

OP Mortgage Bank Report by the Board of Directors and Financial Statements 2017

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REPORT BY THE BOARD OF DIRECTORS

OP Mortgage Bank (OP MB) is part of OP Financial Group and its role is to raise, together with OP Corporate Bank plc, funding for OP from money and capital markets. OP MB is responsible for OP Financial Group's funding for the part of covered bond issuance. OP MB has no independent customer business or service network, but OP Financial Group member cooperative banks manage customer relationship and loan management at local level.

OP MB either buys home loans in security for bonds from OP Financial Group member cooperative banks or underwrites intermediary loan from the banks' balance sheets.

OP MB's intermediary loans and loan portfolio increased to EUR 13,580 million (10,892)*. The total size of the purchased loan portfolio was EUR 1,691 million in 2017.

In January–December, OP MB issued three fixed-rate covered bonds in international capital markets that received the highest credit ratings from credit rating agencies. OP MB issued a fixed-rate covered bond with a maturity of 7 years in March and another with a maturity of 10 years in June. OP MB intermediated these bonds with a nominal value of EUR 1,000 million in their entirety to OP cooperative banks as intermediate loans. In November, OP MB issued a bond with a maturity of 5.25 years, of which EUR 913.4 million were intermediated to OP cooperative banks as intermediate loans. On 31 December 2017, 118 OP cooperative banks had a total of EUR 4,776 million (1,853) in intermediate loans from OP MB.

Joint and several liability

Under the Act on the Amalgamation of Deposit Banks, the amalgamation of the cooperative banks comprises the organisation's central cooperative (OP Cooperative), the central cooperative's member credit institutions and the companies belonging to their consolidation groups as well as credit and financial institutions and service companies in which the above together hold more than half of the total votes. This amalgamation is supervised on a consolidated basis. On 31 December 2017, OP Cooperative's members comprised 167 cooperative banks as well as OP Corporate Bank plc, OP Mortgage Bank, OP Card Company Plc and OP Customer Services Ltd. The central cooperative is responsible for issuing instructions to its member credit institutions concerning their internal control and risk management, their procedures for securing liquidity and capital adequacy as well as for compliance with harmonised accounting policies in the preparation of the amalgamation's consolidated financial statements.

By law, companies belonging to the amalgamation are liable for each other's debts. OP Financial Group's insurance companies do not fall within the scope of joint and several liability. The amalgamation's central cooperative, OP Cooperative, is obliged, if necessary, to assist member banks as a support action with a sum that prevents them from going into liquidation. The central cooperative is also liable for the debts of a member bank which cannot be paid using the member bank's assets.

Each member bank is liable to pay a proportion of the amount which the central cooperative has paid to either another member bank as part of support action or to a creditor of such member bank in payment of an amount overdue which the creditor has not received from the member bank. Furthermore, in the case of the central cooperative's default, a member bank has unlimited refinancing liability for the central cooperative's debts as referred to in the Co-operatives Act.

Each member bank's liability for the amount the central cooperative has paid to the creditor on behalf of a member bank is divided between the member banks in proportion to their last adopted balance sheets.

* The comparatives for 2016 are given in brackets. For income statement and other aggregated figures, January–December 2016 figures serve as comparatives. For balance-sheet and other cross-sectional figures, figures at the end of the previous financial year (31 December 2016) serve as comparatives.

According to Section 25 of the Covered Bond Act, the holder of a covered bond has the right to receive a payment for the entire term of the bond from the assets entered as collateral before other receivables without this being prevented by OP MB's liquidation or bankruptcy.

Profit performance

OP MB's key financial indicators in 2017 are shown below:

TEUR	Q1-4/2017	Q1-4/2016
Income		
Net interest income	74,984	76,171
Net commissions and fees	-49,910	-47,757
Net investment income	2	7
Other operating income	232	22
Total	25,309	28,443
Expenses		
Personnel costs	328	321
Depreciation/amortisation and impairment loss	836	836
Other operating expenses	4,528	4,243
Total	5,692	5,400
Impairment loss on receivables	-276	-400
Earnings before tax	19,341	22,643

The company's financial standing remained stable throughout the financial year. Full-year earnings before tax came to EUR 19,341 thousand (22,643).

On-balance-sheet and off-balance-sheet commitments

OP MB's balance sheet total was EUR 14,124 million (11,623) on 31 December 2017. The table below shows the development of key assets and liabilities.

Key assets and liabilities

EUR million	31 Dec. 2017	31 Dec. 2016
Balance sheet	14,124	11,623
Receivables from customers	8,804	9,040
Receivables from credit institutions	5,140	2,305
Debt securities issued to the public	10,796	9,278
Liabilities to credit institutions	2,838	1,888
Equity capital	380	374
Off-balance-sheet items	0	0

The bank's intermediary loans and loan portfolio increased to EUR 13,580 million (10,892) in January–December. The company increased its loan portfolio during the financial year by buying mortgage-backed loans from OP Financial Group's member banks worth a total of EUR 1,691 million.

On 31 December 2017, households accounted for 99.9% (99.8) of the loan portfolio and institutional customers for 0.1% (0.2). On 31 December 2017, OP MB's doubtful receivables totalled EUR 303 million (261).

The carrying amount of bonds issued to the public was EUR 10,796 million (9,278) at the end of the year. In addition to bonds, OP MB financed its operations through debt financing from OP Corporate

Bank plc. At the end of the financial year, the amount of debt financing came to EUR 2,838 million (1,888).

OP MB has hedged its loan portfolio against interest rate risk by means of interest rate swaps. Interest rate swaps are used to swap base rate cash flows of hedged loans to Euribor cash flows. OP MB has also changed the fixed rates of the bonds it has issued to short-term market rates. OP MB's interest rate derivative portfolio totalled EUR 19,035 million (17,815). OP MB has concluded all derivative contracts for hedging purposes, with OP Corporate Bank plc being their counterparty.

Capital base and capital adequacy

OP MB has calculated its capital base and capital adequacy in accordance with the EU capital requirements regulation (EU 575/2013). OP MB uses the Internal Ratings Based Approach (IRBA) to measure its capital adequacy requirement for credit risk. OP MB uses the Standardised Approach to measure its capital adequacy for operational risk.

The Common Equity Tier 1 (CET1) ratio stood at 109.5% (109.5) on 31 December 2017. The statutory minimum for the CET1 ratio is 4.5% and for the capital adequacy ratio 8%. The requirement for the capital conservation buffer of 2.5% under the Act on Credit Institutions increases in practice the CET1 ratio to 7% and the minimum capital adequacy ratio to 10.5%.

OP MB's highest minimum capital requirement is determined by the Basel I floor. OP MB's capital base exceeded the Basel I floor by EUR 11.2 million in December 2017. The Basel I floor does not apply as of the beginning of 2018.

The Financial Supervisory Authority has set a 15% minimum risk weight on housing loans from the beginning of 2018 for at least two years. According to the Authority, this floor is aimed at preparing for a systemic risk related to household indebtedness. The minimum risk weight floor does not apply to OP MB but applies only to OP Financial Group level.

Capital base and capital adequacy, TEUR.	31 Dec. 2017	31 Dec. 2016
Equity capital	380,057	373,622
Common Equity Tier 1 (CET1) before deductions	380,057	373,622
Intangible assets	-904	-1,739
Pension liability in excess of obligations	-65	-67
Share of unaudited profits	-15,473	-18,077
Impairment loss – shortfall of expected losses	-2,672	-2,612
Common Equity Tier 1 (CET1)	360,940	351,126
Tier 1 capital (T1)	360,940	351,126
Total capital	360,940	351,126
Total risk exposure amount		
Credit and counterparty risk	289,070	286,845
Operational risk	40,554	33,898
Total	329,623	320,743
Key ratios, %		
CET1 ratio	109.5	109.5
Tier 1 capital ratio	109.5	109.5
Capital adequacy ratio	109.5	109.5
Basel I floor		
Capital base	360,940	351,126
Basel I capital requirements floor	349,700	322,066
Buffer to Basel I floor	11,240	29,120

Formulas for key ratios:

Common Equity Tier 1 (CET1) capital ratio, %

$$\frac{\text{CET1}}{\text{Total risk exposure amount}}$$

Tier 1 capital (T1) capital adequacy ratio, %

$$\frac{\text{Tier 1}}{\text{Total risk exposure amount}}$$

Capital adequacy ratio, %

$$\frac{\text{Total capital base}}{\text{Total risk exposure amount}}$$

Financial indicators

Ratio	2017	2016	2015
Return on equity (ROE), %	4.1	4.8	5.6
Return on assets (ROA), %	0.12	0.16	0.18
Equity ratio, %	2.69	3.21	3.42
Cost/income ratio, %	22	19	16

Formulas for Alternative Performance Measures

The Alternative Performance Measures Guidelines issued by the European Securities and Markets Authority (ESMA) came into force on 3 July 2016. The Alternative Performance Measures are presented to illustrate the financial performance of business operations and to improve comparability between reporting periods. They should not be considered to be replacements for the performance measures defined in IFRS governing financial reporting.

The formulas for the used Alternative Performance Measures are presented below and they correspond to the previously presented performance indicators in terms of content.

Return on equity (ROE), %

$$\frac{\text{EBIT} - \text{Income tax}^*}{\text{Equity capital (average of the beginning and end of year)}} \times 100$$

Return on assets (ROA), %

$$\frac{\text{EBIT} - \text{Income tax}^*}{\text{Average balance sheet total (average of the beginning and end of year)}} \times 100$$

Equity ratio, %

$$\frac{\text{Equity capital}}{\text{Balance sheet total}} \times 100$$

Cost/income ratio, %

$$\frac{\text{Personnel costs} + \text{Depreciation/amortisation and impairment loss} + \text{Other operating expenses}}{\text{Net interest income} + \text{Net commissions and fees} + \text{Net investment income} + \text{Other operating income}} \times 100$$

* Includes tax effect from appropriations.

Risk management and capital adequacy management

OP Financial Group's core values, strategic goals and financial targets form the basis for risk and capital adequacy management of OP MB's. In OP Financial Group's risk policy, the central cooperative's Executive Board confirms annually risk-management principles, actions, objectives, limits to be applied by all Group business segments and entities that are used to guide business to implement the policies confirmed in the Group's strategy and the principles of the risk-taking system and the Risk Appetite Framework.

The central cooperative is in charge of the OP Financial Group level risk and capital adequacy management. OP MB is responsible for its own risk and capital adequacy management in accordance with the nature and extent of its operations.

OP MB's Board of Directors makes decision on its risk and capital adequacy management in line with the principles adopted by the central cooperative's Executive Board. In addition, the Board of Directors deals with, in terms of quality and extent, far-reaching and important matters in principle from the perspective of the company's operations, and any unusual matters. The Board of Directors decides on principles and procedures to ensure that the company operates in compliance with external regulation and OP Cooperative's guidelines.

The Managing Director is responsible for the implementation of risk and capital adequacy management according to the principles and guidelines that have been agreed on, and reports regularly on the company's business, risk-bearing capacity and risk exposure.

OP MB's risk and capital adequacy tasks are centralised within OP Financial Group's Risk Management. Risk and capital adequacy management falls under internal control. Its purpose is to ensure OP MB's risk-bearing capacity and liquidity and, thereby, ensure business continuity. Risk-bearing capacity is made up of effective risk management that is proportionate to the extent and complexity of operations and of adequate capital resources and liquidity based on profitable business operations.

Risk and capital adequacy management has been integrated as an integral part of the company's business and management. OP MB focuses on carrying out its role according to its service capabilities and risk-bearing capacities in accordance with shared business models. OP MB has a moderate attitude towards risk-taking.

Risk-bearing capacity

OP MB's risk-bearing capacity remained good owing to retained earnings. Its capital adequacy ratio stood at 109.5% (109.5) on 31 December 2017. The return on equity was 4.1% (4.8).

OP MB does not seek to secure its capital base by retaining earnings. Rather, OP Cooperative guarantees OP MB's capital base. OP MB's management fee policy affects its profitability level. As a service company, OP MB does not aim to maximise its profit, but it allocates its profitability potential exceeding the minimum level set by the owner to management fees paid to OP cooperative banks.

Credit risk exposure

OP MB's loan portfolio totalled EUR 8,808 million (9,046) on 31 December 2017. The quality of the loan portfolio is good. Doubtful receivables totalled EUR 303 million (261). Doubtful receivables refer to receivables that are more than 90 days past due, other receivables classified as risky and forbore receivables due to the customer's financial difficulties. Forbearance measures consist of concessions agreed at the customers' initiative to contractual payment terms towards the customer to make it easier for them to manage through temporary payment difficulties. This increase came from increased forbore receivables. OP cooperative banks make every effort to find solutions to overcome customers' temporary financial difficulties. Loan modifications due to reasons other than the customer's financial difficulties are not classified as doubtful receivables.

The company did not record any major impairment losses during 2017 or the previous years.

The company does not have any group of connected clients with the total amount of customer risk exceeding the limit set in the Act on Credit Institutions of 25% of the bank's capital base. Thanks to the loan portfolio's diversity and hard collateral, OP MB's credit risk exposure is highly stable.

Market risks and liquidity risk

Market risks include the following risks both on and off the balance sheet: interest rate risk, price risks, real estate risks and credit spread risk associated with investment, and market liquidity risk. OP MB does not have currency risks, credit spread risks, equity risks, commodity risks, real estate risks or volatility risks. The company's products and market instruments, funding and investment principles and applied risk monitoring methods have been defined in the market risk management guidelines confirmed by the Board of Directors.

Interest rate risk means the effect of changing market interest rates on the company's earnings, profitability and capital adequacy. OP MB has used interest rate swaps to hedge against interest risk. Interest rate swaps are used to swap base rate cash flows of hedged home loans to Euribor cash flows. OP MB has also changed the fixed rates of the bonds it has issued to floating market rates. OP Corporate Bank plc is the counterparty to all derivative contracts.

The purpose of liquidity risk management is to secure the company's ability to fulfil its payment obligations without endangering business continuity, profitability or capital adequacy. OP MB monitors its cash flows on a daily basis to secure funding liquidity and its structural funding risk on a regular basis as a part of company's internal capital adequacy assessment process (ICAAP).

OP MB's Board of Directors monitors the company's interest rate and funding risk exposure regularly within the limits it has set.

The provisions of the Act on Mortgage Credit Banks also set limits on the company's interest rate and funding risk-taking. According to the Act, the total amount of interest received during any 12 months for loans forming the collateral for covered bonds must exceed the total amount of interest paid on covered bonds for the same period. Additionally, the average residual term to maturity of covered bonds must be shorter than the average residual term to maturity of the assets as their collateral. During the entire financial year, OP MB's operations have been in compliance with law, both in respect of the interest flow assessment and maturity assessment.

Operational risks

Operational risk refers to the risk of financial loss or other harmful consequences resulting from inadequate or failed processes, or incomplete or faulty procedures, systems or external events. Operational risk may also materialise in terms of loss or deterioration of reputation or trust. Operational risk management tools include identifying and analysing risks and by ensuring that controls and management tools are appropriate and adequate. The bank assesses operational risks regularly and reports its risk status to the Board of Directors once a year.

Compliance risk forms part of operational risk. Compliance activities are aimed at ensuring that OP MB complies with laws, official instructions and regulations, self-regulation of markets, and internal guidelines, policies and instructions of OP Financial Group and OP MB. Compliance also ensures that customer relationship management complies with appropriate and ethically sound principles and practices.

Personnel and remuneration schemes

On 31 December 2017, OP MB had five employees. The company purchases all the most important support services from OP Cooperative and its Group members, reducing the its need for its own personnel.

OP MB belongs to OP Financial Group's OP Personnel Fund which forms a long-term remuneration scheme for employees. The company pays the Personnel Fund profit-based bonuses in accordance with pre-agreed principles. Members of the Fund may withdraw fund units on the grounds specified in Fund Rules.

Management

Board of Directors

The Board of Directors manages OP MB's business. According to the Articles of Association, the Board of Directors is responsible for the company's administration and appropriate organisation of operations. The Board of Directors has general authority to decide on all issues related to the governance and other matters that, by law, are not the responsibility of the Annual General Meeting or the Managing Director. The Board of Directors decides on the strategy and key business goals. The Board of Directors' duty is to ensure that accounting and financial management have been organised appropriately.

Board of Directors:

Chairman	Harri Luhtala	Chief Financial Officer, OP Cooperative
Members	Elina Ronkanen-Minogue	Head of ALM and Group Treasury, OP Cooperative
	Hanno Hirvinen	Head of Group Treasury, OP Corporate Bank plc

According to the Articles of Association, OP MB's Board of Directors comprises a minimum of three and a maximum of eight members. Currently, the Board has three members. Board members are elected for a period of one year. Their term begins upon closing of the Annual General Meeting that elected them and ends upon closing of the Annual General Meeting that elects the new Board. A Board member must resign after he/she reaches the age of 65 at the latest. The Board of Directors has a quorum when more than half of its members are present. The Board of Directors held 12 meetings in 2017.

Managing Director

OP MB's Managing Director must advance the company's interests carefully and manage the bank's daily operations according to laws and the guidelines and regulations issued by the Board of Directors. The Managing Director may take measures which, considering the extent and nature of the company's operations, are unusual or far-reaching in nature only if duly authorised by the Board of Directors, or if the Board of Director's decision cannot be awaited without causing material harm to the company's operations. It is the statutory duty of the Managing Director to ensure that the company's accounting is in compliance with the applicable law and that the bank's treasury is managed in a reliable manner.

Lauri Iloniemi is OP MB's Managing Director and Hanno Hirvinen is his deputy.

OP MB's Corporate Governance Statement is available at www.op.fi.

Audit

KPMG Oy Ab, a firm of authorised public accountants, was elected as the company's auditor in 2017 by the Annual General Meeting. Raija-Leena Hankonen, APA, has been acted as chief auditor.

OP Cooperative's Internal Audit is in charge of the company's internal audit.

Future outlook

It is expected that the bank's capital adequacy will remain strong, risk exposure favourable and the overall quality of the loan portfolio good. This will make it possible to issue new covered bonds in 2018.

PROPOSAL BY THE BOARD OF DIRECTORS FOR THE ALLOCATION OF PROFIT

OP Mortgage Bank's shareholders' equity on 31 December 2017:

+ Share capital	60,000,000.00
+ Reserve for invested non-restricted equity	245,000,000.00
+ Profit for the financial year	15,472,841.90
+ Retained earnings	59,584,633.65
Total	380,057,475.55

Distributable funds totalled EUR 319,153,868.99.

As shown in the financial statements of 31 December 2017, the company's distributable funds, which include EUR 15,472,841.90 in profit for the financial year, totalled EUR 74,153,868.99. The Board of Directors proposes to the Annual General Meeting that a dividend of EUR 202.01 be distributed per share, totalling EUR 15,472,349.92. Following dividend distribution, EUR 59,585,125.63 are entered in retained earnings. EUR 303,681,519.07 remain in the company's distributable equity.

The company's financial position has not undergone any material changes since the end of the financial year 2017. The company's liquidity is good and will not be jeopardised by the proposed profit distribution, in the Board of Directors' view.

INCOME STATEMENT

EUR	Note	2017	2016
Net interest income	3	74,984,383.15	76,171,487.53
Net commissions and fees	4	-49,909,859.39	-47,757,007.95
Net investment income	5	1,777.41	6,965.96
Other operating income		232,283.17	21,877.65
Total income		25,308,584.34	28,443,323.19
Personnel costs	6	328,105.92	321,457.91
Depreciation/amortisation and impairment loss	7	835,860.83	835,860.83
Other operating expenses	8	4,527,637.13	4,243,078.08
Total expenses		5,691,603.88	5,400,396.82
Impairment losses on receivables	9	-276,445.40	-399,773.42
Earnings before tax		19,340,535.06	22,643,152.95
Income tax	10	3,867,693.16	4,565,718.35
Profit for the financial year		15,472,841.90	18,077,434.60
Earning/share (EPS), EUR		202.02	236.02
Profit for the financial year / Average share-issue adjusted number of shares during the period			

STATEMENT OF COMPREHENSIVE INCOME

EUR	2017	2016
Profit for the financial year	15,472,841.90	18,077,434.60
Items that will not be reclassified to profit or loss		
Gains/(losses) arising from remeasurement of defined benefit plans	626.00	-137,670.00
Income tax on gains/(losses) arising from remeasurement of defined benefit plans	-125.20	27,534.00
Total comprehensive income for the financial year	15,473,342.70	17,967,298.60

BALANCE SHEET

EUR	Note	31 Dec 2017	31 Dec 2016
Receivables from credit institutions	11	5,139,777,973.53	2,304,556,342.67
Derivative contracts	12	129,810,123.38	220,461,197.50
Receivables from customers	13	8,803,821,548.76	9,039,563,206.58
Investments assets	14	40,000.00	40,000.00
Intangible assets	15	903,606.56	1,739,467.39
Other assets	16	49,386,178.41	56,211,732.60
Tax assets	17	705,004.43	459,537.36
Total assets		14,124,444,435.07	11,623,031,484.10
Liabilities to financial institutions	18	2,838,000,000.00	1,888,000,000.00
Derivative contracts	19	38,025,334.93	6,233,124.96
Debt securities issued to the public	20	10,796,102,279.52	9,277,800,982.69
Other liabilities	21	72,259,345.07	77,375,387.60
Total liabilities		13,744,386,959.52	11,249,409,495.25
Shareholders' equity			
Shareholders' interest			
Share capital		60,000,000.00	60,000,000.00
Reserve for invested unrestricted equity		245,000,000.00	245,000,000.00
Retained earnings		75,057,475.55	68,621,988.85
Total equity	22	380,057,475.55	373,621,988.85
Total liabilities and shareholders' equity		14,124,444,435.07	11,623,031,484.10

CASH FLOW STATEMENT

TEUR	2017	2016
Cash flow from operating activities		
Profit for the financial year	15,473	18,077
Adjustments to profit for the financial year	12,335	12,649
Increase (-) or decrease (+)		
in operating assets	-2,681,266	-517,538
Receivables from credit institutions	-2,923,400	-1,109,400
Receivables from the public and public-sector entities	235,309	569,251
Other assets	6,826	22,611
Increase (+) or decrease (-)		
in operating liabilities	944,884	481,863
Liabilities to credit institutions and central banks	950,000	513,000
Other liabilities	-5,116	-31,137
Income tax paid	-4,113	-6,323
Dividends received	2	7
A. Net cash from operating activities	-1,712,685	-11,264
Cash flow from investing activities		
B. Net cash used in investing activities		
Cash flow from financing activities		
Increases in debt securities issued to the public	2,982,709	1,243,488
Decreases in debt securities issued to the public	-1,350,000	-1,010,000
Dividends paid and interest on cooperative capital	-9,037	-16,392
C. Net cash used in financing activities	1,623,671	217,095
D. Effect of foreign exchange rate changes on cash and cash equivalents	0	0
Net change in cash and cash equivalents (A+B+C+D)	-89,014	205,831
Cash and cash equivalents at year-start	451,787	245,120
Cash and cash equivalents at year-end	363,609	451,787
Change in cash and cash equivalents	-88,178	206,667
Interest received	73,705	107,476
Interest paid	-2,469	39,919
Adjustments to profit for the financial year		
Unrealised net gains on foreign exchange operations	0	0
Impairment losses on receivables	277	405
Price difference recognised on debt securities issued to the public	8,192	7,685
Other	3,866	4,559
Total adjustments	12,335	12,649
Cash and cash equivalents		
Receivables from credit institutions payable on demand	363,609	451,787
Total cash and cash equivalents	363,609	451,787

STATEMENT OF CHANGES IN EQUITY

TEUR	Share capital	Other reserves	Retained earnings	Total
Shareholders' equity on 1 January 2016	60,000	245,000	66,937	371,937
Reserve for invested unrestricted equity				
Profit for the financial year			18,077	18,077
Other comprehensive income for the period			-110	-110
Other changes			-16,282	-16,282
Shareholders' equity on 31 December 2016	60,000	245,000	68,622	373,622

		Share capital	Other reserves	Retained earnings	Total
Shareholders' equity on 1 January 2017	22	60,000	245,000	68,622	373,622
Reserve for invested unrestricted equity					
Profit for the financial year				15,473	15,473
Other comprehensive income for the period				1	1
Other changes				-9,038	-9,038
Shareholders' equity on 31 December 2017		60,000	245,000	75,057	380,057

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NOTE. 1 Accounting policies

OP Mortgage Bank (OP MB) is a credit institution engaged in mortgage banking in Finland.

The company is part of an amalgamation of cooperative banks (OP Financial Group). Ultimately, OP Cooperative and its member credit institutions are liable for each other's debts and commitments.

A separate service company, OP-Services Ltd, which is wholly owned by OP Financial Group, is tasked with the development and provision of centralised services for OP Cooperative and its member banks. OP Cooperative acts as the entire OP Financial Group's strategic owner institution and as a central cooperative in charge of Group control and supervision.

In order to ensure uniformity in the accounting policies of entities within OP Financial Group, OP Cooperative shall issue guidelines on the preparation of financial statements to its member credit institutions. According to the Act on Cooperative Banks and Other Cooperative Institutions, the Executive Board of OP Cooperative must confirm any applicable accounting policies that have no directions from IFRS.

OP MB's is domiciled in Helsinki and the address of its registered office is Gebhardinaukio 1, FI-00510 Helsinki.

A copy of OP MB's financial statements is available at www.op.fi or the company's office at Gebhardinaukio 1, FI-00510 Helsinki.

OP MB belongs to OP Financial Group into whose consolidated financial statements its accounts are consolidated. A copy of OP Financial Group's consolidated financial statements is available at www.op.fi or the Group's office at Gebhardinaukio 1, FI-00501 Helsinki.

The OP MB's Board of Directors adopted the financial statements on 8 February 2018.

BASIS OF PREPARATION

OP MB's financial statements have been prepared in accordance with the International Financial Reporting Standards (IFRS), applying IASs, IFRSs and SIC and IFRIC interpretations effective on 31 December 2017. The International Financial Reporting Standards refer to standards and their interpretations adopted in accordance with Regulation (EU) No. 1606/2002 of the European Parliament and of the Council. OP MB's notes also conform to the requirements of Finnish accounting and company legislation that complement IFRS regulations.

In 2017, OP MB adopted the following standards and interpretations:

- IAS 7 Statement of Cash Flows was amended, effective as of 1 January 2017. The amendment requires the presentation of a description of changes in financial liabilities classified as cash flows from financing activities. A new table is presented in Note 20. The standard does not require the presentation of comparatives when applying the amendment for the first time.
- Annual improvements to IFRS for cycles 2014–2016 (applicable mainly to accounting periods beginning on or after 1 January 2017). Minor amendments are annually made to standards through the Annual Improvements process. The effects of the amendments vary by standard but they are not significant.
- In addition, amendments have been made to IAS 12 Income Taxes, effective since 1 January 2017. The amendments did not have any major effect on OP MB's financial statements.

OP MB's financial statements were prepared at historical cost with the exception of derivative contracts and hedged items in fair value hedging.

The figures in the income statement and the balance are presented in euros and cents; other figures in the financial statements are presented in thousands of euros.

Use of estimates

The preparation of the financial statements in conformity with IFRS requires the Group's management to make judgements, estimates and assumptions in the application of the accounting policies. The section "Critical accounting estimates and judgements" provides more detailed information on applying accounting policies requiring management assessment and judgement.

FINANCIAL INSTRUMENTS

Fair value determination

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants on the measurement date.

The fair value of financial instruments is determined using either prices quoted in an active market or the company's own valuation techniques where no active market exists. Markets are deemed to be active if price quotes are easily and regularly available and reflect real and regularly occurring market transactions on an arm's length basis. The current bid price is used as the quoted market price of financial assets.

If the market has a commonly used valuation technique applied to a financial instrument to which the fair value is not directly available, the fair value is based on a commonly used valuation technique and market quotations of the inputs used by the technique.

If the valuation technique is not a commonly used technique in the market, a valuation model created for the instrument in question will be used to determine the fair value. Valuation models are based on widely used measurement techniques, incorporating all factors that market participants would consider in setting a price, and are consistent with accepted economic methodologies for pricing financial instruments.

The valuation techniques used include prices of market transactions, the discounted cash flow method and reference to the current fair value of another instrument that is substantially the same. The valuation techniques take account of estimated credit risk, applicable discount rates, the possibility of early repayment and other factors affecting the reliable measurement of the fair value of financial instruments.

The fair values of financial instruments are categorised into three hierarchy levels, depending on the inputs used in valuation techniques:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (Level 1)
- Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices) (Level 2)
- Inputs for the asset or liability that are not based on observable market data (Level 3).

If the inputs used to measure fair value are categorised into different levels of the fair value hierarchy, the fair value measurement is categorised in its entirety at the same level as the lowest level input that is significant to the entire measurement. The significance of inputs has been assessed on the basis of the fair value measurement in its entirety.

Impairment of financial assets

At the end of each reporting period, the company assesses whether there is objective evidence that a financial asset other than that carried at fair value through profit or loss is impaired.

A financial asset is impaired and impairment losses are incurred if there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset and that the loss event has an impact on the estimated future cash flows of the financial asset that can be reliably estimated.

The criteria used to determine whether there is objective evidence of an impairment loss include:

- a significant decline in the issuer's financial results, credit rating, balance sheet, payment status or business plans, and unfavourable changes in the issuer's economic and operating environment;
- a debtor's bankruptcy or other reorganisation becomes probable;
- a debtor's breach of contract;
- a concession granted to the debtor;
- impairment recognised earlier;
- the disappearance of an active market for a financial instrument

In addition, a significant or prolonged decline in the equity instrument's fair value below its cost constitutes objective evidence of impairment.

A more detailed description of recognition of impairment losses can be found under the various financial instruments below.

Classification and recognition of financial instruments

Upon initial recognition, financial assets and liabilities are classified as follows: financial assets and liabilities at fair value through profit or loss, loans and receivables, held-to-maturity investments, available-for-sale financial assets and other financial liabilities. The classification depends on the purpose for which the financial assets and liabilities were acquired.

Loans are entered in OP MB's balance sheet if they have been granted directly from its balance sheet or if a member cooperative bank has sold the loans to OP MB at market price, with the credit risk, interest rate risk and funding risk having transferred to OP MB with the sale. These loans are presented in the balance sheet under 'Receivables from customers'.

The loan is not transferred to OP MB's balance sheet in the intermediate loan model referred to in the Covered Bond Act (688/2010), whereby OP MB issues mortgage-backed bonds and uses the funds obtained to make an intermediate loan to OP Financial Group member cooperative banks, presented under 'Receivables from credit institutions' in the balance sheet. In the intermediate loan model, the member cooperative bank's mortgage-backed loan's credit risk, interest rate risk or funding risk are not transferred to OP MB but are entered as collateral of the bond issued by OP MB.

Loans and receivables, held-to-maturity investments and other financial liabilities are measured at amortised cost.

The purchase and sale of financial assets and liabilities at fair value through profit or loss, held-to-maturity investments and available-for-sale financial assets are recognised in the balance sheet on the transaction date, or the date on which the Group agrees to buy or sell the asset or liability in question.

Financial assets and liabilities are offset in the balance sheet if OP MB currently has a legally enforceable right of set-off in the normal course of business and in the event of default, insolvency or bankruptcy, and intends to settle the asset and liability on a net basis.

The company derecognises a financial asset when the contractual rights to the cash flows from the financial asset expire, or when it transfers the financial asset in a transaction in which substantially all the risks and rewards of ownership of the financial asset are transferred. Financial liabilities are derecognised when they are extinguished, i.e. when the obligation is discharged, cancelled or expires.

Loans and receivables

Financial assets classified as loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market.

Loans and receivables are initially recognised at cost, which is the fair value of consideration given plus directly attributable transaction costs. Loans and receivables are carried at amortised cost after their initial recognition.

Impairment losses on loans and receivables are recognised on an individual or collective basis. Impairment will be assessed and recognised on an individual basis if the debtor's total exposure is significant. In other respects, impairment is assessed and recognised on a collective basis.

Impairment is recognised and impairment losses incurred if there is objective evidence that the receivable cannot be recovered in full. The receivable has impaired if its present value of the estimated future cash flows – collateral included – is lower than the aggregate carrying amount of the loan and the related unpaid interest. Estimated future cash flows are discounted at the loan's original interest rate. If the loan carries a variable interest rate, the discount rate for measuring any impairment is the current effective interest rate determined under the agreement.

Impairment loss recognised in profit or loss equals the difference between the carrying amount of the loan and the lower present value of future cash flows.

Impairment assessment is a two-phase process. Impairment is assessed individually for loans and receivables. If it is not necessary to assess impairment for financial assets included in loans and receivables on an individual basis, they will be assessed collectively for impairment. Losses incurred but not yet reported, which cannot yet be allocated to a certain loan, are recognised as collectively assessed impairment. Collectively assessed impairment provisions are based on a statistical model used in the measurement of economic capital. The model is derived from the expected credit loss model used in capital adequacy measurement, adjusted to correspond to the requirements under IFRS. Through-the-cycle component and the official minimum capital adequacy requirements have been eliminated from the PD and LGD estimates used in the economic capital requirement model so that they better reflect the point in time approach and the current economic cycle. In the model, the so-called emergence period is used to measure the identification of a loss event. The emergence period is based on OP MB's impairment assessment process by customer segment from the loss event to testing a loan for impairment on an individual basis. In addition, the receivables in the model are grouped into customer segments on the basis of similar credit risk characteristics. Collectively assessed impairment is measured by customer segment on the basis of the expected loss and the measurement also takes account of the emergence period and the discounted present values of collateral.

If the contractual payment terms of a loan are modified, the reason for such modification and the severity class are documented using an internally defined scale. Loans may also be modified for reasons related to the management of customer relationships, not to the financial difficulties of the customer. Such modifications do not affect loan impairment recognition. In some cases, the company may, due to the customer's financial difficulties, modify the loan terms and conditions, such as in terms of repayment holiday for a limited period or another loan modification, which are aimed at securing the customer's repayment capacity and limiting credit risk associated with liabilities. Such renegotiated loans are reported as doubtful receivables. Modifications in the contractual payment terms that are due to the customer's financial difficulties are forbearance measures and together with other criteria reduce the customer's credit rating and thereby increase collective impairment allowance. In addition, they will also have an effect on the loan being assessed on an individual basis for impairment. If the customer has adhered to the new payment terms and no impairment allowance has been recognised for the customer's exposure, it will be removed from doubtful debt classification after two years. Modifications in payment terms are subject to regular monitoring and reporting to the management as an indicator anticipating customers' payment capacity.

Both individual and collective impairment loss is recorded in a separate allowance account to reduce the carrying amount of receivables in the balance sheet. Impairment losses are presented in the income statement under "Impairment losses on receivables". Recognition of interest on the impaired amount continues after the recognition of impairment.

The loan is derecognised after the completion of all debt-collection measures if the loan terms are substantially modified (such as refinancing). Payments received after the derecognition are recognised as an adjustment to impairment losses on receivables. If there is subsequent objective evidence of the debtor's improved solvency, the

amount of the impairment loss recognised earlier will be reassessed and any change in the recoverable amount will be recorded in the income statement.

Cash and cash equivalents

Cash and cash equivalents consist of cash and receivables from credit institutions repayable on demand.

Other financial liabilities

Other financial liabilities include financial liabilities other than those at fair value through profit or loss. Other financial liabilities include other liabilities to credit institutions and customers, debt securities issued to the public and other financial liabilities. Other financial liabilities are recognised in the balance sheet on the settlement date and carried at amortised cost after initial recognition.

The difference between the nominal value and the acquisition cost of fixed-rate bonds is recognised in interest expenses over the estimated residual term to maturity.

Derivative contracts

Derivative contracts are classified as hedging contracts and derivative contracts held for trading. OP MB uses derivatives only for hedging purposes. Derivatives are measured at fair value at all times. OP MB has prepared methods and internal principles used for hedge accounting, whereby a financial instrument can be defined as a hedging instrument.

In accordance with the hedging principles, OP MB can hedge against interest rate risk by applying fair value hedge or cash flow hedge. Fair value hedging refers to hedging against changes in the fair value of the hedged asset, and cash flow hedging to hedging against changes in future cash flows.

Hedge accounting

Hedge accounting is used to verify that changes in the fair value of a hedging instrument or cash flows fully or partially offset the corresponding changes of a hedged item.

The relationship between hedging and hedged instruments is formally documented, containing information on risk management principles, hedging strategy and the methods used to demonstrate hedge effectiveness. Hedge effectiveness is tested at the inception of the hedge and in subsequent periods by comparing respective changes in the fair value or cash flows of the hedging and hedged instrument. The hedge is considered highly effective if the change in the fair value of the hedging instrument or in cash flows offsets the change in the fair value of the hedged contract or portfolio or in cash flows within a range of 80–125%.

Fair value hedges

Fair value hedging against interest rate risk involves long-term fixed-rate debt instruments (OP MB's own issues), individual loan portfolios, as well as individual loans. Interest rate swaps are used as a hedging instrument.

Changes in the fair value of derivative contracts that are documented as hedging the fair value and are highly effective hedges are recognised in the income statement. Hedged assets and liabilities are also measured at fair value during the period for which the hedge is designated, and any fair value changes are recognised through profit or loss.

In fair value hedge accounting, changes in the fair value of the hedged item and hedging instrument are recorded in the income statement under "Net interest income" (loans and own issues).

INTANGIBLE ASSETS

Intangible assets are measured at cost less amortisation and any impairment losses. These assets are amortised over their estimated useful lives, which is 2–6 years for computer software and licences.

LEASES

On the date of inception, leases are classified as finance leases or operating leases depending on the substance of the transaction. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incident to ownership to the lessee. All other leases are classified as operating leases.

Assets leased under finance lease are recognised as property, plant and equipment and the corresponding finance lease liability is included in other liabilities. At the inception of the lease term, these leased assets are recorded as assets and liabilities at the lower of the fair value of the asset and the present value of the minimum lease payments. PPA assets are depreciated over the shorter of the lease term or the life of the asset. Finance charges are recognised in interest expenses so as to produce a constant periodic rate of interest on the remaining balance of the liability.

Lease payments for leased assets under operating lease are recognised as expenses on a straight-line basis over the lease term.

EMPLOYEE BENEFITS

Pension benefits

Statutory pension cover for OP MB's employees is arranged through pension insurance taken out with OP Bank Group Pension Fund. The supplementary pension plan has been arranged through OP Bank Group Pension Foundation.

With respect to funded disability and old-age pensions, pensions managed by OP Bank Group Pension Fund are defined benefit plans. All of the plans managed by OP Bank Group Pension Foundation are defined benefit plans.

Expenses arising from pension plans are recognised under "Personnel costs" in the income statement. Contributions under defined contribution plans are charged to expenses for the financial year to which they relate. No other payment obligations are included in defined contribution plans. Changing or curtailing defined benefit pension plans is recognised through profit or loss at the time of occurrence.

Defined benefit plans managed by OP Bank Group Pension Fund and OP Bank Group Pension Foundation are funded through payments based on actuarial calculations.

The liability recognised in the balance sheet in respect of the defined benefit plan is the present value of the defined benefit obligation on the balance sheet date less the fair value of plan assets.

Defined benefit obligations are calculated separately for each plan using the projected unit credit method. Pension costs are charged to expenses over the employees' expected working lives on the basis of calculations performed by authorised actuaries. The discount rate for the present value of the defined benefit obligation is determined on the basis of the market return on high-grade corporate bonds on the closing date of the reporting period.

Items resulting from remeasurements of the net defined benefit liability are recognised in other comprehensive income in the period they occur. Remeasurements of the net defined benefit liability recognised in other comprehensive income will not be reclassified to income statement in later financial periods.

Personnel fund

OP MB belongs to OP Financial Group's OP Personnel Fund, into which bonuses are paid on the basis of pre-agreed principles, depending on the achievement of OP Financial Group's targets. Bonuses transferred to the Fund are recognised under "Wages and salaries" in the income statement and the counterpart as "Deferred expenses" in the balance sheet until they are disbursed to their beneficiaries.

INCOME TAX AND DEFERRED TAX

Income tax expense shown in the income statement includes current tax, based on the taxable income of the financial year and income tax for prior financial years and deferred tax expense or income. Taxes are recognised in the profit and loss except when they are directly linked to items entered into equity or other items in other comprehensive income. In such a case, the tax is recognised in the items in question. The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where companies operate and generate taxable income.

Deferred tax liabilities are recognised for all temporary differences between the carrying amount and tax base of assets and liabilities. Deferred tax assets are calculated on tax-deductible temporary differences between the carrying amount and taxable value included in the financial statements, and on losses confirmed for tax purposes. Deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised.

The company offsets deferred tax assets and liabilities. Deferred tax assets and liabilities are measured at the tax rate that is expected to apply to the period when the asset is realised or the liability is settled, based on tax rates enacted or substantively enacted by the balance sheet date.

REVENUE RECOGNITION

Interest income and expenses for interest-bearing assets and liabilities are recognised using the effective interest method. Interest on receivables with non-settled, due payments is also recognised as revenue. Such interest receivable is included in impairment testing. The difference between the receivable's acquisition cost and its nominal value is recognised as interest income and that between the amount received and nominal value of the liability in interest expenses. The difference between the nominal value and the acquisition cost of fixed-rate bonds is recognised as interest income or expenses over the residual term to maturity.

Commission income and expenses for services are recognised when the service is rendered. One-off commissions covering several years and including a possible subsequent refund obligation are recognised only to the amount related to the period. OP MB refunds OP cooperative banks the amount of the returns of loans managed by OP MB agreed in the fee model. This refund is presented in Service charges to banks in the Commission expenses line.

Net interest income	Received and paid interest on fixed-income instruments, the recognised difference between the nominal value and acquisition value, interest on interest-rate derivatives and fair value change in fair value hedging
Net commissions and fees	Commission income and expenses
Personnel costs	Wages and salaries, pension costs, share-based payments, social expenses
Other operating expenses	Office expenses, ICT costs, other administrative expenses, financial authority contributions and fees, rents and other expenses

SEGMENT REPORTING

Since OP MB is engaged only in residential lending, segment reporting is not presented.

CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

The preparation of financial statements requires making estimates and assumptions about the future and the actual results may differ from these estimates and assumptions. It also requires the management to exercise its judgement in the process of applying the accounting policies.

Impairment tests for receivables are carried out on an individual or collective basis. An impairment test carried out on an individual basis is based on the management's estimate of the expected future cash flows of the individual loan. Collectively assessed impairment provisions are based on a statistical model used in the measurement of economic capital, in which expected future losses are adjusted by means of the emergence period so that the OP MB can assess the amount of losses incurred on the balance sheet date but not yet reported. In such a case, the management's judgement is required to determine the length of the emergence period.

NEW STANDARDS AND INTERPRETATIONS

The IASB (International Accounting Standards Board) has issued the following significant future IFRS amendments:

IFRS 9 Financial Instruments

On 1 January 2018, OP MB adopted IFRS 9 Financial Instruments, published by the IASB in July 2014 and adopted by the EU in November 2016. For OP MB, the most significant change is that impairment losses are recognised on a more front-loaded basis, based on expected credit losses (ECL). IFRS 9 also entails changes to accounting policies, adjustments of receivables recognised earlier in the balance sheet and changes to classification of financial instruments. Adjustments made to carrying amounts were recognised in retained earnings in the opening balance sheet on the adoption date.

OP MB continues to apply hedge accounting under IAS 39 after adoption of IFRS 9. Comparatives for the financial statements included in the first opening balance sheet of 1 January 2018 will not be adjusted. Changes in the notes to the financial statements arising from the application of IFRS 9 are only presented for the financial year 2018.

Since the amount of expected credit losses, EUR 0.8 million, was below the expected loss (EL) calculated in capital adequacy measurement, EUR 4 million, the ECL provision had no impact on OP MB's CET1 on 1 January 2018.

The allowance for expected credit losses under equity capital on 1 January 2018 totalled EUR 786 thousand. Impairment loss on receivables assessed individually and collectively on 31 December 2017, amounting to EUR 263 thousand, was reversed to retained earnings. In addition, total equity capital on 1 January 2018 was affected by a deferred tax change concerning these items.

ECL calculation includes many estimates which have significant impacts on the amount of the ECL provision, such as:

- Defining significant increases in credit risk (SICR)
- Various assumptions used in 12-month and lifetime ECL calculation
- Macroeconomic estimates used in the calculation.

Since the adoption of IFRS 9 occurs while Finland is enjoying a favourable economic outlook, the amount of expected credit loss was below impairment loss for loans under IAS 39. The expected credit loss is anticipated to be sensitive to changes in macroeconomic estimates and it may increase significantly when the economic outlook deteriorates.

Expected credit losses by impairment stage were as follows:

Impairment stage	ECL, TEUR	%
Stage 1	16	2
Stage 2	76	10
Stage 3	694	88
Total	786	100

The effects presented in this report resulting from the adoption of IFRS 9 may still be specified further because OP MB will continue further developing ECL models and related IT systems and strengthening the control environment.

New accounting policies, assessment methods and items subject to management's judgment may change until OP MB publishes its first financial statements which include the opening balance sheet of 1 January 2018.

Classification and measurement

OP MB has classified its financial assets under IFRS 9, on the basis of how loans are managed to achieve their business objectives. Following the adoption of IFRS 9, OP MB's loans remained within the measurement category recognised at amortised cost.

Impairment

ECL is calculated on all balance sheet items amortised at cost and on off-balance-sheet loan commitments.

ECL is calculated using modelled risk parameters and formula $PD \times LGD \times EAD$ for the majority of the portfolios. ECL is calculated for each contract for 12 months or lifetime, depending on whether the instrument's credit risk on the reporting day has increased significantly since initial recognition. Both qualitative and quantitative criteria are used to assess whether the credit risk has increased significantly. Qualitative factors consist of various credit risk indicators (e.g. forbearance measures) to be mainly taken into account in credit rating models. Credit ratings will affect lifetime PDs which are used for quantitative assessment of a significant increase in credit risk. In addition, credit risk has increased significantly if payment is over 30 days past due. Contracts are classified into three stages. Stage 1 includes contracts whose credit risk has not increased significantly since initial recognition and for which a 12-month ECL is calculated. Stage 2 includes contracts whose credit risk has increased significantly since initial recognition and for which a lifetime ECL is calculated. Stage 3 includes defaulted contracts for which a lifetime ECL is also calculated.

Definition of default is consistent with the definition that is used for regulatory purposes.

The calculation model includes forward-looking information and macroeconomic scenarios. The macroeconomic scenarios are the same that OP MB uses otherwise in its financial annual planning. Three scenarios are used: baseline, upside and downside.

IFRS 15 Revenue from Contracts with Customers

OP MB has applied IFRS 15 as of 1 January 2018. This standard has replaced the current IAS 11 and IAS 18. In OP MB, IFRS 15 mainly applies to fees not included in the calculation of the effective interest rate. The new standard had no effect on the revenue recognition of financial instruments. IFRS 15 lead to added information presented in the notes to the financial statements. The grouping of commission income and expenses is specified in the notes. IFRS 15 will not change the revenue recognition time of the fees included the scope of application of the standard in comparison with the current practices. The adoption of IFRS 15 therefore had no financial effect on OP MB's result. OP MB applies IFRS 15 using the retrospective transition method.

IFRS 16 Leases

IFRS 16 Leases (effective for annual periods beginning on or after 1 January 2019) will replace IAS 17 Leases. The adoption of IFRS 16 will have no significant effect on OP MB's financial statements.

Other standards

Amendments to IFRS 2 and IFRIC 22 took effect on 1 January 2018. The amendments will not have any major effect on OP MB's financial statements.

NOTE 2. OP Mortgage Bank's risk and capital adequacy management principles

1 General principles of risk and capital adequacy management

OP Financial Group's core values, strategic goals and financial targets form the basis for risk and capital adequacy management of OP MB. The purpose of risk management is to identify threats and opportunities affecting strategy implementation. Risk management aims to achieve the targets set in the strategy by controlling that risks are proportional to risk-bearing capacity. OP MB has a moderate attitude towards risk-taking.

In OP Financial Group's risk policy, the central cooperative's Executive Board confirms annually risk-management principles, actions, objectives and limits to be applied by all Group business segments and entities that are used to guide business to implement the policies confirmed in the Group's strategy and the principles of the risk-taking system and the Risk Appetite Framework..

1.1 Risk and capital adequacy management

Risk and capital adequacy management falls under internal control. Its purpose is to ensure OP MB's risk-bearing capacity and liquidity and, thereby, ensure business continuity. Risk-bearing capacity is made up of effective risk management that is proportionate to the extent and complexity of operations and of adequate capital resources and liquidity based on profitable business operations.

Risk and capital adequacy management has been integrated as an integral part of the company's business and management. OP MB focuses on carrying out its role according to its service capabilities and risk-bearing capacities in accordance with shared business models.

Risk and capital adequacy management consists of

- identifying, measuring, assessing and mitigating risks;
- determining reliably and independently how much capital and liquidity is required for various risk types and business operations; and
- allocating capital and liquidity systematically by business segment in line with current and planned risk-taking

OP MB's remuneration scheme does not encourage excessive risk-taking. The remuneration scheme takes into account the OP Financial Group's capital adequacy and profitability.

1.2 Risk identification, assessment, measurement and mitigation

The risk management and ICAAP process consists of the continuous identification and assessment of risk associated with business and the operating environment. Before the company launches any products or services or adopts new operating models or systems, it assesses their risks using procedures as laid down by the central cooperative's Risk Management.

Quantifiable risks are mitigated by means of limits set by the central cooperative's Executive Board. The Executive Board has set a capital adequacy limit for OP MB.

OP MB assesses its capital base in relation to the economic capital requirement and the existing and predictable regulatory minimum capital requirements. Such assessment also makes use of the results of stress tests.

The central cooperative's independent Risk Management monitors the development of OP MB's risk exposure and risk-bearing capacity. It provides regular reports on its observations and assessments to OP MB's Board of Directors, the central cooperative's Executive Board and the Risk Management Committee of the central cooperative's Supervisory Board.

1.3 Economic capital requirement

The economic capital requirement is OP Financial Group's own estimate of the amount of capital sufficient to cover any annual losses with a 99.97% probability that may arise from risks associated with business and the operating environment. The economic capital requirement is calculated using models for each risk type, the results of which are combined taking account of correlations between the risk types and the resulting diversification benefits.

Economic capital is divided into quantitative and qualitative, or assessable, risks. OP MB's quantitative risks include credit risk and banking interest rate and equity risks. The assessable risks include operational risks. Credit risks account for around 75% of OP MB's economic capital requirement.

1.4 Capital management

Capital management aims in all circumstances to proactively control and ensure that OP MB's capital adequacy meets the set targets and official requirements and thus ensure OP Financial Group's business continuity. A capital plan is made to assess the adequacy of OP MB's capital and proactively ensure an adequate capital base even in exceptional conditions. The capital plan consists, for example, of quantitative and qualitative targets set for capital adequacy, predicted changes in the capital base and capital requirements, a contingency plan, and capital adequacy monitoring and control procedures per threshold level.

OP MB is responsible for its own capital adequacy and sets its capital adequacy targets and limits according to guidelines set by the central cooperative.

2 Organisation of risk and capital adequacy management

OP MB follows the principles of OP Financial Group's risk-taking and risk tolerance system adopted by OP Cooperative's Supervisory Board. The principles specify how the Group's risk-taking is controlled, limited and supervised and how the risk management and internal capital adequacy assessment process (ICAAP) is organised.

The central cooperative is in charge of the OP Financial Group level risk and capital adequacy management. OP MB is responsible for its own risk and capital adequacy management in accordance with the nature and extent of its operations.

OP MB's Board of Directors makes decision on its risk and capital adequacy management in line with the principles adopted by the central cooperative's Executive Board. In addition, the Board of Directors deals with, in terms of quality and extent, far-reaching and important matters in principle from the perspective of the company's operations, and any unusual matters. The Board of Directors decides on principles and procedures to ensure that the company operates in compliance with external regulation and OP Cooperative's guidelines.

The Managing Director is responsible for the implementation of risk and capital adequacy management according to the principles and guidelines that have been agreed on, and reports regularly on the company's business to the Board of Directors.

OP MB's risk and capital adequacy tasks are centralised within OP Financial Group's Risk Management. OP Financial Group's Risk Management is a function independent of business that provides guidelines for, controls and supervises the overall risk management of the Group and its entities, and analyses their risk exposure. Risk management focuses on preventive work, preparation and proactive analysis of risk exposure. The objective is to secure the Group's and its entities' sufficient risk-bearing capacity and to ensure that any business risks taken do not threaten profitability, capital adequacy, liquidity, business continuity and the achievement of strategic targets. It is also responsible for maintaining and developing risk management systems and methods.

The fact that reports on measurable risks are produced for OP MB on a centralised basis and separate from any business operations also ensures the independence of risk reporting.

OP Financial Group's internal audit assists OP MB's Board of Directors and management by performing audits to assess the achievement of the strategic and operational goals, the quality of risk management, the reliability of reporting, compliance with laws and instructions and the efficiency and appropriateness of operations.

3 OP MB's risks

The table below presents OP MB's most significant risks. The paragraphs below the table describe the nature of the risks and how they can be managed.

Strategic risks	Risk caused by changes in the competitive environment, slow reaction to changes in the business environment or customer behaviour, poor choice of strategy or unsuccessful strategy implementation.
Operational risks	Risk of financial loss or other detrimental consequences caused by inadequate or failed processes, inadequate or flawed procedures or systems or some external factor. Operational risks also include ICT, security, data security, procedural and model risks.
Compliance risk	Risks caused by non-compliance with external regulation, internal policies, appropriate procedures or ethical principles governing customer relationships.
Reputational risk	Risk of deterioration of reputation or trust caused by negative publicity or realisation of some risk.
Credit risks	Risk of a counterparty failing to fulfil its obligations arising from debt relationship. Non-fulfilment of other obligations of a counterparty is also known as counterparty risk.
Market risks	Market risks consist of interest rate risk and market risks associated with investment operations.
Liquidity risks	Liquidity risk comprises funding liquidity risk, structural funding risk and funding concentration risk.

4 Strategic risks

Strategic risk management tools include analysing the risks when drawing up the strategy and continuously monitoring and analysing changes in the operating environment and the implementation of the strategy. Strategic risk is reduced by regular planning, based on analyses and forecasts of customer future needs, developments in market areas, and of competition.

5 Operational risks

The aim of operational risk management is to ensure that operations have been organised appropriately and that risks do not result in unforeseeable financial losses or other negative consequences, such as loss of reputation. OP MB is continually maintaining and enhancing a corporate culture that takes a positive approach to operational risk management and internal control.

The target level set for operational risks is moderate. The key area of operational risk management involves identifying and assessing risks and assessing the effectiveness and adequacy of risk control and management tools. Before any new business models (including outsourcing) are carried out or products or services are launched, their risks are assessed as laid down by the central cooperative's Risk Management. OP Financial Group offers customers only products and applies business models that have been approved at Group level. Risks that may disrupt business continuity are prepared against by means of business continuity planning. Business continuity planning also forms the basis for preparation against emergency conditions referred to in the Emergency Powers Act. Business continuity plans are tested according to testing plans that have been made.

Any effect of a materialised operational risk may be transferred outside OP MB through insurance.

OP MB adheres to OP Financial Group's uniform, system-supported operating model in its operational risk management. In this model, OP MB assesses operational risks, involving identifying and assessing business risks and defining and monitoring measures designed to reduce them.

5.1 Monitoring and reporting operational risks

OP MB identifies operational risks associated with major products, services, functions, processes and systems, and outsourced services/functions. The company assesses the significance of identified risks on the basis of their financial effect and probability. The information obtained is used to support planning, decision-making and management.

OP MB regularly reports operational risks to its Board of Directors and Internal Control Support.

6 Compliance risks

Compliance risk forms part of operational risk. Compliance activities are aimed at ensuring that OP MB complies with laws, official instructions and regulations, self-regulation of markets, and internal guidelines, policies and instructions of OP Financial Group and OP MB. Compliance also ensures that customer relationship management complies with appropriate and ethically sound principles and practices.

Materialisation of compliance risk may result not only in financial loss but also other adverse consequences, such as sanctions. Such sanctions may include a corporate fine and separate administrative fines for violation of obligations, and public warnings and reprimands. Compliance risk may materialise in terms of loss or deterioration of reputation or trust.

Responsibility for regulatory compliance and its control within OP MB rests with the senior and executive management. Everyone employed by OP MB is responsible for his/her own part for regulatory compliance.

Guidelines, advice and support concerning compliance within OP Financial Group are the responsibility of Risk Management that is independent of the central cooperative. OP MB has centralised compliance functions within the central cooperative's Risk Management.

6.1 Compliance risk management

Managing compliance risks forms part of internal control and good corporate governance practices and, as such, an integral part of business management duties and the corporate culture. Compliance risk management tools include monitoring legislative developments, providing the organisation concerned with guidelines, training and consultation in respect of observing practices based on regulation as well as supervising the regulatory compliance with procedures applied within the organisation.

6.2 Compliance risk monitoring and reporting

Compliance risks are identified, assessed and reported regularly according to the operational risk management model as part of the assessment of operational risks. Any observations made by Compliance are reported on a regular basis.

7 Reputational risk

Reputational risk is managed proactively and in the long term by complying with regulation, good practices of the financial sector and the Group's Code of Business Ethics and by emphasising transparency of operations and communications. The Group adheres to international financial, social and environmental responsibility principles and international commitments.

Reputational risks are reported regularly to the management of OP MB and the central cooperative. Any threat to imminent reputational risk will be reported immediately.

8 Credit risks

The principles based on OP Financial Group's Risk-taking system and Risk Appetite Framework, and OP Financial Group's Risk Policy are used to control credit risk. The credit risk policy defines, for example, the target risk exposure level, risk-taking principles and restrictions as well as the principles governing customer selection and collateral.

OP MB's loan portfolio consists of mortgage loans placed as collateral for bonds, which OP MB buys from OP Financial Group member cooperative banks, and of loans they granted to their customers on behalf of OP MB before 1 March 2016.

OP MB engages in funding by issuing bonds and lends funds thus acquired to OP Financial Group credit institutions in the form of intermediary loans referred to in the Covered Bond Act. Similarly, OP MB underwrites mortgage loans fulfilling the criteria from OP cooperative banks' balance sheets to serve as collateral for the bond.

Framework agreements between OP MB and the OP cooperative banks specify obligations and rights related to the utilisation of OP MB's financing as well as credit risk management.

OP cooperative banks are in charge of loan decisions, loan management and customer relationship management in accordance with the guidelines issued by OP Financial Group and OP MB. Credit risk management in banks is based on active customer relationship management, good knowledge of customers, strong professional skills and comprehensive documentation. The credit approval process and its effectiveness play a key role in the management of credit risks. A customer's sufficient debt-servicing capacity is the prerequisite for all lending. Careful and deliberate lending decisions are based on decision-making guidelines and updated credit rating. Credit rating controls customer selection and exposure pricing. Target values by borrower grade have been set for OP Financial Group's and its member banks' new lending and loan portfolio to maintain good loan portfolio quality.

Collateral evaluation is based on the principle of independent evaluation and a prudent approach to fair value. Maximum valuation percentages for each type of collateral have been specified and OP MB monitors developments in collateral values on a regular basis. OP MB ensures the repayment capacity of private customers against higher interest rates as well. Customers can protect their loans against higher interest rates, for example, by choosing an interest rate cap. Customers are offered payment protection insurance in the case of illness or unemployment. In lending, OP MB avoids high financing percentages. OP MB monitors a borrower's creditworthiness and repayment capacity and reacts to any repayment problems as early as possible.

OP MB monitors and reports on credit risks on a regular basis. Credit rating reports, the loan portfolio quality, past due and doubtful receivables number among monitoring tools.

OP Financial Group uses credit risk models for Probability of Default (PD), Loss Given Default (LGD) and Exposure at Default (EAD). For OP MB, the rating model for private customers is the most important, in which agreements are grouped into borrower grades based on probability of default.

9 Liquidity risk

Liquidity risk comprises funding liquidity risk and structural funding risk as well as concentration risk associated with funding. Funding liquidity risk refers to the risk that OP Financial Group will not be able to meet its current and future cash flows and collateral needs, both expected and unexpected, without affecting daily operations or the bank's overall financial position. Structural funding risk refers to uncertainty related to long-term lending, arising from the refinancing risk due to the structure of funding. Funding concentration risk refers to the risk that the bank's funding becomes more difficult due, for example, to a transaction related to an individual counterparty, currency, instrument or maturity band.

Liquidity risk management is based on the principles of OP Financial Group's Risk Appetite Framework and Risk Policy lines and set risk tolerances and risk limits. The ALM and Risk Management Committee of the central cooperative's Executive Board approves the qualitative targets set for the liquidity buffer, a funding plan, a business continuity and contingency funding plan in the case of threat scenarios. The contingency plan contains a control model for liquidity for various threshold levels, funding sources and a contingency funding plan for liquidity management at operational level.

OP Financial Group manages its liquidity position through the proactive planning of the funding structure, the Group's risk limits and limits and control limits derived from them as well as target levels, the monitoring of the liquidity status and a well-balanced liquidity buffer, planning and management of daily liquidity, the business continuity and contingency plan based on emergency preparedness, as well as the effective and ongoing control of the Group's liquidity status.

Funding liquidity management is governed by the regulations governing the minimum reserve and marginal lending facility systems by the European Central Bank.

OP Financial Group safeguards its liquidity with long-term funding planning, the liquidity buffer and the sources of finance referred to in the contingency plan. The liquidity buffer has the size required for the time to implement the contingency plan in a liquidity crisis. Liquid funding may be made available for use by the Group by selling notes and bonds in the liquidity buffer or using them as collateral. The liquidity buffer consists mainly of deposits with the central bank and receivables eligible as collateral for central bank refinancing.

As OP Financial Group's central bank, OP Corporate Bank plc is tasked with securing the liquidity of the entire Group and each Group entity (incl. OP MB). The Group's daily liquidity management refers to managing liquidity of the Group's companies engaged in banking. Any changes in OP MB's liquidity position will change OP Corporate Bank's liquidity position. The liquidity reserve of Banking within the entire OP Financial Group is managed by the Group's Treasury.

OP Financial Group's funding planning is based on the proactive planning of the funding structure and on the risk limits set for the liquidity risk. Deposits from the general public and wholesale funding form the basis of OP Financial Group's funding. Wholesale funding is aimed at actively and proactively covering funding needs arising from the growth differentials between the receivables and the deposit portfolio in the balance sheet, funding maturity and other internal objectives. A solid funding structure requires that the loan portfolio and the Group's liquidity buffer be funded not only through deposit funding and short-term funding but also through long-term funding. Diversifying funding sources will reduce the Group's dependence on an individual source and decrease price risk associated with funding. OP MB diversifies its funding by time, maturity, instrument and customer segment. Any surplus deposits with member banks are mainly channelled to the central cooperative consolidated accounts or instruments it has issued in order not to increase the Group's wholesale funding unnecessarily. OP Corporate Bank manages on a centralised basis the Group's wholesale funding in the form of senior bonds and equity capital and OP MB's funding based on covered bonds.

The central cooperative's Executive Board is responsible for OP Financial Group's liquidity risk management and controls liquidity management using various threshold levels. In cases of market disruption, liquidity management relies on the liquidity contingency plan. Each entity within OP Financial Group controls its liquidity management within the framework of control limits issued by the central cooperative and guidelines and of account, deposit and loan terms and conditions.

As the central institution of the amalgamation of cooperative banks, OP Cooperative has given its member credit institution special permission, under the Act on the Amalgamation of Deposit Banks, whereby the liquidity requirements set for credit institutions mentioned in Part VI of the EU Capital Requirements Regulation are not applied to the member credit institutions. Liquidity based on the regulation is subject to supervision and reporting at the level of the cooperative banks' amalgamation.

9.1 Measuring, monitoring and reporting liquidity risks

OP Financial Group has set its liquidity risk tolerances for the Liquidity Coverage Ratio (LCR) and the Net Stable Funding Ratio (NSFR). The risk limits have been set for net cash flows by maturity which guide the structural funding risk. The risk indicator for the structural funding risk indicates the maximum portion of the net cash flows in the balance sheet that may have a maturity within different time periods. Refinancing risk is associated with covered bonds issued by OP MB. OP MB monitors long-term funding maturity using a maturity distribution, for which it has set limits. OP Financial Group's and OP MB's structural risk is subject to monthly monitoring.

Furthermore, OP Financial Group also monitors Group-level liquidity risk in scenarios based on liquidity stress testing. The funding liquidity risk indicators show for how long the liquidity buffer will cover the known and predictable net cash flows payable daily outside the Group and any unexpected liquidity stress scenario. Liquidity risk is subject to monitoring on a daily basis.

10 Market risks

Market risks are the result of price, volatility and market liquidity changes in the financial market.

The most significant market risk relates to the effect of a change in interest rates on net interest income, i.e. interest income risk associated with the banking book. Market risk may also come from investment. Through its continuous funding and liquidity planning, OP MB aims to maintain a situation in which it does not have significant financing surplus to invest. Investments in notes and bonds issued by governments and other banks may also be used as supplementary collateral as specified in the Act on Mortgage Credit Banks.

When making investment decisions, OP MB assesses the investment's effect on the interest rate risk and funding risk.

The task of market risk management is to identify and assess market risks associated with business operations, mitigate them to an acceptable level, and report them regularly. This ensures that changes in market prices or other external market factors will not excessively deteriorate the long-term profitability or capital adequacy within OP MB.

Guidelines that control and mitigate market risks include the principles of OP Financial Group's risk tolerance system and the Group's risk policy that supplement them, and the central cooperative's risk management guidelines and limits and control limit indicators.

10.1 Interest rate risk

OP MB's interest rate risk relates to the differences in the bases of interest rates concerning lending and funding. OP MB primarily manages interest rate risk by using derivatives and regulating the range of products and terms and conditions related to lending and regulating interest rate reset dates and the bases of interest rates. OP MB enters into derivatives contracts only for hedging purposes, with OP Corporate Bank plc being always as the counterparty.

10.2 Monitoring and reporting

OP MB reports on market risks on a monthly basis. The central cooperative's Risk Management provides market risk reports for OP MB and regularly reports the development of the entire OP Financial Group's balance sheet structure and market risks to the central cooperative's management.

OP MB monitors risks associated with derivatives as part of the exposure using the same benchmarks as for balance sheet exposure.

NOTES TO THE INCOME STATEMENT

	2017	2016
NOTE 3. Net Interest Income, TEUR		
Interest income		
From receivables from credit institutions		
Interest	-2,426	506
Negative interest	-213	-141
From receivables from customers	79,719	95,613
From derivative contracts		
From hedge accounting	-11,392	-11,020
Other interest income	5	20
Total	65,692	84,978
Interest expenses		
From liabilities to credit institutions	-2,527	768
From derivative contracts		
From hedge accounting	10,810	-143,710
From debt securities issued to the public	-17,598	151,748
Other interest expenses	24	0
Total	-9,292	8,807
Net Interest Income	74,984	76,171
Net income from hedge accounting		
Net income from hedging instruments is 122,443 (-34,992) and net income from hedged items is -122,443 (34,992).		
NOTE 4. Net commissions and fees, TEUR		
Commission income		
From lending	6,465	7,119
Total	6,465	7,119
Commission expenses		
Lending	6,336	6,977
Service charges to banks	49,936	47,783
Securities	92	111
Other	11	6
Total	56,375	54,876
Net commissions and fees	-49,910	-47,757
NOTE 5. Net Investment income, TEUR		
Net Income from available-for-sale assets		
Dividends	2	7
Capital gains and losses	0	0
Total	2	7
Net Income recognised at fair value through profit or loss		
Valuation gains and losses		
Net income from hedge accounting	0	0
Net income from foreign exchange trading	0	0
Total	0	0
Net Investment Income	2	7
NOTE 6. Personnel costs, TEUR		
Wages and salaries	258	261
Pension costs		
Defined contribution plans	41	42
Defined benefit plans	23	11
Total	64	53
Other indirect personnel costs	6	8
Total personnel costs	328	321
NOTE 7. Depreciation/amortisation and impairment loss, TEUR		
Depreciation/amortisation		
On intangible assets	836	836
Total	836	836

NOTE 8. Other operating expenses, TEUR	2017	2016
Rental expenses	8	6 *
Government charges and audit fees	358	285
Membership fees	73	74
Office expenses	204	182
ICT costs	2,768	2,661
Telecommunications	41	31
Marketing	4	5
Other administrative expenses	157	149
Insurance and security costs	80	82
Other	836	768 *
Total	4,528	4,243

*OP Financial Group's internal service charges have been transferred to other expenses.

Fees paid to auditors by assignment

Auditing	8	6
Other audit opinions		
Tax counselling		
Other services	61	15
Total	69	21

Non-audit services provided by KPMG Oy Ab totalled EUR 61,336.90.

NOTE 9. Impairment losses on receivables, TEUR	2017	2016
Receivables written down as loan and guarantee losses	-38	-28
Recoveries of receivables written down	1	5
Increase in impairment losses on individually assessed receivables	-341	-239
Decrease in impairment losses on individually assessed receivables	53	3
Collectively assessed impairment losses	48	-141
Total	-276	-400

NOTE 10. Income tax, TEUR	2017	2016
Current tax	3,863	4,558
Income tax paid for previous periods		38
Deferred tax	5	-30
Income tax expense on the income statement	3,868	4,566
Corporate income tax rate	20.0 %	20.0 %

Reconciliation between tax expense in the income statement and tax expense calculated by the applicable tax rate

Earnings before tax	19,341	22,643
Share of the profit according to the tax rate	3,868	4,529
Income tax paid for previous periods		38
Other	0	-1
Income tax expense on the income statement	3,868	4,566

NOTE 16. Other assets, TEUR	31 Dec 2017	31 Dec 2016
Pension plan assets	82	84
Deferred income		
Interest	47,737	55,750
Other	1,568	379
Total	49,386	56,212

Note 21 Other liabilities describes the calculation of plan assets in greater detail.

NOTE 17. Tax assets, TEUR	31 Dec 2017	31 Dec 2016
Income tax asset	695	444
Deferred tax assets	10	15
Total tax assets	705	460

Specification of tax assets and liabilities

Deferred tax assets

Due to defined-benefit pension plans	34	30
Due to other items	53	62
Set-off against deferred tax liabilities	-76	-77
Total	10	15

Deferred tax liabilities

From defined benefit pension plans	16	17
From other items	60	60
Set-off against deferred tax assets	-76	-77
Total	0	0

Changes in deferred taxes

Deferred tax assets/liabilities on 1 January	15	-43
Recognised in the income statement		
Defined benefit pension obligations	5	2
Other	-10	28
Recognised in statement of comprehensive income		
Items arising from remeasurement of defined benefit plans	0	28
Total deferred tax assets/liabilities on 31 December	10	15

Income tax assets	695	444
Total tax assets and liabilities	705	460

NOTES TO LIABILITIES AND EQUITY CAPITAL

NOTE 18. Liabilities to credit institutions, TEUR	31 Dec 2017	31 Dec 2016
Other than those repayable on demand		
Other liabilities	2,838,000	1,888,000
Liabilities to credit institutions	2,838,000	1,888,000

NOTE 19. Derivative contracts, TEUR	31 Dec 2017	31 Dec 2016
Derivative contracts		
Hedging derivative contracts		
Fair value hedging		
Interest rate derivatives	38,025	6,233
Total derivative contracts	38,025	6,233

More detailed information on derivative contracts can be found in Note 27.

NOTE 20. Debt securities issued to the public, TEUR	Average rate, %	31 Dec 2017	Average rate, %	31 Dec 2016
Bonds	0.88	10,796,102	1.17	9,277,801
Total debt securities issued to the public		10,796,102		9,277,801

Long-term bonds issued by OP Mortgage Bank

Bond	Book value	Interest rate base	Nominal interest %	Maturity
OP Mortgage Bank Covered Bond 2011	999,141	Fixed	3.500	11.7.2018
OP Mortgage Bank rekisteroitu Covered Bond (NSV)	114,787	Fixed	2.157	12.11.2024
OP Mortgage Bank Private Placement 2012	100,000	Floating	3-month Euribor	18.12.2018
OP Mortgage Bank Covered Bond 2014	997,219	Fixed	1.500	17.3.2021
OP Mortgage Bank Covered Bond 2014	998,188	Fixed	0.750	11.6.2019
OP Mortgage Bank Covered Bond 2014	996,935	Fixed	1.000	28.11.2024
OP Mortgage Bank Covered Bond 2015	19,985	Fixed	0.250	27.5.2020
OP Mortgage Bank Covered Bond 2015	1,247,399	Fixed	0.250	23.11.2020
OP Mortgage Bank Covered Bond 2015	996,668	Fixed	0.625	4.9.2022
OP Mortgage Bank Covered Bond 2016	1,245,000	Fixed	0.250	11.5.2023
OP Mortgage Bank Covered Bond 2017	993,139	Fixed	0.250	13.3.2024
OP Mortgage Bank Covered Bond 2017	994,682	Fixed	0.750	7.6.2027
OP Mortgage Bank Covered Bond 2017	996,143	Fixed	0.050	22.2.2023
	10,699,286			
Valuation	96,816			
Total	10,796,102			

Reconciliation of changes in liabilities in cash flows from financing activities against balance sheet items

Balance sheet value 1 Jan. 2017	9,277,801
Changes in cash flows from financing activities	
Increases in bonds	2,982,709
Increases total	2,982,709
Decreases in bonds	1,350,000
Decreases total	1,350,000
Total changes in cash flows from financing activities	1,632,709
Valuations and foreign exchange changes	114,407
Balance sheet value 31 Dec. 2017	10,796,102

NOTE 21. Other liabilities, TEUR	31 Dec 2017	31 Dec 2016
Other liabilities		
Payment transfer liabilities	91	0
Deferred expenses	169	149
Accrued expenses		
Interest liabilities	65,577	72,400
Other accrued expenses	6,183	4,603
Payables based on purchase invoices	216	216
Other	24	8
Total	72,259	77,375

Defined benefit pension plans

OP Mortgage Bank has funded assets of its pension schemes through OP Bank Group Pension Fund and OP Bank Group Pension Foundation. Schemes related to supplementary pensions in the Pension Foundation and the TyEL (Employees' Pensions Act) funded old-age and disability pension schemes managed by the Pension Fund are treated as defined benefit plans. Contributions to the TyEL pay-as-you-go system are treated as defined contribution plans. The amount of the company's pension liabilities is not substantial.

The new TyEL came into force in 2017. Benefits under the employees pension scheme comprise old-age pension, partial early old-age pension, year-of-service pension, disability pension, survivors' pension and rehabilitation benefits. Partial early old-age pension based on the previous TyEL was replaced with partial old-age pension and it did not recognise years-of-service pension. The changes in benefits caused by the amended law was already recognised in the income statement in the financial statements for 2015. Change in mortality was made on 31 December 2016, increasing obligations by EUR 9 thousand.

The most significant actuarial risks of OP Bank Group Pension Fund/OP Bank Group Pension Foundation are associated with interest rate and market risks, future increases in pension benefits systematically increasing life expectancy and inflation risk. A change in the discount rate for pension liabilities has a substantial effect on the amount of pension liabilities.

Balance sheet value of defined benefit plans, TEUR	Defined benefit obligations		Fair value of plan assets		Net liabilities (assets)	
	2017	2016	2017	2016	2017	2016
Opening balance 1 Jan.	634	489	-569	-573	65	-84
Defined benefit pension costs recognised in Income statement						
Current service cost	29	19			29	19
Interest expense (income)	11	11	-10	-13	1	-2
Post service cost and settlements						
Administrative expenses			1	0	1	0
Total	40	30	-9	-12	31	17
Losses (gains) recognised in other comprehensive income arising from remeasurement						
Actuarial losses (gains) arising from changes in economic expectations	-6	106			-6	106
Actuarial losses (gains) arising from changes in demographic expectations		9				9
Return on TyEL interest rate difference and growth in old-age pension liabilities (net)	8	-2	-8	2		
Experience adjustments	39	17			39	17
Return on plan assets, excluding amount (-) of net defined benefit liability (asset)			-33	6	-33	6
Total	40	130	-41	8	-1	138
Other						
Employer contributions			-8	-6	-8	-6
Benefits paid	-25	-15	25	15		
Total	-25	-15	18	9	-8	-6
Closing balance 31 Dec.	689	634	-601	-569	88	65
Liabilities and assets recognised in the balance sheet, TEUR					31 Dec 2017	31 Dec 2016
Net liabilities/assets (Pension Foundation)					-82	-84
Net liabilities/assets (Pension Fund)					169	149
Total net liabilities/assets					88	65

Pension Fund and Pension Foundation assets, grouped by valuation technique, 31 Dec. 2017, TEUR	Total
Shares and participations	
Notes and bonds	4
Real property	19
Mutual funds	124
Structured investment vehicles	1
Derivatives	51
Other assets	0
Total	199

Pension Fund and Pension Foundation assets, grouped by valuation technique, 31 Dec. 2016, TEUR	Total
Shares and participations	54
Notes and bonds	139
Real property	42
Mutual funds	316
Structured investment vehicles	2
Derivatives	0
Other assets	17
Total	569

Contributions payable under the defined benefit pension plan in 2018 are estimated at EUR 8 thousand.

The duration of the defined benefit pension obligation in the Pension Fund on 31 December 2017 was 32 years and in the Pension Foundation 3.3 years.

Key actuarial assumptions used, 31 December 2017	Pension Fund	Pension Foundation
	Discount rate, %	1.7
Future pay increase assumption, %	2.6	2.5
Future pension increases, %	1.2	1.9
Key actuarial assumptions used, 31 December 2016	Pension Fund	Pension Foundation
	Discount rate, %	1.8
Future pay increase assumption, %	2.5	2.3
Future pension increases, %	1.3	1.7

NOTE 22. Shareholders' equity, TEUR	31 Dec 2017	31 Dec 2016
Share capital	60,000	60,000
Unrestricted reserves	245,000	245,000
Retained earnings		
Profits for previous years	59,585	50,545
Profit for the financial year	15,473	18,077
Total equity	380,057	373,622
Development costs (non-distributable item)	-904	-1,739
Distributable reserves	319,154	311,883
Distributable profits	74,154	66,883

Reserve for invested non-restricted equity consists of OP Cooperative's capital investment of EUR 245,000,000.

Share capital and number of shares

	Total
Share capital, EUR thousand	60,000
Number of shares	76,592
Proportion of share capital, %	100

OP Cooperative holds 100% of OP Mortgage Bank.

The minimum share capital of the Company is EUR 8,500,000 and the maximum share capital is EUR 150,000,000, within which limits the share capital may be increased or reduced without altering the Articles of Association. The minimum number of shares is 34,000 and the maximum number is 136,000. Permission from the Company is required for the acquisition of shares through transfer. The shares have no nominal value.

OTHER NOTES TO THE BALANCE SHEET

NOTE 23. Classification of financial assets and liabilities, TEUR

Assets	Loans and receivables	Recognised at fair value through profit or loss	Available for sale	Carrying amount total	Fair value total
Receivables from credit institutions and central banks	5,139,778			5,139,778	5,139,778
Derivative contracts		129,810		129,810	129,810
Receivables from customers	8,803,822			8,803,822	8,803,822
Shares and participations			40	40	40
Other receivables	49,386			49,386	49,386
Other assets	1,609			1,609	1,609
Total on 31 Dec 2017	13,994,594	129,810	40	14,124,444	14,124,444

Liabilities	Recognised at fair value through profit or loss	Other liabilities	Carrying amount total	Fair value total
Liabilities to credit institutions		2,838,000	2,838,000	2,838,000
Derivative contracts	38,025		38,025	38,025
Debt securities issued to the public		10,796,102	10,796,102	10,954,460
Other liabilities		72,259	72,259	72,259
Total on 31 Dec 2017	38,025	13,706,362	13,744,387	13,902,745

Assets	Loans and receivables	Recognised at fair value through profit or loss	Available for sale	Carrying amount total	Fair value total
Receivables from credit institutions and central banks	2,304,556			2,304,556	2,304,556
Derivative contracts		220,461		220,461	220,461
Receivables from customers	9,039,563			9,039,563	9,039,563
Shares and participations			40	40	40
Other receivables	56,212			56,212	56,212
Other assets	2,199			2,199	2,199
Total on 31 Dec 2016	11,402,530	220,461	40	11,623,031	11,623,031

Liabilities	Recognised at fair value through profit or loss	Other liabilities	Carrying amount total	Fair value total
Liabilities to credit institutions		1,888,000	1,888,000	1,888,000
Derivative contracts	6,233		6,233	6,233
Debt securities issued to the public		9,277,801	9,277,801	9,555,286
Other liabilities		77,375	77,375	77,375
Total on 31 Dec 2016	6,233	11,243,176	11,249,409	11,526,895

Debt securities issued to the public are carried at amortised cost. On 31 December, the fair value of these debt instruments was approximately EUR 158,358 thousand (277,485) higher than their carrying amount, based on information available in markets and employing commonly used valuation techniques.

NOTE 24. Financial Instruments classification, grouped by valuation technique, TEUR

Recurring fair value measurements of assets	31 Dec 2017	Fair value measurement at year end	
	Balance sheet value	Level 1*	Level 2**
Derivative contracts	129,810		129,810
Total	129,810		129,810

Recurring fair value measurements of assets	31 Dec 2016	Fair value measurement at year end	
	Balance sheet value	Level 1*	Level 2**
Derivative contracts	220,461		220,461
Total	220,461		220,461

Recurring fair value measurements of liabilities	31 Dec 2017	Fair value measurement at year end	
	Balance sheet value	Level 1*	Level 2**
Derivative contracts	38,025		38,025
Total	38,025		38,025

Recurring fair value measurements of liabilities	31 Dec 2016	Fair value measurement at year end	
	Balance sheet value	Level 1*	Level 2**
Derivative contracts	6,233		6,233
Total	6,233		6,233

Financial liabilities not measured at fair value	31 Dec 2017	Fair value measurement at year end	
	Balance sheet value	Level 1*	Level 2**
Debt securities issued to the public	10,796,102	10,710,871	243,589
Total	10,796,102	10,710,871	243,589

Financial liabilities not measured at fair value	31 Dec 2016	Fair value measurement at year end	
	Balance sheet value	Level 1*	Level 2**
Debt securities issued to the public	9,277,801	9,189,185	366,101
Total	9,277,801	9,189,185	366,101

*Level 1 includes equities listed on major stock exchanges, quoted debt instruments issued by companies, governments and financial institutions as well as exchange-traded derivatives. The fair value of these instruments is determined on the basis of market quotes.

** Valuation techniques based on observable input parameters. The fair value of the instruments included within Level 2 means value derived from the market price of a financial instrument's components or similar financial instruments; or value which can be determined using commonly used valuation models and techniques if the inputs significant to the fair value measurement are based on observable market data. The fair value hierarchy level at OP Financial Group's includes OTC derivatives, quoted debt instruments issued by companies, governments and financial institutions which have not been included in Level 1, and repo agreements as well as securities lent or borrowed.

Transfers between hierarchy levels of recurring fair value measurements

OP Mortgage Bank plc does not hold any transfers between the levels of fair value measurement.

NOTES CONCERNING CONTINGENT LIABILITIES AND DERIVATIVES

NOTE 25. Off-balance-sheet commitments, TEUR

31 Dec 2017 31 Dec 2016

Binding loan commitments	3	8
Total off-balance-sheet commitments	3	8

NOTE 26. Leases, TEUR

31 Dec 2017 31 Dec 2016

OP Mortgage Bank plc as the lessor

OP Mortgage Bank has leased office premises.

Leases of facilities	4	1
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OP Financial Group's internal service charges have been transferred to other expenses.

NOTE 27. Derivative contracts, TEUR

Derivative contracts held for hedging – fair value hedging on 31 Dec 2017

	Nominal values/residual term to maturity				Total	Fair values		
	Less than 1 year	1 to 5 years	More than 5 years			Assets	Liabilities	Credit equivalent
Interest rate derivatives								
Interest rate swaps	2,648,299	7,824,977	8,561,488	19,034,765	129,810	38,025	334,303	
Total interest rate derivatives	2,648,299	7,824,977	8,561,488	19,034,765	129,810	38,025	334,303	

Derivative contracts held for hedging – fair value hedging on 31 Dec 2016

	Nominal values/residual term to maturity				Total	Fair values		
	Less than 1 year	1 to 5 years	More than 5 years			Assets	Liabilities	Credit equivalent
Interest rate derivatives								
Interest rate swaps	2,759,875	8,216,977	6,838,247	17,815,099	220,461	6,233	414,976	
Total interest rate derivatives	2,759,875	8,216,977	6,838,247	17,815,099	220,461	6,233	414,976	

OTHER NOTES**NOTE 28. Personnel and related party**

The average number of employees was five (5) in 2017.

OP Mortgage Bank's related parties include OP Cooperative and its subsidiaries, the OP Financial Group pension insurance companies OP Bank Group Pension Fund and OP Bank Group Pension Foundation, and the company's administrative personnel. OP Mortgage Bank's administrative personnel comprise the company's Managing Director, Board members and their close family members. Related parties also include companies over which a person among administrative personnel or his/her close family member exercises significant influence.

Business transactions with related parties, TEUR

	2017		2016	
	OP Cooperative	Other	OP Cooperative	Other
Other receivables				
Other liabilities	7	2,993,417	6	2,015,554
Interest income		10,620		10,123
Interest expenses		-6,175		138,504
Net commission income and expenses		-10,925		-9,620
Other operating income		232		
Operating costs	388	2,175	548	2,011

Shares held by related parties

The parent company holds all of the 76,592 shares.

NOTE 29. Variable remuneration**OP Personnel Fund**

OP Mortgage Bank belongs to OP Financial Group's OP Personnel Fund.

Payment of profit-based bonuses to OP Financial Group's Personnel Fund in 2017 was based on the achievement of the following targets: OP Financial Group's EBT with a weight of 60%, use of digital services with a weight of 20%, service encounter NPS with a weight of 15% and brand NPS with a weight of 5%. Profit-based bonuses for 2017 transferred to the Fund account for some 3.2% (5.7) of the combined salaries and wages earned by the Fund's members. The bonuses recognised in 2017 totalled EUR 7 thousand (13).

Short-term remuneration schemes

In short-term schemes, the performance period is one calendar year and the bonus is primarily paid in cash. The short-term incentive schemes are based on performance and other business targets specified for each business unit, covering all OP Corporate Bank Group's staff.

Short-term scheme

The short-term employee remuneration scheme, the weights of the shared, business line/function and personal targets are determined based on the person's job grade. The shared target measured is OP Financial Group's EBT and OP Central Cooperative Consolidated's expenses. Other targets measured include customer business earnings and expenses by business line/function. Personal targets in the balanced scorecard are derived from action based on annual planning. Expenses for the scheme are recognised from the beginning of the performance period up to the date of payout (vesting period) as personnel costs, and the equivalent liability is recognised under deferred expenses.

NOTE 30. Events after the balance sheet date

No significant events after the reporting period.

NOTES CONCERNING RISK MANAGEMENT

NOTE 31. Capital base and capital adequacy

Information about own funds and capital adequacy has been presented in the report of the Board of Directors.

NOTE 32. Financial assets and impairment losses recognised on them for the financial year

OP Mortgage Bank's financial assets comprise the items disclosed under Notes 11–14. Impairment losses on loans on a collective basis of EUR -48 thousand (141) have been recognised as financial assets.

NOTE 33. Liabilities, TEUR

	31 Dec 2017 Finland			31 Dec 2016 Finland		
	Carrying amount	Impairment losses	Interest carried forward	Carrying amount	Impairment losses	Interest carried forward
Assets						
Receivables from credit institutions	5,139,778		901	2,304,556		124
Receivables from customers	8,803,822	897	4,856	9,039,563	658	5,238
Derivative contracts	129,810			220,461		
Total	14,073,410	897	5,757	11,564,581	658	5,362
Off-balance-sheet commitments						
Unused standby credit facilities and limits	3			8		
Total	3			8		
Total liabilities	14,073,413	897	5,757	11,564,589	658	5,362

NOTE 34. Liabilities by sector, TEUR

	31 Dec 2017			31 Dec 2016		
	Net balance sheet exposure	Off-balance sheet		Net balance sheet exposure	Off-balance sheet	
	Domestic	Domestic	Total	Domestic	Domestic	Total
Companies	11,344		11,344	13,705		13,705
Financial and insurance institutions	5,268,762		5,268,762	2,524,894		2,524,894
Households	8,797,259	3	8,797,262	9,031,096	8	9,031,104
Non-profit organisations						
Total	14,077,365	3	14,077,368	11,569,695	8	11,569,703

NOTE 35. Receivables from credit institutions and customers, and doubtful receivables, TEUR

31 Dec 2017	Not Impaired (gross)	Impaired (gross)	Total	Impairment loss	Accounting balance (total)
Receivables from credit institutions and customers					
Receivables from credit institutions	5,139,778		5,139,778		5,139,778
Receivables from customers	8,803,403	1,315	8,804,718	897	8,803,822
Total	13,943,181	1,315	13,944,496	897	13,943,600
Receivables from credit institutions and customers by sector					
Non-banking corporate sector	11,343		11,343	2	11,341
Financial institutions and insurance companies	5,134,822		5,134,822		5,134,822
Households	8,797,017	1,315	8,798,332	895	8,797,437
Total	13,943,181	1,315	13,944,496	897	13,943,600
31 Dec 2016					
Receivables from credit institutions and customers					
Receivables from credit institutions	2,304,556		2,304,556		2,304,556
Receivables from customers	9,039,609	612	9,040,221	658	9,039,563
Total	11,344,165	612	11,344,777	658	11,344,120
Receivables from credit institutions and customers by sector					
Non-banking corporate sector	13,702		13,702	2	13,700
Financial institutions and insurance companies	2,304,556		2,304,556		2,304,556
Households	9,025,907	612	9,026,519	656	9,025,863
Total	11,344,165	612	11,344,777	658	11,344,120
31 Dec 2017					
Doubtful receivables					
Receivables from credit institutions					
Receivables from customers	301,394	1,315	302,709	3,832	83
Total	301,394	1,315	302,709	3,832	83
Doubtful receivables by sector					
Non-banking corporate sector					2
Households	301,394	1,315	302,709	3,832	83
Total	301,394	1,315	302,709	3,832	83
31 Dec 2016					
Doubtful receivables					
Receivables from credit institutions					
Receivables from customers	260,263	612	260,876	2,385	65
Total	260,263	612	260,876	2,385	65
Doubtful receivables by sector					
Non-banking corporate sector					2
Households	260,263	612	260,876	2,385	65
Total	260,263	612	260,876	2,385	65
31 Dec 2017					
Doubtful receivables					
Over 90 days past due				13,112	431
Classified as default				1,483	13
Forborne loans					
Renegotiated	283,338	4,777	288,115		189
Total	283,338	19,372	302,709		633
31 Dec 2016					
Doubtful receivables					
Over 90 days past due				11,922	287
Classified as default				1,740	7
Forborne loans					
Renegotiated	242,852	4,362	247,213		54
Total	242,852	18,024	260,876		347

The loan portfolio is diversified. OP Mortgage Bank has not any groups of connected clients whose exposures exceed 10% of the capital base.

The bank reports as the amount of a receivable that is more than 90 days past due whose interest or principal amount has been overdue and outstanding for over three months. Agreements with the lowest two borrower grades (F for private customers and 11-12 for other) are reported as potential default. Forborne loans include receivables that have been modified due to the customer's financial difficulties. The loan terms and conditions of other renegotiated receivables have been eased due to the customer's financial difficulties by means of such as granting a home repayment holiday of 6-12 months.

NOTE 36. Exposure by credit rating, TEUR

	31 Dec 2017	31 Dec 2016
Personal exposure by credit rating		
Personal exposure on the balance sheet, category A	6,869,574	7,104,462
Personal exposure on the balance sheet, category B	1,421,481	1,441,250
Personal exposure on the balance sheet, category C	301,970	309,257
Personal exposure on the balance sheet, category D	129,554	117,657
Personal exposure on the balance sheet, category E	64,498	51,639
Personal exposure on the balance sheet, category F	12,367	10,967
Personal exposure on the balance sheet, not classified	-2,184	-4,137
Off-balance-sheet personal exposure A	3	8
Off-balance-sheet personal exposure B		0
Total personal exposure	8,797,262	9,031,104
Corporate exposure by credit rating		
Corporate exposure on the balance sheet, category 4.5	1,047	1,271
Corporate exposure on the balance sheet, category 5.0	4,650	5,457
Corporate exposure on the balance sheet, category 5.5	3,511	4,369
Corporate exposure on the balance sheet, category 6.0	358	769
Corporate exposure on the balance sheet, category 6.5	731	663
Corporate exposure on the balance sheet, category 7.0	980	1,095
Corporate exposure on the balance sheet, category 7.5		66
Corporate exposure on the balance sheet, category 8.0		14
Corporate exposure on the balance sheet, category 10.0	66	
Total corporate exposure	11,344	13,705

NOTE 37. Structure of funding, TEUR

	31 Dec 2017	Share, %	31 Dec 2016	Share, %
Liabilities to credit institutions	2,838,000	20.1	1,888,000	16.3
Debt securities issued to the public	10,796,102	76.6	9,277,801	79.9
Other liabilities	72,259	0.5	77,375	0.7
Shareholders' equity	380,057	2.7	373,622	3.2
Total	14,086,419	100.0	11,616,798	100.0

NOTE 38. Maturity distribution of financial assets and liabilities by residual term to maturity, TEUR

31 Dec 2017	Less than 3 months	3-12 months	1-5 years	5-10 years	More than 10 years	Total	
Financial assets							
Receivables from credit institutions	363,609		743,369	4,032,800		5,139,778	
Receivables from customers	236,219	676,803	3,180,056	2,704,798	2,005,945	8,803,822	
Total financial assets	599,828	676,803	3,923,425	6,737,598	2,005,945	13,943,600	
Financial liabilities							
Liabilities to credit institutions	500,000	1,192,000	1,146,000			2,838,000	
Debt securities issued to the public		1,116,211	4,335,849	5,344,043		10,796,102	
Total financial liabilities	500,000	2,308,211	5,481,849	5,344,043		13,634,102	
31 Dec 2017		Less than 1 year	More than 1 year			Total	
Off-balance-sheet commitments*		3				3	
Total off-balance-sheet commitments		3				3	
31 Dec 2016		Less than 3 months	3-12 months	1-5 years	5-10 years	More than 10 year	Total
Financial assets							
Receivables from credit institutions		451,787		733,369	1,119,400		2,304,556
Receivables from customers		240,756	698,874	3,273,820	2,766,111	2,060,003	9,039,563
Total financial assets		692,543	698,874	4,007,189	3,885,511	2,060,003	11,344,120
Financial liabilities							
Liabilities to credit institutions		1,430,000		458,000			1,888,000
Debt securities issued to the public			1,356,613	4,491,469	3,429,719		9,277,801
Total financial liabilities		1,430,000	1,356,613	4,949,469	3,429,719		11,165,801
31 Dec 2016			Less than 1 year	More than 1 year			Total
Off-balance-sheet commitments*			8				8
Total off-balance-sheet commitments			8				8

* Binding loan commitments

NOTE 39. Funding risk

Centralised funding forms OP Mortgage Bank's most significant source of funding risk. OP Financial Group's liquidity management has been centralised within OP Corporate Bank which is OP Mortgage Bank can also exploit OP Financial Group's liquidity buffer.

NOTE 40. Maturity of financial assets and liabilities by due date or repricing, TEUR

Contractual repricing dates or earlier due dates on 31 December 2017.

31 Dec 2017	1 month or less	> 1–3 months	> 3–12 months	> 1–2 years	> 2–5 years	More than 5 years	Total
Financial assets							
Receivables from credit institutions	363,609	2,452,088	1,657,139		147,592	519,350	5,139,778
Receivables from customers	1,932,669	2,241,870	4,604,531	4,175	11,649	8,927	8,803,822
Total financial assets	2,296,278	4,693,957	6,261,671	4,175	159,241	528,277	13,943,600
Financial liabilities							
Liabilities to credit institutions	2,380,000	458,000					2,838,000
Debt securities issued to the public		100,000	1,095,957	998,188	3,261,271	5,340,686	10,796,102
Total financial liabilities	2,380,000	558,000	1,095,957	998,188	3,261,271	5,340,686	13,634,102
31 Dec 2016							
31 Dec 2016	1 month or less	> 1–3 months	> 3–12 months	> 1–2 years	> 2–5 years	More than 5 years	Total
Financial assets							
Receivables from credit institutions	451,787	92,388	1,485,139		147,592	127,650	2,304,556
Receivables from customers	2,152,679	2,375,771	4,478,807	6,899	11,922	13,484	9,039,563
Total financial assets	2,604,466	2,468,159	5,963,947	6,899	159,514	141,134	11,344,120
Financial liabilities							
Liabilities to credit institutions	1,330,000	558,000					1,888,000
Debt securities issued to the public		199,992	1,468,829	997,839	3,259,825	3,351,316	9,277,801
Total financial liabilities	1,330,000	757,992	1,468,829	997,839	3,259,825	3,351,316	11,165,801

NOTE 41. Interest rate risk

OP Mortgage Bank's interest rate risk metric analyses the effect of a one-percentage point increase in the interest rate on present value of the interest rate exposure without comparing the customer margin with the Bank's capital base. On 31 December, the indicator stood at -0.36%. The interest rate risk may be considered to be low.

Sensitivity analysis for Interest rate risk

EUR thousand	Risk parameter	Change	Impact on equity	
			31 Dec 2017	31 Dec 2016
Interest rate risk	Interest rate	1 pp	-1349.8	-182.6

NOTE 42. Real estate risk

OP Mortgage Bank does not possess any properties, or shares or interests in housing or real estate companies as a result of unpaid receivables.

OP Mortgage Bank Plc

SIGNATURES TO THE FINANCIAL STATEMENTS AND ANNUAL REPORT

Helsinki, February 2018

Harri Luhtala
Chairman

Elina Ronkanen-Minogue

Hanno Hirvinen

Lauri Iloniemi
Managing Director

AUDITOR'S NOTE

We have today issued an auditors' report on the performed audit.

Helsinki, February 2018

KPMG Oy Ab
Authorised Public Accountants

Raija-Leena Hankonen
Authorised Public Accountant



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This document is an English translation of the Finnish auditor's report. Only the Finnish version of the report is legally binding.

Auditor's Report

To the Annual General Meeting of OP Mortgage Bank Plc

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of OP Mortgage Bank Plc (business identity code 1614329-2) for the year ended 31 December, 2017. The financial statements comprise balance sheet, income statement, statement of comprehensive income, statement of changes in equity, statement of cash flows and notes, including a summary of significant accounting policies.

In our opinion the financial statements give a true and fair view of the bank's financial performance and financial position in accordance with International Financial Reporting Standards (IFRS) as adopted by the EU and comply with statutory requirements.

Our opinion is consistent with the additional report submitted to the Board of Directors.

Basis for Opinion

We conducted our audit in accordance with good auditing practice in Finland. Our responsibilities under good auditing practice are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report.

We are independent of the parent company and of the group companies in accordance with the ethical requirements that are applicable in Finland and are relevant to our audit, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

In our best knowledge and understanding, the non-audit services that we have provided to the parent company and group companies are in compliance with laws and regulations applicable in Finland regarding these services, and we have not provided any prohibited non-audit services referred to in Article 5(1) of regulation (EU) 537/2014. The non-audit services that we have provided have been disclosed in note 8 to the consolidated financial statements.

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

Materiality

The scope of our audit was influenced by our application of materiality. The materiality is determined based on our professional judgement and is used to determine the nature, timing and extent of our audit procedures and to evaluate the effect of identified misstatements on the financial statements as a whole. The level of materiality we set is based on our assessment of the magnitude of misstatements that, individually or in aggregate, could reasonably be expected to have influence on the economic decisions of the users of the financial statements. We have also taken into account misstatements and/or possible misstatements that in our opinion are material for qualitative reasons for the users of the financial statements.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. The significant risks of material misstatement referred to in the EU Regulation No 537/2014 point (c) of Article 10(2) are included in the description of key audit matters below.



We have also addressed the risk of management override of internal controls. This includes consideration of whether there was evidence of management bias that represented a risk of material misstatement due to fraud.

THE KEY AUDIT MATTER**HOW THE MATTER WAS ADDRESSED IN THE AUDIT**

Receivables from customers (notes 1, 9 and 13 to financial statements)

Receivables from customers is a significant item on the OP Mortgage Bank's balance sheet comprising 62 % of the total assets. Receivables from customers are mortgage-backed loans purchased from OP Financial Group's member banks.

Valuation of receivables involves management judgement, especially in respect of the amount and timing of impairment losses.

Impairment losses on loans and receivables are recognized on an individual or collective basis. Impairments are assessed on an individual basis if the debtor's total exposure is significant. An impairment assessed on individual basis is recognized when there is objective evidence that the receivable cannot be recovered in full. Collectively assessed impairment is calculated on a modelled basis. OP Mortgage Bank evaluates and validates the basis of the model regularly.

Due to the significance of the carrying amount involved, and the high level of judgment involved relating to impairment review, receivables are addressed as a key audit matter.

We evaluated the compliance with the internal instructions in respect of purchased loans from OP Financial Group's member banks. We assessed the key controls and IT systems relevant to receivables from customers as part of the assurance work performed over the financial processes of the OP Cooperative.

We also considered the impairment principles applied. Our audit procedures included testing of internal controls over valuation of collaterals and impairment losses on loans.

We evaluated the appropriateness of collective impairment provisions by assessing the collective impairment model in use and the validation process of the model.

Furthermore, we considered the appropriateness of the notes provided by OP Mortgage Bank in respect of receivables and impairment losses.

Responsibilities of the Board of Directors and the Managing Director for the Financial Statements

The Board of Directors and the Managing Director are responsible for the preparation of consolidated financial statements that give a true and fair view in accordance with International Financial Reporting Standards (IFRS) as adopted by the EU, and of financial statements that give a true and fair view in accordance with the laws and regulations governing the preparation of financial statements in Finland and comply with statutory requirements. The Board of Directors and the Managing Director are also responsible for such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.



In preparing the financial statements, the Board of Directors and the Managing Director are responsible for assessing the parent company's and the group's ability to continue as going concern, disclosing, as applicable, matters relating to going concern and using the going concern basis of accounting. The financial statements are prepared using the going concern basis of accounting unless there is an intention to liquidate the parent company or the group or cease operations, or there is no realistic alternative but to do so.

Auditor's Responsibilities for the Audit of Financial Statements

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

As part of an audit in accordance with good auditing practice, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

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

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key



audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Other Reporting Requirements

Information on our audit engagement

We were first appointed as auditors by the Annual General Meeting in 2002 and our appointment represents a total period of uninterrupted engagement of 16 years.

Other Information

The Board of Directors and the Managing Director are responsible for the other information. The other information comprises the report of the Board of Directors. Our opinion on the financial statements does not cover the other information.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. Our responsibility also includes considering whether the report of the Board of Directors has been prepared in accordance with the applicable laws and regulations.

In our opinion, the information in the report of the Board of Directors is consistent with the information in the financial statements and the report of the Board of Directors has been prepared in accordance with the applicable laws and regulations.

If, based on the work we have performed, we conclude that there is a material misstatement of the report of the Board of Directors, we are required to report that fact. We have nothing to report in this regard.

Helsinki February 14, 2018

KPMG OY AB

RAIJA-LEENA HANKONEN

Raija-Leena Hankonen

Authorised Public Accountant, KHT