0.75	22	115	94.16	131	0.59	7,830	100.44		35	27.0	1	
	0.75 to < 2.50	8,044	10,015	82.99	16,355	1.30	2,436,525	91.15		7,250	44.0	193	
	2.50 to < 10.00	4,574	2,908	81.68	6,949	3.75	1,509,980	90.57		6,543	94.0	234	
	10.00 to < 100.00	672	268	58.21	828	29.78	393,173	91.55		2,236	270.0	226	
	100.00 (default)	47	4	-	47	100.00	28,372	87.13		124	262.0	32	
Total Qualifying revolving retail		29,003	111,750	81.33	119,889	0.77	15,817,390	90.98		24,366	20.0	827	32
Other retail													
	0.00 to < 0.15	35,054	3,356	86.00	37,941	0.12	139,348	34.00		3,800	10.0	15	
	0.15 to < 0.25	2,798	7,474	86.00	9,247	0.21	124,058	80.00		3,214	34.8	15	
	0.25 to < 0.50	8,524	2,094	108.00	10,777	0.33	502,403	70.00		4,476	41.5	25	
	0.50 to < 0.75	925	739	95.00	1,628	0.59	101,390	87.00		1,171	71.9	8	
	0.75 to < 2.50	14,588	4,353	95.00	18,736	1.27	587,844	61.00		13,306	71.0	148	
	2.50 to < 10.00	5,580	1,884	91.00	7,286	3.85	264,515	67.00		7,366	101.1	188	
	10.00 to < 100.00	1,426	277	99.00	1,702	22.49	38,223	63.00		2,182	128.2	291	
	100.00 (default)	108	3	-	108	100.00	4,078	66.00		160	148.1	62	
Total Other retail		69,003	20,180	91.00	87,425	1.28	1,761,859	53.00		35,675	40.8	752	60
10 Total retail		405,600	233,600	91.70	534,478	0.63	19,531,710	41.43	-	85,336	16.0	1,830	161
Total		827,184	545,080	68.51	1,188,895	0.68	19,599,039	35.74	1.73	269,711	23.0	3,429	699

¹ Refer to "Internal ratings map" under the Credit Risk Assessment section in our 2020 Annual Report MD&A.

²Number of obligors is defined as the number of borrowers in each PD band. For Retail exposures, a borrower can appear in multiple PD bands if the borrower has more than one type of product with the bank. In addition, Retail obligors include borrowers where the portion of the exposure has been securitized given CAR guideline requirements related to retained interests. Wholesale obligors are reflected as unique borrowers. For example, sovereign obligors include central banks or agencies, public sector entities and multilateral development banks which are each reflected as unique borrowers in the sovereign asset class. Effective Q3 2020, retail borrowers with both Visa and Mastercard are counted as one borrower in the asset class qualifying revolving retail.

³ Provisions reflect only IFRS 9 Stage 3 allowances under the IRB portfolio.



CR7: IRB - Effect on RWA of credit derivatives used as CRM techniques

The following table provides the effect of credit derivatives used as mitigation techniques in determining RWA amounts.

As at July 31, 2021

		а	b
	(Millions of Canadian dollars)	Pre-credit derivatives RWA	Actual RWA
2	Sovereign - AIRB	-	-
4	Banks - AIRB	-	-
6	Corporate - AIRB	-	-
8	Specialised lending - AIRB	-	-
9	Retail - qualifying revolving (QRRE)	-	-
10	Retail - residential mortgage exposures	-	-
11	Retail - SME	-	-
12	Other retail exposures	-	-
14	Equity - AIRB	-	-
16	Purchased receivables - AIRB	-	-
17	Total	-	-

As at April 30, 2021

		а	b
	(Millions of Canadian dollars)	Pre-credit derivatives RWA	Actual RWA
2	Sovereign - AIRB	-	-
4	Banks - AIRB	-	-
6	Corporate - AIRB	-	-
8	Specialised lending - AIRB	-	-
9	Retail - qualifying revolving (QRRE)	-	-
10	Retail - residential mortgage exposures	-	-
11	Retail - SME	-	-
12	Other retail exposures	-	-
14	Equity - AIRB	-	-
16	Purchased receivables - AIRB	-	-
17	Total	-	-

CR8: RWA flow statements of credit risk exposures

The following table presents the changes in Standardized and IRB RWA amounts over the reporting period for the key drivers of credit risk.

		RWA am	ounts ¹
	(Millions of Canadian dollars)	As at July 31, 2021	As at April 30, 2021
1	RWA as at end of previous reporting period	395,252	401,278
2	Asset size ²	14,970	1,938
3	Asset quality ³	(1,604)	(1,367)
4	Model updates ⁴	(26,140)	-
5	Methodology and policy ⁵	-	-
6	Acquisitions and disposals	-	(674)
7	Foreign exchange movements	2,524	(8,052)
8	Other	(606)	2,129
9	RWA as at end of reporting period	384,396	395,252

¹ RWA flow amounts include both IRB and Standardized Approach figures reflecting our approved roll-out plan for transition to IRB.

² Organic changes in portfolio size and composition (including new business and maturing loans).

³ Quality of book changes caused by experience such as underlying customer behaviour or demographics and credit mitigation.

⁴ Updates to the model to reflect recent experience, model implementation, change in model scope or any change to address model malfunctions including changes through model calibrations/realignments.

⁵ Methodology changes to the calculations driven by regulatory policy changes.



COUNTERPARTY CREDIT RISK

CCRA: Qualitative disclosure related to counterparty credit risk

The table below presents an overview of Pillar 3 disclosure requirements that have been met within our 2020 Annual Report and incorporated by reference into this Pillar 3 report. Our 2020 Annual Report is available free of charge on our website at http://www.rbc.com/investorrelations

F	Pillar 3 disclosures requirement	RBC 2020 Annual Report section	Sub-section
	Risk management objectives and	Credit risk	Credit risk assessment – Counterparty credit risk
a)	policies related to counterparty credit risk	Consolidated Financial Statements	Note 8 - Derivative financial instruments and hedging activities – <i>Derivative-related credit risk</i>
b)	The method used to assign the operating limits defined in terms of internal capital for counterparty credit exposures and for CCP exposures	Credit risk	Credit risk assessment – Counterparty credit risk
	Policies relating to guarantees and	Credit risk	Credit risk assessment – Counterparty credit risk
c)	other risk mitigants and assessments concerning	Consolidated Financial Statements	Note 8 - Derivative financial instruments and hedging activities – <i>Derivative-related credit risk</i>
	counterparty credit risk, including exposures towards CCPs	Conconductor i mandar cratemonia	Note 30 - Offsetting financial assets and financial liabilities
d)	Policies with respect to wrong-way risk exposures	Credit risk	Credit risk assessment – Wrong-way risk
e)	The impact in terms of the amount of collateral that the bank would be required to provide given a credit rating downgrade	Liquidity and funding risk	Credit ratings



CCR1: Analysis of counterparty credit risk (CCR) exposure by approach

The following table provides a comprehensive view of the methods used to calculate counterparty credit risk exposures and the main parameters used within each method, if applicable. Refer to CCR 8 for our central counterparty clearing house exposures. Figures below reflect both house and client trades.

As at July 31, 2021

		а	b	С	d	е	f
	(Millions of Canadian dollars, except as otherwise noted)	Replacement Cost	Potential future exposure	EEPE	Alpha used for computing regulatory EAD	EAD post-CRM¹	RWA ²
1	SA-CCR (for derivatives) ^{1,2}	17,667	35,547		1.4	74,236	23,946
1a	Current Exposure Method (CEM - for derivatives)						
2	Internal Model Method (for derivatives and SFTs)						
3	Simple Approach for credit risk mitigation (for SFTs)						
4	Comprehensive Approach for credit risk mitigation (for SFTs)					203,297	8,890
5	VaR for SFTs						
6	Total						32,836

¹ Effective Q1 2020, specific wrong way risk is reflected as per OSFI SA-CCR guideline requirement.

		а	b	С	d	е	f
	(Millions of Canadian dollars, except as otherwise noted)	Replacement Cost	Potential future exposure	EEPE	Alpha used for computing regulatory EAD	EAD post-CRM¹	RWA ²
1	SA-CCR (for derivatives) ^{1,2}	15,774	35,000		1.4	70,840	27,468
1a	Current Exposure Method (CEM - for derivatives)						
2	Internal Model Method (for derivatives and SFTs)						
3	Simple Approach for credit risk mitigation (for SFTs)						
4	Comprehensive Approach for credit risk mitigation (for SFTs)					197,549	12,627
5	VaR for SFTs						
6	Total						40,095

¹ Effective Q1 2020, specific wrong way risk is reflected as per OSFI SA-CCR guideline requirement.

² RWA includes a calibration adjustment of 1.06% as prescribed by OSFI under the Basel III framework.

² RWA includes a calibration adjustment of 1.06% as prescribed by OSFI under the Basel III framework.



CCR2: Credit valuation adjustment (CVA) capital charge

The following table presents a breakdown of the CVA capital charge by advanced and standardized approaches.

As at July 31, 2021

		а	b
	(Millions of Canadian dollars)	EAD post-CRM ¹	RWA ¹
	Total portfolios subject to the Advanced CVA capital charge		
1	(i) VaR component (including the 3x multiplier)		
2	(ii) Stressed VaR component (including the 3x multiplier)		
3	All portfolios subject to the Standardized CVA capital Charge	74,499	18,466
4	Total subject to the CVA capital charge	74,499	18,466

¹ Effective Q1 2019, OSFI has allowed a 0.7 scalar to be applied to the exposure amount determined under SA-CCR for the purpose of determining CVA.

		а	b
	(Millions of Canadian dollars)	EAD post-CRM ¹	RWA ¹
	Total portfolios subject to the Advanced CVA capital charge		
1	(i) VaR component (including the 3x multiplier)		
2	(ii) Stressed VaR component (including the 3x multiplier)		
3	All portfolios subject to the Standardized CVA capital Charge	71,083	16,985
4	Total subject to the CVA capital charge	71,083	16,985

¹ Effective Q1 2019, OSFI has allowed a 0.7 scalar to be applied to the exposure amount determined under SA-CCR for the purpose of determining CVA.



CCR3: Standardized approach – CCR exposures by regulatory portfolio and risk weights

The following table presents a breakdown of counterparty credit risk exposures calculated according to the standardized approach by portfolio and risk weight.

As at July 31, 2021

	а	b	С	d	е	f	g	h	i
Risk weight Regulatory portfolio (Millions of Canadian dollars)	0%	10%	20%	50%	75%	100%	150%	Others	Total credit exposure
Sovereigns	-	-	-	-	-	-	-	-	-
Non-central government public sector entities (PSEs)	-	-	-	-	-	-	-	-	-
Multilateral development banks (MDBs)	-	-	-	-	-	-	-	-	-
Banks	-	-	8	-	-	142	-	-	150
Securities firms	-	-	207	-	-	64	-	-	271
Corporates	-	-	43	-	-	1,582	-	-	1,625
Regulatory retail portfolios	-	-	-	-	-	-	-	-	-
Other assets	-	-	-	-	-	-	-	-	-
Total	-	-	258	-	-	1,788	-	-	2,046

	а	b	С	d	е	f	g	h	i
Risk weight Regulatory portfolio (Millions of Canadian dollars)	0%	10%	20%	50%	75%	100%	150%	Others	Total credit exposure
Sovereigns	-	-	-	-	-	1	-	-	1
Non-central government public sector entities (PSEs)	-	-	-	-	-	-	-	-	-
Multilateral development banks (MDBs)	-	-	-	-	-	-	-	-	-
Banks	-	-	13	-	-	102	-	-	115
Securities firms	-	-	175	-	-	41	-	-	216
Corporates	-	-	51	-	-	1,500	-	-	1,551
Regulatory retail portfolios	-	-	-	-	-	-	-	-	-
Other assets	-	-	-	-	-	-	-	-	-
Total	-	-	239	-	-	1,644	-	-	1,883



CCR4: IRB - CCR exposures by portfolio and PD scale

The following table presents a detailed view of CCR exposures subject to IRB approach by asset classes and PD scale.

As at July 31, 2021

		а	b	С	d	е	f	g
(Millions of Canadian dollars, except as otherwise noted)	PD scale ¹	EAD post-CRM	Average PD (%)	Number of obligors	Average LGD (%)	Average maturity (in years)	RWA	RWA density (%)
Asset classes								
Sovereigns	0.00 to < 0.15	45,699	0.04	322	9.85	1.17	1,738	4
	0.15 to < 0.25	84	0.24	9	42.78	1.45	31	37
	0.25 to < 0.50	21	0.50	4	35.27	3.21	17	78
	0.50 to < 0.75	-	-	-	-	-	-	-
	0.75 to < 2.50	17	1.02	5	44.99	2.33	17	101
	2.50 to < 10.00	-	2.74	1	45.00	4.43	-	158
	10.00 to < 100.00	-	-	-	-	-	-	-
	100.00 (default)	-	-	-	-	-	-	-
Total sovereigns		45,821	0.04	341	9.94	1.17	1,803	4
Banks								
	0.00 to < 0.15	118.035	0.07	300	12.64	0.70	6.256	5
	0.15 to < 0.25	240	0.24	23	37.23	1.66	108	45
	0.25 to < 0.50	1,663	0.50	17	6.54	0.54	145	9
	0.50 to < 0.75		-	-	-	-	-	-
	0.75 to < 2.50	1,235	0.98	32	8.62	0.57	192	16
	2.50 to < 10.00	40	2.74	5	45.00	1.16	47	116
	10.00 to < 100.00	-	-	-	-	-	-	-
	100.00 (default)	-	-	-	-	-	-	-
Total banks		121,213	0.08	377	12.58	0.70	6,748	6
Corporates								
•	0.00 to < 0.15	91,917	0.06	7,500	32.37	0.73	11,196	12
	0.15 to < 0.25	2,873	0.24	526	42.90	1.46	1,314	46
	0.25 to < 0.50	5,484	0.50	291	43.90	2.05	3,667	67
	0.50 to < 0.75		-	-	-	-	· -	-
	0.75 to < 2.50	6,889	1.41	678	30.59	1.54	4,714	68
	2.50 to < 10.00	1,254	3.43	218	37.25	2.33	1,463	117
	10.00 to < 100.00	20	28.45	8	37.42	2.18	43	213
	100.00 (default)	15	100.00	3	25.92	1.00	50	343
Total corporates		108,452	0.23	9,224	33.18	0.89	22,447	21
Total		275,486	0.08	9,942	20.25	0.85	30,998	11

¹ Refer to "Internal ratings map" in the Credit risk assessment section in our 2020 Annual Report MD&A.

In Q3 2021, our annual update to Wholesale Parameters, as approved by OSFI, resulted in reductions of Wholesale PDs. Corporate PD changes also reflect the recalibration of our overall Corporate PDs given the migration of some Corporate exposures to Retail, as noted in our Q1 2021 disclosure. In addition, improvements in credit quality also affected our Corporate PDs.



CCR4: IRB - CCR exposures by portfolio and PD scale (continued)

		а	b	С	d	е	f	g
(Millions of Canadian dollars, except as otherwise noted)	PD scale ¹	EAD post-CRM	Average PD (%)	Number of obligors	Average LGD (%)	Average maturity (in years)	RWA	RWA density (%)
Asset classes								
Sovereigns	0.00 to < 0.15	39,937	0.05	320	11.08	1.27	1,872	5
	0.15 to < 0.25	586	0.21	21	43.74	1.03	189	32
	0.25 to < 0.50	110	0.41	10	43.50	1.31	55	50
	0.50 to < 0.75	20	0.72	5	35.62	3.35	19	92
	0.75 to < 2.50	9	1.27	3	45.00	3.34	10	121
	2.50 to < 10.00	-	4.01	1	45.00	4.63	-	175
	10.00 to < 100.00	-	-	-	-	-	-	-
	100.00 (default)	-	-	-	-	-	-	-
Total sovereigns		40,662	0.05	360	11.66	1.27	2,145	5
Banks								
	0.00 to < 0.15	100,281	0.08	208	13.97	0.73	7,023	7
	0.15 to < 0.25	16,752	0.17	96	11.52	0.58	1,487	9
	0.25 to < 0.50	2,604	0.41	24	13.42	0.69	484	19
	0.50 to < 0.75	2,415	0.72	20	5.41	0.55	219	9
	0.75 to < 2.50	1,242	1.18	26	7.04	0.62	179	14
	2.50 to < 10.00	323	2.83	9	45.00	1.00	369	114
	10.00 to < 100.00	-	29.24	1	45.00	1.00	-	279
	100.00 (default)	-	-	-	-	-	-	-
Total banks		123,617	0.13	384	13.47	0.70	9,761	8
Corporates								
•	0.00 to < 0.15	73,459	0.07	5,904	33.08	0.58	9,364	13
	0.15 to < 0.25	13,633	0.19	1,742	36.06	1.28	4,450	33
	0.25 to < 0.50	2,224	0.41	500	40.64	1.39	1,259	57
	0.50 to < 0.75	5,812	0.72	354	43.92	2.05	4,721	81
	0.75 to < 2.50	3,810	1.60	431	33.75	1.81	3,118	82
	2.50 to < 10.00	3,226	3.58	472	35.77	1.60	3,459	107
	10.00 to < 100.00	52	18.01	22	33.53	2.45	87	170
	100.00 (default)	11	100.00	3	25.49	1.00	38	338
Total corporates		102,227	0.32	9,428	34.37	0.85	26,496	26
Total		266,506	0.12	10,172	21.21	0.84	38,402	14

¹ Refer to "Internal ratings map" in the Credit risk assessment section in our 2020 Annual Report MD&A.



CCR6: Credit derivatives exposures

The following table presents credit derivatives bought or sold by notional and fair values.

As at July 31, 2021

A3 at July 31, 2021		
	а	b
(Millions of Canadian dollars)	Protection bought	Protection sold
Notionals		
Single-name credit default swaps	5,867	13,152
Index credit default swaps	19,860	6,713
Total return swaps	-	-
Credit options	2,496	-
Other credit derivatives	-	-
Total notionals	28,223	19,865
Fair values		
Positive fair value (asset)	17	479
Negative fair value (liability)	627	115

As at April 30, 2021

As at April 30, 2021		
	а	b
(Millions of Canadian dollars)	Protection bought	Protection sold
Notionals		
Single-name credit default swaps	5,023	13,085
Index credit default swaps	20,563	7,069
Total return swaps	-	-
Credit options	-	-
Other credit derivatives	-	-
Total notionals	25,586	20,154
Fair values		
Positive fair value (asset)	15	495
Negative fair value (liability)	629	45

CCR7: RWA flow statements of CCR exposures under the Internal Model Method (IMM)

We currently do not apply the IMM to our counterparty credit risk exposures.



CCR8: Exposures to central counterparties

The following table presents a comprehensive view of our exposures to central counterparty clearing houses (CCPs), including due to operations, margins and contributions to default funds, and related RWA.

		a	b
(Millio	ns of Canadian dollars)	EAD (post-CRM)	RWA
1	Exposures to QCCPs (total)	29,431	372
2	Exposures for trades at QCCPs (excluding initial margin and default fund contributions); of which	13,819	345
3	(i) OTC derivatives	4,325	155
4	(ii) Exchange-traded derivatives	5,834	117
5	(iii) Securities financing transactions	3,660	73
6	(iv) Netting sets where cross-product netting has been approved	-	-
7	Segregated initial margin	4,897	
8	Non-segregated initial margin	4,351	-
9	Pre-funded default fund contributions	1,153	27
10	Unfunded default fund contributions ¹	5,211	-
11	Exposures to non-QCCPs (total)		
12	Exposures for trades at non-QCCPs (excluding initial margin and default fund contributions); of which		
13	(i) OTC derivatives		
14	(ii) Exchange-traded derivatives		
15	(iii) Securities financing transactions		
16	(iv) Netting sets where cross-product netting has been approved		
17	Segregated initial margin		
18	Non-segregated initial margin		
19	Pre-funded default fund contributions		
20	Unfunded default fund contributions		

¹ Unfunded default fund contributions are risk weighted at 0%.



CCR8: Exposures to central counterparties (continued)

		а	b
(Millio	ns of Canadian dollars)	EAD (post-CRM)	RWA
1	Exposures to QCCPs (total)	37,152	526
2	Exposures for trades at QCCPs (excluding initial margin and default fund contributions); of which	21,937	507
3	(i) OTC derivatives	4,474	158
4	(ii) Exchange-traded derivatives	6,915	138
5	(iii) Securities financing transactions	10,548	211
6	(iv) Netting sets where cross-product netting has been approved	-	-
7	Segregated initial margin	4,373	
8	Non-segregated initial margin	4,402	-
9	Pre-funded default fund contributions	1,296	19
10	Unfunded default fund contributions ¹	5,144	-
11	Exposures to non-QCCPs (total)		
12	Exposures for trades at non-QCCPs (excluding initial margin and default fund contributions); of which		
13	(i) OTC derivatives		
14	(ii) Exchange-traded derivatives		
15	(iii) Securities financing transactions		
16	(iv) Netting sets where cross-product netting has been approved		
17	Segregated initial margin		
18	Non-segregated initial margin		
19	Pre-funded default fund contributions		
20	Unfunded default fund contributions		

¹ Unfunded default fund contributions are risk weighted at 0%.



SECURITIZATION

SECA: Qualitative disclosure requirements related to securitization exposures

The table below presents an overview of Pillar 3 disclosure requirements that have been met within our 2020 Annual Report and incorporated by reference into this Pillar 3 report. Our 2020 Annual Report is available free of charge on our website at http://www.rbc.com/investorrelations

F	Pillar 3 disclosures requirement	RBC 2020 Annual Report section	Sub-section			
		Off-balance sheet arrangements	Off-balance sheet arrangements			
a)	Objectives in relation to securitization activities	Consolidated Financial Statements	Note 6 - Derecognition of financial assets			
		Consolidated Financial Statements	Note 7 - Structured entities			
b)	List of SPEs where RBC is sponsor / provides implicit support	Consolidated Financial Statements	Note 7 - Structured entities			
c)	Accounting policies for securitization	Consolidated Financial Statements	Note 2 - Summary of significant accounting policies, estimates and judgments - Basis of consolidation - Derecognition of financial assets			
		Critical accounting policies and estimates	Consolidation of structured entities			
d)	The names of external credit assessment institution (ECAIs) used for securitizations and the types of securitization exposure for which each agency is used	Capital Management (also refer to CRD in this document)	Regulatory capital approach for securitization exposures			
	Use of Basel IAA for capital	Credit risk	n/a			
e)	purposes	Capital Management	Regulatory capital approach for securitization exposures			
f)	Use of other internal assessment for capital purposes	Credit risk	Credit risk assessment			



SEC1: IRB - Securitization exposures in the banking book

The following table presents the breakdown of our balance sheet banking book carrying values by our role and type.

As at	July 31, 2021										
		а	b	С	е	f	g	i	j	k	
		Bank	acts as origin	ator1	Ban	k acts as spor	nsor ²	Bank acts as investor ³			
(Millio	ns of Canadian dollars)	Traditional	Synthetic	Sub-total	Traditional	Synthetic	Sub-total	Traditional	Synthetic	Sub-total	
1	Retail (total) - of which	-	•	-	37,569	-	37,569	749		749	
2	residential mortgage	-	-	-	1,404	-	1,404	10	-	10	
3	credit card	-	-	-	6,876	-	6,876	358	-	358	
4	other retail exposures	-	-	-	29,289	-	29,289	381	-	381	
4a	of which student loans	-	-	-	2,956	-	2,956	82	-	82	
4b	of which auto loans and leases	-	1	-	20,435	-	20,435	299	-	299	
4c	of which consumer loans	-	-	-	5,874	-	5,874	-	-	-	
4d	of which other retail	-	ı	-	24	-	24	-	-	1	
5	re-securitization	-	-	-	-	-	-	-	-	-	
6	Wholesale (total) – of which	-	-	-	13,758	-	13,758	10,078	-	10,078	
7	loans to corporates	-	-	-	2,306	-	2,306	9,342	-	9,342	
8	commercial mortgage	-	-	-	-	-	-	241	-	241	
9	lease and receivables	-	-	-	-	-	-	-	-	-	
10	other wholesale	-	-	-	11,452	-	11,452	495	-	495	
10a	of which dealer floor plan receivable	-	-	-	2,029	-	2,029	-	-	-	
10b	of which equipment receivable	-	-	-	3,789	-	3,789	-	-	-	
10c	of which trade receivable	-	-	-	221	-	221	-	-	-	
10d	of which other wholesale	-	-	-	5,413	-	5,413	495	-	495	
11	re-securitization	-	-	-	-	-	-	-	-	-	

¹ Bank acts as originator reflects securitization activities in which we securitize our own assets (e.g. Golden credit card securitization).

² Bank acts as sponsor reflects securitization activities in which RBC works with its client to originate securitization transactions. RBC provides the liquidity and credit enhancement facilities to the SPE.

 $^{^{3}\,\}mathrm{Bank}$ acts as investor reflects purchases of securitization assets from the market.



SEC1: IRB – Securitization exposures in the banking book (continued)

As at	April 30, 2021									
		а	b	С	е	f	g	i	j	k
		Bank	acts as origin	nator1	Ban	k acts as spon	nsor ²	Ban	k acts as inve	stor ³
(Millio	ns of Canadian dollars)	Traditional	Synthetic	Sub-total	Traditional	Synthetic	Sub-total	Traditional	Synthetic	Sub-total
1	Retail (total) - of which	-	-	-	38,664	-	38,664	397	-	397
2	residential mortgage	-	-	-	1,821	-	1,821	-	-	-
3	credit card	-	-	-	6,799	-	6,799	141	-	141
4	other retail exposures	-	-	-	30,044	-	30,044	256	-	256
4a	of which student loans	-	-	-	3,950	-	3,950	84	-	84
4b	of which auto loans and leases	-	-	-	19,882	-	19,882	172	-	172
4c	of which consumer loans	-	-	-	6,210	-	6,210	-	-	-
4d	of which other retail	-	-	-	2	-	2	-	-	-
5	re-securitization	-	-	-	-	-	-	-	-	-
6	Wholesale (total) – of which	-	-	-	13,291	-	13,291	9,439	-	9,439
7	loans to corporates	-	-	-	1,788	-	1,788	8,620	-	8,620
8	commercial mortgage	-	-	-	-	-	-	288	-	288
9	lease and receivables	-	-	-	-	-	-	-	-	-
10	other wholesale	-	-	-	11,503	-	11,503	531	-	531
10a	of which dealer floor plan receivable	-	-	-	2,011	-	2,011	-	-	-
10b	of which equipment receivable	-	-	-	3,389	-	3,389	-	-	-
10c	of which trade receivable	-	-	-	217	-	217	-	-	_
10d	of which other wholesale	-	-	-	5,886	-	5,886	531	-	531
11	re-securitization	-	-	-	-	-	-	-	-	-

¹ Bank acts as originator reflects securitization activities in which we securitize our own assets (e.g. Golden credit card securitization).

² Bank acts as sponsor reflects securitization activities in which RBC works with its client to originate securitization transactions. RBC provides the liquidity and credit enhancement facilities to the SPE.

³ Bank acts as investor reflects purchases of securitization assets from the market.



SEC2: IRB – Securitization exposures in the trading book

The following table presents the breakdown of our balance sheet trading book carrying values by our role and type.

a Bank Traditional	b acts as origin Synthetic -	c nator¹ Sub-total -	e Bank Traditional -	f acts as spor	g nsor ² Sub-total	i Bank Traditional	j acts as inves Synthetic	Sub-total
						Traditional		Sub-total
Traditional	Synthetic	Sub-total -	Traditional -	Synthetic -	Sub-total		Synthetic	
-	-	-	-	-	-	259	_	
-	-	-	-				-	259
-	-			-	-	11	-	11
-		-	-	-	-	44	-	44
-	_	-	-	-	-	204	-	204
	-	-	-	-	-	44	-	44
-	-	-	ı	-	-	159	-	159
-	-	-		-	-	1	-	1
-	-	-	-	-	-	-	-	-
-	-	-	-	-	-	-	-	-
-	-	-	-	-	-	4,968	-	4,968
-	-	-	-	-	-	141	-	141
-	-	-	-	-	-	4,258	-	4,258
-	-	-	-	-	-	-	-	
-	-	-	-	-	-	569	-	569
-	-	-	-	-	-	11	-	11
-	-	-	1	1	=	32	-	32
-	-	-	-	-	-	-	-	-
-	-	-	-	-	-	526	-	526
	_	_	-	1	_	_	_	
	-						141 4,258 569 11	141 4,258

¹ Bank acts as originator reflects securitization activities in which we securitize our own assets.

² Bank acts as sponsor reflects securitization activities in which RBC works with its client to originate securitization transactions. RBC provides the liquidity and credit enhancement facilities to the SPE.

 $^{^{\}scriptsize 3}$ Bank acts as investor reflects purchases of securitization assets from the market.



SEC2: IRB – Securitization exposures in the trading book (continued)

April 30, 2021									
	а	b	С	е	f	g	i	j	k
	Bank	acts as origir	nator ¹	Bank	cacts as spor	nsor ²	Bank	cacts as inve	stor ³
(Millions of Canadian dollars)	Traditional	Synthetic	Sub-total	Traditional	Synthetic	Sub-total	Traditional	Synthetic	Sub-total
Retail (total) - of which	-	-	-	-	-	-	160	-	160
residential mortgages	-	-	-	-	-	-	11	-	11
credit cards	-	-	-	-	-	-	11	-	11
other retail exposures	-	-	-	-	-	-	138	-	138
of which student loans	-	-	-	-	-	-	64	-	64
of which auto loans and leases	-	-		-	-	-	74	1	74
of which consumer loans	-	-	-	-	-	-	-	-	=
of which other retail	-	-	-	-	-	-	-	-	-
re-securitization	-	-	-	-	-	-	-	-	-
Wholesale (total) - of which	-	-	-	-	-	-	4,793	-	4,793
loans to corporates	-	-	-	-	-	-	148	-	148
commercial mortgages	-	-	-	-	-	-	4,202	-	4,202
leases and receivables	-	-	-	-	-	-	-	-	-
other wholesale exposures	-	-	-	-	-	-	443	-	443
of which dealer floor plan receivables	-	1	1	-	1	-	-	ı	-
of which equipment receivables	-	-	-	-	-	-	7	-	7
of which trade receivables	-	-	-	-	-	-	-	-	-
of which other wholesale	-	-	-	-	-	-	436	-	436
re-securitization	-	-	-	-	-	-	-	-	-
	(Millions of Canadian dollars) Retail (total) - of which residential mortgages credit cards other retail exposures of which student loans of which auto loans and leases of which consumer loans of which other retail re-securitization Wholesale (total) - of which loans to corporates commercial mortgages leases and receivables other wholesale exposures of which dealer floor plan receivables of which equipment receivables of which trade receivables of which trade receivables	A Bank	A	a b c Bank acts as originator¹ Traditional Synthetic Sub-total	a b c e Bank acts as originator¹ Bank Traditional Synthetic Sub-total Traditional Synthetic Sub-total Traditional Retail (total) - of which	a b c e f Bank acts as originator¹ Bank acts as sport Traditional Synthetic Sub-total Traditional Sub-total Traditional	A	Bank acts as originator	Bank acts as originator Bank acts as soriginator Bank acts as soriginator Bank acts as soriginator Bank acts as sponsor Bank acts as inversification Synthetic Sub-total Traditional Synthetic Sub-total

¹ Bank acts as originator reflects securitization activities in which we securitize our own assets.

² Bank acts as sponsor reflects securitization activities in which RBC works with its client to originate securitization transactions. RBC provides the liquidity and credit enhancement

³ Bank acts as investor reflects purchases of securitization assets from the market.



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

The following table presents a breakdown of securitization exposures in the banking book by risk weight and by regulatory approach when we act as originator or sponsor, and the associated capital requirements.

AS	at July 31, 2021	а	b	С	d	е	f	g	h	i	i	k	1	m	n	0	р	q
		Exposure values (by RW bands)					(b	Exposure values (by regulatory approach)			RWA ³ (by regulatory approach)				Capital charge after cap (by regulatory approach)			
(Mill	ions of Canadian dollars)	≤20% RW	>20% to 50% RW	>50% to 100% RW	>100% to <1250% RW	1250% RW	SEC – IRBA 1,4	SEC – ERBA ^{1,2}	SEC – SA¹	1250%	SEC – IRBA¹,4	SEC – ERBA ^{1,2}	SEC – SA¹	1250%	SEC – IRBA ^{1,4}	SEC – ERBA ^{1,2}	SEC – SA¹	1250%
1	Total exposures	45,392	4,285	1,322	306	22	-	43,479	7,826	22	-	5,896	2,186	273	-	472	175	22
2	Traditional securitization	45,392	4,285	1,322	306	22	-	43,479	7,826	22	-	5,896	2,186	273	-	472	175	22
3	Of which securitization	45,392	4,285	1,322	306	22	-	43,479	7,826	22	-	5,896	2,186	273	-	472	175	22
4	Of which retail underlying	34,864	2,419	26	237	22	-	33,834	3,713	22	-	4,385	613	273	-	351	49	22
5	Of which wholesale	10,528	1,866	1,296	69	-	-	9,645	4,113	-	-	1,511	1,573	-	-	121	126	-
6	Of which re-securitization	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
7	Of which senior	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
8	Of which non-senior	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
9	Synthetic securitization	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
10	Of which securitization	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
11	Of which retail underlying	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
12	Of which wholesale	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
13	Of which re-securitization	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
14	Of which senior	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
15	Of which non-senior	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-

¹OSFI adopted BCBS Revised Securitization Framework in Q1 2019. Effective Q1 2020, transitional grandfathering is no longer allowed.

²As per disclosure requirements Internal assessment approach (IAA) exposures have been included with securitization external rating based approach.

³ Under the revised securitization framework, OSFI has removed the 1.06% IRB scalar for securitization exposures not risk weighted at 1250%.

⁴ SEC-IRBA exposures reflect exposures where we have underlying IRB approval currently.

As	at	Anril	30	2021

at April 30, 2021																	
	а	b	С	d	е	f	g	h	i	j	k	I	m	n	0	р	q
						(b			n)	(b			n)				
lions of Canadian dollars)	<20% RW	>20% to 50% RW	>50% to 100% RW	>100% to <1250% RW	1250% RW	SEC – IRBA 1,4	SEC – ERBA ^{1,2}	SEC – SA1	1250%	SEC – IRBA ^{1,4}	SEC – ERBA ^{1,2}	SEC – SA1	1250%	SEC – IRBA¹.4	SEC – ERBA¹.²	SEC – SA1	1250%
Total exposures	45,309	5,527	803	316	-		44,966	6,989	-	-	6,463	1,823	-	-	517	146	-
Traditional securitization	45,309	5,527	803	316	-	-	44,966	6,989	-	-	6,463	1,823	-	-	517	146	-
Of which securitization	45,309	5,527	803	316	-	-	44,966	6,989	-	-	6,463	1,823	-	-	517	146	-
Of which retail underlying	35,095	3,297	26	247	-	-	34,854	3,810	-	-	4,763	627	-	-	381	50	-
Of which wholesale	10,214	2,230	777	69	-	-	10,112	3,179	-	-	1,700	1,196	-	-	136	96	-
Of which re-securitization	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Of which senior	-	ı	1	-	-	ı	ı	-	ı	-	-	-	ı	-	-	1	-
Of which non-senior	-	ı	1	-	-	ı	ı	-	ı	-	-	-	ı	-	-	1	=
Synthetic securitization	-	ı	1	-	-	ı	ı	-	ı	-	-	-	ı	-	-	1	=
Of which securitization	-	ı	1	-	-	ı	ı	-	ı	-	-	-	ı	-	-	1	=
Of which retail underlying	-	ı	1	-	-	ı	ı	-	ı	-	-	-	ı	-	-	1	=
Of which wholesale	-	ı	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Of which re-securitization	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Of which senior	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Of which non-senior	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	Total exposures Traditional securitization Of which securitization Of which retail underlying Of which wholesale Of which senior Of which non-senior Synthetic securitization Of which securitization Of which retail underlying Of which non-senior Synthetic securitization Of which securitization Of which retail underlying Of which retail underlying Of which resecuritization Of which resecuritization	lions of Canadian dollars) Total exposures 45,309 Traditional securitization 45,309 Of which securitization 45,309 Of which retail underlying 35,095 Of which wholesale 10,214 Of which re-securitization - Of which senior - Of which non-senior Synthetic securitization - Of which securitization - Of which retail underlying - Of which securitization - Of which resecuritization - Of which resecuritization - Of which resecuritization - Of which re-securitization - Of which senior -	a b Ex	a b c Exposure value (by RW band with part of the	a b c d Exposure values (by RW bands) Part of the part of th	a b c d e Exposure values (by RW bands) A B B B B B B B B B B B B B B B B B B	a b c d e f	a b c d e f g Exposure values (by RW bands)	a b c d e f g h Exposure values (by RW bands) Exposure values (by regulatory approach by RW bands) Exposure values (by RW bands) Exposure values (by RW bands) Exposure values (by regulatory approach by RW bands) Exposure values (by RW bands) Exposure values (by regulatory approach by RW bands) Exposure values (by RW bands) Exposure values (by regulatory approach by RW bands) Exposure values (by	a b c d e f g h i Exposure values (by RW bands) Exposure values (by RW bands) Exposure values (by RW bands) Exposure values (by regulatory approach) Exposure values (by regulatory appro	a b c d e f g h i j Exposure values (by RW bands) Exposure values (by RW bands) Exposure values (by regulatory approach) (b Exposure values (by regulatory approach) (c Exposure values (b) (c	A B C C D Exposure values (by RW bands) Exposure values (by RW bands) Exposure values (by regulatory approach) RW (by regulatory approach)	A	A	a b c d e f g h i j k l m n n n n Exposure values (by RW bands) (by regulatory approach) Exposure values (by RW bands) (by regulatory approach) Exposure values (by regulatory approach) C (c to the property of the property	A B C d e f g h i j k l m n capital char Exposure values (by RW bands) (by RW band	A B C d e f g h i j k l m n o p Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach) Capital charge effer can be reconstructed by regulatory approach (by regulatory approach (by regulatory approach (by regulatory approach (by

¹OSFI adopted BCBS Revised Securitization Framework in Q1 2019. Effective Q1 2020, transitional grandfathering is no longer allowed.

² As per disclosure requirements Internal assessment approach (IAA) exposures have been included with securitization external rating based approach.

³ Under the revised securitization framework, OSFI has removed the 1.06% IRB scalar for securitization exposures not risk weighted at 1250%.

⁴ SEC-IRBA exposures reflect exposures where we have underlying IRB approval currently.



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

The following table presents a breakdown of securitization exposures in the banking book by risk weight and by regulatory approach when we act as investor, and the associated capital requirements.

AS	at July 31, 2021		<u> </u>						L			l,		l	l			
		а	b	С	d	е	Ī	g	h	ı	J	K	- 1	m	n	0	р	q
				posure valu y RW band			(b	Exposur y regulato	e values ry approac	n)	(t	RW oy regulator		h)	(b	capital char by regulator	ge after ca ry approac	p n)
(Mill	ions of Canadian dollars)	<20% RW	>20% to 50% RW	>50% to 100% RW	>100% to <1250% RW	1250% RW	SEC – IRBA ^{1,4}	SEC – ERBA ^{1,2}	SEC – SA1	1250%	SEC – IRBA¹,4	SEC – ERBA ^{1,2}	SEC – SA1	1250%	SEC – IRBA ^{1,4}	SEC – ERBA ^{1,2}	SEC – SA1	1250%
1	Total exposures	10,486	109	218	14	-	-	10,827	-	-	-	2,285	-	-	-	182	-	
2	Traditional securitization	10,486	109	218	14	-	-	10,827	-	-	-	2,285	-	-	-	182	-	-
3	Of which securitization	10,486	109	218	14	-	ı	10,827	-	•	-	2,285	ı	-	-	182	-	-
4	Of which retail underlying	736	-	10	2	-	ı	747	-	•	-	143	ı	-	-	11	-	-
5	Of which wholesale	9,750	109	208	12	-	-	10,080	-	-	-	2,142	-	-	-	171	-	-
6	Of which re-securitization	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
7	Of which senior	-	_	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
8	Of which non-senior	-	_	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
9	Synthetic securitization	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
10	Of which securitization	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
11	Of which retail underlying	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
12	Of which wholesale	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	_
13	Of which re-securitization	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
14	Of which senior	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
15	Of which non-senior	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-

¹OSFI adopted BCBS Revised Securitization Framework in Q1 2019. Effective Q1 2020, transitional grandfathering is no longer allowed.

² As per disclosure requirements Internal assessment approach (IAA) exposures have been included with securitization external rating based approach.

³ Under the revised securitization framework, OSFI has removed the 1.06% IRB scalar for securitization exposures not risk weighted at 1,250%.

⁴ SEC-IRBA exposures reflect exposures where we have underlying IRB approval currently.

	As	at	Α	pril	30.	2021
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Λ3	at April 30, 202 i	а	b	С	d	е	f	g	h	i	i	k	ı	m	n	0	р	q
		<u> </u>	Exp	posure valu y RW band	ıes		(b	Exposur by regulator		1)) (b	RW y regulator			С	apital char by regulator	ge after ca	p .
(Mill	ions of Canadian dollars)	<20% RW	>20% to 50% RW	>50% to 100% RW	>100% to <1250% RW	1250% RW	SEC – IRBA ^{1,4}	SEC – ERBA ^{1,2}	SEC - SA1	1250%	SEC – IRBA ^{1,4}	SEC – ERBA ^{1,2}	SEC - SA1	1250%	SEC – IRBA ^{1,4}	SEC – ERBA ^{1,2}	SEC – SA1	1250%
1	Total exposures	9,363	167	287	19	-	-	9,836	-	-	-	2,138	-	-	-	171	-	-
2	Traditional securitization	9,363	167	287	19	-	-	9,836	-	-	-	2,138	-	-	-	171	-	-
3	Of which securitization	9,363	167	287	19	-	-	9,836	-	-	-	2,138	-	-	-	171	-	-
4	Of which retail underlying	99	66	230	2	-	-	397	-	-	-	199	-	-	-	16	-	-
5	Of which wholesale	9,264	101	57	17	-	-	9,439	-	-	-	1,939	-	-	-	155	-	-
6	Of which re-securitization	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
7	Of which senior	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
8	Of which non-senior	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
9	Synthetic securitization	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
10	Of which securitization	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
11	Of which retail underlying	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
12	Of which wholesale	_	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
13	Of which re-securitization	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
14	Of which senior	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
15	Of which non-senior	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-

OSFI adopted BCBS Revised Securitization Framework in Q1 2019. Effective Q1 2020, transitional grandfathering is no longer allowed.

² As per disclosure requirements Internal assessment approach (IAA) exposures have been included with securitization external rating based approach.

³ Under the revised securitization framework, OSFI has removed the 1.06% IRB scalar for securitization exposures not risk weighted at 1,250%.

 $^{^4\,\}text{SEC-IRBA}$ exposures reflect exposures where we have underlying IRB approval currently.



MARKET RISK

MRA: Qualitative disclosure requirements related to market risk

Market risk management strategies and processes

Market risk arises from our trading and non-trading portfolios. The primary objective of trading is to generate an optimal return on our capital while ensuring that risks remain within our risk appetite. Trading activities involve market making, facilitating client transactions and hedging risks generated from these activities.

Market risk also arises from our non-trading portfolio as a result of: managing interest rate risk from client-originating banking products (such as loans and deposits) and related hedge transactions, portfolios used for asset-liability management and liquidity management, exposures designated as FVOCI, and exposures from our insurance operations.

To ensure that market risk remains within our risk appetite, we hedge our market risk exposures where appropriate. We use cash and derivative financial instruments, as permitted by regulatory and jurisdictional requirements, to manage the market risk related to our trading and non-trading activities.

The table below presents an overview of Pillar 3 disclosure requirements that have been met within our 2020 Annual Report and incorporated by reference into this Pillar 3 report. Our 2020 Annual Report is available free of charge on our website at http://www.rbc.com/investorrelations

	Pillar 3 disclosures requirement	RBC 2020 Annual Report section	Sub-Section					
			Market risk controls – FVTPL positions					
			Stress Tests					
			Market risk measures – FVTPL positions					
	Processes implemented to identify, measure, monitor and control the bank's market risks		Market risk measures for assets and liabilities of RBC Insurance					
		Market Risk	Market risk controls – Interest Rate Risk in the Banking Book (IRRBB) positions					
a)			IRRBB measurement					
			Market risk measures – IRRBB Sensitivities					
			Market risk measures for other material non-trading portfolios					
	Policies for hedging risk and strategies/processes for monitoring the continuing effectiveness of hedges	Consolidated Financial Statements	Note 2 - Summary of significant accounting policies, estimates and judgements – Hedge accounting					



MRA: Qualitative disclosure requirements related to market risk (continued)

Market risk management structure and organization

The Enterprise Market Risk Management Framework is the governance and control framework for the management of market risk within the bank. The market risk management structure is designed to ensure strong corporate governance over all market risk in the context of each business considering operating environment, industry best practices, and regulatory requirements. Drivers of market risk are considered in the bank's policies, practices and standards which are continuously updated given dynamic market, and regulatory conditions.

The table below presents an overview of Pillar 3 disclosure requirements that have been met within our 2020 Annual Report and incorporated by reference into this Pillar 3 report. Our 2020 Annual Report is available free of charge on our website at http://www.rbc.com/investorrelations

	Pillar 3 disclosures requirement	RBC 2020 Annual Report section	Sub-Section
			Risk governance
	Description of the market risk		Risk appetite
	governance structure established	Enterprise Risk Management	Risk measurement
		Enterprise Risk Management	Risk control
			Risk measurement - Stress testing
b)			Culture and conduct risk
	Description of the relationships and the communication mechanisms		Risk governance
	between the different parties involved in market risk management	Enterprise Risk Management	Risk control

Scope and nature of risk reporting and/or measurement systems

The table below presents an overview of Pillar 3 disclosure requirements that have been met within our 2020 Annual Report and incorporated by reference into this Pillar 3 report. Our 2020 Annual Report is available free of charge on our website at http://www.rbc.com/investorrelations

	Pillar 3 disclosures requirement	RBC 2020 Annual Report section	Sub-Section				
			Risk measurement				
		Enterprise Risk Management	Risk control				
			Risk measurement – Stress testing				
			Market risk controls – FVTPL positions				
	Scope and nature of risk reporting and/or measurement systems		Stress Tests				
			Market risk measures – FVTPL positions				
c)			Market risk measures for assets and liabilities of RBC Insurance				
		Market Risk	Market risk controls – Interest Rate Risk in the Banking Book (IRRBB) positions				
			IRRBB measurement				
			Market risk measures – IRRBB Sensitivities				
			Market risk measures for other material non-trading portfolios				



MRB: Qualitative disclosures for banks using the Internal Models Approach (IMA)

Internal models used for measuring Market Risk

Measure	Description	Percentage of market risk regulatory capital ¹
Regulatory Value at Risk (VaR)	VaR is a statistical measure of potential loss for a financial portfolio computed at a given level of confidence and over a defined holding period. We measure VaR at the 99th percentile confidence level and for regulatory capital measurement we take the more conservative of the one-day holding period scaled up to a ten-day holding period or the direct ten-day holding period. The measure is computed daily, using a full-revaluation approach to generate potential profit or loss values arising from historically observed daily market movements. The historical period used to compute VaR is comprised of the recent two years of equally weighted market data, and is rolled forward on a bi-weekly basis. A mix of absolute and relative returns are used in generating the historical market changes.	25%
Stressed VaR (SVaR)	SVaR is calculated daily in a similar manner as VaR, but based on a ten-day holding period directly and using a one year period of heightened volatility. We currently use the historical period between 2019 and 2020 covering the market volatility observed during Q2 2020. This historical period chosen reflects the one year period of greatest potential loss for our portfolio.	27%
Incremental Risk Charge (IRC)	IRC captures the risk of losses under default or rating changes for issuers of traded instruments. IRC is measured over a one-year horizon at a 99.9% confidence level, and captures different liquidity horizons for instruments and concentrations in issuers under a constant level of risk assumption.	15%

¹ As at July 31, 2021.

VaR and SVaR

The VaR and SVaR models are used for computing regulatory capital for trading book positions across the enterprise, where we have obtained approval from our regulator. We model a general market risk measure, a debt specific risk measure, and an equity total risk measure; along with a total correlated risk measure which combines the above distributions. For portions of our portfolio for which we do not have regulatory approval for models based capital, we use the Standardized Approach to compute regulatory capital.

For management purposes, VaR and SVaR are both computed with one-day holding periods and are applied to all positions that impact the bank's revenue across the trading book and non-trading book. A sensitivity-ladder interpolation approach is applied for some positions instead of full-revaluation, and inactive non-trading book positions are refreshed monthly.



MRB: Qualitative disclosures for banks using the Internal Models Approach (continued)

The table below presents an overview of Pillar 3 disclosure requirements that have been met within our 2020 Annual Report and incorporated by reference into this Pillar 3 report. Our 2020 Annual Report is available free of charge on our website at http://www.rbc.com/investorrelations

	Pillar 3 disclosures requirement	RBC 2020 Annual Report section	Sub-Section
c)	General description of the models (VaR/stressed VaR)	Market Risk	Market Risk Controls – FVTPL positions
g)	Description of stress testing applied to the modelling parameters	Market Risk	Stress Tests

The VaR and SVaR models are governed by a model risk governance framework, which requires that models are validated on a regular basis by a model validation group that is independent of the model developers. The VaR and SVaR models are also subject to ongoing model performance monitoring. The VaR model is back tested by comparing marked-to-market revenue to the computed VaR on a daily basis, in order to ensure that actual outcomes in trading revenue do not exceed the VaR projections beyond the expectations of the applied confidence interval. Backtesting is also performed using a hypothetical profit and loss calculation which allows for comparisons to the total correlated VaR, the general market risk VaR, and asset class VaR measures separately.

While the majority of market risks are reflected in our VaR models, there is the potential for certain risks to be inadequately captured. This can occur due to infrastructure limitations, lack of historical market data or missing risk factors within our VaR models. These Risks Not in VaR (RNIV) are identified through backtesting and other model monitoring processes, and are incorporated into the VaR models, where possible. An assessment of residual RNIV materiality is reviewed and monitored against thresholds regularly.

Incremental Risk Charge

Our IRC model is applied to debt instruments, credit products, and credit derivatives within our trading portfolios. A probability modelling technique known as the Monte Carlo simulation process is used to generate a statistically relevant number of loss scenarios due to issuer ratings migration and default in order to establish the losses at that confidence level. These scenarios are determined using a transition probability matrix which is calibrated using recent 20 years of historical issuer ratings migration and default observations. Correlations between issuer regions and sectors are calibrated using five years of historical equity time series data. For the Monte Carlo process, each position is assigned a liquidity horizon (the length of time to close out a position) of three months, six months, or one year, depending on its issuer type, credit rating, and maturity profile.

The IRC model is also subject to the same independent vetting, validation procedures and model risk governance framework as the VaR and SVaR models. Model performance monitoring includes reviews and stress testing of model assumptions, which includes stress testing the historical correlation and liquidity assumptions. Due to the long time horizon and high confidence level of the risk measure, we do not perform back-testing of the IRC model as we do for the VaR measure.

MR1: Market risk under standardized approach

The following table presents the components of the capital requirement under the standardized approach for market risk.

		R\	VA
	(Millions of Canadian dollars)	As at July 31, 2021	As at April 30, 2021
	Outright products		
1	Interest rate risk (general and specific)	3,710	3,393
2	Equity risk (general and specific)	232	246
3	Foreign exchange risk	2,018	2,098
4	Commodity risk	306	197
	Options		
5	Simplified approach	-	-
6	Delta-plus method	-	-
7	Scenario approach	3,940	4,898
8	Securitization	1,166	1,064
9	Total	11,372	11,896



MR2: RWA flow statements of market risk exposures under the Internal Models Approach (IMA)

The following table presents variations in the Market RWA determined under the Internal Models Approach.

As at July 31, 2021

		а	b	С	d	е	f
	(Millions of Canadian dollars)	VaR	Stressed VaR	IRC	CRM	Other	Total RWA
1	RWA at previous quarter end	9,235	3,020	6,466	-	-	18,721
2	Movement in risk levels ¹	(27)	561	(1,352)	-	-	(818)
3	Model updates/changes ²	(732)	(506)	106	-	-	(1,132)
4	Methodology and policy ³	-	6,150	-	-	-	6,150
5	Acquisitions and disposals	-	-	-	-	-	-
6	Foreign exchange movements ⁴	-	-	(144)	-	-	(144)
7	Other	-	-	-	-	-	-
8	RWA at end of Reporting Period	8,476	9,225	5,076	-	-	22,777

¹ Change in risk due to position changes and averaging in of prior quarter model updates.

As at April 30, 2021

		а	b	С	d	е	f
	(Millions of Canadian dollars)	VaR	Stressed VaR	IRC	CRM	Other	Total RWA
1	RWA at previous quarter end	6,496	2,336	7,085	-	-	15,917
2	Movement in risk levels ¹	2,646	793	(361)	-	-	3,078
3	Model updates/changes ²	93	(109)	(100)	-	-	(116)
4	Methodology and policy ³	-	-	-	-	-	-
5	Acquisitions and disposals	-	-	-	-	-	-
6	Foreign exchange movements ⁴	-	-	(158)	-	-	(158)
7	Other	-	-	-	-	-	-
8	RWA at end of Reporting Period	9,235	3,020	6,466	-	-	18,721

¹ Change in risk due to position changes and averaging in of prior quarter model updates.

² Updates to the model to reflect recent market volatility, model implementation, change in model scope or any change to address model malfunctions including changes through model calibrations/realignments.

³ Methodology changes to the calculations driven by regulatory policy changes. Please note that these changes may be temporary.

⁴ Foreign exchange movements for VaR and Stressed VaR are embedded within movement in risk levels.

² Updates to the model to reflect recent market volatility, model implementation, change in model scope or any change to address model malfunctions including changes through model calibrations/realignments.

³ Methodology changes to the calculations driven by regulatory policy changes. Please note that these changes may be temporary.

⁴ Foreign exchange movements for VaR and Stressed VaR are embedded within movement in risk levels.



MR3: IMA values for trading portfolios

The following table presents minimum, maximum, average and period-end regulatory 10 day VaR, regulatory 10 day stressed VaR, incremental risk charge and comprehensive risk capital charge. These measures are based on the scope of the global trading book with internal models approach (IMA) approval from OSFI for calculating regulatory market risk capital.

ns of Canadian dollars)	Val	lue
(10 day 99%) ^{1,2}	As at July 31, 2021	As at April 30, 2021
Maximum value	302	346
Average value	222	235
Minimum value	167	112
Period end	176	231
ssed VaR (10 day 99%) ¹		
Maximum value	318	322
Average value	231	215
Minimum value	177	103
Period end	195	215
emental Risk Charge (99.9%)		
Maximum value	610	637
Average value	410	521
Minimum value	334	398
Period end	380	398
prehensive Risk capital charge (99.9%)		
Maximum value	-	-
Average value	-	-
Minimum value	-	-
Period end	-	-
Floor (standardized measurement method)	-	-
	Maximum value Average value Minimum value Period end seed VaR (10 day 99%)¹ Maximum value Average value Minimum value Average value Minimum value Period end mental Risk Charge (99.9%) Maximum value Average value Minimum value Period end prehensive Risk capital charge (99.9%) Maximum value Average value Period end prehensive Risk capital charge (99.9%) Maximum value Average value Minimum value Period end Prehensive Risk capital charge (99.9%)	Maximum value

¹The portfolio included in regulatory VaR and SVaR represents a subset of the portfolio captured in management VaR and SVaR reported in the Market Risk section of the 2020 Annual Report.

Average IRC of \$410 million decreased \$111 million due to lower inventories in certain fixed income portfolios.

²VaR shown this quarter reflects the more conservative of either a one-day holding period scaled up to a ten-day holding period or the direct ten-day holding period.



LEVERAGE

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

The following table presents a reconciliation of our total assets per our published financial statements to our leverage ratio exposure measure.

LE	VERAGE RATIO ¹					
Sur	mmary comparison of accounting assets vs. leverage ratio exposure measure	Q3/2021	Q2/2021	Q1/2021	Q4/2020	Q3/2020
(Mil	lions of Canadian dollars)					
1	Total consolidated assets as per published financial statements	\$1,693,540	1,615,316	1,671,151	1,624,548	1,683,134
2	Adjustment for investments in banking, financial, insurance or commercial entities that are consolidated for accounting purposes but outside the scope of regulatory consolidation	(16,852)	(15,879)	(16,464)	(16,147)	(16,470)
3	Adjustment for securitized exposures that meet the operational requirements for the recognition of risk transfer ²	-	-	-	(5,528)	(5,529)
4	Adjustment for fiduciary assets recognized on the balance sheet pursuant to the operative accounting framework but excluded from the leverage ratio exposure measure	-	-	-	-	-
5	Adjustments for derivative financial instruments	(15,322)	(12,741)	(28,579)	(30,842)	(75,457)
6	Adjustment for securities financing transactions (SFT) (i.e. repo assets and similar secured lending)	12,044	19,095	14,314	12,123	14,491
7	Adjustments for off-balance sheet items (i.e., credit equivalent amounts of off-balance sheet exposures)	218,889	213,097	210,955	208,192	204,916
8	Other adjustments ³	(259,066)	(242,611)	(266,043)	(239,483)	(261,574)
9	Leverage Ratio Exposure	\$1,633,233	1,576,277	1,585,334	1,552,863	1,543,511

¹ Based on OSFI's Leverage Requirements Guideline issued in October 2018.

² OSFI's October 2018 Leverage Requirements Guideline allows for the exclusion of securitized exposures that meet the operational requirements for risk transference. In Q1/2021 transitional methodology changes under the securitization framework did not allow us to recognize risk transference as further explained in SEC 1.

³ Includes OSFI permitted exclusion of central bank reserves and sovereign-issued securities that qualify as high quality liquid assets and exposures related to the US Government Payment Protection Program (PPP).



LR2: Leverage ratio common disclosure template

The following table presents a detailed breakdown of the components of our leverage ratio. Maintaining a prescribed minimum level of leverage helps neutralizes leverage risk in the event of unexpected economic crises. OSFI requires maintenance of a minimum leverage ratio of 3% at all times.

22a	Basel III leverage ratio with transitional arrangements for ECL provisioning not applied	4.9%	4.9%	4.8%	4.7%	4.7%
22	Basel III leverage ratio	5.0%	5.0%	4.8%	4.8%	4.8%
	Leverage ratio					
21	Total Exposures (sum of lines 3,11,16 and 19)	1,633,233	1,576,277	1,585,334	1,552,863	1,543,511
20a	Tier 1 capital with transitional arrangements for ECL provisioning not applied	80,659	77,319	75,757	72,559	72,179
20	Tier 1 capital	81,218	78,139	76,733	74,005	73,536
	Capital and Total Exposures					
19	Off-balance sheet items (sum of lines 17 and 18)	218,889	213,097	210,956	208,192	204,915
18	(Adjustments for conversion to credit equivalent amounts)	(437,329)	(420,905)	(415,471)	(385,964)	(393,443)
17	Off-balance sheet exposures at gross notional amount	656,218	634,002	626,427	594,156	598,358
	Other off-balance sheet exposures	·			•	•
16	Total securities financing transaction exposures (sum of lines 12 to 15)	334,273	328,817	326,411	326,311	323,979
15	Agent transaction exposures	-	-	=	-	-
14	Counterparty credit risk (CCR) exposure for SFTs	12,044	19,095	14,314	12,123	14,491
13	(Netted amounts of cash payables and cash receivables of gross SFT assets)	(65,973)	(59,631)	(45,160)	(35,783)	(50,981)
12	Gross SFT assets recognized for accounting purposes (with no recognition of netting), after adjusting for sale accounting transactions	388,202	369,353	357,257	349,971	360,469
	Securities financing transaction exposures		2 1, 100	,	,	- 1,0=1
11	derivatives) Total derivative exposures (sum of lines 6 to 10)	86,711	84,495	82,338	82,647	81,921
10	(Adjusted effective notional offsets and add-on deductions for written credit	_	-	-	-	_
9	Adjusted effective notional amount of written credit derivatives	268	339	824	1,225	802
8	(Exempted central counterparty (CCP)-leg of client-cleared trade exposures)	-	-	=	-	-
7	Add-on amounts for potential future exposure (PFE) associated with all derivatives transactions	57,623	57,189	55,546	53,236	49,280
6	Replacement cost associated with all derivatives transactions (i.e., net of eligible cash variation margin)	28,820	26,967	25,968	28,186	31,839
	(sum of lines 1 and 4) Derivatives exposures	-		-	-	•
5	Total on-balance sheet exposure (excluding derivatives and SFTs)	993,360	949,868	965,629	935,713	932,696
4	transactions) (Asset amounts deducted in determining Basel III Tier 1 capital)	(15,890)	(15,771)	(14,840)	(14,410)	(14,177)
3	assets pursuant to the operative accounting framework (IFRS) (Deductions of receivables assets for cash variation margin provided in derivatives	(16,569)	(16,858)	(16,328)	(17,400)	(23,487)
2	securitization exposures, but including collateral) Gross-up for derivatives collateral provided where deducted from balance sheet		-	_	-	_
1	On-balance sheet items (excluding derivatives, SFTs and grandfathered	1,025,819	982,497	996,797	967,523	970,360
(Millio	ons of Canadian dollars, except percentages) On-balance sheet exposures					
	ERAGE RATIO COMMON DISCLOSURE TEMPLATE ¹	Q3/2021	Q2/2021	Q1/2021	Q4/2020	Q3/2020

¹ Based on OSFI's Leverage Requirements Guideline issued October 2018.

Our Leverage ratio of 5.0% was unchanged, as internal capital generation was offset by higher leverage exposures.



Leverage exposures increased by \$56.9 billion, mainly due to business growth primarily in loans, interest-bearing deposits with banks and securities, and the impact of foreign exchange translation, partially offset by higher regulatory modifications for central bank reserves and sovereign-issued securities qualifying as HQLA.

TOTAL LOSS ABSORBING CAPACITY (TLAC) DISCLOSURE REQUIREMENTS

KM2: Key metrics - TLAC requirements (at resolution group level)

The following summary table provides information about our total loss-absorbing capacity (TLAC) available, and TLAC requirements applied, at the resolution group level under a Single Point of Entry. TLAC requirements establish two minimum standards, which are required to be met effective November 1, 2021: the risk-based TLAC ratio, which builds on the risk-based capital ratios described in the CAR guideline, and the TLAC leverage ratio, which builds on the leverage ratio described in OSFI's Leverage Requirements guideline. The risk-based TLAC ratio is defined as TLAC divided by total risk-weighted assets (RWA) while the TLAC leverage ratio is defined as TLAC divided by the Leverage ratio exposure. OSFI has provided notification requiring systemically important banks to maintain a minimum TLAC ratio of 22.5% (inclusive of the revised domestic stability buffer of 1% in Q2 2020) and a TLAC leverage ratio of 6.75%. The TLAC ratio will increase to 24% in Q4 2021 reflecting the 1.5% increase of the DSB effective October 31, 2021. Our TLAC ratio is expected to increase through normal course refinancing of maturing debt through the effective date of the TLAC requirements.

		а	b	С	d	е	f
		July 31	April 30	January 31	October 31	July 31	Change
(Millio	ns of Canadian dollars, except as otherwise noted)	2021	2021	2021	2020	2020	(a) - (b)
Reso	lution group ¹						
1	Total loss-absorbing capacity (TLAC) available	135,029	126,594	125,619	119,832	116,492	8,435
1a	Total loss-absorbing capacity (TLAC) available with transitional arrangements for ECL provisioning not applied	135,029	126,594	125,619	119,832	116,492	8,435
2	Total RWA at the level of the resolution group	543,047	555,607	557,519	546,242	551,421	(12,560)
3	TLAC ratio: TLAC as a percentage of RWA (row 1/row 2) (%)	24.9%	22.8%	22.5%	21.9%	21.1%	2.1%
За	TLAC ratio: TLAC as a percentage of RWA (row 1a / row 2) (%) available with transitional arrangements for ECL provisioning not applied	24.9%	22.8%	22.5%	21.9%	21.1%	2.1%
4	Leverage ratio exposure measure at the level of the resolution group	1,633,233	1,576,277	1,585,334	1,552,863	1,543,511	56,956
5	TLAC Leverage Ratio: TLAC as a percentage of leverage ratio exposure measure (row 1/row 4) (%)	8.3%	8.0%	7.9%	7.7%	7.5%	0.3%
5а	TLAC Leverage Ratio: TLAC as a percentage of leverage ratio exposure measure (row 1a/row 4) (%) with transitional arrangements for ECL provisioning not applied	8.3%	8.0%	7.9%	7.7%	7.5%	0.3%
6a	Does the subordination exemption in the antepenultimate paragraph of Section 11 of the FSB TLAC Term Sheet apply?	Yes	Yes	Yes	Yes	Yes	=
6b	Does the subordination exemption in the penultimate paragraph of Section 11 of the FSB TLAC Term Sheet apply?	No	No	No	No	No	-
6c	If the capped subordination exemption applies, the amount of funding issued that ranks pari passu with Excluded Liabilities and that is recognized as external TLAC, divided by funding issued that ranks pari passu with Excluded Liabilities and that would recognized as external TLAC if no cap was applied (%)	N/A	N/A	N/A	N/A	N/A	-

¹Lines 1, 3 and 5 incorporate expected credit loss (ECL) transitional modification provided by OSFI as announced on March 27, 2020. Lines 1a, 3a and 5a represent TLAC available with transitional arrangements for ECL provisioning not applied.

Our TLAC ratio of 24.9% was up by 210bps, reflecting increase in available TLAC from net bail-in debt issuance and internal capital generation, and lower RWA, as noted in KM1. Our TLAC ratio at Q3 2021 exceeds the regulatory minimum requirement of 24% effective Q4 2021.

Our TLAC leverage ratio of 8.3% was up 30 bps, reflecting the increase in available TLAC, partly offset by the increase in leverage exposure, as noted in LR2. Our TLAC leverage ratio continues to exceed the regulatory minimum requirement of 6.75%.



TLAC1: TLAC composition (at resolution group level)

The following table presents details of the composition of our TLAC.

As at July 31, 2021

Millior	s of Canadian dollars, except as otherwise noted)	Amount
	Regulatory capital elements of TLAC and adjustments	
1	Common Equity Tier 1 capital (CET1)	73,822
2	Additional Tier 1 capital (AT1) before TLAC adjustments	7,396
3	AT1 ineligible as TLAC as issued out of subsidiaries to third parties	-
4	Other adjustments	-
5	AT1 instruments eligible under the TLAC framework	7,396
6	Tier 2 capital (T2) before TLAC adjustments	9,518
7	Amortised portion of T2 instruments where remaining maturity > 1 year	462
8	T2 capital ineligible as TLAC as issued out of subsidiaries to third parties	
9	Other adjustments	-
10	T2 instruments eligible under the TLAC framework	9,980
11	TLAC arising from regulatory capital	91,198
	Non-regulatory capital elements of TLAC	
12	External TLAC instruments issued directly by the bank and subordinated to excluded liabilities	-
13	External TLAC instruments issued directly by the bank which are not subordinated to excluded liabilities but meet all other TLAC term sheet requirements	44,043
14	Of which: amount eligible as TLAC after application of the caps	44,043
15	External TLAC instruments issued by funding vehicles prior to January 1, 2022	
16	Eligible ex ante commitments to recapitalise a G-SIB in resolution	
17	TLAC arising from non-regulatory capital instruments before adjustments	44,043
	Non-regulatory capital elements of TLAC: adjustments	
18	TLAC before deductions	135,241
19	Deductions of exposures between MPE resolution groups that correspond to items eligible for TLAC (not applicable to SPE G-SIBs and D-SIBs)	-
20	Deduction of investments in own other TLAC liabilities	(212
21	Other adjustments to TLAC	-
22	TLAC available after deductions	135,029
	Risk-weighted assets and leverage exposure measure for TLAC purposes	
23	Total risk-weighted assets adjusted as permitted under the TLAC regime	543,047
24	Leverage exposure measure	1,633,233
	TLAC ratios and buffers	
25	TLAC Ratio (as a percentage of risk-weighted assets adjusted as permitted under the TLAC regime, row 22 / row 23)	24.9%
26	TLAC Leverage Ratio (as a percentage of leverage exposure)	8.3%
27	CET1 (as a percentage of risk-weighted assets) available after meeting the resolution group's minimum capital and TLAC requirements	N/A
28	Institution-specific buffer (capital conservation buffer plus countercyclical buffer plus higher loss absorbency, expressed as a percentage of risk-weighted assets)	3.5%
29	Of which: capital conservation buffer	2.5%
30	Of which: bank specific countercyclical buffer	0.0%
31	Of which: higher loss absorbency	1.0%



TLAC1: TLAC composition (at resolution group level) (continued)

As at April 30, 2021

Millior	s of Canadian dollars, except as otherwise noted)	Amount
	Regulatory capital elements of TLAC and adjustments	
1	Common Equity Tier 1 capital (CET1)	70,970
2	Additional Tier 1 capital (AT1) before TLAC adjustments	7,169
3	AT1 ineligible as TLAC as issued out of subsidiaries to third parties	-
4	Other adjustments	=
5	AT1 instruments eligible under the TLAC framework	7,169
6	Tier 2 capital (T2) before TLAC adjustments	9,497
7	Amortised portion of T2 instruments where remaining maturity > 1 year	435
8	T2 capital ineligible as TLAC as issued out of subsidiaries to third parties	-
9	Other adjustments	-
10	T2 instruments eligible under the TLAC framework	9,932
11	TLAC arising from regulatory capital	88,071
	Non-regulatory capital elements of TLAC	
12	External TLAC instruments issued directly by the bank and subordinated to excluded liabilities	-
13	External TLAC instruments issued directly by the bank which are not subordinated to excluded liabilities but meet all other TLAC term sheet requirements	38,573
14	Of which: amount eligible as TLAC after application of the caps	38,573
15	External TLAC instruments issued by funding vehicles prior to January 1, 2022	-
16	Eligible ex ante commitments to recapitalise a G-SIB in resolution	-
17	TLAC arising from non-regulatory capital instruments before adjustments	38,573
	Non-regulatory capital elements of TLAC: adjustments	
18	TLAC before deductions	126,644
19	Deductions of exposures between MPE resolution groups that correspond to items eligible for TLAC (not applicable to SPE G-SIBs and D-SIBs)	-
20	Deduction of investments in own other TLAC liabilities	(50
21	Other adjustments to TLAC	-
22	TLAC available after deductions	126,594
	Risk-weighted assets and leverage exposure measure for TLAC purposes	
23	Total risk-weighted assets adjusted as permitted under the TLAC regime	555,607
24	Leverage exposure measure	1,576,277
	TLAC ratios and buffers	
25	TLAC Ratio (as a percentage of risk-weighted assets adjusted as permitted under the TLAC regime, row 22 / row 23)	22.8%
26	TLAC Leverage Ratio (as a percentage of leverage exposure)	8.0%
27	CET1 (as a percentage of risk-weighted assets) available after meeting the resolution group's minimum capital and TLAC requirements	N/A
28	Institution-specific buffer (capital conservation buffer plus countercyclical buffer plus higher loss absorbency, expressed as a percentage of risk-weighted assets)	3.5%
29	Of which: capital conservation buffer	2.5%
30	Of which: bank specific countercyclical buffer	0.0%
31	Of which: higher loss absorbency	1.0%



TLAC2: Material subgroup entity - creditor ranking at legal entity level (G-SIBs only)

TLAC 2 is a G-SIB disclosure requirement to provide the ranking of the liability structure of all our material subsidiaries in foreign jurisdictions as defined by the FSB TLAC term sheet. RBC US Group Holdings LLC ("RBC IHC") is a material subsidiary entity for which TLAC 2 disclosure would be required. Effective January 1, 2021, RBC IHC must comply with the Federal Reserve TLAC rules which require reporting of TLAC ratios for calendar quarters commencing June 2021. OSFI has advised RBC it can align its IHC TLAC 2 disclosure requirements to similarly commence in Q3 2021 and will require only disclosure of IHC calendar quarter TLAC ratios. OSFI does require us to disclose TLAC 2 for any other material subsidiary identified, however, at this time RBC IHC is our only material subsidiary.

As at July 31, 2021

				Creditor ranking			
(Mill	ions of Canadian dollars, except as otherwise noted)	1	2	3	4	5	Sum
	ed on US GAAP	(most junior)					
1	Is the resolution entity the creditor/investor? (yes or no)	yes	-	no	yes	-	-
2	Description of creditor ranking	Common shares	Preferred shares and Limited Recourse Capital Notes	Subordinated Debt ³	Bail-in Debt ¹	Other Liabilities excluding Bail- in Debt and Subordinated Debt ²	
3	Total capital and liabilities net of credit risk mitigation	21,588	-	189	11,291	-	33,068
4	Subset of row 3 that are excluded liabilities	-	-	189	-	-	189
5	Total capital and liabilities less excluded liabilities (row 3 minus row 4)	21,588	-	-	11,291	-	32,879
6	Subset of row 5 that are eligible as TLAC	21,588	-	-	11,291	-	32,879
7	Subset of row 6 with 1 year ≤ residual maturity < 2 years			-	-	-	-
8	Subset of row 6 with 2 years ≤ residual maturity < 5 years			-	4,035	1	4,035
9	Subset of row 6 with 5 years ≤ residual maturity < 10 years			-	7,257	-	7,257
10	Subset of row 6 with residual maturity ≥ 10 years, but excluded perpetual securities			-	-	-	-
11	Subset of row 6 that is perpetual securities	21,588	-	-	-	-	21,588

¹ Under the Bail-in Regime, Bail-in Debt which would ordinarily rank equally to Other Liabilities in liquidation, is subject to conversion under statutory resolution powers whereas Other Liabilities are not subject to such conversion.Bail-in-Debt represents TLAC Eligible Long-Term Debt based on U.S. TLAC Rules.

² Completion of this column is not required by OSFI at this time.

³ Subordinated debt was issued by City National Bank before being acquired by RBC, it will mature in July 2022.



TLAC3: Resolution entity - creditor ranking at legal entity level

The following table provides information regarding the ranking of our unsecured liabilities structure at the resolution entity level.

As at July 31, 2021

	As at July 31, 2021 Creditor ranking						
		1	2	3	4	5	Sum
(Mil	ions of Canadian dollars, except as otherwise noted)	(most junior)					
1	Description of creditor ranking	Common shares	Preferred shares and Limited Recourse Capital Notes	Subordinated Debt	Bail-in Debt¹	Other Liabilities excluding Bail- in Debt and Subordinated Debt ²	
2	Total capital and liabilities net of credit risk mitigation	17,713	7,473	8,915	46,846	-	80,947
3	Subset of row 2 that are excluded liabilities	57	57	18	2,611	-	2,743
4	Total capital and liabilities less excluded liabilities (row 2 minus row 3)	17,656	7,416	8,897	44,235	-	78,204
5	Subset of row 4 that are <i>potentially</i> eligible as TLAC	17,656	7,393	8,655	44,235	-	77,939
6	Subset of row 5 with 1 year ≤ residual maturity < 2 years			110	4,627	-	4,737
7	Subset of row 5 with 2 years ≤ residual maturity < 5 years			1,872	32,760	-	34,632
8	Subset of row 5 with 5 years ≤ residual maturity < 10 years			5,242	3,471	-	8,713
9	Subset of row 5 with residual maturity ≥ 10 years, but excluding perpetual securities			1,431	3,377	-	4,808
10	Subset of row 5 that is perpetual securities	17,656	7,393	-	-	-	25,049

¹ Under the Bail-in Regime, Bail-in Debt which would ordinarily rank equally to Other Liabilities in liquidation, is subject to conversion under statutory resolution powers whereas Other Liabilities are not subject to such conversion.

² Completion of this column is not required by OSFI at this time.



TLAC3: Resolution entity – creditor ranking at legal entity level (continued)

As at April 30, 2021

		Creditor ranking					
		1	2	3	4	5	Sum
(Millions of Canadian dollars, except as otherwise noted)		(most junior)					
1	Description of creditor ranking	Common shares	Preferred shares and Limited Recourse Capital Notes	Subordinated Debt	Bail-in Debt¹	Other Liabilities excluding Bail- in Debt and Subordinated Debt ²	
2	Total capital and liabilities net of credit risk mitigation	17,689	7,198	8,880	41,761	-	75,528
3	Subset of row 2 that are excluded liabilities	-	8	1	2,741	-	2,750
4	Total capital and liabilities less excluded liabilities (row 2 minus row 3)	17,689	7,190	8,879	39,020	-	72,778
5	Subset of row 4 that are potentially eligible as TLAC	17,689	7,167	8,641	39,020	-	72,517
6	Subset of row 5 with 1 year ≤ residual maturity < 2 years			-	4,596	-	4,596
7	Subset of row 5 with 2 years ≤ residual maturity < 5 years			1,954	28,500	-	30,454
8	Subset of row 5 with 5 years ≤ residual maturity < 10 years			5,249	2,514	-	7,763
9	Subset of row 5 with residual maturity ≥ 10 years, but excluding perpetual securities			1,438	3,410	-	4,848
10	Subset of row 5 that is perpetual securities	17,689	7,167	-	-	-	24,856

¹ Under the Bail-in Regime, Bail-in Debt which would ordinarily rank equally to Other Liabilities in liquidation, is subject to conversion under statutory resolution powers whereas Other

 $^{^{\}rm 2}\!$ Completion of this column is not required by OSFI at this time.



OPERATIONAL RISK

The table below presents an overview of Pillar 3 disclosure requirements that have been met within our 2020 Annual Report and incorporated by reference into this Pillar 3 report. Our 2020 Annual Report is available free of charge on our website at http://www.rbc.com/investorrelations

Pillar 3 disclosures requirement		RBC 2020 Annual Report section	Sub-section Sub-section	
a)	Details of the approach for operational risk capital assessment for which the bank qualifies	Operational risk	Operational risk capital	
b)	Description of the advanced measurement approaches for operational risk (AMA) ¹	n/a	n/a	
c)	For banks using the AMA, a description of the use of insurance for the purpose of mitigating operational risk ¹	n/a	n/a	

¹ Effective November 1, 2019, OSFI discontinued the AMA approach.

INTEREST RATE RISK IN THE BANKING BOOK

The table below presents an overview of Pillar 3 disclosure requirements that have been met within our 2020 Annual Report and incorporated by reference into this Pillar 3 report. Our 2020 Annual Report is available free of charge on our website at http://www.rbc.com/investorrelations

Pillar 3 disclosures requirement	RBC 2020 Annual Report section	Sub-section
Interest rate risk in the banking book	Market Risk	Market Risk