



Europe's Banking Union Stress Test: The UniCredit–Commerzbank Consolidation

Background and Strategic Rationale

European banking has long been seen as “overbanked” and ripe for consolidation, especially across borders. Previous attempts at major cross-border bank mergers have faltered amid political and regulatory hurdles. In 2019, for example, Commerzbank explored a merger with domestic rival Deutsche Bank under government encouragement but talks fell apart over execution risks. By 2024, Italy's UniCredit—led by CEO Andrea Orcel—revived the vision of a pan-European banking champion by targeting Germany's Commerzbank AG. Orcel, a veteran dealmaker, saw Commerzbank as an opportunity to expand UniCredit's footprint in Europe's largest economy and unlock synergies by combining Commerzbank with HypoVereinsbank, UniCredit's existing German subsidiary. The strategic rationale centered on creating a stronger European competitor through greater scale in retail and corporate banking, cost efficiencies, and better allocation of capital across countries.

However, cross-border deals also face high hurdles. Commerzbank—Germany's second-largest bank—is considered systemically important domestically, and political stakeholders were wary of foreign control. Bettina Orlopp, Commerzbank's CFO-turned-CEO (appointed in 2024 amid the turmoil), championed a standalone strategy. She argued that many potential synergies (especially in German corporate banking) were offset by overlaps and integration risks, warning that an imposed merger “would likely hurt revenue” and entail difficult cost-cutting in an unfriendly, large-scale transaction. Orlopp's stance reflected a broader concern in Germany that a foreign takeover could lead to branch closures and thousands of job losses. Thus, from the outset, the consolidation was not just a financial calculation but a test of political will and stakeholder alignment in European Banking Union.

Timeline of the Consolidation Process

In early September 2024, the German government quietly moved to reduce its 15% stake in Commerzbank (a legacy of its 2009 bailout) as it deemed the bank stable. UniCredit's Orcel seized this chance. On September 11, 2024, UniCredit disclosed it had acquired about 9% of Commerzbank's shares—buying a 4.5% block directly from Germany's Finance Agency and additional shares on the market. This surprise “share swoop” made UniCredit one of Commerzbank's largest shareholders overnight. Orcel immediately signaled interest in a merger, approaching Commerzbank's leadership to explore talks. The move “reignited speculation” about long-awaited European bank consolidation. Commerzbank's board convened an emergency meeting that day to discuss options with advisers.

Berlin's initial reaction was one of shock and concern. The stake purchase “took Berlin by surprise”, triggering opposition from labor unions and within Commerzbank. Politicians feared the loss of a national banking champion. Commerzbank's management, led by CEO Manfred



Knof at the time, was caught off-guard. Just two weeks later, Commerzbank's board preemptively named Bettina Orlopp as the next CEO, tasking her with handling any UniCredit approach and bolstering an independent plan. Around the same time, German Chancellor Olaf Scholz and officials publicly warned against unfriendly attacks and stressed support for Commerzbank's independence.

Sensing the threat, the German government swiftly hardened its stance. On September 23, 2024, the Finance Ministry's investment arm announced it would retain its remaining 12% stake in Commerzbank "for now," signaling that any merger was on hold. In an unusually direct message, officials stated the bank's strategy was "geared towards independence," the clearest sign of opposition to a takeover. This effectively shut the door on UniCredit acquiring the state's shares. Orcel's ambitious overture – "the most ambitious attempt yet at a pan-European bank merger," as Reuters noted – immediately faced "considerable political hurdles" with national elections on the horizon in Germany.

Within Commerzbank, defensive measures kicked in. The supervisory board, in late September, formed a strategy committee to reinforce the bank's standalone plan. Bettina Orlopp outlined a restructuring to boost profitability – including a plan to cut roughly 3,900 jobs by 2028 – to convince investors that Commerzbank could thrive independently. The bank also enlisted Goldman Sachs to advise on defense options. German labor representatives were vocal: "We will do everything we can to prevent. We will fight it," vowed Commerzbank board member (and union official) Stefan Wittmann, citing painful job cuts after UniCredit's past acquisition of HVB. The tone was set Germany's establishment was lining up against Orcel's bid.

Despite the political headwinds, UniCredit persisted. By late September 2024, Orcel had quietly doubled UniCredit's stake to 21% (using derivatives to forward-purchase shares). In December 2024, UniCredit announced it had built a potential stake of about 28% in Commerzbank via derivatives—just shy of the 30% threshold that would legally trigger a mandatory takeover offer in Germany. This escalation drew a sharp rebuke from Berlin: the government lambasted UniCredit's "uncoordinated and unfriendly approach" as hostile. Nonetheless, Orcel's tactic put tremendous pressure on Commerzbank's management by demonstrating how far he could go without formal approval.

Crucially, in early 2025 regulators weighed in. Under EU banking rules, owning $\geq 10\%$ of a bank requires supervisory clearance. UniCredit applied for permission to increase its stake up to 29.9%. On March 14, 2025, the European Central Bank (ECB) gave UniCredit the green light to buy up to 29.9% of Commerzbank – a key regulatory step. The approval underscored UniCredit's financial strength and the ECB's general support for cross-border consolidation. Indeed, banking supervisors like ECB's Andrea Enria had openly argued that more cross-border mergers would put Europe's banking sector on a stronger footing. With ECB clearance secured, remaining hurdles were a German antitrust approval (obtained by April 2025) and the ongoing political standoff. Notably, even as it approved the stake, the ECB deferred to political reality:

UniCredit indicated it would likely wait until 2026 to decide on a full bid, given Germany's resistance and upcoming elections.

In April 2025, Germany formed a new coalition government, following federal elections. Hopes in Milan that a new administration might soften Germany's stance were quickly dashed. The new Finance Minister, Lars Klingbeil, stated unequivocally in July 2025: "We expect UniCredit to abandon its takeover attempt. We support an independent Commerzbank... has ☐ venture can be successful on its own". This was publicly calling on Orcel to stand down. He reiterated that the state "will not sell its stake" and condemned UniCredit's method of gradually amassing shares as a "hostile approach". By this time, UniCredit had converted roughly 20% of its stake into voting shares (making it Commerzbank's largest shareholder) and was poised to convert the remaining 9% derivatives in due course. The German government's stance, however, remained a brick wall: no further share sales, no merger. In Klingbeil's words, "hostile takeovers are not appropriate, especially when it comes to a systemically important bank."

The tense impasse has driven Commerzbank to fortify its defenses. Under Orlopp, the bank delivered improving results – helped by rising interest rates – and repeatedly emphasized its standalone viability. It set more ambitious profit targets and highlighted that its cost/income ratio (though still higher than UniCredit's) was improving. To shore up investor support, Commerzbank turned to share buybacks. In August 2025, its board approved a new €1 billion stock buyback (the fifth since 2023) aimed at boosting the share price and returning excess capital to shareholders. The timing was strategic: in September 2025, as UniCredit's stake hit 26% and Orcel continued to agitate for talks, Commerzbank began executing the buyback after regulatory approval. The buyback both rewards investors for staying independent and reduces the float of shares available for UniCredit to acquire, making any takeover attempt more expensive. "Returning capital to our shareholders is a core element of our value creation strategy", Orlopp noted pointedly – a signal that Commerzbank intends to deliver value without selling the bank.

Throughout 2025, public rhetoric stayed heated. Andrea Orcel maintained his campaign, periodically extolling the industrial logic of a UniCredit–Commerzbank tie-up. He expressed hope that Commerzbank would see the light over time and come to the negotiating table. Commerzbank's leadership remained firmly opposed; Orlopp repeatedly stressed that UniCredit was just a shareholder and that Commerzbank's strategy would not be "undermined" by outside interference. In a September 17, she labeled UniCredit's ☐ venture as "unfriendly" and warned that a merger with UniCredit's German unit would create heavy client overlap and revenue "attrition" in corporate banking. As of September 26, 2025, no formal takeover bid has emerged. UniCredit has deliberately kept its holding just below 30%, avoiding a mandatory bid while continuing to press for a friendly deal. Commerzbank, backed by the German federal government's unwavering 12% stake and broader political consensus, has so far succeeded in keeping UniCredit at bay.

Market Reactions to Key Announcements

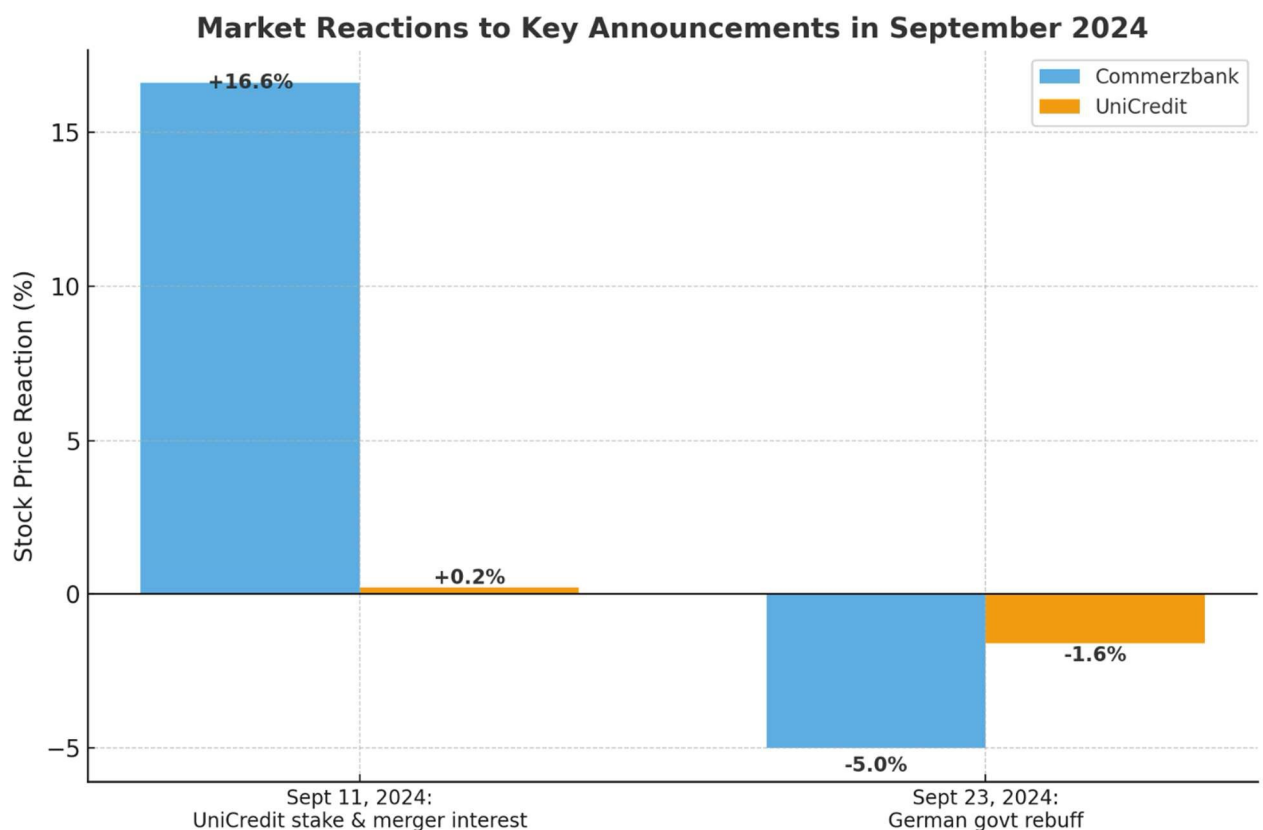
Investor reactions have seen with each twist in the saga, reflecting the changing odds of a deal. The initial news of UniCredit's stake purchase and merger interest on Sept. 11, 2024 sent Commerzbank's share price soaring – it closed that day +16.6% higher. This jump reflected optimism that a takeover could yield a premium for Commerzbank shareholders (indeed, UniCredit's purchase price implied confidence in Commerzbank's value). In contrast, UniCredit's own stock was nearly flat (+0.2% on Sept. 11), as investors digested the prospect of an acquisition: some saw strategic merit, but others worried about integration costs and Germany's reaction. A short-window event study in the user's undergraduate thesis confirms that Commerzbank's abnormal return around the initial announcement was strongly positive (on the order of +17%), while UniCredit's was modestly positive – an unusual case where the acquirer's stock did not drop, likely because no premium had been paid yet and investors sensed potential strategic upside.

Just two weeks later, however, sentiment swung the other way. When the German government effectively blocked the path to a takeover on Sept. 23, 2024, declaring it wouldn't sell its stake, Commerzbank's shares fell about 5% and UniCredit's fell 1.6%. The market had to unwind some of the takeover speculation gains – a merger now seemed much less likely in the near term. In other words, investors had initially priced in some probability of a deal (hence Commerzbank's rise) and then had to price it out after Berlin's rebuttal. The thesis analysis noted significantly negative abnormal returns for both banks around this government intervention, underscoring how political actions directly moved market expectations.

Subsequent announcements saw more muted reactions. When UniCredit upped its stake via derivatives to 28% in December 2024, Commerzbank's stock ticked up 2–3% – a sign that markets recognized the pressure on Commerzbank was increasing, albeit with the understanding that a formal bid was still not imminent. UniCredit's stock was roughly steady on such news, as the move was expected and had no immediate impact on earnings. Likewise, regulatory approvals in spring 2025 did not cause major price swings; by then, the market had largely priced in UniCredit reaching 29.9%. One notable episode came in June 2025, when Andrea Orcel remarked that Commerzbank's valuation was overstretched (hinting that its stock was too expensive). This unusual comment appeared aimed at talking down Commerzbank's share price. Bettina Orlopp sharply criticized Orcel for “trying to talk our share price down” and firmly asserted that the doubled share price was justified by fundamentals. The public spat highlighted how the merger tussle itself influenced investor perceptions: Commerzbank's shares had run up partly on takeover speculation and improved results, and Orcel arguably sought to cap that rise (since a higher Commerzbank price makes a takeover costlier for UniCredit).

Overall, the consolidation saga has been a boon for Commerzbank's investors. As of September 2025, Commerzbank's share price is more than double its level before UniCredit's approach. Even after recent pullbacks, it far outperformed the sector over the past year. UniCredit's stock also benefited from the general banking rally – rising about 83% year-on-year – though part of

that gain owes to UniCredit's strong financial performance independent of the deal. The market appears to believe that deal or no deal, Commerzbank is a stronger bank thanks to Orcel's involvement: either it will be taken over at a premium or it will continue improving under pressure. Indeed, one shareholder noted that "Orcel's involvement has encouraged Commerzbank to accept more ambitious return targets", to the benefit of investors. At the same time, UniCredit's shareholders have not revolted; the stock's resilience implies they are comfortable so far with Orcel's opportunistic approach. The mixed market reactions – initial enthusiasm, later caution – reflect the uncertain endgame of this process.



Commerzbank's stock surged on UniCredit's initial stake reveal, while both banks' shares fell when the German government signaled its opposition.

Regulatory and Political Responses

From the outset, the UniCredit–Commerzbank proposal has faced intense scrutiny from regulators and, especially, political authorities. German government officials have been the loudest opponents of the consolidation. They view Commerzbank as a strategic asset for Germany's economy – a bank with 11 million customers, deep SME lending ties, and a significant trade finance role. Both the previous coalition under Chancellor Olaf Scholz and the



current government under Chancellor Friedrich Merz have unequivocally opposed a sale. The Finance Ministry (under Christian Lindner in 2024 and now Lars Klingbeil in 2025) delivered consistent messages: Berlin “does not support a takeover” and “rejects UniCredit’s hostile approach”. Top officials emphasized that Commerzbank could succeed independently and that the state will retain its stake as a blocking minority.

German regulators have echoed concerns in softer tones. BaFin (the financial regulator) and the Bundesbank have not publicly scolded UniCredit, but they worked closely with ECB supervisors on the fit-and-proper assessments for UniCredit’s stake. Notably, in the ECB’s March 2025 approval, Germany’s Bundesbank representatives likely weighed in to ensure all prudential conditions were met. Competition authorities also got involved: the German Federal Cartel Office had to approve UniCredit’s stake increase, which it did by April 2025. Since UniCredit and Commerzbank’s businesses in Germany are somewhat complementary, antitrust concerns were not a deal-breaker. The approval signaled that legally a combination could proceed, even if politically stalled.

On the European stage, the attitude has been more positive. The ECB and banking supervisors have generally welcomed cross-border mergers as a step toward a more integrated banking market. While the ECB maintained neutrality publicly, it noted (following the stake approval) that UniCredit’s push was backed by solid capital and aligned with consolidation efforts. An ECB official was quoted saying the approval “removed a powerful argument” that opponents could use, implying that from a supervisory standpoint UniCredit’s ownership was not objectionable. The European Commission would also have a say if a full merger were filed, particularly on competition and perhaps state aid issues, but so far there has been no formal application to merge. Importantly, EU officials have often lamented the lack of cross-border bank tie-ups – the UniCredit–Commerzbank case is being watched as a test case for the EU’s Banking Union. If it fails purely due to politics, that could be seen as a setback to the vision of a unified European banking market.

Local German stakeholders have uniformly rallied to Commerzbank’s side. Trade unions fiercely oppose a takeover, fearing deep job cuts. They have a strong voice on Commerzbank’s supervisory board, and they used it to stall any engagement with UniCredit. Commerzbank’s labor leaders accused UniCredit of an aggressive act and warned that two-thirds of Commerzbank’s jobs might be at risk in a hostile takeover. Such statements resonated with German politicians across the spectrum. Regional interests also played a part – Commerzbank is headquartered in Frankfurt, and local officials prefer it to remain German-led. Even Deutsche Bank, Germany’s largest bank, quietly favored Commerzbank staying independent (a foreign takeover could weaken the domestic banking sector’s clout, some argued).

Meanwhile, Commerzbank’s regulators and government stakeholders actively pushed the bank to improve performance as a defense. The Finance Ministry welcomed Commerzbank’s self-help strategy. By 2025, Commerzbank’s turnaround (higher profits, dividends and buybacks

reinstated) was held up by officials as proof that a merger wasn't needed. "Commerzbank has proven that it can be successful on its own," Finance Minister Klingbeil remarked in July 2025. At the same time, the government's lingering partial ownership meant it had a direct line in the bank's decisions. It is widely understood that without Berlin's nod, Commerzbank's board cannot enter merger talks – a stance explicitly acknowledged by Orcel, who said he'd only proceed if all stakeholders (especially the German government) were supportive.

In summary, institutional responses have been largely negative on the German side and cautiously positive on the European side. German authorities – treating Commerzbank almost as a matter of national interest – have so far trumped the market logic of the deal. European regulators have not impeded UniCredit's advances, and indeed the ECB's supervisory green light in 2025 aligns with its view that cross-border consolidation can strengthen the banking system. But the lack of political support from the German state has been decisive, exemplifying the "dangerous fault line" Enria noted: even within Banking Union, national interests can block mergers. Until and unless the political climate shifts, UniCredit's consolidation gambit remains stalled – illustrating that in banking, "politics can outweigh economics" when it comes to cross-border mergers.

Conclusion

The unfolding UniCredit–Commerzbank saga highlights the promise and perils of banking consolidation in Europe. On paper, the deal offered a compelling strategic rationale: a combined UniCredit–Commerzbank would create a pan-european lender with a dominant presence in both southern and western Europe, potentially unlocking cost synergies and enhancing competitiveness on a global scale. The pursuit is in line with long-standing calls to build EU banking giants that can rival American peers. In practice, however, the attempted merger has become a case study in the obstacles that such cross-border tie-ups face. Chief among these are political resistance and social concerns – the very factors that scuttled previous bank mergers. Germany's determination to protect a domestic bank, and fear of losing control over a key financial institution, has so far outweighed investor arguments for shareholder value creation.

Yet, the story is not without positive outcomes. The pressure from UniCredit's interest has arguably catalyzed beneficial changes within Commerzbank. Under the threat of a takeover, Commerzbank accelerated its restructuring, set sharper targets, and delivered a rising share price – rewarding its shareholders in the process. UniCredit, for its part, demonstrated discipline by not rushing into a costly hostile bid; by patiently building its stake, it kept optionality to either strike a deal later or exit with a profit (UniCredit even noted it could consider selling its stake if the merger thesis fails, pocketing gains from Commerzbank's appreciation). In a sense, investors in both banks have been winners over the past year, even without any deal being concluded.

As of late September 2025, the consolidation process remains in a delicate equilibrium. UniCredit holds a significant minority stake (just under 30%) that gives it influence but not



control. Commerzbank continues to espouse independence, buoyed by political backing and improving financials. The coming months – and indeed years – will determine whether this standoff resolves in a negotiated merger, a status quo with UniCredit as a long-term shareholder, or a retreat by UniCredit. Andrea Orcel has intimated that no full takeover decision will occur before 2026, suggesting a pause to let the political dust settle. By then, market conditions or political attitudes might shift; for instance, if Commerzbank were to struggle on its own, German opposition could soften, or conversely UniCredit might find other targets more appealing.

In conclusion, the UniCredit–Commerzbank episode underscores that successful banking consolidation in Europe requires not just financial logic but also alignment with national interests. Regulatory approval alone is not sufficient if the political climate is hostile. The case has become a bellwether: a “test of Germany’s ability to fend off foreign suitors” and of Europe’s appetite for crossborder Banking Union. The outcome will likely shape how other banks and regulators approach cross-border mergers going forward. For now, the cautious dance continues – a bold Italian CEO on one side, a determined German CEO (and government) on the other, and the entire European banking sector watching closely from the sidelines.

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