

# BASEL III – PILLAR III DISCLOSURES FINANCIAL YEAR – 2023



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#### 1 Overview and Introduction

This document contains Pillar III disclosure which supplements the Basel III minimum capital requirements and the supervisory review process of Ajman Bank PJSC (the "Bank"). This includes information on the Bank's reporting structure, regulatory capital structure, risk exposures, risk management objectives, policies and assessment processes. The disclosures consist of both quantitative and qualitative information and are provided at the Bank level.

The Bank is regulated by the Central Bank of the United Arab Emirates ("CBUAE") and follows the Pillar III disclosure requirement guidelines issued by the CBUAE. Some of the Pillar III requirements have been disclosed in the audited consolidated financial statement for the year ended 31 December 2023, which covers the risk and capital management processes of the Bank and its compliance with the Basel Accords.

#### 1.1 Basel Regulatory Framework

The Basel Accord framework consists of following three main pillars:

- Pillar I outlines the regulatory minimum capital requirements by providing rules and regulations for measurement of credit risk, market risk and operational risk. The requirement of capital has to be covered by the Banks' own regulatory fund;
- Pillar II addresses a Bank's Internal Capital Adequacy Assessment Process ("ICAAP") for assessing overall capital adequacy in relation to risks other than Pillar I; and
- Pillar III covers the other two pillars and focuses on enhanced transparency in information disclosure, covering risk and capital management, which encourages market discipline and allows market participants to assess specific information.

#### 1.2 Future Regulatory Developments

The regulation and supervision of financial institutions has undergone a significant change since the global financial crisis. CBUAE Basel III capital regulations have been implemented and are compiled by the Bank.

All revised capital standards for 2022 as per Basel III guidelines on capital standards for Common Equity Tier 1 (CET1), Additional Tier 1 (AT1) and Capital Conservation Buffer (CCB) are implemented. There is close coordination between UAE Banks and CBUAE for the smooth implementation of any forthcoming new guidelines and disclosure requirements.

#### **Implementation and Compliance of Basel Framework Guidelines**

The Bank has been in compliance with Basel Accord guidelines since 2008, in accordance with CBUAE directives on Standardised Approach for Credit, Market and Operational Risk. In compliance with the CBUAE guidelines and Basel accords, these disclosures include information on the Bank's risk management objectives and policies, risk assessment processes and computation, capital management and capital adequacy.

#### Verification

The Pillar III disclosures for the year ended 31 December 2023 have been appropriately verified internally.

# 2 Overview of Risk Management and RWA

# **OVA: Bank risk management approach**

#### (a) Overall risk profile and risk tolerance

Risk management is an integral part of Ajman Bank's business operations. The focus is to create a risk culture within the organisation, where decisions are made following a proactive risk management approach. Involving identification, Classification: Public



measurement, monitoring and controlling risks to pursue the mission of the Bank. While staying within the Board approved Risk appetite.

Risk appetite is defined as the amount of risk exposure the Bank is willing to accept or retain. The Board approved risk appetite is reviewed and updated at least annually or more frequently if the circumstances warrant. The Bank's risk appetite is defined in accordance with the prudent risk management principles, while following the highest ethical standards, ensuring a fair outcome for its clients and also facilitating the effective operations in the financial markets. The risk appetite also ensures compliance to the guidelines set by regulators and law enforcement agencies.

To ensure full coverage the risk appetite has dedicated segments for all risks relevant to the Bank. Each segment of the risk appetite has various qualitative and quantitative measures with specific thresholds. Following are the major risks covered in the risk appetite:

- Credit Risk
- Market Risk
- Liquidity Risk
- Operational Risk
- Strategic Risk
- Compliance Risk
- Conduct Risk
- Information Security Risk
- Model Risk
- Shariah Risk
- Fraud Risk

The risk appetite statement is complemented with other detailed limits monitored with specific thresholds and reported to CEC on a monthly basis. The risk appetite is presented to the Board Risk Committee ("BRC") on a quarterly basis. Escalations are made to the Board upon recommendations of BRC.

#### (b) Risk Governance Structure

#### (c) Channels to communications and enforcement of risk culture

The Board of Directors hold the ultimate responsibility for managing and monitoring the Risks faced by the Bank. The Board manages the responsibility through the below structure.

#### **Board of Directors**

The Board of Directors have the supreme authority for decision making in the Bank. The overall responsibility of risk management rests with the Board. The Board comprises of seven members including the Chairman and Vice Chairman. The Board meets regularly with at least once in each quarter. The Board approves the business plan along with the risk appetite measures/limits and monitors the progress in achievement of the same. This includes review/approvals of financial and non-financial items and updates recommended by the sub committees of the Board.

#### **Board Risk Committee**

The Board Risk committee ("BRC") has been formed to support the Board in the oversight of risk management and related issues. BRC conduct its meetings at least once every quarter. It constitutes of three Board members, while the CRO is secretary to the committee. The BRC's primary function is to assist the Board of Directors in fulfilling their responsibilities related to:-

- Ensuring appropriate risk management practices and systems are available in the Bank,
- Appropriate identification, measurement, monitoring and controlling of Bank's principal business risks is conducted,



- Reviewing material policies, procedures to manage Bank's material risks, and
- Ensuring compliance with risk related regulatory guidelines.

#### **Board and Executive Committees**

The Bank has various sub committees of the Board with a clear mandate and delegation of authority including Board Executive Committee (BEC), Board Risk committee (BRC), Board Compliance Committee (BCC), Board Nomination and Compensation Committee (BNCC) and Board Audit Committee (BAC). Also the management level committees play a significant role in managing the risks pertinent to their areas. These committees include Credit Execution Committee (CEC), Asset Liability Committee (ALCO), Executive Risk Committee (ERC), Executive Compliance Committee (ECC), Model Oversight Committee (MOC), IT Steering Committee, Human Resource Committee, Disciplinary Committee, Vendor Management Committee and New Products / Services Committee The Bank also has an independent Internal Shari'ah Supervision Committee (ISSC) responsible for ensuring that Ajman Bank's activities are in compliance specifically with AAOIFI Sharia Standards and generally with the Sharia laws and principles.

#### **Risk Department**

The Risk Department is responsible for developing, implementing and maintaining risk related design/procedures to ensure risk remains within the acceptable range as approved by the Board Risk Committee and the Board of Directors. The department under the leadership of Chief Risk Officer ("CRO") is responsible for overall risk control and monitoring. Any breach of limits is to be escalated as per Board approved guidelines. The department also conducts stress testing of various risks faced by the Bank to analyse and report the impact. This helps the department maintain adequate buffers against unknown shocks. Risk department is well equipped with the systems required for risk measurements, which include state of the art asset liability management system, liquidity measurement system, limit monitoring system and other. As per strategy, the Bank does not expose to material currency risk other than USD and that also is maintained within a reasonable range.

#### The Three Lines of Defense

The Bank follows the three lines of defense approach in Risk management.

Ajman Bank's risk governance shall be based on the Committee of Sponsoring Organizations of the Treadway Commission (COSO) 'Three Lines of Defense' model. The figure below, provides an overview of integration of risk functions, roles, and responsibilities across the Bank.

#### a. First Line of Defense - Business Units and Support Functions

The first line of defense shall be the front-line employees of Business Units and Support Functions who conduct day-to-day operations of the Bank and are the key sources of risk. The Business Units and Support Functions shall follow a systematic risk process and implement internal controls and other risk responses to treat the risks associated with the Bank's operations. It shall be the responsibility of Business Units and Support Functions to actively manage risks and periodically report on identified risks. The Business Units for Ajman Bank shall include Consumer and Wholesale Banking whereas support functions include functions such as Credit, Finance, Operations, Information Technology etc.

#### b. Second Line of Defense – Risk Department, Compliance & Internal Shariah Control

The second line of defense for the Bank shall include Bank's Risk Department, Compliance, and Internal Shariah Control. The second line of defense for the Bank shall ensure controls and risk management processes implemented by the first line of defense are designed appropriately.



#### c. Third Line of Defense - Internal Audit & Internal Shariah Audit

Banks's third line of defense including Internal Audit and Shariah Audit shall work alongside the first and second lines to strengthen internal controls and risk management practices across the Bank leading to enhanced accountability, transparency, and governance.

Three lines of defense approach enables the Bank to ensure risks are properly understood at each level with controls and mitigations are executed at appropriate levels without any compromise due to conflict of interest.

#### d. Board of Directors and Senior Management

Although not formally part of Bank's three lines of defense, Board of Directors and Senior management shall be collectively responsible for establishing Bank's objectives, high-level strategies to achieve said objectives, and establishing governance structures to manage risks. Senior management is accountable for the selection, development, and evaluation of Bank's internal control systems with oversight by the Board.

#### e. External Audit and Regulators

Although not part of Bank's three lines of defense, external auditors and regulatory insights shall form an integral part of Bank's overall governance and control structure.

#### (d) Scope and main features of risk measurement systems

The Bank operates a state of the art enterprise risk management suite. This includes an asset lability module, market risk, and liquidity module. Also, the Bank has obligor risk rating system, which is one of the best in the industry. These systems very effectively support the risk management process in the Bank.

#### (e) Process of risk information reporting provided to the board and senior management

Board of Directors bear the ultimate responsibility for risk management within the Bank. Board of Directors have assigned the Board Risk Committee to closely supervise all the risk related initiatives and promote the risk culture. Senior Management will be responsible to ensure risk awareness and promote overall risk culture in the Bank which is implemented through the three lines of defense model as discussed above.

#### (f) Qualitative information on stress testing

The department also conducts various stress testing exercises to analyse the impact of different risks faced by the Bank. These exercises support the ICAAP process plus help the department maintain/propose adequate buffers in the risk appetite measure.

#### (g) Strategies and processes to manage, hedge, and mitigate risks

The Bank follows a conservative approach in managing the risks it faces while conducting its operations.

- To manage the liquidity risk within the appetite the Bank makes efforts to keep the funding base diversified. The same is monitored or kept in check with appropriate liquidity related parameters set in the Risk appetite.
- Credit Risk is the main risk bank faces while conducting its business. The measures we use to manage the credit risk include diversity in credit portfolio, avoiding concentration, secured lending etc.
- The Bank's business model is such that we don't incur much market risk as it doesn't keep active trading portfolio nor it holds exposure in foreign currencies. The profit rate risk is also managed at conservative levels.
- Operational and fraud risk are being managed carefully to avoid any occurrence of loss incidents.
- To avoid regulatory actions, compliance and conduct risks are actively managed.
- Non-financial risks including information security risk, strategic risk, model risk, reputational risk and ESG risk are managed through strengthening to internal control system and through periodic assessment of the same.



#### **OV1: Overview of RWA**

		RV	NA	Minimum require	
		Q4 2023	Q3 2023	Q4 2023	Q3 2023
1	Credit risk (excluding counterparty credit risk)	15,767,575	17,236,809	1,655,595	1,809,865
2	Of which: standardised approach (SA)	15,767,575	17,236,809	1,655,595	1,809,865
-	-				
-	-				
-	-				
6	Counterparty credit risk (CCR)	324,546	371,573	34,077	39,015
7	Of which: standardised approach for counterparty credit risk	324,546	371,573	34,077	39,015
8	-	-	-	-	-
9	-	-	-	-	-
10	-	-	-	-	-
11	-	-	-	-	-
12	Equity investments in funds - look-through approach	188,760	101,917	19,820	10,701
13	Equity investments in funds - mandate-based approach	-	-	-	-
14	Equity investments in funds - fall-back approach	-	-	-	-
15	Settlement risk	-	-	-	-
16	Securitisation exposures in the banking book	-	-	-	-
17	-	-	-	-	-
18	Of which: securitisation external ratings-based approach (SEC-ERBA)	-	-	-	-
19	Of which: securitisation standardised approach (SEC-SA)	-	-	-	-
20	Market risk	71,115	92,393	7,467	9,701
21	Of which: standardised approach (SA)	71,115	92,393	7,467	9,701
22	-				
23	Operational risk	1,363,687	1,197,031	143,187	125,688
-	-				
_	-				
26	Total (1+6+10+11+12+13+14+15+16+20+23)	17,715,683	18,999,724	1,860,147	1,994,971

Note: The numbers presented in all the tables are in AED '000s unless otherwise specified.



# **KM1: Key metrics**

		Q4 2023	Q3 2023	Q2 2023	Q1 2023	Q4 2022
	Available capital (amounts)		-			
1	Common Equity Tier 1 (CET1)	2,564,363	2,836,938	2,493,281	2,447,484	2,376,130
1a	Fully loaded ECL accounting model					-
2	Tier 1	2,564,363	2,836,938	2,493,281	2,447,484	2,376,130
2a	Fully loaded ECL accounting model Tier 1	-	-	-	-	-
3	Total capital	2,767,874	3,058,317	2,701,408	2,648,990	2,567,298
3a	Fully loaded ECL accounting model total capital	-	-	-	-	-
	Risk-weighted assets (amounts)					
4	Total risk-weighted assets (RWA)	17,715,683	18,999,724	17,960,490	17,359,491	16,472,717
	Risk-based capital ratios as a percentage of RWA					
5	Common Equity Tier 1 ratio (%)	14.48%	14.93%	13.88%	14.10%	14.42%
5a	Fully loaded ECL accounting model CET1 (%)	0.00%	0.00%	0.00%	0.00%	0.00%
6	Tier 1 ratio (%)	14.48%	14.93%	13.88%	14.10%	14.42%
6a	Fully loaded ECL accounting model Tier 1 ratio (%)	0.00%	0.00%	0.00%	0.00%	0.00%
7	Total capital ratio (%)	15.62%	16.10%	15.04%	15.26%	15.59%
7a	Fully loaded ECL accounting model total capital ratio (%)	0.00%	0.00%	0.00%	0.00%	0.00%
	Additional CET1 buffer					
	requirements as a percentage of					
	RWA					
8	Capital conservation buffer requirement (2.5% from 2019) (%)	2.50%	2.50%	2.50%	2.50%	2.50%
9	Countercyclical buffer requirement (%)	0.00%	0.00%	0.00%	0.00%	0.00%
10	Bank D-SIB additional requirements (%)	0.00%	0.00%	0.00%	0.00%	0.00%
11	Total of bank CET1 specific buffer requirements (%) (row 8 + row 9+ row 10)	2.50%	2.50%	2.50%	2.50%	2.50%
12	CET1 available after meeting the bank's minimum capital requirements (%)	7.48%	7.93%	6.88%	7.10%	7.42%
	Leverage Ratio					
13	Total leverage ratio measure	25,648,305	25,846,233	23,950,681	23,280,445	21,424,944
14	Leverage ratio (%) (row 2/row 13)	10.00%	10.98%	10.41%	10.51%	11.09%
14a	Fully loaded ECL accounting model leverage ratio (%) (row 2A/row 13)	-	-	-	-	-
14b	Leverage ratio (%) (excluding the impact of any applicable temporary exemption of central bank reserves)	10.00%	10.98%	10.41%	10.51%	11.09%
	Liquidity Coverage Ratio					







		Q4 2023	Q3 2023	Q2 2023	Q1 2023	Q4 2022
15	Total HQLA	-	-	-	-	-
16	Total net cash outflow	-	-	-	-	-
17	LCR ratio (%)	-	-	-	-	-
	Net Stable Funding Ratio					
18	Total available stable funding	-	-	-	-	-
19	Total required stable funding	-	-	-	-	-
20	NSFR ratio (%)	-	-	-	-	-
	ELAR					
21	Total HQLA	4,800,309	3,615,437	3,814,566	3,270,489	2,732,051
22	Total liabilities	22,440,318	21,567,752	21,492,351	19,842,511	18,269,351
23	Eligible Liquid Assets Ratio (ELAR) (%)	21.39%	16.76%	17.75%	16.48%	14.95%
	ASRR					
24	Total available stable funding	20,053,255	20,258,300	18,925,269	18,724,019	16,550,285
25	Total Advances	14,571,476	15,976,577	15,563,124	14,533,387	14,261,477
26	Advances to Stable Resources Ratio (%)	72.66%	78.86%	82.23%	77.62%	86.17%

<sup>\*</sup>LCR and NSFR are not applicable





# 3 Linkages between Financial Statements and Regulatory Exposures

# LI1: Differences between accounting and regulatory scopes of consolidation and mapping of financial statement categories with regulatory risk categories

	а	b	С	d	е	f	G
	Carrying values as	Carrying		Carrying values of items:			
	reported in published financial statements	values under scope of regulatory consolidation	Subject to credit risk framework	Subject to counterparty credit risk framework	Subject to the securitisation framework	Subject to market risk framework	Not subject to capital requirements or subject to deduction from capital
Assets							
Cash and balances with the Central Bank	4,467,728	4,467,728	4,467,728	-	-	-	-
Due from banks and financial institutions	1,714,027	1,714,027	1,681,234	32,793	-	-	-
Islamic financing and investing assets, net	13,775,994	13,775,994	13,775,994	-	-	-	-
Islamic Investments securities at amortized cost	263,029	263,029	263,029	-	-	-	-
Islamic Investments securities at FVTOCI	2,781,228	2,781,228	2,781,228	-	-	-	-
Investments in associates	-	-	-	-	-	-	-
Investments Properties	385,755	385,755	385,755	-	-	-	-
Property and Equipment	125,787	125,787	125,787	-	-	-	-
Other Islamic assets	1,421,985	1,421,985	1,421,985	-	-	-	-
Total assets	24,935,532	24,935,532	24,902,739	32,793	-	-	-
	Liabilities						
Islamic customers' deposits	19,724,748	19,724,748	-	-		-	-
Due to banks and other financial institutions	1,604,754	1,604,754	-	-	-	-	-
Other Liabilities	931,078	931,078	-	-	-	-	-
Total liabilities	22,260,580	22,260,580	-	-	-	-	-



# LI2: Main sources of differences between regulatory exposure amounts and carrying values in financial statements

			Items subject to:			
		Total	Credit risk framework	Securitisation framework	Counterparty credit risk framework	Market risk framework
1	Asset carrying value amount under scope of regulatory consolidation (as per template LI1)	24,935,532	24,935,532	-	32,793	-
2	Liabilities carrying value amount under regulatory scope of consolidation (as per template LI1)	-	-	-	-	-
3	Total net amount under regulatory scope of consolidation	24,935,532	24,935,532	-	-	-
4	Off-balance sheet amounts	734,846	734,846	-	-	-
5	Differences in valuations	-	-	-	-	-
6	Differences due to different netting rules, other than those already included in row 2	-	-	-	-	-
7	Differences due to consideration of provisions	-	-	-	-	-
8	Differences due to prudential filters	-	-	-	-	-
9	Exposure amounts considered for regulatory purposes	25,670,378	25,670,378	-	32,793	-



# LIA: Main sources of differences between regulatory exposure amounts and carrying values in financial statements

- a) Significant differences between 'Carrying values as reported in published financial statements' and 'Carrying values under scope of regulatory consolidation'.
  - As Ajman Bank doesn't have any financial subsidiary, there isn't any difference between regulatory exposure amounts and carrying values in the financial statements.
- b) Origins of differences between 'Carrying values as reported in published financial statements' and 'Carrying values under scope of regulatory consolidation'.
  - The difference arise due to the fact that balances are shown net of provision in accounting consolidation whereas they are shown gross in regulatory consolidation.

# 4 Prudential Value Adjustments (PVAs)

#### PV1: Prudential valuation adjustments (PVAs)

Not applicable.

#### 4 Composition of Capital

#### **CC1: Composition of regulatory capital**

		Amounts
	Common Equity Tier 1 capital: instruments and reserves	
1	Directly issued qualifying common share (and equivalent for non-joint stock companies) capital plus related stock surplus	2,723,500
2	Retained earnings	(75,637)
3	Accumulated other comprehensive income (and other reserves)	(23,062)
4	Directly issued capital subject to phase-out from CET1 (only applicable to non-joint stock companies)	-
5	Common share capital issued by third parties (amount allowed in group CET1)	-
6	Common Equity Tier 1 capital before regulatory deductions	2,624,800
	Common Equity Tier 1 capital regulatory adjustments	
7	Prudent valuation adjustments	-
8	Goodwill (net of related tax liability)	(32,762)
9	Other intangibles including mortgage servicing rights (net of related tax liability)	-
10	Deferred tax assets that rely on future profitability, excluding those arising from temporary differences (net of related tax liability)	-
11	Cash flow hedge reserve	-
12	Securitisation gain on sale	-
13	Gains and losses due to changes in own credit risk on fair valued liabilities	-
14	Defined benefit pension fund net assets	-
15	Investments in own shares (if not already subtracted from paid-in capital on reported balance sheet)	-
16	Reciprocal cross-holdings in CET1, AT1, Tier 2	(27,675)
17	Investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation, where the bank does not own more than 10% of the issued share capital (amount above 10% threshold)	-
18	Significant investments in the common stock of banking, financial and insurance entities that are outside the scope of regulatory consolidation (amount above 10% threshold)	-



19	Deferred tax assets arising from temporary differences (amount above 10% threshold, net of related tax liability)	-
20	Amount exceeding 15% threshold	_
21	Of which: significant investments in the common stock of financials	_
22	Of which: deferred tax assets arising from temporary differences	_
23	CBUAE specific regulatory adjustments	_
24	Total regulatory adjustments to Common Equity Tier 1	_
25	Common Equity Tier 1 capital (CET1)	2,564,363
	Additional Tier 1 capital: instruments	
26	Directly issued qualifying Additional Tier 1 instruments plus related stock surplus	-
27	Of which: classified as equity under applicable accounting standards	-
28	Of which: classified as liabilities under applicable accounting standards	-
29	Directly issued capital instruments subject to phase-out from additional Tier 1	-
30	Additional Tier 1 instruments (and CET1 instruments not included in row 5) issued by subsidiaries and held by third parties (amount allowed in AT1)	-
31	Of which: instruments issued by subsidiaries subject to phase-out	-
32	Additional Tier 1 capital before regulatory adjustments	-
	Additional Tier 1 capital: regulatory adjustments	
33	Investments in own additional Tier 1 instruments	-
34	Investments in capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation	-
35	Significant investments in the common stock of banking, financial and insurance entities that are outside the scope of regulatory consolidation	-
36	CBUAE specific regulatory adjustments	-
37	Total regulatory adjustments to additional Tier 1 capital	-
38	Additional Tier 1 capital (AT1)	-
39	Tier 1 capital (T1= CET1 + AT1)	2,564,363
	Tier 2 capital: instruments and provisions	
40	Directly issued qualifying Tier 2 instruments plus related stock surplus	-
41	Directly issued capital instruments subject to phase-out from Tier 2	-
42	Tier 2 instruments (and CET1 and AT1 instruments not included in rows 5 or 30) issued by subsidiaries and held by third parties (amount allowed in group Tier 2)	-
43	Of which: instruments issued by subsidiaries subject to phase-out	
44	Provisions	203,511
45	Tier 2 capital before regulatory adjustments	203,511
	Tier 2 capital: regulatory adjustments	
46	Investments in own Tier 2 instruments	-
47	Investments in capital, financial and insurance entities that are outside the scope of regulatory consolidation, where the bank does not own more than 10% of the issued common share capital of	-
48	the entity (amount above 10% threshold)  Significant investments in the capital, financial and insurance entities that are outside the scope of regulatory consolidation (net of eligible short positions)	-
49	CBUAE specific regulatory adjustments	_
7.7	CDOTAL Specific regulation y adjustments	_



	Total regulatory adjustments to Tier 2 capital	-
51	Tier 2 capital (T2)	203,511
52	Total regulatory capital (TC = T1 + T2)	2,767,874
53	Total risk-weighted assets	17,715,683
	Capital ratios and buffers	
54	Common Equity Tier 1 (as a percentage of risk-weighted assets)	14.48%
55	Tier 1 (as a percentage of risk-weighted assets)	14.48%
56	Total capital (as a percentage of risk-weighted assets)	15.62%
57	Institution specific buffer requirement (capital conservation buffer plus countercyclical buffer requirements plus higher loss absorbency requirement, expressed as a percentage of risk-weighted assets)	0.00%
58	Of which: capital conservation buffer requirement	0.00%
59	Of which: bank-specific countercyclical buffer requirement	0.00%
60	Of which: higher loss absorbency requirement (e.g. DSIB)	0.00%
61	Common Equity Tier 1 (as a percentage of risk-weighted assets) available after meeting the bank's minimum capital requirement.	7.48%
	The CBUAE Minimum Capital Requirement	
62	Common Equity Tier 1 minimum ratio	7.00%
63	Tier 1 minimum ratio	8.50%
64	Total capital minimum ratio	10.50%
	Amounts below the thresholds for deduction (before risk weighting)	
-	-	-
66	Significant investments in common stock of financial entities	-
-		
68		-
00	Deferred tax assets arising from temporary differences (net of related tax liability)	-
00	Deferred tax assets arising from temporary differences (net of related tax liability)  Applicable caps on the inclusion of provisions in Tier 2	-
69		- - -
	Applicable caps on the inclusion of provisions in Tier 2  Provisions eligible for inclusion in Tier 2 in respect of exposures subject to standardised approach	- - -
69	Applicable caps on the inclusion of provisions in Tier 2  Provisions eligible for inclusion in Tier 2 in respect of exposures subject to standardised approach (prior to application of cap)	- - - - -
69	Applicable caps on the inclusion of provisions in Tier 2  Provisions eligible for inclusion in Tier 2 in respect of exposures subject to standardised approach (prior to application of cap)	- - - - -
69	Applicable caps on the inclusion of provisions in Tier 2  Provisions eligible for inclusion in Tier 2 in respect of exposures subject to standardised approach (prior to application of cap)	- - - - - -
69	Applicable caps on the inclusion of provisions in Tier 2  Provisions eligible for inclusion in Tier 2 in respect of exposures subject to standardised approach (prior to application of cap)  Cap on inclusion of provisions in Tier 2 under standardised approach  -  Capital instruments subject to phase-out arrangements (only applicable between 1 Jan 2018 and	- - - - - -
69 70 - -	Applicable caps on the inclusion of provisions in Tier 2  Provisions eligible for inclusion in Tier 2 in respect of exposures subject to standardised approach (prior to application of cap)  Cap on inclusion of provisions in Tier 2 under standardised approach  -  Capital instruments subject to phase-out arrangements (only applicable between 1 Jan 2018 and 1 Jan 2022)	- - - - - - -
69 70 - - -	Applicable caps on the inclusion of provisions in Tier 2  Provisions eligible for inclusion in Tier 2 in respect of exposures subject to standardised approach (prior to application of cap)  Cap on inclusion of provisions in Tier 2 under standardised approach  -  -  Capital instruments subject to phase-out arrangements (only applicable between 1 Jan 2018 and 1 Jan 2022)  Current cap on CET1 instruments subject to phase-out arrangements	- - - - - - - -
69 70 - - 73 74	Applicable caps on the inclusion of provisions in Tier 2  Provisions eligible for inclusion in Tier 2 in respect of exposures subject to standardised approach (prior to application of cap)  Cap on inclusion of provisions in Tier 2 under standardised approach  -  -  Capital instruments subject to phase-out arrangements (only applicable between 1 Jan 2018 and 1 Jan 2022)  Current cap on CET1 instruments subject to phase-out arrangements  Amount excluded from CET1 due to cap (excess over cap after redemptions and maturities)	- - - - - - - - -
70 - - 73 74 75	Applicable caps on the inclusion of provisions in Tier 2  Provisions eligible for inclusion in Tier 2 in respect of exposures subject to standardised approach (prior to application of cap)  Cap on inclusion of provisions in Tier 2 under standardised approach  -  -  Capital instruments subject to phase-out arrangements (only applicable between 1 Jan 2018 and 1 Jan 2022)  Current cap on CET1 instruments subject to phase-out arrangements  Amount excluded from CET1 due to cap (excess over cap after redemptions and maturities)  Current cap on AT1 instruments subject to phase-out arrangements	- - - - - - - - - -



# CC2: Reconciliation of regulatory capital to balance sheet

	Balance sheet as in published financial statements	Under regulatory scope of consolidation
	Q4 2023	Q4 2023
Assets		
Cash and balances with the Central Bank	4,467,728	4,467,728
Due from banks and financial institutions	1,714,027	1,714,027
Islamic financing and investing assets, net	13,775,994	13,775,994
Islamic Investments securities at amortized cost	263,029	263,029
Islamic Investments securities at FVTOCI	2,781,228	2,781,228
Investments in associates	-	-
Investments Properties	385,755	385,755
Property and Equipment	125,787	125,787
Other Islamic assets	1,421,985	1,421,985
Total assets	24,935,532	24,935,532
Liabilities		
Islamic customers' deposits	19,724,748	19,724,748
Due to banks and other financial institutions	1,604,754	1,604,754
Other Liabilities	931,078	931,078
Total liabilities	22,260,580	22,260,580
Shareholders' equity		
Share Capital	2,723,500	2,723,500
Statutory reserve	328,066	328,066
Investment fair value reserve	(276,735)	(276,735)
General impairment reserve		
Retained earnings	(99,878)	(99,878)
Total shareholders' equity	2,674,952	2,674,952
Total liabilities and Equity	24,935,532	24,935,532

# **CCA: Main features of regulatory capital instruments**

Not applicable. There are no regulatory capital instruments issued by the Bank.

# 5 Macroprudential Supervisory measures

# CCyB1: Geographical distribution of credit exposures used in the countercyclical buffer

Not applicable. There are no private sector credit exposures relevant for the calculation of the countercyclical buffer.



# 6 Leverage Ratio

# LR1: Summary comparison of accounting assets vs leverage ratio exposure measure (LR1)

		Q4'2023 AED 000's
1	Total consolidated assets as per published financial statements	24,935,532
2	Adjustments for investments in banking, financial, insurance or commercial entities that are consolidated for accounting purposes but outside the scope of regulatory consolidation	-
3	Adjustment for securitised exposures that meet the operational requirements for the recognition of risk transference	-
4	Adjustments for temporary exemption of central bank reserves (if applicable)	1
5	Adjustment for fiduciary assets recognised on the balance sheet pursuant to the operative accounting framework but excluded from the leverage ratio exposure measure	-
6	Adjustments for regular-way purchases and sales of financial assets subject to trade date accounting	-
7	Adjustments for eligible cash pooling transactions	-
8	Adjustments for derivative financial instruments	29,241
9	Adjustment for securities financing transactions (ie repos and similar secured lending)	-
10	Adjustments for off-balance sheet items (ie conversion to credit equivalent amounts of off-balance sheet exposures)	683,531
11	Adjustments for prudent valuation adjustments and specific and general provisions which have reduced Tier 1 capital	-
12	Other adjustments	
13	Leverage ratio exposure measure	25,648,304

# LR2: Leverage ratio common disclosure template

		Q4 2023	Q3 2023						
	On-balance sheet exposures								
1	On-balance sheet exposures (excluding derivatives and securities financing transactions (SFTs), but including collateral)	24,931,981	25,203,161						
2	Gross-up for derivatives collateral provided where deducted from balance sheet assets pursuant to the operative accounting framework	-	-						
3	(Deductions of receivable assets for cash variation margin provided in derivatives transactions)	-	-						
4	(Adjustment for securities received under securities financing transactions that are recognised as an asset)	-	-						
5	(Specific and general provisions associated with on- balance sheet exposures that are deducted from Tier 1 capital)	-	-						
6	(Asset amounts deducted in determining Tier 1 capital)	-	-						









		Q4 2023	Q3 2023
_	Total on-balance sheet exposures (excluding derivatives	24,931,981	25,203,161
7	and SFTs) (sum of rows 1 to 6)  Derivative exposures		
	Replacement cost associated with <i>all</i> derivatives		
	transactions (where applicable net of eligible cash	3,551	3,590
8	variation margin and/or with bilateral netting)	3,331	3,330
	Add-on amounts for PFE associated with <i>all</i> derivatives	40.072	407.240
9	transactions	19,872	107,319
10	(Exempted CCP leg of client-cleared trade exposures)	-	-
	Adjusted effective notional amount of written credit		
11	derivatives	<u>-</u>	-
	(Adjusted effective notional offsets and add-on deductions	-	_
12	for written credit derivatives)		
13	Total derivative exposures (sum of rows 8 to 12)	32,793	155,272
	Securities financing transactions		
	Gross SFT assets (with no recognition of netting), after	-	_
14	adjusting for sale accounting transactions		
4.5	(Netted amounts of cash payables and cash receivables of	-	-
15	gross SFT assets)		
16	CCR exposure for SFT assets	-	-
17	Agent transaction exposures	-	-
40	Total securities financing transaction exposures (sum of	-	-
18	rows 14 to 17)		
	Other off-balance sheet exposures	4.007.000	000.050
19	Off-balance sheet exposure at gross notional amount	1,297,923	980,860
20	(Adjustments for conversion to credit equivalent amounts)	(614,392)	(493,061)
	(Specific and general provisions associated with off-		
24	balance sheet exposures deducted in determining Tier 1	683,531	487,799
21	capital) Off-balance sheet items (sum of rows 19 to 21)	683,531	487,799
22	Capital and total exposures	083,331	467,733
23	Tier 1 capital	2,564,363	2,836,938
24	Total exposures (sum of rows 7, 13, 18 and 22)	25,648,304	25,846,233
	Leverage ratio	-,,	-,- :-,
	Leverage ratio (including the impact of any applicable		
25	temporary exemption of central bank reserves)	10.00%	10.98%
	Leverage ratio (excluding the impact of any applicable	10.000/	10.000/
25a	temporary exemption of central bank reserves)	10.00%	10.98%
26	CBUAE minimum leverage ratio requirement	3.00%	3.00%
27	Applicable leverage buffers	7.00%	7.98%



# 7 Liquidity

#### LIQA: Liquidity risk management

(a) Governance of liquidity risk management, including: risk tolerance; structure and responsibilities for liquidity risk management; internal liquidity risk strategy, policies and practices across business lines and with the board of directors

Liquidity risk management is to ensure that the Bank has enough funds to meet its obligations. The Bank's liquidity risk management is governed by liquidity risk management policy approved by the Board. The policy defines all aspects of liquidity management.

The overall responsibility for managing the liquidity risk rests with the Board of Directors. The Board has delegated the responsibility of managing the liquidity risk of the Bank to BRC and is is responsible for reviewing the liquidity risk policy, liquidity risk appetite tolerance limits and its approach. As it fulfills its mandate of being Board Risk management focused committee.

At management level the Board has established Asset Liability Committee ("ALCO") to ensure close monitoring of whole process. One of the main objectives of ALCO is to ensure that the Bank is able to manage its liquidity in a manner that is cost effective, ensure credible market reputation and provides satisfactory level of depositor confidence. ALCO is a senior management level committee, chaired by CFO, with the decision-making capacity and responsibility to review, discuss and direct the financial policies, risk exposures and matters related to asset/liability management.

Risk Department is responsible to review, monitor and report the level of risks independently to ensure compliance to both regulatory and internal requirements. Also ensure an effective Contingency Funding Plan (CFP) is available as part of liquidity risk management, which can be triggered in the event of a major liquidity crisis, either due to bank specific or market wide/systematic triggers.

Treasury remains responsible for action/providing execution to the plans/ way forwards discussed in the framework.

The key measurement tool for liquidity risk monitoring in Ajman Bank as per regulatory requirement of Central Bank of UAE are eligible liquid asset ratio (ELAR) and Advances to stable resource ratio (ASRR). Additionally, internal metrics of deposit concentration and cash flow maturity mismatch are also being used.

**(b)** Funding strategy, including policies on diversification in the sources of funding (both products and counterparties) Business units are responsible for fresh asset generation and will provide estimates of their respective units' liquidity requirements to Treasury and as well as to ALCO. The respective unit head will also include in the report the amount and details of any anticipated payments and prepayments from credit customers. Likewise, deposit generation estimates as well as expected large withdrawals are to be advised in the same manner and frequency by liability managers. Internal limits of maximum deposit by a counterparty and currencies are in place for diversification of funding base.

#### (c) Liquidity risk mitigation techniques

The Bank has a pro-active liquidity risk management approach in assessing, measuring and monitoring liquidity risk. Following are the key control and strategies for liquidity risk management:

- Comprehensive liquidity risk management policy and risk appetite framework
- Maintaining adequate concentration of High Quality Liquid Assets (HQLA)
- Maintaining credit lines with other UAE financial institutions
- Keeping advances in check compared to stable resources (ASR)
- Maintain diversity in funding base

# (d) An explanation of how stress testing is used



Liquidity stress testing identifies potential liquidity strains and whether the Bank has sufficient liquidity to meet obligations under a funding crisis. Therefore, in addition to conducting cash-flow projections to monitor net funding requirements under normal business conditions, Ajman Bank performs regular stress tests by conducting projections based on "what if" scenarios on their liquidity positions to:

- Identify sources of potential liquidity strain.
- Ensure that current liquidity risk exposures remain in accordance with the established liquidity risk tolerance.
- Analyze any possible impact of future liquidity stresses on their cash flows, liquidity position, profitability and solvency.

#### (e) An outline of the bank's contingency funding plans

ALCO shall declare if, in its opinion, condition of the Bank reaches the point where more funds are needed than Bank's ability to generate them in the near future and where it's in the best interest of the Bank to trigger Liquidity Contingency Plan. The declaration in this respect will be made after careful evaluation and monitoring of early warning indicators (EWIs) for liquidity contingency plan. ALCO may base the decision on alert from Treasury and using the MIS prepared/issued by Risk on daily and/or monthly basis.

In order to avert a liquidity crisis, ALCO will resort to action plan to overcome the funding crisis. These action plans could be classified as either 'Primary Action Plan (PAP)' or the 'Secondary Action Plan (SAP)' explained thoroughly in liquidity risk management policy.

The responsibility to initiate (alert ALCO) and implement the plan, which falls under primary action, rests with Head of Treasury & Capital Markets, who will take direct guidance from the Chairman of ALCO, along with Chief Risk Officer.





On the other hand, successful initiation and implementation of secondary actions, requires complete cooperation and coordination from various divisions of the Bank.

# (f) Customized measurement tools or metrics that assess the structure of the bank's balance sheet or that project cash flows and future liquidity positions, taking into account off-balance sheet risks which are specific to the bank

The Bank maintains a state of the art asset liability management system which has a built in liquidity management tool. The Bank monitors its balance sheet based on actual and behavioral maturity with Board approved limits as part of liquidity risk appetite. This helps the Bank to maintain desired level of liquidity for projected cash flow requirements.

#### (g) Concentration limits on collateral pools and sources of funding (both products and counterparties)

The Bank monitors following liquidity risk measures with limits:

- Top 20 Deposit concentration
- Cashflow mismatch by maturity bucket
- Minimum CASA ratio of deposit
- Maximum deposit from single counterparty
- Maximum deposit from single foreign currency

# (i) Balance sheet and off-balance sheet items broken down into maturity buckets and the resultant liquidity gaps

2023	Within 3 months	Over 3 to 6 months	Over 6 to 12 months	Over 1 to 5 years	Over 5 years	Undated	Total
Assets							
Cash and balances with central bank	2,487,728	880,000	1,100,000	-	-	-	4,467,728
Due from banks and other financial institutions	1,303,229	23,331	360,874	26,594	-	-	1,714,027
Islamic financing and investing assets, net	2,409,452	1,200,285	2,105,618	4,209,145	3,851,492	-	13,775,993
Islamic investments securities at amortised cost	1	-	18,152	244,877	-	-	263,029
Islamic investments securities at FVTOCI	1	721	104,465	1,670,377	719,378	286,287	2,781,228
Investment in associates	-	-	-	-	-	-	-
Investment properties	-	-	-	-	-	385,755	385,755



2023	Within 3 months	Over 3 to 6 months	Over 6 to 12 months	Over 1 to 5 years	Over 5 years	Undated	Total
Property and equipment	-	-	-	-	-	125,787	125,787
Other Islamic assets	152,774	15,140	-	-	-	1,254,071	1,421,985
Total assets	6,353,183	2,119,478	3,689,109	6,150,993	4,570,869	2,051,901	24,935,532
Liabilities							
Islamic customers' deposits	5,706,585	2,359,074	8,207,619	3,188,865	262,604	-	19,724,748
Due to banks and other financial institutions	1,491,173	73,249	40,333	-	-	-	1,604,754
Other liabilities	378,086	97,815	-	-	-	455,177	931,078
Equity	-	-	-	-	-	2,674,952	2,674,952
Total liabilities and equity	7,575,845	2,530,137	8,247,951	3,188,865	262,604	3,130,129	24,935,532
Net Liquidity Gaps	(1,222,662)	(410,660)	(4,558,842)	2,962,128	4,308,265	(1,078,229)	0

**LIQ1: Liquidity Coverage Ratio** 

Not applicable

**LIQ2: Net Stable Funding Ratio** 

Not applicable



# **ELAR: Eligible Liquid Assets Ratio**

1	High Quality Liquid Assets	Nominal amount	Eligible Liquid Asset
1.1	Physical cash in hand at the bank + balances with the CBUAE	3,944,366	
1.2	UAE Federal Government Bonds and Sukuks	-	
	Sub Total (1.1 to 1.2)	3,944,366	3,944,366
1.3	UAE local governments publicly traded debt securities	533,777	
1.4	UAE Public sector publicly traded debt securities	-	
	Sub total (1.3 to 1.4)	533,777	533,777
1.5	Foreign Sovereign debt instruments or instruments issued by their respective central banks	322,167	322,167
1.6	Total	4,800,309	4,800,309
2	Total liabilities		22,440,318
3	Eligible Liquid Assets Ratio (ELAR)		21.39%

# \*The calculations are based on an average of last three months.

# **ASRR: Advances to Stable Resource Ratio**

		Items	Amount
1		Computation of Advances	
	1.1	Net Lending (gross loans - specific and collective provisions + interest in suspense)	13,822,163
	1.2	Lending to non-banking financial institutions	126,699
	1.3	Net Financial Guarantees & Stand-by LC (issued - received)	231,078
	1.4	Interbank Placements	391,536
	1.5	Total Advances	14,571,476
2		Calculation of Net Stable Resources	
	2.1	Total capital + general provisions	2,834,892
		Deduct:	
	2.1.1	Goodwill and other intangible assets	-
	2.1.2	Fixed Assets	1,300,219
	2.1.3	Funds allocated to branches abroad	-
	2.1.5	Unquoted Investments	144,442
	2.1.6	Investment in subsidiaries, associates and affiliates	-



	2.1.7	Total deduction	1,444,661
	2.2	Net Free Capital Funds	1,390,231
	2.3	Other stable resources:	
	2.3.1	Funds from the head office	-
	2.3.2	Interbank deposits with remaining life of more than 6 months	500,000
	2.3.3	Refinancing of Housing Loans	-
	2.3.4	Borrowing from non-Banking Financial Institutions	308,239
	2.3.5	Customer Deposits	17,854,785
	2.3.6	Capital market funding/ term borrowings maturing after 6 months from reporting date	-
	2.3.7	Total other stable resources	18,663,024
	2.4	Total Stable Resources (2.2+2.3.7)	20,053,255
3		Advances TO STABLE RESOURCES RATIO (1.6/ 2.4*100)	72.66

#### 8 Credit Risk

#### CRA: General qualitative information about credit risk

#### (a) How the business model translates into the components of the bank's credit risk profile

Credit risk is defined as the risk that the Bank's customers, clients or counter parties fail to perform or are unwilling to pay profit, repay the principal or otherwise to fulfil their contractual obligations under finance agreements or other credit facilities, thus causing the Bank to suffer a financial loss. Credit risk also arises through the downgrading of counter parties, whose credit instruments are held by the Bank, thereby resulting in the value of the assets to fall.

Credit risk is managed by a dedicated team in the Credit Risk & Analytics division responsible for managing all credit risk aspects for regulatory and internal purposes. It includes development and reporting of risk appetite, calculation of expected credit loss, calculation and reporting of capital adequacy ratio, regulatory stress testing, internal capital adequacy and assessment program (ICAAP) and model development among others.

#### (b) Criteria and approach used for defining credit risk management policy and for setting credit risk limits

The Bank follows the policies and processes to do the assessment, identification, measurement, monitoring and control of credit risk. Credit Risk & Analytics (CR&A) division of the Bank does annual assessment of credit risk measurement models, monitor the credit portfolio against the criteria defined in credit risk appetite matrix, review and update internal rating models. While the credit risk management provides a portfolio level framework to monitor/control credit risk.

The Bank has a Credit Department that is a dedicated credit underwriting department, which makes sure that proper due diligence of client is done before relationship is established with the Bank. The Bank also has a monitoring unit under Remedial Management division, which monitors the problem accounts. The Bank also has a dedicated Credit Administration division which reviews and updates the approved credit limit, ensure proper credit documentation and other credit administration related tasks are fulfilled.



#### (c) Structure and organization of the credit risk management and control function

All Wholesale banking credit proposals are reviewed by Corporate Credit division, which dedicatedly pursues credit underwriting under corporate credit policy. While Retail exposures are being reviewed by Retail Credit division as per the specific product programs.

While reviewing the proposal, the Bank follows the guidelines as per the best practices in the banking industry. Considering the criticality of credit risk, the Bank involved senior management to execute the decision including Board of Directors (BoD), Board Executive Committee (BEC), Board Risk Committee (BRC), Credit Execution Committee (CEC) and Chief Risk Officer (CRO).

#### (d) Relationships between the credit risk management, risk control, compliance and internal audit functions

Credit Department reviews all credit proposals independently. keeping in line with the credit policy, products programs, risk appetite and regulatory guidelines.

Risk and Compliance departments are a second line of defense, which supports management to help ensure that risk and controls are effectively managed. This also includes reporting any breaches to the limits, explanation of any guideline etc.

As a third line of defense, Internal Audit Department (IAD) conducts independent credit and compliance audits of the entire credit risk management process of the Bank. The scope of internal audit includes the evaluation of the entire credit process for its independence and effectiveness and provide assurance to senior management and the board. Internal Audit Department is responsible to highlight any gap identified within the credit risk management process.

# (e) Scope and main content of the reporting on credit risk exposure and on the credit risk management function to the executive management and to the board of directors

The Bank does the credit portfolio monitoring by publishing a detailed credit risk appetite reports on monthly basis, which contains both primary metrics (measured against specified threshold) and monitoring metrics (are not measured against specified threshold).

Credit risk appetite metrics is broadly bifurcated into asset quality and credit concentration. Asset Quality section of appetite matrix measures non-performing exposures, past due not impaired exposures, provision coverage and restructured exposures whereas concentration metrics measures concentration from different aspect.

Any breach related to asset quality, concentration and exposure limits are initiated by CRO and reported to CEC for resolution/action plan. Credit risk appetite is reviewed at least annually in light of changes in market conditions and reassessed whenever is required. The reassessed limits shall then be recommended by CRO to Risk Committee and then to Board for final approval.



#### CR1: Credit quality of assets

		Gross carrying values of		Allowances /	Of which EC provisions losses on SA alloca	Net values	
		Defaulted exposures	Non- defaulted exposures	Impairments	Regulatory category of Specific	Regulatory category of General	(a+b-c)
		а	b	С	d	е	f
1	Loans	2,313,095	12,096,718	633,820	476,319	157,501	13,775,993
2	Debt securities	-	2,764,371	6,401	-	6,401	2,757,970
3	Off-balance sheet exposures	345,082	389,764	325,853	321,687	4,166	408,993
4	Total	2,658,177	15,250,853	966,074	798,006	168,068	16,942,956

#### CR2: Changes in the stock of defaulted loans and debt securities

1	Defaulted loans and debt securities at the end of the previous reporting period	2,257,083
2	Loans and debt securities that have defaulted since the last reporting period	698,125
3	Returned to non-default status	343,187
4	Amounts written off	182,033
5	Other changes	(116,893)
6	Defaulted loans and debt securities at the end of the reporting period (1+2-3-4±5)	2,313,095

#### CRB: Additional disclosure related to the credit quality of assets

(a) The scope and definitions of 'past due' and 'impaired' exposures for accounting purposes and the differences, if any, between the definition of past due and default for accounting and regulatory purposes.

The Bank considers an account past due if its late on its payment by 1 day. Any account which reaches 90 days past due is considered impaired. Only for corporate accounts the criteria of 90 days past due can rebutted based on management assessment and progress in the account. Any exception is considered if it's in line with the CBUAE regulations.

#### (b) The extent of past-due exposures (>90 days) that are not considered to be impaired and the reasons for this.

The past due exposure >90 DPD stood at AED 233 Million. There are various reasons for not classifying these accounts,

- i. customer is doing partial payments,
- ii. few customers were in sttelement phase and now have been fully settled, and
- iii. few technical past due's as restructuring is under execution.

# (c) Description of methods used for determining accounting provisions for credit losses. In addition, banks that have adopted an ECL accounting model must provide information on the rationale for categorisation of ECL accounting provisions in general and specific categories for standardised approach exposures

The Bank recognises loss allowances for ECLs on the following financial instruments that are not measured at FVTPL:

- Due from banks and other financial institutions
- Islamic investments securities at FVTOCI
- Islamic investments securities at amortized cost
- Islamic financing and investing assets
- Other Islamic assets
- Off balance sheet exposures subject to credit risk

No impairment loss is recognised on Islamic equity investments.



With the exception of purchased or originated credit impaired (POCI) financial assets (which are considered separately below), ECLs are required to be measured through a loss allowance at an amount equal to:

- 12-month ECL, i.e. ECL that result from those default events on the financial instrument that are possible within 12 months after the reporting date, (referred to as Stage 1); or
- full lifetime ECL, i.e. lifetime ECL that result from all possible default events over the life of the financial instrument, (referred to as Stage 2 and Stage 3).
- A loss allowance for full lifetime ECL is required for a financial instrument if the credit risk on that financial instrument has increased significantly since initial recognition. For all other financial instruments, ECLs are measured at an amount equal to the 12-month ECL.
- ECLs are a probability-weighted estimate of the present value of credit losses. These are measured as the present value of the difference between the cash flows due to the Bank under the contract and the cash flows that the Bank expects to receive arising from the weighting of multiple future economic scenarios, discounted at the asset's EPR.
- for undrawn financial commitments, the ECL is the difference between the present value of the difference between the contractual cash flows that are due to the Bank if the holder of the commitment draws down the finance and the cash flows that the Bank expects to receive if the finance is drawn down; and
- for financial guarantee contracts, the ECL is the difference between the expected payments to reimburse the
  holder of the guaranteed financing instrument less any amounts that the Bank expects to receive from the
  holder, the customer or any other party.

#### Measurement of ECL

The key elements used in the computation of ECL are:

- Probability of default (PD);
- Loss given default (LGD); and
- Exposure at default (EAD).

These elements are derived from our internally developed statistical models based on our historical data and the data provided by Moody's. They are adjusted to reflect probability-weighted forward-looking information.

In ECL models, the Bank relies on a broad range of forward looking information as economic input such as:

- Commodity price crude oil
- National accounts: Expenditure crude oil and natural gas
- National account: Real domestic demand
- National account: Real gross capital formation
- Hotel occupancy
- General government finance revenue

Significant increase of credit risk: ECL is measured as an allowance equal to 12-month ECL for stage 1 assets, or lifetime ECL assets for stage 2 or stage 3 assets. An asset moves to stage 2 when its credit risk has increased significantly since initial recognition. IFRS 9 does not define what constitutes a significant increase in credit risk. However, in assessing whether the credit risk of an asset has significantly increased the Bank takes into account qualitative and quantitative reasonable and supportable forward looking information.

**PD** is an estimate at certain point in time which is derived based on model output of regression of historical observed default rates against macro-economic variables. These outputs are calibrated against through the cycle (TTC) PD which is currently used by the Bank, and assessed using rating tools tailored to various categories of counterparties and exposures. These statistical models are based on market data, as well as internal data compromising both quantitative as well as qualitative factors. PDs are estimated considering the contractual maturities of exposures by building term structure of default using the cumulative survival probability.



LGD is an estimate of the loss magnitude arising on in case the customer defaults. It is based on the difference between the contractual cash flows due and those that the financier would expect to receive, taking into account cash flows from any collateral. The LGD models for secured assets consider forecasts of future collateral valuation taking into account sale discounts, time to realization of collateral, cost of realization of collateral and cure rates (i.e. exit from non-performing status). LGD models for unsecured assets consider time of recovery and recovery rates. The calculation is on a discounted cash flow basis, where the cash flows are discounted by the original effective profit rate (EPR) of the finance.

**EAD** represent the expected exposures in the event of a default. The Bank derives the EAD from the current exposures to the counterparty and the potential changes to the current amount allowed under the contract including amortization. The EAD for the on balance sheet items are its gross carrying amount whereas for off balance sheet items such as letters of credits, financial and general guarantees undrawn non-cancellable finance commitments are estimated by applying credit conversion factors on the committed exposures.

The measurement of loss allowance is done on individual basis for corporate portfolio where as it is measured on collective basis for retail portfolio (measurement on collective basis is more practical for retail portfolio where portfolio constituents share similar portfolio attributes). In relation to the assessment of whether there has been a significant increase in credit risk it is necessary to perform the assessment on a collective basis as noted below.

#### (d) The bank's own definition of a restructured approach

Facilities whose terms have been modified due to a loss event are considered as restructured facilities. The criteria include, but are not limited to amendments of installment payment terms, where deterioration in financial position or credit risk of the customer is identified as:

- i. Inability to meet the profit and/or installment payments on due date or
- ii. Insufficient present and future cash flows to repay principal and profit.

#### (e) Breakdown of exposures by geographical areas, industry and residual maturity.

Please refer to **point (i) under LIQA section** for residual maturity. Below is the exposures breakdown by geographical areas and industry.

Industry	UAE	Outside UAE	<b>Grand Total</b>
Government	448,362	330,525	778,887
Manufacturing and Services	3,302,535	-	3,302,535
Trade	1,357,878	-	1,357,878
Real Estate	6,317,582	-	6,317,582
Consumer Home Financing	1,222,783	5,999	1,228,782
Consumer Financing	1,424,149	-	1,424,149
Grand Total	14,073,289	336,524	14,409,813

(f) Amounts of impaired exposures (according to the definition used by the bank for accounting purposes) and related allowances and write-offs, broken down by geographical areas and industry.

Industry	UAE	Outside UAE	<b>Grand Total</b>
Government	1,053	-	1,053
Manufacturing and Services	478,187	-	478,187
Trade	19,185	-	19,185
Real Estate	1,702,265	-	1,702,265
Consumer Home Financing	59,047	-	59,047
Consumer Financing	53,358	-	53,358
Grand Total	2,313,095	-	2,313,095



#### (g) Ageing analysis of accounting past-due exposures.

Row Labels	Corporate Banking	Investment	Consumer Banking	Treasury	<b>Grand Total</b>
Normal or Past due up to 30 days	1,001,628	-	13,033	i	1,014,661
Past due 31 - 60 days	106,399	-	1,458	i	107,857
Past due 61 - 90 days	115,166	-	1,131	ı	116,297
Past due 91 - 180 days	212,038	-	40,563	-	252,601
Past due of more than 180 days	555,066	-	266,613	-	821,679
Grand Total	1,990,297	-	322,798	-	2,313,095

#### (h) Breakdown of restructured exposures between impaired and not impaired exposures.

Restructured accounts are totaling of AED 1.74 BN, of which AED 591 MN are performing and AED 1.15 BN are impaired

#### **CRC: Credit risk mitigation techniques**

The Bank has in place policies, which govern the determination of eligibility of various collaterals, to be considered for credit risk mitigation, which includes the minimum operational requirements that are required for the specific collateral to be considered as effective risk mitigating. The Bank's major collaterals are mortgaged properties, investments, vehicles and deposits under lean.

The collateral is valued periodically, depending on the type of collateral. Specifically for mortgaged property, a framework for valuation of mortgaged properties is established to ensure adequate policies and procedures are in place for efficient and proper conduct of valuation of mortgaged properties and other related activities in relation to the interpretation, monitoring and management of valuation of mortgaged properties.

#### (a) Core features of policies and processes for, and indication of the extent to which the bank makes use of, on- and off-balance sheet netting.

The Bank uses cash collateral and shares collateral to adjust the exposure in the on-balance sheet. For the off balance sheet exposures, margins are used to adjust the exposure. The Bank also used mortgage collateral to identify the real estate exposures secured by commercial or residential mortgages, but don't take any advantage for netting off the exposure.

#### (b) Core features of policies and processes for collateral evaluation and management.

The Bank has internally defined policies to manage and evaluate the collateral as per the defined frequency. Classification: Public



(c) Information about market or credit risk concentrations under the credit risk mitigation instruments used (ie by guarantor type, collateral and credit derivative providers).

Not applicable.

# CR3: Credit risk mitigation techniques - overview

		а	b	С	d	e	f	g
		Exposures unsecured: carrying amount	Exposures secured by collateral	Exposures secured by collateral of which:	Exposures secured by financial guarantees	Exposures secured by financial guarantees, of	Exposures secured by credit derivatives	Exposures secured by credit derivatives, of which: secured amount
				secured		which: secured		
				amount		amount		
1	Loans	12,239,086	2,170,728	1,845,844	-	-	-	-
2	Sukuks	2,757,970	-	-	-	-	-	-
3	Total	14,997,056	2,170,728	1,845,844	-	-	-	-
4	Of which defaulted	2,091,661	221,435	210,337	-	-	-	-

# CRD: Qualitative disclosures on banks' use of external credit ratings under the standardised approach for credit risk

As per the regulatory standards, the Bank uses external credit ratings as assigned by the External Credit Assessment Institutions (ECAIs). While using the Standardized approach as adopted by the Bank, recognized ECAIs have been recognized by the CBUAE. The Bank used credit ratings by the major ECAIs including Moody's Investors Services (Moody's), Fitch Ratings, and/or Standard and Poor's (S&P). The Bank uses the credit ratings to assign risk weights to a number of Basel Asset classes including Sovereigns, Public sector entities, Banks, and Corporates. In case of external credit rating issued by more than one ECAIs, the Bank considers the rating with the highest risk weight, following a conservative approach.





The Bank used the following table to map ratings issued by different ECAI's:

Moody's	S&P	Fitch
Aaa	AAA	AAA
Aa1	AA+	AA
Aa2	AA	AA
Aa3	AA-	AA-
A1	A+	A+
A2	A	Α
A3	A-	A-
Baa1	BBB+	BBB+
Baa2	BBB	BBB
Baa3	BBB-	BBB-
Ba1	BB+	BB+
Ba2	BB	ВВ
Ba3	BB-	BB-
B1	B+	B+
B2	В	В
B3	B-	B-
Caa1	CCC+	CCC+
Caa2	ССС	CCC
Caa3	CCC-	CCC-
Ca	СС	СС
С	С	С





# CR4: Standardised approach - credit risk exposure and CRM effects

		Exposures before	re CCF and CRM	Exposures post	t-CCF and CRM	RWA and R	WA density
	Asset classes	On-balance sheet amount	Off-balance sheet amount	On-balance sheet amount	Off-balance sheet amount	RWA	RWA density
1	Sovereigns and their central banks	5,079,191	-	4,944,191	-	1,109,790	22.45%
2	Public Sector Entities	356,225	-	356,225	-	341,230	95.79%
3	Multilateral development banks	329,037	ı	329,037	-	-	0.00%
4	Banks	2,452,494	18,363	2,452,494	3,673	1,680,661	68.43%
5	Securities firms	-	ı	1	-	-	-
6	Corporates	3,140,050	285,761	1,649,168	245,187	1,927,586	101.75%
7	Regulatory retail portfolios	1,388,244	35,250	1,378,158	28,394	1,159,295	82.42%
8	Secured by residential property	3,876,695	-	3,876,623	-	3,058,398	78.89%
9	Secured by commercial real estate	3,164,617	-	3,164,617	-	3,164,617	100.00%
10	Equity Investment in Funds (EIF)	110,799	-	110,799	-	188,760	170.36%
11	Past-due loans	2,366,533	344,913	1,667,891	23,226	1,763,146	104.26%
12	Higher-risk categories	-	-	-	-	-	0.00%
13	Other assets	3,369,067	-	3,360,094	-	1,874,798	55.80%
14	Total	25,632,951	684,287	23,289,297	300,480	16,268,281	68.96%





# CR5: Standardised approach - exposures by asset classes and risk weights

	Risk weight Asset classes	0%	20%	35%	50%	75%	100%	150%	Others	Total credit exposures amount (post CCF and post- CRM)
1	Sovereigns and their central banks	3,989,017	136,483	-	-	-	291,085	527,605	-	4,944,191
2	Public Sector Entities	-	-	-	29,989	-	326,236	-	-	356,225
3	Multilateral development banks	329,037	-	-	-	-	-	ı	ı	329,037
4	Banks	-	153,140	-	1,438,105	-	732,800	132,120	-	2,456,166
5	Securities firms	-	-	-	-	-	-	-	-	-
6	Corporates	-	-	-	113,921	-	1,445,271	216,101	119,063	1,894,355
7	Regulatory retail portfolios	-	-	-	-	989,028	417,525	-	-	1,406,552
8	Secured by residential property	-	-	1,258,808	-	-	2,617,815	-	-	3,876,623
9	Secured by commercial real estate	-	-	-	-	-	3,164,617	-	-	3,164,617
10	Equity Investment in Funds (EIF)	-	-	-	-	-	-	-	110,799	110,799
11	Past-due loans	-	-	-	-	-	1,547,062	144,056	-	1,691,117
12	Higher-risk categories	-	-	-	-	-	-	-	-	-
13	Other assets	1,500,921	-	-	-	-	1,827,923	31,250	-	3,360,094
14	Total	5,818,975	289,624	1,258,808	1,582,015	989,028	12,370,333	1,051,132	229,861	23,589,777





# 9 Counterparty Credit Risk

# CCR1: Analysis of counterparty credit risk (CCR) exposure by approach

		а	В	С	d	е	f
		Replacement cost	Potential future exposure	EEPE	Alpha used for computing regulatory EAD	EAD post-CRM	RWA
1	SA-CCR (for derivatives)	3,551	19,872		1.4	32,793	12,600
2				-	-	1	1
3	Simple Approach for credit risk mitigation (for SFTs)					-	-
4	Comprehensive Approach for credit risk mitigation (for SFTs)					-	-
5						-	-
6	Total						12,600

# CCR2: Credit valuation adjustment (CVA) capital charge

		a	b
		EAD post-CRM	RWA
1	All portfolios subject to the Standardised CVA capital charge*	-	-
2	All portfolios subject to the Simple alternative CVA capital charge	32,793	12,600



# CCR3: Standardised approach - CCR exposures by regulatory portfolio and risk weights

Risk weight	а	b	С	d	е	f	g	h
Regulatory portfolio	0%	20%	50%	75%	100%	150%	Others	Total credit exposure
Sovereigns	-	-	-	-	-	-	-	-
Public Sector Entities (PSEs)	-	-	-	-	-	-	-	-
Multilateral development banks (MDBs)	-	-	-	-	-	-	-	-
Banks	-	12,655	20,137	-	-	-	-	32,793
Securities firms	-	-	-	-	-	-	-	-
Corporates	-	-	-	-	-	-	-	-
Regulatory retail portfolios	-	-	-	-	-	-	-	-
Secured by residential property	-	-	-	-	-	-	-	-
Secured by commercial real estate	-	-	-	-	-	-	-	-
Equity Investment in Funds (EIF)	-	-	-	-	-	-	-	-
Past-due loans	-	-	-	-	-	-	-	-
Higher-risk categories	-	-	-	-	-	-	-	-
Other assets	-	-	-	-	-	-	-	-
Total	-	12,655	20,137	-	-	-	-	32,793

**CCR5: Composition of collateral for CCR exposure** 

Not applicable.



#### 10 Market risk

#### MRA: General qualitative disclosure requirements related to market risk

(a) Strategies and processes of the bank: this must include an explanation of management's strategic objectives in undertaking trading activities, as well as the processes implemented to identify, measure, monitor and control the bank's market risks, including policies for hedging risk and strategies/processes for monitoring the continuing effectiveness of hedges.

Capital is allocated in respect of market risk under the frameworks set out in the Standards and Guidance issued by the Central Bank of UAE. Market Risk,

which defines this risk as the risk of losses in on - and off- balance sheet positions arising from movements in market prices.

(b) Structure and organization of the market risk management function: description of the market risk governance structure established to implement the strategies and processes of the bank discussed in the above point, and describing the relationships and the communication mechanisms between the different parties involved in market risk management.

The market risk governance structure of the Banks is as follows:

The overall responsibility for managing the Market Risk faced by the Bank rests with the Board of Directors. The Board has already established ALCO to ensure close monitoring of whole processes. The Board of Director's need to:

- Ensure that the overall risk exposure is maintained at prudent levels and consistent with the available capital.
- Ensure that top management as well as the responsible resources in individual risk management roles possess sound expertise and knowledge to accomplish the risk management function.
- Ensure that the systems and methodologies used for identification, measurement and control of risk management are commensurate with the complexity of operations.
- Ensure that adequate resources (technical and support) are devoted for these risk management functions.

Board Risk Committee (BRC) is responsible for reviewing the policies from time to time to ensure relevance/appropriateness. It is also responsible for oversight of the implementation of the policy while ALCO is responsible for interpreting and ensuring its implementation. The BRC needs to:

- Ensure that the Board approved limits are adhered to all times in Bank's daily operations.
- Review the policy on a need basis.
- Ensure adequate internal controls are in place to control and monitor all forms of financial, non -financial risks.

ALCO is a senior management level committee with the decision making capacity and responsibility to review, discuss and direct the financial policies, risk exposures and other relevant matters.

Market Risk and Product Control Unit is responsible to review and monitor the level of risks independently to ensure compliance to both regulatory and internal limits, procedures and requirements.

- Market Risk and Product Control Unit will be responsible to develop and implement procedures that translates business policy and strategic direction set by the Board into operating standards that are well understood by Bank's personnel.
- Review/ advice on new products to ensure that relevant risk (e.g. ALM, market risk and etc.) aspects are properly incorporated.
- All changes to the policy will be recommended by Risk for review by the BRC.
- Upon BRC clearance same will be submitted for the Board Approval.
- Develop and publish risk appetite report to monitor the risk within the Board advised thresholds.

#### (c) Scope and nature of risk reporting and/or measurement systems

The Bank uses state of the art risk measurement tools, which helps in measurement of exposure to various market risks. Risk reports are generated on periodic frequency (Daily, Monthly and Quarterly) based on applicability. Same are



presented to the respective Committee including ALCO, BRC or Board. Any breach to the Board approved appetite is escalated to the relevant authority as per the predefined escalation matrix based on urgency and severity of the breach or as deemed appropriate by Risk/CRO. The responsibility of seeking dispensation/ratification of any excess from relevant authorities (ALCO/Board etc.) would rest with Business owning the limit.

#### MR1: Market risk under the standardised approach

		RWA
1	General Interest rate risk (General and Specific)	-
2	Equity risk (General and Specific)	23,499
3	Foreign exchange risk	47,616
4	Commodity risk	-
	Options	-
5	Simplified approach	-
6	Delta-plus method	-
-	-	-
8	Securitisation	-
9	Total	71,115

# 11 Profit rate risk in the banking book (PRRBB)

#### PRRBB: PRRBB risk management objectives and policies

#### (a) Description of how the bank defines PRRBB for purposes of risk control and measurement

The risk of loss in the banking book caused by changes in profit rates. Profit rate risk in the banking book (PRRBB) more specifically refers to the current or prospective risk to the bank's capital and earnings arising from adverse movements in profit rates that affect the institution's banking book positions. When rates change, the present value and timing of future cash flows change. This in turn changes the underlying value of a bank's assets and liabilities instruments and hence its economic value (EV). Changes in profit rates also affect a bank's earnings by altering profit rate sensitive income and expenses, affecting its net income (NI). Main components of PRRBB include repricing risk, basis risk, yield curve risk and optionality (if applicable).

(b) Description of the bank's overall PRRBB management and mitigation strategies. Examples are: monitoring of economic value of equity (EVE) and the net profit income (NPI) in relation to established limits, hedging practices, conduct of stress testing, outcome analysis, the role of independent audit, the role and practices of the ALCO, the bank's practices to ensure appropriate model validation, and timely updates in response to changing market conditions.

The governance of PRRBB is integral part of overall risk governance structure of the Bank. Board, Risk Committee along with Asset and Liability Management Committee (ALCO) are responsible for defining and establishing policies around prudent management of PRRBB based on risk appetite of the Bank. The Bank employs below key tools for measurement of PRRBB:

- Net-repricing GAP positions; reported to ALCO on daily basis
- Economic value of equity (EVE) Monitoring; reported to ALCO on daily basis
- Earning at Risk (NII); reported to ALCO on periodic basis

As part of risk assessment and measurement process, Bank has applied behavioral analysis on applicable Balance Sheet items such as analysis of Non-maturing products, rollover and early termination of deposits. Additionally, all new product structures and any changes to existing parameters in terms of re-pricing tenors, benchmarks, rate floors offered, maturity and pricing is reviewed from a PRRBB perspective by Market Risk and Product Control Unit department for its impact on



economic value sensitivities. The impact of profit rate shocks is also factored within ICAAP as one of Pillar II risk's and the results are presented to senior management.

(c) Periodicity of the calculation of the bank's PRRBB measures, and a description of the specific measures that the bank uses to gauge its sensitivity to PRRBB.

Economic Value of Equity (EVE) and re-pricing gaps are monitored and reported to ALCO on daily basis whereas impact on earning is reported quarterly.

(d) Description of the profit rate shock and stress scenarios that the bank uses to estimate changes in the economic value of earnings.

The Bank is applying profit rate shocks as prescribed by CBUAE & Basel for assessing impacts on EVE and NII.

(e) Where significant modelling assumptions used in the bank's internal measurement systems (IMS) (i.e. the EVE metric generated by the bank for purposes other than disclosure, e.g. for internal assessment of capital adequacy) are different from the modelling assumptions prescribed for the disclosure Template PRRBB1, the bank should provide a description of those assumptions and their directional implications and explain its rationale for making those assumptions (e.g. historical data, published research, management judgment and analysis).

The impact of profit rate shocks are also factored as part of ICAAP and the results are presented to senior management. These numbers are also reported on the same basis as part of the Bank's Pillar III disclosures.

- **(f) High-level description of how the bank hedges its PRRBB, as well as the associated accounting treatment.** The Bank is not involved in any hedging activities related to PRRBB.
- (g) A high-level description of key modelling and parametric assumptions used in calculating  $\Delta$ EVE and  $\Delta$ NPI in Table B, which includes:
- For  $\Delta$ EVE, whether commercial margins and other spread components have been included in the cash flows used in the computation and discount rate used.
- How the average repricing maturity of non-maturity deposits has been determined (including any unique product characteristics that affect assessment of repricing behaviour).
- The methodology used to estimate the prepayment rates of customer loans, and/or the early withdrawal rates for time deposits, and other significant assumptions.
- Any other assumptions (including for instruments with behavioural optionalities that have been excluded) that have a material impact on the disclosed ΔΕVΕ and ΔΝΡΙ in Table B, including an explanation of why these are material.
- Any methods of aggregation across currencies and any significant interest/profit rate correlations between different currencies.

Below are the modelling assumptions used for the purpose of evaluating EVE.

- EVE figures are reported in AED currency as we don't have any major currency risk.
- A behavioral analysis has been conducted to calculate the repricing maturity of non-maturity deposits using historical information and same has been validated by external consultant.
- We have applied the floor rate of 0% as we assumed that profit rates cannot fall below 0% for all products.



#### **PRRBB1: Quantitative information on PRRBB**

In reporting currency (AED)	ΔΕ	VE	ΔΝΙΙ	
Period	Q4 2023	Q4 2022	Q4 2023	Q4 2022
Parallel up	(203,651)	(231,144)	55,299	(12,270)
Parallel down	388,083	322,691	-55,299	12,270
Steepener	(156,108)	(165,448)		
Flattener	127,367	116,300		
Short rate up	6,194	(2,583)		
Short rate down	19,724	10,470		
Maximum	(203,651)	(231,144)		
Period	Q4 2023		Q4 2022	
Tier 1 capital	2,564	2,564,363		5,130

- Average repricing maturity assigned to NMDs 1.76 years
- Longest repricing maturity assigned to NMDs 8.5 years

#### 12 Operational risk

#### OR1: Qualitative disclosures on operational risk

#### (a) Bank's policies, frameworks and guidelines for the management of operational risk

Operational risk can arise by a wide range of different external events ranging from power failures to floods or earthquakes to terrorist attacks etc. Similarly, operational risk can arise due to internal events such as the potential for failures or inadequacies in any of the firm's processes and systems (e.g. its IT, risk management or human resources management processes and systems), or those of its outsourced service providers, or still those emanating out of treatment of, and performance by, employees.

The Bank's vision and mission drive the Bank's operational risk management strategy, which is aligned with the Bank's strategy. It supports the Bank's overall intent of contributing to the UAE's national growth and prosperity, in a Sharia compliant manner, through the effective management of risks relating to the failure of internal processes, people, and systems, or from external events.

Principles are aligned to the Basel Committee on Banking Supervision (BCBS) document (Principles for the Sound Management of Operational Risk, 2011), CBUAE Regulation no 163/2018 and reflect the standards designed to shape the Bank's operational risk management behavior, whilst adhering to the rules and principles of Islamic Sharia as interpreted by the Bank's Sharia Board.

The Bank has implemented "Risk Control Self-Assessment" (RCSA) as part of Risk Assessment, KRI Framework as part of Risk Monitoring and has reasonable Internal Loss Event / Incidents Reporting to continuously build up its internal loss database. The Bank has a comprehensive policy on Operational Risk Management. The Bank conducts regular Operational risk awareness trainings across all departments and business units/branches.

Operational Risk Appetite articulates the boundaries for quantitative and qualitative operational risks that the Bank is willing to take (or not take), with respect to pursuit of its strategic objectives. It helps in setting the risk culture across the Bank and facilitates an effective implementation of the Bank's Operational Risk Management Framework.

The Operational risk appetite is applied for decision-making and comprehending operational risk exposures across the Bank through implementation of policies, controls and operational risk tolerances.

Maintains a well-controlled operating environment for its businesses and functions to mitigate the most material risks (e.g., including but not limited to external fraud and errors in processing, data);



- Expects employees to uphold the highest ethical standards of conduct in accordance with Ajman Bank values, policies and control framework and report concerns as set forth in the employee code of conduct;
- Expects Third Parties (Material Outsourcing) providing significant products or services to businesses and support areas will
  hold themselves to the highest standards of conduct in accordance with Ajman Bank values, policies and control framework;
- Does not tolerate:
  - Violations of laws
  - o Non Compliance of regulations
  - Fraud committed by its staff
  - Deliberate actions that result in harm to clients
- The entity recognizes that mistakes occur but has very little appetite for:
  - Activities which could result in financial statements that inadequately reflect Ajman Bank financial profile or in a material weakness in financial reporting controls
  - Threats to company assets or data arising from malicious attacks or inadequate protection
  - o Damage from inability to timely recover from a major interruption to business operations, technology or facilities
  - o Behavior inconsistent with responsibly providing financial services or which could result in reputational harm

It also emphasizes Ajman Bank risk culture and lays out standards, procedures and programs that are designed and undertaken to enhance the Bank's risk culture, embed this culture deeply within the organization, and give employees tools to make sound and ethical risk decisions and to escalate issues appropriately.

#### (b) Structure and organisation of their operational risk management and control function

The Bank has implemented three lines of defense as part of its Risk Governance Based on Ajman Bank's environment the three lines of defense was updated and shared with all stakeholders for their compliance. The first line of defense is the Business Line Management.

The second line of defense is the Operational Risk Management function, the Chief Risk Officer and the Board Risk Committee. They are collectively responsible for designing, implementing, coordinating, reporting and facilitating effective Operational Risk Management on Group-wide basis.

The Operational risk governance will recognize that Business Units (BUs) are the owners of risk and hence responsible for identifying and managing the risks, inherent in the products, services and activities, within their BUs.

The third line of defense is the Internal Audit who are responsible to independently assess the effectiveness and efficiency of the bank wide internal control, and for independently validate and provide an independent assurance to the Board Audit Committee on the adequacy and effectiveness of the Operational Risk Management Framework.

The Board, through the Board Risk Committee, has the overall responsibility for managing operational risk at the Bank and ensure that the three line of defense approach is implemented and operated in an appropriate and acceptable manner.

#### (c) Operational Risk Measurement System

Currently, the Bank is in process of automating the complete Operational risk framework and developing the required system with the vendors. This will facilitate the Loss event reporting, RCSA submissions, KRI reporting, interlinking & Integration, Control and Risk registry and reduce the turnaround time by automating the workflow.

The entire workflow integrates with the upcoming system for every process linked with risk reporting. Additionally, management dashboard has been created to provide the risk status of the Bank holistically and by each department giving details of each risk across the respective units with drill down options.

# (d) Scope and main context of their reporting framework on operational risk to executive management and to the board of directors.

As part of governance structure, Bank has constituted Executive risk committee as a principal forum for discussing and communicating bank wide ORM issues, initiatives and decisions in respect of Operational Risk. Further, the Bank escalates all its highly critical matters to Board Risk Committee for approval and board ratifications.

#### (e) The risk mitigation and risk transfer used in the management of operational risk.

Operational Risk Management Framework at Ajman Bank is a set of interrelated tools and processes that are used to identify, assess, measure, monitor and remediate operational risks. Its components have been designed to operate together to provide a comprehensive approach to managing the Group's most material Operational risks. Each new product or system introduced is subject to a risk review (Operational Risk Assessment Process) and signoff process where all relevant risks are identified and assessed by departments independent of the risk-taking unit proposing the product.



Variations of existing products are also subject to a similar process. Business and support units are responsible for managing operations risk in their respective functional areas. They operate within the Group's operational risk management framework and ensure that risk is being managed within their respective business units. The day-to-day management of operations risk is through the maintenance of a comprehensive system of internal controls, supported by robust systems and procedure to monitor transaction positions and documentation, as well as maintenance of key backup procedures and business contingency planning.

#### 13 Remuneration Policy

#### **REMA: Remuneration Policy**

Banks must describe the main elements of their remuneration system and how they develop this system. In particular, the following elements, where relevant, should be described:

#### **Qualitative disclosures**

Information relating to the bodies that oversee remuneration. Disclosures should include:

i. Name, composition and mandate of the main body overseeing remuneration.

Name: Board Nomination and Compensation Committee

Composition: Chairman and 2 Members

Mandate:

- Review and approve the implementation of the compensation framework.
- Review and approve Human Capital Policy.
- Review and recommend annual bonus, Salary Review or Promotion.
- Hiring for senior management team reporting to CEO.
- ii. External consultants whose advice has been sought, the body by which they were commissioned, and in what areas of the remuneration process. Wesoar
- iii. Description of the scope of the bank's remuneration policy (eg by regions, business lines), including the extent to which it is applicable to foreign subsidiaries and branches.

  Fulltime Employees of the Bank and the outsource staff (Excluding contractual staff).
- iv. Description of the types of employees considered as material risk-takers and as senior managers.

MRT & Senior Manager - ExCO's - Head of Department reporting to CEO.

Information relating to the design and structure of remuneration processes. Disclosures should include:

#### v. Overview of the key features and objectives of remuneration policy

The Bank's Reward & Recognition policies are built on the "Pay for Performance" theme and is linked to a Performance Management system focusing on four key areas i.e. Financials, Customers, Processes and Learning & Development. This proven methodology enables the Bank to achieve and sustain high standards of performance.

The Bank's Reward & Recognition policies are prudently governed by the Board Nomination and Compensation Committee who ensure that the Bank adopts market driven remunerations practices. The committee also plays a key role in safeguarding the Bank by ensuring adherence to the regulatory requirements and encouraging sound remuneration practices.



The Remuneration Committee meets as per the prescribed schedule to review the proposed organizational changes, regulatory changes, revision of proposed organizational structural changes, employees remuneration changes as reviewed and recommended by the internal Human Resources Committee.

vi. Whether the remuneration committee reviewed the firm's remuneration policy during the past year, and if so, an overview of any changes that were made, the reasons for those changes and their impact on remuneration.

Control Function Allowance Standardization to be implemented in 2024.

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

However, the Bank currently adopts a pay for performance methodology to assess the individual performance of the staff. This ensures that we are not rewarding for financial achievements only, but all other areas (process, customer, learning & development) which are important from the Organizational perspective. Hence, the overall rating derived from the Performance Management process, using the performance management, is a balanced assessment of the individual's performance across the key result areas. This performance rating is then linked to the rewards as applicable.

viii. Description of the ways in which current and future risks are taken into account in the remuneration processes. Disclosures should include an overview of the key risks, their measurement and how these measures affect remuneration.

The Bank doesn't have this at the moment.

Description of the ways in which the bank seeks to link performance during a performance measurement period with levels of remuneration. Disclosures should include:

ix. An overview of main performance metrics for bank, top-level business lines and individuals.

The Bank follows an established Performance Management exercise with a stipulated bell-curve to determine the performance. The performance exercise is divided in to 3 parts, namely; setting up of KPI at the beginning of year, midterm review of set KPI against achievement, Final year end revision of KPI versus achievement to arrive at the rankings.

x. Discussion of how amounts of individual remuneration are linked to bank-wide and individual performance.

The overall Banks strategic plan is defined by the Strategic Division in consultation and deliberations with all Divisional Heads and finally discussed and made at the Management Committee level. Based on these strategic plans, individual business plans are derived. Generally, business plans are cascaded down to department plans then to team goals and to individual goals. The individual goals or KPI are transformed into the 4 quarters of performance management cycles. The assessment of KPI through performance management results in performance ratings and the individual employee is rewarded based on the performance ratings.

xi. Discussion of the measures the bank will in general implement to adjust remuneration in the event that performance metrics are weak, including the bank's criteria for determining "weak" performance metrics. Employees with a performance rating of 1 and 2 on a performance rating scale of 5 will be generally not qualified for a performance bonus. However, the management may exceptionally consider employees with rating 2 for a performance bonus. Rating 2 and 1 is considered as "poor" performance.



Description of the ways in which the bank seeks to adjust remuneration to take account of longer-term performance. Disclosures should include:

- xii. Discussion of the bank's policy on deferral and vesting of variable remuneration and, if the fraction of variable remuneration that is deferred differs across employees or groups of employees, a description of the factors that determine the fraction and their relative importance.

  Not applicable.
- xiii. Discussion of the bank's policy and criteria for adjusting deferred remuneration before vesting and (if permitted by national law) after vesting through claw back arrangements.

  Currently, there is no deferrals policy.

Description of the different forms of variable remuneration that the bank utilizes and the rationale for using these different forms. Disclosures should include:

- xiv. An overview of the forms of variable remuneration offered (i.e. cash, shares and share-linked instruments and other forms).
  - Cash only variable pay (performance bonus).
- xv. A discussion of the use of the different forms of variable remuneration and, if the mix of different forms of variable remuneration differs across employees or groups of employees), a description the factors that determine the mix and their relative importance.
  - Cash only variable pay (performance bonus) based on the rating scale and employee level.

#### **REM1: Remuneration awarded during the financial year**

	Remuneration	Amount	Senior Management	Other Material Risk-takers
1	_	Number of employees	13	-
2	io	Total fixed remuneration (3 + 5 + 7)	12,518,988	-
3	Fixed Remuneration	Of which: cash-based	12,518,988	-
4	nue	Of which: deferred	-	-
5	E .	Of which: shares or other share-linked instruments	-	-
6	ž	Of which: deferred	-	-
7	xec	Of which: other forms	-	-
8	证	Of which: deferred	-	-
9		Number of employees	13	-
10		Total variable remuneration (11 + 13 + 15)	-	-
11	_	Of which: cash-based	-	-
12	ţi	Of which: deferred	-	-
13	era	Of which: shares or other share-linked instruments	-	-
14	Variable Remuneration	Of which: deferred	-	-
15	arić em	Of which: other forms	-	-
16	> &	Of which: deferred	-	-
17	Total Remunera	tion (2+10)	12,518,988	-



# **REM2: Special payments**

Special Payments	Guaranteed	Bonuses	Sign on <i>i</i>	Awards	Severance	Payments
	Number of employees	Total amount	Number of employees	Total amount	Number of employees	Total amount
Senior Management	-	-	-	-	-	-
Other material risk- takers	-	-	-	-	-	-

# **REM3: Deferred remuneration**

Deferred and retained remuneration	Total amount of outstanding deferred remuneration	Of which: Total amount of outstanding deferred and retained remuneration exposed to ex post explicit and/or implicit adjustment	Total amount of amendment during the year due to ex post explicit adjustments	Total amount of amendment during the year due to ex post implicit adjustments	Total amount of deferred remuneration paid out in the financial year
Senior management	-	-	-	-	-
Cash	-	-	-	-	-
Shares	-	-	-	-	-
Cash-linked instruments	-	-	-	-	-
Other	-	-	-	-	-
Other material risk- takers	-	-	-	-	-
Cash	-	-	-	-	-
Shares	-	-	-	-	-
Cash-linked instruments	-	-	-	-	-
Other	-	-	-	-	-
Total	-	-	-	-	-