

CORPORATION

Basel III Regulatory Capital Disclosures

June 30, 2022

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INTRODUCTION

The Charles Schwab Corporation (CSC) is a savings and loan holding company (SLHC) engaged, through its subsidiaries (collectively referred to as Schwab or the Company), in wealth management, securities brokerage, banking, asset management, custody, and financial advisory services.

Principal business subsidiaries of CSC include the following:

- Charles Schwab & Co., Inc. (CS&Co), incorporated in 1971, a securities broker-dealer;
- TD Ameritrade, Inc., an introducing securities broker-dealer;
- TD Ameritrade Clearing, Inc. (TDAC), a securities broker-dealer that provides trade execution and clearing services to TD Ameritrade, Inc.;
- Charles Schwab Bank, SSB (Schwab Bank), Schwab's principal banking entity; and
- Charles Schwab Investment Management, Inc. (CSIM), the investment advisor for Schwab's proprietary mutual funds (Schwab Funds[®]), and Schwab's exchange-traded funds (Schwab ETFsTM).

Schwab provides financial services to individuals and institutional clients through two segments – Investor Services and Advisor Services. The Investor Services segment provides retail brokerage, investment advisory, and banking and trust services to individual investors, and retirement plan services, as well as other corporate brokerage services, to businesses and their employees. The Advisor Services segment provides custodial, trading, banking and trust, and support services, as well as retirement business services, to independent registered investment advisors (RIAs), independent retirement advisors, and recordkeepers.

The basis of consolidation that CSC uses for regulatory reporting is consistent with the basis used for reporting under generally accepted accounting principles in the U.S. (U.S. GAAP) as established by the Financial Accounting Standards Board.

OVERVIEW

This document, and certain of Schwab's public filings, present the regulatory capital disclosures in compliance with Basel III as set forth in 12 C.F.R. §217.63 - Disclosures by institutions regulated by the Federal Reserve Board ("Federal Reserve") and 12 C.F.R. §217.173 (c) (collectively referred to as the Rules). Schwab's Annual Report on Form 10-K for the fiscal year ended December 31, 2021 (Form 10-K) filed with the Securities and Exchange Commission (SEC) and its Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2022 (Form 10-Q) filed with the SEC contain management's discussion of the overall corporate risk profile of Schwab and related management strategies. These Basel III Regulatory Capital Disclosures should be read in conjunction with the Form 10-K, 10-Q, the Consolidated Financial Statements for Bank Holding Companies dated June 30, 2022 (FR Y-9C), the Regulatory Capital Reporting for Institutions Subject to the Advanced Capital Adequacy Framework dated June 30, 2022 (FFIEC 101) and the Consolidated Reports of Condition and Income for a Bank with Domestic and Foreign Offices for the period ended June 30, 2022 (FFIEC 031). Schwab's Disclosure Matrix (see pages 3-9) specifies where the disclosures required by the Rules are located.

CURRENT REGULATORY ENVIRONMENT AND OTHER DEVELOPMENTS

In October 2019, the Federal Reserve, Office of the Comptroller of the Currency, and Federal Deposit Insurance Corporation jointly adopted a final rule which became effective on December 31, 2019 (interagency regulatory capital and liquidity rules) that revised the regulatory capital and liquidity requirements for large U.S. banking organizations with \$100 billion or more in total consolidated assets. The rules established four risk-based categories for determining the regulatory capital and liquidity requirements applicable to these institutions based on their total assets, cross-jurisdictional activity, weighted short-term wholesale funding, nonbank assets, and off-balance sheet exposure. CSC is subject to the requirements under Category III based on its total consolidated assets of between \$250 billion and less than \$700 billion and having less than \$75 billion in cross-jurisdictional activity.

Capital requirements for Category III banking organizations include the generally applicable risk-based capital and Tier 1 leverage ratio requirements (the "standardized approach" framework), the minimum 3.0% supplementary leverage ratio, the countercyclical capital buffer which is currently 0%, and for large bank holding companies, the stress capital buffer. Under the revised capital requirements, Category III organizations are not subject to the "advanced approachs" regulatory capital framework and are permitted to opt out of including most components of accumulated other comprehensive income (AOCI) in

their regulatory capital calculations. CSC made this opt out election commencing with the first quarter of 2020 to exclude most components of AOCI from its regulatory capital.

On March 16, 2021, CSC's declaration electing to be treated as a Financial Holding Company (FHC) was deemed effective by the Federal Reserve. In addition to the activities that savings and loan holding companies that have not elected to be treated as an FHC are permitted to conduct, the Company may now also engage in activities that are financial in nature or incidental to a financial activity (FHC Activities), including securities underwriting, dealing and making markets in securities, various insurance underwriting activities, and making merchant banking investments in non-financial companies.

Beginning in 2022, CSC, as a large SLHC became subject to an annual Comprehensive Capital Analysis and Review (CCAR) process, which requires submission of an annual capital plan to the Federal Reserve. The process also imposes a stress capital buffer requirement, floored at 2.5 percent of risk-weighted assets, that will replace CSC's current 2.5 percent capital conservation buffer. In June 2022, CSC received its 2022 stress capital buffer requirement from the Federal Reserve of 2.5%, based on its 2022 CCAR stress testing results, which will become effective beginning October 1, 2022.

Certain banking organizations with trading assets and trading liabilities above certain thresholds are subject to the Market Risk Rule and must adjust their risk-based capital ratios to reflect a measure of market risk of their trading activities, perform certain calculations to calculate a measure of market risk, including back-testing, and make regular quantitative and qualitative disclosures. CSC may become subject to the rule later this year.

Filing	Link to Filing
2021 Form 10-K	https://www.sec.gov/ix?doc=/Archives/edgar/data/316709/000031670922000009
	<u>/schw-20211231.htm</u>
June 30, 2022 Form 10-Q	https://www.sec.gov/ix?doc=/Archives/edgar/data/0000316709/00003167092200
	<u>0028/schw-20220630.htm</u>
Consolidated Financial Statements for	https://www.ffiec.gov/npw/Institution/Profile/1026632?dt=20210316
Bank Holding Companies – FR Y-9C	Note search terms below:
dated June 30, 2022	Report = Consolidated Financial Statements for BHCs (FR Y-9C)
	Report Date = $06/30/2022$
Regulatory Capital Reporting for	https://www.ffiec.gov/npw/Institution/Profile/1026632?dt=20210316
Institutions Subject to the Advanced	Note search terms below:
Capital Adequacy Framework – FFIEC	Report = Regulatory Capital Reporting for Institutions Subject to the Advanced
101 dated June 30, 2022	Capital Adequacy Framework (FFIEC 101)
	Report Date = $06/30/2022$
Consolidated Reports of Condition and	https://cdr.ffiec.gov/public/ManageFacsimiles.aspx
Income for a Bank with Domestic and	Note search terms below:
Foreign Offices – FFIEC 031 for the	Report = Call
quarter ended June 30, 2022	Report Date = $06/30/2022$
	Institution Name = Charles Schwab Bank, SSB
Consolidated Reports of Condition and	https://cdr.ffiec.gov/public/ManageFacsimiles.aspx
Income for a Bank with Domestic and	Note search terms below:
Foreign Offices – FFIEC 031 for the	Report = Call
quarter ended June 30, 2022	Report Date = $06/30/2022$
	Institution Name = Charles Schwab Premier Bank, SSB
Consolidated Reports of Condition and	https://cdr.ffiec.gov/public/ManageFacsimiles.aspx
Income for a Bank with Domestic and	Note search terms below:
Foreign Offices – FFIEC 031 for the	Report = Call
quarter ended June 30, 2022	Report Date = $06/30/2022$
	Institution Name = Charles Schwab Trust Bank

Following are links to the referenced public filings:

DISCLOSURE MATRIX

Table	······································		Disclosure Page	Source Reference - if applicable
Scope of Appl	lication (Table 1)			
Qualitative: (a)	The name of the top corporate entity in the group to which subpart D of this part applies.	Basel III Regulatory Capital Disclosures: Introduction	Pg. 1	
 (b) A brief description of the differences in the basis for consolidating entities for accounting and regulatory purposes, with a description of those entities: That are fully consolidated; That are deconsolidated and deducted from total capital; For which the total capital requirement is deducted; and That are neither consolidated nor deducted (for example, where the investment in the entity is assigned a risk weight in accordance with this subpart). 		<u>Basel III Regulatory Capital Disclosures:</u> Introduction	Pg. 1	
(c)	Any restrictions, or other major impediments, on transfer of funds or total capital within the group. Form 10-O MD&A - Capital Management Note 16 - Regulatory Requirements			<u>Form 10-0</u> Pg. 19-21 Pg. 58-59
(d)	The aggregate amount of surplus capital of insurance subsidiaries included in the total capital of the consolidated group. Not applicable. The Company does not have any insurance subsidiaries.			
(e)	The aggregate amount by which actual total capital is less than the minimum total capital requirement in all subsidiaries, with total capital requirements and the name(s) of the subsidiaries with such deficiencies.	Not applicable. The Company does not have any subsidiaries with total capital requirements where total capital is less than the minimum requirement.		
Capital Struct	ture (Table 2)			
Qualitative: (a)	Summary information on the terms and conditions of the main features of all regulatory capital instruments.	<i>Form 10-0</i> MD&A – Capital Management Consolidated Balance Sheets Note 13 – Stockholders' Equity		Form 10-Q Pg. 19-21 Pg. 27 Pg. 54-55
Quantitative: (b)	 The amount of common equity tier 1 capital, with separate disclosure of: (1) Common stock and related surplus; (2) Retained earnings; (3) Common equity minority interest; (4) Accumulated other comprehensive income (AOCI); and (5) Regulatory adjustments and deductions made to common equity tier 1 capital. 	<u>FR Y-9C</u> Schedule HC-R – Regulatory Capital <u>FFIEC 031</u> Schedule RC-R – Regulatory Capital		<u>FR Y-9C</u> Pg. 52-53 <u>FFIEC 031</u> Pg. 58-59
(c)	 The amount of tier 1 capital, with separate disclosure of: (1) Additional tier 1 capital elements, including additional tier 1 capital instruments and tier 1 minority interest not included in common equity tier 1 capital; and (2) Regulatory adjustments and deductions made to tier 1 capital. 	Basel III Regulatory Capital Disclosures: Components of Capital <u>FR Y-9C</u> Schedule HC-R – Regulatory Capital <u>FFIEC 031</u> Schedule RC-R – Regulatory Capital	Pg. 10	<u>FR Y-9C</u> Pg. 52-54 <u>FFIEC 031</u> Pg. 58-59
(d)	 The amount of total capital, with separate disclosure of: (1) Tier 2 capital elements, including tier 2 capital instruments and total capital minority interest not included in tier 1 capital; and (2) Regulatory adjustments and deductions made to total capital. 	Basel III Regulatory Capital Disclosures: Components of Capital <u>FR Y-9C</u> Schedule HC-R – Regulatory Capital <u>FFIEC 031</u> Schedule RC-R – Regulatory Capital	Pg. 10	<u>FR Y-9C</u> Pg. 55-56 <u>FFIEC 031</u> Pg. 60

Table	Disclosure Requirement	Disclosure Location	Disclosure Page	Source Reference - if applicable
Capital Adequ	uacy (Table 3)			
Qualitative: (a)	A summary discussion of the Board-regulated institution's approach to assessing the adequacy of its capital to support current and future activities.	<i>Form 10-0</i> MD&A – Capital Management		<u>Form 10-0</u> Pg. 19-21
Quantitative:Risk-weighted assets for:(b)(1) Exposures to sovereign entities;(2) Exposures to certain supranational entities and MDBs;(3) Exposures to depository institutions, foreign banks, and credit unions;(4) Exposures to PSEs;(5) Corporate exposures;(6) Residential mortgage exposures;(7) Statutory multifamily mortgages and pre-sold construction loans;(8) HVCRE loans;(9) Past due loans;(10) Other assets;(11) Cleared transactions;(12) Default fund contributions;(13) Unsettled transactions;(14) Securitization exposures; and(15) Equity exposures.		Basel III Regulatory Capital Disclosures: Capital Adequacy	Pg. 10	
(c)	Standardized market risk-weighted assets as calculated under subpart F of this part.	Not applicable. CSC is not subject to the Market Risk Capital Rule.		
(d)	Common equity tier 1, tier 1 and total risk-based capital ratios: (1) For the top consolidated group; and (2) For each depository institution subsidiary.	Basel III Regulatory Capital Disclosures: Capital Adequacy FR Y-9C Schedule HC-R – Regulatory Capital FFIEC 031* Schedule RC-R Part I – Regulatory Capital	Pg. 11	<u>FR Y-9C</u> Pg. 56 <u>FFIEC 031*</u> Pg. 61
(e)	Total standardized risk-weighted assets.	Basel III Regulatory Capital Disclosures: Capital Adequacy FR Y-9C Schedule HC-R – Regulatory Capital FFIEC 031 Schedule RC-R Part I & II– Regulatory Capital	Pg. 10	<u>FR Y-9C</u> Pg. 56, 68-69 <u>FFIEC 031</u> Pg. 60, 67, 70-71
Capital Conse	ervation Buffer (Table 4)			
Quantitative: (a)	At least quarterly, the Board-regulated institution must calculate and publicly disclose the capital conservation buffer as described under § 217.11.	<u>FR Y-9C</u> Schedule HC-R – Regulatory Capital <u>FFIEC 031</u> Schedule RC-R Part I – Regulatory Capital		<u>FR Y-9C</u> Pg. 56 <u>FFIEC 031</u> Pg. 61
(b)	At least quarterly, the Board-regulated institution must calculate and publicly disclose the eligible retained income of the Board-regulated institution, as described under § 217.11.	FR Y-9C Schedule HC-R – Regulatory Capital FFIEC 031 Schedule RC-R Part I – Regulatory Capital		<u>FR Y-9C</u> Pg. 56 <u>FFIEC 031</u> Pg. 61
(c)	At least quarterly, the Board-regulated institution must calculate and publicly disclose any limitations it has on distributions and discretionary bonus payments resulting from the capital conservation buffer framework described under § 217.11, including the maximum payout amount for the quarter.	Basel III Regulatory Capital Disclosures: Capital Adequacy FFIEC 031 Schedule RC-R Part I – Regulatory Capital	Pg. 11	<u>FFIEC 031</u> Pg. 61

* The FFIEC 031 report for this disclosure requirement is applicable for all CSC-owned depository subsidiaries: Charles Schwab Bank, SSB, Charles Schwab Premier Bank, SSB and Charles Schwab Trust Bank.

Table	Disclosure Requirement	Disclosure Location	Disclosure Page	Source Reference - if applicable
Credit Risk: (General Disclosures (Table 5)			
Qualitative: (a)The general qualitative disclosure requirement with respect to credit risk (excluding counterparty credit risk disclosed in accordance with Table 6), including the: (1) Policy for determining past due or delinquency status; (2) Policy for placing loans on nonaccrual; (3) Policy for returning loans to accrual status; 		<u>2021 Form 10-K</u> MD&A – Risk Management Note 2 – Summary of Significant Accounting Policies		<u>2021 Form 10-K</u> Pg. 43-53 Pg. 68-75
Quantitative: (b)	 Total credit risk exposures and average credit risk exposures, after accounting offsets in accordance with GAAP, without taking into account the effects of credit risk mitigation techniques (for example, collateral and netting not permitted under GAAP), over the period categorized by major types of credit exposure. For example, Board-regulated institutions could use categories similar to that used for financial statement purposes. Such categories might include, for instance (1) Loans, off-balance sheet commitments, and other non-derivative off-balance sheet exposures; (2) Debt securities; and (3) OTC derivatives. 	Basel III Regulatory Capital Disclosures: Credit Risk Form 10-Q MD&A – Risk Management Note 4 – Investment Securities Note 5 – Bank Loans and Related Allowance for Credit Losses Note 9 – Commitments and Contingencies Note 11 – Financial Instruments Subject to Off-Balance Sheet Credit Risk	Pg. 11-12	<i>Form 10-Q</i> Pg. 15-19 Pg. 33-35 Pg. 36-40 Pg. 44-46 Pg. 48-49
(c)	Geographic distribution of exposures, categorized in significant areas by major types of credit exposure.	Basel III Regulatory Capital Disclosures: Credit Risk, Credit Exposure By Geographic Concentrations	Pg. 11-13	
(d)	Industry or counterparty type distribution of exposures, categorized by major types of credit exposure	Basel III Regulatory Capital Disclosures: Credit Risk	Pg. 11-12	
(e)	 By major industry or counterparty type: (1) Amount of impaired loans for which there was a related allowance under GAAP; (2) Amount of impaired loans for which there was no related allowance under GAAP; (3) Amount of loans past due 90 days and on nonaccrual; (4) Amount of loans past due 90 days and still accruing; (5) The balance in the allowance for loan and lease losses at the end of each period, disaggregated on the basis of the Board-regulated institution's impairment method. To disaggregate the information required on the basis of impairment methodology, an entity shall separately disclose the amounts based on the requirements in GAAP; and (6) Charge-offs during the period. 	<i>Form 10-Q</i> Note 5 – Bank Loans and Related Allowance for Credit Losses		<u>Form 10-Q</u> Pg. 36-40
(f)	Amount of impaired loans and, if available, the amount of past due loans categorized by significant geographic areas including, if practical, the amounts of allowances related to each geographical area, further categorized as required by GAAP.	Basel III Regulatory Capital Disclosures: Credit Exposure By Geographic Concentrations Form 10-Q Note 5 – Bank Loans and Related Allowance for Credit Losses <u>FR Y-9C</u> Schedule HC-N – Past Due and Nonaccrual Loans, Leases, and Other Assets	Pg. 12-13	<u>Form 10-0</u> Pg. 36-40 <u>FR Y-9C</u> Pg. 43-47

Table	Disclosure Requirement	Disclosure Location	Disclosure Page	Source Reference - if applicable
Credit Risk: 0	General Disclosures (Table 5) – continued			
(g)	Reconciliation of changes in ALLL.	Form 10-O Note 5 – Bank Loans and Related Allowance for Credit Losses FR Y-9C Schedule HI-B – Charge-Offs and Recoveries on Loans and Leases and Changes in Allowance for Loan and Lease Losses FFIEC 031 Schedule RI-B Part II. Changes in Allowance for Loan and Lease Losses		Form 10-O Pg. 36-40 FR Y-9C Pg. 11 FFIEC 031 Pg. 13
(h)	Remaining contractual maturity delineation (for example, one year or less) of the whole portfolio, categorized by credit exposure.	Basel III Regulatory Capital Disclosures: Credit Risk <u>FFIEC 031</u> Schedule RC-C – Loans and Financing Receivables	Pg. 11-12	<u>FFIEC 031</u> Pg. 25
General Discl	osure for Counterparty Credit Risk-Related Exposures (Table	e 6)		
Qualitative: (a)	 The general qualitative disclosure requirement with respect to OTC derivatives, eligible margin loans, and repo-style transactions, including a discussion of: (1) The methodology used to assign credit limits for counterparty credit exposures; (2) Policies for securing collateral, valuing and managing 	Form 10-O Note 11 – Financial Instruments Subject to Off- Balance Sheet Credit Risk		<u>Form 10-0</u> Pg. 48-49 <u>2021 Form 10-K</u>
	 (2) Policies for securing collateral, valuing and managing collateral, and establishing credit reserves; (3) The primary types of collateral taken; and (4) The impact of the amount of collateral the Board-regulated institution would have to provide given a deterioration in the Board-regulated institution's own creditworthiness. 	 MD&A – Risk Management Note 2 – Summary of Significant Accounting Policies Note 15 – Commitments and Contingencies Note 17 – Financial Instruments Subject to Off- Balance Sheet Credit Risk (4) Not applicable. CSC does not have any 		Pg. 43-53 Pg. 68-75 Pg. 95-97 Pg. 99-101
Quantitative:	Gross positive fair value of contracts, collateral held	contingent payment obligations that would result from a ratings downgrade. <i>Form 10-0</i>		Form 10-Q
(b)	 (including type, for example, cash, government securities), and net unsecured credit exposure. A Board-regulated institution must disclose the notional value of credit derivative hedges purchased for counterparty credit risk protection and the distribution of current credit exposure by exposure type. 	Note 11 – Financial Instruments Subject to Off- Balance Sheet Credit Risk Not applicable. CSC does not hold credit derivatives.		Pg. 48-49
(c)	Notional amount of purchased and sold credit derivatives, segregated between use for the Board-regulated institution's own credit portfolio and in its intermediation activities, including the distribution of the credit derivative products used, categorized further by protection bought and sold within each product group.	Not applicable. The Company does not transact in credit derivatives.		
	litigation (Table 7)			
Qualitative: (a)	 The general qualitative disclosure requirement with respect to credit risk mitigation, including: (1) Policies and processes for collateral valuation and management; (2) A description of the main types of collateral taken by the Board-regulated institution; (3) The main types of guarantors/credit derivative counterparties and their creditworthiness; and (4) Information about (market or credit) risk concentrations with respect to credit risk mitigation. 	Form 10-O Note 4 – Investment Securities Note 5 – Bank Loans and Related Allowance for Credit Losses Note 11 – Financial Instruments Subject to Off- Balance Sheet Credit Risk Note 12 – Fair Values of Assets and Liabilities 2021 Form 10-K MD&A – Risk Management Note 2 – Summary of Significant Accounting Policies		<i>Form 10-O</i> Pg. 33-35 Pg. 36-40 Pg. 48-49 Pg. 50-53 <i>2021 Form 10-K</i> Pg. 43-53 Pg. 68-75

Table	Disclosure Requirement	Disclosure Location	Disclosure Page	Source Reference - if applicable
Credit Risk M	litigation (Table 7) – continued			
Quantitative: (b)	For each separately disclosed credit risk portfolio, the total exposure that is covered by eligible financial collateral, and after the application of haircuts.	<i>Form 10-0</i> Note 11 – Financial Instruments Subject to Off- Balance Sheet Credit Risk		<u>Form 10-0</u> Pg. 48-49
(c)	For each separately disclosed portfolio, the total exposure that is covered by guarantees/credit derivatives and the risk- weighted asset amount associated with that exposure.	Not applicable. CSC does not hold credit derivatives.		
Securitization	(Table 8)	·		
Qualitative: (a)	 The general qualitative disclosure requirement with respect to a securitization (including synthetic securitizations), including a discussion of: (1) The Board-regulated institution's objectives for securitizing assets, including the extent to which these activities transfer credit risk of the underlying exposures away from Board-regulated institution to other entities and including the type of risks assumed and retained with resecuritization activity; (2) The nature of the risks (e.g. liquidity risk) inherent in the securitized assets; (3) The roles played by the Board-regulated institution in the securitization process and an indication of the extent of the Board-regulated institution's involvement in each of them; (4) The processes in place to monitor changes in the credit and market risk of securitization exposures including how those processes differ for resecuritization exposures; (5) The Board-regulated institution's policy for mitigating the credit risk retained through securitization and resecuritization exposures; and (6) The risk-based capital approaches that the Board-regulated institution follows for its securitization exposure 	Basel III Regulatory Capital Disclosures: Securitizations	Pg. 13-14	
(b)	 to which each approach applies. A list of: The type of securitization SPEs that the Board-regulated institution, as sponsor, uses to securitize third-party exposures. The Board-regulated institution must indicate whether it has exposure to these SPEs, either on- or off-balance sheet; and Affiliated entities: That the Board-regulated institution manages or advises; and That invest either in the securitization exposures that the Board-regulated institution has securitized or in securitization SPEs that the Board-regulated institution has securitized institution sponsors. 	Not applicable. CSC does not securitize assets.		
(c)	 Summary of the Board-regulated institution's accounting policies for securitization activities, including: Whether the transactions are treated as sales or financings; Recognition of gain-on-sale; Methods and key assumptions applied in valuing retained or purchased interests; Changes in methods and key assumptions from the previous period for valuing retained interests and impact of the changes; Treatment of synthetic securitizations; How exposures intended to be securitized are valued and whether they are recorded under subpart D of this part; and Policies for recognizing liabilities on the balance sheet for arrangements that could require the Board-regulated institution to provide financial support for securitized assets. 	Not applicable. CSC does not securitize assets.		

Table	Disclosure Requirement	Disclosure Location	Disclosure Page	Source Reference - if applicable
Securitization	(Table 8) – continued			
(d)	An explanation of significant changes to any quantitative information since the last reporting period.	Not applicable. CSC does not securitize assets.		
Quantitative: (e)	The total outstanding exposures securitized by the Board- regulated institution in securitizations that meet the operational criteria provided in § 217.41 (categorized into traditional and synthetic securitizations), by exposure type, separately for securitizations of third-party exposures for which the bank acts only as sponsor.	Not applicable. CSC does not securitize assets.		
		Not applicable. CSC does not securitize assets.		
(g)	The total amount of outstanding exposures intended to be securitized categorized by exposure type.	Not applicable. CSC does not securitize assets.		
(h)	Aggregate amount of:	Basel III Regulatory Capital Disclosures:		
~ /	 On-balance sheet securitization exposures retained or purchased categorized by exposure type; and 	Securitizations	Pg. 13-14	
	 Off-balance sheet securitization exposures categorized by exposure type. 	<u>FR Y-9C</u> Schedule HC-R – Regulatory Capital		<u>FR Y-9С</u> Рд. 64
		<u>FFIEC 031</u> Schedule RC-R Part II – Regulatory Capital		<u>FFIEC 031</u> Pg. 66
(i)	 Aggregate amount of securitization exposures retained or purchased and the associated capital requirements for these exposures, categorized between securitization and resecuritization exposures, further categorized into a meaningful number of risk weight bands and by risk- based capital approach (e.g., SSFA); and Exposures that have been deducted entirely from tier 1 capital, CEIOs deducted from total capital (as described in § 217.42(a) (1), and other exposures deducted from total capital should be disclosed separately by exposure type. 	Basel III Regulatory Capital Disclosures: Securitizations	Pg. 14	
(j)	Summary of current year's securitization activity, including the amount of exposures securitized (by exposure type), and recognized gain or loss on sale by exposure type.	Not applicable. CSC does not securitize assets.		
(k)	 Aggregate amount of resecuritization exposures retained or purchased categorized according to: (1) Exposures to which credit risk mitigation is applied and those not applied; and (2) Exposures to guarantors categorized according to guarantor creditworthiness categories or guarantor name. 	Not applicable. CSC does not have any resecuritization exposures.		
Equities Not S	Subject to Subpart F of This Part (Table 9)			
Qualitative: (a)	 The general qualitative disclosure requirement with respect to equity risk for equities not subject to subpart F of this part, including: (1) Differentiation between holdings on which capital gains are expected and those taken under other objectives including for relationship and strategic reasons; and (2) Discussion of important policies covering the valuation of and accounting for equity holdings not subject to subpart F of this part. This includes the accounting techniques and valuation methodologies used, including key assumptions and practices affecting valuation as well as significant changes in these practices. 	Basel III Regulatory Capital Disclosures: Equity Securities Not Subject to the Market Risk Capital Rule	Pg. 15	
Quantitative: (b)	Value disclosed on the balance sheet of investments, as well as the fair value of those investments; for securities that are publicly traded, a comparison to publicly-quoted share values where the share price is materially different from fair value.	Basel III Regulatory Capital Disclosures: Equity Securities Not Subject to the Market Risk Capital Rule	Pg. 15	

Table	Disclosure Requirement	Disclosure Location	Disclosure Page	Source Reference - if applicable
Equities Not S	Subject to Subpart F of This Part (Table 9) - continued		-	
(c)	The types and nature of investments, including the amount that is: (1) Publicly traded; and (2) Non-publicly traded.	Basel III Regulatory Capital Disclosures: Equity Securities Not Subject to the Market Risk Capital Rule	Pg. 15	
(d)	The cumulative realized gains (losses) arising from sales and liquidations in the reporting period. Not applicable. There were not any sales or liquidations in the reporting period.			
(e)	 Total unrealized gains (losses). Total latent revaluation gains (losses). Any amounts of the above included in tier 1 or tier 2 capital. 	Not applicable. There are not any unrealized gains (losses) in the reporting period.		
(f)	Capital requirements categorized by appropriate equity groupings, consistent with the Board-regulated institution's methodology, as well as the aggregate amounts and the type of equity investments subject to any supervisory transition regarding regulatory capital requirements.	Basel III Regulatory Capital Disclosures: Equity Securities Not Subject to the Market Risk Capital Rule	Pg. 15	
Interest Rate	Risk for Non-Trading Activities (Table 10)			
Qualitative: (a)	The general qualitative disclosure requirement, including the nature of interest rate risk for non-trading activities and key assumptions, including assumptions regarding loan prepayments and behavior of non-maturity deposits, and frequency of measurement of interest rate risk for non-trading activities.	<i>Form 10-0</i> MD&A – Risk Management Note 5 – Bank Loans and Related Allowance for Credit Losses		Form 10-0 Pg. 15-19 Pg. 36-40
Quantitative: (b)	The increase (decline) in earnings or economic value (or relevant measure used by management) for upward and downward rate shocks according to management's method for measuring interest rate risk for non-trading activities, categorized by currency (as appropriate).	<i>Form 10-0</i> MD&A – Risk Management		<u>Form 10-0</u> Pg. 15-19
Supplementar	ry Leverage Ratio (Table 13 to § 217.173)			
Quantitative: (1)	Summary comparison of accounting assets and total leverage exposure.	Basel III Regulatory Capital Disclosures: Supplementary Leverage Ratio	Pg. 15	
Quantitative: (2)	Supplementary leverage ratio.	Basel III Regulatory Capital Disclosures: Supplementary Leverage Ratio	Pg. 15-16	

COMPONENTS OF CAPITAL

A reconciliation of total stockholders' equity to CET1 capital, additional Tier 1 capital, Tier 2 capital, and Total capital is as follows(1):

(Dollars in Millions, Unaudited)	At Ju	ne 30, 2022
Total stockholders' equity ⁽²⁾	\$	44,513
Less:		
Preferred Stock		10,694
CET1 capital before regulatory adjustments		33,819
Less:		
Goodwill, net of associated deferred tax liabilities		11,856
Other intangible assets, net of associated deferred tax liabilities		7,312
Deferred tax assets, net of valuation allowances and deferred tax liabilities		31
Accumulated other comprehensive income (AOCI) adjustment		(16,021)
CET1 capital		30,641
Additional Tier 1 Capital preferred stock		10,694
Tier 1 capital		41,335
Allowance for credit losses		47
Tier 2 capital		47
Total capital	\$	41,382

(1) Total capital was calculated using the standardized approach framework to exclude most of the components of AOCI. The only amounts of AOCI included in regulatory capital are the foreign currency translation adjustments, which are included in tier 1 capital. See Current Regulatory Environment and Other Developments for information on recently issued rules that will impact Schwab's regulatory capital requirements.

(2) Refer to the Consolidated Balance Sheets of the June 30, 2022 Form 10-Q for the components of stockholders' equity.

CAPITAL ADEQUACY

STANDARDIZED RISK-WEIGHTED ASSETS (RWA)

The following table provides the Company's distribution of RWA by exposure categories prescribed by the applicable regulations. For a distribution of the Company's RWA by balance sheet categories, see Schedule HC-R of the FR Y-9C for the period ended June 30, 2022.

The following details the Company's RWA under the standardized approach.

(Dollars in Millions, Unaudited)	At Ju	ne 30, 2022
RWA by applicable Basel III exposure category:		
Exposures to sovereign and government-sponsored entities ⁽¹⁾	\$	54,865
Exposures to depository institutions, foreign banks, and credit unions		1,909
Exposures to public sector entities		663
Corporate exposures		25,330
Residential mortgage exposures		12,502
Past due loans		20
Other assets		31,480
Securitization exposures		13,540
Equity exposures		2,433
RWA for balance sheet asset categories		142,742
Off-balance sheet items ⁽²⁾		3,954
Total risk-weighted assets under standardized approach	\$	146,696

(1) Portions of the exposures to sovereign entities are directly and unconditionally guaranteed by the U.S. Government, its agencies and the Federal Reserve, and thus receive 0% risk.

(2) Off-Balance sheet exposures are stated at their credit equivalent amount and include off balance sheet commitments related to unused commitments on our loan products and CRA Investments, purchase commitments and OTC and Centrally Cleared derivate exposures.

CAPITAL RATIOS

The following details CSC's and Schwab Bank's capital ratios⁽¹⁾.

					At June 30, 2	2022			
(Dollars in Millions, Unaudited)		Actual		Minimum to be Well Capitalized		Minimum Required			
		Amount	Ratio		Amount	Ratio		Amount	Ratio
CSC									
Common Equity Tier 1 Risk-Based Capital	\$	30,641	20.9%		N/A		\$	6,601	4.5%
Tier 1 Risk-Based Capital		41,335	28.2%		N/A			8,802	6.0%
Total Risk-Based Capital		41,382	28.2%		N/A			11,736	8.0%
Schwab Bank									
Common Equity Tier 1 Risk-Based Capital	\$	31,519	28.3%	\$	7,244	6.5%	\$	5,015	4.5%
Tier 1 Risk-Based Capital		31,519	28.3%		8,916	8.0%		6,687	6.0%
Total Risk-Based Capital		31,558	28.3%		11,144	10.0%		8,916	8.0%

N/A - Not applicable

(1) In the interagency regulatory capital and liquidity rules adopted in October 2019, Category III banking organizations such as CSC were given the ability to opt-out of the inclusion of most components of AOCI in regulatory capital, and CSC made this opt-out election as of January 1, 2020. See Current Regulatory Environment and Other Developments for information on recently issued rules that will impact Schwab's regulatory capital requirements.

Under risk-based capital rules, CSC and Schwab Bank are also required to maintain additional capital buffers above the regulatory minimum risk-based capital ratios. Beginning in 2022, CSC became subject to a stress capital buffer requirement. In June 2022 CSC received its 2022 stress capital requirement from the Federal Reserve of 2.5%, which will become effective on October 1, 2022. Prior to October 1, 2022 a firm that has not yet become subject to its first stress capital buffer but that is subject to capital planning requirements, such as CSC, is subject to a stress capital buffer requirement of 2.5%. Schwab Bank is required to maintain a capital conservation buffer of 2.5%. CSC and Schwab Bank are also required to maintain a countercyclical capital buffer above the regulatory minimum risk-based capital ratios, which was zero at June 30, 2022. If a buffer falls below the minimum requirement, CSC and CSB would be subject to increasingly strict limits on capital distributions and discretionary bonus payments to executive officers. For June 30, 2022, the minimum capital requirement plus capital conservation buffer and countercyclical capital buffer for Common Equity Tier 1 Risk-Based Capital, Tier 1 Risk-Based Capital, and Total Risk-Based Capital ratios was 7.0%, 8.5%, and 10.5%, respectively. At June 30, 2022, both CSC's and Schwab Bank's capital levels exceeded their buffer requirements.

CREDIT RISK

Credit risk refers to the potential for loss due to a borrower, counterparty, or issuer failing to perform its contractual obligations. A foreign country is defined as any country other than the United States.

The following tables present certain of the Company's on- and off-balance sheet positions for which the Company is subject to credit risk exposure. These amounts do not include the effects of certain credit risk mitigation techniques (i.e., collateral and netting not permitted under U.S. GAAP), and amounts related to items that are deducted from regulatory capital.

The following tables are presented on a U.S. GAAP basis and reflect amounts by product type, region (as determined by the legal domicile of the counterparty), remaining contractual maturity and counterparty type.

MAJOR CREDIT RISK EXPOSURES BY GEOGRAPHIC REGION

	At June 30, 2022								
(Dollars in millions, Unaudited)	Americas			Europe, Middle East and Africa		Asia and Oceania		Total	
Product Type									
Cash and investments segregated ⁽¹⁾	\$	98,163	\$	1,828	\$	411	\$	100,402	
Investment securities ⁽²⁾		359,903		4,431		1,060		365,394	
Securities purchased under agreement to resell		6,004		11,610		-		17,614	
Loans ⁽³⁾		109,325		374		3,323		113,022	
Equity Exposures ⁽⁴⁾		2,441		13		2		2,456	
Total on-balance sheet	\$	575,836	\$	18,256	\$	4,796	\$	598,888	
Commitments ⁽⁵⁾	\$	6,370	\$		\$	-	\$	6,370	
Total off-balance sheet	\$	6,370	\$		\$	-	\$	6,370	

MAJOR CREDIT EXPOSURES BY REMAINING CONTRACTUAL MATURITY

				At June	30, 2022			
			Years	to Maturity				
(Dollars in millions, Unaudited)	Le	ess than 1	1-5		Over 5		Total	
Product Type								
Cash and investments segregated ⁽¹⁾	\$	100,402	\$	-	\$	-	\$ 100,402	
Investment securities ⁽²⁾		21,518		63,240		280,636	365,394	
Securities purchased under agreement to resell		17,614		-		-	17,614	
Loans ⁽³⁾		87,183		1,276		24,563	113,022	
Equity Exposures ⁽⁴⁾		1,429		60		967	 2,456	
Total on-balance sheet	\$	228,503	\$	64,574	\$	305,811	\$ 598,888	
Commitments ⁽⁵⁾	\$	2,631	\$	2,660	\$	1,079	\$ 6,370	
Total off-balance sheet	\$	2,631	\$	2,660	\$	1,079	\$ 6,370	

MAJOR CREDIT EXPOSURES BY COUNTERPARTY TYPE

					At Ju	ine 30, 2022			
(Dollars in millions, Unaudited)	Bank		Public		Corporate and Other		Household		Total
Product Type									
Cash and investments segregated ⁽¹⁾	\$	7,723	\$	81,096	\$	11,583	\$	-	\$ 100,402
Investment securities ⁽²⁾		4,627		43,509		317,258		-	365,394
Securities purchased under agreement to resell		11,610		-		6,004		-	17,614
Loans ⁽³⁾		-		-		27,403		85,619	113,022
Equity Exposures ⁽⁴⁾				29		2,427		-	 2,456
Total on-balance sheet	\$	23,960	\$	124,634	\$	364,675	\$	85,619	\$ 598,888
Commitments ⁽⁵⁾	\$		\$	-	\$	1,018	\$	5,352	\$ 6,370
Total off-balance sheet	\$	-	\$	-	\$	1,018	\$	5,352	\$ 6,370

(1) Amounts include cash and cash equivalents, cash and investments segregated for regulatory purposes. This amount does not include the amounts related to resale agreements.

⁽²⁾ Amounts include available for sale securities, including long term CDs, and held to maturity securities.

(3) Amounts include bank loans and margin loans, and includes unamortized premiums and discounts as well as direct origination costs.

⁽⁴⁾ Amounts include the equities not subject to the market risk capital rule included in the table on page 15.

(5) Amounts represent commitments to extend credit to banking clients, purchase mortgage loans, and commitments to fund Community Reinvestment Act (CRA) investments.

CREDIT EXPOSURE BY GEOGRAPHIC CONCENTRATIONS

The Company reports its loans into two different Loans Held for Investment (LHFI) portfolios: 1) the Mortgage Lending Portfolio and 2) the Securities-Based Lending Portfolio.

Mortgage Lending Portfolio

The bank loan portfolio includes First Mortgages, HELOCs, and other loans. The credit risk exposure related to loans is actively managed through individual loan and portfolio reviews. The Company records an allowance for credit losses through a charge to earnings based on our estimate of current expected credit losses for the existing portfolio. We review the allowance for credit losses quarterly, taking into consideration current economic conditions, reasonable and supportable forecasts, the composition of the existing loan portfolio, past loss experience, and any other risks inherent in the portfolio to ensure that the allowance for credit losses is maintained at an appropriate level.

The Company's residential loan underwriting guidelines include maximum LTV ratios, cash out limits, and minimum Fair Isaac Corporation (FICO) credit scores. The specific guidelines are dependent on the individual characteristics of a loan (for

example, whether the property is a primary or secondary residence, whether the loan is for investment property, whether the loan is for an initial purchase of a home or refinance of an existing home, and whether the loan size is conforming or jumbo).

The Company does not originate or purchase residential loans that allow for negative amortization and does not originate or purchase subprime loans (generally defined as extensions of credit to borrowers with a FICO score of less than 620 at origination), unless the borrower has compensating credit factors.

The loans are placed on nonaccrual status upon becoming 90 days past due as to interest or principal (unless the loans are wellsecured and in the process of collection), or when the full timely collection of interest or principal becomes uncertain, including loans to borrowers who have filed for bankruptcy. When a loan is placed on nonaccrual status, the accrued interest receivable is written off by reversing interest income and the loan is accounted for on the cash or cost recovery method until qualifying for return to accrual status. Generally, a nonaccrual loan may be returned to accrual status when all delinquent interest and principal is repaid and the borrower demonstrates a sustained period of performance, or when the loan is both wellsecured and in the process of collection and collectability is no longer doubtful. Loans on nonaccrual status are considered nonperforming assets.

Securities-Based Lending Portfolio

Collateral arrangements relating to margin loans and Pledged Asset Lines (PALs) include provisions that require additional collateral in the event of market fluctuations. Additionally, for margin loans and PALs, collateral arrangements require that the fair value of such collateral sufficiently exceeds the credit exposure in order to maintain a fully secured position. Collateral market value is monitored on a daily basis and a borrower's credit line may be reduced or collateral may be liquidated if the collateral is in danger of falling below specified levels.

The following table provides additional information on the geographic concentration of the combined mortgage and securities lending portfolio held for investment (LHFI) at June 30, 2022.

				Mortaga		e 30, 2022 :ities Lendir	g Dortfoli		
(Dollars in millions, Unaudited)	LHFI ⁽¹⁾		Current or 30- 89 Days		Past Due 90+		T	otal	 funded mitments
Americas	\$	109,325	\$	6	\$	14	\$	20	\$ 6,339
Europe, Middle East and Africa		374		-		-		-	-
Asia and Oceania		3,323		_					 -
Grand Total	\$	113,022	\$	6	\$	14	\$	20	\$ 6,339

(1) LHFI consists of the unpaid principal balance and includes unamortized premiums and discounts as well as direct origination costs. The portfolio does not currently have any loans 90 days past due that are still accruing interest.

SECURITIZATIONS

The disclosures in this section refer to securitizations held in the Company's investment portfolio, and the regulatory capital related to these exposures calculated according to the Capital Rule. The Capital Rule defines securitization exposures as onbalance sheet and off-balance sheet credit exposures that result from traditional securitizations, synthetic securitizations, or resecuritizations. Traditional and synthetic securitizations arise when:

- 1. The credit risk of one or more underlying exposures is transferred to one or more third parties, and the underlying exposures is separated into at least two tranches reflecting different levels of seniority,
- 2. performance of the exposure depends upon the performance of the underlying assets, and
- 3. substantially all of the underlying assets are considered financial.

The difference between traditional and synthetic securitizations is that unlike traditional securitizations, synthetic securitizations transfer credit risk through the use of credit derivatives or guarantees. Resecuritizations are exposures that directly or indirectly reference a securitization exposure. Participants in securitization markets are typically originators, investors, or sponsors. The Company's securitization-related activity includes investing in products created by third parties, and the Company does not sponsor or originate securitizations. Securitization exposures held in the Company's investment portfolio include traditional agency and non-agency asset-backed securities and mortgage-backed securities. Residential mortgage-backed securities (MBS) issued by the Federal National Mortgage Association (FNMA) and the Federal Home

Loan Mortgage Corporation (FHLMC), or guaranteed by the Government National Mortgage Association (GNMA), usually do not include credit tranching. Since the existence of credit tranches is a factor in determining whether an exposure qualifies for securitization treatment, agency pass-through residential MBS usually do not meet the Capital Rule's definition of securitization exposures. The Company utilizes the gross-up approach to determine risk-weighted assets for its securitization exposures. This approach considers the Company's seniority in the securitization structure and risk factors inherent in the underlying assets. The Company has a relatively low overall risk appetite, and generally invests in senior tranches, which do not require grossing-up.

The Company does not have any synthetic securitization exposure and does not act as a sponsor or guarantor; therefore, the following tables relate to the Company as an investor, and represent on balance sheet exposures.

Securitizations by exposure type:		At June 30, 2022							
(Dollars in Millions, Unaudited)	(Carrying Value							
Mortgage-backed securities:									
Non-agency – Commercial	\$	1,100	\$	1,100					
Asset-backed securities:									
Auto		3,354		3,354					
Credit Card		5,937		5,937					
Student loan		9,103		1,822					
Dealer floorplan		155		155					
Mobile		1,007		1,007					
Equipment		165		165					
Total securitizations – amortized cost and accrued interest		20,821		13,540					
Net unrealized gain		(607)		0					
Total securitizations - fair value and accrued interest	\$	20,214	\$	13,540					

Securitizations by capital requirement and risk-weight bands:

			At June 30, 2022		
(Dollars in Millions, Unaudited)		Carrying Value	Risk-Weighted Asset		Capital Impact of RWA ⁽¹⁾
Not subject to risk-weighting ⁽²⁾	\$	(607)	\$ -	\$	-
20%		9,103	1,822		146
100%	_	11,718	11,718	_	937
Total Securitizations	\$	20,214	\$ 13,540	\$	1,083

⁽¹⁾ The capital impact of RWA is calculated by multiplying risk-weighted assets by the minimum total risk-based capital ratio of 8%.

(2) Comprised of unrealized gain (loss) on securitizations. As a result of CSC making the AOCI opt-out election as of January 1, 2020, unrealized gain (loss) on securities is not risk weighted.

EQUITIES NOT SUBJECT TO THE MARKET RISK CAPITAL RULE

The Company has total equity exposures of approximately \$2.5 billion at June 30, 2022. This includes marketable equity securities of \$1.2 billion and trading assets totaling \$112 million that are held for operational customer accommodation purposes and investments made relating to the Company's deferred compensation plan. These are recorded at fair value. Other individual investments are related to the Company's low-income housing tax credit (LIHTC) investments of \$967 million, investment in Federal Home Loan Bank (FHLB) stock totaling \$29 million, and community reinvestment activities totaling \$80 million. The LIHTC investments are accounted for using the proportional amortization method.

Equity exposures by type and risk weight:

	At June 30, 2022									
(Dollars in Millions, Unaudited)	Non-Publicly Traded Exposures ⁽¹⁾		Publicly Traded Exposures ⁽¹⁾		Risk-Weighted Asset Amount		Capital Requirements ⁽²⁾			
Simple Risk Weight Approach: ⁽³⁾										
20% risk weight:										
Federal Home Loan Bank (FHLB) stock	\$	29	\$	-	\$	6	\$	0		
100% risk weight:										
Low-income housing tax credit (LIHTC) investments		967		-		967		77		
Community Reinvestment Activities (CRA)		80		-		80		6		
Marketable equity securities ⁽⁴⁾		-		1,206		1,206		97		
Other investments		62		-		62		5		
Other Risk-Weighting Approaches: ⁽⁵⁾										
100% risk weight:										
Mutual funds		-		112		112		9		
Total	\$	1,138	\$	1,318	\$	2,433	\$	194		

(1) For non-publicly traded exposures, with the exception of LIHTC investments, the amount is valued using either the adjusted cost method or the equity method. The LIHTC Investments are valued using the proportional amortization method. For publicly traded exposures, the amount represents fair value measured using the market approach.

(2) Calculated by multiplying the risk-weighted asset by the total risk-based capital ratio of 8%, which represents the minimum to be adequately capitalized.

⁽³⁾ The Company applies the simple risk-weight approach to equity exposures that are not mutual funds.

⁽⁴⁾ Includes fractional shares held in client brokerage accounts.

⁽⁵⁾ The Company applies the simple modified look-through approach to equity exposures that are mutual funds.

SUPPLEMENTARY LEVERAGE RATIO

In the interagency regulatory capital and liquidity rules adopted in October 2019, Category III banking organizations such as CSC were given the ability to opt-out of the inclusion of AOCI in regulatory capital, and CSC made this opt-out election as of January 1, 2020. Additionally, CSC is subject to the supplementary leverage ratio (SLR), which is calculated as Tier 1 capital divided by the total leverage exposure (see update in *Current Regulatory Environment and Other Developments* section). The total leverage exposure includes all on-balance sheet assets and certain off-balance sheet exposures, including unused commitments. The Company is required to maintain a supplementary leverage ratio of 3.0%. At June 30, 2022, the Company's SLR of 6.3% exceeded the minimum requirement.

The following table presents the Company's consolidated total assets under GAAP and the supplementary leverage exposure.

Summary comparison of accounting assets and total leverage expos	ure:
--	------

(Dollars in Millions, Unaudited)	At	June 30, 2022
Total Leverage Exposure:		
Total consolidated assets as reported in published financial statements	\$	637,557
Adjustment for derivative transactions		1,012
Adjustment for repo-style transactions		6
Adjustment for off-balance sheet exposures		3,605
Other adjustments		
Adjustments for deductions from tier 1 capital		(19,199)
Adjustment for frequency calculations		29,302
Total Leverage Exposure	\$	652,283

The following table presents the detailed components of the Company's SLR computation, under U.S. Basel III fully phased-in rules.

Supplementary leverage ratio:

	olementary leverage ratio: lars in Millions, Unaudited)		At June 30, 2022
On-	balance sheet exposures		
1	On-balance sheet exposures (excluding on-balance sheet assets for repo-style transactions and derivative	<u>^</u>	
•	exposures, but including cash collateral received in derivative transactions)	\$	650,786
2	LESS: Asset amounts deducted in determining Tier 1 capital		19,199
3	Total on-balance sheet exposures (excluding on-balance sheet assets for repo-style transactions and derivative exposures, but including cash collateral received in derivative transactions) (sum of row 1		
	and 2)	\$	631,587
Deri	vative exposures		
4	Replacement cost for derivative exposures (that is, net of cash variation margin).	\$	638
5	Add-on amounts for potential future exposure (PFE) associated with all derivatives transactions		1,012
6	Gross-up for cash collateral posted if deducted from the on-balance sheet assets, except for cash variation margin		-
7	LESS: Deductions of receivable assets for cash variation margin posted in derivative transactions, if included in on-balance sheet assets.		-
8	LESS: Exempted CCP leg of client-cleared trade exposures		-
9	Adjusted effective notional amount of written credit derivatives		-
10	LESS: Effective notional principal offsets and PFE adjustments for sold credit protection	_	-
11	Total derivative exposures (sum of rows 4 to 10)	\$	1,650
Rep	p-style transactions		
12 13	On-balance sheet assets for repo-style transactions, except include the gross value of receivables for reverse repurchase transactions. Exclude from this item the value of securities received in a security-for-security repo-style transaction where the securities lender has not sold or re-hypothecated the securities received. Include in this item the value of securities that qualified for sales treatment that must be reversed. LESS: Reduction of the gross value of receivables in reverse repurchase transactions by cash payables in repurchase transactions under netting agreements	\$	15,435
14	Counterparty credit risk for all repo-style transactions		6
15	Exposure for repo-style transactions where a banking organization acts as an agent		-
16	Total repo-style transaction exposures (sum of rows 12 to 15)	\$	15,441
	er off-balance sheet exposures	*	-)
17	Off-balance sheet exposure at gross notional amount	\$	6,459
18	LESS: Adjustments for conversion to credit equivalent amounts	Ŷ	2,854
19	Off-balance sheet items (row 17 minus row 18)	\$	3,605
	ital and total exposures	Ψ	5,005
20	Tier 1 capital	\$	41,335
20	Total exposures (sum of rows 3, 11, 16 and 19)	\$	652,283
	blementary leverage ratio	Ψ	052,285
			(20/
22	Supplementary Leverage Ratio (item 20 divided by item 21)		6.3%