

**Registration Document Supplement No. 5** 

7 May 2025

# **Registration Document**

# **Erste Group Bank AG**

(Incorporated as a stock corporation in the Republic of Austria under registered number FN 33209 m)

This supplement (the "Supplement") dated 7 May 2025 constitutes a supplement pursuant to Article 23 (1) of the Regulation (EU) 2017/1129, as amended (the "Prospectus Regulation") and is supplemental to, and should be read in conjunction with, the registration document dated 7 June 2024 (the "Original Registration Document" and together with the Registration Document Supplement No. 1 dated 7 August 2024, the Registration Document Supplement No. 2 dated 6 November 2024, the Registration Document Supplement No. 3 dated 5 March 2025 and the Registration Document Supplement No. 4 dated 26 March 2025, the "Registration Document") of Erste Group Bank AG (the "Issuer" or "Erste Group Bank"). The Registration Document forms part of any base prospectus of the Issuer consisting of separate documents within the meaning of Article 8 (6) of the Prospectus Regulation and as of the date of this Supplement, this Supplement relates to the base prospectuses consisting of separate documents in relation to the following programmes of the Issuer: (i) the warrants programme dated 8 July 2024; (ii) the certificates programme dated 25 October 2024; (iii) the additional tier 1 notes programme dated 13 November 2024; (iv) the multi issuer EMTN programme dated 29 November 2024; (v) the covered bonds programme dated 16 December 2024 and (vi) the debt issuance programme dated 21 February 2025.

The Original Registration Document has been approved on 7 June 2024 by the Austrian Financial Market Authority (*Finanzmarktaufsichtsbehörde*, the "**FMA**").

This Supplement has been filed with and approved by the FMA in its capacity as competent authority, filed with the Vienna Stock Exchange (*Wiener Börse*) and published in electronic form on the Issuer's website under "www .erstegroup.com/de/ueber-uns/erste-group-emissionen/prospekte/anleihen/rd07062024".

Terms defined in the Registration Document shall have the same meaning when used in this Supplement.

To the extent that there is any inconsistency between (a) any statement in this Supplement or any statement incorporated by reference in the Registration Document by this Supplement and (b) any other statement in or incorporated by reference in the Registration Document, the statements mentioned in (a) above will prevail.

Save as disclosed in this Supplement, no other significant new factor, material mistake or material inaccuracy relating to the information included in the Registration Document has arisen or been noted, as the case may be, since the publication of the Registration Document.

In accordance with Article 23 (2) of the Prospectus Regulation, investors who have already agreed to purchase or subscribe for securities issued or to be issued by the Issuer before this Supplement was published have the right, exercisable within three working days after the publication of this Supplement, to withdraw their acceptances until, and including 12 May 2025, provided that the significant new factor, material mistake or material inaccuracy arose or was noted before the closing of the offer period and the delivery of the securities issued or to be issued, whichever occurs first. Investors may contact the relevant financial intermediary if they wish to exercise their right of withdrawal.

The accuracy of the information contained in this Supplement does not fall within the scope of examination by the FMA under the Prospectus Regulation. The FMA only approves this Supplement as meeting the standards of completeness, comprehensibility and consistency imposed by the Prospectus Regulation. Such approval should not be considered as an endorsement of the Issuer that is the subject of this Supplement.

#### RESPONSIBILITY STATEMENT

The Issuer, with its registered office at Am Belvedere 1, 1100 Vienna, Austria, is responsible for the information given in this Supplement.

The Issuer hereby declares that, to the best of the knowledge of the Issuer, the information contained in this Supplement is in accordance with the facts and makes no omission likely to affect its import.

#### NOTICE

No person has been authorised to give any information or to make any representation other than those contained in this Supplement in connection with the issue or sale of securities issued or to be issued by the Issuer and, if given or made, such information or representation must not be relied upon as having been authorised by the Issuer or any arranger or dealer. Neither the delivery of the Registration Document and/or this Supplement nor any sale made in connection herewith shall, under any circumstances, create any implication that there has been no change in the affairs of the Issuer or the Issuer and its subsidiaries and participations taken as a whole (the "Erste Group") since the date hereof or the date upon which the Registration Document has been most recently supplemented or that there has been no adverse change in the financial position of the Issuer or Erste Group since the date hereof or the date upon which the Registration Document has been most recently supplemented or that any other information supplied in connection with the Registration Document is correct as of any time subsequent to the date on which it is supplied or, if different, the date indicated in the document containing the same.

The distribution of this Supplement and the offering or sale of securities issued or to be issued by the Issuer in certain jurisdictions may be restricted by law. Persons into whose possession this Supplement comes are required by the Issuer, any arranger and any dealer to inform themselves about and to observe any such restriction.

This Supplement does not constitute an offer of, or an invitation by or on behalf of any of the Issuer, any arranger or any dealer to subscribe for, or purchase, any securities issued or to be issued by the Issuer.

In case of any arranger or dealer none of them has independently verified the information contained in this Supplement and none of them makes any representation, express or implied, or accepts any responsibility, with respect to the accuracy or completeness of any of the information in this Supplement. Neither this Supplement nor any financial statements supplied in connection with the Registration Document or any securities issued or to be issued by the Issuer are intended to provide the basis of any credit or other evaluation and should not be considered as a recommendation by the Issuer, any arranger or any dealer that any recipient of this Supplement or any financial statements should purchase securities issued or to be issued by the Issuer should determine for itself the relevance of the information contained in this Supplement or any financial statements and its purchase of securities issued or to be issued by the Issuer should be based upon any such investigation as it deems necessary. None of any arranger or any dealer undertakes to review the financial condition or affairs of the Issuer or Erste Group during the life of the arrangements contemplated by this Supplement nor to advise any investor or potential investor in securities issued or to be issued by the Issuer of any information coming to the attention of any arranger or any dealer.

Significant new factors, material mistakes and/or material inaccuracies (as referred to in Article 23 (1) of the Prospectus Regulation) have arisen which in the Issuer's perception are capable of affecting the assessment of securities issued or to be issued by the Issuer, and are thus herewith included in the Registration Document as follows:

1.1. In the section entitled "DOCUMENTS INCORPORATED BY REFERENCE" commencing on page 3 of the Original Registration Document as amended by Registration Document Supplement No. 1 dated 7 August 2024, Registration Document Supplement No. 2 dated 6 November 2024 and Registration Document Supplement No. 4 dated 26 March 2025, after the table with regard to the English language translation of the Audited Consolidated Financial Statements of the Issuer for the financial year ended 31 December 2024 as inserted by Registration Document Supplement No. 4 dated 26 March 2025 the following table shall be inserted:

"English language translation of the Unaudited Interim Condensed Consolidated Financial Statements of the Issuer for the first quarter year ended 31 March 2025 – Interim Report First Quarter 2025 (the "Unaudited Interim Condensed Consolidated Financial Statements as of 31 March 2025")

Consolidated Statement of Income	13 - 15
Consolidated Balance Sheet	16
Consolidated Statement of Changes in Equity	17 - 18
Consolidated Statement of Cash Flows	19
Condensed notes to the Interim Consolidated Financial Statements	20 - 65"

1.2. In the section entitled "DOCUMENTS INCORPORATED BY REFERENCE" the last paragraph on page 4 of the Original Registration Document as amended by Registration Document Supplement No. 1 dated 7 August 2024, Registration Document Supplement No. 2 dated 6 November 2024 and Registration Document Supplement No. 4 dated 26 March 2025, shall be replaced by the following paragraph:

"For the avoidance of doubt, such parts of the Audited Consolidated Financial Statements 2023 and 2024 respectively as well as of the Unaudited Interim Condensed Consolidated Financial Statements as of 31 March 2025 which are not explicitly listed in the tables above, are not incorporated by reference into this Registration Document as these parts are either not relevant for the investor or covered elsewhere in this Registration Document."

- 1.3. In the section entitled "DOCUMENTS AVAILABLE FOR INSPECTION" on page 5 of the Original Registration Document as amended by Registration Document Supplement No. 1 dated 7 August 2024, Registration Document Supplement No. 2 dated 6 November 2024 and Registration Document Supplement No. 4 dated 26 March 2025, the deleted list paragraph numbered "(v)" shall be reinserted by the following list paragraph numbered "(v)":
  - "(v) the Unaudited Interim Condensed Consolidated Financial Statements as of 31 March 2025 incorporated by reference into this Registration Document
    - ("https://cdn0.erstegroup.com/content/dam/at/eh/www\_erstegroup\_com/en/Investor\_Rel ations/2025/reports/IR\_Interim\_Report\_Q125.pdf?forceDownload=1");"
- 1.4. In the section entitled "SOURCES OF INFORMATION" on page 6 of the Original Registration Document as amended by Registration Document Supplement No. 1 dated 7 August 2024, Registration Document Supplement No. 2 dated 6 November 2024 and Registration Document Supplement No. 4 dated 26 March 2025, the first sentence of the paragraph shall be replaced by the following sentence:

"Statistical and other data provided in this Registration Document has been extracted from the websites of S & P Global Ratings Europe Limited (Niederlassung Deutschland) ("Standard &

**Poor's**"), Moody's Deutschland GmbH ("**Moody's**") and Fitch Ratings – a branch of Fitch Ratings Ireland Limited ("**Fitch**"), from the Audited Consolidated Financial Statements 2024 and from the English language translation of the annual report thereon as well as from the Unaudited Interim Condensed Consolidated Financial Statements as of 31 March 2025."

- 1.5. In the section entitled "1. RISK FACTORS", subsection entitled "1.1 CREDIT RISKS" commencing on page 7 of the Original Registration Document as amended by Registration Document Supplement No. 2 dated 6 November 2024 and Registration Document Supplement No. 3 dated 5 March 2025, the sixth paragraph as inserted by Registration Document Supplement No. 3 dated 5 March 2025 of the risk factor entitled "Erste Group may in the future continue to experience deterioration in credit quality, particularly as a result of financial crises or economic downturns." shall be deleted.
- 1.6. In the section entitled "1. RISK FACTORS", subsection entitled "1.2 BUSINESS RISKS" commencing on page 8 of the Original Registration Document, the first, second and third paragraph of the risk factor entitled "Global conditions may in different ways have a material adverse effect on Erste Group." shall be replaced by the following paragraphs:

"Erste Group is directly and through its clients connected to the global financial system and dependent on exchange rates, financial asset prices and liquidity flows. Geopolitical uncertainties over North Korea, Russia, Ukraine, Israel, Iran, Lebanon, Syria, China, Taiwan, Hong Kong, Turkey and Venezuela may impact financial markets, trade and so Erste Group's clients. Furthermore, financial uncertainties over Turkey and the high total debt levels in China and some European countries like Italy or France may impact financial markets, global growth and Erste Group's clients.

Austria's open economy and consequently the business performance of Erste Group are based on further European integration and global trade. Disruptions of global free trade, e.g. through implementation or increase of tariffs, trade barriers or other protectionist measures, can harm Erste Group's clients and Erste Group's risk costs. Particularly worth to mention are current political disputes with the United States and China, which have already led in some segments of the economy to higher tariffs – for importers but also for export oriented clients. There is a considerable risk that these trade disputes widen to more industries and affect a bigger part of the economy. Lower economic growth, higher inflation and higher unemployment may be the consequences. Also, financial markets may be affected, particularly stocks, currencies and interest rates."

1.7. In the section entitled "2. ERSTE GROUP BANK AG" in the subsection entitled "2.3 SHARE CAPITAL OF ERSTE GROUP BANK" on page 22 of the Original Registration Document as amended by Registration Document Supplement No. 3 dated 5 March 2025 and Registration Document Supplement No. 4 dated 26 March 2025, the first paragraph shall be replaced by the following paragraph:

"As of 31 March 2025, the total subscribed capital of Erste Group Bank amounted to EUR 821,028,768 (fully paid (in cash or by contribution in kind)), divided into 410,514,384 no-par value voting bearer shares (ordinary shares)."

1.8. In the section entitled "2. ERSTE GROUP BANK AG" in the subsection entitled "2.7 BUSINESS OVERVIEW" the first, second, third and fourth paragraph under the subheading "Capital Requirements" commencing on page 28 of the Original Registration Document as amended by Registration Document Supplement No. 1 dated 7 August 2024, Registration Document Supplement No. 2 dated 6 November 2024 and Registration Document Supplement No. 3 dated 5 March 2025 shall be replaced by the following paragraphs:

"Based on the ECB SREP 2024 decision issued in December 2024, the following capital requirements apply to Erste Group as of 1 January 2025:

On a consolidated basis, the additional regulatory capital demands comprise a Pillar 2 requirement of 2.0% (to be held in the form of 56.25% of CET 1 capital and 75% of Tier 1 capital) and a Pillar 2 CET 1 guidance of 1.00%. As a result, the overall consolidated CET 1 requirement of Erste Group is 11.51% as of 31 March 2025 (excluding Pillar 2 CET 1 guidance, but including the capital conservation buffer, the systemic risk buffer, the Other Systemically Important

Institutions (O-SII) buffer and the institution specific countercyclical buffer). The CET 1 ratio target is at 14.00%.

On an unconsolidated basis, the additional capital demand is 2.0% Pillar 2 requirement, of which 1.13% has to be covered with CET 1 capital, resulting in an overall individual CET 1 requirement of 10.95% as of 31 March 2025 (excluding Pillar 2 CET 1 guidance, but including capital buffers).

In addition to the CET 1 requirements (consolidated and unconsolidated) described above, overall capital requirements also apply to Erste Group's Tier 1 capital ratio and own funds ratio, resulting in Tier 1 requirements of 13.38% and own funds requirements of 15.88% as of 31 March 2025 on a consolidated basis (and 12.82% Tier 1 capital and 15.32% own funds respectively on an unconsolidated basis). In that context, any shortfall in Pillar 1 and Pillar 2 capital requirement components which could otherwise be made up of AT 1 or Tier 2 capital up to their respective limits would have to be met with CET 1 capital for an AT 1 shortfall and AT 1 or CET 1 capital for a Tier 2 shortfall."

1.9. In the section entitled "2. ERSTE GROUP BANK AG" in the subsection entitled "2.9. RECENT EVENTS" above the sub-heading "Dividend" on page 34 of the Original Registration Document as amended by Registration Document Supplement No. 1 dated 7 August 2024, Registration Document Supplement No. 3 dated 5 March 2025 and Registration Document Supplement No. 4 dated 26 March 2025 the following paragraphs shall be added:

### "Erste Group investment in Poland

Following an agreement with Banco Santander SA related to the acquisition of a controlling stake (full consolidation) of 49% in Santander Bank Polska with full cash consideration for PLN 584 per share (approximately EUR 6.8 billion) and the acquisition of a 50% stake in the asset management firm Santander TFI for an approximately EUR 0.2 billion cash consideration and subject to regulatory approvals, Erste Group will become the third-largest bank in Poland. Prior to completion of the acquisition by Erste Group, Banco Santander SA acquired 60% in Santander Consumer Bank from Santander Bank Polska. The agreement includes an indemnity for the majority of Erste Group's share of potential CHF provisions beyond levels expected in the business plan.

The transaction extends Erste Group's exposure to the growing and profitable banking market in Europe (CEE) with a multi-decade economic convergence/growth profile. It also confers critical mass on entry, in line with Erste Group's strategic focus to be among the leading banks in any of its markets. Poland has a strong economic track record, and the Polish banking sector is on a long-term growth trajectory.

Erste Group will fund the acquisition exclusively from internal resources, supported by cancellation of a planned EUR 700 million share buyback programme announced on 28 February 2025, the application of a temporarily reduced dividend payout ratio for the financial year 2025 and various balance sheet optimisation measures, resulting in an expected CET1 ratio of >13.5% upon closing of the transaction which is envisaged for year end 2025 and, targeting a CET1 ratio of >14.25% in 2026."

1.10. In the section entitled "2. ERSTE GROUP BANK AG" in the subsection entitled "2.9. RECENT EVENTS" the information in the sub-heading "Dividend" on page 34 of the Original Registration Document as amended by Registration Document Supplement No. 1 dated 7 August 2024, Registration Document Supplement No. 3 dated 5 March 2025 and Registration Document Supplement No. 4 dated 26 March 2025 shall be replaced by the following information:

"At the Issuer's 31st annual general meeting (the "**Annual General Meeting**"), which took place on 22 May 2024, the resolution as proposed by the Management Board and the Supervisory Board to pay a dividend per share of EUR 2.70 for the financial year 2023 was passed. The Issuer is planning a dividend of EUR 3.00 per share for the 2024 financial year.

The Management Board will propose to the Annual General Meeting, which will be held on 21 May 2025, the distribution of a cash dividend of EUR 3.00 per share for the 2024 financial year.

For the financial year 2025, the dividend payout ratio shall be temporarily reduced to a maximum of 10% in order to support the acquisitions in Poland. Erste Group targets to return to the current dividend payout range of 40-50% from the 2026 business year."

- 1.11. In the section entitled "2. ERSTE GROUP BANK AG" in the subsection entitled "2.9. RECENT EVENTS" the fourth paragraph under the sub-heading "Share buyback" on page 34 of the Original Registration Document as amended by Registration Document Supplement No. 1 dated 7 August 2024, Registration Document Supplement No. 3 dated 5 March 2025 and Registration Document Supplement No. 4 dated 26 March 2025 shall be deleted.
- 1.12. In the section entitled "2. ERSTE GROUP BANK AG" the information in the subsection entitled "2.11 SIGNIFICANT CHANGES AND MATERIAL ADVERSE CHANGES" on page 34 of the Original Registration Document as amended by Registration Document Supplement No. 1 dated 7 August 2024, Registration Document Supplement No. 2 dated 6 November 2024 and Registration Document Supplement No. 4 dated 26 March 2025 shall be replaced by the following information:

"To the best knowledge of the Issuer, there has been no material adverse change in the prospects of the Issuer since 31 December 2024 and no significant change in the financial performance and in the financial position of Erste Group since 31 March 2025."

1.13. In the section entitled "2. ERSTE GROUP BANK AG" the information in the subsection entitled "2.12 SELECTED FINANCIAL INFORMATION" commencing on page 34 of the Original Registration Document as amended by Registration Document Supplement No. 1 dated 7 August 2024, Registration Document Supplement No. 2 dated 6 November 2024, Registration Document Supplement No. 3 dated 5 March 2025 and Registration Document Supplement No. 4 dated 26 March 2025 shall be replaced by the following information:

## "Capital Position

Basel 3 capital	31 December 2024 (phased-in)	31 March 2025 (phased-in)
Basel 3 CET 1 in EUR billion	24.0	24.0
Basel 3 AT 1 in EUR billion	2.7	2.7
Basel 3 Tier 2 in EUR billion	4.2	4.6
Risk-weighted assets (RWA) in EUR billion	31 December 2024 (phased-in)	31 March 2025 (phased-in)
Market risk	6.6	6.1
Operational risk	16.7	21.1
Credit risk*	134.0	124.4
Total risk-weighted assets	157.2	151.6
Basel 3 capital ratios	31 December 2024 (phased-in)	31 March 2025 (phased-in)
Basel 3 CET 1 ratio	15.3%	15.9%

Basel 3 Tier 1 ratio	17.0%	17.6%
Basel 3 total capital ratio	19.7%	20.7%

Sources: Audited Consolidated Financial Statements 2024 and Unaudited Interim Condensed Consolidated Financial Statements as of 31 March 2025.

All figures in the tables above are rounded. Due to the rounding a stated total amount may deviate from that total amount which is calculated by adding the stated single items.

## Prudential ratios pursuant to CRR on a consolidated level

	31 December 2023	31 December 2024	31 March 2025
Fully loaded leverage ratio	7.1%	7.1%	7.1%
Liquidity coverage ratio	153.4%	151.6%	158.6%

Source: Internal information of the Issuer

All figures in the table above are rounded.

# Regulatory capital requirements (SREP)

Capital requirements (SREP) for 2025 slightly up on higher buffers

		Erste Group Consolidated			Erste G	roup Uncons	olidated
		2024	Q1 2025	YE 2025	2024	Q1 2025	YE 2025
Pillar 1 requirement	CET 1	4.50%	4.50%	4.50%	4.50%	4.50%	4.50%
Combined requirement	buffer	5.63%	5.88%	5.92%	5.32%	5.32%	5.41%
Capital cons	servation	2.50%	2.50%	2.50%	2.50%	2.50%	2.50%
Countercyclica buffer <sup>1</sup>	al capital	0.63%	0.63%	0.67%	0.57%	0.57%	0.66%
O-SII buffer		1.50%	1.75%	1.75%	1.75%	1.75%	1.75%
Systemic risk	buffer	1.00%	1.00%	1.00%	0.50%	0.50%	0.50%
Pillar 2 requirement <sup>2</sup>	CET 1	1.07%	1.13%	1.13%	1.07%	1.13%	1.13%
Pillar 2 guidance	CET 1	1.00%	1.00%	1.00%	1.00%	1.00%	1.00%
Regulatory excluding Pil	minimu lar 2 guida		s				
CET requ	1 iirement	11.19%	11.51%	11.55%	10.89%	10.95%	11.04%
Regulatory including Pill	minimu ar 2 guidaı		S				
CET requ	1 iirement	12.19%	12.51%	12.55%	11.89%	11.95%	12.04%

<sup>\*</sup> Credit risk is the sum of the following positions of the risk structure table included in the Audited Consolidated Financial Statements 2024 and Unaudited Interim Condensed Consolidated Financial Statements as of 31 March 2025: (i) Risk-weighted assets (credit risk), (ii) Settlement risk, (iii) Exposure for CVA and (iv) Other exposure amounts (including Basel 1 floor).

Reported CET 1 ratio as of March 2025	15.86%	22.96%³

- Buffer to maximum distributable amount (MDA) restriction as of 31 March 2025: 425 basis points
- Available distributable items (ADI) as of 31 March 2025: EUR 5.7 billion (post dividend for the fiscal year 2024); based on CRR II, which allows additional own funds components to be included, available distributable items are at EUR 8.1 billion

Source: Internal information of the Issuer

- 1) Planned values based on first quarter 2025 exposure.
- 2) As of end of May 2021 § 70b (7) BWG applies using the Pillar 2 Requirement (P2R) according to the capital stack: 56.25% for CET1 capital and 75% for Tier 1 capital. The overall Pillar 2 Requirement (P2R) increased from 1.90% to 2.00% as of 1 January 2025.
- 3) Consolidated capital ratios pursuant to IFRS on phased-in basis. Unconsolidated capital ratios pursuant to IFRS as of year end 2024. Available distributable items pursuant to the Austrian Commercial Code (*Unternehmensgesetzbuch* UGB).

## Return on equity

	31 December	31 December	31 March
	2023	2024	2025
Return on equity	15.9%	15.2%	14.2%

Source: Internal information of the Issuer All figures in the table above are rounded.

## **Alternative Performance Measures**

Alternative Performance Measure	Description / Purpose	Calculation
Fully loaded leverage ratio	The leverage ratio is calculated pursuant to Article 429 CRR and is designed to discourage the build-up of excessive leverage by the Issuer.	The leverage ratio shall be calculated as an institution's cap measure divided by the institution's total exposure meas and shall be expressed as a percentage.  Example for the first quarter 2025:
		26,736.4 (= Tier 1 capital) x 100 = 7.1%
		377,674.4 (= leverage ratio exposures)
Liquidity coverage ratio	The liquidity coverage ratio ("LCR"),	The LCR is expressed as:
	according to Article 412 (1) CRR is designed to promote short-term resilience of the Issuer's liquidity risk profile and aims to ensure that the Issuer has an adequate stock of unencumbered high quality liquid assets ("HQLA") to meet its liquidity needs for a 30 calendar day liquidity stress scenario.	(stock of HQLA) / (total net cash outflows over the next calendar days) ≥ 100%
		The numerator of the LCR is the stock of HQLA (High Qua Liquid Assets). Institutions must hold a stock of unencumbe HQLA to cover the total net cash outflows over a 30-day per under the prescribed stress scenario. In order to qualify HQLA, assets should be liquid in markets during a time stress and, in most cases, be eligible for use in central ba operations.
		The denominator of the LCR is the total net cash outflows. defined as total expected cash outflows, minus total expectash inflows, in the specified stress scenario for subsequent 30 calendar days. Total cash inflows are subject to an aggregate cap of 75% of total expected cash outflothereby ensuring a minimum level of HQLA holdings at times.
		Example for the first quarter 2025:
		83,733.86
		x 100 = 158.6%
Net profit or loss for the year	Pursuant to § 43(2) BWG, the profit or loss of the year is an item of the Issuer's income statement ( <i>Gewinn- und Verlustrechnung</i> ).	The Issuer's net profit or loss for the year is calculated follows:

Such income statement shall be drawn up in accordance with the layout set forth in the form contained in Annex 2 to § 43(2) BWG. The profit for the year may, unless resolved otherwise by the shareholders' meeting, be distributed as dividends to the shareholders.	Operating income, less operating expenses (= operating result), less value adjustments, plus value re-adjustments (= profit or loss on ordinary activities), plus extraordinary income, less extraordinary expenses and taxes (= profit or loss for the year after tax), plus or less changes in reserves (= profit or loss for the year after distribution on capital), plus profit brought forward from the previous year and less loss brought forward from the previous year (= net profit or loss for the year).  Example for 2024:  2,436.6 - 694.4 - 1,306.8 + 1,997.9 - 27.7 - 1,177.6 + 0 = 1,228.0
Pursuant to § 43(2) in conjunction with Annex 2 to Article I § 43, Part 1 and § 51(12) BWG "other reserves" constitute part of the Issuer's retained earnings and are established by the Issuer on a voluntary basis in addition to legal and statutory reserves. These "other reserves" constitute the untied part of the Issuer's retained earnings.	The Issuer's Other reserves as of 31 December 2024 are calculated as the sum of Other reserves as of 31 December 2023 and the allocation to these reserves in 2024.  Example for 2024:  4,678.1 + 766.3 = 5,444.4
"Distributable Items" means the distributable items as defined in Article 4(1)(128) CRR in respect of each financial year of the Issuer, all as determined and further specified in the terms and conditions of the respective AT 1 instrument.	The Distributable Items applicable to AT 1 distributions in 2024 post-dividend payment are calculated as the sum of the "Net profit or loss for the year" and the "Other reserves (retained earnings)" adjusted for the proposed dividend payment.  Example for 2024:  1,228.0 + 5,447.9 - 1,231.5 = 5,444.4
Return on equity is a profitability measure which compares the net result of period attributable to owners of parent to average shareholder's equity after adjustment for AT 1 payments and instruments.	The return on equity is calculated as follows:  (Net result attributable to the owners of the parent – AT 1 dividends) / Average (equity attributable to the owners of the parent – AT 1 capital).  Example for the first quarter 2025:
	in accordance with the layout set forth in the form contained in Annex 2 to § 43(2) BWG. The profit for the year may, unless resolved otherwise by the shareholders' meeting, be distributed as dividends to the shareholders.  Pursuant to § 43(2) in conjunction with Annex 2 to Article I § 43, Part 1 and § 51(12) BWG "other reserves" constitute part of the Issuer's retained earnings and are established by the Issuer on a voluntary basis in addition to legal and statutory reserves. These "other reserves" constitute the untied part of the Issuer's retained earnings.  "Distributable Items" means the distributable items as defined in Article 4(1)(128) CRR in respect of each financial year of the Issuer, all as determined and further specified in the terms and conditions of the respective AT 1 instrument.  Return on equity is a profitability measure which compares the net result of period attributable to owners of parent to average shareholder's equity after adjustment for

Sources: Information and calculation of the Issuer on the basis of the financial statements 2024 of Erste Group Bank AG prepared according to the Austrian Commercial Code (*Unternehmensgesetzbuch - UGB*) and on the basis of the Audited Consolidated Financial Statements 2024 or Unaudited Interim Condensed Consolidated Financial Statements as of 31 March 2025, respectively, prepared according to IFRS.

All figures in the table above are rounded and shown in EUR million."

1.14. In the section entitled "GLOSSARY AND LIST OF ABBREVIATIONS" commencing on page 46 of the Original Registration Document as amended by Registration Document Supplement No. 1 dated 7 August 2024, Registration Document Supplement No. 2 dated 6 November 2024, Registration Document Supplement No. 3 dated 5 March 2025 and Registration Document Supplement No. 4 dated 26 March 2025, after the row with regard to the Tiroler Sparkasse, the following row shall be inserted:

"Unaudited Interim Condensed Consolidated Financial Statements as of 31 March 2025

Interim the English language translation of the unaudited interim condensed consolidated financial statements of Erste Group for the nancial first quarter year ended 31 March 2025"

(743 - 0) \*12/3

(23,561 - 2,688)

x 100 = 14.2%

1.15. In the section entitled "GLOSSARY AND LIST OF ABBREVIATIONS" commencing on page 46 of the Original Registration Document as amended by Registration Document Supplement No. 1 dated 7 August 2024, Registration Document Supplement No. 2 dated 6 November 2024, Registration Document Supplement No. 3 dated 5 March 2025 and Registration Document Supplement No. 4 dated 26 March 2025, after the row with regard to MREL, the following row shall be inserted:

"PLN Polish zloty"

- 1.16. In the section entitled "GERMAN TRANSLATION OF THE RISK FACTORS", subsection entitled "1.1 KREDITRISIKEN" commencing on page 49 of the Original Registration Document as amended by Registration Document Supplement No. 2 dated 6 November 2024 and Registration Document Supplement No. 3 dated 5 March 2025, the sixth paragraph as inserted by Registration Document Supplement No. 3 dated 5 March 2025 of the risk factor entitled "Die Erste Group könnte in Zukunft auch weiterhin eine Verschlechterung der Qualität des Kreditportfolios, insbesondere aufgrund von Finanzkrisen oder Konjunkturschwächen erfahren." shall be deleted.
- 1.17. In the section entitled "GERMAN TRANSLATION OF THE RISK FACTORS", subsection entitled "1.2 GESCHÄFTSRISIKEN" commencing on page 51 of the Original Registration Document, the first, second and third paragraph of the risk factor entitled "Globale Bedingungen können auf verschiedenste Arten erhebliche nachteilige Auswirkungen auf die Erste Group haben." shall be replaced by the following paragraphs:

"Die Erste Group ist direkt und durch ihre Kunden mit dem globalen Finanzsystem verbunden und von Wechselkursen, Preisen finanzieller Vermögenswerte und Liquiditätsflüssen abhängig. Geopolitische Unsicherheiten in Nordkorea, Russland, Ukraine, Israel, Iran, Libanon, Syrien, China, Taiwan, Hongkong, Türkei und Venezuela können die Finanzmärkte, den Handel und damit auch die Kunden der Erste Group beeinträchtigen. Darüber hinaus können finanzielle Unsicherheiten in Bezug auf die Türkei und die hohe Gesamtverschuldung in China und einigen europäischen Ländern wie Italien oder Frankreich die Finanzmärkte, das globale Wachstum und die Kunden der Erste Group beeinträchtigen.

Österreichs offene Wirtschaft und folglich der Geschäftsverlauf der Erste Group basieren auf der weiteren europäischen Integration und dem globalen Handel. Störungen des globalen Freihandels, beispielsweise durch das Einführen oder die Zunahme von Zöllen, Handelsschranken oder anderen Protektionismusmaßnahmen, können den Kunden der Erste Group und den Risikokosten der Erste Group schaden. Insbesondere erwähnenswert sind die aktuellen politischen Auseinandersetzungen mit den Vereinigten Staaten und China, welche in manchen Wirtschaftssegmenten bereits zu höheren Zöllen geführt haben – für Importeure aber auch für exportorientierte Kunden. Es besteht ein berücksichtigungswürdiges Risiko, dass solche Handelsstreitigkeiten sich auf weitere Industriezweige ausweiten und einen größeren Bereich der Wirtschaft betreffen. Niedrigeres Wirtschaftswachstum, höhere Inflation und hohe Arbeitslosigkeit können Konsequenzen davon sein. Zudem könnten auch Finanzmärkte davon betroffen sein, insbesondere Aktienmärkte, Währungen und Zinssätze."