## Disclosures on Risk Based Capital (Basel-III) based on 31.12.2016

### (a) <u>Scope of Application</u>

Qualitative Disclosure	(a)	The Revised Risk Based Capital Adequacy (RBCA) framework which is called Basel-III guideline issued by Bangladesh Bank in December- 2014 duly applies to Standard Bank Limited.
	(b)	Standard Bank Limited prepared its RBCA report on 'Solo Basis' as well as 'Consolidated Basis' where four (04) subsidiaries belongs to Standard Bank Ltd.
	(c)	No incidence occurred which may cause for imposing any regulatory restriction or impediment for transferring fund within the Standard Bank group.
Quantitative Disclosure	(d)	No Capital deficiency in solo or consolidated assessment.

### (b) <u>Capital Structure</u>

Qualitative Disclosure	(a)	The regulatory capital of bank has been classified into two tiers
		which is consisted of sum of the following categories:
		1) Tier 1 Capital (going-concern capital)
		a) Common Equity Tier 1
		b) Additional Tier 1
		2) Tier 2 Capital (gone-concern capital)
		a) Common Equity Tier 1 Capital
		Common Equity Tier 1 (CET1) capital consist of sum of the following
		items:
		1) Paid up capital
		<ol><li>Non-repayable share premium account</li></ol>
		3) Statutory reserve
		4) General reserve
		5) Retained earnings
		6) Dividend equalization reserve
		7) Minority interest in subsidiaries
		8) Others
		Less: Regulatory adjustments applicable on CET1 capital:
		<ol> <li>Shortfall in provisions against NPLs and Investments</li> </ol>
		<ol><li>Goodwill and all other Intangible Assets</li></ol>
		3) Deferred tax assets (DTA)
		<ol><li>Defined benefit pension fund assets</li></ol>
		5) Gain on sale related to securitization transactions
		<ol><li>Investment in own CET-1 instruments/shares</li></ol>
		7) Reciprocal crossholdings in the CET-1 Capital of Banking, Financial and Insurance Entities
		8) Any investment exceeding the approved limit under section 26
		ka(1) of Bank company Act-1991 (50% of investment)
		9) Investment in Subsidiaries which are not consolidated (50% of
		investment)
		10) Other if any
		b) Additional Tier 1 Capital (AT-1)
		Additional Tier 1 (AT1) capital consist of the following items:
		1) Non-cumulative irredeemable preference shares
		2) Instruments issued by the banks that meet the qualifying criteria
		for AT1 as specified in the guideline.
		3) Minority Interest i.e. AT1 issued by consolidated subsidiaries to
		third parties (for consolidated reporting only)
		4) Others
		Less: Regulatory adjustments applicable on AT1 Capital:
		1) Investment in own AT-1 instruments/shares
	i	

	(1) Deciprocal procholdings in the AT1 Capital of Decivity
	<ol> <li>Reciprocal crossholdings in the AT-1 Capital of Banking, Financial and Insurance Entities</li> <li>Other if any</li> <li>Tier 2 Capital (T-2)</li> <li>Tier 2 Capital (T-2)</li> <li>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. Tier 2 capital consist of the following items:</li> <li>General Provisions (Eligible for inclusion in Tier 2 will be limited to a maximum 1.25 percentage points of credit risk-weighted assets calculated under the standardize approach)</li> <li>All other preference shares</li> <li>Subordinated debt / Instruments issued by the banks that meet the qualifying criteria for Tier 2 capital as specified in the guideline.</li> <li>Minority Interest i.e. Tier-2 issued by consolidated subsidiaries to third parties as specified in the guideline.</li> <li>Revaluation Reserves as on 31 December, 2014 (50% of Fixed Assets and Securities and 10% of Equities)</li> <li>Others</li> <li>Less: Regulatory adjustments applicable on Tier-2 capital:</li> <li>Reveluation Reserves for Fixed Assets, Securities and Equity Securities (follow phase-in deductions as per Basel-III).</li> <li>Investment in own T-2 instruments/shares</li> <li>Reciprocal crossholdings in the T-2 Capital of Banking, Financial and Insurance Entities.</li> <li>Any investment exceeding the approved limit under section 26 ka(1) of Bank company Act-1991 (50% of investment).</li> <li>Investment in Subsidiaries which are not consolidated (50% of investment)</li> <li>Others if any</li> <li>The calculation of Common Equity Tier-1 , Additional Tier-1, Tier-1 and Tier-2 capital shall be subject to the following conditions:</li> <li>Common Equity Tier 1 of at least 4.5% of the total RWA.</li> <li>Tier-1 capital will be at least 6.0% of the total RWA.</li> <li>Minimum CRAR of 10% of the total RWA.</li> <li>A</li></ol>
	<ul> <li>6) 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.</li> </ul>
Quantitative Disclosure	The quantitative disclosure of Capital Structure are as follows:

	Tier 1 Capital (going-concern capital)					
	Common Equity Tier 1 Capital (CET1)	SOLO	Consolidated			
1.1	Fully Paid-up Capital	754.10	754.10			
1.2	Non-repayable Share premium account	0.00	0.00			
1.3	Statutory Reserve	417.52	417.52			
1.4	General Reserve	0.00	0.00			
1.5	Retained Earnings	78.58	83.21			
1.6	Dividend Equalization Reserve	0.00	0.00			
1.7	Minority interest in Subsidiaries	0.00	0.00			
1.9	Other if any (if any item approved by BB)	0.00	0.00			

1.10	Sub-Total: (1.1 to 1.9)	1250.20	1254.83
	Less: Regulatory adjustments applicable on CET1		
1.11	Shortfall in provisions required against Non	211.63	211.63
	Performing Loans (NPLs)		
1.12	Shortfall in provisions required against investment in	0.00	0.00
1.13	shares Remaining deficit on account of revaluation of	0.00	0.00
1.15	investment in securities after netting off from any	0.00	0.00
	other surplus on the securities		
1.14	Goodwill and all other intangible assets	0.00	0.00
1.15	Deferred tax assets (DTA)	0.00	0.00
1.16	Defined benefit pension fund assets	0.00	0.00
1.17	Gain on sale related to securitization transactions	0.00	0.00
1.18	Investment in own CET-1 instruments/shares	0.00	0.00
1.19	Reciprocal crossholdings in the CET-1 Capital of	2.90	2.90
	Banking, Financial and Insurance Entities		
1.20	Any investment exceeding the approved limit	0.00	0.00
	under section 26 ka(1) of Bank company Act-1991		
1.21	(50% of investment) Investment in Subsidiaries which are not	0.00	0.00
1.21	Investment in Subsidiaries which are not consolidated (50% of investment)	0.00	0.00
1.22	Other if any	0.00	0.00
1.23	Sub-Total (1.11 to 1.22)	214.53	214.53
1.24	Total Common Equity Tier-1 (1.10 -1.23)	1035.67	1040.36
	Additional Tier 1 Capital		
2.1	Non-cumulative irredeemable preference shares	0.00	0.00
2.2	Instruments issued by the bank that meets the	0.00	0.00
-	qualifying criteria for AT1		
2.3	Minority Interest i.e. AT1 issued by consolidated	0.00	0.00
	subsidiaries to third parties (for consolidated		
	reporting only)		
2.4	Others	0.00	0.00
2.5	Sub-Total (2.1 to 2.4)	0.00	0.00
	Regulatory adjustments applicable on AT1 Capital		
2.5	Investment in own AT-1 instruments/shares	0.00	0.00
2.6	Reciprocal crossholdings in the AT-1 Capital of	0.00	0.00
0.7	Banking, Financial and Insurance Entities	0.00	0.00
2.7	Other if any	0.00	0.00
2.8 2.9	Sub-Total (2.5 to 2.7)	0.00	0.00
2.7	Total Additional Tier 1 Capital ( 2.5 – 2.8) Total Eligible Tier-1 Capital (1.24 + 2.9)	1035.67	1040.36
2.10	101di Eligible fiel-1 Capital (1.24 + 2.7)	1055.67	1040.30
	Tier 2 Capital (gone-concern c	apital)	
3.1	General Provisions (Eligible for inclusion in Tier 2 will	136.09	136.09
	be limited to a maximum 1.25 percentage points of credit risk-weighted assets calculated under the		
	standardize approach)		
3.2	All other preference shares	0.00	0.00
3.3	Subordinated debt / Instruments issued by the	200.00	200.00
0.0	banks that meet the qualifying criteria for Tier 2	200.00	200.00
	capital as specified in the guideline.		
3.4	Minority Interest i.e. Tier-2 issued by consolidated	0.00	0.01
	subsidiaries to third parties as specified in the		
	subsidiaries to third parties as specified in the		

3.5	Revaluation Reserves as on 31 December, 2014 (50% of Fixed Assets and Securities and 10% of Equities)	1.31	1.31
3.6	Other if any (if any item approved by BB)	0.00	0.00
3.7	Sub-Total (3.1 to 3.6)	337.40	337.40
3.8	Less: Regulatory adjustments applicable on Tier-2 capital		
3.9	Revaluation Reserves for Fixed Assets, Securities and Equity Securities (follow phase-in deductions as per Basel-III).	0.53	0.53
3.10	Investment in own T-2 instruments/shares	0.00	0.00
3.11	Reciprocal crossholdings in the T-2 Capital of Banking, Financial and Insurance Entities.	0.00	0.00
3.12	Any investment exceeding the approved limit under section 26 ka(1) of Bank company Act-1991 (50% of investment).	0.00	0.00
3.13	Investment in Subsidiaries which are not consolidated (50% of investment)	0.00	0.00
3.14	Other if any	0.00	0.00
3.15	Sub-Total (3.9 to 3.14)	0.53	0.53
3.16	Total Eligible Tier-2 Capital (3.7 – 3.15)	336.87	336.87
	Total Elegible Capital (Tier-1+Tier-2)(2.10+3.16)	1372.55	1377.24

# (c) <u>Capital Adequacy</u>

Qualitative Disclosure	(a)	Adequate capital means enough capital to compensate with Bank's risks profile. For assessing overall risk profile and a strategy for maintaining adequate capital, Bank has followed an Internal Capital Adequacy Assessment Process (ICAAP) which is issued by Bangladesh Bank for calculating adequate capital under Supervisory Review Process (SRP) of Basel-III. Bank has been strengthened its risk management process and internal control system in assessing and planning of economic capital against all risks. The strategic planning process critically analysis of bank's current and future capital requirements. The strategic plan includes the bank's capital needs, anticipated capital expenditures, desirable capital level, and external capital sources.		
			Solo	Consolidated
Quantitative Disclosure	(b)	Capital Requirement for Credit Risk	1128.51	1112.06
	(C)	Capital Requirement for Market Risk	11.39	43.61
	(d)	Capital Requirement for Operational Risk		54.42
	(e)	Total Capital, CET-1 Capital, Total Tier-1 C Ratio: • For the consolidated group:	Capital and	d Tier-2 Capital
		> Total CRAR		11.38%
		<ul> <li>CET-1 Capital Ratio</li> </ul>		8.60%
		Total Tier-1 Capital Ratio		8.60%
		<ul> <li>Tier-2 Capital Ratio</li> </ul>		2.78%
		For stand alone:		
		Total CRAR		11.54%
		<ul> <li>CET-1 Capital Ratio</li> </ul>		8.70%
		Total Tier-1 Capital Ratio		8.70%
		<ul> <li>Tier-2 Capital Ratio</li> </ul>		2.83%
	(f)	Capital Conservation Buffer-		
		For the consolidated group: 75.63	3 crore in 2	016 (0.625% of

	Total RWA) • For stand alone: 74.37 crore in 2016 (0.625% of Total RWA)
(g)	Available Capital under Pillar-2 requirement Tk. 1282.41 Crore as on 31.12.2015. Based on 31.12.2016 it is no calculated yet, it will be calculated within 31.05.2017.

## (d) <u>Credit Risk</u>

<ul> <li>Qualitative Disclosure</li> <li>(a) ➤ Definition of past due and impaired (for accounting part A customer will be considered to be past due once a rebecomes overdue.</li> <li>Past due and impaired: In instances in which a customer due and for whom the furnished collateral is insufficient the outstanding amount will be considered to be both and impaired. Accordingly, impairment will be raised in the impairment policy for the relevant accounts. Past due impaired: In instances in which a customer's facilities are fully collateralized, no impairmer raised and the customer will be considered past due impaired.</li> </ul>	her is past to cover past due
becomes overdue. Past due and impaired: In instances in which a custom due and for whom the furnished collateral is insufficient the outstanding amount will be considered to be both and impaired. Accordingly, impairment will be raised in the impairment policy for the relevant accounts. Past due impaired: In instances in which a customer is past due customer's facilities are fully collateralized, no impairment raised and the customer will be considered past due	ner is past to cover past due
Past due and impaired: In instances in which a custom due and for whom the furnished collateral is insufficient the outstanding amount will be considered to be both and impaired. Accordingly, impairment will be raised in the impairment policy for the relevant accounts. Past due customer's facilities are fully collateralized, no impairment raised and the customer will be considered past due	to cover past due
due and for whom the furnished collateral is insufficient the outstanding amount will be considered to be both and impaired. Accordingly, impairment will be raised in the impairment policy for the relevant accounts. <b>Past d</b> <b>impaired:</b> In instances in which a customer is past due customer's facilities are fully collateralized, no impairment raised and the customer will be considered past due	to cover past due
the outstanding amount will be considered to be both and impaired. Accordingly, impairment will be raised in the impairment policy for the relevant accounts. <b>Past du</b> <b>impaired:</b> In instances in which a customer is past due customer's facilities are fully collateralized, no impairment raised and the customer will be considered past due	past due
and impaired. Accordingly, impairment will be raised in the impairment policy for the relevant accounts. <b>Past d</b> <b>impaired:</b> In instances in which a customer is past due customer's facilities are fully collateralized, no impairme raised and the customer will be considered past due	•
the impairment policy for the relevant accounts. <b>Past d</b> <b>impaired:</b> In instances in which a customer is past due customer's facilities are fully collateralized, no impairme raised and the customer will be considered past due	$1 \prod \Theta $ when $1$
<b>impaired:</b> In instances in which a customer is past due customer's facilities are fully collateralized, no impairmer raised and the customer will be considered past due	
customer's facilities are fully collateralized, no impairme raised and the customer will be considered past due	
raised and the customer will be considered past due	
	, DUI NOI
A Continuous Ioan, Demand Ioan or a Term Loan which v	vill remain
overdue for a period of 02 (two) months or more, will b	
the "Special Mention Account (SMA)". This will help banks	
accounts with potential problems in a focused manner	
capture early warning signals for accounts showing fir	
weakness. Loans in the "Special Mention Account (SMA)"	
to be reported to the Credit Information Bureau	
Bangladesh Bank.	
Any continuous loan will be classified as:	
i. <b>'Sub-standard'</b> if it is past due/overdue for 03 (three)	months or
beyond but less than 06 (six) months.	
ii. <b>'Doubtful'</b> if it is past due/overdue for 06 (six) months of	or beyond
but less than 09 (nine) months	
iii. <b>'Bad/Loss'</b> if it is past due/overdue for 09 (nine) r	months or
beyond.	
Any Demand Loan will be classified as:	
i. <b>'Sub-standard'</b> if it remains past due/overdue for (	03 (fhree)
months or beyond but	
not over 06 (six) months from the date of expiry or cla bank or from the date of creation of forced loan.	in by the
	months or
ii. <b>'Doubtful'</b> if it remains past due/overdue for 06 (six) is beyond but not over 09 (nine) months from the date or	
claim by the bank or from the date of creation of forced	
iii. <b>'Bad/Loss'</b> if it remains past due/overdue for 09 (nine)	
beyond from the date of expiry or claim by the bank o	
date of creation of forced loan.	
In case of any installment(s) or part of installment(s) of a F	ixed Term
Loan amounting up to Tk. 10.00 Lacs is not repaid within	
date, the amount of unpaid installment(s) will be termed	
due or overdue installment'. In case of such types of F	
Loans:	
i. If the amount of past due installment is equal to or more	e than the
amount of installment(s) due within 06 (six) months, the e	
will be classified as "Sub-standard".	
ii. If the amount of past due installment is equal to or more	e than the
amount of installment(s) due within 09 (nine) months,	
loan will be classified as "Doubtful".	
iii. If the amount of past due installment is equal to or r	nore than

	the amount of installment(s) due within 12 (twelve	) months, the
	entire loan will be classified as "Bad/Loss".	
	In case of any installment(s) or part of installment(s) o	f a Fixed Term
	Loan is not repaid within the due date, the amou	unt of unpaid
	installment(s) will be termed as 'past due or overdue i	nstallment'.
	In case of Fixed Term Loans: -	
	i. If the amount of past due installment is equal to or r	more than the
	amount of installment(s) due within 03 (three) mon	
	loan will be classified as "Sub-standard".	
	ii. If the amount of past due installment is equal to or r	nore than the
	amount of installment(s) due within 06 (six) months, t	
	will be classified as <b>"Doubtful"</b> .	
	iii. If the amount of 'past due installment is equal to	or more than
	the amount of installment(s) due within 09 (nine) mor	
	loan will be classified as " <b>Bad/Loss</b> ".	
	-	on monthly
	Explanation: If any Fixed Term Loan is repayable	
	installment basis, the amount of installment(s) due	
	months will be equal to the sum of 06 monthly installm	
	if the loan is repayable on quarterly installment basis	
	of installment(s) due within 06 (six) months will be equ	Jai to the sum
	of 2 quarterly installments.	
	> Description of approaches followed for specific	and general
	allowances and statistical methods	
	As per relevant Bangladesh bank guidelines, 1% to	
	maintained against good/ standard loans, 5%	-
	maintained against SMA loans, 20% provision is maint	-
	sub - standard loans, 50% provision is maintained ag	
	loans and 100% provision is maintained against ba	d / loss loans
	after deducting value of eligible security, if any, as pe	er Bangladesh
	Bank guidelines. All interest is suspended /discontinue	d if the loan is
	identified as SMA or classified as sub -standard, do	ubtful or bad
	/loss.	
	Discussion of the Bank's credit risk management p	olicy
	The Board approves the credit policy keeping in	view relevant
	Bangladesh Bank guidelines to ensure best practice	e in credit risk
	management and maintain quality of assets, A	
	properly delegated ensuring check and balan	ce in credit
	operation at every stage i,e screening , assessing risk,	identification,
	management and mitigation of credit risk as well	
	supervision and recovery of loans with provisi	
	monitoring, supervision and recovery of loans with	
	early warning system. The credit risk manageme	•
	independently operated for dedicated credit risk r	
	separate credit administration division for ensuring	-
	security coverage and credit monitoring and recover	
	monitoring and recovery of irregular loans.	
	Besides, Internal control & compliance division in	ndenendently
	assess quality of loans and compliance status of I	
	once in a year. Adequate provision is maintained ag	
	Tonco in a year. Adequate provision is mainfailled ag	
	loans as per Banaladesh Bank quidelines. Status of la	an northoliae is I
	loans as per Bangladesh Bank guidelines. Status of lo	
Quantitativa Disolasura (b)	being regularly reported to the Board /Executive Con	nmittee.
Quantitative Disclosure (b)	being regularly reported to the Board /Executive Con Total gross credit risk exposures broken down by	nmittee.
Quantitative Disclosure (b)	being regularly reported to the Board /Executive Con Total gross credit risk exposures broken down by major types of credit exposure:	nmittee. Tk. in Crore
Quantitative Disclosure (b)	being regularly reported to the Board /Executive Con Total gross credit risk exposures broken down by major types of credit exposure: SOD/Quard against TDR	nmittee. Tk. in Crore 1754.10
Quantitative Disclosure (b)	being regularly reported to the Board /Executive Con <b>Total gross credit risk exposures broken down by</b> <b>major types of credit exposure:</b> SOD/Quard against TDR Term Loans (General including Bai-Muajjal)	nmittee. Tk. in Crore 1754.10 2687.10
Quantitative Disclosure (b)	being regularly reported to the Board /Executive Con <b>Total gross credit risk exposures broken down by</b> <b>major types of credit exposure:</b> SOD/Quard against TDR Term Loans (General including Bai-Muajjal) Export Development Fund (EDF)	nmittee. Tk. in Crore 1754.10 2687.10 286.84
Quantitative Disclosure (b)	being regularly reported to the Board /Executive Con <b>Total gross credit risk exposures broken down by</b> <b>major types of credit exposure:</b> SOD/Quard against TDR Term Loans (General including Bai-Muajjal) Export Development Fund (EDF) Agriculture	nmittee. Tk. in Crore 1754.10 2687.10 286.84 436.60
Quantitative Disclosure (b)	being regularly reported to the Board /Executive Con <b>Total gross credit risk exposures broken down by</b> <b>major types of credit exposure:</b> SOD/Quard against TDR Term Loans (General including Bai-Muajjal) Export Development Fund (EDF)	nmittee. Tk. in Crore 1754.10 2687.10 286.84

	Staff Loans Transport Loans LTR PAD Packing Credit (PC) Demand Loan Lease Finance/Izara Syndicate/Club Finance Visa Credit Card SME/SE Green Finance CCS/Hire Purchase Bills purchased & discounted (Local & Foreign) <b>Total</b>	62.27 74.04 705.80 158.68 27.21 828.43 118.36 320.99 21.60 987.14 1.45 7.24 234.72 <b>10445.61</b>
(C)	Geographical distribution of exposures, broken down in significant areas by major types of credit exposure: <u>Urban:</u> Dhaka Division Chittagong Division Sylhet Division Rajshahi Division Rangpur Division Barisal Division Mymensingh Total <u>Rural:</u> Dhaka Division Chittagong Division Sylhet Division Rajshahi Division Rangpur Division Barisal Division Khulna Division Mymensingh Outside Bangladesh Total Grand Total (urban + rural)	Tk. in Crore 66666.64 2272.34 44.87 150.37 414.94 295.35 39.80 18.95 <b>9903.27</b> 359.78 70.89 19.20 20.97 38.58 0.00 17.51 15.41 0.00 <b>542.34</b> <b>10445.61</b>

(d)Industry or counterparty types distribution of exposures broken down by major types of credit exposure: Commercial Lending Export financing House Building IoanTk. in Crore 384.05 526.60 231.51 27.17 987.14 12.64 2348.15 Total Industrial Ioans:	0
exposure:384.05Commercial Lending384.05Export financing526.60House Building Ioan231.51Consumers credit scheme27.17Small & Medium Enterprise987.14Special program Ioan12.64Others2348.15Total4517.27	
Export financing526.60House Building Ioan231.51Consumers credit scheme27.17Small & Medium Enterprise987.14Special program Ioan12.64Others2348.15Total4517.27	
House Building Ioan231.51Consumers credit scheme27.17Small & Medium Enterprise987.14Special program Ioan12.64Others2348.15Total4517.27	
Consumers credit scheme27.17Small & Medium Enterprise987.14Special program Ioan12.64Others2348.15Total4517.27	
Small & Medium Enterprise987.14Special program loan12.64Others2348.15Total4517.27	
Special program loan         12.64           Others         2348.15           Total         4517.27	
Others         2348.15           Total         4517.27	
Total 4517.27	
Agricultural Industries 436.39	
Textile Industries 2221.85	
Food & Allied Industries 222.53	
Pharmaceuticals Industries 16.15	
Leather, Chemical & Cosmetics etc 28.64	
Cement & Ceramic Industries 229.26	
Service Industries 1441.13	
Transport & Communication Industries 453.26	
Other Industries 792.25	
Total 5841.47	
(e) Residual contractual maturity breakdown of the Tk. in Crore	e
whole portfolio broken down by all types of credit	
exposure including bill purchased &	
discounted:	
Payable On demand	
Up to one month 1448.06	
Over one month but not more than three months 1726.67	
Over three months but less than one year 3334.09	
Over one year but less than five years 3158.93	
Above five years 777.85	
(f) <b>By major industry or counterparty type :</b> Tk. in Crore	e
Amount of impaired loans and if available, past due	
loans, provided separately	
Corporate 339.80	
SME 39.62	
Consumer Financing 0.47	
Others Specific and general provisions; and 292.04	
Specific and general provisions; and292.04Charges for specific allowances and charge-offs	
during the period	
(g) Gross Non performing Assets (NPAs) 661.11	
Non performing Assets (NPAs) to Outstanding Loans 6.33%	
& advances	
Movement of Non Performing Assets (NPAs)	
Opening balance 374.86	
Additions 286.25	
Reductions -	
Closing balance 661.11	
Movement of specific provisions for NPAs	
Opening balance 157.66	
Provisions made during the period 201.24	
Write-off 38.39	
Write-back of excess provisions	

Closing balance	397.29

#### (e) Equities: Disclosures for Banking Book Positions

Qualitative Disclosure	(a)	The general qualitative disclosure requirement with respect to the equity risk, including:			
		The Bank does not hold any value which is describes as "Differentiation between holdings on which capital gains are expected and those taken under other objectives including for relationship and strategic reasons" in RBCA Guidelines of Bangladesh bank. Therefore the Bank does not needed to narrate any "Discussion of important policies covering the valuation and accounting of equity holding in the banking book, This includes the accounting techniques and valuation methodologies used, including key assumptions and practices affecting valuation as well as significant changes in these practices". Apart from above, the Bank has being calculated <b>value at cost</b> method for Quoted shares & Unquoted shares.			
Quantitative Disclosure	(b)	Value disclosed in the balance sheet of investments, 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.Cost PriceMarket PriceQuoted sharesTk.16.8018.29Unquoted sharesTk.260.25260.25			
	(c) The cumulative realized gain (losses) arisi liquidations in the reporting period. Realized gain (losses) from equity investments				
	(d) Total unrealized gains (losses) – Total latent revaluation gains (losses) - Any amounts of the above included in Tier 2 Capito				
	(e)	There are no Capital requirements broken down by appropriate equity groupings, 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 Banking Book consists of assets and liabilities contracted basically on account of relationship or for steady income and statutory obligations and are generally held till maturity/payment by counter party. The earnings or changes in the economic value are the main focus in banking book. Interest rate risk is the risk that a bank will experience deterioration in its financial position as interest rates move over time. Interest rate risk in the banking book arises from a bank's core banking activities. Interest rate risk is the exposure of a bank's financial condition to adverse movements in interest rates. Changes in interest rates affect a bank's earnings by changing its net interest income and the level of other interest consistive income and operating exponses.
		a bank's earnings by changing its net interest income and the level of other interest sensitive income and operating expenses.

Quantitative Disclosure	(b)	Interest Rate Risk -Increase in Interest Rate:	Minor	Moderate	Major	
		Magnitutude of Shock	1.00%	2.00%	3.00%	
		Net Interest Income impact				
		<12 Months	-12.95	-25.90	-38.85	
		Capital after shock	1359.60	1346.65	1333.70	
		CRAR after shock (%)	11.43	11.32	11.21	
		Change in CAR after shock	-0.11	-0.22	-0.33	
		(%)				
		Re-pricing Impact				
		Change in the value of the				
		bond portfolio	-97.18	-194.36	-291.54	
		Capital after shock	1262.42	1152.29	1042.16	
		CRAR after shock (%)	10.61	9.68	8.76	
		Change in CAR after shock	-0.82	-1.63	-2.45	
		(%)				
		Overall change in CAR (NII & re-pricing impact, %)	-0.93	-1.85	-2.78	
		0	-0.93	-1.85	-2./8	

## (g) <u>Market Risk</u>

	(-)							
Qualitative Disclosure	(a)	Views of BOD on trading/investment of						
		Market risk is potential for loss resulting from adverse moveme						
		market risk factors such as interest rates, For-ex rates, and equity						
		and commodity prices.						
		The important aspect of the Market Risk includes liquidity						
		-	management, interest rate risk management and the pricing of					
		assets and liabilities. There are three types of Market Risk such as						
		Interest Rate Risk, Foreign Exchange R						
		The Board will have to approve all p						
		sets limits and reviews compliance on	a regular bas	sis.				
		Method used to measure Market Risk:	:					
		In Standardized Approach, the ca	pital requiren	nent for various				
		market risks (interest rate risk, equity p	rice risk, com	modity price risk,				
		and foreign exchange risk) is determine	ned separatel	у.				
		Market Risk Management System:						
		The Treasury Division manage market risk covering Liquidity, interest						
		rate and foreign exchange risk with oversight from Assets 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 Processes for mitigating market risk:						
		There are approved limits for credit deposit Ratio, liquid assets to						
		total assets ratio, maturity mismatch	•	-				
		balance sheet and off-balance she						
		money market and For-ex position.		U U				
		· · ·						
		enforced on a regular basis to pro	-					
		exchange rate committee of the Bo		-				
		review the prevailing market cond		0				
	(1.)	position and transactions to mitigate	-					
Quantitative Disclosure	(b)	The capital requirement for:	Solo	Consolidated				
		Interest rate risk	3.23	3.23				
		Equity position risk	3.66	35.88				
		Foreign exchange risk	4.50	4.50				
		Commodity risk	0.00	0.00				
L	1		0.00	0.00				

### (h) Operational Risk

Qualitative Disclosure	(a)	Views of BOD on system to reduce Operational Risk:	
	(~)	Operational risk is associated with human error, system failures and	
		inadequate procedures and controls. It is the risk of loss arising from	
		the potential that inadequate information system; technology	
		failures, breaches in internal controls, fraud, unforeseen	
		catastrophes, or other operational problems may result in	
		unexpected losses or reputation problems. Operational risk exists in	
		all products and business activities.	
		In addressing Operational Risk, Bank has been strengthened its	
		Internal Control System, and ensure sound Corporate Governance	
		in all sphere of Management and Operation level as well.	
		The Bank should maintain a robust CBS (Core Banking Software)	
		and enriches its IT infrastructure in terms of demand of time.	
		Besides, in order to capacity building of its Human Resources Bank	
		may be taken a number of steps like training, workshop etc.	
		Performance gap of executives and staffs:	
		SBL has a policy to provide competitive package and best	
		working environment to attract and retain the most talented	
		people available in the industry. SBL'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 are expected to expose the Bank to	
		significant operational risk.	
		Policies and Processes for mitigating operational risk:	
		To mitigate operational risk, Bank use basic indicator approach to	
		calculate capital charge against operational risk. The policy for	
		operational risks including internal control & compliance risk is	
		approved by Board taking into account relevant guidelines of	
		Bangladesh Bank. The Bank developed a Risk Management	
		Division and supervisory review Committee for review and	
		managing operation risk as well as evaluating of the adequacy of	
		the capital. For mitigating operational risk Internal Control and	
		compliance division undertakes periodical and special audit of the	
		branches and departments at the Head Office for review of the	
		operation and compliance of statutory requirements.	
		Approach for calculating capital charge for operational risk:	
		The Bank followed Basic Indicator Approach (BIA) for measuring	
		capital charges for operational risk. Under the Basic Indicator	
		Approach (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.	
Quantitative Disclosure	(b)	The Capital Requirement for Operational Risk (Solo)49.97	
		The Capital Requirement for Operational Risk 54.42	
		(Consolidated)	
	1		

## i) Liquidity Risk

Qualitative Disclosure	a)	Views of BOD on system to reduce liquidity risk
		The board of directors is ultimately responsible for the liquidity risk
		assumed by the bank and the manner in which this risk is
		managed and therefore should establish the bank's liquidity risk
		tolerance. The tolerance, which should define the level of
		liquidity risk that the bank is willing to assume, should be
		appropriate for the business strategy of the bank and its role in
		the financial system and should reflect the bank's financial
		condition and funding capacity.

The prerequisites of an effective liquidity risk management include an informed board, capable management, staff having relevant expertise and efficient systems and procedures. It is primarily the duty of board of directors to understand the liquidity risk profile of the bank and the tools used to manage liquidity risk. The board has to ensure that the bank has necessary liquidity risk management framework and bank is capable of confronting uneven liquidity scenarios. Generally speaking the board of a bank is responsible: a) To position bank's strategic direction and tolerance level for liquidity risk. b) To appoint senior managers who have ability to manage liquidity risk and delegate them the required authority to accomplish the job. c) To continuously monitors the bank's performance and overall liquidity risk profile. d) To ensure that liquidity risk is identified, measured, monitored, and controlled. Senior management is responsible for the implementation of sound policies and procedures keeping in view the strategic direction and risk appetite specified by board. To effectively oversee the daily and long-term management of liquidity risk senior managers should: a) Develop and implement procedures and practices that translate the board's goals, objectives, and risk tolerances into operating standards that are well understood by bank personnel and consistent with the board's intent. b) Adhere to the lines of authority and responsibility that the board has established for managing liquidity risk. c) Oversee the implementation of managing liquidity risk.
c) Oversee the implementation and maintenance of management information and other systems that identify, measure, monitor, and control the bank's liquidity risk.
<ul> <li>d) Establish effective internal controls over the liquidity risk management process.</li> <li>Method used to measure Liquidity risk</li> </ul>
<ol> <li>Contractual maturity mismatch: The contractual maturity mismatch profile identifies the gaps between the contractual inflows and outflows of liquidity for defined time bands. These maturity gaps indicate how much liquidity a bank would potentially need to raise in each of these time bands if all outflows occurred at the earliest possible date. This metric provides insight into the extent to which the bank relies on maturity transformation under its current contracts.</li> <li>Concentration of funding:</li> </ol>
This metric is meant to identify those sources of wholesale funding that are of such significance that withdrawal of this funding could trigger liquidity problems. The metric thus encourages the diversification of funding sources recommended in the Committee's Sound Principles. 3) Available unencumbered assets:
These metrics provide supervisors with data on the quantity and key characteristics, including currency denomination and location, of banks' available unencumbered assets. These assets have the potential to be used as collateral to raise additional HQLA or secured funding in secondary markets or are eligible at central banks and as such may potentially be additional sources of liquidity for the bank.
<ul><li>4) LCR by significant currency:</li><li>While the LCR is required to be met in one single currency, in</li></ul>

order to better capture potential currency mismatches, banks and supervisors should also monitor the LCR in significant currencies. This will allow the bank and the supervisor to track potential currency mismatch issues that could arise
<ul><li>potential currency mismatch issues that could arise.</li><li>5) Market-related monitoring tools:</li></ul>
High frequency market data with little or no time lag can be
used as early warning indicators in monitoring potential liquidity
difficulties at banks.
Liquidity risk management system
The liquidity risk strategy defined by board should enunciate specific policies on particular aspects of liquidity risk management, such as:
<ul> <li>a. Composition of Assets and Liabilities</li> <li>b. Diversification and Stability of Liabilities.</li> </ul>
c. Access to Inter-bank Market The liquidity strategy must be documented in a liquidity policy,
and communicated throughout the bank. The responsibility for managing the overall liquidity of the bank should be delegated
to a specific, identified group within the bank. This might be in the form of an Asset Liability Committee (ALCO) comprised of
senior management, the treasury function or the risk
management department. However, usually the liquidity risk
management is performed by an ALCO. Ideally, the ALCO should comprise of senior management from each key area of
the institution that assumes and/or manages liquidity risk.
An effective liquidity risk management include systems to
identify, measure, monitor and control its liquidity exposures.
Management should be able to accurately identify and quantify the primary sources of a bank's liquidity risk in a timely
manner. To properly identify the sources, management should
understand both existing as well as future risk that the institution
can be exposed to. Management should always be alert for
new sources of liquidity risk at both the transaction and portfolio levels. 4.5.2 Key elements of an effective risk management
process include an efficient MIS, systems to measure, monitor
and control existing as well as future liquidity risks and reporting
them to senior management.
Policies and processes for mitigating liquidity risk An effective measurement and monitoring system is essential for
adequate management of liquidity risk. Discussed below are
some (but not all) commonly used liquidity measurement and
monitoring techniques that may be adopted by the banks.
Contingency Funding Plans 4.7.2 In order to develop a comprehensive liquidity risk management framework, institutions
should have way out plans for stress scenarios. Such a plan
commonly known as Contingency Funding Plan (CFP) is a set of
policies and procedures that serves as a blue print for a bank to
meet its funding needs in a timely manner and at a reasonable
cost. A CFP is a projection of future cash flows and funding sources of a bank under market scenarios including aggressive
asset growth or rapid liability erosion. To be effective it is
important that a CFP should represent management's best
estimate of balance sheet changes that may result from a
liquidity or credit event. A CFP can provide a useful framework for managing liquidity risk both short term and in the long term.
Further it helps ensure that a financial institution can prudently
and efficiently manage routine and extraordinary fluctuations in
liquidity.
Use of CFP for Routine Liquidity Management

		<ul> <li>a) A reasonable amount of liquid assets are maintain b) Measurement and projection of funding requirem various scenarios.</li> <li>c) Management of access to funding sources.</li> <li>Use of CFP for Emergency and Distress Environments</li> <li>Not necessarily a liquidity crisis shows up gradually. I sudden liquidity stress it is important for a barn organized, candid, and efficient to meet its obligate stakeholders. Since such a situation requires a spaction, banks that already have plans to deal with succould address the liquidity problem more efficient for effectively. A CFP can help ensure that bank manage key staffs are ready to respond to such situations.</li> <li>Scope of CFP</li> <li>To begin, the CFP should anticipate all of the bank's fliquidity needs by:</li> <li>a) Analyzing and making quantitative projection significant on- and off-balance-sheet funds flows related effects.</li> <li>b) Matching potential cash flow sources and uses of c) Establishing indicators that alreat and sources and uses of c)</li> </ul>	n case of a k to seem tions to the contaneous ich situation ciently and gement and funding and ions of all s and their funds.
		predetermined level of potential risks.	
Quantitative Disclosures	b)	Liquidity coverage ratio (LCR)	112.49% 114.60%
		Net stable Funding Ratio (NSFR) Stock of High quality liquid assets	3125.58
		Total net cash outflows over the next 30 calendar	2776.07
		days	
		Available amount of stable funding 1297.98	
		Required amount of stable funding	1132.58

### j) Leverage Ratio:

Qualitative disclosures	a)	Views of BOD on system to reduce excessive leverage
	-	In order to avoid building-up excessive on- and off-balance
		sheet leverage in the banking system, a simple, transparent,
		non-risk based leverage ratio has been introduced. The
		leverage ratio is calibrated to act as a credible supplementary
		measure to the risk based capital requirements. The leverage
		ratio is intended to achieve the following objectives:
		a) constrain the build-up of leverage in the banking sector
		which can damage the broader financial system and the
		economy; and
		b) reinforce the risk based requirements with an easy to
		understand and a non-risk based measure.
		Policies and processes for managing excessive on and off
		balance sheet leverage
		Introducing the leverage ratio as an additional prudential tool
		has several potential benefits. The financial crisis has illustrated
		the disruptive effects of procyclicality (amplification of the
		effects of the business cycle) and of the risk that can build up
		when financial firms acting in an individually prudent manner
		collectively creates systemic problems. There is now broad
		consensus that micro-prudential regulation needs to be
		complemented by macro-prudential regulation that smooths
		the effects of the credit cycle. This has led to proposals for
		countercyclical capital requirements and loan loss provisions
		that would be higher in good times and lower in bad times.
		Approach for calculating exposure
		The leverage ratio should be calculated by dividing an

			as the simple over a quarter. ire), the Tier 1 ator (exposure uses of all assets the calculation <b>ductions)/ Total</b> scribed both at terly basis. The e of the month
Quantitative disclosures		Solo	Consolidated
	Leverage ratio	6.22%	6.21%
	On balance sheet exposure	14764.84	14878.37
	Off balance sheet exposure	2100.61	2100.61
	Total exposure	16651.55	16765.09

#### k) Remuneration

The following are the main disclosure on remuneration that bank includes in their pillar-3 documents. Bank is strongly encouraged not only to disclose the required information, but to articulate as far as possible how these factors complement and support their overall risk management framework.

This requested quantitative disclosures detailed below should only cover senior management and other material takers and be broken down between these two categories.

Qualitative Disclosures				
(a)	Information relating to the bodies that oversee remuneration	The Management of Standard Bank Limited for Remuneration program holds the responsibilities for overseeing the framing, reviewing and implementing of overall compensation structure and related polices over remuneration package issues payable to all or specialized employees and the Directors/MD/any other appointed/engaged person(s)/Material Risk Takers of the Bank.		
		<ul> <li>They also oversee performance oriented incentives, perquisites, other financial options etc. to attract, motivate and retain employees and review compensation packages/pay structure in comparison to that of other Banks to enjoy competitive advantages in this industry.</li> <li>In addition, the Management of SBL also carries out the following roles and responsibilities: <ul> <li>Review of the Compensation Policy annually or as demanded by market.</li> <li>Exercise such other powers and play the roles delegated to it by the Board.</li> <li>Till present, the Bank has not yet engaged any External Consultants for conducting such exercise since these have been done by the Bank's Management.</li> </ul> </li> </ul>		

(b)	Information relating to the remuneration of the processes	All applicable substantive pay and other allowances including perquisites to the employees including all subordinates, officers and executives up to the rank of SEVP are designed well accord with the prevailing competitive remuneration structure in the industry.
		The package structure of all executives above the rank of SEVP i.e. DMD, AMD & MD, the individual remuneration is fixed and approved by the Board of Directors. All the Pay Structure and perquisites payable to the employees get approved by the Board of Directors of the Bank. In order to format and design the remuneration package, the Management and the Board take into the following consideration:
		<ol> <li>Minimum Qualification level set during the recruitment</li> <li>level of Experience</li> <li>Level of Risk involved</li> <li>Complexities of the job</li> <li>degree of creativity or productivity expected in the job</li> <li>Business developing excellence and expertise</li> <li>Leadership capability</li> <li>Corporate exposure</li> </ol>
		However the remuneration structure/package for the Managing Director (MD) of the Bank is subject to approval of Bangladesh Bank.
(C)	Description of the ways in which current and future risks are taken into account in the remuneration processes	The Management has always been in practice of reviewing remuneration/compensation package/structure of the prime employees in top positions who are associated with high degree of risk factors, current and future position.
		The Board of Directors oversees and governs effective framing and implementation of the remuneration policy. Human Resource Management under the guidance of MD administers the compensation and Benefit structure in line with the best suited practices and statutory requirements as applicable.
(d)	Description of the ways in which the banks seeks to link performances during a performance measurement period with levels of remuneration	On the way to link performances during a performance measurement period with levels of remuneration management takes the feedback or appraisal from head of branch (in case of branch officials) or concerned Head of Division (for Head Office) in the form of Annual Performance Appraisal (APA), previously known as Annual Confidential Report (ACR).
		Although all employees receive the festival bonuses irrespective of performance, yearly incentive is determined and awarded on basis of the Annual Performance Appraisal (APA). In case of hiring exceptionally deserving candidate bank offers enhanced package program with seniority in rank.
(e)	Description of the ways in which the banks seeks to adjust remuneration to take	The Bank follows various schemes in regards to deferred and vested variable remuneration as follows:
(f)	accountoflonger-termDescriptionoftheformsofvariableremunerationthattheutilizesandtherationalefor	- PF (Vesting or entitlement to employer's contribution Variable pay refers to the compensation as fixed by the Board on recommendation of the Management, which is based on the performance appraisal of an employee in that role, that is, how well they accomplish their goals. It

	using these forms	nay be paid as:		
		<ul> <li>Performance Linked Incentives to those employees who are eligible for incentives.</li> <li>Ex-gratia for other employees who are not eligible for</li> <li>Performance linked Incentives.</li> <li>Different awards based on extra-ordinary performance &amp; achievement.</li> <li>Employee/Manager of the Month/Quarter award</li> <li>Reimbursement/award for brilliant academic/professional achievement.</li> <li>Leave Fare Compensation (LFC)</li> </ul>		
Quantitative Disclosures				
(g)	Number of meetings held by the main body overseeing remuneration during the financial year and remuneration paid to its member	Number of meetings held by the main body overseeing remuneration during the financial year: Remuneration paid to member: Nil		
(h)	Number of employees having received a variable remuneration award during the financial year	Number of employees having received a variable remuneration award during the financial year:1712 Number and total amount of guaranteed bonuses award during the financial year: 02, BDT 10.76 crore (Festival Bonuses) Number and amount of sign-on awards made during		
(i)	Total amount of outstanding deferred remuneration, split into cash, shares, and share- linked instruments and other forms	the year: 00 Total amount of outstanding deferred remuneration, split into cash, shares, and share-linked instruments and other forms: 114.65 crore (Gratuity, PF, WF) Total amount of deferred remuneration paid out in the financial warr 2.29 errors (PE create it 1905)		
(j)	Breakdown of amount of remuneration awards for the financial year to show:	financial year: 2.38 crore (PF, gratuity,WF) Breakdown of amount of remuneration awards for the financial year to show: -fixed remuneration: 117.82 crore variable remuneration: BDT 29.72 crore -deferred remuneration: 14.91 crore and non-deferred remuneration: 117.82 crore -different forms used (cash, shares and share-linked instruments, other forms): All the remunerations are provided in the form of cash.		
(k)	Quantitative information about employees' exposure to implicit (e.g. fluctuation in the value of shares or performance units) and explicit adjustments (eg claw back or similar reversals or downward revaluations of awards)of deferred remuneration and retained remuneration:	Quantitative information about employees' exposure to implicit (e.g. fluctuation in the value of shares or performance units) and explicit adjustments (eg claw back or similar reversals or downward revaluations of awards)of deferred remuneration and retained remuneration: Total amount of outstanding deferred remuneration and retained remuneration exposed to ex post explicit and/or implicit adjustments: Nil Total amount of reductions during the financial year due to ex post explicit adjustments: Nil Total amount of reductions during the financial year due to ex post Implicit adjustments: Nil		