DISCLOSURE UNDER PILLAR III OF BASEL III ACCORD

1. SCOPE OF APPLICATION

The Karnataka Bank Limited, a premier private sector Bank, was incorporated on February 18th 1924 in Mangaluru. The Bank does not have any subsidiary/associate companies under its Management.

The Bank presently is not involved in insurance business. However, Bank holds equity investments to the extent of 6.31 per cent in Universal Sompo General Insurance Company Limited. The financials of the said company are not consolidated with the balance sheet of the Bank. The investment in the company is not deducted from the capital funds of the Bank but is assigned risk weights as an investment.

2. CAPITAL STRUCTURE

Sl.	Particulars	No of equity	Face value per	Amount
No	raiticulais	Shares	share	(Rs in crore)
1.	Authorized Capital	800000000	10	800.00
2.	Issued Capital	310998210	10	311.00
3.	Subscribed Capital	310886239	10	*310.89
4.	Called up/Paid up Capital	310869689	10	310.88

^{*}inclusive of forfeiture shares.

The Bank's shares are listed on the National Stock exchange of India Ltd and Bombay Stock Exchange Ltd.

During the financial year ending 31st March 2020, Bank has issued 2,82,60,881 fully paid bonus equity shares in the ratio of 1:10 (i.e., one bonus equity share for every ten equity shares held) under Bonus Issue-2020 and the Paid-up Share Capital stands increased by Rs.28.26 crore.

a. Breakup of Capital Funds

The Tier I Capital of the Bank comprises of

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1.	Paid up Capital (Including forfeited shares)	310.88
2.	Reserves	5308.55
	Total	5619.43

The Tier II Capital of the Bank comprises of

(Rs in crore)

1	Undisclosed reserves	86.64
2	General Provisions and Loss Reserves	197.53
3	Subordinated debts eligible for inclusion in Lower Tier 2 Capital	770.00
	Total	1054.17

The Total capital comprises of:

(Rs in crore)

1	Tier I Capital	5619.43
2	Tier II Capital	1054.17
	Total	6673.60

Details of the aggregate amounts of the bank's total interests in insurance entities, which are risk-weighted:

(Rs in crore)

Name of the insurance entities / country of incorporation	Principle activity of the entity	accounting	% of bank's holding in the total equity / proportion of voting power	Quantitative impact on regulatory capital of using risk weighting method versus using the full deduction method
Universal Sompo General insurance Co Ltd / India		350	6.31%	CRAR is reduced by 0.08%

b. Assessment of Capital Adequacy

An assessment of the capital requirement of the Bank is carried out through comprehensive projections of future business that takes cognizance of the strategic intent of the Bank, profitability of particular business and opportunities for growth. The proper mapping of credit, operational and market risks to this projected business growth enables assignment of capital that not only adequately covers the minimum regulatory capital requirements but also provides headroom for growth. The calibration of risk to business is enabled by a strong risk culture in the Bank aided by effective, technology based risk management systems.

A summary of the Bank's Capital requirement <u>under Basel III</u> for credit, market and operational risk and the capital adequacy ratio is detailed below.

(Rs in crore)

		` ,
A	Capital requirement for Credit Risk	
	- Portfolios subject to Standardized approach	4149.31
	- Securitization exposures	-
В	Capital requirement for Market Risk	
	Standardized duration approach	162.63
	- Interest rate Risk	87.65
	- Foreign exchange risk	1.01

	- Equity Risk	73.97
С	Capital requirement for Operational Risk	
	- Basic Indicator approach	431.81
D	Total Capital requirement (**)	4743.75
Е	Total eligible Capital Funds of the Bank as per Basel III	6673.60
F	Total Risk Weighted Assets	52708.33
G	Common Equity Tier I ratio (CET1) (%)	10.66%
Н	Tier I CRAR (%)	10.66%
I	Tier II CRAR (%)	2.00%
J	Total CRAR (%)	12.66%

^{**} Excluding CCB

3. RISK MANAGEMENT: OBJECTIVES AND ORGANIZATION STRUCTURE

The various risks taken by the Bank during the course of the business development are identified, assessed, measured, controlled, monitored, mitigated and reported effectively. The key components of the Bank's risk management rely on the risk governance architecture, comprehensive processes and internal control mechanism. The Bank's risk governance architecture focuses attention on key areas of risk such as credit, market and operational risk and quantification of these risks wherever possible for effective and continuous monitoring.

a. Objectives and Policies

The Bank's risk management processes are guided by well-defined policies appropriate for various risk categories, independent risk oversight and periodic monitoring through the subcommittees of the Board of Directors. The Bank has a well-documented Board approved 'Risk Management Policy' in place. The Board sets the overall risk appetite and philosophy for the Bank. The Board of Directors, the Risk & Capital Management Committee and the Audit Committee of the Board review various aspects of risk arising from the businesses of the Bank.

b. Structure and Organization

The Bank has a risk management system that is centralized with a three track committee approach. The committees are - Credit Policy Committee (CPC), Asset Liability Management Committee (ALCO) and Operational Risk Management Committee (ORMC). Risk & Capital Management Committee (RCMC) evaluates the overall risk factors faced by the bank and directly reports to the Board of directors.

CPC deals with credit policies and procedures, ALCO deals with Asset Liability Management (ALM) and Investment Policy of the Bank and ORMC formulates policies and procedures for managing operational risk.

4. CREDIT RISK MANAGEMENT

Bank has developed an online comprehensive credit risk rating system for all borrower accounts. Risk rating of borrowers is intended to help banks in quantifying and aggregating the credit risk across various exposures. The bank has validated its existing rating models and refined/revised the corporate models, besides introduction of Specialized lending rating models, Retail score card models [Pool based approach] and Facility rating. Accordingly, bank is rating its credit portfolio as per the criteria laid down for rating in the Loan Policy of the Bank. The rating serves as a single point indicator of diverse risk factors of counter-party and for taking credit decisions. The risk rating system is drawn up in a structured manner, incorporating different factors such as borrower and industry specific characteristics. The Bank also undertakes periodic validation exercise of its rating models and also conducts migration and default rate analysis to test robustness of its rating models.

The Bank has formulated a comprehensive Loan Policy by incorporating various parameters and prudential limits to manage and control default, transaction and intrinsic/concentration risk. The credit exposures are taken after subjecting the proposals to analysis of various risk factors such as financial risk, industry risk, management risk, business risk, transaction risk etc.

The Bank analyses the migration of borrowers in various risk rating categories to gauge the quality of the loan portfolio. The Bank also conducts periodical review of the loan assets to ascertain conduct of the accounts. The Bank conducts periodical Credit Audit and Stock Audit of large credit exposures to limit the magnitude of credit risk and interest rate risk.

Credit sanction and related processes

Know Your Customer is a leading principle for all business activities. The other components of the credit processes are:

- 1. Sound credit approval process with well laid credit sanctioning criteria.
- 2. The acceptability of credit exposure, primarily based on the sustainability and adequacy of borrower's normal business operations and not based solely on the availability of security.
- 3. Portfolio level risk analysis and reporting to ensure optimal spread of risk across various rating classes to prevent undue risk concentration across any particular industry segments and monitor credit risk migration.
- 4. Sector specific studies at periodic intervals to highlight risks and opportunities in those sectors.
- 5. Adoption of rating linked exposure norms.
- 6. Industry-wise exposure ceilings based on the industry performance, prospects and the competitiveness of the sector.
- 7. Separate risk limits for credit portfolios like advances to NBFC and unsecured loans that require special monitoring.

Review and Monitoring

- 1. All credit exposures, once approved, are monitored and reviewed periodically against the approved limits. Borrowers with lower credit rating are subject to more frequent reviews.
- 2. Credit monitoring involves independent review of credit risk assessment, compliance with internal policies of the Bank and with the regulatory framework, compliance with the sanction terms and conditions and effectiveness of loan administration.
- 3. Customers with emerging credit problems are identified early and classified accordingly. Remedial action is initiated promptly to minimize the potential loss to the Bank.

Concentration Risk

The Bank controls concentration risk by means of appropriate sectoral limits and borrowers limits based on creditworthiness. The Bank also captures the Concentration risk by monitoring the geographical exposure.

Large exposures to individual clients or group

The Bank has individual borrower-wise exposure ceilings based on the internal rating of the borrower as well as group-wise borrowing limits. The Bank monitors the level of credit risk (Low/Moderate/High/Very High) and direction of change in credit risk (increasing / decreasing / stable) at the portfolio level.

Definition of Non-Performing Assets

Bank has adopted the definition of the past due and impaired assets (for accounting purposes) as defined by the regulator for income recognition and asset classification norms.

Exposures

Total gross credit exposure including geographic distribution of exposure

(Rs in crore)

Category	Domestic	Overseas	Total
Fund Based	65293.69	0.00	65293.69
Non Fund based	8424.86	0.00	8424.86
Total	73718.552	0.00	73718.55

Geographic distribution of credit exposure

(Rs in crore)

S	S.No.	State / Union Territory	Funded Exposure	Non Funded Exposure	Total Exposure
	1	Andaman And Nicobar	0	0	0
	2	Andhra Pradesh	2738.18	447.7	3185.88
	3	Arunachal Pradesh	0	0	0

S.No.	State / Union Territory	Funded Exposure	Non Funded Exposure	Total Exposure
4	Assam	208.01	123.23	331.23
5	Bihar	8.58	0.75	9.34
6	Chandigarh	105.83	38.12	143.95
7	Chhattisgarh	649.19	206.44	855.63
8	Delhi	6562.21	380.37	6942.58
9	Goa	318.16	30.53	348.69
10	Gujarat	814.43	181.26	995.7
11	Haryana	1102.08	273.93	1376.01
12	Himachal Pradesh	7.25	1.26	8.51
13	Jammu And Kashmir	0.02	0	0.02
14	Jharkhand	302.23	5.4	307.63
15	Karnataka	26880.88	3465.85	30346.74
16	Kerala	848.7	10.73	859.43
17	Madhya Pradesh	496.72	19.34	516.05
18	Maharashtra	11924.41	1016.59	12941
19	Manipur	0.05	0	0.05
21	Orissa	807.86	101.5	909.36
22	Pondicherry	26.88	1.28	28.16
23	Punjab	849.52	76.14	925.66
24	Rajasthan	638.93	123.4	762.33
25	Sikkim	23.88	0	23.88
26	Tamil Nadu	4356.62	450.51	4807.14
27	Telangana	3179.03	1067.82	4246.85
28	Tripura	0	0.01	0.01
29	Uttar Pradesh	553.03	63.93	616.96
30	Uttarakhand	147.16	5.97	153.13
31	West Bengal	1740.27	332.79	2073.06
32	Dadra And Nagar Haveli	3.58	0.01	3.59
	Total	65293.69	8424.86	73718.57

While determining level and direction of credit risk, parameters like percentage of low-risk credit (investment grade and above) to credit risk exposure and migration from investment to non-investment grade (quantum as percentage of credit risk exposure) are also considered. The Bank monitors the rating-wise distribution of its borrowers also.

Exposure to Industries

Industry analysis plays an important part in assessing the concentration risk within the loan portfolio. Particular attention is given to industry sectors where the Bank believes that there is a high degree of risk or potential for volatility in the future. The Bank has fixed internal limits for aggregate commitments to different sectors so that the exposures are evenly spread over various sectors.

The credit policy deals with short term as well as long term approach to credit risk management. The policy of the Bank embodies in itself the areas of risk identification, risk measurement, risk grading techniques, reporting and risk control systems /mitigation techniques, documentation practice and the system for management of problematic loans.

Distribution of Credit Exposure by Industry sector

(Rs.in Crore)

	(Rs.in Crore)			
Sl. No.	Industry	FUNDBASED	NON FUNDBASED	TOTAL EXPOSURE
1	Coal And Mining	193.79	3.83	197.62
2	Iron And Steel	279.83	82.40	362.23
3	Metal And Metal Products	300.62	94.37	394.99
4	Other Engineering	1157.56	235.31	1392.87
5	Wood Based Industries	2.11	0.06	2.17
6	Electronics	23.84	6.34	30.18
7	Cotton Textile	559.95	46.53	606.48
8	Jute Textile	0.03	0.00	0.03
9	Other Textiles	1207.40	83.43	1290.83
10	Tea Industry	0.00	0.32	0.32
11	Kandasari And Sugar	46.30	0.00	46.30
12	Vegetable Oil	20.06	100.00	120.06
13	Tobbaco And Tobbaco Products	0.00	0.00	0.00
14	Paper And Paper Products	147.04	11.46	158.50
15	Rubber And Rubber Products	30.36	16.00	46.36
16	Plastic And Plastic Products	342.18	40.22	382.40
17	Chemicals, Dyes	622.65	31.03	653.69
18	Drugs And Pharmaceuticals	155.98	73.00	228.98
19	Cement And Cement Products	192.77	28.48	221.26
20	Leather And Leather Products	8.10	5.65	13.74
21	Petroleum Products	116.48	57.33	173.81
22	Distilleries, Brewaries Including Soft Drinks	59.68	1.66	61.34

Sl. No.	Industry	FUNDBASED	NON FUNDBASED	TOTAL EXPOSURE
23	Cashewnut Processing	0.53	0.00	0.54
24	Rice, Flour, Dhal Mills	68.15	10.06	78.20
25	Marine Products/Processing	8.50	0.00	8.50
26	Food And Food Products	295.63	120.77	416.40
27	Gems And Jewellery	180.21	27.59	207.79
28	Automobiles	283.54	34.43	317.97
29	Computer Software And Computer Hardware	2.18	0.90	3.08
30	Infrastructure Advances	3286.29	569.19	3855.48
31	All Other Industries	1503.73	423.10	1926.83
	TOTAL INDUSTRIAL ADVANCE	11095.49	2103.46	13198.95

The details of the Industry wherein the bank's exposure in the related Industry has exceeded the 5 per cent of total gross credit exposure is furnished below.

Sl No	Industry / sectors classification	Percentage of the total credit	
	-	exposure	
1.	Infrastructure Advances	6.20%	

Maturity pattern of assets -31.03.2020

(Rs. in crore)

Time Bucket	Cash & Balance with RBI	Balance with Banks & Money at Call & Short Notice	Investments	Advances	Fixed Assets	Other Assets	Total
1day	728.80	11.72	4196.45	846.11	0.00	0.00	5783.08
2 to 7 days	11.24	0.00	103.94	125.61	0.00	0.00	240.79
8 to 14 days	13.74	37.82	94.02	196.43	0.00	0.00	342.01
15 to 30 days	22.90	0.00	150.12	58.53	0.00	0.00	231.55
31 days to 2 Months	42.06	113.50	226.98	216.63	0.00	0.00	599.17
2 Months to 3 Months	43.31	0.00	345.63	749.77	0.00	0.00	1138.71
Over 3 Months to months	159.27	0.00	894.78	4586.74	0.00	0.00	5640.79
Over 6 months to 1 year	195.71	0.00	1160.60	6102.86	0.00	1146.30	8605.47
Over 1 year to 3 years	1462.19	0.40	8920.09	23661.63	0.00	0.00	34044.31
Over 3 years to 5 years	11.66	0.00	288.93	6026.41	0.00	0.00	6327.00

Time Bucket	Cash & Balance with RBI	Balance with Banks & Money at Call & Short Notice	Investments	Advances	Fixed Assets	Other Assets	Total
5 year to 7 Years	7.91	0.00	64.25	3286.90	0.00	0.00	3359.06
7 Year to 10 years	21.24	0.00	165.36	3728.82	0.00	0.00	3915.42
10 Year to 15 Years	4.37	0.00	492.78	4157.22	0.00	0.00	4654.37
Over 15 Years	31.65	0.00	441.41	3220.61	826.42	3911.67	8431.76
Total	2756.05	163.44	17545.34	56964.27	826.42	5057.97	83313.49

Classification of Non Performing Advances

(Rs in crore)

		(RS III CIOIC)
A	Amount of NPA's (Gross)	2799.93
	` '	21 99.98
	Substandard	1381.61
	Doubtful 1	699.96
	Doubtful 2	357.98
	Doubtful 3	8.15
	Loss	352.23
В	Net NPAs	
	Amount of Net NPA	1755.01
С	NPA Ratios	
	Gross NPAs to Gross Advances ratio (%)	4.82
	Net NPAs to Net Advances ratio (%)	3.08

Movement of NPAs (Gross)

(Rs in crore)

1. Opening Balance as on 01.04.2019	2456.38
2. Additions	1998.58
3. Reductions	1655.03
4. Closing Balance as on 31.03.2020	2799.93

Movement of Provisions for NPAs

(Rs in crore)

Particulars	Amount
1. Opening Balance	810.55
2. Provision made during the period	1297.59
3. Write off	1090.33
4. Write back of excess provisions	0.00
5. Closing balance	1017.31

(Rs in crore)

Particulars	Amount
Write offs booked directly to income statement	0.00
Recoveries booked directly to income statement	95.82

Non Performing Investments and movement of provision for depreciation on Investments

(Rs in crore)

	Particulars	Amount
A	Amount of Non performing Investments	75.15
В	Amount of Provision held for Non performing Investments	69.49
С	Movement of provisions for depreciation on Investments	
	a) Opening balance	185.31
	b) Add: Provisions made during the year	4.50
	c) Less: Write off/write back of excess provisions	9.49
	d) Closing balance	180.32

Major Industry break up of NPA

(Rs.in crore)

Industry	Gross NPA	Specific Provision
Textiles	212.32	79.74
Metal and Metal Products	131.60	21.82
Engineering Goods	96.19	43.83
Automobiles	31.70	18.69
Plastic and Plastic Products	22.23	7.48

Geography wise Distribution of NPA and Provision

(Rs in crore)

Geography	Gross NPA	Specific Provision	General Provision
Domestic	2799.93	1017.31	0.67
Overseas	0	0	0
Total	2799.93	1017.31	0.67

Disclosure for portfolios subject to the standardized approach

Large corporate borrowers and Public Sector Enterprises are being encouraged to solicit ratings from approved external rating agencies and wherever such ratings are available, the Bank uses the same in assigning risk weights. Bank has approved 7 domestic credit rating agencies identified by RBI i.e. CRISIL, CARE, India Ratings and Research Private Limited (earlier FITCH India), ICRA, Brickwork, Acuite Ratings & Research Ltd (Earlier SMERA Ratings Limited) and INFOMERICS Valuation and Rating Pvt Ltd (INFOMERICS). The ratings available in public domain are mapped according to risk profile and specific risk characteristics of each rating grade of respective agencies as envisaged in RBI guidelines.

The credit exposure [fund based & non-fund based] after risk mitigation (subject to the standardized Approach) in different risk buckets are as under:

(Rs in crore)

Sl	Dielerweight	Exposure
No	Risk weight	Exposure Outstanding
1.	Below 100%	32124.87
2.	100%	18401.77
3.	More than 100%	4897.96
	Total	55424.60

Credit Risk Mitigation: Disclosures for Standardized Approach

As stipulated by the RBI guidelines, the Bank uses the comprehensive approach for collateral risk mitigation. Under this approach, the Bank reduces its credit exposure to counterparty when calculating its capital requirements to the extent of risk mitigation provided by the eligible financial collateral as specified in the Basel guidelines.

Types of eligible financial collateral / Guarantors:

The Bank recognizes only specified types of financial collateral and guarantees (counter-guarantors) for providing capital relief in line with Basel II guidelines on credit risk mitigation.

This includes cash, Bank own deposits, gold (including bullion and jewellery, subject to collateralized jewellery being notionally converted/benchmarked to 99.99 per cent purity), securities issued by the Central and State Governments, Kisan Vikas Patra, National Savings certificates, life insurance policies with a declared surrender value which is regulated by IRDA, certain debt securities rated by a recognized credit rating agency, certain debt securities not rated but issued by Banks and listed on a recognized exchange and are classified as senior debt, certain mutual fund units where daily Net Assets Value (NAV) is available in public domain.

Eligible Guarantors (counter-guarantors):

Credit protection given by the following entities is recognized:

- i. Sovereigns, sovereign entities (including BIS, IMF, European Central Bank and European Community as well as permitted MDBs, ECGC, CRGFTLIH and CGTMSE), banks and primary dealers with a lower risk weight than the counterparty;
- ii. Other entities that are externally rated except when credit protection is provided to a securitization exposure. This would include credit protection provided by parent, subsidiary and affiliate companies when they have a lower risk weight than the obligor.
- iii. When credit protection is provided to a securitization exposure, other entities that currently are externally rated BBB- or better and that were externally rated A- or

better at the time the credit protection was provided. This would include credit protection provided by parent, subsidiary and affiliate companies when they have a lower risk weight than the obligor.

The extent of total credit exposure (under the standardized approach) covered by eligible financial collaterals after application of haircuts are furnished below:

(Rs in crore)

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Eligible financial collaterals after haircuts	4861.34
Eligible guarantees	770.59

5. MARKET RISK & LIQUIDITY RISK

The Bank has put in place Board approved Integrated Treasury Policy, Asset Liability Management (ALM) policy, Market Risk Management Policy and Fund Transfer Pricing Policy for effective management of market risk in the Bank. The objective of Integrated Treasury Policy is to assess and minimize risks associated with treasury operations by extensive use of various risk management tools. Broadly, it encompasses Policy prescriptions for managing systemic risk, credit risk, market risk, operational risk and liquidity risk in treasury operations.

For market risk arising out of various products in treasury and its business activities, the Bank has set regulatory / internal limits and ensures the adherence thereof. Migration of ratings is tracked regularly. Limits for exposures to counter-parties, industries and countries are monitored and the risks are controlled through Stop Loss Limits, Overnight limit, Daylight limit, Aggregate Gap limit, Individual gap limit, Value at Risk (VaR) limit for Forex, Inter-Bank dealing and various investment limits. For the Market Risk Management the Bank has a Mid Office. The functions of Mid Office are handled by Risk Management Department.

The Board, RCMC & ALCO are overseeing the market risk management of the Bank, procedures thereof, implementing risk management guidelines issued by regulator, best risk management practices followed globally and ensures that internal parameters, procedures, practices/policies and risk management prudential limits are adhered to.

Liquidity risk of the Bank is assessed through daily gap analysis for maturity mismatch based on residual maturity in different time buckets as well as various liquidity ratios and management of the same is done within the prudential limits fixed thereon. Advance techniques such as Stress testing, simulation, sensitivity analysis etc. are conducted on regular intervals to draw the contingency funding plan under different liquidity scenarios.

Fund Transfer Pricing Policy which laids down a methodology/assumptions on which profitability the branches/products/customers are measured and the outcome of the FTP results are being used for effective decision making.

Market Risk in Trading Book

Bank has adopted the Standardized Duration Approach as prescribed by RBI for computation of capital charge for market risk and is fully compliant with such RBI guidelines.

The capital requirements for market risk are detailed below:

(Rs in crore)

Sl	Diele Catagogy	Capital
No	Risk Category	Charge
I	Interest Rate	87.65
II	Equity	73.97
III	Foreign Exchange , Gold and Derivatives	1.01
IV	Total Capital Charge for market Risk (I+II+III)	162.63

6. INTEREST RATE RISK IN THE BANKING BOOK (IRRBB)

The interest rate risk is viewed from two perspectives i.e. 'Earnings Perspective' and 'Economic Value Perspective'. Generally, the former is measured using Earnings-at-Risk (EaR) under Traditional Gap Analysis (TGA) and the latter is measured through changes in the Market value of Equity (MVE) under Duration Gap Analysis (DGA).

> Earnings-at-Risk (EaR):

All the Rate Sensitive Assets (RSA) and Rate Sensitive Liabilities (RSL) maturing/repricing up to 1 year are bucketed as per Traditional Gap Analysis (TGA) and EaR analysis is conducted by applying various shocks on product-wise weighted average interest rates in each time band. EaR is quantified by changes in the NII and NIM in comparison with the previous financial year end.

> Impact on Market Value of Equity (MVE):

Impact on Market Value of Equity (MVE) is analyzed through Duration Gap Analysis (DGA) which involves bucketing of market value of all Rate Sensitive Assets and Rate Sensitive Liabilities as per residual maturity/ re-pricing in various time bands and computing Modified Duration Gap. Accurate method is adopted for computing the market value by discounting each cash flow of all Rate Sensitive Assets (RSA) and Rate Sensitive Liabilities (RSL) with various discount curves as suggested by RBI. Notional interest rate shocks are applied on the resultant Modified Duration Gap to arrive at the changes in the Market Value of Equity (MVE).

- ➤ Prudential limits have been fixed for changes in NIM and MVE for 200bps shock in the interest rates and monitored on a monthly basis.
- ➤ Earning at Risk for 200 bps interest rate shock is estimated at Rs.13.92 Crore and change in the Market value of Equity for 200 bps interest rate shocks is 16.72%.

7. OPERATIONAL RISK

Strategies and Processes: Bank has initiated several measures to manage operational risk through identification, assessment and monitoring of inherent risks in all its business processes. A framework has been laid to capture loss data which can be mapped to operational risk events to measure the impact quantitatively. Bank has put in place a hierarchical structure to effectively manage operational risk through the formation of internal committee viz., Operational Risk Management Committee (ORMC).

Scope and Nature of Operational Risk Reporting and Measurement Systems

A systematic process for reporting risk events, loss events, "near misses" and non-compliance issues relating to operational risks have been developed and implemented. The information gathered will be used to develop triggers to initiate corrective actions to improve controls. All critical risks and potential loss events are reported to the senior Management/ORMC/RCMC as appropriate for their directions and suggestions.

An Operational Risk Management Policy approved by the Board of Directors details the framework for hedging and/or mitigating operational risk in the Bank. As per the policy, all new products are vetted by the New Product Approval Committee to identify and assess potential operational risks involved and suggest control measures to mitigate the risks.

Approach for Operational Risk Capital Assessment

As per the RBI guidelines, the Bank has adopted Basic Indicator Approach for computing capital charge for Operational Risk. Steps have been initiated to migrate to the Advanced Measurement Approach.

8. EXPOSURE RELATED TO COUNTERPARTY CREDIT RISK

Counterparty Credit Risk exposures for banks are assessed based on Bank's business requirements and considering counterparty bank's parameters such as CRAR, net worth, NPA level etc. Counterparty exposures for other entities are assessed subject to exposure ceilings as per the Loan Policy of the Bank. Capital for Counterparty Credit Risk exposure is assessed based on Standardized Approach.

The Bank does not recognize bilateral netting. The credit equivalent amount of derivative exposure is calculated using Current Exposure Method and the balance outstanding as on 31st March, 2020 is as under:

(Rs. in crore)

Particulars	Notional Amount	Current Exposure
Foreign exchange contracts	3124.17	105.91
Interest rate contracts	Nil	Nil
Total	3124.17	105.91

9. COMPOSITION OF CAPITAL:

		(Rs.	in million
		Amount	Amounts Subject to Pre-Base III Treatmen
ommon E	Equity Tier 1 capital: instruments and reserves		
1.	Directly issued qualifying common share capital plus related stock surplus (share premium)	15659.21	
2.	Retained earnings		
3.	Accumulated other comprehensive income (and other reserves)	40772.96	
4.	Directly issued capital subject to phase out from CET1 (only applicable to non-joint stock companies)		
4.	Public sector capital injections grandfathered until January 1, 2018		
5.	Common share capital issued by subsidiaries and held by third parties (amount allowed in group CET1)		
6.	Common Equity Tier 1 capital before regulatory adjustments	56432.17	
Common E	Equity Tier 1 capital : regulatory adjustments		
7.	Prudential valuation adjustments		
8.	Goodwill (net of related tax liability)		
9.	Intangibles other than mortgage-servicing rights (net of related tax liability)	237.87	
10.	Deferred tax assets		
11.	Cash-flow hedge reserve		
12.	Shortfall of provisions to expected losses		
13.	Securitisation gain on sale		
14.	Gains and losses due to changes in own credit risk on fair valued liabilities		
15.	Defined-benefit pension fund net assets		
16.	Investments in own shares (if not already netted off paid- up capital on reported balance sheet)		
17.	Reciprocal cross-holdings in common equity	0.00	

		(Rs.	in millic
		Amount	Amoun Subject Pre-Bas III Treatme
18.	Investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions, where the bank does not own more than 10% of the issued share capital (amount above 10% threshold)		
19.	Significant investments in the common stock of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions (amount above 10% threshold)		
20.	Mortgage servicing rights4(amount above 10% threshold)		
21.	Deferred tax assets arising from temporary differences (amount above 10% threshold, net of related tax liability)		
22.	Amount exceeding the 15% threshold		
23.	of which: significant investments in the common stock of financial entities		
24.	of which: mortgage servicing rights		
25.	of which : deferred tax assets arising from temporary differences		
26.	National specific regulatory adjustments ⁷ (26a+26b+26c+26d)		
26a.	of which : Investments in the equity capital of unconsolidated insurance subsidiaries		
26b.	of which : Investments in the equity capital of unconsolidated non-financial subsidiaries		
26c.	of which: Shortfall in the equity capital of majority owned financial entities which have not been consolidated with the bank		
	of which: Unamortised pension funds expenditures		
26d.	Regulatory Adjustments Applied to Common Equity Tier 1 in respect of Amounts Subject to Pre-Basel III Treatment		
	of which:		
	of which:		
	of which:		
27.	Regulatory adjustments applied to Common Equity Tier 1 due to insufficient Additional Tier 1 and Tier 2 to cover deductions		
28.	Total regulatory adjustments to Common equity Tier 1	237.87	

		(Rs.	in million)
		Amount	Amounts Subject to Pre-Basel III Treatment
29.	Common Equity Tier 1 capital (CET1)	56194.30	
Additional	Tier 1 capital : instruments		
30.	Directly issued qualifying Additional Tier 1 instruments plus related stock surplus (share premium) (31+32)		
31.	of which : classified as equity under applicable accounting standards (Perpetual Non-Cumulative Preference Shares)		
32.	of which : classified as liabilities under applicable accounting standards (Perpetual debt Instruments)		
33.	Directly issued capital instruments subject to phase out from Additional Tier 1		
34.	Additional Tier 1 instruments (and CET1 instruments not included in row 5) issued by subsidiaries and held by third parties (amount allowed in group AT1)		
35.	of which: instruments issued by subsidiaries subject to phase out		
36.	Additional Tier 1 capital before regulatory adjustments		
Additional	Tier 1 capital: regulatory adjustments		
37.	Investments in own Additional Tier 1 instruments		
38.	Reciprocal cross-holdings in Additional Tier 1 instruments		
39.	Investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions, where the bank does not own more than 10% of the issued common share capital of the entity (amount above 10% threshold)		
40.	Significant investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation (net of eligible short positions) ⁰		
41.	National specific regulatory adjustments (41a+41b)		
41a.	Investments in the Additional Tier 1 capital of unconsolidated insurance subsidiaries		
41b.	Shortfall in the Additional Tier 1 capital of majority owned financial entities which have not been consolidated with the bank Regulatory Adjustments Applied to Additional Tier 1 in		
	Regulatory Adjustments Applied to Additional Tier 1 in respect of Amounts Subject to Pre-Basel III Treatment		

		(Rs.	in million)
		Amount	Amounts Subject to Pre-Basel III Treatment
	of which:		
	of which:		
	of which:		
42.	Regulatory adjustments applied to Additional Tier 1 due to insufficient Tier 2 to cover deductions		
43.	Total regulatory adjustments to Additional Tier 1 capital		
44.	Additional Tier 1 capital (AT1)		
44a.	Additional Tier 1 capital reckoned for capital adequacy		
45.	Tier 1 capital (T1 = CET1 + Admissible AT1) (29 + 44a)	56194.30	
Tier 2 capita	al: instruments and provisions		
46.	Directly issued qualifying Tier 2 instruments plus related stock surplus	9700.00	
47.	Directly issued capital instruments subject to phase out from Tier 2	7700.00	
48.	Tier 2 instruments (and CET1 and AT1 instruments not included in rows 5 or 34) issued by subsidiaries and held by third parties (amount allowed in group Tier 2)		
49.	of which: instruments issued by subsidiaries subject to phase out		
50.	Provisions	3999.21	
51.	Tier 2 capital before regulatory adjustments	11699.21	
Tier 2 capita	al: regulatory adjustments		
52.	Investments in own Tier 2 instruments		
53.	Reciprocal cross-holdings in Tier 2 instruments		
54.	Investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions, where the bank does not own more than 10% of the issued common share capital of the entity (amount above the 10% threshold)		
55.	Significant investments ¹³ in the capital banking, financial and insurance entities that are outside the scope of regulatory consolidation (net of eligible short positions)		
56.	National specific regulatory adjustments (56a+56b)		
56a.	of which: Investments in the Tier 2 capital of unconsolidated insurance subsidiaries		

		(Rs.	in million)
		Amount	Amounts Subject to Pre-Basel III Treatment
	of which: Shortfall in the Tier 2 capital of majority owned financial entities which have not been consolidated with the bank		
56b.	Regulatory Adjustments Applied To Tier 2 in respect of Amounts Subject to Pre-Basel III Treatment		
	of which:		
	of which:		
57.	Total regulatory adjustments to Tier 2 capital		
58.	Tier 2 capital (T2)	11699.21	
58a.	Tier 2 capital reckoned for capital adequacy	10541.67	
58b.	Excess Additional Tier 1 capital reckoned as Tier 2 capital	0	
58c.	Total Tier 2 capital admissible for capital adequacy (58a + 58b)	10541.67	
	Total capital (TC = T1 + Admissible T2) (45 + 58c)	66735.97	
59.	Risk Weighted Assets in respect of Amounts Subject to Pre-Basel III Treatment		
	of which:		
	of which:		
60.	Total risk weighted assets (60a + 60b + 60c)	527083.32	
60a.	of which: total credit risk weighted assets	461034.68	
60b.	of which: total market risk weighted assets	18070.26	
60c.	of which: total operational risk weighted assets	47978.38	
Capital Rat	tios		
61.	Common Equity Tier 1 (as a percentage of risk weighted assets)	10.66%	
62.	Tier 1 (as a percentage of risk weighted assets)	10.66%	
63.	Total capital (as a percentage of risk weighted assets)	12.66%	
64.	Institution specific buffer requirement (minimum CET1 requirement plus capital conservation and countercyclical buffer requirements, expressed as a percentage of risk weighted assets)	7.375%	
65.	of which: capital conservation buffer requirement	1.875%	
66.	of which : bank specific countercyclical buffer requirement	-	
67.	of which : G-SIB buffer requirement		
			· · · · · · · · · · · · · · · · · · ·

		(Rs.	in million)
		Amount	Amounts Subject to Pre-Basel III Treatment
68.	Common Equity Tier 1 available to meet buffers (as a percentage of risk weighted assets)	5.16%	
National mi	inima (if different from Basel III)		
69.	National Common Equity Tier 1 minimum ratio (if different from Basel III minimum)	5.5%	
70.	National Tier 1 minimum ratio (if different from Basel III minimum)	7%	
71.	National total capital minimum ratio (if different from Basel III minimum)	9%	
Amounts be	elow the thresholds for deduction (before risk weighting)		
72.	Non-significant investments in the capital of other financial entities		
73.	Significant investments in the common stock of financial entities		
74.	Mortgage servicing rights (net of related tax liability)		
75.	Deferred tax assets arising from temporary differences (net of related tax liability)		
Applicable	caps on the inclusion of provisions in Tier 2		
76.	Provisions eligible for inclusion in Tier 2 in respect of exposures subject to standardised approach (prior to application of cap)		
77.	Cap on inclusion of provisions in Tier 2 under standardised approach	5762.93	
78.	Provisions eligible for inclusion in Tier 2 in respect of exposures subject to internal ratings-based approach (prior to application of cap)		
79.	Cap for inclusion of provisions in Tier 2 under internal ratings-based approach	NA	
Capital instruments subject to phase-out arrangements (only applicable between March 31, 2017 and March 31, 2022)			
80.	Current cap on CET1 instruments subject to phase out arrangements	NA	
81.	Amount excluded from CET1 due to cap (excess over cap after redemptions and maturities)	NA	
82.	Current cap on AT1 instruments subject to phase out arrangements	NA	
83.	Amount excluded from AT1 due to cap (excess over cap after redemptions and maturities)	NA	

		(Rs.	in million)
		Amount	Amounts Subject to Pre-Basel III Treatment
84.	Current cap on T2 instruments subject to phase out arrangements	NA	
85.	Amount excluded from T2 due to cap (excess over cap after redemptions and maturities)	NA	

Disclosures pertaining to main features of equity and debt capital instruments and the terms and conditions of equity and debt capital instruments have been disclosed separately on the Bank's website under 'Regulatory Disclosures Section'. The link to this section is http://ktkbank.com/ktk/BaselDisclosures.jsp

10. DISCLOSURE ON REMUNERATION

(a)	Information relating to the composition and mandate of the Nomination & Remuneration
	Committee (NRC).
	The Nomination & Remuneration Committee (NRC) consists of 5 Directors, four of them are
	Independent Directors. Two members are also the members of Risk and Capital Management
	Committee of the Board (RCMC).
	The mandate of the NRC include identification of persons who are qualified to become directors
	and who may be appointed in senior management in accordance with the criteria laid down and
	recommend to the Board for their appointment, fixing their compensation and/or removal,
	undertaking the due diligence of candidates before their appointment/re-appointment as
	directors, formulating the criteria for determining qualification, positive attributes and
	independence of a director, key managerial personnel and other employees, Formulation of
	criteria for evaluation of performance of independent directors and the board of directors etc.
	NRC also reviews Compensation Policy of the Bank, besides, administration of ESOP scheme.
(b)	Information relating to the design and structure of remuneration processes and the key features
	and objectives of remuneration policy.
	Compensation Policy aims to attract and retain the right candidates in the Bank. The policy is
	designed to support key business strategies and create a strong, performance-orientated
	environment besides providing reasonable remuneration commensurate with the growth of the
	Bank. It also ensures effective governance of compensation, alignment of compensation with
	prudent risk taking, effective supervisory oversight and stakeholder engagement. The Policy also
()	aims at facilitating effective succession planning in the Bank.
(c)	Description of the ways in which current and future risks are taken into account in the
	remuneration processes. It should include the nature and type of the key measures used to take
	account of these risks.
	A wide variety of measures of credit, market and liquidity risks are used by bank in
	implementation of risk adjustment. The risk adjustment methods have both quantitative and
	qualitative elements. Compensation outcomes are symmetric with risk outcomes and
	compensation payouts are sensitive to the time horizon of the risk.

(d) Description of the ways in which the bank seeks to link performance during a performance

	measurement period with levels of remuneration.
	The performance-based remuneration motivates and rewards high performers who strengthen long-term customer relations, and generate income and shareholder value. The Bank's compensation policy stipulates that while designing the compensation package to WTD/CEO, it is ensured that there is a proper balance between fixed pay and variable pay. While fixing the Variable Pay performance parameters under financial and non-financial areas of operations are assessed.
(e)	A discussion of the bank's policy on deferral and vesting of variable remuneration and a discussion of the bank's policy and criteria for adjusting deferred remuneration before vesting and after vesting.
	The financial performance of the Bank is factored while determining the amount of variable remuneration to be paid. The variable pay shall not exceed 45% of the fixed pay in a year. In terms of RBI extant guidelines, deferral arrangement for payment of variable pay is necessitated where such proposed variable pay exceeds substantial portion of the fixed pay, i.e. 50% or more. However, as the variable pay limit fixed by the Bank is less than 50%, deferral arrangement does not arise. The Board/NRC may grant stock options under the Employees Stock Options Plan/Scheme as may be introduced by the Bank from time to time in terms of SEBI (Share Based Employee Benefits) Regulations, 2015, subject to the approval of Reserve Bank of India under Section 35B of the Banking Regulation Act, 1949. Such Stock Options will be excluded from the components of variable pay.
	Further, during the reporting year (2019-20), the Reserve Bank of India (RBI) vide its circular DOR.Appt.BC.No.23/ 29.67.001/2019-20 dated November 4, 2020 revised its "Guidelines on Compensation of Whole Time Directors/Chief Executive Officers/ Material Risk Takers and Control Function staff" ("Revised Guidelines") for the pay cycles commencing from/after April 01, 2020. These Revised Guidelines have further improvised the method of payment of compensation to the Whole Time Directors/CEOs of private sector Banks which includes: (i) mandating at least 100 per cent variable pay of the fixed pay, (ii) variable pay to be subjected to deferral arrangement (ii) invoking malus/clawback for reporting of divergence (iii) variable pay to mandatorily include

Accordingly, NRC has suitably amended the Compensation Policy in line with the aforesaid Revised Guidelines and post-facto, the compensation structure of the Managing Director & CEO is since amended to be applicable for the FY 2020-21 onwards which has been approved by the Reserve Bank of India vide email dated March 24, 2020.

share linked benefits (i.e. ESOPs), (iv) defining Material Risk Takers other than WTDs (v)

(f) Description of the different forms of variable remuneration (i.e. cash, shares, ESOPs and other forms) that the bank utilizes and the rationale for using these different forms.

The variable pay could be in cash, or stock linked instruments or mix of both.

improved disclosure format etc.

			Current Year	Previous Year	
			(2019-20)	(2018-19)	
(g)	Num	ber of meetings held by the Remuneration	Seven	Three	
	Com	mittee during the financial year and		Sitting fees of	
	remu	emuneration paid to its members. \ \`50000/- to each non-		`50000/- to each non-	
			whole time Director	whole time Director	
			members per meeting	members per meeting	
			attended.	attended.	
(h)	(i)	Number of employees having received a	One	One	
		variable remuneration award during the			
		financial year.			

	(ii)	Number and total amount of sign-on awards made during the financial year.	Nil	Nil
	(iii)	Details of guaranteed bonus, if any, paid as joining / sign on bonus	Nil	Nil
	(iv)	Details of severance pay, in addition to accrued benefits, if any.	Nil	Nil
(i)	(i)	Total amount of outstanding deferred remuneration, split into cash, shares and share-linked instruments and other forms.	Nil	Nil
	(ii)	Total amount of deferred remuneration paid out in the financial year.	Nil	Nil
(j)	for	kdown of amount of remuneration awards the financial year to show fixed and ible, deferred and non-deferred.	Fixed: Rs. 0.71 crore Variable: Rs.0.21 crore for the year 2017-18* * The variable pay for the FY 2017-18 was paid during 2019-20 upon Receipt of RBI approval.	
(k)	(i)	Total amount of outstanding deferred remuneration and retained remuneration exposed to ex post explicit and / or implicit adjustments.	Nil	Nil
	(ii)	Total amount of reductions during the financial year due to ex- post explicit adjustments.	Nil	Nil
	(iii)	Total amount of reductions during the financial year due to ex-post implicit adjustments.	Nil	Nil

11. EQUITIES - DISCLOSURE FOR BANKING BOOK POSITIONS

The risk oversight relating to the equity portfolio is part of the overall independent risk management structure of the Bank and is subjected to the risk management processes and policies along with Integrated Treasury Policy approved by the Board of Directors of the Bank.

In accordance with the RBI guidelines, entire investment portfolio of the Bank including equity investments is classified on the date of purchase as:

- ❖ HFT Held for Trading
- * AFS Available for Sale and
- ❖ HTM Held to Maturity.

Investments which the Bank intends to hold till maturity are classified as HTM securities. In accordance with the RBI guidelines, equity investments held under the HTM category are

classified as banking book for capital adequacy purpose. Equity investments only in the equity of subsidiaries/joint ventures are eligible to be categorized as HTM in accordance with the RBI guidelines.

Further, investments in Private Equity funds are eligible to be accounted under HTM portfolio for the initial period of 3 years; bank will shift all such portions of draw down for the respective financial year to AFS category. All other investments are required to be classified as HFT / AFS securities.

Further, Investments classified under HTM category are carried at their acquisition cost and not marked to market. Any diminution, other than temporary, in the value of equity investments is provided for.

Profit on sale of investment in the HTM category will be first taken to the Profit and loss account, and thereafter be appropriated to the 'Capital Reserve Account". The amount so appropriated would be net of taxes and the amount required to be transferred to statutory reserves. Loss on sale of HTM will be recognized in the profit and loss account.

The Bank has classified investments in PE for Rs 278.29 Lakhs as at March 31, 2020 under HTM as per prudential guidance. There has been sale of Rs 0.19 Lakhs and there is no liquidation or shifting to other categories from above mentioned investments during the Quarter ended March, 2020 from the HTM category. On account of this investment, the Bank has not recognized any unrealized gain or loss in the financial statement as of March 31, 2020.

12. LEVERAGE RATIO

Qualitative Disclosure:

Under Basel III, a simple, transparent, non-risk based ratio called leverage ratio has been introduced which is calibrated to act as a credible supplementary measure to the risk based capital requirements. This ratio acts as a "backstop" measure to the risk based capital requirements and constrains the build-up of leverage in the banking sector.

The Leverage Ratio is computed as:

The capital measure is the Tier 1 capital of the risk-based capital framework, taking into account various regulatory adjustments/deductions and the transitional arrangements. The exposure measure is the sum of on-balance sheet exposures, derivative exposures, securities financing transaction (SFT) exposures and off-balance sheet items.

Summary comparison of accounting assets vs. leverage ratio exposure measure

(Rs. in millions)

	Item		
1.	Total consolidated assets as per published financial statements	833134.88	
	Adjustment for investments in banking, financial, insurance or commercial		
2.	entities that are consolidated for accounting purposes but outside the	0	
	scope of regulatory consolidation		
	Adjustment for fiduciary assets recognized on the balance sheet pursuant		
3.	to the operative accounting framework but excluded from the leverage	0	
	ratio exposure measure		
4.	Adjustments for derivative financial instruments	1059.06	
5.	Adjustment for securities financing transactions (i.e. repos and similar	1250.00	
٥.	secured lending)	1230.00	
6.	Adjustment for off-balance sheet items (i.e. conversion to credit equivalent	66568.39	
0.	amounts of off- balance sheet exposures)	00300.39	
7.	Other adjustments (Amount deducted from Capital)	(237.87)	
8.	Leverage ratio exposure	901774.46	

Leverage Ratio Common Disclosure

(Rs. in millions)

Sl No	Item	Amount	
On-balance sheet exposures			
1.	On-balance sheet items (excluding derivatives and SFTs, but including	833134.88	
	collateral)		
2.	(Asset amounts deducted in determining Basel III Tier 1 capital)	(237.87)	
3.	Total on-balance sheet exposures (excluding derivatives and SFTs) (sum		
3.	of lines 1 and 2)	832897.01	
Derivative exposures			
4.	Replacement cost associated with all derivatives transactions (i.e. net of	434.23	
4.	eligible cash variation margin)		
5.	Add-on amounts for PFE associated with all derivatives transactions	624.84	
6.	Gross-up for derivatives collateral provided where deducted from the	0	
0.	balance sheet assets pursuant to the operative accounting framework	0	
7.	(Deductions of receivables assets for cash variation margin provided in	0	
7.	derivatives transactions)	0	
8.	(Exempted CCP leg of client-cleared trade exposures)	0	
9.	Adjusted effective notional amount of written credit derivatives	0	
10	(Adjusted effective notional offsets and add-on deductions for written	0	
10.	credit derivatives)	0	
11.	Total derivative exposures (sum of lines 4 to 10)	1059.01	
Securities financing transaction exposures			
12.	Gross SFT assets (with no recognition of netting), after adjusting for sale	1250.00	
12.	accounting transactions	1250.00	

Sl No	Item	Amount	
13.	(Netted amounts of cash payables and cash receivables of gross SFT	(0.00)	
	assets)	(0.00)	
14.	CCR exposure for SFT assets	0.00	
15.	Agent transaction exposures	0	
16.	Total securities financing transaction exposures (sum of lines 12 to 15)	1250.00	
Other off-balance sheet exposures			
17.	Off-balance sheet exposure at gross notional amount	158372.09	
18.	(Adjustments for conversion to credit equivalent amounts)	(91803.70)	
19.	Off-balance sheet items (sum of lines 17 and 18)	66568.39	
Capital and total exposures			
20.	Tier 1 capital	56194.30	
21.	Total exposures (sum of lines 3, 11, 16 and 19)	901774.46	
Leverage ratio			
22.	Basel III leverage ratio	6.23%	

13. LIQUIDITY COVERAGE RATIO (LCR)

Qualitative Disclosure:

Bank is computing LCR on a daily basis in line with the RBI circular dated June 9, 2014 on "Basel III Framework on Liquidity Standards – Liquidity Coverage Ratio (LCR), Liquidity Risk Monitoring Tools and LCR Disclosure Standards". These guidelines ensure that banks maintain sufficient amount of High Quality Liquidity Assets (HQLAs) to survive 30 days stress scenario so that banks can take corrective measures within such period. These HQLAs have to be 100% of the net cash outflows w.e.f. January 1, 2019.

Bank's Asset Liability Management Committee (ALCO) is empowered to monitor and form suitable strategies to maintain stipulated levels of LCR by channelizing funds to target good quality asset and liability profile to meet Bank's profitability as well as liquidity requirements. Funding strategies are formulated by the Treasury and Accounts Department (TAD) in accordance with ALCO guidance. The objective of the funding strategy is to achieve an optimal funding mix which is consistent with prudent liquidity, diversity of sources and servicing costs. Accordingly, TAD estimates daily liquidity requirement. With the help of structural liquidity statement prepared by bank, TAD evaluates current and future liquidity requirement and takes necessary action.

Quantitative Disclosure:

(Rs. in Crores)

		Total	Total
		Average	Average
		Unweighted	Weighted
		Value*	Value*
High (Quality Liquid Assets		
1.	Total High Quality Liquid Assets (HQLA)	15471.80	15381.37
Cash Outflows			
2.	Retail Deposits and Deposits from small business customers	57581.39	5216.72
(i)	Stable Deposits	10828.54	541.43
(ii)	Less Stable Deposits	46752.85	4675.29
3.	Unsecured Whole Funding, of which:	4456.59	2045.76
(i)	Operational Deposits (all counterparties)	0.00	0.00
(ii)	Non-operational deposits(all counterparties)	4456.59	2045.76
(iii)	Unsecured debt	0.00	0.00
4.	Secured wholesale funding	318.86	0.00
5.	Additional requirements, of which	7989.86	914.45
(i)	Outflows related to derivative exposures and other collateral		
(1)	requirements	1.14	1.14
(ii)	Outflows related to loss of funding on debt products	0.00	0.00
(iii)	Credit and liquidity facilities	7988.72	913.31
6.	Other contractual funding obligations	221.29	221.29
7.	Other contingent funding obligations	5109.68	153.29
8.	TOTAL CASH OUTFLOWS	75677.67	8551.51
Cash 1	Inflows		
9.	Secured lending (e.g. reverse repos)	107.57	0.00
10.	Inflows from fully performing exposures	2289.27	1144.63
11.	Other cash inflows	1170.24	1170.24
12.	TOTAL CASH INFLOWS	3567.08	2314.87
13.	TOTAL HQLA	15471.80	15381.37
14.	TOTAL NET CASH OUTFLOWS	72110.59	6236.64
15.	LIQUIDITY COVERAGE RATIO (%)		246.63

^{*} Average is calculated based on the previous 3 months (91 Days) data points.