Disclosures on Risk Based Capital (Basel II) based on 31 December 2013

These disclosures have been made in accordance with the Bangladesh Bank BRPD Circular no. 35 of 29 December 2010 as to Guidelines on 'Risk Based Capital Adequacy for Banks' in line with Basel II.

1. Capital Adequacy under Basel-II

To cope with the international best practices and to make the Bank's capital more risk sensitive as well as more shock resilient, 'Guidelines on Risk Based Capital Adequacy (RBCA) for Banks' (Revised regulatory capital framework in line with Basel II) have been introduced from January 01, 2009. Throughout the year 2009, Basel II reporting was parallel to Basel I which was the statutory requirement upto that year. However, beginning year 2010, Basel II became mandatory. Bangladesh Bank further reviewed the RBCA Guidelines on several occasions prior to Basel II became fully in force. Instructions regarding Minimum Capital Requirement (MCR), Adequate Capital, and Disclosure requirements as stated in these guidelines have to be followed by all scheduled banks for the purpose of statutory compliance.

Above guidelines were issued by Bangladesh Bank (BB) under section 13 and section 45 of the Bank Company (Amendment) Act, 2013 and also in accordance with "International Convergence of Capital Measurement and Capital Standards: A Revised Framework" of June, 2006 (popularly known as 'Basel II Capital Adequacy Framework') released by Basel Committee on Banking Supervision (BCBS).

Basel II guidelines are structured on the following aspects:

- a) Minimum capital requirements to be maintained by a Bank against credit, market, and operational risks.
- b) Process for assessing the overall capital adequacy aligned with risk profile of a Bank as well as capital growth plan.
- c) Framework of public disclosure on the position of a Bank's risk profiles, capital adequacy, and risk management system.

2. Scope of application

Basel II guidelines apply to all scheduled banks on 'Solo' basis as well as on 'Consolidated' basis where-

- Solo Basis' refers to all position of the bank and its local and overseas branches/offices; and
- Consolidated Basis' refers to all position of the bank (including its local and overseas branches/offices) and its subsidiary company(ies) engaged in financial (excluding insurance) activities like merchant banks, brokerage firms, discount houses, etc. (if any).

AB Bank followed the scope narrated above. Bank has Tier 1 and 2 capital structure at the moment.

3. Capital base

Regulatory capital has been categorized into three tiers: Tier 1, Tier 2, and Tier 3 respectively.

a) Tier 1 capital

Tier 1 capital called 'Core Capital' comprises of highest quality of capital elements that consists of:

- i) Paid up capital
- ii) Non-repayable share premium account
- iii) Statutory reserve
- iv) General reserve
- v) Retained earnings
- vi) Minority interest in subsidiaries
- vii) Non-cumulative irredeemable preference shares
- viii) Dividend equalization account

Bank's Core Capital comprises of the above elements except for 'Non-repayable share premium account' 'Non-cumulative irredeemable preference shares' and 'Dividend Equisilation Account'.

b) Tier 2 capital

Tier 2 capital called 'Supplementary Capital' represents other elements which fall short of some of the characteristics of the core capital but contribute to the overall strength of a bank and consists of:

- i) General provision
- ii) Revaluation reserves
 - > Revaluation reserve for fixed assets
 - > Revaluation reserve for securities
 - > Revaluation reserve for equity instrument
- iii) All other preference shares
- iv) Subordinated debt

Bank's Tier 2 capital comprises of above specified elements. However, Bank is yet to resort to preference shares or any kind of subordinate debts.

c) Tier 3 capital

Tier 3 capital called 'Additional Supplementary Capital', consists of short-term subordinated debt (original maturity less than or equal to five years but greater than or equal to two years) would be solely for the purpose of meeting a proportion of the capital requirements for market risk.

Bank has no Tier 3 capital as mentioned earlier.

4. Conditions for maintaining regulatory capital

The calculation of Tier 1 capital, Tier 2 capital, and Tier 3 capital is subject to the following conditions:

- a) The amount of Tier 2 capital will be limited to 100% of the amount of Tier 1 capital.
- b) 50% of revaluation reserves for fixed assets and securities eligible for Tier 2 capital.
- c) 10% of revaluation reserves for equity instruments eligible for Tier 2 capital.
- d) Subordinated debt shall be limited to a maximum of 30% of the amount of Tier 1 capital.
- e) Limitation of Tier 3: A minimum of about 28.5% of market risk needs to be supported by Tier 1 capital. Supporting of Market Risk from Tier 3 capital shall be limited up to maximum of 250% of a bank's Tier 1 capital that is available after meeting credit risk capital requirement.

Bank complied with the conditions as embodied in this respect wherever applicable.

5. Eligible regulatory capital

In order to obtain the eligible regulatory capital for the purpose of calculating Capital Adequacy Ratio (CAR), banks are required to make following deductions from their Tier-1 capital:

- a) Intangible asset e.g., book value of goodwill and value of any contingent assets, etc. which are shown as assets
- b) Shortfall in provisions required against classified assets
- c) Shortfall in provisions required against investment in shares
- d) Remaining deficit on account of revaluation of investments in securities after netting off from any other surplus on the securities.
- e) Reciprocal/ crossholdings of bank's capital/subordinated debt artificially intended to inflate the capital position of banks
- f) Holding of equity shares in any form exceeding the approved limit under section 26(2) of the Bank Company (Amendment) Act, 2013. The additional/unauthorized amount of holdings will be deducted at 50% from Tier 1 capital and 50% from Tier 2 capital.
- g) Investments in subsidiaries which are not consolidated. The normal practice is to consolidate subsidiaries for the purpose of assessing the capital adequacy of banking groups. Where this is not done, deduction is essential to prevent the multiple uses of the same capital resources in different parts of the group. The deduction for such investments will be 50% from Tier 1 capital and 50% from Tier 2 capital. The assets representing the investments in subsidiary companies whose capital had been deducted from that of the parent would not be included in total assets for the purposes of computing the Capital Adequacy Ratio (CAR).

Eligible Tier 2 capital will be derived after deducting components (if any) qualified for deduction. Total eligible regulatory capital will be calculated by summing up the eligible Tier 1, Tier 2 and Tier 3 capital.

6. Calculation of Capital Adequacy Ratio

In order to calculate CAR, banks are required to calculate their Risk Weighted Assets (RWA) on the basis of credit, market, and operational risks. Total RWA will be determined by multiplying the amount of capital charge for market risk and operational risk by the reciprocal of the minimum CAR and adding the resulting figures to the sum of risk weighted assets for credit risk. The CAR is then calculated by taking eligible regulatory capital as numerator and total RWA as denominator.

Bank followed the given guidelines in proper terms.

7. Minimum capital requirements

- a) All Scheduled Banks in Bangladesh carrying its business in Bangladesh have to maintain the minimum required capital fixed by BB from time to time as per section 13 of Bank Company (Amendment) Act, 2013.
- b) Banks have to maintain minimum CAR on 'Solo' basis as well as on 'Consolidated' basis as per instruction(s) given by BB from time to time.
- c) Banks have to maintain at least 50% of required capital as Tier I capital

Bank has been able to maintain required CAR on both 'Solo (10.80%)' as well as 'Consolidated (10.85%)' basis. Banks presents Tier I Capital ratio is 82.94% and 82.55% to total Capital on Solo and Consolidated basis respectively.

8. a) Credit Risk

Credit risk is the potential that a bank borrower or counterparty fails to meet its obligation in accordance with agreed term.

Bank followed the suggested methodology, process as contained in the Guidelines.

b) Methodology

Bangladesh Bank adopted Standardized Approach for calculating Risk Weighted Assets. The capital requirement for credit risk is based on the risk assessment made by external credit assessment institutions (ECAIs) recognized by BB for capital adequacy purposes. Banks are required to assign a risk weight to all their on-balance sheet and off-balance sheet exposures. Risk weights are based on external credit rating (solicited) which was mapped with the BB rating grade or a fixed weight that is specified by Bangladesh Bank.

c) Credit Risk Mitigation

AB Bank uses a number of techniques to reduce its credit risk to which the Bank is exposed. For example, exposures may be collateralized by first priority claims, in whole as in part with cash or securities, a loan exposure may be guaranteed by a third party. Additionally, Bank may agree to net loans owed to them against deposits from the same counterparty.

Bank uses Comprehensive Approach as adopted by the Central Bank. In this approach when taking collateral, Bank will need to calculate adjusted exposure to a counterparty for capital adequacy purposes in order to take account of the effects of that collateral. Using haircut, Bank is required to adjust both the amount of the exposure to the counterparty and the value of any collateral received in support of that counterparty to take account of possible future fluctuations in the value of either, occasioned by market movements. This will produce volatility adjusted amounts for both exposure and collateral.

9. a) Market Risk

Market risk is defined as the risk of losses in on and off-balance sheet positions arising from movements in market prices. The market risk positions subject to this requirement are:

- i) The risks pertaining to interest rate related instruments and equities in the trading book; and
- ii) Foreign exchange risk and commodities risk throughout the bank (both in the banking and in the trading book).

b) Methodology

In Standardized Approach, the capital requirement for various market risks (interest rate risk, equity price risk, commodity price risk, and foreign exchange risk) is determined separately. The total capital requirement in respect of market risk is the sum of capital requirement calculated for each of these market risk sub-categories. The methodology to calculate capital requirement under Standardized Approach for each of these market risk categories is as follows:

- a) Capital Charge for Interest Rate Risk = Capital Charge for Specific Risk + Capital Charge for General Market Risk.
- b) Capital Charge for Equity Position Risk = Capital Charge for Specific Risk + Capital Charge for General Market Risk.
- c) Capital Charge for Foreign Exchange Risk = Capital Charge for General Market Risk
- d) Capital Charge for Commodity Position Risk = Capital Charge for General Market Risk

Bank followed the suggested methodology, process as contained in the Guidelines.

10. a) Operational Risk

Operational Risk is defined as the risk of losses resulting from inadequate or failed internal processes, people and systems or from external events. This definition includes legal risk, but excludes strategic and reputation risk.

b) Measurement Methodology

Banks operating in Bangladesh shall compute the capital requirements for operational risk under the Basic Indicator Approach (BIA). Under BIA, the capital charge for operational risk is a fixed percentage, denoted by (alpha), of average positive annual gross income of the bank over the past three years. Figures for any year in which annual gross income is negative or zero, should be excluded from both the numerator and denominator when calculating the average.

Bank followed the suggested methodology, process as contained in the Guidelines.

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11. Disclosure under Pillar III

Disclosure given below as specified by RBCA Guidelines dated 29 December 2010:

A) Scope of Application **Qualitative Disclosure**

The name of the top corporate entity in the group to which this guidelines applies.

AB Bank Limited

purposes, with a brief description of the entities within the group (a) that are AB Bank Limited (ABBL) neither consolidated investment is risk weighted)

(b) An outline of differences in The consolidated financial statements of the Bank include the financial statements of (a) AB Bank Limited the basis of consolidation for (b) AB Investment Limited (c) AB Securities Limited (d) Cash Link Bangladesh Limited (e) AB International accounting and regulatory Finance Limited and (f) AB Exchange (UK) Limited. A brief description of these are given below:

fully consolidated; (b) that AB Bank Limited is one of the first generation private commercial banks (PCBs), incorporated in Bangladesh are given a deduction on 31 December 1981 as a public limited company under the Companies Act 1913, subsequently replaced treatment; and (c) that are by the Companies Act 1994, and governed by the Bank Company (Amendment) Act 2013. The Bank went nor for public issue of its shares on 28 December 1983 and its shares are listed with Dhaka Stock Exchange and deducted (e.g. where the Chittagong Stock Exchange respectively. AB Bank Limited has 89 Branches including 1 Islami Banking Branch, 1 Overseas Branch in Mumbai, India. The Bank has six (06) subsidiary companies, AB Investment Limited, AB Securities Limited, CashLink Bangladesh Limited, AB International Finance Limited, incorporated in Hong Kong, AB Exchange (UK) Limited and Arab Bangladesh Bank Foundation.

AB Investment Limited

AB Investment Limited (ABIL), a Subsidiary of AB Bank Limited was incorporated under the Companies Act, 1994 on 24 December 2009 with a view to run and manage the operations of Merchant Banking Wing of AB Bank Limited independently, AB Investment Limited started its operation on 10 March 2010, AB Investment Limited has achieved an unparallel reputation as a leading Merchant Banker through providing portfolio management services by maintaining a high level of professional expertise and integrity in client relationship. ABIL's Registered Office is located at WW Tower (Level 7), 68 Motijheel C.A., Dhaka. ABIL has two branch offices at Agrabad, Chittagong and Chowhatta, Sylhet.

AB Securities Limited

Brokerage business of Arab Bangladesh Bank Foundation has been transferred to the newly formed AB Securities Limited (ABSL) vide Bangladesh Bank approval letter BRPD(R-1)717/2009-493 dated 08 November 2009. Main objective of the company is to act as a stock broker to buy and sell Securities, Bond, and Debenture etc. on behalf of clients. ABSL also manages its own portfolio under Stock Dealer License. ABSL is a member of both Dhaka Stock Exchange Ltd. and Chittagong Stock Exchange Ltd. Respectively. ABSL started it's operations independently on 02 August 2010, before that it operated under the ABBF License.

Cashlink Bangladesh Limited

Cashlink Bangladesh Limited (CBL) was incorporated on 24 September 2008 in Bangladesh under the Companies Act 1994 as a private company limited. AB Bank Limited presently holds 90% shares in CBL. The principal activity of the company is to install and operate a switched Automated Teller Machines (ATM) and Point of Sales (POS) network on behalf of a number of local and foreign banks enabling these member bank customers who are active cardholders to withdraw cash, make utility bill payments (e.q. water, gas, electricity and telephone bills) and to purchase commodity goods from any of the ATM and POS terminals established under the network.

AB International Finance Limited

AB International Finance Limited (ABIFL) is a company incorporated and domiciled in Hong Kong and has its registered office and principal place of business at Unit 1201-B, 12/F, Admiralty Centre, Tower One, 18 Harcourt, Hong Kong.

AB Exchange (UK) Limited

AB Exchange (UK) Limited (ABEL) is a company incorporated and domiciled in United Kingdom (UK) and has its registered office 69 Whitechapel High Street, London, E1 7PL. Its registered number is 07272766 (England & Wales). ABEL is fully owned (100%) Subsidiary of AB Bank Limited.

Scope of Application (cont.)

(b)		Arab Bangladesh Bank Foundation
		Bank also has a Subsidiary (99.60% owned by AB Bank) for philanthropic/ CSR activities known as Arab Bangladesh Bank Foundation (ABBF). This has not been included in the Consolidation as ABBF operated only for philanthropic purpose and its profit is not distributable to the shareholders. Thus, for ensuring the fair presentation of the Financial Statements of the Parent Company (the Bank), the Financial Statements of ABBF has not been consolidated.
(c)	Any restrictions, or other major impediments, on transfer of funds or regulatory capital within the group	Not Applicable
(d)		Aggregate amount of Capital: Tk. 20,000,000 Name of Subsidiary: Arab Bangladesh Bank Foundation (ABBF)

B) Capital Structure

Qualitative Disclosure

instruments, especially in the as follows: case of capital instruments eligible for inclusion in Tier 1 or in Tier 2.

(a) Summary information on the The terms and conditions of the main features of all capital instruments have been segregated in line with terms and conditions of the of the eligibility criteria set forth vide BRPD Circular No. 35 dated 29 December 2010 and other relevant main features of all capital instructions given by Bangladesh Bank from time to time. The main features of the capital instruments are

Tier 1 capital instruments

Paid-up share capital: Issued, subscribed and fully paid up share capital of the Bank. It represents Paid up Capital, Right Shares as well as Bonus Shares issued from time to time.

Statutory Reserve: As per Section 24(1) of the Bank Company (Amendment) Act, 2013, an amount equivalent to 20% of the profit before taxes for each year of the Bank has been transferred to the Statutory Reserve Fund.

General reserve: Any reserve created through Profit and Loss Appropriation Account for fulfilling any

Retained Earnings: Amount of profit retained with the banking company after meeting up all expenses, provisions and appropriations.

Bank is complied in this respect.

Tier 2 capital instruments

General provision maintained against unclassified loans and off-balance sheet exposures: As per BB directive, amount of provision maintained against unclassified loans and off-balance sheet exposures as of the reporting date has been considered.

Asset revaluation reserve: 50% of Assets Revaluation Reserve is considered as Tier 2 Capital. The revaluation of assets was formally conducted by the Professionally Qualified valuation firm and duly certified by the external auditor of the Bank.

Revaluation reserves of securities: As per Bangladesh Bank's instruction, up to 50% of revaluation reserves of Governments securities has been considered as Tier 2 Capital. This comprises of revaluation results of HFT and HTM securities.

Quantitative Discle

Quantitative Disclosure		Taka in Crore			
	20	13	20	12	
	<u>Solo</u>	<u>Conso</u>	<u>Solo</u>	Conso	
(b) The amount of Tier 1 Capital, > Paid up Capital	1 498	498	442	442	
with separate disclosure of: > Non- repayab	e share premium account -	-	-	-	
(as of 31.12.2013). > Statutory rese	rve 556	556	501	501	
> General reserv	re 4	12	4	12	
> Retained earn	ngs 499	517	516	526	
> Minority Inter-	est in Subsidiaries -	(2)	-	(2.02)	
> Non- cumulati	ve irredeemable preference shares -	-	-	-	
> Dividend equa	lization account -	-	-	-	
	1,557	1,581	1,463	1,479	
(c) Total amount of Tier II & Tier					
III Capital	320	335	255	265	
(d) Other deduction from Capital	-	2	-	2	
(e) Total eligible capital	1,877	1,915	1,718	1,742	

C) Capital Adequacy

Qualitative Disclosure

(a) A summary discussion of the	Capital Adequacy is the cushion required to be maintained for covering the Credit risk, Market risk and
Bank's approach to assessing the	Operational risk so as to protect the depositors and general creditors interest against such losses. In line
adequacy of its capital to support	with BRPD Circular No. 35 dated 29 December, 2010, the Bank has adopted Standardized Approach for
current and future activities.	Credit Risk, Standardized (Rule Based) Approach for Market Risk and Basic Indicator Approach for
	Operational Risk for computing Capital Adequacy.

Quantitative Disclosure		Taka in Crore			
	20	13	20)12	
	Solo	Conso	Solo	Conso	
(b) Capital requirement for Credit Risk:	1,534	1,537	1,251	1,257	
(C) Capital requirement for Market Risk:	66	79	75	88	
(d) Capital requirement for Operational Risk:	139	148	140	153	
(e) Total and Tier I Capital Ratio:					
For the Bank aloneFor the consolidated group	82.94% -	- 82.55%	85.15% -	- 84.85%	

D) Credit Risk

Oualitative Disclosure

Qualitative Disclosure	
(a) The general qualitative disclosure requirement with respect to credit risk,	
> Definitions of past due and impaired (for accounting	Bank classifies loans and advances (loans and bill discount in the nature of an advance) into performing
purposes)	and non-performing loans (NPL) in accordance with the Bangladesh Bank guidelines in this respect.
	An NPA (impaired) is defined as a loan or an advance where interest and/ or installment of principal remain
	overdue for more than 90 days in respect of a Continuous credit, Demand loan or a Term Loan etc.
	Classified loan is categorized under following 03 (three) categories:
	> Sub-standard > Doubtful > Bad & Loss
	Any continuous loan will be classified as:
	> Sub-standard' if it is past due/over due for 3 months or beyond but less than 6 months. > "Doubtful' if it is past due/over due for 6 months or beyond but less than 9 months. > 'Bad/Loss' if it is past due/over due for 9 months or beyond.

AB Bank Limited (a) cont. Any Demand Loan will be classified as: > Sub-standard' if it remains past due/overdue for 3 months or beyond but not over 6 months from the date of claim by the bank or from the date of creation of forced loan. > Doubtful' if it remains past due/overdue for 6 months or beyond but not over 9 months from the date of claim by the bank or from the date of creation of forced loan. > Bad/Loss' if it remains past due/overdue for 9 months or beyond from the date of claim by the bank or from the date of creation of forced loan. In case of any installment(s) or part of installment(s) of a Fixed Term Loan is not repaid within the due date, the amount of unpaid installment(s) will be termed as `defaulted installment'. i. In case of Fixed Term Loans: > If the amount of 'defaulted installment' is equal to or more than the amount of installment(s) due within 3 (three) months, the entire loan will be classified as "Sub-standard". > If the amount of 'defaulted installment' is equal to or more than the amount of installment(s) due within 6 (six) months, the entire loan will be classified as "Doubtful". > If the amount of 'defaulted installment' is equal to or more than the amount of installment(s) due within 9 (nine) months, the entire loan will be classified as "Bad/Loss". If any Fixed Term Loan is repayable on monthly installment basis, the amount of installment(s) due within 06 (six) months will be equal to the sum of 06 monthly installments. Similarly, if the loan is repayable on quarterly installment basis, the amount of installment(s) due within 06 (six) months will be equal to the sum of 2 quarterly installments. Description of approaches **Provision** Types of loans and advances UC **SMA** DF followed for specific and general SS House building and 20% 50% allowances and statistical methods 2% 2% professionals to setup business Consumer Other than Housing Finance 5% 5% 20% 50% & Professionals to setup business Provision for loan to Brokerage House, 2% 2% 20% 50% Merchant Banks, Stock dealers Short-term agri-credit and micro credit 5% 5% 5% Small & Medium Enterprise Finance 0.25% 0.25% 20% 50% Others 50%

risk management policy

> Discussion of the Bank's credit The Board approves the credit policy keeping in view relevant Bangladesh Bank guidelines to ensure best practice in credit risk management and maintain quality of assets. Authorities are properly delegated in ensuring check and balance in credit operation at every stage i.e. screening, assessing risk, identification, management and mitigation of credit risk as well as monitoring, supervision and recovery of loans with provision for early warning system. There is a separate Credit Risk Management Division for ensuring proper risk management of Loans and Credit Monitoring and Recovery Division for monitoring and recovery of irregular loans. Internal control & compliance division independently assess quality of loans and compliance status at least once in a year. Adequate provision is maintained against classified loans as per Bangladesh Bank Guidelines. Status of loans are regularly reported to the Board/ Board Audit Committee. Besides, Credit risk management process involves focused on monitoring of Top- 30 Loans, Top- 20 Defaulters, Sectoral exposures viz-a-viz among others limit.

1%

1%

20%

BL

100%

100%

100%

100%

100%

100%

		20	13		20)12
Quantitative Disclosure		In %	Taka (Cr)	In	%	Taka (Cr)
(b) Total gross credit risk	Overdraft	14.52%	2,034.45	1	6.06%	1,702.94
	Cash Credit	0.01%	1.24		0.04%	4.75
major types of credit	Time loan	29.59%	4,146.48	2	8.13%	2,984.09
exposure	Term loan	38.49%	5,393.77	3	9.99%	4,241.52
•	Blc	0.23%	31.55		0.26%	27.35
	TR	9.39%	1,315.36	1	0.28%	1,090.01
	Packing credit	0.29%	40.32		0.36%	38.53
	Loan-accp bills	5.25%	735.39		2.47%	261.61
	Consumer Loan	1.03%	143.90		1.24%	131.56
	Staff Loan	0.46%	64.32		0.52%	55.03
	Bills Purchased & Discounted	0.75%	105.36		0.65%	69.20
	Total	100%	14,012	10	0%	10,607

	balik Lillilleu		20	12		20)12
						In %	
(0)		<u>.</u>	In %	Taka (Cr)		1n %	Taka (Cr)
(C)	Geographical distribution of						
	exposures, broken down in	Dhaka	65%	8766		68%	6,993
	significant areas by major	Chittagong	25%	3462		21%	2,134
	types of credit exposure	Khulna	4%	483		4%	418
	types or arear expession	Sylhet	2%	209		2%	191
		Barisal	0%	38		0%	32
		Rajshahi	3%	359		3%	264
		Rangpur	2%	265		2%	221
			100%	13,582		100%	10,253
		Rural Branches					
		Dhaka	85%	307		85%	252
		Chittagong	12%	45		12%	36
		3 3		7.5		12 /0	30
		Khulna	0%	-		-	
		Sylhet	2%	8		3%	7
		Barisal	0%	-		-	-
		Rajshahi	0%	-		-	-
			100%	359		100%	295
		Outside Bangladesh		-			
		ABBL, Mumbai Branch	0.50%	70		0.55%	58
		ADDE, Mainbai Branch	100%	14,012		100%	
							10,607
(d)	Industry or counterparty type		2%	280		2%	261
	distribution of exposures,	Large and medium scale industry	21%	3,011		21%	2,216
	broken down by major types	Working capital	0%	28		18%	1,957
	of credit exposure.	Export	1%	133		1%	142
	or credit exposure.	Commercial lending	25%	3,503		33%	3,549
		Small and cottage industry	0%	63		0%	48
		Others	50%	6,994		23%	
		Others					2,433
			100%	14,012		100%	10,607
(e)	Residual contractual maturity		2%	213		1%	78
	breakdown of the whole	– upto 3 months	39%	5,499		41%	4,316
	portfolio, broken down by	 over 3 months but below 1 year 	40%	5,668		24%	2,584
	major types of credit		16%	2,286		27%	2,889
	, ,,	– over 5 years	2%	346		7%	740
	exposure.	over 5 years	100%	14,012		100%	10,607
(f)	Dy major industry or		100 /0	14,012		100 /0	10,007
(f)	By major industry or						
	counterparty type:						
l.			0.070/	474.00		0.000/	400 70
i.	Amount of impaired loans and if		3.37%	471.99		3.80%	402.73
l ii.	Specific and general						
"	provisions			398.03			231.83
	provisions			390.03			
iii.	Charges for specific			122.87			71.21
1	allowances and charge-offs						
1	during the period						
<u></u>							
(g)	Gross Non Performing Assets						
1	(NPAs)						
1				<u> 2013</u>			<u>2012</u>
Non	Performing Assets (NPAs) to						
	standing Loans & advances						
	Louis & duvances	Non Performing Assets (NPAs)	Г	471.99		ĺ	352.23
1		The state of the s	L	., 1.,,,			552.25
		Movement of Cresific Drevision for No	n Dorformin	Accete /NP	(Ac)		
1		Movement of Specific Provision for No	ıı Periormini	y Assets (INF	AS)		
1							
1		Opening Balance		101.54			103.05
1		Provision made during the period		122.87			71.18
1		Write - off		_			80.01
1		Transferred from other assets provisions		-			6.00
1		Transfer from General Provisions		_			1.32
1		Closing balance	-	224.41		-	101.54
1			-				
1		Provision held by Mumbai Branch	-	2.88			3.33
1				227.29			104.87

E) Equities: Disclosures for Banking Book Positions Qualitative Disclosure

(a) The general qualitative disclosure requirement with respect to the equity risk, including:	
> differentiation between holdings on which capital gains are expected and those taken under other objectives including for relationship and strategic reasons; and	Investment in equity mainly for capital gain purpose but Bank has some investment for relationship and strategic reasons.
	Quoted shares are valued at cost. Necessary provision is maintained if market price fall below the cost price. Unquoted shares are valued at cost.
(b) Value disclosed in the balance sheet of investment, as well as the fair value of those investments; for quoted securities, a comparison to publicly quoted share values where the share price is materially different from fair value.	Not Applicable
(C) The cumulative realized gains (losses) arising from sales and liquidations in the reporting period (2013).	Taka in Crore
(d) > Total unrealized gains (losses) > Total latent revaluation gains (losses) > Any amounts of the above included in Tier 2 capital	(199.38) Nil Nil
(e) Capital requirements broken down by appropriate equity grouping, consistent with the bank's methodology, as well as the aggregate amounts and the type of equity investments subject to any supervisory provisions regarding regulatory capital requirements	Nil

Interest rate risk in the banking book (IRRBB)

Qualitative Disclosure

(a)	The general qualitative	Interest rate risk is the potential that the value of the On Balance Sheet and the Off Balance Sheet position
	disclosure requirement	of the Bank would be negatively effected with the change in the Interest rate. The vulnerability of an
	including the nature of IRRBE	institution towards the advance movement of the interest rate can be gauged by using Duration GAP under
	and key assumptions	Stress Testing Analysis.
	including assumptions	il
	regarding loan prepayments	AB Bank has also been exercising the Stress Testing using the Duration GAP for measuring the Interest
	and behavior of non-maturity	Rate Risk on its On Balance Sheet exposure for estimating the impact of the net change in the market value
	deposits, and frequency of	of equity on the Capital Adequacy Ratio (CAR) due to change in interest rates only on its On Balance Sheet
	IRRBB measurement.	position (as the Bank holds no interest bearing Off Balance Sheet positions and or Derivatives). Under the
		assumption of three different interest rate changes i.e. 1%, 2% and 3%.

Quantitative Disclosure

			Taka in Crore
(b) The increase (decline) in		<u>2013</u>	<u>2012</u>
earnings or economic value	Market Value of Assets	20,461	17,089
(or relevant measure used by	Market Value of Liability	19,011	15,706
management) for upward	Weighted Avg. Duration GAP	0.47	0.53
and downward rate shocks			
according to management's	CAD O IIII		
method for measuring IRRBB	CAR after different level of Shocks:		
broken down by currency (as		10.35%	11.24%
relevant).	Moderate Level	9.91%	10.74%
reievanty.	Major Level	9.46%	10.24%

Market Risk

Qualitative Disclosure

(a)	5.	The Board approves all policies related to market risk, sets limits and reviews compliance on a regular basis. The objective is to provide cost effective funding last year to finance asset growth and trade related
		transaction.
(b)	Market risk	Standardized approach has been used to measure the market risk. The total capital requirement in respect of market risk is the aggregate capital requirement calculated for each of the risk sub-categories. For each risk category minimum capital requirement is measured in terms of two separately calculated capital charges for 'specific risk' and 'general market risk'.
(c)	system	The Treasury Division manage market risk covering liquidity, interest rate and foreign exchange risks with oversight from Asset-Liability Management Committee (ALCO) comprising senior executives of the Bank. ALCO is chaired by the Managing Director. Alco meets at least once in a month.
(d)	mitigating market risk	There are approved limits for Market risk related instruments both on-balance sheet and off-balance sheet items. The limits are monitored and enforced on a regular basis to protect against market risks. The exchange rate committee of the Bank meets on a daily basis to review the prevailing market condition, exchange rate, forex position and transactions to mitigate foreign exchange risks.

Quantitative Disclosure

Taka in Crore

		raka iii Civic
(b) The capital requirements for:	2013	2012
Interest rate risk	14.31	7.98
Equity position risk	51.06	61.99
Foreign exchange risk	1.03	4.64
Commodity risk	-	-
	66.40	74.61

Operational Risk

Qualitative Disclosure

(a) >	Views of BOD on system to reduce Operational Risk	The policy for operational risks including internal control & compliance risk is approved by the board taking into account relevant guidelines of Bangladesh Bank. Audit Committee of the Borad oversees the activities of Internal Control & Compliance Division (ICCD) to protect against all operational risk.
>	Performance gap of executives and staffs	AB has a policy to provide competitive package and best working environment to attract and retain the most talented people available in the industry. AB's strong brand image plays an important role in employee motivation. As a result, there is no significant performance gap.
>	Potential external events	No potential external events is expected to expose the Bank to significant operational risk.
>	Policies and processes for mitigating operational risk	The policy for operational risks including internal control & compliance risk is approved by the Board taking into account relevant guidelines of Bangladesh bank. Policy guidelines on Risk Based Internal Audit system is in operation as per RBA branches are rated according to their risk status and branches scoring more on risk status are subjected to more frequent audit by Internal Control & Compliance Division (ICCD). It is the policy of the bank to put all the branches of the bank under any form of audit at least once in a year. ICCD directly report to Audit Committee of the Board. In addition there is a Vigilance Cell established in 2009 to reinforce operational risk management of the bank. Bank's Anti-Money laundering activities are headed by CAMELCO and their activities are devoted to protect against all money laundering and terrorist finance related activities. Apart from that, there is adequate check & balance at every stage of operation, authorities are properly segregated and there is at least dual control on every transaction to protect against operational risk.
>	Approach for calculating capital charge for operational risk	Basic Indicator Approach was used for calculating capital charge for operational risk as of the reporting date.

Quantitative Disclosure

Taka in Crore

		Taka iii Cioic
(b) The capital requirements for	2013	2012
Operational Risk	138.54	139.78