

Detailed of Risk Weighted Assets under Basel III As at 31 December 2020

Amount in BDT

	31.12	2020	31.12.2019		
Risk Weighted Assets (RWA) for	Exposure	Risk Weighted Asset	Exposure	Risk Weighted Asset	
A. Credit Risk					
On- Balance sheet (as shown below)	354,874,524,692	302,078,775,686	335,157,579,669	284,923,595,570	
Off-Balance sheet (as shown below)	14,947,910,227	13,486,261,747	18,932,374,334	16,394,468,326	
B. Market Risk	-	7,268,033,562	-	6,921,248,850	
C. Operational Risk	-	18,223,616,289	-	23,135,876,616	
Total RWA (A+B+C)	369,822,434,920	341,056,687,284	354,089,954,003	331,375,189,363	

Credit Risk - On Balance Sheet

Amount in BDT

		31.12	2020	31.12.2019			
Sl.	Exposure Type	Exposure	Risk Weighted Asset	Exposure	Risk Weighted Asset		
a)	Cash and Cash Equivalents	1,011,279,186	-	1,137,704,137	-		
b)	Claims on Bangladesh Government and Bangladesh Bank	56,620,510,177	-	51,400,800,742	-		
c)	Claims on other Sovereigns & Central Banks*	466,011,300	233,005,650	522,319,462	261,159,731		
d)	Claims on Bank for International Settlements, International Monetary Fund and European Central Bank	-	-	-	-		
e)	Claims on Multilateral Development Banks (MDBs)	=	=	-	-		
f)	Claims on Public Sector Entities (other than Government) in Bangladesh	-	-	1	-		
g)	Claims on Banks and Non-bank Financial Institution (NBFI)						
	i) Original maturity over 3 months	433,183,756	116,785,116	228,194,361	87,985,668		
	ii) Maturity less than 3 months	7,449,963,040	1,489,992,608	11,223,999,161	2,244,799,832		
h)	Claims on Corporate (excluding equity exposure)	163,943,625,193	165,496,078,730	140,747,146,880	137,705,968,922		
i)	Claims on SME	24,946,589,167	21,657,669,903	27,062,694,720	23,967,358,760		
j)	Claims under Credit Risk Mitigation	8,186,664,702	3,574,453,006	7,347,885,801	3,345,104,198		
	Fixed Risk Weight Groups:						
k)	Claims categorized as retail portfolio (excluding consumer loan	706,795,517	530,096,638	421,492,695	316,119,521		
l)	Consumer Loan	834,387,519	834,387,519	928,116,330	928,116,330		
m)	Claims fully secured by residential property	659,603,576	329,801,788	1,042,542,729	521,271,364		
n)	Claims fully secured by commercial real estate	6,486,980,000	6,486,980,000	6,604,519,403	6,604,519,403		
0)	Past Due Claims (Risk weights are to be assigned net of specific provision)	53,778,531,689	77,093,210,863	55,539,438,169	80,709,149,655		
p)	Claims fully secured against residential property that are past due for more than 90 days and/or impaired specific provision held there-against is less than 20% of outstanding amount	54,847,992	54,847,992	34,894,000	34,894,000		
q)	Investments in venture capital	474,821,302	474,821,302	474,821,302	712,231,954		
r)	Claim on Capital Market Exposure	1,216,107,955	1,520,134,943	1,114,044,644	1,392,555,805		
s)	Unlisted equity investments and regulatory capital instruments issued by other banks (other than those deducted from capital) held in banking book	10,011,329,750	12,514,162,188	10,011,329,750	12,514,162,188		
t)	Investments in premises, plant and equipment and all other fixed assets	3,674,641,701	3,674,641,701	3,889,793,471	3,889,793,471		
u)	Claims on all fixed assets under operating lease	-	-	-	-		
v)	All other assets	13,918,651,169	5,997,705,738	15,425,841,911	9,688,404,769		
	Total	354,874,524,692	302,078,775,686	335,157,579,669	284,923,595,570		

Detailed of Risk Weighted Assets under Basel III As at 31 December 2020

Credit Risk - Off Balance Sheet

Amount in BDT

		31.12.	2020	31.12.2019		
Sl.	Exposure Type	Exposure Type Exposure Exposure Asset Asset		Exposure	Risk Weighted Asset	
1	2	3	4	5	6	
a)	Claims on Bangladesh Government and Bangladesh Bank	-	-	-	-	
b)	Claims on other Sovereigns & Central Banks*	-	-	-	-	
c)	Claims on Bank for International Settlements, International Monetary Fund and European Central Bank	-	-	-	-	
d)	Claims on Multilateral Development Banks (MDBs):	-	-	-	-	
e)	Claims on Public Sector Entities (other than Government) in Bangladesh	-	-	-	-	
f)	Claims on Banks:	-	-	-	-	
	i) Maturity over 3 months	-	-	-	-	
	ii) Maturity less than 3 months	49,615,377	9,923,075	50,977,479	10,195,496	
g)	Claims on Corporate (excluding equity exposure)	11,679,169,693	10,788,265,650	15,967,160,028	13,890,590,309	
h)	Against retail portfolio (excluding consumer loan)	160,218,132	120,163,599	180,226,822	135,170,116	
hi)	Claims on SME	3,058,907,024	2,567,909,423	2,666,560,385	2,291,062,785	
i)	Consumer Loan	-	-	67,449,620	67,449,620	
j)	Claims fully secured by residential property	-	-	-	-	
k)	Claims fully secured by commercial real estate	-	-	-	-	
l)	Investments in venture capital	-	-	-	-	
m)	All other assets	-	-	-	-	
	Total	14,947,910,227	13,486,261,747	18,932,374,334	16,394,468,326	

AB Bank Limited Annexure:D-I

Disclosures on Risk Based Capital (Basel III) Based on 31 December 2020

These disclosures have been made in accordance with the Bangladesh Bank BRPD Circular no. 18 dated 21 December 2014 as to guidelines on 'Risk Based Capital Adequacy for Banks' in line with Basel III.

1. Capital adequacy under Basel-III

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 III) have been introduced from 01 January 2015. The guidelines were issued by Bangladesh Bank (BB) under section 13 and section 45 of the Bank Company Act, 1991 (amendment up to 2018).

Basel III 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 III 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 capital (going concern) and Tier 2 capital (gone concern) structure at the moment.

3. Capital base

Regulatory capital has been categorised into following way:

- 1) Tier 1 capital (going concern capital)
 - a) Common equity Tier I
 - b) Additional Tier I
- 2) Tier 2 capital (gone concern)

1. (a) Common Equity Tier 1 Capital

For the local Banks, Common Equity Tier 1 (CET1) capital shall consist of sum of the following items:

- a) Paid up capital
- b) Non repayable share premium account
- c) Statutory reserve
- d) General reserve
- e) Retained earnings
- f) Dividend equalization reserve
- g) Noncontrolling interest in subsidiaries

Less: Regulatory adjustments applicable on CET1

1. (b) Additional Tier 1 Capital

For the local Banks, Additional Tier 1 (AT1) capital shall consist of the following items:

- Instruments issued by the banks that meet the qualifying criteria for AT1
- Noncontrolling Interest i.e. AT1 issued by consolidated subsidiaries to third parties (for consolidated reporting only);

Less: Regulatory adjustments applicable on AT1 Capital

2. Tier 2 Capital

Tier 2 capital, also called 'gone-concern 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. For the local banks, Tier 2 capital shall consist of the following items:

- a) General provisions
- Subordinated debt / Instruments issued by the Banks that meet the qualifying criteria for Tier 2 capital;
- Noncontrolling Interest i.e. Tier 2 capital issued by consolidated subsidiaries to third parties as specified

Less: Regulatory adjustments applicable on Tier 2 capital;

4. Limits (Minima and Maxima)

These instructions will be adopted in a phased manner starting from the January 2015, with full implementation of capital ratios from the beginning of 2019. Banks will be required to maintain the following ratios on an ongoing basis:

- a) Common equity Tier 1 of at least 4.5% of the total RWA.
- b) Tier 1 capital will be at least 6.0% of the total RWA.
- c) Minimum CRAR of 10% of the total RWA.
- d) Additional Tier 1 capital can be admitted maximum up to 1.5% of the total RWA or 33.33% of CET1, whichever is higher
- e) Tier 2 capital can be admitted maximum up to 4.0% of the total RWA or 88.89% of CET1, whichever is higher
- f) In addition to minimum CRAR, Capital Conservation Buffer (CCB) of 2.5% of the total RWA is being introduced which will be maintained in the form of CET1.

Following is the phase-in arrangement for the implementation of minimum capital requirements

Phase-in arrangement of minimum capital requirements

Particulars	2015	2016	2017	2018	2019
Minimum Common Equity Tier-1 Capital Ratio	4.50%	4.50%	4.50%	4.50%	4.50%
Capital Conservation Buffer	-	0.625%	1.25%	1.875%	2.50%
Minimum CET-1 plus Capital Conservation Buffer	4.50%	5.13%	5.75%	6.38%	7.00%
Minimum T-1 Capital Ratio	5.50%	5.50%	6.00%	6.00%	6.00%
Minimum Total Capital Ratio	10.00%	10.00%	10.00%	10.00%	10.00%
Minimum Total Capital plus Capital Conservation Buffer	10.00%	10.625%	11.25%	11.875%	12.50%

5. Capital conservation buffer

Banks are required to maintain a capital conservation buffer of 2.5%, comprised of Common Equity Tier 1 capital, above the regulatory minimum capital requirement of 10%. Banks should not distribute capital (i.e. pay dividends or bonuses in any form) in case capital level falls within this range. However, they will be able to conduct business as normal when their capital levels fall into the conservation range as they experience losses.

Capital conservation buffer (cont.)

Therefore, the constraints imposed are related to the distributions only and are not related to the operations of banks. The distribution constraints imposed on Banks when their capital levels fall into the range increase as the Banks' capital levels approach the minimum requirements. The table below shows the minimum capital conservation ratios a Bank must meet at various levels of the Common Equity Tier 1 capital ratios.

Bank's minimum capital conservation standards

CET-1 ratio	Minimum capital conservation ratio (expressed as percentage of earnings)
4.5% - 5.125%	100%
>5.125% - 5.75%	80%
>5.75% - 6.375%	60%
>6.375% - 7.0%	40%
>7.0%	0%

6 Regulatory adjustments / deductions

In order to arrive at the eligible regulatory capital for the purpose of calculating CRAR, Banks are required to make the following deductions from CET1/capital:

- a) Shortfall in provisions against NPLs and investments
- b) Goodwill and all other intangible assets
- c) Deferred tax assets (DTA)
- d) Defined benefit pension fund assets
- e) Gain on sale related to securitisation transactions
- f) Investment in own shares
- g) Investments in the capital of Banking, Financial and Insurance entities (Reciprocal crossholdings in the Capital of Banking, Financial and Insurance entities)

Transitional arrangements for capital deductions

Currently, 10% of revaluation reserves for equity instruments and 50% of revaluation reserves for fixed assets and securities are eligible for Tier 2 capital. However, Bangladesh Bank, in the light of Basel III proposals, has harmonised deductions from capital which will mostly be applied at the level of Tier 2. The regulatory capital adjustment will start in a phased manner from January 2015 in the following manner:

Transitional Arrangements for Capital Deductions:

Phase-in of deductions from Tier 2	2015	2016	2017	2018	2019
RR for Fixed Assets	20%	40%	60%	80%	100%
RR for Securities	20%	40%	60%	80%	100%
RR for Equity Securities	20%	40%	60%	80%	100%

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

7. Leverage Ratio

A minimum Tier 1 leverage ratio of 3% is being prescribed both at solo and consolidated level

The banks will maintain leverage ratio on quarterly basis. The calculation at the end of each calendar quarter will be submitted to BB showing the average of the month end leverage ratios based on the following definition of capital and total exposure.

Leverage Ratio = Tier 1 Capital (after related deductions)

Total Exposure (after related deductions)

Disclosures on Risk Based Capital (Basel III) Based on 31 December 2020

Transitional arrangements

The parallel run period for leverage ratio will commence from January, 2015 and run until December 31, 2016. During this period, the leverage ratio and its components will be tracked to assess whether the design and calibration of the minimum Tier 1 leverage ratio of 3% is appropriate over a credit cycle and for different types of business models, including its behavior relative to the risk based requirements.

Bank level disclosure of the leverage ratio and its components will start from 01 January 2015. However, Banks should report their Tier 1 leverage ratio to the BB (Department of Off-Site Supervision) along with CRAR report from the quarter ending March, 2015. Based on the results of the parallel run period, any final adjustments to the definition and calibration of the leverage ratio will be made by BB in 2017, with a view to setting the leverage ratio requirements as a separate capital standard from 01 January 2018.

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

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 Standardised 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 collateralised 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.

Disclosures on Risk Based Capital (Basel III) Based on 31 December 2020

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.

11. Disclosure under Pillar III

Disclosure given below as specified by RBCA guidelines dated 21 December 2014:

A) Scope of application

	L	
(a)		
	entity in the group to which this	
	guidelines applies.	
(b)	basis of consolidation for accounting and regulatory purposes, with a brief description of the entities within the group (a) that are	AB Bank Limited (ABBL) AB Bank Limited is one of the first generation private commercial banks (PCBs), incorporated in Bangladesh on 31 December 1981 as a public limited company under the Companies. Act 1913 subsequently replaced by the

Qualitative disclosure

An outline of differences in the AB Investment Limited basis of consolidation accounting with purposes, a description of the and (c) that are where the investment is riskweighted).

for AB Investment Limited (ABIL), a Subsidiary of AB Bank regulatory Limited was incorporated under the Companies Act, 1994 brief on 24 December 2009 with a view to run and manage the entities operations of Merchant Banking Wing of AB Bank Limited within the group (a) that are independently. AB Investment Limited started its operation fully consolidated; (b) that are on 10 March 2010. AB Investment Limited has achieved an given a deduction treatment; unparallel reputation as a leading Merchant Banker through neither providing portfolio management services by maintaining a consolidated nor deducted (e.g. 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, 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. ABSL started it's operation independently on 02 August 2010, before that it was 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.g. 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 Room 1608, 16th Floor, Tower 1, Silvercord, 30 Canton Road, Tsim Sha Tsui, Hong Kong.

Disclosures on Risk Based Capital (Basel III) Based on 31 December 2020

Qualitative disclosure

(b)	Cont.	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	Not Applicable
	impediments, on transfer of	
	funds or regulatory capital	
(d)	within the group The aggregate amount of	
(u)	surplus capital of insurance	Aggregate amount of Capital, DDT 20,000,000
	subsidiaries (whether deducted	Name of subsidiary:
	or subjected to an alternative	[Arab Dangladach Dank Foundation (ADDE)
	method) included in the capital	
	of the consolidated group.	

B) Capital structure

main features of all ca instruments, especially in case of capital instrun	apital n the nents	instruments have been segregated in line with of the eligibility criteria set forth vide BRPD circular no. 18 dated 21 December 2014 and other relevant instructions given by Bangladesh Bank from time to time. The main features of
instruments, especially in case of capital instrun eligible for inclusion in Cl	the nents	21 December 2014 and other relevant instructions given by Bangladesh Bank from time to time. The main features of
case of capital instrumeligible for inclusion in Cl	nents	Bangladesh Bank from time to time. The main features of
eligible for inclusion in Cl		
Additional Tier 1 or Tier 2.		the capital instruments are as follows:
		Common Equity 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 Act, 1991 (amendment up to 2018), 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:
		General Reserve created for fulfilling any purpose of the Bank.
		Retained earnings:
	Amount of profit retained with the banking company after meeting up all expenses, provisions and appropriations.	
		In this respect, Bank is complied.
		Additional Tier 1 Capital

Disclosures on Risk Based Capital (Basel III) Based on 31 December 2020

B) Capital structure

Qualitative disclosure

(b)	(Cont.)	Bank has no any type of Additional Tier I Capital.
		Tier 2 Capital a) General provisions
		b) Subordinated debt / instruments issued by the banks that meet the qualifying criteria for Tier 2 capital
		c) Noncontrolling interest i.e. Tier 2 issued by consolidated subsidiaries to third parties as specified
		Less: Regulatory adjustments applicable on Tier 2 capital

		BDT in Crore					
				<u>31.12.2020</u> <u>31.12.2019</u>			<u>.2019</u>
		Solo	Conso	Solo	Conso		
(b)	The amount of	>	Paid up Capital	796	796	758	758
	Regulatory capital,	>	Non- repayable share				
	with separate		premium account	-	-	-	-
	disclosure of:	>	Statutory reserve	714	714	687	687
	CET 1 Capital	>	General reserve	230	238	122	130
		>	Retained earnings	569	671	582	683
		>	Non- Controlling Interest	-	1	-	1
		>	Non- cumulative				
			irredeemable preference				
			shares	-	-	-	-
		>	Dividend equalization				
	account		_	-	_	_	
		2,309	2,421	2,149	2,260		
	Additional Tier 1 Capital		-	-	-	-	
Total Tier 1 Capital		2,309	2,421	2,149	2,260		
	Tier 2 Capital			1,740	1,838	1,484	1,558
(c)	Regulatory Adjustment	s/D	eductions from capital	352	353	278	279
(d)	Total eligible capital			3,697	3,905	3,355	3,540

C) Capital adequacy

(a)	the Bank's approach to assessing the adequacy of its capital to support current and future	Capital adequacy is the cushion required to be maintained for covering the Credit Risk, Market Risk and Operational Risk so as to protect the depositors and general creditors interest against such losses. In line with BRPD circular no. 18 dated 21 December, 2014, the Bank has adopted standardised approach for credit risk, standardised (rule based) Approach for Market Risk and Basic Indicator Approach for Operational Risk for computing capital adequacy.				
				Taka in	Crore	
			31.12.	<u> 2020</u>	<u>31.12</u>	<u>2.2019</u>
			Solo	Conso	Solo	Conso
(b)	Capital requirement for C	redit Risk:	3,155.65	3,175.12	3,013.18	3,029.30
(c)	Capital requirement for M	larket Risk:	72.68	83.60	69.21	80.61
	·			·		
(d)	Capital requirement for O	perational	182.24	187.45	231.36	232.21

Capital adequacy

Qualitative Disclosure (cont.)

			Taka in	Crore	
		31.12.	<u> 2020</u>	<u>31.12</u>	.2019
(e)	Total capital, CET 1 capital, Total Tier 1 capital and Tier	<u>Solo</u>	<u>Conso</u>	<u>Solo</u>	<u>Conso</u>
	2 capital ratio:				
	Total minimum capital requirement @10%	3,410.57	3,446.17	3,313.75	3,342.11
	Total capital maintained	3,696.60	3,905.10	3,354.71	3,539.83
	Minimum Tier 1 capital requirement	6.00%	6.00%	6.00%	6.00%
	Minimum Tier 1 capital maintained	5.74%	6.00%	5.65%	5.93%
	Tier 2 capital ratio maintained	5.10%	5.33%	4.48%	4.66%
	Min. total capital plus capital conservation buffer				
	requirement Min. total capital plus capital conservation buffer	12.50%	12.50%	12.50%	12.50%
	Min. total capital plus capital conservation buffer maintained	10.84%	11.33%	10.12%	10.59%
(f)	Capital Conservation Buffer				
	Capital conservation buffer requirement	2.50%	2.50%	2.50%	2.50%
	Capital conservation buffer maintained	0.00%	0.00%	0.00%	0.00%
(g)	Available Capital under Pillar 2 requirement	-	-	-	-

Provision against loans and advances has been maintained as per Bangladesh Bank letter no. DBI-1/101/2021-1026 dated 20 April 2021. According to letter, there is a provision shortfall of Tk. 4,946.33 crore against loans and advances which requires to be kept in next 9 years equally from 2021-2029.

D) Credit Risk

Qualitative disclosure

The general qualitative Bank classifies loans and advances (loans and bill discount in the nature of an advance) disclosure requirement into performing and Non Performing Loans (NPL) in accordance with the Bangladesh with respect to credit Bank guidelines in this respect, risk, including:

impaired accounting purposes)

Definitions of past due Any Continuous Loan if not repaid/renewed within the fixed expiry date for repayment (for or after the demand by the bank will be treated as past due/overdue from the following day of the expiry date. Any Demand Loan if not repaid within the fixed expiry date for repayment or after the demand by the bank will be treated as past due/overdue from the following day of the expiry date. Whereas, In case of any installment(s) or part of installment(s) of a Fixed Term Loan is not repaid within the fixed expiry date, the amount of unpaid installment(s) will be treated as past due/overdue after six months of the expiry date.

Classified loan is categorized under following 03 (three) categories:

- Sub-standard
- Doubtful
- Bad/Loss
- > A Continuous Loan, Demand Loan, Fixed Term Loan or any installment(s)/part of installment(s) of a Fixed Term Loan which will remain past due/overdue for a period of 03 (three) months or beyond but less than 09 (nine) months, the entire loan will be put into the "Sub-standard (SS)".
- > "A Continuous Loan, Demand Loan, Fixed Term Loan or any installment(s)/part of installment(s) of a Fixed Term Loan which will remain past due/overdue for a period of 09 (nine) months or beyond but less than 12 (twelve) months, the entire loan will be put into the "Doubtful (DF)".
- > 'A Continuous loan, Demand loan, Fixed Term Loan or any installment(s)/part of installment(s) of a Fixed Term Loan which will remain past due/overdue for a period of 12 (twelve) months or beyond, the entire loan will be put into the "Bad/Loss (B/L)".

Disclosures on Risk Based Capital (Basel III) Based on 31 December 2020

D) Credit Risk

Qualitative disclosure (cont.)

>	Descriptio	n	of
	approache	s foll	owed for
	specific	and	general
	allowance	S	and
	statistical	metho	ods

Provision for loans and advances is made on the basis of quarter-end review by the management and as per instructions contained in BRPD circular no. 14 dated 23 September 2012, BRPD circular no. 05 dated 29 May 2013, BRPD Circular No. 16 dated 18 November 2014, BRPD Circular No. 04 dated 29 January 2015, BRPD Circular No. 08 dated 02 August 2015, BRPD Circular No. 12 dated 20 August 2017, BRPD Circular No. 15 dated 27 September 2017, BRPD Circular No. 01/2018 dated 20 February 2018, BRPD Circular No. 07 dated 21 June 2018, BRPD Circular No. 03 dated 21 April 2019 and BRPD Circular No. 56 dated 10 December 2020. The rates for provisions are stated below:

Particulars Term		Short	Consumer Financing				Loans to	All	Off Balance	
		Term Agri Credit	Other than HF, LP	HF	LP	Credit Card	SMEF	BHs/MBs /SDs	Other Credit	Sheet Exposures
UC	Standard	1%	5%	1%	2%	2%	0.25%	2%	1%	
UC	SMA	-	5%	1%	2%	2%	0.25%	2%	1%	
	SS	5%	20%	20%	20%	20%	20%	20%	20%	1%
Classified	DF	5%	50%	50%	50%	50%	50%	50%	50%	
	BL	100%	100%	100%	100%	100%	100%	100%	100%	

1% Special General Provision for COVID-19 has been kept as per BRPD circular letter no. 56;Date: 10 December 2020

credit risk management policy

Discussion of the Bank's 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 Administration Management Division for monitoring and recovery of irregular loans. Internal control and 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 focus on monitoring of top 30 loans, Sectoral exposures etc. among others limit.

			31.12.	2020	31.12	.2019
			In (%)	BDT/Cr.	In (%)	BDT/Cr.
(b)	Total gross credit risk	Overdraft	6.77%	1,860	8.08%	2,072
	exposures broken down	Cash credit	0.01%	3	0.01%	3
	by major types of credit		16.64%	4,573	15.76%	4,043
	exposure	Term loan	67.80%	18,632	67.17%	17,229
	-	Forced loan	4.71%	1,296	4.29%	1,100
		Bills under LC	0.01%	4	0.02%	5
		Trust receipt	2.26%	622	2.63%	676
		Packing credit	0.03%	10	0.07%	18
		Loan against accepted bills	0.02%	5	0.08%	22
		Loan-EDF	0.56%	155	0.55%	141
		Consumer Loan	0.50%	136	0.50%	129
		Staff loan	0.48%	131	0.55%	140
		Bills purchased and discounted	0.21%	57	0.29%	73
		Total	100%	27,483	100%	25,651

Disclosures on Risk Based Capital (Basel III) Based on 31 December 2020

D) Credit Risk

Qualitative disclosure (cont.)

			31.12.	2020	31.12	2019
			In (%)	BDT/Cr.	In (%)	BDT/Cr.
(C)	Geographical	<u>Urban branches</u>				
	distribution of		66.16%	18,023	76.57%	19,453
	exposures, broken down	Chittagong	19.85%	5,409	17.70%	4,498
	in significant areas by	Khulna	5.02%	1,369	1.44%	365
	major types of credit	Sylhet	0.80%	218	0.46%	118
	exposure	Barisal	0.15%	41	0.08%	21
		Rajshahi	3.23%	879	1.58%	402
		Rangpur	2.99%	815	1.94%	493
		Mymensingh	1.80%	490	0.22%	56
			100%	27,243	100%	25,406
		Rural branches				
		Dhaka	56.58%	105	68.55%	122
		Chittagong	34.92%	65	24.64%	44
		Khulna	0.00%	-	0.00%	-
		Sylhet	5.89%	11	2.54%	5
		Barisal	0.00%	-	0.00%	-
		Rajshahi	0.00%	0.002	0.00%	-
		Rangpur	0.03%	0.06	0.00%	-
		Mymensingh	2.57%	5	4.28%	8
			100%	186	100%	178
		<u>Outside Bangladesh</u>				
		ABBL, Mumbai branch	0.20%	54	0.26%	67
			100%	27,483	100%	25,651
(d)	Industry or counterparty		1.77%	486	1.49%	382
		Large and medium scale indus.	30.64%	8,421	27.35%	7,015
	exposures, broken down	Working capital	20.74%	5,701	21.38%	5,485
	by major types of credit	Export	0.56%	154	1.46%	376
	exposure.	Commercial lending	18.87%	5,187	20.56%	5,274
		Small and cottage industry	1.63%	449	1.16%	297
		Others	25.78%	7,084	26.60%	6,822
			100%	27,483	100%	25,651
(e)	Residual contractual	Repayable - on demand	1.73%	474	1.47%	376
	maturity breakdown of the	– upto 3 months	34.26%	9,415	31.25%	8,016
	whole portfolio, broken	- over 3 months but below 1 year	46.65%	12,822	50.55%	12,965
	down by major types of	– over 1 year but below 5 years	11.54%	3,172	12.47%	3,199
	credit exposure.	– over 5 years	5.82%	1,600	4.27%	1,096
			100%	27,483	100%	25,651

		31.12.2020 31.12.2019		2.2019	
		In (%)	BDT/Cr.	In (%)	BDT/Cr.
(f)	By major industry or counterparty type:				
	 Amount of impaired loans and if available, past due loans, provided separately 	16.79%	4,615	18.28%	4,689
	ii. Specific and general provisions	-	2,022	-	1,528
	iii. Charges for specific allowances and charge-offs during the period	-	196	-	192

Disclosures on Risk Based Capital (Basel III) Based on 31 December 2020

D) Credit Risk

Qualitative disclosure (cont.)

(g)	Gross Non Performing			
	Assets (NPAs)		2020	2019
			BDT/Cr.	BDT/Cr.
	(NPAs) to outstanding	Non Performing Assets (NPAs)	4,615	4,689
	Loans & advances	NPAs to outstnading loans and advances	16.79%	18.28%
		Movement of NPAs Bangladesh Operations:		
		Opening balance	4,689.05	7,972.78
		Additions	88.63	1,325.45
		Reductions	162.22	4,609.18
		Closing balance	4,615.46	4,689.05
		Movement of specific provision for NPAs		
		Opening balance	699.39	507.88
		Provision made during the period	196.37	223.21
		Write-off	-	(31.70)
		Closing balance	895.76	699.39

E) Equities: Disclosures for Banking book positions

(a) >	S .	
>		
(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.	
(c)	The cumulative realized gains (losses) arising from sales and liquidations in the reporting period (2020)	

Disclosures on Risk Based Capital (Basel III) Based on 31 December 2020

E) Equities: Disclosures for Banking book positions

Qualitative Disclosure (cont.)

(d)	> Total unrealized gains (losses)	(120.27)	
	Total latent revaluation gains (losses)Any amounts of the above included in Tier 2 capital	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		

F) Interest Rate Risk in the Banking Book (IRRBB)

Qualitative Disclosure

(a)	The general qualitative disclosure	Interest rate risk is the potential that the value of the On Balance Sheet and
	requirement including the nature	the Off Balance Sheet position of the Bank would be negatively effected with
	of IRRBB and key assumptions,	the change in the interest rate. The vulnerability of an institution towards the
	including assumptions regarding	advance movement of the interest rate can be gauged by using duration GAP
	loan prepayments and behavior of	under Stress Testing Analysis.
	non-maturity deposits, and	
	frequency of IRRBB measurement.	AB Bank has also been exercising the Stress Testing using the duration GAP
		for measuring the Interest Rate Risk on its On Balance Sheet exposure for
		estimating the impact of the net change in the market value of equity on the
		Capital to Risk Weighted Assets Ratio (CRAR) due to change in interest rates
		only on its On Balance Sheet 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

(b)	The increase (decline) in earnings		BDT in Crore		
	or economic value (or relevant		31.12.20	31.12.19	
	measure used by management) for	Market value of assets	38,574	35,822	
	upward and downward rate	Market value of liability	36,126	34,163	
	shocks according to management's	Weighted avg. duration GAP	0.58	0.77	
	method for measuring IRRBB,	CRAR after different level of Shocks:			
	broken down by currency (as relevant).	Minor level	10.27%	9.44%	
	relevantj.	Moderate level	9.69%	8.74%	
		Major level	9.10%	8.03%	

G) Market Risk Qualitative Disclosure

(a)	>	Views of	BOD	on	trading/	The	Board	approv	es al	l pol	icies	s relate	d to	market r	isk, s	ets lim	nits and
			investmen	t activi	ities		revie	ws co	mpliand	e on	a re	gula	ır basis.	The	objective	is to	provi	ide cost
							effect	tive fu	ınding	last y	<i>r</i> ear	to	finance	asset	growth	and	trade	related
							trans	saction										

Disclosures on Risk Based Capital (Basel III) Based on 31 December 2020

> Methods used to measure	Standardised approach has been used to measure the market risk. The total
Market risk	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'.
> Market risk management	The Treasury Division manage market risk covering liquidity, interest rate
system	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.
> Policies and process for	There are approved limits for Market risk related instruments both on-
mitigating market risk	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.

(b)	The capital requirements for:	BDT in	Crore
		31.12.20	31.12.19
	Interest rate risk	30.15	23.16
	Equity position risk	35.52	35.27
	Foreign exchange risk	7.01	10.78
	Commodity risk	-	-
		72.68	69.21

H) Operational Risk

(a)	>	Views of BOD on system to reduce Operational Risk	The policy for operational risks including internal control and 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 and 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 and 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 and 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 reports 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.
	>		Basic Indicator Approach was used for calculating capital charge for operational risk as of the reporting date.

Quantitative Disclosure

(b) The capital requirements for Operational Risk

BDT in	Crore
31.12.20	31.12.19
182.24	231.36

I) Liquidity Ratio

(a)	>	Views of BOD on system to reduce liquidity Risk	Liquidity risk is the potential for loss to the bank arising from either its inability to meet its obligations of depositors as they fall due or to fund in increased assets as per commitment. To mitigate liquidity risk Bank asses its risk appetite and manage the risk within a structured frame work. Professional resources are deployed to set the limits and procedures and get them approved by the Board.
			To reduce the liquidity Risk in a structured way, Bank monitors various indicators like regulatory indicators(CRR, SLR, MTFR, MCO, ADR, LCR, NSFR) and uses internal monitoring tools (WBG, CLP and MAT)
	>	Methods used to measure Liquidity risk	Liquidity measurement involves forecasting the Bank's cash inflows against its outflows to identify the potential for any net shortfalls going forward. For measuring Bank uses some simple techniques as mentioned below:
			>Bank prepares Structural Liquidity Profile (SLP) on monthly basis. SLP is used to estimate the Bank's cash inflows and outflows and thus net deficit or surplus (GAP) over a series of specified time periods. Bank focuses on the maturity of its assets and liabilities in different tenors. Excessive longer tenor lending against shorter-term borrowing is monitored as this can put the Bank's balance sheet in a very critical and risky position.
			> Bank has a Contingency Funding Plan (CFP) in place. Contingency Funding Plan (CFP) is a set of policies and procedures that serves as a blueprint for the Bank to meet its funding needs in a timely manner and at a reasonable cost. Bank maintains sufficient high quality liquid assets to meet the liquidity crisis period. > Bank estimates the funding requirement both is normal and stress conditions arising from on and off balance sheet exposures. Bank monitors its products which are interest rate sensitive. Those are taken care of at the time of interest rate movement in the market based on behavior of clients and other competitors.
			> Bank monitors liability concentration level. Highly concentrated deposits means bank is relying on too few providers or funding sources. Bank has to be ready for arranging fund if concentrated deposits are withdrawn at a time or Bank place this fund for short term lending.
			> Bank uses variety of ratios to quantify the liquidity and interpret them taking into account the qualitative factors.
	>	Liquidity risk management system	The Management of the Bank measures the liquidity risk and manage them under the Board approved guidelines and policies. Bank prepares extensive reports for monitoring the balance sheet movement on daily basis. Bank also monitors the market information of the country and global market. Bank has an Asset Liability Committee (ALCO).
			ALCO is a senior management level committee responsible for supervision and management of liquidity and other risks using different monitoring tools. They monitor the limit for indicators set by Bangladesh Bank as well as Bank's Board.
			Key elements of an effective liquidity risk management process include an efficient MIS to measure, monitor and control existing as well as future liquidity risks and reporting them to senior management and the Board. Bank is therefore working for continuous improvement of MIS.

Disclosures on Risk Based Capital (Basel III) Based on 31 December 2020

I) Liquidity Ratio

Qualitative Disclosure (cont.)

^		•	Bank has set of policies duly approved by the Board for mitigating liquidity risk. These policies are supported by effective procedures to measure, achieve and maintain liquidity. The ALCO recommends the policies for liquidity risk which is reviewed and approved by the Board.
			Operating liquidity is managed by the Bank for day to day fund requirements. And for managing the crisis period Bank follows the CFP approved by the Board.
			For regulatory purposes the Bank maintains specific amount of assets classed as "liquid", based on its liabilities. In addition, the Bank has to maintain excess liquid assets as per CFP.

(b)		BDT/Cr.
		31.12.2020
	Liquidity Coverage Ratio	146.45%
	Net Stable Funding Ratio (NSFR)	102.49%
	Stock of high quality liquid assets	7,168.62
	Total net cash outflows over the next 30 calendar days	4,895.09
	Available amount of stable funding	30,236.65
	Required amount of stable funding	29,501.47

J) Leverage Ratio

(a)	>	Views of BOD on system	For reducing the leverage up to an optimum level, the Board of Directors of the
		to reduce excessive	Bank always keen to focus on the capital strength and the quality of the assets.
		leverage	Board is always concern to maximise the core capital portion and keep the growth
			of on and off balance sheet exposures at a favourable level.
			Key initiatives of the Board:
			Emphasised to keep LD ratio at the optimal level/budgeted level
			• Stressed to keep the interest rate spread at the optimal level for ensuring the
			profitability of the Bank
			Market competitive Cost of Fund must be maintained
			• Non-funded business i.e. import, export and bank guarantee to be expedited as
			per budget
			Operational expenses must be reduced at rational level
			Decentralisation of portfolio in SME and retail business
			• Special Mentioned Account (SMA) and classified loans are to be closely monitored
			for ensuring asset quality, and
			• Recovery cell must ensure the monitoring of risk assets frequently to maintain the
			asset quality.
	>	Policies and processes	Primary principle of the Board is to enhance the core capital of the Bank. To keep
		•	the leverage at a reduced level, Board emphasised Management to build strong
		0 0	internal control system specifically in the risk points by putting dual control in each
		leverage	phase. Apart from this, by the instruction of the Board, Management formed
		ieverage	different Committees to work under specific Terms of Reference (ToR) and to
			report to the Board.
			report to the board.
			All these above measures as a whole, helps the Management to keep the exposures
			at sound level.

J) Leverage Ratio

Qualitative Disclosure (cont.)

>	Approach for calculating	g The exposure calculation for the leverage rat	io is genera	lly followed th	ie accounting			
	exposure	measure of exposure. In order to measure that accounts, the following is applied by the bank	of exposure. In order to measure the exposure consistently with financial the following is applied by the bank:					
		i. On balance sheet and non-derivative exposures are net of specific provisions and valuation adjustments (e.g. surplus/deficit on Available for sale (AFS)/Held-fortrading (HFT) positions).						
		ii. Physical or financial collateral, guarantee not allowed to reduce on-balance sheet expos		sk mitigation	purchased is			
		iii. Netting of loans and deposits is not allowe On Balance Sheet Items	d.					
		Bank included items using their accounting leverage ratio. In addition, the exposure treatments for Securities Financing Transacti Repurchase agreements and securities fin	measure i	is included t	he following			
		Securities Financing Transactions (SFT) a therefore an important source of balance leverage ratio. Therefore Banks calculate SF applying: • The accounting measure of exposure; and	sheet leve	rage that inc	luded in the			
		Without netting various long and short positions with the same counterparty						
		Without netting various long and short posi-	tions with t	he same count	ernarty			
		Off Balance Sheet Items			-			
			items spec Bank vide F	ified in Risk l BRPD circular en below for	oased Capita no. 18 dated			
		Off Balance Sheet Items Bank calculates the Off-Balance Sheet (OBS) Adequacy Guidelines issued by Bangladesh 21 December 2014. OBS exposures calculates	items spec Bank vide F	ified in Risk land land in Risk	pased Capita no. 18 dated considering Exposure			
		Off Balance Sheet Items Bank calculates the Off-Balance Sheet (OBS) Adequacy Guidelines issued by Bangladesh 21 December 2014. OBS exposures calculateverage Ratio of the Bank: Exposures Types	items spec Bank vide E ation is giv CCF	ified in Risk land	pased Capita no. 18 dated considering Exposure BDT/Cr.			
		Off Balance Sheet Items Bank calculates the Off-Balance Sheet (OBS) Adequacy Guidelines issued by Bangladesh 21 December 2014. OBS exposures calculateverage Ratio of the Bank: Exposures Types Direct credit substitutes	items spec Bank vide E ation is giv CCF	ified in Risk land	coased Capita no. 18 dated considering Exposure BDT/Cr. 710			
		Off Balance Sheet Items Bank calculates the Off-Balance Sheet (OBS) Adequacy Guidelines issued by Bangladesh 21 December 2014. OBS exposures calculateverage Ratio of the Bank: Exposures Types Direct credit substitutes Performance related contingencies Short-term self-liquidating trade letters of	items spec Bank vide E ation is giv CCF	ified in Risk land	Exposure BDT/Cr. 710 475			
		Off Balance Sheet Items Bank calculates the Off-Balance Sheet (OBS) Adequacy Guidelines issued by Bangladesh 21 December 2014. OBS exposures calculateverage Ratio of the Bank: Exposures Types Direct credit substitutes Performance related contingencies	titems spectance is given the control of the contro	ified in Risk la RPD circular en below for Notional amount BDT/Cr.	Exposure BDT/Cr. 710 475			
		Off Balance Sheet Items Bank calculates the Off-Balance Sheet (OBS) Adequacy Guidelines issued by Bangladesh 21 December 2014. OBS exposures calculateverage Ratio of the Bank: Exposures Types Direct credit substitutes Performance related contingencies Short-term self-liquidating trade letters of credit Lending of securities or posting of	ccr 100% 50%	ified in Risk la RPD circular en below for Notional amount BDT/Cr.	coased Capita no. 18 dated considering Exposure BDT/Cr. 710			
		Off Balance Sheet Items Bank calculates the Off-Balance Sheet (OBS) Adequacy Guidelines issued by Bangladesh 21 December 2014. OBS exposures calculateverage Ratio of the Bank: Exposures Types Direct credit substitutes Performance related contingencies Short-term self-liquidating trade letters of credit Lending of securities or posting of securities as collateral Other commitments with certain drawdown Commitments with original maturity of one year or less	ccr 100% 20%	ified in Risk la RPD circular en below for Notional amount BDT/Cr.	Exposure BDT/Cr. 710 475 111			
		Off Balance Sheet Items Bank calculates the Off-Balance Sheet (OBS) Adequacy Guidelines issued by Bangladesh 21 December 2014. OBS exposures calculateverage Ratio of the Bank: Exposures Types Direct credit substitutes Performance related contingencies Short-term self-liquidating trade letters of credit Lending of securities or posting of securities as collateral Other commitments with certain drawdown Commitments with original maturity of one year or less Commitments with original maturity of over one year	titems speces ation is given the control of the con	ified in Risk land Risk la	Exposure BDT/Cr. 710 475			
		Off Balance Sheet Items Bank calculates the Off-Balance Sheet (OBS) Adequacy Guidelines issued by Bangladesh 21 December 2014. OBS exposures calculateverage Ratio of the Bank: Exposures Types Direct credit substitutes Performance related contingencies Short-term self-liquidating trade letters of credit Lending of securities or posting of securities as collateral Other commitments with certain drawdown Commitments with original maturity of one year or less Commitments with original maturity of over one year Other commitments that can be unconditionally cancelled by any time	100% 100% 100% 20% 100% 50% 0%	Notional amount BDT/Cr. 710 949 557 - 992 - 1,496	Exposure BDT/Cr. 710 475 111			
		Off Balance Sheet Items Bank calculates the Off-Balance Sheet (OBS) Adequacy Guidelines issued by Bangladesh 21 December 2014. OBS exposures calculateverage Ratio of the Bank: Exposures Types Direct credit substitutes Performance related contingencies Short-term self-liquidating trade letters of credit Lending of securities or posting of securities as collateral Other commitments with certain drawdown Commitments with original maturity of one year or less Commitments with original maturity of over one year Other commitments that can be	100% 100% 100% 100% 100% 20% 100% 100%	Notional amount BDT/Cr. 710 949 557 - 992	Exposure BDT/Cr. 710 475 111			

(b)		BDT/Cr.	
		<u>31.12.2020</u>	
	Leverage Ratio	5.02%	
	On balance sheet exposure	37,680	
	Off balance sheet exposure	1,645	
	Total deduction from On and Off-Balance Shhet Exposure	352	
	Total exposure	38,973	

Disclosures on Risk Based Capital (Basel III) Based on 31 December 2020

K) Remuneration

(a)	Information relating to the	bodies that oversees remuneration.
		The primary body that currently oversees remuneration practices includes: In charge of remuneration & payroll, Head of HR, and Managing Director of the Bank.
		Board of Directors of the bank is the main body which approves the remuneration proposals/changes as when needed based on the recommendation of the primary body
	whose advice has been sought, the body by which they were commissioned, and in	Periodically services of external consultants are sought in the process of remuneration update/survey in every 2/3 years to ensure competitive effectiveness of remuneration structure. Survey focuses on gross remuneration package in each job grade i.e. minimum, mid point and maximum in the given scale. Gross salary includes different elements like Basic pay and other admissible emoluments.
	scope of the bank's remuneration policy (eg by regions, business lines), including the extent to which it is applicable to foreign subsidiaries and branches.	
	<u> </u>	Divisional Heads, Departmental Heads, Senior Members of Management, Head of Branches/Business Units supported by SMT are the material risk takers in business.
(b)		design and structure of remuneration processes.
	features and objectives	A scale of salary structure with a minimum – mid point and maximum package for each job grade is available The package includes: Basic pay, Housing, Medical, conveyance (when car is not allowed), Utilities, Maintenance, Leave fare assistance, Personal pay (in appropriate cases) etc.
		Salary progression in the form of annual merit pay linked to individual performance within the scale etc. Service benefits like Provident Fund, Gratuity, Group term insurance, festival bonus, car facilities and related cost as per bank's service rules are components of total compensation.
		Objective of remuneration policy is to pay competitively within industry norms in order to attract and retain good employees, Pay for performance link to merit measured in terms of delivery of set KPI annually (annual merit pay)
		Bank's service rules stands as a guide besides instructions and guidance from the Board from time to time

Disclosures on Risk Based Capital (Basel III) Based on 31 December 2020

K) Remuneration

Qualitative Disclosure (cont.)

	^	remuneration	
	^	A discussion of how the bank ensures that risk and compliance employees are remunerated independently of the businesses they oversee.	regular employees

Description of the ways in which current and future risks are taken into account in the remuneration processes. > An overview of the key The business risks including credit/default risk, compliance and reputational risk, risks that the bank takes financial and liquidity risk are considered while implementing remuneration account when measures for each employee/group of employees. implementing remuneration measures. An overview of the Different set of measures are in practice based on nature of business nature and type of the lines/segments etc. these measures are primarily focused on the business key measures used to targets/goals set for each area of operation, branch vis-à-vis actual results achieved take account of these as of the reporting date. The most important tools and indicators used for risks, including risks measuring the risks are asset quality (NPL ration), LD ratio, Net Interest Margin difficult to measure (NIM), provision coverage ratio, cost income ratio, cost of fund, growth of net profit as well as non-financial indicators i.e. compliance status with regulatory norms/instructions, service delivery etc. are brought to all concerned of the bank from time to time. > A discussion of the ways Individual employee's performance standards are set in term of financial and nonin which these measures financial indicators (KPI) early each year which are expected to be delivered by affect remuneration. them individually. Performance evaluation at the end of year results in variation in performance outcome (KPI fully achieved, partially achieved and not achieved) leading to variation in performance reward (annual merit pay) thus affects in remuneration. > A discussion of how the Based on differentiating performance outcome employees are rewarded annually. nature and type of these Differentiating reward i.e. good, better and best impact on competitive motivation measures has changed at work as usual. No material change in remuneration package. over the past year and reasons for the change, as well as the impact of changes

K) Remuneration

Qualitative Disclosure (cont.)

(d)	Description of the ways in which the bank seeks to link performance during a performance measurement period with levels of remuneration.			
	performance metrics for bank, top-level business lines and individuals.	Performance matrix in terms of broad KPI is set by the Board for the Management covering business lines/different segments of businesses each year. The Management in turn develops strategies and set performance KPI for individual employees across functions/business to activate and achieve the set targets/KPI in delivering business results. The most common KPIs are loan deposit ratio, cost of fund, cost income ratio, yield on loan, quality of asset, profit target, provision coverage ration, capital to risk weighted ratio, ROE, ROA, Liquidity position, maintenance of CRR and SLR etc. beside non-financial KPI.		
	amounts of individual remuneration are linked	Annual merit pay i.e. merit increment of employees are linked to performance outcome based on individual performance criteria (KPI). Merit increase is also liked to other elements of remuneration package, so aggregate of all employees has reasonable impact on the remuneration package and not insignificant.		
	measures the bank will	No documented criteria as such is available to adjust remuneration of employees in the event of weak business performance matrix. If profit target is not met in a given year, generally annual merit increment is lower.		
(e)	Description of the ways in performance.	which the bank seek to adjust remuneration to take account of longer-term		
	> A discussion of the bank's policy on deferral and vesting of variable remuneration and, if the fraction of variable remuneration that is deferred differs across employees or groups of employees, a description of the factors that determine the fraction and their relative importance.	The concept of variable remuneration or for that matter deferred payment system is not in practice. A share of profit in the form of incentive bonus is allowed to employees as approved by the board when profit target is favourably met.		
	> A discussion of the bank's policy and criteria for adjusting deferred remuneration before vesting and (if permitted by national law) after vesting through clawback arrangements.	Not applicable		

K) Remuneration

Qualitative Disclosure (cont.)

> Am array= C +1	
> An overview of the	
forms of variable remuneration offered	
(i.e. cash, shares and	Not applicable
share-linked	
instruments and other	
forms	
> A discussion of the use	
of the different forms of	
variable remuneration	
and, if the mix of	
different forms of	
variable remuneration	
differs across employees	Not applicable
or groups of employees),	
a description the factors	
that determine the mix	
and their relative	
importance.	
N 1 0	mi i la la la companya di santa di sant
_	The main body that oversees remunerations organizes meeting as & when nee
	to discuss issues arising in the process of administration.
overseeing remuneration	
during the financial year	
and remuneration paid to	
its member.	
> Number of employees having received a	
	morappineusic (variable remaineration praesice is not available)
1	
financial year.	
> Number and total	Bank has disbursed 02 (two) festival bonus among the employees amounting
amount of guaranteed	taka 173,467,915 during the year 2020.
bonuses awarded during	
the financial year.	
Number J	
> Number and total	
amount of sign-on	Not applicable
awards made during the	
financial year.	
> Number and total	
amount of severance	None during the financial year
payments made during	2 2 2 2 3 3 2 2 2 2 2 2 2 2 2 2 2 2 2 2
the financial year	
> Total amount of	
outstanding deferred	
remuneration, split into	Not and book la
_	Not applicable
cash, shares and share-	Not applicable
	нот аррисавіе

Disclosures on Risk Based Capital (Basel III) Based on 31 December 2020

K) Remuneration

Qualitative Disclosure (cont.)

> To	al	amount	of	Not applicable
de	erred	remunera	ation	
pa	d out i	n the finai	ncial	
yea	r.			

(h)	Breakdown of amount of remuneration awards for the financial year to show:		
	>	Fixed and variable	BDT 274.08 crore (Fixed including annual merit pay)
	>	Deferred and non-deferred.	Not applicable
	^	Different forms used (cash, shares and share linked instruments, other forms).	Not applicable

Quantitative information about employees' exposure to implicit and explicit adjustments of deferred remuneration and retained remuneration:

i)	> Total amount of outstanding deferred remuneration and retained remuneration exposed to ex post explicit and/or implicit adjustments.	Not applicable
	> Total amount of reductions during the financial year due to ex post explicit adjustments.	Not applicable
	> Total amount of reductions during the financial year due to ex post implicit adjustments.	Not applicable