Disclosure on Risk Based Capital Requirement under Pillar-3 of Basel III As on 31 December, 2022

Disclosure Policy

The following detailed qualitative and quantitative disclosures are provided in accordance with Bangladesh Bank rules and regulations on capital adequacy under Basel III issued through BRPD Circular no. 18 (21 December 2014). The purpose of these requirements is to complement the capital adequacy requirements and the Pillar III – supervisory review process. These disclosures are intended for market participants to assess key information about the Bank's exposure to various risks and to provide a consistent and understandable disclosure framework as per regulatory requirement. The Bank has spelt out its position as per disclosure requirements set out by the Bangladesh Bank.

The major highlights of the Bangladesh Bank regulations are:

- Maintenance of Capital Adequacy Ratio (CAR) at a minimum of 10% of Risk Weighted Assets (RWA);
- Adoption of the standardized approach for credit risk for implementing Basel III, using national discretion for:
- Following the credit rating agencies as External Credit Assessment Institutions (ECAI) for claims on sovereigns and banks;
- Adopting simple/comprehensive approach for Credit Risk Mitigation (CRM);
- Making unrated corporate exposures risk weighted by assigning a risk weighting of 125%.
- Adoption of the standardized approach for market risk and basic indicator approach for operational risk.
- Furnishing Capital adequacy returns to Bangladesh Bank on a quarterly basis.

a) Scope of Application

Qualitative Disclosure	<u>(a)</u>	The Risk Based Capital Adequacy (RBCA) framework which is called Basel-III guideline issued by Bangladesh Bank in December-2014was duly applied to Padma Bank Limited.
	<u>(b)</u>	Padma Bank Limited prepared its RBCA report on "Solo Basis" as well as "Consolidated Basis" where one (01) subsidiary belongs to Padma Bank Ltd.
	<u>(c)</u>	No incidence occurred which may cause for imposing any regulatory restriction or impediment on transfer of funds or regulatory capital within the group.
Quantitative Disclosure	<u>(d)</u>	No Capital deficiency in solo and consolidated assessment was observed.

b) Capital Structure

Qualitative Disclosure

- Padma Bank Ltd's capital structure consists of Tier I and Tier II capital which is aligned with regulatory capital structure. Tier I capital is further categorized as Common Equity Tier 1 (CET1) and Additional Tier 1 capital. The computation of the amount of Common Equity Tier I, Additional Tier I and Tier II capital shall be subject to the following conditions:
 - The Bank has to maintain at least 4.50% of total Risk Weighted Assets (RWA) as Common Equity Tier I capital.
 - Tier I capital will be at least 5.50% of the total RWA
 - Minimum Capital to Risk-weighted Asset Ratio (CRAR) will be 10% of the total RWA.
 - Additional Tier I capital can be maximum up to 1.5% of the total RWA or 33.33% of CET 1, whichever is higher.
 - Tier II capital can be maximum up to 4% of the total RWA or 88.89% of CET1, whichever is higher.
 - In addition to minimum CRAR, Capital Conservation Buffer (CCB) @ 0.625% of the total RWA will be maintained in the form of CET1 in a phased manner from 2016 to 2019.

Tier I capital of the Bank includes fully Paid-Up Capital, Statutory Reserve, Minority Interest in Subsidiary and retained earnings. Tier 1 capital is also called 'Core Capital' of the Bank. According to BRPD letter ref no. BRPD(BFIS)661/14B(P)/2015-18014 dated 24 December 2015, 5% of deferred tax recognized on specific provision shall be allowable as CET 1 capital whilst all other deferred tax assets created on other items shall be deducted from the retained earnings when calculating the capital adequacy ratio.

Tier II capital consists of General Provision and revaluation reserve for Held to Maturity (HTM) and Held for Trading (HFT) securities. General provision for inclusion in Tier II capital is limited to a maximum 1.25% of Credit RWA calculated under the standardized approach. Revaluation reserve for securities shown as Tier II capital as on 31 December 2014 will be nullified in a phased manner at the rate of 20% starting from 2015 and will be fully adjusted by 2020.

Quantitative disclosures:

The details of capital structure are provided as under:

BDT in Crore

		BD1 III Crore
Particulars	Solo Basis	Consolidated Basis
Fully Paid-Up Capital	1116.61	1116.61
Non-repayable share premium account	Nil	Nil
Statutory Reserve	16.73	16.73
General Reserve	Nil	Nil
Retained Earnings	(243.68)	(246.74)
Dividend Equalization Reserve	Nil	Nil
Minority Interest in subsidiaries	Nil	Nil
Others (If Any Item approved by Bangladesh Bank)	Nil	Nil
Sub Total	889.66	886.59
Regulatory Adjustment		
Shortfall in Provisions Required Against NPLs	Nil	Nil
Shortfall in Provisions Required Against Investment in	Nil	Nil
Shares		
Remaining deficit on account of revaluation of investments	Nil	Nil
in securities after netting off from any other surplus on the		
securities		
Goodwill and all other Intangible Assets	500.00	500.00
Deferred Tax Assets (DTA)	225	225
Defined benefit pension fund assets	Nil	Nil
Gain on sale related to securitization transactions	Nil	Nil
Investment in own CET-1 Instruments/Shares (as per Para	Nil	Nil
3.4.7 of Basel III Guidelines)		
Reciprocal Crossholdings in the CET-1 Capital of Banking,	Nil	Nil
Financial and Insurance Entities		
Any investment exceeding the approved limit under section	Nil	Nil
26(2) of Bank Company Act, 1991 (50% of Investment)		
Investments in subsidiaries which are not consolidated	Nil	Nil
(50% of Investment)		
Others if any	Nil	Nil
Sub Total	725.67	735.01
Total Common Equity Tier-1 Capital	164.66	161.59
Additional Tier I Capital	Nil	Nil
Maximum Limit of Additional Tier I Capital	103.33	103.33
Total Tier I Capital	164.66	164.66

Tier II Capital

BDT in Crore

Particulars	Solo Basis	Consolidated Basis
General Provision (Eligible for inclusion in Tier 2 will be	318.52	318.52
limited to a maximum 1.25 percentage points of credit risk-		
weighted assets calculated under the standardized		
approach)		
All Other preference shares	Nil	Nil
Subordinated debt/Instruments issued by the banks that	53.00	53.00
meet the qualifying criteria for Tier 2 capital (as per Annex		
4 of Basel III Guidelines)		
Minority Interest i.e. Tier-2 issued by consolidated	Nil	Nil
subsidiaries to third parties (for consolidated reporting		
only)		
Revaluation Reserves as on 31 December, 2014 (50% of	Nil	Nil
Fixed Assets and Securities & 10% of Equities)		
Others (if any item approved by Bangladesh Bank)	Nil	Nil
Sub Total	371.52	371.52
Regulatory Adjustment		
Revaluation Reserves for Fixed Assets, Securities & Equity	Nil	Nil
Securities (follow Phase-in deductions as per Basel III		
Guidelines)		
Investment in own T-2 Instruments/Shares (as per Para	Nil	Nil
3.4.7 of Basel III Guidelines)		
Reciprocal crossholdings in the T-2 Capital of Banking,	Nil	Nil
Financial and Insurance Entities		
Any investment exceeding the approved limit under section	Nil	Nil
26(2) of Bank Company Act, 1991 (50% of Investment)		
Investments in subsidiaries which are not consolidated	Nil	Nil
(50% of Investment)		
Others if any	Nil	Nil
Total Tier-2 Capital Available	371.52	371.52
Maximum Limit of Tier-2 Capital (Tier 2 capital can be	275.54	275.54
maximum up to 4.0% of the total RWA or 88.89% of CET1,		
whichever is higher)		
Excess Amount over Maximum Limit of T-2	95.97	95.97
Total Admissible Tier-2 Capital	275.54	275.54
Total Regulatory Capital (Tier I + Tier II)	440.20	439.00

(BDT in Crore)

Qualitative Disclosure	a)	For accessing Capital Adequacy, the Bank has adopted Standardized Approach for Credit Risk measurement, standardized (Rule Based) Approach for Market Risk measurement and Basic Indicator Approach for Operational Risk measurement. 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 developed an Internal Capital Adequacy Assessment Process (ICAAP) for practicing better risk management techniques. Bank has strengthened effectiveness its risk management process and internal control system in assessing and planning of economic capital against all risks. The strategic planning process critically analyses 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.					
Quantitative Disclosure			Solo Basis	Consolidated Basis			
Disclosure	b)	Capital requirement for Credit Risk	6835.68	6849.37			
	c)	Capital requirement for Market Risk	52.88	85.80			
	d)	Capital requirement for Operational Risk	0.00	0.00			
		Total Risk Weighted Asset (RWA)	6888.56	6935.18			
		Total Regulatory Capital	669.79	661.53			
	e)	Total Capital to Risk Weighted Asset Ratio (CRAR)	6.39%	6.33%			
		Common Equity Tier 1 (CET 1) Capital to RWA Ratio	2.39%	2.33%			
		Tier 1 Capital to RWA Ratio					
		Tier II Capital to RWA Ratio	•				
		Minimum Capital Requirement	688.86	693.52			
	f)	Capital Conservation Buffer	0.00%	0.00%			
	g)	Available Capital Under Pillar 2	440.20	439.00			
		Requirement					

Note: Bangladesh Bank vide letter ref.# DOS(SR)/1153/120-a/2022-58 dated 5th January 2022 has allowed us Capital re-structuring against the Bank's proposal subject to the following conditions: Accumulated loss up to December 31, 2021 will be exhibited under Other Assets as "Intangible Asset" and "Intangible Asset" shall be amortized as per following schedule over 10 years with 02 (two) years moratorium period:

2025	2026	2027	2028	2029	2030	2031	&
						2032	
5%	5%	7.50%	7.50%	12.50%	12.50%	25% & 25%	6

If any net profit to be excess after amortization of "Intangible Asset" as per prescribed schedule, dividend can be distributed among the shareholders as per Basel Guidelines. Provided that cash dividend not more than 2.5% shall not be distributed until intangible asset is fully amortized.

• New capital has to be injected substantially by 31st December 2022, otherwise this capital reconstitution facility has to be cancelled.

If any amount is realized against the existing written off/classified loan, provision held against those loans and advances shall be transferred to income. But, Intangible Asset classified under Other Assets shall be amortized equal to amount transferred to income against the Net Profit of the Bank. It is noted Intangible Assets so amortized directly against Net Profit at the earlier year end shall be put separately as per schedule mentioned in 3 (ka) of Restructuring approval.

• Consequence upon the application of the Bank, Bangladesh Bank has extended the forbearance facility upto June, 30 2023 vide DOS letter No. DOSos/1156/59/2023/784 dated February07.2023

(a)

(d)Credit Risk

Qualitative Disclosure

Credit risk is the risk of financial loss resulting from failure by a client or counterparty to meet its contractual obligations to the Bank. Credit risk arises from the bank's dealings with or lending to corporate, individuals and other banks or financial institutions. Padma Bank Ltd. is managing Credit Risk through a robust process that enables the bank to proactively manage loan portfolios in order to minimize losses and earn an acceptable level of return for shareholders.

Past Due/Impaired Loans

Bank classifies loans and advances (loans and bill discount in the nature of an advance) into performing and non-performing loans (NPL) in accordance with the Bangladesh Bank guidelines in this respect. An NPA is defined as a loan or an advance where interest and/ or installment of principal remain overdue for more than 90 days in respect of a Continuous credit, Demand loan or Term Loan.

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

- 1. Sub-standard
- 2. Doubtful
- 3. Bad & Loss

Any continuous loan will be classified as:

- 'Sub-standard' if it is past due/over-due for 3 months or beyond but less than 6 months.
- 'Doubtful' if it is past due/over- due for 6 months or beyond but less than 9 months.

• 'Bad/Loss' if it is past due/over- due for 9 months or beyond.

Any Demand Loan will be classified as:

- Sub-standard' if it remains past due/overdue for 3 months or beyond but not over 6 months from the date of claim by the bank or from the date of creation of forced loan.
- Doubtful' ifit remains past due/overdue for 6 months or beyond but not over 9 months from the date of claim by the bank or from the date of creation of forced loan.
- Bad/Loss' if it remains past due/overdue for 9 months or beyond from the date of claim by the bank or from the date of creation of forced loan.

Term Loan up to Tk.10.00 lac

- If the amount of past due installment is equal to or more than the amount of installment (s) due within 6 months, the entire loan will be classified as "Substandard".
- If the amount of past due installment is equal to or more than the amount of installment (s) due within 9 months, the entire loan will be classified as "Doubtful".
- If the amount of past due installment is equal to or more than the amount of installment (s) due within 12 months, the entire loan will be classified as "Bad /Loss".

Term Loan above Tk.10.00 lac

- In case any installment (s) or part of installment (s) of a Fixed Term Loan above Tk. 10.00 lac is not repaid within the due date, the amount of unpaid installment (s) will be termed as past due /overdue installments from the following day of the due date.
- If the amount of past due installment is equal to or more than the amount of installment (s) due within 3 months, the entire loan will be classified as "Sub-standard".
- If the amount of past due installment is equal to or more than the amount of installment (s) due within 6 months, the entire loan will be classified as "Doubtful".
- If the amount of past due installment is equal to or more than the amount of installment (s) due

within 9 months, the entire loan will be classified as "Bad /Loss"

Agricultural Credit & Micro Credit loan will be classified as:

- If not repaid within the fixed expiry date for repayment will be considered past due / overdue after 6 months of the expiry date.
- If irregular status continues, the credit will be classified as 'Substandard ' after a period of 12 months.
- If irregular status continues, the credit will be classified as 'Doubtful' after a period of 36 months.
- If irregular status continues, the credit will be classified as 'Bad or Loss ' after a period of 60 months.

<u>Description of approaches followed for specific and general allowances:</u>

Padma Bank Limited follows the General and Specific Provision requirement as prescribed by Bangladesh Bank time to time.

General provision on all unclassified loans of Small and Medium Enterprise 0.25%

General provision against all unclassified loans (other than loans under consumer Financing, Loans to Brokerage House, Merchant Banks, Stock Dealers etc. Special Mention Account as well as SME Financing) 1%

General provision on the unclassified amount for Consumer Financing (other than Housing Finance and Loans for professionals to set up business) 5%

General provision on the unclassified amount for Housing Finance and Loans for professionals to set up business under consumer financing scheme 2%

General provision on the unclassified amount for Loans to Brokerage House, Merchant Banks, Stock dealers, etc 2% General provision on the outstanding amount of loans kept in the Special Mention Account 5%

General provision on the off-balance sheet exposures 1%

Specific Provision for classified Continuous, Demand and Fixed Term Loans:

Substandard 20%

Doubtful 50%

Bad/Loss 100%

Specific Provision for Short-term Agricultural and Micro-Credits:

All Credits except Bad/Loss 5% Bad/Loss 100%

Methods used to measure credit risk

In compliance with Risk Based Capital Adequacy, Padma Bank, as per BASEL-II Guideline, uses ratings assigned by External Credit Assessment Agencies (ECAIs) approved by Bangladesh Bank. The rating is used for both funds based and non-fund-based exposure for corporate borrowers. Padma Bank also uses the Credit Risk Grading System prepared by Bangladesh Bank before taking any exposure on Corporate and Medium clients.

Credit Risk Management Policy

Given the fast-changing dynamic global economy and the increasing pressure of globalization, liberalization, consolidation and disintermediation, Padma Bank has a robust credit risk management policy and procedures that are sensitive and responsive to these changes. A clearly defined, well-planned, comprehensive and appropriate Credit Risk Management Policy of the Bank provides a board guideline for the Credit Operation towards efficient management of its Credit portfolio.

The Bank has adopted numerous strategies to manage its credit risk including:

- Creating credit risk awareness culture
- Approved credit policy by the Board of Directors
- Separate credit risk management division
- Formation of law and recovery ream
- Independent internal audit and direct access to Board/Audit committee
- Credit quality and portfolio diversification
- Early warning system
- Provision and suspension of interest
- Scientific lending and credit approval process
- Counterparty credit rating
- Strong NPL management system

	Industry or counter party type distribution of exposures, broken down by major types of credit exposures :	BDT in Crore
(d)	Agriculture	29.77
	RMG	218.27
	Textile	60.66
	Ship Building	0.00
	Ship Breaking	273.25
	Other Manufacturing Industry	0.00
	SME loans	2,047.11
	Construction	0.00
	Power, Gas	1.55
	Transport, Storage and Communication	57.72
	Trade Service	1,581.89
	Commercial real estate financing	230.83
	Residential real estate financing	36.87
	Consumer Credit	128.01
	Capital Market	0.00
	Non-bank financial institutions	0.00
	Others	1,125.88
	Total	5,791.81
		·
(e)	Residual Contractual maturity	BDT in Crore
	breakdown of the whole portfolio	
	broken down by major types of credit	
	exposures :	
	Up to 1 (One) Month	3338.02
	Over 1 Month but less Than 3 months	70.78
	Over 3 Month but less Than 1year	152.24
	Over 1 Year but not more than 5 Years	1126.12
	Over 5 Years	1104.65
	Total	5,791.81
(f)	By major industry or counterparty Type:	BDT in crore
	Amount impaired loans and if available,	
	past due loans, provided separately	
	Corporate	2518.13
	SME	1616.07
	Consumer Financing	29.01
	Others	0.00
	Specific and general provisions and	
	charges for specific allowances and charge off during the period	

(g)	Gross Nonperforming Assets (NPAs)	3677.56 cr
	Non-Performing Assets to Outstanding	63.50%
	Loans & Advances	
	Movement of Non-Performing Assets	
	Opening balance	3904.94
	Additions	0.00
	Reductions	227.38
	Closing Balance	3677.56
	Movement of Specific provision for	
	Non-Performing Assets	
	Opening balance	1799.39
	Provisions made during the period	530.00
	Write-off	0.00
	Write-back of excess provisions	0.00
	Closing Balance	2329.39
	_	

(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 describe 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 need 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 calculated value at cost 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. Tk. Crore Quoted shares 12.49 Unquoted shares 0.00
	(c)	The cumulative realized gain (losses) arising from sales and liquidations in the reporting period. Realized gain (losses) from equity investments.
	(d)	Total unrealized gains (losses) - 0.00 Total latent revaluation gains (losses) - 0.00 Any amounts of the above included in Tier 2 Capital - 0.00
	(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	(a)	The Banking Book consists of assets and liabilities contracted basically on account of						
Disclosure		relationship or for steady income and statutory obligations and are generally held 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 sensitive income and operating expenses.						

Quantitative Disclosure	(b)	CRAR before-shock (%)	6.39		
		Interest Rate Stress Test	Minor	Moderate	Major
		Assumed change in Interest Rate	1.00%	2.00%	3.00%
		Net interest income impact <12 months	(1.15)	(2.29)	(3.44)
		Capital after-shock	439.05	437.91	436.76
		CRAR after-shock (%)	6.37	6.36	6.34
		Change in CRAR after-shock (%)	(0.02)	(0.03)	(0.05)
		Re-pricing impact	-	-	-
		Change in the value of the bond portfolio	0.00	0.00	0.00
		Capital after-shock	439.05	437.91	436.76
		CRAR after-shock (percent)	6.37	6.36	6.34
		Change in CRAR after-shock (%)	0.00	0.00	0.00
		Overall change in CRAR (NII and re pricing impact, %)	(0.02)	(0.03)	(0.05)

(g) Market Risk Qualitative Disclosure: Qualitative Disclosures

Qualitative Disclosure	Views of BOD on trading/in	vestment :	activities:			
Quantative Discressive		Market risk is potential for loss resulting from adverse				
	movement in market risk fa		_			
			•			
	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				
	Risk & Equity Price Risk. The Board will have to approve					
		all policies related to market risk, sets limits and reviews				
	compliance on a regular basis	=				
	Method used to measure Ma					
	In Standardized Approach,					
	various market risks (interes	_	-			
	=					
	commodity price risk, and determined separately.	ioreign e	Achange HSKJ IS			
	Market Risk Management S	vetom.				
	The Treasury Division ma		eat rick covering			
	Liquidity, interest rate and					
	oversight from Assets Liabi	_	•			
	(ALCO) comprising senior ex					
		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,					
	commitments for both on-balance sheet and off-balance					
	sheet items and borrowing from money market and For-ex					
	position. The limits are monitored and enforced on a					
	regular basis to protect again					
	rate committee of the Bank		_			
	review the prevailing mark		-			
	For-ex position and transa		_			
	exchange risks.					
	The Capital Requirement	Solo	Consolidated			
	for:					
	Interest Rate Risk	2.77	2.77			
	Equity Position Risk	2.50	5.79			
	Foreign Exchange Risk	0.02	0.02			
	Commodity Risk	0.00	0.00			

(h) Operational Risk

Qualitativa Disalasura	(0)	Views of RAD on system to reduce Approximal Diela
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
	division may be taken a number of steps like training, work Performance gap of executives and staffs: Padma Bank has a policy to provide competitive package working environment to attract and retain the most people available in the industry. Padma Bank's strong by plays an important role in employee motivation. As a registron 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		The Capital Requirement for operational Risk: In Solo-0.00 crore in BDT and in Consolidated 0.00 crore in BDT

(i) Liquidity Risk

(a)

Qualitative Disclosure

- Liquidity Risk is the risk that the bank does not have sufficient financial resources to meet its obligations as they fall due or will have to do so at excessive cost. The risk arises from mismatch in the timing of cash flows. The objective of liquidity framework is to allow the Bank to withstand very severe stresses. It is designed to be adaptable to change the business modes, markets and regulators. The liquidity risk management frameworks require:
 - Liquidity to managed by Bank on stand-alone basis with no reliance on the Bangladesh Bank
 - To comply with all regulatory limits;
 - To maintain positive stressed cash flow;
 - Monitoring the contingent funding commitments;
 - Monitoring the structural term mismatch between maturing assets and liabilities;
 - Maintenance of robust and practical liquidity contingency plan;
 - Maintain diverse sources of funding and adequate back up lines.

Liquidity management of the Bank is centered on the Liquidity Coverage Ratio (LCR) and Net Stable Funding Ratio (NSFR) based on BASEL III. The Bank has Asset Liability Management (ALM) desk to manage this risk with active monitoring and management.

The Bank has adopted Liquidity Coverage Ratio (LCR) and Net Stable Funding Ratio (NSFR) for liquidity risk Management. LCR ensures that banks maintain enough high-quality unencumbered liquid assets to meet its liquidity needs for 30 calendar time-line whereas NSFR ensures availability of stable funding is greater than required funding over 1 year period.

Bank has Asset Liability Management Committee (ALCO) to monitor the liquidity risk on a monthly basis. Based on the detail recommendation from ALM desk, ALCO take appropriate action to manage the liquidity risk. To have more conservative approach towards liquidity risk measurement, the Bank has set internal LCR and NSFR limits which are more stringent and set higher than the regulatory limit of 100%. These ratios are regularly monitored at ALCO. Also, Bank has internal risk control framework which outlines clear and consistent policies and principles for liquidity risk management.

Quantitative	(b)	Particulars	Solo and consolidated
Disclosure		Liquidity coverage ratio (%)	84.98%
		Net Stable Funding Ratio (%)	136.25%
		Stock of High-quality liquid assets	741.75
		Total net cash outflows over the next	872.85
		30 calendar days	
		Available amount of stable funding	5702.57
		Required amount of stable funding	4185.37

(a)

(j) Leverage Ratio

Qualitative Disclosure

- Leverage ratio is the ratio of tier 1 capital to total on and off-balance sheet exposures. The leverage ratio was introduced into the Basel III framework as a non-risk-based backstop limit, to supplement risk-based capital requirements. 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 by the Bangladesh Bank. 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:
 - Constrain the build-up of leverage in the banking sector which can damage the broader financial system and the economy; and
 - Reinforce the risk-based requirements with an easy to understand and a non-risk-based measure.

The Bank has calculated the regulatory leverage ratio as per the guideline of Basel III. The numerator, capital measure is calculated using the new definition of Tier I capital applicable from 01 January 2015. The denominator, exposure measure, is calculated on the basis of the Basel III leverage ratio framework as adopted by the Bangladesh Bank. The exposure measure generally follows the accounting value, adjusted as follows:

- On-balance sheet, non-derivative exposures are included in the exposure measure net of specific provision:
- Physical or financial collateral is not considered to reduce on-balance sheet exposure;
- Loans are not netted with deposits; off balance sheet items are converted into credit exposure equivalents through the use of credit conversion factors (CCFs). Depending on the risk category of the exposure a CCF of 20%, 50% or 100% is applied.
- Item deducted from Tier I capital such as deferred tax assets is excluded.

Quantitative	(b)	Leverage ratio (%)	Solo	Consolidated
Disclosure				
		Leverage Ratio	2.05%	2.01%
		On balance sheet exposure	8705.19	8705.19
		Off balance sheet exposure	57.23	57.23
		Total Deduction from On	725.00	725.00
		and off-Balance sheet		
		Disclosure		
		Total Exposure	8037.41	8037.41

(k) Remuneration:

	1	
a)	i) Information relating to the bodies that oversee remunerationii) Information relating	The Executive committee of the Bank oversees the remuneration on as and when required basis. No external consultant's advice has been sought. The Bank has approved pay scale approved by the Board of Directors. Employee type in Padma Bank is Regular & Contractual. There is a pay scale approved by the competent
	to the design and structure of remuneration processes	authority where the salaries and increments are fixed designation wise and the same is followed accordingly.
	iii) Description of the ways in which current and future risks are taken into account in the remuneration processes.	The approved pay scale was initialized considering the packages provided by peer Banks so that the employee retention risk is lower. For the future risks the pay scale is every now and then considered for revision.
iv) Descrip ways in who seeks performand		Half-Yearly and Annual appraisal is sought from the competent authority to link performance during a performance measurement period with levels of remuneration.
	measurement period with levels of remuneration.	
	v) Description of the ways in which the bank seeks to adjust remuneration to take account of longer-term performance.	To take account of longer-term performance the Bank seeks to adjust remuneration through Promotion.
	vi) Description of the different forms of variable remuneration that the bank utilizes and the rationale for using these different forms	There are no other forms but cash form of variable remuneration is utilized by the Bank.
	a)	ii) Information relating to the design and structure of remuneration processes iii) Description of the ways in which current and future risks are taken into account in the remuneration processes. iv) Description of the ways in which the Bank seeks to link performance during a performance measurement period with levels of remuneration. v) Description of the ways in which the bank seeks to adjust remuneration to take account of longer-term performance. vi) Description of the different forms of variable remuneration that the bank utilizes and the rationale for using

Quantitative disclosure	b)			Solo &Consolidated
uisciosuie		Number of meetings held by	the main hody overseeing	Nil
		remuneration and remunerat		1411
		Number of employees har remuneration award (incenti	N/A	
		Number of guaranteed b bonus).	onuses awarded (festival	02
		Total amount of guaranteed b	4.84 Cr	
		Number of sign-on awards m	N/A	
		Total amount of sign-on awar	N/A	
		Number of severance paymen	N/A	
		Total amount of severance pa		N/A
		Total amount of outstandi split into cash, shares and shother forms.	N/A	
		Total amount of deferred	l remuneration paid out	N/A
		(incentive bonus).	,	
		Breakdown of amount of re financial year to show:		
			BDT in Crore	
		Fixed (Salary & Allowances)	58.98	
		Variable	N/A	
		Deferred	N/A	
		Non- deferred	N/A	
		Different forms used (Cash, shares and share linked instrument, other forms).	N/A	
		Total amount of outstanding	deferred remuneration	N/A
		Total amount of retained repost explicit and/or implicit a	emuneration exposed to ex	N/A
		Total amount of reductions of to ex post explicit adjustment	luring the financial year due	N/A
		Total amount of reductions of to ex post implicit adjustmen	luring the financial year due	N/A