<u>Market Discipline</u> Disclosures on Risk Based Capital (Basel-III)

1. Introduction:

Use of excessive leverage, gradual erosion of level and quality of capital base, insufficient liquidity buffer, procyclicality and excessive interconnectedness among systematically important institutions are identified as reasons of recent bank failures. Bank for International Settlements (BIS) came up, in response, with new set of capital and liquidity standards in the name of Basel III. Incompliance with the 'Revised Guidelines on Risk Based Capital Adequacy (RBCA)' issued by Bangladesh Bank in December 2014, Banks in Bangladesh have formally entered into Basel III regime from 1 January 2015. The new capital and liquidity standards have greater business implications for banks.

Midland Bank Limited (MDB) has also adopted Basel III framework as part of its capital management strategy in line with the revised guideline. These Market discipline disclosures under Basel III are made following 'Guidelines on Risk Based Capital Adequacy (Revised Regulatory Capital Framework for banks in line with Basel III)' for banks issued by Bangladesh Bank in December 2014. The purpose of Market discipline is to complement the minimum capital requirements and the supervisory review process. Establishing a transparent and disciplined financial market through providing accurate and timely information related to liquidity, solvency, performance and risk profile of a bank is another important objective of this disclosure

2. Disclosure Policy

Bank calculates Risk Weighted Assets (RWA) under the following approaches as per Basel III guidelines (BRPD circular no. 18, dated December 21, 2014):

- a) Standardized approach for credit risk,
- b) Standardized approach for market risk and,
- c) Basic Indicator approach for operational risk.

3. **Board overview**

As strategic advisors to management, Board of Directors continued to prudently balance growth opportunities—with risk discipline and shareholder value creation. Board along with the senior management team work together to build momentum for our Bank's transformation by focusing on three integrated bank-wide priorities: client focus, innovation and simplify action.

Board of Directors recognizes the progress made over the past year across these priorities, including building stronger and deeper relationships with clients, as the team strives toward our goal of being #1 in client experience. Progress has also been made on the innovation and simplification front, as we delivered new technologies that improved the banking experience for clients and simplified processes making it easier to do business with us.

At MDB, BoD is committed to delivering sustainable earnings growth to shareholders. They have embarked on initiatives to free up resources that will allow the Bank to reinvest in business to accelerate revenue growth and reduce structural cost base. They will do so with a keen focus on industry-leading fundamentals in capital, expenses and risk management.

4. Scope of Application

Qualitative disclosure	a)	The name of the top corporate entity in the group to which this guidelines applies.	Midland Bank Limited
	b)	An outline of differences in the basis of consolidation for accounting and regulatory purposes, with a brief description of the entities within the group (a) that are fully consolidated; (b) that are given a deduction treatment; and (c) that are neither consolidated nor deducted (e.g. where the investment is risk-weighted).	Midland Bank Limited has no subsidiary as of December 31, 2021. A brief description of the Bank and its subsidiaries are given below: Midland Bank Limited (MDB): Midland Bank Limited ("the Bank") was incorporated on March 20, 2013 as a Public Limited Company in Bangladesh under Companies Act, 1994 with the registered office at N.B. Tower (Level 6 to 9), 40/7 North Avenue, Gulshan 2, and Dhaka-1212. The Company was also issued Certificate of Commencement of Business on the same day. It started commercial banking operation on June 20, 2013 through opening first branch at Dilkusha Commercial Area in the name 'Dilkusha Corporate Branch.' Presently, the number of branches stood at 35 (thirty five) including 19 rural branches along with 100 agent banking booth covering commercially important locations of the country. The principal activities of the Midland Bank Limited (MDB) are to provide all types of commercial banking services to customers through its branches, Corporate units and SME Center in Bangladesh. The Bank also entitled to provides money market operations, investment in merchant banking activities, financial intermediary services and any related financial services
	c)	Any restrictions, or other major impediments, on transfer of funds or regulatory capital within the group.	Not Applicable
Quantitative disclosure	d)	The aggregate amount of capital deficiencies in all subsidiaries not included in the consolidation that are deducted and the name(s) of such subsidiaries.	Not Applicable

5. Capital Structure

Qualitative	a)	Summary information on the	As per Basel III guidelines, regulatory capital consists of Tier-1
disclosure		terms and conditions of the	(Common Equity Tier 1 and Additional Tier 1) and Tier 2 capital.
		main features of all capital	Tier 1 Capital is known as going concern capital and Tier 2
		instruments, especially in the	Capital also known as gone concern capital.
		case of capital instruments	
		eligible for inclusion in	Common Equity Tier-1 (CET 1) capital of MDB consists of (i)
		CET-1, Additional Tier -1 or	Fully Paid-up Capital, (ii) Statutory Reserve and (iii) Retained
		Tier -2.	Earnings.
			Tier-2 Capital of MDB consists of (i) General Provision against
			unclassified Loans and Off-balance sheet exposures.

In BDT Million

Quantitativ	b)	The amount of Tier-1 capital with separate disclosure of:	Solo
e disclosure		Common Equity Tier-1 (CET-1) Capital:	
		I. Fully Paid up capital	5,696.70
		II. Non repayable share premium account	
		III. Statutory reserve	1,408.60
		IV. General reserve	
		V. Retained earnings	296.52
		VI. Minority interest in subsidiaries	
		VII. Dividend equalization account	
		Total Common Equity Tier-1 (CET-1) Capital	7,401.82
		Additional Tier 1 Capital	0.00
		Total Tier 1 Capital (A)	7,401.82
		Total Tier 2 capital (B)	752.96
	c)	Regulatory adjustments/Deduction from capital (C)	21.99
	d)	Total eligible capital (A+B-C)	8,132.79

6. Capital Adequacy:

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Qualitative		A summary discussion	The Bank has adopted Standardized Approach (SA) for computation of			
disclosure	a)	of the Bank's approach	capital charge for credit risk and market risk, and Basic Indicator			
		to assessing the	Approach (BIA) for operational risk. Assessment of capital adequacy is			
		adequacy of its capital	carried out in conjunction with the capital adequacy reporting to the			
		to support current and	Bangladesh Bank.			
		future activities.	The Bank has maintained capital adequacy ratio on the basis of "Solo"			
			is 15.87% against the minimum regulatory requirement of 12.50%			
			including conservation buffer 2.50%. Tier-I capital adequacy ratio for			
			"Solo" is 14.40% as against the minimum regulatory requirement of			
			8.50% including conservation buffer 2.50%. MDB has been			
			generating most of its incremental capital from retained profit (stock			
			dividend and statutory reserve transfer etc.). Besides meeting regulatory			
			capital requirement, the Bank maintains adequate capital to absorb			
			material risks foreseen. The surplus capital maintained by MDB will act			
			as buffer to absorb all material risks and to support the future activities.			
			To ensure the adequacy of capital to support the future activities, the			
			bank assesses capital requirements periodically considering future			
			business growth. The Bank's policy is to manage and maintain its			
			capital with the objective of maintaining strong capital ratio and high			
			rating. The Bank maintains capital levels that are sufficient to absorb all			
			material risks. The Bank also ensures that the capital levels comply with			
			regulatory requirements and satisfy the external rating agencies and			
			other stakeholders including depositors. The whole objectives of the			
			capital management process in the Bank are to ensure that the Bank			
			remains adequately capitalized at all times.			
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In BDT Million

Quantitative		Particulars	Solo
disclosure	b)	Capital requirement for credit risk	4,418.93
	c)	Capital requirement for market risk	282.40
	d)	Capital requirement for operational risk	422.69
		Minimum capital requirement (10% of RWA or BDT 400 crore, whichever is higher)	5,124.02
		Total regulatory capital	8,132.78
		Total Risk Weighted Assets (RWA)	51,240.21
	e)	Total capital, CET 1 capital, Total Tier 1 capital and Tier 2	
		capital to risk weighted asset ratio:	
		For the consolidated group	
		• For standalone:	
		Total Capital to Risk Weighted Asset Ratio (CRAR)	15.87%
		Common Equity Tier-1 (CET-1) Capital Ratio	14.40%
		Total Tier 1 Capital Ratio	14.40%
		Tier-2 Capital Ratio	1.47%
	f)	Capital Conservation Buffer (2.50% of RWA)	5.87%
	g)	Available Capital under Pillar II requirement	3,008.76

7. Credit Risk: **Qualitative** The general qualitative disclosure requirement with respect to credit risk, including: disclosure With a view to strengthening credit discipline and bring classification i) Definitions of past due and impaired (for and provisioning regulation in line with international standard, a phase accounting purposes); wise program for classification and provisioning was undertaken by the Bank as per Bangladesh Bank circulars issued from time to time. In this regard, all the loans and advances are grouped into four categories for the purpose of classification, namely (i) Continuous Loan, (ii) Demand Loan, (iii) Fixed Term Loan and (iv) Short-term Agricultural and Micro Credit. They are classified as follow: A Continuous Loan, Demand Loan, Fixed Term Loan or any installment(s)/part of installment(s) of a Fixed Term Loan which will remain past due/overdue for a period of 03 (three) months or beyond but less than 09 (nine) months, the entire loan will be put into the "Substandard (SS)". A Continuous Loan, Demand Loan, Fixed Term Loan or any installment(s)/part of installment(s) of a Fixed Term Loan which will remain past due/overdue for a period of 09 (nine) months or beyond but less than 12 (twelve) months, the entire loan will be put into the "Doubtful (DF)". A Continuous loan, Demand loan, Fixed Term Loan or any installment(s)/part of installment(s) of a Fixed Term Loan which will remain past due/overdue for a period of 12 (twelve) months or beyond, the entire loan will be put into the "Bad/Loss (B/L)" Loans have to be treated as defaulted loan as per section 5(GaGa) of the Banking Companies Act, 1991 and to be reported accordingly as per formats given in BRPD Circular No.08 dated August 02, 2015. In this regard, a portion of the "Sub-standard (SS)" loans will be reported as defaulted loan. In case of any installment(s) or part of installment(s) of a Fixed Term Loan is not repaid within the fixed expiry date, the amount of unpaid installment(s) will be treated as past due/overdue after six months of the expiry date. Short-term Agricultural and Micro Credit will be considered irregular if it is not repaid within the due date as stipulated in the loans agreement are classified as under:

- > Sub-standard- if the irregular status continues after a period of 12 (twelve) months, the credits are classified as "Substandard".
- ➤ **Doubtful-** if the irregular status continue after a period of 36 (thirty six) months, the credits are classified as "Doubtful".
- ➤ Bad/Loss- if the irregular status continue after a period of 60

			(sixty) months, the credits are classified as "Bad	/Loss".
			A Continuous loan, Demand loan or a Term Loan w	hich remained
			overdue for a period of 02 (two) months or more,	are treated as
			"Special Mention Account (SMA)".	
		ii) Description of approaches followed for specific and	The Bank is required to maintain the following general provision in respect of classified and unclassified loans at the basis of Bangladesh Bank guidelines issued from times	nd advances on
		general allowances	Particulars	Rate
		and statistical	On unclassified small enterprise financing (SME)	0.25%
		methods.	On unclassified general loans and advances including	
			housing finance	1%
			On interest receivable on loans	10/
				1%
			On off-balance sheet exposures	1%
			On unclassified loans for professionals to set-up	2%
			business and loans to share business	
			On unclassified consumer financing other than	
			housing finance, loan for professionals and loans for	5%
			BGs/MBs/SDs	
			On unclassified Short Term Agricultural and Micro	2.5007
			Credits	2.50%
			On Special Mention Account (SMA) except Short	
			Term Agricultural and Micro Credits	0.25% to 5%
			Specific provision:	
			On substandard loans and advances (SS) other than	
				20%
			Short Term Agricultural and Micro Credits	
			On doubtful loans and advances (DF) other than	50%
			Short Term Agricultural and Micro Credits	
			On bad / loss loans and advances (BL)	100%
			On substandard loans and advances (SS) other than	20%
			Short Term Agricultural and Micro Credits	2070
			On doubtful loans and advances (DF) other than	50%
			Short Term Agricultural and Micro Credits	3076
			On doubtful short term Agricultural and Micro	
			Credits	5%
Quantitative	b)	Total gross credit risk	Total gross credit risk exposures broken down by major	types of credit
disclosure	~,	exposures broken	exposure of the Bank:	Jr or stout
		down by major types	Particulars	In BDT
		of credit exposure.		Million
	1			

		Term Loan		17,321.56
		Overdraft		7,261.01
		Time Loan		10,726.73
		Cash Credit		2,064.39
		Loan Against Trust Receipts (LTR)		1,690.92
		Consumer Loan		953.86
		Payment Against Documents (PAD)		-
		Agricultural Credit		662.86
		EDF Loan		1,610.27
		Packing Credit		129.36
		Staff Loan		107.44
		Other Loans & Advances		60.55
		Bill purchased/discounted-Inland		125.58
		Bill purchased/discounted-Foreign		3,152.95
		Total		45,867.48
			1 1 .	
(c)	Geographical	Geographical distribution of exposures,		n in significant
	distribution of	areas by major types of credit exposure of	the Bank:	
	exposures, broken down in significant	Particulars		In BDT
	areas by major types			Million
	of credit exposure.	Urban:		
	or create exposure.	Dhaka Zone		39,360.07
		Chittagong Zone		5,263.82
		Rajshahi Zone		160.49
		Khulna Zone		42.39
		Sylhet Zone		18.10
		Sub-Total		44,844.87
		Rural:		(50.45
		Dhaka Zone		653.45
		Chittagong Zone		120.78
		Rajshahi Zone		108.49
		Khulna		24.29
		Sylhet		-
		Rangpur		6.94
		Mymensingh		108.66
		Sub-Total		1022.61
		Grand Total (Urban + Rura	l)	45,867.48
<u>d)</u>	Industry or	Industry or counterparty type distribution	of exposures,	broken down by
	counterparty type	major types of credit exposure of the Bank	•	•
	distribution of	Particulars		In BDT Million
	exposures, broken	A. AGRICULTURE, FISHING, AND FORESTR	Υ	644.71
	down by major types	B. TRADE & COMMERCE		4,729.37
	of credit exposure.	RETAIL TRADING	241.37	
		WHOLESALE TRADING EXPORT FINANCING	2,723.84 0.00	
		IMPORT FINANCING	1,291.45	
<u> </u>	<u>l</u>		_,	

		LEASE FINANCE	0.00	
		OTHERS	472.73	
		C. CONSTRUCTION (COMMERCIAL REAL ES		
		CONSTRUCTION (COMMERCIAL REAL ES	•	2,488.37
		RESIDENTIAL REAL ESTATE	152.77	
		COMMERCIAL REAL ESTATE	38.18	
		INFRASTRUCTURE DEVELOPMENT	22.03	
		OTHERS	2,275.40	
		D. TRANSPORT	2,273.40	48.97
		E. CONSUMER FINANCING		1,706.61
		LOANS FOR THE PURCHASE OF FLATS OR		1,700.01
		OTHER SINGLE-FAMILY DWELLINGS	580.01	
		LOANS FOR THE PURCHASE OF MOTORIZED PERSONAL TRANSPORT	126.53	
		LOANS FOR THE PURCHASE OF DURABLE	129.71	
		CONSUMPTION GOODS	125.71	
		CREDIT CARD LOANS	191.92	
		OTHER PERSONAL LOANS	678.44	
		F. LOANS TO FINANCIAL INSTITUTIONS		5,508.69
		LOANS TO NBFIS	2,722.27	
		LOANS TO MERCHANT BANKS AND BROKERAGE HOUSES	789.08	
		OTHER, INCLUDING LOANS TO		
		MICROFINANCE INSTITUTIONS AND	1,997.34	
		NGOS	2,557.15	
		MISCELLANEOUS	5,201.10	
		G. INDUSTRY	5,252.25	
				25,539.34
		RMG	3559.21	
		TEXTILE	3087.33	
		FOOD AND ALLIED INDUSTRIES	2969.97	
		PHARMACEUTICAL INDUSTRIES	643.13	
		CHEMICAL, FERTILIZER, ETC.	761.54	
		CEMENT AND CERAMIC INDUSTRIES	835.93	
		SHIP BUILDING INDUSTRIES	37.80	<u> </u>
		SHIP BREAKING INDUSTRIES	624.80	
		POWER AND GAS	784.62	
		OTHER MANUFACTURING OR EXTRACTIVE INDUSTRIES	6727.80	
		SERVICE INDUSTRIES	2770.21	
		OTHERS		
		OTHERS	2737.00	F 204 42
		Miscellaneous		5,201.42
		Grand total		45,867.48
e)	Residual contractual	Residual contractual maturity break do		•
	maturity breakdown of	broken down by major types of credit expo	osure of the Ba	
	the whole portfolio,	Dantiaulans		In BDT
	broken down by major	Particulars		Million
	types of credit	Repayable on Demand		3,017.60
	exposure.	Up to 1 month		6,580.70
		Not more than 3 months		5,673.80
		More than 3 months but less than 1 year		13,743.90
		More than 1 year but less than 5 years		15,378.38

	Mo	ore than 5 years	1,473.10
		Total	45,867.48
f)	By major industry or count	terparty type:	
	i) Amount of impaired	The amount of classified loans and advances of the	Bank are given
	loans and if available, past	below as per Bangladesh Bank guidelines.	
	due loans, provided	Particulars	
	separately;	Continuous Loans & Advances	217.37
		Demand Loans & Advances	75.09
		Term Loans & Advances	1162.59
		Short Term Agro Credit and Micro Credit	0.00
		Total	1455.05
	ii) Specific and general	Specific and general provisions were made on	the amount of
	provisions; and	classified and unclassified loans and advances, or	
		exposures, interest on receivable, diminution	
		investment and other assets-suspense of the Bank	according to the
		Bangladesh Bank guidelines.	1
		Particulars	In BDT Million
		Provision on classified loans and advances	454.69
		Provision on unclassified loans and advances	643.11
		Provision on Off-balance sheet exposures	109.85
		Provision for diminution in Investments	133.71
		Provision against Other Asset	5.49
		Total	1346.85
	iii) Charges for specific	During the year the specific and general provision	s were made on
	allowances and charge-offs		
	during the period.	balance sheet exposure, interest on receivable, dim	
		of investment and other assets (suspense) of the	e Bank as per
		Bangladesh Bank guidelines.	T
		Particulars	In BDT Million
		Provision on classified loans and advances	260.14
		Provision on unclassified loans and advances	53.47
		Provision on Off-balance sheet exposures	24.95
		Provision for diminution in Investments	65.61
		Provision against Other Asset	1.79
		Total	405.96
		1 Otal	403.90

g)	Gross Non Perf	Gross Non Performing Assets (NPAs).						
	Non Performing	Non Performing Assets (NPAs) to Outstanding loans and advances.						
	Movement	of	Non	Particulars	In BDT			
	Performing Asse	Performing Assets (NPAs). Million						
				Opening balance	452.79			

	Addition/adjustment during the year	1002.26
	Closing balance	1455.05
	Particulars	In BDT
Movement of specific	rarticulars	Million
provisions for NPAs.	Opening balance	194.56
	Provisions made/ during the period	260.14
	Transferred from unclassified loan & advances	0.00
	Write-off	0.00
	Write-back of excess provisions	0.00
	Closing Balance	454.70

8. Equities: Disclosures for Banking Book Positions

• Differentiation between holdings on which capital gains are expected and those taken under other objectives including for relationship and strategic reasons; and Investment in equity securities are broadly categorized into two parts:

- Quoted Securities (Common or Preference Shares & Mutual Fund) that are traded in the secondary market (Trading Book Assets).
- ii) Unquoted securities are categorized as banking book equity exposures which are further sub-divided into two groups: unquoted securities which are invested without any expectation that these will be quoted in near future i.e. held for maturity (HFM), and securities those are acquired under private placement or IPO and are going to be traded in the secondary market after completing required formalities. Unquoted securities are valued at cost.

• Discussion of important policies covering valuation and accounting of equity holdings the in Banking book. This includes the accounting techniques and valuation methodologies used, including assumptions and practices affecting valuation as well as significant changes in these practices.

The primary aim is to investment in these equity securities for the purpose of capital gain by selling them in future or held for dividend income. Dividends received from these equity securities are accounted for as and when received. Both Quoted and Un-Quoted equity securities are valued at cost and necessary provisions are maintained, if the prices fall below the cost price.

As per Bangladesh Bank guidelines, the HFT equity securities are revalued once in each week using marking to market concept and HTM equity securities are amortized once a year according to Bangladesh Bank Guideline.

The HTM equity securities are also revalued if any, are reclassified to HFT category with the approval of Board of Directors.

			At cost	At market value
	b) Value disclosed in the balance sheet of investments, as well as the fair value		360.91	364.64
		of those investments; for quoted securities, a comparison to publicly quoted		
		share values where the share price is materially different from fair value.		
		The cumulative realized gains (losses) arising from sales and liquidations in	193.06	
	c)	the reporting period.		
		• Total unrealized gains (losses)	3.7	73
	d)	Total latent revaluation gains (losses) of T-bills/bonds	2.4	15
	Ī	Any amounts of the above included in	0.0	00
		Tier-2 capital.		
	e)	Capital requirements broken down by appropriate equity groupings, consist	ent with th	e Bank's
		methodology, as well as the aggregate amounts and the type of equity investments subject to any		
	supervisory provisions regarding regulatory capital requirements (10% on market value).			
		Specific Market Risk	36.	46
		General Market Risk	36.	46

9. Interest Rate Risk in the Banking Book (IRRBB)

Qualitative	a)	The general qualitative	Interest rate risk is the risk where changes in market interest rates
disclosure		disclosure requirement	might adversely affect a bank's financial condition. Changes in
		including the nature of	interest rates affect both the current earnings (earnings
		IRRBB and key assumptions,	perspective) as well as the net worth of the bank (economic value
		including assumptions	perspective). To evaluate the impact of interest rate risk on the
		regarding loan prepayments	net interest margin, Prime Bank monitors the size of the gap
		and behavior of non-maturity	between rate sensitive assets and rate sensitive liabilities in terms
		deposits, and frequency of	of the remaining period to re pricing. Re pricing refers to the
		IRRBB measurement.	point in time when adjustments of interest rates on assets and
			liabilities occur owing to new contracts, renewal of expiring
			contracts or that a contract specifies a floating rate that adjusts at
			fixed time intervals.
			A maturity mismatch approach is used to measure Midland
			Bank's exposure to interest rate risk. A positive mismatch means
			that more assets than liabilities are re priced in a given period.
			With a positive mismatch, a rise in market interest rates will have
			a positive effect on the bank's earnings. On the other hand, a
			negative mismatch, where more liabilities are re-priced than
			assets in a given period, means a drop in earnings if interest rates
			had increased.
			The table presented below showing the Interest Rate Risk
			Analysis of Midland Bank Limited. The analysis shows that Bank
			may have a negative earnings impact of Taka 37.93 million in the

first quarter which has also negative amounting Tk. 73.51 million in the second quarter. In the third and fourth quarter, the total year-to-date accumulated earnings impact has also been negative Tk. 102.39 and 127.77 million respectively.

The rule of thumb suggests that quarterly gaps, causing an earnings impact of 10% of the Bank's average quarterly operating profit for each 1% change in interest rates, should be carefully handled by the Bank's Management. The last row of the following table reveals that earnings impact on Midland Bank's average quarterly operating profit is significant and should be dealt carefully.

Interest Rate Risk Analysis (for 1% change in the market rate of interest)

Quantitative b) disclosure	b)	The increase (decline) in earnings or economic value	Particulars	1-90 days	Over 3 months to upto 6 months	Over 6 months to upto 9 months	Over 9 months to upto 1 year
		(or relevant				In 1	BDT Million
		measure used by management) for upward and downward rate	A. Rate Sensitive Assets B. Rate Sensitive Liabilities	17,390.30 32,773.70	9,876.60 9,398.50	3,757.00 2,692.95	3,757.00 2,692.95
		shocks according to management's method for measuring IRRBB, broken down by currency (as relevant).	GAP (A-B)	(15,383.40)	478.10	1,064.05	1,064.05
			Cumulative GAP	(15,383.40)	(14,905. 30)	(13,841.25	(12,777.20
			Adjusted Interest Rate Changes (IRC)	1%	1%	1%	1%
			Quarterly earnings impact (Cum. GAP*IRC)	(37.93)	(73.51)	(102.39)	(127.77)
			Cumulative earnings impact to date	(37.93)	(111.44)	(213.82)	(341.60)
			Earning impact / Average quarterly Operating profit	-3.48%	-10.23%	-19.63%	-31.36%

10. Market Risk:

Qualitative disclosure a) i) Views of Board of Directors (BOD) on trading or investment activities.

Market risk is the possibility of losses of assets in balance sheet and off-balance sheet positions arising out of volatility in market variables i.e., interest rate, exchange rate and price. Allocation of capital is required in respect of the exposure to risks deriving from changes in interest rates and equity prices in the Bank's trading book, in respect of exposure to risks deriving from changes in foreign exchange rates and commodity price in the overall Banking activities. The total capital requirement for Bank against its market risk shall be the sum of capital charges against:

- i. Interest rate risk
- ii. Equity position risk
- iii. Foreign exchange (including gold) position risk throughout the Bank's balance sheet and
- iv. Commodity risk.

ii) Methods used to measure Market risk.

Measurement Methodology:

As Banks in Bangladesh are now in a stage of developing risk management models, Bangladesh Bank suggested the Banks for using Standardized Approach for credit risk capital requirement for Banking book and Standardized (rule based) Approach for market risk capital charge in their trading book.

Maturity Method has been prescribed by Bangladesh Bank in determining capital against market risk. In the maturity method, long or short positions in debt securities and other sources of interest rate exposures, including derivative instruments, are slotted into a maturity ladder comprising 13 time-bands (or 15 time-bands in case of low coupon instruments). Fixed-rate instruments are allocated according to the residual term to maturity and floating-rate instruments according to the residual term to the next repricing date.

In Standardized (rule based) Approach the capital requirement for various market risks (interest rate risk, price, and foreign exchange risk) are determined separately.

The total capital requirement in respect of market risk is the sum of capital requirement calculated for each of these market risk sub-categories. e.g.:

- a) Capital Charge for Interest Rate Risk = Capital Charge for Specific Risk + Capital Charge for General Market Risk.
- b) Capital Charge for Equity Position Risk = Capital Charge for Specific Risk + Capital Charge for General Market Risk.
- c) Capital Charge for Foreign Exchange Risk = Capital Charge for General Market Risk.
- d) Capital Charge for Commodity Position Risk = Capital charge for general market risk.

iii) Market Risk	Treasury Division manages the market risk and ALCO monitors
Management system.	the activities of Treasury Division in managing such risk.
iv) Policies and processes	To mitigate the several market risks, the Bank formed Asset
for mitigating market risk.	Liability Management Committee (ALCO) who monitors the
	Treasury Division's activities to minimize the market risk.
	ALCO is primarily responsible for establishing the market risk
	management and asset liability management of the Bank,
	procedures thereof, implementing core risk management
	framework issued by the regulator, best risk management
	practices followed by globally and ensuring that internal
	parameters, procedures, practices / polices and risk management
	prudential limits are adhere to.
	The Treasury Division are taking following measures to
	minimize the several market risks:
	i) Foreign exchange risk management: it is the risk that
	the Bank may suffer losses as a result of adverse
	exchange rate movement during a period in which
	it has an open position in an individual foreign
	currency. This risk measured and monitored by the
	Treasury Division. To evaluate the extent of foreign
	exchange risk, a liquidity Gap report prepare for
	each currency.
	ii) Equity Position Risk: Equity risk is defined as losses
	due to changes in market price of the equity held.
	To measure and identify the risk, mark to market
	valuation to the share investment portfolios are done. Mark to market valuation is done against a
	predetermined limit. At the time of investment,
	following factors are taken into consideration:
	a) Security of Investment
	b) Fundamentals of securities
	c) Liquidity of securities
	d) Reliability of securities
	e) Capital appreciation
	f) Risk factors and
	g) Implication of taxes etc.
	In BDT Million

Quantitative	b)	The capital requirements for:	Solo
disclosure		Interest rate risk	113.30
		Equity position risk	72.92
		Foreign exchange risk and	96.17
		Commodity risk	0.00
		Total Capital Requirement	282.40

11. Operational Risk:

Qualitative	a)	i) Views of BOD	Operational risk is defined as the risk of loss resulting from inadequate
disclosure		on system to	or failed internal processes, people and systems or from external events.
		reduce	This definition includes legal risk but excludes strategic and reputation
		Operational Risk	risk. It is inherent in every business organization and covers a wide
			spectrum of issues. The Board of Director (BOD) of the Bank and its
			Management firmly believe that this risk through a control based
			environment in which processes see documented, authorization as
			independent and transactions are reconciled and monitored. This is
			supported by an independent program of periodic reviews undertaken by
			internal audit, and by monitoring external operational risk events, which
			ensure that the group stays in line which industry best practice and takes
			account or lessons learned from publicized operational failures within
			the financial services industry.
			The BOD has also modified its operational risk management process by
			issuing a high level standard like SOP, supplemented by more detailed
			formal guidance. This explains how the Bank manages operational risk
			by identifying, assessing, monitoring, controlling and mitigating the risk,
			rectifying operational risk events, and implementing any additional
			procedures required for compliance with local regulatory requirements.
			The Bank maintains and tests contingency facilities to support operations
			in the event of disasters. Additional reviews and tests are conducted in
			the event that any branch of the Bank is affected by a business disruption
			event, to incorporate lessons learned in the operational recovery from
			those circumstances. Plans have been prepared for the continued
			operation of the Bank's business, with reduced staffing levels.

ii) Performance gap of executives and staffs.

Human Resources

Human Resources Management is one of the key factors of enhancing the Bank's overall performance. The main functions of HR are to find out the latent talent of the employees and utilize them properly towards achieving organizational goal. The Bank has already established a performance driven working culture to expedite the utmost effort of its employees.

Our HR mission is to be the employer of choice in the financial sector where the employee will work with pride and pleasure. MDB believes that Human Resource Development is a continual process and the output of the development helps the organization to meet the objective and long term vision of the organization. The Bank recruits people from all sections of the society based on their competencies. We highly emphasize on attitude driven talent acquisition process because we don't offer merely a job for the employees but we are highly conscious to shape their career and make them confident for the best fit of the next role. The main motto of Human Resources Management Division is to hike the service excellency curve for the internal and external customers of the Bank. The Management team of the Bank with their talent & skill has now been working for business excellence of the Bank with new pledge based on professionalism, team work, and strong bondage of interpersonal relationship with good governance. The new economies with increased global, regional and local competition coupled with socioeconomic sensitivity have created enormous challenges in organization like private commercial Banks. To cope with new challenges, our strategic approach is to make the techy so that they can cope technology based environment. Thus we thrive for caring our people so that they can positively contribute in the profitability curve of the organization.

Workforce Diversity:

MDB believes that organization's success and competitiveness depends upon its ability to embrace workforce diversity and realize the benefits. With that believe, MDB tries to handle workforce diversity in an efficient way so that MDB can increase adaptability, broader service range, recognize variety of viewpoints, manage more effective execution. As on 31 December 2021, workforce diversity is furnished below:

Age Group	Male	Female	Total	
Above 50 years	9	0	9	
30-50 years	498	57	555	
Below 30 years	125	22	147	
Total	632	79	711	

iii) Potential	
external events	

Risk factors/Potential external events:

It is needless to say that there are certain risk factors which are external in nature and can affect the business of the Bank. The factors discussed below can significantly affect the business:

• General business and political condition

MDB's performance greatly depends on the general economic conditions of the country. The effect of recession is still unfolding which may result to slow down in business environment. Political stability is must for growth in business activities.

• Changes in credit quality of borrowers

Risk of deterioration of credit quality of borrowers is inherent in Banking business. This could result due to global economic crisis and supply side distortion. The changes in the import prices affected the commodity sectors and ship breaking industry. Deterioration in credit quality requires provisioning.

• Changes in policies and practices of regulatory bodies to revise practices, pricing and responsibilities of the financial institutions

MDB is subject to regulations and compliance of regulation is must. Changes in policies with regard to interest rates, pricing have significant effect on the performance of the Bank. Bangladesh Bank is expected to continue its persuasion to reduce the spread and charges further which is likely to affect the performance. Changes in provisioning requirement will also affect the performance of the Bank.

• Implementation of Basel-III

Basel-III is fully effective from 2015 and MDB needs to be complied with respect to credit risk management, its supervision and establishment of effective internal control. The grading of the borrowers and its link with capital requirement may slow down the credit expansion. The establishment of effective control requires more investment in technology and operating expenses are likely to increase.

• Changes in market conditions

Changes in market conditions particularly interest rates on deposits and volatility in Foreign Exchange market is likely to affect the performance of the Bank. Depositors are becoming increasingly price sensitive and any unilateral upward change by a Bank will exert pressure on interest rate structure of the Banking sector. It is feared that wage earners remittances may decline due to fall in job opportunity in international market. Unless offset by export performances, there may be pressure in the Foreign Exchange market.

• The risk of litigation

In the ordinary course of business, legal actions, claims by and against the Bank may arise. The outcome of such litigation may affect the financial performance of the Bank.

• Success of strategies

MDB is proceeding with its strategic plan and its successful

	implementation is very important for its financial performance. Major
	deviation due to external and internal factors will affect the
	performance of the Bank.
iv) Policies a	nd Midland Bank limited (MDB) has formed a separate 'Risk Management
processes for	`
mitigating	Designing of organizational structure by clearly defining roles
operational ri	
operational in	5
	as managing it;
	Formulation of overall risk assessment and management
	policies, methodologies, guidelines and procedures for risk
	identification, risk measurement, risk monitoring, defining an
	acceptable level of risk, mitigation of all the core risks in line
	with their respective guidelines provided by Bangladesh Bank;
	Reviewing and updating all risks on systematic basis as
	necessary at least annually, preferably twice a year, ensuring
	that adequate controls exist and that the related returns reflect
	these risks and the capital allocated to support them. The main
	risk areas will be (i) Balance sheet Risk Management, (ii) Credit
	Risk, (iii) Foreign Exchange Risk, (iv)Internal Control and
	Compliance Risk, (v) Money Laundering Risk and (vi) IT Risk.
	The following risks are also to be reviewed:
	❖ Operational Risk
	❖ Market Risk
	❖ Liquidity Risk
	❖ Reputation risk
	❖ Insurance Risk
	❖ Sustainability Risk
	Setting the portfolio objectives and tolerance limits/parameters
	for each of the risks;
	• Formulation of strategies and different models in consistency
	with risk management policy based on IT Policy and in house IT
	support which can measure, monitor and maintain acceptable
	risk levels of the Bank;
	Development of information systems/MIS inflow and data
	management capabilities to support the risk management
	functions of the Bank.
	Ensure compliance with the core risks management guidelines at
	the department level, and at the desk level;
	The unit will work under Bank's organizational structure and
	suggest to the CEO to take appropriate measures to overcome
	any existing and potential financial crisis;
	Analysis of self-resilience capability of the Bank; Continue Contin
	Initiation to measure different market conditions, vulnerability
	in investing in different sectors;
	The unit will also work for substantiality of capital to absorb the
	associated risk in banking operation.
<u>-</u>	Page 18 of 32

Activities undertaken by "Risk Management Division" since inception and recent approaches

- Risk Management Division of MDB is currently arranging monthly/ as or when required meeting on various issues to determine strategies in consistency with risk management policy, which can measure, monitor, and maintain acceptable risk level of the Bank. Minutes of each meeting is submitted to Bangladesh Bank on monthly basis;
- Besides, Risk Management Report and Comprehensive Risk Management Report (CRMR) have also been prepared on the basis of monthly and semi-annually respectively which addressing different areas of risk and their mitigating tools & techniques guided by the members of Risk Management Division;
- In order to perform the risk management function smoothly, RMD
 had invited all the Operational Divisions vide letter to the Head of
 respective Divisions to form an internal committee along with
 defined duties of concerned officials. It is to be noted here that due
 to continuous and successful persuasion, all the Operational
 Divisions have formulated and established internal risk management
 committees.

Stress Testing in MDB:

Risk Management Division (RMD) of MDB has prepared a stress testing model in line with the Bangladesh Bank's guideline which initially focused on "Simple Sensitivity and Scenario Analysis" on the following five risk factors:

- Interest rate;
- Forced sale value of collateral;
- Non-performing loans (NPLs);
- Share prices; and
- Foreign exchange rate.

The stress testing based on the financial performance of the Bank as on December 31, 2021 has also been completed which shows that the Bank has adequate capital to absorb minor, moderate and major level of shocks. However, in case of combined major shocks, some additional capital shall be required.

v) Approach for calculating capital charge for operational risk. The Banks operating in Bangladesh shall compute the capital requirements for operational risk under the Basic Indicator Approach (BIA). Under BIA, the capital charge for operational risk is a fixed percentage, denoted by · (alpha) of average positive annual gross income of the Bank over the past three years. Figures for any year in which annual gross income is negative or zero, should be excluded from both the numerator and denominator when calculating the average. The capital charge may be expressed as follows:

 $K = [(GI \ 1 + GI2 + GI3) \ \alpha]/n$

Where-

K = the capital charge under the Basic Indicator Approach

GI = only positive annual gross income over the previous three years

(i.e., negative or zero gross income if any shall be excluded)
$\alpha = 15$ percent
n = number of the previous three years for which gross income is
positive.
Gross income: Gross Income (GI) is defined as "Net Interest Income"
plus "Net non-Interest Income". It is intended that this measure should:
i). be gross of any provisions;
ii). be gross of operating expenses, including fees paid to outsourcing
service providers;
iii). exclude realized profits/losses from the sale of securities held to
maturity in the Banking book;
iv). exclude extraordinary or irregular items;
v). exclude income derived from insurance.

In BDT Million

Quantitative		Particulars	Solo Basis
disclosure	b)	The capital requirement for operational risk	422.69

12. Leverage Ratio

Qualitative	a)	i) Views of BOD on	In order to avoid building-up excessive on- and off-balance sheet
disclosure		system to reduce	leverage in the banking system, a simple, transparent, non-risk based
		excessive leverage	leverage ratio has been introduced. The leverage ratio is calibrated to
			act as a credible supplementary measure to the risk based capital
			requirements. The leverage ratio is intended to achieve the following objectives:
			a) constrain build-up of leverage in the banking sector which can
			damage the broader financial system and the economy; and
			b) Reinforce the risk based requirements with an easy to understand
			and a non-risk based measure.
			The Board of Directors of MDB primarily views on the growth of On-
			balance and Off-balance sheet exposures commensurate with its
			expected growth so that the excessive leverage is reduced. Within the
			On-balance components, again, the Board emphasizes on the growth
			of the prime component i.e. the loans and advances and maintaining
			good asset quality so as to maximize the revenue as well as the
			capacity to generate capital internally (in the form of retained
			earnings) to trade-off the excessive leverage supposed to be caused by
			asset growth.
			At the outset of asset growth, the Board also views the growth of its
			sources of fund i.e. deposit growth taking into consideration of
			projected business growth so that the credit-deposit ratio is maintained
			at a sustainable basis as well as to reduce the mismatches of asset-
			liability gap within the tolerable limit to manage the liquidity risk.

ii) Policies and	To mitigate excessive on and off-balance sheet leverage, the Bank
processes for mitigating	formed Basel Unit who monitors the implementing status of Basel –III
market risk.	within the Bank as per the guidelines on risk based capital adequacy
	issued by Bangladesh Bank.
iii) Approach for	A minimum Tier 1 leverage ratio of 3% is being prescribed both at
calculating leverage	solo and consolidated level.
ratio	The banks will maintain leverage ratio on quarterly basis. The
	calculation at the end of each calendar quarter will be submitted to BB
	showing the average of the month end leverage ratios based on the
	following definition of capital and total exposure.
	Tier 1 Capital (after related deductions)
	Leverage Ratio =
	Total Exposure (after related deductions)

BDT in Million

	b)			Solo	DD1 III		
Quantitati		Leverage Ratio	Leverage Ratio (LR) under Basel III of Midland Bank Limited as of 31				
ve			December 2021 was as under:				
disclosure			Particulars	Particulars Ratio			
				BB requirement	MDB's position		
			Leverage Ratio	≥3%	9.89%		
		On balance	Total On-balance Sheet exposure for calculating Leverage Ratio under				
		sheet exposure	Basel III of Midland	Bank Limited as of	31 December 2021	was as	
			under:				
				Particulars	Amount		
			Total On Balance S	heet Assets [A]	69,018.91		
			less: Total Specific	Provision [B]	454.69		
			Total Adjusted On	Balance Sheet expo	68,564.22		
			[A-B]		00,504.22		
		Off balance					
		sheet exposure					
		 Total exposure 	-	calculating Leverage		l III of	
				ed as of 31 December 2	2021 was as under:	_	
				articulars	Amount		
			Total On Balance S		68,564.22		
			Total Off-Balance S		6,094.85		
				on/ Regulatory adjustr	ments 21,99		
			[C]				
			Total Adjusted expo	osure [A+B-C]	74,637.08]	

13. Liquidity Risk

In line with the provisions of liquidity risk management under Basel III, Bangladesh Bank on the basis of the relevant guideline of Bank for International Settlements (BIS) has identified the (i) Liquidity Coverage Ratio (LCR); (ii) Net Stable Funding Ratio (NSFR); and (iii) Leverage under the purview of 'Liquidity' ratio vide BRPD Circular No. 18 dated 21 December 2014 and DOS Circular No. 1 dated 1 January 2015.

Qualitative	a)	i) Views of BOD on	Liquidity risk arises when the Bank cannot maintain or generate
disclosure		system to reduce Liquidity	sufficient funds to meet its payment obligations as they fall due
		Risk	or can only do so at a material loss. This can arise when
			counterparties who provide funding to the Bank withdraw or do
			not roll over a line of funding or as a result of a general
			disruption in financial markets which lead to normal liquid
			assets becoming illiquid.
			The Board of Directors reviews the liquidity risk of the Bank on
			quarterly rest while reviewing the Quarterly Financial
			Statements, Stress Testing Report etc. Besides, the RMC of the
			Board also reviews the liquidity position while reviewing the
			risk status report on quarterly basis.
			Upon reviewing the overall liquidity position along with the
			outlook of MDB funding need, investment opportunity,
			market/industry trend, the Board takes its strategic decision
			regarding deposits, funding, investments, loans as well as
			interest rates polices etc.
			The Board of MDB always strives to maintain adequate liquidity
			to meet up Bank's overall funding need for the huge retail
			depositors, borrowers' requirements as well as maintain
			regulatory requirements comfortably.
		ii) Methods used to	Measurement Methodology:
		ii) Methods used to measure Liquidity risk.	Measurement Methodology: The maintenance of Cash Reserve Requirement (CRR) and
			The maintenance of Cash Reserve Requirement (CRR) and
			The maintenance of Cash Reserve Requirement (CRR) and Statutory Liquidity Ratio (SLR) are considered as the fundamental methods/tools to measure the liquidity position/risk
			The maintenance of Cash Reserve Requirement (CRR) and Statutory Liquidity Ratio (SLR) are considered as the fundamental methods/tools to measure the liquidity position/risk of MDB
			The maintenance of Cash Reserve Requirement (CRR) and Statutory Liquidity Ratio (SLR) are considered as the fundamental methods/tools to measure the liquidity position/risk of MDB LCR or Liquidity Coverage Ratio is a new liquidity standard
			The maintenance of Cash Reserve Requirement (CRR) and Statutory Liquidity Ratio (SLR) are considered as the fundamental methods/tools to measure the liquidity position/risk of MDB LCR or Liquidity Coverage Ratio is a new liquidity standard introduced by the Basel Committee.
			The maintenance of Cash Reserve Requirement (CRR) and Statutory Liquidity Ratio (SLR) are considered as the fundamental methods/tools to measure the liquidity position/risk of MDB LCR or Liquidity Coverage Ratio is a new liquidity standard introduced by the Basel Committee. This standard is built on the methodologies of traditional
			The maintenance of Cash Reserve Requirement (CRR) and Statutory Liquidity Ratio (SLR) are considered as the fundamental methods/tools to measure the liquidity position/risk of MDB LCR or Liquidity Coverage Ratio is a new liquidity standard introduced by the Basel Committee. This standard is built on the methodologies of traditional liquidity coverage ratio used by banks to assess exposure to
			The maintenance of Cash Reserve Requirement (CRR) and Statutory Liquidity Ratio (SLR) are considered as the fundamental methods/tools to measure the liquidity position/risk of MDB LCR or Liquidity Coverage Ratio is a new liquidity standard introduced by the Basel Committee. This standard is built on the methodologies of traditional liquidity coverage ratio used by banks to assess exposure to contingent liquidity events. LCR aims to ensure that a bank
			The maintenance of Cash Reserve Requirement (CRR) and Statutory Liquidity Ratio (SLR) are considered as the fundamental methods/tools to measure the liquidity position/risk of MDB LCR or Liquidity Coverage Ratio is a new liquidity standard introduced by the Basel Committee. This standard is built on the methodologies of traditional liquidity coverage ratio used by banks to assess exposure to contingent liquidity events. LCR aims to ensure that a bank maintains an adequate level of unencumbered, high-quality
			The maintenance of Cash Reserve Requirement (CRR) and Statutory Liquidity Ratio (SLR) are considered as the fundamental methods/tools to measure the liquidity position/risk of MDB LCR or Liquidity Coverage Ratio is a new liquidity standard introduced by the Basel Committee. This standard is built on the methodologies of traditional liquidity coverage ratio used by banks to assess exposure to contingent liquidity events. LCR aims to ensure that a bank maintains an adequate level of unencumbered, high-quality liquid assets that can be converted into cash to meet its liquidity
			The maintenance of Cash Reserve Requirement (CRR) and Statutory Liquidity Ratio (SLR) are considered as the fundamental methods/tools to measure the liquidity position/risk of MDB LCR or Liquidity Coverage Ratio is a new liquidity standard introduced by the Basel Committee. This standard is built on the methodologies of traditional liquidity coverage ratio used by banks to assess exposure to contingent liquidity events. LCR aims to ensure that a bank maintains an adequate level of unencumbered, high-quality liquid assets that can be converted into cash to meet its liquidity needs for 30 calendar days. LCR goes beyond measuring the
			The maintenance of Cash Reserve Requirement (CRR) and Statutory Liquidity Ratio (SLR) are considered as the fundamental methods/tools to measure the liquidity position/risk of MDB LCR or Liquidity Coverage Ratio is a new liquidity standard introduced by the Basel Committee. This standard is built on the methodologies of traditional liquidity coverage ratio used by banks to assess exposure to contingent liquidity events. LCR aims to ensure that a bank maintains an adequate level of unencumbered, high-quality liquid assets that can be converted into cash to meet its liquidity needs for 30 calendar days. LCR goes beyond measuring the need for liquid assets over the next 30 days in a normal environment. It measures the need for liquid assets in a stressed environment, in which deposits and other sources of funds (both
			The maintenance of Cash Reserve Requirement (CRR) and Statutory Liquidity Ratio (SLR) are considered as the fundamental methods/tools to measure the liquidity position/risk of MDB LCR or Liquidity Coverage Ratio is a new liquidity standard introduced by the Basel Committee. This standard is built on the methodologies of traditional liquidity coverage ratio used by banks to assess exposure to contingent liquidity events. LCR aims to ensure that a bank maintains an adequate level of unencumbered, high-quality liquid assets that can be converted into cash to meet its liquidity needs for 30 calendar days. LCR goes beyond measuring the need for liquid assets over the next 30 days in a normal environment. It measures the need for liquid assets in a stressed environment, in which deposits and other sources of funds (both unsecured and secured) run off, to various extents, and unused
			The maintenance of Cash Reserve Requirement (CRR) and Statutory Liquidity Ratio (SLR) are considered as the fundamental methods/tools to measure the liquidity position/risk of MDB LCR or Liquidity Coverage Ratio is a new liquidity standard introduced by the Basel Committee. This standard is built on the methodologies of traditional liquidity coverage ratio used by banks to assess exposure to contingent liquidity events. LCR aims to ensure that a bank maintains an adequate level of unencumbered, high-quality liquid assets that can be converted into cash to meet its liquidity needs for 30 calendar days. LCR goes beyond measuring the need for liquid assets over the next 30 days in a normal environment. It measures the need for liquid assets in a stressed environment, in which deposits and other sources of funds (both unsecured and secured) run off, to various extents, and unused credit facilities are also drawn down in various magnitudes.
			The maintenance of Cash Reserve Requirement (CRR) and Statutory Liquidity Ratio (SLR) are considered as the fundamental methods/tools to measure the liquidity position/risk of MDB LCR or Liquidity Coverage Ratio is a new liquidity standard introduced by the Basel Committee. This standard is built on the methodologies of traditional liquidity coverage ratio used by banks to assess exposure to contingent liquidity events. LCR aims to ensure that a bank maintains an adequate level of unencumbered, high-quality liquid assets that can be converted into cash to meet its liquidity needs for 30 calendar days. LCR goes beyond measuring the need for liquid assets over the next 30 days in a normal environment. It measures the need for liquid assets in a stressed environment, in which deposits and other sources of funds (both unsecured and secured) run off, to various extents, and unused

Stock of high quality liquid assets

LCR = ----≥ 100%

Total net cash outflows over the next 30 calendar days

Definitions for the LCR:

The calculation of the LCR requires three important quantities to be defined:

- A. Total value of stock of high quality liquid assets
- B. Total cash outflows, next 30 days (stressed scenario)
- C. Total cash inflows, next 30 days (stressed scenario)

Net Stable Funding Ratio:

NSFR or Net Stable Funding Ratio is another new standard introduced by the Basel Committee.

The NSFR aims to limit over-reliance on short-term wholesale funding during times of abundant market liquidity and encourage better assessment of liquidity risk across all onbalance and off-balance sheet items. The minimum acceptable value of this ratio is 100 percent, indicating that available stable funding (ASF) should be at least equal to required stable funding (RSF). ASF consists of various kinds of liabilities and capital with percentage weights attached given their perceived stability. RSF consists of assets and off-balance sheet items, also with percentage weights attached given the degree to which they are illiquid or "long-term" and therefore requires stable funding. The time horizon of the NSFR is one year. Like the LCR, the NSFR calculations assume a stressed environment.

The equation:

Available amount of stable funding

NSFR = ----> 100%

Required amount of stable funding

The calculation of the NSFR requires two quantities to be defined:

A. available stable funding (ASF) and

B. required stable funding (RSF).

NSFR is met if ASF exceeds RSF, that is if ASF/RSF ≥ 1 or 100%.

In addition to the above, the following measures have been put in place to monitor the liquidity risk management position of the Bank on a continued manner:

- a) Asset-Liability Maturity Analysis (Liquidity profile);
- b) Whole sale borrowing capacity;
- c) Maximum Cumulative Outflow (MCO);

Besides the above, the following tools are also used for measuring liquidity risk:

- a) Stress Testing (Liquidity Stress);
- b) Net open position limit to monitor the FX funding liquidity risk;

T	T.,,, -, -,,	
	iii) Liquidity Risk	In MDB, at the management level, the liquidity risk is primarily
	Management system.	managed by the Treasury Division (Front Office) under
		oversight of ALCO which is headed by the Managing Director
		along with other senior management. Treasury Division (Front
		Office) upon reviewing the overall funding requirements on
		daily basis sets their strategy to maintain a comfortable/adequate
		liquidity position taking into consideration of Bank's approved
		credit deposit ratio, liquid assets to total assets ratio, asset-
		liability maturity profile, Bank's earning/profitability as well as
		overall market behavior and sentiment etc.
		Apart from the above, Financial Administration Division also
		monitors & measures the liquidity risk in line with the Basel III
		liquidity measurement tools, namely, LCR, NSFR, Leverage
		Ratio. RMD addresses the key issues and strategies to maintain
		the Basel III liquidity ratios to the respective division (s) on
		regular interval.
	iv) Policies and processes	To mitigate the several liquidity risks, the Bank formed Asset
	for mitigating liquidity	Liability Management Committee (ALCO) who monitors the
	risk.	Treasury Division's activities to minimize the liquidity risk.
		ALCO is primarily responsible for establishing the liquidity risk
		management and asset liability management of the Bank,
		procedures thereof, implementing core risk management
		framework issued by the regulator, best risk management
		practices followed by globally and ensuring that internal
		parameters, procedures, practices / polices and risk management
		prudential limits are adhere to.
		The Treasury Division are taking following measures to
		minimize the several market risks:
		A Board approved Liquidity Policy to manage liquidity on a
		day-to-day basis and a Contingency Funding Plan to deal with
		crisis situations are in place. Contractual maturity of assets and
		liabilities, liquidity ratios to include adherence to regulatory
		requirements and monthly liquidity forecasts are reviewed at
		ALCO meetings. Furthermore, liquidity stress tests are carried
		out quarterly to assess the impact of extreme events.

BDT in Million

	b)			Solo		
Quantitative		Liquidity Coverage	The Liquidity Coverage Ratio (LCR) under Liquidity Ratios of			
disclosure		Ratio	Basel III of Midland Bank Limited as of 31 December 2021 was			
			as under:			
			Particulars	Ratio		
				BB requirement	MDB's position	
			Liquidity			
			Coverage Ratio	≥100%	156.22%	
			(LCR)			

	Net Stable Funding	The Net Stable Fund	ing Ratio (NSFR) und	der Liquidity Ratios of		
	Ratio (NSFR)	Basel III of Midland Bank Limited as of 31 December 2021 was				
		as under:				
		Particulars	R	atio		
			BB requirement	MDB's position		
		Net Stable				
		Funding Ratio	≥100%	101.34%		
		(NSFR)				
	Stock of High quality	As stipulated by BB	vide DOS Circular Le	etter No. 1 dated 1st		
	liquid assets	January 2015, the Sto	ock of High Quality L	iquid Assets		
		(SHQLA) of Midland	d Bank Limited as of	31 December 2021		
		was as under:				
	 Total net cash 					
	outflows over the next		974.13			
	30 calendar days					
	 Available amount of 	4988.46				
	stable funding (ASF)		7700.70			
	Required amount of		4922.51			
	stable funding (RSF)		7/22.31			
1	1	1				

14. Remuneration

Qualitative	a)	a)	Information relating to	i) Name of the	At the management level,
disclosure			the bodies that oversee	bodies that oversee	primarily the Human Resources
			remuneration.	remuneration	Division oversees the 'remuneration'
			10111011011011	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	in line with its HR management
					strategy/policy under direct
					supervision and guidance of
					Management Committee
					(MANCOM) of the Bank The Bank
					has approved pay scale approved by
					the Board of Directors. Employee
					type in MDB is Regular &
					Contractual.
				ii) Composition of	The MANCOM is headed and chaired
				the main body	by the Managing Director & CEO of
				overseeing	the Bank along with other members of
				remuneration	top executive management
					(Additional Managing Directors) and
					the Heads of different functional
					divisions of Head Office. Head of
					Human Resources Division acts as the
					Member Secretary of the MANCOM
					of MDB. There is a pay scale
					approved by the competent authority

			where the salaries and increments are
			fixed designation wise and the same is
			followed accordingly.
			The mandate of the Management
			Committee (MANCOM) as the main
			,
		*** 3.5 1 . 0.1	body for overseeing the Bank's
		iii) Mandate of the	remuneration is to review the position
		main body	of remuneration and associated
		overseeing	matters and recommend to the Board
		remuneration	of Directors for approval of its
			restructuring, rearrangement and
			modification commensurate with the
			industry best practices as per
			requirement.
			•
		iv) External	The Bank has no External Consultant
		consultants whose	permanently regarding 'remuneration'
		advice has been	and its process. However, experts'
		sought, the body by	opinion may have been sought in case
		which they were	to case basis regarding income tax
		commissioned, and	matter, lawyers' opinion for
		in what areas of	settlement of employees' dues in case
		the remuneration	of death, penalty etc. if required, by
			the management.
		process.	the management.
		v) A description of	The Bank does not differentiate the
		the scope of the	'Pay Structure' and 'Employee
		bank's remuneration	benefits' by regions. However,
		policy (e.g. by	variation in remuneration is in
		regions, business	practice based on nature of
		lines),	Job/business line/activity primarily
		including the extent	bifurcated for the employees who are
		to which it is	directly recruited by the Bank and the
		applicable to foreign	headcounts/employees explored
		subsidiaries and	through outsourcing service providers
		branches.	as per rule.
			•
		vi) A description of	We consider the members of the
		•	
		the types of	senior management, branch managers
		employees	and the employees engaged in
		considered as	different functional divisions at Head
		material	Office (except the employees
		risk takers and as	involved in internal control, risk
		senior managers,	management and compliance) as the
		including the number	material risk takers of MDB
		of employees in each	
		group.	
L			

b)	Information relating to the design and structure of remuneration processes.	i) An overview of the key features and objectives of remuneration policy.	Remuneration and other associated matters are guided by the Bank's Service Rule as well as instruction, guidance from the Board from time to time in line with the industry practice with the objectives of retention/hiring of experienced, talented workforce focusing on sustainable growth of the Bank.
		ii) Whether the remuneration committee reviewed the bank's remuneration policy during the past year, and if so, an overview of any changes that was made.	Human Resources Division under guidance of MANCOM, the Board and senior management reviews the issues of remuneration and its associated matters from time to time.
		iii) A discussion of how the bank ensures that risk and compliance employees are remunerated independently of the businesses they oversee	The risk and compliance employees are carrying out the activities independently as per specific terms of references, job allocated to them. Regarding remuneration of the risk and compliance employees, Human Resources Division does not make any difference with other mainstream/ regular employees and sets the remuneration as per the prevailing rule of the Bank primarily governed by the employees' service rule of the Bank.
c)	Description of the ways in which current and future risks are taken into account in the remuneration processes.	i) An overview of the key risks that the bank takes into account when implementing remuneration measures.	The business risk including credit/default risk, compliance & reputational risk are mostly considered when implementing the remuneration measures for each employee/group of employee. Financial and liquidity risk are also considered.

ii) An overview of the nature and type of the key measures used to take account of these risks, including risks difficult to measure. iii) A discussion of the ways in which these measures affect remuneration.	Different set of measures are in practice based on the nature & type of business lines/segments etc. These measures are primarily focused on the business target/goals set for each area of operation, branch vis-à-vis the actual results achieved as of the reporting date. The most vital tools & indicators used for measuring the risks are the asset quality (NPL ratio), Net Interest Margin (NIM), provision coverage ratio, credit-deposit ratio, cost-income ratio, growth of net profit, as well the non-financial indicators, namely, the compliance status with the regulatory norms, instructions has been brought to all concerned of the Bank from time to time. While evaluating the performance of each employee annually, all the financial and non-financial indicators as per pre-determined set criteria are considered; and accordingly the result of the performance varies from one to another and thus affect the remuneration as well.
iv) A discussion of how the nature and type of these measures has changed over the past year and reasons for the change, as well as the impact of changes on remuneration.	No material change has been made during the year 2021 that could the affect the remuneration.

		T	<u></u>
	d) Description of the ways	i) An overview of	The Board sets the Key Performance
	in which the bank seeks	main performance	Indicators (KPIs) while approving the
	to link performance	metrics for bank,	business target/budget for each year
	during a performance	top-level business	for the Bank and business
	measurement period	lines and individuals.	lines/segments. The management sets
	with levels of		the appropriate tools, techniques
	remuneration.		and strategic planning (with due
			concurrence/approval of the Board)
			towards achieving those targets. The
			most common KPIs are the
			achievement of loan, deposit and
			profit target with the threshold of
			NPL ratio, cost-income ratio, cost of
			fund, yield on loans, provision
			coverage ratio, capital to risk
			weighted asset ratio (CRAR),
			ROE, ROA, liquidity position
			(maintenance of CRR and SLR) etc.
		ii) A discussion of	The remuneration of each
		how amounts of	employee is paid based on her/his
		individual	individual performance evaluated
		remuneration are	as per set criteria. And,
		linked to	accordingly, the aggregate amount
		bank-wide and	of remuneration of the Bank as a
		individual	whole is linked/ impacted to the
		performance.	same extent.
		iii) A discussion of	
		the measures the	
		bank will in general	
		implement to	
		adjust remuneration	The Bank follows remuneration
		in the event that	process as per set criteria with no in
		performance metrics	general adjustment in the event of
		are weak. This	weak performance metrics/scorecard
		should include the	
		bank's criteria for	
		determining "weak"	
		performance metrics.	
		<u>I</u>	<u> </u>

e) Description of the ways in the bank's policy on to adjust remuneration to take account of the bank's policy on to take account of the bank's policy on the bank pays variable remained to take account of the bank's policy on the bank pays variable remained to take account of the bank's policy on the bank pays variable remained to take account of the bank's policy on the bank pays variable remained to take account of the bank's policy on the bank pays variable remained to take account of the bank's policy on the bank pays variable remained to take account of the bank pays variable remained to take account of the bank's policy on the bank pays variable remained to take account of the bank's policy on the bank pays variable remained to take account of the bank's policy on the bank pays variable remained to take account of the bank's policy on the bank pays variable remained to take account of the bank's policy on the bank	nuneration
to adjust remuneration deferral and i.e. Annual Increment base	nuneration
to take account of vesting of variable yearly performance rating of	
	n cash
longer-term remuneration and, if basis with the monthly pay.	While
performance. the fraction of the value of longer term value.	ariable
variable part of remuneration i.e. the	amount
remuneration that is of provident fund, gratuity	fund are
deferred differs made provision on	
across employees or aggregate/individual emplo	yee basis;
groups of employees, actual payment is made upo	n
a description of the retirement, resignation etc.	as the case
factors that may be, as per rule.	
determine the	
fraction and their	
relative importance.	
ii) A discussion of	
the bank's policy and	
criteria for adjusting	
deferred	
remuneration hefere	
Vesting and (if Not Applicable	
permitted by national	
law) after vesting	
through claw back	
arrangements.	
f) Description of the i) An overview of	
different forms of the forms of variable	,•
variable remuneration offered The Bank pays variable remuneration offered	
remuneration that (i.e. Cash, shares on cash basis (i.e. Direct cash)	
the bank utilizes and and share-linked employee Bank account	
the rationale for instruments and Payment Order/Cheque), a	
using these different other forms. A may be, as per rule/practice	
forms. description of the	
elements	
corresponding to	
other forms of	
variable	
remuneration (if any)	
should be provided.	

	ii) A discussion of	The following variable
		· ·
	the use of the	remuneration has been offered by
	different forms of	MDB to its employees:
	variable	
	remuneration and, if	Annual Increment and Incentive
	the	Bonus
	mix of different	Bank provides annual increments
	forms of variable	and incentive bonus based on
	remuneration differs	performance to the employees with
	across employees or	the view of medium to long term
	groups of	strategy and adherence to Midland
	employees), a	Bank values.
	description the	
	factors that	
	determine the mix	
	and their relative	
	importance.	

BDT in Million

			Solo	
Quantitative	b)	Number of meetings held by the main body	No such meeting as there is no	
disclosure		overseeing remuneration and remuneration paid to its	designated remuneration committee. HR	
		member.	Division is assigned to initiate any	
			change proposal on remuneration as per	
			the Human Resource Management	
			Policy of the bank and get necessary	
			approval from BoD.	
		Number of employees having received a variable	486	
		remuneration award.		
		Number of guaranteed bonuses awarded.	2 festival bonuses	
		Total amount of guaranteed bonuses awarded.	34.95	
		Number of sign-on awards made.	Nil	
		Total amount of sign-on awards made.	Nil	
		Number of severance payments made.	Nil	
		Total amount of severance payments made.	Nil	
		Total amount of outstanding deferred remuneration,	Nil	
		split into cash, shares and share-linked instruments		
		and other forms.		
		Total amount of deferred remuneration paid out.		

Breakdown of amount of remuneration awards for the		BDT in
financial year to show:		Million
	Fixed	512.93
	Variable	19.69
	Deferred	Nil
	Non-deferred	Nil
	Different forms used	Cash
	(cash, shares and share	
	linked instruments,	
	other forms).	
Total amount of outstanding deferred remuneration	Nil	
Total amount of retained remuneration exposed to ex	Nil	
post explicit and/or implicit adjustments.		
Total amount of reductions during the financial year	Nil	
due to ex post explicit adjustments.		
Total amount of reductions during the financial year	Nil	
due to ex post implicit adjustments		