Standard Chartered Bank Bangladesh Branches

Disclosures on Risk Based Capital (Basel II) Pillar III

The following detailed qualitative and quantitative disclosures are provided in accordance with Guidelines on Risk Based Capital Adequacy by Bangladesh Bank. The purpose of these requirements is to complement minimum capital requirement and Supervisory Review Process. These disclosures are intended for more transparent and more disciplined financial market where the participants can assess key information about the Bank's exposure to various risks.

The Bank has an approved disclosure policy to observe the disclosure requirement set out by Bangladesh Bank and International Financial Reporting Standards (IFRS) and International Accounting Standards (IAS) as adopted by the Institute of Chartered Accountants of Bangladesh (ICAB) into Bangladesh Financial Reporting Standards (BFRS) and Bangladesh Accounting Standards (BAS) where relevant to the Bank.

Guidelines on Risk Based Capital Adequacy are structured around the following three aspects or pillars of Basel II:

- Minimum capital requirements to be maintained by a bank against credit, market and operational risk;
- Supervisory Review Process i.e. process for assessing overall capital adequacy in relation to a bank's risk profile and a strategy for maintaining its capital at an adequate level; and
- Market Discipline i.e. to make public disclosure of information on the bank's risk profiles, capital adequacy and risk management.

1. Scope of Application

Qualitative Disclosures:

Bank has no subsidiaries and Basel II is applied at the Bank level only.

2. Disclosure Framework

The disclosure requirements are as per the Guidelines on Risk Based Capital Adequacy (RBCA) for Banks.

3. Capital Structure

Qualitative Disclosures:

The Bank's capital structure consists of Tier I Capital and Tier II Capital. The regulatory capital is broadly classified into three categories – Tier I, Tier II and Tier III. The computation of the amount of core (Tire I) and supplementary (Tier II and Tier III) capitals shall be subject to the following conditions:

- The amount of Tier II Capital will be limited to 100% of the amount of Tier I capital.
- Fifty percent (50%) of revaluation reserves for fixed assets and securities eligible for Tier II capital.
- Ten percent (10%) of revaluation reserves for equity instruments eligible for Tier II capital.
- Subordinated debt shall be limited to a maximum of 30% of the amount of Tier I capital.
- Limitation of Tier III: A minimum of about 28.5% of market risk needs to be supported by Tier I capital. Supporting of Market Risk from Tier III capital shall be limited up to maximum of 250% of a bank's Tier I capital that is available after meeting capital required for credit risk.



Tier I capital of the Bank includes fund deposited with Bangladesh Bank, retained earnings and actuarial gain as other component of Tier I.

Tier II (supplementary) consists of general provision and 50% of revaluation reserve for Held to Maturity (HTM) and Held for Trading (HFT) securities.

The bank does not have any Tier III capital.

Quantitative Disclosures:

The details of capital structure as at 31 December are provided as under:

	2014 (Taka)	2013 (Taka)
Core capital (Tier - I)	Committee of the Commit	zoto (Taka)
Fund deposited with Bangladesh Bank	2,207,278,944	2,203,056,583
General reserve	735,905	735,905
Profit and loss account balance	23,993,257,106	20,351,589,014
Actuarial gain	22,630,211	197,412,699
Sub-total Sub-total	26,223,902,166	22,752,794,201
Supplementary capital (Tier - II) General provision maintained against unclassified loans and advances	2 150 207 114	2 171 752 525
MTM gain / (loss) for HFT securities	3,158,387,114	3,174,753,626
Equity reserve - amortisation on HTM securities	100,524,643 139,051,427	210,202,589 397,050,563
Sub-total Sub-total	3,397,963,184	3,782,006,778
Other deductions from Capital		
Deferred Tax Provision for Specific Provision	(669,248,065)	×
Total	28,952,617,284	26,534,800,979

4. Capital Adequacy

Qualitative Disclosures:

The Bank's approach to capital management is driven by its desire to maintain a strong capital base to support the development of it's business, to meet regulatory capital requirements at all times and to maintain good credit ratings.

Strategic, business and capital plans are drawn up annually covering a three year horizon and are approved by the Country Management Group (CMG). The capital plan ensures that adequate levels of capital and an optimum mix of the different components of capital are maintained to support the Bank's strategy.

The capital plan takes the following into account:

- · regulatory capital requirements
- · forecast demand for capital to support the credit ratings
- · increases in demand for capital due to business growth, market shocks or stresses
- · available supply of capital and capital raising options
- internal controls and governance for managing the Bank's risk, performance and capital

The Bank uses a capital model to assess the capital demand for material risks, and support its internal capital adequacy assessment. Each material risk is assessed, relevant mitigants considered, and appropriate levels of capital determined. The capital modelling process is a key part of its management disciplines.

A strong governance and process framework is embedded in the Bank's capital planning and assessment methodology. Overall responsibility for the effective management of risk rests with the Management Committee.

Standardized Approach is followed for computation of capital charge for credit risk, market risk and Basic Indictor Approach for operational risk.

Quantitative Disclosures:

Details of Risk Weighted Assets as on 31 December:

Risk Weighted Assets	2014 (Taka)	2013 (Taka)
On balance sheet exposures	106,737,266,305	116,993,859,134
Off-balance sheet exposures	62,224,397,460	49,072,246,505
Total Credit risk	168,961,663,765	166,066,105,639
Market risk	6,644,770,628	6,995,949,883
Operational risk	33,788,024,221	30,178,388,876
Sub-total	209,394,458,614	203,240,444,398
Capital requirement for Credit risk	16,896,166,376	16,606,610,564
Capital requirement for Market risk	664,477,063	699,594,988
Capital requirement for Operational risk	3,378,802,422	3,017,838,888
Minimum Capital Requirement	20,939,445,861	20,324,044,440
	2014	2013
Capital Adequacy Ratio	13.83%	13.06%

Risk management

Tier I Capital Adequacy Ratio

Effective risk management is fundamental to being able to generate profits consistently and sustainably and is thus a central part of the financial and operational management of the Bank. Through the risk management framework Standard Chartered (the Group) manages enterprise-wide risks, with the objective of maximizing risk-adjusted returns while remaining within the Group's risk appetite. As part of this framework, the Group uses a set of principles. The Bank's Risk Management Principles overlay all risk policy and decision-making. These principles comprise five statements of intent that describe the Bank's approach to the management of risk and the risk culture that the Bank wishes to sustain:

12.52%

11.20%

- Balancing risk and return: Risk is taken in support of the requirements of the Bank's stakeholders, in line with its strategy and within its appetite.
- Responsibility: It is the responsibility of all employees to ensure that risk-taking is disciplined and focused. The Bank takes account of its social responsibilities and commitments to customers in taking risk to produce a return.
- Accountability: The Bank only takes risk within agreed authorities and where there is appropriate infrastructure and resource. All risk-taking must be transparent, controlled and reported.
- Anticipation: The Bank seeks to anticipate future risks and ensure awareness of all known risks.
- Competitive advantage: The Bank seeks competitive advantage through efficient and effective risk management and control.

5. Credit Risk

Qualitative Disclosures:

Credit risk is the potential loss due to failure of counterparty to meet its obligations to pay the Bank in accordance with agreed terms.

Credit risk is managed through a framework which sets out policies and procedures covering the measurement and management of credit risk. There is a clear segregation of duties between transaction originators in the businesses and approvers in the Risk function. All credit exposure limits are approved within a defined credit approval authority framework.



A comprehensive framework is in place for the management of counterparty credit risk. This includes a structured process for the delegation of credit approval authority and for monitoring compliance. Policy and procedures are defined to support credit underwriting activities at all levels of the Group. These policies are defined at three levels - Group, Business and Country level.

All credit decisions are subject to underwriting standards which mandate defined processes and procedures for performing credit checks and detailed due diligence reviews. Systems and controls are in place to monitor collateral value and loan covenants. Each counterparty is also required to have an approved limit in place prior to drawdown of funds. Limit excesses are actively managed and subject to reporting and escalation.

Counterparties are subject to credit rating and these ratings are reviewed on a regular basis. Active monitoring of account level activity and limit utilisation trends helps to inform the early alert and risk trigger mechanisms. Potential problem accounts are investigated, monitored and appropriate action is taken. The portfolio is monitored from the point of view of industry concentrations, risk grade distribution and tenor and security profiles amongst other parameters.

Credit risk from trade products is managed within the overall credit risk appetite for corporate and financial institutions. The credit risk exposure from trade products is derived from the positive mark-to-market value of the underlying instruments, and an additional component to cater for potential market movements.

Past dues and impaired exposures are defined in accordance with the relevant Bangladesh Bank regulations. Specific and general provisions are computed periodically in accordance with the Bangladesh Bank regulations.

Quantitative Disclosures:

Details of Credit Risk as on 31 December:

	2014 (Taka)	2013 (Taka)
Gross Credit risk exposures:		
Funded	180,441,904,761	201,295,347,935
Non-funded	135,873,307,082	123,161,277,029
Total	316,315,211,843	324,456,624,964
Distribution of risk exposure by claims:		
Cash and cash equivalents	2,572,999,553	2,919,174,357
Claims on Sovereigns and Central Bank	37,808,291,470	33,116,715,744
Claims on banks	1,005,837,851	35,987,871,350
Claims on corporate	62,330,000,000	66,822,734,767
Claims on small and medium enterprise	9,290,000,000	11,551,589,796
Claims on consumer loans	19,686,565,420	21,729,496,030
Claims secured by residential properties	10,719,074,832	10,888,130,013
Claims secured by commercial real estate	1,824,580,102	1,903,824,102
Past due loans & NPLs	6,827,846,682	6,914,864,339
Others assets	10,682,058,851	9,460,947,292
Off-balance sheet items	135,873,307,082	123,161,277,029
Total	298,620,561,843	324,456,624,819

Credit risk mitigation:		
Claims secured by financial collateral	1,818,474,849	2,645,815,334
Net exposures after the application of haircuts claims secured by	^ "	
eligible guarantee	1,094,808,734	1,185,119,012

	2014	2013
Gross non-performing assets (NPAs)		
Non-performing asset (NPAs) to outstanding loans and advances	5.37%	4.74%



	2014 (Taka)	2013 (Taka)
Movement of non-performing assets (NPAs)		
Opening balance	5,688,363,272	4,000,137,744
Net movement during the year	253,207,283	1,688,225,528
Closing balance	5,941,570,555	5,688,363,272
Movement of specific provision for (NPAs)		
Opening balance of specific provision	4,111,954,121	3,146,239,305
Written off during the period	(550,454,497)	(713,858,235)
Recovers during the period	(535,977,168)	(657,093,735)
Provision made during the period	1,443,894,110	2,336,666,786
Closing balance of specific provision	4,469,416,566	4,111,954,121

6. Equities: Disclosures for banking book positions

The Bank does not hold trading position in equities.

7. Interest rate risk in the banking book

Discussed in the next section under Market risk.

8. Market risk

Qualitative Disclosures:

Market risk is the potential for loss of earnings or economic value due to adverse changes in financial market rates or prices. It covers interest rate risk, currency exchange rate risk, commodity price risk and equity price risk in the Trading Book.

The Market Risk Limits Policy sets the parameters for managing market risk. The Country Risk Committee, in conjunction with Group Market Risk, provides market risk oversight, reporting and management of the market risk profile.

The Bank's internal market risk analysis is based on the Bank's Value at Risk ("VaR") models which simulates potential losses based on historical observation of 260 days (1 year) and scaled up to a confidence level of 99.97% with a three month holding period. This is supplemented by other limits like Tenor and NOP limits as appropriate to ensure that the activity is run in a controlled manner.

Quantitative Disclosures:

Details of Market Risk as on 31 December:

	2014 (Taka)	2013 (Taka)
Capital requirements for:		The second
Interest rate risk	482,216,529	540,351,812
Equity position risk	-	* · · · · · · · · · · · · · · · · · · ·
Foreign exchange risk	182,260,534	159,243,176
Commodity risk	_	-
Total	664,477,063	699,594,988



9. Operational Risk

Qualitative Disclosures:

Operational risk is the potential for loss arising from the failure of people, process or technology or the impact of external events. It is the Bank's objective to minimize exposure to operational risks, subject to cost tradeoffs. This objective is ensured through a framework of policies and procedures that drive risk identification, assessment, control and monitoring at business / function, country levels.

Responsibility for the management of operational risks rests with the business and functional management as an integral part of their role. An independent Operational Risk function within the Group Risk function works alongside business and functional management, to ensure operational risk exposures are managed within acceptable risk tolerance limits. Group Operational Risk is responsible for setting the operational risk policy, defining standards for measurement and for the operational risk capital calculation.

Governance over operational risks is ensured through a defined structure of risk committees at group, business function and country levels. Country Operational Risk Committees ("CORC") have the responsibility for oversight of operational risks and significant issues at a country level. The monthly CORC process ensures that operational risks, losses and results of assurance reviews are managed within acceptable risk tolerance limits.

The Bank's Pillar I approach is Basic Indicator Approach (BIA) as set out in the Guidelines on Risk Based Capital Adequacy.

The Bank proactively monitors its exposure to material loss events by leveraging on internal experience (via risks and losses) and industry experience. The types of events that could result in a material operational risk loss / business disruption include:

- · Internal and external fraud.
- · Damage to physical assets.
- · Business disruption and system failures.
- Failure in execution, delivery and process management.

Quantitative Disclosures:

Capital requirement for Operational risk as on 31 December 2014 was BDT 3,378,802,422

Liquidity risk

Liquidity risk is the potential that the Bank either does not have sufficient liquid financial resources available to meet all its obligations as they fall due, or can only access these financial resources at excessive cost. Liquidity in each country is managed by the Country ALCO within the pre-defined liquidity limits set by and in compliance with Group liquidity policies and local regulatory requirements. Group Treasury and GMR propose and oversee the implementation of policies and other controls relating to the above risks.

