Tax considerations—European overview

Some issuers have come to market without a formal ruling

		CRD IV AT1 announced	Ruling	Clarity	Tax	deductibility of AT1	ls t	here currently a taxable gain upon loss absorption?
	Austria	• na	X	Expected shortly	•	As a general rule, Austrian tax law does not follow the accounting treatment.; Austrian may be expected shortly to follow the German precedent	•	Amendments under consideration by regulator, discussions ongoing
	Belgium	КВС	X	✓	•	Yes —Qualified as debt for tax purposes	•	Yes —expected upon write-down, although full capital recognition from a regulatory perspective No —in the event of conversion into shares
(Denmark	Danske Bank	✓	✓	•	Yes —It is expected that the existing tax law will apply for CRDIV AT1 instruments—however this is not yet binding into law		Yes —under the current tax regime any profit would create a taxable gain upon (i) a writedown and (ii) a conversion into shares, if the value of the shares received is less than the principal, although full capital recognition from a regulatory perspective
()	France		X	✓	•	Yes—legal form debt interests deductible	•	Yes —upon write-down or a conversion into shares, although full capital recognition from a regulatory perspective
	Germany	• na	X	✓	•	Yes —the Ministry of Finance and Lander have approved the recognition of AT1 interest as an allowable expense for tax purposes, for two proposed term sheets only	•	Yes —expected upon write-down, however could receive full capital recognition from a regulatory perspective (expected to be ruled on a case-by-case basis) No —in the event of conversion into shares
()	Italy	UniCredit	✓	✓	•	Yes—legal form debt interests deductible	•	No —statutory exemption from taxable gain on loss absorption
	Netherlands	• na	X	Expected	•	Yes —tax law changes announced	•	Not expected —consistent tax treatment would lead to no taxable gain; instrument currently treated as "equity" from a tax perspective. However, this could change if the instrument is considered debt for fiscal purposes.
(Norway	• na	X	X	•	Yes —as a general rule, AT1 instruments are regarded as debt instruments	•	Not expected —NFSA does not intend to make any taxable gain deductions to AT1 upfront. However the treatment by tax authorities remains unclear
9	Portugal	• na	X	X	•	Yes —as a general rule, tax law follows accounting treatment	•	Uncertain —Discussions on-going
	Spain	BBVA Santander	X	✓	•	Yes—preference shares are deductible by law	•	No —instrument accounted for as "equity" from an accounting perspective therefore assumed no taxable gain upon writedown—although not officially confirmed. Conversion will not be taxable
	Sweden	• na	X	X	•	Provided that the instrument qualifies as debt, the issuer can normally deduct any coupon against its corporate income for tax purposes However, the possibility of a temporary write-down may cause the debt to be classified as a profit participating debenture (kapitalandelslån) for tax purposes	•	Uncertain given lack of specific tax rules defining what constitutes a debt and with very little guidance to be found in Swedish doctrine or case law
0	Switzerland	CREDIT SUISSE**	X	✓	•	Yes—legal form debt interests deductible	•	Yes —although full capital recognition upfront is permitted under the Swiss Finnish
**	UK	BARCLAYS Nationwide LLOYDS BANKING GROUP	. ✓	✓	•	Yes—legal form debt interests deductible	•	No —statutory exemption from taxable gain on loss absorption

