



# Annual Report 2025

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Business Review  
for the financial year 2025

Find the online report with  
interviews and additional  
information at  
[reports.cembra.ch](https://reports.cembra.ch)

## Alternative performance measures

To measure its performance, Cembra uses some key figures that are not defined under US GAAP. A glossary of key figures including alternative performance measures is available at [www.cembra.ch/financialreports](https://www.cembra.ch/financialreports).



# Key figures

## Key figures

At 31 December (in CHF millions)	2025	2024	2023	2022	2021
Net interest income	372.2	380.5	347.2	356.2	356.7
Commission and fee income	170.0	170.0	168.5	152.7	130.3
Net revenues	542.2	550.5	515.7	508.9	487.0
Provision for losses	-73.6	-74.2	-56.9	-40.9	-40.3
Total operating expenses	-245.2	-264.5	-262.6	-257.5	-246.3
<b>Net income</b>	<b>179.6</b>	<b>170.4</b>	<b>158.0</b>	<b>169.3</b>	<b>161.5</b>
<b>Total assets</b>	<b>7,943</b>	<b>7,949</b>	<b>8,088</b>	<b>7,624</b>	<b>7,095</b>
Net financing receivables	6,584	6,625	6,687	6,520	6,207
Personal loans	2,147	2,273	2,370	2,387	2,292
Auto leases and loans	3,281	3,182	3,147	2,975	2,820
Credit cards	1,026	1,011	1,028	1,045	1,030
BNPL	131	159	141	114	65
Shareholders' equity	1,345	1,285	1,250	1,274	1,200
Return on shareholders' equity (ROE)	13.7%	13.4%	12.5%	13.7%	13.9%
Net interest margin	5.5%	5.6%	5.2%	5.5%	5.6%
Cost/income ratio	45.2%	48.1%	50.9%	50.6%	50.6%
Tier 1 capital ratio	17.6%	17.9%	17.2%	17.8%	18.9%
Employees (full-time equivalents)	773	812	902	929	916
Credit rating (S&P)	A-	A-	A-	A-	A-
Basic earnings per share (in CHF)	6.13	5.81	5.39	5.77	5.50
Ordinary dividend per share (in CHF)	4.60	4.25	4.00	3.95	3.85
Extraordinary dividend per share (in CHF)	1.00	-	-	-	-
Book value per share (in CHF)	44.83	43.00	41.67	42.47	40.00
Share price (in CHF)	99.35	82.00	65.60	76.90	66.45
Market capitalisation	2,981	2,460	1,961	2,307	1,993



Share price Cembra



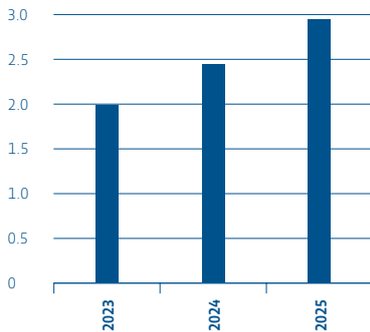
Key figures

CHF

**2,980,500,000**

was the market capitalisation of Cembra at the end of 2025

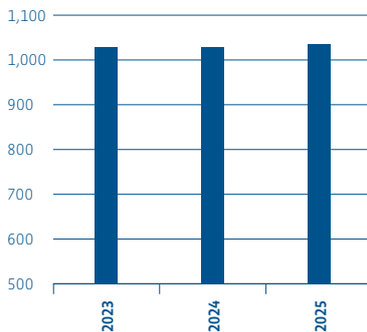
in billion CHF



**1,035,000**

number of credit cards issued by Cembra

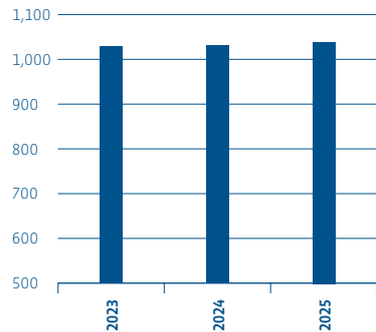
in 1,000



**1,035,000**

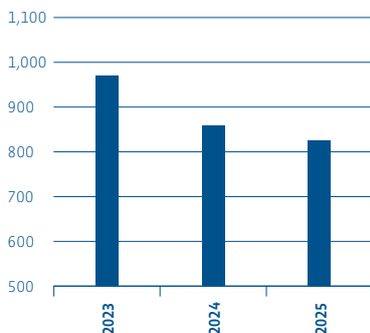
bank customers (excluding BNPL) have chosen Cembra as their preferred partner

in 1,000



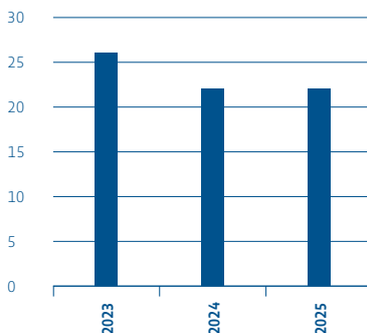
**826**

employees from about 40 different countries work for Cembra



**22**

sales area managers serve around 3,400 car dealers across Switzerland

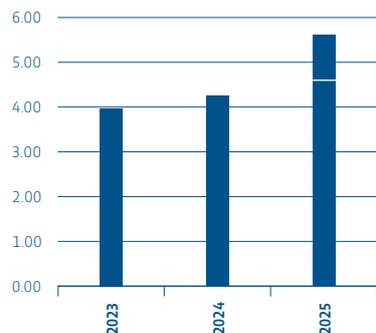


CHF

**5.60**

dividend per share proposed at AGM including extraordinary dividend of CHF 1.00 per share

in CHF



## About Cembra

Cembra is a leading Swiss provider of innovative financing and payment solutions. Our product range includes personal loans and auto leases and loans, credit cards, the insurance made available in this context, invoice financing, and savings products.

Across our business lines Lending and Payments we serve over 2 million customers in Switzerland and employ more than 800 people from about 40 different countries. We have our headquarters in Zurich and operate across Switzerland through our network of hubs and online distribution channels, as well as through our credit card partners, independent intermediaries and car dealers.

We have been listed as an independent Swiss bank on the SIX Swiss Exchange since 2013. Cembra is rated A- by Standard & Poor's and is recognised for its strong sustainability performance by leading ESG rating agencies.

### Offering

We offer a broad range of financing solutions in Switzerland:

- **Personal loans:** Cembra is a leading provider in the highly competitive personal loans market. We offer a personalised premium service and our products are available through our network of hubs across Switzerland, through independent intermediaries and online.
- **Auto loans and leasing:** Cembra is a large brand-independent auto loans and leasing provider in Switzerland. Our products are sold via a distribution network of around 3,400 car dealers, who act as intermediaries. A dedicated sales force of field agents, together with the employees at our service hubs, provide a personalised, flexible and efficient service.
- **Credit cards:** We are one of the leading credit card providers in Switzerland, with about 1 million cards issued. We offer a range of credit cards through partner programmes with Conforama, FNAC, IKEA, LIPO, SPAR and TCS, as well as our credit cards issued under our own brands. The cards offer a range of attractive features, such as loyalty points, cash back, personalised designs and no annual fees.
- **Buy now pay later (BNPL):** Through CembraPay we offer invoice financing services and flexible payment options for both online and point-of-sale channels.
- **Insurance products:** We provide access to various insurance products. Alongside our personal loans and auto loans and leasing, insurance provides financial protection in case of involuntary unemployment, accident, illness or disability. We also intermediate travel, cyber and card protection insurance for our credit card customers as well as car insurance for our vehicle leasing customers.
- **Savings:** We offer savings and term deposit products at competitive interest rates for both retail customers and institutional clients.

### History

The roots of Cembra date back to 1912, when Banque commerciale et agricole E. Uldry & Cie. was founded in Fribourg. This bank later became Bank Prokredit. In 1999, GE Capital merged Bank Prokredit with Bank Aufina, which it had acquired in 1997. In October 2013, the Bank separated from its parent company GE and went public as Cembra Money Bank AG. In 2020, we changed our brand name to Cembra. We strengthened our market position by several acquisitions, including the purchase of the consumer finance provider cashgate in 2019.

The Bank is named after the Swiss cembra pine (*Pinus cembra*), a sturdy and resilient tree with strong roots. This symbolises our Bank's strength and our origin.

## Dear Shareholders

In 2025, Cembra delivered a strong performance with a 5% increase of net income to CHF 180 million, supported by focused strategy execution, a structurally lower cost base and prudent risk management. Return on equity rose to 13.7%, underlining continued progress toward the Group's financial targets.

### Net interest margin at 5.5%

Net financing receivables amounted to CHF 6.584 billion, down 1% year-on-year. Auto leases and loans increased by 3% to CHF 3.281 billion driven by leveraging the updated platform and process automation, while personal loans declined by 6% to CHF 2.147 billion, driven by selective underwriting and disciplined pricing. Credit card financing receivables rose by 1% to CHF 1.026 billion and the BNPL portfolio decreased by 17% to CHF 131 million in line with the planned focus on core activities and on profitability.

Net revenues amounted to CHF 542.2 million, a decrease of 2%. Net interest income declined 2% to CHF 372.2 million. Lower interest expense partially offset lower interest income and resulted in a net interest margin of 5.5%. Commission and fee income remained unchanged at CHF 170.0 million. Credit cards contributed CHF 89.4 million (-2%) and BNPL CHF 40.1 million (+0%). The share of net revenues generated from commission and fee income remained stable at 31%.

### Cost/income ratio significantly improved to 45.2%

Total operating expenses fell by CHF 19.3 million, or 7%, to CHF 245.2 million, reflecting the benefits of initiatives related to operational excellence and their impact on business efficiency. Personnel expenses declined by 10% to CHF 121.1 million. General and administrative expenses decreased by 4% to CHF 124.1 million, supported by lower spending on professional services and marketing expenses. Information technology costs increased by 4% to CHF 52.6 million, while depreciation and amortisation decreased by 31% to CHF 18.5 million, following the full write-off of intangible assets. As a result, the cost/income ratio improved significantly to 45.2% (2024: 48.1%).

### Continued solid loss performance

Provisions for losses on financing receivables amounted to CHF 73.6 million, in line with the prior year. The loss rate remained unchanged at 1.1%, reflecting consistent underwriting and active portfolio management. Metrics relating to over 30 days past due balances and the non-performing loan ratio are shown as 3.5% and 1.9% respectively. Cembra continues to manage the portfolio with a disciplined balance between risk and return.

### Further diversified funding portfolio

The Group's funding portfolio decreased by 1% to CHF 6.4 billion, following the trend in assets. The share of deposits continued to increase to 56% (2024: 55%) and the weighted average duration decreased to 2.2 years (2024: 2.5 years). The end-of-period funding cost decreased by 20 basis points to 1.33% (31 December 2024: 1.53%). In 2025, the introduction of the covered bond programme further enhanced funding diversification and supports funding flexibility and margin stability.

### Strong capital base and increased dividend payout

Cembra remains very well capitalised, with a strong Tier 1 capital ratio of 17.6% (31 December 2024: 17.9%). Shareholders' equity increased to CHF 1.345 billion, up 5%. Given Cembra's financial performance and as part of the Group's active capital management, the Board of Directors will recommend an ordinary dividend per share of CHF 4.60 (+8%) and a CHF 1.00 extraordinary dividend per share from excess capital at the General Meeting on 24 April 2026.

### Strategic initiatives progressing as planned

During 2025, Cembra continued to implement strategic initiatives to further enhance customer value and productivity. The new leasing platform was successfully established and the transfer of all auto loans and leasing contracts was completed. In the credit cards business, Cembra launched additional features and insurance offerings available through the Cembra app and expanded its co-branded partnerships. Personal loan and leasing customers were also onboarded on the Cembra app, which increases access to this tool with comprehensive services and high security standards for more than 600k enrolled users. The technology and services hub in Riga, Latvia, was further scaled, and targeted investments in technology, automation and digital services supported efficiency gains.

### **Christoph Glaser succeeds Pascal Perritaz as new Chief Financial Officer**

Cembra announces the appointment of Christoph Glaser as Chief Financial Officer (CFO) and member of the Management Board, effective 1 March 2026. He succeeds Pascal Perritaz, who has decided to embark on a new professional chapter after eight successful years as CFO.

Christoph Glaser brings more than 20 years of experience in senior finance, risk management and operational leadership roles in international companies. Most recently, he served as Chief Financial and Operations Officer of PATRIZIA SE, a listed global real asset investment firm. Prior to that, he held the role of Chief Financial Officer at PPF's Home Credit Group and occupied various senior leadership positions at GE, primarily across its global consumer finance and banking operations. Christoph Glaser holds master degrees from both Humboldt University Berlin and Freie Universität Berlin and has completed multiple executive education programmes throughout his career.

During his tenure at Cembra, Pascal Perritaz was instrumental in shaping and executing the company's strategy, strengthening capital discipline and supporting sustainable performance and long-term value creation for shareholders. He will ensure a seamless transition during the handover period.

Holger Laubenthal, CEO, commented: "I am very pleased to welcome Christoph Glaser to Cembra. His deep expertise in finance, risk management and operations, combined with a strong understanding of consumer finance, will be highly valuable as we continue to execute our strategy and create long-term value. At the same time, I would like to sincerely thank Pascal Perritaz for his outstanding performance and significant contributions over the past eight years. He has made a lasting impact on Cembra. I wish him all the very best for the future."

### **Outlook**

For the 2026 financial year, Cembra expects net revenue growth in line with Swiss GDP growth, a broadly unchanged loss performance and with cost reductions of CHF 15-20 million a further improvement in the cost/income ratio towards the 39% target. Based on these developments, Cembra expects an increase in net income and an improvement of the ROE to around 15% (previously  $\geq 15\%$ ).

On behalf of the Board of Directors and Management, we would like to thank our customers, shareholders and business partners for the trust they have placed in us. We would also like to express our particular gratitude to our employees, who shape the success of our Group with their expertise, dedication and engagement.



**Franco Morra**  
Chairman



**Holger Laubenthal**  
CEO

# Management Report

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## Significant developments

On 28 January 2025, Cembra announced changes to its Board of Directors. Board member Dr Monica Mächler would not be available for re-election in 2025 due to the statutory ten-year term limit, and that Wanda Eriksen would be proposed for election as her successor at the Annual General Meeting on 24 April 2025.

Cembra held its Annual General Meeting in Zurich on 24 April 2025. The shareholders approved all proposals of the Board of Directors. All members of the Board of Directors who were proposed for re-election were confirmed for a further one-year term of office: Franco Morra (Chairman), Marc Berg, Thomas Buess, Sandra Hauser and Susanne Klöss-Braekler. Wanda Eriksen was elected as new member of the Board of Directors.

On 21 November 2025, Cembra announced Bernardo de Barros Franco as Chief Customer & Growth Officer and member of the Management Board, effective 1 December 2025. With this appointment, Cembra aims to further bundle and complement its customer, marketing and digital expertise to accelerate growth and innovation across its businesses.

# Macroeconomic environment

We operate predominantly in Switzerland and our financial position and revenues are strongly influenced by domestic macroeconomic factors, especially gross domestic product, the unemployment rate and interest rates. We have very limited exposure to foreign currencies.

## Swiss gross domestic product

Growth in Switzerland’s gross domestic product (GDP) is an important indicator for the Group. Swiss GDP increased by 1.4% in 2025, after an increase of 1.2% in 2024. Consumer spending increased by 1.5% (2024: 2.4%).

## Interest rates

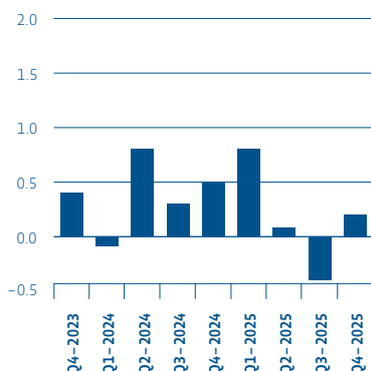
Interest rates have a major impact on the Group’s funding. Since inflation remained within the SNB’s range, the SNB ended its cycle of interest rate cuts in June. The policy rate was lowered by a total of 0.5% to 0.0% in 2025.

## Unemployment rate

The unemployment rate serves as an important indicator for the credit risk profile of the Group’s customers. The unemployment rate in Switzerland increased slightly from 2.8% in December 2024 to 3.0% in December 2025.

### GDP Switzerland

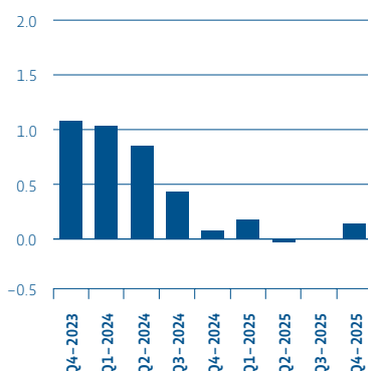
Change versus previous quarter (in %)



Source: SECO

### CHF 3-year swap rate

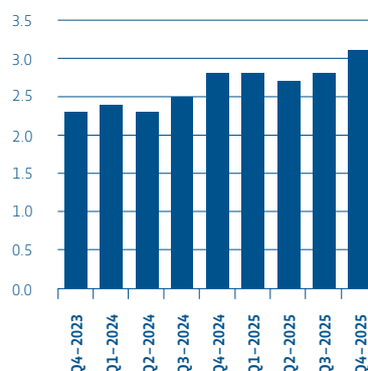
in %



Source: Bloomberg Finance L.P.

### Unemployment rate in Switzerland

in %



Source: SECO

# Product markets

## Consumer loan market

According to the Central Office for Credit Information (ZEK), the Swiss consumer loan market decreased by 2% from CHF 9.048 billion to CHF 8.905 billion in outstanding assets at 31 December 2025. The number of loan contracts outstanding increased by 1% to 373,000 (2024: 369,000). In a competitive environment, the Group had an estimated market share of approximately 35% of outstanding consumer loans.

## Auto market

The Swiss new car market decreased in 2025, while the used car market increased. According to “auto-schweiz” statistics (the association of official Swiss car importers), about 234,000 new cars were registered in 2025, a decline of 2% compared to 2024. Electric and plug-in hybrid cars accounted for 23% of new registrations, indicating an increase compared to the previous year. A total of 703,000 used cars were sold in Switzerland according to auto-i-dat AG (an independent provider of automotive market data); this represents an increase of 4% compared with 2024. The Group estimates its auto leasing market share to be about 18% of total leasing assets outstanding as of December 2025.

## Credit card market

In 2025, the number of credit cards issued in Switzerland grew by 2% to 8.7 million according to Swiss National Bank statistics. The number of transactions increased by 3% in 2025, to 791 million from 768 million in 2024, and credit card transaction volumes increased by 1% to CHF 58 billion.

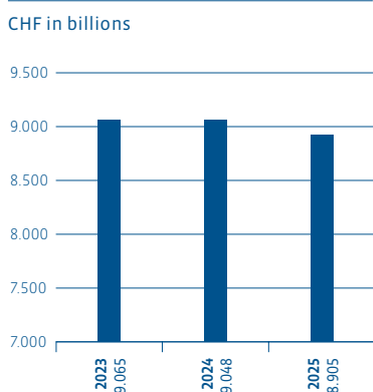
The Group’s number of cards increased slightly by about 5,000 to about 1,035,000 compared to 2024. The Group’s market share, based on the number of credit cards in circulation, was 12% in 2025, and the share of transactions conducted via near-field communications (NFC) amounted to 15%.

## Buy now pay later market

E-commerce sales in Switzerland are estimated at CHF 15.2 billion in 2025. Purchases by buy now pay later (BNPL) represented about 10% of total online sales.

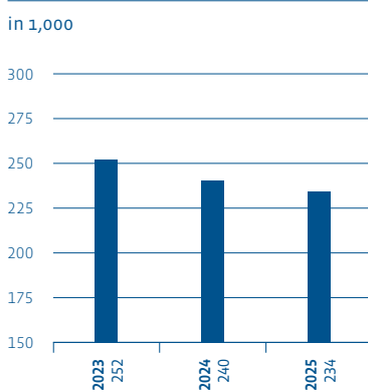
Cembra positions itself in the BNPL market via its subsidiary CembraPay. In 2025, CembraPay recorded a billing volume of CHF 694 million, or 15%, lower than 2024. Cembra estimates its market share in BNPL in a range from 30% to 40%.

Swiss consumer loan market



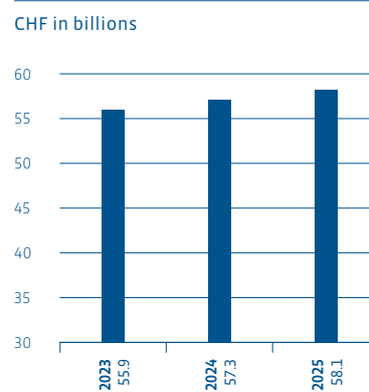
Source: ZEK

New car registrations in Switzerland



Source: auto-schweiz

Transaction volume Swiss credit cards



Source: SNB

## Balance sheet analysis

At 31 December (CHF in millions)	2025	2024	Change	as %
<b>Assets</b>				
Cash and cash equivalents	781	793	-12	-2
Net financing receivables	6,584	6,625	-41	-1
Personal loans	2,147	2,273	-127	-6
Auto leases and loans	3,281	3,182	99	3
Credit cards	1,026	1,011	15	1
BNPL	131	159	-27	-17
Investment securities	202	190	13	7
All other assets	375	341	34	10
<b>Total assets</b>	<b>7,943</b>	<b>7,949</b>	<b>-6</b>	<b>0</b>
<b>Liabilities and equity</b>				
Deposits and debt	6,390	6,424	-34	-1
Deposits	3,590	3,524	65	2
Debt	2,801	2,900	-99	-3
All other liabilities	207	240	-33	-14
<b>Total liabilities</b>	<b>6,597</b>	<b>6,664</b>	<b>-66</b>	<b>-1</b>
Shareholders' equity	1,345	1,285	60	5
<b>Total liabilities and shareholders' equity</b>	<b>7,943</b>	<b>7,949</b>	<b>-6</b>	<b>0</b>

Net financing receivables amounted to CHF 6,584 million, a decrease of 1%, or CHF 41 million, compared with year-end 2024. The increase in the auto leasing business was offset by continued selective growth and underwriting in personal loans.

At the end of 2025, the Group's personal loans accounted for 33% (2024: 34%) of net financing receivables, auto leases and loans made up 50% (2024: 48%), the credit cards business accounted for 16% (2024: 15%), and the BNPL business made up 2% (2024: 2%).

As at 31 December 2025, net financing receivables from personal loans amounted to CHF 2,147 million, 6% less than at year-end 2024. Auto leases and loans increased by 3% to CHF 3,281 million from CHF 3,182 million at the end of 2024. Credit cards increased by 1%, from CHF 1,011 million to CHF 1,026 million. BNPL net financing receivables decreased by 17% to CHF 131 million from CHF 159 million at the end of 2024.

### Funding

The Group maintained its diversified funding. In 2025, the Group's funding portfolio decreased by 1% to CHF 6.4 billion, in line with the trend in the asset base. The funding mix remained largely stable, with 56% deposits and 44% non-deposits.

The deposit base increased by 2% from CHF 3,524 million at 31 December 2024 to CHF 3,590 million at 31 December 2025. The Group's non-deposit debt decreased by 3% from CHF 2,900 million at 31 December 2024 to CHF 2,801 million at 31 December 2025. In June and November 2025, the Group paid back two unsecured bonds of CHF 150 million and CHF 250 million, respectively. In June and November 2025, the Group issued two auto covered bonds of CHF 150 million each.

### Equity

Total shareholders' equity increased by 5%, or CHF 60 million, from CHF 1,285 million to CHF 1,345 million at year-end 2025. The increase was driven by the net income of CHF 179.6 million. The increase was partially offset by the CHF 125 million dividend for the 2024 financial year, which was paid in April 2025.

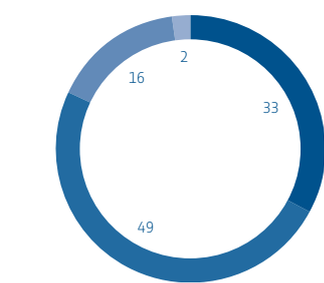
### Capital position

At 31 December (CHF in millions)	2025	2024	Change	as %
Risk-weighted assets	6,262	6,088	174	3
Tier 1 capital	1,102	1,091	10	1
<b>Tier 1 ratio</b>	<b>17.6 %</b>	<b>17.9 %</b>		

Risk-weighted assets increased by 3% to CHF 6,262 million at 31 December 2025, up from 6,088 million at 31 December 2024. This increase primarily reflects the implementation of final Basel III standards effective since 1 January 2025. Tier 1 capital increased by CHF 10 million to CHF 1,102 million, mainly because of the net income generated in 2025, offset by the dividend payment. The Tier 1 capital ratio amounted to 17.6% at 31 December 2025, which is substantially above the regulatory requirement of 11.2%.

#### Net financing receivables

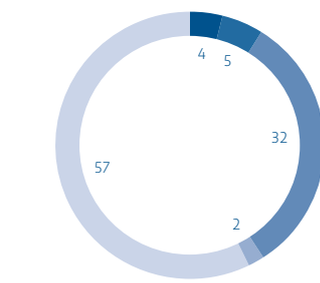
in %



- Personal loans
- Auto leases and loans
- Credit cards
- BNPL

#### Funding structure

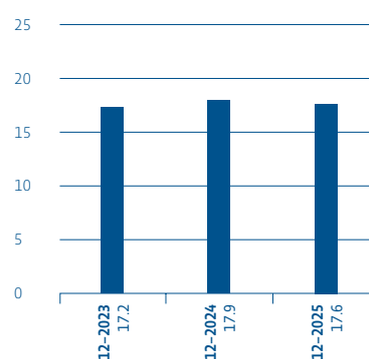
in %



- ABS
- Covered bonds
- Senior unsecured bonds
- AT subordinated
- Deposits

#### Tier 1 capital ratio

in %

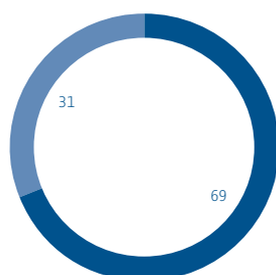


## Profit and loss analysis

For the years ended 31 December (CHF in millions)	2025	2024	Change	as %
Interest income	464.5	485.7	-21.2	-4
Interest expense	-92.3	-105.3	-12.9	-12
<b>Net interest income</b>	<b>372.2</b>	<b>380.5</b>	<b>-8.3</b>	<b>-2</b>
Commission and fee income	170.0	170.0	0.1	0
<b>Net revenues</b>	<b>542.2</b>	<b>550.5</b>	<b>-8.3</b>	<b>-2</b>
<b>Provision for losses on financing receivables</b>	<b>-73.6</b>	<b>-74.2</b>	<b>-0.6</b>	<b>-1</b>
Compensation and benefits	-121.1	-134.8	-13.7	-10
General and administrative expenses	-124.1	-129.7	-5.6	-4
<b>Total operating expenses</b>	<b>-245.2</b>	<b>-264.5</b>	<b>-19.3</b>	<b>-7</b>
<b>Income before income taxes</b>	<b>223.4</b>	<b>211.8</b>	<b>11.6</b>	<b>5</b>
Income tax expense	-43.8	-41.4	2.4	6
<b>Net income</b>	<b>179.6</b>	<b>170.4</b>	<b>9.2</b>	<b>5</b>

### Net revenues

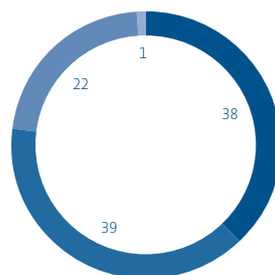
as %



- Net interest income
- Commission and fee income

### Interest income

as %



- Personal loans
- Auto leases and loans
- Credit cards
- Other

### Interest income

For the years ended 31 December (CHF in millions)	2025	2024	Change	as %
Personal loans	177.6	186.2	-8.6	-5
Auto leases and loans	179.8	175.3	4.5	3
Credit cards	103.4	109.6	-6.2	-6
Other	3.7	14.7	-11.0	-75
<b>Total</b>	<b>464.5</b>	<b>485.7</b>	<b>-21.2</b>	<b>-4</b>

Overall, the contribution of personal loans to interest income remained stable at 38% in the reporting period. Auto leases and loans made up 39% (2024: 36%) and credit cards decreased to 22% from 23%, compared with prior year. The contribution of other interest income decreased to 1% (2024: 3%).

Total interest income decreased by 4%, or CHF 21.1 million, to CHF 464.5 million in 2025.

Interest income from personal loans decreased by CHF 8.6 million, or 5%, to CHF 177.6 million, and a stable yield at 7.7% (2024: 7.7%). Interest income from auto leases and loans increased by CHF 4.5 million, or 3%, to CHF 179.8 million. The yield remained stable at 5.5% (2024: 5.5%). Interest income from credit cards decreased by CHF 6.2 million, or 6%, to CHF 103.4 million in 2025. The yield decreased to 10.0% (2024: 10.5%). Other interest income amounted to CHF 3.7 million, mainly from cash and financial instruments.

### Cost of funds

For the years ended 31 December (CHF in millions)	2025	2024	Change	as %
Interest expense on ABS	7.5	7.5	-0.1	-1
Interest expense on deposits	42.2	55.4	-13.2	-24
Interest expense on debt	42.6	42.3	0.4	1
<b>Total</b>	<b>92.3</b>	<b>105.3</b>	<b>-12.9</b>	<b>-12</b>

The overall cost of funds decreased by 12% to CHF 92.3 million in 2025 (2024: CHF 105.3 million) due to lower interest rates. Interest expense on auto lease asset backed securities remained stable. Interest expense on deposits decreased by CHF 13.2 million to CHF 42.2 million, compared with 2024. Total interest expense on debt increased by CHF 0.4 million to CHF 42.6 million in 2025 driven by higher interest rates for new debt compared to redemptions.

### Commission and fee income

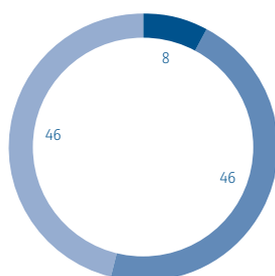
For the years ended 31 December (CHF in millions)	2025	2024	Change	as %
Insurance	22.2	23.5	-1.3	-5
Credit cards	89.4	91.6	-2.2	-2
Loans and leases	18.6	15.0	3.6	24
BNPL	40.1	39.9	0.1	0
Other	-0.3	-0.1	0.2	136
<b>Total</b>	<b>170.0</b>	<b>170.0</b>	<b>0.1</b>	<b>0</b>

Commission and fee income remained stable at CHF 170.0 million in 2025.

Insurance income, which consists mainly of revenues from payment protection insurance products, decreased by CHF 1.3 million, or 5%, to CHF 22.2 million. Fee income on credit cards decreased by CHF 2.2 million, or 2%, to CHF 89.4 million, mainly due to lower fees due to the run-off portfolio and lower reminder fees as customers increasingly adopt digital self-service. Fees from loans and leases increased by 24%, or CHF 3.6 million, to CHF 18.6 million because of a new leasing platform and new value-added services. Fee income in the BNPL business increased slightly by CHF 0.1 million, or 0%, from CHF 39.9 million to CHF 40.1 million in 2025.

**Cost of funds**

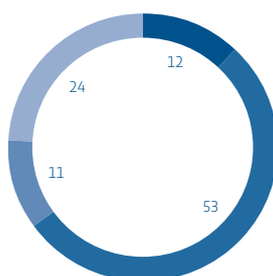
as %



- Asset-backed securities (ABS)
- Deposits
- Debt

**Commission and fee income\***

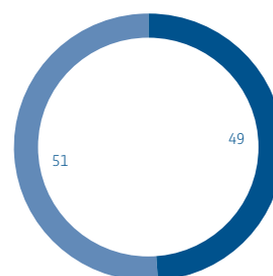
as %



- Insurance
  - Credit cards
  - Loans and leases
  - BNPL
- \* Excl. Other

**Operating expenses**

as %



- Compensation and benefits
- General and administrative expenses

**Provision for losses**

For the years ended 31 December (CHF in millions)	2025	2024	Change	as %
Provision for losses on personal loans	16.5	28.7	-12.2	-42
Provision for losses on auto leases and loans	34.4	29.9	4.5	15
Provision for losses on credit cards	5.0	4.9	0.1	1
Provision for losses on BNPL	17.4	10.7	6.7	63
<b>Total</b>	<b>73.6</b>	<b>74.2</b>	<b>-0.6</b>	<b>-1</b>

In 2025, the Group's provision for losses on financing receivables decreased by CHF 0.6 million to CHF 73.6 million compared to an increase of CHF 17.2 million in 2024. The loss provision in 2025 is affected by better synchronisation of collections processes with write-off procedures on auto leases and loans and recognition of recoveries from amounts previously written-off for personal loan and credit cards. These enhancements provide a more accurate representation of expected credit losses in accordance with ASC 326 and industry practice.

The provision for losses on personal loans decreased by CHF 12.2 million to CHF 16.5 million, driven by portfolio management actions, model enhancement and continued calibration between volume, price and risk. On auto leases and loans, the provision for losses increased by CHF 4.5 million to CHF 34.4 million mainly driven by receivables growth and the maturing of past vintages in a macro environment of increased cost-of-living, rising unemployment and latest trends reported in public insolvency statistics. The provision for losses on credit cards increased by CHF 0.1 million to CHF 5.0 million. Provision for losses on BNPL increased by CHF 6.7 million to CHF 17.4 million as an impact of accelerated growth with key partners and the continued shift of customer demand towards long-term financing solutions in segments with elevated and incongruent risk and reward levels.

The Group's loss rate was stable at 1.1%, compared to the prior year reporting period.

### Compensation and benefits

For the years ended 31 December (CHF in millions)	2025	2024	Change	as %
<b>Compensation and benefits</b>	<b>121.1</b>	<b>134.8</b>	<b>- 13.7</b>	<b>- 10</b>

Compensation and benefit expense decreased by CHF 13.7 million, or 10%, to CHF 121.1 million. The decrease was mainly driven by the lower number of employees.

The Group's average number of FTE decreased to 793 in 2025, compared with 857 in the prior-year period. At 31 December 2025, the number of FTEs stood at 773, a decrease of 39 FTEs compared to 812 at year-end 2024. The decrease in average cost per FTE to TCHF 153 in 2025 from TCHF 157 in 2024 was mainly driven by the decline in personal expenses.

### General and administrative expenses

For the years ended 31 December (CHF in millions)	2025	2024	Change	as %
Professional services	23.0	24.6	- 1.7	- 7
Marketing	9.0	10.0	- 1.0	- 10
Collection fees	15.8	15.6	0.1	1
Postage and stationery	11.0	10.4	0.6	6
Rental expense under operating leases	6.0	5.8	0.1	2
Information technology	52.6	50.4	2.2	4
Depreciation and amortisation	18.5	26.8	- 8.4	- 31
Other	- 11.6	- 13.9	- 2.3	- 17
<b>Total</b>	<b>124.1</b>	<b>129.7</b>	<b>- 5.6</b>	<b>- 4</b>

General and administrative expenses decreased by CHF 5.6 million, or 4%, from CHF 129.7 million to CHF 124.1 million in 2025. Costs from professional services decreased by 7% to CHF 23.0 million, mainly due to outsourcing activities. Marketing expenses decreased by 10%, or CHF 1.0 million, due to lower spend on cards retention activities. Collection costs increased by 1% to CHF 15.8 million. Expense for postage and stationery increased by 6% to CHF 11.0 million. Rental expenses increased by 2% to CHF 6.0 million mainly due to organising the branch network into five regional hubs. Information technology costs increased by 4%, or CHF 2.2 million, to CHF 52.6 million mainly due to the successful launch of a leasing platform software. Depreciation and amortisation decreased by 31%, or CHF 8.4 million, to CHF 18.5 million, as a consequence of the completion of the amortisation related to the acquisition of cashgate. Other expenses decreased by CHF 2.3 million driven by lower capitalisation of implementation costs incurred developing new technologies.

As a result, the cost/income ratio declined to 45.2% in 2025 (2024: 48.1%).

### Income tax expense

The Group's income tax expense increased by CHF 2.4 million, or 6%, to CHF 43.8 million in 2025. The effective tax rate was 19.6%.

## Result by segment

For the years ended 31 December (CHF in millions)	Lending				Payments			
	2025	2024	Change	as %	2025	2024	Change	as %
Interest income	359.6	372.5	-12.9	-3	104.9	113.2	-8.4	-7
Interest expense	-75.9	-86.7	-10.8	-12	-16.4	-18.6	-2.1	-12
<b>Net interest income</b>	<b>283.7</b>	<b>285.8</b>	<b>-2.1</b>	<b>-1</b>	<b>88.4</b>	<b>94.6</b>	<b>-6.2</b>	<b>-7</b>
Commission and fee income	39.4	37.2	2.2	6	130.6	132.8	-2.1	-2
<b>Net revenues</b>	<b>323.1</b>	<b>323.0</b>	<b>0.1</b>	<b>0</b>	<b>219.1</b>	<b>227.4</b>	<b>-8.4</b>	<b>-4</b>
<b>Provision for losses on financing receivables</b>	<b>-51.2</b>	<b>-58.6</b>	<b>-7.3</b>	<b>-13</b>	<b>-22.3</b>	<b>-15.6</b>	<b>6.8</b>	<b>43</b>
Compensation and benefits	-74.7	-78.5	-3.8	-5	-46.4	-56.3	-9.9	-18
General and adminis- trative expenses	-56.0	-63.7	-7.7	-12	-68.2	-66.0	2.1	3
<b>Total operating expenses</b>	<b>-130.7</b>	<b>-142.2</b>	<b>-11.5</b>	<b>-8</b>	<b>-114.6</b>	<b>-122.3</b>	<b>-7.8</b>	<b>-6</b>
<b>Income before income taxes</b>	<b>141.2</b>	<b>122.3</b>	<b>19.0</b>	<b>16</b>	<b>82.2</b>	<b>89.5</b>	<b>-7.4</b>	<b>-8</b>
Income tax expense	-27.7	-23.9	3.8	16	-16.1	-17.5	-1.4	-8
<b>Net income</b>	<b>113.5</b>	<b>98.4</b>	<b>15.1</b>	<b>15</b>	<b>66.1</b>	<b>72.0</b>	<b>-6.0</b>	<b>-8</b>

The segment Lending comprises the personal loans and the auto leasing and loans business. For 2025, Lending totalled a net income of CHF 113.5 million (2024: CHF 98.4 million). Net revenues remained flat 0% at CHF 323.1 million. Provision for losses decreased to CHF 51.2 million (2024: CHF 58.6 million) and operating expenses decreased by 8% to CHF 130.7 million.

The segment Payments comprises credit cards and the buy now pay later business. In Payments, in 2025, net income decreased by 8% to CHF 66.1 million (2024: CHF 72.0 million). Net revenues decreased by 4% to CHF 219.1 million. Provision for losses increased to CHF 22.3 million (2024: 15.6 million) and operating expenses decreased by 6% to CHF 114.6 million.

The numbers published in the tables above are in Swiss francs and rounded; therefore rounding differences can occur.

## Business model and strategy

### Business model

Cembra is a provider of financing solutions and services in Switzerland. The company operates by offering individuals in Switzerland a diverse range of secured and unsecured consumer lending, credit services and savings. The products include personal loans, credit cards, auto loans and leasing, invoice financing solutions and savings products as well as providing access to related insurance products (for details see page 5). Revenues are generated through interest income and fees on these financial products, often in collaboration with partner businesses for co-branded credit cards, vehicle leasing and other financing options. Cembra places significant emphasis on risk management, utilising credit assessments and underwriting processes to maintain a robust loan portfolio. Cembra operates within the Swiss regulatory framework, adhering to laws and regulations related to consumer lending and banking.

### Strategy

In the reporting period, Cembra continued to execute on four programmes to achieve its strategic and financial ambitions until 2026.

#### Operational excellence: radical simplification and technology transformation

As part of the Operational Excellence programme, Cembra radically simplifies its operating model and transforms its technology landscape. The aim is to deliver a seamless digital customer experience and to significantly increase efficiency through standardisation and automation. With all of our partners, we focus on integrated and tailored one-stop offerings.

#### Business acceleration: improved value proposition and enhanced market reach

In personal loans, we differentiate our offerings through digital and flexible solutions and services. In the auto business, the emphasis is on dealer-partnerships, and continuously improving services and processes. In our credit card business we focus on both a proprietary card family with attractive features offered to consumers directly as well as long-term co-branding partnerships.

#### New growth opportunity: buy now pay later (BNPL) as an attractive business

With our business area CembraPay, we are serving the growing BNPL segment. The strategic focus is on the fast and versatile integration of checkout solutions with merchants, new applications and offers.

#### Cultural transformation: towards an agile, learning-oriented and collaborative organisation

The strategy execution is supported by a comprehensive cultural transformation programme. The emphasis is on fostering an uncompromising customer-first mindset with interdisciplinary teams and empowered people. The aim is to create an agile and learning-oriented organisation.

### Our vision

With this strategic background in mind, Cembra has also re-defined its corporate vision for the next years: "We leverage technology to deliver the most intuitive customer solutions in consumer finance." Cembra's vision unites the strategic activities outlined above as well as our ambitions and efforts. It therefore forms the foundation on which Cembra will achieve shared goals. An important part of this is the work on our corporate culture. Above all, it involves how people work with each other and how we interact with our customers.

## Outlook

Assuming the Swiss economy continues to grow slightly in 2026, Cembra currently expects to grow net revenues in line with Swiss GDP growth, a broadly unchanged loss performance and a further improvement towards the 39% cost/income ratio.

As a result, Cembra expects an increase in net income and a ROE of around 15% for 2026, to pay a dividend of at least CHF 4.60 for 2026, and will target a Tier 1 capital ratio of above 17%.

# Risk Management Report

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22	Credit risk
25	ALM, market and liquidity risk
26	Capital management
27	Operational risk and resilience
29	Sustainability risk
30	Other risks

**Risk management**

Risk is broadly defined as the possibility that an uncertain event or outcome results in adverse variations in profitability or in losses. Risks might also negatively impact the strength of the Group’s balance sheet, its market capitalisation or its brand and reputation. In the process of performing its function as a financial intermediary, the Group is exposed to various categories of risk, such as credit risk, market risk, liquidity risk, operational risk and other risks (such as strategic and business risks, reputational risk and sustainability risk).

Within its risk tolerances and in accordance with its strategic objectives, the Group takes on and manages risks, and controls and monitors them prudently. The Group actively, comprehensively and systematically manages risks and promotes a strong risk and control culture across all business areas. The established risk management framework comprises four core elements:

- Identification of risks across all business activities
- Assessment and measurement of risks, including stress testing
- Limitation, mitigation and transfer of risks
- Effective controls, monitoring and reporting.

## Risk governance structure

The Board of Directors is ultimately responsible for determining the Group’s risk strategy and corresponding risk tolerances. It has established an effective internal control system that: (i) ensures that key risks are identified, assessed, managed, controlled and mitigated; (ii) oversees the Group’s risk profile to ensure it is correctly monitored and managed; and (iii) ensures that the risk management framework and strategies are correctly implemented.

The Group has put in place regulations that govern the risk management and control processes to ensure that all key risks are recorded and supervised. These processes are supported by a framework of approved internal regulations, which set out the principles guiding the Group’s attitude to risk and the amount of risk it is willing to take on.

The Group has set up a risk tolerance framework, which includes integrated risk tolerances and limits to control overall risk-taking. It contains a diverse set of quantitative metrics and qualitative statements covering various categories of risk and serves as a decision-making tool for the Management Board. As part of the Group risk policy, it is reviewed at least annually by the Board of Directors and takes into account strategic objectives and business plans. The risk profile is assessed relative to the Group’s risk framework and risk exposures are monitored relative to risk tolerance limits on a regular basis. Summary reports are reviewed by the Audit and Risk Committee and reported to the Board of Directors.

Four working committees have been set up.

Committee	Risk category
Credit Committee	Credit risk
Asset & Liability Committee (ALCO)	Market & liquidity risks, funding and capital management
Risk & Controllershship Committee (RCC)	Risk management framework, internal control system, compliance, operational risk management and resilience, including cyber risk, information security, critical data and data privacy, third-party risk management, ICT, BCM and other risks
Sustainability Committee	Sustainability, related opportunities and risks, monitoring of environmental, social and governance (ESG) trends and ratings, climate-related and nature-related risks

The Group's risk and control framework operates along the three lines model:

- First line: business functions are responsible for ensuring that a risk and control environment is in place, managed and maintained as part of day-to-day operations
- Second line: control functions provide independent control and oversight of risks
- Third line: the internal audit function evaluates the overall effectiveness of the control environment and provides additional independent assurance.

This three lines model ensures that direct accountability for risk decisions, implementation and oversight of risk management, and the independent control of the effectiveness of risk management are segregated. Internal regulations further detail the expected principles of risk management and control for various categories of risk.

## Credit risk

Credit risk is the risk to earnings or capital that may arise from the possibility that a borrower or counterparty may fail to honour their contractual obligations. The obligations include, for example, repayment of principal, interest and fees. A consequent loss may be partial or complete and may arise at any time as a result of a number of isolated or interlinked circumstances. The Group is exposed to credit risk in all its financing products offered in Lending and Payments business lines and investment activities. Due to the Group's role in the consumer finance market, the credit risk is deemed material risk which is actively managed and diligently limited.

The Credit Committee serves as the main decision-making body concerning credit strategies and exposures, and regularly reviews the Group's credit risk performance. Among others, the Credit Committee is responsible for making financing decisions on individual counterparties and financing programmes that are within the frame as delegated by the Board of Directors. The Credit Committee is chaired by the Chief Risk Officer (CRO).

The guidelines for the approval of financing programmes, as well as individual counterparty financing approvals, are set out in the Credit risk policy. Credit authority that has been delegated is actively monitored and reviewed regularly.

Credit risk metrics, portfolio and collection performance reports and macroeconomic trends are reviewed by the Credit Committee regularly, at least once every quarter. Summary reports of the Group's credit risk profile are reviewed by the Audit and Risk Committee every quarter and reported to the Board of Directors.

The Group maintains stringent underwriting processes, which are continually monitored and optimised to ensure that credit risk is adequately and responsibly managed. Prior to granting credit, the customer's creditworthiness, credit capacity and, where applicable, collateral are assessed. The customer's creditworthiness is evaluated by an automated credit risk rating system, which includes the use of scorecards and leverages available information about the customer. This ensures consistent and systematic decision-making across all financing products.

Where applicable, the credit capacity of consumers is also evaluated in accordance with the legal requirements of the Swiss Consumer Credit Act. Internal models, which utilise internal and external data, determine the credit amount based on the customer's risk profile. Manual underwriting complements the automated system decision in cases where additional information may be required. Segments that are particularly exposed to credit risk are actively restricted beyond the requirements of the Swiss Consumer Credit Act through specific internal rules that aim to effectively implement and ensure responsible lending practices. In periods of macroeconomic stress that might impact customer payment capacity and pattern, the Group might consider a proactive approach to ensure effective risk mitigation. As part of its regular risk management procedures and regular optimisation of risk policies the Group made use of this approach during 2025 where segmented strategies were executed to meet macroeconomic trends and in particular the impaired customers' payment capacity due to increased costs of living, rising unemployment and latest trends reported in public insolvency statistics.

The quality of portfolios and specific customer segments is thoroughly and periodically assessed. Specifically in the area of vehicle leasing the Group is exposed to risks related to the valuation of underlying objects. Contractual residual values might differ from actual values of lease objects and distribution partners might fail to honour their contractual obligations. In addition to the consistent setting of residual values at lease origination, the Group regularly

monitors its exposure to this type of risk and makes use of external data sources to verify results. Certain volatility in market demand or supply and its impact on vehicle values might impact credit risk exposures. Hence, the quality and performance of new business are monitored to ensure that the credit approval process continues to effectively mitigate credit risk, and underwriting procedures are being correctly followed. Scorecards are regularly monitored and back-tested to ensure their performance remains within expected levels and, if required, changes are made to the models. Segmented collection strategies are implemented to tailor activities to customer groups with different payment behaviours and to ensure optimal resource allocation and effective mitigation of credit risk. The synchronisation of collection processes and write-off procedures enables the consistent validation of the accounts' collectability (see also page 153). In exceptional individual cases loan restructuring in a form of loan modification is granted (see also our approach to sustainability on page 31). The regular monitoring and control of performance metrics and processes ensure diligent and responsible execution and support the fair treatment of customers across a variety of servicing processes.

For its financing products, the Group uses consumer ratings (CR) to assess overall credit quality. There are five consumer ratings, each having an implied probability of default based on historical default experience, with default being defined as 90 days past due or write-off. The Group's financing receivables (before allowance for losses) at 31 December 2025 and 2024 were distributed among the CRs as follows:

At 31 December 2025 <sup>1</sup>	Personal loans	Auto leases and loans	Credit cards	Total
CR1	45.2%	50.7%	67.2%	51.4%
CR2	29.5%	28.8%	22.8%	28.1%
CR3	16.8%	14.0%	9.6%	14.3%
CR4	6.4%	4.7%	0.5%	4.6%
CR5	2.1%	1.8%	0.0%	1.6%

<sup>1</sup> Does not include Cembra Credit GmbH and BNPL related to CembraPay AG

At 31 December 2024 <sup>2</sup>	Personal loans	Auto leases and loans	Credit cards	Total
CR1	41.0%	52.7%	68.8%	51.0%
CR2	30.9%	31.1%	21.8%	29.6%
CR3	18.0%	12.5%	8.9%	13.9%
CR4	7.2%	2.6%	0.5%	3.9%
CR5	2.8%	1.0%	0.0%	1.5%

<sup>2</sup> Does not include Cembra Credit GmbH (previously to eny Credit GmbH, renamed in 2024) and BNPL related to CembraPay AG

The Group is utilising behavioural scoring to enhance consumer rating methodology by considering customer behaviour through the life cycle and its impact on probabilities of default. This enhanced methodology enables to further assess customer data in areas such as calculation of allowances for credit losses, underwriting, limit management and collection strategies. Details about the calculation of allowances for credit losses are further described on page 152.

More details on the CRs and implied probability of default are provided in the Consolidated Financial Statements on page 167.

The Group's customer base comprises primarily of individuals and small and medium-sized enterprises. Concentration risks are regularly assessed, managed and monitored. The large number of borrowers and prudent management of exposure limits, naturally result in a broad diversification of credit risk. However, certain concentration risk can be caused by cooperation with external partners.

Credit risk within specific portfolios is also monitored using asset quality metrics, such as delinquency metrics, which are further described on page 166. The historic trend is indicated in the graphs below. The trend of portfolio quality metrics, such as delinquencies, carries certain impact of the synchronisation of collection processes and write-off procedures that was expanded to Auto loans and leases in the first half of 2025 and is further detailed on page 153.

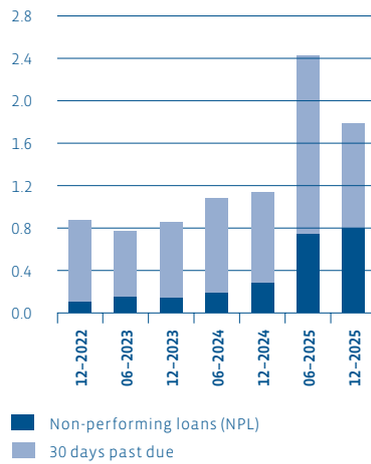
**Personal loans**

Delinquencies as %



**Auto leases and loans**

Delinquencies as %



**Credit cards**

Delinquencies as %



**BNPL**

Delinquencies as %



## ALM, market and liquidity risk

Asset and liability management (ALM) forms part of the Group's risk management framework and can be considered as the coordinated management of various inherent risk types, such as liquidity and market risks, in order to achieve the Group's objectives whilst operating within prudent and predetermined risk tolerances, limits and concentrations. The Asset & Liability Committee (ALCO) is the decision-making committee for asset and liability management activities and has overall responsibility for the administration of the respective regulation, as well as their monitoring and reporting. The ALCO is chaired by the Chief Financial Officer (CFO).

### Liquidity risk

Liquidity risk is defined as the risk of the Group not having sufficient funds to meet its contractual obligations when they fall due and support normal business activities, or only being able to secure such funds at excessive costs. The Group recognises that liquidity risks are often consequential or connected rather than isolated in nature and arise from the materialisation of other categories of risk or drivers such as strategic, reputational, credit, regulatory or macroeconomic risks.

The Group's liquidity risk tolerance is defined by the Board of Directors and forms the basis for the Group-internal liquidity risk management strategy, the liquidity-related policies and the risk steering and control process.

The Group aims to maintain a conservative liquidity profile; this approach is viewed as an essential safeguard in protecting the reputation of the Group as a stable institution. The Management Board ensures that adequate liquidity levels are maintained in order to meet operational and regulatory requirements under normal and stressed conditions. Excess liquidity can be invested with two main objectives in mind: principal preservation and liquidity management. Credit risk related to investment activities and liquidity management is assessed and monitored in line with the Credit risk policy.

The Group maintains a robust and stable funding structure. In order to withstand an extended period of limited access to the wholesale funding markets, the Group proactively seeks to reduce reliance on short-term, potentially volatile, sources of funding. The Group actively averts building up concentration risk and strategically diversifies its investor base across different business sectors, by individual counterparty, by maturity buckets and across various categories of debt instruments.

For effective risk controlling, the overall condition of funding markets is regularly monitored and assessed against market-wide and Group-specific early warning indicators to ensure the Group's ability to access funding. This approach is designed to provide management with timely warning of events that might have a potentially unfavourable impact on its access to funding in the near future and, in turn, increase liquidity risk. Consequently, the Group has developed a comprehensive liquidity stress testing process to ensure it can adequately manage its liquidity during times of market stress of differing, yet plausible, magnitudes. This ensures the Group has sufficient controls and mitigation procedures in place to prevent or alleviate the consequences of stressed market conditions. The Group's contingency funding plan is based on the results of stress-testing scenarios and integrated into the Business Continuity Management (BCM) framework. The plan is reviewed and tested annually, and results reported to the Management Board. Stress-testing results, along with other regulatory liquidity measures, such as the minimum reserve, liquidity coverage ratio (LCR) and net stable funding ratio (NSFR), are essential components of the Group's liquidity management approach and are reviewed regularly by the ALCO and the Board of Directors. The Group's LCR at 31 December 2025 was 1163%, well above the regulatory requirement of 100%. The NSFR complements the LCR as part of the liquidity regulations under Basel III. The Group's NSFR at 31 December 2025 was 116%, above the required minimum level of 100%.

Further quantitative information is provided in the separate document "Basel III Pillar 3 disclosures 2025" published on the Cembra website ([www.cembra.ch/financialreports](http://www.cembra.ch/financialreports)).

### Market risk

Market risk encompasses the risk of financial losses due to adverse movements in market prices. The Group's business model leads to limited exposure to market risk factors. The Group's main source of market risk is interest rate risk in the banking book (IRRBB). IRRBB is the current or prospective risk to the Group's capital and earnings arising from adverse movements in interest rates. Movements in interest rates might change the underlying value of assets, liabilities and off-balance-sheet items and hence their economic value. They might also affect net interest income and earnings by altering interest-rate-sensitive income and expenses. Excessive IRRBB can pose a significant threat to a group's current capital base and/or future earnings if not managed appropriately. The Group has implemented an effective interest rate risk management framework to limit the potential effects on the Group's current capital base or future earnings and to keep interest rate risk at an acceptable level.

Given the Group's predominantly fixed interest rate assets and liabilities, it is mainly exposed to repricing risk. This is the risk of adverse consequences of increasing or decreasing interest rates because of time differences in when these rate changes affect the Group's assets and liabilities. The Group considers different market scenarios such as a rapid increase or decrease in interest rates and actively manages its funding maturities. The Group faces relatively low option and basis risk. Consequently, the Group focuses IRRBB monitoring on repricing risk.

The Group actively manages and monitors IRRBB performance. As per the regulatory requirement, the Group applies different interest rate shock scenarios and reports the impact on the economic value of equity (lifetime) and net interest income (next 12 months) on a monthly basis. The Group currently uses cash flow hedging in order to limit the risk of the variability in the interest rate cash flows.

Another type of market risk is foreign exchange (FX) risk, which is defined as the financial risk from adverse movements in the exchange rate on transactions denominated in a currency other than the base currency of the institution. The Group operates predominantly in the Swiss consumer finance market and borrows and lends exclusively in Swiss francs. Therefore, the Group's exposure to FX risk is minimal and limited to external and internal service provider invoices denominated in foreign currencies. FX exposure is monitored closely against internally set triggers, and the Group takes immediate corrective action if limits are exceeded. At 31 December 2025, the Group did not use any hedging instruments to manage its FX risk.

Further quantitative information is provided in the separate document "Basel III Pillar 3 disclosures 2025" published on the Cembra website ([www.cembra.ch/financialreports](http://www.cembra.ch/financialreports)).

## Capital management

One of the Group's principal management goals is to maintain a strong capitalisation by taking a prudent approach to balance sheet growth and implementing a balanced dividend payment strategy.

### Methodology for calculating minimum capital requirements

The Group uses the Standardised Approach ("SA-BIS") to calculate the minimum requirement for covering credit risk. It applies the current exposure approach ("CEA") to calculate the required capital for counterparty credit risk for derivatives. The simplified approach with credit equivalent calculated with CEA is used to quantify the loss risk to credit value adjustment ("CVA") of the derivative. It uses the simplified standardised approach to calculate the capital charge for market risk. The Group also applies the standardised approach to calculate the capital charge for operational risk management. Consequently, it adheres to the qualitative and quantitative requirements of the revised Ordinance on Capital Adequacy and Risk Diversification for Banks and Securities Dealers (CAO, SR 952.03).

### Capital adequacy ratio

At 31 December 2025, the applicable regulatory requirement for a FINMA category 4 bank was set at 11.2% by FINMA. The Group aims to consistently maintain a capital base that is well above this mark, defining a mid-term minimum target for its Tier 1 capital ratio of 17% for the Group. Compliance with the target ratio is monitored at the ALCO meeting. At 31 December 2025, the Group's Tier 1 capital ratio was 17.6%, in line with the mid-term target.

**Leverage ratio**

The Basel leverage standard supplements the Basel III risk-adjusted capital standards and serves as a backstop. The leverage ratio compares the Group's equity against its total asset base (considering off-balance-sheet items) without any risk adjustment. At 31 December 2025, the Group's leverage ratio was 13.6%, well above the required 3.0%.

Further quantitative information is provided in the separate document "Basel III Pillar 3 disclosures 2025" published on the Cembra website ([www.cembra.ch/financialreports](http://www.cembra.ch/financialreports)).

**Capital planning**

Each year, the Group draws up a three-year capital plan and assesses the impact of several stress scenarios. As per FINMA requirements, the Group assesses its resilience to adverse macroeconomic conditions. In the 2025 stress test, the Group forecasts that it would be in a position to meet the minimum regulatory capital adequacy ratio prescribed by FINMA even under a prolonged severe stress scenario. The capital plan, as well as the output of the stress tests, are approved by the ALCO and submitted to the Board of Directors.

## Operational risk and resilience

Operational risk is defined as the risk of direct or indirect loss resulting from inadequate or failed internal processes, people and systems, or from external events. Critical functions include the activities, processes and services – including the underlying resources necessary for their provision – whose disruption might lead to material consequences as described in regulation.

Operational resilience refers to the Group's ability to restore its critical functions in case of a disruption within the tolerances for disruption, to identify threats and possible failures, to protect itself from them and to respond to them. The Group designs its operating model in such a way that it is less exposed to the risk of disruptions in relation to its critical functions.

The Group recognises the importance of the effective management of operational risks and resilience and has implemented a robust framework and appropriate processes to manage them. This framework contains internal risk taxonomy, risk tolerances and concepts for managing and controlling operational risks and enhancing the Group's operational resilience. The Risk & Controllability Committee (RCC) reviews and monitors all key internal controls, compliance and operational risk management activities and has overall responsibility for the administration of the respective regulations, as well as their monitoring and reporting. The RCC is chaired by the General Counsel and the CRO.

Key instruments to manage operational risk and resilience include:

- Operational risk assessments: regular identification, assessment of the likelihood and potential impact of inherent risk (risk before controls and mitigations) and residual risk (risk after implementation of controls and mitigations) and its visualisation
- Control catalogue: execution of a set of documented controls aligned with business processes and their risks
- Risk tolerances and risk tolerance limits: regular monitoring of risk exposures and risk tolerances that serve as early warning indicators for key operational risks
- Loss data collection: historical dataset of loss events used to identify operational risks deriving from process inefficiencies or control gaps
- Analysis of external events: analysis of external operational risk events applicable to the Group's risk profile to identify and assess emerging risks and evaluate controls
- Critical functions testing: the ability to provide critical functions within their tolerance for disruption in severe but plausible scenarios.

The Group is exposed to a wide variety of inherent operational risks, including risks that are considered material: fraud risk, legal and compliance risk, business continuity risk, critical data risk, cyber and information security risk, people risk, information and communication technology (ICT) risk, physical security and safety risk, third-party risk and transaction processing and execution risk. The Group acknowledges the evolving cyber-risk landscape and has therefore developed a far-reaching information security framework to effectively manage and control this type of risk. This framework addresses regulatory requirements, is based on international standards and is supported by a strategy for dealing with cyber risks that ensures continuous improvements. Relevant cyber-threats are regularly identified and assessed, and corresponding measures are considered. Specific response plans are maintained and continuously improved. The Group has further defined its strategies for dealing with business continuity management (BCM), critical data and ICT. These defined technical and organisational measures include specifically training of relevant staff, BCM and operational resilience recovery plans and procedures, protection of data confidentiality, integrity and availability, and making use of vulnerability scans and penetration tests.

The Group is aware that severe but plausible scenarios and events beyond its control (such as natural or man-made disasters) may result in an inability to fulfil some or all of its business obligations, particularly where its physical assets or ICT would be damaged or made inaccessible. The Group has implemented a BCM and operational resilience programme. This programme involves identifying critical functions which include activities, processes and services and their dependency on critical ICT and service providers. The Group's BCM framework encompasses planning, testing and other related activities. The framework aims to ensure that critical functions will either continue to operate in severe but plausible scenarios or will be recovered to an operational state within defined tolerances for disruption. In addition to its BCM framework and in the context of operational risk management the Group targets effective operational resilience in its critical functions in order to ensure robustness.

Comprehensive crisis management plans are in place and define the processes to be followed in case of a business emergency while crisis is defined as a situation that requires critical decisions and cannot be handled with ordinary measures and decision-making powers. The aim is to safeguard the continuity of the Group's business-critical activities and to limit potential damage in the event of a significant business interruption.

Compliance risk is the operational risk of legal or regulatory sanctions, reputational damage and financial forfeiture or material loss deriving from violations of laws and regulations, internal regulations, prescribed best practice, or professional and ethical standards. The Group is exposed to this type of operational risk as a consequence of being a market participant in the financial services industry, with its legal and regulatory requirements and the changes made to them. To ensure operational independence, the Group has a separate legal & compliance function. This function effectively manages, controls, monitors and reports on legal and compliance risks and ensures that the Group's business activities adhere to all relevant legal requirements, regulatory standards and requirements for effective corporate governance. The Group acknowledges the increasing importance of behavioural compliance related to conduct risk in the banking sector and addresses this within the provisions of the Group's Code of Conduct. The Group has no tolerance for integrity breaches, internal fraud and other types of misconduct and will continue to apply strict consequence management measures.

In its financing activities, the Group is exposed to fraud risk, which is managed through comprehensive fraud detection, prevention and investigation processes and tools. The Group might make use of an automated digital identity verification process as well as use of artificial intelligence (AI) based systems in order to identify and prevent digital fraud attempts.

Technological advancements, particularly in generative and agentic AI, have the potential to alter the existing risk landscape and introduce new risks related to the deployment and usage of these systems, tools and models. The evolving use of AI may result in increased data protection concerns, as well as heightened ICT and cyber risks. Additionally, the adoption of such technologies might increase risks associated with a lack of transparency and accountability, as well as the potential for bias in decision-making processes. Furthermore, the integration of AI may inadvertently facilitate new forms of fraudulent or other undesirable behaviours. The Group applies framework, which includes guardrails and processes for responsible model development, approval and deployment across the organization. Regular monitoring, back-testing and calibration of all quantitative models ensure that the model outcomes consistently align with empirical evidence, historical data and established expectations. When discrepancies or deviations are identified, the Group undertakes necessary modifications to the models to maintain their reliability, predictive power and effectiveness. The Group provides introductory AI trainings for its employees who shall demonstrate the necessary level of AI awareness and proficiency adequate to their roles and responsibilities.

The Group has chosen to use third-party service providers to support its business activities. With the implementation of policies governing this area and an ongoing monitoring process, the Group ensures compliance with relevant regulatory requirements. Before entering any material engagement with a third-party service provider, a due diligence exercise is conducted.

The status of the BCM and operational resilience programme and the status of the operational risks, cyber and information security framework are regularly reviewed by the RCC and a summary report is provided to the Audit and Risk Committee and the Board of Directors at least annually.

## Sustainability risk

Sustainability risk is defined as the risk that the Group negatively impacts or is impacted by ESG matters and particularly nature-related changes which include climate-related and other nature-related changes. For management of sustainability risks, the Group builds on the established risk management process as described on page 21. The management of sustainability risks is integrated into the Group's risk strategy. Related risk tolerances require the adherence to relevant standards and key stakeholders' expectations (e.g. business partners, shareholders, ESG rating agencies). The Sustainability Committee is the decision-making and monitoring committee for management of sustainability-related risks and opportunities. The Sustainability Committee is chaired by the CEO. The Board of Directors, supported by the Audit and Risk Committee, oversees the sustainability management and provides strategic direction.

Particularly, climate-related financial risks can typically be mapped into other categories of risk such as credit risk, market risk, operational risk or other risks. Consequently, climate-related financial risks do not necessarily represent a new risk category, but rather an underlying risk driver for a risk category or individual risk.

Climate-related financial risks include physical, transition, or legal and reputational risks that have potential for direct or indirect negative financial effects on the Group. Physical risks might result in costs and losses due to the increasing severity and/or frequency of weather events and changes, including climate change and the associated impairments to ecosystems. Transition risks arise from disruptive technological breakthroughs or action taken on climate and environmental policies that will transform the economy, with the implication that assets in certain sectors may lose value. Such events, as changes in law and regulation, shareholders' expectations or state policies could impact the Group's core business and operations and may drive legal, financial or reputational damage, if not adequately addressed. Legal risks may arise among others from legal claims seeking compensation for losses suffered because of actions or inactions of governments or corporations.

Transition risks could gradually materialise in the form of credit risk where the assets may lose value over medium to long term. In connection with its auto lease business, the Group purchases vehicles and resells them in accordance with the lease contract. The risk that the re-sale value of any lease vehicle may be less than the remaining outstanding balance at the time such lease agreement is terminated, at contractual end or during contract term, is borne by the Group. This risk is mitigated by the Group's right under the dealer agreements obliging a dealer to repurchase a lease vehicle at the contractually defined price. Shifting of consumer preferences, including environmental considerations, technological and socioeconomic trends or potential bans for certain engines, such as combustion ones are among others potential reasons for a lower residual value of purchased lease assets, which may have a negative impact on new vehicle sales or used vehicle supply. The Group regularly monitors vehicle brand and model diversification and adopts bespoke mitigation measures. For further information on managing the residual value risk refer to the Credit risk section on page 22 and see also our approach to sustainability on page 31.

Immediate physical risks and their impact on the Group or on the environment are generally considered low due to being a financial services provider that operates exclusively in Switzerland. The Group assesses physical security of its office locations on a regular basis.

The Group is committed to ensure compliance with relevant nature and climate-related regulations and guidelines and adapts risk management practices accordingly. This includes the consideration of impacts or the assessment of these risks in strategic planning and decision-making processes as well as in the assessment of all categories of risk. In particular, the assessment of existing and new risks is based, among others, also on nature and climate-related changes impact criteria. Therefore, nature and climate-related risks as drivers for other categories of risk are actively identified, assessed, monitored and managed.

The Group's sustainability approach follows a multi-year roadmap considering the Group's most relevant sustainability topics. It is designed to integrate sustainability and nature and climate-related risks considerations into its risk management framework, related policies and processes. The Group's roadmap is configured to address current and emerging regulations and builds capacity through expertise and collaboration including engagement with internal and external stakeholders and experts.

## Other risks

Strategic and business risk is defined as possible losses that arise from uncertainties or untapped opportunities inherent in the Group's strategic and business goals. The Group addresses these risks as any other risk through the established risk management process as described on page 21. The general risk management process is also applied for strategic and business risks that are caused by extraordinary events such as outbreak of pandemics, geopolitical and geoeconomic conflicts, power supply shortages or economic downturns. In such events and periods, multiple risk factors or categories might be impacted and need to be managed accordingly. The Group's BCM and operational resilience framework and its crisis management procedures support the effective continuation of business operations.

The Group's strategic programmes and transformation roadmap aim to accomplish a future state as outlined in the Group's vision and mission statements. Its execution highly depends on employees that through the Group's values determine the corporate culture. Consequently, various risks related to this transformation, such as human capital or employee health risks but also general execution risks relating to a changing technology and process landscape, are identified, assessed, managed, monitored and reported.

Reputational risk is the risk of losses resulting from damages to the Group's reputation. The Management Board directly manages and supervises strategic risk, business risk and reputational risk. Recognising the fact that reputational risk can be difficult to quantify and arises as a consequence of another materialised risk, the Group manages reputational risk jointly with other risks by assessing the inherent reputational impact of those risks.

# Sustainability Report 2025

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## Introductory notes

This report has been prepared in accordance with the Swiss Code of Obligations, the Swiss Ordinance for Climate Disclosure and the Global Reporting Initiative (GRI). The reporting period is 2025 and the scope of consolidation is Cembra group except where mentioned.

Additional information is provided in the “Annex to Sustainability Report 2025”. This annex was approved by Cembra’s Sustainability Committee in March 2026 as a part of our sustainability disclosures. This report and all related disclosures are available at [www.cembra.ch/sustainability](http://www.cembra.ch/sustainability).

# 1 Letter from the Chairman

## Dear Customers, Partners, Shareholders, Employees and other Stakeholders,

Ensuring sustainability remained an important pillar of our strategy and actions throughout the 2025 financial year. Details on these initiatives and achievements are provided in this report.

Thanks to our cautious, long term risk management approach, our asset quality metrics remained solid despite the ongoing economic uncertainty. Cembra also continued to enhance the quality of its products and services in the context of responsible financing. Among other improvements, we further increased transparency and provided customers with more information through the Cembra app as well as on our website and social media channels (see pages 43–47).

We also continued to advance our environmental initiatives. In 2025, we reached our Scope 1 and 2 carbon emissions reduction target of at least 75% versus the 2019 base year. The 78% decline to 169 CO<sub>2</sub> ton equivalents was primarily driven by the transition of our own vehicle fleet to more than 90% electric and the switch to district heating at our headquarters. We also further refined our carbon emissions accounting to ensure alignment with newer and more consistent standards (see pages 57–66).

The performance assessment of all sustainability targets is presented on page 39. These targets have been part of the criteria for determining the Management Board's incentive-based compensation since 2020 and are now included in both short-term and long-term incentive plans (see Compensation Report, pages 125–126).

The Sustainability Committee, chaired by the CEO, held six meetings in 2025, during which it oversaw ongoing sustainability initiatives and projects. In addition, the Committee confirmed the sustainability targets designed to drive further improvements across our most material sustainability topics (see pages 34 and 38).

The Board of Directors, supported by the Audit and Risk Committee, provides oversight and strategic direction on sustainability-related topics. For the fifth consecutive year, we obtained external limited assurance for the entire Sustainability Report (see pages 38 and 76–78).

Our sustainability performance was again recognised by leading ESG rating agencies. In 2025, MSCI ESG Research reaffirmed its AAA rating, and Morningstar Sustainalytics confirmed Cembra's "Low ESG Risk" rating. For the first time, ISS upgraded Cembra's Corporate ESG Rating to "PRIME" in October 2025 (see page 38).

Six years after launching our comprehensive and stakeholder-oriented sustainability strategy, we are proud of the substantial progress achieved across the organisation and of the further improved external recognition. From the outset, we embedded sustainability as an integral part of our day-to-day operations and responsibilities, rather than treating it as a standalone topic. This integrated approach has proven very effective and continues to guide our work.

Your feedback matters to us, and we look forward to continuing our dialogue with you on sustainability and our performance in this area. Please do not hesitate to contact us.



**Franco Morra**  
Chairman

## 2 Our approach to sustainability

### Aspirations, values and policies

Cembra has set out a sustainability aspiration which is available at [www.cembra.ch/sustainability](http://www.cembra.ch/sustainability).

#### Aspiration

At Cembra, we seek to generate long-term value by considering the interests and expectations of our stakeholders, encouraging responsible behaviour and practices and actively working to build a more sustainable future. We are aware of our responsibilities and the impact that our operations have on our customers, business partners, shareholders, employees, regulators and communities. In this way, we always aim to adhere to high responsibility standards from an economic, legal, social, environmental and ethical perspective. Our sustainability commitments:

- We ensure our products and services meet high quality and integrity standards, by responsibly creating financial solutions that support aspirations. When developing new products and services and enhancing existing solutions, we factor in the extent to which they will help us to achieve our sustainability targets.
- As a forward-looking business partner, we embrace innovation and leverage new technology in order to develop reliable, demand-driven products and services that generate added value.
- As a credible investee, we adhere to strict corporate governance and risk management practices.
- As an attractive employer, we aim to raise our people up by creating a healthy work environment and promoting diversity, equal opportunities and personal development. We also support our employees' awareness of and engagement in environmental and social responsibility.
- As a good corporate citizen we contribute to community development and use resources sustainably, by continuously reducing our impact on the environment.
- As part of our stakeholder-oriented approach we consult with stakeholders on sustainability topics, we continuously monitor our sustainability performance and work towards our environmental, social and governance-related targets set for the next years.

This policy statement applies to all Cembra employees and is actively shared with contractors, suppliers and other key business partners. The members of the Management Board are responsible for ensuring full compliance with this policy across the company.

#### Values

The daily work of our employees is guided by our values. In line with our strategy announced in December 2021, our values serve as our guiding principles: customer obsession, “trust and team”, accountability and empowerment, and change and learning. Our cultural transformation programme which started in January 2022 is driven by what matters to us, enabling us to foster a customer-first mindset and promote an engaging and motivating culture based on a spirit of learning, collaboration, curiosity, and accepting failure as part of growth.

- **Customer obsession:** The customer is at the forefront of everything I do.
- **Trust and team:** I act with integrity and care; I collaborate without boundaries.
- **Accountability and empowerment:** I take charge and fix what doesn't work.
- **Change and learning:** I lead change and manage ambiguity; I keep it simple.

For details on our values, see Annex to Sustainability Report 2025, chapter 2.

#### Policies

Cembra adheres to high standards in corporate governance, risk management and internal controls. Policies guide decisions and the behaviour of all our employees and business partners. Members of the Management Board are responsible for ensuring full compliance with Cembra's policies. The legal and compliance department in particular supports the internal implementation and development of effective policies and guidelines in this regard. The Board of Directors supervises the business conduct of the Management Board through corporate governance mechanisms with effective checks and balances (see the chapter on business integrity, page 66).

Our other main policies are described on pages 72-74.

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## Organisation

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### Organisation at the Board level

Sustainability matters, including climate-related matters, are addressed periodically by the Board of Directors, which oversees Cembra's processes to identify and manage the company's impacts on the economy, environment, and people, including performance as well as the associated targets, reflecting an important direction of the Group. The Board of Directors regularly reviews the feedback and inputs of institutional investors and other stakeholders. Questions regarding remuneration, the Board's composition and shareholder rights are always dealt with transparently.

The Board of Directors is updated on all sustainability-related activities at Cembra by the Sustainability Committee and by members of the Management Board at least twice a year. In turn, the Board of Directors provides strategic direction and approves Cembra's sustainability approach and periodic reporting as part of the annual report.

In 2025, the Board of Directors was updated about sustainability-related topics in two meetings in March and August 2025. The Compensation and Nomination Committee reviewed Cembra's ESG performance as part of the strategic look-back assessment for the long-term incentive compensation, and the Audit and Risk Committee did again a special walk through this Sustainability Report in February 2026. Between December 2025 and February 2026, Cembra's governance processes related to ESG were audited by internal audit with no findings. This Sustainability Report was reviewed and approved by the Board of Directors in March 2026, assisted by the Audit and Risk Committee.

### Organisation at the executive management level

Sustainability, including climate-related matters, is managed by the Management Board through a dedicated Sustainability Committee. It complements the existing Management Board committees, which include the Credit Committee, the Asset and Liability Committee, and the Risk and Controllershship Committee. The Sustainability Committee is chaired by the CEO, and members of the Management Board, the head of people & culture, and the head of investor relations & sustainability also sit on the committee. The committee's role is to develop and implement the overall sustainability strategy, including climate-related topics, and to monitor key improvement projects and initiatives (see Risk Management Report page 20). In 2025, the Sustainability Committee held six meetings, in January, April, June, July, October and November.

The sustainability-oriented key performance indicators (see page 38) are considered important for the implementation, and they have formed part of the criteria for determining the Management Board's short-term and long-term incentive compensation since 2020 (see Compensation Report, pages 125-126).

### GRI reporting

This report was drawn up in accordance with the Global Reporting Initiative (GRI) Standards and in line with its eight reporting principles, taking into account the Standards' most recent recommendations and guidelines. The GRI Content Index 2025 is available online at [www.cembra.ch/sustainability](http://www.cembra.ch/sustainability).

### Reporting on non-financial matters

This report was drawn up in accordance with the reporting on non-financial matters according to the Swiss Code of Obligations and on the Swiss Ordinance on Climate Disclosure as part of the environmental matters. All relevant information is mapped to the content index table below.

## Swiss CO and Ordinance on Climate Disclosure content index

Swiss Code of Obligations	References and explanations	Page
<p>Art. 964b para. 1 in particular The report on non-financial matters shall cover environmental matters, in particular the CO<sub>2</sub> goals, social issues, employee-related issues, respect for human rights and combating corruption.</p> <p>The report shall contain the information required to understand the business performance, the business result, the state of the undertaking and the effects of its activity on these non-financial matters.</p>	<p>Cembra's most relevant sustainability themes were developed under the GRI framework and are material for Cembra, and they are in line with the legal framework on non-financial matters. The themes are described in chapter 2 under "Most relevant sustainability themes" and include the requirements as follows:</p> <ul style="list-style-type: none"> <li>- Quality and integrity of products and services (including social matters)</li> <li>- People and development (including employee related matters)</li> <li>- Environmental stewardship (including environmental matters and carbon emission goals)</li> <li>- Business integrity (including respect for human rights and combating corruption)</li> </ul> <p>The impact of the non-financial matters on Cembra's financial performance and the effects of its activity (concept of double materiality) are described in chapter 2 under "GRI materiality matrix" and the "Most relevant sustainability themes".</p> <p>Details about the material sustainability themes (non-financial matters) are described in the Sustainability Report in the chapters 3 to 7.</p>	<p>38</p> <p>37</p>
The report shall include in particular:		
Art. 964b para. 2 item 1 a description of the business model.	See chapter 2, under "Business model"	39
Art. 964b para. 2 item 2 a description of the policies adopted in relation to the matters referred to in paragraph 1, including the due diligence applied.	<p>Cembra ensures compliance with the relevant legal frameworks by means of internal regulations and processes, determines key figures and discloses them in accordance with GRI and the UN Global Compact.</p> <p>Cembra has detailed internal policies in place, which aim to prevent bribery and corruption.</p> <p>See chapter 2, under "Policies", "Organisation" and "Coverage and reporting boundaries".</p>	<p>39</p> <p>73</p> <p>33-34</p>
Art. 964b para. 2 item 3 a presentation of the measures taken to implement these policies and an assessment of the effectiveness of these measures.	<p>For each material topic, the measures described in the chapters 3-7 under the paragraphs "Aim and approach" and "Progress in 2025".</p> <p>The assessments of the effectiveness of the measures are made as part of the KPI assessment (see below under 964b 2, 5).</p>	41, 43, 48, 57, 66
Art. 964b para. 2 item 4 a description of the main risks related to the matters referred to in paragraph 1 and how the undertaking is dealing with these risks; in particular it shall cover risks: a. that arise from the undertaking's own business operations, and b. provided this is relevant and proportionate, that arise from its business relationships, products or services.	<p>Our overall risk management framework includes sustainability (non-financial) risk which is defined as the risk that the Group negatively impacts or is impacted by environmental and social matters including climate-related changes. For management and mitigation of sustainability risk, the Group builds on its established risk management process as a regulated bank.</p> <p>In particular, the assessment of existing and new risks is based, among others, also on climate-related changes. See chapter 6 under "Climate-related risks".</p>	60
Art. 964b para. 2 item 5 the main performance indicators for the undertaking's activities in relation to the matters referred to in paragraph 1.	Cembra's key performance indicators for the most material sustainability (non-financial) themes are described in Chapter 2 under "Commitments, performance measures and assessment 2025".	39
964b para. 3 If the report is based on national, European or international regulations (...), the regulations applied must be mentioned in the report. In applying such regulations, it must be ensured that all the requirements of this Article are met. If necessary, a supplementary report must be prepared.	This report is in accordance with the GRI framework, see chapter 2 under "Reporting".	34
Art. 964b para. 4 If an undertaking has sole control or joint control with other company of one or more other Swiss or foreign undertakings, the report shall cover all these undertakings.	This report covers the Group with the exception of some specific figures and policies where it is mentioned in the report. See chapter 2 under "Coverage and reporting boundaries".	36

Ordinance on Climate Disclosure	References and Explanations	Page
<p><b>Art. 3 in particular Para 1 and 2</b> Climate disclosures based on the report "Recommendations of the Task Force on Climate-related Financial Disclosures", version of June 2017, the "Supplemental Guidance for the Financial Sector", "Guidance on Metrics, Targets, and Transition Plans", version of October 2021, and the annex "Implementing the Recommendations of the Task Force on Climate-related Financial Disclosures", version of October 2021, comprise, in particular, the implementation of the recommendations on the following topics:</p> <p>a. Governance; b. Strategy; c. Risk management; d. Key figures and targets</p>	<p>Our climate disclosure is based on the recommendations of the Task Force on Climate-related Financial Disclosures (TCFD) and was developed according to the guidelines of the specific reports mentioned in the Ordinance on Climate Disclosure. The thematic areas include the following key information:</p> <p>a. Governance: Our governance on sustainability (including climate-related issues) is described in chapter 2 "Our approach to sustainability" under "Organisation at the Board level" and "Organisation at the executive management level"</p> <p>b. Strategy: Our strategy related to climate-related issues is described in chapter 6 "Environmental stewardship". It includes the description of our approach to environmental management, identified risks and opportunities, its impact on our business as well as a scenario analysis to test the resilience of our strategy. A transition plan has been developed in accordance with Swiss climate goals. Assumptions, methods and standards used are described.</p>	<p>34</p> <p>57-58</p> <p>58</p> <p>57</p>
<p><b>Para 3</b> The thematic area "strategy" shall cover</p> <p>a.) a transition plan that is comparable with the Swiss climate goals; b.) where possible and appropriate, information in quantitative form, as well as assumptions, methods and standards used</p>	<p>c. Risk management: Cembra's risks related to climate are part of Cembra's overall risk management framework and are fully integrated into existing processes. See Chapter 6 under "Sustainability risks".</p>	<p>59-60</p>
<p><b>Para 4</b> The thematic area "key figures and targets" shall comprise in particular:</p> <p>a.) quantitative CO2 targets and, where necessary, targets for other greenhouse gases; b.) the disclosure of all greenhouse gas emissions; c.) quantitative information, as well as the disclosure of the main assumptions, methods and standards used</p>	<p>d. Key figures and targets: Our climate-related metrics and targets are described in chapter 6 "Environmental stewardship". The metrics and targets were developed in accordance with the sector-specific guidance for financial institutions and quantitative targets have been developed, where possible and appropriate. The chapter also includes the disclosure of all our greenhouse gas emissions as well as the disclosure of assumptions, methods and standards used.</p>	<p>62-64</p>
<p><b>Para 5</b> The inclusion of sector-specific guidance for financial institutions when implementing the recommendations of the thematic area "key figures and targets" shall comprise forward looking, scenario-based climate compatibility analyses.</p>	<p>See chapter 6 "Environmental stewardship".</p>	<p>58, 62-64</p>
<p><b>Para 6</b> The effectiveness of the measures taken by the company in connection with climate issues can be demonstrated as part of a qualitative or quantitative overall assessment.</p>	<p>See "Overall assessment of the effectiveness of the climate-related measures taken".</p>	<p>65</p>

### Independent limited assurance

This Sustainability Report 2025 was provided independent limited assurance by KPMG with a view to the Global Reporting Initiative (GRI) Standards and the Swiss Code of Obligations including the Swiss Ordinance on climate-related disclosures. For the independent limited assurance and further details see pages 76-78.

### Coverage and reporting boundaries

This report describes the current situation and the progress made by Cembra in the area of sustainability in the 2025 financial year. Most data and indicators are available for the three financial years up to and including 2025. Cembra Latvia's activities and figures are included in this report except for scope 1 and 2 carbon emissions or when marked in footnotes.

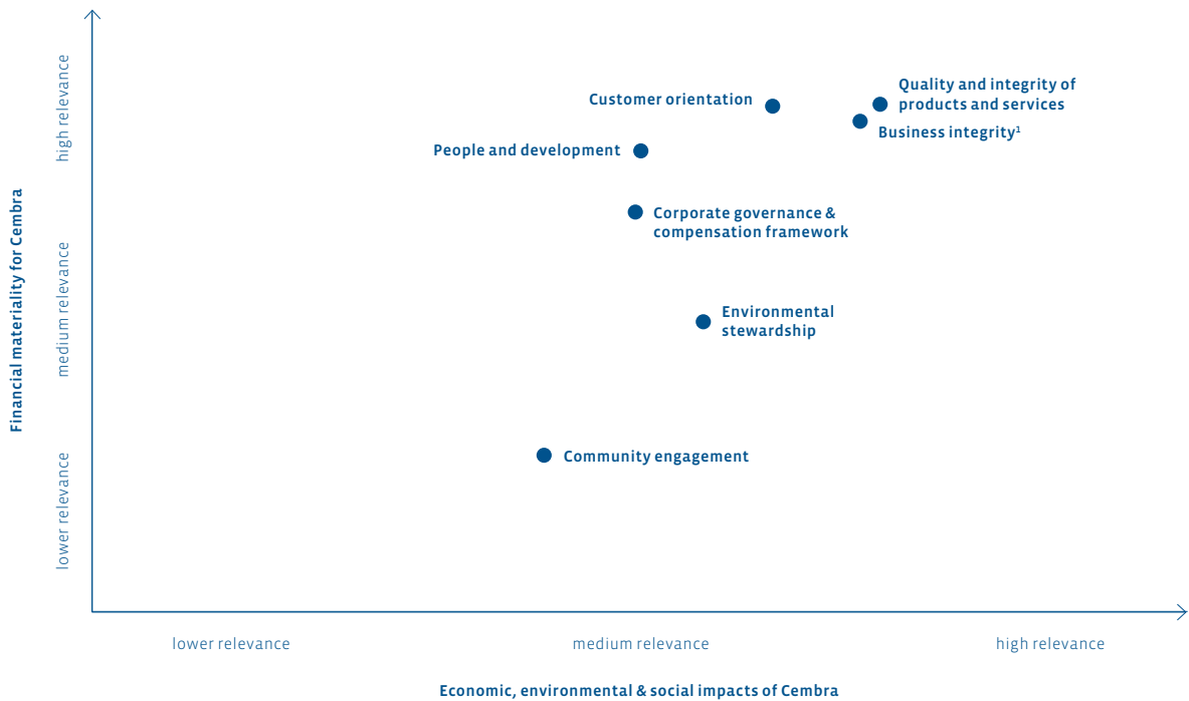
### Stakeholder materiality assessment

We are aware of the impact of our activities and responsibilities towards our stakeholders. We consequently seek dialogue at different levels and with various partners in our everyday business. Cembra employees from various business functions are in close and regular contact with individuals from these groups. The Group interacts with other stakeholders, such as representatives of civil society, local communities and non-governmental organisations, on a case-by-case basis. The feedback we receive from investors, analysts, sustainability rating agencies, proxy advisors and other stakeholders is considered very important and helps us to decide on actions that are taken to manage the material topics and related impacts, and to review the effectiveness of these actions.

As part of our continued efforts to manage sustainability we carried out stakeholder assessments in accordance with the GRI Standards in 2018, 2020 and 2023. The most recent assessment in the second half of 2023 had again been supported by an external specialised consultant. The formal stakeholder engagement enabled Cembra to identify the topics that are most relevant to stakeholders and to understand why they are important. The process resulted in quantified results leading to an updated materiality matrix. In 2023, all previous material topics were confirmed, and no additional material topics were brought up. This made us confident that the current material sustainability topics of Cembra are highly relevant, comprehensive and mutually exclusive. In addition, we received valuable feedback on our focus areas in sustainability management (including the related impacts on economy, environment and people), inputs for its further development, and cultivated relationships with our internal and external stakeholders. For more detail see the Annual Report 2023, page 35.

**Materiality matrix**

With a view to the EU’s Corporate Sustainability Reporting Directive (CSRD), the non-financial matters according to the Swiss Code of Obligations and the GRI standards, the topics were assessed according to the principle of double materiality, i.e. from an in-side out perspective (x-axis = impact of Cembra) and an outside-in perspective (y-axis = financial materiality for Cembra).



<sup>1</sup> including data privacy & security

**Continued strong ESG ratings performance**

Cembra actively participates in several ESG ratings by leading ESG rating agencies both in order to demonstrate the company's sustainability performance and to learn about relevant areas of improvement. In October 2025, MSCI Research confirmed their ESG rating on Cembra of AAA, and Morningstar Sustainalytics reaffirmed the "Low ESG risk" rating in May 2025. For the first time, ISS rated Cembra "PRIME" in their ISS Corporate ESG Rating in October 2025. Selected ESG rating levels are mentioned on page 233.

**Inclusions in ESG indices**

In the reporting period, Cembra was included in several ESG indices of leading index providers by the Swiss stock exchange. In February 2026, the ESG rating agency Morningstar Sustainalytics again included Cembra in their "Top industry performer 2026" list in the category global diversified financials.

**Most relevant sustainability themes**

As a result of our engagement with our main stakeholders, Cembra focuses on the five most relevant sustainability themes.

- **Customer orientation** (chapter 3) addresses Cembra's aim of providing high customer value and setting ourselves apart through our outstanding and transparent services as well as our operational excellence. Cembra's offerings are designed to meet current clients' needs and address changes in customers' financial behaviour. Being a reliable provider of access to specific financial services, we offer high value for our retail customers.
- **Quality and integrity of products and services** (chapter 4) covers the responsible provision of financing products and services that adhere to strict safety standards. Access to financial services, taking into account individual situations, can have a positive impact on customers' personal lives. Our overall goal is to provide customers with the amount of credit that suits their individual situation. Cembra aims to prevent customers from taking on too much debt, as this would not only have a negative impact on our customers' personal lives but also could affect Cembra's credit default risk.
- **People and development** (chapter 5) includes recruitment, education and training, personal development, health promotion, work-life balance, diversity management and embedding Cembra's corporate values. These aspects directly impact the work and lives of employees and their families. Our employees are one of our most important stakeholder groups. Their commitment and contributions enable us to be a successful bank.
- **Environmental stewardship** (chapter 6) is achieved by optimising processes and outputs that have an environmental impact. It is addressed both within the Group (direct impact) and in the area of financing (indirect impact). Further, Cembra recognises that climate change poses a significant risk to society, nature, our business, our customers and our partners.
- **Business integrity** (chapter 7) covers compliance with laws and regulations, as well as governance, risk management practices, human rights, combating corruption, and ethical business conduct. It also covers the protection and security of customers' privacy, limiting the potentially negative impacts with regard to their personal data.

Community engagement (chapter 8) was not considered a material topic by our stakeholders. Nevertheless, Cembra has been committed to a number of community-related and philanthropic activities since 2003, and we report on this engagement in chapter 8. The topics "corporate governance" and "incentives and the compensation framework" were combined because incentives and compensation are commonly regarded as an aspect of corporate governance by external stakeholders, especially by proxy advisors and other governance specialists. Details of these topics are included in the Corporate Governance Report and in the Compensation Report.

In November 2025, the Sustainability Committee reviewed the stakeholder assessment and the prioritisation of material topics and confirmed the most relevant sustainability themes. The committee continues to regard Cembra's five sustainability themes being highly relevant and comprehensive.



**Commitments, performance measures and assessment 2025**

We have developed commitments and key performance indicators for each of the five most relevant topics

Most relevant topics	Customer orientation	Quality and integrity of products and services	People and development	Environmental stewardship	Business integrity
Commitment	We strive for satisfied customers who reward us through high retention and loyalty	We are a responsible provider of financing products and services	We are a Great Place to Work (GPTW) <sup>1</sup>	We reduce our environmental footprint per employee	We take a zero tolerance approach to non-compliance
Key performance indicators	Net promoter score of at least +30 on a scale from -100 to +100	Qualitative assessment of NPL level and new business quality (CR 4/5 ≤ 5%)	GPTW employee trust index of at least 70%	Reduce scope 1+2 emissions until 2025 by 75% (basis 2019). Reduce scope 1+2 and operational scope 3 emissions <sup>2</sup> by at least 25% by 2030, and achieve net zero carbon emissions by 2050 (basis 2023)	Qualitative assessment of reported complaints and cases
Assessment 2025	Net promoter score of 19 (2024: 23)	Continued solid asset quality metrics in line with target	Employee trust index of 72% in 2024 (2022: 71%), measured every two years	Scope 1+2 emissions target achieved. On track to achieve 2030 carbon emissions mid-term target	No reportable cases
Reference and details	Page 41	Page 43	Page 48	Page 57	Page 66

<sup>1</sup> [www.greatplacetowork.ch](http://www.greatplacetowork.ch)

<sup>2</sup> Scope 3 categories 3.1 Purchased goods & services, 3.2 Capital goods, 3.3 Fuel & energy related activities, 3.5 Waste, 3.6 Business travel, 3.7 Employee commuting

Details of the five most relevant topics and their key performance indicators as well as on our community engagement are provided in the following chapters.

**Business model**

Cembra is a provider of financing solutions and services in Switzerland. The company operates by offering individuals in Switzerland a diverse range of secured and unsecured consumer lending, credit services and savings. The products include personal loans, credit cards, auto loans and leasing, invoice financing solutions and savings products as well as providing access to related insurance products (for details see page 5). Revenues are generated through interest income and fees on these financial products, often in collaboration with partner businesses for co-branded credit cards, vehicle leasing and other financing options. Cembra places significant emphasis on risk management, utilising credit assessments and underwriting processes to maintain a robust loan portfolio. Cembra operates within the Swiss regulatory framework, adhering to laws and regulations related to consumer lending and banking (see Management Report page 19).

**UN Global Compact and Sustainable Development Goals**

Cembra is a signatory to United Nations Global Compact (UNGC) since 2020. Cembra is committed to supporting the Ten Principles on human rights, labour, environment and anti-corruption and to making these part of our strategy, culture and day-to-day operations. Regarding our support of the UNGC principles for human rights for see chapter Business integrity page 66.

Our commitment to fully supporting the Sustainable Development Goals (SDGs) is borne out in our sustainability aspirations and our participation in the UNGC since 2020. In 2024, we had re-assessed where Cembra can make the most significant contribution. As a result of these discussions, we confirmed that Cembra has the greatest impact on SDGs 4, 5, 8, 10, 12 and 16. We also concluded that Cembra can play a role in promoting SDG 13 (i.e., taking urgent action to combat climate change and its impacts) by participating in the on-going transition to a low-carbon economy through segments of our vehicle financing business (see section Environmental stewardship on page 57 for details). For further information on our contributions to the SDGs see the Annex to Sustainability Report 2025.

### **Other specific sustainability-related characteristics**

Cembra operates predominantly in Switzerland. Given the stringent regulatory environment, and as we are a purely financial services company, our approach to many environmental, economic and social aspects already meets high standards, or the topics are not material.

- In 2025, 93% of Cembra's total assets were in cash (or cash equivalents) or in unsecured and secured loans (net financing receivables) in Swiss francs and provided almost exclusively in Switzerland.
- Although we are a bank, we offer no investment funds or financing for international projects. Cembra does not manage any third-party assets, and responsible fund investment considerations are therefore not a critical issue for the company. As a consequence, there are no investments in the fossil-fuel sector.
- Most of our suppliers are based in Switzerland. Our Business Partners' Principles of Conduct (supplier standards, see page 65) help us to identify, manage and mitigate national and international sustainability risks.

This forms a solid basis for our sustainable and responsible business model.

## 3 Customer orientation

### Aim and approach

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We aim to ensure that our customers are satisfied and reward us with a high level of retention and loyalty. For us, customer orientation means that we want to provide high customer value and set ourselves apart through outstanding service and operational excellence. We are committed to offering our clients transparent and responsible solutions that meet their needs and foster sustainable behaviour.

We have made “customer obsession” one of our values (see page 32), thereby underpinning the importance we place on customers’ needs. We are aware of the fact that our products can significantly impact the financial situation of our customers. Taking responsibility for ensuring that our customers have a good understanding of our products and services is of utmost importance. We have several internal policies that govern business practices and define how employees should behave towards customers. But while the way we behave with our customers is of utmost importance, we also need to make sure we keep pace with their ever-evolving needs. Customer behaviour is shifting, with increasing use of digital services and changing financing and payments needs. This, of course, affects the way we approach and interact with our customers.

Cembra uses several indicators to assess customer orientation. The most relevant indicator is customer satisfaction for each business (excluding BNPL), measured by the net promoter score (NPS). The NPS evaluates customer loyalty towards a company. Customers are asked how likely they are to recommend a company to a friend or family member. The score can range from -100 to +100.

We seek to improve our NPS by carrying out continuous surveys of our three main businesses – personal loans, auto leases and loans, and credit cards. The surveys identify the factors that drive customer satisfaction and areas where customers think there is room for improvement. Net promoter scores were introduced at Cembra in 2016, and the Management Board is responsible for them. In 2023, Cembra had implemented continuous feedback collection for NPS measurement which is complemented by separate surveys on products and services throughout the customer life cycle.

### Progress in 2025

In 2025, Cembra’s NPS as measured on a continued basis came to +19 (2024: +23) on a scale of -100 to +100. The negative trend was influenced by increased inbound calls during the roll-out of the new leasing platform in the first half, and the score rebounded in the second half of 2025. Our aim to achieve an NPS of at least +30 through ongoing and planned action and initiatives.

### Transparent, needs-based offerings

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As a leading provider of financing solutions in Switzerland, we aim to provide transparent and needs-based offerings across our businesses.

- **Premium personalised service in personal loans.** For details on our lending process and services, please see the chapter on the quality and integrity of products and services (page 43).
- **Personalised and flexible service in auto loans and leasing.** We provide a personalised, flexible and efficient auto loans and leasing service through our dedicated sales force and other teams at our four service centres in the German-, French- and Italian-speaking regions of Switzerland.
- **High customer value in the credit card business.** Through partner programmes and our own offerings, we provide a range of credit cards with high customer value. There is no annual fee on most of the cards, and in several independent consumer ratings, our credit cards regularly rank among the best in terms of customer value.
- **Buy now pay later:** Through our brand CembraPay and a partnership with the leading Swiss online payment app TWINT we offer invoice financing services and flexible payment options for both online and point-of-sale selling.

We provide customers with financing and payment solutions. The financial situation of our customers can vary depending on their personal circumstances, and some of our customers need financing for matters such as moving to a new place, mobility and education.

### Investments in digital platforms and training

To satisfy the needs of existing and new customers, we invest in intuitive payment and financing solutions, through use of technology and continued strong customer service, including a user-friendly, needs-based digital platform. In the reporting period, we successfully rolled out a new leasing business platform to all our partners.

Our customer focus is also enhanced by the selection, motivation and training of employees (see page 50-52).

### Moving towards widely accessible products (access to finance)

In the last decade, we have been successfully pursuing a long-term strategic shift towards a balanced product portfolio. In all businesses we offer very good value for our customers. Credit cards are a part of the daily lives of our customers, and we support customers in their daily payment transactions and provide convenient and secure cashless payment solutions. For more information on our products see the sections About us (page 5) and Products and markets (page 11).

### Long-term shift in business mix (as % of net revenues)

	2015	2020	2025
Personal loans	56%	42%	32%
Auto leases and loans	19%	25%	27%
Credit cards	25%	31%	33%
BNPL	–	2%	7%

NB: BNPL in 2020 included in Other fee and commission income

Since its initial public offering in 2013, Cembra increased the number of bank customers in Switzerland by about 60% to one million in 2025. The total consolidated number of customers including invoice financing (BNPL) amounts to more than two million customers. This high number of customers in Switzerland – a country with about 9 million inhabitants – is reflecting the high customer value of our products, as well as a long-term shift in business mix towards products and services providing simple and secure access to finance. For other information relating to access to finance see the chapters 4 and 7 in this report as well as the Annex to Sustainability Report 2025, section 7.

## 4 Quality and integrity of products and services

### Aim and approach

We aim to be recognised by our stakeholders as a responsible provider of intuitive customer solutions in consumer finance. Comprehensive and transparent information on financial products, its opportunities and risks, both have an impact on customers' decisions. We want to provide customers with just the right amount of credit that meets their individual needs and capabilities. While the access to financial services may have a positive impact on customers' lives, Cembra prevents customers from taking on too much debt, thereby mitigating the risk of over-indebtedness and credit default. Swiss laws and regulations require us to handle our products and services with adequate due diligence, protecting customers, partners, the public hand and the bank. In case of unforeseen events leading to excess debt, Cembra facilitates mutually agreeable solutions in close cooperation with the customers. To ensure the quality and integrity of Cembra's operations, we constantly monitor various performance and quality metrics during the lifecycle of our customer portfolio.

The Management Board is accountable for ensuring the quality and integrity of products and services.

### Progress in 2025

In 2025, the main economic trends in Switzerland were a low GDP growth, decreasing interest rates and remaining uncertainty about the economic development in the mid-term. Unemployment increased moderately to 3.0% by the end of the year (see page 10). The Group's provision for losses on financing receivables remained stable and Cembra observed similar number of customers facing financial difficulties compared to 2024. The loss performance in 2025 was stable and around the communicated mid-term targets. Cembra's overall prudent approach to risk management and adaptations of risk policies help to overcome any potential negative economic consequences on customers during economic downturns.

Cembra continued its solid loss performance in 2025 (see the Management Report, page 16) and our asset quality metrics continued to remain solid.

In 2025, Cembra continued to improve its quality of services in the context of responsible financing:

- Enhanced transparency for leasing and personal loans customers through the integration of products and information into the app
- Increased flexibility for card and leasing customers by enabling payment commitments directly within the app
- Particular attention to responsible financing in signoffs (CRM, Marketing), ensuring consistent messaging across all communication channels
- Social media posts on responsible financing topics (on Instagram and LinkedIn)
- Renewed "Financial literacy" customer information on the website ([www.cembra.ch/en/about-us/good-to-know](http://www.cembra.ch/en/about-us/good-to-know))

### Responsible handling of customers in the lending process

We take our responsibility towards customers and society seriously, enforcing our responsible lending principles by our binding Code of Conduct. We identify and mitigate the risks leading to over-indebtedness throughout the underwriting process and beyond. We are particularly focusing on a rigorous application of the Swiss Consumer Credit Act (CCA) and industry leading best practice.

- Protection of consumers through the Swiss Consumer Credit Act and contractual terms
- Responsible product development
- Marketing and sales
- Customer information
- Evaluation of loan applications and customer behaviour
- Underwriting (including the assessment of creditworthiness and borrowing capacity)
- Loan origination and payout
- Customer service and repayment
- Customer complaint management
- Monitoring and learning

Each step in this process is described in detail below.

### Protection of consumers through the Swiss Consumer Credit Act and contractual terms

We provide lending in accordance with the Swiss Consumer Credit Act (CCA). The CCA aims to prevent consumers from taking on too much debt and sets out precise requirements regarding the content of the contract and the assessment of the customer's borrowing capacity, including a budget calculation (see insert).

#### The Swiss Consumer Credit Act

The aim of the Consumer Credit Act (CCA) is to protect customers against over-indebtedness. The CCA covers various types of consumer credits to natural persons. The main points of the CCA are:

- **Mandatory check of the borrower's borrowing capacity:** A detailed borrowing capacity check must be carried out by the lender for loans and leasing agreements up to a total exposure of CHF 80,000, to ensure that the amount requested does not lead to the customer's over-indebtedness. The borrowing capacity check assumes that the consumer loan will be repaid within 36 months, even if the contract concerned specifies a longer period. For credit cards with a credit option, the law provides for a summary check. These checks are based on the information provided by the borrower regarding their income and assets, as well as information obtained by the lender from the Swiss Central Office for Credit Information (ZEK) on lines of credit registered in its database.
- **Reporting requirement on the part of the lender:** Lenders must inform the ZEK of the consumer credits they grant and of any leasing agreements subject to the CCA.
- **Maximum interest rate:** The Federal Council determines the maximum effective annual interest rate allowed for consumer credit, based on a formula. Lenders must comply with this maximum interest rate. As a consequence of the changes in interest rates, the maximum interest rate decreased to 11% for personal loans and to 13% for credit cards as per 1 January 2025, and to 10% for personal loans and to 12% for credit cards as per 1 January 2026.
- **Right of revocation within 14 days ("cool-off period"):** Customers can cancel the contract within 14 days of receiving their copy of the agreement.
- **Early repayment:** Customers are entitled to repay their loan early and, in such cases, to be released from paying any further interest and to a fair reduction in the charges related to the unused part of the loan.
- **Advertising for consumer credit may not be aggressive:** Lenders offering consumer financing in Switzerland follow the rules set by members of the industry association, Swiss Consumer Finance (KFS).

In addition to the requirements deriving from applicable laws and regulations, Cembra makes use of additional measures, based on its long-term experience and empiric data. Cembra's actions are pre-emptive and in the interests of all applicable parties. It is our goal to establish long term, sustainable relationships, rather than maximising short term profits. In line with the previous years, no material legal infringements have been found by judicial authorities in 2025.

### Responsible product development

As a responsible provider of financing solutions, we are committed to ensuring the quality and integrity of all our products and services (see the section on our sustainability commitment and performance measures, page 33). Many features of our products are designed to protect customers from the risk of over-indebtedness. We are providing advisory services and offer financial literacy programmes to enable the customers to make informed decisions. When it comes to financing and related topics, we aim to provide customers with consistent value that goes beyond the product. We embrace digitalisation, aiming to strike the right balance between convenience and securing the customers' data. In product development and approval processes, several risk factors, such as credit, operational and reputational risk, are considered. Details of new products and the performance of existing products are reported to the Credit Committee, which reviews and monitors risks and product features (see the Risk Management Report, page 20).

### Marketing and sales

We are committed to marketing our products responsibly and with a certain restraint. The CCA stipulates that marketing for consumer credit may not be aggressive. Extending these legal requirements, the members of Swiss Consumer Finance (KFS), the Swiss Leasing Association (SLV) and other lending and leasing institutions self-regulate their advertising for consumer loans and take appropriate preventive measures. The "Marketing convention for consumer credit in Switzerland", which took effect on 1 January 2016, is a self-regulation agreement approved by the Federal Council. It

goes beyond the commitment not to provide information that is misleading. It also states that aggressive marketing measures must not target young adults and must not suggest taking out credit for expensive short-term investments such as holidays. For the credit card business, a similar convention was adopted by the members of the Swiss Payment Association and took effect on 1 January 2022. This revised convention replaced the previous credit card business agreement of 2016. The agreements are available at [www.cembra.ch/sustainability](http://www.cembra.ch/sustainability) in German. Cembra is a member of these associations and is committed to complying with their guidelines. In 2025, there were no cases or breaches of the guidelines (2024: no cases). The guidelines and processes concerning marketing activities are detailed in an internal policy (see page 74 for details).

Since 2018, our advertising campaigns have focused on lifecycle events. In other words, a loan should be an appropriate response to life circumstances and events. Campaigns address certain situations in life when a loan might be an option, such as education, housing/moving and vehicle purchases.

Cembra is also committed to adhering to responsible sales practices. To ensure responsible sales and customer service, regular training sessions are conducted for both employees and partners. The trainings focus on enabling standardised and compliant advisory and sales processes. All front-line employees receive regular training (once per year) on regulatory requirements and customer service. Completion tests and certificates confirm the employee's successful participation. Partners (independent intermediaries, car dealers and credit card partners) also receive regular training (see the chapter on business integrity for more details). Sales practices are subject to regular monitoring, and sales personnel receive feedback on their performance and on ethical business practices (see paragraph below on monitoring and learning).

#### **Customer information**

We provide comprehensive, accurate and balanced information to our customers: Swiss regulations (such as Swiss Federal Act Against Unfair Competition, UCA) require banks to provide loan calculation examples for all online and offline marketing materials. In addition, the CCA requires all costs to be accurately and visibly presented in the contract. All marketing materials for personal loans include a legal disclaimer about the risk of over-indebtedness. In the credit card business we inform our customers via email and notifications in the app.

For each contract, information is provided on the Swiss Consumer Credit Association's principles for responsible lending. This information is also available on our website, in German and French ([www.cembra.ch/sustainability](http://www.cembra.ch/sustainability)). An additional guidance specifically informs young adults (under 25 years) about how to handle budgets and debt. This information also forms part of the contractual agreement with customers under 25 years. It is available at [www.cembra.ch/sustainability](http://www.cembra.ch/sustainability).

The guidelines and processes concerning customer information are set out in the internal policy on marketing activities and customer relationship management (see page 74). A dedicated section to help our customers understand financial topics (financial literacy) and responsible lending is available on our website ([www.cembra.ch/en/about-us/good-to-know/](http://www.cembra.ch/en/about-us/good-to-know/)).

#### **Evaluation of loan applications and customer behaviour**

We carefully and systematically evaluate every consumer loan application. Before a contract is entered into, we assess both creditworthiness and borrowing capacity. In addition, we might contact our customers to further reduce the risk of customer over-indebtedness and debt repayment (servicing) problems. Applying industry-leading due diligence, the Bank often requests additional documents to validate the accuracy of the income and expenses (e.g. rental expenses) and performs plausibility checks.

We also draw on our long experience by using the Bank's databases and analysing historical behaviour and patterns of customers, in the interests of conscious risk taking. Personal contact with customers is essential to the Bank's business. Knowing the borrower and the borrower's personal situation does not only keep the underwriting process concise, but it also helps in identifying the best possible financial solution for the customer's individual situation.

Loan applications that do not meet our strict standards are rejected.

#### **Underwriting (including the assessment of creditworthiness and borrowing capacity)**

Underwriting and the assessment of creditworthiness and borrowing capacity are key procedures that the Bank uses to prevent over-indebtedness and to limit default risk.

The **assessment of creditworthiness** involves evaluating the customer's financial circumstances and personal situation. The assessment is supported by an automated and statistically powerful scorecard-based credit risk rating sys-

tem that is based on available customer information. There are five consumer ratings, each having an implied probability of default based on historical default experience. A customer's behaviour can also influence the assessment of creditworthiness (see pages 165-166 for further details).

The **assessment of borrowing capacity** is based on: a) the legal provisions of the CCA; b) available customer data from the Swiss Central Office for Credit Information (ZEK); and c) client-specific metrics pursuant to internal rules, on top of the legal requirements. The underwriting process requires detailed budget calculations based on the information provided by the customer concerning current income and expenses. Customers should be granted loans only if they understand how loan repayment works and if they are expected to manage it without financial difficulties. Applicants who do not meet the necessary criteria are denied credit.

The underwriting process is backed by regular plausibility checks, the monitoring of scorecards and case-specific controls regarding the consistency and completeness of the assessment. The combination of these rules-based tools and the in-depth experience of employees ensure consistent and systematic decision-making for all lending products. All underwriting decisions consider the specified risk tolerance and risk limits applicable throughout the Bank (see the Risk Management Report, page 20).

#### **Loan origination and payout**

Following the conclusion of the loan agreement, loans are paid out after a "cool-off period" of 14 days (starting when the customer receives the copy of the agreement), under the condition that the customer has not exercised their statutory revocation right during said period.

#### **Customer service and repayment**

Customers in arrears are made aware of the payments due through collection notifications at an early stage of the repayment process. This allows them to handle any potential repayment issues early on, and to give customers the option of rearranging their payment schedules.

In accordance with the CCA, customers can make additional early repayments at any time during the contract term, which lowers their total interest payments. In the event of early repayment, the consumer is entitled to a reduction in interest and to a reasonable reduction in the costs attributable to the unused credit period.

#### **Customer complaint management**

Cembra is committed to responding to customer complaints in a timely manner and with respect and fairness. In addition to the Code of Conduct on responsible lending we have a resolution management process in place for external complaints.

Maladministration and/or violation of rights are thoroughly investigated and handled in accordance with applicable laws and our internal regulations. The process is formalised in an internal policy. We have mechanisms in place for receiving and investigating complaints and implementing corrective action. Customer grievances (i.e. complaints) are usually handled via letters: we receive customer grievances in a written form and provide a formal reply in writing. Complaints that are received via phone are tracked separately. (See also the section on grievances in the business integrity chapter, page 69).

In 2025, the number of complaints again amounted to less than 0.2% of the base of bank customers of 1.0 million (2024: <0.2%).

#### **Monitoring and learning**

The quality of new transactions is monitored internally to ensure that underwriting requirements are fulfilled and that the loan approval process still mitigates credit risk effectively. Underwriters receive regular feedback from their supervisors to prevent decisions that might lead to unwanted outcomes such as customer payment difficulties.

Monitoring of product and service quality is part of our net promoter score (NPS) assessment. (See chapter on customer orientation, page 41). Finally, Cembra conducts ad hoc customer surveys and regularly monitors the quality of the call centre services.

### Training on product safety

To ensure product safety for customers, Cembra provides training on ensuring a responsible product offering and marketing, responsible sales practices, responsible explanations and responsive services. Tools (e.g. manuals) complement these training sessions and an internal training team provides functional onboarding activities. Know-how transfer regarding policies and regulations is mandatory and standardised. All newly hired employees in departments with customer contact follow tailor-made blended training programmes. These prepare and support new employees in their roles, responsibilities and competencies relating to product safety, and system and process know-how (see pages 50-52 for details on functional trainings).

### Serving customers in financial difficulty

#### Responsible practices in cases of potential over-indebtedness

Although all of the pre-emptive action we take means that our portfolio is of a consistently high quality, we also help to provide debt counselling and enable fair repayment where applicable.

- **Regular contact with ombudsman:** In Switzerland, all customers and their representatives have access to the Swiss Banking Ombudsman, to whom they can address their concerns about banks. We are in regular contact with the Swiss Banking Ombudsman in order to find solutions for relevant cases.
- **Information support for debt counselling services:** Cembra supports external debt counselling services when they request information to find solutions for clients with debt repayment problems. We are therefore in regular contact with debt counselling institutions in Switzerland.
- **Customer complaints process:** In any case, all customers also have access to the regular customer complaints process (see page 46).

#### Responsible practices in exceptional cases

We have put a number of measures in place in the event that repayment difficulties nonetheless arise due to unforeseen events such as unemployment, sickness, or divorce, resulting in the decrease in a customer's capacity to make repayments:

- **Finding affordable repayment solutions:** The Bank always aims to find fair and affordable repayment solutions for all affected customers. Customers can now quickly and easily enter payment agreements themselves in the Cembra app. For long-term agreements or in the event of payment difficulties, our internal collections department responds appropriately and quickly to unusual situations. The experts in Cembra's collections team have an average of more than 10 years of experience.
- **Cessation of interest payments:** In certain exceptional and unfavourable situations, we allow interest payments to be ceased. In addition, at a certain stage in the collection process, interest is automatically no longer charged under Swiss debt collection and bankruptcy law.
- **Individual amicable solutions:** In certain exceptional and unfavourable situations, Cembra may try to find an individual amicable solution, e.g. by adjusting the terms of the product.
- **Loan restructurings:** Cembra makes use of a set of tools that aim to support customers in financially difficult situations by offering to rearrange payment schedules. These tools typically target short-term payment difficulties on personal loans. The usage of these tools is cautiously applied after the customer's need is assessed and substantiated. Loan extensions or deferrals are used in financially difficult situations to enable the customer to fulfil contractual obligations. Cembra has only minimal exposure to troubled debt restructuring (TDR) and such restructuring would be granted in exceptional individual cases only (see page 153 for further details).
- **Mortality risk borne by the Bank:** In the personal loans business the mortality risk arising from the customers' obligations under the contract is borne by the Bank.

### Outcome: consistently high quality of our lending portfolio

Thanks to internal regulations, actions and measures we apply regarding the quality and integrity of products and their distribution, our loan portfolio is of a consistently high quality. Over the last nine years and including the 2025 financial year, our provisions for losses consistently amounted to around 1% of financing receivables, and non-performing loans accounted for around 1% of financing receivables adjusted for the impact related to the synchronisation of write-off and collections procedures. The Bank exercises an equal amount of caution when ensuring responsible treatment of customers (see the Risk Management Report, page 20).

## 5 People and development

### Aim and approach

Our employees are one of our most important stakeholder groups. Their commitment and contributions enable us to be a successful bank in Switzerland. We remain committed to providing our employees with a great place to work, as defined by the worldwide organisation Great Place to Work: it is important for us to provide our employees with a healthy environment, to further their development and careers, and to appreciate their performance. A number of different programmes, initiatives and specific training courses are aimed at attracting, retaining and promoting qualified and responsibly-minded staff. We also recognise and consider the advantages of a diverse workforce, be it in terms of gender, age, nationality or cultural background. We strongly believe that diverse teams deliver more diverse solutions, which in turn enables us to offer better solutions to our equally diverse clients. In the areas of work-life balance, wellbeing (including health) promotion, diversity and development our initiatives directly impact the lives of our employees and their families.

### Progress in 2025

Our key performance indicator in this area is employee satisfaction. Our goal is to achieve an Employee GPTW (great-placetowork.org) trust index of at least 70% in bi-annual assessments. The most recent survey was conducted in December 2024 and Cembra achieved a trust index score of 72% (see table on page 39).

We also set internal targets for a number of other indicators, such as employee retention rates, the absentee rate and diversity. On diversity we have set ourselves a goal of 50% female appointments on management and senior employee levels (hiring and promotions combined). In 2025, 52% of such appointments were female (2024 31%). This figure does not include CembraPay and Cembra Latvia.

### Responsibilities

The People & Culture (human resources) department is responsible for hiring and developing people, for internal training programmes and for ensuring effective employee relations. The head of People & Culture (human resources) reports directly to the CEO.

### Progress in 2025

The main progress in people and development in the 2025 financial year was as follows:

- We have once again been recognised by the organisation 'Great Place to Work' as one of the 'Best Large Workplaces Switzerland 2025'.
- Our employee retention rate for the reporting period is 90%, which is the highest it has been in several years.
- We were able to further reduce the absentee rate. For the reporting period, it stands at 3.03%, which is well below our target of 3.5%.
- The share of female employees in top management positions increased in line with our target, to 34%.

### Coverage

This chapter "People and development" covers all employees, and our subsidiaries CembraPay and Cembra Latvia are included in the indicators since 2024 except where mentioned. The figures up until 2023 have not been restated. The indicators and activities do not include temporary workers from agencies (4% of headcount; 2024: 4%) as they do not have a direct employment contract with Cembra; employees of third parties providing services to the Group or external consultants for specific projects.

The majority of employees work at our headquarters in Zurich Altstetten (70%), while the remainder work in our network of hubs and service centres across Switzerland (19%) and in our Riga office in Latvia (11%).

### Temporary workers

Temporary workers are usually employed by a staffing firm that is in the business of supplying temporary labour. These workers are typically engaged to supplement, or provide cover for, existing employees at times of work surges, finite projects or employee absence. The staffing firm pays salary and benefits to these workers, although the Bank or a subsidiary generally provides daily direction and control. At the end of the reporting period, the Group engaged 33 temporary workers (FTE: 32.3) compared to 39 (37.8 FTE) in 2024. The majority of these people work either in the call centre or in the technology area.

## A. Human resources management

### Employee turnover rate

One of our key performance metrics for the material topic “people and development” is the retention rate. The retention rate as a % is defined as 100 less the turnover rate as a %.

Employee turnover figures <sup>1</sup>	Retention rate – permanent contracts	Turnover rate – permanent contracts	Turnover rate – voluntary <sup>2</sup>	Turnover rate – temporary contracts	Average number of years of employment
2023	84%	16%	10%	0%	10.2
2024	78%	22%	12%	1%	10.1
<b>2025</b>	<b>90%</b>	<b>10%</b>	<b>5%</b>	<b>1%</b>	<b>10.8</b>

<sup>1</sup> Turnover rate and seniority per gender can be found in the Annex to Cembra's Sustainability Report 2025

<sup>2</sup> Only considers resignations on employees' own initiative, excluding dismissals by the employer and retirements

The increase in employee turnover 2024 was mainly due to the restructuring measures in that reporting period. The voluntary fluctuation decreased within 2025 significantly compared to previous years. Details regarding new employees are provided below, in the table on diversity and equal pay.

### Headcount development

As part of the strategic realignment, the headcount was further reduced to 773 full-time equivalents by the end of 2025 (812 by end of 2024). This measure is part of the efficiency gains achieved by simplifying the organisational structure and making greater use of technological resources.

Until 2023, there had been no large-scale redundancies (i.e., job cuts affecting more than 5% of the total workforce) since our initial public offering in 2013.

### Employee satisfaction surveys and measures to further improve satisfaction

We measure the satisfaction and engagement of our employees every two years. In order to conduct standardised trust index surveys and to compare ourselves to benchmarks, we work with the worldwide organisation Great Place to Work ([en.greatplacetowork.ch](https://en.greatplacetowork.ch)).

Employee satisfaction (Great Place to Work)	2024	2022	2020
Trust index	72%	71%	71%
Participation rate	80%	73%	72%

The bi-annual survey was conducted in the reporting period 2024 with a participation rate of 80% (2022: 73%), which resulted in a trust index of 72% (2022: 71%). With a Trust index of 72% we achieved the re-certification as Great Place to Work and we have once again been recognised by the organisation ‘Great Place to Work’ as one of the ‘Best Large Workplaces Switzerland 2025’.

### Staff committee

Cembra's staff committee represents the collective interests of the Group's employees vis-à-vis the employer. It consists of seven members who are elected by the employees. Its involvement has the following objectives in particular:

- Receives employee issues insofar as they relate to the general interest and collective needs and represents these to the employer or employer representatives
- Promotes a dialogue as an interface between employees and the employer or employer representatives
- Exercises its participation rights in accordance with the legal requirements and the regulations of the staff committee

### Recruitment

We believe that recruiting based on our values helps us to achieve our long-term goals and supports our values (see page 33). It is important to us that potential new employees can identify with our corporate culture. During the interview process, we not only check candidates' technical and functional skills, but we also assess how they would fit into the team and our culture, based on the principles of our Code of Conduct.

### Staff regulations

The staff regulations form the basis of our interaction with employees, and the Code of Conduct describes the key principles of working together within the company. These policies also specify that our behaviour should be based on mutual appreciation and respect. This includes protecting personal privacy, integrity and employee wellbeing. Our Code of Conduct also ensures that ethical and moral standards are safeguarded. We do not tolerate any discriminatory conduct, in particular based on race, nationality, gender, sexual orientation, religion or age (see chapter on diversity below). Nor do we tolerate violations of people's rights, in particular workplace bullying. In 2025, there was no case reported (2024: one case).

### Our "Dialogue" performance management approach

The "Dialogue" approach was put in place in 2020, replacing the traditional performance ratings (management by objectives). The four key elements of "Dialogue" are a continuous dialogue about priorities instead of annual goals, focus on team performance, discussion of behaviour and feedback for the line manager by the employee. With this approach, we aim to promote an open and honest dialogue between managers and employees through continuous feedback in both directions to learn from each other and help each other further develop our strengths. Employees are encouraged to periodically give subjective feedbacks to their manager with regard to their perceived leadership behaviour. "Dialogue" also places greater emphasis on the ambitions that we as a team want to achieve together. Shorter-term milestones will be defined for individual employees so that we can respond in a more agile way to changes. The rules governing variable compensation have been aligned with this approach for employees eligible for our variable incentive compensation plan.

## B. Development and training

Knowledge is an important asset. With Cembra's internal training programme, we support employees of all functional levels in building and expanding their knowledge.

### Mandatory training

Cembra requires **all employees** to complete specific mandatory online training courses (see page 67) in order to meet regulatory requirements. These courses cover topics relating to general compliance, operational risk and resilience awareness, employees' reporting obligations, work and rest period provisions in Switzerland, anti-money-laundering compliance, Group-wide information security, business continuity management awareness, data protection and governance, insider trading, and conflict of interest. Where necessary, specific groups of employees receive additional mandatory online training covering operational topics or guidance for users with high privileged access.

Key figures mandatory training	2025	2024	2023
Number of mandatory e-learning courses offered (of which 11 were mandatory for all employees in 2025)	27	24	17
Total average training hours per employee	5.1	4.0	4.0

**All new employees** attend a mandatory Welcome Day usually in the first 2-3 months of employment, covering topics such as compliance, our vision and culture, our products as well as employee benefits and the Cembra brand. In addition, all new employees are required to complete various e-learning courses covering topics such as operational risk and resilience management, information security, data protection and anti-money-laundering compliance.

Those new employees who will be working in operations roles within the Group also attend specific onboarding training sessions. Among these, we offer monthly new hire training on sales, originations, customer servicing and collections. Training does not only cover products, systems and process skills; human skills are also strengthened in order to ensure an excellent customer experience throughout the entire customer journey.

These mandatory **functional training sessions for new employees** in operations roles follow blended-learning principles and last between two days and two weeks. They are a mix between classroom and web-based training, one-to-one coaching, testing, self-study and job-monitoring formats. The structure is adapted to the employee's specific needs, and we aim to make the learning content as personalised as possible. The new-hire training sessions are held in the German-, French- and Italian-speaking parts of Switzerland in order to reach all employees.

In addition, where necessary, **specific groups of employees** receive functional refresher training to improve operational readiness and awareness relating to relevant topics (e.g. on changes in compliance, in technology, processes or new products). Further training is provided in cases where management identifies skill gaps in customer service employees, e.g. managing complaining customers, negotiation skills and handling retention issues.

The mandatory functional training programmes are developed and carried out by five internal functional trainers. In 2025 a total of 447 (2024: 777) participants were trained through 12 (2024: 11) different courses.

#### Non-mandatory training

We aim to find a balance that gives employees the opportunity to develop both professional and soft skills. Cembra's internal training programme supports employees at all levels in building and expanding their knowledge. The annual offering adapts to the needs of the Group, but also the needs of our employees. The course offerings are announced regularly. We use a variety of learning formats for this purpose: classroom, virtual and "learning nuggets". Cembra offers relevant, modern and practical training that are aimed to approach tasks more competently and efficiently.

Some of the courses offered in 2025 to our leaders were: "Coaching for Leaders", "First aid conversations for managers in the area of mental health", "Future leadership skills fitness" as well as "Working out loud" sessions related to our newly defined leadership behaviours. These topics aimed to enable our line managers to develop personal insight, to address the employees' wellbeing and to strengthen leadership skills.

#### Key figures for non-mandatory internal training

	2025	2024	2023
Courses offered	18	22	24
Number of employees taking part in management and soft skills training sessions	349	322	349
% of employees trained in management and soft skills	44%	37%	39%
Total training costs in CHF 1,000	59	140	198

CembraPay and Cembra Latvia included since FY 2024

In 2025, 44% of employees took advantage of the offering (2024: 37%). The decrease in internal training costs is mainly due to the fact that a large part of the course development and conceptual work was already completed and financed in 2024, and that in 2025 only the running costs were incurred. Also wherever possible, larger groups were trained together, which led to further efficiency gains. In addition, the overall reduction in the number of employees led to a decrease in training requirements.

#### External training

Employee training is an essential part of employee performance, satisfaction and retention. By training employees well, we enable them to reach their full potential.

In 2025, CHF 0.10 million was spent on technical and functional training and certifications by external providers (2024: CHF 0.11 million) and a total of 91 employees received such training. These training courses generally last one or two days and ensure that our employees and specialists can adapt to constantly changing professional and technical conditions.

Furthermore, we support employees in improving their language skills and their professional development. All employees have the opportunity to apply for funding for a course or training session at an external educational institution. In 2025 we reimbursed CHF 0.06 million to a total of 19 employees for language and/or MS Office training and CHF 0.13 million to 35 employees for external advanced training such as a MAS (Master of advanced studies), DAS (Diploma of advanced studies), CAS (Certificate of advanced studies) and EMBA.

As a founding member of the "Advance" network for gender equality in business, we get access to various skills-building training courses (for details, please see page 56). In 2025, 18 employees took courses on topics such as Future-proof your career in the era of AI, Key negotiation skills for women, and Managing politics & power.

### Succession planning and talent development

The development of internal talents is important to Cembra, as we aim to fill management and expert positions with internal candidates where possible. Internal succession plans help us to steer this process. Possible succession solutions for all roles at the top management level and one functional hierarchy level below, as well as critical dependencies on single or key people, were discussed for the entire Group in the reporting period.

### Talent development programme

Our talent management programmes consist of the Cembra Impact Programme and the Cembra Talent Lab. Through these programmes, we aim to develop and retain the targeted talents by offering them assistance in form of different possibilities and tools.

The Cembra Impact Programme is aimed at experienced leaders and is designed to enable them to achieve a sustainable impact and drive change. It includes an individual development centre with an external coach as a position determination for each participant. This assessment forms the basis for the creation of individual development plans and for the elaboration and enactment of appropriate development measures. In addition, the programme comprises regular exchange meetings, as well as theme-based workshops and trainings.

The Cembra Talent Lab focuses on experienced employees and further develops their management and leadership skills. It includes individual 360° feedbacks that forms the basis for the creation of individual development plans. Cembra Talent Lab participants also complete a CAS (Certificate of advanced studies) in General Management & Leadership in collaboration with the University of Applied Sciences Zürich (HWZ). The programme is complemented by regular informal exchange meetings, as well as theme-based workshops and trainings.

### Apprenticeship programme

One pillar of Cembra's efforts in developing new talent for the future is our internal apprenticeship programme in Switzerland. We generally hire new apprentices every year. After the apprenticeship, we try to take on all the apprentices and offer them their desired position, often successfully. In addition, following the apprenticeship, we help young employees to complete their further education with the possibility of working part time.

Over the past 10 years, 53 apprentices have successfully completed their programme at Cembra, of which 16 are still employed. All five apprentices who graduated in 2025 are still working within the Group.

## C. Working conditions

Cembra aims to be an attractive employer by providing competitive monetary and non-monetary benefits, as well as a healthy work environment in which employees feel comfortable and are able to realise their full potential.

Responsibility for working conditions and ensuring a healthy work environment lies with the Management Board, which regularly reviews the progress made. The head of people & culture, reporting to the CEO, coordinates wellbeing and safety management activities. Line managers ensure that statutory wellbeing and safety requirements are met. Measures to maintain and improve working conditions include the following topics, which are described in detail below:

- Absentee rate measurements and targets
- Healthy work environment and work-life balance
- Employee assistance and mental health management
- Flexible ways of working
- Annual leave and absentee regulation
- Leave for dependent care and maternity leave
- Safety in the workplace and emergency response system
- Non-salary employee benefits
- Predominantly permanent employment contracts
- No significant sub-contracting of employees

### Absentee rate measurements and targets

The absentee rate is an indicator we use to learn about our employees' well-being. The absentee rate is calculated as the percentage of work time that an employee is absent due to sickness or an accident. Sickness includes both short-term and long-term sickness as well as sickness during pregnancy. In 2025, the absentee rate was 3.0% (2024: 3.2%). The calculation does not include employees of Cembra Latvia. Cembra Our internal target is an absentee rate below 3.5%. We have set internal targets with the aim of reducing the absentee rate. In 2025, two training workshops on absence management for 1927 leaders were pursued.

### Healthy work environment and work-life balance

Employee wellbeing is important to us, and we are continuously working on improving our wellbeing management. We focus on preventive measures and avoid activities that could put our employees at risk. We encourage our employees to take responsibility for their own wellbeing and support them with appropriate measures. The current measures include:

- **Absence prevention and absence management** workshops for line managers and the senior management including the management board. The training provides managers with a clear process before, during and after an absence due to a personal crisis, an illness or an accident (see also paragraph above).
- Through the company's **wellbeing promotion and prevention programme** numerous sports events are offered throughout the year (such as pilates, reiki, boxing, stand up paddling or hiking), as well as online and face-to-face events on the topics of nutrition, health and well-being. All of these aim to support employees in finding a healthy balance between work and leisure. These sports events had a total of around 2,200 registrations in the reporting period.
- In the free in-house gym, our employees can train on a wide variety of equipment.
- Seminar and events on topics such as resilience trainings, mindfulness courses, "strengthen strengths" and "sleeping well", have been offered to benefit employees' mental wellbeing and resilience.
- To support employees with the new ways of working models, valuable tips and recommendations are provided for employees to stay healthy while electing to work remote.

Cembra ensures that **health risks** and issues are managed effectively and that related action plans are prioritised. We provide documents on health risks and hold regular discussions between human resources and managers on this topic; executive management is also involved in preventing health issues.

### Employee assistance and mental health management

The size of our company allows us to handle every case in a responsible way and on an individual basis. Cembra works with external providers that support and provide counselling to employees and management on cases related to personal matters (e.g. family, marriage, migration), occupational issues (e.g. conflicts in the workplace, tension within the team, sexual harassment, termination, mobbing), health matters (e.g. stress, burnout, longer-term illness, addiction, disability), and personal finance (e.g. budget consultancy, burden of debt, retirement). In 2025, 15 cases were handled by our external providers. For medical issues including mental health problems and in cases of long-term absences, we work within Switzerland with our insurance providers and the related disability insurance office to ensure the best possible support during the recovery process. In 2025, 36 medical and/or long-term absences were handled (2024: 5).

### Stress management

At Cembra, we are committed to supporting our employees in managing stress and maintaining their wellbeing. Our approach combines prevention, early intervention, and individual support. We offer regular training and workshops on stress management, resilience, and mindfulness, as well as leadership training to help managers recognise early signs of stress. Flexible models help prevent work overload. Employees can access external counselling for personal or work-related challenges, and we provide a range of health-promoting activities, from sports and mindfulness courses to nutrition workshops.

### Flexible ways of working

The Group offers flexible working solutions to foster a healthy work-life balance. The solutions include part-time and remote work arrangements, given that Cembra is convinced that flexible ways of working can increase job satisfaction, employee commitment, productivity and retention. Most of our employees have the technical prerequisites to be able to work remotely and many of them opt for a hybrid solution. Our policy regarding flexible working models allows employees to work remotely and ensures there are no complicated approval procedures for this. Remote work from abroad is also permitted for up to 10 days per calendar year under certain specific conditions and subject to approvals.

The flexible work arrangements are outlined in our ways of working policy. The key elements of the framework are described on page 74.

Many of our part-time employees are working parents. At year-end 2025, 24% (2024: 23%) of all employees were working part time (for the detailed figures please see the Annex to Sustainability Report 2025).

### **Annual leave and absentee regulation**

The wellbeing of our employees and their families is a high priority for the Group. In general, we believe that annual leaves and other days off have positive effects on health and well-being, that they limit the time employees have to take off due to sickness, and also improve morale and productivity in the workplace.

All of our employees in Switzerland are entitled to 25 days of paid annual leave. This is above the legal minimum of 20 days and corresponds to the industry standard in Switzerland. Employees over the age of 50 are entitled to five additional days of annual leave. In addition, our employees can purchase up to two additional weeks of vacation per calendar year, and we grant employees paid days off for various family matters.

In Latvia our employees are entitled to 20 days of paid annual leave which corresponds to the legal minimum requirement. Additionally, employees are allowed to use up to three wellness days throughout the calendar year, and we also grant employees paid days off for various family matters.

### **Safety in the workplace and emergency response system**

In collaboration with external associations, Cembra offers all employees in Switzerland and in Latvia the opportunity to take part in first aid training, in case of emergency. Such courses are offered to employees on a voluntary basis in order to ensure that we have enough people who are trained in first aid and in the use of an AED (automated external defibrillator). We have a dedicated safety point webpage on our intranet so that all emergency information is provided on one page.

### **Leave for dependant care and maternity leave**

Cembra offers fully paid maternity and paternity leave to all employees, the duration of which in some cases exceeds the legal requirements. See the Annex to Sustainability Report 2025 for details and country-specific regulations.

In the reporting period a total of 19 women took maternity leave (10 are still on leave) and 8 men took paternity leave. In the previous year, 6 women took maternity leave and 8 men took paternity leave. Of these 6 women, all have returned and all were still employed by the Group at year-end 2025.

### **Non-salary employee benefits**

Alongside salaries customary for the sector, Cembra's non-salary (fringe) employee benefits contribute to our attractiveness as an employer. The Group offers a variety of benefits with a focus on mobility, personal health and family matters.

### **Predominantly permanent employment contracts, and no significant sub-contracting**

All our staff members are employed either under Swiss law or Latvian law. We aim to limit the use of non-regular employment to specific projects and to address short-term needs to cover peak times in operational departments, such as customer service and originations.

The number of people working for Cembra to address short-term needs represented 4% (2024: 4%) of the workforce. These temporary employees, hired through recruitment agencies generally for a few weeks or months and at short notice, are not included in this report. Cembra also works with IT and other expert advisors for project-related work.

Any significant outsourcing is reported on a yearly basis to the regulator FINMA. This includes major IT outsourcing to expert companies such as leading telecom and IT providers. Our due diligence and supervision processes adhere to the strict requirements of FINMA's regulation "Outsourcing – Banks".

## D. Diversity and equal pay

At Cembra, we aim to create a healthy work environment and promote diversity, equal opportunities and personal development for our employees. In particular, we do not discriminate against anyone on the basis of gender, ethnicity, religion, origin, sexual orientation, age, marital status, genetic information, skills, disability or any other characteristic. This is outlined in our staff regulations and our Code of Conduct (See section II. “Cembra’s responsibility as an employer”).

We believe in the power of our differences and know from experience that diversity across dimensions drives innovation, helps us make better decisions, creates a more engaging workplace, and directly contributes to better outcomes for all stakeholders.

We strive for equal opportunities, including gender equity and equal pay for equal work. We continue to focus on promoting women in management positions, maintaining our target of 50% female appointments at management and senior employee levels through hiring and promotions combined. In 2025, 52% of such appointments were female (2024: 31%). This figure does not include CembraPay and Cembra Latvia.

While gender equality remains a priority, we will be expanding our efforts to include other dimensions of diversity and place greater emphasis on inclusion for all, with the aim of creating a workplace where differences are embraced, equity is practiced, and inclusion is lived.

### Gender and age

45% of our employees are women (2024: 45%). At the employee level (including the employee and senior employee levels), the proportion of female employees is 48% (2024: 47%). At the management level (including the management and senior management levels), it is 24% (2024: 25%). The figures per employee level have not yet been included for CembraPay and Cembra Latvia. For the detailed figures please see the Annex to Sustainability Report 2025.

### Career mobility

HR key figures (headcount)	2025	2024	2023
Total entries	44	103	103
– of which women	15	41	47
– of which total new employees 50+	4	8	8
Internal department changes	18	55	21
Internal promotions (pay grade changes)	23	22	65
– of which women	14	11	29

### Women-only networking groups

Supporting women’s development is a core part of our diversity and inclusion journey. We actively embed opportunities for growth and connection within our broader D&I initiatives, ensuring that women across all levels have access to resources that strengthen skills, foster career advancement, and encourage meaningful exchange.

Cembra is proud to be a founding member of the “Advance” association for gender equality in business. As an Advance Gold Member, Cembra gets access to 17 skills-building training days per year for talented women in middle and upper management as well as to workshops and networking events for best practice sharing on innovative working models supporting diversity. Through Advance, employees also benefit from a cross-company mentoring programme, a unique opportunity for female employees’ personal and professional growth.

### Internationality and cultural backgrounds

The internationality and cultural background of employees are considered part of Cembra’s diversity. Despite being a relatively small company, Cembra employs people from about 40 different countries (not counting multiple citizenships) and with diverse cultural backgrounds. For the details please see the Annex to Sustainability Report 2025, section 5.

### Equal pay for men and women

In the reporting period 2024, we had conducted a comprehensive internal equal pay analysis in accordance with Swiss legal requirements, specifically following the provisions set out in the Swiss Federal Act on Gender Equality (GEA/GIG). This legislation mandates that employers with 100 or more employees must regularly review their pay practices to ensure that men and women receive equal pay for work of equal value. The analysis covered both Cembra Money Bank and CembraPay, while excluding Cembra Latvia.

To fulfill these legal obligations, we utilised standardised methodologies recognised by Swiss authorities, which require employers to consider workplace-related criteria such as job role, employee level, function, and personal qualifications (including education and experience) when evaluating any pay differences. The analysis is designed to identify and explain any pay gaps that cannot be justified by objective factors, thereby ensuring compliance with the principle of “equal pay for work of equal value.”

Our results confirmed that Cembra fully adheres to these requirements, with no unjustified pay disparities detected between men and women performing comparable work (no unexplained gender pay gap above 5%). As a result, Cembra was awarded the “We Pay Fair” certificate in 2024 by the Competence Center for Diversity and Inclusion at the University of St. Gallen, recognising our commitment to fair and equitable compensation practices.

Unlike pay gap models used in some other countries, the Swiss approach involves a detailed, adjusted analysis that accounts for legitimate factors influencing pay, such as professional experience, education, and specific job responsibilities. This ensures that any remaining pay gap reflects only explainable and lawful differences, thereby supporting true gender pay equity within the organisation.

### Pay quartiles

In 2025, women made up 24.9% of our top earners (i.e., whose pay was in the 1st quartile; 2024 22.1%). These figures do not include employees of Cembra Latvia.

Within the Group, 49% of our revenue-producing roles were held by women (2024: 48%).

### Cembra pay quartiles: proportions of women

Pay quartile	2025	2024	2023
Upper quartile	24.9%	22.1%	24.5%
Upper Middle quartile	42.2%	40.2%	41.7%
Lower Middle quartile	56.2%	57.9%	56.6%
Lower quartile	60.8%	60.9%	65.8%

Coverage: Cembra Money Bank and CembraPay, excluding Cembra Latvia

### CEO-to-employee salary ratio

The top-to-median pay ratio was 11.8 in 2025 (2024: 12.8, 2023: 12.1). The median salary (without the highest salary) was CHF 111,763 in 2025 and the highest salary was CHF 1,323,000. The pay ratio is calculated based on the annual base salary plus variable target compensation and the annual base salary is extrapolated to full-time equivalents. For details on the compensation of the highest salary see Compensation Report on page 132.

## 6 Environmental stewardship

### Aim and approach

Environmental stewardship is an important element of our sustainability aspiration. To minimise the negative impact of our operations, and to support the transition to a low-carbon economy, we are committed to using resources in a sustainable manner. As identified by our materiality assessment, our key stakeholders considered environmental stewardship to have an overall “medium” relevance compared to other sustainability topics (see page 38). To adequately manage climate-related risks and opportunities, we have implemented the recommendations of the Task Force on Climate-related Financial Disclosures (TCFD), see page 35.

Cembra manages its environmental impact using a two-fold approach:

- **Operational environmental management:** We remain focused on protecting the environment by conserving natural resources and preventing pollution from both our business operations and supply chain partners. In addition, Cembra strives to manage climate change-related risks on the business and identify any opportunities arising from climate change. Where deemed relevant, we include environmental risks and opportunities in our business planning.
- **Ongoing shift towards financing of electromobility:** Cembra is a provider in financing mobility, with electric vehicles expected to represent a growing proportion of vehicles in Switzerland in the long-term. The expected long-term increase in demand for climate-friendly products is seen by our business as an opportunity.

### Progress in 2025

In the reporting period, our total scope 1 and 2 emissions decreased by 14%, and the scope 1 and 2 emissions intensity remained stable at 0.24 tCO<sub>2</sub>e/FTE. The decrease was mainly driven by updated emission factors for refrigerants and purchased heat and cooling from switching to 100% renewable energy in our headquarters, and fully offset by a lower number of FTE.

In 2025, we achieved our target we had set in 2020 to reduce our scope 1 and 2 emissions by 75% (basis: 2019). Adjusted for two acquisitions in 2019 and 2022 and the extension of coverage in 2021, the scope 1 and 2 emissions amounted to 753 tCO<sub>2</sub>e in the base year 2019. Until 2025, the reduction in scope 1 and 2 GHG emissions amounted to 78%. The most relevant reductions were from the transition of our own car fleet to more than 90% electric and plug-in hybrid cars, and the switch of district heating (with the maximum possible share from renewable energy) at our headquarters. Our residual total scope 1+2 emissions of 169 tCO<sub>2</sub>e in 2025 account for less than 0.1% of total scope 1, 2 and 3 GHG emissions.

In 2025, Cembra continued refining its GHG emissions factor framework through an internal working group supported by a specialised consultant. As a result, the emissions factors changed for scope 3 categories 1 and 2, among others, according to newer and more consistent standards. We also updated the assumptions for emissions from commuting through an employee survey.

### Our approach to carbon footprint assessment

Over the last few years our approach to assess and report on our carbon footprint has been continuously refined:

- In 2020, we adopted a mid-term scope 1 and scope 2 carbon emissions reduction target until 2025. Since then, we transparently outline our progress and measures to reduce our operational carbon footprint, and we communicate on our target achievement.
- Since 2021, Cembra’s scope 1 and scope 2 carbon footprint includes all relevant scope 1 and 2 categories.
- Since 2022, we report on a full GHG emissions inventory to capture all material scope 1, 2 and scope 3 emissions from our corporate operations (scope 3 categories 1, 2, 3, 5, 6 and 7). This included a detailed analysis of emissions from our value chain.
- Since 2024, we include scope 3 emissions from scope 3/15 investments (vehicle leasing) in our reporting.
- In 2025, we further refined the GHG emission factors through a change in methodology. The emissions are being more precisely measured by cost type and merchant specific factors for the most important merchants. This measurement enables the bank to pro-actively steer emissions by merchant selection in the procurement process. Due to limited data availability, scope 3/15 emissions are calculated on CO<sub>2</sub> factors only, and therefore do not represent full greenhouse gas emissions expressed in CO<sub>2</sub>e.

To align with international best practice guidance, including the GHG Protocol: Corporate Standard (2004:2015), the Partnership for Carbon Accounting Financials (PCAF) Financed Emissions (Part A, 2022), Cembra’s organisational boundary was based on a financial control approach (for details see below under Coverage and boundaries). This approach focuses on elements Cembra can influence, with activities considered significant based on the level of financial control and ability to control processes associated with these activities. Currently there is no specific methodology available for other consumer loan categories, including credit card loans.

Cembra continues to review and improve its approach to assess and report on its carbon footprint in line with best practice guidance.

**Coverage and boundaries**

In line with best practice, we report on GHG emissions for all material scope 1, scope 2 and scope 3 emissions. Our emissions reporting covers the Group including Cembra Latvia for the most material categories (scope 3 categories 1 and 15 (investments/vehicle leasing), amounting for more than 99% of total carbon emissions), representing 100% of our employees. Hence, scope 1 and 2 figures and related operational figures exclude Cembra Latvia. For some figures, e.g., district heating or electricity, in the course of 2025, Cembra closed several branches, with five hub locations remaining (see p 234) from 2026 on. Cembra uses extrapolated average annual numbers.

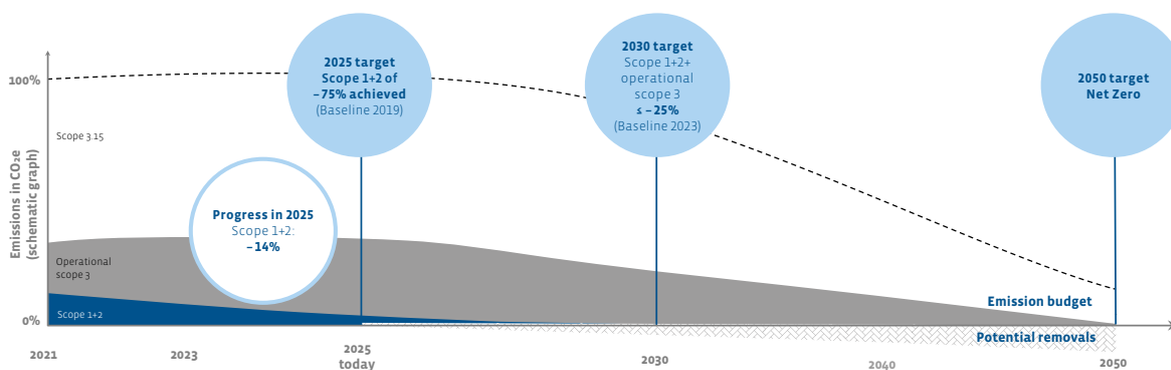
**Targets**

In addition to our existing Scope 1 and 2 target until 2025 we established a mid-term and a long-term target to ensure that we continue to contribute to facilitate the transition to a net zero economy. The following targets are in place:

- Short-term target by 2025 to reduce the emissions in scope 1 and scope 2 by 75% (base year 2019). This target which had been set in 2020 was successfully achieved in 2025 (see page 57).
- Mid-term target by 2030 to reduce the emissions in scope 1, 2 and operational scope 3 emissions (categories 1, 2, 3, 5, 6, 7, excluding category 15/vehicle leasing) by at least 25% (base year 2023).
- Long-term target by 2050 to reduce the emissions in scope 1, 2 and operational scope 3 emissions to net zero.

**Transition plan**

**Roadmap to net zero and action plan**



Our roadmap to net zero carbon emissions (scope 1, 2 and operational scope 3 emissions, base year 2023) is based on the following actions:

- **Scope 1+2 emissions:** Because we were able to exercise control over our scope 1 and 2 emissions, we have reduced these significantly since the chosen base year 2019, and we achieved our 75% reduction target in 2025 (see page 57). Since 2016, the electricity used at our headquarter is almost entirely from renewable sources. Subsequent additional measures implemented include using district heating and district cooling (powered by energy from a nearby ice-hockey stadium) at our headquarter, sourcing almost 100% renewable energy for our branches, transitioning more than 90% of our own vehicle fleet to electric and plug-in hybrids, and promoting public transport for employee commutes.

- **Operational scope 3 emissions** (including scope 3 categories 1, 2, 3, 5, 6, 7 and excluding category 15/vehicle leasing): We aim to achieve reductions by 2030 through cost reductions as part of our strategy until 2026, by engagement with suppliers and other measures. Because the emissions from purchased goods and services account (scope 3.1) for 93% of operational scope 3 emissions, we also expect and rely upon our suppliers and partners to reduce their footprint meaningfully until 2030. The progress and the measures towards the mid-term target in 2030 is being overseen by the Sustainability Committee.

#### Explanations and remarks to the roadmap:

- A new baseline year was set to 2023 for scopes 1 and 2 and operational scope 3 (including categories 1, 2, 3, 5, 6, 7 and excluding category 15/vehicle leasing), because the baseline year 2019 only accounted for scope 1 and 2 emissions.
- Our long-term goal net zero until 2050 is in line with the Swiss government's requirement and supports the economy-wide transition through our ongoing climate engagement. This is reflected by the net zero carbon emission target until 2050.
- The 2030 target range is in line with the chosen expected climate target scenarios: a –25% reduction follows the well-below two degrees scenario ("delayed transition", +2°C by 2100) and a –42% reduction is in line with the ambition of the Paris Agreement to limit the global average temperature increase to 1.5°C above pre-industrial levels by the end of the century ("net zero by 2050")
- The target until 2030 includes our operational scope 3 emissions (Scope 3.1 Purchased goods & services, 3.2 Capital goods, 3.3 Fuel & energy related activities, 3.5 Waste, 3.6 Business travel, 3.7 Employee commuting) excluding our vehicle leasing business (Scope 3.15).
- We do not apply an internal carbon pricing system as emissions from business travel amounted to 30 tCO<sub>2</sub>e in 2025 (2024: 27 tCO<sub>2</sub>e) and the existing metrics are currently considered sufficient to incentivise and drive business decisions to facilitate a transition to a net zero economy. In addition, we are not directly exposed to the EU or Swiss emission trading system. The necessity to implement an internal carbon price is and further will be assessed on a regular basis.
- The net zero target until 2050 includes potential future carbon removals. Science acknowledges that, even with significant reduction efforts, some emissions will remain. We will consider addressing these residual emissions with high-quality carbon removal solutions in the mid-term.

#### Climate-related opportunities and risks

In 2024, we had further refined relevant climate-related opportunities and risks for our business model. The identification of the relevant opportunities and risks was performed by an interdisciplinary group of executives including Management Board members and selected subject-matter experts. The process was mediated and supported by a specialised consultant with broad experience in the area of sustainability. In the sections that follow, we provide an overview of the identified climate-related opportunities and risks. In November 2025, the Sustainability Committee reviewed and confirmed the assessment of climate-related opportunities and risks.

Cembra identified specific **climate-related opportunities** in the following areas:

- **Financing clean mobility:** Reducing the carbon footprint of the transport and mobility sector is considered among the most relevant and most challenging endeavours when it comes to mitigating climate change. For Cembra, financing clean mobility is of high strategic importance offering ample opportunities for our net zero transition. As a leading provider in the vehicle leasing business in Switzerland, Cembra is committed to support the transition to a net zero economy with its efforts to finance a more clean mobility sector.

- **Green operations:** Further reducing the carbon footprint from our own operations to support the goals of the international and Swiss community that aim to attain net zero GHG emissions by 2050. We have set clear targets to reduce our operational emissions and assess our direct and indirect emission from scope 1, scope 2 and relevant operational scope 3 categories (operations-related categories purchased goods and services, capital goods, business travel and employee commuting). The decarbonisation targets are outlined in the paragraph Targets 2025 above.
- **Empower customers' and partners' climate transition:** As a leading consumer finance company in Switzerland, Cembra is aware of the lever it possesses to empower its partners and its customer base for their climate transition. We thus also focus on measures that create incentives to support an ecosystem in which environmental-friendly products become the norm in the future. As a business partner in the areas of credit cards and vehicle leasing we see the potential to provide the necessary incentives to further accelerate the adoption towards the climate transition in Switzerland.
- **Green funding:** Developing and offering low carbon-intensive products and services might require sufficient funding. Following climate-related opportunities in the future will allow Cembra to broaden the access to green funding sources.

#### Climate-related risks

Climate-related risks (one of the nature-related risks) can typically be mapped into other categories of risk such as credit risk, market risk, operational risk or other risks. Consequently, climate-related risks do not necessarily represent a new risk category, but rather an underlying risk driver for a risk category or individual risk.

Cembra is committed to ensure compliance with relevant climate-related regulations and guidelines and adapts risk management practices accordingly. This includes the consideration of climate-related impacts or the assessment of climate-related risks in strategic planning and decision-making processes as well as in the assessment of all categories of risk. In particular, the assessment of existing and new risks is based, among others, also on climate-related changes impact criteria. Therefore, climate-related risk as a driver for other categories of risk is actively identified, assessed, monitored and managed.

Cembra's sustainability approach follows a multi-year approach considering Cembra's most relevant sustainability topics. It is designed to integrate sustainability and climate-related risk considerations into its risk management framework, related policies and processes. Cembra's roadmap is configured to address current and emerging regulations, such as the FINMA circular 2026/1 on Nature-related financial risks and builds capacity through expertise and collaboration including engagement with internal and external stakeholders and experts.

Cembra identified specific climate-related risks in the following areas:

- **Distribution partner and object valuation risks (Transition risk):** The risk that the re-sale value of any lease vehicle may be less than the remaining outstanding balance at the time such lease agreement is terminated, at contractual end or during contract term and the distribution partners might fail to honour their contractual obligations.
- **Loss of market share (Transition risk):** Loss of market share due to climate-related market developments (e.g. increased competition in the low carbon vehicle leasing market) or changes in preferences and behaviour of Cembra's current and future customers.
- **Rating and reputation deterioration (Transition risk):** The risk of increased stakeholder concerns which may result in Cembra's rating and reputation deterioration, e.g. through rating agency channels or shareholders reactions.
- **Lack of compliance with regulatory environment (Transition risk):** The risk of non-compliance with existing and emerging regulatory requirements in the climate and environmental domains. Materialisation of the risk might result in regulatory sanctions, Cembra's brand and reputation damage or direct financial losses.
- **Physical damage of Cembra assets (Physical risk):** The risk of event-driven (acute) or longer-term shifts in climate patterns (chronic) which have a direct adverse impact on Cembra's business activities and its assets.

**Scenario analysis: approach**

Since 2024, Cembra performs a scenario-based climate-related risks analysis and assessment utilising its internal risk management framework. This analysis aims to test the resilience of Cembra's business model and strategy under different scenarios and time horizons in line with the recommendations of TCFD. Utilising scenarios developed by the Network for Greening the Financial Systems (NGFS), the scenario analysis assesses the impact of the identified climate-related risks on Cembra's businesses, strategy, and financial planning over time horizons going beyond the regular financial planning cycle.

The impacts of the identified risks on the organisation are assessed in terms of determination of the risk level. The risk level is determined by the assessment of the likelihood of the specific risk to materialise and the evaluation of impact factors. The analysis takes into account three time horizons (short term up to 3 years, medium term 4-12 years, long term 13+ years). Cembra has reviewed the relevant time horizons that were used to evaluate impact from identified climate-related risks and considered combined medium- and long-term horizon to be most applicable for its scenario-based analysis. The short-term time horizon is embedded within Cembra's financial planning horizon and thus scenario-based climate-related risks analysis has limited applicability and significance.

**Scenario analysis: selected scenarios**

The scenarios selection was driven by broad considerations of identified climate-related risks with varying degrees of transitional and physical type characteristics and by Cembra's business strategy.

Accordingly, Cembra defined two applicable scenarios:

- **Scenario A: Net zero by 2050** limits global warming to 1.5 °C through early adoption of stringent climate policies and innovations. Net-zero emissions reached around 2050, giving at least a 50% chance of limiting global warming to below 1.5 °C by the year 2100.
- **Scenario B: Delayed transition** assumes no new climate policies until 2030 with high regional variation in policy implementation. Emissions exceed the carbon budget temporarily and decline more rapidly to ensure a 67% chance of limiting global warming below 2°C.

**Scenario analysis: results**

In the second half of 2025, scenario analysis and climate-related risks assessment were again performed by a group of subject matter experts across Cembra's organisation, reviewed by external specialised consultant and consolidated by the risk control function. The results of scenario analysis and assessment provide risk levels for each of the identified climate-related risks under considered scenarios. The risk levels were aggregated and averaged across individual risk assessments provided by each subject matter expert. There were no changes compared to the results of 2024, and the climate-related risks and opportunities were reviewed and confirmed by the Sustainability Committee in November 2025.

The results of scenario analysis and climate-related risk assessment did not indicate any of the climate-related risks that would be outside of Cembra's risk tolerance taking into account considered NGFS scenarios and the applicable time horizon.

The distribution partner and object valuation risks level under the Net zero by 2050 scenario was assessed as medium compared to low-medium level under the Delayed transition scenario. The risk levels difference was driven by the fact that the materialisation of distribution partner and object valuation risks had a higher estimated likelihood, paired with stronger impacts across assessed factors under the Net zero by 2050 scenario. The comparison of risk level differences for loss of market share risk, medium and low-medium respectively, revealed that the estimated likelihood was at the same level under both scenarios, coupled with stronger impacts across assessed factors under Net zero by 2050 scenario.

Climate-related risks	Risk levels (medium & long-term time horizon)		Controls/Mitigations
	Net zero by 2050	Delayed transition	
Distribution partner and object valuation risks	Medium	Low-medium	Risk levels were determined under the assumption of a potential decreased ability of car dealers to fulfil contractual obligations. Monitoring of dealers' financial conditions, re-sale and residual values of vehicles, and technological trends. Analyse dealers' exposures, vehicle brands and models diversification. Generally, adopt adequate mitigation measures when and where needed.
Loss of market share	Medium	Low-medium	Re-calibrate and adjust Cembra's product, pricing, volume and risk parameters to address market developments. Continue close cooperation with partners' networks and ensure its range and diversification, reflect provided feedback and customer preferences.
Deterioration of reputation	Medium	Medium	Continue strong focus on execution of business and sustainability strategies. Identify, assess, manage and monitor diligently existing and emerging climate-related risks. Provide continuously adequate and transparent disclosures to the markets and main stakeholders.
Lack of compliance with regulatory requirements	Low-medium	Low-medium	Address timely and completely existing and emerging regulatory requirements and ensure adoption in Cembra's internal regulations, processes and systems. Continue the dialogue within the industry, and with independent experts.
Physical damage of Group assets	Low-medium	Low-medium	Protect and insure physical assets as part of business strategy and product design. Assess, protect and monitor physical security of locations on a regular basis. Implement, test and continuously enhance business continuity management, disaster recovery and operational resilience programmes.

Legend: Cembra's risk levels are low, low-medium, medium, medium-high and high.

The consolidated outcomes of the scenario analysis serve as an indication of Cembra's prioritisation for future climate-related initiatives, action plans and the relative importance of each stream. The overall results suggest that Cembra's business and sustainability strategies, customer-centric approach, commercial excellence and diversified product offerings supported by robust risk management framework and culture, continue to provide financial and operational resilience and adaptability to the climate-related change impacts.

Based on the analysis, Cembra concluded that its ongoing analysis of evolving climate-related risk exposures and trends, its overall strategic development and other values provide sufficient flexibility to maintain resilient currently and in future.

We also assessed how our identified risks and opportunities relate to our climate-related metrics. The main climate-related transition risks (distribution partner and object valuation risks and loss of market share risk) are associated with the key environmental figures (see the following section).

### Key environmental figures

In 2025, Cembra's total GHG emissions (scope 1, 2 and 3) were 281 mCO<sub>2</sub>e, and the total GHG emissions intensity came to 519 tCO<sub>2</sub>e per CHF million net revenue. Our total scope 1 and 2 emissions were 169 tCO<sub>2</sub>e (2024: 197) or less than 0.1% of total emissions. Within scope 3, the category investments (category 15) accounted for 96% of emissions. See table below.

## Breakdown of carbon emissions

	Unit	2025	2024	2023
<b>Consumption</b>				
Refrigerants (Scope 1)	kg	11	28	28
Vehicle fuel (Scope 1)	1000 km	1,568	1,399	1,717
Gas and heating oil (Scope 1)	mWh	306	317	364
District heating/cooling (Scope 2)	mWh	697	799	958
Electricity (Scope 2)	mWh	792	840	1,116
Water	m <sup>3</sup>	2,093	2,912	3,166
Waste	tonnes	169	248	351
Purchased goods	1000 euros	93,226	90,879	96,128
Capital goods	1000 euros	1,175	4,518	2,753
Fuel- and energy-related activities	mWh	1,795	1,958	2,438
Business travel – transport	p. 1000 km	286	260	241
Business travel – hotel stays	per room per night	196	195	216
Employee commuting	p. 1000 km	5,268	5,734	6,525
Employee commuting – homeworking	FTE working days	78,295	74,097	84,326
<b>Greenhouse gas emissions</b>				
<b>Direct emissions (scope 1)</b>	<b>tCO<sub>2</sub>e</b>	<b>146</b>	<b>163</b>	<b>278</b>
Vehicle fuel	tCO <sub>2</sub> e	55	62	166
Boiler fuel (natural gas and heating oil)	tCO <sub>2</sub> e	70	62	72
Refrigerants	tCO <sub>2</sub> e	20	39	39
<b>Indirect emissions (scope 2, location-based)<sup>1</sup></b>	<b>tCO<sub>2</sub>e</b>	<b>23</b>	<b>34</b>	<b>61</b>
<b>Indirect emissions (scope 2, market-based)<sup>2</sup></b>	<b>tCO<sub>2</sub>e</b>	<b>9</b>	<b>30</b>	<b>55</b>
Purchased electricity (location-based)	tCO <sub>2</sub> e	17	10	13
Purchased electricity (market-based)	tCO <sub>2</sub> e	3	6	7
Purchased heating/cooling	tCO <sub>2</sub> e	6	24	48
<b>Indirect emissions (scope 3)</b>	<b>tCO<sub>2</sub>e</b>	<b>281,000</b>	<b>288,000</b>	<b>n.a.<sup>2</sup></b>
Purchased goods and services (category 1)	tCO <sub>2</sub> e	9,832	27,800	29,800
Capital goods (category 2)	tCO <sub>2</sub> e	152	1,610	1,070
Fuel- and energy-related activities (category 3)	tCO <sub>2</sub> e	50	70	87
Waste generated in operations (category 5)	tCO <sub>2</sub> e	4	5	9
Business travel (category 6)	tCO <sub>2</sub> e	30	27	27
Employee commuting (category 7)	tCO <sub>2</sub> e	499	482	549
Investments (category 15)	tCO <sub>2</sub> e	271,000	258,000	n.a.
<b>Scope 1, 2 and 3 emissions</b>	<b>1000 tCO<sub>2</sub>e</b>	<b>281</b>	<b>288</b>	<b>n.a.</b>
– thereof scope 1, 2 and operational scope 3 emissions	1000 tCO <sub>2</sub> e	10.7	30.0	31.8
– thereof scope 1 and location-based scope 2 emissions	1000 tCO <sub>2</sub> e	0.169	0.197	0.339

Note: Scope 3 categories 1, 2 and 15 and total greenhouse emissions figures rounded to three significant digits

1. The market-based method calculates Scope 2 emissions for electricity on the basis of emission factors for electricity generation that a company has consciously selected. The location-based method calculates Scope 2 emissions for electricity on the basis of the average emissions intensity of the grid in which the energy consumption is taking place.

2. Scope 3 including Investments (category 15) since 2024

## Operational environmental management

Cembra's environmental management is based on Swiss law relating to environmental protection, energy and carbon. We continue to ensure environmental stewardship mainly by optimising processes and outputs with a significant environmental impact. We also achieve cost reductions by optimising and reducing our use of energy and equipment.

### Scope 1, 2 and operational scope 3 emissions

Purchased goods and services (part of scope 3) was the most significant source of operational emissions (i.e. excluding scope 3 investments) in 2025. Total emissions generated by this category declined by 65% relative to 2024. The decrease was predominantly driven by a change in methodology, whereby the emissions are more precisely measured by cost type and merchant specific factors for the most important merchants. This measurement enables the bank to pro-actively steer emissions by merchant selection in the procurement process. On a like for like comparison at stable emission factors, the emissions from goods and services increased by 7% due to higher expenses in the relevant cost categories, mainly driven by software licenses.

### Use of energy

Cembra continuously implements various measures aimed at reducing GHG emissions associated with energy. As a result, Cembra has been able to significantly reduce its energy consumption since 2014 (see table below). Overall, this trend continued in the reporting period:

- **Renewed voluntary commitment to optimise energy efficiency.** As a participant of the voluntary energy programme run by the Energy Agency of the Swiss Private Sector (EnAW) in Zurich since 2012, we have committed to optimising energy efficiency and actively reducing carbon emissions by collaborating with the EnAW, an official partner of the Swiss Federal Government and cantons for energy savings and climate protection. In 2024, the contract had been renewed with an updated commitment until 2035.
- **Continued conscious use of electric power.** The replacement of the cooling systems at the headquarters in 2023 – and since then re-using cooling energy from an ice-hockey stadium nearby in Zurich Altstetten – as well as the switch to LED lights was completed at the headquarters had favourable effects. In addition, the replacement of double monitor screens by more efficient curved screens was continued in 2025. The increase in kWh/FTE was mainly driven by the lower number of FTE.

		2025	2024	2023	2022	2021	2020	2019	2018	2017	2016	2015	2014
Electricity	kWh/FTE avg	1,115	1,045	1,222	1,767	1,845	2,317	2,570	2,633	2,525	2,649	2,944	3,188
Gas	kWh/FTE avg	430	398	398	372	1,361	871	850	1,231	1,220	1,695	2,351	1,983
District heating/cooling	kWh/FTE avg	982	994	1,049	765	9	-	-	-	-	-	-	-

Coverage: Excluding Cembra Latvia. From 2021, heating includes oil and natural gas. Until 2020, heating consisted of gas heating at headquarters only. Since 2023, district cooling included in district heating/cooling

- **Remaining electricity consumption predominantly from renewable sources.** In terms of our operations, the energy consumption accounts for the largest impact on the environment. Since 2016, 100% of the electricity we consume at our headquarters (accounting for about three quarters of all employees) is generated from renewable sources. Moreover, our branches use an electricity mix whereby most of the electricity is derived from renewable sources.
- **Lower carbon emissions from heating:** Since 2022, Cembra's headquarters use district heating. These environmentally friendly and energy efficient thermal networks, which are largely powered by waste and biomass, replaced the gas heating at our headquarters. In the second half of 2024, we had established a new contract with the lessor at our headquarters, in which the share of renewable energy was increased from 75% to 100% in district heating, which hence was fully effective in the 2025 financial year.
- **Stable procurement of energy.** To ensure our business operations are not impeded, we have a strong interest in maintaining a stable procurement of energy.
- **Company fleet:** In 2020, Cembra had adopted a new internal target to significantly reduce carbon emissions from its own vehicles. In 2025, the number of cars in our fleet remained stable at 51 (2024: 51). The share of electric-powered vehicles (EV and PHEV) in our company increased to 92% (2024: 82%). The total number of kilometres travelled by our company fleet remained flat in 2025. In 2025, Cembra provided around a dozen electric charging stations to its employees.

- **Employee benefits to support the use of public transport:** We encourage our people to commute using public transport as part of our employee benefits; in fact, the majority of public transport commuting costs are covered by Cembra for most employees (see page 65). In 2025, our employees commuted 5.3 (2024: 5.7) million kilometres. Including homeworking, this represents a carbon footprint of 499 tCO<sub>2</sub>e, or 0.70 tCO<sub>2</sub>e per FTE.

#### **Emissions from financed assets in the vehicle leasing business**

Cembra is financing electromobility in Switzerland, offering loans and leases for electric vehicles.

The Swiss vehicle leasing market is driven by international and national regulatory trends, which follow a net zero strategy in 2050 in accordance with the Paris Agreement and foresee a phase-out of fossil fuel-based vehicles in the mobility sector. In the mid and in the long term, electric vehicle leasing is expected to generate an increasing share of the market, with the supply of used vehicles expected to increase.

In the mid and long term, we are aiming to increase the share of our business related to electric mobility and specific financing products in line with the market trend. In general, leasing can be seen as an environmentally friendly means to prolong the lifecycle of used vehicles. In 2025, Cembra's vehicle financing portfolio accounted for 75% used cars (2024: 74%).

In 2025, Cembra estimates its assets relating to traditional vehicle engines to 89% of the total auto assets (2024: 91%). Over the mid to long term, Cembra expects the share of electric vehicles financed to again increase.

#### **Overall assessment of the effectiveness of the climate-related measures taken**

Over the last years, Cembra has significantly extended the assessment, the management and the reporting on carbon emissions.

The scope 1 and 2 reduction target we adopted in 2020 was achieved in 2025. In 2022 we began to disclose our operational scope 3 carbon emissions, and since 2024 we report on the full scope 1, 2 and 3 emissions. In 2024, Cembra set new targets to reduce its emissions in the medium (2030) and long term (2050)

As part of our groupwide risk management approach, we continued to integrate climate-related risks as a risk driver in our existing risk management framework and the associated processes. In 2025 we also confirmed our climate-related opportunities and risks. The top opportunity (financing clean mobility) and the top risks (distribution partner and object valuation risks) are directly related to our vehicle leasing business.

Our vehicle leasing business is monitored through financed emissions related to scope 3.15, metrics about our vehicle leasing business, and our exposure to carbon-related assets.

Currently Cembra concludes that these elements contribute to the resilience of our approach to address climate-related topics. We will continue to observe relevant trends and regulatory change to adapt our approach.

## 7 Business integrity

### Aim and approach

As an independent bank that has been listed since 2013, we are required to comply with strict regulatory requirements. We continuously aim to provide greater transparency than most of our competitors, many of which are neither listed nor have a banking licence. However, as a market leader, we are convinced that strict regulatory requirements and transparent information are a good way to foster greater confidence, particularly among customers and other key stakeholders who want to know about the Group's financial and non-financial services, its business practices, and the integrity of the senior management. For us, business integrity in many aspects implies going beyond the mere legal requirements that we need to fulfil and act in a way that ensures we are perceived as a transparent and trustworthy business partner, such as ensuring responsible cooperation or supporting customers in financial difficulties.

Due to the nature of our financing products and services, we have to handle a large amount of sensitive and personal data. It is therefore our duty to handle and store data with diligence and take adequate protective measures. Therefore, the protection of data and security of customers' and employees' privacy is a key priority of our data governance.

Clearly defined structures, responsibilities and processes, as well as their regular review, enable us to manage compliance and reputational risks in a highly regulated and competitive market with increasing customer and stakeholder expectations. With zero-tolerance as for integrity breaches, we continuously aspire to be a trusted business partner.

Cembra operates predominantly in Switzerland, where there are relatively low risks of financial crimes. We nevertheless apply international standards to effectively fight against corruption, money laundering, terrorist financing and the circumvention of embargos (see below for related policies and processes).

Our commitment (see table page 39) implies both, business and management integrity. Our employees are required to act in the best interests of the Group and our customers. At the same time, they are responsible for their business activities to be documented and comply with the law. Through our training and performance management system, employees gain in-depth knowledge of products, processes and market conditions and stay on top of the latest trends, innovations and regulations. The company's governance framework ensures these standards and provides visibility of possible compliance breaches or misconduct enabling timely measures to minimise potential damage.

We are maintaining a good relationship with our regulators, by approaching potential issues in a proactive and transparent manner.

### Progress in 2025

In 2025, there were no reportable cases on our business integrity commitment (2024: no cases).

In October 2025 a revised code of conduct was approved by the Board of Directors. It was published in December 2025 and its main elements are outlined below on page 67.

### Compliance and risk framework

Cembra has detailed internal regulations in place, which, among other elements, aim to prevent bribery and corruption. These include the codes of conduct for the Group and its business partners, regulations and processes to prevent fraudulent practices by external parties, the undue acceptance and presentation of gifts, sponsoring and contributions (summaries of the most relevant policies and directives are available at the end of this chapter). Cembra is fully committed to adhere with global regulations with effect on the territory of Switzerland, such as the Foreign Account Tax Compliance Act (FATCA) and the Automatic Exchange of Information (AEI) in order to prevent tax evasion.

The Group applies the three lines model to manage risk and monitor compliance with legal requirements and internal regulations (see Risk Management Report pages 20 for more details). Binding, regularly updated processes further ensure that the Group complies with applicable laws and regulations. Various policies and directives are in place to ensure business integrity and a high level of compliant, responsible behaviour.

Operating guidelines for reporting irregularities and suspicious transactions are complementing the policies and directives and facilitate the due implementation of the respective processes (e.g., AML, see page 73).

### Accountability of the Board of Directors and the Management Board

The Board of Directors and the Management Board establish a culture in which employees are aware of their responsibilities and can express concerns without fear of reprisals. Directors and managers promote ethical behaviour and provide adequate resources for the Bank's compliance programme.

Each member of the Management Board is accountable for the ethical behaviour within his or her respective area of responsibility. They are responsible for addressing compliance-breaches, following specified procedural requirement for an auditable investigation, remediation and document retention. These rigorous requirements are complemented by an established whistleblowing-procedure, including the internal ombuds person and the anonymous, independent external ombudsperson, represented by a large, well-reputed law-firm in Zurich.

The Management Board is the highest level of executive oversight for the company's anti-bribery and anti-corruption programme and for business ethics. A compliance report, including but not limited to a risk assessment, review plan and anti-money-laundering report, is resolved by the Management Board and the Board of Directors every year and updated quarterly.

The compliance department is represented on the Management Board by the General Counsel.

### Mandatory training for employees

Cembra has a comprehensive programme of mandatory training based on both regulatory and in-house requirements for all employees (for details see page 50). Employees are required to complete this mandatory training once a year and confirm their skills by successfully completing several online tests.

- **Annual mandatory training for all employees on ten topics:** General compliance, operational risk awareness, reporting obligations for employees, anti-money-laundering compliance, Bank-wide information security, business continuity management awareness, data protection, insider trading, conflicts of interest, and industry data security standard for payment cards.
- **Annual mandatory training for specific target groups:** Credit cards, insurance (intermediation), fraud prevention, identity and access management.
- **Mandatory training for all new employees:** Onboarding day typically at the start of the employment.

Cembra's head of people & culture is responsible for ensuring that all mandatory training is made accessible to employees. The members of the Management Board are responsible for ensuring that all targeted employees successfully complete the mandatory training courses.

### Code of Conduct

Cembra introduced a Code of Conduct in 2005, reviewed it regularly and updated it in line with the new regulatory requirements and evolving best practice. The current version was approved by the Board of Directors in October 2025 and published in December 2025. Our Code of Conduct is the basis for our internal rules, enforcing compliance with laws, professional standards and best industry practice. It reflects the values of Cembra and drives the behaviour of our employees and partners, supporting Cembra's long-term sustainable success. The Code of Conduct provides clear guidance to employees and partners of Cembra on the principles which govern Cembra's conduct of business. It addresses Cembra's responsibilities as an employer, in dealing with customers, business partners and other third parties, as well as the personal integrity of Cembra employees, Cembra assets, and Cembra's responsibility to society and the environment. Cembra conducts regular audits to monitor compliance with the internal rules deriving from its Code of Conduct, via first-, second- and third-level controls (three lines model, see Risk Management Report page 21). The Code of Conduct is available at [www.cembra.ch/governance](http://www.cembra.ch/governance).

### Coverage

Compliance with the Code of Conduct is mandatory for all employees and for the members of the Board of Directors. The Code of Conduct is an integral part of all employment contracts and is available in four languages (German, English, French, and Latvian), and it has been adopted by Cembra's operational subsidiaries.

### Implementation and training

Annual training on the Code of Conduct is mandatory for all employees.

- All new employees are given the Code of Conduct as part of their employment contract.
- All employees are required to attend annual online compliance training that covers key components of the Code of Conduct. All employees take an annual online test to demonstrate that they understand the contents of the Code of Conduct, the whistleblowing process, and the related procedures. Regular controls based on the three lines model ensure that compliance risks regarding the Code of Conduct are identified and actively mitigated as needed.
- Suspected employee violations of laws, regulations or the Code of Conduct must be reported to the supervisor, the compliance department, the human resources department or the ombudsperson (whether internal or external). Violations by the Management Board must be reported to the general counsel or to the Audit and Risk Committee. Violations by the CEO must be reported to the Chairman of the Board of Directors.
- Violations of the Code of Conduct have a negative impact on employee performance reviews and may affect variable compensation. Such violations may also result in disciplinary actions, including dismissal.
- All employees in scope completed the mandatory online compliance training including the Code of Conduct and pledged to comply with the provisions of the Code.
- All employees are required to sign-off on the key compliance policies as part of the annual e-learning programme. The execution on this sign-off requirements is controlled by the internal control system and run by the risk function.
- For further details on mandatory training, see the section on development and training, page 50.

### Whistleblowing process

Various internal rules and the groupwide intranet provide information on the whistleblowing process for employees and on the procedures and responsibilities that apply to actual or suspected violations of laws, regulations, administrative or judicial orders, and internal regulations and procedures.

- Cembra does not tolerate reprisals against anyone who reports alleged violations in good faith.
- Employees can report suspected violations internally (to their supervisor, human resources department, compliance department or the internal ombudspersons) or to the independent external ombudsperson. A form is also available on the Cembra intranet.
- All employees are informed about the ombudsperson and educated about what to do and whom to contact if they uncover possible violations.
- Whistleblowers can report their concerns confidentially and anonymously. The whistleblowing process is subject to regular reviews by compliance. Violation of the Code of Conduct by Board members, the Management Board or employees can lead to disciplinary measures. Violations amounting to criminal behaviour will be brought to the attention of the competent authorities. If suspected violations of the Code of Conduct are reported, Compliance will investigate. If a violation is confirmed, Compliance will inform the relevant supervisor and the member of the Management Board.
- In 2025, no cases were reported (2024: no cases).

### Anti-corruption measures

Although Cembra operates predominantly in Switzerland, where there are relatively low risks of corruption compared with other countries (following surveys by Transparency International and World Bank), Cembra applies international standards to prevent corruption (e.g. code of conduct, internal regulations on AML, fraud prevention and on acceptance and presentation of gifts), which govern processes and behaviour. Such international standards are also contractually imposed on our key business partners and suppliers, following a third-party risk assessment. Processes and controls are designed and implemented to effectively assure compliance with these standards. Employees have to complete regular trainings to ensure awareness and compliance.

### Grievance procedures

Information and general guidelines on Cembra's grievance mechanisms concerning matters of employees' personal interests (including freedom of association) are rooted in various internal regulations and published on the Bank's intranet, to ensure that all employees are aware of the applicable reporting procedures (including the internal and external ombuds system). Furthermore, Cembra's staff regulations also encourage all employees to report any violations (including suspected violations) or unethical behaviour. Violations can be reported anonymously by phone or via email to an external ombudsperson.

### Political involvement

Based on its rules to prevent conflicts of interest and bribery, Cembra does not make any political contributions. Also, the internal regulations on sponsoring, contributions and donations state that no support shall be given to political parties (find more information on the respective policy below).

### Human rights

By signing the UN Global Compact in 2020, Cembra publicly committed to observing and complying with the Ten Principles, which include human rights. Furthermore, we acknowledge, support, and respect the UN Guiding Principles on Business and Human Rights (UNGPs), the Universal Declaration of Human Rights, and the fundamental labour rights outlined in the International Labour Organization's Declaration on Fundamental Principles and Rights at Work. Within our sphere of influence, we support the protection and promotion of human rights and set the frame that all employees act in accordance with internationally recognised human rights. We do not tolerate child labour or forced labour or any other form of exploitation of human beings. This applies to our own operations, employees, products and services and is also something we require of our suppliers and partners.

At the Sustainability Committee meeting in September 2025, the actual or potential human rights issues were reviewed and Cembra committed to continue fulfilling the UN Global Compact's Ten Principles.

Cembra has several internal regulations in place to facilitate compliance with human rights. These include the Code of Conduct, the Business Partners' Principles of Conduct and the staff regulations which govern internal regulations, processes, and behaviour. These policies are binding for all employees and contractually agreed with third parties. The controls and processes are in place to ensure the compliance with the requirements.

### Supplier standards and management

Cembra's supplier selection is based on comprehensive assessments, which include but are not limited to criteria about sustainability and risk control, as applicable. In order to safeguard the social, environmental and economic impact of our extended supply chain, we recently issued a set of updated supplier standards and values.

#### Supplier standards

Through our supplier standards (Business Partners' Principles of Conduct, available at [www.cembra.ch/sustainability](http://www.cembra.ch/sustainability)) our business partners and their subcontractors agree to comply with all applicable laws, regulations, industry standards, agreements and guidelines relating to social standards (including labour law and occupational health and safety regulations). This includes but is not limited to data protection impact assessments with suppliers, when pre-screening identifies high data processing risks. This includes providing a safe working environment that always ensures the physical and mental integrity of employees.

Our supplier standards are derived from the Code of Conduct. They explicitly cover integrity, anti-corruption and social and environmental standards and are aligned with the principles of the UN Global Compact. With our approach, we strive to embrace areas that are not comprehensively covered by law or where we need our suppliers to adhere to more stringent standards than those applicable in their respective locations. As an example, we require explicitly that our suppliers ban child labour, forced labour, discrimination, harassment and abusive behaviour and that health and safety requirements are met throughout their entire value chain (i.e. including upstream subcontractors and auxiliary staff in all geographic regions).

#### Coverage

Besides ensuring that our key suppliers are aware of and fulfil our sustainability expectations, our supplier standards also aim to raise awareness and to develop our other suppliers regarding sustainability, especially those that do not already have their own sustainability programmes. Most of our suppliers are Switzerland-based companies with extensive supplier standards that fulfil Cembra requirements. Cembra has updated templates of the framework contract to include these standards. The templates are now in use whenever framework contracts are renewed or when larger new contracts are awarded based on Cembra templates. This means that the standards will be contractually endorsed following a risk-based approach: larger suppliers, operating in regions with lower standards than Switzerland, have endorsed the standards and those remaining are addressed, as needed, e.g. part of the renewal cycle. In those situations where an increased sustainability risk has been identified and the contracting is not based on Cembra templates, we apply a case by case, risk-based approach. We typically strive to include a reference to our Standards unless we see that coverage of our principles is in principle otherwise established (e.g. own sustainability programmes).

### Supplier management processes

We rely on a multi-layered enforcement process:

- Our supplier standards are available on our website, and our suppliers will be actively and continuously made aware of our requirements throughout the procurement lifecycle.
- For our key suppliers – i.e. all third parties delivering products or services to the Bank that may directly support the delivery of core banking processes –, the supplier standards are integral part of the contractual framework unless already covered in Partner standard contract governing the business relationship. We continuously extend coverage and include the supplier standards in all relevant supplier agreements by renewing and extending existing contracts, thereby making it a contractual obligation. Where large key suppliers do not accept deviations from their standard contractual language, such suppliers run their own sustainability and corporate social responsibility programmes, substantially covering our standards.
- Our key suppliers are obliged, and all others are expected, to report and mitigate breaches of the supplier standards upon detection of a problem. Breaches are monitored and followed up on by Cembra.
- Most of the requirements imposed on our suppliers are legal requirements, covered in an industry standard and widely accepted. For many aspects, compliance is independently monitored and enforced by public authorities, industry bodies, regulators, and other institutions.

Cembra's sourcing and vendor management departments are responsible for continuously raising awareness of Cembra's requirements, enforcement approach and controls among all relevant internal stakeholders.

### Controls

We require our key suppliers to have a robust control system in place in order to detect failures to comply with standards and to ensure that corrective action is taken. This is complemented by an obligation for Cembra employees in charge of a specific service or supplier to report and escalate any observation of non-compliance, as well as to carry out periodic checks of key suppliers. In cases of non-compliance, we review the severity of the specific case and take appropriate corrective action. Additionally, all new suppliers are screened, including through watchlist screening and further checks depending on services and the extent to which data is shared. The intensity of these checks depends on the type of relationship and integration with Cembra. The highest level of diligence is applied when secret, confidential or otherwise very sensitive data are shared and/or a material outsourcing is in place. The risk assessment is reviewed periodically. We manage third-party information security risks, focusing on key suppliers. We ensure our suppliers implement stringent security measures to protect sensitive information. Key suppliers are assigned minimum yearly performance assessment ratings covering all critical aspects of supplier performance.

We are continuously working with our suppliers to improve our control quality and appreciate all related efforts.

### Audits

Key suppliers are contractually obliged to report (suspected) breaches without undue delay. Non-compliance is treated on a case-by-case basis, with consequences ranging from supplier development to contract termination, civil and penal action. For our key suppliers, we undertake regular performance review meetings, and adherence to data protection and information security requirements is monitored through a risk-based approach (controls ranging from self-declaration to on-site audits).

### Training

The sourcing and the vendor management department includes senior employees who actively draw up Cembra policies and supplier standards (and hence do not require training themselves). New and existing sourcing employees undergo both Cembra-wide and department-specific onboarding processes and receive training covering corporate responsibility and sustainability requirements.

### Privacy and data protection

The protection of personal data, using lawful and transparent data processing, is important to us. We regularly review and optimise processes and controls in order to protect personal data, including customer data. We have implemented a comprehensive framework to ensure data protection, banking secrecy and information security, in order to adhere to applicable legislation and regulations.

- The Group implements this framework with the overall intent of ensuring that critical information, personal data (such as customer data), and information technology relevant to data processing are protected. This framework also covers the protection of data processed by service providers. Such service providers are diligently selected, instructed, and controlled.
- All employees receive regular training on data protection, information security and cyber-crime (e.g. awareness about phishing). For further details see the section on mandatory training, page 50.
- Cembra has published a privacy policy that sets out the rules governing data processing in the Bank and the corresponding rights of customers. The Bank's privacy policy is published on Cembra's website (<https://www.cembra.ch/en/legal/privacy-policy/>) and applies to all relevant business lines. It informs customers about the Bank's data processing and provides all information on how to exercise their rights.

Cembra adheres to the duty to report cyber-attacks pursuant to Article 29 para. 2 FINMASA. Such cyber-attacks could lead to potentially severe information security incidents, including breaches of data confidentiality. In 2025, Cembra did not report any cyber-attack pursuant to Article 29 para. 2 FINMASA with the regulator.

Furthermore, the Bank has implemented and maintains response plans in line with the requirements of FINMA and the Swiss Federal Act on Data Protection (FADP), namely the notification to the Federal Data Protection and Information Commissioner (FDPIC). This also includes response plans with notification requirements towards the customer.

Cembra conducts regular audits of its information security, cyber-security and data protection frameworks and related process and technology control effectiveness. Audit frequencies are determined in accordance with internal and external policies, and audits are usually conducted at least on an annual basis.

### Ensuring the business integrity of partners

The Group conducts business across Switzerland via a network of branches, as well as alternative sales channels such as online, credit card partners, independent intermediaries (personal loans) and car dealers (auto leases and loans).

#### Longstanding active relationships

We maintain close, longstanding relationships with our distribution partners. In many cases, partnerships have been developed over several decades. At year-end 2025, 80 (2024: 88) independent intermediaries were originating personal loans for the Bank. In the auto leases and loans segment, we partner with around 3,400 car dealers. In the credit card segment, we have longstanding relationships in Switzerland with Conforama (since 2008, renewed in 2022), Touring Club Suisse (since 2011, renewed in 2024), and FNAC (since 2016, renewed in 2022). In 2019 and 2020, new partnerships were entered into with the retailers LIPO and IKEA Switzerland and in 2022 with SPAR Switzerland. In September 2022, we entered a partnership with the leading Swiss payment app TWINT.

#### Processes in place to ensure business integrity and ethical conduct

We are committed to working together with our business partners to serve the interests of our clients. Partnerships are designed to ensure service quality and product integrity. Cembra has various processes in place to ensure compliance, good governance and risk management practices, and ethical business conduct in partnerships.

- Our collaboration with independent intermediaries and car dealers is guided by standard procedures to minimise risks of non-compliant behaviour.
- Formal processes govern the selection, training, instruction and monitoring of independent intermediaries and car dealers. The precautions and requirements for independent intermediaries are particularly strict and tightly regulate the Bank's business dealings with them.
- All partners undergo anti-money-laundering (AML) screening processes (see above).

### Overview: quality assurance, training, responsibilities, and monitoring of business partners

	Independent intermediaries	Car dealers	Credit card partners
<b>Quality assurance</b> We require our business partners to meet high standards of integrity.	Quality is reviewed monthly, with more in-depth reviews conducted quarterly.	Quality is reviewed yearly or at least every three years.	Credit card partners and their branches are regularly visited by a review team.
<b>Training</b> We provide regular training to ensure business integrity.	Training focuses on business and product strategies, products, processes and compliance.  Around 90 independent intermediaries receive training each year. In 2025 all training sessions were conducted.	Training focuses on business and product strategies, products, processes and compliance.  Training is given to our dealers mostly locally by our 22 sales area managers.	Retailer credit card partners receive regular training and additional onboarding training for new partnerships.  The number of point-of-sale training sessions amounts to about 300, reflecting increasing needs, for our partners' about 90 branches. In 2025 the training sessions were conducted both at the partners' locations and virtually.
<b>Responsibilities and monitoring</b> Various departments (including compliance, underwriting and – through guidelines and escalation processes – risk management) are involved in the quality assurance processes.  Bank departments handle the budget calculations and underwriting processes internally. The Bank always has the ultimate responsibility for approving a loan, a lease or a credit card and bears the risk for possible losses due to default.	Specific policies for independent intermediaries ensure professional delivery of services and full compliance with ethics requirements. These policies are included in every business relationship in order to minimise compliance risk.	Car dealers are regularly visited by the Bank's sales area managers, who report their findings via an online tool. Abnormal findings are investigated, and in case of non-compliance by the dealer, the partnership is terminated.	Credit card partners and their branches are regularly visited by a review team. They provide support and perform spot checks of customer applications. Any irregularities are investigated jointly with the partners and are reported internally. Additional training sessions are provided where deemed necessary.

### Other policies covering aspects of business integrity

In addition to the Code of Conduct and the Business Partners' Principles of Conduct (both available on our website), Cembra has put in place other internal regulations.

- Each policy and directive are reviewed and updated on a regular basis.
- As with the Code of Conduct, there is an annual e-learning programme, which is mandatory for all employees covering the most important topics and other related policies.
- An internal monitoring system is implemented by the control functions (risk and compliance).
- Internal regulations are applicable to all employees and enforceable with disciplinary measures under labor law.

The most relevant internal regulations (policies and directives) are described below.

### Anti-money-laundering (AML)

As a financial intermediary, the Bank is subject to the Anti-Money-Laundering Act and thus operates a programme to prevent money laundering. Some of the key requirements are the following:

- We systematically assess customers and partners before concluding a contract or business relationship.
- This exhaustive onboarding process protects the Bank from engaging in relationships with individuals or entities that have been placed on international sanctions lists.
- Politically exposed persons (PEPs) and high-risk relationships are thoroughly analysed.
- Customers and partners continue to be regularly reviewed after the contract or business relationship has been concluded. In addition to the continuous review of customers, transactions and payment practices are constantly monitored. Suspicious transactions are flagged and reviewed by the Bank's compliance officers.
- All new Bank employees receive introductory training that covers the Bank's AML programme and then attend regular refresher training sessions in subsequent years (see the chapter on people and development, page 50).

### Fraud prevention

Internal regulations govern the competencies, measures, and controls for preventing fraudulent practices including cybercrime that can adversely affect the Bank. Some of the key requirements are the following:

- Cembra defines the processes, roles and responsibilities needed to prevent suspected cases of fraud by external parties and to investigate such cases accordingly.
- The risk function is in charge of setting up a strategy for preventing fraud and conducting further investigations.
- To ensure the timely monitoring of operating activities, the risk function is supported by other departments within the business to customer area.

### Acceptance and presentation of gifts

In addition to the Code of Conduct, there is also a policy on accepting and presenting gifts. This policy sets out the standards of behaviour to be maintained by all employees when giving and receiving gifts or where business entertainment is accepted or provided. Some of the key requirements are the following:

- Conflicts of interest must be avoided, and the Bank's reputation protected.
- Furthermore, it sets out competencies regarding the administration of customer and partner gifts of any kind.
- It covers receiving gifts, presenting gifts and events. In particular, the policy stipulates under which circumstances gifts and invitations can be accepted, the principles that are observed when the Bank presents gifts to third parties, and the ethical behaviour to be followed by the Bank as a host of events or by employees as guests at events. Furthermore, it states that granting or accepting facilitating payments or goods is strictly forbidden. The legal and compliance departments are responsible for any changes to this policy.

### Sponsoring, contributions, and donations

Internal regulations set out the requirements to be observed in connection with sponsoring activities and the awarding of contributions and donations. It defines criteria for sponsoring and donation purposes and corresponding review and approval processes; it is applicable to all employees of the Bank. When working with third parties (e.g. advertising agencies), it must be ensured that such third parties also comply with and implement the requirements of this policy.

Providing sponsoring and making contributions or donations to organisations, interest groups and associations is intended to strengthen Cembra's image. Such activities are also an opportunity to create a platform for active customer care. Some of the key requirements are the following:

- Contributions may only be awarded to those institutions and organisations with which goodwill will be created, in the specific interests of the Bank or a subsidiary and its sales channels.
- No support shall be given to political parties.
- Contributions with a strictly personal connection are not permitted. Furthermore, contributions may not be awarded in cases where an applicant's request is made solely with reference to an ongoing or terminated customer relationship.
- The internal review and approval process for donations provides details in accordance with the above criteria.

**Securities trading and use of insider information**

The purpose of these internal regulations is the prevention of insider trading and market manipulation. Some of the key requirements are the following:

- An orderly information flow and reporting obligations.
- Immediate capital market information concerning non-public, potentially price-sensitive facts in accordance with the Listing Rules.
- Prevention of market abuse.
- Rules and procedures applicable to any third parties providing services having access to insider information (maintaining of insider list and documentary requirement).

**Marketing activities and customer relationship management**

The internal regulations describe both the regulatory and internal requirements applicable to marketing and advertising activities. They specify the requirements related to the development of marketing and advertising activities/materials and the corresponding design requirements and approval process. Some of the key requirements are the following:

- Consumer credit contracts (including lease and loan agreements, credit, and customer cards) may not be advertised aggressively.
- In product advertising, the relevant provider (company) must be clearly specified and a calculation example, including the effective interest rate and the total costs, must be provided in all cases.
- An over-indebtedness warning must be included, referring to the fact that any loan that would lead to the consumer taking on too much debt is prohibited.
- All application forms for products offered by the Bank or its subsidiaries must contain a notice concerning data protection and processing, in particular for marketing purposes.
- Appropriate controls must be implemented to ensure compliance with the requirements of the policy.

**Flexible Work Arrangement Framework**

The Bank is committed to fostering cooperation based on mutual trust and supports flexible ways of working, provided that the personal needs of employees can be reconciled with company goals. As a result, the Bank has acted on the desire for greater flexibility and to work from home; it has also adapted to changes in working practices. The internal regulations demonstrate various working models offered by the Bank and is the responsibility of human resources. Some of the key requirements are the following:

- Specifies the criteria to apply when deciding which working models are appropriate for which area of activities.
- Sets out the guiding principles for effective implementation of a flexible working culture (e.g. customer focus will not be compromised) and describes different work options (flexible location or time, part-time working, job-sharing). Employees may freely choose their own ways of working in conjunction with their line managers, considering the Bank's core principles.
- Addresses how to deal with data protection, banking and business secrecy and work equipment and costs when working remote and outside the business premises.

## 8 Community engagement

### Aim and approach

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Our community engagement aims to have a positive impact on society. Despite such engagement is not considered to be a highly material topic by our stakeholders, it is important for our employees as well as for communities in the society. We therefore address the topic separately in this chapter.

At Cembra, we see ourselves as part of a wider social network and as a community member. Being part of the local community comes with great advantages but also responsibilities. We take our social responsibility seriously, want to be a good corporate citizen and are committed to important social policy issues. We see ourselves as equal partners, and we attach great importance to supporting projects and initiatives over the long term.

Our community engagement has three goals:

- **Enhancing understanding and awareness about social responsibility in general:** Our social engagement aims not only to take our responsibility towards society seriously but also to foster understanding about social responsibility.
- **Engagement for Cembra's social responsibility:** The voluntary contribution by employees to social projects has a positive social impact. It also has a positive effect on the feeling of togetherness within the company, contributing to a greater awareness of Cembra's social responsibility.
- **Strengthening employee loyalty:** Finally, we are convinced that social engagement strengthens our employees' loyalty to the company.

### Progress in 2025

In 2025, we continued our community engagement activities. We launched an employee-driven initiative "Cembra Cares" that helps foster an inclusive, healthy, and sustainable working environment. It actively supports our goals in the areas of company culture, health, and social and environmental engagement.

Alongside other activities (e.g. collaboration with Swiss Red Cross by organising blood drives and participation in the Pink Ribbon Charity Walk), we work with Swiss schools (years one to nine) through the YES programme "personal economics". As a Cembra volunteer, employees can take on the role of teacher for some lessons and can make an important contribution to the practical entrepreneurial education of children and young people. Cembra employees supported the Children's Cancer Aid Switzerland at holiday camps in Lenzerheide and Engelberg, caring for children and allowing parents to take a break from everyday life.

Cembra supports volunteering activities by counting such activities as working time if they take place on weekdays.

Cembra regularly informs all employees about its social and environmental engagement and volunteering activities. We also kept a constant dialogue with our partners.



# Independent limited assurance report on Cembra Money Bank AG's Sustainability Report 2025

## To the Board of Directors of Cembra Money Bank AG, Zurich

We have conducted a limited assurance engagement on the Sustainability Report of Cembra Money Bank AG (hereinafter "Cembra") as part of the Annual Report 2025 on pages 31–75 for the year ended 31 December 2025 (hereinafter "Sustainability Report 2025").

The section 'Letter from the Chairman' on page 32 was not covered by our limited assurance.

### Our Limited Assurance Conclusion

Based on the procedures we have performed as described under the 'Summary of the Work we Performed as the Basis for our Assurance Conclusion' and the evidence we have obtained, nothing has come to our attention that causes us to believe that the Sustainability Report 2025 is not prepared, in all material respects, in accordance with the Sustainability Reporting Criteria.

Our assurance report and our assurance conclusion do not extend to information relating to prior reporting periods or to forward-looking information included in the Sustainability Report 2025 or to any other information included in the Annual Report 2025, information linked from the Sustainability Report 2025 or from the Annual Report 2025, or any images, audio files or embedded videos.

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

### Understanding how Cembra has Prepared the Sustainability Report 2025

Cembra prepared the Sustainability Report 2025 using the following criteria (hereinafter referred to as the "Sustainability Reporting Criteria"):

- Global Reporting Initiative (GRI) Standards;
- For the sections referenced within the "Swiss Code of Obligations" content index on page 35 – Article 964b (1) and (2) of the Swiss Code of Obligations (Swiss CO);
- For the sections referenced within the "Ordinance on Climate Disclosure" content index on page 36 – Article 3 of the Swiss Ordinance on Climate Disclosures and the recommendations of the Task Force on Climate-related Financial Disclosures (TCFD).

Consequently, the Sustainability Report 2025 needs to be read and understood together with these standards and criteria.

### Inherent Limitations in Preparing the Sustainability Report 2025

Due to the inherent limitations of any internal control structure, it is possible that errors or irregularities may occur in disclosures in the Sustainability Report 2025 and not be detected. Our engagement is not designed to detect all internal control weaknesses in the preparation of the Sustainability Report 2025 because the engagement was not performed on a continuous basis throughout the period and the audit procedures performed were on a test basis.



The accuracy and completeness of sustainability information in the Sustainability Report 2025 are subject to inherent limitations due to their nature and the methods used to determine, calculate, and estimate these data. In addition, the quantification of sustainability information is associated with inherent uncertainty, as scientific knowledge regarding the factors underlying emission factors and the values required, for example, to combine the emissions of different gases, is incomplete.

### Cembra's Responsibilities

The Board of Directors of Cembra is responsible for:

- selecting or establishing suitable criteria for preparing the Sustainability Report 2025, taking into account applicable law and regulations related to reporting the sustainability information;
- preparing the Sustainability Report 2025 in accordance with the Sustainability Reporting Criteria; and
- designing, implementing and maintaining internal control over information relevant to the preparation of the Sustainability Report 2025 that is free from material misstatement, whether due to fraud or error.

### Our Responsibilities

We are responsible for:

- planning and performing the engagement to obtain limited assurance about whether the Sustainability Report 2025 is free from material misstatement, whether due to fraud or error;
- forming an independent conclusion, based on the procedures we have performed and the evidence we have obtained; and
- reporting our independent conclusion to the Board of Directors of Cembra.

As we are engaged to form an independent conclusion on the Sustainability Report 2025 as prepared by the Board of Directors, we are not permitted to be involved in the preparation of the Sustainability Report 2025 as doing so may compromise our independence.

### Professional Standards Applied

We performed a limited assurance engagement in accordance with International Standard on Assurance Engagements 3000 (Revised) *Assurance Engagements other than Audits or Reviews of Historical Financial Information* (ISAE 3000), issued by the International Auditing and Assurance Standards Board (IAASB).

### Our Independence and Quality Control

We have complied with the independence and other ethical requirements of the *International Code of Ethics for Professional Accountants (including International Independence Standards)* of the International Ethics Standards Board for Accountants (IESBA Code), which is founded on fundamental principles of integrity, objectivity, professional competence and due care, confidentiality and professional behavior.

Our firm applies International Standard on Quality Management (ISQM) 1, which requires the firm to design, implement and operate a system of quality management including policies or procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

Our work was carried out by an independent and multidisciplinary team including assurance practitioners and sustainability experts. We remain solely responsible for our assurance conclusion.



## Summary of the Work we Performed as the Basis for our Assurance Conclusion

We are required to plan and perform our work to address the areas where we have identified that a material misstatement of the Sustainability Report 2025 is likely to arise. The procedures we performed were based on our professional judgment. Carrying out our limited assurance engagement on the Sustainability Report 2025 included, among others:

- assessment of the design and implementation of systems, processes and internal controls for determining, processing and monitoring sustainability performance data, including the consolidation of data;
- inquiries of group-level employees responsible for the determination and consolidation as well as the implementation of internal control procedures regarding the selected disclosures;
- inspection of selected internal and external documents to determine whether quantitative and qualitative information is supported by sufficient evidence and presented in an accurate and balanced manner;
- assessment of the data collection, validation and reporting processes as well as the reliability of the reported data on a test basis and through testing of selected calculations;
- analytical assessment of the data and trends of the quantitative disclosures included in the scope of the limited assurance engagement;
- assessment of the completeness of the Sustainability Report 2025 regarding the disclosures required by Article 964b (1) and (2) of the Swiss CO and Article 3 of the Swiss Ordinance on Climate Disclosures; and
- assessment of the consistency of the disclosures and key figures and of the overall presentation of the disclosures through critical reading of the Sustainability Report 2025.

The procedures performed in a limited assurance engagement vary in nature and timing from, and are less in extent than for, a reasonable assurance engagement. Consequently, the level of assurance obtained in a limited assurance engagement is substantially lower than the assurance that would have been obtained had we performed a reasonable assurance engagement.

KPMG AG



Silvan Jurt  
Licensed Audit Expert



Saskia Weiss  
Licensed Audit Expert

Zurich, 18 March 2026

# Corporate Governance Report

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## Information relating to the Corporate Governance

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Cembra Money Bank AG (“Bank”, together with its subsidiaries, “Group”) is committed to transparent and responsible corporate governance. The term “corporate governance” is used when referring to the organisational structure of the Group as well as the operational practices of its management. The Group’s internal governance framework, including the Bank’s articles of incorporation (“Articles of Incorporation”) and the organisational regulations (“Organisational Regulations”) as well as the Group Governance Regulations (in place since 1 January 2023), embody the principles required in order for the business of the Group to be managed and supervised in accordance with good corporate governance standards.

As a company having its shares listed on the SIX Swiss Exchange (SIX), the Bank is subject to – and acts in compliance with – the Directive on Information Relating to Corporate Governance including its Annex (DCG) and the related Guideline, issued by SIX Exchange Regulation AG. If information required by the CGD is published in the Notes to the Consolidated Financial Statements, a reference indicating the corresponding note to the Consolidated Financial Statements is provided. The Swiss Code of Best Practice for Corporate Governance, issued by *economiesuisse*, has also been taken into account.

The Organisational Regulations (available at [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance)) further outline the duties, powers and regulations of the governing bodies of the Group.

Unless expressly stated otherwise, this Corporate Governance Report presents the law as of the balance sheet date (31 December 2025).

# 1 Group structure and shareholders

## 1.1 Group structure

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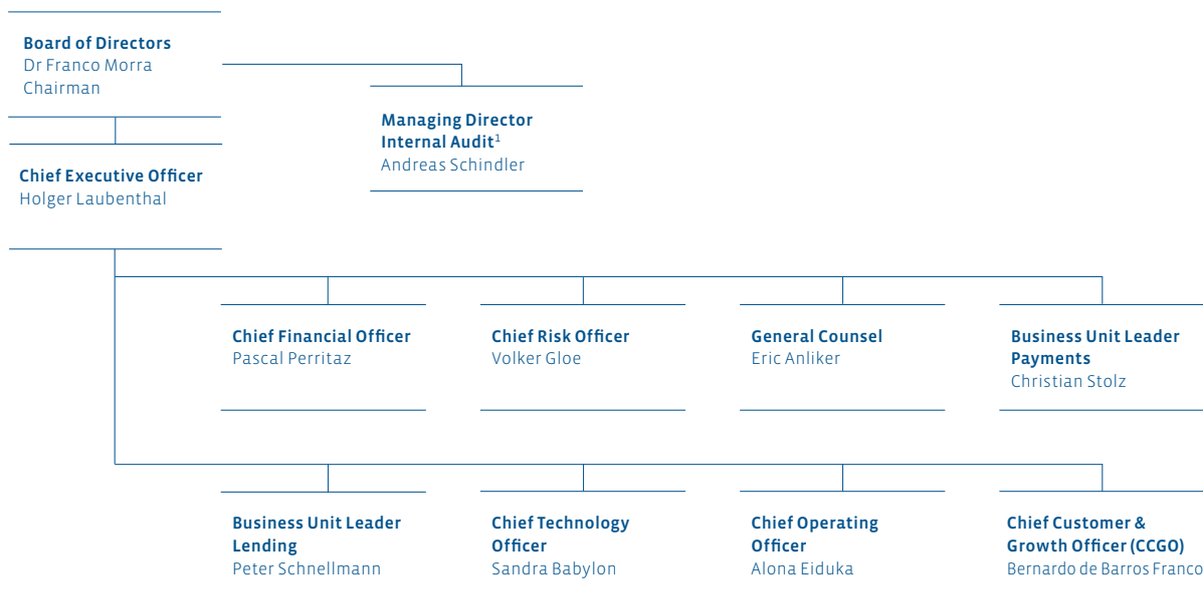
### 1.1.1 Description of the Group’s operational structure

The Bank is a public limited company (Aktiengesellschaft) organised under the laws of Switzerland in accordance with art. 620 et seq. of the Swiss Code of Obligations (CO). The registered address and head office of the Bank is at Bändliweg 20, 8048 Zurich, Switzerland.

The Group’s operations activities mainly focus on consumer finance. The Bank is subject to prudential supervision by the Swiss Financial Market Supervisory Authority (FINMA) and provides a range of financing solutions and services including deposit and saving products in Switzerland.

Headquartered in Zurich, the Group operates in Switzerland through a network of branches and online distribution channels, as well as credit card partners, independent intermediaries and car dealers.

Organisational Group structure at 31 December 2025:

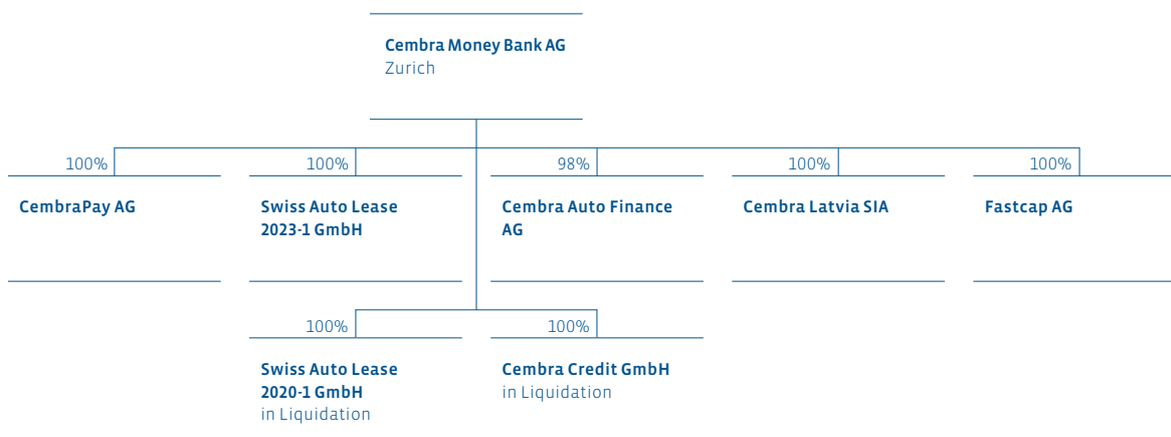


<sup>1</sup> The internal audit department is an independent function with a reporting line to the Board of Directors and the Audit and Risk Committee (see section 3.5)

1.1.2 Group entities

The Group comprises the Bank as the parent company and its subsidiaries:

- Fastcap AG (with registered office in Zurich, Switzerland, share capital CHF 100,000, shares 100,000 x CHF 1);
- Cembra Credit GmbH in Liquidation (with registered office in Zurich, Switzerland, stated capital CHF 20,000, shares 1 x CHF 20,000);
- CembraPay AG (with registered office in Zurich, Switzerland, share capital CHF 100,000, shares 100 x CHF 1,000);
- Cembra Latvia SIA (with registered office in Riga, Latvia, share capital EUR 2,800, shares 2,800 x EUR 1.00);
- Swiss Auto Lease 2023-1 GmbH (with registered office in Zurich, Switzerland, stated capital CHF 20,000, shares 200 x CHF 100);
- Swiss Auto Lease 2020-1 GmbH in Liquidation (with registered office in Zurich, Switzerland, stated capital CHF 20,000, shares 200 x CHF 100);
- Cembra Auto Finance AG (with registered office in Zurich, Switzerland, share capital CHF 100,000, shares 1,000 x CHF 100).



Within the Group, only the Bank is a listed company. The Bank's registered office is in Zurich and its registered shares are listed pursuant to the International Reporting Standard of SIX (securities number: 22517316, ISIN: CH0225173167, ticker: CMBN). As of 31 December 2025, the Bank's issued nominal share capital amounted to CHF 30,000,000 and the market capitalisation amounted to CHF 2,980 million.

### 1.2 Significant shareholders

According to the rules regarding the disclosure of significant shareholdings of Swiss companies listed on the SIX, disclosure has to be made if the holding reaches, falls below or exceeds the following thresholds: 3%, 5%, 10%, 15%, 20%, 25%, 33 $\frac{1}{3}$ %, 50% or 66 $\frac{2}{3}$ % of the voting rights, whether or not the voting rights can be exercised. The percentage thresholds are calculated on the basis of the total amount of voting rights according to the number of shares issued as disclosed in the commercial register. The Bank is obliged to announce shareholdings by third parties in its shares when notification is received from a third party that a threshold has been reached or crossed. As shareholders are only required to notify the Bank and the SIX Exchange Regulation AG if their holding reaches, falls below or exceeds the thresholds listed above, the percentage holdings of significant shareholders of the Bank may vary at any given time compared to the date of submission of the most recent notification for these respective shareholders.

As of 31 December 2025, the Bank was not aware of any person or institution, other than UBS Fund Management (Switzerland) AG (14.003%) and BlackRock, Inc. New York, US (3.712%), which, directly or indirectly, had an interest as a beneficial owner in shares of Cembra Money Bank AG reaching or exceeding the relevant thresholds prescribed by law. The announcements related to these notifications can be found via the search facility on SIX Exchange Regulation AG's platform: [www.ser-ag.com/en/resources/notifications-market-participants/significant-shareholders.html](http://www.ser-ag.com/en/resources/notifications-market-participants/significant-shareholders.html).

### 1.3 Cross shareholdings

The Group has not entered into any cross shareholdings that exceed 5% of the share capital or voting rights on either side.

## 2 Capital structure

### 2.1 Capital

At 31 December 2025, the Bank's registered share capital amounted to CHF 30,000,000, divided into 30,000,000 registered shares with a par value of CHF 1.00 each ("Shares"). The Shares are fully paid-in and non-assessable and rank pari passu with each other.

Further information is available in note 16 to the Consolidated Financial Statements.

### 2.2 Capital band and conditional capital

#### 2.2.1 Capital band

On 24 April 2025 the General Meeting approved a capital band in art. 4 of the Articles of Incorporation (available at [www.cembra.ch/en/investor/investor-relation/corporate-governance/articles-of-incorporation/](http://www.cembra.ch/en/investor/investor-relation/corporate-governance/articles-of-incorporation/)), allowing during a period of two years from the date of the 2025 Annual General Meeting to increase the share capital by a maximum of 10% (upper limit of CHF 33,000,000) or decrease it by no more than 5% (lower limit of CHF 28,500,000) without further approval by a General Meeting in one or more increases and/or reductions. Capital reductions can be conducted either through a reduction of the nominal value of the shares or through cancellation of shares. To minimise the possible dilution of existing shareholders, the combined maximum amount of new shares that may be issued without pre-emptive or advance subscription rights under the capital band or the conditional capital pursuant to art. 4 to 6 of the Articles of Incorporation to max. 3,000,000 Shares (corresponding to max. 10% of the current share capital). The subscription and acquisition of the new Shares and any subsequent assignment of the Shares shall be subject to the restrictions of art. 8 of the Articles of Incorporation.

In case of a share capital increase the Board of Directors shall, to the extent necessary, determine the number of shares, the issue price, the type of contribution, the date of issue, the conditions governing the exercise of the pre-emptive

rights and the commencement of dividend entitlement. The Board of Directors may issue new shares which are underwritten by a bank or other third party and subsequently offered to existing shareholders. The Board of Directors is authorised to restrict or to exclude trading in the pre-emptive rights. In the event of pre-emptive rights not being exercised, the Board of Directors may, at its discretion, either allow such rights to expire, place them or the shares to which they are entitled at market conditions, or use them in some other manner conducive to the interests of the Bank.

In case of a share capital increase, the Board of Directors is authorised to withdraw or limit the pre-emptive rights of the shareholders and allow such rights to individual shareholders or third parties if (i) the new Shares are to be used for the acquisition of an enterprise, part(s) of an enterprise or participations, or for the financing or refinancing of such transactions, or for the financing of new investment plans of the Bank, (ii) the new Shares are to be used for the purpose of broadening the shareholder constituency of the Bank in connection with the listing of new Shares on domestic or foreign stock exchanges or, for purposes of the participation of strategic partners of the Bank or (iii) in the determination of the issue price of the new Shares, the market price is taken into account.

For further details please refer to art. 4 of the Articles of Incorporation under: [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance).

### 2.2.2 Conditional share capital

The Bank's conditional share capital of CHF 3,900,000 in aggregate is available for the issuance of up to 3,900,000 Shares with a nominal value of CHF 1.00 each. The amount of CHF 3,900,000 corresponds to 13% of the existing share capital.

The Bank's share capital may be increased – based on art. 5 of the Articles of Incorporation (available at [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance)) – by up to CHF 3,000,000 by the issuance of up to 3,000,000 Shares (a) through the voluntary or mandatory exercise of conversion rights and/or warrants granted in connection with the issuance on national or international capital markets of newly or already issued bonds or other financial market instruments by the Bank or one of its subsidiaries; and (b) through the exercise of warrant rights granted to the shareholders by the Bank or one of its subsidiaries. The Board of Directors may use warrant rights not taken up by shareholders for other purposes in the interest of the Bank. The pre-emptive rights of the shareholders are excluded in connection with the issuance by the Bank or any of its subsidiaries of bonds or other financial market instruments which are linked to conversion rights and/or the issuance of warrants. The then current owners of conversion rights and/or warrants shall be entitled to subscribe for the new Shares. The conditions of the conversion rights and/or warrants shall be determined by the Board of Directors.

In connection with the issuance by the Bank or one of its subsidiaries of bonds or other financial market instruments which are linked to conversion rights and/or warrants, the Board of Directors is authorised to restrict or deny the advance subscription rights of shareholders if such issuance is made for the purpose of financing or refinancing the acquisition of an enterprise, parts of an enterprise, or participations or for new investments or for the issuance on national or international capital markets. If advance subscription rights are denied by the Board of Directors, the bonds or other financial market instruments which are linked to conversion rights and/or warrants shall be issued at the relevant market conditions and new shares shall be issued at market conditions, under consideration of the current price on the stock exchange of the shares of the Bank and/or comparable financial instruments having a market price. Conversion rights may be exercised during a maximum 20-year period, and warrants may be exercised during a maximum 10-year period, in each case from the date of the respective issuance. The advance subscription rights of the shareholders may be granted indirectly.

In addition, the share capital may be increased – based on art. 6 of the Articles of Incorporation (available at [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance)) – by up to CHF 900,000 through the issuance of up to 900,000 Shares each by the issuance of new Shares to members of the Board of Directors, members of the Management Board and employees of the Bank and its subsidiaries. The pre-emptive rights of the shareholders of the Bank shall be excluded. The Shares or rights to subscribe for Shares shall be issued to members of the Board of Directors, members of the Management Board and employees of the Bank or its subsidiaries pursuant to one or more regulations to be issued by the Board of Directors. Shares or subscription rights may be issued at a price lower than that quoted on the stock exchange.

The acquisition of Shares through the voluntary or mandatory exercise of conversion rights and/or warrants or within the context of employee share ownership and each subsequent transfer of the Shares are subject to the restrictions of art. 8 of the Articles of Incorporation.

Capital increases (i) from conditional capital pursuant to this art. 5 of the Articles of Incorporation, which result from the exercise of conversion rights and/or warrants in connection with bonds or other financial market instruments issued under exclusion of advance subscription rights as well as (ii) from conditional capital pursuant to art. 6 of the Articles of Incorporation are limited by capital increases already carried out from the capital band pursuant to art. 4 of the Articles of Incorporation under exclusion of pre-emptive rights. The maximum amount of such capital increases under exclusion of pre-emptive rights or advance subscription rights, respectively, may not exceed CHF 3,000,000, corresponding to 3,000,000 registered shares with a nominal value of CHF 1.00 each whereby the allocation between the two categories shall be at the discretion of the Board of Directors.

For further details please refer to art. 5 and 6 of the Articles of Incorporation under: [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance).

### **2.2.3 Conversion capital**

Based on art. 5a of the Articles of Incorporation (available at [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance)), the Bank's share capital may be increased by up to 4,200,000 Shares (i.e., 14% of the existing share capital) through the conversion of claims from mandatory convertible bonds or similar financial instruments of the Bank, which provide for a conditional or unconditional mandatory conversion into Shares upon the occurrence of a trigger event. The pre-emptive rights of shareholders are excluded. The then current owners of mandatory convertible bonds shall be entitled to subscribe for the new shares. The advance subscription rights of shareholders with respect to mandatory convertible bonds shall be granted. The Board of Directors is authorised to deny the advance subscription rights of shareholders for the issuance of mandatory convertible bonds, provided that the mandatory convertible bonds are issued at market conditions or at a discount that is necessary to ensure a fast and complete placement. The Board of Directors shall determine the issue price of the new shares taking into account the market price of the shares and/or comparable instruments. The acquisition of shares through the conversion of mandatory convertible bonds and each subsequent transfer of shares shall be subject to the restrictions of art. 8 of the Articles of Incorporation.

## **2.3 Changes in capital**

There were no changes in the share capital in 2023, 2024 and 2025, respectively.

## **2.4 Shares and participation certificates**

The Bank has issued 30,000,000 registered shares with a par value of CHF 1.00 each. All Shares are fully paid up and entitled to dividends. Each Share carries one vote. There are no preferential rights or similar rights attached to the Shares (Stimmrechtsaktien).

The Bank has not issued any non-voting equity securities, such as participation certificates (Partizipationssscheine) or preference shares (Vorzugsaktien).

## **2.5 Dividend-right certificates**

There are no dividend-right certificates outstanding.

## **2.6 Limitations on transferability and nominee registrations**

The Shares are freely transferable.

The Bank keeps a share register ("Share Register"), in which the holders and usufructuaries of the Shares are entered with name, address and nationality and in case of legal entities, the company name and registered office. Upon application to the Bank, acquirers of Shares will be recorded in the Share Register as shareholders with voting rights, provided they expressly declare that they have acquired and hold these Shares in their own name and for their own account and that there is no agreement on the redemption or return of the corresponding shares and that the shareholder bears the economic risk associated with the shares.

Any person who does not expressly state in his or her application to the Bank that the relevant Shares were acquired for his or her own account and that there is no agreement on the redemption or return of the Shares and that the shareholder bears the economic risk associated with the shares will be regarded as a nominee (“Nominee”). A Nominee may be entered in the Share Register as a shareholder with voting rights for Shares representing a maximum of 3% of the total outstanding share capital of the Bank. With respect to Shares in excess of this limit, a Nominee may only be entered into the Share Register as a shareholder with voting rights if he or she declares in writing that he or she is prepared to disclose the name, address and shareholding of any person for whose account he or she is holding 0.5% or more of the Bank’s total outstanding share capital.

For purposes of determining if a person holds 0.5% or more of the Bank’s outstanding share capital, legal entities, partnerships or groups of joint owners and other groups in which individuals or legal entities are related to one another through capital ownership or voting rights or have a common management or are otherwise interrelated, and legal entities or partnerships that act in concert (especially as a syndicate) with intent to evade the foregoing limitations are considered and treated as a single shareholder.

The introduction, amendment and withdrawal of provisions regarding restrictions of transferability of Shares in the Articles of Incorporation require a resolution of the General Meeting passed by at least two-thirds of the votes and the absolute majority of the par value of shares, each as represented at a General Meeting.

## 2.7 Convertible bonds and options

As of 31 December 2025, the Bank had one convertible bond listed on the SIX Swiss Exchange (security no: 48659822, ISIN: CH0486598227) outstanding with a total outstanding nominal amount of CHF 250,000,000. The Bank has not issued any options on its Shares.

Principal amount	Conversion Ratio	Conversion Price	Maturity Date	Interest
Nominal value of CHF 200,000 each	1,659.6133 registered shares with a nominal value of CHF 1.00 each	CHF 122.51	9 July 2026	0%, the bonds do not bear interest

Upon exercise of their conversion rights, bondholders will receive (i) if the value of the Shares underlying the convertible bonds is higher than the principal amount of the convertible bonds converted, an amount in cash equal to the principal amount of the convertible bonds and any excess in Shares (“Net Shares”) or (ii) if the value of the Shares underlying the convertible bonds is lower than the principal amount, an amount in cash equal to the value of the Shares underlying the convertible bonds.

The Shares to be delivered upon conversion of convertible bonds, if any, will be, at the sole discretion of the Bank, either Shares to be issued from the conditional capital of the Bank or Shares otherwise held or acquired by the Bank. The number of Shares that would need to be issued or delivered in case of a conversion of convertible bonds (if any) depends on the value of the Shares around the time of conversion and is therefore not determinable in advance. However, the Bank may, at its discretion, deliver the equivalent of the Net Shares (if any) in cash so that no Shares would need to be delivered and/or issued.

The Bank may call the convertible bonds (i) at any time on or after 31 July 2023 at par if the VWAP (Volume-Weighted Average Price) of the Bank’s Shares is equal or greater than 130% of the conversion price on at least 20 out of 30 consecutive trading days or (ii) at any time from the settlement date, at par if less than 15% in aggregate of the principal amount of the convertible bonds is outstanding.

Unless previously converted or repurchased and cancelled, the convertible bonds will be redeemed at maturity at 100% of their principal amount of CHF 200,000 per convertible bond.

## 3 Board of Directors

### 3.1 Members of the Board of Directors

As the Bank is subject to the Swiss Federal Banking Act and the Banking Ordinance, no member of the Board of Directors may also be a member of the Bank's management. In addition, in accordance with FINMA Circular 2017/1 Corporate governance – banks ("FINMA Circular 17/1"), at least one-third of the members of the Board of Directors should be independent within the meaning of the FINMA Circular 17/1. As of 31 December 2025, all members of the Board of Directors were non-executive, as mandated by Swiss law applicable to the Bank as a regulated entity and also met the independence criteria prescribed in the FINMA Circular 17/1.

As required by the FINMA Circular 17/1, the Board of Directors in its totality has adequate management expertise and the pre-requisite specialist knowledge and experience of the respective banking and financial services sector. Furthermore, the Board of Directors is diversified to the extent that all key aspects of the business, including finance, accounting and risk management, are adequately represented.

At the Annual General Meeting on 24 April 2025, Dr Franco Morra, Thomas Buess, Marc Berg, Sandra Hauser and Susanne Klöss-Braekler were re-elected for a one-year term. Dr Monica Mächler, who has reached the maximum term of office as per the Bank's Articles of Incorporation, did not stand for re-election at the Annual General Meeting on 24 April 2025. Detailed information about Dr Monica Mächler can be found in the Corporate Governance Report of the Annual Report 2024 (available at [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance)). Wanda Eriksen was elected as new independent member of the Board of Directors for a one-year term at the Annual General Meeting on 24 April 2025. The business address for the members of the Board of Directors is Bändliweg 20, 8048 Zurich, Switzerland.

In-depth induction meetings were provided to the new member of the Board of Directors in particular regarding roles and responsibilities as well as about the special features of the individual business areas. Regular training sessions were held for the Board of Directors. Among others, a training on trends and regulatory update was held by KPMG for the members of the Audit and Risk Committee and optionally for the other members of the Board of Directors. This training included among others an update on ESG, AI Development, Operational Resilience with focus on Third Party Risk Management and Cyber as well as an update on the measures of the Federal Council for Bank Stabilisation. Five out of six members of the Board of Directors attended the meeting. Additional sessions were held about consumer finance, internal process and risk management and sustainability trends.

The meetings of the Board of Directors lasted on average one day and the meeting of its committees lasted between one and three hours and were also attended – depending on the meeting – by members of the Management Board. An overview of these meetings can be found under section 3.5.1 and section 3.5.2 (page 94 and seq.).

The table below sets forth the name, nationality, function and committee membership of each member of the Board of Directors as of 31 December 2025, followed by a short description of each member's professional experience, education and activities.

Name	Nationality	Function	Committee membership	First elected	End current period
Dr Franco Morra	CH/IT	Chairman		2023	2026
Thomas Buess	CH	Vice Chairman	Member Compensation and Nomination Committee and Member Audit and Risk Committee	2020	2026
Marc Berg	DE	Member	Member Compensation and Nomination Committee	2022	2026
Sandra Hauser	CH	Member	Member Audit and Risk Committee	2024	2026
Wanda Eriksen	CH/USA	Member	Chairperson Audit and Risk Committee	2025	2026
Susanne Klöss-Braekler	DE	Member	Chairperson Compensation and Nomination Committee	2021	2026



## Dr Franco Morra

Swiss/Italian national and Swiss resident, born in 1967

Dr Morra was first appointed as Chairman of the Board of Directors (“Chairman”) by the Annual General Meeting on 21 April 2023. His current term expires at the Annual General Meeting in 2026. Dr Morra has a Master in Business Administration & Marketing as well as a doctorate in Economics & Health Care Management from the University of St. Gallen.

<b>Name</b>	Dr Franco Morra
<b>Nationality</b>	Swiss/Italian
<b>Function</b>	Chairman
<b>First elected</b>	2023
<b>End current period</b>	2026

### Professional experience:

- Since 2019: CEO and Founder of Winsight GmbH (Zollikon, Switzerland)
- 2010–2018: Key positions at HSBC PBR SA (Switzerland):  
CEO Private Bank (Suisse) SA (2010–2018)  
Global Private Banking Regional Head Europe International and MENA (2010–2018)  
Country Manager Switzerland (2010–2018)
- 2005–2010: Key positions at UBS AG (Switzerland):  
CEO of UBS Switzerland AG (Zurich, Switzerland) and Member of the Group Executive Board of UBS Group (2009–2010)  
Head of Wealth Management Western Europe, Middle East and Americas (2007–2008)  
Head of Wealth Management Italy (2005–2007)
- 1992–2005: Managing Director and Global Partner at The Boston Consulting Group (Zurich, Switzerland)

### Other board memberships and activities:

- Since 2025: Chairman of the Board of Directors of EVIglance AG (Hüttlingen, Switzerland)
- Since 2021: Member of the Board of Directors of Hellohome Schweiz AG (Baar, Switzerland); Chairman (2021–2023)

### Previous board memberships:

- 2012–2018: Member of the Board of Directors of the Swiss Bankers Association (Basel, Switzerland), serving as well as member of the Audit Committee (2014–2018) and member of the Board Committee (2013–2018)
- 2012–2018: Member of the Board of Directors of the Association of Foreign Banks in Switzerland (Geneva, Switzerland), serving as well as President (2014–2018) and Vice-President (2012–2014)
- 2014–2018: Member of the Board of Directors of Genève Place Financière (Geneva, Switzerland)
- 2013–2018: Member of the Board of Directors of HSBC Private Bank (Monaco) SA (Monte Carlo, Principality of Monaco)
- 2014–2018: Chairman of the Board of Directors of HSBC Global Asset Management (Switzerland) Ltd
- 2012–2015: Member of the Board of Directors of HSBC Private Bank UK Ltd (London, UK)
- 2015–2018: Senior Member at FINMA Expert Panel on Private Banking Industry and Regulation
- 2016–2018: Fondation de prévoyance des entités suisses du Groupe HSBC, Representative of the employer



## Thomas Buess

Swiss national and resident, born in 1957

Mr Buess was appointed first as a member of the Board of Directors on 16 April 2020. He is Vice Chairman, member of the Compensation and Nomination Committee and member of the Audit and Risk Committee. His current term expires at the Annual General Meeting in 2026. Mr Buess has completed his business administration and economics studies at the University of St. Gallen.

<b>Name</b>	Thomas Buess
<b>Nationality</b>	Swiss
<b>Function</b>	Vice Chairman
<b>First elected</b>	2020
<b>End current period</b>	2026

### Professional experience:

- 2009–2019: Group Chief Financial Officer and Member of the Corporate Executive Board of the Swiss Life Group (Zurich, Switzerland)
- 2009: Head of Operational Transformation at Allianz Group (Munich, Germany)
- 2005–2008: Chief Operating Officer Global Life and Member of the Group Management Board of Zurich Insurance Group (Zurich, Switzerland)
- 2002–2004: Group Chief Financial Officer and Member of the Group Management Board of Zurich Insurance Group (Zurich, Switzerland)
- 1999–2002: Chief Financial Officer of Zurich North America Business Division and Zurich Holding Company of America (Schaumburg IL, USA)
- 1997–1999: Chief Financial Officer of all Swiss operations of Zurich Insurance Group (Zurich, Switzerland)
- 1994–1997: Chief Financial Officer and Member of the Executive Committee of the Swiss P&C business at Zurich Financial Insurance Group (Zurich, Switzerland)
- 1985–1993: Various positions in the area of finance at the ELVIA Group (Zurich, Switzerland)

### Other board memberships and activities:

- Since 2021: Member of the Board of Directors of Grovana Watch AG (Tenniken, Switzerland)
- Since 2021: Member of the Board of Directors and since 2025 Chairman of the Board of Directors of Swiss KMU Partners AG (Jona, Switzerland)
- Since 2019: Member of the Board of Directors and Chairman of the Investment and Risk Committee of Swiss Life Holding and Swiss Life AG (Zurich, Switzerland), listed on SIX
- Since 2019: Member of the Board of Directors and Chairman of the Audit and Risk Committee of Sygnum Bank AG (Zurich, Switzerland)



## Marc Berg

German national and resident, born in 1975

Mr Berg was appointed first as member of the Board of Directors on 21 April 2022. He is also member of the Compensation and Nomination Committee. His current term expires at the Annual General Meeting in 2026. Mr Berg has completed his lic. oec. and Master in Science at the University of St. Gallen and his Executive MBA in Marketing at the University of Münster (Germany).

<b>Name</b>	Marc Berg
<b>Nationality</b>	German
<b>Function</b>	Member
<b>First elected</b>	2022
<b>End current period</b>	2026

### Professional experience:

- Since 2023: CEO, Statista GmbH (Hamburg, Germany)
- 2022–2023: Managing Director, Solvd GmbH, Allianz SE (Munich, Germany)
- 2018–2022: CEO of Free Now Group (Intelligent Apps GmbH) (Hamburg, Germany)
- 2016–2018: CEO of Klarna GmbH and Sofort GmbH (Munich, Germany)
- 2013–2016: CEO of Otto Group Digital Solutions GmbH (Hamburg, Germany)
- 2009–2012: Director Corporate Strategy of Otto Group (Hamburg, Germany)
- 2006–2009: Director for Marketing, Purchasing and E-Commerce at Marionnaud Parfumeries (Fällanden, Switzerland)
- 2002–2006: Head of Sales and Brand Strategy at Otto GmbH & Co KG (Hamburg, Germany)
- 1999–2000: Product Manager at Advantage Medical Network AG (Zug, Switzerland)

### Previous board memberships:

- 2012–2016: Board member at Ifeelgood Inc. (Redwood City, USA)
- 2012–2016: Board member at Shopping24 GmbH (Hamburg, Germany)
- 2013–2016: Board member at About You SE (Hamburg, Germany)



## Wanda Eriksen

Swiss and US national, Swiss resident, born in 1967

Ms Eriksen was first time appointed as a member of the Board of Directors on 24 April 2025. Her current term expires at the Annual General Meeting in 2026. She is also the Chairperson of the Audit and Risk Committee. Ms Eriksen holds a Bachelor's and Master's degrees in Accounting Science from the University of Illinois at Champaign-Urbana, USA. She is a Certified Public Accountant (US CPA) and a Swiss Certified Accountant (diplomierte Wirtschaftsprüferin).

<b>Name</b>	Wanda Eriksen
<b>Nationality</b>	Swiss/US
<b>Function</b>	Member
<b>First elected</b>	2025
<b>End current period</b>	2026

### Professional experience:

- Since 2011: Professional Board Member focusing on Audit and Risk Committee roles
- 1990–2011: Auditor at PwC in New York and Zurich, Partner 1999–2011

### Other board memberships and activities:

- Since 2025: Member of the Board of Directors, Chair Audit Committee, Member Risk Committee of EFG International AG and EFG Bank AG (Zurich, Switzerland)
- Since 2018: Member of the Board of Directors of AXA-ARAG Legal Protection Ltd. (Zurich, Switzerland)
- Since 2016: Member of the Board of Directors and since 2018 President of the Board of Directors of Swiss Federal Audit Oversight Authority (Bern, Switzerland)
- Since 2012: Member of the Board of Directors of AXA Insurance AG and AXA Life AG, Chairperson Audit Committee since 2016 (Winterthur, Switzerland)

### Previous board memberships:

- 2020–2025: Member of the Supervisory Board, Chair Audit Committee, Member Risk Committee, Chair Remuneration Committee (2021–2025), and Chair Nomination Committee (2021–2025) of J.P. Morgan SE (Frankfurt, Germany)
- 2016–2025: Member of the Board of Directors and Audit & Risk Committee of Aquila AG (Zurich, Switzerland)
- 2015–2019: Member of the Board of Directors, Risk & Audit Committee (member 2015–2019; Chair 2018–2019) and Nomination & Compensation Committee (member 2015–2019; Chair 2017–2018) of Meyer Burger Technology (Thun, Switzerland)



## Sandra Hauser

Swiss national and resident, born in 1969

Ms Hauser was first appointed as a member of the Board of Directors on 24 April 2024. Her current term expires at the Annual General Meeting in 2026. She is also member of the Audit and Risk Committee. She holds a Master in Computer Science from the ETH Zurich (Switzerland) and is a financial analyst and portfolio manager from AZEK (Switzerland).

<b>Name</b>	Sandra Hauser
<b>Nationality</b>	Swiss
<b>Function</b>	Member
<b>First elected</b>	2024
<b>End current period</b>	2026

### Professional experience:

- Since 2023: Founder and Managing Director at acreas GmbH (Rotkreuz, Switzerland)
- 2019–2023: Executive Board Member at Zurich Insurance (Zurich, Switzerland)
- 2016–2019: Executive Board Member at Arizon Sourcing (St. Gallen, Switzerland)
- 2012–2016: Global Head of BPO Center Management at Avaloq Group AG (Switzerland, Singapore and Germany)
- 2009–2012: Managing Director and global CIO at Coutts/Royal Bank of Scotland (UK, Scotland, Hong Kong, Singapore and Switzerland)
- 1988–2009: Different leading IT positions, i.a. Executive Director at UBS AG (Switzerland, Monaco, US and Russia)

### Other board memberships and activities:

- Since 2025: Member of the Board of Directors of the Banque Cantonale Vaudoise SA (Lausanne, Switzerland)
- Since 2020: Member of the Board of Trustees of the Institute for Intelligent Analysis and Information Systems IAIS at the Fraunhofer Institute Germany (Sankt Augustin, Germany)

### Previous board memberships:

- 2018–2024: Member of the Board of Directors and Member of the Risk and Audit Committee at Kantonalbank Uri (Altdorf, Switzerland)
- 2011–2024: Member of the Financial Strategy Committee of the Community of Risch (Risch, Switzerland)
- 2013–2022: Member of the Board of Directors and Chair of the Nomination and Compensation Committee, Member of the Audit and Risk Committee at Assura Health Insurance (Pully, Switzerland)
- 2013–2016: Member of the Board of Directors and Chair of the Examination Committee of ICT Vocational Training Switzerland (Bern, Switzerland)
- 2012–2019: President of the Rischer Energie Genossenschaft (Risch, Switzerland)
- 2010–2019: Member of the Board of the Liberal Party FDP (Risch, Switzerland)



## Susanne Klöss-Braekler

German national and resident, born in 1964

Ms Klöss-Braekler was first appointed as a member of the Board of Directors on 22 April 2021. She is also the Chairperson of the Compensation and Nomination Committee. Her current term expires at the Annual General Meeting in 2026. She holds a Master in Business Administration from Johann Wolfgang-Goethe University in Frankfurt am Main (Germany).

<b>Name</b>	Susanne Klöss-Braekler
<b>Nationality</b>	German
<b>Function</b>	Member
<b>First elected</b>	2021
<b>End current period</b>	2026

### Professional experience:

- 2018–2020: Member of the Management Board of DB Privat- und Firmenkundenbank AG (Frankfurt am Main, Germany)
- 2012–2018: Member of the Management Board of Deutsche Postbank AG (Bonn, Germany)
- 2011–2016: Global Head of Credit Products, Deposits & Payments, Managing Director at Deutsche Bank AG (Frankfurt am Main, Germany)
- 1988–2011: Accenture PLC (Dublin, Ireland); last position: Managing Partner and Member of the Financial Services Management Board (Dublin, Ireland)

### Other board memberships and activities:

- Since 2025: Member of the Supervisory Board of Euroclear Holding SA and Euroclear SA as well as member of the Remuneration Committee and member of the Technology Committee (Brussel, Belgium)
- Since 2021: Co-Chair of the Supervisory Board of ING DiBa AG, since 09/2021 Chairperson of the Supervisory Board (Frankfurt am Main, Germany)
- Since 2021: Member of the Supervisory Board of ODDO BHF AG (Frankfurt am Main, Germany)
- Since 2021: Member of the Advisory Board of Auticon GmbH (Munich, Germany)

### Previous board memberships:

- 2021–2025: Member of the Supervisory Board of Deutsche Pfandbriefbank AG (Garching, Germany), a company listed on the German Stock Exchange
- 2015–2025: Member of the Advisory Board of HDI Deutschland Bancassurance GmbH (Hilden, Germany)
- 2019–2020: Member of the Supervisory Board of Schufa AG (Wiesbaden, Germany)
- 2016–2020: Chairperson of the Supervisory Board of Postbank Direkt GmbH (Bonn, Germany)
- 2013–2020: Member of the Supervisory Board of Postbank Filialvertrieb AG, since 2017 Chairperson of the Supervisory Board (Bonn, Germany)
- 2013–2020: Member of the Supervisory Board of BHW Bausparkasse AG (Hamel, Germany)
- 2012–2018: Member of the Supervisory Board of Eurex Frankfurt AG (Frankfurt am Main, Germany), a company listed on the German Stock Exchange
- 2012–2018: Member of the Board of Directors of Eurex Schweiz (Zurich, Switzerland)

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### 3.2 Other activities and vested interests of the Members of the Board of Directors

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Please refer to the information provided in each member's biography in section 3.1 above.

### 3.3 Numbers of permitted activities

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The members of the Board of Directors are entitled to be engaged in up to fifteen activities of which a maximum of five may be in listed companies. The term "activities" means memberships in the senior management or oversight bodies of legal entities obliged to register themselves in the Commercial Register in Switzerland or a foreign equivalent thereof ("Activities"). Multiple Activities in legal entities under common control or under the control of the same beneficial owner are deemed to be one Activity. The following Activities do not fall under the above restrictions:

- Activities in entities controlled by the Bank;
- Activities in entities controlling the Bank;
- Activities in associations, charitable institutions as well as welfare and pension institutions,

whereas no member of the Board of Directors may have more than ten such Activities.

Please refer to the biographies of the members of the Board of Directors in section 3.1 above regarding the additional Activities of the members of the Board of Directors.

### 3.4 Election, term of office, profile and succession planning

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According to art. 18 of the Articles of Incorporation (available at [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance)), the Board of Directors consists of at least five but not more than seven members. Each member of the Board of Directors is elected for a term of one year. For the purpose of this provision, the term "one year" refers to the time period between two ordinary Annual General Meetings, or, if a member is elected at an extraordinary General Meeting, to the time period between the extraordinary and the next ordinary Annual General Meeting. Each member of the Board of Directors, including the Chairman, is individually elected by the shareholders at the Annual General Meeting. The maximum term of each member of the Board of Directors is limited to ten years. Please refer to the biographies of the members of the Board of Directors in section 3.1 above for each initial date of election.

The General Meeting individually appoints all members of the Board of Directors, the Chairman, the members of the Compensation and Nomination Committee and the independent proxy, each for a one-year term.

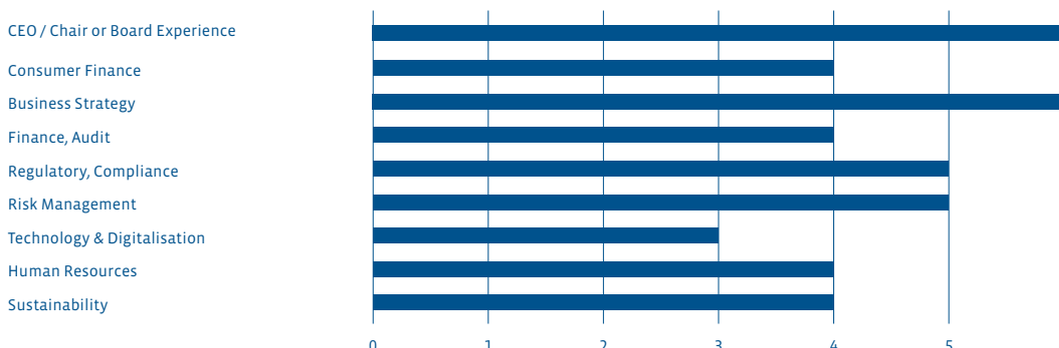
There are no rules differing from the statutory legal provisions with regard to the appointments of the Chairman, the members of the Compensation and Nomination Committee and the independent proxy.

The internal requirements profile (in addition to FINMA Circular 17/1) further specifies that the Board of Directors should be composed of persons of integrity who, as a whole, possess expertise and experience in relevant areas such as business strategy and risk policy, legal, leadership and organisation, human resources and corporate culture, financial expertise, operational experience, investment and technology/digitalisation. These competencies are evidenced by recognised long-standing professional experiences at executive boards, group executive boards or board of directors in medium-sized or larger companies in the relevant areas.

The Board of Directors comprises members with diverse qualifications, professional backgrounds and industry expertise, ensuring a well-rounded perspective aligned with the Bank's strategic and oversight needs. The Board is committed to achieving balanced representation of the required skills and gender diversity over the long term. In 2023, the Compensation and Nomination Committee began developing a pipeline of female candidates for the Board to support gender diversity.

The Board of Directors skills matrix serves as a governance reference tool to support the Board of Directors and the Compensation and Nomination Committee in reviewing the overall composition of the Board of Directors in light of the Bank's strategic and oversight needs. Based on structured internal assessments, it provides an overview of the professional experience and competencies represented on the Board and supports transparency regarding the breadth of skills available at Board level. The Board of Directors skills matrix is reviewed periodically (at least annually) as part of broader governance processes and may inform considerations relating to Board composition, succession planning, and director development over time. The competencies set out below reflect the range of experience currently represented on the Board and are intended to support effective governance and oversight of the Bank.

**Key skills overview**



**CEO / Chair or Board experience**

Proven track record as a current or former CEO, Chairman, or board member of a publicly listed or multinational company. Such roles cultivate deep expertise in strategic leadership, corporate governance, stakeholder management, and high-level decision-making.

**Consumer finance**

Professional experience in the consumer finance and/or retail banking sectors, such as B2B and B2B2C personal loans, auto leasing and loans, credit cards, Buy Now Pay Later (BNPL) or savings product, to ensure strong sector knowledge and support effective oversight of Cembra’s core business strategies and operations.

**Business strategy**

Professional experience in the capacity to develop, implement and supervise strategic initiatives and/or M&A transactions as well as experience in transformation for adapting to evolving market conditions and leveraging technological advancements to innovate the Group and remain competitive.

**Finance, audit**

Professional experience in finance and/or audit, including the ability to interpret financial statements, assess capital structure, conduct investment analysis, manage related financial risks, and monitor and evaluate the integrity of financial reporting.

**Regulatory, governance**

Professional competence and expertise of governance structures and regulatory compliance/requirements to ensure compliance to respective regulations and industry standards. This includes experience in establishing compliance and legal frameworks, as well as setting and monitoring the Group’s compliance culture.

**Risk management**

Professional competence and experience in identifying, assessing, and managing risks, with a particular focus on financial and operational risks. This includes experience in developing risk management frameworks and shaping an organisation’s approach to risk.

**Technology & digitalisation**

Professional competence and expertise in understanding and leveraging emerging technology development and digital advancement to innovate the Group and remain competitive.

**Human resources**

Professional competence and expertise in the areas of selection, compensation, retention, and evaluation of members of the Board of Directors and Management Board as well as succession planning, management and development of key talents in the organisation and shaping the culture, the design of incentive compensation systems as well as related risks.

**Sustainability**

Professional competence and expertise in environmental, social, and governance considerations, including ESG investment practices and corporate accountability.

### 3.5 Internal organisational structure

#### 3.5.1 Allocation of tasks within the Board of Directors and working methods of the Board of Directors

The Chairperson is elected by the Annual General Meeting. The Board of Directors may appoint from among its members a Vice Chairperson and appoints a secretary. The secretary does not have to be a member of the Board of Directors. According to the Bank's Organisational Regulations (which can be downloaded from [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance)), the Board of Directors convenes upon the invitation of the Chairperson or the secretary on the Chairperson's behalf or, in the Chairperson's absence, of the Vice Chairperson as often as business requires, but at least once every quarter.

Unless set out otherwise in the Organisational Regulations, the presence of the majority of the members of the Board of Directors is required for passing valid board resolutions. No attendance quorum is required for resolutions of the Board of Directors on adjustments or ascertainties in connection with capital increases or on simplified mergers. Resolutions of the Board of Directors and of its committees are passed by way of the absolute majority of the votes represented. In the case of a tie of votes, the acting Chairperson or committee chairperson has the deciding vote. If a committee consists of two members only, the respective chairperson's right for a casting vote shall no longer apply, and for a valid resolution unanimity is required. Resolutions passed in writing including by e-mail or in electronic form (circular resolutions) are only deemed to have passed if (a) at least the majority of all members of the Board of Directors cast a vote or give written notice that they abstain in the event of a conflict of interest, (b) the required majority to approve the proposed resolution is reached in accordance with the Organisational Regulations, and (c) no member of the Board of Directors requests a Board of Directors meeting in relation to the subject matter of the proposed resolution within three business days of receiving notice of the proposal. Any resolution passed by circular resolution is as binding as a resolution adopted at a Board of Directors meeting.

The Board of Directors critically assesses its own performance (meeting of targets and method of operating) on an annual basis. The self-assessment process is steered by Compensation and Nomination Committee. The self-assessment mainly relies on a questionnaire, additional questions, and comments and suggestions. It focuses on Board composition and organisation, management oversight, internal controls, committee tasks, and meeting content and quality. The last review held in October 2025 concluded that the Board and its committees are functioning effectively and efficiently.

The composition of the Board of Directors and its committees is disclosed in section 3.1 above.

In 2025, eight Board of Directors meetings were held. The meetings on average lasted a day. During the reporting year all members of the Management Board attended each of the Board of Directors' meetings and were available to answer questions from the Board of Directors. In addition, a strategy meeting day was held in October 2025 between the Board of Directors and the Management Board and several strategy updates have been held during 2025. Furthermore, the attendance of the Board of Directors meetings was 96% in 2025.

Board of Directors meeting dates and corresponding attendance were as follows in 2025:

Date	Dr Franco Morra	Thomas Buess	Marc Berg	Wanda Eriksen <sup>2</sup>	Sandra Hauser	Susanne Klöss-Braekler	Dr Monica Mächler <sup>3</sup>
19 February 2025 <sup>1</sup>	X	X	X		X	X	E
19 March 2025	X	X	X		X	X	X
21 May 2025	X	X	X	X	X	X	
23 July 2025 <sup>1</sup>	X	X	X	X	X	X	
9 September 2025	X	X	X	X	X	X	
31 October 2025	X	X	X	X	X	X	
10 November 2025	X	X	X	X	X		E
10 December 2025 <sup>1</sup>	X	X	X	X	X	X	

<sup>1</sup> Conference call or hybrid format

<sup>2</sup> Elected as member of the Board of Directors at the Annual General Meeting held on 24 April 2025

<sup>3</sup> Did not stand for reelection at the Annual General Meeting held on 24 April 2025 due to the statutory ten-year limit

E Excused

### 3.5.2 Members list, tasks, area of responsibility and working methods for each committee of the Board of Directors

The Board of Directors may delegate some of its duties to committees. The standing committees are the Audit and Risk Committee and the Compensation and Nomination Committee.

Each of the committees is led by a chairperson whose main responsibility is to organise and lead the meetings. Following meetings of the committees, the chairperson of the respective committee informs the Board of Directors at its next meeting about the matters discussed in the committee meeting.

#### Audit and Risk Committee

The Audit and Risk Committee currently consists of three members of the Board of Directors: Wanda Eriksen (Chair), Thomas Buess and Sandra Hauser. All members of the Audit and Risk Committee are appointed by the Board of Directors. All members of the Audit and Risk Committee have relevant accounting and financial expertise to carry out their duties in the Audit and Risk Committee effectively.

The Audit and Risk Committee has a supervisory and monitoring function, particularly regarding the Group's financial reporting, internal control systems, risk management, sustainability as well as internal and external audit. It makes recommendations to the Bank's Board of Directors and proposes measures where necessary, particularly regarding (i) the financial reporting and the integrity of the financial statements as well as the non-financial reporting of the Group on a legal entity and a consolidated basis; including assistance on non-financial information (ii) monitoring the effectiveness of the internal control system, specifically also the risk control, the compliance function and internal audit; (iii) discussing the Group-wide risk management framework, assessing annually the Group-wide risk management framework and ensuring that necessary changes are made; (iv) controlling the adequacy and effectiveness of the risk management and its processes in relation to the risk situation of the Group; (v) monitoring the implementation of risk strategies, ensuring in particular that they are in line with the defined risk tolerance and risk limits defined in the Group-wide risk management framework; (vi) supervising the Group's approach to internal controls; (vii) the appreciation of the capital and liquidity planning; (viii) monitoring and assessing the effectiveness and independence of the external auditors and their interaction with internal audit, including discussion of the audit reports with the lead auditor; (ix) preparing the election, determining the appointment, the compensation and the retention and exercising the oversight of the activities of the Bank's and the Group's auditors and any other registered public accounting firm hired for the purpose of preparing or issuing an audit report or performing other audit, review or attestation services for the Bank or the Group; (x) assessing of the regulatory audit plan, audit rhythm and audit results of internal audit and the external auditors, and (xi) monitoring the Group's compliance with legal entity and consolidated regulatory and financial reporting requirements. The external auditors report directly to the Audit and Risk Committee. The Audit and Risk Committee's duties and responsibilities are determined in compliance with FINMA Circular 17/1.

The Audit and Risk Committee holds meetings as often as required, but in any event at least once every quarter. The meetings are convened by the Chairperson of the Audit and Risk Committee or are initiated by an Audit and Risk Committee member. In 2025, meetings of the Audit and Risk Committee lasted on average three hours and were also attended by the Chief Executive Officer (CEO), the Chief Financial Officer (CFO), the Chief Risk Officer (CRO) and the General Counsel (GC), the Bank's Managing Director Internal Audit and the external auditor. The other Management Board members were invited depending on the topic to be treated and were available for questions at every meeting. During 2025, seven Audit and Risk Committee meetings were held. The attendance of the members to the Audit and Risk Committee meetings was 100% in 2025.

Please see details in the table below:

Date	Dr Monica Mächler <sup>2</sup>	Wanda Eriksen <sup>3</sup>	Thomas Buess	Sandra Hauser
17 February 2025 <sup>1</sup>	X		X	X
18 March 2025	X		X	X
20 May 2025		X	X	X
23 July 2025		X	X	X
8 September 2025		X	X	X
31 October 2025		X	X	X
8 December 2025		X	X	X

<sup>1</sup> Conference call or hybrid format

<sup>2</sup> Elected as Member of the Board of Directors at the Annual General Meeting until 24 April 2025 (did not stand for re-election due to the statutory ten-year limit

<sup>3</sup> Elected as Member of the Board of Directors at the Annual General Meeting on 24 April 2025

### Compensation and Nomination Committee

The Compensation and Nomination Committee currently consists of three members of the Board of Directors: Susanne Klöss-Braekler (Chair), Marc Berg and Thomas Buess. In accordance with the Swiss Code of Obligations, the members of the Compensation and Nomination Committee are elected by the Annual General Meeting. The Board of Directors designates a member of the Compensation and Nomination Committee as committee Chairperson.

The Compensation and Nomination Committee supports the Board of Directors in fulfilling its duties to conduct a self-assessment, to establish and maintain a process for selecting and proposing new members to the Board of Directors, and to manage, in consultation with the Chairperson, the succession of the CEO. In consultation with the CEO, it also assesses candidates for the other Management Board positions for which it takes into account a range of criteria, including diversity.

In addition, the Compensation and Nomination Committee serves to establish the compensation strategy for the Group, and to approve or make recommendations to the Board of Directors regarding certain compensation matters, in particular to review, on behalf of the Board of Directors and within the limits set by the Annual General Meeting, the compensation to be paid to the members of the Board of Directors and the Management Board. The Compensation and Nomination Committee also decides on guidelines for candidates for the Board of Directors and the Management Board. Please refer to the Compensation Report on page 109-140 for information on (i) responsibilities and procedures involved in determining the compensation, (ii) the compensation, shareholdings and loans of the members of the Board of Directors and the Management Board and (iii) the rules in the Articles of Incorporation regarding the compensation, loans and the vote on pay at the General Meeting.

The Compensation and Nomination Committee holds meetings as often as required, but in any event at least once every quarter. The meetings are convened by the Chairperson of the Compensation and Nomination Committee or on the initiative of a member of the Compensation and Nomination Committee. During 2025, meetings of the Compensation and Nomination Committee lasted on average one to two hours and were also attended by the head of human resources and the CEO was invited to certain meetings. During 2025, five Compensation and Nomination Committee meetings were held. The attendance of the members of the Compensation and Nomination Committee was 93% in 2025.

Please see details in the table below:

Date	Susanne Klöss-Braekler	Thomas Buess	Marc Berg
23 January 2025 <sup>1</sup>	X	X	E
18 February 2025 <sup>1</sup>	X	X	X
20 May 2025	X	X	X
8 September 2025	X	X	X
30 October 2025	X	X	X

<sup>1</sup> Conference call or Hybrid format

E Excused

### 3.6 Definition of areas of responsibility

The Board of Directors has the ultimate responsibility for directing, supervising and controlling the management of the Group. The Board of Directors may adopt resolutions on all matters that are not expressly reserved or assigned to the General Meeting of shareholders or to another corporate body by law, the Articles of Incorporation or the Organisational Regulations.

In addition to the inalienable duties of the Board of Directors pursuant to statutory law (art. 716a of the Swiss Code of Obligations), the powers and duties of the Board of Directors comprise the approval of certain material matters, including, among other, (i) material restructuring projects, (ii) initiation and terminations of legal proceedings as well as settlement agreements with a significant amount in dispute or settlement amount, (iii) other agreements or transactions with significant value or cost, (iv) substantial changes in the financing product portfolio, (v) significant counterparty lending, (vi) significant investments in debt instruments, (vii) significant foreign exchange settlements and (viii) significant loans and other financing by the Bank or Group companies.

Please refer to art. 3.2 of the Organisational Regulations (available at [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance)) for further details on the power and duties of the Board of Directors.

Except as otherwise provided by Swiss law, the Articles of Incorporation and the Organisational Regulations, all other duties, especially the preparation and execution of its resolutions, the supervision of the business and the management of the Bank are delegated to the Audit and Risk Committee, the Compensation and Nomination Committee, the Chairman, the CEO and the other members of the Management Board.

Details of roles and responsibilities of the Board of Directors and the Management Board can be found in the Organisational Regulations of the Board of Directors, which can be downloaded from: [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance).

### **CEO**

The CEO is appointed by the Board of Directors upon proposal of the Chairperson and the Compensation and Nomination Committee for an indefinite term of office. The CEO is the highest executive officer of the Group and oversees the day-to-day for the management and performance of the Group. The Management Board acts under his leadership.

The CEO sets the business and corporate agenda, ensures high quality and timely decision-making and controls the implementation of decisions taken. He ensures alignment of the individual Management Board members to the business and corporate agenda. He supports and advises leaders of all organisational units and fosters an integrated entrepreneurial leadership spirit across the Group. The CEO assumes a leading role in preparing the Board of Directors' consideration of the Group's strategy. He is – together with the Compensation and Nomination Committee – involved in the succession planning for the Management Board level. He represents the Group in contacts with important investors, customers and other stakeholders, as well as towards the general public.

### **Management Board**

The Management Board includes as a minimum the CEO, the Chief Financial Officer (CFO), the Chief Risk Officer (CRO), the General Counsel (GC) and other members who lead significant business units. These members are appointed by the Board of Directors. As of 31 December 2025, in addition to the CEO, the Management Board consisted of the CFO, the CRO, the General Counsel, the Chief Operating Officer (COO), the Chief Technology Officer (CTO), the Business Unit Leader Lending, the Business Unit Leader Payments and the Chief Customer & Growth Officer (see also section 4.1 below).

All members of the Management Board (with the exception of the CEO) are proposed by the CEO, and the Board of Directors approves their appointments following an assessment by the Compensation and Nomination Committee.

The Management Board, acting under the leadership of the CEO, is responsible for the management of the Group. It implements the strategy of the Group as defined by the Board of Directors and ensures the execution of resolutions by the General Meeting of shareholders and the Board of Directors in accordance with the law, the Articles of Incorporation and Organisational Regulations. The Management Board supports the CEO in the execution of his duties. It participates in all matters and decisions that are important to the Group; by doing so, it forms opinions and performs a coordinating and preparative function. It is responsible in particular for (i) managing day-to-day business, operational revenue and risk management, including management of the balance sheet structure and liquidity and representing the Company vis-à-vis third parties in operational matters, (ii) submitting applications to the Board of Directors regarding transactions for which the Board is responsible or for which its approval is required, and issuing rules for regulating business operations, (iii) developing and maintaining effective internal processes, an appropriate management information system, an internal control system and the necessary technological infrastructure. Furthermore, the Management Board is responsible to develop and execute the Group-wide risk management framework.

### 3.7 Information and control instruments vis-à-vis the Management Board

The Board of Directors supervises the Management Board through various meetings with Management Board, including meetings of the Board of Directors and its committees. The Board of Directors requires that it is fully informed about all matters that materially impact the Group. It requires that it receives sufficient information from the Management Board to perform its supervisory duty and to take decisions.

The Board of Directors meets at least on a quarterly basis as specified in the Organisational Regulations (available at [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance)); in practice, the Board of Directors holds five to ten meetings every year. During 2025, all members of the Management Board attended the Board of Directors' meetings with exception of the Board of Directors' meeting in February and July where only the CEO, CFO, CRO and GC attended the meeting due to the limited scope of topics. However, the other Management Board members were available to answer questions from the Board of Directors.

The CEO ensures that the Chairman and the Board of Directors are provided with information in a timely manner and in a form and of a quality appropriate to enable the Board of Directors to carry out its duties. The CEO regularly reports to the Board of Directors at board meetings (or outside of board meetings) as agreed with the Chairman on the business development and on important business issues, including on all matters falling within the duty and responsibility of the Board of Directors. Such reports cover in particular (i) the current business developments including key performance indicators concerning the core business of the Group, existing and emerging risks, and updates on developments in relevant markets and of peers, (ii) quarterly reports on the statement of income, cash flow and balance sheet development, investments, personnel and other pertinent Group data, (iii) and information on all issues which may affect the supervisory or control function of the Board of Directors, including the internal control system and data privacy and cybersecurity.

The CFO informs the Board of Directors on a quarterly basis and the CEO and the Management Board on a monthly basis of the course of the business and the financial situation of the Group – especially the income statement with a comparison to the budget – and provides information on special developments. In particular, the CFO gives immediate notice to the CEO and to the Management Board about extraordinary events or urgent financial matters regarding the Group.

The GC informs the Management Board, the Audit and Risk Committee and, if and when requested, the Board of Directors at least on a quarterly basis about the supervisory, legal and regulatory situation of the Group. He informs these bodies immediately about any extraordinary legal and regulatory developments and urgent matters.

The CRO informs the Management Board and the Audit and Risk Committee at least on a quarterly basis, and the Board of Directors if required, about the development and implementation of principles and appropriate framework for risk identification, measurement, monitoring, controls and reporting as well as the implementation of the risk control mechanisms as decided by the Board of Directors. The Group has established an internal risk management process based on the Group risk framework. The process focuses on credit, market, liquidity and operational risks as well as non-financial risks within the Group. Detailed information on the management and monitoring of these risks can be found in the Risk Management Report on pages 20–30.

The Managing Director of Internal Audit is present at each meeting of the Audit and Risk Committee and informs at least on a quarterly basis about the status and progress of the annual plan, significant issues and other reporting matters as they pertain to the Audit and Risk Committee and Board of Directors. In accordance with the Organisational Regulations ([www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance)), the internal audit department reviews in particular; (i) the compliance with applicable laws, rules and regulations as well as the internal regulations, directives and resolutions; (ii) the annual financial statements, accounting and information technology, loans and other areas approved on an annual basis by the Audit and Risk Committee; and (iii) the fitness, reliability and functioning of the operational organisation and effectiveness of the control systems. Furthermore, the members of the Board of Directors receive monthly reports about the performance of the business, specific projects and any other relevant information.

The members of the Board of Directors have regular access to the CEO, CFO and other members of the Management Board as well as to the Managing Director of Internal Audit and may request information concerning the course of the business or other specific projects from the CEO at any time.

The external auditor prepares the regulatory audit report as well as further reports on audits addressing specific topics. Further, the external auditor is generally present at the meetings of the Audit and Risk Committee as well as at the meetings of the Board of Directors in which the annual financial statements are approved by the Board of Directors as well as further meetings to the extent required, which was not the case in the reporting year.

### 3.8 Material changes after the balance sheet date

There were no material changes between the balance sheet date and the editorial deadline.

## 4 Management Board

### 4.1 Members of the Management Board

In accordance with Swiss law, the Articles of Incorporation and the Organisational Regulations (both available at [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance)) and subject to those matters that lie within the responsibility of the Board of Directors by law, the Articles of Incorporation and the Organisational Regulations, the Board of Directors has delegated the executive management of the Group to the CEO, who is supported by the other members of the Management Board in fulfilling this task.

The members of the Management Board are appointed by the Board of Directors. Supervised by the Board of Directors, the CEO, together with the other members of the Management Board, conducts the operational management of the Group pursuant to the Organisational Regulations and reports to the Board of Directors on a regular basis. In accordance with the Swiss Federal Banking Act, the Banking Ordinance and the Organisational Regulations, no member of the Management Board may be a member of the Board of Directors.

The business address for each member of the Management Board is Bändliweg 20, 8048 Zurich, Switzerland.

The table below sets forth the name, nationality, date of appointment and position of each member of the Management Board as of 31 December 2025, followed by a short description of each member's professional experience, education and activities.

Name	Nationality	Appointed	Position
Holger Laubenthal	DE	2021	Chief Executive Officer (CEO)
Eric Anliker	CH	2022	General Counsel (GC)
Sandra Babylon	DE	2024	Chief Technology Officer (CTO)
Bernardo de Barros Franco	BR	2025	Chief Customer & Growth Officer (CCGO)
Alona Eiduka	LV/CH	2022	Chief Operating Officer (COO)
Volker Gloe	DE/CH	2013 <sup>1</sup>	Chief Risk Officer (CRO)
Pascal Perritaz	CH	2018	Chief Financial Officer (CFO)
Christian Stolz	CH	2024	Business Unit Leader Payments
Peter Schnellmann	CH	2022	Business Unit Leader Lending

<sup>1</sup> Appointed in predecessor organisations prior to IPO



## Holger Laubenthal

German national and Swiss resident, born in 1972

Mr Laubenthal has been the Bank's Chief Executive Officer since March 2021. Mr Laubenthal holds an MBA degree from Harvard Business School (2002) and a Diplom-Ingenieur (equivalent to Master of Science) in Wirtschaftsingenieurwesen (Industrial Engineering).

<b>Name</b>	Holger Laubenthal
<b>Nationality</b>	German
<b>Appointed</b>	2021
<b>Position</b>	Chief Executive Officer (CEO)

### Professional experience:

- 2019–2020: President, Consumer & Manufacturing of Alghanim Industries (Kuwait)
- 2016–2019: President & CEO of GE Inspection Technologies (Lewistown, PA, USA & Cologne, Germany)
- 2014–2016: President & CEO of Mubadala GE Capital PJSC (Abu Dhabi, UAE)
- 2011–2014: President & CEO of GE Money Bank Russia (Moscow, Russia)
- 2008–2011: Vice President & Global Head of Strategy at GE Capital Corporation (Norwalk, CT, USA)
- 2007–2008: Vice Chairman of the Executive Board at GE Money Bank Germany (Hannover, Germany)
- 2006–2007: Director, Auto and Retail Sales Finance at GE Money Bank Germany (Hannover, Germany)
- 2003–2006: Different leadership roles at GE Money Bank Switzerland (Zurich, Switzerland)
- 1997–2000: Different roles including Senior Manager Sales Controlling at DaimlerChrysler AG (Germany, UK and Indonesia)

Mr Laubenthal is Chairman of the Board of Directors of the Bank's following subsidiaries: CembraPay AG and Fastcap AG. Furthermore, he is member of the Board of the Advance association located in Zurich, Switzerland and advisor to the company 786 Holdings Limited.



## Eric Anliker

Swiss national and resident, born in 1968

Mr Anliker has been the Bank's General Counsel since September 2022. He finished the studies of law at the University of Berne with his admission to the bar in 1994.

<b>Name</b>	Eric Anliker
<b>Nationality</b>	Swiss
<b>Appointed</b>	2022
<b>Position</b>	General Counsel (GC)

### Professional experience:

- 2018–2022: General Counsel at Ocorian Group (Jersey, UK)
- 2009–2017: Executive Counsel at GE Capital International (London, UK)
- 2005–2008: General Counsel at Central & Eastern Europe & Middle East (Paris, France)
- 2002–2005: General Counsel at GE Money Bank AG, today Cembra Money Bank AG (Zurich, Switzerland)
- 1999–2002: Senior Associate at Nægeli & Streichenberg (Zurich and Berne, Switzerland)
- 1995–1999: Transaction Counsel at UBS AG (Zurich, Switzerland)

Mr Anliker is member of the Board of Directors of the Bank's subsidiaries CembraPay AG and Cembra Latvia SIA and he is also member of the Bank's Pension Fund Board.



## Sandra Babylon

German national and Swiss resident, born in 1971

Ms Babylon has been appointed as Chief Technology Officer of the Bank in June 2024. She holds a diploma in economics and cultural studies from the University of Passau (Germany).

### Professional experience:

- 2020–2023: Managing Director and Member of the Executive Board at ITERGO (Part of MunichRe) (Dusseldorf, Germany)
- 2017–2020: Senior Partner Technology Consulting at PricewaterhouseCoopers (Frankfurt, Germany), serving Financial Services clients in the DACH area
- 2011–2017: Managing Director Technology and Management Consulting at Accenture (Frankfurt, Germany), serving Financial Services clients Europe
- 1998–2011: Technology Consulting at Accenture (Frankfurt, Germany), serving Banking Clients in Europe

<b>Name</b>	Sandra Babylon
<b>Nationality</b>	German
<b>Appointed</b>	2024
<b>Position</b>	Chief Technology Officer (CTO)



## Bernardo de Barros Franco

Brazilian national and Swiss resident, born in 1979

Mr de Barros Franco has been the Bank's Chief Customer & Growth Officer in December 2025. He has a bachelor's degree in computer engineering from the Pontifical Catholic University of Rio de Janeiro (Brazil), an MBA from the IBMEC Business School (Brazil) and is a Harvard Business School (USA) alumnus.

### Professional experience:

- 2025–2025: Head of Product at Uber Technologies Inc (Sao Paulo, Brazil)
- 2024–2025: Chief Executive Officer at GetNinjas SA, listed company (Sao Paulo, Brazil)
- 2021–2024: Product Director Fintech at Mercadolibre Inc, listed company (Sao Paulo, Brazil)
- 2019–2021: Executive Director of Product & General Manager Digital Bank at SumUp Ltd. (Sao Paulo, Brazil)
- 2017–2019: Director of Product, Payments and Platform Monetization at OLX LTDA (Rio de Janeiro, Brazil)
- 2016–2017: General Manager/ CEO of Skina LTDA (an OLX Company) (Rio de Janeiro, Brazil)
- 2012–2018: CEO and Co-Founder of u.sit LTDA (Sao Paulo, Brazil)
- 2004–2012: Senior Director of Product, Partner, Co-Founder of NetQuant Financial Technologies LTDA (Rio de Janeiro, Brazil)
- 2006–2012: CTPO and Co-Founder of M-Cash Mobile Payments LTDA (Rio de Janeiro, Brazil)
- 2003–2005: Chief Product Officer at Pagafacil Payment Systems LTDA (Rio de Janeiro, Brazil)
- 1999–2005: Chief Technology Officer at Quantum Web Consulting LTDA (Rio de Janeiro, Brazil)

<b>Name</b>	Bernardo de Barros Franco
<b>Nationality</b>	Brazilian
<b>Appointed</b>	2025
<b>Position</b>	Chief Customer & Growth Officer



## Alona Eiduka

Swiss and Latvian national, Swiss resident, born in 1980

Ms Eiduka has been the Bank's Chief Operating Officer since July 2022. She holds a Bachelor of Humanities in Philology from the University of Latvia and an MBA in Cross-Cultural Leadership from the University of Applied Sciences Northwestern Switzerland and Edinburgh Business School.

<b>Name</b>	Alona Eiduka
<b>Nationality</b>	Latvian/Swiss
<b>Appointed</b>	2022
<b>Position</b>	Chief Operating Officer (COO)

### Professional experience:

- 2019–2022: Head of Origination at Cembra Money Bank AG (Zurich, Switzerland)
- 2014–2018: Collections Leader at Cembra Money Bank AG (Zurich, Switzerland)
- 2013–2014: Senior Manager Operations Productivity at Cembra Money Bank AG (Zurich, Switzerland)
- 2012–2013: Collections Leader ad-interim at GE Money Bank AG Switzerland (Zurich, Switzerland)
- 2007–2012: Various roles at GE Money Bank Latvia (Riga, Latvia)
- 2004–2007: Various roles at Atlas Services Group (Riga, Latvia)

Ms Eiduka is member of the Board of Directors of the Bank's subsidiary Cembra Latvia SIA.



## Volker Gloe

Swiss and German national, Swiss resident, born in 1968

Mr Gloe has been the Bank's Chief Risk Officer since 2013. He holds a university degree in Business Administration (Diplom-Kaufmann) from the University of Kiel (Christian-Albrechts-Universität zu Kiel) in Germany.

<b>Name</b>	Volker Gloe
<b>Nationality</b>	German/Swiss
<b>Appointed</b>	2013
<b>Position</b>	Chief Risk Officer (CRO)

### Professional experience:

- 2007–2013: Chief Risk Officer at GE Money Bank Norway (Stavanger, Norway)
- 2005–2007: Risk Strategist at GE Money Bank Norway (Stavanger, Norway)
- 2002–2005: Marketing Analyst and from 2003 FBB Marketing for GE Consumer Finance (Stavanger, Norway)
- 1999–2002: Customer Intelligence Manager for Comdirect Bank AG (Quickborn, Germany)
- 1997–1999: Market Researcher for Deutsche Herold Versicherungsgruppe der Deutschen Bank (Bonn, Germany)

Mr Gloe is Chairman of the Board of Managing Directors of the Bank's subsidiaries Swiss Auto Lease 2023-1 GmbH and Swiss Auto Lease 2020-1 GmbH in Liquidation and Vice Chairman of the Board of Managing Directors of Cembra Credit GmbH in Liquidation. He is member of the Board of Directors of the Bank's subsidiary Fast-cap AG and Cembra Auto Finance AG. Furthermore, he is the President of the ZEK (Central Office for Credit Information).



## Pascal Perritaz

Swiss national and resident, born in 1972

Mr Perritaz has been the Bank's Chief Financial Officer since October 2018. He has a Master's Degree in Economics from the University of Fribourg and a Swiss Federal Diploma as Financial Analyst and Portfolio Manager. Furthermore, he is a graduate from the Program for Leadership Development at Harvard Business School in Boston (USA).

<b>Name</b>	Pascal Perritaz
<b>Nationality</b>	Swiss
<b>Appointed</b>	2018
<b>Position</b>	Chief Financial Officer (CFO)

### Professional experience:

- 2014–2018: Chief Financial Officer, Commercial Insurance at Zurich Insurance Group AG (Zurich, Switzerland), a company listed on SIX
- 2014: Chief of Staff, Group Finance at Zurich Insurance Group Ltd (Zurich, Switzerland)
- 2010–2013: Chief Financial Officer, Middle East / Africa at Zurich Insurance Group Ltd (Dubai, UAE)
- 2007–2010: Group Operations Manager at Zurich Insurance Group Ltd (Zurich, Switzerland)
- 1996–2006: Various roles with Zurich Insurance Group Ltd (Zurich, Switzerland and Dublin, Ireland)

Mr Perritaz is Vice Chairman of the Board of Managing Directors of the Bank's subsidiaries Swiss Auto Lease 2023-1 GmbH and Swiss Auto Lease 2020-1 GmbH in Liquidation. Furthermore he is Chairman of the Board of Managing Directors of the Bank's subsidiary Cembra Credit GmbH in Liquidation and Member of the Board of Directors of CembraPay AG and Cembra Auto Finance AG as well as member of the Bank's Pension Fund Board.



## Peter Schnellmann

Swiss national and resident, born in 1973

Mr Schnellmann has been the Bank's Business Unit Leader Lending since January 2022. He has a Bachelor of Business Administration from the European Business School in Zurich (Switzerland) and a CAS in Digital Innovation & Business Transformation from University of St. Gallen (HSG).

<b>Name</b>	Peter Schnellmann
<b>Nationality</b>	Swiss
<b>Appointed</b>	2022
<b>Position</b>	Business Unit Leader Lending

### Professional experience:

- 2020–2021: Co-Founder and Partner of Buyogo GmbH (Zurich, Switzerland)
- 2018–2019: Member of the Management Board, Distribution Officer at Bank Cler AG (Basel, Switzerland)
- 2018–2019: Member of the Management Board of Basler Kantonalbank Gruppe (Basel, Switzerland)
- 2014–2018: Managing Director, Consumer Banking at Cembra Money Bank AG (Zurich, Switzerland)
- 2009–2014: Head Institutional & Commercial Sales at GE Money Bank AG (Zurich, Switzerland)
- 2005–2009: Sales Leader Direct Sales at GE Capital (later GE Money Bank AG) (Zurich, Switzerland)
- 2003–2005: Project Manager Finance at Holcim Group Central & Eastern Europe (Switzerland)
- 1997–2002: Project Manager at Avantiac AG (Wollerau, Switzerland)
- 1992–1997: Customer advisor at UBS AG (Schwyz, Zug and Berne, Switzerland)

Mr Schnellmann is member of the Board of Directors of the Bank's subsidiaries Fastcap AG and he is member of the Bank's Pension Fund Board. Furthermore, he is the President of "Konsumfinanzierung Schweiz" and holds a seat in the Steering Committee Retail Banking of the Swiss Bankers Association.



## Christian Stolz

Swiss national and resident, born in 1967

Mr. Stolz has been the Bank's Business Unit Leader Payments since April 2024. He holds a Master of Science in International Hospitality Management from the Ecole Hôtelière de Lausanne (Switzerland), a Bachelor of Business Administration from GSBA Zurich (Switzerland) and an Executive MBA from GSBA Zurich and the State University of New York (USA).

Name	Christian Stolz
Nationality	Swiss
Appointed	2024
Position	Business Unit Leader Payments

### Professional experience:

- 2023–2025: CEO CembraPay AG (Zurich, Switzerland)
- 2022–2024: CEO Swissbilling SA (Renens, Switzerland)
- 2014–2023: CEO and Member of the Board at Byjuno SA (Zug, Switzerland)
- 2014–2023: CEO and Member of the Board at Intrum Finance Services SA (Zurich, Switzerland)
- 2012–2014: General Manager and Group Head Germany at MasterCard Worldwide (Frankfurt am Main, Germany)
- 2008–2012: General Manager Switzerland & Austria at MasterCard Worldwide (Zurich, Switzerland / Vienna, Austria)
- 2003–2008: Country Manager Switzerland at MasterCard Worldwide (Zurich, Switzerland)
- 2002–2003: Consultant for MasterCard Worldwide (Zurich, Switzerland)
- 2000–2002: Head of Sales and Customer Service, Member of the Management Board at Viseca Card Services SA (Zurich, Switzerland)
- 1998–1999: Head of Key Account Management at Six Wordline Switzerland SA (formerly Telekurs), (Zurich, Switzerland)

Mr Stolz is Chairman of the Board of Directors of the Bank's subsidiary Cembra Latvia SIA. He is also member of the Board of the Swiss Payment Association and member of the European Payment Advisory Committee of MasterCard.

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#### 4.2 Other activities and vested interests

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There are no other activities and vested interests of any members of the Management Board other than mentioned in each member's biographies in section 4.1 above and section 10 of the Compensation Report.

#### 4.3 Number of permitted activities

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The members of the Management Board may upon prior approval by the Board of Directors or the Compensation and Nomination Committee be involved in up to five Activities of which a maximum of one may be in a listed company. As with respect to the restrictions applicable to the members of the Management Board the following Activities do not fall under the above restrictions:

- Activities in entities controlled by the Bank;
- Activities in entities controlling the Bank;
- Activities in associations, charitable institutions as well as welfare and pension institutions,

whereas no member of the Management Board is entitled to exercise more than ten such activities.

Please refer to the biographies of the members of the Management Board in section 4.1 above regarding the additional activities of the members of the Management Board.

#### 4.4 Management contracts

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The Bank has not entered into management contracts with third parties in 2025, and no such contracts are in place as per 31 December 2025.

#### 4.5 Material changes after the balance sheet date

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On 19 February 2026 Cembra announced the appointment of Christoph Glaser as CFO and member of the Management Board, effective 1 March 2026. He succeeds Pascal Perritaz, who has decided to embark on a new professional chapter after eight successful years as CFO.

## 5 Compensation, shareholdings and loans

Information about compensation paid to and shareholdings of the members of the Board of Directors and Management Board, as well as loans granted to those individuals can be found in the Compensation Report on page 111 – 139.

## 6 Shareholders' rights of participation

### 6.1 Voting rights and representation restrictions

Each Share carries one vote in the General Meeting. Voting rights may be exercised only after a shareholder has been registered in the Share Register as a shareholder with voting rights up to a specific qualifying day designated by the Board of Directors. Persons who acquire Shares will be recorded in the Share Register as shareholders with the right to vote, provided that they expressly declare that they acquired the registered shares in their own name and for their own account and that there is no agreement on the redemption or return of the corresponding shares and that the shareholder bears the economic risk associated with the shares (for details, see section 2.6 above). For further details please refer to art. 8 of the Articles of Incorporation which are available under: [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance).

The Board of Directors may, with retroactive effect to the date of entry, cancel records in the Share Register that were created based on false information.

Any acquirer of Shares that is not registered in the Share Register as a shareholder with voting rights may not vote at or participate in person at any General Meeting, but will still be entitled to dividends and other rights with financial value with respect to such Shares.

Each shareholder may only be represented at a General Meeting by:

- the Independent Proxy (as defined below) by means of a written or electronic proxy, or
- by a third party, who need not to be a shareholder, by means of a written proxy.

The Board of Directors may, in the invitation to the General Meeting or in general regulations or directives, specify or supplement the rules laid down above (including rules on electronic proxy and electronic instructions).

To facilitate participation for shareholders, the General Meeting may be held in hybrid form (shareholders not physically present being offered the right to exercise their rights electronically). The Board of Directors shall regulate the details and ensure that (i) the identity of the participants is established, (ii) the oral contributions at the General Meeting are directly transmitted, (iii) each participant can submit motions and participate in the debate, and (iv) the result of the vote cannot be falsified.

### 6.2 Statutory quorums

The Bank's Articles of Incorporation require an approval of at least two-thirds of the votes cast and the absolute majority of the par value of shares, each as represented at a General Meeting, for resolutions with respect to the cancellation of shares with privileged voting right and the withdrawal of restrictions of the transferability of registered shares. Thus, the required majority is greater than required by the statutory legal provisions for these resolutions. Subject to these exceptions, no statutory quorums other than those defined by Swiss corporate law and the Swiss Federal Merger Act apply.

### 6.3 Convocation of the General Meeting

The statutory rules on the convocation of the General Meeting comply with applicable Swiss corporate law. Thus, a General Meeting is to be convened at least 20 calendar days prior to the date of such meeting electronically, by way of a single publication in the Swiss Official Gazette of Commerce (Schweizerisches Handelsamtsblatt) or by letter to the shareholders of record.

General Meetings may be convened by the Board of Directors or, if necessary, by the Bank's auditors. The Board of Directors is further required to convene an extraordinary General Meeting if so resolved at an Annual General Meeting or if so requested in writing by holders of Shares representing in aggregate, at least 5% of the Bank's share capital or votes.

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#### 6.4 Inclusion of an item on the agenda

One or more shareholders holding Shares representing at least 0.5 % of the Bank's share capital or votes have the right to request that an item or a proposal to an item be put on the agenda of a General Meeting. The Articles of Incorporation (available at [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance)) require that such requests specify the details of the agenda items and proposals and that they have to be communicated to the Board of Directors in writing at least 45 calendar days prior to the relevant General Meeting.

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#### 6.5 Registrations in the share register

According to the Articles of Incorporation, each shareholder/usufructuary is entitled to vote in a General Meeting, provided that he/she has been duly registered in the Share Register with voting rights up to a record date designated by the Board of Directors. In the absence of such designation, the record date shall be five calendar days prior to the General Meeting. The Board of Directors may, in the notice of a General Meeting or in general regulations or directives, specify or supplement the rules laid down in this paragraph.

## 7 Changes of control and defence measures

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#### 7.1 Duty to make an offer

The Articles of Incorporation do not contain any "opting-out" or "opting-up" provision with regard to mandatory public takeover offers, as defined in art. 125 para. 3 and art. 135 para. 1 of the Swiss Financial Market Infrastructure Act. Thus, an investor who acquires more than 33 $\frac{1}{3}$ % of all voting rights of the Bank (directly, indirectly or in concert with third parties), whether they are exercisable or not, is required to submit a takeover offer for all shares outstanding, according to the Swiss Financial Market Infrastructure Act.

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#### 7.2 Clauses on changes of control

The contracts of the members of the Board of Directors do not contain any change of control clauses.

The contracts of the Management Board members do not provide for any agreements in the case of a change of corporate control other than the accelerated vesting provision in the Executive Variable Compensation Plan (EVCP) as further described in the section Compensation Report on page 111- 139.

## 8 Auditors

### 8.1 Duration of mandate and term of office of external auditor

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The Bank's consolidated financial statements and the individual financial statements are audited by KPMG AG, Zurich. The external auditor is elected for a period of one year at the Annual General Meeting. KPMG were appointed as statutory auditors and Group auditors in 2005. The appointment is reviewed annually by the Audit and Risk Committee to determine whether the appointment remains appropriate. The audit engagement partner changes every seven years, in accordance with the Swiss Code of Obligations. The current lead auditor for the Group is Mr Philipp Gaemperle, Partner.

In 2024, the Board of Directors informed the shareholders that a proposal would be submitted to the 2025 Annual General Meeting to elect PricewaterhouseCoopers AG, Zurich, as new statutory auditors. This has been postponed to the 2026 Annual General Meeting.

### 8.2 Auditing fees

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Expenses related to the Group's financial and regulatory audit amounted to CHF 1,198,269 for the financial year 2025.

### 8.3 Additional fees

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Expenses related to assurance-related services paid to KPMG amounted to CHF 68,575 for the financial year 2025. Apart from these assurance-related services, no other non-audit services were provided to the Bank by KPMG.

### 8.4 Informational instruments pertaining to an external audit

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The Audit and Risk Committee, acting on behalf of the Board of Directors, is responsible for overseeing the activities of the external auditor. It monitors the qualification, independence and performance of the latter. This includes reviewing external audit reports as well as examining the risk analysis. The Audit and Risk Committee receives quarterly reports from representatives of the external auditor and it discusses these reports and assesses their quality and comprehensiveness. During 2025, the Managing Director of Internal Audit as well as the auditor in charge representing the External Auditor attended all seven meetings of the Audit and Risk Committee.

The Audit and Risk Committee recommended that the Board of Directors approves the audited financial statements for the year 2025. The Board of Directors recommends that the financial statements be approved by the General Meeting.

The Audit and Risk Committee regularly evaluates the performance of the external auditor and once a year determines whether the external auditor should be proposed to the General Meeting for election. Also once a year, the auditor in charge reports to the Audit and Risk Committee on the external auditor's activities during the current year and on the audit plan for the coming year. To assess the performance of the external auditor, the Audit and Risk Committee holds meetings with the CEO, the CFO and the Managing Director of Internal Audit. Criteria assessments include qualifications, expertise, effectiveness, independence, communication and performance of the external auditor.

## 9 Information policy

### General information

The Bank informs its shareholders and the public by means of the annual and half-year reports, letters to shareholders, in the Swiss Official Gazette of Commerce (Schweizerisches Handelsamtsblatt) as well as through press releases and presentations. These documents are available to the public in electronic form under: [www.cembra.ch/investors](http://www.cembra.ch/investors).

The Bank publishes an annual report, available in English. The annual report is available at: [www.cembra.ch/financialreports](http://www.cembra.ch/financialreports).

### Ad-hoc publicity and e-mail distribution service

The Bank reports in accordance with the ad hoc publicity requirements pursuant to art. 53 of the Listing Rules of the SIX Swiss Exchange Regulation. Ad hoc announcements may be viewed at [www.cembra.ch/investors](http://www.cembra.ch/investors).

Interested parties can also subscribe to the e-mail distribution service to receive notifications of ad hoc announcements at [www.cembra.ch/investors](http://www.cembra.ch/investors).

### Important dates

19 February 2026	Full-year 2025 results including investors and analysts conference
19 March 2026	Publication Annual Report 2025
24 April 2026	Annual General Meeting 2026
23 July 2026	Publication half-year 2026 results and interim report

The financial calendar can be downloaded from: [www.cembra.ch/investors](http://www.cembra.ch/investors).

### Contact address

Cembra Money Bank AG  
Bändliweg 20  
8048 Zurich  
Switzerland

### Investor Relations

E-mail: [investor.relations@cembra.ch](mailto:investor.relations@cembra.ch)  
Telephone: +41 44 439 85 72

## 10 Blocking periods

Trading in the Bank's securities, its derivatives and other related securities is prohibited to the persons mentioned below during the period starting two weeks before the full-year and half-year balance sheet dates of the Bank and ending one full trading day following the respective public release (regular blocking periods).

The trading restrictions during the regular blocking periods apply to the following persons: all members of the Board of Directors, the Management Board and all employees of the Group.

# Compensation Report

<b>111</b>	<b>Compensation Report</b>
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121	5 Management Board compensation system
129	6 Compensation awarded to the Board of Directors in 2025 (audited)
132	7 Compensation awarded to the Management Board in 2025 (audited)
137	8 Compensation awarded to former members of the Board of Directors and to former members of the Management Board (audited)
138	9 Shareholding and loans (audited)
139	10 Functions held by members of the Board of Directors and members of the Management Board in other companies (audited)

The Compensation Report is written in accordance with the requirements of the revised Swiss Company Law, the Directive on Information relating to Corporate Governance of the SIX Exchange Regulation and the principles of the Swiss Code of Best Practice for Corporate Governance by *economiesuisse*. The compensation principles take into consideration the rules of FINMA Circular 2010/1 “Remuneration schemes”.

# Letter from the Chairperson of the Compensation and Nomination Committee

Dear Shareholders,

On behalf of the Board of Directors and the Compensation and Nomination Committee ("CNC"), I am pleased to present the 2025 Compensation Report. This report details the remuneration of Cembra's Board of Directors and Management Board in 2025. It explains the underlying framework and principles, highlights the changes made during the reporting year and outlines how the business performance impacted the variable compensation paid to the Management Board.

## Compensation and Nomination Committee (CNC) activities

In the reporting year, the CNC particularly focused on the following topics:

- Reviewing the Long-Term Incentive (LTI) component of the Executive Variable Compensation Plan (EVCP)
- Benchmarking Board of Directors' and Management Board Compensation including peer group review
- Establishing the new role of Chief Customer & Growth Officer
- Succession planning including gender diversity
- Setting objectives and evaluating performance based on strategic assessment and individual performance

To enhance customer focus and drive growth and innovation within the company, Cembra established the position of Chief Customer & Growth Officer (CCGO). Bernardo de Barros Franco took on this new role as a member of the Management Board as of December 2025.

## Long-Term Incentive component in the variable compensation

As announced in the Compensation Report 2024, the CNC launched a comprehensive review of the LTI plan design to sharpen the alignment with strategic objectives. Effective with the 2026 grant, sustainability is introduced as a standalone third performance pillar aligned with corporate priorities set out in the Corporate Sustainability Report and weighted 15%. Relative Total Shareholder Return (rTSR) and Return on Equity (ROE) continue as equally weighted performance metrics.

## Outlook

From the 2027 reward cycle, the currently separate STI and LTI decisions will be consolidated into a single, integrated determination, replacing the strategic lookback assessment for the LTI grant. The LTI continues to be delivered in Performance Share Units (PSUs). In parallel, vesting drivers of the financial KPIs will be reviewed.

As we continue to refine our remuneration system to ensure alignment with Cembra's strategy, performance, and the interests of our shareholders, we remain committed to fostering an open and regular dialogue with our shareholders and their representatives.

## Shareholder feedback

Throughout our ongoing dialogue with our shareholders and their representatives during 2025, we received positive feedback on the adjustments made to the compensation framework for our Management Board. Additionally, the increased transparency, clarity and consistency of the compensation report contributed to positive voting results at the Annual General Meeting 2025. Shareholders expressed strong support for the Compensation Report 2024 with 97.1% of the votes in favor (prior year: 96.3%).

## Thank you!

On behalf of the Board of Directors and the CNC, we thank our shareholders for their trust and support and remain committed to further incorporating additional feedback provided. We hope you find this report informative once again.



Susanne Klöss-Braekler

Chairperson of the Compensation and Nomination Committee

# 1 Compensation at a glance

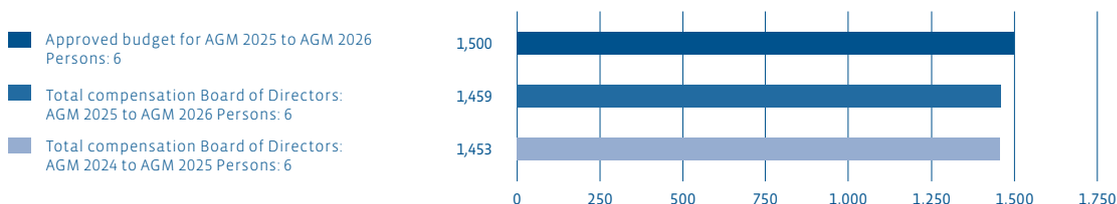
## Total compensation awarded to the Board of Directors for the term of office AGM 2025-AGM 2026

Members of the Board of Directors (BoD) only receive a fixed compensation. Two-thirds of the compensation is delivered in cash and one-third of the compensation is delivered in shares subject to a blocking period of five years. Please refer to section 6 for detailed disclosure.

### Total compensation Board of Directors

in TCHF

	Fees paid in cash (TCHF) (two-thirds of the annual compensation)	Fees delivered in blocked shares (TCHF) (one-third of the annual compensation)
Chairperson of the Board of Directors	367	167
Other Members of the Board of Directors	634	289



## Total compensation delivered to the Management Board for the performance year 2025

The compensation of the Management Board consists of fixed and variable elements. Base salary and benefits form the fixed compensation and are based on prevalent market practice. Variable compensation consists of short-term and long-term elements and rewards performance against pre-determined targets as well as alignment with long-term shareholder interests. As of 31 December 2025, the Management Board was constituted of nine members, including the CEO. Please refer to section 7 for detailed disclosure.

Annual base salary Paid in cash in 2025	Short-term incentive (STI) Cash bonus paid in Q1 2026	Matching shares Restricted shares delivered in Q1 2026	Long-term incentive (LTI) PSU Grant in Q1 2026	Benefits Pension, welfare and allowances paid in 2025
TCHF 2,981	TCHF 1,239	TCHF 0	TCHF 1,424	TCHF 954

Total compensation delivered for the year 2025 TCHF 6,598
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Maximum aggregate compensation approved by the AGM 2024 for the year 2025 TCHF 8,450
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**Response to feedback received during the last year**

Our shareholders provided feedback that we aim to incorporate. The table below sets out the main concerns raised by shareholders and the actions we have taken to address them.

Concern raised	Our response
The board has discretion to adjust the Long Term Incentive (LTI) grants based on backward-looking and largely discretionary assessment	The strategic assessment is based on a structured evaluation of predefined factors. The factors are outlined in the LTI mechanism section, and the performance assessment of each factor is described in detail in the section LTI Performance. From the 2027 reward cycle, the currently separate STI and LTI decisions will be consolidated into a single, integrated determination, replacing the current strategic assessment for the LTI grant. The LTI will continue to be delivered in Performance Share Units (PSUs). In parallel, the Board of Directors is reviewing the financial KPIs to ensure vesting drivers remain closely aligned with Cembra's growth ambitions. This timeline corresponds with the next strategic cycle and ensures a smooth transition into the revised model.
Under the LTI, there is no clear sustainability measurement	The EVCP design will be amended from the 2026 reward cycle. In a first step, the LTI grant 2026 will include an additional sustainability performance metric next to rTSR and ROE. The sustainability performance metric will reflect the most relevant sustainability themes defined in Cembra' sustainability strategy (see Sustainability Report page 31). Further details on the planned changes are provided in the Outlook section on page 127.
STI performance targets and outcomes are partially disclosed	The internal financial and qualitative goals and the individual and/or financial targets under the STI are commercially sensitive. Disclosing such targets would allow insight into the strategy of Cembra and could create a competitive disadvantage to the Bank. Therefore, the decision was made not to disclose the specifics of the goals and targets but to provide the achievement level per goal and comments on the performance for the reporting year. Please refer to section 7 of this report.

**Sustainability considerations in the compensation system**

Sustainability plays an important role in our strategy, and hence our compensation framework includes a strong link between Cembra's sustainability agenda and the variable compensation of the Management Board and of the leadership team.

**Sustainability performance in the variable compensation**

Sustainability is integrated in the Short-term Incentive (STI) goal framework and in the Long-term Incentive (LTI) grant decision. Under the STI goal framework, sustainability is one of the four pillars and weighs 15% in the bonus opportunity. Further, under the LTI plan, the individual target LTI may be increased or decreased by up to 25% based on the assessment of strategic factors including sustainability. The sustainability related factors considered in the strategic assessment take into account the definition of sustainability strategy and framework, the achievement of sustainability goals, the reputation and market perception of Cembra's sustainability commitment and performance. The strategic assessment is performed at the end of the year and affects the LTI grant amount. Performance in the STI and in the LTI is assessed based on quantitative and qualitative Key Performance Indicators (KPIs) as defined by the Board of Directors at the start of the performance period.

The sustainability-related objectives are presented in section 5 and an overview of their assessment is provided in section 7 of this report.

## 2 Compensation governance

### Shareholders' involvement

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The shareholders are involved and have decision-making authority on various compensation matters. They annually approve the maximum amounts of compensation for the Board of Directors and for the Management Board in separate votes. We further ask our shareholders annually for their opinion and feedback on our compensation system in general via our consultative vote on the Compensation Report. In addition, the principles of compensation are governed by the Articles of Incorporation, which have been approved by the shareholders. The provision of the Articles of Incorporation on compensation are summarised below and can be found on our website (please refer to [www.cembra.ch/governance](http://www.cembra.ch/governance) under “Regulations and principles”):

- **Compensation principles applicable to the Board of Directors** (art. 25c): The compensation of the Board of Directors consists of fixed compensation for services rendered as a member of the Board of Directors and – if applicable – as a committee member or a committee chairperson, which may be paid out partially in cash and partially in blocked, registered shares of the Bank.
- **Compensation principles applicable to the Management Board** (art. 25d, 25h, 25i): The compensation of the Management Board consists of a fixed base salary paid in cash and variable compensation. Variable compensation may comprise short-term and long-term elements. Compensation may be paid in cash, shares or other benefits.
- **Say-on-pay vote** (art. 11a): The Annual General Meeting annually approves the aggregate maximum amounts of compensation of the Board of Directors for the period until the next ordinary Annual General Meeting and the maximum compensation of the Management Board that is awarded or paid out in the business year following the Annual General Meeting. In addition, the Compensation Report is submitted to a consultative vote.
- **Additional amount for new members of the Management Board** (art. 25e): The additional aggregate compensation per year for all new members of the Management Board appointed after the Annual General Meeting has approved the aggregate maximum compensation shall not exceed 30% of the last aggregate maximum compensation amount approved by the Annual General Meeting.
- **Loans, credits and pension benefits** (art. 25g): The Bank may grant loans, credits, and pension benefits outside the occupational pension scheme to the members of the Board of Directors and the members of the Management Board to an extent that in total does not exceed 50% of the maximum total remuneration last approved by the Annual General Meeting. The payment of bridge or interim annuities by the Bank to members of the Management Board is possible between early retirement and the statutory retirement age.

Cembra also engages in dialogues with shareholders and their representatives on a regular basis to gather outside perspectives.

### Compensation and Nomination Committee

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According to the Articles of Incorporation and the Organisational Regulations (available at [www.cembra.ch/corporategovernance](http://www.cembra.ch/corporategovernance) under “Regulations and principles”), the Compensation and Nomination Committee (CNC) consists of at least two but not more than four members of the Board of Directors who are elected annually and individually by the Annual General Meeting for a period of one year. At the Annual General Meeting 2025, Mrs Susanne Klöss-Braekler (Chairperson), Mr Thomas Buess, and Mr Marc Berg were elected members of the CNC. Information on the individual members of the Board of Directors including their other external mandates can be found in the Corporate Governance Report starting on page 79.

The functions, responsibilities and powers of the CNC are specified in art. 22a of the Articles of Incorporation and comprise the following elements:

- Nominate and assess candidates for positions to the Board of Directors and assess candidates for positions to the Management Board
- Establish and review the compensation strategy and principles
- Propose to the Board of Directors the maximum aggregate amounts of compensation of the Board of Directors and of the Management Board to be submitted to the shareholders' vote at the Annual General Meeting

- Annually review and make a recommendation to the Board of Directors concerning the structure and amount of the compensation for the members of the Board of Directors, the CEO, and the other members of the Management Board
- Annually review and assess the objectives upon which the compensation of the CEO and the other members of the Management Board is based
- Provide the Board of Directors with a performance assessment of the CEO and of the other members of the Management Board and make a recommendation on the individual compensation level of the CEO and of the other members of the Management Board together with a recommendation on the annual incentive opportunity level and the long-term incentive opportunity level
- Recommend to the Board of Directors any employment agreements and other arrangements or provisions, and special or supplementary benefits for the CEO and the other members of the Management Board

The members of the Board of Directors shall abstain from voting when their own individual compensation is concerned.

### Approval and authority levels

The following table illustrates the breakdown of decision-making authority between the CNC, the Board of Directors and the Annual General Meeting in matters related to the compensation of the Board of Directors and the Management Board:

Decision on	Recommendation by	Review by	Approval by
Compensation policy and principles	CNC		Board of Directors
Incentive compensation plans including share-based compensation	CNC		Board of Directors
Maximum aggregate compensation amount of Board of Directors and of Management Board	CNC	Board of Directors	Annual General Meeting (binding vote)
Individual compensation of Chairperson and members of the Board of Directors	CNC		Board of Directors
Compensation of Chief Executive Officer	CNC		Board of Directors
Individual compensation of members of the Management Board (excluding CEO)	CEO	CNC	Board of Directors
Consultative vote on the Compensation Report	CNC	Board of Directors	Annual General Meeting (consultative vote)

Generally, meetings of the CNC are attended by the Chairperson of the Board of Directors, the CEO and the head of human resources in an advisory capacity as guests. However, they do not take part in the section of the meetings where their own performance and/or compensation are discussed and have no voting rights. Other members of the Management Board and Board of Directors as well as other individuals may be invited if deemed necessary. The Chairperson of the CNC reports to the Board of Directors after each meeting on the activities of the CNC. The minutes of the CNC meetings are available to all members of the Board of Directors.

The CNC holds meetings at least once every quarter. During 2025, the CNC held two meetings as conference calls and three meetings in person. The table below presents a high-level overview of the activities performed in each of the meetings:

	Jan	Feb	May	Sep	Oct
<b>Compensation governance, principles and compliance</b>					
Review external stakeholders feedback on compensation policy and disclosure			■	■	
CNC charter review				■	
Compensation report review	■	■			■
Peer Group review and benchmark analysis for Board of Directors and Management Board compensation				■	
Equal pay status			■		
Company Pension Fund update			■		
<b>Board of Directors compensation</b>					
Determine compensation for next office term for Annual General Meeting vote		■			
<b>Management Board compensation</b>					
Executive Variable Compensation Plan - framework assessment			■		■
LTI plan design review			■	■	■
Performance review and bonus approval	■				
LTI strategic assessment	■				
Set goals and objectives for upcoming year	■				
Individual compensation review	■				
Determine maximum aggregated compensation amount for Annual General Meeting vote		■			
Financial target setting approach for LTI	■	■			
Financial target approval for LTI 2025 – 2027		■			
Review share ownership level		■			■
<b>Nomination and succession planning</b>					
Review Board of Directors composition				■	
Board of Directors performance assessment				■	■
Nomination of new members to the Board of Directors and nomination of CNC members for next office term		■			
Election of the CNC Chair			■		
Succession planning review for Management Board members and their direct reports				■	

## Role of external advisors

The CNC may decide to consult external advisors from time to time for specific compensation matters. In 2025, HCM International Ltd advised the CNC in the context of the LTI review. Internal compensation experts such as the head of human resources provided support and expertise.

For further governance-related information, see the Corporate Governance Report starting on page 79

### 3 Process of determination of Board of Directors and Management Board compensation

To assist decision-making on the compensation of the Board of Directors and Management Board, benchmarking studies are carried out periodically. The compensation practices of comparable companies are analysed in order to assess market practices and competitive compensation levels and structures. The results of the benchmarking studies are taken into account in setting the fee structure and levels for the Board of Directors as well as the compensation structure and levels for the CEO and the other Management Board members.

The CNC also considers other factors it deems relevant in its judgement such as Cembra's performance, the environment in which Cembra operates, and individual performance of the members of the Management Board.

Further details of the benchmarking analyses and the peer groups of companies are provided below.

#### Benchmarking and peer group

##### Benchmarking and peer group for Board of Directors compensation

The CNC regularly reviews the compensation of the Board of Directors as well as the peer group used for benchmarking studies. As announced in the last Compensation Report, a thorough review was conducted in 2025 by the Company's independent advisors, HCM International Ltd, to assess the market competitiveness of the compensation of the members of the Board of Directors in terms of structure and quantum. The peer group consisted of financial institutions listed in Switzerland with comparable governance arrangements to account for industry-specific factors that may affect the Board of Directors' supervisory mandate and is unchanged compared to the peer group used for the last analysis in 2022. There is one company less in the peer group, reflecting the acquisition of Credit Suisse by UBS. The difference in size of the companies in the peer group was normalised through a regression analysis to ensure a congruent comparison. This general approach has remained unchanged since 2015, thereby establishing stability in approach and comparability over the years. The final comparison group consisted of the following 17 companies:

Peer group for Board of Directors compensation benchmarking purpose in 2025

Baloise	Leonteq	UBS
BB Biotech	Liechtensteinische Landesbank	Valiant
EFG	Partners Group	Vaudoise Assurances
GAM	Swiss Life	Vontobel
Helvetia	Swissquote	Zurich Insurance
Julius Baer	Swiss Re	

The guiding principles for the fee structure are as follows:

- For all members of the Board of Directors, total compensation shall be at or below the market benchmark; and
- The internal pay equity ratios between the Chairperson of the Board of Directors, the Vice Chairperson of the Board of Directors and the ordinary Board of Directors members shall be maintained at comparable market level.

No adjustment was made to the Board of Directors' compensation in 2025. The 2025 benchmark analysis will be taken into consideration as from the next term of office. The analysis showed that topics such as long-term strategic positioning now play a more significant role in CNC's responsibilities, being reflected in an equal compensation level for the committee chairs. Further details on the compensation system for the Board of Directors are provided in section 4 of this report.



**Benchmarking and peer group for Management Board compensation**

The compensation of the Management Board is reviewed annually considering among other elements, compensation benchmark information provided by an independent consulting firm. The benchmark analysis is typically performed every two years and generally also includes a review of the applied peer group. The latest benchmark analysis was performed in 2025 by Willis Towers Watson. The constitution of the peer group concentrated exclusively on companies based in Switzerland and active in the financial services industry sector, where competitive dynamics and regulatory requirements most closely align with Cembra’s environment. This resulted in a peer group of 12 companies compared to the 15 companies included in the 2022 peer group, as fewer institutions met the selection’s stricter relevance and survey participation criteria. The peer group was again set so that Cembra is positioned around the market median in terms of revenue, market capitalisation and headcount and comprises the following companies:

Peer group for Management Board compensation benchmarking

Bank for International Settlements	Julius Baer & Co	Swisscard
Banque Cantonale Vaudoise	LGT	Vontobel
Cofra Holding	MasterCard	VP Bank
IG Group	SIX Group	Zürcher Kantonalbank

As a guiding principle, the total direct compensation on target shall be positioned between the median and the upper quartile of the market benchmark. The outcome of the analysis confirmed that the compensation of the Management Board was appropriately positioned and no adjustment to the compensation level was required.

## 4 Board of Directors compensation system

### Compensation principles of the Board of Directors

To underpin their independence in their supervisory duties, the members of the Board of Directors receive only fixed compensation and no variable elements nor pension benefits. In accordance with legal requirements, certain Board members may have to be insured by the Company in a Swiss pension fund. In such cases, Cembra pays employer contribution into a third-party pension plan and the gross fees paid are reduced proportionally. Reasonable cash expenses that occur in the discharge of their duties are reimbursed as incurred. The compensation is delivered partially in cash and partially in blocked shares to strengthen the alignment with shareholders' interests.

The fee structure for the members of the Board of Directors consists of an annual fixed compensation for services on the Board of Directors ("basic fee") and additional fees ("committee fees") for serving on committees of the Board of Directors. The Chairperson of the Board of Directors receives only a basic fee and is not compensated for any additional work on committees.

One-third of the compensation is delivered in Cembra Money Bank AG shares blocked for a period of five years during which they cannot be sold, transferred, or pledged. Should the Board member not stand for re-election at the Annual General Meeting, the initial blocking period will be lifted, but the shares will remain blocked until the earlier of two years after such date or the regular expiry of the blocking period. In case of death, disability or change of control, the blocking period may be lifted immediately.

### Structure of the Board of Directors compensation

In TCHF	Basic fee	Committee/ chair fee
<b>Basic fee</b>		
Chairperson of the Board of Directors <sup>1</sup>	500	
Member of the Board of Directors	120	
<b>Committee/ chair fee</b>		
Vice Chairperson		30
Chairperson of the Audit and Risk Committee		65
Chairperson of the CNC		50
Member of the Audit and Risk Committee		35
Member of the CNC		30

<sup>1</sup> The Chairperson of the Board of Directors is not eligible for additional committee fees

### Outlook

Considering the increased complexity and workload associated with the responsibilities of the CNC, the Board of Directors intends to propose an adjustment to the CNC chair fee at the upcoming Annual General Meeting and align the level to the Audit and Risk Committee chair fee, reflecting the comparable demands and strategic relevance of the two committees.

### Share ownership requirements

Members of the Board of Directors are required to hold a minimum number of company shares for a period of five years. The minimum shareholding threshold is a 2.5 multiple of the annual cash component of the compensation for the Chairperson of the Board of Directors and a 1.5 multiple of the annual cash component of the compensation for the members of the Board of Directors. The minimum shareholding requirements are expected to be reached within five years.

### Clauses on changes of control

The contracts of the members of the Board of Directors (including the Chairperson of the Board of Directors) do not contain change of control clauses other than regarding the lifting of the blocking period for shares as described earlier in this section.

## 5 Management Board compensation system

### Compensation principles of the Management Board

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Cembra's compensation programmes are based on the following guiding principles:

#### **Pay for performance**

Cembra follows a performance-oriented approach. Variable compensation of the Management Board is based on the achievements of Cembra's objectives as well as individual performance. Performance objectives reflect both financial as well as non-financial metrics and thereby enable an assessment of the performance of members of the Management Board from both a quantitative as well as a qualitative perspective.

#### **Sound risk management**

The compensation framework of the Management Board is designed to further foster the Bank's sound risk management practices. Compliance and governance-related aspects are an important part of the set of Key Performance Indicators (KPIs) used to measure performance, further underlining the importance of a balanced risk culture. To avoid excessive risk taking, risk metrics and behaviours are included in the performance evaluation, and the variable compensation payouts are capped.

#### **Cembra's business strategy and Cembra's values**

The compensation policy supports a culture that rewards excellent performance in delivering Cembra's strategic agenda. The four strategic programmes (operational excellence, business acceleration, new growth opportunities and cultural transformation) as well as Cembra's core values are embedded in the variable compensation elements.

#### **Market competitiveness and internal fairness**

Cembra is committed to rewarding employees appropriately and competitively. The compensation is based on the scope of the roles, individual skills and responsibilities. It is not influenced by individual attributes such as gender, race, nationality or religion. To attract and retain talented executives, Cembra regularly benchmarks the total compensation of the Bank's management to ensure market competitiveness while maintaining internal equity.

#### **Control functions**

Cembra ensures that the remuneration structure and goals for control functions are predominantly linked to the core duties of the functions and that the compensation plans do not create incentives that lead to conflicts of interest. In particular, the variable compensation of these individuals is not based solely or largely on financial measures and is not directly dependent on the financial performance of the business units, specific products, or transactions these individuals monitor. Should an individual being responsible for a control function also oversee certain operational tasks, the compensation structure ensures that no inappropriate incentives are created.

### Structure of Management Board compensation

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The compensation structure of the Management Board (MB) consists of fixed compensation elements (annual base salary as well as pension and other benefits) and variable compensation elements (short-term incentive (STI) and long-term incentive (LTI)). Since the 2023 financial year, MB members are expected to maintain a minimum level of shareholding. The shareholding requirements are underpinned with a share matching plan and with a blocking period on vested LTI shares. The details of each programme are described in the following sections.

The overall structure of Management Board compensation is illustrated below:

Key element	Fixed compensation elements		Variable compensation elements	
	Annual base salary	Pension and other benefits	Short-term incentive (STI)	Long-term incentive (LTI)
Vehicle	Cash	Contributions to retirement plans and insurances, perquisites in kind or in cash	Cash	Performance Share Units (PSU)
Purpose	Attract and retain	Protect employees and their dependants against risks	Pay for performance	Alignment with shareholders' interests, participation in the long-term success of the Bank
Drivers	Scope and responsibilities of the role; individual's experience and skills; market competitiveness	Market practice	Business and individual performance over a one-year period	Business performance over a three-year period, share price development
Performance measures	n/a	n/a	Bank financial goals, divisional goals and qualitative goals	Relative Total Shareholder Return (rTSR), Return on Equity (ROE)
Performance period	One year	n/a	One year	Four years <sup>1</sup>
Share ownership	n/a	n/a	Matching shares for STI bonus amount converted in Cembra blocked shares	Vested shares blocked for five years

<sup>1</sup> Grant subject to strategic assessment at the end of the performance year, plus three years vesting period subject to rTSR and ROE performance

## Fixed compensation elements

### Annual base salary

The annual base salary for members of the MB is paid monthly in twelve equal instalments in cash. Annual base salaries are established based on the following factors:

- Scope, size and responsibilities of the role, and the skills required to perform the role;
- External market value of the role,
- Skills, experience and performance of the individual in the role.

### Pension and other benefits

Benefits consist mainly of retirement and insurance plans that are designed to provide a reasonable level of protection for the employees and their dependents in respect to the risk of retirement, disability and death. The members of the MB also participate in regular pension plans offered to all employees.

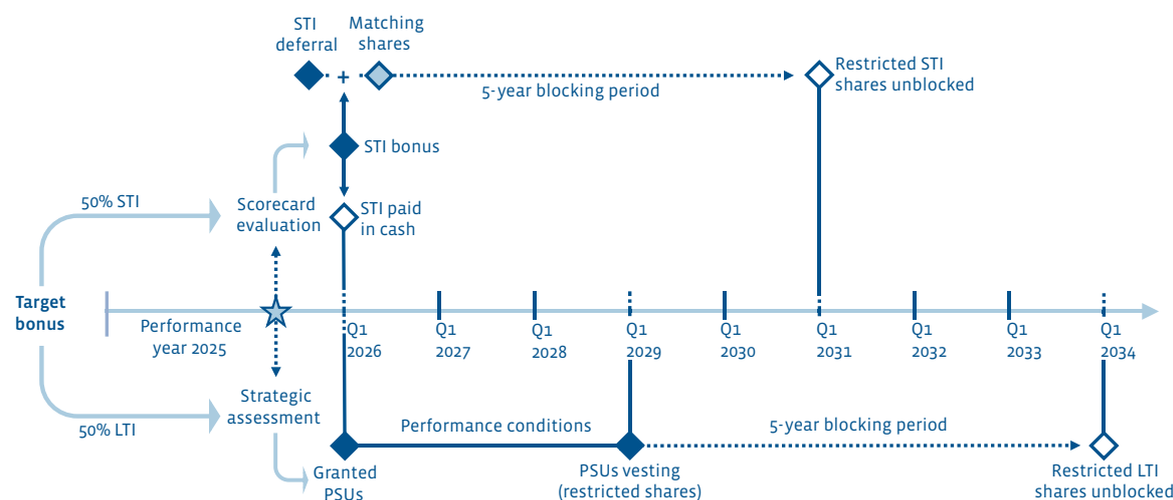
Members of the MB may also receive certain executive benefits such as company car and other benefits in kind. For employees who have been relocated from abroad, benefits may also include schooling and tax support. The monetary value of these other elements of compensation is evaluated at fair value and is disclosed in the compensation table in section 7 of this report.

## Variable compensation elements

The variable compensation of the MB is governed by the Executive Variable Compensation Plan (EVCP) guideline. The purpose of the EVCP is to reward for Cembra's success and individual contributions of the participants, as well as to drive long-term shareholder value creation in a sustainable manner. The EVCP is composed of two elements, a STI and a LTI.

Each member of the MB is awarded a so-called individual target bonus which amounts to 110% of the annual base salary for the CEO and the CFO, and to between 70% – 80% for the other members of the MB. The individual target bonus is divided equally into a target STI and a target LTI. The structure of the EVCP is illustrated below:

**Executive Variable Compensation Plan mechanism 2025**



**EVCP target and maximum payout potential**

The table below illustrates the target and maximum STI and LTI at grant and at vesting:

	CEO and CFO		Other Management Board Members	
	STI	LTI	STI	LTI
Target bonus in % of annual base salary	110 %		70 % – 80 %	
% of target bonus	50 %	50 %	50 %	50 %
Target bonus as % of annual base salary	55 %	55 %	35 % – 40 %	35 % – 40 %
Cap at grant in % of annual base salary	69 %	69 %	44 % – 50 %	44 % – 50 %
Pay out / vesting range in % of annual base salary	0-69 %	0-138 % <sup>1</sup>	0-44 % (50 %)	0-88 % (100 %) <sup>1</sup>

<sup>1</sup> Not taking into account any increase in the underlying share price.

**Short-term Incentive (STI) mechanism**

The STI is a cash-based variable bonus designed to reward collective company performance and individual performance over a period of one year.

The STI target (i.e. the bonus at 100% target achievement) is expressed as a percentage of the target bonus. For all MB members, the STI target amounts to 50% of the target bonus, which represents 55% of the base salary for the CEO and the CFO, and 35% to 40% of the base salary for the other MB members.

At the beginning of the year, each MB member receives a balanced scorecard containing financial and non-financial goals based on the following four pillars:

- Financials
- Customer and market
- Operational excellence
- Sustainability

Each MB member’s balance scorecard is composed of financial goals relative to the Bank (weight: 50% – 60%; Control functions: 25%) and non-financial goals (weight: 40% – 50%; control functions: 75%) relative to the Bank, divisions and individual performance. Financial goals are of quantitative nature, while non-financial goals are of qualitative or quantitative nature.

The Board of Directors, based on a recommendation by the CNC, sets the STI goals relative to the Bank, divisions and individual performance at the beginning of the year. Each goal is assigned a measurable minimum performance level, under which no payout occurs, a target performance level, leading to a payout of 100%, and a maximum performance level leading to a payout of 125 % to 150% of the target level depending on the nature of the objective. Generally, objectives of qualitative nature have a maximum performance level of 125% while objectives of quantitative nature have a maximum performance level of 150%. The overall payout is capped at 125% of the STI target.

**STI goal framework for the performance year 2025**

	Alignment to strategic programme	CEO	Chief Financial Officer	Business Unit Leader Lending	Business Unit Leader Payments	Chief Technology Officer	Chief Operating Officer	Chief Risk Officer	General Counsel
<b>1. Financials</b>		<b>60 %</b>	<b>60 %</b>	<b>60 %</b>	<b>60 %</b>	<b>50 %</b>	<b>50 %</b>	<b>25 %</b>	<b>25 %</b>
Net Income		35 %	35 %	50 %	50 %	35 %	35 %	25 %	25 %
Cost/Income ratio	Operational excellence	15 %	15 %			15 %	15 %		
Net Revenue Growth	Business acceleration	10 %	10 %	10 %	10 %				
<b>2. Customer and market</b>		<b>10 %</b>	<b>10 %</b>	<b>10 %</b>	<b>10 %</b>				
Market share	Business acceleration	10 %	10 %	10 %	10 %				
<b>3. Operational excellence</b>		<b>15 %</b>	<b>15 %</b>	<b>15 %</b>	<b>15 %</b>	<b>35 %</b>	<b>35 %</b>	<b>60 %</b>	<b>60 %</b>
Roadmap execution	Operational excellence	X	X	X	X	X	X	X	X
Service level	Operational excellence						X		
Loss ratio	Operational excellence							X	
Division effectiveness	Operational excellence		X					X	X
<b>4. Sustainability</b>		<b>15 %</b>	<b>15 %</b>	<b>15 %</b>	<b>15 %</b>	<b>15 %</b>	<b>15 %</b>	<b>15 %</b>	<b>15 %</b>
Loss ratio/People & Leadership		15 %	15 %	15 %	15 %	15 %	15 %	15 %	15 %
Overall payout range 0 % – 125 %									

The recently added role of Chief Customer and Growth Officer (CCGO) will be eligible for variable compensation as from performance year 2026, in line with the plan regulations. The scorecard for the CCGO will therefore be disclosed in the 2026 Compensation Report.

The internal financial and qualitative goals and the individual and/or financial targets under the STI are commercially sensitive. Disclosing such targets would allow delicate insight into the strategy of Cembra and could create a competitive disadvantage to the Bank. Therefore, the decision was made not to disclose the specifics of the goals and targets but to provide the achievement level and comments on the performance for the reporting year. The achievement level per goal is disclosed and commented on in section 7 of this report.

### Share matching plan

MB members, including the CEO, may elect to receive a portion of up to 40% of their cash bonus in form of company shares. They may define a certain amount or a percentage of their cash bonus to be invested in shares. MB members receive one additional free share (“Matching Shares”) for each share purchased through the programme. The shares purchased and the Matching Shares are blocked for five years.

### Long-term Incentive (LTI) mechanism

The LTI is a Performance Share Unit (PSU) Plan designed to reward long-term company performance and to align the interests of the MB with those of Cembra’s shareholders.

The LTI target amounts to 50% of the target bonus for all MB members including the CEO. The LTI target represents 55% of the base salary for the CEO and the CFO, and 35% to 40% of the base salary for the other MB members.

### Grant mechanism

PSUs are granted to the participants as part of the compensation for the previous performance year. At grant, the individual LTI target is subject to an initial hurdle by means of a strategic assessment of the Company’s performance by the Board of Directors. The strategic assessment may result in a decrease or an increase of the individual LTI target in a range of 75% to 125% of the LTI target amount and considers, among others, the following factors:

- Overall market positioning of Cembra (e.g. market share development, brand reputation);
- Quality of earnings (e.g. sustainability of income drivers and price levels, financing structure and credit rating, digitisation and unit cost efficiency, quality of compliance and risk framework);
- Future strategy (e.g. strategic roadmap for profitable growth, execution of strategic projects, strategic financial targets, quality of succession planning);
- Sustainability (e.g. definition of sustainability strategy and framework, achievement of sustainability goals, reputation and market perception of Cembra’s sustainability commitment and performance); and
- An assessment of the individual contributions of the participants.

The number of PSUs granted is calculated by dividing the actual LTI target amount by the average of the daily volume-weighted average share price during the 60 trading days before the grant date. The value and the number of PSUs granted in the reporting year is disclosed and commented on in section 7 of this report.

### Performance measurement and vesting mechanism

The PSUs vest after a period of three years conditionally upon the achievement of two performance metrics, both equally weighted:

- Relative Total Shareholder Return (rTSR): The Company’s Total Shareholder Return (TSR) is compared to the SPI Financial Services Index, called Total Return Index (TRI)-Benchmark, over a three-year period; and
- Return on Equity (ROE)

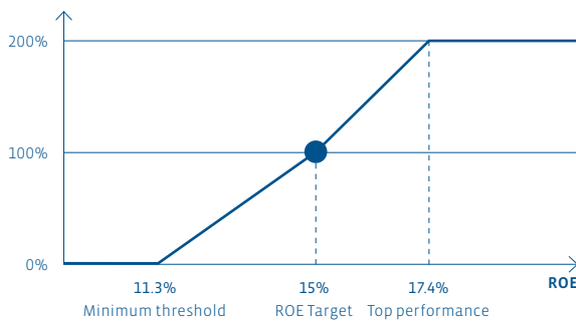
For each performance metric, there is a minimum performance threshold below which no payout occurs, a target performance level, which corresponds to a payout factor of 100% and a maximum threshold of top-performance leading to a payout factor of 200%.

The target performance levels are determined at a challenging but achievable level. Any positive and/or negative deviation from the target performance level is reflected proportionately in the number of vested PSUs.

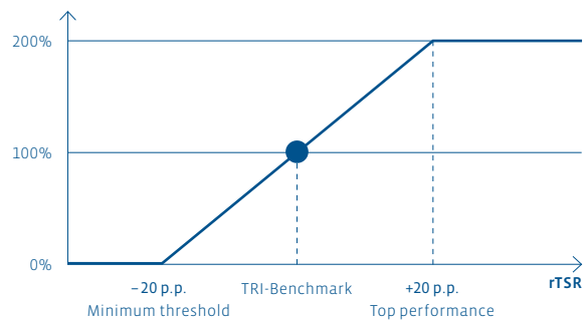
A clear link between realised performance and payout factor above and below the target performance level enables a robust long-term variable compensation system while limiting excessive risk-taking by plan participants.

- For rTSR, if Cembra's TSR exceeds the Total Return Index (TRI)-Benchmark by 20% or more, a payout factor of 200% applies. If Cembra's TSR falls short of the TRI-Benchmark by 20% or more, the payout factor is 0%. If Cembra's TSR is between -20% and +20% of the TRI-Benchmark, the payout factor is determined by linear interpolation.
- For ROE, the Board of Directors sets an objective three-year target during the annual target setting process, taking into account internal strategic plans. The ROE is calculated by giving 50% weight to the second financial year and 50% weight to the third financial year following the performance year. The Board determines the threshold, Target ROE and the ROE which is considered as top-performance and ensures an annual calibration of the achievement of the targets with the payout levels. If the actual ROE reaches or exceeds the maximum threshold for top-performance, a payout factor of 200% applies. If the actual ROE falls below the minimum threshold, the payout factor is 0%. Linear extrapolation applies between the minimum threshold, the target and the maximum threshold.

ROE Payout Factor for PSUs granted in 2025



Relative TSR Payout Factor for PSUs granted in 2025



At the end of the three-year vesting period, the achievement of each performance metric is calculated, and their respective payout factor is determined accordingly. The average of both payout factors provides for the overall payout factor. The number of PSUs originally granted is multiplied by the overall payout factor in order to define the number of shares vested. The vested shares are blocked for five years.

Calculation of the number of shares vested

$$\text{Number of shares vested} = \text{Number of PSUs originally granted} \times \text{Overall payout factor}$$



**Rules applicable to employment termination**

The vesting is subject to the following forfeiture rules in case of employment termination before the end of the vesting period.

Termination reason	Vesting provision	Early vesting	Vesting level
Voluntary resignation	Full forfeiture	n/a	n/a
Termination for cause	Full forfeiture	n/a	n/a
Termination without cause, death, disability	Pro-rata to the number of full months expired	yes	On target
Retirement	Pro-rata to the number of full months expired	no	Based on actual performance

In addition, in case of termination following a change of control, the unvested PSUs are subject to an early vesting at a level determined by the Board of Directors. These rules apply to all plan participants and therefore do not benefit MB members in case of a change of control.

**Malus and clawback of variable compensation for STI and LTI**

The STI is subject to a stringent malus condition in case of financial loss at group or divisional level, breach of regulatory Tier 1 ratio, compliance, risk, regulatory and reputational issues or incidents.

Clawback provisions allow for partial or full recovery of the variable compensation (STI paid in cash, vested and unvested PSU awards). These provisions apply for the three years preceding the discovery of the event in the case of material accounting restatement due to noncompliance with financial reporting requirements, of serious misconduct detrimental to the Bank or its reputation, of fraudulent or criminal activities, of breach of internal risk management or compliance procedures, or of noncompliance with the Swiss Banking Act.

**Share ownership guidelines**

Minimum share ownership requirements were implemented in the financial year 2023. The MB members are required to own at least a multiple of their annual base salary in Cembra shares within five years starting from the effective date of the guidelines. For any MB members appointed after the effective date, the build-up period shall start from the effective date of their appointment to the Management Board.

The multiple amounts to 250% of the annual base salary for the CEO and 150% of the annual base salary for the other MB members. In the event of a substantial rise or drop in the share price, the Board of Directors may, at its discretion, amend the build-up time period or the minimum share ownership accordingly.

To calculate whether the minimum holding requirement is met, all vested shares, acquired shares, and matching shares are considered, regardless of whether they are blocked or not. However, unvested PSUs are excluded. The CNC reviews compliance with the share ownership guideline on an annual basis.

**Outlook**

From the 2026 reward cycle the Board of Directors plans to amend the EVCP design as follows. In a first step, the LTI grant 2026 will include an additional sustainability performance metric next to rTSR and ROE. The weighting of the performance metrics as of the 2026 LTI grant will therefore be adjusted to 42.5% weight for rTSR and ROE respectively and 15% weight for sustainability performance. As from the 2027 reward cycle, the currently separate STI and LTI decisions will be consolidated into a single, integrated assessment and the strategic lookback assessment will be discontinued. The LTI portion will continue to be delivered in PSUs subject to financial and sustainability performance conditions measured over a three-year period and a three-year vesting schedule, thereby maintaining a strong link between variable remuneration, long-term performance and shareholder value creation. The other EVCP elements such as the STI deferral opportunity, the matching shares and the shareholding guidelines will continue to be part of the program.



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### Employment contracts of the Management Board

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#### Termination clause, notice period and severance agreements

Employment contracts of MB members are subject to a notice period of a maximum of 12 months. The contracts concluded with the MB members do not contain any clauses relating to severance payments.

#### Clauses on changes of control

The contracts of the MB do not contain change of control clauses other than the accelerated vesting provision in the EVCP as described in sub-section “Rules applicable to employment termination”. For further information refer to the Corporate Governance Report starting on page 79.

#### Replacement awards

When an individual forfeits outstanding deferred compensation at a former company because of joining Cembra's MB, the Board of Directors may offer replacement awards on a comparable basis to mirror the value and type of compensation forfeited. The aim is to compensate for what is required to match the economic value of the awards forfeited by the individual. Should employment terminate prior to vesting, vesting of awards will be subject to the terms and conditions of the EVCP rules. In the year under review, no replacement award was granted.

## 6 Compensation awarded to the Board of Directors in 2025 (audited)

The following tables disclose the compensation awarded to the members of the Board of Directors for 2025 and 2024. For 2025, members of the Board of Directors received a total compensation of TCHF 1,456 (previous year TCHF 1,494).

For the year ended 31 December 2025 (CHF)

Name	Function	Basic fee	Committee/ chair fee	Other Payments	Employer social security contributions	Total	Thereof in shares in CHF <sup>3</sup>	Number of shares
Dr Franco Morra	Chairperson	500,000	-	-	33,542	533,542	166,738	1,816
Thomas Buess	Vice Chairperson, Member CNC & Audit and Risk Committee	120,000	95,000	-	12,486	227,486	71,681	781
Marc Berg	Member CNC	120,000	30,000	-	11,087	161,087	50,044	545
Wanda Eriksen <sup>1</sup>	Chairperson Audit and Risk Committee	76,331	41,346	-	18,396	136,072	39,255	408
Sandra Hauser	Member Audit and Risk Committee	120,000	35,000	-	11,476	166,476	51,690	563
Susanne Klöss-Braekler	Chairperson CNC	120,000	50,000	-	-	170,000	56,694	618
Dr Monica Mächler <sup>2</sup>	Chairperson Audit and Risk Committee	37,582	20,357	-	3,290	61,229	19,338	232
<b>Total compensation of the members of the Board of Directors</b>		<b>1,093,913</b>	<b>271,703</b>	<b>-</b>	<b>90,276</b>	<b>1,455,893</b>	<b>455,439</b>	<b>4,962</b>

<sup>1</sup> Member of the Board since Annual General Meeting 2025. In accordance with legal requirements, Cembra insures Wanda Eriksen for pension. Consequently, Cembra pays employer contribution into a third-party pension plan and the gross fees paid have been reduced proportionally

<sup>2</sup> Member of the Board until Annual General Meeting 2025

<sup>3</sup> Number of shares reflects shares granted 1 February 2025 for the period 1 January 2025 until Annual General Meeting 2025 and shares granted 1 February 2026 for the period Annual General Meeting 2025 until 31 December 2025. For the grant of 1 February 2025 the share price is CHF 83.44 - volume-weighted average price ("VWAP") 60 trading days before grant date (source: SIX). For the grant of 1 February 2026 the share price is CHF 96.22 - VWAP 60 trading days before grant date (source: SIX). Due to the blocking period a discount of 25.274% is applied according to the table published by the circular no 37 of the Federal Tax Administration Office.

For the year ended 31 December 2024 (CHF)

Name	Function	Basic fee	Committee/ chair fee	Other Payments	Employer social security contributions	Total	Thereof in shares in CHF <sup>3</sup>	Number of shares
Dr Franco Morra	Chairperson	500,000	-	-	33,540	533,540	166,708	2,169
Thomas Buess	Vice Chairperson, Member CNC & Audit and Risk Committee	120,000	84,038	-	11,799	215,838	68,038	877
Jörg Behrens <sup>1</sup>	Member Audit and Risk Committee	37,582	10,962	-	3,202	51,746	16,185	247
Marc Berg	Member CNC	120,000	30,000	-	11,088	161,088	50,057	651
Alex Finn <sup>1</sup>	Member Audit and Risk Committee	35,854	10,457	-	5,681	51,992	15,447	236
Sandra Hauser <sup>2</sup>	Member Audit and Risk Committee	82,418	24,038	-	7,485	113,941	35,531	426
Susanne Klöss-Braekler	Chairperson CNC	120,000	50,000	-	-	170,000	56,734	738
Dr Monica Mächler	Chairperson Audit and Risk Committee	120,000	65,000	-	10,605	195,605	61,732	803
<b>Total compensation of the members of the Board of Directors</b>		<b>1,135,854</b>	<b>274,496</b>	<b>-</b>	<b>83,400</b>	<b>1,493,750</b>	<b>470,432</b>	<b>6,148</b>

<sup>1</sup> Member of the Board until Annual General Meeting 2024

<sup>2</sup> Member of the Board since Annual General Meeting 2024

<sup>3</sup> Number of shares reflects shares granted 1 February 2024 for the period 1 January 2024 until Annual General Meeting 2024 and shares granted 1 February 2025 for the period Annual General Meeting 2024 until 31 December 2024. For the grant of 1 February 2024 the share price is CHF 65.50 - volume-weighted average price ("VWAP") 60 trading days before grant date (source: SIX). For the grant of 1 February 2025 the share price is CHF 83.44 - VWAP 60 trading days before grant date (source: SIX). Due to the blocking period a discount of 25.274% is applied according to the table published by the circular no 37 of the Federal Tax Administration Office.

The compensation disclosed in the Compensation Report always includes the respective calendar year (January to December). However, shareholders approve the compensation to be paid for the period between Annual General Meetings (May to April). The total compensation (including pre-estimated social security contributions) for the period from the Annual General Meeting 2025 to the Annual General Meeting 2026 is disclosed below, including a comparison with the compensation amount approved by the shareholders.

**Reconciliation between the reported compensation of the Board of Directors and the amounts approved by the shareholders at the Annual General Meeting (AGM)**

	Compensation earned during financial year as reported (A)	Less compensation earned from Jan to AGM of financial year (B)	Plus compensation accrued from Jan to AGM of following year (C)	Total compensation earned for the period from AGM to AGM (A-B+C)	Amount approved by shareholders at respective AGM	Ratio of compensation earned for the period from AGM to AGM versus amount approved by shareholders
AGM 2025-AGM 2026	2025	1 Jan 2025 to 2025 AGM	1 Jan 2026 to 2026 AGM	2025 AGM to 2026 AGM	2025 AGM	2025 AGM
<b>Board of Directors (total)</b>	<b>1,455,893</b>	<b>456,735</b>	<b>453,222</b>	<b>1,452,380</b>	<b>1,500,000</b>	<b>97%</b>
AGM 2024-AGM 2025	2024	1 Jan 2024 to 2024 AGM	1 Jan 2025 to 2025 AGM	2024 AGM to 2025 AGM	2024 AGM	2024 AGM
<b>Board of Directors (total)</b>	<b>1,493,750</b>	<b>498,332</b>	<b>457,181</b>	<b>1,452,599</b>	<b>1,500,000</b>	<b>97%</b>

The total for the period from AGM 2025 to AGM 2026 will amount to TCHF 1,452 and is within the maximum aggregate compensation amount of TCHF 1,500 approved at the Annual General Meeting on 24 April 2025. A conclusive assessment for the entire period will be included in the Compensation Report 2026.

**Other compensation, fees and loans to members or former members of the Board of Directors**

No other compensation or fees than the amounts reported in the tables above were accrued for, or paid to, any member or former member of the Board of Directors during the reporting period.

For details related to loans outstanding at 31 December 2025, please refer to sub-chapter “Loans and credits: Amounts due from members of governing bodies” on page 138 of this report.

**Compensation, loans or credits to related parties**

No compensation, loans or credits have been paid or granted to persons related to current or former members of the Board of Directors, which are not at arm’s length.

## 7 Compensation awarded to the Management Board in 2025 (audited)

In 2025, the members of the Management Board received a compensation of TCHF 6,598 (2024: TCHF 7,135).

For the performance year ended 31 December (CHF)	2025				2024			
	CEO	Active Management Board	Former Management Board Members	Total compensation	CEO	Active Management Board	Former Management Board Members	Total compensation
Base salary	630,000	2,350,585	-	2,980,585	630,000	2,228,085	81,250	2,939,335
Social security	45,190	185,419	-	230,609	45,113	174,622	7,643	227,378
Pension plan	101,959	354,564	-	456,523	102,102	325,188	10,346	437,636
Other compensation <sup>1</sup>	12,624	87,596	-	100,220	21,003	109,374	9,000	139,377
<b>Total fixed compensation</b>	<b>789,773</b>	<b>2,978,164</b>	<b>-</b>	<b>3,767,937</b>	<b>798,219</b>	<b>2,837,269</b>	<b>108,239</b>	<b>3,743,727</b>
STI/ EVCP paid in cash <sup>2</sup>	311,850	926,706	-	1,238,556	385,074	1,003,786	-	1,388,860
Matching Shares <sup>3</sup>	-	-	-	-	107,821	260,287	-	368,108
LTI/ EVCP granted in PSUs	373,161	1,050,930	-	1,424,092	404,601	1,050,875	-	1,455,476
Number of PSUs granted <sup>4</sup>	4,322	12,172	-	16,494	4,984	12,945	-	17,929
Value per PSU <sup>5</sup>	86.34	86.34	-	86.34	81.18	81.18	-	81.18
Social security	43,019	124,196	-	167,214	49,592	129,033	-	178,624
<b>Total variable compensation for the performance year</b>	<b>728,030</b>	<b>2,101,832</b>	<b>-</b>	<b>2,829,862</b>	<b>947,087</b>	<b>2,443,982</b>	<b>-</b>	<b>3,391,069</b>
<b>Total compensation for the performance year</b>	<b>1,517,803</b>	<b>5,079,996</b>	<b>-</b>	<b>6,597,799</b>	<b>1,745,306</b>	<b>5,281,250</b>	<b>108,239</b>	<b>7,134,795</b>
Number of persons who received compensation	1	8	-	9	1	7	1	9
Average FTE who received compensation	1	6.98	-	7.98	1	6.65	0.25	7.90

<sup>1</sup> Includes benefits for relocated employees such as temporary housing and relocation allowance as well as other benefits such as company cars.

<sup>2</sup> Paid out in March 2025, respectively March 2024

<sup>3</sup> Value of matching shares on the deferred portion of the STI

<sup>4</sup> PSUs granted in 2026 and 2025 for the performance years 2025 and 2024

<sup>5</sup> PSUs for 2025: Fair Market Value is based on the risk-adjusted volume-weighted average price ("VWAP") 60 trading days before grant date 1 February 2026 (CHF 96.22 - source: SIX). PSUs for 2024: Fair Market Value is based on the risk-adjusted volume-weighted average price ("VWAP") 60 trading days before grant date 1 February 2025 (CHF 83.44 - source: SIX). Determination through a Monte Carlo simulation algorithm.

The highest total compensation awarded in 2025 was paid to the CEO. For compensation details, please refer to the above table.

**Explanatory comments to the compensation table:**

- There were 9 MB members including the CEO who received compensation in 2025. Of those, 8 members received compensation for a full year of service. 1 member, Bernardo de Barros Franco was appointed in the new role of Chief Customer and Growth Officer on December 1, 2025 and received compensation for 1 month. This compares to 8 members including the CEO in 2024 who served on a full-year basis.
- The fixed compensation paid in the reporting year increased by 1.4% compared to previous year. This increase reflects the additional position on the MB. The base salary of the active MB members did not increase.
- The short-term incentive awards paid for the reporting year are lower compared to previous year, reflecting a lower performance achievement factor overall, thus demonstrating the pay for performance principle. The performance assessment is described in the following sections.
- The MB members did not opt to purchase blocked company shares and consequently no matching shares were granted.
- The value of the long-term incentive awards paid for the performance year 2025 is 2.2% lower compared to previous year. This is mainly due to difference in the VWAP applied to determine the number of PSUs granted.

**Changes to the Management Board compensation in 2025**

In the reporting year, no change was made to the Management Board’s compensation level.

**STI Performance**

The individual overall short-term incentive payout percentage, which is based on the achievement of the Bank and divisional financial goals as well as qualitative KPIs, ranges from 88% to 98% for the performance year 2025 for the members of the Management Board including the CEO (previous year 80% to 111%). No malus was applied. The achievement factors per goal and general comments on the performance assessment are provided in the table below.

**STI goals assessment compared to plan**

Goal	Goal weight CEO	Goal weight Other MB Members	2025 assessment	Goal achievement factor (average)
<b>1. Financials</b>	60%	25% – 60%	Solid financial performance, supported by focused strategy execution, a structurally lower cost base and prudent risk management	89%
Net Income	35%	25% – 50%	Net income increased by 5% compared to prior financial year driven by disciplined strategy execution	93%
Cost/Income ratio	15%	0% – 15%	Cost/Income ratio significantly improved to 45.2% (2024: 48.1%)	85%
Net revenue growth	10%	0% – 10%	Decreased by 1.5% compared to prior financial year.	82%
<b>2. Customer and market</b>	10%	0% – 10%	Leasing market share (18%) and cards market share (12%) stable. BNPL market share estimated in the range from 30% to 40%. Personal loans market share of approximately 35% of outstanding consumer loans.	95%
Market share	10%	0% – 10%		
<b>3. Operational excellence</b>	15%	15% – 60%	Roadmap executed with major deliveries including Motor Solutions migration, advanced infrastructure consolidation and Data & Analytics strategy implementation.	
Roadmap execution	X	X		
Service level		X	Overall service level and operations delivery above target.	
Loss ratio		X	Loss ratio in line with guidance, consistent application of risk appetite and strategy.	
Divisional effectiveness		X	Good performance on divisional goals and objectives.	98%
<b>4. Sustainability</b>	15%	15%	Loss ratio remains aligned with the established guidance. The Culture & Leadership effectiveness performance indicators are aligned with the applicable target ranges and show continued progress in alignment with the organisation’s strategic ambitions.	
Loss ratio / People & Leadership	15%	15%	The Net Promoter Score of +19 is below the ambition towards the mid-term target.	100%

**LTI Performance**

Based on the strategic assessment, the long-term incentive grants for the performance year 2025 have been approved by the Board of Directors at 120% (previous year 120%), which reflects an overall achievement above expectations. The table below provides insight in the assessment of each strategic theme.

Strategic theme	Key assessment factor
Overall market positioning	Leasing market share (18%), and cards market share (12%) stable. BNPL market share estimated in a range from 30% to 40%. Personal loans market share of approximately 35% of outstanding consumer loans. Overall, the Company continues to lead across consumer lending categories, supported by disciplined pricing and responsible lending standards, and recognised for market-leading ESG performance (MSCI AAA; ISS “Prime” top rating).
Quality of earnings	Net income grew by 5%, driven by disciplined profitability and a strategic portfolio shift toward higher-quality risk, while loss performance and Net Income Margin remained stable. Expenses decreased, improving the Cost/Income ratio significantly. Funding strengthened with CHF 300 million in covered bonds and diversified deposits, while digital initiatives cut process times by up to 79% and reduced FTEs by 6%. Risk controls remained robust, and compliance was strong with no regulatory investigations or adverse rulings in 2025.
Future strategy	Strategic initiatives are progressing well. Execution of the 2022–2026 plan remains on track. Technology transformation advances with major platform rollouts and infrastructure consolidation, expected to yield savings in 2026. Succession planning strengthened internal and external pipelines.
Sustainability	ESG ratings remain strong, AAA rating confirmed by MSCI and Low ESG risk confirmed in 2025 by Sustainalytics. First time upgrade to “PRIME” by ISS Corporate in October 2025, ranking in the top 30%. The sustainability scorecard assessment is disclosed in section “Sustainability Performance in the STI and the LTI”.
Individual contribution	Strong leadership and individual contributions with significant transformation milestones delivered.
Overall assessment	Above target level achievements in a number of pillars, resulting in significant advancement towards mid-term financial targets. The organisation achieved meaningful progress across key operational and strategic areas. Targeted expense reduction measures and ongoing operational transformation contributed to improved processing times and greater efficiencies, with benefits increasingly visible. Customer Satisfaction requiring continued attention while overall employee engagement levels were successfully maintained. The company’s sustainability ratings remain positive, underscoring steady advancement along ESG priorities.

The final value of this grant will be determined by the performance conditions outlined in the sub-chapter Long-term Incentive (LTI) mechanism starting on page 126 of this report.

**Sustainability performance in the STI and the LTI**

Sustainability themes most relevant to Cembra’s purpose were developed under the GRI framework. Some of the objectives included in the sustainability themes are anchored in the STI goal framework and in the LTI plan. Under the LTI plan, the individual target LTI may be increased or decreased by up to 25%, based on the strategic assessment of the Bank’s performance.



The objectives anchored in the STI and in the LTI grant assessment are presented in the table below. The full description of our sustainability themes can be found in the Sustainability Report on page 38.

Sustainability theme	Objective description	KPI	Assessment 2025	EVCP element
Customer orientation	Customer satisfaction	Net promoter score (NPS)	NPS of +19 compared to +23 in 2024, requiring continued attention to achieve mid-term target of +30.	LTI grant
Quality and integrity of products and services	Quality of lending	Qualitative assessment of lending portfolio quality metrics	Continued solid asset quality metrics in line with target.	LTI grant
	Leadership effectiveness	Fluctuation rate (voluntary regrettable leavers)	Retention and engagement measures resulted in achievement of target, ratio of regrettable leavers improved noticeably.	
	Healthy & thriving workplace	Absence rate Engagement score/ GPTW Trust index	Absence rate further improved and target of below 3.5% achieved. Overall employee engagement levels were successfully maintained and a constantly high employee pulse survey participation rate.	
	Secure talent	Performance management KPIs Diversity: percentage of women in workforce in Senior and Management levels	Performance Management process KPIs improved and targets were met. Percentage of women in Senior and Management levels increased by 1% in the reporting period in line with target level.	
People and development	Simplification initiative	Qualitative assessment of simplification initiatives	Continued simplification progress in line with target and visible thanks to multiple efficiency enabling initiatives and digitisation.	STI goal framework LTI grant
Environmental stewardship	Reduce carbon emissions	Reduce scope 1 + 2 emissions	Scope 1+2 emissions target achieved. On track to achieve 2030 carbon emissions mid-term target.	LTI grant
Business integrity		Qualitative assessment of reported cases	Strong business integrity evidenced by no reportable cases.	LTI grant



### Vesting of PSU grants

The tables below present the target, performance achievement and corresponding vesting factor per KPI. As of grant year 2025 (EVCP 2024), EPS is replaced with ROE and as of grant year 2026 (EVCP 2025), Sustainability is included in addition to rTSR and ROE.

#### EVCP 2019 – 2023

Plan	Grant year	Performance period	EPS target	Vesting year	EPS achievement	rTSR achievement	Vesting factor	Number of PSUs vested	Value at vesting (in CHF) <sup>1</sup>
EVCP 2020	2021	2021 – 2023	6.71	2024	16 %	0 %	8 %	80	5,340
EVCP 2021	2022	2022 – 2024	5.54	2025	107 %	142 %	125 %	6,499	584,260
EVCP 2022 <sup>2</sup>	2023	2023 – 2025	6.21	2026	81 %	102 %	92 %	7,278	718,703
EVCP 2023	2024	2024 – 2026	7.02	2027	n/a	n/a	n/a	n/a	n/a

<sup>1</sup> EVCP vesting on 1 February 2024 valued with share price of CHF 66.75; EVCP vesting on 1 February 2025 valued with share price of CHF 89.90; EVCP vesting on 1 February 2026 valued with share price of CHF 98.75

<sup>2</sup> For the PSUs granted in 2023 with vesting in 2026, the Board of Directors, upon recommendation by the CNC, decided on a one-time adjustment regarding the rTSR achievement to counterbalance the overweighting of UBS Group AG following the integration of Credit Suisse Group AG. The rTSR achievement was measured by reference to the median of the Total Return Index (TRI)-Benchmark.

#### EVCP 2024

Plan	Grant year	Performance period	ROE target	Vesting year	ROE achievement	rTSR achievement	Vesting factor	Number of PSUs vested	Value at vesting (in CHF)
EVCP 2024	2025	2025 – 2027	15 %	2028	n/a	n/a	n/a	n/a	n/a

#### EVCP 2025

Plan	Grant year	Performance period	ROE target	Vesting year	ROE achievement	rTSR achievement	Sustainability achievement	Vesting factor	Number of PSUs vested	Value at vesting (in CHF)
EVCP 2025	2026	2026 – 2028	n/a	2029	n/a	n/a	n/a	n/a	n/a	n/a



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## **8 Compensation awarded to former members of the Board of Directors and to former members of the Management Board (audited)**

During the reporting year, no compensation was paid to members of the Board of Directors after the end of their term of office, and no compensation was awarded to former members of the Management Board.

## 9 Shareholding and loans (audited)

As required by art. 734d of the Code of Obligations, the Bank discloses the shareholdings of the members of the Board of Directors and the Management Board as of 31 December 2025 and 31 December 2024.

### Shareholdings of the Board of Directors

At 31 December		2025		2024	
Name	Function	Number of shares	Number of blocked shares	Number of shares	Number of blocked shares
Dr Franco Morra	Chairperson	1,400	4,543	1,400	2,545
Thomas Buess	Vice Chairperson	-	3,599	-	2,740
Marc Berg	Member	-	1,929	-	1,329
Wanda Eriksen	Member	-	-	-	-
Sandra Hauser	Member	-	620	-	-
Susanne Klöss-Braekler	Member	-	2,871	-	2,191

### Shareholdings and unvested Performance Share Unit and Restricted Stock Unit ownership of the Management Board

At 31 December		2025				2024			
Name	Position	Number of shares	Number of blocked shares	Number of RSUs	Number of PSUs	Number of shares	Number of blocked shares	Number of RSUs	Number of PSUs
Holger Laubenthal	CEO	3,819	4,526	-	13,672	1,056	2,150	-	11,639
Eric Anliker <sup>1</sup>	General Counsel	1,453	1,768	-	3,285	-	948	1,453	1,800
Sandra Babylon	CTO	-	1,030	-	1,513	-	-	-	-
Bernardo de Barros Franco	CCGO	-	-	-	-	-	-	-	-
Alona Eiduka <sup>2</sup>	COO	806	882	-	3,788	88	-	718	1,975
Volker Gloe	CRO	2,694	-	-	5,082	1,513	-	-	4,014
Pascal Perritaz	CFO	3,125	4,274	-	8,680	1,490	2,126	-	6,826
Peter Schnellmann	Business Unit Leader Lending	-	1,720	-	4,443	-	866	-	2,682
Christian Stolz	Business Unit Leader Payments	-	-	-	2,758	-	-	-	1,168

<sup>1</sup> RSUs granted as replacement award

<sup>2</sup> RSUs granted prior to her appointment as COO

### Loans and credits: amounts due from members of governing bodies

At 31 December (CHF in thousands)	2025	2024
Amounts due from members of governing bodies	60	45

Amounts due from members of governing bodies as of 31 December 2025 are in connection with credit card and lease balances. Due to the insignificance of the amounts involved, there was no disclosure by name for members of the Board of Directors and the Management Board.

## 10 Functions held by members of the Board of Directors and members of the Management Board in other companies (audited)

In accordance with art. 734e of the revised Swiss Company Law, the table below lists functions exercised by members of the BoD and of the MB in other for-profit companies, to the extent these functions are comparable to the function they hold with Cembra Money Bank AG.

### Functions exercised by members of the Board of Directors as of 31 December 2025

Name	Company	Function exercised
Dr Franco Morra	Winsight GmbH (CH)	Managing Director
	Hellohome AG (CH)	Member of the Board of Directors
	EVigance AG (CH)	Chair of the Board of Directors
Thomas Buess	Swiss Life Holding AG (CH) <sup>1</sup>	Member of the Board of Directors
	Swiss Life AG (CH)	Member of the Board of Directors
	Sygnum Bank AG (CH)	Member of the Board of Directors
	Grovana Watch Co. Ltd (CH)	Member of the Board of Directors
	Wotobu AG (CH)	Member of the Board of Directors
	Swiss KMU Partners AG (CH)	Chair of the Board of Directors
Marc Berg	BYRG GmbH (DE)	Managing Director
	Statista GmbH (DE)	CEO
Wanda Eriksen	AXA Versicherungen AG (CH)	Member of the Board of Directors
	AXA Leben AG (CH)	Member of the Board of Directors
	AXA-ARAG Rechtsschutz AG (CH)	Member of the Board of Directors
	EFG International AG (CH) <sup>1</sup>	Member of the Board of Directors
	EFG Bank AG (CH)	Member of the Board of Directors
Sandra Hauser	Eidgenössische Revisionsaufsichtsbehörde (CH)	Chair of the Board of Directors
	acreas GmbH (CH)	Managing Director
Susanne Klöss-Braekler	Banque Cantonale Vaudoise (CH) <sup>1</sup>	Member of the Board of Directors
	ING DiBa AG (DE)	Chair of the Supervisory Board
	ODDO BHF SE (DE)	Member of the Supervisory Board
	Auticon GmbH (DE)	Member of the Advisory Board
	Euroclear Holding/Euroclear SA (BE)	Member of the Supervisory Board

<sup>1</sup> Company listed on a stock exchange

The members of the MB exercise no comparable functions in for-profit companies as of 31 December 2025. The curricula vitae of the BoD members and of the MB members are disclosed in the Corporate Governance Report



**Functions exercised by members of the Board of Directors as of 31 December 2024**

Name	Company	Function exercised
Dr Franco Morra	Winsight GmbH (CH)	Managing Director
	Hellohome AG (CH)	Member of the Board of Directors
Thomas Buess	Swiss Life Holding AG (CH) <sup>1</sup>	Member of the Board of Directors
	Swiss Life AG (CH)	Member of the Board of Directors
	Sygnum Bank AG (CH)	Member of the Board of Directors
	Grovana Watch Co. Ltd (CH)	Member of the Board of Directors
	Wotobu AG (CH)	Member of the Board of Directors
	Swiss KMU Partners AG (CH)	Member of the Board of Directors
Marc Berg	BYRG GmbH (DE)	Managing Director
	Statista GmbH (DE)	CEO
Sandra Hauser	acreas GmbH (CH)	Managing Director
Susanne Klöss-Braekler	Deutsche Pfandbriefbank AG (DE) <sup>1</sup>	Member of the Supervisory Board
	ING DiBa AG (DE)	Chair of the Supervisory Board
	ODDO BHF AG (DE)	Member of the Supervisory Board
	Auticon GmbH (DE)	Member of the Advisory Board
	HDI Deutschland Bancassurance GmbH (DE)	Member of the Advisory Board
Dr Monica Mächler	Zurich Insurance Group Ltd <sup>1</sup> (CH)	Member of the Board of Directors
	Zurich Insurance Company Ltd (CH)	Member of the Board of Directors

<sup>1</sup> Company listed on the stock exchange

The members of the MB exercise no comparable functions in for-profit companies as of 31 December 2024. The curricula vitae of the BoD members and of the MB members are disclosed in the Corporate Governance Report.



## **Report of the Statutory Auditor**

To the General Meeting of Cembra Money Bank AG, Zurich

### **Report on the Audit of the Compensation Report**

#### **Opinion**

We have audited the Compensation Report of Cembra Money Bank AG (the Company) for the year ended 2025. The audit was limited to the information pursuant to Art. 734a-734f of the Swiss Code of Obligations (CO) in the sections marked "audited" on pages 129 to 140 of the Compensation Report.

In our opinion, the information pursuant to Art. 734a-734f CO in the accompanying Compensation Report complies with Swiss law and the Company's articles of incorporation.

#### **Basis for Opinion**

We conducted our audit in accordance with Swiss law and Swiss Standards on Auditing (SA-CH). Our responsibilities under those provisions and standards are further described in the "Auditor's Responsibilities for the Audit of the Compensation Report" section of our report. We are independent of the Company in accordance with the provisions of Swiss law and the requirements of the Swiss audit profession, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

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

#### **Other Information**

The Board of Directors is responsible for the other information. The other information comprises the information included in the annual report, but does not include the tables marked "audited" in the Compensation Report, the consolidated financial statements, the stand-alone financial statements and our auditor's reports thereon.

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

In connection with our audit of the Compensation Report, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the audited financial information in the Compensation Report or our knowledge obtained in the audit or otherwise appears to be materially misstated.

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

#### **Board of Directors' Responsibilities for the Compensation Report**

The Board of Directors is responsible for the preparation of a Compensation Report in accordance with the provisions of Swiss law and the Company's articles of incorporation, and for such internal control as the Board of Directors determines is necessary to enable the preparation of a Compensation Report that is free from material misstatement, whether due to fraud or error. The Board of Directors is also responsible for designing the remuneration system and defining individual remuneration packages.



### **Auditor's Responsibilities for the Audit of the Compensation Report**

Our objectives are to obtain reasonable assurance about whether the information pursuant to Art. 734a-734f CO is 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 Swiss law and SA-CH will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this Compensation Report.

As part of an audit in accordance with Swiss law and SA-CH, we exercise professional judgement and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement in the Compensation Report, 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 Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made.

We communicate with the Board of Directors or its relevant committee 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 the Board of Directors or its relevant committee with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

KPMG AG

Philipp Gämperle  
Licensed Audit Expert  
Auditor in Charge

André Schuler  
Licensed Audit Expert

Zurich, 18 March 2026



# Financial Report 2025

# Consolidated Financial Statements

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## Consolidated statements of income

For the years ended 31 December (CHF in thousands)	Notes	2025	2024
Interest income	24	464,488	485,730
Interest expense	25	-92,328	-105,250
<b>Net interest income</b>		<b>372,159</b>	<b>380,480</b>
Commission and fee income	26	170,032	169,975
<b>Net revenues</b>		<b>542,191</b>	<b>550,455</b>
<b>Provision for losses on financing receivables</b>	<b>5</b>	<b>-73,577</b>	<b>-74,151</b>
Compensation and benefits		-121,097	-134,808
General and administrative expenses	27	-124,133	-129,714
<b>Total operating expenses</b>		<b>-245,230</b>	<b>-264,522</b>
<b>Income before income taxes</b>		<b>223,384</b>	<b>211,781</b>
Income tax expense	19	-43,817	-41,384
<b>Net income</b>		<b>179,567</b>	<b>170,397</b>
<b>Earnings per share</b>			
Basic	17	6.13	5.81
Diluted	17	6.11	5.80

See accompanying Notes to the consolidated financial statements



## Consolidated statements of comprehensive income

For the years ended 31 December (CHF in thousands)	Notes	2025	2024
Net income		179,567	170,397
Net prior service cost, net of tax	14	- 219	- 264
Actuarial gain/(loss), net of tax	14	6,165	-16,179
Unrealised gains/(losses) on investment securities, net of tax	6	- 563	1,067
Gains/(losses) on cash flow hedges, net of tax	13	3,850	-2,010
Foreign currency translation adjustments		- 16	- 7
Total other comprehensive gain/(loss), net of tax		9,218	- 17,393
<b>Comprehensive income</b>		<b>188,785</b>	<b>153,004</b>

See accompanying Notes to the consolidated financial statements

# Consolidated statements of financial position

At 31 December (CHF in thousands)	Notes	2025	2024
<b>Assets</b>			
Cash and cash equivalents		780,977	793,201
Financing receivables, net <sup>1</sup>	5	6,584,125	6,624,776
Investment securities	6	202,357	189,856
Property, equipment and software, net	7	58,779	46,817
thereof operating lease - right-of-use (ROU) assets	7	26,016	10,679
Intangible assets, net	8	11,417	14,617
Goodwill	9	189,521	189,521
Other assets	10	115,342	89,944
<b>Total assets<sup>2</sup></b>		<b>7,942,517</b>	<b>7,948,731</b>
<b>Liabilities and equity</b>			
Deposits	11	3,589,651	3,524,299
Accrued expenses and other payables		164,741	210,506
Short-term debt	12	849,866	400,058
Long-term debt	12	1,950,723	2,499,536
Other liabilities		34,139	23,807
thereof operating lease - lease liability	7	26,016	10,679
Deferred tax liabilities, net	19	7,996	5,410
<b>Total liabilities<sup>2</sup></b>		<b>6,597,117</b>	<b>6,663,615</b>
Common shares		30,000	30,000
Additional paid in capital (APIC)		259,704	259,730
Retained earnings		1,105,766	1,050,890
Treasury shares		-42,460	-38,675
Accumulated other comprehensive income (loss) (AOCI)		-7,610	-16,828
<b>Total shareholders' equity</b>		<b>1,345,400</b>	<b>1,285,116</b>
<b>Total liabilities and shareholders' equity</b>		<b>7,942,517</b>	<b>7,948,731</b>

<sup>1</sup> Includes a pool of lease assets encumbered as collateral of TCHF 359,575 and TCHF 0 as at 31 December 2025 and 2024, to secure auto covered bonds issued by the Bank

<sup>2</sup> The Group's consolidated assets as at 31 December 2025 and 2024 include total assets of TCHF 333,964 and TCHF 330,512, respectively, of consolidated variable interest entities (VIEs) that can only be used to settle the liabilities of the VIEs. The Group's consolidated liabilities as at 31 December 2025 and 2024 include liabilities of the VIEs of TCHF 282,332 and TCHF 281,551, respectively, for which the VIE creditors do not have recourse to Cembra Money Bank AG

See accompanying Notes to the consolidated financial statements

# Consolidated statements of changes in shareholders' equity

CHF in thousands	Common shares	APIC	Retained earnings	Treasury shares	AOCI	Total equity
<b>Balance at 1 January 2024</b>	<b>30,000</b>	<b>258,666</b>	<b>997,887</b>	<b>-37,380</b>	<b>565</b>	<b>1,249,738</b>
Net income	-	-	170,397	-	-	78,340
Dividends paid	-	-	-117,394	-	-	-117,394
Change due to share-based compensation	-	1,064	-	822	-	1,448
Treasury shares	-	-	-	-2,117	-	-2,117
Pension benefit plan obligation movements, net of deferred tax of TCHF 4,017	-	-	-	-	-16,922	-
Pension benefit plan obligation reclassifications from AOCI, net of deferred tax of TCHF -110 <sup>1</sup>	-	-	-	-	479	-411
Available for sale debt securities unrealised gains/(losses), net of deferred tax of TCHF -254	-	-	-	-	1,067	321
Derivatives gain/(loss), net of deferred tax of TCHF 478	-	-	-	-	-777	78
Derivatives gain/(loss) reclassified from AOCI to interest expense <sup>2</sup>	-	-	-	-	-1,234	-273
Foreign currency translation adjustments	-	-	-	-	-7	18
<b>Balance at 31 December 2024</b>	<b>30,000</b>	<b>259,730</b>	<b>1,050,890</b>	<b>-38,675</b>	<b>-16,828</b>	<b>1,285,116</b>
<b>Balance at 1 January 2025</b>	<b>30,000</b>	<b>259,730</b>	<b>1,050,890</b>	<b>-38,675</b>	<b>-16,828</b>	<b>1,285,116</b>
Net income	-	-	179,567	-	-	179,567
Dividends paid	-	-	-124,691	-	-	-124,691
Change due to share-based compensation	-	-25	-	2,250	-	2,225
Treasury shares	-	-	-	-6,035	-	-6,035
Pension benefit plan obligation movements, net of deferred tax of TCHF -947	-	-	-	-	3,997	3,997
Pension benefit plan obligation reclassifications from AOCI, net of deferred tax of TCHF -462 <sup>1</sup>	-	-	-	-	1,949	1,949
Available for sale debt securities unrealised gains/(losses), net of deferred tax of TCHF 134	-	-	-	-	-563	-563
Derivatives gain/(loss), net of deferred tax of TCHF -915	-	-	-	-	-679	-679
Derivatives gain/(loss) reclassified from AOCI to interest expense <sup>2</sup>	-	-	-	-	4,529	4,529
Foreign currency translation adjustments	-	-	-	-	-16	-16
<b>Balance at 31 December 2025</b>	<b>30,000</b>	<b>259,704</b>	<b>1,105,766</b>	<b>-42,460</b>	<b>-7,610</b>	<b>1,345,399</b>

<sup>1</sup> Reclassifications from accumulated other comprehensive income (loss) related to the Group's pension benefit plan obligation are classified in the income statement under general and administrative expenses

<sup>2</sup> Reclassifications from accumulated other comprehensive income (loss) related to the interest expense on derivatives are classified in the income statement under interest expense

See accompanying Notes to the consolidated financial statements

# Consolidated statements of cash flows

For the years ended 31 December (CHF in thousands)

Notes

2025

2024

## Cash flows from operating activities

Net income		179,567	170,397
Adjustments to reconcile net income to cash provided from operating activities:			
Provision for losses on financing receivables		73,524	74,548
Deferred income taxes		311	- 818
Depreciation of property, equipment and software	7	15,265	14,904
Amortisation of intangible assets	8	3,199	11,921
(Decrease)/ Increase in accrued expenses and other payables		- 45,765	4,541
Decrease/(Increase) in tax receivables		12	3,140
Decrease/(Increase) in other receivables		2,283	1,637
Decrease/(Increase) in deferred expenses		- 126	- 7,248
Decrease/(increase) in other assets		- 16,868	10,607
All other operating activities		8,001	- 22,984
<b>Net cash provided by operating activities</b>		<b>219,403</b>	<b>260,645</b>

## Cash flows from investing activities

Net (increase)/ decrease in financing receivables	30	- 36,973	- 18,090
Proceeds from maturity of investment securities		334,000	120,000
Purchase of investment securities		- 347,908	- 210,083
Additions to property, equipment and software	7	- 11,995	- 10,300
All other investing activities		4,102	5,907
<b>Net cash used for investing activities</b>		<b>- 58,775</b>	<b>- 112,566</b>

## Cash flows from financing activities

Net change in deposits		65,352	27,166
Issuance of short-term and long-term debt		300,000	250,000
Repayments of short-term and long-term debt		- 400,058	- 450,016
Dividends paid		- 124,691	- 117,394
Purchase of treasury shares		- 6,035	- 2,117
All other financing activities		3,276	3,732
<b>Net cash used for financing activities</b>		<b>- 162,155</b>	<b>- 288,630</b>

## Net increase/ (decrease) in cash and cash equivalents

- 1,527 - 140,551

## Cash and cash equivalents, including restricted cash classified in "Other assets"

Beginning of the period		817,871	958,422
thereof restricted cash		24,670	36,448
<b>End of period</b>		<b>816,345</b>	<b>817,871</b>
thereof restricted cash		35,368	24,670

## Supplemental disclosure

Interest paid		- 86,450	- 84,411
Income taxes paid		- 43,496	- 36,327

See accompanying Notes to the consolidated financial statements

# Notes to the consolidated financial statements

## 1. Basis of presentation and summary of significant accounting policies

Cembra Money Bank, which is headquartered in Zurich, Switzerland, comprises of Cembra Money Bank AG (“the Bank” or the parent company) and its subsidiaries Swiss Auto Lease 2020-1 GmbH in Liquidation, Swiss Auto Lease 2023-1 GmbH, Cembra Credit GmbH in Liquidation, Fastcap AG, CembraPay AG, Cembra Latvia SIA and Cembra Auto Finance AG (collectively “the Group”). The Group is a leading provider of financing solutions and services in Switzerland. The main products comprise consumer finance products such as personal loans, auto leases and loans, credit cards, invoice financing as well as savings products.

The consolidated financial statements reflect the Group’s financial position, results of operations, shareholders’ equity and cash flows and have been prepared in accordance with accounting principles generally accepted in the US (US GAAP) and in compliance with the Swiss law. The Group’s financial year ends on 31 December. The consolidated financial statements are stated in Swiss francs (CHF) and have been derived from the historical accounting records. The abbreviation TCHF within these financial statements refers to thousands of Swiss francs. The numbers published in the notes are rounded in thousands of Swiss francs, therefore rounding differences can occur.

### Consolidation

The consolidated financial statements represent the Bank and all of its majority-owned or controlled subsidiaries. All significant transactions and balances among the Group’s consolidated subsidiaries have been eliminated.

An entity is referred to as a variable interest entity (VIE) if it meets the criteria outlined by the Financial Accounting Standards Board (FASB), in the Accounting Standards Codification (ASC) 810, Consolidation, which are: (a) the entity has insufficient equity to allow it to finance its activities without additional subordinated financial support from other parties; or (b) the entity has equity investors that as a group cannot make significant decisions about the entity’s operations or that do not absorb the expected losses or receive the expected returns of the entity. The Group is involved with VIEs through its lease securitisation and financing activities.

In accordance with ASC Topic 810, the Group consolidates a VIE when it has both the power to direct the activities that most significantly impact the VIE’s economic performance and an obligation to absorb losses, or a right to receive benefits from the entity that could be potentially significant to the VIE, i.e. when the Group is determined to be the primary beneficiary of the VIE.

VIEs are continually monitored by the Group to determine if any events have occurred that could cause its primary beneficiary status to change. These events include:

- Additional purchases or sales of variable interests by the Bank or an unrelated third party, which cause the Bank’s overall variable interest ownership to change;
- Changes in contractual arrangements in a manner that reallocates expected losses and residual returns among the variable interest holders;
- Changes in the party that has the power to direct the activities of a VIE that most significantly impact the entity’s economic performance; and
- Providing support to an entity that results in an implicit variable interest.

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### Foreign currency translation

Transactions denominated in currencies other than the functional currency of the related entity are recorded by remeasuring them in the functional currency of the related entity using the foreign exchange rate on the date of the transaction. As of the dates of the consolidated statements of financial position, monetary assets and liabilities are reported using the year-end spot foreign exchange rates. Foreign exchange rate differences are recorded in the consolidated statements of income. Non-monetary assets and liabilities are recorded using the historic exchange rate.

For the purpose of consolidation, the assets and liabilities of subsidiaries operating outside of Switzerland with functional currency other than Swiss francs are translated into Swiss francs equivalents using year-end spot foreign exchange rates, whereas revenues and expenses are translated at weighted average foreign exchange rates for the period. Translation adjustments arising from consolidation are included in accumulated other comprehensive income/(loss) (AOCI) within total shareholders' equity. Cumulative translation adjustments are released from AOCI and recorded in the consolidated statements of operations when the Group disposes and loses control of a consolidated foreign subsidiary.

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### Use of estimates

Preparing financial statements in conformity with US GAAP requires the management to make estimates based on assumptions about future economic and market conditions that affect the reported amounts and the related disclosures in the financial statements. Although the Group's current estimates take into account current conditions and how management expects them to change in the future, as appropriate, it is reasonably possible that in the reporting period and beyond actual conditions could alter, which could materially affect the Group's results of operations and financial position. Among other effects, such changes could result in future impairments of goodwill, intangible, long-lived and right-of-use assets, incremental losses on financing receivables, and establishment of additional valuation allowances on deferred tax assets. Such changes may also have an impact on the residual values of leased objects and on the actuarial valuation of the projected benefit obligations (PBO) of the pension fund.

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### Revenues (earned income)

#### Interest income on loans and credit cards

The Group uses the interest method to recognise income on loans and credit cards. Interest income includes amortisation of direct loan origination costs, as well as nonrefundable origination and annual fees.

The Group stops interest recognition at the earlier of the time at which collection on an account becomes doubtful or at the time at which the account becomes 90 days past due. The Group resumes interest recognition on nonaccrual, nonrestructured commercial loans only when (a) payments are received that bring the account to earning status according to the loan's original terms; and (b) future payments are reasonably assured. The Group resumes interest recognition on nonaccrual consumer loans when the customer's account cures to less than 90 days past due as a result of payments received.

#### Interest income on leases

Financing lease income is recognised using the interest method to produce a level yield on the outstanding principal. Interest on leases also includes amortisation of initial direct costs. Estimated residual values at the date of lease inception are based upon the Group's initial best estimates of the value of the leased asset at the end of the lease term. The Group uses various data sources in determining this estimate, including information obtained from third parties which is adjusted for the attributes of the specific asset being evaluated. Full amount of residual values guaranteed by third party dealers are included in fixed lease payments when evaluating lease classification under ASC 842-10-25-2.

#### Other revenues

In accordance with ASC Topic 606, revenue is measured based on the consideration specified in a contract with a customer, and excludes any amounts collected on behalf of third parties. The Group recognises revenue when it satisfies a contractual performance obligation. These performance obligations are typically satisfied as the services in the contract are rendered. The contract terms are generally such that they do not result in any contract assets. The contracts generally do not include a significant financing component or obligations for refunds or other similar obligations. The contracts generally do not include variable consideration, therefore there is no significant judgement required in this respect.

The Group offers insurance products to its customers. Those products are complementary to the Group's financing products and the Group acts as an agent to insurance companies. For arranging between the customer and the insurer, the Group is entitled to keep a part of the insurance premium as its commission, which is recognised on a net basis as the services are rendered. The premiums are charged monthly, the Group recognises the commission income as earned; revenue from cards insurance products due annually is amortised over 12 months. Fee revenues primarily comprise credit card fees, such as interchange and other fees, including reminder fees. Interchange and other card fees are recognised when earned, except for the origination and annual fees described under the sub-chapter "Interest income on loans and credit cards" above. Fee revenue is reduced by the costs of any applicable reward programme.

### Depreciation and amortisation

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Depreciation of property, equipment and software is recorded on a straight-line basis over the estimated useful lives of the assets by type of fixed assets. Depreciation of leasehold improvements is recorded on a straight-line basis over the estimated useful lives of the assets or the period of the underlying lease agreement, when shorter.

Software, stated at cost less accumulated amortisation, includes purchased software and capitalisable application development costs associated with internally developed software. Software is included in property, equipment and software, net of accumulated depreciation. Amortisation expense, computed on the straight-line method, is charged to depreciation and amortisation in general and administrative expenses over the estimated useful life of the software, generally five years.

The cost of intangible assets is generally amortised on a straight-line basis over the asset's estimated useful life. The Group reviews long-lived assets for impairment whenever events or changes in circumstances indicate that the related carrying amounts may not be recoverable.

Cloud computing arrangements consist of software as a service (SaaS). Implementation costs related to such hosting arrangements that are service contracts are capitalised and amortised on a straight-line basis over the noncancelable term of the cloud computing arrangement plus any optional renewal periods that are reasonably certain to be exercised or for which exercise of the renewal option is controlled by the cloud service provider. Implementation costs associated with cloud computing arrangements are recorded in "Other assets". Amortisation expense is charged to information technology in general and administrative expenses.

### Allowance for losses

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Current expected credit loss ("CECL") methodology is applicable to financial assets measured at amortised cost, including loan receivables and off-balance sheet credit exposures. The methodology to calculate expected losses takes into account historical and current information, as well as future conditions that are expected to materialise over the lifetime of a financial asset.

The allowance for losses on financing receivables represents the Group's current estimate of lifetime credit losses inherent in the portfolio.

The Group's loan portfolio consists of smaller-balance, homogenous pools of loans, including mainly credit card receivables, personal loans, auto leases and loans and invoice financing receivables. Each portfolio is evaluated for impairment at least on a quarterly basis. For the purpose of measuring current expected credit losses, the Group defines pools of financing receivables that share similar risk characteristics, such as borrower creditworthiness, underwriting standards, spending habits, responses to distinct market changes and evaluates the expected credit losses at pool level. The segments of financing receivables that do not share risk characteristics similar to the main pools are subject to individual assessment, though they represent only a marginal portion of the total Group's financing receivables. The Group regularly reviews the segmentation underlying allowances for losses calculation to ensure that all financing receivables within each pool continue to share similar risk characteristics.

When estimating expected losses for outstanding balances, all available quantitative and qualitative information, including internal and external data related to past events, current conditions, and reasonable and supportable forecasts, is considered to assess collectability. Furthermore, the estimate of expected credit losses includes expected recoveries of amounts previously written off, even if such recoveries result in a negative allowance.

**Historical and current information**

Expected credit loss estimates involve modeling loss projections, which are based on historical loss performance observed over a long period for each pool of financing receivables.

The Group uses portfolio vintage analysis to quantify the portion of assets on which losses were incurred over the contractual lifetime. For closed-end-loans, the lifetime horizon is derived from historical data by observing the point after which no further material losses are expected. For the credit cards portfolio, where the contractual termination is not defined, different factors such as the average balance of a credit card and the monthly payment obligations are taken into account to determine the lifetime.

For each pool of financing receivables the likelihood of an exposure to become uncollectable is estimated (probability of being written off). Lifetime recoveries cash flows are as well estimated based on historical data and discounted by the effective interest rate. For both probability of becoming uncollectable and loss given default, vintages for a long time series are considered in the modelling approach. The vintage approach by construction takes already into account information on prepayment behavior, which is deemed to be stable over time.

**Forward-looking adjustment**

The Group includes in the estimates of expected credit losses future expectations, which are based on reasonable and supportable forecasts. The methodology applied includes the estimate based on the expected trend of the unemployment rate in Switzerland, which is assumed to be the base case scenario. Two additional scenarios, optimistic and adverse, are derived from the base case in order to include in the estimates the uncertainty around macroeconomic environment evolution. The baseline scenario is weighted at 50%, the pessimistic at 30% and the optimistic at 20%. The definition of the likelihood of each scenario to materialise is within the management's responsibility, with the base case being the scenario that is in principle deemed as the most likely to materialise.

The Group will consider and may qualitatively adjust for conditions, changes and trends in loan portfolios that are not already captured in the modeled results. Such adjustments are based on management's judgment and may involve an assessment of current and forward-looking expectations, changes in underwriting policies and processes, changes in the portfolio characteristics, as well as uncertainty related to the macro economic environment.

The Group evaluates customers' payment behavior through a behavioral scorecard that implies the segmentation of financing receivables by credit grading. This information serves as an input in the allowances for losses calculation and aims to capture any portfolio quality changes in the current expected credit losses estimates.

The assumptions underlying the methodology for the estimate of current expected credit losses are updated periodically to reflect current conditions, performance of the methodology used, and are subject to the Group's governance and controls.

Nonaccrual financing receivables are those on which the Group has stopped accruing interest.

Delinquent receivables are those that are 30 days or more past due based on their contractual terms.

Troubled debt restructurings ("TDRs") accounting has been eliminated with the adoption of CECL. All modifications and refinancings of loans or leases (including those with customers that are experiencing financial difficulty) are subject to the modification guidance in ASC Topic 310-20 and result in a new loan or a continuation of an existing loan, consistent with the accounting for other loan modifications. The Group has minimal exposure to TDRs as this type of restructuring only would be granted in exceptional individual cases.

**Significant changes in accounting policies or estimates from prior periods****Write-off policies**

Following the circumstances described as of 31 December 2024, effective starting with March 2025, the write-off period has been extended up to 360 days past due for auto leases and loans, up from the previous write-off periods of 120 days for auto consumer lease and loans contracts and 180 days for commercial leases. For details, please refer to note 1.

Basis of presentation and summary of significant accounting policies in the Consolidated Financial Statements as of 31 December 2024.

The 2025 synchronisation of write-off and collection processes for auto leases and loans is considered a change in accounting estimate as per ASC 250, where changes are made prospectively. The change in estimate led to a decrease of write-off amounts of TCHF 16,156 and to an increase of allowances for losses of TCHF 5,954 compared with prior period. As a consequence of the decrease in written off amounts, the financing receivables 30 and 90 days past due have increased by the same amount as of 31 December 2025. The net impact on income before tax was TCHF 10,202.

#### **Expected recoveries from amounts previously written off on personal loans and credit cards portfolios**

Effective January 2025, the Group refined its estimation process for expected credit losses under ASC 326 to incorporate expected recoveries of amounts previously written off within personal loan and credit cards segments. Based on historical observations of recoveries as part of our collection procedures, management believes this change provides a more accurate representation of expected credit losses in accordance with ASC 326 and industry practice.

This model enhancement represents a change in accounting estimate as per ASC 250, where changes are made prospectively. The inclusion of expected recoveries of amounts previously written off resulted in a reduction of the allowance for credit losses of TCHF 15,612 and a corresponding reversal of provision for loss expense in the current period.

#### **Write-offs and recoveries**

The Group ensures that at each reporting date all accounts meeting the relevant criteria have been written off. The Group regularly reviews the appropriateness of its write-off criteria to ensure that the accounting treatments reflect the risk profiles and collectability of its asset portfolio. The Group maintains a list of events which classify a loan as uncollectible. In addition to the event-driven uncollectability recognition, the Group establishes specific timelines to write off a loan based on the days the loan became past due (time-driven write-off criteria).

For personal loans, credit cards and auto leases and loans the Group writes off a loan after the account reaches 360 days contractually past due. Previously, auto consumer loans and leases were written off after such contracts become 120 days past due and commercial leases were written off at 180 days contractually past due.

BNPL receivables are written off after the contract becomes 180 days contractually past due. The shorter write-off period for these unsecured contracts reflects the shorter repayment terms.

Unsecured consumer loans in bankruptcy are written off within 60 days of notification of filing by the bankruptcy court or within the defined write-off periods, whichever occurs earlier.

Recoveries are defined as any cash collected after a loan or lease has been written off. Recoveries include the receipt of principal, interest, fees and proceeds from realisation of collateral, debt sales and claims against insurance policies.

Write-offs are deducted from the allowance for losses when the Group judges the principal to be uncollectable and subsequent recoveries are added to the allowance for losses on a written off account at the time cash is received or when an asset has been repossessed, the estimated remarketing gain may be booked as recovery.

As part of its business activities, the Group periodically sells previously written-off financing receivables to external parties. These transactions are recorded in accordance with ASC Topic 860-20 Sales of Financial Assets.

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### Provision for losses

Provision for losses on financing receivables is the expense related to maintaining the allowance for losses at an appropriate level to absorb the estimated probable future losses on financing receivables as at each period end date. Factors that could influence the provision for losses on financing receivables include:

- The impact of general economic conditions on consumers, including unemployment levels, bankruptcy trends and interest rate movements;
- Changes in consumer spending and payment behaviours;
- Changes in the Group's financing receivables portfolio, including the overall mix of accounts, products and loan balances within the portfolio;
- The level and direction of historical and anticipated delinquencies, write-offs and recoveries;
- The credit quality of the financing receivables portfolio, which reflects, among other factors, the Group's underwriting practices and effectiveness of collection efforts; and
- Regulatory changes or new regulatory guidance.

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### Cash and cash equivalents

Cash and cash equivalents consist of cash on hand, demand deposits with the Swiss National Bank or other banks and cash equivalents. Cash equivalents are defined as short-term, highly liquid instruments with original maturities of three months or less. Restricted cash, which is not available for use in the ordinary course of operations and is restricted in terms of withdrawal or usage, is classified in "Other assets".

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### Leases

The Group offers leases for both new and used vehicles (primarily cars but also other auto vehicles including light commercial vehicles, motorcycles and caravans) to private and self-employed individuals and small businesses. These lease transactions are considered and accounted for as direct financing leases as they fulfil the relevant criteria set out in ASC Topic 842. Direct financing leases are carried at the aggregate of lease payments receivable plus the guaranteed residual value of the leased object less unearned income.

In line with ASC Topic 842, right-of-use assets represent the Group's right to use an underlying asset for the lease term and lease liabilities represent the Group's obligation to make lease payments arising from the lease.

Operating lease right-of-use assets and liabilities are recognised at the commencement date of a lease based on the present value of lease payments over the lease term. The Group determines if an arrangement is a lease at inception. Operating lease right-of-use assets are included in property, equipment and software whereas operating lease liabilities are recognised in accrued expenses and other payables and other liabilities in the Group's consolidated statements of financial position. No material finance leases have been recognised.

As most of the Group's leases do not provide an implicit rate, the Group uses an incremental borrowing rate based on the information available at commencement date in determining the present value of lease payments. The Group uses the implicit rate when readily determinable. The operating lease right-of-use asset also includes any lease payments made and excludes lease incentives. Our lease terms may include options to extend or terminate leases. When it is reasonably certain that the Group will exercise an option to extend or terminate a lease, the amended term is included in the lease calculation. Lease expense for lease payments is recognised on a straight-line basis over the lease term. Variable lease payments are expensed in the period in which they occur.

The Group has lease agreements with lease and non-lease components. For real estate leases, the Group has elected to account for the lease and non-lease components as a single lease component. For automobile and IT asset leases, the Group has elected to account for the lease and non-lease components as separate components.

The Group accounts for all short-term leases by recognising lease payments in net income on a straight-line basis over the lease term and will not recognise any right-of-use assets and lease liabilities in the Group's consolidated statements of financial position.

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### Investment securities

Investment securities include debt securities classified as available-for-sale. Regular-way security transactions are recorded on a trade-date basis. Debt securities classified as available-for-sale are carried at fair value. Unrealised gains and losses, which represent the difference between fair value and amortised cost, are recorded in accumulated other comprehensive income/(loss). Amounts reported in AOCI are net of income taxes. Amortisation of premiums or discounts is recorded in interest income using the effective interest method through the maturity date of the security.

Impairment on debt securities is recorded in the consolidated statements of income if a decline in fair value below amortised cost is considered other-than-temporary, that is, amounts due according to the contractual terms of the security are considered uncollectable, typically due to the deterioration in the creditworthiness of the issuer. No impairment is recorded in connection with declines resulting from changes in interest rates to the extent the Group does not intend to sell the investments, nor it is more likely than not that the Group will be required to sell the investments before the recovery of their amortised cost bases, which may be at maturity.

Accrued interest receivable is recorded separately within other assets.

Unrealised losses on available-for-sale securities are recognised in the consolidated statements of income when a decision has been made to sell a security.

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### Goodwill

Goodwill arises on the acquisition of subsidiaries. It is measured as the excess of the fair value of the consideration transferred, the fair value of any noncontrolling interest in the acquiree and the fair value of any previously held equity interest in the acquired subsidiary, over the net fair values of the identifiable assets acquired less the liabilities assumed at the acquisition date. Goodwill is not amortised, instead it is tested for impairment annually, or if events or changes in circumstances happen which indicate that goodwill may be impaired. Goodwill is allocated to the Group's reporting units for the purposes of the impairment test. The measurement periods for the valuation of assets acquired and liabilities assumed end as soon as information on the facts and circumstances that existed as of the acquisition dates becomes available, but do not exceed 12 months. Adjustments in purchase price allocations may require a change in the amounts allocated to goodwill during the periods in which the adjustments are determined within this 12 month period. Please refer to note 9. Goodwill for further details.

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### Intangible assets and amortisation

The cost of intangible assets is amortised on a straight-line basis over their estimated useful lives. The remaining useful life of an intangible asset that is being amortised is evaluated each reporting period to determine whether the events and circumstances warrant a revision to the remaining period of amortisation. If the estimate of an intangible asset's remaining useful life is changed, the remaining carrying amount of the intangible asset shall be amortised prospectively over that revised remaining useful life. Amortisable intangible assets are tested for impairment based on undiscounted cash flows and, if impaired, written down to fair value based on either discounted cash flows or appraised values. Intangible assets include customer relationships and trademarks. Please refer to note 8. Intangible assets for further details.

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### Income taxes

Deferred tax assets and liabilities are recorded for the expected future tax consequences of temporary differences between the carrying amounts of assets and liabilities at the date of the consolidated statements of financial position and their respective tax bases. Deferred tax assets and liabilities are computed using currently enacted tax rates and are shown on the face of the consolidated statements of financial position. Income tax expense or benefit is recorded in income tax expense/benefit, except to the extent that the change relates to transactions recorded directly in total shareholders' equity. Deferred tax assets are reduced by a valuation allowance, if necessary, to the amount that management believes will more likely than not be realised. Deferred tax assets and liabilities are adjusted for the effect of changes in tax laws and rates in the period in which changes are enacted by the relevant authority. Deferred tax assets

and liabilities are presented on a net basis for the same tax-paying component within the same tax jurisdiction. The Group determines whether it is more likely than not that an income tax position will be sustained upon examination based on the technical merits of the position. Sustainable income tax positions are then measured to determine the amount of benefit eligible for recognition in the financial statements. Each such sustainable income tax position is measured at the largest amount of benefit that is more likely than not to be realised upon ultimate settlement.

### Share-based compensation

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The Group has share-based compensation and share-matching programmes. It accounts for the compensation cost from share-based and share-matching payment transactions according to the fair-value-based method. The compensation cost is measured based on the grant-date fair value of the shares and is recognised over the requisite service period with a corresponding credit to equity. The compensation cost for an award with only service conditions that has a graded vesting schedule is recognised on a straight-line basis over the requisite service period for each separate vesting portion of the award. The programmes are described in detail in note 29. Share-based compensation.

### Debt

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Loans that the Bank intends to hold to maturity are carried at amortised cost as the outstanding principal balance plus accrued interest, net of the following items: unamortised discounts, deferred loan origination fees. Interest income is accrued on the unpaid balance, and net deferred discounts and fees are amortised as an adjustment to the loan yield over the term of the related loans. For capital management purposes, the Bank issued hybrid capital instruments, either with a Tier 1 capital trigger or a write-off or contingent share conversions features. The embedded conversion option as linked to the Bank's shares is bifurcated for accounting purposes as measured separately via equity. The host contract is accounted for under the amortised cost method.

### Derivatives and hedge instruments

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The Group uses derivative instruments for risk management purposes and recognises all such instruments as either assets or liabilities in the consolidated statements of financial position at fair value. The accounting for changes in the fair value (i.e., gains or losses) of a derivative instrument depends on whether it has been designated and qualifies as part of a hedging relationship and, further, on the type of hedging relationship. For derivative instruments that are designated and qualify as hedging instruments, the Group designates the hedging instrument, based upon the exposure being hedged, as a fair value hedge, cash flow hedge or a hedge of a net investment in a foreign operation. For derivative instruments not designated as hedging instruments, the gain or loss is recognised in the consolidated statements of income during the current period.

Derivative instruments that are designated and qualify as a cash flow hedge (i.e., hedging the exposure to variability in expected future cash flows that is attributable to interest rate risk) are reported at fair value within other assets or other liabilities on the consolidated statements of financial position, with the gain or loss on the derivative instrument reported as a component of other comprehensive income and reclassified into earnings in the same period or periods during which the hedged transaction (interest payments on floating-rate borrowing) affects earnings. The gain or loss is presented in the same consolidated statements of income line item as the earnings effect of the hedged item (in interest expense). Cash flows from the hedging instrument will be classified as operating activities, in line with the hedged item. At the inception of a qualifying cash flow hedge, the Group designates the qualifying relationship as a hedge of the variability of cash flows to be received or paid, or forecasted to be received or paid, related to the recognised liability and formally documents the relationship between the hedging instrument and hedged item, as well as the risk management objectives for undertaking such hedge transactions. Both at hedge inception and on an ongoing basis, the Group formally assesses whether the derivative used in hedging relationships is highly effective in offsetting changes in fair values or cash flows of the hedged item.

A hedging instrument is expected at inception to be highly effective at offsetting changes in the hedged transactions attributable to the changes in the hedged risk. The Group assesses the effectiveness of hedging relationships both prospectively and retrospectively. The prospective assessment is made both at the inception of a hedging relationship and on an ongoing quarterly basis, and requires the Group to justify its expectation that the relationship will be highly effective over future periods. The retrospective assessment is also performed on an ongoing quarterly basis and requires the Group to determine whether or not the hedging relationship has actually been effective.

Hedge accounting treatment is no longer applied if a derivative financial instrument is terminated, the hedge designation is removed, or the derivative instrument is assessed to no longer be highly effective. For terminated cash flow hedges, the changes in fair value of the derivative instrument remain in AOCI and are recognised in the consolidated statements of income when the hedged cash flows affect earnings. However, if it is probable that the forecasted cash flows will not occur within a specified period, any changes in fair value of the derivative financial instrument remaining in AOCI are reclassified into earnings immediately. In all instances, after hedge accounting is no longer applied, any subsequent changes in fair value of the derivative instrument will be recorded into earnings.

The primary risk managed by the Group using derivative instruments is interest rate risk. The Group entered into an interest rate swap in the current period to manage interest rate risk associated with the Group's floating-rate borrowing and designated the swap accordingly as a cash flow hedge. Changes in the fair value of the derivative financial instrument qualifying as a cash flow hedge are recorded in AOCI and recognised in the consolidated statements of income when the hedged cash flows affect earnings. For further details please refer to note 13. Derivatives and hedge instruments.

### Treasury shares

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The Group holds own shares which are recorded at cost and reported as treasury shares, resulting in a reduction to total shareholders' equity. Dividends received on own shares are excluded from the consolidated statements of income and are recorded in shareholders' equity.

### Pension obligation

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Pension assumptions are significant inputs to the actuarial models that measure the Group's pension benefit obligation and related effects on operations. The two assumptions regarding the discount rate and expected return on assets are important elements of pension plan expense and asset/liability measurement. The Group evaluates these critical assumptions at least once a year. The measurement date used to perform the actuarial valuation is 31 December. The Group periodically evaluates other assumptions involving demographic factors, such as retirement age, mortality, employee turnover, and updates them to reflect its experience and expectations for the future. Actual results in any given year will often differ from actuarial assumptions because of economic and other factors. Accumulated and projected benefit obligations are measured using the present value of expected payments. The Group discounts the cash payments using the weighted average of market-observed yields for high-quality corporate bonds with maturities that correspond to the expected payment of benefits. To determine the expected long-term rate of return on pension plan assets, the Group considers current asset allocations, as well as historical and expected returns on various categories of plan assets. In developing future long-term return expectations for its benefit plan assets, the Group formulates views on the future economic environment. The Group evaluates general market trends and historical relationships among a number of key variables that impact asset class returns, such as expected earnings growth, inflation, valuations, yields and spreads, using both internal and external sources. The Group also takes into account expected volatility by asset class and diversification across classes to determine expected overall portfolio results given current allocations.

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### Fair value measurements

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For financial assets and liabilities measured at fair value, fair value is the price the Group would receive to sell an asset or pay to transfer a liability in an orderly transaction with a market participant at the measurement date. In the absence of active markets for the identical assets or liabilities, such measurements involve developing assumptions based on observable market data and, in the absence of such data, internal information that is consistent with what market participants would use in a hypothetical transaction that would occur at the measurement date. Observable inputs reflect market data obtained from independent sources, while unobservable inputs reflect the Group's market assumptions.

Preference is given to observable inputs. These two types of inputs create the following fair value hierarchy:

- Level 1 Quoted prices for identical instruments in active markets.
- Level 2 Quoted prices for similar instruments in active markets; quoted prices for identical or similar instruments in markets that are not active; and model-derived valuations whose inputs are observable or whose significant value drivers are observable.
- Level 3 Significant inputs to the valuation model are unobservable.

The Group maintains policies and procedures to value instruments using the best and most relevant data available. Shares in investment companies and units in mutual funds which are not directly quoted on a public stock exchange and/or for which fair value is not readily determinable are measured at fair value using net asset value. With regard to Level 3 valuations, the Group performs a variety of procedures to assess the reasonableness of the valuations. Such reviews take into account any changes in the current interest rate and credit environment, as well as any other available published market data.

### Off-balance sheet arrangements

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The Group is party to certain financial instruments that present the Group with off-balance sheet risk, primarily relating to credit, in the normal course of business. These financial instruments are commitments to extend credit and involve, to varying degrees, elements of both credit and interest rate risk in excess of the balances recognised in the Group's consolidated statements of financial position.

The Group's consolidated maximum exposure to credit losses under these commitments is represented by their total contractual amount. The Group follows the same credit and underwriting policies in making such commitments as it does for on-balance sheet instruments.

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## 2. Accounting changes

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### Recently adopted accounting standards

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In December 2023, FASB has issued ASU No. 2023-09, "Improvements to Income Tax Disclosures". This ASU is intended to enhance the transparency and decision usefulness of income tax disclosures, primarily through changes to the rate reconciliation and income taxes paid information. The amendments apply to public business entities for annual periods beginning after 15 December 2024. Entities should apply the amendments on a prospective basis, but retrospective application is allowed. The adoption of this guidance as of 1 January 2025 did not have an impact on the Group's financial statements.

### Recently issued accounting standards to be effective in future periods

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In December 2025, FASB issued ASU 2025-11, "Interim Reporting (Topic 270): Narrow-Scope Improvements", which clarifies the scope and content of interim reporting disclosures and establishes principles under which events with a material impact should be disclosed in interim financial statements. Effective for interim periods within fiscal years beginning after 15 December 2027 (public business entities). Management is evaluating the potential disclosure impacts related to interim financial reporting.

In November 2025, FASB issued ASU 2025-09, "Derivatives and Hedging (Topic 815): Hedge accounting improvements" that amends aspects of hedge accounting to better align application with risk management strategies, including revisions to risk exposure aggregation and hedge effectiveness considerations. The amendments are effective for public business entities for fiscal years beginning after 15 December 2026, including interim periods therein, with early adoption permitted. The Group is evaluating the impact of this guidance on its hedge accounting policies and disclosures.

In September 2025, FASB issued "ASU 2025-06, Intangibles, Goodwill and Other, Internal-Use Software (Subtopic 350-40), Targeted Improvements to the Accounting for Internal-Use Software". This update modernises the guidance for accounting for software costs, aligning the accounting model with how software is developed today, by removing all references to project stages and clarifying the threshold entities apply to begin capitalising costs. This update is effective for annual and interim periods beginning 1 January 2028, and may be applied (i) prospectively, (ii) retrospectively, or (iii) utilising a modified transition approach. Early adoption is permitted as of the beginning of an annual reporting period. The Group is currently evaluating the impact of adopting this update on its consolidated financial statements.

In November 2024, the FASB issued ASU 2024-03, "Income Statement - Reporting Comprehensive Income - Expense Disaggregation Disclosures (Subtopic 220-40)", to improve the disclosures of expenses by requiring public business entities to provide further disaggregation of relevant expense captions (i.e., employee compensation, depreciation, intangible asset amortisation) in a separate note to the financial statements, a qualitative description of the amounts remaining in relevant expense captions that are not separately disaggregated quantitatively, and the total amount of selling expenses and, in an annual reporting period, an entity's definition of selling expenses. The ASU is required to be adopted on a retrospective or prospective basis and will be effective in annual period ending 31 December 2027 and interim periods for the interim period beginning 1 January 2028. The Group is currently evaluating the impact on its disclosures.

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## 3. Business developments

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There were no business combinations and no significant business developments for the year ended 31 December 2025 and 2024, respectively.

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#### 4. Operating segments

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Cembra's operating reportable segments reflect how the CEO, who is the chief operating decision maker (CODM), manages the Group, allocates resources and measures performance.

Cembra organised its reporting into two reportable operating segments: Lending and Payments, with no other of the remaining operations or activities recorded separately.

The following is a description of each reportable operating segment, and the products these provide to their respective client bases.

##### **Lending**

Lending includes auto loans and leasing, which has auto loans and leasing financing solutions distributed via intermediaries and car dealers and personal loans, which are offered through our branches, intermediaries and online. Lending is operating in a relatively stable and predictable market, with financing duration ranging from 1 to 8 years and moderate capital needs.

##### **Payments**

Payments includes credit cards, which has proprietary card portfolios and co-branded credit cards through partner programmes and BNPL (buy now pay later), which has consumer invoice financing services and flexible payment options for both online and point-of-sale channels. Payments is operating in a more dynamic and innovative market, with frequent short-term transactions and lighter capital requirements.

Revenues and expenses directly associated with each respective segment are included in determining respective net income results. Other indirect revenues and expenses that are attributable to a particular segment are generally allocated based on respective net revenues, financing receivables, FTE (full time equivalents) or other relevant measures. The accounting policies of these reportable segments are the same as those disclosed in note 1. Basis of presentation and summary of significant accounting policies.

Performance measurement is based on net income. These results are used by the CODM, both in evaluating the performance, and in allocating resources, predominantly in the annual budget and forecasting process. The CODM considers budget-to-actuals variances on a monthly basis for net income when making decisions about allocating capital and personnel to each segment and in the compensation of certain employees.

The following tables present information regarding Cembra's operations by reportable segment.

For the years ended 31 December (CHF in thousands)	Lending		Payments		Total Group	
	2025	2024	2025	2024	2025	2024
Interest income	359,629	372,492	104,858	113,238	464,488	485,730
Interest expense	-75,883	-86,658	-16,446	-18,592	-92,328	-105,250
<b>Net interest income</b>	<b>283,747</b>	<b>285,834</b>	<b>88,413</b>	<b>94,646</b>	<b>372,159</b>	<b>380,480</b>
Commission and fee income	39,385	37,201	130,646	132,774	170,032	169,975
<b>Net revenues</b>	<b>323,132</b>	<b>323,034</b>	<b>219,059</b>	<b>227,420</b>	<b>542,191</b>	<b>550,455</b>
<b>Provision for losses on financing receivables</b>	<b>-51,242</b>	<b>-58,571</b>	<b>-22,335</b>	<b>-15,580</b>	<b>-73,577</b>	<b>-74,151</b>
Compensation and benefits	-74,684	-78,511	-46,412	-56,298	-121,097	-134,808
General and administrative expenses	-55,978	-63,681	-68,155	-66,033	-124,133	-129,714
<b>Total operating expenses</b>	<b>-130,663</b>	<b>-142,191</b>	<b>-114,567</b>	<b>-122,331</b>	<b>-245,230</b>	<b>-264,522</b>
Income tax expense	-27,715	-23,897	-16,102	-17,487	-43,817	-41,384
<b>Net income</b>	<b>113,512</b>	<b>98,375</b>	<b>66,055</b>	<b>72,023</b>	<b>179,567</b>	<b>170,397</b>

At 31 December (CHF in thousands)	Lending		Payments		Total Group	
	2025	2024	2025	2024	2025	2024
<b>Identifiable assets</b>						
Financing receivables	5,569,798	5,588,013	1,185,635	1,195,217	6,755,433	6,783,230
Allowance for credit losses	-142,551	-133,053	-28,756	-25,402	-171,308	-158,454
<b>Financing receivables, net</b>	<b>5,427,247</b>	<b>5,454,960</b>	<b>1,156,879</b>	<b>1,169,815</b>	<b>6,584,125</b>	<b>6,624,776</b>

All revenue is generated within the country of Switzerland and substantially all of Cembra's fixed assets are located within Switzerland.

## 5. Financing receivables and allowance for losses

At 31 December 2025 and 2024, the Group's financing receivables included loans to private customers, vehicle lease financing, credit card financing and BNPL products, as follows:

At 31 December (CHF in thousands)	2025	2024
Loans	3,471,532	3,606,333
Deferred costs, net	39,633	46,028
<b>Total loans, including deferred costs, net</b>	<b>3,511,165</b>	<b>3,652,361</b>
Investment in financing leases, net of deferred income <sup>2</sup>	3,104,299	2,966,438
BNPL <sup>1</sup>	139,968	164,432
<b>Financing receivables before allowance for losses</b>	<b>6,755,433</b>	<b>6,783,230</b>
Less allowance for losses	-171,308	-158,454
<b>Financing receivables, net</b>	<b>6,584,125</b>	<b>6,624,776</b>

<sup>1</sup> BNPL includes CembraPay AG

<sup>2</sup> Only financing leases residual values are secured by collateral of TCHF 1,635,482 and TCHF 1,533,665 as at 31 December 2025 and 2024, respectively (guaranteed by dealers at the end of contract)

The majority of the investment in financing leases is related to auto leases. Components of the Group's net investment in financing leases, which are included in financing receivables above, are shown below:

At 31 December (CHF in thousands)	2025	2024
Total minimum lease payments receivable	3,426,265	3,292,907
Deferred income <sup>1</sup>	-321,965	-326,469
<b>Investment in direct financing leases</b>	<b>3,104,299</b>	<b>2,966,438</b>
Less allowance for losses	-41,185	-26,822
<b>Net investment in direct financing leases</b>	<b>3,063,115</b>	<b>2,939,616</b>

<sup>1</sup> Includes TCHF 25,977 and TCHF 25,661 of initial direct costs on direct financing leases as at 31 December 2025 and 2024, respectively

The subsidiaries held TCHF 306,730 and TCHF 311,494 of net financing receivables as at 31 December 2025 and 2024, respectively, as collateral to secure third-party debt in securitisations. See note 22. Variable interest entities for further details of securitisations.

The Bank held TCHF 359,575 and TCHF 0 of auto lease financing receivables (the cover pool) as at 31 December 2025 and 2024, respectively, as collateral in connection to the covered bond programme. The Group continues to recognise the asset pool in its consolidated statement of financial position, and these are subject to enforcement only upon certain trigger events defined in the programme's base prospectus (dated 20 June 2025). See note 12. Short-term and long-term debt, note 20. Commitments and guarantees and note 22. Variable interest entities for further details of covered bond programme.

As at 31 December 2025, the Group's contractual maturities for loans and financing leases were:

Due in (CHF in thousands)	Loans	Minimum lease payments receivable
2026	58,073	344,583
2027	178,183	581,567
2028	273,349	860,302
2029	419,145	1,094,146
2030	557,104	528,121
2031 and thereafter	919,942	17,545
Consumer revolving loans	1,065,736	-
<b>Total</b>	<b>3,471,532</b>	<b>3,426,265</b>

Actual maturities may differ from contractual maturities.

The following table provides further information about financing receivables:

At 31 December (CHF in thousands)	2025	2024
Personal loans	2,244,933	2,376,397
Auto leases and loans	3,324,866	3,211,616
Credit cards	1,045,666	1,030,784
BNPL <sup>1</sup>	139,968	164,432
<b>Financing receivables, before allowance for losses</b>	<b>6,755,433</b>	<b>6,783,230</b>
Allowance for losses	- 171,308	- 158,454
<b>Financing receivables, net</b>	<b>6,584,125</b>	<b>6,624,776</b>

<sup>1</sup> BNPL includes CembraPay AG

A summary of activity in the allowance for losses is shown below:

CHF in thousands	Balance at 1 January 2025	Provision <sup>2</sup> for losses	Amounts <sup>2</sup> written off	Recoveries	Other	Balance at 31 December 2025
Personal loans	103,417	16,766	-59,254	37,678	-	98,606
Auto leases and loans	29,663	34,419	-38,933	18,821	-	43,969
Credit cards	19,468	4,971	-19,755	15,128	-	19,813
BNPL <sup>1</sup>	5,906	17,367	-20,473	6,119	-	8,918
<b>Total<sup>2</sup></b>	<b>158,454</b>	<b>73,524</b>	<b>-138,415</b>	<b>77,745</b>	<b>-</b>	<b>171,308</b>
As a % of total financing receivables, net						2.6%

<sup>1</sup> BNPL includes CembraPay AG

<sup>2</sup> The 2025 synchronisation of write-off and collection processes resulted in an overall increase in the allowance for losses of TCHF 5,954. The inclusion of expected recoveries of amounts previously written off resulted in a reduction of the allowance for credit losses of TCHF 16,156. For details see note 1

CHF in thousands	Balance at 1 January 2024	Provision for losses <sup>2</sup>	Amounts written off <sup>2</sup>	Recoveries	Other	Balance at 31 December 2024
Personal loans	104,401	28,965	-73,048	43,099	0	103,417
Auto leases and loans	23,379	29,981	-48,382	24,685	0	29,663
Credit cards	23,670	4,903	-24,920	15,814	0	19,468
BNPL <sup>1</sup>	5,434	10,698	-16,136	5,910	0	5,906
<b>Total<sup>2</sup></b>	<b>156,885</b>	<b>74,548</b>	<b>-162,486</b>	<b>89,508</b>	<b>0</b>	<b>158,454</b>
As a % of total financing receivables, net						2.4%

<sup>1</sup> BNPL includes CembraPay AG

<sup>2</sup> The 2024 synchronisation of write-off and collection processes resulted in an overall increase in the allowance for losses of TCHF 8,510. For details see note 1 in the Consolidated Financial Statements as of 31 December 2024

### Credit quality of financing receivables

The Group describes the characteristics of the financing receivables and provides information about payment performance, credit quality indicators and impairment. The Group manages these portfolios using delinquency and nonaccrual data as key performance indicators. The categories used within this section such as nonaccrual financing receivables are defined by the authoritative guidance, and the Group bases the categorisation on the related scope and definitions contained in the related standards. The category of delinquent customer accounts is defined by the Group and is used in the process of managing the financing receivables. Definitions of these categories are provided in note 1. Basis of presentation and summary of significant accounting policies.

The Group employs a robust monitoring process for its financing receivables portfolio, utilising key metrics such as payment behaviour or consumer rating. These credit quality indicators provide valuable insights into the performance of the portfolio, enabling the Group to effectively assess and manage credit risk. By tracking these metrics over time, the bank can identify trends, assess credit quality at different vintages, and proactively manage potential credit issues. This monitoring approach enhances risk management practices, supports informed decision-making, and facilitates transparency for stakeholders.

The table below shows the Group's portfolio by key credit quality indicators as at 31 December 2025. In particular, an overview of the portfolio by delinquency status is provided.

Financing receivables <sup>1</sup>	Year of origination							
	CHF in thousands	2025	2024	2023	2022	2021	Prior	Revolving (credit card)
Current		2,232,842	1,362,833	965,195	522,044	155,263	45,484	1,004,396
0-30 days		43,374	39,551	36,584	20,970	6,832	2,625	15,075
30-60 days		11,370	17,201	17,539	11,381	4,184	1,960	5,545
60-90 days		6,299	10,682	10,569	6,364	2,372	1,186	3,743
90+ days		13,920	32,553	35,220	18,557	6,500	4,907	14,699

<sup>1</sup> Financing receivables for loans and credit cards are net of deferred costs and income

### Past due financing receivables

The following table displays payment performance of the financing receivables as a percentage of loans and investment in direct financing leases:

	2025		2024	
	Over 30 days past due	Over 90 days past due	Over 30 days past due	Over 90 days past due
Personal loans	6.2 %	3.5 %	4.9 %	2.4 %
Auto leases and loans	1.8 %	0.8 %	1.1 %	0.3 %
Credit cards	2.3 %	1.4 %	1.7 %	0.7 %
BNPL <sup>1</sup>	11.1 %	5.5 %	7.7 %	3.7 %
<b>Total<sup>2</sup></b>	<b>3.5 %</b>	<b>1.9 %</b>	<b>2.7 %</b>	<b>1.2 %</b>

<sup>1</sup> BNPL includes CembraPay AG

<sup>2</sup> The 2025 synchronisation of write-off and collection processes resulted in an overall increase in financing receivables over 30 and 90 days past due. For details see note 1

### Nonaccrual financing receivables

The following table provides further information about financing receivables that are classified as nonaccrual:

At 31 December (CHF in thousands)	2025	2024
Personal loans	77,763	56,191
Auto leases and loans	26,233	8,953
Credit cards	14,699	7,312
BNPL <sup>1</sup>	7,675	6,142
<b>Total<sup>2</sup></b>	<b>126,370</b>	<b>78,597</b>
Non-performing loan coverage <sup>3</sup>	136 %	202 %

<sup>1</sup> BNPL includes CembraPay AG

<sup>2</sup> The 2025 synchronisation of write-off and collection processes resulted in an increase in nonaccrual financing receivables of TCHF 16,156. For details see note 1

<sup>3</sup> Calculated as allowance for losses divided by nonaccrual financing receivables

### Credit quality indicators

The Group employs internally developed scorecards for its credit processes, which analyses various financial and non-financial factors, such as credit history, socio-demographic data and business performance, among others. The Group utilises application scorecards during the loan application process to assess credit quality and support the underwriting process, while behavioral scorecards are employed to regularly evaluate the creditworthiness of financing receivables taking into account the most recent information on the customers' payment behaviour.

In addition to regular scorecard monitoring, the responsible functions run a parity test on a bi-annual basis to monitor at portfolio level whether the consumer ratings adequately reflect the credit quality. The parity test assesses the performance and predictive accuracy of internal scorecards, which involves comparing the actual outcomes of credit decisions with the predictive outcomes based on the scorecard.

The Group employs an internal master scale consisting of five consumer ratings ("CR"), each of which is assigned an implied probability of default. The default definition used in the scale is 90 days past due or write-off in 12 months. The five ratings and their associated probabilities of default are:

- a. CR1 0.00% – 1.20%;
- b. CR2 1.21% – 2.97%;
- c. CR3 2.98% – 6.99%;
- d. CR4 7.00% – 13.16%; and
- e. CR5 13.17% and greater.

The table below shows the distribution of the Group's financing receivables, categorised based on consumer ratings.

At 31 December (CHF in thousands)	2025				
	CR1	CR2	CR3	CR4	CR5
Personal loans	1,014,042	662,460	376,235	144,082	48,113
Auto leases and loans	1,684,945	957,667	466,680	155,449	60,124
Credit cards	702,672	237,954	100,214	4,745	80
<b>Total<sup>1</sup></b>	<b>3,401,659</b>	<b>1,858,082</b>	<b>943,129</b>	<b>304,277</b>	<b>108,318</b>
As a % of total financing receivables before allowance for losses <sup>1</sup>	51.4%	28.1%	14.3%	4.6%	1.6%

<sup>1</sup> Does not include BNPL related to CembraPay AG. There is no material impact on the Group's consumer ratings

At 31 December (CHF in thousands)	2024				
	CR1	CR2	CR3	CR4	CR5
Personal loans	970,691	732,392	425,700	171,224	67,346
Auto leases and loans	1,692,993	999,081	402,871	84,401	32,270
Credit cards	708,972	224,975	91,721	5,048	68
<b>Total<sup>1</sup></b>	<b>3,372,656</b>	<b>1,956,448</b>	<b>920,292</b>	<b>260,673</b>	<b>99,684</b>
As a % of total financing receivables before allowance for losses <sup>1</sup>	51.0%	29.6%	13.9%	3.9%	1.5%

<sup>1</sup> Does not include any Credit GmbH (renamed Cembra Credit GmbH in November 2024) and BNPL related to CembraPay AG. There is no material impact on the Group's consumer ratings

## 6. Investment securities

Investment securities are comprised of debt securities available for sale.

At 31 December (CHF in thousands)	2025	2024
Debt securities available for sale	202,357	189,856
<b>Total investment securities</b>	<b>202,357</b>	<b>189,856</b>

All investment securities are Level 1 instruments in the fair value hierarchy. The following table summarises amortised cost, fair value and unrealised gains and losses of debt securities available for sale by category.

	31 December 2025				31 December 2024			
	Amortised cost	Gross unrealised gains	Gross unrealised losses	Fair value	Amortised cost	Gross unrealised gains	Gross unrealised losses	Fair value
Debt securities issued by Swiss cantons	10,030	207	-	10,238	10,046	306	-	10,353
Debt securities issued by Swiss funding institutions <sup>1</sup>	177,528	936	-419	178,045	60,237	951	-	61,188
Debt securities issued by Swiss central government <sup>2</sup>	5,000	-	-21	4,979	99,941	23	-	99,965
Debt securities issued by supranational organisations	9,050	46	-	9,096	18,189	162	-	18,351
<b>Debt securities available for sale</b>	<b>201,608</b>	<b>1,189</b>	<b>-440</b>	<b>202,357</b>	<b>188,414</b>	<b>1,443</b>	<b>-</b>	<b>189,856</b>

<sup>1</sup> Includes Swiss covered bonds, SNB eligible

<sup>2</sup> Includes SNB bills

The maturity of debt securities available for sale is presented in the table below:

	Amortised cost	Fair value
At 31 December (CHF in thousands)	2025	2025
Within 1 year	19,051	19,140
From 1 to 5 years	182,557	183,217
From 5 to 10 years	-	-
After 10 years	-	-
<b>Total debt securities</b>	<b>201,608</b>	<b>202,357</b>

Upon analysing the financial investment portfolio, the Group determined that no allowance was required as these investments represent high quality liquid assets securities for which the risk of loss was deemed minimal.

Accrued interest receivable presented separately within other assets was TCHF 1,387 and TCHF 835, for the year ended 31 December 2025 and 2024, respectively.

## 7. Property, equipment and software

The following table provides further information about property, plant and equipment, excluding operating leases which are shown separately further below.

At 31 December (CHF in thousands)	Estimated useful lives (years)	2025	2024
<b>Original cost</b>			
Buildings and improvements	(5-40)	1,810	3,196
Office equipment	(3-10)	9,335	8,958
Software	(1-5)	62,524	58,916
<b>Total</b>		<b>73,669</b>	<b>71,070</b>
<b>Accumulated depreciation</b>			
Buildings and improvements		-1,277	-2,708
Office equipment		-6,421	-4,628
Software		-33,208	-27,596
<b>Total</b>		<b>-40,907</b>	<b>-34,932</b>
<b>Net carrying value</b>			
Buildings and improvements		533	488
Office equipment		2,914	4,330
Software		29,316	31,320
<b>Total</b>		<b>32,762</b>	<b>36,138</b>

Depreciation expense was TCHF 15,265 and TCHF 14,904 for the year ended 31 December 2025 and 2024, respectively. The Group did not recognise any impairment losses in both periods. Assets no longer in use have been removed from original cost records and accumulated depreciation, ensuring that the carrying value of property, equipment and software accurately reflects only the assets currently utilised in operations.

The Group holds operating leases primarily related to real estate and automobiles.

At 31 December (CHF in thousands)	2025	2024
<b>Components of the lease liability</b>		
Operating lease - right-of-use (ROU) assets	26,016	10,679
Operating lease - lease liability	26,016	10,679
Short-term classification	4,871	5,289
Long-term classification	21,145	5,390
<b>Supplemental information</b>		
Right-of-use (ROU) assets obtained for new lease liabilities	1,999	1,189
Weighted average remaining lease term (in years)	6.16	2.21
Weighted average discount rate	0.33 %	0.66 %

For the years ended 31 December (CHF in thousands)	2025	2024
<b>Components of the lease expense</b>		
Operating lease expense	5,957	5,838
<b>Supplemental cash flow information</b>		
Operating cash flows paid for operating leases	5,813	5,286
Operating cash flows paid for short-term	639	502

At 31 December (CHF in thousands)	2025
<b>Maturities of operating lease liabilities</b>	
2026	4,935
2027	4,409
2028	4,073
2029	3,827
2030	3,481
Thereafter	5,479
<b>Total lease payments</b>	<b>26,205</b>
Less: imputed interest	-189
<b>Total</b>	<b>26,016</b>

The Group has no impairment loss on operating leases under ASC Topic 842 for the periods ended 31 December 2025 and 2024, respectively.

## 8. Intangible assets

At 31 December (CHF in thousands)	Estimated useful lives (years)	2025	2024
<b>Original cost</b>			
Customer relationships	(5 - 5.5)	16,997	53,462
<b>Total</b>		<b>16,997</b>	<b>53,462</b>
<b>Accumulated amortisation</b>			
Customer relationships		- 5,580	- 38,846
<b>Total</b>		<b>- 5,580</b>	<b>- 38,846</b>
<b>Net carrying value</b>			
Customer relationships		11,417	14,617
<b>Total</b>		<b>11,417</b>	<b>14,617</b>

Amortisation expense related to intangible assets was TCHF 3,199 and TCHF 11,921 for the year ended 31 December 2025 and 2024, respectively.

As at 31 December 2025, the Group estimates the annual pre-tax amortisation for intangible assets over the next five years to be as follows:

CHF in thousands	2026	2027	2028	2029	2030 and thereafter
Estimated pre-tax amortisation	1,671	1,671	1,671	1,671	4,873

## 9. Goodwill

On 16 February 2017, the Group acquired 100% of the shares of Swissbilling SA (merged with CembraPay AG in May 2024), a Swiss invoice financing company with operations mainly in the French-speaking region of Switzerland. On 30 November 2017, the Group acquired 100% of outstanding shares of EFL Autoleasing AG, a Swiss auto leasing company domiciled in Winterthur. On 2 September 2019, the Group acquired 100% of the shares of cashgate AG, a leading consumer finance provider in Switzerland, for total consideration of CHF 277 million. On 31 October 2022, the Group acquired 100% of shares of Byjuno AG and its sister company Byjuno Finance AG (merged and renamed CembraPay AG in October 2023), a major provider of invoice payment solutions in Switzerland, for total consideration of CHF 60 million. Goodwill related to these acquisitions is presented below.

The Group continually assesses whether or not there has been a triggering event requiring a review of goodwill. In estimating the fair value of the reporting units, the Group applied the income approach. This approach is based on a discount rate which reflects the relevant risks and projected cash flows determined from the Group's updated five-year strategic business plan that included significant management assumptions and estimates based on its view of current and future economic conditions.

Based on the goodwill impairment analysis as of 30 September 2025 and follow up procedures performed covering the last quarter 2025, the Group concluded that the estimated fair value for all the reporting units with goodwill substantially exceeded the related carrying values and no impairment was necessary at 31 December 2025. There are no deferred taxes booked related to goodwill.

CHF in thousands	Balance at 1 January 2025	Goodwill acquired during the period	Other	Balance at 31 December 2025
Gross amount of goodwill	189,521	-	-	189,521
Accumulated impairment	-	-	-	-
<b>Net book value</b>	<b>189,521</b>	<b>-</b>	<b>-</b>	<b>189,521</b>

At 31 December (CHF in thousands)	Balance at 1 January 2024	Goodwill acquired during the period	Other	Balance at 31 December 2024
Gross amount of goodwill	189,521	-	-	189,521
Accumulated impairment	-	-	-	-
<b>Net book value</b>	<b>189,521</b>	<b>-</b>	<b>-</b>	<b>189,521</b>

## 10. Other assets

At 31 December (CHF in thousands)	2025	2024
Restricted cash	35,368	24,670
Tax receivables, net	69	81
Other receivables	9,826	12,109
Deferred expenses	30,116	29,990
Other	39,962	23,094
<b>Total other assets</b>	<b>115,342</b>	<b>89,944</b>

Restricted cash is not available for use in the ordinary course of operations and is restricted in terms of withdrawal or usage. The Group had TCHF 35,368 and TCHF 24,670 of restricted cash related mainly to the consolidated VIEs (see note 22. Variable interest entities) as at 31 December 2025 and 2024, respectively. Furthermore, the Group pledged to esuisse half of the required deposit insurance guarantee of TCHF 8,149 and TCHF 5,652 as at 31 December 2025 and 2024 (see note 20. Commitments and guarantees).

The tax receivables consist of income tax receivables and net input VAT (net reclaimable VAT). Input VAT input represents reclaimable VAT receivables related to purchases of goods and services and is recorded in other assets. Output VAT represents VAT payable related to goods sold and services supplied and is recorded in accrued expenses and other payables. The Group has elected to present the VAT on a net basis on the consolidated statements of financial position. On a gross basis, the Group had TCHF 33,849 and TCHF 30,794 input VAT (receivable) and TCHF 34,801 and TCHF 31,780 output VAT (payable) at 31 December 2025 and 2024, respectively.

Implementation costs associated with cloud computing arrangements recorded as deferred expenses were TCHF 26,355 and TCHF 23,371 as of 31 December 2025 and 2024, respectively. Implementation costs amortisation recorded for cloud computing arrangements were TCHF 5,355 and TCHF 3,008 for the period ended 31 December 2025 and 2024, respectively.

Other includes pension plan asset of TCHF 36,503 and TCHF 20,240 as of 31 December 2025 and 2024, respectively. For more information, please refer to note 14. Pension plans.

## 11. Deposits

The following table shows the maturities of the Group's customers' saving deposits, term deposits and prepaid card balances as at 31 December 2025 and 2024, respectively:

At 31 December (CHF in thousands)	2025	2024
On demand	600,869	383,689
Less than 3 months	755,542	612,371
3 to less than 6 months	351,840	119,572
6 to less than 12 months	501,473	545,400
12 months plus, thereof	1,379,928	1,863,268
due in 2026	-	637,152
due in 2027	584,535	526,070
due in 2028	300,286	262,784
due in 2029	228,215	206,670
due in 2030	81,886	57,761
due in 2031 and thereafter	185,006	172,831
<b>Total</b>	<b>3,589,651</b>	<b>3,524,299</b>

There is no term maturity for on-demand saving deposits. All deposits are denominated in CHF. The weighted average interest rate on all deposits was approximately 1.02% and 1.39% as at 31 December 2025 and 2024, respectively.

## 12. Short-term and long-term debt

Short-term and long-term debt is shown below:

At 31 December (CHF in thousands)	Maturity	2025		2024	
		Amount	Contractual interest rate <sup>3</sup>	Amount	Contractual interest rate <sup>4</sup>
<b>Short-term portion</b>					
External debt (unsecured bond)	2025	-	-	150,058	0.38%
External debt (unsecured bond)	2025	-	-	250,000	1.18%
Non-recourse borrowings (Auto ABS) <sup>1</sup>	2026	275,000	2.58%	-	-
External debt (unsecured bond)	2026	125,014	0.88%	-	-
External debt (senior convertible bond)	2026	249,851	0.00%	-	-
External debt (unsecured bond)	2026	200,000	0.15%	-	-
<b>Long-term portion</b>					
External debt (bond eligible for additional tier 1 capital) <sup>2</sup>	Perpetual	150,000	2.96%	150,000	2.96%
Non-recourse borrowings (Auto ABS) <sup>1</sup>	2026	-	-	275,000	2.58%
External debt (unsecured bond)	2026	-	-	125,048	0.88%
External debt (senior convertible bond)	2026	-	-	249,566	0.00%
External debt (unsecured bond)	2026	-	-	200,000	0.15%
External debt (unsecured bond)	2027	220,000	3.11%	220,000	3.11%
External debt (unsecured bond)	2027	175,000	0.29%	175,000	0.29%
External debt (unsecured bond)	2028	200,000	0.42%	200,000	0.42%
External debt (unsecured bond)	2029	215,000	2.54%	215,000	2.54%
External debt (unsecured bond)	2029	235,000	2.41%	235,000	2.41%
External debt (auto covered bond)	2029	150,000	0.57%	-	-
External debt (unsecured bond)	2030	210,000	2.67%	210,000	2.67%
External debt (unsecured bond)	2030	250,000	2.22%	250,000	2.22%
External debt (auto covered bond)	2030	150,000	0.73%	-	-
Debt issuance costs		-4,276		-5,077	
<b>Total short-term and long-term debt</b>		<b>2,800,589</b>		<b>2,899,594</b>	

<sup>1</sup> Related to consolidated VIEs, for further details refer to note 22. Variable interest entities. Floating interest rate hedged for fixed interest rate, see note 13. Derivatives and hedge instruments

<sup>2</sup> First call date November 2024 and annually thereafter

<sup>3</sup> Rounded to two decimal places

The contractual interest rate represents the interest due on the relevant debt at the reporting date, whereas the effective interest (all-in) rate reflects, in addition to the contractual interest rate, fees and debt issuance costs that are amortised over the expected life of the instrument. As per 31 December 2025, the Group had primarily fixed rate funding.

As per 31 December 2025 and 2024, unamortised debt issuance costs amounted to TCHF 4,276 and TCHF 5,077, respectively. Commitment fees for revolving credit facilities are recognised as incurred over the commitment period.

On 17 January 2025, the Group signed a revolving credit facility with a Swiss bank with a committed term until 2027. The facility consists of a TCHF 50,000 unsecured commitment.

On 29 December 2023, the Group renewed a revolving credit facility with a Swiss bank with a committed term until end of 2026. The facility consists of a TCHF 150,000 unsecured commitment.

As at 31 December 2025 and 2024, the Group maintained TCHF 200,000 and TCHF 300,000 of undrawn committed facilities, respectively. The weighted average contractual commitment fee for all facilities was 0.23% and 0.21% as at 31 December 2025 and 2024, respectively.

In February 2024, the Group issued a TCHF 250,000 senior unsecured bond at 100% with maturity of six years and a coupon of 2.215%.

On 18 September 2023, the Group issued a TCHF 215,000 senior unsecured bond at 100% with maturity of five and half years and a coupon of 2.5385%.

On 30 May 2023, the Group issued a TCHF 210,000 senior unsecured bond at 100% with a maturity of seven years and a coupon of 2.665%.

On 18 January 2023, the Group issued a TCHF 235,000 senior unsecured bond at 100% with maturity of six and half years and a coupon of 2.4113%.

On 18 October 2022, the Group issued a TCHF 220,000 senior unsecured bond at 100% with maturity of four and half years and a coupon of 3.1125%.

On 21 October 2021, the Group issued a TCHF 200,000 senior unsecured bond at 100% with maturity of seven years and a coupon of 0.4175%.

On 1 October 2019, the Group issued a TCHF 200,000 senior unsecured bond at 100% with a maturity of seven years and a coupon of 0.15%.

On 8 July 2019, the Group issued a TCHF 175,000 senior unsecured bond at 100% with a maturity of eight years and a coupon of 0.29%.

On 4 July 2019, the Group issued a TCHF 150,000 bond eligible for additional tier1 capital, at 100% with perpetual maturity (first call in November 2024 or annually thereafter) and a coupon of 2.5%. The interest rate will be reset on the first call date and every 5th anniversary thereafter. On the first call date, in November 2024, the interest rate was reset from 2.500% to 2.957%. The bond is eligible for tier1 capital, and will be written off if a pre-specified trigger event occurs in relation to the regulatory capital adequacy ratio (>5.125% Common Equity Tier 1). If capital triggering occurs, the investor receives a write-down of the outstanding amount of the debt, which may be defined as either fixed or variable (depending upon the point of conversion). Given the extremely low likelihood of conversion, no separate derivative was recorded related to the value of the conversion option.

On 2 July 2019, the Group issued a TCHF 250,000 convertible bond at 100.88% with a maturity of seven years and a coupon rate of 0.0%. The effective interest rate on the debt component for the period ended 31 December 2025 was 0.11%. The conversion right allows the bondholders to convert their bonds any time 41 days after settlement up to and including 40 days before maturity. When conversion rights are exercised, holders who convert their bonds will receive a) if the conversion value is lower than or equal to the aggregate principal amount of the bonds converted by the same holder at any one time, the cash conversion amount; or b) if the conversion value is greater than the aggregate principal amount of the bonds converted by the same holder at any one time the cash conversion amount and the net shares. Upon conversion, it is at the discretion of Cembra Money Bank AG to deliver net shares or its equivalent in cash. The convertible bond has an initial conversion price of CHF 122.02. The embedded conversion option met the criteria for a cash conversion option via ASC Topic 470 and is measured separately via equity at TCHF 4,200.

On 22 May 2018, the Group issued a TCHF 125,000 senior unsecured bond at 100.212% with maturity of eight years and a coupon of 0.875%.

On 27 November 2025, the Group issued a TCHF 150,000 auto covered bond at 100% with a maturity of four years and a coupon of 0.565%.

On 18 July 2025, the Group issued a TCHF 150,000 auto covered bond at 100% with a maturity of five years and a coupon of 0.725%.

In May 2023, the Group entered into its seventh auto lease asset backed security ("ABS") transaction with a floating rate senior loan of TCHF 275,000 with a contractual maturity of ten years, an optional redemption date of three years from issuance and an interest rate of 2.5825%.

The Group has a total of TCHF 2,754,671 of outstanding bonds (including ABS, covered bonds and convertible) and TCHF 150,000 bond eligible for additional tier 1 capital issued as at 31 December 2025. These bonds have been issued in 2018 (maturing in 2026), 2019 (maturing in 2026 and 2027), 2021 (maturing 2028), 2022 (maturing 2027), 2023 (maturing in 2026, 2029 and 2030), 2024 (maturing in 2030) and 2025 (maturing in 2029 and 2030). All debt instruments are repayable in full at maturity or at the earliest possible redemption date.

### 13. Derivatives and hedge instruments

The Group has entered into an interest rate swap agreement during the current period to manage interest rate risk exposure. An interest rate swap agreement utilised by the Group effectively modifies the Group's exposure to interest rate risk by converting the floating-rate debt to a fixed-rate basis for three years, thus reducing the impact of interest-rate changes on future interest expense. This agreement involves the receipt of floating rate amounts in exchange for fixed rate interest payments over the life of the agreement without an exchange of the underlying principal amount.

The interest rate swap was entered into with a counterparty that met the Group's credit standards and the Group believes that the credit risk inherent in the derivative contract is not significant.

As of 31 December 2025, the total notional amount of the Group's receive floating/pay fixed interest rate swap was TCHF 275,000. During the next twelve months, the Group estimates that TCHF -2,151 will be reclassified from AOCI to Interest expense.

At 31 December (CHF in thousands)	2025			2024		
	Other asset/(Other liability)	Gain/(loss) recognised in AOCI on derivatives	Gain/(loss) reclassified from AOCI to interest expense	Other asset/(Other liability)	Gain/(loss) recognised in AOCI on derivatives	Gain/(loss) reclassified from AOCI to interest expense
Interest rate swap <sup>1</sup>	-2,151	4,765	4,529	-6,915	-2,488	-1,234
<b>Total</b>	<b>-2,151</b>	<b>4,765</b>	<b>4,529</b>	<b>-6,915</b>	<b>-2,488</b>	<b>-1,234</b>

<sup>1</sup> Interest rate swap on non-recourse borrowing (Swiss Auto Lease 2023-1 GmbH) has a notional amount of TCHF 275,000, pay fixed interest rate, receive SARON compounded floating interest rate over the three year term (May 2023 - 2026)

## 14. Pension plans

The Bank and its subsidiaries participate in pension plans that provide benefits in accordance with the requirements of the Swiss Occupational Pension Act (BVG). The Group's participation in these pension plans has been accounted for as defined benefit plans in the consolidated financial statements. The funding policy of the Group's pension plans is compliant with the local government and tax requirements.

For the plans the Group recognises an asset for the overfunded status or a liability for the underfunded status in the consolidated statements of financial position. The Group records annual amounts relating to its pension plans based on calculations that incorporate various actuarial and other assumptions, including discount rates, mortality rates, assumed rates of return, compensation increases and employee turnover rates. The Group reviews its assumptions on an annual basis and makes modifications to the assumptions based on current rates and trends when it is appropriate to do so. The Group believes that the assumptions utilised in recording its obligations under its plans are reasonable based on its experience and market conditions. The net periodic costs are recognised as employees render the services necessary to earn the postretirement benefits.

Apart from temporary staff with an expected duration of employment of less than three months and people receiving a disability pension whose degree of incapacity to perform day-to-day tasks is greater than 70%, all employees aged at least 17 and with an annual base salary exceeding 75% of the applicable maximum single old-age state pension are insured. As a general rule, the statutory retirement age is 65; however, early retirement, starting from the age of 58, is possible. The pension plans insure both mandatory occupational benefits and extra mandatory benefits. The Group uses a 31 December measurement date for the plans.

The Group's pension plan participants as at 31 December 2025 and 2024, respectively, were as follows:

At 31 December	2025	2024
Active employees	713	759
Beneficiaries and pensioners	183	180
<b>Total</b>	<b>896</b>	<b>939</b>

The cost of the pension plans is presented below:

For the years ended 31 December (CHF in thousands)		2025	2024
Service cost for benefits earned	Compensation and benefits	7,203	7,927
Prior service credit amortisation	General and administrative expenses	88	1,268
Expected return on plan assets	General and administrative expenses	-12,099	-11,688
Interest cost on benefit obligations	General and administrative expenses	2,800	4,456
Net actuarial loss amortisation	General and administrative expenses	2,323	-679
<b>Net periodic benefit cost</b>		<b>315</b>	<b>1,284</b>

The actuarial assumptions at 31 December are used to measure the year-end benefit obligations and the pension costs for the subsequent year. Actuarial assumptions are presented below:

At 31 December	2025	2024
Discount rate	1.20%	0.90%
Compensation increases	2.06%	2.14%
Expected return on assets	3.60%	3.00%

To determine the expected long-term rate of return on pension plan assets the Group considers current asset allocations and historical and expected returns on various categories of plan assets. In developing future return expectations for the pension plan's assets, the Group formulates a view on the future economic environment. Furthermore, the Group evaluates general market trends and historical relationships among a number of key variables that impact asset class returns such as expected earnings growth, inflation, valuations, yields and spreads, using both internal and external sources. The Group also takes into account expected volatility by asset class and diversification across classes to determine expected overall portfolio returns given current allocations. Based on the analysis of future expectations of asset performance, past return results and the current asset allocations, the Group assumed a 3.0% long-term-expected return on the assets as of 31 December 2024. At the beginning of 2025, based on the observed improvement in capital market return forecasts and forward-looking long-term capital market return expectations, management revised this assumption to 3.6%. This revision represents a change in estimate under US GAAP and has been accounted for prospectively beginning in fiscal year 2025. The change does not affect the amounts reported in the 2024 financial statements, but it will impact pension cost recognised in 2025 and future periods. For the pension plan, the Group applies the expected rate of return to the market value of assets. The Group amortises experienced gains and losses, as well as the effects of changes in actuarial assumptions and plan provisions, over the average expected years of service of the employees.

The funding policy of the pension plan is aimed to contribute an amount sufficient to meet minimum funding requirements, as set forth in employee benefit and tax laws, plus any additional amounts which may be determined appropriate by the management. Management expects to contribute approximately TCHF 9,106 to the pension plan in 2026. Benefit obligations are described in the following tables. Accumulated and projected benefit obligations (ABO and PBO, respectively) represent the obligations of the pension plan for past service as at the measurement date. ABO is the present value of benefits earned to date with benefits computed on the basis of current compensation levels. PBO is ABO increased to reflect expected future compensation.

The accumulated benefit obligation was TCHF 308,287 and TCHF 309,381 for 31 December 2025 and 2024, respectively. The changes in the projected benefit obligation are presented below:

CHF in thousands	2025	2024
<b>Balance at 1 January</b>	<b>317,757</b>	<b>303,536</b>
Service cost for benefits earned	7,203	7,927
Interest cost on benefit obligations	2,800	4,456
Participant contributions	6,221	6,690
Actuarial (gain)/loss, net	1,284	33,398
Benefits (paid)/received, net	-19,625	-38,250
Plan change	-	-
<b>Balance at 31 December</b>	<b>315,640</b>	<b>317,757</b>

Plan assets are reported at fair value. The inputs and valuation techniques used to measure the fair value of the assets are consistently applied and described in note 1. Basis of presentation and summary of significant accounting policies.

The changes in the fair value of plan assets are presented below:

CHF in thousands	2025	2024
<b>Balance at 1 January</b>	<b>337,997</b>	<b>334,581</b>
Actual return on plan assets	18,327	24,157
Employer contributions	6,221	10,819
Participant contributions	9,223	6,690
Benefits (paid)/received, net	-19,625	-38,250
<b>Balance at 31 December</b>	<b>352,143</b>	<b>337,997</b>

The asset allocations are described below:

At 31 December	2025 Target allocation	2025 Actual allocation
<b>Equity securities</b>		
Swiss equity securities	13 %	13 %
Non-Swiss equity securities	23 %	27 %
<b>Debt securities</b>		
Swiss bonds	18 %	14 %
Non-Swiss bonds	17 %	16 %
Real estate funds	19 %	25 %
Other investments	10 %	5 %

The pension fund board sets investment policies and strategies and oversees the investment allocation, which include selecting investment managers, commissioning periodic asset-liability studies and setting long-term strategic targets. Long-term strategic investment objectives take into consideration a number of factors, including the funded status of the plan, a balance between risk and return and the plan's liquidity requirements. Target allocation percentages are established at an asset class level by the pension fund board. Target allocation ranges are guidelines, not limitations, and occasionally the pension fund board will approve allocations above or below a target range. The pension fund board monitors the plan's liquidity position in order to meet the near-term benefit payment and other cash commitments.

The pension fund assets are invested subject to the following additional guidelines:

- Investment in the following assets may not exceed the maximum % of total assets in the plan: Swiss bonds 22%, non-Swiss bonds 21%, Swiss equity securities 16%, non-Swiss equity securities 30%, real estate funds 29% and alternative funds 20%;
- No single bond may exceed more than 10% of total assets; and
- No single equity security or real estate investment can exceed more than 5% of total assets.

The pension fund did not hold direct investments, but indirect investments through funds. The fair values of the pension plan investments are presented below:

At 31 December (CHF in thousands)	2025			Total
	Level 1	Level 2	Level 3	
<b>Equity securities</b>				
Swiss equity securities	44,651	-	-	44,651
Non-Swiss equity securities	95,108	-	-	95,108
<b>Debt securities</b>				
Swiss bonds	50,545	-	-	50,545
Non-Swiss bonds	56,149	-	-	56,149
Real estate funds	-	88,883	-	88,883
Other investments <sup>1</sup>	1,872	14,845	-	16,717
<b>Total investments</b>	<b>248,326</b>	<b>103,728</b>	-	<b>352,054</b>
<b>Other</b>				<b>89</b>
<b>Total assets</b>				<b>352,143</b>

<sup>1</sup> Primarily includes infrastructure funds and cash

At 31 December (CHF in thousands)	2024			Total
	Level 1	Level 2	Level 3	
<b>Equity securities</b>				
Swiss equity securities	39,901	-	-	39,901
Non-Swiss equity securities	79,134	-	-	79,134
<b>Debt securities</b>				
Swiss bonds	69,775	-	-	69,775
Non-Swiss bonds	55,478	-	-	55,478
Real estate funds	-	76,427	-	76,427
Other investments <sup>1</sup>	2,891	14,477	-	17,368
<b>Total investments</b>	<b>247,180</b>	<b>90,904</b>	-	<b>338,084</b>
<b>Other</b>				<b>-87</b>
<b>Total assets</b>				<b>337,997</b>

<sup>1</sup> Primarily includes infrastructure funds and cash

The amounts recognised in the consolidated statements of financial position were as follows:

At 31 December (CHF in thousands)	2025	2024
Funded status	36,503	20,240
Pension asset (liability) recorded in the statement of financial position		
Other asset (liabilities)		
Due after one year	36,503	20,240
<b>Net amount recognised</b>	<b>36,503</b>	<b>20,240</b>
Amounts recorded in shareholders' equity (unamortised)		
Prior service credit	56	-215
Net actuarial (gain) loss	7,918	15,544
<b>Net amount recognised</b>	<b>7,974</b>	<b>15,329</b>

In 2025, the Group estimates that it will amortise TCHF -11 of prior service credit and TCHF -1,185 of net actuarial loss for the pension plan from shareholders' equity into pension cost.

The estimated future benefit payments are described below:

CHF in thousands	2026	2027	2028	2029	2030	2031-2035
Pension plan	23,308	22,480	21,510	20,594	19,342	86,943

## 15. Other liabilities

Other liabilities primarily includes operating lease liability. For detailed information please refer to note 7. Property, equipment and software.

Other liabilities include deferred compensation related to the Group's jubilee plan amounting to TCHF 3,328 and TCHF 3,275 as at 31 December 2025 and 2024. The jubilee plan is a voluntary benefit provided by the Group to its employees based on their years of service.

Recorded in other liabilities is also allowance for credit losses on the irrevocable off-balance sheet commitments and financial guarantees of TCHF 2,644 and TCHF 2,938 as at 31 December 2025 and 2024.

Furthermore, other liabilities also include fair value losses of derivatives and hedge instruments related to the interest rate swap. For detailed information please refer to note 13. Derivatives and hedge instruments.

## 16. Capital adequacy

The Group is subject to FINMA regulations, and it has implemented the Basel III final standards, which were incorporated into Swiss law and FINMA ordinances, among them also the revised Capital Adequacy Ordinance effective from 1 January 2025 (CAO, SR 952.03) and Ordinance on the Disclosure Obligations of Banks and Securities Firms (DisO, 952.022.2).

The Group is applying the Basel III final rules as applicable in Switzerland. Under Basel III final standards, a variety of approaches are available to banks for the calculation of capital adequacy requirements for credit, market and operational risks. The Group uses the standardised approach ("SA-BIS" approach) to calculate the minimum requirement for covering credit risk. It applies the current exposure approach ("CEA") to calculate the required capital for counterparty credit risk for derivative. The simplified approach with credit equivalent calculated with CEA is used to quantify the loss risk to credit value adjustment ("CVA") of the derivative. It uses the simplified standardised approach to calculate the capital charge for market risk. The Group also applies the standardised approach to calculate the capital charge for operational risk management. Thus, it fulfils the qualitative and quantitative requirements of the Capital Adequacy Ordinance (CAO) and the FINMA Circular 2019/1 "Risk Diversification – Banks".

The total eligible regulatory capital of the Group comprises Tier 1, Common Equity Tier 1 (CET1), additional Tier 1 capital (AT1), Tier 2 (provisions for defaulted risks) and consists of shareholders' equity including net income for the current year. Deductions from Tier 1 include, among other items, anticipated but non-declared dividends, own shares, goodwill and deferred tax assets. Risk-weighted assets include consolidated balance sheet assets, off-balance sheet arrangements converted into credit equivalents, non-counterparty risk, market risk, operational risk from processes, people, systems and external events.

As of 31 December 2025, the Group adheres to the applicable regulatory requirements for a category 4 bank set by FINMA. The Group aims to consistently operate with a capital base that is well above this mark. The Group was adequately capitalised under the regulatory provisions outlined by FINMA and the Bank for International Settlements. Further information on capital adequacy is contained in the separate document "Basel III Pillar 3 disclosures 2025" available at [www.cembra.ch/financialreports](http://www.cembra.ch/financialreports).

At 31 December (CHF in thousands)	2025	2024
<b>Eligible regulatory capital</b>		
Tier 1 capital	1,101,568	1,091,453
of which CET1 capital	951,568	941,453
of which additional Tier 1 capital	150,000	150,000
Tier 2 capital	2,644	2,938
<b>Total eligible capital</b>	<b>1,104,212</b>	<b>1,094,390</b>
<b>Risk-weighted assets</b>		
Credit risk	5,394,046	5,249,243
Non counterparty risk	-	46,817
Market risk	846	1,866
Operational risk	867,325	789,883
<b>Total risk-weighted assets</b>	<b>6,262,217</b>	<b>6,087,809</b>
<b>Capital ratios</b>		
CET1 ratio	15.2%	15.5%
Tier 1 ratio	17.6%	17.9%
<b>Total capital ratio<sup>1</sup></b>	<b>17.6%</b>	<b>18.0%</b>

<sup>1</sup> 31 December 2024 amounts were reported under Basel III rules. Current period is reported under Basel III final standards effective 1 January 2025

## 17. Earnings per share and additional share information

Basic earnings per share ("EPS") is calculated based on the weighted average number of common shares outstanding during the period. Diluted EPS is computed based on the weighted average number of common shares plus the effect of dilutive potential common shares outstanding during the period using the treasury stock method. Dilutive potential common shares include outstanding restricted stock units ("RSUs") and performance share units ("PSUs").

The components of basic and dilutive EPS are as follows:

For the years ended 31 December (CHF in thousands)	2025	2024
Net income attributable to shareholders for basic earnings per share (CHF in thousands)	179,567	170,397
Net income attributable to shareholders for diluted earnings per share (CHF in thousands)	179,567	170,397
<b>Weighted-average number of common shares</b>		
Weighted-average number of common shares issued	30,000,000	30,000,000
Less weighted-average number of treasury shares	692,537	673,147
<b>Weighted-average numbers of common shares outstanding for basic earnings per share</b>	<b>29,307,463</b>	<b>29,326,853</b>
Dilution effect number of shares	70,920	47,803
<b>Weighted-average numbers of common shares outstanding for diluted earnings per share</b>	<b>29,378,382</b>	<b>29,374,656</b>
<b>Basic earnings per share (in CHF)</b>	<b>6.13</b>	<b>5.81</b>
<b>Diluted earnings per share (in CHF)</b>	<b>6.11</b>	<b>5.80</b>

The amount of common shares outstanding has changed as follows:

	2025	2024
<b>Common shares issued</b>		
<b>Balance at beginning of period</b>	<b>30,000,000</b>	<b>30,000,000</b>
Issuance of common shares	-	-
<b>Balance at end of period</b>	<b>30,000,000</b>	<b>30,000,000</b>
<b>Treasury shares</b>		
<b>Balance at beginning of period</b>	<b>681,103</b>	<b>665,135</b>
Share-based compensation	-36,699	-14,032
Purchase	60,000	30,000
<b>Balance at end of period</b>	<b>704,404</b>	<b>681,103</b>
<b>Common shares outstanding</b>	<b>29,295,596</b>	<b>29,318,897</b>

## 18. Revenue recognition

Revenue is measured based on the consideration specified in a contract with a customer, and excludes any amounts collected on behalf of third parties. Taxes assessed by a governmental authority that are both imposed on and concurrent with a specific revenue-producing transaction, that are collected by the Group from a customer, are excluded from revenue. The Group recognises revenue when it satisfies a contractual performance obligation.

These performance obligations are typically satisfied as the services in the contract are rendered. The contract terms are generally such that they do not result in any contract assets. The contracts generally do not include a significant financing component or obligations for refunds or other similar obligations. The contracts generally do not include variable consideration, therefore there is no significant judgement required in this respect.

### Nature of services

The Group provides finance solutions to its customers. The main revenue streams of the Group arise from personal loans, leases and credit cards as well as from insurance products. Certain credit card related fees and insurance commissions are in the scope of ASC Topic 606.

Commission and fee income related to credit cards include certain transaction-based and service fees. Those fees are recognised as the services are rendered, which is when the transaction happens and is processed. In case of credit cards, the Group additionally earns interchange fees calculated as a percentage of total credit card transaction volume. Those fees are recognised when the transactions are processed.

The Group also offers insurance products to its customers. Those products are complementary to the Group's financing products, and the Group acts as an agent to insurance companies. For arranging between the customer and the insurer, the Group is entitled to keep a part of the insurance premium as its commission, which is recognised on a net basis as the services are rendered.

### Disaggregation of revenues

For the years ended 31 December (CHF in thousands)	2025	2024
Insurance	22,234	23,492
Credit cards	89,421	91,649
<b>Total</b>	<b>111,655</b>	<b>115,141</b>

The table above differs from note 26. Commission and fee income as it includes only contracts with customers that are in scope of ASC Topic 606 – Revenue from Contracts with Customers.

## 19. Income tax expense

The provision for income taxes is summarised in the table below:

For the years ended 31 December (CHF in thousands)	2025	2024
Current tax expense	43,507	42,202
Deferred tax expense/(benefit) from temporary differences	311	-818
<b>Income tax expense</b>	<b>43,817</b>	<b>41,384</b>

Deferred income tax balances reflect the net tax effects of temporary differences between the carrying amounts of the assets and liabilities for financial reporting purposes and the carrying amounts for income tax purposes.

Under Swiss law, a resident company is subject to income tax at the federal, cantonal and communal levels. The federal statutory tax rate is 8.5%. The cantonal and communal corporation tax rates vary. The Group's effective tax rates were approximately 20% and 20% for the years ended 31 December 2025 and 2024, respectively.

Principal components of the Group's deferred tax assets and liabilities are as follows:

At 31 December (CHF in thousands)	2025	2024
<b>Assets</b>		
Operating lease - lease liability	4,997	2,053
Loss carried forward	765	-
Other	1,052	1,957
<b>Total deferred tax assets</b>	<b>6,813</b>	<b>4,009</b>
<b>Liabilities</b>		
Deferred loan origination fees and costs	-299	-428
Intangibles	-2,035	-2,605
Pension plans	-6,996	-3,880
Operating lease - right-of-use assets	-4,997	-2,053
Other	-482	-453
<b>Total deferred tax liabilities</b>	<b>-14,810</b>	<b>-9,419</b>
<b>Net deferred tax assets/(liabilities)</b>	<b>-7,996</b>	<b>-5,410</b>

Management believes that the realisation of the recognised deferred tax assets is more likely than not, based on expectations regarding future taxable income. In assessing the realisability of deferred tax assets, the management considers whether it is more likely than not that a portion or all of the deferred tax assets will not be realised. The ultimate realisation of deferred tax assets is dependent upon the generation of future taxable income during the periods in which the temporary differences become deductible. Management considers the scheduled reversal of deferred tax liabilities, projected future taxable income and tax planning strategies in making this assessment. Based upon the level of historical taxable income and projections for future taxable income over the periods in which the deferred tax assets are deductible, management believes it is more likely than not that the Group will realise the benefits of these deductible differences. The amount of the deferred tax assets is considered realisable, however, it could be reduced in the near term if estimates of future taxable income during the carry-forward period are significantly reduced.

The Group has no unrecognised tax benefits. Management believes that there are no uncertain tax positions that would require a reserve.

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## 20. Commitments and guarantees

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The Group's guarantees are provided in the ordinary course of business and are underwritten by considering the economic, liquidity and credit risk of the counterparty.

The Bank has established a covered bond programme under which the issued bonds are guaranteed to bondholders by Cembra Auto Finance AG (the Guarantor). Under the terms of the guarantee, the guarantor is obliged to make payments of principal and interest to bondholders upon certain triggering events as described in the base prospectus (dated 20 June 2025). The guarantor obligation is limited to the resources available to it, including the cover pool of auto lease assets. The maximum potential amount of future payments the guarantor could be required to make under the guarantee is TCHF 308,828 as at 31 December 2025. The guarantee represents a contingent liability, under ASC 460, Guarantees, and management has assessed the likelihood of the guarantee being triggered as remote.

Swiss banking law and the deposit insurance system require Swiss banks and securities dealers to jointly guarantee an amount of up to CHF 6 billion for privileged client deposits in the event that a Swiss bank or securities dealer becomes insolvent. Upon occurrence of a payout event triggered by a specified restriction of business imposed by FINMA or by the compulsory liquidation of another deposit-taking bank, the Group's contribution will be calculated based on its share of privileged deposits in proportion to total privileged deposits. Based on FINMA's estimate, the Group's share in the deposit insurance guarantee programme was TCHF 16,299 and TCHF 11,304 as at 31 December 2025 and 2024, respectively. The Group pledged in favour to esisuisse half of the required contribution obligation. The deposit insurance is a guarantee and exposes the Group to additional risk. As at 31 December 2025, the Group considers the probability of a material loss from this obligation to be remote.

CembraPay AG issues payment guarantees towards merchants for cases in which the customers will not meet their financial obligations towards them, through a variety of payment guarantee products. These payment guarantees cover the off-balance sheet exposure that represents the outstanding balance to the merchants prior to the guarantee execution timeline (on-balance sheet exposure). The commitment is irrevocable, the exposure as at 31 December 2025 amounts to TCHF 1,170 and management assesses that the probability of payout is remote.

Allowance for credit losses on the irrevocable off-balance sheet commitments and financial guarantees is provided through the credit loss provision, but recorded as a separate liability included in other liabilities.

For details on rental commitments under non-cancellable operating leases refer to note 7. Property, equipment and software.

## 21. Financial instruments

The following table provides information about the assets and liabilities not carried at fair value in the consolidated statements of financial position.

The table excludes finance leases and non-financial assets and liabilities and convertible bonds. For the most part, the assets and liabilities discussed below are considered to be Level 3.

At 31 December (CHF in thousands)	2025		2024	
	Carrying amount net	Estimated fair value	Carrying amount net	Estimated fair value
<b>Assets</b>				
Loans	3,389,961	3,536,302	3,526,633	3,652,373
<b>Liabilities</b>				
Deposits	-3,589,651	-3,655,556	-3,524,299	-3,597,616
Borrowings	-2,550,738	-2,609,056	-2,650,028	-2,731,813

Fair values are estimated as follows:

### Loans

Fair value calculation is based on a discounted future cash flows methodology, using current market interest rate data adjusted for inherent credit risk or quoted market prices and recent transactions, if available.

### Deposits and borrowings

If no market quotes are available, the fair value calculation is based on a discounted future cash flows methodology, using current effective interest rate data or current market interest rate data that is available to the Group for similar financial instruments.

Assets and liabilities that are reflected in the accompanying financial statements at a carrying value deemed to represent fair value are not included in the above disclosures; such items include cash and cash equivalents, investment securities, other assets, accrued expenses and other liabilities.

### Pension fund

Refer to note 14. Pension plans for further details on pension funds.

## 22. Variable interest entities

The Group utilizes special purpose entities to facilitate the issuance of covered bonds and auto-finance securitisations to securitise auto lease financing receivables. These entities are accounted as variable interest entities ("VIEs") and the group consolidates those VIEs for which it is the primary beneficiary in accordance with ASC 810.

In 2025, the Group has established a covered bond programme under which the issued bonds are guaranteed to bondholders by Cembra Auto Finance AG (the Guarantor). Under the terms of the guarantee, the guarantor is obliged to make payments of principal and interest to bondholders upon certain triggering events as described in the base prospectus (dated 20 June 2025). The guarantor obligation is limited to the resources available to it, including the cover pool of auto lease assets (see note 20. Commitments and guarantees). The cover pool is encumbered as collateral in connection to the covered bond programme (see note 5. Financing receivables and allowance for losses). The Bank retains servicing rights and substantially all risks and rewards. For the bonds issued by the Bank under the cover bond programme refer to note 12. Short-term and long-term debt.

In May 2023, the Group launched its seventh securitisation transaction (Swiss Auto Lease 2023-1 GmbH) and issued a floating rate senior loan of TCHF 275,000 with a coupon of 2.5825% per annum and an optional redemption date of three years from the date of issuance. For details, please refer to note 12. Short-term and long-term debt and to note 13. Derivatives and hedge instruments.

The financing receivables are originated by the Bank in the ordinary course of business and transferred to Swiss Auto Lease 2023-1 GmbH. The financing receivables in this VIE have similar risks characteristics to the auto leases and loans pool not included in VIE. Consequently, aligned to CECL standard, current expected credit losses are calculated at pool level without further segmentation based on the VIEs' inclusion.

Third-party holders of the debt issued by the VIEs only have recourse to the financing receivables owned by the VIEs and not to the Bank's general financing receivables. Contractually, the cash flows from these financing receivables must first be used to pay third-party debt holders and other expenses of the VIEs. Excess cash flows are available to the Bank.

The Bank is the servicer of the VIEs and holds the subordinated interests issued by the VIEs. The Bank is considered primary beneficiary of the VIEs as it has both the power to direct the activities that most significantly impact the VIEs' economic performance and an obligation to absorb losses, or a right to receive benefits from the VIEs. Hence the VIEs are being consolidated.

On 21 July 2017, the Group signed an agreement to refinance a CHF 42 million personal loan portfolio from eny Finance AG, a Swiss online personal loan provider. The deal was structured through a VIE that is fully owned, controlled and consolidated by the Group. The Bank is the co-servicer of the VIE and holds the subordinated interests issued by the VIE that were used to refinance the loan portfolio from eny Finance AG. The Bank is considered the primary beneficiary of the VIE as it has both the power to direct the activities that most significantly impact the VIE's economic performance and an obligation to absorb losses, or a right to receive benefits from the VIE. In April 2025, the parties agreed to terminate the agreement and consequently the Group dissolved the related VIE structure and liquidate the entity.

The table below summarises the assets and liabilities of the consolidated VIEs described above:

At 31 December (CHF in thousands)	2025	2024
<b>Assets</b>		
Financing receivables, net	306,730	311,494
Financing leases	306,730	308,498
Loans	-	2,996
Other assets	27,234	19,018
<b>Total assets</b>	<b>333,964</b>	<b>330,512</b>
<b>Liabilities</b>		
Accrued expenses and other liabilities	7,398	6,783
Non-recourse borrowings	274,934	274,767
<b>Total liabilities</b>	<b>282,332</b>	<b>281,551</b>

Revenues from the consolidated VIEs amounted to TCHF 21,120 and TCHF 21,469 for the years ended 31 December 2025 and 2024, respectively. Related expenses consisted primarily of provisions for losses of TCHF 3,109 and TCHF 2,352, general and administrative expenses related to portfolio service costs of TCHF 588 and TCHF 1,300 and interest expense of TCHF 7,367 and TCHF 7,491 for the years ended 31 December 2025 and 2024, respectively. These amounts did not include intercompany revenues and costs, principally fees and interest between the Bank and the VIEs, which are eliminated for consolidation purposes.

### 23. Related-party transactions

The Group had no related-party transactions in 2025 and 2024 outside the normal course of business.

### 24. Interest income

The details of interest income are shown below:

For the years ended 31 December (CHF in thousands)	2025	2024
Personal loans	177,611	186,182
Auto leases and loans	179,832	175,296
Credit cards	103,386	109,560
Other <sup>1</sup>	3,659	14,692
<b>Total</b>	<b>464,488</b>	<b>485,730</b>

<sup>1</sup> Other includes interest income from cash, investment securities and BNPL

## 25. Interest expense

The details of interest expense are shown below:

For the years ended 31 December (CHF in thousands)	2025	2024
Interest expense on ABS	7,466	7,541
Interest expense on deposits	42,218	55,448
Interest expense on debt	42,645	42,262
<b>Total</b>	<b>92,328</b>	<b>105,250</b>

## 26. Commission and fee income

The details of commission and fee income are shown below:

For the years ended 31 December (CHF in thousands)	2025	2024
Insurance	22,234	23,492
Credit cards	89,421	91,649
Loans and leases	18,613	15,023
BNPL <sup>1</sup>	40,087	39,948
Other	-323	-137
<b>Total</b>	<b>170,032</b>	<b>169,975</b>

<sup>1</sup> BNPL includes fee income related to CembraPay AG

## 27. General and administrative expenses

The details of general and administrative expenses are shown below:

For the years ended 31 December (CHF in thousands)	2025	2024
Professional services	22,981	24,642
Marketing <sup>1</sup>	8,990	9,950
Collection fees	15,758	15,633
Postage and stationery	10,962	10,352
Rental expense under operating leases	5,957	5,838
Information technology	52,582	50,380
Depreciation and amortisation	18,465	26,825
Other	-11,561	-13,905
<b>Total</b>	<b>124,133</b>	<b>129,714</b>

<sup>1</sup> Marketing includes advertising costs, which are expensed as incurred

## 28. Restructuring costs

In 2024 Cembra announced a restructuring plan with the objective of enhancing operational efficiency and optimising cost structure. This will be achieved through using internal capabilities and by outsourcing of certain services. The restructuring plan includes restructuring activities such as headcount reductions. The total programme costs were originally estimated to TCHF 3,000 to TCHF 5,000. As of 31 December 2025 the Group incurred costs of TCHF 2,172 related to the restructuring programme.

The following table outlines the costs incurred and the cumulative costs incurred under the programme per operating segment:

For the years ended 31 December (CHF in thousands)	Employee severance costs by segment		Cumulative costs
	2025	2024	incurred up to 2025
Lending	-633	1,987	1,354
Payments	-364	1,182	818
<b>Total</b>	<b>-997</b>	<b>3,169</b>	<b>2,172</b>

Restructuring expenses recorded for this programme are included in the lines compensation and benefits and general and administrative expenses in the Consolidated Income Statements.

Liabilities associated with the restructuring programme are included in accrued expenses and other payables. The following table shows the activity from the beginning of the program to 31 December 2025:

CHF in thousands	Employee severance costs
<b>Beginning balance at 1 January 2024</b>	-
Restructuring charges	3,169
Cash payments/settlements	-2,172
<b>Ending balance at 31 December 2024</b>	997
Restructuring charges	-
Cash payments/settlements	-
Change in estimate <sup>1</sup>	-997
<b>Ending balance at 31 December 2025</b>	-

<sup>1</sup> Revisions primarily relate to lower-than-anticipated severance and other costs associated with contract terminations

## 29. Share-based compensation

The Group had two share-based compensation plans and one share-matching plan.

The one-time Long-Term Incentive Plan was set up for employees below the Management Board level. Under the one-time long-term incentive plan, employees invited to participate received a fixed number of RSUs free of charge. The RSUs were granted on 29 April 2022 and with vesting date 30 April 2025, provided that neither termination of employment nor any forfeiture events have occurred in relation to the participant on or before the vesting date. On the vesting date, vested RSUs shall automatically convert into company shares that shall be assigned to the participant with all right attached to them as per the vesting date.

The total number of Restricted Share Units granted under this plan was 18,743 based on a share price of CHF 69.65 at the grant date. The fair value used was calculated as the closing price before the grant date. RSUs issued under this plan will be settled out of shares acquired by the Group for such purpose.

The following table summarises RSUs outstanding as at 31 December 2025 and 2024, respectively:

	2025		2024	
	Number of RSUs	Weighted average grant date fair value (CHF)	Number of RSUs	Weighted average grant date fair value (CHF)
RSUs outstanding at 1 January	16,511	1,153,360	17,595	1,229,186
Granted <sup>1</sup>	205	18,419	-	-
Vested	-16,511	-1,153,361	-	-
Forfeited	-	-	-1,084	-75,826
RSUs outstanding at 31 December	205	18,419	16,511	1,153,360
<b>RSUs expected to vest</b>	<b>205</b>	<b>18,419</b>	<b>16,511</b>	<b>1,153,360</b>

<sup>1</sup> In 2025, the Group granted 205 RSU as retention award at the grant date 4 August 2025 with a share price of CHF 89.85

The total recognised share-based compensation costs was TCHF 148 and TCHF 347 for the years ended 31 December 2025 and 2024, respectively. The remaining unrecognised cost of TCHF 16 as of 31 December 2025 is expected to be recognised over a weighted-average period of 31 months.

The Executive Variable Compensation Plan ("EVCP") was set up for the senior management team in 2013. In 2016, the EVCP plan was adapted, and since the performance year 2016 the senior management team receives under the long-term incentive programme (LTI), which is one part of the EVCP, a part of their variable compensation in performance share units.

In 2024, the plan was further expanded to include leadership levels below the senior management team. The extended plan follows the same principles and conditions as the EVCP, including the structure of the long term incentive component and the associated performance criteria.

The PSUs vest after a three-year period depending on the achievement of performance conditions, which include relative total shareholder return ("TSR") and cumulative fully diluted earnings per share. The actual LTI bonus of each participant is determined in the first quarter after each performance year in a range of 75% to 125% of the target LTI bonus based on a look-back assessment in a guided discretion by the Board of Directors. The actual LTI bonus is granted in PSUs. The first grant took place in March 2017. For details regarding the plan, please refer to the Compensation Report in the Annual Report 2025.

Under the Group's share-matching plan, Management Board, including the CEO, may elect to receive a portion of up to 40% of the annual cash bonus in form of company shares. These shares are matched at a 1:1 ratio at grant date and blocked for a period of five years.

	2025		2024	
	Number of PSUs	Weighted average grant date fair value (CHF)	Number of PSUs	Weighted average grant date fair value (CHF)
PSUs outstanding at 1 January	30,685	2,088,176	14,277	1,054,749
Granted	31,313	2,613,429	19,539	1,279,727
Vested	-5,289	-336,707	-1,287	-124,621
Forfeited	-493	-41,190	-1,844	-121,679
PSUs outstanding at 31 December	56,216	4,323,707	30,685	2,088,176
<b>PSUs expected to vest</b>	<b>55,873</b>	<b>4,294,713</b>	<b>32,416</b>	<b>2,151,559</b>

The fair value of a PSU was calculated as the arithmetic average of the daily volume weighted average price (VWAP) of a Bank's share during the 60 trading days ending on the last trading day (inclusive) before the grant date, risk-adjusted for the performance condition. A PSU was calculated at CHF 83.46 and CHF 65.50 at the grant date of 1 February 2025 and 2024, respectively, and one PSU was equal to one ordinary share of the Bank.

At 31 December 2025, the weighted-average conversion ratio of one PSU was 99% based on performance conditions. The total recognised share-based compensation costs, including those related to shares issued as part of the share-matching plan, was TCHF 1,752 and TCHF 1,096 for the years ended 31 December 2025 and 2024, respectively. The remaining unrecognised cost of TCHF 2,397 as of 31 December 2025 is expected to be recognised over a weighted-average period of 23 months.

### 30. Supplemental cash flow information

Certain supplemental information related to cash flows is shown below:

For the years ended 31 December (CHF in thousands)	2025	2024
Increase in loans to customers	-1,496,087	-1,601,823
Principal collections from customers – loans	1,628,111	1,693,317
Investment in equipment for financing leases	-1,526,014	-1,522,652
Principal collections from customers – financing leases	1,368,325	1,430,258
Net change in credit card and BNPL receivables	-11,307	-17,190
<b>Net change in financing receivables</b>	<b>-36,973</b>	<b>-18,090</b>

### 31. Off-balance sheet arrangements

At 31 December 2025 and 2024 the Group was party to the following off-balance sheet financial instruments. The balances represent the Group's maximum contractual exposure to credit risk resulting from off-balance sheet arrangements:

At 31 December (CHF in thousands)	2025	2024
Ordinary course of business lending commitments	166,620	141,453
Unused revolving loan facilities	36,541	48,656
Unused credit card facilities	3,361,119	3,540,786

Commitments to extend credit are agreements to lend to a customer as long as there is no violation of conditions established in the contract. Commitments generally have fixed expiration dates or other termination clauses. Loan commitments are most often uncollateralised and may be drawn up to the total amounts to which the Group is committed. Total commitment amounts do not necessarily represent future cash requirements as the lines of credit may expire or be terminated without being fully drawn upon. No additional allowance for losses was deemed necessary for these unused commitments since the Group can terminate the lines of credit at any time unilaterally.

Allowance for credit losses on the irrevocable off-balance sheet credit exposures is provided through the credit loss provision, but recorded as a separate liability included in other liabilities. For further details please refer to note 15. Other liabilities.

### 32. Subsequent events

The Group has evaluated subsequent events from the financial position date through 18 February 2026, the date at which the financial statements were available to be issued. There were no subsequent events at that date.

### 33. Significant differences between US GAAP and statutory accounting rules for banks

The Group's consolidated financial statements have been prepared in accordance with US GAAP.

FINMA requires Swiss-domiciled banks which present their financial statements under either US GAAP or International Financial Reporting Standards (IFRS) to provide a narrative explanation of the material differences between accounting rules for banks and its primary accounting standard. The principal provisions of the Swiss Act on Banks and Savings Banks (Banking Act), Swiss Ordinance on Banks and Savings Banks (Banking Ordinance), the Swiss Financial Market Supervisory Authority's Accounting Ordinance (FINMA Accounting Ordinance) and the FINMA circular 2020/1, "Accounting – Banks", governing the accounting rules for banks ("Swiss GAAP") differ in certain aspects from US GAAP. For details on the Group's accounting policies please refer to "Note 1. Basis of presentation and summary of significant accounting policies". The following are the material differences:

#### Goodwill amortisation

Under US GAAP, goodwill is not amortised but must be tested for impairment annually or more frequently if an event or change in circumstances indicates that the goodwill may be impaired. Under Swiss GAAP, goodwill is amortised over its useful life, generally not exceeding five years, except for justified cases where a maximum useful life of up to ten years is acceptable. In addition, goodwill is tested at least annually for impairment.

**Share based payments**

The Swiss accounting rules for banks allow the same accounting treatment for share-based payments as US GAAP with the following exceptions: The expenses for share-based payments are recognised in the income statement with a corresponding entry in accrued expenses and deferred income, instead of additional paid in capital in equity.

**Operating leases for lessee**

Under US GAAP, at commencement of an operating lease, the lessee recognises a lease liability for future lease payments and a right-of-use asset which reflects the future benefits from the lease contract. The initial lease liability equals the present value of the future lease payments; amounts paid upfront are not included. The right-of-use asset equals the sum of the initial lease liability, initial direct costs and prepaid lease payments, with lease incentives received deducted. Operating lease costs, which include amortisation and an interest component, are recognised over the remaining lease term on a straight-line basis. If the reporting entity permanently vacates premises and sub-leases a leased asset to another party at a loss, an impairment is recognised on the right-of-use asset. The impairment is determined as the difference between the carrying value of the right-of-use asset and the present value of the expected sub-lease income over the sub-lease term. Under Swiss GAAP, at commencement of an operating lease, no right-of-use assets and lease liabilities are recognised on the balance sheet of the lessee. For the calculation of the periodic lease expenses, initial direct costs, lease incentives and prepaid lease payments are considered, and the total cost of a lease contract is expensed on a straight-line basis over the lease term.

**Available-for-sale debt securities**

Under US GAAP, available-for-sale debt securities are valued at fair value. Unrealised gains and losses due to fluctuations in fair value (including foreign exchange) are not recorded in the consolidated statements of operations but included net of tax in AOCI, which is part of total shareholders' equity. Credit-related impairments may have to be recognised in the consolidated statements of operations if the fair value of an individual debt security decreases below its amortised cost basis due to credit-related factors. Under Swiss GAAP, available-for-sale securities are accounted for at the lower of amortised cost or market with valuation reductions and recoveries due to market fluctuations recorded in other ordinary expenses and income, respectively. Foreign exchange gains and losses are recognised in net income/(loss) from trading activities and fair value option.

**Derivative financial instruments used for cash flow hedging**

Under US GAAP, the change in the fair value of a designated derivative of a cash flow hedge is reported in AOCI. Under Swiss GAAP, the change in the fair value of a designated derivative of a cash flow hedge is recorded in the compensation account included in other assets or other liabilities.

**Deferred taxes**

The Swiss accounting rules for banks generally do not recognise deferred tax in reliable assessment statutory financial statements. The Bank does not recognize any deferred taxes for its individual financial statements in accordance with the Swiss accounting rules for banks.

**Debt issuance costs**

Under US GAAP, debt issuance costs are presented as a direct deduction from the carrying amount of the related debt. Under Swiss GAAP, debt issuance costs are reported as a balance sheet asset in accrued income and prepaid expenses.

**Loan origination fees and costs**

US GAAP requires the deferral of fees received upfront and direct costs incurred in connection with the origination of loans not held under the fair value option. Under Swiss GAAP, only upfront payments or fees that are considered interest-related components are deferred (e.g., premiums and discounts). Loan origination costs are deferred and reported under accrued income and prepaid expenses. Fees received from the borrower are deferred and reported under accrued expenses and deferred income.

**Extraordinary income and expenses**

Unlike US GAAP, Swiss GAAP does report certain expenses or revenues as extraordinary if the recorded income or expense is non-operating and non-recurring.



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## Report of the Statutory Auditor to the General Meeting of

Cembra Money Bank AG, Zurich

## Report on the Audit of the Consolidated Financial Statements

### Opinion

We have audited the consolidated financial statements of Cembra Money Bank AG (and its subsidiaries) (the Group), which comprise the consolidated balance sheets as of December 31, 2025 and 2024, and the related consolidated statements of income, changes in stockholders' equity, and cash flows for the years then ended, and the related notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements (pages 144 to 196) present fairly, in all material respects, the financial position of the Group as of December 31, 2025 and 2024, and the results of their operations and their cash flows for the years then ended in accordance with U.S. generally accepted accounting principles and comply with Swiss law.

### Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (GAAS) and in accordance with Swiss law and Swiss Standards on Auditing (SA-CH). Our responsibilities under those provisions and standards are further described in the "Auditor's Responsibilities for the Audit of the Consolidated Financial Statements" section of our report. We are independent of the Group, and have fulfilled our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit, which include relevant ethical requirements in the United States of America, with the provisions of Swiss law and the requirements of the Swiss audit profession.

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

### Key Audit Matters



#### Valuation of allowance for losses on financing receivables

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.



### Valuation of allowance for losses on financing receivables

#### Key Audit Matter

As per December 31, 2025 gross financing receivables (smaller-balance, homogenous loans, including primarily credit card receivables, personal loans, auto leases and loans as well as BNPL products) amount to CHF 6,755.4 million (representing 85.1% of total assets). At the same time, the Group has recorded an allowance for losses on financing receivables of CHF 171.3 million.

On January 1, 2023, the Group has adopted an approach to determine allowances and provisions for expected credit losses based on the CECL methodology in accordance with ASC 326 "Financial Instruments – Credit Losses".

The valuation of collective allowance for expected credit losses on financing receivables relies on the application of significant management judgment in determining the methodology and parameters in calculating the allowance. The Group uses various modelling techniques and assumptions, which are based on credit loss experience and historical delinquency data as well as current and future trends, conditions and macroeconomic factors.

In particular, the valuation of the collective allowance for losses on financing receivables is based on significant estimates, such as future client payment behavior, which is subject to management judgment. These judgments require specific knowledge of developments in the Group's financing receivables portfolio as well as relevant competencies in determining allowances.

For further information on Valuation of allowance for losses on financing receivables refer to the following:

- Note 1 (Basis of presentation and summary of significant accounting policies, Allowance for losses)
- Note 5 (Financing receivables and allowance for losses)

#### Our response

We assessed and tested the design and operating effectiveness of the key controls with respect to the valuation of the allowance for losses on financing receivables. This included controls over the calculation, approval, recording and monitoring of allowances for expected credit losses. Our testing also comprised controls over reserving model approval, validation and approval of key data inputs as well as qualitative considerations for potential impairment that were not captured by management's models.

For a selected sample of allowances for losses on financing receivables calculated on a collective basis, we developed our independent expectation, by calculating the respective coverage rates and allowance for losses balance. Furthermore, we evaluated the reasonableness of the inputs to those models, such as delinquency and payment behavior, by comparing data and assumptions made to historical accuracy of estimates.

With the involvement of our Financial Risk Management specialists, we assessed the appropriateness and reasonableness of models, inputs, implementation, use and documentation of the expected credit loss methodology and challenged the underlying assumptions.



### **Board of Directors' Responsibilities for the Consolidated Financial Statements**

The Board of Directors is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with U.S. generally accepted accounting principles and the provisions of Swiss law, and for the design, implementation, and maintenance of internal control as the Board of Directors determines is necessary to enable the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the Board of Directors is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Group's ability to continue as a going concern for one year after the date that the consolidated financial statements are available to be issued; to disclose, as applicable, matters related to going concern; and to use the going concern basis of accounting unless the Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

### **Auditor's Responsibilities for the Audit of the Consolidated Financial Statements**

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS, Swiss law and SA-CH will always detect a material misstatement when it exists. Misstatements can arise from fraud or error, and 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. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment or economic decisions made by a reasonable user based on these consolidated financial statements.

In performing an audit in accordance with GAAS, Swiss law, and SA-CH, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Group's ability to continue as a going concern for a reasonable period of time.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the entity'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 consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the entity to cease to continue as a going concern.



- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision, and performance of the group audit of the Group. We remain solely responsible for our audit opinion.

We are required to communicate with the Board of Directors regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control related matters, including any significant deficiencies, that we identified during the audit.

We also provide the Board of Directors or its relevant committee 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, actions taken to eliminate threats or safeguards applied.

From the matters communicated with the Board of Directors or its relevant committee, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our 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 Information in the Annual Report**

The Board of Directors is responsible for the other information included in the annual report. The other information comprises the information included in the annual report but does not include the consolidated financial statements, the stand-alone financial statements of the company, the compensation report, the sustainability report, and our auditor's report thereon.

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and consider whether a material inconsistency exists between the other information and the financial statements, or the other information otherwise appears to be materially misstated. If, based on the work performed, we conclude that an uncorrected material misstatement of the other information exists, we are required to describe it in our report. We have nothing to report in this regard.



### Report on Other Legal and Regulatory Requirements

In accordance with article 728a para. 1 item 3 CO and PS-CH 890, we confirm that an internal control system exists, which has been designed for the preparation of consolidated financial statements according to the instructions of the Board of Directors.

We recommend that the consolidated financial statements submitted to you be approved.

KPMG AG



Philipp Gämperle  
Licensed Audit Expert  
Auditor in Charge



André Schuler  
Licensed Audit Expert

Zurich, 18 February 2026

# Individual Financial Statements

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## Balance sheet

At 31 December (CHF in thousands)	Notes	2025	2024
<b>Assets</b>			
Liquid assets		768,617	774,278
Amounts due from banks		1,001	2,168
Amounts due from customers	7.1	6,239,702	6,244,447
Financial investments	7.2	201,171	188,414
Accrued income and prepaid expenses		85,041	87,785
Participations		64,360	64,393
Tangible fixed assets		27,737	29,483
Intangible assets	7.3	-	32,199
Other assets	7.4	28,372	31,564
<b>Total assets</b>		<b>7,416,000</b>	<b>7,454,731</b>
Total subordinated claims		51,345	51,172
Thereof subject to mandatory conversion		83	-
<b>Liabilities</b>			
Amounts due to banks		-	10,000
Amounts due in respect of customer deposits		1,645,647	1,314,592
Cash bonds		1,940,583	2,214,711
Bond issues and central mortgage institution loans		2,529,866	2,629,671
Accrued expenses and deferred income		110,015	106,909
Other liabilities	7.4	28,648	34,052
Provisions	7.7	3,536	4,844
Bank's capital	7.8	30,000	30,000
Statutory capital reserves		171	171
of which reserve from tax-free capital contribution		171	171
Statutory retained earnings reserves		15,000	15,000
Voluntary retained earnings reserves		1,007,916	994,916
Own shares	7.12	-42,460	-38,675
Profit carried forward		850	288
Profit (result of the period)		146,228	138,253
<b>Total liabilities</b>		<b>7,416,000</b>	<b>7,454,731</b>
Total subordinated liabilities		150,000	150,000
<b>Off-balance sheet arrangements</b>			
Contingent liabilities	7.1	-	34,096
Irrevocable commitments	7.1	182,919	152,758

# Income statement

For the years ended 31 December (CHF in thousands)	Notes	2025	2024
<b>Result from interest operations</b>			
Interest and discount income	8.1	498,687	522,641
Interest and dividend income from financial investments		1,604	1,549
Interest expense	8.1	-84,962	-97,760
<b>Gross result from interest operations</b>		<b>415,329</b>	<b>426,431</b>
Changes in value adjustments for default risks and losses from interest operations		-45,793	-55,453
<b>Subtotal net result from interest operations</b>		<b>369,536</b>	<b>370,978</b>
<b>Result from commission business and services</b>			
Commission income from other services		158,799	160,286
Commission expense		-79,040	-82,972
<b>Subtotal result from commission business and services</b>		<b>79,759</b>	<b>77,314</b>
<b>Other result from ordinary activities</b>			
Income from participations		372	350
Other ordinary income		274	462
Other ordinary expenses		-440	-
<b>Subtotal other result from ordinary activities</b>		<b>207</b>	<b>812</b>
<b>Operating expenses</b>			
Personnel expenses	8.2	-115,262	-133,024
General and administrative expenses	8.3	-98,651	-89,012
<b>Subtotal operating expenses</b>		<b>-213,913</b>	<b>-222,036</b>
Value adjustments on participations and depreciation and amortisation of tangible fixed assets and intangible assets		-44,337	-45,920
Changes to provisions and other value adjustments, and losses		-57	371
<b>Operating result</b>		<b>191,195</b>	<b>181,519</b>
Extraordinary income	8.4	84	4
Taxes	8.5	-45,052	-43,269
<b>Profit (result of the period)</b>		<b>146,228</b>	<b>138,253</b>

## Appropriation of profit

For the years ended 31 December (CHF in thousands)	2025	2024
Profit	146,228	138,253
Profit carried forward	850	288
Reclassification from voluntary retained earnings reserves	18,000	-
<b>Distributable profit</b>	<b>165,078</b>	<b>138,541</b>
<b>Appropriation of profit</b>		
Allocations to voluntary retained earnings reserves	-	-13,000
Dividends declared	-164,055	-124,605
of which distributed from voluntary retained earnings reserves	-16,978	-
<b>New profit carried forward</b>	<b>1,022</b>	<b>936</b>

## Statement of changes in equity

CHF in thousands	Bank's capital	Statutory capital reserves	Statutory retained earnings reserves	Voluntary retained earnings reserves and profit carried forward	Own Shares	Result of the period	Total
<b>Equity at 1 January 2025</b>	<b>30,000</b>	<b>171</b>	<b>15,000</b>	<b>995,203</b>	<b>-38,675</b>	<b>138,253</b>	<b>1,139,952</b>
Appropriation of profit 2024							
Allocation to voluntary reserves	-	-	-	137,691	-	-137,691	-
Dividends	-	-	-	-124,691	-	-	-124,691
Net change in profit carried forward	-	-	-	562	-	-562	-
Change of own shares	-	-	-	-	-3,785	-	-3,785
Profit (result of the period)	-	-	-	-	-	146,228	146,228
<b>Equity at 31 December 2025</b>	<b>30,000</b>	<b>171</b>	<b>15,000</b>	<b>1,008,766</b>	<b>-42,460</b>	<b>146,228</b>	<b>1,157,705</b>

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# Notes to the individual financial statements

## 1. The company, legal form and domicile of the Bank

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Cembra Money Bank AG (the “Bank”) is a public company under the Swiss law. The Bank is headquartered in Zurich and operates across Switzerland through a network of branches, online distribution, as well as credit card partners, independent intermediaries and car dealers.

## 2. Accounting and valuation principles

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### General principles

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Accounting and valuation principles for the statutory individual financial statements are based on the Swiss Code of Obligations, the Banking Law, its relevant regulation and the Circular 20/1 of the Swiss Financial Market Supervisory Authority FINMA. The individual financial statements with reliable assessment describe the economic situation of the Bank in the way that enables third parties to make a reliable opinion. The individual financial statements can contain hidden reserves.

The numbers published in the notes are rounded in thousands of Swiss francs, therefore rounding differences can occur.

### General valuation principles

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The financial statements are prepared under the going concern assumption. Assets result from past business transactions or events. They are tangible or intangible assets under the control of the Bank, from which the Bank is likely to benefit or future cash inflow is probable. Asset values must be determined in a reliable manner. Assets for which sufficient and reliable estimates are not possible are considered contingent.

Liabilities result from past business transactions or events where future cash outflow is probable (e.g. due to the purchase of goods or services, liabilities resulting from the provision of guarantees, or liability claims for services rendered). The amount required to meet the liability (settlement value) must be determined or estimated reliably. Where this is not possible, liabilities are considered as contingent liabilities.

The balance sheet line items are valued on an individual basis for participations, tangible fixed assets and intangible assets.

Offsetting of assets and liabilities as well as income and expense is generally not permitted. The exceptions are made for: offsetting value adjustments that are directly attributable to individual assets against the respective assets; for receivables and payables as long as they are related to similar transactions with the same counterparty, in the same currency and the same or earlier maturity of the receivables that do not result in counterparty risk.

### Liquid assets

Liquid assets are recorded at nominal value.

### Amounts due from banks

Amounts due from banks are recorded at nominal value less value adjustments.

### Amounts due from customers

Amounts due from customers consist of financing receivables. The current expected credit loss (“CECL”) requirements in accordance with US GAAP as allowed under the statutory accounting rules for banks apply to all financial assets and off-balance sheet exposures measured at amortised cost or nominal value less allowance for credit losses.

The methodology to calculate expected losses takes into account historical and current information, as well as future conditions that are expected to materialise over the lifetime of a financial asset.

The allowance for losses on financing receivables represents the Bank's current estimate of lifetime credit losses inherent in the portfolio.

The Bank's loan portfolio consists of smaller-balance, homogenous pools of loans, including mainly credit card receivables, personal loans as well as auto leases and loans. Each portfolio is evaluated for impairment at least on a quarterly basis. For the purpose of measuring current expected credit losses, the Bank defines pools of financing receivables that share similar risk characteristics, such as borrower creditworthiness, underwriting standards, spending habits, responses to distinct market changes and evaluates the expected credit losses at pool level. The segments of financing receivables that do not share risk characteristics similar to the main pools are subject to individual assessment, though they represent only a marginal portion of the total financing receivables. The Bank regularly reviews the segmentation underlying allowances for losses calculation to ensure that all financing receivables within each pool continue to share similar risk characteristics.

When estimating expected losses for outstanding balances, all available quantitative and qualitative information, including internal and external data related to past events, current conditions, and reasonable and supportable forecasts, is considered to assess collectability.

### **Historical and current information**

Expected credit loss estimates involve modelling loss projections, which are based on historical loss performance observed over a long period for each pool of financing receivables.

The Bank uses portfolio vintage analysis to quantify the portion of assets on which losses were incurred over the contractual lifetime. For closed-end-loans, the lifetime horizon is derived from historical data by observing the point after which no further material losses are expected. For the credit cards portfolio, where the contractual termination is not defined, different factors such as the average balance of a credit card and the monthly payment obligations are taken into account to determine the lifetime.

For each pool of financing receivables the likelihood of an exposure to become uncollectable is estimated (probability of being written-off). Lifetime recoveries cash flows are as well estimated based on historical data and discounted by the effective interest rate. For both probability of becoming uncollectable and loss given default, vintages for a long time series are considered in the modelling approach. The vintage approach by construction takes already into account information on prepayment behaviour, which is deemed to be stable over time.

### **Forward-looking adjustment**

The Bank includes in the estimates of expected credit losses future expectations, which are based on reasonable and supportable forecasts. The methodology applied includes the estimate based on the expected development of unemployment rate in Switzerland, which is assumed to be the base case scenario. Two additional scenarios, optimistic and adverse, are derived from the base case in order to include in the estimates the uncertainty around macroeconomic environment evolution. The baseline scenario is weighted at 50%, the pessimistic at 30% and the optimistic at 20%. The definition of the likelihood of each scenario to materialise is within the management's responsibility, with the base case being the scenario that is in principle deemed as the most likely to materialise.

The Bank will consider and may qualitatively adjust for conditions, changes and trends in loan portfolios that are not already captured in the modelled results. Such adjustments are based on management's judgment and may involve an assessment of current and forward-looking expectations, changes in underwriting policies and processes, changes in the portfolio characteristics, as well as uncertainty related to the macroeconomic environment.

The Bank evaluate customer's payment behaviour through a behavioural scorecard that implies the segmentation of financial receivables by credit grading. This information serves as an input in the allowances for losses calculation and aims to capture any portfolio quality changes in the current expected credit losses estimates.

The assumptions underlying the methodology for the estimate of current expected credit losses are updated periodically to reflect current conditions, performance of the methodology used, and are subject to the Bank's governance and controls.

The allowance for credit losses is deducted from the amortised cost base or nominal value, respectively, of the financial asset. Changes in the allowance for credit losses are recorded in the income statement position “Change in value adjustments for default risks from interest operations”, or, if related to provisions for off-balance sheet credit exposures, in “Changes to provisions and other value adjustments, and losses”. Changes in value adjustments for default risks and losses from interest operations is the expense related to maintaining the allowance for losses at an appropriate level to absorb the estimated probable future losses on financing receivables as at each period end date. The release of allowance is recorded through the Income Statement position “Change in value adjustments for default risks from interest operations”.

Nonaccrual financing receivables are those on which the Bank has stopped accruing interest.

Delinquent receivables are those that are 30 days or more past due based on their contractual terms.

### Significant changes in write-off policies or estimates from prior periods

#### Write-off policies

Following the circumstances described as of 31 December 2024, effective starting with March 2025, the write-off period has been extended up to 360 days past due for auto leases and loans, up from the previous write-off periods of 120 days for auto consumer lease and loans contracts and 180 days for commercial leases. For details, please refer to note 2. Accounting and valuation principles in the Individual Financial Statements as of 31 December 2024.

The 2025 synchronisation of write-off and collection processes for auto leases and loans is considered a change in accounting estimate, where changes are made prospectively. The change in estimate led to a decrease of write-off amounts of TCHF 16,156 and to an increase of allowances for losses of TCHF 5,954 compared with prior period. As a consequence of the decrease in written off amounts, the financing receivables 30 and 90 days past due have increased by the same amount as of 31 December 2025. The net impact on income before tax was TCHF 10,202.

Expected recoveries from amounts previously written off on personal loans and credit cards portfolios  
Effective January 2025, the Bank refined its estimation process for expected credit losses to incorporate expected recoveries of amounts previously written off within personal loan and credit cards segments. Based on historical observations of recoveries as part of our collection procedures, management believes this change provides a more accurate representation of expected credit losses in accordance with US GAAP and industry practice.

This model enhancement represents a change in accounting estimate, where changes are made prospectively. The inclusion of expected recoveries of amounts previously written off resulted in a reduction of the allowance for credit losses of TCHF 15,612 and a corresponding reversal of provision for loss expense in the current period.

#### Write-offs and recoveries

The Bank ensures that at each reporting date all accounts meeting the relevant criteria have been written off. The Bank regularly reviews the appropriateness of its write-off criteria to ensure that the accounting treatments reflect the risk profiles and collectability of its asset portfolio. The Bank maintains a list of events which classify a loan as uncollectible. In addition to the event-driven uncollectability recognition, the Bank establishes specific timelines to write off a loan based on the days the loan became past due (time-driven write-off criteria).

For personal loans, credit cards and auto leases and loans the Group writes off a loan after the account reaches 360 days contractually past due. Previously, auto consumer loans and leases were written off after such contracts become 120 days past due and commercial leases were written off at 180 days contractually past due.

Unsecured consumer loans in bankruptcy are written off within 60 days of notification of filing by the bankruptcy court or within the defined write-off periods, whichever occurs earlier.

Recoveries are defined as any cash collected after a loan or lease has been written off. Recoveries include the receipt of principal, interest, fees and proceeds from realisation of collateral, debt sales and claims against insurance policies.

Write-offs are deducted from the allowance for credit losses when the Bank judges the principal to be uncollectable and subsequent recoveries are added to the allowance for credit losses on a written-off account at the time cash is received or when an asset has been repossessed, the estimated remarketing gain may be booked as recovery.

Delinquent receivables are classified as regular when outstanding instalments and interest are paid in a timely manner according to contractual terms and when further credit worthiness criteria are fulfilled as well.

### **Amounts due to banks, amounts due to customers in savings and deposit accounts**

These items are recorded at nominal value.

### **Financial investments**

Financial assets comprise debt securities and vehicles that have been acquired as a result of credit transactions and are designated for resale. Financial investments valued according to the principle of the lower of cost or market value: an upwards revaluation to the acquisition cost at maximum is required where the market value has fallen below the acquisition cost and then recovers. The balance of adjustments in the book value is to be recorded under the position "Other ordinary income" or "Other ordinary expenses", as applicable.

Debt securities held to maturity are valued at acquisition cost with premium or discount amortised to maturity under the accrual method. Value adjustments for default risks are recorded in the Income Statement position "Change in value adjustments for default risks from interest operations".

Debt securities without intent to hold to maturity are valued according to the principle of lower of cost or market value. Value adjustments from subsequent measurement are recorded in the income statement under the position "Other ordinary income" or "Other ordinary expenses", as applicable. Value adjustments for default risks are recorded in the Income Statement under position "Change in value adjustments for default risks and losses from interest operations".

Upon analysing the financial investment portfolios, the Bank determined that no allowance was required as these investments represent high quality liquid assets securities for which the risk of loss was deemed minimal.

### **Participations**

Participations are equity securities owned by the Bank in undertakings, where those securities are held with the intention of a permanent investment irrespective of the percentage of voting shares held. Participations are valued individually at acquisition cost less economically necessary value adjustments. At every balance sheet date, participations are tested for impairment. This test results from indicators that individual assets may be impaired. In such case realisable value of the asset is determined, which is the higher of net market value and utility value. An asset is impaired if the book value is higher than realisable value. In case of impairment, the book value is written down to realisable value, and the impairment charge is recorded in the position "Value adjustments on participations and depreciation and amortisation of tangible fixed assets and intangible assets".

### **Tangible fixed assets**

Investments in tangible fixed assets are capitalised when they are used for more than one accounting period and exceed a threshold of CHF 3,000. Tangible fixed assets are recorded at acquisition cost less accumulated depreciation. Depreciation is recognised on a straight line basis over the useful life of the asset and recorded in the position "Value adjustments on participations and depreciation and amortisation of tangible fixed assets and intangible assets". At every balance sheet date, fixed assets are tested for impairment or if events or changes in circumstances happen which indicate that these individual assets may be impaired. In such case, realisable value of the asset is determined, which is the higher of net market value and value in use. An asset is impaired if the book value is higher than the realisable value. In case of an impairment, the book value is reduced to the realisable value, and the value adjustment is recorded in the position "Value adjustments on participations and depreciation and amortisation of tangible fixed assets and intangible assets".

The estimated useful life of the fixed asset categories is as follows:

Leasehold improvements	5–10 years
Office equipment	5–10 years
Hardware	3 years
Software	5 years

### Intangible assets

Intangible assets are of a non-monetary nature and without any physical substance. They can be either acquired or generated internally. Intangible assets may also originate from acquisitions of business units and companies. The intangible asset reported consist of goodwill and other intangible assets like customer relationships and trademarks.

Intangible assets are recognised as assets and are valued at no more than the acquisition cost. Amortisation is recognised in accordance with a schedule on a straight line over the useful life of the asset and recorded in the position “Value adjustments on participations and depreciation and amortisation of tangible fixed assets and intangible assets”. At every balance sheet date, intangible assets are tested for impairment. In case of an impairment, the book value is reduced to the realisable value, and the value adjustment is recorded in the position “Value adjustments on participations and depreciation and amortisation of tangible fixed assets and intangible assets”. The estimated useful life of goodwill, customer relationships and trademarks is five years.

### Cloud computing arrangements

Cloud computing arrangements consist of software as a service (SaaS). Implementation costs related to such hosting arrangements that are service contracts are capitalised and amortised on a straight-line basis over the noncancelable term of the cloud computing arrangement plus any optional renewal periods that are reasonably certain to be exercised or for which exercise of the renewal option is controlled by the cloud service provider. Implementation costs associated with cloud computing arrangements are recorded in “Other assets”. Amortisation expense is charged to general and administrative expenses, expenses for information and communication technology.

### Provisions

Legal and factual obligations are valued on a regular basis. When a value outflow is both probable and can be reasonably measured, a corresponding loss provision is recorded as liability.

Existing provisions are assessed at every balance sheet date. Provisions are recorded in the Income Statement position “Changes in provisions and other impairments and losses”. Based on the new assessment, provisions are increased, retained or released. Provisions are released through Income Statement when these are no longer economically necessary and cannot be used to cover for similar exposures.

### Taxes

Current taxes are recurring annual income and capital taxes. Transaction-based taxes are not included in current taxes. Liabilities resulting from current income and capital taxes are disclosed under “Accrued expenses”. The current income and capital tax expense is disclosed under “Taxes” in the Income Statement.

### Off-balance sheet arrangements

Off-balance sheet arrangements are recorded at nominal value. For foreseeable risks, provisions are built in the balance sheet. Expected credit loss inherent in the off-balance sheet irrevocable credit exposures is provided through the credit loss provision, but recorded as a separate liability included in “Provisions”.

### Own shares

Acquired own shares are recorded initially at cost value on the purchase date under “Own shares” as a negative position in the shareholders’ equity. There is no subsequent measurement.

Realised gain from the sale of own shares is recorded under “Statutory retained earnings reserve”. The position “Own shares” is reduced for the sale at acquisition cost value.

### **Pension liability**

The employees of the Bank are insured by the pension fund of the Bank. The pension liabilities as well as pension assets to cover these liabilities are held in a legally independent foundation. The organisation, management and financing of the pension plan are done in accordance with applicable regulations, the articles of the foundation as well as the valid pension regulations. The entire pension and post-retirement benefit plans of the Bank are based on a defined contribution principle.

The Bank pays over-mandatory contributions to the Bank's pension fund, which insures personnel against the financial consequences of old age, death and disability. The employer contributions to the pension plans are recorded under "Personnel expenses" of the corresponding reporting period.

The Bank assesses at every balance sheet date if there is an economic benefit or an economic liability against the pension plan. It is based on the contractual agreements and annual reports of the pension fund prepared under FER 26 in Switzerland, as well as other calculations relevant to the assessment of financial situation as well as existing over/underfunding of the plan.

### **Share-based compensation**

The Bank has share-based compensation and share-matching programmes. The Bank accounts for the compensation cost from share-based and share-matching payment transactions according to the fair-value-based method. The compensation cost is measured based on the fair value of the shares at grant date and is recognised over the requisite service period with a corresponding credit to equity. Any differences at settlement are recorded as "Personnel expenses". For details to share-based compensation please refer to the Compensation Report.

### **Changes in the accounting and valuation principles as compared to the previous year**

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Other than the change in write-off policies or estimates described in the section above, there were no other significant changes in the accounting and valuation principles in 2025 compared to previous year.

### **Recording of transactions**

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All transactions concluded by the balance sheet date are recorded at trade date in the books and valued according to the valuation principles as described above.

### **Treatment of overdue interest**

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Overdue interest and corresponding commissions are not recorded as interest income. As such are considered interest and commissions that are due for more than 90 days, but not paid. From this point of time, the future interest and commissions are no longer recorded as "Interest and discount income" until there is no overdue interest outstanding. Overdue interest is not cancelled retroactively. The interest due from the period up to 90 days (due, unpaid and accrued interest) is written off through the position "Changes in value adjustments for default risks and losses from interest operations".

### **Foreign currency translation**

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Transactions in foreign currencies are booked using daily exchange rates. At the balance sheet date, assets and liabilities are translated at closing exchange rates. Foreign currency translation gains and losses are recorded in the Income Statement. As of balance sheet date, the Bank had no significant foreign exchange exposures.

### 3. Risk management

Risk is broadly defined as the possibility that an uncertain event or outcome results in adverse variations of profitability or in losses. Risks might also negatively impact the strength of the Bank's balance sheet, its market capitalisation or its brand and reputation. In the process of performing its function as a financial intermediary, the Bank is exposed to various categories of risk, such as credit risk, market risk, liquidity risk, operational risk and other risks (such as strategic and business risks, reputational risk and sustainability risk).

Within its risk tolerances and in accordance with its strategic objectives, the Bank takes on and manages risks, and controls and monitors them prudently. The Bank actively, comprehensively and systematically manages risks and promotes a strong risk and control culture across all business areas. The established risk management framework comprises four core elements:

- Identification of risks across all business activities
- Assessment and measurement of risks, including stress testing
- Limitation and mitigation of risks
- Effective controls, monitoring and reporting.

#### Risk governance structure

The Board of Directors is ultimately responsible for determining the risk strategy and corresponding risk tolerances. It has established an effective internal control system that: (i) ensures that key risks are identified, assessed, managed, controlled and mitigated; (ii) oversees the risk profile to ensure it is correctly monitored and managed; and (iii) ensures that the risk management framework and strategies are correctly implemented.

The Bank has put in place regulations that govern the risk management and control processes to ensure that all key risks are recorded and supervised. These processes are supported by a framework of approved internal regulations, which set out the principles guiding the Bank's attitude to risk and the amount of risk it is willing to take on.

The Bank has set up a risk tolerance framework, which includes integrated risk tolerances and limits to control overall risk taking. It contains a diverse set of quantitative metrics and qualitative statements covering various categories of risk and serves as a decision-making tool for the Management Board. As part of the Group risk policy, it is reviewed at least annually by the Board of Directors and takes into account strategic objectives and business plans. The risk profile is assessed relative to the Bank's risk framework, and risk exposures are monitored relative to risk tolerance limits on a regular basis. Summary reports are reviewed by the Audit and Risk Committee and reported to the Board of Directors.

Four working committees have been set up.

Committee	Risk Category
Credit Committee	Credit Risk
Asset & Liability Committee (ALCO)	Market & liquidity risk, funding and capital management
Risk & Controllership Committee (RCC)	Risk management framework, internal control system, compliance, operational risk management and resilience, including cyber risk, information security, critical data and data privacy, third-party risk management, ICT, BCM, other risks
Sustainability Committee	Sustainability, related opportunities and risks, monitoring of environmental, social, and governance (ESG) trends and ratings, climate-related and nature-related risks

The Bank's risk and control framework operates along three lines model:

- First Line: business functions are responsible for ensuring that a risk and control environment is in place, managed and maintained as part of day-to-day operations
- Second Line: control functions provide independent control and oversight of risks
- Third Line: the internal audit function evaluates the overall effectiveness of the control environment and provides additional independent assurance.

This three lines model ensures that direct accountability for risk decisions, implementation and oversight of risk management, and the independent control of the effectiveness of risk management are segregated. Internal regulations further detail the expected principles of risk management and control for various categories of risk.

### Credit risk

Credit risk is the risk to earnings or capital that may arise from the possibility that a borrower or counterparty may fail to honour their contractual obligations. The obligations include, for example, repayment of principal, interest and fees. A consequent loss may be partial or complete and may arise at any time as a result of a number of isolated or inter-linked circumstances. The Bank is exposed to credit risk in all its financing products and investment activities. Due to the Bank's role in the consumer finance market, the credit risk is deemed material risk which is actively managed and diligently limited.

The Credit Committee serves as the main decision-making body concerning credit strategies and exposures and regularly reviews the Bank's credit risk performance. Among others, the Credit Committee is responsible for making underwriting decisions on individual counterparties and financing programmes that are within the frame as delegated by the Board of Directors. The Credit Committee is chaired by the CRO.

The guidelines for the approval of financing programmes, as well as the individual counterparty financing approvals are set out in the Credit risk policy. Credit authority that has been delegated is actively monitored and reviewed regularly.

Credit risk metrics, portfolio and collection performance reports and macroeconomic trends are reviewed by the Credit Committee regularly, at least once every quarter. Summary reports of the Bank's credit risk profile are reviewed by the Audit and Risk Committee every quarter and reported to the Board of Directors.

The Bank maintains stringent underwriting processes, which are continually monitored and optimised to ensure that credit risk is adequately and responsibly managed. Prior to granting credit, the customer's creditworthiness, credit capacity and, where applicable, collateral are assessed. The customer's creditworthiness is evaluated by an automated credit risk rating system, which includes the use of scorecards and leverages available information about the customer. This ensures consistent and systematic decision-making across all financing products.

Where applicable, the credit capacity of consumers is also evaluated in accordance with the legal requirements of the Swiss Consumer Credit Act. Internal models, which utilise internal and external data, determine the credit amount based on the customer's risk profile. Manual underwriting complements the automated system decision in cases where additional information may be required. Segments that are particularly exposed to credit risk are actively restricted beyond the requirements of the Swiss Consumer Credit Act through specific internal rules that aim to effectively implement and ensure responsible lending practices. In periods of macroeconomic stress that might impact customer payment capacity and pattern, the Bank might consider a proactive approach to ensure effective risk mitigation. As part of its regular risk management procedures and regular optimisation of risk policies, the Bank made use of this approach during 2025 where segmented strategies were executed to meet macroeconomic trends and specifically impaired customers' payment capacity due to increased costs of living, rising unemployment and latest trends reported in public insolvency statistics.

The quality of portfolios and specific customer segments are thoroughly and periodically assessed. Specifically in the area of vehicle leasing the Bank is exposed to risks related to the valuation of underlying objects. Contractual residual values might differ from actual values of lease objects and distribution partners might fail to honour their contractual obligations. In addition to the consistent setting of residual values at lease origination the Bank regularly monitors its exposure to this type of risk and makes use of external data sources to verify results. Certain volatility in market demand or supply and its impact on vehicle values might impact credit risk exposures. Hence, the quality and performance of new business are monitored to ensure that the credit approval process continues to effectively mitigate credit risk, and underwriting procedures are being correctly followed. Scorecards are regularly monitored and back-tested to ensure their performance remains within expected levels and, if required, changes are made to the models.

Segmented collection strategies are implemented to tailor activities to customer groups with different payment behaviours and to ensure optimal resource allocation and effective mitigation of credit risk. The synchronisation of collections and write-off procedures enable the consistent validation of the accounts' collectability (see also page 152). The regular monitoring of process and performance metrics ensures diligent and responsible execution and supports the fair treatment of customers across a variety of servicing processes.

The Bank's customer base comprises primarily of individuals and small- and medium-sized enterprises. Concentration risks are regularly assessed and monitored. The large number of borrowers naturally results in a broad credit risk diversification. However, certain concentration risk can be caused by cooperation with external partners. Credit risk metrics, portfolio and collection performance reports, as well as macroeconomic trends, are reviewed on a quarterly basis by the Credit Committee. Summary reports of the Bank's credit risk profile are reviewed by the Audit and Risk Committee quarterly and reported to the Board of Directors.

#### **ALM, market and liquidity risk**

Asset and liability management (ALM) forms part of the Bank's risk management framework and can be considered as the coordinated management of various inherent risk types, such as liquidity and market risk, in order to achieve the Bank's objectives whilst operating within prudent and predetermined risk tolerances, limits and concentrations. The Asset & Liability Committee (ALCO) is the decision-making committee for asset and liability management activities and has overall responsibility for the administration of respective policies, their monitoring and reporting. The ALCO is chaired by the CFO.

#### **Liquidity risk**

Liquidity risk is defined as the risk of the Bank not having sufficient funds to meet its contractual obligations when they fall due and support normal business activities, or only being able to secure such funds at excessive costs. The Bank recognises that liquidity risks are often consequential or connected rather than isolated in nature and arise from the materialisation of other categories of risk or risk drivers such as strategic, reputational, credit, regulatory or macroeconomic risks.

The Bank's liquidity risk tolerance is defined by the Board of Directors and forms the basis for the Bank-internal liquidity risk management strategy, the liquidity-related policies and the risk steering and control process.

The Bank aims to maintain a conservative liquidity profile; this approach is viewed as an essential safeguard in protecting the reputation of the Bank as a stable institution. The Management Board ensures that adequate liquidity levels are maintained in order to meet operational and regulatory requirements under normal and stressed conditions. Excess liquidity can be invested with two principal objectives in mind: principal preservation and liquidity management. Credit risk related to investment activities and liquidity management is assessed and monitored in line with the Credit risk policy.

The Bank maintains a robust and stable funding structure. In order to withstand an extended period of limited access to the wholesale funding markets, the Bank proactively seeks to reduce reliance on short-term, potentially volatile, sources of funding. The Bank actively averts building up concentration risk and strategically diversifies its investor base across different business sectors, by individual counterparty, by maturity buckets and across various categories of debt instruments.

For effective risk controlling, the overall condition of funding markets is regularly monitored and assessed against market-wide and Bank-specific early warning indicators to ensure the Bank ability to access funding. This approach is designed to provide management with timely warning of events that might have a potentially unfavorable impact on its access to funding in the near future and, in turn, increase liquidity risk. Consequently, the Bank has developed a comprehensive liquidity stress testing process to ensure it can adequately manage its liquidity during times of market stress of differing, yet plausible, magnitudes. This ensures the Bank has sufficient controls and mitigation procedures in place to prevent or alleviate the consequences of stressed market conditions. The Bank contingency funding plan is based on the results of stress-testing scenarios and integrated into the Business Continuity Management (BCM) framework. The plan is reviewed and tested annually, and results are reported to the Management Board. Stress-testing results, along with other regulatory liquidity measures, such as the minimum reserve, liquidity coverage ratio (LCR) and net stable funding ratio (NSFR), are essential components of the Bank's liquidity management approach and are reviewed regularly by the ALCO and the Board of Directors.

Further information on capital adequacy is contained in the separate document “Basel III Pillar 3 disclosures 2025” published on the Cembra website ([www.cembra.ch/financialreports](http://www.cembra.ch/financialreports)).

### **Market risk**

Market risk encompasses the risk of financial losses due to adverse movements in market prices. The Bank's business model leads to limited exposure to market risk factors. The Bank's main source of market risk is interest rate risk in the banking book (IRRBB). IRRBB is the current or prospective risk to the Bank's capital and earnings arising from adverse movements in interest rates. Movements in interest rates might change the underlying value of assets, liabilities and off-balance-sheet arrangements and hence their economic value. They might also affect net interest income and earnings by altering interest-rate-sensitive income and expenses. Excessive IRRBB can pose a significant threat to a bank's current capital base and/or future earnings if not managed appropriately. The Bank has implemented an effective interest rate risk management framework to limit the potential effects on the Bank's current capital base or future earnings and to keep interest rate risk at an acceptable level.

Given the Bank's predominantly fixed interest rate assets and liabilities, it is mainly exposed to repricing risk. This is the risk of adverse consequences of increasing or decreasing interest rates because of time differences in when these rate changes affect the Bank's assets and liabilities. The Bank faces relatively low option and basis risk. Consequently, the Bank focuses IRRBB monitoring on repricing risk.

The Bank actively manages and monitors IRRBB performance. As per the regulatory requirement, the Bank applies different interest rate shock scenarios and reports the impact on the economic value of equity (lifetime) and net interest income (next 12 months) on a monthly basis. The Bank currently uses cash flow hedging in order to limit the risk of the variability in the interest rate cash flows.

Another type of market risk is foreign exchange (FX) risk, which is defined as the financial risk from adverse movements in the exchange rate on transactions denominated in a currency other than the base currency of the institution. The Bank operates predominantly in the Swiss consumer financing market, and borrows and lends exclusively in Swiss francs. Therefore, the Bank's exposure to FX risk is minimal and limited to external and internal service provider invoices denominated in foreign currencies. FX exposure is monitored closely against internally set triggers, and the Bank takes immediate corrective action if limits are exceeded. At 31 December 2025, the Bank did not use any hedging instruments to manage its FX risk. Further quantitative information is provided in the separate document “Basel III Pillar 3 disclosures 2025” available at [www.cembra.ch/financialreports](http://www.cembra.ch/financialreports).

### Operational risk and resilience

Operational risk is defined as the risk of direct or indirect loss resulting from inadequate or failed internal processes, people and systems, or from external events. Critical functions include the activities, processes and services – including the underlying resources necessary for their provision – whose disruption might lead to material consequences as described in regulation. Operational resilience refers to the Bank's ability to restore its critical functions in case of a disruption within the tolerances for disruption, to identify threats and possible failures, to protect itself from them and to respond to them. The Bank designs its operating model in such a way that it is less exposed to the risk of disruptions in relation to its critical functions. The Bank recognizes the importance of the effective management of operational risks and resilience and has implemented a robust framework and appropriate processes to manage them. This framework contains internal risk taxonomy, risk tolerances and concepts for managing and controlling operational risks and enhancing the Bank's operational resilience. The Risk & Controllability Committee (RCC) reviews and monitors all key internal controls, compliance and operational risk management activities and has overall responsibility for the administration of the respective regulation, as well as their monitoring and reporting. The RCC is chaired by the General Counsel and CRO.

Key instruments of operational risk and resilience include:

- Operational risk assessments: regular identification, assessment of the likelihood and potential impact of inherent risk (risk before controls and mitigations) and residual risk (risk after implementation of controls and mitigations) and its visualisation
- Control catalogue: execution of a set of documented controls aligned with business processes and their risks
- Risk tolerances and risk tolerance limits: regular monitoring of risk exposures and risk tolerance metrics that serve as early warning indicators for potentially material operational risks
- Loss data collection: historical dataset of loss events used to identify operational risks deriving from process inefficiencies or control gaps,
- Analysis of external events: analysis of external operational risk events applicable to the Bank's risk profile to identify and assess emerging risks and evaluate controls.
- Critical functions testing: the ability to provide critical functions within their tolerance for disruption in severe but plausible scenarios.

The Bank is exposed to a wide variety of inherent operational risks, including including risks that are considered material: fraud risk, legal and compliance risk, business continuity risk, critical data risk, cyber and information security risk, people risk, information and communication technology (ICT) risk, physical security and safety risk, third-party risk and transaction processing and execution risk. The Bank acknowledges the evolving cyber risk landscape and has therefore developed a far-reaching information security framework to effectively manage and control this type of risk. This framework addresses regulatory requirements, is based on international standards and is supported by a strategy for dealing with cyber risks that ensures continuous improvements. Relevant cyber-threats are regularly identified and assessed, and corresponding measures are considered. Specific response plans are maintained and continuously improved. The Bank has further defined its strategies for dealing with business continuity management (BCM), critical data and ICT. These defined technical and organisational measures include specifically training relevant staff, BCM and operational resilience recovery plans and procedures, protection of data confidentiality, integrity and availability, and making use of vulnerability scans and penetration tests.

The Bank is aware that severe but plausible scenarios and events beyond its control (such as natural or man-made disasters) may result in an inability to fulfil some or all of its business obligations, particularly where its physical assets or ICT would be damaged or made inaccessible. The Bank has implemented a BCM and operational resilience programme. This programme involves identifying critical functions which include activities processes and services and their dependency on critical information and communication technology and service providers. The Bank's BCM framework encompasses planning, testing and other related activities. The framework aims to ensure that business-critical functions will either continue to operate in severe but plausible scenarios or will be recovered to an operational state within defined tolerances for disruption. In addition to its BCM framework and in the context of operational risk management the Bank targets effective operational resilience in its critical functions in order to ensure robustness.

Comprehensive crisis management plans are in place and define the processes to be followed in case of a business emergency while crisis is defined as a situation that requires critical decisions and cannot be handled with ordinary measures and decision-making powers. The aim is to safeguard the continuity of the Bank's business-critical activities and to keep major damage under control in the event of a significant business interruption.

Compliance risk is the operational risk of legal or regulatory sanctions, reputational damage and financial forfeiture or material loss deriving from violations of laws and regulations, internal regulations, prescribed best practice, or professional and ethical standards. The Bank is exposed to this type of operational risk as a consequence of being a market participant in the financial services industry, with its legal and regulatory requirements and the changes made to them. To ensure operational independence, the Bank has a separate legal & compliance function. This function effectively manages, controls, monitors and reports on legal and compliance risks and ensures that the Bank's business activities adhere to all relevant legal requirements, regulatory standards and requirements for effective corporate governance. The Bank acknowledges the increasing importance of behavioural compliance related to conduct risk in the banking sector and addresses this within the provisions of the Bank's Code of Conduct. The Bank has no tolerance for integrity breaches, internal fraud and other types of misconduct and will continue to apply strict consequence management measures.

In its financing activities the Bank is exposed to fraud risk which is managed through comprehensive fraud detection, prevention and investigation processes and tools. The Bank might make use of an automated digital identity verification process as well as use of the artificial intelligence (AI) based systems in order to identify and prevent digital fraud attempts.

Technological advancements, particularly in generative and agentic AI, have the potential to alter the existing risk landscape and introduce new risks related to the deployment and usage of these systems, tools and models. The evolving use of AI may result in increased data protection concerns, as well as heightened ICT and cyber risks. Additionally, the adoption of such technologies might increase risks associated with a lack of transparency and accountability, as well as the potential for bias in decision-making processes. Furthermore, the integration of AI may inadvertently facilitate new forms of fraudulent or other undesirable behaviours. The Bank applies framework, which includes guardrails and processes for responsible model development, approval and deployment across the organisation. Regular monitoring, back-testing and calibration of all quantitative models ensure that the model outcomes consistently align with empirical evidence, historical data and established expectations. When discrepancies or deviations are identified, the Bank undertakes necessary modifications to the models to maintain their reliability, predictive power and effectiveness. The Bank provides introductory AI trainings to employees who shall demonstrate the necessary level of AI awareness and proficiency adequate to their roles and responsibilities.

The Bank has chosen to use third-party service providers to support its business activities. With the implementation of policies governing this area and an ongoing monitoring process, the Bank ensures compliance with relevant regulatory requirements. Before entering any material engagement with a service provider, a due diligence exercise is conducted.

The status of the BCM and operational resilience programme and the status of the operational risks, cyber and information security framework are regularly reviewed by the RCC and a summary report is provided to the Audit and Risk Committee and the Board of Directors at least annually.

### Sustainability risks

Sustainability risk is defined as the risk that the Bank negatively impacts or is impacted by ESG matters and particularly nature-related changes which include climate-related and other nature-related changes. For management of sustainability risks, the Bank builds on the established risk management process as described on page 21. The management of sustainability risks is integrated into the Bank's risk strategy. Related risk tolerances require the adherence to relevant standards and key stakeholder's expectations (e.g. business partners, shareholders, ESG rating agencies). The Sustainability Committee is the decision-making and monitoring committee for management of sustainability-related risks and opportunities. The Sustainability Committee is chaired by the CEO. The Board of Directors, supported by the Audit and Risk Committee, oversees the sustainability management and provides strategic direction.

Particularly, climate-related financial risks can typically be mapped into other categories of risk such as credit risk, market risk, operational risk or other risk. Consequently, climate-related financial risks do not necessarily represent a new risk category, but rather an underlying risk driver for a risk category or individual risk.

Climate-related financial risks include physical, transition, or legal and reputational risks that have potential for direct or indirect negative financial effects on the Bank. Physical risks might result in costs and losses due to the increasing severity and/or frequency of weather events and changes, including climate change and the associated impairments

to ecosystems. Transition risks arise from disruptive technological breakthroughs or action taken on climate and environmental policies that will transform the economy, with the implication that assets in certain sectors may lose value. Such events, as changes in law and regulation, shareholders expectations or state policies could impact the Bank's core business and operations and may drive legal, financial or reputational damage, if not adequately addressed. Legal risks may arise among others from legal claims seeking compensation for losses suffered because of actions or inactions of governments or corporations.

Transition risks could gradually materialise in the form of credit risk where the assets may lose value over medium to long term. In connection with its auto lease business, the Bank purchases vehicles and resells them in accordance with the lease contract. The risk that the re-sale value of any lease vehicle may be less than the remaining outstanding balance at the time such lease agreement is terminated, at contractual end or during contract term, is borne by the Bank. This risk is mitigated by the Bank's right under the dealer agreements obliging a dealer to repurchase a lease vehicle at the contractually defined price. Shifting of consumer preferences, including environmental considerations, technological and geoeconomic trends or potential bans for certain engines, such as combustion ones are among others potential reasons for a lower residual value of purchased lease assets, which may have a negative impact on new vehicle sales or used vehicle supply. The Bank regularly monitors vehicle brand and model diversification and adopts bespoke mitigation measures. For further information on managing the residual value risk refer to the Credit risk section on page 22 and see also our approach to sustainability on page 31.

Immediate physical risks and their impact on the Bank or on the environment are generally considered low due to being a financial services provider that serves customers exclusively in Switzerland. The Bank assesses physical security of its office locations on a regular basis.

The Bank is committed to ensure compliance with relevant nature and climate-related regulations and guidelines and adapts risk management practices accordingly. This includes the consideration of related impacts or the assessment of these risks in strategic planning and decision making processes as well as in the assessment of all categories of risk. In particular, the assessment of existing and new risks is based, among others, also on nature and climate-related changes impact criteria. Therefore, nature and climate-related risks as drivers for other categories of risk are actively identified, assessed, monitored and managed.

The Bank's sustainability approach follows a multi-year roadmap considering the Bank's most relevant sustainability topics. It is designed to integrate sustainability and nature and climate-related risks considerations into its risk management framework, related policies and processes. The Bank's roadmap is configured to address current and emerging regulations and builds capacity through expertise and collaboration including engagement with internal and external stakeholders and experts.

### Other risks

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Strategic and business risk is defined as possible losses that arise from uncertainties or untapped opportunities inherent in the Bank's strategic goals. The Bank addresses these risks as any other risk through the established risk management process as described on the page 21. The general risk management process is also applied for strategic and business risks that are caused by extraordinary events such as outbreak of pandemics, geopolitical and geoeconomic conflicts, power supply shortages or economic downturns. In such events and periods multiple risk factors or categories might be impacted and need to be managed accordingly. The Bank's BCM framework and its crisis management procedures support the effective continuation of business operations.

The Bank's strategic programmes and transformation roadmap aim to accomplish a future state as outlined in the Bank's vision and mission statements. Its execution highly depends on employees that through the Bank's values determine the corporate culture. Consequently, various risks related to this transformation, such as human capital or employee health risks but also general execution risks relating to a changing technology and process landscape, are identified assessed, managed, monitored and reported.

Reputational risk is the risk of losses resulting from damages to the Bank's reputation. The Management Board directly manages and supervises strategic risk, business risk and reputational risk. Recognising the fact that reputational risk can be difficult to quantify and arises as a consequence of another materialised risk, the Bank manages reputational risk jointly with other risks by assessing the inherent reputational impact of those risks.

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#### **4. Methods used for identifying default risks and determining the need for value adjustments**

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For its financing products, the Bank uses consumer ratings (CR) to assess overall credit quality. There are five consumer ratings, each having an implied probability of default based on historical default experience, with a default definition of 90 days past due or write off.

The consumer rating is derived from a credit score application that is calculated through one of the Bank's internal scorecards. Each credit score translates into one of the consumer ratings. In addition to regular scorecard monitoring, a parity test is run on a bi-yearly basis to monitor at portfolio level whether the consumer ratings adequately reflect the credit quality. The parity tests confirm that although a consumer rating may have been assigned more than 12 months ago and so the initial 12-month window for probability of default has passed, the rating still accurately reflects the probability of default.

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#### **5. Events after the balance sheet date**

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The Bank has evaluated subsequent events from the financial statements date through 18 March 2026, the date at which the financial statements were available to be issued. There were no other subsequent events at that date.

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#### **6. Reasons that led to the premature resignation of the auditor**

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The External Auditor is elected for a period of one year at the General Meeting. The General Meeting has elected KPMG AG, Zurich as the statutory auditor of the Bank. KPMG AG was first appointed as statutory auditor in 2005. The auditors have not prematurely resigned from their function.

## 7. Notes to the balance sheet

### 7.1 Collateral for financing receivables and off-balance sheet and impaired financing receivables

The collateral for financing receivables and off-balance sheet is as follows:

At 31 December 2025 (CHF in thousands)	Secured by mortgage	Other collateral	Unsecured	Total
<b>Financing receivables</b>				
Amounts due from customers (before netting with value adjustments)	-	1,532,938	4,871,348	6,404,286
<b>Total financing receivables (before netting with value adjustments)</b>	-	<b>1,532,938</b>	<b>4,871,348</b>	<b>6,404,286</b>
Prior year	-	1,424,693	4,965,494	6,390,187
Amounts due from customers (after netting with value adjustments)	-	1,512,396	4,727,306	6,239,702
<b>Total financing receivables (after netting with value adjustments)</b>	-	<b>1,512,396</b>	<b>4,727,306</b>	<b>6,239,702</b>
Prior year	-	1,411,728	4,832,718	6,244,447
<b>Off-balance sheet arrangements</b>				
Contingent liabilities	-	-	-	-
Irrevocable commitments	-	-	182,919	182,919
<b>Total off-balance sheet arrangements</b>	-	-	<b>182,919</b>	<b>182,919</b>
Prior year	-	-	186,854	186,854

Impaired financing receivables are as follows:

At 31 December 2025 (CHF in thousands)	Gross debt amount	Estimated liquidation value of collateral	Net debt amount	Individual value adjustments <sup>1</sup>
<b>Impaired loans/receivables</b>	<b>117,852</b>	<b>12,222</b>	<b>105,631</b>	-
Prior year	67,755	5,034	62,721	-

<sup>1</sup> The Bank has only allowance for losses that is calculated on the total of financing receivables. See note 7.7. for details.

The Bank has established a covered bond programme in 2025. The Bank continues to recognise the asset pool on its balance sheet and these are subject to enforcement only upon certain trigger events defined in the programme's base prospectus (dated 20 June 2025). The carrying value of the cover pool of lease assets encumbered as collateral was TCHF 359,575 and TCHF 0 as at 31 December 2025 and 2024, respectively. These assets secure auto covered bond liabilities with a carrying amount of TCHF 300,000 and TCHF 0 as at 31 December 2025 and 2024, respectively.

## 7.2 Financial investments

At 31 December (CHF in thousands)	Book value		Fair value	
	2025	2024	2025	2024
Debt securities available for sale	201,171	188,414	201,171	188,414
<b>Total</b>	<b>201,171</b>	<b>188,414</b>	<b>201,171</b>	<b>188,414</b>

The breakdown of counterparties by rating is following:

At 31 December 2025 (CHF in thousands)	AAA to AA-	A+ to A-	BBB+ to BBB-	Lower than B-	Not rated
<b>Book value of debt securities</b>	<b>201,171</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>-</b>

The Bank uses the rating classes of Fitch, Moody's and Standard & Poor's. The Bank did not record any allowance for credit losses on any investment securities at 31 December 2025.

## 7.3 Intangible assets

CHF in thousands	Cost Value	Accumulated amortisation	Book value as per 31 December 2024	Current Year			Book value as per 31 December 2025
				Additions	Disposals	Amortisation	
Goodwill	172,098	-139,899	32,199	-	-	-32,199	-
Other intangible assets	60,037	-60,037	-	-	-	-	-
<b>Total intangible assets</b>	<b>232,135</b>	<b>-199,936</b>	<b>32,199</b>	<b>-</b>	<b>-</b>	<b>-32,199</b>	<b>-</b>

## 7.4 Other assets and liabilities

At 31 December (CHF in thousands)	2025		2024	
	Other assets	Other liabilities	Other assets	Other liabilities
Indirect taxes	918	4,081	777	3,820
Settlement accounts	1,214	14,157	1,792	25,867
Amounts due from the sale of insurance products	1,521	-	2,172	-
Various assets and liabilities	24,719	10,411	26,822	4,364
<b>Total other assets and liabilities</b>	<b>28,372</b>	<b>28,648</b>	<b>31,564</b>	<b>34,052</b>

## 7.5 Liabilities to own pension plans

At 31 December (CHF in thousands)	2025	2024
Amounts due in respect of customer deposits	19	-
<b>Total due to own pension plans</b>	<b>19</b>	<b>-</b>

The pension fund does not directly hold any equity instruments of the Bank.

## 7.6 Economic position of own pension plans

At 31 December (CHF in thousands)			2025	2024	Influence of ECR on personnel expenses	
	Nominal value	Waiver of use	Net amount	Net amount	2025	2024
Employer contribution reserves (ECR) <sup>1</sup>						
Pension plan	2,915	–	2,915	2,915	–	–
Total due to own pension plans	2,915	–	2,915	2,915	–	–

<sup>1</sup> Based on audited financial statements 2024 and 2023 of the Employer Pension Plan of Cembra Money Bank AG in accordance with FER 26 and material changes during the reporting period

The employer contribution reserves are recorded at nominal value according to pension plan statement under the position “Other assets” on the balance sheet. The nominal value of the employer contribution reserve is not discounted. Ordinary interest rate is currently not applied to employer contribution reserve. There are no unrecognised employer contribution reserves.

Economic benefit/obligation and pension expense <sup>1</sup>	Overfunding/underfunding at 31.12.2025	Economic interest of the bank		Change in economic interest versus prior year	Contribution paid 2025	Pension expense in personnel expense	
CHF in thousands		2025	2024			2025	2024
Pension plans with overfunding	54,665	–	–	–	8,875	8,868	9,426

<sup>1</sup> Based on audited financial statements 2024 and 2023 of the Employer Pension Plan of Cembra Money Bank AG in accordance with FER 26 and material changes during the reporting period

All regular employees of the Bank are insured in the pension fund of the Bank. Temporary employees, with employment contracts below three months, are exempt. The plan is a defined contribution plan. The accounting of the pension plan follows the guidelines of Swiss GAAP FER 26. There are no further obligations of the employer.

## 7.7 Value adjustments and provisions

CHF in thousands	Balance as per 31 December 2024	Use in conformity with designated purpose	Reclassifications	Recoveries, past due interest	New provisions charged to income	Releases to income	Balance as per 31 December 2025
Value adjustments and provisions for default risks	145,740	–108,899		79,822	73,447	–25,527	164,584
Other provisions	4,844	–185	–	–	179	–1,302	3,536
<b>Total value adjustments and provisions</b>	<b>150,584</b>	<b>–109,084</b>	<b>–</b>	<b>79,822</b>	<b>73,627</b>	<b>–26,828</b>	<b>168,120</b>

Value adjustments and provisions for default risks are related to financing receivables. Please refer to the Risk Management Report for details. Other provisions contain provisions for litigation, investigation, reconstruction costs, allowance for off-balance sheet irrevocable unfunded loan commitments and financial guarantees (recorded as liability in “Provisions”) and other.

## 7.8 Bank's capital

Bank's capital	2025			2024		
	Total par value in CHF	Number of shares	Capital eligible for dividend in CHF	Total par value in CHF	Number of shares	Capital eligible for dividend in CHF
Share capital	30,000,000	30,000,000	29,295,596	30,000,000	30,000,000	29,318,897
<b>Total</b>	<b>30,000,000</b>	<b>30,000,000</b>	<b>29,295,596</b>	<b>30,000,000</b>	<b>30,000,000</b>	<b>29,318,897</b>
Capital band upper limit	33,000,000	33,000,000		33,000,000	33,000,000	
Capital band lower limit	28,500,000	28,500,000		28,500,000	28,500,000	
capital increases (decreases) completed	-	-		-	-	
Conditional capital	3,900,000	3,900,000		3,900,000	3,900,000	
of which, capital increases completed	-	-		-	-	
Conversion capital	4,200,000	4,200,000		4,200,000	4,200,000	
of which, capital increases completed	-	-		-	-	

Share capital is fully paid in. There are no special rights related to share capital.

At the Annual General Meeting on 24 April 2025, the shareholders approved a capital band that allows the share capital to be increased by a maximum of 10% (upper limit of CHF 33,000,000) or reduced by a maximum of 5% (lower limit of CHF 28,500,000) for a period of two years from the date of the Annual General Meeting without further approval by a Shareholders Meeting. To minimise the possible dilution of the shareholders, the combined maximum amount of new shares that may be issued without pre-emptive or advance subscription rights under the capital band or under the conditional capital pursuant to articles 4, 5 and 6 of the Articles of Incorporation is limited to max. 10% of the current registered share capital.

In addition to the capital band and the conditional capital as set out above, at the Annual General Meeting on 24 April 2024, the shareholders approved the creation of a conversion capital (Wandlungskapital) through the new article 5a of the Articles of Incorporation providing the possibility to introduce a conversion feature in the terms and conditions of mandatory convertible bonds or similar financial instruments, such as AT1 bonds, allowing for the issuance of up to 4,200,000 new ordinary shares (approx. 14% of the current registered share capital) through conversion, such newly issued shares to be delivered to the holders of the respective financial instruments at the time.

## 7.9 Share and option holdings of the members of the Board of Directors, the Management Board and the employees

	Equity shares				Options (RSUs/PSUs)			
	Number as of 31 December		Value (CHF) at 31 December		Number as of 31 December		Value (CHF) at 31 December <sup>1</sup>	
	2025	2024	2025	2024	2025	2024	2025	2024
Members of the Board of Directors	14,962	15,287	1,486,475	1,253,534	-	-	-	-
Members of the Management Board	26,097	10,237	2,592,737	839,434	43,221	32,275	3,326,262	2,216,725
Employees	-	-	-	-	13,200	14,921	1,015,864	1,024,811
<b>Total</b>	<b>41,059</b>	<b>25,524</b>	<b>4,079,212</b>	<b>2,092,968</b>	<b>56,421</b>	<b>47,196</b>	<b>4,342,125</b>	<b>3,241,536</b>

<sup>1</sup> Weighted yearly average price since grant date

The Bank had two share-based compensation plans and one share-matching plan.

The one-time Long-Term Incentive Plan was set up for employees below the Management Board. Under the one-time long-term incentive plan, employees invited to participate received a fixed number of RSUs free of charge. The RSUs were granted on 29 April 2022 and with a vesting date 30 April 2025, provided that neither termination of employment nor any forfeiture events have occurred in relation to the participant on or before the vesting date. On the vesting date, vested RSUs shall automatically convert into company shares that shall be assigned to the participant with all right attached to them as per the vesting date.

The Executive Variable Compensation Plan ("EVCP") was set up for the senior management team in 2013. In 2016, the EVCP plan was adapted, and since the performance year 2016 the senior management team receives under the long-term incentive programme (LTI), which is one part of the EVCP, a part of their variable compensation in performance share units.

In 2024, the plan was further expanded to include leadership levels below the senior management team. The extended plan follows the same principles and conditions as the EVCP, including the structure of the long term incentive component and the associated performance criteria.

The PSUs vest after a three-year period depending on the achievement of performance conditions, which include relative total shareholder return ("TSR") and cumulative fully diluted earnings per share. The actual LTI bonus of each participant is determined in the first quarter after each performance year in a range of 75% to 125% of the target LTI bonus based on a look-back assessment in a guided discretion by the Board of Directors. The actual LTI bonus is granted in PSUs. The first grant took place in March 2017. For details regarding the plan, please refer to the Compensation Report in the Annual Report 2025.

Under the Group's share-matching plan, Management Board, including the CEO, may elect to receive a portion of up to 40% of the annual cash bonus in form of company shares. These shares are matched at a 1:1 ratio at grant date and blocked for a period of five years.

For details regarding the grant price date and price of the plans, please refer to the Consolidated Financial Statements.

#### 7.10 Related parties

At 31 December (CHF in thousands)	2025	2024
Amounts due from related companies	157,568	159,787
Amounts due to related companies	490	15,401

There are no off-balance sheet arrangements with related parties. Related-party transactions are concluded at arm's length conditions.

There are following transactions with governing bodies:

At 31 December (CHF in thousands)	2025	2024
Amounts due from members of governing bodies	60	45
Amounts due to members of governing bodies	1,282	1,341

The governing bodies conclude usual banking transactions at personnel conditions.

### 7.11 Holders of significant participations

The following parties hold participations with more than 5% of voting rights:

Significant shareholders with voting rights	2025			2024		
	Total par value in CHF	Number of shares	Share as %	Total par value in CHF	Number of shares	Share as %
UBS Fund Management	4,200,936	4,200,936	14.0	4,200,936	4,200,936	14.0

### 7.12 Own shares

Treasury shares (number)	2025	Average transaction price (CHF)
<b>Balance at 1 January</b>	<b>681,103</b>	
Purchase	60,000	100.53
Share based compensation	-36,699	-
<b>Balance at 31 December</b>	<b>704,404</b>	

Own shares were purchased at fair value during the reporting period.

### Non-distributable reserves

At 31 December (CHF in thousands)	2025	2024
Non-distributable statutory capital reserves	-	-
Non-distributable statutory retained earnings reserves	15,000	15,000
<b>Total non-distributable reserves</b>	<b>15,000</b>	<b>15,000</b>

The statutory retained earnings reserves and the statutory capital reserves, to the extent they do not exceed one-half of the share capital, may be used only to cover losses or for measures designed to sustain the Bank through difficult times, to prevent unemployment or to mitigate its consequences.

### 7.13 Holdings of the governing bodies and compensation report

#### Board of Directors

At 31 December		2025		2024	
Name	Function	Number of shares	Number of blocked shares	Number of shares	Number of blocked shares
Dr Franco Morra	Chairman	1,400	4,543	1,400	2,545
Sandra Hauser	Member	-	620	-	-
Marc Berg	Member	-	1,929	-	1,329
Thomas Buess	Vice Chairman	-	3,599	-	2,740
Susanne Klöss-Braekler	Member	-	2,871	-	2,191
Wanda Eriksen	Member	-	-	-	-
Dr Monica Mächler	Member until 24.04.2025	-	-	1,631	3,451

#### Management Board

At 31 December		2025			2024		
Name	Position	Number of shares	Number of RSUs	Number of PSUs	Number of shares	Number of RSUs	Number of PSUs
Holger Laubenthal	CEO	8,345	-	13,672	3,206	-	11,639
Eric Anliker	General Counsel	3,221	-	3,285	948	1,453	1,800
Alona Eiduka	Chief Operating Officer	1,688	-	3,788	88	718	1,975
Volker Gloe	CRO	2,694	-	5,082	1,513	-	4,014
Pascal Perritaz	CFO	7,399	-	8,680	3,616	-	6,826
Bernardo de Barros Franco	Chief Customer & Growth Officer	-	-	-	-	-	-
Peter Schnellmann	Business Unit Leader Lending	1,720	-	4,443	866	-	2,682
Sandra Babylon	Chief Technology Officer	1,030	-	1,513	-	-	-
Christian Stolz	Business Unit Leader Payments	-	-	2,758	-	-	1,168

For details, refer to the Compensation Report.

## 8. Notes to the income statement

### 8.1 Negative interest revenue

Negative interest on assets is recorded as a reduction of interest income. Negative interest on liabilities is recorded as a reduction of interest expense.

For the years ended 31 December (CHF in thousands)	2025	2024
Negative interest on assets (reduction of interest income)	24	-
Negative interest on liabilities (reduction of interest expense)	-	-

## 8.2 Personnel expenses

For the years ended 31 December (CHF in thousands)	2025	2024
Salaries	94,834	107,084
of which share-based compensation and alternative forms of variable compensation	1,918	1,457
Social security benefits	16,572	17,999
Other compensation	3,856	7,941
<b>Compensation and benefits</b>	<b>115,262</b>	<b>133,024</b>

## 8.3 General and administrative expenses

For the years ended 31 December (CHF in thousands)	2025	2024
Office space expenses	5,436	5,402
Expenses from furniture and fixtures	1,268	1,106
Expenses for information and communication technology	48,888	47,044
Audit fees	1,316	1,201
Other operating expense	41,742	34,259
<b>Total</b>	<b>98,651</b>	<b>89,012</b>

## 8.4 Explanatory notes on extraordinary income and value adjustments and provisions no longer required and administrative expenses

For the years ended 31 December (CHF in thousands)	2025	2024
Extraordinary income	84	4
<b>Total</b>	<b>84</b>	<b>4</b>

## 8.5 Current and deferred taxes

For the years ended 31 December (CHF in thousands)	2025	2024
Current tax expense	45,052	43,269
<b>Income tax expense</b>	<b>45,052</b>	<b>43,269</b>

The Bank's effective tax rates were approximately 19% for the years ended 31 December 2025 and 2024, respectively. There were no deferred taxes.



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## **Report of the Statutory Auditor to the General Meeting of Cembra Money Bank AG, Zurich**

### **Report on the Audit of the Financial Statements**

#### **Opinion**

We have audited the financial statements of Cembra Money Bank AG (the Company), which comprise the balance sheet as at 31 December 2025, and the income statement, the statement of changes in equity for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements (pages 202 to 228) comply with Swiss law and the Company's articles of incorporation.

#### **Basis for Opinion**

We conducted our audit in accordance with Swiss law and Swiss Standards on Auditing (SA-CH). Our responsibilities under those provisions and standards are further described in the "Auditor's Responsibilities for the Audit of the Financial Statements" section of our report. We are independent of the Company in accordance with the provisions of Swiss law and the requirements of the Swiss audit profession that are relevant to audits of the financial statements of public interest entities. We have also fulfilled our other ethical responsibilities in accordance with these requirements.

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

#### **Key Audit Matters**



#### **Valuation of allowance for losses on amounts due from customers (financing receivables)**

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.

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**Valuation of allowance for losses on amounts due from customers (financing receivables)****Key Audit Matter**

As per 31 December 2025 amounts due from customers (smaller-balance, homogenous loans, including primarily credit card receivables, personal loans as well as auto leases and loans) amount to CHF 6,239.7 million (representing 84.1% of total assets) and includes value adjustments of CHF 158.2 million.

As per 31 December 2022, the Company adopted an approach to determine value adjustments for expected credit losses in line with the accounting principles generally accepted in the US (US GAAP).

The valuation of value adjustments for expected credit losses on amounts due from customers relies on the application of significant management judgement in determining the methodology and parameters in calculating the collective allowance. The Bank uses various modelling techniques and assumptions, which are based on credit loss experience and historical delinquency data as well as current and future trends, conditions and macroeconomic factors.

In particular, the valuation of the collective allowance for losses on amounts due from customers is based on significant estimates, such as future client payment behavior, which is subject to management judgement. These judgements require specific knowledge of developments in the Bank's financing receivables portfolio as well as relevant competencies in determining allowances.

For further information on the Valuation of allowance for losses on financing receivables refer to the following:

- Note 2 (Accounting and valuation principles, Amounts due from banks/customers)
- Note 7.7 (Value adjustments and provisions)

**Our response**

We assessed and tested the design and operating effectiveness of the key controls with respect to the valuation of the allowance for losses on financing receivables. This included controls over the calculation, approval, recording and monitoring of allowances for expected credit losses. Our testing also comprised controls over reserving model approval, validation and approval of key data inputs as well as qualitative considerations for potential impairment that were not captured by management's models.

For a selected sample of allowances for losses on financing receivables calculated on a collective basis, we developed our independent expectation, by calculating the respective coverage rates and allowance for losses balance. Furthermore, we evaluated the reasonableness of the inputs to those models, such as delinquency and payment behavior, by comparing data and assumptions made to historical accuracy of estimates.

With the involvement of our Financial Risk Management specialists, we assessed the appropriateness and reasonableness of models, inputs, implementation, use and documentation of the expected credit loss methodology and challenged the underlying assumptions.



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### **Board of Directors' Responsibilities for the Financial Statements**

The Board of Directors is responsible for the preparation of the financial statements in accordance with the provisions of Swiss law and the Company's articles of incorporation, and for such internal control as the Board of Directors determines 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 is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern, and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

### **Auditor's Responsibilities for the Audit of the Financial Statements**

Our objectives are to obtain reasonable assurance about 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 Swiss law and SA-CH will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with Swiss law and SA-CH, we exercise professional judgment and maintain professional scepticism 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 Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company'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 Company to cease to continue as a going concern.



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Report of the Statutory Auditor to the  
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We communicate with the Board of Directors or its relevant committee 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.

### Report on Other Legal and Regulatory Requirements

In accordance with article 728a para. 1 item 3 CO and PS-CH 890, we confirm that an internal control system exists, which has been designed for the preparation of the financial statements according to the instructions of the Board of Directors.

Based on our audit in accordance with Art. 728a para. 1 item 2 CO, we confirm that the proposal of the Board of Directors complies with Swiss law and the Company's articles of incorporation. We recommend that the financial statements submitted to you be approved.

KPMG AG



Philipp Gämperle  
Licensed Audit Expert  
Auditor in Charge



André Schuler  
Licensed Audit Expert

Zurich, 18 March 2026



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# Information for Shareholders

## Cembra Money Bank AG registered shares

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Stock exchange listing	SIX Swiss Exchange
ISIN	CH0225173167
Ticker symbol	CMBN.SW (Bloomberg)
Security number	22517316
Par value	CHF 1.00
Number of shares	30,000,000
Selected indices	SPI, EuroStoxx 600
Major shareholders	More than 10% and less than 15% of the shares: UBS Fund Management (Switzerland)  More than 3% and less than 5% of the shares: BlackRock Inc.

## Credit ratings

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Standard & Poor's	A- (long-term)
Standard & Poor's	A-2 (short-term)
Zürcher Kantonalbank	A-

## Sustainability ratings

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MSCI ESG®	AAA
Sustainalytics®	Low ESG risk
ISS Corporate ESG Rating	PRIME

## Financial calendar

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Annual General Meeting 2026	24 April 2026
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## Contacts

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## Where to find us

### Hubs

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3001 Bern  
031 328 51 10

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1003 Lausanne  
021 310 40 50

#### Lugano

Via E. Bossi 1  
6901 Lugano  
091 910 69 10

#### St. Gallen

Oberer Graben 3  
9004 St. Gallen  
071 227 19 19

#### Zurich

Löwenstrasse 52  
8001 Zurich  
044 227 70 40

### Subsidiary

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CembraPay AG  
Bändliweg 20  
8048 Zurich  
041 227 05 05

### Headquarters

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Cembra Money Bank AG  
Bändliweg 20  
8048 Zurich  
044 439 81 11

This Annual Report is available at [www.cembra.ch/financialreports](http://www.cembra.ch/financialreports).