

A NEW ERA OF OPPORTUNITIES



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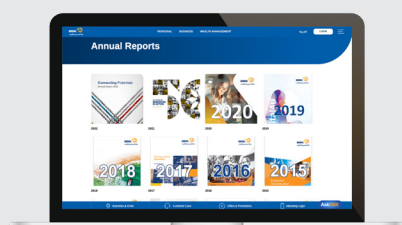
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BBK is licensed by the Central Bank of Bahrain as a Conventional Retail Bank.



H.M. King Hamad bin Isa Al Khalifa
King of the Kingdom of Bahrain



H.H. Sheikh Mishal Al Ahmad Al Jaber Al Sabah
Amir of the State of Kuwait

A new era of opportunities

In an era defined by boundless opportunity and invention, BBK stands at the forefront of banking innovation in the Kingdom of Bahrain. For over five decades, we have been pivotal in propelling the national economy forward, facilitating advancement, and fostering growth.

Our success lies in our customer-centric approach, which prioritizes the diverse financial needs of individuals, businesses, and institutions alike. It speaks to our adaptability and forward-thinking approach in a rapidly changing world.

Digital transformation is at the core of our strategic vision. BBK remains steadfast in our pursuit of excellence, consistently offering cutting-edge digital services, which are meticulously crafted to align with the evolving needs of today's marketplace.

Beyond our core banking services, we remain deeply committed to social responsibility. We recognize our role in contributing to the well-being of the communities we serve, and in investing in initiatives that support education, healthcare, and sustainable development. This promise underscores our belief that prosperity extends beyond financial metrics; it encompasses the holistic advancement of our communities.

As we navigate a future brimming with possibilities, BBK remains poised to leverage its expertise, adaptability, and innovation to continue delivering excellence in financial services.



Vision, mission & values

Our vision

BBK will be the premier regional financial services enterprise in providing superior products and services of high quality through innovation, technology and lifelong client relationships.

Our mission

The Bank will expand its overseas presence in more locations in which it chooses to operate in order to satisfy the diversified needs of clients. We believe clients are the driving force in everything we do. We will not compromise on our absolute commitment to providing the very best in client service.

We believe our people are our number one asset, with the highest degree of competence, integrity and professionalism. We instill in our people the principles of entrepreneurship, decision-making and ownership through our commitment to training, development, delegation and performance-based reward systems. We are determined to utilise cutting-edge technology, which we recognise as most critical in supporting our short, medium and long-term business objectives. Our shareholders are the source of our financial strength and can expect continued growth and profitability. They are supportive and are confident of our vision of the future.

Our values

Creative • Passionate • Pioneering • Reliable

Financial highlights

	2023	2022	2021	2020	2019
Income Statement Highlights (BD millions)					
Net interest income	133.4	102.5	82.6	80.8	107.3
Other income	20.5	35.7	34.7	37.8	51.0
Operating expenses	68.7	64.5	60.8	60.7	63.2
Net profit	74.5	64.4	53.1	52.0	75.4
Cash dividend	30%	30%	20%	20%	40%
Stock dividend	5%	5%	10%	10%	5%
Financial Statement Highlights (BD millions)					
Total assets	3,902	3,754	3,673	3,760	3,865
Loans and advances	1,588	1,614	1,607	1,556	1,671
Investments	961	977	1,051	1,023	946
Customer deposits	2,130	2,117	2,126	2,167	2,170
Term borrowings	302	264	245	189	333
Total equity	614	599	545	515	547
Profitability					
Diluted earnings per share (fls)	43	37	31	30	44
Cost / income	44.6%	46.7%	51.8%	51.2%	40.0%
Return on average assets	1.9%	1.7%	1.4%	1.3%	1.9%
Return on average equity	12.7%	11.7%	10.1%	11.4%	14.9%
Profit per employee (BD)	53,923	49,734	41,390	37,596	54,139
Capital					
Capital adequacy	28.1%	27.3%	23.6%	21.8%	21.7%
Equity / total assets	15.7%	16.0%	14.8%	13.7%	14.2%
Term borrowings / equity	49.1%	44.1%	45.0%	36.6%	60.9%
Liquidity & Business Indicators					
Loans and advances / total assets	40.7%	43.0%	43.8%	41.4%	43.2%
Loans and advances / customer deposits	74.6%	76.3%	75.6%	71.8%	77.0%
Investments / total assets	24.6%	26.0%	28.6%	27.2%	24.5%
Liquid assets / total assets	35.4%	31.7%	32.6%	34.8%	34.4%
Liquidity coverage ratio	292.6%	301.4%	323.7%	289.7%	407.1%
Net stable funding ratio	137.6%	138.3%	136.9%	134.2%	128.7%
Non-performing ratio	3.0%	3.4%	5.2%	6.3%	5.9%
Net yield ratio	3.1%	2.7%	2.3%	2.1%	3.0%
Number of employees	1,381	1,295	1,282	1,384	1,392

Chairman's message



Murad Ali Murad
Chairman

BBK's exceptional performance was rooted in strategic restructuring, diversification through large transactions, effective investment portfolio management, and robust liquidity control.

In 2023, BBK moved confidently towards its strategic goals while reaping the benefits of proactive planning. Our focused approach ensured positive outcomes and a net profit of BD 74.5 million, nearing pre-pandemic levels despite global market complexities. BBK's exceptional performance was rooted in strategic restructuring, diversification through large transactions, effective investment portfolio management, and robust liquidity control. The Bank's commitment to digital transformation, innovation, and Environmental, Social, and Governance (ESG) principles further fortified its resilience, further strengthening the position of the Bank for future growth.

We look ahead to 2024 with confidence, leveraging our strengths to navigate evolving landscapes and ensure sustained success. As we enter the final year of our 2022-2024 strategic cycle, we remain focused on achieving comprehensive ESG targets and advancing our digital transformation journey.

On behalf of the Board, I extend our appreciation and gratitude to His Majesty King Hamad bin Isa Al Khalifa, the King of the Kingdom of Bahrain, and His Highness Sheikh Mishal Al Ahmad Al Jaber Al Sabah, the Amir of the State of Kuwait. I also extend thanks to the governments and regulatory authorities of their respective countries for their guidance and support during the year.

I also express our deepest condolences on the passing of the late Amir of the State Kuwait, His Highness Sheikh Nawaf Al Ahmad Al Jaber Al Sabah in December 2023, whose steady leadership was instrumental during his reign. I am certain that his successor, His Highness Sheikh Mishal Al Ahmad Al Jaber Al Sabah, will continue to steer the State of Kuwait and its people towards growth and prosperity.

With the strong commitment of our Board of Directors and the valued support of our stakeholders, I am confident BBK can continue achieving its strategic objectives in 2024 and beyond.

Murad Ali Murad
Chairman

Board of Directors' report

On behalf of the Board of Directors (BOD), I am pleased to present the annual report and consolidated financial statements of the Bank of Bahrain and Kuwait (BBK) and its subsidiaries (the Group) for the year ended 31 December 2023.

Global and regional markets

In 2023, the global economy faced a slower recovery than the previous year, marked by regional divergences and various challenges that impeded overall growth. The baseline forecast indicated a decline in global growth from 3.5% in 2022 to 3.0% in 2023, signaling a deceleration. Advanced economies were anticipated to slow down, while emerging markets would experience a modest decline. Despite pockets of economic resilience in specific regions, the recovery's pace moderated.

The Gulf Cooperation Council (GCC) region grew by approximately 1% in 2023 and is projected to rebound to 3.6% and 3.7% in 2024 and 2025, respectively, as per the World Bank Gulf Economic Update (GEU). This year's subdued performance is driven by a 3.9% contraction in the oil sector due to OPEC+ production cuts and a global economic slowdown.

However, non-oil sectors compensated, growing by approximately 3.9% in 2023. This is expected to reach 3.4% in the medium term, supported by sustained private consumption, strategic fixed investments, and accommodative fiscal policy. Prudent macroeconomic management, structural reforms, and a focus on increasing non-oil exports are essential to maintain this positive trajectory, with acknowledgment of persistent downside risks, especially related to the situation in Gaza, impacting the region and the GCC outlook. Bahrain's growth slowed to around 2.8% in 2023 due to a subdued oil sector. However, recovery in tourism and services saw the non-oil sector grow nearly 4%.

Financial performance

In 2023, the Bank's proactive measures in managing the financial aftermath of COVID, particularly with corporate customers, proved successful and the corporate portfolio showed growth, reflecting the positive outcomes of our approach. Solid performance from core activities, effective control over operating expenses and strategic management of non-performing portfolios were key contributors to our 2023 performance. Additionally, leveraging technology and optimizing our physical presence contributed to cost optimization, including controlled human resource expenses. In 2023, diverse challenges emerged, spanning non-financial, banking, and economic domains. While the Russia-Ukraine conflict minimally impacted the Bank, the ongoing geopolitical situation in Gaza during the fourth quarter of 2023 raises concerns for commodity and oil prices, affecting the global economy.

Economic challenges emanated from elevated interest rates, with experts divided on their trajectory. Europe and the US show controlled inflation post-2022's highs. Market fluctuations prompted

repricing, particularly impacting maturing activities. Preparing to refinance Euro Medium-Term Notes (EMTNs) next year, we anticipate shifts in interest levels, affecting various business facets. Our robust liquidity, benefiting from 2023's interest rate movements, mandates careful consideration for repricing to safeguard margins, revenue, and shareholder interests, especially as we conclude our current strategic cycle. Managing liquidity, repricing, and adapting to new interest rate structures are crucial considerations as we approach the cycle's end.

The successful closing of a US\$250 million 2-year Club Loan Facility is a testament to the Bank's strong financial standing, and its overall growth strategy. We were pleased by the positive response from bilateral relationship Banks, demonstrating their readiness to provide continued financing on a medium-term basis. This aligns with our strategic efforts to diversify funding sources, ensuring adaptability to both the Bank's requirements and those of our customers.

BBK also remains committed to supporting programs, and initiatives that enhance the efficiency of vital sectors and drive growth, ultimately delivering value to both local and international consumers. Additionally, we remain committed to supporting the industrial sector, which directly influences employment, exports, and the balance of payments, enhancing the Kingdom's economic prosperity.

Financial highlights

BBK achieved a net profit attributable to the owners of the Bank of BD 74.5 million in 2023, 15.7% higher than 2022. The basic and diluted earnings per share amounted to 43 fils during 2023 compared to 37 fils during 2022. Equity attributable to the owners of the Bank stood at BD 611.1 million at the end of 2023 compared to BD 596.3 million at end of 2022.

The increase in net profits was mainly attributable to a rise in net interest income of 30.1% compared to the previous year, reaching BD 133.4 million during 2023. This was a result of active balance sheet management in addition to the well positioning of the Bank's liquidity and assets toward market conditions and interest rates. On the other hand, the net provision charges reached BD 9.9 million due to the Bank's prudent risk management approach, which is aimed at strengthening its financial resilience given the challenging economic environment. Unfortunately, the 2023 share of results from associates was well below expectation because of additional provisions and mark to market in these associates.

Based on the positive financial results for the year ended 31st December 2023, the Board of Directors recommends paying cash dividends of 30 fils per share (including interim cash dividend of 10 fils per share) and stock dividends of 5% per share, equivalent to 5 shares for every 100 shares held for the year 2023, and subject to the approvals of the regulatory authorities and shareholders at the Annual General Meeting (AGM).

Board of Directors' report (continued)

Sustainability

The board placed heightened emphasis on ESG in 2023. Recognizing the growing regulatory importance and alignment with national and international commitments, the board is committed to ensuring BBK's ESG practices adhere to regulatory requirements and contribute to broader societal and environmental goals across all sectors in Bahrain.

In line with this, BBK underwent a significant board transformation, reducing its board members from 12 to 10 and introducing six new members in 2023 elections. The board responded proactively, conducting more frequent meetings throughout the year to ensure effective onboarding and integration of the new members. This strategic move reflects BBK's commitment to maintaining a dynamic and responsive leadership structure, fostering a cohesive and well-informed board to navigate the evolving landscape of the financial industry and align with the Bank's strategic objectives. The year saw BBK strengthen its commitment to board independence, with 50.0% of board seats occupied by independent directors. This surpasses the 2022 figure of 41.6% and exceeds the regulatory requirement of a minimum of 33.3%, highlighting BBK's dedication to fostering a substantial presence of independent directors on its board. Moreover, 20% of the BBK board are female and we hope to see this figure increase in the coming years. We also have high levels of female representation on the boards of our subsidiaries.

In terms of corporate governance, we pride ourselves on being one of the most structured institutions in Bahrain, emphasizing our commitment to transparency and accountability. Our corporate governance report this year includes more extensive disclosures to various stakeholders. We go beyond evaluating ourselves against the sector, examining international benchmarks to ensure a comprehensive report. Underscoring our dedication in this area, BBK won the 'Best Corporate Governance - Banking - Bahrain 2023' award at the Global Business Outlook (GBO) Awards.

Moving forward, we will continue to ensure timely compliance with ESG requirements, aligning with both the standards of the banking sector and Bahrain's national targets.

Digital transformation

The pandemic underscored the potency of digital tools, propelling accelerated transformations across diverse industries. As we move forward, the demand for digital services remains unprecedented. We are steadfast in our commitment to readiness, implementing comprehensive measures to meet heightened expectations for digital offerings.

As we embrace digital transformation, the corresponding exponential rise in hacking, cyber attacks, anti-money laundering (AML), and fraudulent activities necessitates diligent risk management. The Bank is proactively fortifying resilience, both domestically and internationally. This involves continuous system updates and adherence to evolving AML regulatory standards to effectively mitigate risks.

Vigilance in these areas is paramount for the Bank's future, as staying abreast of emerging threats becomes integral to sustaining a secure and progressive digital landscape. In line with this, we have enlisted a consultant to bring in the latest AML and compliance tools to help us keep pace with evolving technological requirements.

In addition, we recognize the importance of a well-informed leadership. Our Board underwent specialized training in AML practices, ensuring that our governance remains at the forefront of risk mitigation strategies.

Appointment of external auditors

At the Bank's Annual General Meeting, held on 28th March 2023, Ernst & Young were reappointed as external auditors to BBK for the financial year ended 31 December 2023.

Appropriations

The Board of Directors' recommendations for appropriations of the Bank's net profit and approval by shareholders are:

	BD Millions
Retained earnings as at 1 January 2023	128.9
Profit for the year 2023	74.5
Other movements in retained earnings	(1.5)
Transfer to statutory reserve	(7.5)
Retained earnings as at 31 December 2023 available for distribution (before proposed appropriations and interim dividend)	194.4
Proposed appropriation for Corporate Social Responsibility	(2.2)
Proposed cash dividend (30% of paid-up capital net of treasury shares) – includes BD 17.2 million paid as interim cash dividend	(51.6)
Proposed stock dividend (5% of paid-up capital)	(8.7)
Retained earnings as at 31 December 2023 (after proposed appropriations)	131.9

Disclosure of Board and Executive Management remuneration for the year 2023 in the Board of Directors report

First: Details of Board Remuneration

Name	Fixed remunerations					Variable remunerations					End-of-service award	Aggregate amount (Does not include expense allowance)	Expenses Allowance
	Remunerations of the chairman and BOD	Total allowance for attending Board and committee meetings	Salaries	Others (Travel Allowance only)	Total	Remunerations of the chairman and BOD	Bonus	Incentive plans	Others	Total			
Members in the Previous Term from 2023/01/01 to 2023/03/28													
First: Independent Directors:													
Murad Ali Murad	23,924	4,000	-	-	27,924	-	-	-	-	-	-	27,924	-
Mohamed A.Rahman Hussain	11,962	5,000	-	-	16,962	-	-	-	-	-	-	16,962	-
Sh. Khalifa Bin Duaij Al Khalifa	11,962	1,000	-	-	12,962	-	-	-	-	-	-	12,962	-
Jassem Hasan Ali Zainal	11,962	2,750	-	1,200	15,912	-	-	-	-	-	-	15,912	-
Ghaneya Mohsin Al Derazi	11,962	1,500	-	-	13,462	-	-	-	-	-	-	13,462	-
Second: Non-Executive Directors:													
Sh. Abdulla Bin Khalifa Al Khalifa	11,962	2,000	-	-	13,962	-	-	-	-	-	-	13,962	-
Aref Haider Rahimi	11,962	500	-	-	12,462	-	-	-	-	-	-	12,462	-
Noor Nael Al Jassim	11,962*	2,000	-	1,200	15,162	-	-	-	-	-	-	15,162	-
Mishal Ali Al Hellow	11,962**	2,000	-	-	13,962	-	-	-	-	-	-	13,962	-
Nasser Khalid Al Raee	11,962**	500	-	-	12,462	-	-	-	-	-	-	12,462	-
Edrees Musaed Ahmed	11,962*	2,000	-	3,600	17,562	-	-	-	-	-	-	17,562	-
Third: Executive Directors:													
Ashraf Adnan Bseisu	11,962	2,000	-	-	13,962	-	-	-	-	-	-	13,962	-
Members in the Current Term from 2023/03/28 to 2023/12/31													
First: Independent Directors:													
Murad Ali Murad	91,726	12,000	-	-	103,726	-	-	-	-	-	-	103,726	-
Mohamed A.Rahman Hussain	45,863	8,000	-	-	53,863	-	-	-	-	-	-	53,863	-
Aref Haider Rahimi	45,863	11,250	-	600	57,713	-	-	-	-	-	-	57,713	-
Tariq Jaleel Al Saffar	45,863	11,000	-	-	56,863	-	-	-	-	-	-	56,863	-
Khalid Nasser Al Shamsi	45,863	12,250	-	15,000	73,113	-	-	-	-	-	-	73,113	-
Second: Non-Executive Directors:													
Sh. Abdulla Bin Khalifa Al Khalifa	5,918	-	-	-	5,918	-	-	-	-	-	-	5,918	-
Khaled Hussain Taqi	45,863**	7,500	-	600	53,963	-	-	-	-	-	-	53,963	-
Noor Nael Al Jassim	45,863*	7,000	-	6,600	59,463	-	-	-	-	-	-	59,463	-
Dana Aqeel Raees	45,863**	5,000	-	-	50,863	-	-	-	-	-	-	50,863	-
Nasser Khalid Al Raee	40,110**	3,500	-	-	43,610	-	-	-	-	-	-	43,610	-
Khalid Mohammed Alasfour	12,493*	500	-	1,200	14,193	-	-	-	-	-	-	14,193	-
	626,795	103,250		30,000	760,045							760,045	

Note:

- All amounts are in Bahraini Dinars.
 - Board membership remuneration will be paid in 2024 after obtaining the approval of the AGM on 27 March 2024
 - There was a vacancy in one of the Board seats during the year, so the total amount is less than the total remuneration recommended to the Annual General Assembly during the meeting on 27 March, 2024 of BD 660,000
- * Amount to be paid to Kuwait Investment Authority (KIA)
- ** Amount to be paid to Social Insurance Organization (SIO)

Board of Directors' report (continued)

Looking ahead

The global economic outlook remains cautiously optimistic in the coming year, with a projected recovery gaining momentum. While uncertainties persist, efforts towards economic healing are evident. Worldwide, the trajectory leans towards more robust growth compared to 2023, reflecting concerted global initiatives. Regionally, the GCC anticipates a rebound supported by non-oil sectors and strategic investments.

Aligned with this outlook, BBK strategically positions itself for continued success. Focused on the pillars of resilience, innovation, and sustainability, the Bank aims to navigate potential challenges, leveraging its diversified funding sources and robust liquidity position. Strengthening its commitment to ESG principles, BBK remains committed to aligning its operations with national and global sustainability goals.

As geopolitical dynamics continue to influence economic conditions, BBK's proactive approach and agile strategies will play a pivotal role in navigating the evolving global and regional landscape, ensuring sustained growth and resilience in 2024.

Appreciation

On behalf of the Board, I extend our thanks to BBK's shareholders for their continued support and confidence, as well as to our customers for their ongoing loyalty and patronage. I also offer my personal thanks to our management team and employees for their unwavering dedication. Their proactivity and adaptability have helped our organization thrive despite a range of external challenges, enabling us to continue providing the highest levels of service to our valued customers.

I also express my sincere appreciation to our departing Board members, who exited during 2023, for their invaluable contributions to BBK's success throughout the years. At the same time, I extend a warm welcome to our new Directors, whose fresh insights and expertise will undoubtedly enrich the Bank's future endeavors.

Additionally, I would like to thank the Central Bank of Bahrain's outgoing Governor, H.E Rasheed Mohamed Al Maraj for his dedicated years of service and vision to the financial sector and welcome the newly appointed governor, H.E Khalid Ibrahim Humaidan. BBK looks forward to working with the new administration to further promote and advance the Kingdom's economy as a whole.

Murad Ali Murad

Chairman

Ratings

On the 20th of December 2023, Fitch Ratings affirmed BBK's Long-term Issuer Default Rating (IDR) at B+ with a Stable Outlook, and a Viability Rating (VR) at b+.

BBK's IDRs are driven by the Bank's standalone strength, as reflected by its VR. The Bank's Viability Rate is capped by the domestic operating environment and, more specifically, by Bahrain's sovereign rating of B+.

On the 21st of August 2023, Moody's affirmed BBK's Long-term Deposit Rating at B2, in which it captures the Bank's standalone credit strength, reflected in its Baseline Credit Assessment (BCA) of b2, which is at the same level as the Government of Bahrain's B2 Stable rating.

BBK's b2 BCA captures its strong domestic franchise, which supports its sound profitability, solid liquidity buffers and resilient funding, and adequate capital.

Fitch

Long-term Issuer Default Rating

B+

Long-term Issuer Default Rating	B+
Short-term Issuer Default Rating	B
Viability Rating	b+
Outlook	Stable

Report issue date: 20 December 2023

Moody's

Long-term Bank Deposits

B2

Long-term Debt	B2
Long-term Deposit	B2
Counterparty Risk Rating	B1/NP
Bank Deposits	B2/NP
Baseline Credit Assessment	b2
Adjusted Baseline Credit Assessment	b2
Counterparty Risk Assessment	B1(cr)/NP(cr)
Senior Unsecured	B2
Subordinate	(P)B3
Outlook	Stable

Report issue date: 21 August 2023

Board of Directors



Murad Ali Murad
Chairman

Chairman of Audit and Compliance Committee
Chairman of the Nomination, Remuneration and Governance Committee
Member of the Independent Directors' Committee
Director since 21 March 1999 (Independent)
Qualifications and Experience
Fellow member of the Chartered Institute of Management Accountants, London, UK. Over 50 years' experience in the banking sector and has own business for the past 20 years.



Khalid Hussain Taqi
Deputy Chairman

Deputy Chairman of Executive Committee
Director since 28 March 2023 (Non-Executive)
Qualifications and Experience
Masters in Science, Finance - DePaul University, Chicago, US.
Over 16 years' experience in the financial sector.



Aref Haider Rahimi
Board Member

Chairman of Executive Committee
Member of the Independent Directors' Committee
Director since 22 August 2022 (Independent)
Qualifications and Experience
Certified Public Accountant, Board of Accountancy, Oregon, US.
Over 31 years' experience in financial services.



Nour Nael Al Jassim
Board Member

Member of Executive Committee
Director since 24 March 2020 (Non-Executive)
Qualifications and Experience
Bachelor in Accounting and Finance, Kuwait University, State of Kuwait.
Over 15 years' experience in investment sector and risk management.



Naser Khaled Al Raee
Board Member

Member of Audit & Compliance Committee
Director since 02 May 2023 (Non-Executive)
Qualifications and Experience
Certified Internal Auditor, Certification in Risk Management Assurance, IIA, US. Bachelor of Business Administration in Finance Concentration, University of Texas, US.
Over 14 years' experience in the audit and risk management assurance and advisory field with variety of industry exposure including the banking and investment sector.
Nominated by:
Social Insurance Organization (SIO)



Tariq Jalil Al Saffar
Board Member

Deputy Chairman of Risk Committee
Member of Audit & Compliance Committee
Member of Nomination, Remuneration & Governance Committee
Member of the Independent Directors' Committee
Director since 28 March 2023 (Independent)
Qualifications and Experience
Bachelor in Business Marketing & Entrepreneurship. Diploma from Columbia University in leadership development program.
Over 24 years' experience in Investment and Business, including starting up many businesses in various sectors.



Khalid Nasser Al Shamsi

Board Member

Chairman of Risk Committee
Deputy Chairman of Audit & Compliance Committee
Member of Nomination, Remuneration & Governance Committee
Member of the Independent Directors' Committee
Director since 28 March 2023
(Independent)

Qualifications and Experience

Bachelor degree (magna cum laude) in Accounting and International Business. Executive graduate from Harvard Business School, UC Berkeley Haas School of Business and INSEAD Business School.
Over 22 years' experience in the financial and investment sectors.



Mohamed Abdulrahman Hussain

Board Member

Member of the Executive Committee
Member of the Independent Directors' Committee
Director since 2 March 2008
(Independent)

Qualifications and Experience

Bachelor of Arts, Economics and Finance, University of Aleppo, Syria.
Over 45 years' experience in the banking sector.



Dana Aqeel Raees

Board Member

Deputy Chairperson of Nomination, Remuneration & Governance Committee
Director since 28 March 2023
(Non-Executive)

Qualifications and Experience

Admitted as a non-practicing solicitor in the Senior Courts of England and Wales since 1 April 2010.

Postgraduate Legal Qualification (LPC), University of Law (UK).

Bachelor of Laws, University of Warwick (UK).

Over 18 years' experience in legal and financial sectors.

Nominated by:

Social Insurance Organisation (SIO)



Khaled Mohamed Alasfour

Board Member

Member of Risk Committee
Director since 17 October 2023
(Non-Executive)

Qualifications and Experience

CFA Charterholder, Bachelor in Accounting, Finance, Kuwait University, State of Kuwait

Over 15 years' experience in alternative investments.

Nominated by:

Kuwait Investment Authority (KIA)

Group Chief Executive's review



AbdulRahman Ali Saif
Group Chief Executive

Our investment portfolio remains a key driver of growth, and our dedicated focus on cost control, particularly with interest expenses, has been instrumental.

BBK achieved remarkable success in 2023, recording a strong financial performance and accomplishing significant milestones. The year witnessed the introduction of new services, infrastructure enhancements, and comprehensive measures to bolster liquidity. Additionally, BBK continued its digital transformation, forged milestone agreements, and advanced its commitment to Environmental, Social, and Governance (ESG) practices.

Performance & achievements

In 2023, the global economy continued its recovery, witnessing a decline in supply chain disruptions and a strengthening labor market. BBK capitalized on these favorable conditions, achieving a net profit of BD 74.5 million, marking a 15.7% increase from the previous year. This success stems from strategic restructuring efforts in preceding years, optimizing the bank's balance sheet for sustained growth, which is now evident across all subsidiaries and overseas branches.

In our home market of Bahrain, we are pleased to have played a pivotal role in supporting infrastructure projects through financing initiatives that contributed to fostering economic resilience and recovery in the Kingdom throughout the year.

A major achievement for BBK was successfully securing a US\$200 million financing agreement with Beyon for developing submarine cable systems. We are pleased that the Bank's proactive engagement with different economic sectors has contributed to the Kingdom of Bahrain's development. While we had previous activity in the telecom sector, this opportunity to globally fortify the Kingdom's telecom infrastructure is particularly crucial in the current digital era.

Supporting projects that enhance the digitization and expansion of communications networks, ensuring their preparedness for various transformations is crucial within the Bank's strategic plans and policies. BBK's objective is to bolster the communications sector and expedite digital transformation in the Kingdom, facilitating the provision of local services and fostering an extensive network of subsea and terrestrial cables that connect Bahrain with numerous countries in the region.

Furthermore, BBK's success extended through strategic credit facilities with the Electricity and Water Authority, the Ministry of Tourism, and syndications with ALBA and BAPCO, bolstering its robust loan portfolio. The investment portfolio remained a key driver, supported by diligent cost control, particularly in interest expenses. Effective recovery and management of non-performing loans (NPLs) contributed significantly, reducing NPLs from 3.4% by end of 2022 to 3.0% by end of 2023.

BBK's strong performance is also attributable to its focus on liquidity management. The Bank consistently met regulatory requirements with comfortable margins, effectively managing costs throughout 2023. Strategic financial management was evident as the Bank strategically refinanced, closing a US\$250 million Club Loan Facility, aligning with prudent financial planning and funding structure optimization.

The response from both domestic and regional banks exceeded expectations, leading to successful underwriting. The refinancing strategy, coupled with a top-up and an extension of maturity, enhanced liquidity and provided vital financial support for our operations in dollars. This initiative aligns with our commitment to strategic financial planning and optimizing our funding structure.

Further reflecting our operational prowess, BBK was honored with the prestigious Elite Quality Recognition award from J.P. Morgan Bank in 2023. This accolade acknowledges our outstanding performance in Straight Through Processing (STP) for customer and financial institution transfers. The award is a testament to BBK's operational excellence and efficiency, as well as its commitment to industry-leading practices.

Adding to its achievements, the Bank was awarded the prestigious Best Retail Bank in Bahrain 2023 award by World Economic Magazine. The recognition underscores BBK's commitment to delivering advanced banking solutions tailored to meet the diverse needs of individuals, accessible through all BBK branches and the user-friendly BBK Mobile application.

Strategy

Aligned with our 2022-2024 strategy, BBK made significant strides in digital transformation throughout 2023, marking many milestones. A crucial achievement involved upgrading our core banking system, enabling the introduction of innovative applications and platforms. This strategic focus underscores our commitment to staying at the forefront of technological advancements in our industry.

Moreover, BBK introduced a trade finance banking channel solution designed to empower corporate clients with more efficient and secure trade transactions. Further adding to our digital repertoire, a wealth management platform was integrated into our unified mobile application, enriching the array of services available to our clients. Additionally, we upgraded our mobile application with new features for an enhanced user experience.

In 2023, we introduced the BBK Business platform, a corporate digital onboarding platform aimed at serving Corporate and Small & Medium Enterprises (SMEs). This platform allows Bahraini companies to open business accounts digitally, request various banking services, and supports the growth of commercial activities for businesses in Bahrain. Aligned with BBK's digital transformation strategy, this initiative promotes ease of doing business for the corporate sector, enabling clients to seamlessly conduct all business transactions through digital channels.

Recognizing the importance of upskilling in the digital era, BBK initiated the "DigiPro" digital academy, dedicated to enhancing the digital competencies of our workforce. In partnership with the Bahrain Institute of Banking and Finance (BIBF), this initiative underscores our commitment to preparing our human capital for the challenges posed by digital transformation in banking and financial services. The collaboration facilitates ongoing training courses and development programs to keep our employees abreast of technological advancements.

These initiatives underscore our commitment to spearheading Bahrain's financial services transformation, accelerating the pace of digital evolution in financial and banking services, and ensuring the highest levels of customer satisfaction.

Environmental, Social, and Governance (ESG)

In 2023, BBK reaffirmed its commitment to ESG principles, embarking on numerous initiatives that align with our sustainability objectives. This focus demonstrates BBK's proactive and holistic approach to integrating responsible practices across its operations.

The Bank also entered into a partnership agreement with the Nasmaakum application developed internally by Invita, a BBK subsidiary. This innovative application assists individuals with hearing and speech impairments by providing real-time sign language interpretation through video calls, empowering them to lead fulfilling lives without restraints. We are delighted to introduce this application, which enriches the diversity of electronic services in Bahrain and positions the Kingdom as a regional leader in this regard.

Further demonstrating our commitment to inclusivity and diversity, BBK, again collaborating with the BIBF, welcomed the second batch of participants in the Women on Board Program. This initiative aims to support Bahraini women in reaching executive management positions and board of director memberships. Through this program, we look forward to encouraging and building the capabilities of women, helping them climb the corporate ladder and keep pace with professional developments in a way that brings economic prosperity to the Kingdom.

Alongside empowering women, BBK introduced the "Grow" program to enhance the skills and competencies of Bahraini university graduates, ensuring they are prepared to enter the labor market. The program provides training opportunities and practical experience, emphasizing the Bank's commitment to community development and supporting local talent.

In response to the Central Bank of Bahrain's (CBB) introduction of a new ESG framework, we are proactively refining our approach to align with these adjustments. Our focus remains on ensuring stringent compliance with CBB guidelines, reinforcing our dedication to responsible banking practices.

Group Chief Executive's review (continued)

Moreover, the Bank is currently renovating its headquarters to create an improved working environment for employees, aligning with our ESG commitment to be a responsive and responsible employer. This includes restructuring offices and meeting rooms to accommodate contemporary workspaces, prioritizing employee comfort and efficiency. Our current office, established in 1987, has undergone periodic modernization, but this refurbishment represents a significant advancement in enhancing the overall work environment for our team.

Future outlook

Looking ahead to 2024, we anticipate approaching a peak in the rise in interest rates. The timing of the reversal in this cycle remains uncertain, hinging on factors such as the labor market and inflation. While potential interest rate actions are expected, the speed of these adjustments will be influenced by ongoing economic conditions. This development holds significant implications for the global economy, and we are actively managing our liquidity and balance sheet position in response.

The global growth outlook for 2024 remains consistent with 2023. Early action on interest rates could potentially enhance growth prospects. Adjustments in commodity prices, coupled with the resolution of regional geopolitical issues, may further contribute to growth. Although signs suggest a decline in inflation, the extent to which central banks in the US and Europe respond will shape monetary policy actions.

In 2024, we enter the final phase of our current strategic cycle. Building upon our digital transformation success, we will focus on additional initiatives, including micro-financing, fostering a digital culture, operational excellence, and robust training and development programs.

Our comprehensive Key Performance Indicators (KPIs) encompass financials, digital transformation, operational excellence and ESG, and we remain on course to meet our targets by year-end 2024. Mergers and acquisitions remain an area of interest for the Bank. BBK has evaluated several prospects and is optimistic about making significant strides in this area before the conclusion of the current strategic cycle.

Appreciation

On behalf of my management team, I express my gratitude to our Board of Directors for their unwavering support and valuable strategic input, greatly benefiting the Group and its shareholders. I also extend my appreciation to the regulatory authorities that provided guidance throughout our operations in 2023, and my sincere thanks to our loyal Clients and outstanding employees for their trust and enduring dedication.

AbdulRahman Ali Saif

Group Chief Executive



37.991

48.627

73.213

24.771

75.127

94.093

44.173

18.110

57.056

18.816

39.281

98.957

42.180

49.100

64.827

4.413

19.126

36.547

74.849

88.380

73.921

42.268

74.849

88.380

49.100

42.268

74.849

88.380

97.988

38.371

14.411

89.204

35.947

43.904

40.404

78.680

76.441

2.509

48.397

46.050

74.849

18.823

98.987

89.204

39.281

18.816

66.636

92.369

53.592

48.419

97.138

Executive management



AbdulRahman Ali Saif
Group Chief Executive

Qualifications and Experience
PhD in Economics, University of Leicester, United Kingdom (1992).
41 years' banking experience. Joined BBK in 2008.



Hassaan Mohammed Burshaid
Group Chief Human Resources & Administration Officer

Qualifications and Experience
Master of Science in Human Resources Management, DePaul University, United States of America (2006).
29 years' experience in the field of human resources. Joined BBK in 1998.



Mohammed Abdulla Isa
Group Chief Financial Officer
Financial Planning & Control

Qualifications and Experience
Certified Public Accountant (CPA), American Institute of Certified Public Accountants, Delaware State Board of Accountancy, United States of America (2001).
32 years' experience in the field of finance. Joined BBK in 2001.



Hassan Ahmed Abouzeid
Group Chief IT & Operations Officer

Qualifications and Experience
Bachelor of Social Science in Architecture Engineering, Ain Shams University, Egypt (1987).
34 years' banking experience. Joined BBK in 2019.



Mohamed Ahmed Al Rayes
General Manager
Treasury and Investment

Qualifications and Experience
Master of Business in Finance, University of Otago, New Zealand (2008).
16 years' banking experience. Joined BBK in 2013.



Ahmed Abdulqader Taqi
General Manager
Retail Banking

Qualifications and Experience
Master of Business Administration (MBA) - University of Glamorgan, United Kingdom (2012).
22 years' banking experience. Joined BBK in 2014.



Simone Carminati
Chief Business Development

Qualifications and Experience
Master in International Relations, University of Kent, United Kingdom (1998).
31 years' experience including 15 years in banking. Joined BBK in 2014.



Nadeen Nabeel Al Shirawi
Head of Group Compliance & MLRO

Qualifications and Experience
Master of Science in Development Studies, London School of Economics, and Political Science, University of London, United Kingdom (2002).
20 years' experience including 16 years in Compliance & AML. Joined BBK in 2008.



Abhik Goswami
Group Chief Risk Officer
Risk and Credit Management

Qualifications and Experience
Bachelor of Technology (Hons) in Mechanical Engineering, Indian Institute of Technology Kharagpur (1990). Financial Risk Manager (FRM), The Global Association of Risk Professionals, USA (2002). Chartered Financial Analyst (CFA), CFA Institute, USA (2004). 31 years' banking experience. Joined BBK in 2021.



Nadeem A.Aziz Al Kooheji
General Manager
Corporate Banking

Qualifications and Experience
Bachelor in Business Administration, University of Texas at Austin, United States of America (1988). 26 years' banking experience and 12 years' audit. Joined BBK in 1999.



Raj Kumar Dugar
General Manager
Internal Audit

Qualifications and Experience
ACA, Institute of Chartered Accountants of India (1987), 34 years' banking experience, of which 23 years in internal audit. Joined BBK in 2000.



Salman AbdulAziz Al Hasan
Acting Division Head
International Banking and Overseas Branches

Qualifications and Experience
Master of Science in Finance, DePaul University – The Charles H. Kellstadt, Graduate School of Business (2013). 21 years' banking experience. Joined BBK in 2013.



Layla Hasan Radhi
Acting Head of Credit
Assessment and Recovery

Qualifications and Experience
Master of Science, Finance (Islamic Finance Concentration), DePaul University, USA (2011). Master of Science, Management Information Systems – Fulbright Scholar, University of Nevada Las Vegas, USA (2007). 16 years' banking experience. Joined BBK in 2021.

Sustainability review

Investing in a sustainable future

At BBK, our commitment to sustainability and corporate social responsibility (CSR) is not just a part of our business strategy; it is deeply ingrained in our corporate culture and guides our every step as we work towards our vision for the future.

Sustainability, to us, means meeting the needs of the present without compromising the ability of future generations to do the same. This principle serves as the cornerstone of our operations, and to ensure the effectiveness of our efforts, we rely on BBK's comprehensive sustainability framework to manage our environmental, social, and governance (ESG) impacts effectively.

BBK recognizes the pivotal role of governance in driving positive change. The Board has taken a proactive stance and included sustainability KPIs in the Executive Management's annual goals, ensuring that ESG and the sustainability framework are embedded in the Bank's day-to-day activities. In doing so, we are complying with industry standards, setting a higher benchmark for ourselves, and reinforcing our commitment to transparent, ethical, and future-oriented practices.

In 2023, BBK acknowledged the critical role of financial institutions in addressing climate challenges and established a dedicated Climate Risk task force. This strategic initiative integrates green financing,

reflecting our commitment to environmental responsibility and alignment with the Central Bank of Bahrain (CBB).

BBK's Climate Risk task force is instrumental in expanding our product offerings to all customers, with a fundamental goal—to utilize proceeds to positively impact the environment. This helps to ensure that the Bank not only meets financial needs, but also actively contributes to a more sustainable and resilient future.

Performance measurement through Key Performance Indicators (KPIs)

At BBK, we track and measure our performance against a robust set of KPIs, which allows us to quantify our achievements and assess the impact of our sustainability initiatives. This strategic approach ensures accountability and enhances our ability to adapt and improve. Transparency is at the heart of our commitment, and by diligently monitoring KPIs, we reinforce our dedication to providing stakeholders with clear insights into our sustainability progress. Through this transparent and data-driven approach, we underscore our commitment to responsible banking practices and the pursuit of excellence across our operations.



Guiding pillars of sustainability

Our sustainability framework is centered on five pillars that steer our actions:



Good Corporate Governance



50% of board seats occupied by independent directors.



31.8% of board seats were occupied by women in 2023.



15-35% of Executive Management goals set towards Sustainability KPIs.

We have aligned our priorities with Bahrain's National Vision 2030, which aims to build a robust economy and a motivated, innovative society. Additionally, we have incorporated the United Nations Sustainable Development Goals (SDGs) into our activities, demonstrating our commitment to global sustainability objectives.

- In 2023, BBK strengthened its commitment to board independence, with 50% of board seats occupied by independent directors. This surpasses the 2022 figure of 41.6% and exceeds the regulatory requirement of a minimum of 33.3%, highlighting BBK's dedication to fostering a substantial presence of independent directors on its board.
- BBK significantly enhanced its Board of Directors gender diversity, with women occupying 31.8% of board seats of BBK and its wholly owned subsidiaries in 2023, compared to 16.6% in 2022. This increase underscores BBK's commitment to advancing gender representation at the highest levels of governance.

- To ensure alignment between the Executive Management and Sustainability, we integrated Sustainability KPIs into the Executive Management performance goals, with at least 15% of the goals being related to ESG.
- BBK maintains a robust anti-money laundering (AML) training program, with 100% of transaction-based staff receiving training in 2023. This annual training for front-line staff and biennial training for other employees underscores BBK's commitment to upholding AML compliance and fostering a comprehensive understanding of anti-money laundering measures across the organization.



Women on Board Program

The Women on Board Program, launched in collaboration with the Bahrain Institute of Banking and Finance, aims to promote gender equality by empowering Bahraini women to take on executive management roles and board memberships.

The program demonstrates BBK's proactive response to the directives of His Royal Highness Prince Salman bin Hamad Al Khalifa, the Crown Prince and Prime Minister of the Kingdom of Bahrain. It also aligns with decisions from the Central Bank of Bahrain and the Ministry of Industry and Commerce to revise corporate governance rules. This includes considering the representation of women in forming boards of directors for joint-stock and public companies, as well as enhancing women's representation on boards of directors of joint-stock companies listed on the Bahrain Stock Exchange. These efforts are in accordance with national directives for women's progression led by the Supreme Council for Women.

BBK is proud to support initiatives that promote equality and ensure adequate representation of women at the board level. We recognize that gender diversity on our board is a strategic imperative, as it tangibly enhances our collective expertise and offers a distinct perspective vital to our organizational success.



Being a responsible and responsive employer



95.54% of BBK employees are Bahraini nationals



69 training hours per employee in 2023



24% of females in senior management

We have made substantial progress in promoting gender equality within our organization, with female members constituting a significant proportion of our board and workforce. This aligns with SDG 5: “Ensure women’s full and effective participation and equal opportunities for leadership at all levels of decision-making in political, economic, and public life.”

- BBK increased the average training hours per employee to 69 hours in 2023, up from 59 hours in 2022. This reflects a more efficient and targeted training approach.
- BBK maintained a strong performance review process, with all eligible employees completing their probationary period undergoing performance reviews in both 2022 and 2023.
- To measure employee satisfaction and engagement, BBK conducts surveys that generate an Employee Net Promoter Score (eNPS). In 2023, the score was a favorable 21.
- There were no industrial injury incidents at BBK in 2022 or 2023, highlighting the Bank’s commitment to providing a safe working environment for its employees.

- Maintaining a strong focus on local talent, BBK recorded a high nationalization percentage of 95.54% in 2023, indicating a positive trajectory in hiring Bahraini nationals. This marks a slight increase from 95.13% the previous year.
- The Bank continues to prioritize gender diversity, achieving progress in its workforce composition. The percentage of females among the total workforce increased from 40.72% in 2022 to 42% in 2023. This underscores BBK’s commitment to fostering an inclusive workplace environment and advancing gender representation.
- The percentage of women in senior management increased from 20% in 2022 to 24% in 2023. This upward trajectory highlights the Bank’s commitment to fostering an inclusive and diverse leadership team, and promoting from within. BBK remains dedicated to gender diversity and will continue implementing initiatives to support the professional growth and representation of women in management roles.



Training Programs

Demonstrating its dedication to workforce training and development, the Bank initiated the “DigiPro” program designed to enhance the digital skills of its entire workforce, reaffirming its commitment to staying at the forefront of technological advancements. Additionally, the Bank focused on key areas such as Anti-Money Laundering (AML), fraud prevention, and other compliance-related matters.

Recognizing the importance of Environmental, Social, and Governance (ESG) considerations, the Bank mandates training on ESG-specific products for all relevant customer-facing employees. This strategic approach underscores its commitment to sustainability and responsible banking practices



Fostering long-term positive customer relationships and experiences



75

Net Promoter Score (NPS) in customer satisfaction



58%

Growth in Customers Benefiting from ESG prepackaged products.



11

tailored products and services to help customer meet social and environmental challenges

We continue to prioritize long-term positive customer relationships by providing world-class banking services and experiences. This includes initiatives such as offering solar panel loans, supporting blue collar expatriates through BBK Lite branches, and providing real estate finance facilities with our Mazaya loans.

- In 2023, BBK experienced a notable improvement in customer satisfaction, with the Net Promoter Score (NPS) rising from 67 in 2022 to an impressive 75. This indicates strong customer satisfaction and loyalty.
- The average resolution time for customer complaints was well within the set target at 2.2 days in 2023.
- BBK's customer base saw consistent growth in 2023. Corporate & Institutional Banking customers and SME customers showed a growth of 1% year-on-year.
- The Bank's impact on customers through credit and debit products targeting SMEs showed growth, increasing from BD 6.8 million in 2022 to BD 11.4 million in 2023.
- The number of customers benefiting from ESG prepackaged products has increased significantly over 2022 with a growth of 58% in the total number of applications processed over last year.

- In 2023, the Bank increased its offerings designed to help customers meet social or environmental challenges, with the number of tailored products and services rising by 57%.
- BBK continued its focus on employee knowledge and development, particularly in sustainable product sales.



Partnership with Nasmaakum application

Enhancing accessibility and inclusivity: BBK's collaboration with Nasmaakum demonstrates a strong commitment to enhancing accessibility for individuals with hearing and speech impairments. By providing real-time sign language interpretation services, this initiative breaks down communication barriers and ensures that individuals with special needs can access a range of services seamlessly.

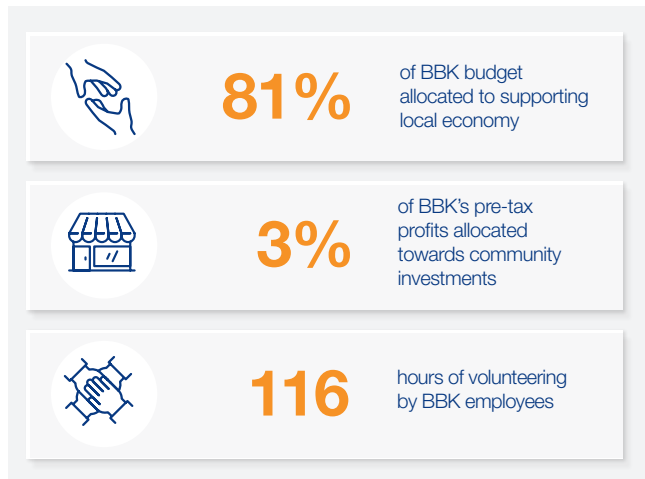


BBK Business

The "BBK Business" platform exemplifies BBK's commitment to digital transformation. By offering corporate digital onboarding solutions, BBK is making it easier for Bahraini companies to access essential banking services digitally. This not only enhances convenience for businesses but also aligns with sustainability by reducing paper-based processes and supporting the growth of commercial activities.

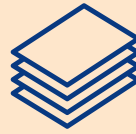


Instilling a social responsibility mindset



BBK's commitment to CSR goes beyond banking services. We consistently invest in the communities where we operate, underscoring our broader commitment to making a social impact. This involves initiatives that span diverse sectors, including education, healthcare, environmental sustainability, and community development.

- In 2023, BBK reaffirmed its commitment to local suppliers, allocating 81% of its budget to support the local economy. BBK remains dedicated to nurturing strong relationships with local partners.
- BBK made progress in reducing its environmental footprint in 2023, decreasing its annual paper consumption from 86,500kg 2022 to 70,493kg. However, the energy consumption per employee increased from 13,843 kWh the previous year to 14,470 kWh. Water consumption intensity increased from 9,502m³ in 2022 to 12,743m³ in 2023.
- BBK continued its community engagement initiatives in 2023, allocating 3% of its pre-tax profits towards community investments, ensuring ongoing support for various charitable and community-focused initiatives.
- The Bank has a comprehensive volunteering framework designed to encourage employee engagement in supporting and positively impacting the communities it serves. In 2023, BBK employees contributed to a total of 116 hours to volunteering initiatives, supporting various community causes.



Reduction in paper consumption

The Bank made significant strides in reducing its environmental footprint, further reflecting its commitment to sustainability. This included a substantial revamping of its forms, resulting in an impressive 19% reduction in paper consumption. This environmentally conscious move creates tangible benefits by minimizing environmental impact, enhancing efficiency, and contributing to a more eco-friendly and sustainable future.



"Grow" Program

The "Grow" program plays a crucial role in supporting CSR and community development. By cultivating the skills and competencies of Bahraini university graduates pursuing careers in the banking industry, BBK not only empowers local talent but also prepares them for successful careers. This aligns with the Bank's mission to support the economic well-being and development of Bahrain.



BBK Scholarships

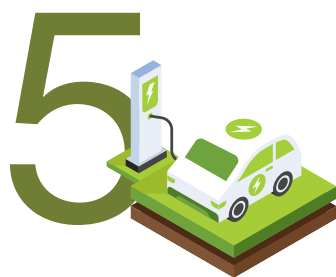
The Bank continued to provide financial support to students as they progressed in their university degrees, aiming to alleviate financial burdens and empower them to achieve their academic aspirations. The ongoing commitment to educational assistance reflects BBK's dedication to fostering learning opportunities and contributing to the development of future talents in the community.



BBK Digital Literacy Program

The BBK Digital Literacy Program is an initiative designed to enhance the digital skills of the community. It aims to bridge the digital divide by providing training and education on diverse technologies. Through this program, BBK aims to empower individuals to confidently navigate the digital landscape, whether for personal or professional use.





Climate Risk



82%

of customer transactions carried out on online and mobile channels

BBK reaffirmed its commitment to environmental sustainability by incorporating green financing and investing into its corporate values. This aligns with efforts to expand product offerings to all customers with greater focus on digital services.

- In 2023, BBK witnessed a significant shift in customer transaction behavior, with online and mobile channels accounting for 82% of total transactions, compared to 77% in 2022. This underscores a growing preference among customers for digital banking channels. As BBK continues to adapt to changing customer preferences, the focus on enhancing digital offerings remains a key strategic priority.
- At BBK, we understand the critical role financial institutions play in driving sustainable development. As a result, the Bank has introduced Sustainability Linked Loans as part of its lending activities where clients receive preferential rates for successfully meeting ESG linked KPIs.
- The Bank has also developed an ESG checklist as part of the credit and investments applications, where clients will be assessed based on ESG efforts.



Climate Risk task force

In 2023, the Bank established a Climate Risk task force to incorporate green financing and investing into its corporate values. This includes expanding its product offerings to all customers, with the ultimate aim of using proceeds to positively impact the environment.

BBK's initiatives in 2023 reflect its dedication to social responsibility and sustainability by promoting accessibility, economic growth, gender equality, community development, and empowering local talent. As a responsible corporate citizen, BBK continues making strides toward a more sustainable and inclusive future.



PART II

Reports and disclosures

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BBK Group is committed to upholding robust Corporate Governance standards, aligning with global best practices. The Group remains cognisant that effective Corporate Governance is essential to achieve its goals and maintain a leading position in local and regional banking sectors.

Group's Corporate Governance vision

BBK and its wholly-owned subsidiaries shall continue to enhance shareholders' value, protect their interests, and defend their rights by practising the pursuit of excellence in corporate life. The Bank shall not only comply with all statutory requirements – including the High-Level Controls module of the Central Bank of Bahrain (CBB) RuleBook – but also formulate and adhere to strong Corporate Governance practices. BBK and its wholly-owned subsidiaries shall also continuously strive to best serve the interests of all other stakeholders, including clients, employees, regulators, and the public.

The adoption and implementation of Corporate Governance is the direct responsibility of the Board of Directors, and this endeavour is in line with the policies of regulatory authorities and statutory requirements in the Kingdom of Bahrain and other countries where BBK operates.

Compliance with Corporate Governance regulatory requirements

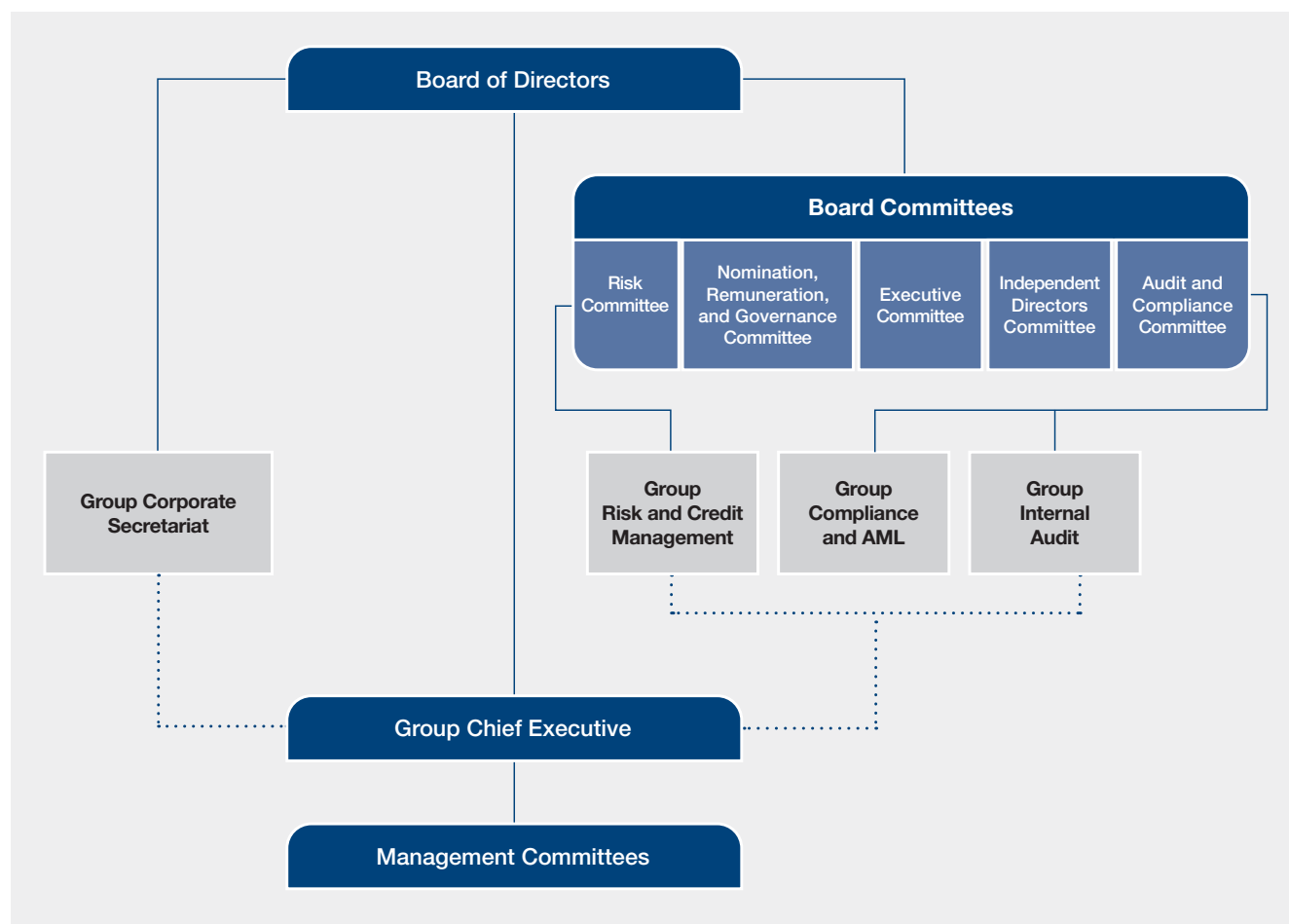
Compliance with the regulators requirements is always ensured by the bank. A gap assessment was done in early 2023 and no exceptions related to Corporate Governance were noted.

Initiatives and updates in 2023

- The Bank was awarded with the Corporate Governance award 2023 from Global Business Outlook.
- A Special EGM was held in February 2023 to revise the size of the Board from 12 to 10 members.
- The Bank's articles of association were fully revised and amended to be in line with current legal and regulatory requirements. The amendments over the years were also combined into a single document for ease of reference.
- A new Board was formed on 28 March 2023 after major shareholders' appointments and the conclusion of the 2023-2026 term elections.
- A comprehensive induction/training program was arranged for the Board.
- Board Committees were recomposed with new members and in line with regulatory requirements.
- The Bank surpassed the KPIs concerning some governance aspects of the ESG framework, shown as follows:
 - Percentage of Independent Directors increased from 41.67% to 50% in 2023 (regulatory requirement is set at 33.33%)
 - Percentage of Women Directors for the Group increased to 31.8% (the targeted KPI is set as 25%)
- The revamped website was launched encompassing a revamped Investor Relations platform.
- A full review of existing Board and Governance policies and procedures was completed to align them with the revised High-Level Controls module.
- An action plan resulting from the Board and Board Committee evaluations was developed for implementation.
- The Board's paperless online portal was upgraded and successfully implemented for BBK and its subsidiaries.
- Investor relations unit was improved by:
 - Using social media
 - Enhancing the web-based platform with additional disclosures
 - Reviewing the Investor Relations Policy to ensure alignment with regulatory requirements
 - Attending to various investor queries by the Investor Relations team
- The High Level Control Module of the CBB was fully revised, with an effective date of October 1, 2023. However, the Board decided to adopt all Governance-related issues ahead of schedule.
- Conducting a thorough gap assessment against the revised module, which already exhibited a high level of compliance. The Board considers Compliance with various regulatory requirements as one of the top priorities of the Bank.

Corporate Governance structure

The Board forms the necessary Board and Management Committees to assist the Board in providing effective oversight of the Bank's operations. The Board reviews the structure periodically and modifies it if necessary. Additional committees may be formed from time to time and/ or the existing committees could be assigned additional responsibilities. The Executive Management is an important part of the Corporate Governance structure, shown below:



The role of the Head of the Group Corporate Secretariat is to assist in maintaining communication between the Executive Management, the Board, the Board Committees and the shareholders. The financial control function is independent of the business lines. The Audit and Compliance functions are independent and report to the Audit & Compliance Committee of the Board. The Risk Management is independent and reports to the Risk Committee of the Board.

BBK Corporate Governance model

The standard Corporate Governance model establishes a dynamic relationship between three key stakeholders: Shareholders, the Board, and Management. Although these stakeholders have distinct roles, they work together to achieve the institution's core goals. BBK's Corporate Governance model follows an Anglo-American model but has been expanded to include various stakeholders with a vested interest in the Bank's success.

BBK's Corporate Governance practices ensure healthy relationships with all the stakeholders while achieving the institution's core objectives.

Risk Appetite Statement

The Bank's risk appetite is set annually by the Board of Directors with the goal of aligning risk-taking with statutory requirements, strategic business objectives and capital planning. The Board of Directors plays a key role in the implementation of the Bank's risk appetite by steering utilization of different forms of financing, the Bank's geographical operating areas and markets, funding, and liquidity management, amongst other risk management requirements. The Board of Directors also monitors BBK's adherence to the Risk Appetite Statement and makes necessary modifications to capture changes in the Bank's strategic priorities, operating environment, and risk profile.

The annual and three-year strategy, along with the Bank's internal policies, mandated framework, rules, and guidelines create the overall framework for the Bank's risk-taking. The Risk Appetite Statement complements these key documents by outlining the main considerations in the Bank's risk-taking, risk mitigation and risk avoidance.

The Risk Appetite Statement serves a dual purpose: to clearly define the general principles guiding the Bank's approach to risk-taking and to enhance risk awareness throughout the organization. It plays a crucial role in guiding the staff and is implemented through the Bank's risk policies and procedures, monitoring metrics, limit system, Key Performance / Risk Indicators (KPIs / KRIs) and internal controls. The Risk Appetite Statement is thus embedded in the Bank's core processes and impacts operations in a holistic way.

BBK operates under banking supervision and prudential regulations. The Bank continually reviews and refines its risk management systems, policies, and procedures to comply with regulations in all jurisdictions where it operates. This commitment extends to aligning with relevant market standards, recommendations and best practices. It also applies to the Bank's risk appetite framework.

The basic objectives of the Risk Appetite Statement are:

- To provide a clear articulation of the Bank's risk-taking, risk mitigation and risk avoidance, and to define the risk-taking at the aggregate level. The Risk Appetite Statement creates a foundation for effective communication of risk among internal and external stakeholders.
- To increase understanding of BBK's material risk exposures and raise risk awareness across the organization; and
- To positively impact the defined risk culture of the Bank.

The Bank's primary area of risk-taking lies in its core activity of lending. BBK primarily finances its activities through a mix of retail, corporate deposits, issuing bonds on the international capital markets, market borrowings, and equity. The funding base is diversified across currencies, maturities, and geographic areas. BBK's operating model is supported by the ability

to obtain funding at a favorable cost, which enables lending, on attractive terms, to its clients. BBK's funding advantage builds on its sound financial profile and strong shareholder support.

To support its lending and funding operations, the Bank maintains a portfolio of liquid assets. This ensures that the Bank is able to operate and continue its core activities, even during stressed market conditions. The composition and maturity profile of the liquidity portfolio are aligned with this objective, in addition to a liquidity buffer through holding High-Quality Liquid Assets (HQLA).

The Risk Appetite Statement sets the tolerance for risk-taking in BBK's operations within its Risk capacity. It also involves establishing risk limits and assessing risk profiles, forming essential components of the Bank's risk appetite framework.

Risk capacity is limited by the financial and non-financial resources at the Bank's disposal. The risk appetite is set to a level within the risk capacity to ensure that the Bank's risk exposure remains sustainable.

The Bank's financial resources encompass its paid-in capital and retained earnings, customer deposits, funds raised through bonds, Central Bank borrowings, and funds from other Financial Institutions. Non-financial resources include the skills and competences of the employees, IT systems, internal procedures, and control systems. The Bank's risk-bearing capacity builds on a careful customer selection process, individual credit mandate reviews, and a thorough credit-granting process. Therefore, financial resources and robust governance contribute both to maintaining the Bank's competitive position and its strong capital and liquidity position.

Risk limits are used to allocate the aggregate risk-taking mandate to business lines and portfolios. The main risk limits are established in the Bank's risk management policies and approved by the Board of Directors. The limit system sets boundaries for the accepted level of credit, market, liquidity, earnings, capital, and operational risk within the established risk appetite.

The actual position within the risk limits are reviewed at various levels, including the Board Risk Committee, Risk Management Committee (RMC), Asset Liability Management Committee (ALMC), Country Risk Committee (CRC), and Senior Management. The specific levels for review depend on the nature of the limits as specified in the relevant Risk Policies. The ultimate responsibility for defining the Bank's Risk Appetite lies with the Board and Senior Management. The measurement and monitoring of this appetite in operational activities are carried out by the Business verticals.

The risk profile assessment aims to ensure that the Bank's risk profile remains within established risk limits, aligning with its Risk Appetite and Risk Capacity. This assessment involves evaluating the Bank's current risk exposures, covering key areas such as credit, market, liquidity, earnings, capital, and operational risk. It offers an overview of the Bank's risk situation at a given point in time.

Credit Risk

BBK is exposed to risk primarily in its core activity of lending to individuals, corporations, small/medium enterprises, governments, public sector entities, and financial institutions. Lending exposes the Bank to credit and concentration risks and to variations in the business cycle. Each lending is thoroughly analyzed from several perspectives (for example: default risk, financial risks, customer due diligence, legal risk, currency risks, etc.) to ensure that financing decisions have sound foundations. The overall aim of the credit risk management is to maintain high portfolio quality with appropriate risk diversification to avoid excessive risk concentrations. Account grade rating, industry concentration limits, risk pricing, etc. are set and monitored.

Market Risk and Treasury

Funding, asset and liability management, and management of the portfolio of liquid assets are an integral part of the Bank's business operations.

BBK's funding base is diversified across currencies, maturities, and geographic areas. The Bank effectively manages risk exposures arising mainly through maturity mismatches between assets (loans and treasury investments) and liabilities (deposits, borrowings, and equity). The Bank maintains a robust liquidity portfolio to ensure that it can continue to operate and discharge its core activities, even during stressed market conditions.

BBK manages its interest rate risk by financing/investing in a combination of fixed and floating-rate assets, which allows the Bank to generate stable earnings and preserve its capital base in the long-term. BBK's liquidity portfolio is invested in high quality assets and in doing so, BBK takes limited credit risk (credit default and spread risk).

BBK mitigates its currency risk and most of its interest rate risk arising from funding and lending operations by hedging with derivatives. The use of derivatives exposes BBK to counterparty credit risk, liquidity risk, currency basis risk, and operational risks. BBK uses netting and collateral agreements to manage its risk towards derivatives counterparties.

Triggers/policy limits are set as per the Bank's internal risk policies and procedures. This includes limits on Value-at-Risk (VaR), stop loss, FX net open position, interest rate gap, interest rate impact on net interest income and economic value of equity, amongst others.

Operational Risk

To manage operational risk, BBK has established a framework that consists of tools such as Risk Events reporting, Risk and Control Self-Assessment and Key Risk Indicators. This framework ensures that operational risk is managed within the established risk appetite of the Bank. The framework is effected through appropriate governance documentation including suitable policy and procedures. The framework was established to help the business and support areas of the Bank in maintaining a strong process of validating and addressing control deficiencies, and having in place corrective measures to avoid recurrence of key issues, as the related tools help in identifying the risks and reviewing the effectiveness of the controls in all areas of the Bank's operations. The implementation of the framework is carried

out by an independent Operational Risk Management department reporting to the Group Chief Risk Officer and is separately governed by the Operational Risk Management Committee (ORMC). Key risks are also escalated to the Risk Management Committee (RMC) of the Bank (consisting of the Bank's Executive Senior Management) and to the Risk Committee of the Board.

Earnings

Banking involves well-judged risk-taking, where all transactions should provide a reasonable margin to compensate for the risk taken. BBK offers financing on competitive market terms and aims for stable earnings, enabling the formation of capital reserves, organic growth, and reasonable return on capital in the long-term. Lending operations, the primary source of credit risk, should provide appropriate return for the level of risk assumed.

Treasury operations, through cost-effective funding and prudent asset and liability management, should contribute to the Bank's overall returns in line with defined business objectives and the core goal of safeguarding the Bank's liquidity.

Earning targets are set and monitored at global, division and business unit level.

Capital

An adequate capital management framework, with an Internal Capital Adequacy Assessment Process (ICAAP), is an essential part of BBK's operations. BBK is committed to maintaining a strong risk-based capital position.

The Bank complements risk-based capital adequacy measures with a volume-based leverage ratio measure. It protects the Bank from risks that relate to excessive growth of the balance sheet.

BBK aims to maintain a strong capital position in relation to the aggregate risk exposure at all times. The Bank uses risk-based approaches to assess capital needs, including stress testing, and holds robust capital buffers on top of the minimum requirement.

The growth of the Bank's balance sheet should be stable in the long run, while some variation is accepted in the medium term to account for natural changes in the business cycles.

Liquidity

The Bank maintains a robust liquidity portfolio, primarily designed to ensure uninterrupted core operations, even in the face of adverse market conditions. This portfolio primarily consists of high-quality assets, reinforcing the Bank's operations and overall liquidity. This strategic approach ensures the Bank's ability to sustain essential activities even during severe market stress, even without access to new funding.

BBK diversifies funding across various parameters, including currencies, maturities, instruments, and investor types, which prevents excessive reliance on individual markets and funding sources. Liquidity parameters are also set to maintain minimum levels as per regulatory guidelines.

Internal Audit

The Internal Audit Department (IAD) is an essential part of the overall Corporate Governance at the Bank, established by the Board of Directors to independently examine and evaluate the activities of the BBK Group. The Internal Audit function is headed by the Group Chief Internal Auditor, who reports directly to the Board Audit & Compliance Committee on functional matters, and to the Group Chief Executive with day-to-day administrative reporting.

Guided by the approved IA Procedural Manual, IA Charter and applicable regulatory directives, IA assignments are conducted across all functions in the Group towards the accomplishment of its objectives - reviewing the reliability, adequacy and effectiveness of the respective governance, risk management, and internal control systems. Final Audit Reports are issued to the Audit & Compliance Committee and relevant Senior Management members. On a quarterly basis, the internal audit activity report is compiled along with follow up status updates of previously reported audit observations, and is submitted as a regular agenda item at the quarterly Audit & Compliance committee meeting.

IAD adopts a risk-based methodology for each assignment, including the preparation of its annual risk-based audit plan, which is approved by the Board's Audit and Compliance Committee. The plan is developed by identifying the total population of audit entities and evaluating associated business and control risks parameters amongst others, to objectively determine the respective audit cycle; while also prioritizing regulatory audits at all times.

IAD is subject to periodic internal and external quality assurance reviews in its pursuit of continuous enhancement. Most IAD employees hold at least one professional qualification from well-known professional associations such as CIA, CRMA, CA, ACCA, CISA, and CFA. Internal audit staff periodically acknowledge adherence with the Bank's code of conduct & IIA Code of Ethics.

Compliance and anti-money laundering

Compliance with regulatory and statutory requirements is an ongoing process. The Bank is committed to fulfilling its responsibilities by adhering to all regulatory provisions and international best practices. The Bank has established an independent compliance function in keeping with Basel and CBB guidelines. The Compliance and AML Department at BBK consists of four primary functional areas, including; (a) Financial Crime; (b) Fraud Management; (c) Regulatory Compliance and Advisory, part of which is the responsibilities of Personal Data Privacy; and (d) Compliance Assurance. The function performs its duties and responsibilities in accordance to the established Annual Risk Based Plan approved by the Audit and Compliance Committee of the Board. The Compliance and AML Function is independent from the other functions of the Bank. It has sufficient seniority and authority and reports directly to the Board of Directors through the Board's Audit and Compliance Committee.

The Compliance and AML function acts as a focal point for all regulatory compliance and for adapting other best practice compliance principles. BBK continuously strives to improve the level of compliance in all its activities. The Bank's adopted corporate philosophy is: 'BBK shall continue its endeavour to enhance shareholders' value, protect their interests, and defend their rights by practicing pursuit of excellence in corporate life.' Anti-money laundering measures form an important area of the compliance function, in addition to regulatory compliance, fraud management and data privacy compliance.

In 2014, BBK implemented an automated compliance system for the monitoring and management of regulatory requirements across the Bank. This system facilitates the prompt reporting of any compliance concerns or non-compliance incidents as and when they arise. It also supports with monitoring the status of compliance with CBB Rulebook requirements as applicable to BBK.

The Bank is committed to combating money-laundering and implements all 'Prevention of Money Laundering Regulations' as stipulated in the Financial Crimes Module of the CBB Rulebook and other guidelines issued by the CBB. These regulations and guidelines are consistent with the revised FATF recommendations, 'Customer Due Diligence for Banks' paper of the Basel Committee, and international best practices.

The Bank has a documented anti-money laundering program, including periodic awareness training for employees, record-keeping, and a designated Money Laundering Reporting Officer (MLRO). The AML policy and procedures are updated annually and were last approved by the Board of Directors in October 2023.

The Bank's anti-money laundering measures are regularly audited by internal auditors, who report to the Audit and Compliance Committee of the Board. The CBB performs periodic inspections of the Bank's compliance with anti-money laundering regulations. Additionally, the Bank's anti-money laundering measures are reviewed by independent external auditors every year. The respective Group external review reports have been issued and submitted to the CBB in June 2023, and included a review of BBK, Credimax, and overseas branches. Furthermore, as a Domestic Systemically Important Bank, BBK is usually subjected to periodic inspections by the CBB.

In 2021, BBK implemented fraud monitoring systems for scrutiny of customers' payments and card transactions to proactively and effectively protect customers against fraud. A 24/7 fraud monitoring team is in place to monitor and promptly handle any fraud suspicions.

BBK's overseas branches in India and Kuwait and its subsidiary, CrediMax, have designated compliance and MLRO functions to ensure implementation of applicable regulatory requirements.

Penalties paid during the year to Regulators

BBK Bahrain was subject to the following CBB Financial Penalties during the year:

1. BD 15,000 for failure to comply with CBB's ATM and Physical Security requirements.
2. BD 100,000 for failure to comply with the EFTS Directive.

During the year ended 31 December 2023, CrediMax was subject to a CBB financial penalty of BD 25,200 for delays in submission of specific date sensitive regulatory returns.

Shareholder information

BBK's shares are listed on the Bahrain Bourse. The Bank has issued 1,730,086,010 equity shares, each with a face value of 100 fils. All shares are fully paid.

In 2023, BBK distributed bonus shares to its shareholders at 5% of the paid-up capital, equivalent to 5 shares for every 100 shares held, for a total of BD 8,238,505. Therefore, the Bank's paid-up capital after the distribution increased to BD 173,008,601 divided into 1,730,086,010 shares.

BBK distributed exceptional one-time cash dividends to mark its 50th anniversary, 5% of nominal share value at 5 Bahraini fils per share equivalent to BD 8,178,132.

External Auditors

The Audit and Compliance Committee of the Board continues to oversee the work carried out by external auditors. Annually, the management conducts an assessment of the work and services provided by external auditors, taking into consideration:

1. Quality of audit services.
2. Required skills, experience and adequacy of resources.
3. Communication and interaction with Audit and Compliance Committee, Management and internal audit.
4. Independence, objectivity, and professional skepticism.
5. Audit firm's reputation.

Hence, the management will share the results of the assessment and make recommendations regarding the appointment or re-appointment of external auditors to the Audit and Compliance Committee of the Board. This committee will then submit its recommendations to the Board of Directors. Subsequently, the matter will be presented at the Annual General Meeting (AGM) for the appointment or re-appointment of external auditors, subject to regulatory approvals.

In 2023, annual audit and quarterly review services amounted to BD 163 thousand and other attestation services amounted to BD 378 thousand.

Extraordinary General Meeting

An Extraordinary General Meeting (EGM) was held on 9 February 2023 at the Bank's headquarters.

The following items in the meeting's agenda have been approved:

1. The Board's recommendation for reducing the number of the Board members from 12 (twelve) members to 10 (ten) members starting from the upcoming new term of the Board on 28 March 2023.
2. The Board's recommendation to amend a number of articles in the Bank's articles of association.

Annual Ordinary General Meeting, Extraordinary General Meeting

The Annual Ordinary General Meeting (AGM) and an Extraordinary General Meeting (EGM) were held at the Four Seasons Hotel, Kingdom of Bahrain on 28 March 2023.

Apart from normal AGM discussions, the AGM discussed and took decisions regarding the below mentioned items:

1. Disclosing any transactions during the year ended 31 December 2022 with related parties as per note No. 26 of the financial statements.
2. Discussing the Bank's Corporate Governance report for the year 2022 and the compliance to the requirements in this regards.
3. Approving the Board's recommendation of allocating BD 585,000 as Board membership remunerations for 2022.
4. Appointing External Auditors for the Bank for the financial year 2023 upon receiving the approval of the CBB and delegating the Board to determine their fees.
5. Approving the appointment of three members and election of seven members on the Board of Directors for the next term (March 2023-March 2026) after obtaining the approval of the Central Bank of Bahrain.
6. Absolving the Board Members of liability for any of their actions during the year ended 31 December 2022.

The EGM held on 28 March 2023 approved the following:

1. The Board's recommendation to the EGM of increasing the issued and paid-up capital from BD 164,770,096 divided into 1,647,700,962 shares to BD 173,008,601 divided into 1,730,086,010 shares as a result of distributing bonus shares.
2. The Board's recommendation to amend Article (7) of the Memorandum of Association "Issued and paid-up capital" and Article (7) of the Articles of Association "Issued and paid-up capital" according to the increase of the Issued and paid up capital from BD 164,770,096 divided into 1,647,700,962 shares to BD 173,008,601 divided into 1,730,086,010 shares.

Annual disclosures at the AGM:

The Bank submits a Corporate Governance Report to the AGM annually, covering the status of compliance with the related regulatory requirements and international best practice.

At the AGM, the Bank discloses and reports to shareholders the details under the Public Disclosure module of the CBB's

rulebook. These disclosures include the total remuneration paid to the Directors, Executive Management, and the External Auditor and other important disclosures as elaborated hereunder. The individual remuneration amount paid to each Director and the top 6 Executive Management is also included in the annual report.

Shareholder's composition

Name	Country of origin	Number of shares	% holding
Fincorp W.L.L	Kingdom of Bahrain	453,123,332	26.19
Social Insurance Organisation (SIO) (GOSI, Civil Pension Fund and Military Pension Fund)	Kingdom of Bahrain	570,415,256	32.97
Kuwait Investment Authority	State of Kuwait	332,133,757	19.20
Public		374,408,665	21.64

Distribution schedule of each class of equity

Category	Number of shares	Number of shareholders	% of outstanding shares
Less than 1%	374,408,665	2,726	21.64
1% to less than 5%	-	-	-
5% to less than 10%	-	-	-
10% to less than 20%	332,133,757	1	19.20
20% to less than 50%	1,023,543,558	2	59.16
50% and above	-	-	-

Board of Directors' information

Board composition

The Board's composition is based on the Bank's Memorandum of Association and Articles of Association, and comprises 10 members. The Board represents a mix of high-level professional skills and expertise.

The representation of women on the Board is taken into consideration. There are currently two women directors as shown below:

	Men Members	Women Members
Number	8	2
Percentage	80%	20%

Furthermore, in compliance with Corporate Governance requirements, the Board Committees consist of members with the appropriate professional experience. Consequently, the Board has five Independent Directors. The independence requirements are reviewed annually, taking into consideration the CBB criteria and Board of Directors

determination of the same. The Board periodically assesses the contribution of Directors and Committees.

The appointment of Directors is subject to CBB approval. The classification of Executive Directors, Non-executive Directors, and Independent Non-executive Directors follows the definitions stipulated by the CBB. The current term of the Board began in March 2023 and ends in March 2026.

Directors are elected/ appointed by the shareholders at the AGM. The election or re-election of a Director at the AGM is accompanied by a recommendation from the Board based on a recommendation from the Nomination, Remuneration and Governance Committee, with specific information such as biographical and professional qualifications and other directorships.

In 2023, Naser Khaled Al Raei was inducted as a new director to replace Sh. Abdulla bin Khalifa Al-Khalifa as an appointee of the Bank's controller Social Insurance Organisation (SIO). Khaled Mohamed Alasfour was also appointed by the Bank's controller, Kuwait Investment Authority (KIA), after obtaining the approval of the CBB.

Head of Group Corporate Secretariat

The Board is supported by the Head of Group Corporate Secretariat, who provides professional and administrative support to the General Assembly, the Board, its Committees, and members. The Head of Group Corporate Secretariat also assumes the responsibilities of the Group Corporate Governance Officer and, in this capacity, supports Board Committees, and individual Directors as well as the process of access to independent advice and other relevant issues on a Group level. The appointment of the Group Corporate Secretary is subject to the approval of the Board.

BBK's Head of Group Corporate Secretariat is Ahmed A. Qudoos Ahmed, who joined the Bank in 2009. He holds a Bachelor of Science in Commerce in Engineering from the University of Bahrain in 1996. He is qualified in Board Secretarial practices from George Washington University. He has attended many advanced training programmes in Corporate Governance both in Bahrain and abroad, accumulating over 28 years of experience in the financial sector.

Directors' roles and responsibilities

The Board of Directors approves and oversees the implementation of the Bank's strategic initiatives and its functioning within the agreed framework, in accordance with relevant statutory and regulatory structures. The Board ensures the adequacy of financial and operational systems and internal controls, as well as the implementation of corporate ethics and the Code of Conduct.

The Board exercises its judgment in establishing and revising the delegation of authority for Board Committees and the Executive Management. This delegation may be for authorisation of expenditure, approval of credit facilities, or for other corporate actions. Such delegation may be approved and expressed under various policies of the Bank. The thresholds for the identified authorities depend upon the operating requirements of the Bank.

The issues of major capital expenditure, divestitures, mergers and acquisitions, and certain strategic investments excluding matters requiring shareholders' approval are within the Board's authority.

Directors hold their position for three years, after which they must present themselves to the AGM for re-appointment. The majority of BBK Directors (including the Chairman and/ or Deputy Chairman) are required to attend Board meetings to ensure a quorum. The Board Charter is published on the Bank's website.

Material transactions that need Board approval

Lending transactions to Directors, at a certain level of exposure, require Board approval. Credit and investment applications exceeding certain pre-defined exposure levels also require Board approval.

Similarly, related party transactions including those involving members of the Board require Board approval.

Independent professional assistance

The Bank has procedures, approved by the Board, for allowing Board members to obtain independent professional advice related to the affairs of the Bank or to their individual responsibilities as members.

Directors' induction

The Board is required to be up to date with current business, industry, regulatory, and legislative developments, and trends that affect the Bank's business operations. Immediately after appointment, the Bank provides formal induction for a full day. Meetings are also arranged with the Executive Management.

Directors' professional development

A continuing awareness program is essential and may take many forms, through the distribution of publications, workshops, presentations at Board meetings, and attendance at conferences encompassing topics on directorship, business, industry, and regulatory developments. In terms of the Training and Competency module of the CBB rulebook, each approved person (including members of the Board) is required to complete 15 hours of continued professional development. The full list of programs prepared for the Board of Directors of the Bank and its wholly owned subsidiaries during 2023 is disclosed in this report.

Board and Committee evaluation

The Board performs a self-evaluation process annually. The Board annually reviews its Charter and its own effectiveness, initiating suitable steps for any amendments. The Board will also review self-evaluations of individual Board members and the Board Committees and consider any recommendations arising out of such evaluation. The relevant policy is published on the Bank's website.

The recommendation emanating from the evaluation process during 2023 were as follows:

Strategy:

- Encourage more management contribution to growth strategies.
- Formalise the review and testing of strategic plans against the implementation plans and KPIs, especially for IT initiatives.

Board meetings:

- Consider adding an additional Board meeting to the calendar to manage time (reduce current meeting length, enhance timeliness) and enhanced discussion on topics such as IT, cyber risk, ESG, strategic growth.

Committees:

- Review the delegations for credit approvals between Executive Committee and management, including revision of management committees if necessary.

Remuneration of Directors

The Bank has adopted a policy approved by the Board of Directors to apply to the Directors' remunerations and compensation for their involvement in the activities of the Board of Directors and its ad hoc, temporary, and permanent committees. For details, please refer to the remuneration report.

Insurance coverage

The Bank provides personal accident insurance coverage for Board Members during travel on Bank assignments. The Bank also has a Directors and Officers liability insurance policy for Directors.

Whistle-blowing policy

The Bank has a whistle-blowing policy with designated officials that employees can approach. The policy provides protection to employees for any reports made in good faith. The Board's Audit and Compliance Committee oversees this policy. The whistle-blowing policy is published on the Bank's website.

Key persons (KP) policy

The Bank has established a KP policy to ensure that KPs are aware of the legal and administrative requirements regarding the holding and trading of BBK shares, with the objective of preventing abuse of inside information. KPs are defined to include the Directors, Executive Management, designated employees, and persons under guardianship or control of KPs. The KP policy is entrusted to the Board's Audit and Compliance Committee and posted on the Bank's website.

Code of Conduct

The Board has approved a Code of Conduct for BBK Directors and a Code of Ethics for the Executive Management and employees. These codes outline among other things, areas of conflict of interest, confidentiality, and the responsibilities of signatories to adhere to best practices. The high-level responsibility for monitoring the codes lies with the Board of Directors. The Directors' Code of Conduct is published on the Bank's website.

Relative recruitment/appointment policy

BBK has in place policies that govern the recruitment and appointment of relatives to the Bank and across its wholly-owned subsidiaries. The policies are:

1. Employment of relatives of first and second degrees are prohibited, whereas employment of relatives of third and fourth degree may be approved by the Executive Management provided it does not lead to a conflict of interest.
2. Employment of relatives at the Bank's wholly-owned subsidiaries of first and second degree are prohibited for senior managers and above. Any exception must be approved by the Group Chief Executive.
3. As part of annual reporting, the Group Chief Executive must disclose to the Board individuals occupying controlled functions and who are relatives of any other approved persons within the Bank and its wholly-owned subsidiaries.

Conflict of interest

The Bank has clear policies based on domestic laws and regulations and international best practices to deal with issues related to conflict of interest. This is also stipulated in the Directors Appointment Letters signed between the Board members and the Bank. These policies are posted on the Bank's website and reviewed periodically or whenever needed.

During Board meetings or Board committees and during discussions on topics related to credit applications, investment or other transactions where there may be conflict of interest, the concerned Board member is required to leave the meeting room and any correspondence or documents related to the application will not be sent to him/her. Decisions are made by the Board of Directors or its Committees without the presence of the member concerned and such transactions are recorded in the minutes of the Board meeting or its committees.

In addition, it is the responsibility of the member of the Board and he/she must immediately disclose to the Board that there is a conflict of interest related to his / her activities and obligations with other parties and not participate in discussions and voting, and these disclosures include documents relating to contracts or transactions related to the member concerned.

During 2023, the Board discussed Mergers and Acquisitions opportunities which appeared to have conflict of interest with some Board members and said Board members refrained from decision making, and the decision was taken by all Board members other than the conflicted members.

Development programs arranged for board members during 2023

1. "Financial Crime Risk Management" dated 18/5/2023.
2. "Board Induction" dated 06 & 07/06/2023.
3. "Future challenges for the board in the banking sector" dated 04/12/2023.
4. "Data privacy for Board of directors" dated 04/12/2023.

Number of development program hours attended by Board members, arranged by the Bank or otherwise.

Board members	Total no. of hours
Murad Ali Murad	18
Khalid Hussain Taqi	16
Aref Haider Rahimi	16
Khalid Nasser Al Shamsi	20.5
Mohamed Abdulrahman Hussain	25.5
Nour Nael Al Jassim	20
Naser Khaled Al Raee	49.5
Tariq Jaleel Al Saffar	20.5
Dana Aqeel Raees	20.5
Khaled Mohamed Alasfour	15

Environmental, Social and Governance (ESG)

With the global push towards broader sustainability, the Bank prioritizes ESG initiatives according to identifiable and measurable targets to promote sustainable development within the Bank and throughout the Kingdom of Bahrain. For details, please refer to the sustainability review section in part 1.

In 2023, BBK further developed its Sustainability and ESG strategy to meet pressing community needs, support inclusive SME development, boost job creation, enhance customer services, support and develop our employees, and apply relevant Corporate Governance protocols. During the year, the Bank introduced a 5th pillar to its ESG framework, related to Climate Risk.

BBK has aligned its priorities with the goals of Bahrain's National Vision 2030 to build a robust economy and a motivated and innovative society. We have also aligned our priorities with the United Nations Sustainable Development Goals (SDGs), a set of 17 areas spearheaded by the UN to end poverty, fight inequality, and tackle climate change.

Corporate governance report (continued)

Disclosures relating to the Board of Directors

Directors' external appointments

Murad Ali Murad		
Chairman of the Board	Bahrain Kuwait Insurance Company B.S.C.	Kingdom of Bahrain
Vice Chairman	Bahrain Institute of Banking and Finance (BIBF)	Kingdom of Bahrain
Chairman of the Board	Al Janabeya Company W.L.L. (Family company)	Kingdom of Bahrain
Khalid Hussain Taqi		
Managing Director - Local Investments (Since January 2024)	Mumtalakat	Kingdom of Bahrain
Board member - Independent Director	Beyon	Kingdom of Bahrain
Board member - Independent Director	Bnet	Kingdom of Bahrain
Board member - Chief Investment Officer	Osool Asset Management B.S.C. (C)	Kingdom of Bahrain
Aref Haider Rahimi		
Chairman	Bahrain International Circuit Company W.L.L	Kingdom of Bahrain
Chairman	BIC Holding Company B.S.C.	Kingdom of Bahrain
Chairman	Gulf Aluminium Rolling Mill Co. B.S.C. Closed (GARMCO)	Kingdom of Bahrain
Committee Member	Supreme Judicial Council – Ministry of Justice, Islamic Affairs and Waqf The Committee for Stalled Real Estate	Kingdom of Bahrain
Managing Partner	Masar Professional Services W.L.L	Kingdom of Bahrain
Khalid Nasser Al Shamsi		
Board Member - Non-Executive Director	Oasis Capital	Kingdom of Bahrain
Board Member - Non-Executive Director	Bank Muscat	Oman
Mohamed Abdulrahman Hussain		
Vice Chairman	Eskan Bank B.S.C.	Kingdom of Bahrain
Board member - Independent Director	A.M. Yateem Brothers W.L.L.	Kingdom of Bahrain
Board member	Yateem Oxygen W.L.L.	Kingdom of Bahrain
Chairman	Middle East Carbon Dioxide Company W.L.L.	Kingdom of Bahrain
Nour Nael Al Jassim		
Manager Fixed Income and Portfolios	Kuwait Investment Authority (KIA)	State of Kuwait
Naser Khaled Al Raee		
Deputy Chief Risk Officer	Osool Asset Management B.S.C (C)	Kingdom of Bahrain
Tariq Jalil Al Saffar		
Board member - Executive Director	Mohamed Ebrahim Al Saffar Company (MES)	Kingdom of Bahrain
Executive Director	AbuDawood AlSaffar Company (ASCO)	Kingdom of Bahrain
Board member - Non- Executive Director	Bahrain Economic Development Board (EDB)	Kingdom of Bahrain
Chairman - Executive Director	Harbour Investment Holding Company (HIH)	Kingdom of Bahrain
Board member - CEO	Bahrain International Circuit (BIC)	Kingdom of Bahrain
Chairman - Executive Director	Payment International Enterprise B.S.C (PIE) (Licensed by CBB)	Kingdom of Bahrain
Chairman - Executive Director	KKT MENA and KKT Bahrain	Kingdom of Bahrain
Chairman - Non-Executive Director	Arabian Taxi	Kingdom of Bahrain
Board member - Executive Director	Al Dana Amphitheatre	Kingdom of Bahrain
Member	Shura Council	Kingdom of Bahrain
Chairman	Flooss Bahrain BSC (Licensed by CBB)	Kingdom of Bahrain
Board member - Executive Director	TAS Holding Co W.L.L.	Kingdom of Bahrain
Board member - Executive Director	Tasola Securities Co W.L.L.	Kingdom of Bahrain

Dana Aqeel Raees		
Board Member - Executive Director	SICO B.S.C.	Kingdom of Bahrain
Executive Director – Legal	Osool Asset Management B.S.C. (C)	Kingdom of Bahrain
Khaled Mohamed Alasfour		
Senior Investment Manager	Kuwait Investment Authority (KIA)	State of Kuwait

Directors and related parties' interests

The number of securities held by Directors as of 31 December 2023 was as follows:

Name of Director	Type of shares	31 December 2023	31 December 2022	Bonds*
Murad Ali Murad	Ordinary	1,798,827	1,713,169	–
Mohamed Abdulrahman Hussain	Ordinary	237,991	226,659	–
Dana Aqeel Raees	Ordinary	35,590	–	–

* No bonds held with other Directors.

Related parties

1. Al Janabeya Company W.L.L. (a family company owned by Murad Ali Murad and his family) owns 1,622,360 shares, and is related to the Chairman of the Board.

Approval process for related parties' transactions

The Bank has a due process for dealing with transactions involving Directors and related parties. Any such transaction will require the approval of the Board of Directors.

Nature and extent of transactions with related parties

None.

Material contracts and loans involving Directors

Name of Director	Relationship with Director	Purpose of loan	Amount of loan	Interest rate	Terms of payment of interest	Repayment of the principal	Security
Murad Ali Murad	Chairman	Personal banking needs	BD 400,000	Fixed deposit rate over 1% p.a.	On demand	On demand	100% cash collateral

- Notes:
- 1) The materiality amount for such disclosures is considered above BD 100,000.
 - 2) 2 Board members hold BBK Credit Cards with a total limit of BD 45,000 and outstanding amounts at 31 December 2023 of BD 15,346.332
 - 3) 5 Board members hold CrediMax Credit cards with a total limit of BD 111,400 and outstanding amounts at 31 December 2023 of BD 7,223

Directors' trading of BBK shares during 2023

There was no Directors trading of BBK shares during 2023.

Board meetings

The Board of Directors meets at the summons of the Chairman (or Deputy Chairman in the event of his absence or disability) or, if requested to do so, by at least two Directors. The Board meets at least four times a year. A meeting of the Board of Directors is deemed valid if attended by more than half of the members.

Meetings of Independent Directors

Since 2012, the Board of Directors has held separate meetings for Independent Directors. In terms of the Board Charter, minority

shareholders look to Independent Directors for representation. For this purpose, regular Board meetings are preceded by a meeting of Independent Directors, unless the Independent Directors decide that there are no issues to discuss.

The agendas for these meetings are the same as those for the regular Board meetings. During these meetings the Independent Directors express their views about certain issues, especially those relating to minority shareholders. The summary of the proceedings of such meetings is recorded by the Group Corporate Secretary and shared with the Independent Directors, and there is an Independent Directors' Committee.

Board meeting attendance

During 2023, 10 Board meetings were held in the Kingdom of Bahrain in the following manner:

Key: ● Attended × Absent □ was not a member during this period ⊖ did not attend due to conflict of interest.

Board meeting 2023 - Term ended 28 March 2023

Members	Quarterly meetings	Other meetings
	22 Feb	26 Mar*
Murad Ali Murad	●	●
Sh Abdulla bin Khalifa bin Salman Al Khalifa	●	●
Mohamed Abdulrahman Hussain	●	●
Aref Haider Rahimi	●	●
Jassem Hasan Ali Zainal	●	●
Sh Khalifa bin Duaij Al Khalifa	×	×
Edrees Musaed Ahmad	●	●
Ashraf Adnan Bseisu	●	●
Mishal Ali Al Hellow	●	●
Naser Khaled Al Raee	●	●
Ghaneya Mohsen Al Derazi	●	●
Nour Nael Al Jassim	●	●

* Unscheduled meeting

Board meeting 2023 – New term started 28 of March 2023

Key: ● Attended x Absent □ was not a member during this period ⊖ did not attend due to conflict of interest.

Members	Quarterly meetings			Other meetings					% Attendance
	7 May	20 Jul	24 Oct	28 Mar	24 May*	7 Sept*	16 Oct*	5 Dec	
Murad Ali Murad	●	●	●	●	●	●	●	●	100
Khalid Hussain Taqi	●	●	●	●	●	●	●	●	100
Aref Haider Rahimi	●	●	●	●	●	●	●	●	100
Khalid Nasser Al Shamsi	●	●	●	●	●	●	●	●	100
Mohamed Abdulrahman Hussain	●	●	●	●	●	●	●	●	100
Nour Nael Al Jassim	●	●	●	●	●	●	●	●	100
Naser Khaled Al Raee	●	●	●	□	●	●	●	●	100
Tariq Jaleel Al Saffar	●	●	●	●	●	●	●	●	100
Dana Aqeel Raees	●	●	●	●	●	●	●	●	100
Khaled Mohamed Alasfour	□	□	●	□	□	□	□	●	100
Sh Abdulla bin Khalifa bin Salman Al Khalifa	□	□	□	●	□	□	□	□	100

* Unscheduled meeting

Major issues discussed by the Board during 2023

(Subjects that fall under the Board Committees' scope are recommended by the respective Committee for the Board's approval.)

Date of meeting	Subject
22/02/2023	<ol style="list-style-type: none"> 1. Year end 2022 financials and appropriations 2. Reviewing the Bank's Corporate Governance Report for the year 2022 3. Review of employee related matters 4. Review some of the Bank policies 5. Invitation for the Annual General Meeting and discussing Board nominations for the next Board term from March 2023- March 2026 6. Recommendation of the Board Committee formed to discuss Mergers and Acquisitions opportunities
26/03/2023	<ol style="list-style-type: none"> 1. Succession Plan
28/03/2023	<ol style="list-style-type: none"> 1. Board and Board Committees' composition
07/05/2023	<ol style="list-style-type: none"> 1. Election of Deputy Chairman of the Board 2. Q1 2023 financials 3. Review of employee related matters and succession planning 4. Review of some of Bank's Risk Management policies and reports 5. Review of a report concerning compliance with regulatory requirements 6. Business continuity exercise report 7. Investment strategy 8. Board and Board Committee evaluation results for the year 2022

Major issues discussed by the Board during 2023 (continued)

Date of meeting	Subject
24/05/2023	1. Mergers and acquisitions
20/07/2023	1. Q2 and half yearly 2023 financials 2. Reviewing a number of Bank's Governance policies 3. Reviewing some of Bank's Risk Management policies and reports 4. Reviewing the biannual Investment performance 5. Reviewing a report concerning compliance with regulatory requirements 6. Reviewing Board Committees' Term of Reference
07/09/2023	1. Achievement of strategy 2022-2024 2. Digital Transformation updates 3. Compliance transformation project
16/10/2023	1. Mergers and acquisitions
24/10/2023	1. Q3 2023 financials 2. Succession planning at the Bank 3. Reviewing some of the Bank's risk management policies and reports 4. Reviewing the quarterly liquidity update 5. Reviewing the code of conduct for the Board members
05/12/2023	1. Operating budget 2024 2. Reviewing some of the Bank's risk management policies 3. Strategic initiative review 4. Merger and acquisition

Board committees

Board Committees are formed and their members appointed by the Board of Directors each year, after the AGM. They are considered the high-level link between the Board and the Executive Management. The objective of these Committees is to assist the Board in supervising the operations of the Bank by reviewing any issues that are submitted by the Executive Management and making recommendations to the Board for their final review.

The Board reserves the right to form temporary committees and discontinue them from time to time, as necessary.

Members of the Board are provided with copies of the meeting minutes of the committees, as required by the regulators. The terms of reference for the Board committees (Executive; Audit and Compliance; Nomination, Remuneration and Governance; Risk; and Independent Members) were combined into a single document which is available on the Bank's website. There were no significant issues pertaining to the work of the Board Committees during 2023.

Board Committees' composition, roles and responsibilities

Tenure: The term of the Committee members shall be of one year. The tenure of the Director who joins in between would be for the remaining period of the year.

Membership: Each Committee shall be appointed by the Board and shall consist of not less than 3 members having sufficient technical expertise.

Quorum: The quorum shall be of more than half of the members and must include the Chairperson or the Deputy Chairperson.

The Chairperson: Election of the Chairperson is subject to fulfilling regulatory requirements regarding independence for the Audit & Compliance, the Risk and Nomination, Remuneration and Governance Committees.

For more details please refer to the Bank's website:
<https://www.bbkonline.com/board-committees-terms-of-reference>

Executive Committee

Members	Summary of responsibilities
Aref Haider Rahimi Chairman (Independent) Khalid Hussain Taqi Deputy Chairman Mohamed A. Rahman Hussain Member (Independent) Nour Nael Al Jassim Member	Reviews, approves and directs the executive management on matters raised to the Board of Directors such as business plans, donations, credit/investment applications, and such other proposals within its authority, and the periodic review of the Bank's achievements.
Note: The following members were members of the above committee until the date mentioned for each respective member. Sh. Abdulla Bin Khalifa bin Salman Al Khalifa (until 02/05/2023), Ashraf Adnan Bseisu (until 28/03/2023), Mishal Ali Al Hellow (until 28/03/2023)	

Audit and Compliance Committee

Members	Summary of responsibilities
Murad Ali Murad Chairman (Independent) Khalid Nasser Al Shamsi Deputy Chairman (Independent) Naser Khaled Al Raee Member (since 02/05/2023) Tariq Jaleel Al Saffar Member (Independent)	Reviews the internal audit framework and internal control system; considers major findings of internal audit reviews, investigations, and management's response. Ensures coordination among internal and external auditors. Monitors trading activities of key persons and ensures prohibition of the abuse of inside information and disclosure requirements.
Note: The following members were members of the above committee until the date mentioned for each respective member. Jassem Hasan Ali Zainal (until 28/03/2023), Sh. Khalifa bin Duaij Al Khalifa (until 28/03/2023), Edrees Musaед Ahmed (until 28/03/2023)	

Nomination, Remuneration and Governance Committee

Members	Summary of responsibilities
Murad Ali Murad Chairman (Independent) Dana Aqeel Raees Deputy Chairman Khalid Nasser Al Shamsi Member (Independent) Tariq Jaleel Al Saffar Member (Independent)	Assess, evaluate and advise to the Board on all matters associated with nominations and remunerations of Directors and Executive Management. Also, ensure that the Bank adopts and enhances sound Corporate Governance practices, which are consistent with the Corporate Governance Code of the Kingdom of Bahrain and the regulatory requirements, and which also reflect best market practices in Corporate Governance, and makes recommendations to the Board as appropriate.
Note: The following members were members of the above committee until the date mentioned for each respective member. Sh. Khalifa Bin Duaij Al Khalifa (until 28/03/2023), Mohamed A. Rahman Hussain (until 28/03/2023), Edrees Musaед Ahmed (until 28/03/2023)	

Risk Committee

Members	Summary of responsibilities
Khalid Nasser Al Shamsi Chairman (Independent) Tariq Jaleel Al Saffar Deputy Chairman (Independent) Khaled Mohamed Alasfour Member (since 17/10/2023)	Reviews risk policies and recommends to the Board for approval. Also examines and monitors risk issues related to the Bank's business and operations and directs their management appropriately.
Note: The following members were members of the above committee until the date mentioned for each respective member. Aref Haider Al Rahimi (until 28/03/2023), Naser Khaled Al Raee (until 28/03/2023), Sh. Khalifa Bin Duaij Al Khalifa (until 28/03/2023), Ghaneya Mohsen Al Derazi (until 28/03/2023)	

Independent Directors Committee

Members	Summary of responsibilities
Murad Ali Murad Member (Independent) Arif Haider Rahimi Member (Independent) Khalid Nasser AlShamsi Member (Independent) Mohamed A. Rahman Hussain Member (Independent) Tariq Jaleel Al Saffar Member (Independent)	Provides independent views on certain issues, especially pertaining to minority shareholders.
Note: The following members were members of the above committee until the date mentioned for each respective member. Jassem Hasan Ali Zainal (until 28/03/2023), Sh.Khalifa Bin Duaij Al Khalifa (until 28,03,2023), Ghaneya Mohsen Al Derazi (until 28/03/2023)	

Board Committee meetings and record of attendance

Key: ● Attended × Absent □ was not a member during this period ⊖ did not attend due to conflict of interest.

Meetings of all Board Committees shall be held not less than four times a year, except for the Independent Directors Committee and the Nomination, Remuneration and Governance Committee, where the number of meetings can be less. Actual number of meetings are listed below.

Executive Committee meetings in 2023 - Term ended 28 March 2023

Members	16 Jan	5 Feb*	14 Feb	8 Mar
Mohamed Abdulrahman Hussain	●	●	●	●
Sh. Abdulla bin Khalifa bin Salman Al Khalifa	●	●	●	●
Ashraf Adnan Bseisu	●	●	●	●
Mishal Ali Al Hellow	●	●	●	●
Nour Nael Al Jassim	●	●	●	●

* Unscheduled meeting

Executive Committee meetings in 2023 - New term started 28 March 2023

Members	17 Apr	24 May	15 Jun	6 Jul*	17 Jul	6 Aug*	6 Sep	12 Sep*	25 Sep*	8 Oct*	11 Oct*	17 Oct	22 Nov**	28 Nov	27 Dec*
Aref Haider Rahimi	●	●	●	●	●	●	●	●	●	●	●	●	●	●	●
Khalid Hussain Taqi	●	●	●	●	●	●	●	●	●	●	●	●	●	●	●
Mohamed Abdulrahman Hussain	●	●	●	●	●	●	●	●	●	●	●	●	●	●	●
Nour Nael Al Jassim	●	×	●	●	●	●	●	⊖	●	●	●	●	●	●	●

* Unscheduled meeting

** Held in Mumbai- Republic of India

Audit and Compliance Committee meetings in 2023 - Term ended 28 March 2023

Members	5 Jan*	15 Feb
Murad Ali Murad	●	●
Jassem Hasan Ali Zainal	●	●
Sh. Khalifa bin Duaij Al Khalifa	●	×
Edrees Musaad Ahmad	●	●

* Unscheduled meeting

Audit and Compliance Committee meetings in 2023 - New term started 28 March 2023

Members	12 Apr	3 May*	15 May*	16 July	7 Aug*	27 Aug*	18 Oct	6 Nov*
Murad Ali Murad	<input type="checkbox"/>	•	•	•	•	•	•	•
Khalid Nasser Al Shamsi	•	•	•	•	•	•	•	•
Naser Khaled Al Raee	<input type="checkbox"/>	•	•	•	•	•	•	•
Tariq Jaleel Al Saffar	•	•	•	•	•	•	•	•

* Unscheduled meeting

Nomination, Remuneration and Governance Committee meetings in 2023 - Term ended 28 March 2023

Members	15 Feb	27 Feb
Murad Ali Murad	•	•
Sh. Khalifa bin Duaij Al Khalifa	X	X
Mohamed Abdulrahman Hussain	•	•
Edrees Musaed Ahmed	•	•

* Unscheduled meeting

Nomination, Remuneration and Governance Committee meetings in 2023 - New term started 28 March 2023

Members	22 May*	18 Jul*	15 Aug*	29 Aug*	6 Sep*	24 Sept*	11 Oct*	17 Oct	31 Oct*	10 Dec*
Murad Ali Murad	•	•	•	•	X	•	•	•	•	•
Dana Aqeel Raees	•	•	•	•	•	•	•	•	•	•
Khalid Nasser Al Shamsi	•	•	•	•	•	•	•	•	•	•
Tariq Jaleel Al Saffar	•	•	•	•	•	•	•	•	•	•

* Unscheduled meeting

Risk Committee meetings in 2023 - Term ended 28 March 2023

Members	14 Feb
Jassem Hasan Ali Zainal	•
Aref Haider Ali Ismaeel Rahimi	•
Naser Khaled Al Raee	•
Ghaneya Mohsen Al Derazi	•
Sh. Khalifa Bin Duaij Al Khalifa	X

Risk Committee meetings in 2023 - New term started 28 March 2023

Members	3 May*	16 July	18 Oct	15 Nov*
Khalid Nasser Al Shamsi	•	•	•	•
Tariq Jaleel Al Saffar	•	•	•	•
Khaled Mohamed Alasfour	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	•

* Unscheduled meeting

Independent Directors' Committee meetings in 2023 - Term ended 28 March 2023

Members	8 Jan*	22 Feb
Murad Ali Murad	•	•
Jassem Hasan Ali Zainal	•	•
Sh. Khalifa bin Duaij Al Khalifa	•	X
Mohamed Abdulrahman Hussain	•	•
Ghaneya Mohsen Al Durazi	•	•

* Unscheduled meeting

- 1) The full text for the Board Committees' terms of reference is available on the bank's website www.bbkonline.com
- 2) No major issues to report regarding the work of committees during the year 2023.

Other meetings

Murad Ali Murad, Chairman of the Board, attended the periodical CBB prudential meetings on 22 March 2023 and 19 October 2023. A joint meeting between the Audit & Compliance Committee and the Nomination, Remuneration, and Governance committee was held on 14 September 2023 and attended by all the members of both committees.

Shariah Supervisory Board disclosures

In 2016, the Bank established a Shariah Supervisory Board as the Bank conducts some of its transactions according to the Islamic Shariah and must ensure that these transactions are within Shariah standards and norms as required by the regulatory authority in the Kingdom. The Shariah Supervisory Board members and the meetings during 2023 were as follows:

Shariah Supervisory Board attendance in 2023

Members	13 April	13 July	10 Dec
Dr. Osama Bahar (Chairman)	•	•	•
Sh. Abdulnasser Al Mahmood (Member)	•	•	•
Dr. Adel Al Marzooqi (Member)	•	•	•

Communication strategy

The Bank has an open policy on communication with its stakeholders, and has adopted a communication disclosure policy consistent with Basel II requirements. Shareholders are invited by the Chairman to attend the AGM. The Chairman and other Directors attend the AGM and are available to answer any questions. The Bank is at all times mindful and conscious of its regulatory and statutory obligations regarding dissemination of information to its stakeholders.

The Bank provides information on all events that merit announcement, either on its website – www.bbkonline.com – or through other forms of publication. The Bank's annual report and three years' financial statements are also published on the website, as well as the Bank's Corporate Governance Report, Corporate Governance Framework, Whistle-Blowing Policy, Board Charter, Code of Conduct, and Key Persons' Dealing Policy, and the Terms of Reference of all Board Committees. Shareholders can complete an online form, which can be found on the website, to forward any queries they may have.

The Bank uses a bulletin board for communicating with its employees on general matters, and sharing information of common interest and concern.

The Bank follows a total compensation approach to remuneration. This includes the Bank's variable remuneration policy for rewarding performance as well as providing competitive fixed remuneration for attracting and retaining talent.

The Bank adopted regulations concerning sound remuneration practices issued by the Central Bank of Bahrain in 2014, and consequently revised its variable remuneration framework. The revised policy framework and incentive components were approved by the shareholders in the Annual General Meeting on 10 March 2015 and reviewed on 28 March 2022.

Remuneration strategy

The Bank's basic compensation philosophy is to provide a competitive level of total compensation to attract and retain qualified and competent employees. The Bank's variable remuneration policy is driven primarily by a performance-based culture that aligns employee interests with those of the shareholders of the Bank. These elements support the achievement of the objectives through balancing rewards for both short-term results and long-term sustainable performance. The strategy is designed to share the success of the Bank and to align employees' incentives with the risk framework and risk outcomes.

The quality and long-term commitment of all of the employees is fundamental to the success of the Bank. Therefore, we aim to attract, retain and motivate the very best people who are committed to maintaining a career with the Bank and who will perform their role in the long-term interests of our shareholders. The Bank's reward package comprises the following key elements:

1. Fixed pay
2. Benefits
3. Annual (short term) performance bonus
4. Annual (long term) performance bonus

A robust and effective governance framework ensures that the Bank operates within clear parameters of its remuneration strategy and policy. All remuneration matters, and overall compliance with regulatory requirements, are overseen by the Board Nomination, Remuneration and Governance Committee (NRG).

The Bank's remuneration policy, in particular, considers the role of each employee and sets the criteria to determine whether an employee is a material risk-taker and/or an approved person in a business line, control or support function.

An approved person is an employee whose appointment requires prior regulatory approval because of the significance of his role within the Bank. An employee is considered a material risk-taker if they are the head of a significant business line or any individuals within their control who have a material impact on the Bank's risk profile.

In order to ensure alignment between what we pay our people and our business strategy, we assess individual performance against annual and long-term financial and non-financial objectives, as summarised in our performance management system.

This assessment also takes into account adherence to the Bank's values, risks and compliance measures, and, above all, integrity. Altogether, performance is therefore judged not only on what is achieved over the short and long term but, importantly, also on how it is achieved in order to ensure the long-term sustainability of the business.

Nomination, Remuneration and Governance Committee (NRG) role and focus

The NRG has oversight of all reward policies for the Bank's employees. The NRG is the supervisory and governing body for compensation policy, practices, and plans. It is responsible for determining, reviewing, and proposing a variable remuneration policy for approval by the Board. It is responsible for setting the principles and governance framework for all remuneration decisions. The NRG ensures that all persons must be remunerated fairly and responsibly. The remuneration policy is reviewed periodically to reflect changes in market practices, the business plan, and the risk profile of the Bank.

The responsibilities of the NRG with regards to the Bank's variable remuneration policy, as stated in its mandate, include but are not limited to the following:

- Approve, monitor, and review the remuneration system to ensure the system operates as intended
- Evaluate the approved persons' and material risk-takers' performance in light of the Bank's corporate goals, agreed strategy, objectives and business plans
- Review and recommend remuneration for the approval of the Board
- Approve the remuneration amounts for each approved person and material risk-taker, as well as total variable remuneration to be distributed, taking account of total remuneration including salaries, contributions, expenses, bonuses, and other employee benefits
- Recommend the Group Chief Executive's remuneration for the Board of Directors' approval.
- Ensure remuneration is adjusted for all types of risks and that the remuneration system takes into consideration employees that generate the same short-run profit but take a different amount of risk on behalf of the Bank.
- Ensure that for material risk-takers, variable remuneration forms a substantial part of their total remuneration.
- Review the stress testing and backtesting results before approving the total variable remuneration to be distributed, including salaries, fees, expenses, bonuses, and other employee benefits.

Remuneration report (continued)

- Carefully evaluate practices by which remuneration is paid for potential future revenues whose timing and likelihood remain uncertain. The NRG will question payouts for income that cannot be realised or whose likelihood of realisation remains uncertain at the time of payment.
- Ensure that for approved persons in risk management, internal audit, operations, financial control, and compliance functions, the mix of fixed and variable remuneration is weighted in favour of fixed remuneration.
- Recommend Board member remuneration based on their attendance and performance and in compliance with Article 188 of the Bahrain Commercial Companies Law.
- Ensure appropriate compliance mechanisms are in place to ensure that employees commit themselves not to use personal hedging strategies or remuneration and liability-related insurance to undermine the risk alignment effects embedded in their remuneration arrangements.

NRG Members

As outlined in the Corporate Governance section of the annual report, the Board is satisfied that all Directors are non-executive and that the majority of the NRG members are independent including the Chairman of the Committee. The NRG comprises the following members:

Term ended as of 28 March 2023

NRG member name	Appointment date	Number of meetings attended	
		2023	2022
Murad Ali Murad	20 June 2004	2	6
Sh Khalifa bin Duaij Al Khalifa	6 March 2011	0	5
Mohamed Abdulrahman Hussain	29 March 2017	2	6
Edrees Musaad Ahmad	24 March 2020	2	6

New term started as of 28 March 2023

NRG member name	Appointment date	Number of meetings attended
		2023
Murad Ali Murad	20 June 2004	9
Dana Aqeel Raees	28 March 2023	10
Khalid Nasser Al Shamsi	28 March 2023	10
Tariq Jaleel Al Saffar	28 March 2023	10

The aggregate remuneration paid to NRCG members during the year in the form of sitting fees amounted to BD 25,250 [2022: BD13,000].

Scope of application of the remuneration policy

The variable remuneration policy is adopted on a group basis covering BBK Bahrain, BBK Kuwait and the representative offices in Dubai & Turkey. BBK India compensation practices are aligned with the Principles for Sound Compensation Practices issued by

the Financial Stability Board (FSB) in April 2009 and adopted by the Reserve Bank of India. Invita and CrediMax are excluded because the remuneration guidelines are not applicable to them.

Board remuneration

The Bank's Board remuneration is determined in line with the provisions of Article 188 of the Bahrain Commercial Companies Law, 2001. The Board of Directors' remuneration will be capped so that total remuneration (excluding sitting fees) does not exceed 10 percent of the Bank's net profit after all required deductions in any financial year. Board remuneration is subject to approval of the shareholders in the AGM. Remuneration of Non-Executive Directors does not include performance-related elements such as grants of shares, share options or other deferred stock-related incentive schemes, bonuses, or pension benefits.

The Bank has adopted a policy, approved by the Board of Directors, to apply to the Directors' remunerations and compensation for their involvement in the activities of the Board of Directors and its ad hoc, temporary and permanent committees. The following are established bases relating to the directors' compensation and remuneration:

- Members of the Board should be treated equitably when they are compensated for additional work or effort in their participation in Board ad hoc, temporary or permanent committees.
- The principle of participation is to attend meetings as much as possible and therefore no payment will be made for non-attendance of meetings of committees. Attendance of the meeting via Telephone/Video conference shall be considered an attendance of the meeting.
- The payment of Directors' remuneration is governed by Commercial Companies Law No. 21 for the year 2001 and any amendments thereto and therefore such payment must comply with the provision of the Law.
- Directors' remuneration, which is a recommendation by the Board of Directors to the Annual General Assembly, will be paid equally to the members with the exception of the Chairman of the Board who will receive 200% of that paid to ordinary Directors due to his additional responsibility. A Director is entitled for a one time excuse for not attending a meeting during a year. BD 500/- will be deducted for each additional absence of the scheduled meetings.
- Directors shall receive BD 500 as sitting fees for attending any Board Committee meeting. The Chairman of a Board Committee shall receive 150% of the said amount due to his additional responsibility. Directors shall receive BD 600 for any Bank related assignment of up to 3 days within the region, covering all expenses during travel other than return flight air fare.
- There are no other remuneration methods for Board members and salaries, performance shares, bonuses are not applicable to Board members.

Board of Directors Remuneration

Name	Fixed remunerations					Variable remunerations					End-of-service award	Aggregate amount (Does not include expense allowance)	Expenses Allowance
	Fixed remunerations Remunerations of the chairman and BOD recommended to the AGM	Total allowance for attending Board and committee meetings	Salaries	Others (Travel Allowance only)	Total	Remunerations of the chairman and BOD	Bonus	Incentive plans	Others	Total			
First: Independent Directors:													
Murad Ali Murad	90,000	9,000	-	-	99,000	-	-	-	-	-	-	99,000	-
Sh. Abdulla Bin Khalifa Al Khalifa	45,000	5,000	-	600	50,600	-	-	-	-	-	-	50,600	-
Jassem Hasan Ali Zainal	45,000	6,000	-	4,200	55,200	-	-	-	-	-	-	55,200	-
Sh. Khalifa Bin Duaij Al Khalifa	45,000	6,500	-	-	51,500	-	-	-	-	-	-	51,500	-
Mohamed A.Rahman Hussain	45,000	11,000	-	600	56,600	-	-	-	-	-	-	56,600	-
Ghaneya Mohsin Al Derazi	45,000	2,500	-	-	47,500	-	-	-	-	-	-	47,500	-
Second: Non-Executive Directors:													
Hani Ali Rashed Al Maskati	28,726	1,000	-	-	29,726	-	-	-	-	-	-	29,726	-
Edrees Musaed Ahmed	45,000*	5,500*	-	7,800	58,300	-	-	-	-	-	-	58,300	-
Arif Haider Rahimi	16,274	0	-	0	16,274	-	-	-	-	-	-	16,274	-
Mishal Ali Al Hellow	** 45,000	5,000	-	600	50,600	-	-	-	-	-	-	50,600	-
Nasser Khalid Al Ravee	** 45,000	2,000	-	-	47,000	-	-	-	-	-	-	47,000	-
Noor Nael Al Jassim	* 45,000	4,500*	-	6,000	55,500	-	-	-	-	-	-	55,500	-
Third: Executive Directors:													
Ashraf Adnan Bseisu	45,000	4,500	-	600	50,100	-	-	-	-	-	-	50,100	-
Total	585,000	62,500	-	20,400	667,900	-	-	-	-	-	-	667,900	-

Note:

1. All amounts are in Bahraini Dinars.

2. The remuneration for membership of the Board of Directors that was paid in 2023 for the year 2022 after obtaining the approval of the Ordinary General Assembly in March 2023.

* Amount paid to Kuwait Investment Authority (KIA).

** Amount paid to Social Insurance Organization (SIO)

Employees' variable remuneration

Variable remuneration is performance-related and consists primarily of the annual performance bonus award and long-term incentives for future performance. As a part of our staff's variable remuneration, the annual bonus rewards delivery of operational and financial targets set each year, the individual performance of the employees in achieving those targets, and their contribution to delivering the Bank's strategic objectives.

The Bank has adopted a Board-approved framework to develop a transparent link between variable remuneration and performance. The framework is designed on the basis of meeting both satisfactory financial performance and the achievement of other non-financial factors, that will, all other things being equal, deliver a target bonus pool for employees, prior to consideration of any allocation to business lines and employees individually. In the framework adopted for determining the variable remuneration pool, the NRG aims to balance the distribution of the Bank's profits between shareholders and employees.

Key performance metrics at the Bank level include a combination of short-term and long-term measures and profitability, solvency, liquidity, compliance and growth indicators. The performance management process ensures that all goals are appropriately cascaded down to respective business units and employees.

In determining the amount of variable remuneration, the Bank starts by setting specific targets and other qualitative performance measures that result in a target bonus pool. The bonus pool is then adjusted to take account of risk via the use of risk-adjusted measures, including forward-looking considerations.

The NRG carefully evaluates practices by which remuneration is paid for potential future revenues whose timing and likelihood remain uncertain. NRG demonstrates that its decisions are consistent with an assessment of the Bank's financial condition and future prospects.

The Bank uses a formalised and transparent process to adjust the bonus pool for quality of earnings and risk profile. It is the Bank's objective to pay bonuses out of realised and sustainable profits. If the quality of earnings is not strong, the profit base could be adjusted based on the discretion of the NRG.

For the overall Bank to have any funding for distribution of a bonus pool, threshold financial targets have to be achieved. The performance measures ensure that total variable remuneration is generally, considerably contracted where subdued or negative financial performance of the Bank occurs. Furthermore, the target bonus pool as determined above is subject to risk adjustments in line with the risk assessment and linkage framework.

This year the Bank has modified the performance management system to align employees' remuneration with their level of compliance, in line with Central Bank directives.

Remuneration of control and support functions

The remuneration level of employees in control and support functions allows the Bank to employ qualified and experienced personnel in these functions. The Bank ensures that the mix of fixed and variable

remuneration for control and support function personnel is weighted in favour of fixed remuneration. The variable remuneration of control functions is based on function-specific objectives and is not determined by the financial performance of the business areas they monitor.

The Bank's performance management system plays a major role in deciding the performance of the support and control units on the basis of the objectives set for them. Such objectives are more focused on non-financial targets that include risk, control, compliance and ethical considerations as well as the market and regulatory environment, apart from value-adding tasks which are specific to each unit.

Variable compensation for business units

The variable remuneration of the business units is primarily determined by key performance objectives set through the performance management system of the Bank. Such objectives contain financial and non-financial targets, including risk control, compliance and ethical considerations, and market and regulatory requirements. The consideration of risk assessments in the performance evaluation of individuals ensures that any two employees who generate the same short-run profits but take different amounts of risk on behalf of the Bank are treated differently by the remuneration system.

Risk assessment framework

The purpose of risk linkages is to align variable remuneration to the risk profile of the Bank. In its endeavour to do so, the Bank considers both quantitative measures and qualitative measures in the risk assessment process. Both quantitative measures and human judgement play a role in determining any risk adjustments. The risk assessment process encompasses the need to ensure that the remuneration policy, as designed, reduces employees' incentives to take excessive and undue risks, is symmetrical with risk outcomes, and delivers an appropriate mix of remuneration that is risk aligned.

The Bank's NRG considers whether the variable remuneration policy is in line with the Bank's risk profile and ensures that through the Bank's ex-ante and ex-post risk assessment framework and processes, remuneration practices where potential future revenues whose timing and likelihood remain uncertain are carefully evaluated.

Risk adjustments take into account all types of risk, including intangible and other risks such as reputation risk, liquidity risk and the cost of capital. The Bank undertakes risk assessments to review financial and operational performance against business strategy and risk performance prior to distribution of the annual bonus.

The Bank ensures that total variable remuneration does not limit its ability to strengthen its capital base. The extent to which capital needs to be built up is a function of the Bank's current capital position and its ICAAP.

The Risk Assessment Framework is subject to periodic review in order to bring it in line with the latest trends and practices in risk assessment and reflect more focus on the Bank's risk strategy. The last review was conducted and approved by the Board of Directors in October 2022. The review incorporated enhancements of existing risk parameters and added new measures related to Compliance & Cyber Security.

The size of the variable remuneration pool and its allocation within the Bank takes into account the full range of current and potential risks, including:

- (a) The cost and quantity of capital required to support the risks taken.
- (b) The cost and quantity of the liquidity risk assumed in the conduct of business.
- (c) Consistency with the timing and likelihood of potential future revenues incorporated into current earnings.

Risk adjustments

The Bank has an ex-post risk assessment framework which is a qualitative assessment to back-test actual performance against prior risk assumptions.

In years where the Bank suffers material losses in its financial performance, the risk adjustment framework will work as follows:

- There will be considerable contraction of the Bank's total variable remuneration.
- At an individual level, poor performance by the Bank will mean individual KPIs are not met and hence employee performance ratings will be lower.
- Reduction in the value of deferred shares or awards.
- Possible changes in vesting periods and additional deferral applied to unvested rewards.
- Lastly, if the qualitative and quantitative impact of a loss incident is considered significant, a malus or claw back of previous variable awards may be considered.

The NRG, with the Board's approval, can rationalise and make the following discretionary decisions:

- Increase/reduce the ex-post adjustment.
- Consider additional deferrals or increase in the quantum of non-cash awards.

Components of variable remuneration

Variable remuneration has the following main components:

Upfront cash	The portion of the variable compensation that is awarded and paid out in cash on conclusion of the performance evaluation process for each year.
Deferred cash	The portion of variable compensation that is awarded and paid in cash on a pro-rata basis over three years.
Upfront short-term share awards	The portion of variable compensation that is awarded and issued in the form of shares on conclusion of the performance evaluation process for each year.
Deferred short-term share awards	The portion of variable compensation that is awarded and paid in the form of shares on a pro-rata basis over three years.
Long-term performance share awards	Share-based reward schemes, under which the Bank allocates certain numbers of shares every year to executive management and senior employees based on performance, potential, and job criticality level. Following the assessment of the performance of the Bank against the target performance conditions stipulated for the period, the ownership of the vested shares is transferred to the individual employee.

All deferred and long-term awards are subject to malus provisions. All share awards and related dividends are released to the benefit of the employee after a six-month retention period from the date of vesting. The number of equity share awards is linked to the Bank's share price as per the rules of the Bank's Share Incentive Scheme.

- Recovery through malus and claw back arrangements.

Malus and claw back framework

The Bank's malus and claw back provisions allow the Bank's Board of Directors to determine that, if appropriate, unvested elements under the deferred bonus plan can be forfeited/ adjusted or the delivered variable remuneration recovered in certain situations. The intention is to allow the Bank to respond appropriately if the performance factors on which reward decisions were based turn out not to reflect the corresponding performance in the longer term. All deferred compensation awards contain provisions that enable the Bank to reduce or cancel the awards of employees whose individual performance has had a materially detrimental impact on the Bank during the concerned performance year.

Any decision to take back an individual's award can only be made by the Bank's Board of Directors.

The Bank's malus and claw back provisions allow the Bank's Board to determine that, if appropriate, vested/unvested elements under the deferred bonus plan can be adjusted/cancelled in certain situations. These events include the following:

- Reasonable evidence of willful misbehaviour, material error, negligence or incompetence of the employee causing the Bank/ the employee's business unit to suffer material loss in its financial performance, material misstatement of the Bank's financial statements, material risk management failure or reputational loss or risk due to such employee's actions, negligence, misbehaviour or incompetence during the concerned performance year.
- The employee deliberately misleads the market and/or shareholders in relation to the financial performance of the Bank during the concerned performance year.

Claw back can be used if the malus adjustment on the unvested portion is insufficient given the nature and magnitude of the issue.

All the shares and deferred cash components of the variable remuneration are being held and administered in a trust registered in the Kingdom of Bahrain.

Remuneration report (continued)

Deferred compensation

All employees at senior management level and above or earning BD 100,000 per annum in Bahrain and overseas branches, excluding India, are subject to the following rules of deferral:

1. Group CE, and 5 highest paid business line employees:

Element of variable remuneration	Payout percentages	Vesting period	Retention	Malus	Claw back
Upfront cash	40%	immediate	–	–	Yes
Deferred cash	10%	3 years	–	Yes	Yes
Deferred share awards	50%	3 years	6 months	Yes	Yes

2. All other covered staff:

Element of variable remuneration	Payout percentages	Vesting period	Retention	Malus	Claw back
Upfront cash	50%	immediate	–	–	Yes
Deferred cash	10%	immediate	6 months	Yes	Yes
Deferred share awards	40%	3 years	6 months	Yes	Yes

The NRG, based on its assessment of role profile and risk taken by an employee, could increase the coverage of employees that will be subject to deferral arrangements.

Details of remuneration paid

(a) Board of Directors

	2023 BD	2022 BD
Sitting fees and travel allowance	145,295.509	95,713.000
Remuneration*	584,500.000	552,000.000
Others	30,827.820	32,147.000

(b) Board of Directors of subsidiaries

	2023 BD	2022 BD
Sitting fees and travel allowance	8,100	7,800
Remuneration*	116,620	95,250
Others	–	–

* The amount received during the year for the performance of the previous year.

(c) Employees

1. Employee remuneration

BD 000's	2023									Total
	Number of staff	Fixed remuneration Cash	Sign on bonuses (Cash/shares)	Guaranteed bonuses (Cash/shares)	Variable remuneration					
					Upfront		Deferred			
					Cash	Shares	Cash	Shares	Others	
Approved Persons Business lines	13	2,319	–	–	768	11	151	820	–	4,070
Approved Persons Control & support	13	1,868	–	–	560	100	–	419	–	2,947
Other material risk takers	42	4,135	–	–	931	186	–	744	–	5,996
Other Staff Bahrain Operations	595	13,615	–	–	2,629	–	–	–	–	16,244
Other Staff Branches & Subsidiaries	718	9,013	–	–	767	1	–	5	–	9,786
TOTAL	1,381	30,950	–	–	5,655	299	151	1,988	–	39,043

The number of headcount includes BBK, its overseas branches and direct wholly owned subsidiaries.

Other Indirect adjustments to staff cost accruals amounting to **BD 613,200** have been included in the table above

Other Indirect staff cost amounting to **BD 92,970** have not been included in the table above.

Board Representation Allowance paid during 2022 to Members of Executive Management for representing the Bank in the boards of wholly owned subsidiaries and / or associate companies of BBK amounting **BD 164,400** have been included in the table above.

No severance payments have been made during 2023.

BD 000's	2022									Total
	Number of staff	Fixed remuneration	Sign on bonuses	Guaranteed bonuses	Variable remuneration					
					Upfront		Deferred			
		Cash	(Cash/shares)	(Cash/shares)	Cash	Shares	Cash	Shares	Others	
Approved persons business lines	11	2,228	–	–	762	10	143	785	–	3,928
Approved persons control and support	12	1,824	–	–	572	98	–	408	–	2,903
Other material risk-takers	43	3,721	–	–	867	173	–	694	–	5,456
Other staff Bahrain operations	579	14,311	–	–	1,949	3	–	14	–	16,277
Other staff branches and subsidiaries	650	8,584	–	–	693	–	–	–	–	9,277
Total	1,295	30,667	–	–	4,843	285	143	1,900	–	37,839

The number of headcount includes BBK, its overseas branches and direct wholly owned subsidiaries.

Other Indirect adjustments to staff cost accruals amounting to **BD 166,132** have been included in the table above

Other Indirect staff cost amounting to **BD 45,075** have not been included in the table above.

Board Representation Allowance paid during 2022 to Members of Executive Management for representing the Bank in the boards of wholly owned subsidiaries and / or associate companies of BBK amounting **BD 183,505** have been included in the table above.

The total amount of remuneration includes severance payments during the year amounted to **BD 372,866** of which the highest paid to a single person amounted to **BD 83,450**.

An amount of **BD 281,044** related to last year carried forward in variable remuneration is included in the table above.

2. Deferred awards

	2023			
	Cash BD '000	Shares		Total BD '000
		Number	BD '000	
Opening balance	421	16,335,666	6,372	6,793
Awarded during the period*	151	4,538,232	2,287	2,439
Paid out/released during the period	(151)	(3,612,417)	(1,786)	(1,937)
Service, performance and risk adjustments	–	–	–	–
Bonus share adjustment	–	446,986	–	–
Closing balance	421	17,708,467	6,873	7,295

* The number of shares for the 2023 Deferred Awards has been calculated using the year-end closing share price at 0.504 fils per share, as the award price will be determined 14 days after the AGM.

Remuneration report (continued)

	2022			
	Cash BD '000	Shares		Total BD '000
		Number	BD '000	
Opening balance	445	14,918,647	6,015	6,460
Awarded during the period*	143	4,330,070	2,165	2,308
Paid out/released during the period	(168)	(3,999,980)	(1,828)	(1,996)
Service, performance and risk adjustments	–	–	–	–
Bonus share adjustment	–	956,500	–	–
Closing balance	421	16,205,237	6,352	6,773

* The number of shares for 2022 deferred awards have been recomputed based on the share price 14 days after the AGM of the Bank at BD 0.490 per share, and updated for the actual awards distributed to staff during 2022.

In the case of long-term incentive plan awards, the shares awarded have been included for the purposes of the table above, assuming the probability of vesting.

Information on share awards above also include components of long-term performance-based incentive awards (LTIP shares). The amounts included in the tables are based on total awards granted for the performance year and may not necessarily match the accounting charge, which factors probability of vesting.

3. Top 6 Remuneration for Executives, Including Group Chief Executive and Group Chief Financial Officer

Executive management	Total paid salaries and allowances 2023	Total paid remuneration (bonus) 2023	Any other cash/ in kind remuneration for 2023	Aggregate Amount 2023
Top 6 remunerations for executives, including Group Chief Executive and Group Financial Officer	1,628,908	1,379,357*	115,012**	3,123,277

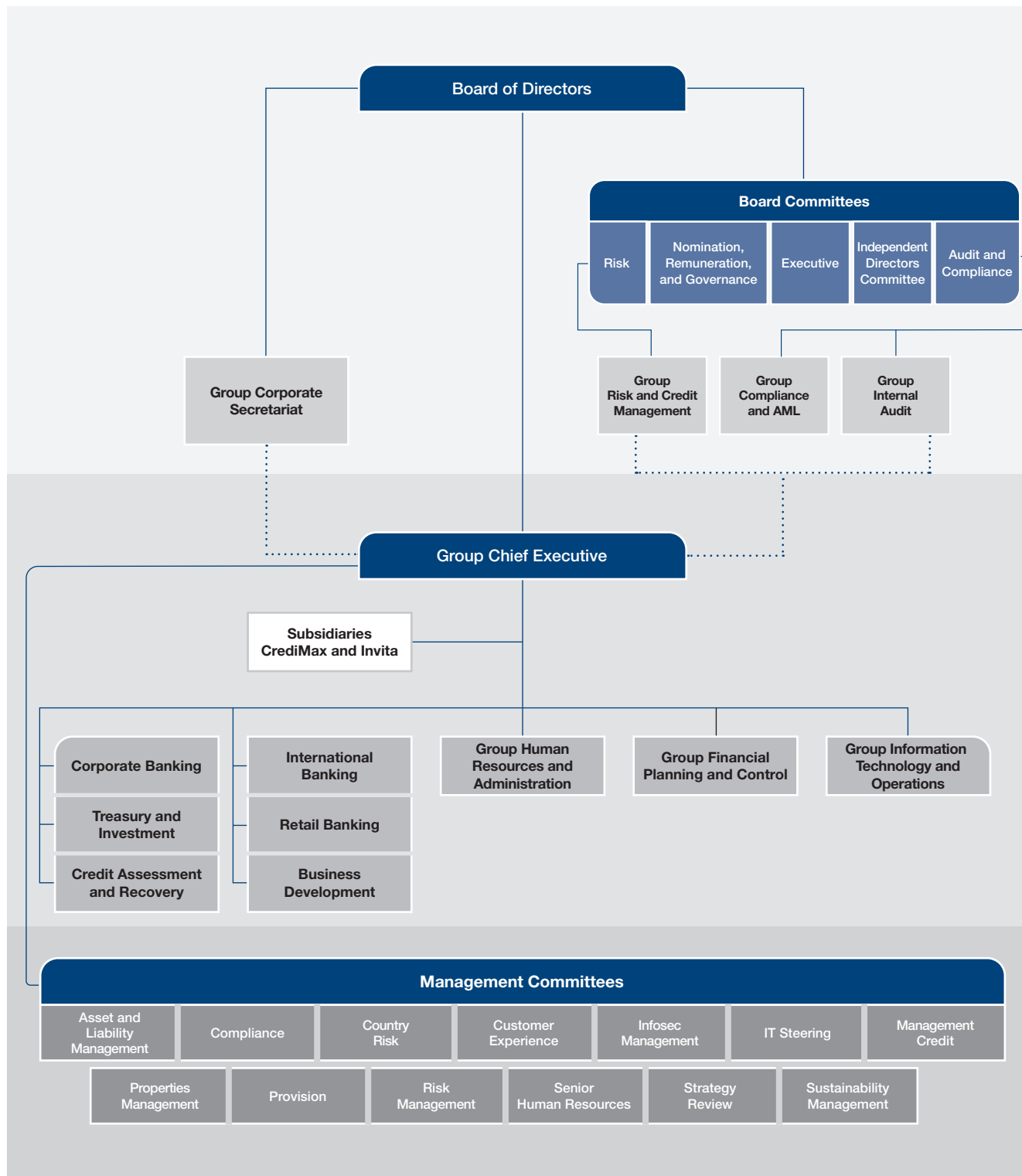
Note: All amounts are in Bahraini Dinars.

* Out of this amount, BD 817,912 was paid in Cash and BD 561,445 was paid in Shares.

** This represents the number of long term shares vested during the year.

Organisation information

Organisation structure



The above organisational structure was approved by the Board of Directors on 26th April 2021.

Organisation information (continued)

Management Committees

Management Committees are chaired by the Group Chief Executive. Committee members are heads of the relevant divisions appointed by the Committee Chairman.

Committee	Summary terms of reference, roles and responsibilities:	Frequency of meetings:
Asset and Liability Management – ALMC	Establishes policies and guidelines for the overall management of the statement of financial position and its associated risks.	At least once a month
Compliance	Establishes an ongoing framework for monitoring all non-compliance issues and compliance concerns raised by CBB, or any other regulatory body, in areas of BBK Group's activities and operations.	Quarterly
Country Risk – CRC	Reviews and approves the countrywide strategy and exposure limits for currency, industry sector, type, secured/unsecured exposures.	Minimum 6 meetings in a year
Customer Experience	Customer Experience Committee to monitor customer satisfaction, feedback, complaints, and suggestions across all channels, including in-branch, social media, call center, website, and mobile, to identify key business drivers and improve customer satisfaction and loyalty.	Quarterly
InfoSec Management - ISMC	Oversees the information and cyber security risks, the information security strategy and the security program implementation that includes the necessary administrative controls and technical safeguards to protect confidentiality, integrity and availability of the Bank's system data in compliance with the regulatory requirement and security standards. The ISMC discusses and directs on security-related matters and communicate the state of the information security to the Risk committee and accordingly to the BOD.	Quarterly
IT Steering	Direct, review, and approve IT strategic plans, oversee major initiatives, prioritizes initiatives across the Bank as a whole, and review/assess the Bank's technology maturity on an ongoing basis.	Bimonthly
Management Credit – MCC	Approves credit and investment proposals above a specific limit. Also reviews and recommends any proposal is requiring Executive Committee or Board approval.	Weekly
Provision – PC	Reviews and establishes provisioning requirements for loans, advances, and investments.	Quarterly
Risk Management – RMC	Identifies, measures, monitors, and controls risk by establishing risk policies and procedures.	Quarterly
Senior Human Resources – SHRC	Establishes appropriate policies, procedures, and guidelines for the management of human resources.	Once every other month

Committee	Summary terms of reference, roles and responsibilities:	Frequency of meetings:
Strategy Review	Reviews and monitors progress on strategic initiatives.	Twice a year
Sustainability Management	Implements policies, strategies, and programs related to sustainability, sets and reviews KPIs on key sustainability topics and ensure their incorporation in the Banks strategies, captures material issues affecting the business from an unexpected risks and opportunities perspective, and provides data and information to support the production of an annual sustainability report.	Quarterly
Properties Management	Reviews and recommends property-related policies, management of liquidation processes of acquired properties, monitoring compliance to internal policies and regulations	Quarterly

Executive Management Interests

The number of shares held by members of the executive management team and the trading of those during 2023.

Name	Type of shares	31 Dec 2023	Trading through Bahrain Bourse		31 Dec 2022
			Sold	Purchased	
Abdulrahman Ali Saif	Ordinary	1,765,467	48,225	–	1,727,326
Hassaan Mohammed Burshaid	Ordinary	702,224	–	–	668,785
Mohammed Abdulla Isa	Ordinary	257,227	–	244,979	–
Abhik Goswami	Ordinary	–	–	–	–
Hassan Mohamed Abouzeid	Ordinary	–	–	–	–
Adel Abdulla Salem	Ordinary	Left the bank during the year			–
Alexander Ewan Sterling	Ordinary	Left the bank during the year			–
Nadeem A. Aziz Kooheji	Ordinary	170,000	152,471	112,471	200,000
Raj Dugar	Ordinary	234,127	–	–	222,979
Mohamed Ahmed Noor AlRayes	Ordinary	118,810	–	42,601	72,580
Ahmed Taqi	Ordinary	225,949	–	–	215,190
Simone Carminati	Ordinary	538,630	114,663	72,321	553,307
Nadine Al Shirawi	Ordinary	229,008	–	36,038	183,781

Note: The above table represents the total shares held as of 31 December 2023 including the bonus shares and shares transferred during the year as part of the Employee Share Incentive plan.

Organisation information (continued)

Major BBK shareholdings as of 31 December 2023

The company's ownership in other companies listed on the Bahrain Bourse (5% and above):

Name/Entity	Nationality/ Headquarters	Legal status	Ownership date	%	Number of shares	
					31 Dec 2023	31 Dec 2022
Bahrain Kuwait Insurance (BKIC)	Bahrain	B.S.C.	2006	6.82	10,237,379	10,237,379
Securities Investment Company (SICO)	Bahrain	B.S.C. (c)	2006	7.91	34,913,024	34,913,024
Bahrain Commercial Facilities Company (BCFC)	Bahrain	B.S.C.	1994	23.03	47,023,363	47,023,363

Major shareholders of the company's outstanding shares (5% and above):

Name/Entity	Nationality/ Headquarters	Legal status	Ownership date	%	Number of shares	
					31 Dec 2023	31 Dec 2022
FINCORP W.L.L.	Bahrain	W.L.L.	2022	26.19	453,128,332	431,550,793
Social Insurance Organization (Pension Fund Commission)	Bahrain	Governmental Institution	1986	19.27	333,431,707	317,554,008
Kuwait Investment Authority (KIA)	Kuwait	Investment Company	1990	19.20	332,133,757	316,317,864
Social Insurance Organization (GOSI)	Bahrain	Governmental Institution	1986	13.70	236,983,549	225,698,619

The Bank's holdings in other companies (Quoted / unquoted in / out Kingdom of Bahrain) (10% and above):

Name/Entity	Nationality/ Headquarters	Legal status	Ownership date	%	Number of shares	
					31 Dec 2023	31 Dec 2022
CrediMax	Bahrain	B.S.C. (c)	1999	100.00	10,000,000	10,000,000
Invita	Bahrain	W.L.L.	2006	100.00	1,000,000	1,000,000
973 Labs Co. W.L.L. ⁽¹⁾	Bahrain	W.L.L.	2022	100.00	500,000	500,000
Global Payment Services ⁽²⁾	Bahrain	W.L.L.	2005	70.00	12,728	12,728
The Benefit Company	Bahrain	B.S.C. (c)	1997	22.00	6,843	6,843
Naseej Company	Bahrain	B.S.C.	2009	15.15	130,909,096	130,909,096
Alosra Bank	Bahrain	B.S.C.	2009	10.00	2,000,000	2,000,000
Diyyar Al Hameen Al Ola Limited	Cayman Island	W.L.L.	2011	35.00	16,450,000	16,450,000
BBK Geojit Securities KSC	Kuwait	K.S.C.	2012	40.00	2,000,000	2,000,000
Invita - Kuwait ⁽³⁾	Kuwait	K.S.C. (c)	2014	40.00	400,000	400,000
Aegila Capital Management Limited	London	L.T.D.	2015	0	0	2,800,000
Bahrain Liquidity Fund	Bahrain	L.T.D.	2016	24.27	9,046	9,046
Magnum Partners Holding Limited	Jersey	L.T.D.	2018	49.96	6,958,001	6,958,001
Evoque Holdings Jersey Limited	Jersey	L.T.D.	2018	24.99	6,082,500	6,082,500
LSE Jersey Holdings Limited Partnership	Jersey	L.T.D.	2019	45.00	1	1

(1) Shareholding through Credimax & Invita

(2) Shareholding through Credimax

(3) Shareholding through Invita

BBK offices and overseas branches

For contact details of our local and international offices and branches, please visit our website www.bbkonline.com. The Bank is headquartered in Bahrain and also operates in Dubai, Turkey, Kuwait and India.

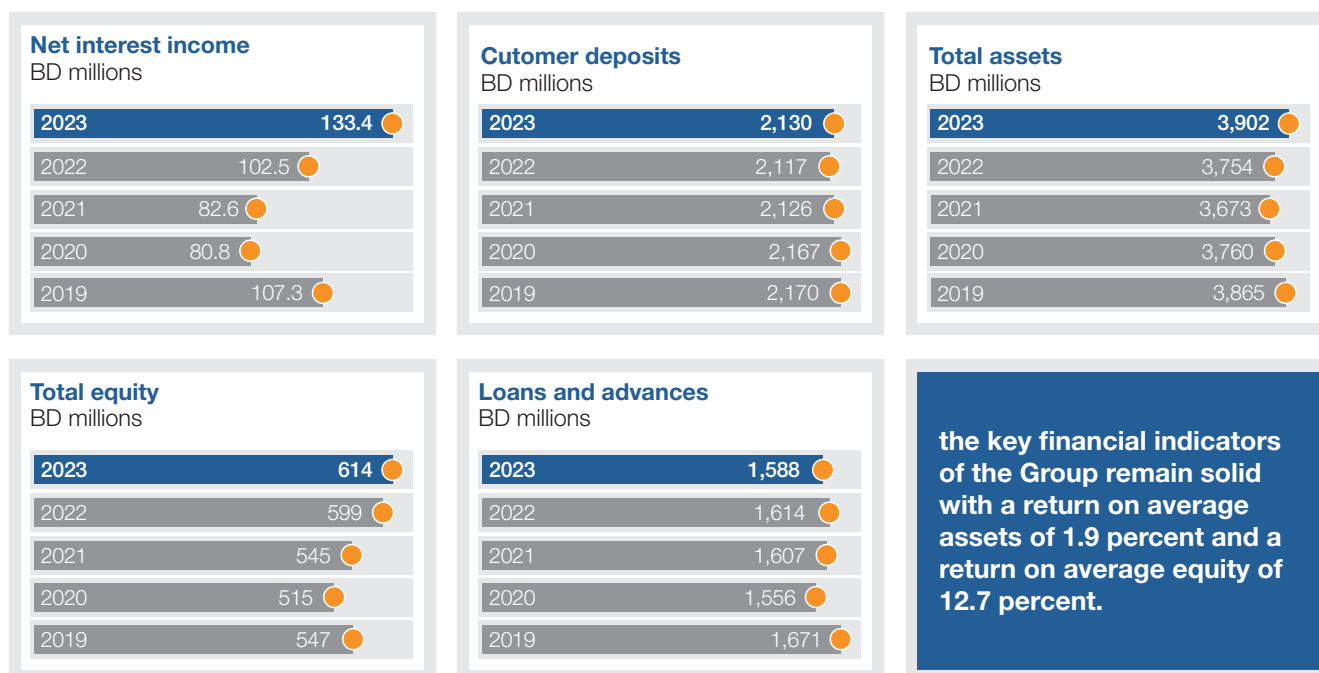
PART III

Financial Information

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Financial review



Overview

The Group achieved a net profit, attributable to the owners of the Bank, of BD 74.5 million for the year ended 31 December 2023, an increase of 15.7 percent over 2022 results.

Maintaining a robust financial foundation, the key financial indicators of the Group remain solid with a return on average assets of 1.9 percent and a return on average equity of 12.7 percent. The basic and diluted earnings per share amounted to 43 fils compared to 37 fils during the previous year. The Group also maintained a comfortable liquidity position with its liquid assets to total assets standing at 35.4 percent by the end of 2023 compared to 31.7 percent the previous year.

This section provides an evaluation of our Group's financial performance, focusing on the consolidated operating results and BBK's consolidated statement of financial position, encompassing its overseas branches, subsidiaries, joint ventures, associated companies, and indirect investment in associates through subsidiaries.

The consolidated financial statements have been prepared and presented in accordance with the International Financial Reporting Standards, and in conformity with the Bahrain Commercial Companies Law and the CBB and Financial Institutions law, and the CBB rulebook and CBB directives, regulations and associated resolutions, rules and procedures of the Bahrain Bourse and the terms of the Bank's memorandum and articles of association.

Operating results

The bank's net profit attributable to the owners of the Bank for 2023 surged by 15.7 percent from last year, standing at BD 74.5 million. The total operating income (inclusive of results from associated companies and joint ventures) reported for the year rose by BD 15.7 million or 11.4 percent (standing at BD 153.9 million), mainly due to the interest rate hikes and the active balance sheet management followed by the Bank.

Net provision charges increased from BD 8.0 million during 2022 to BD 9.9 million during 2023, an increase of 23.8 percent. This is due to the Bank's proactive risk management strategy aimed at sustaining its financial resilience in response to the challenging economic conditions.

Net interest income

Net interest income increased by 30.1 percent to BD 133.4 million (2022: BD 102.5 million) primarily from interest rate hikes during the year, as well as active balance sheet management.

Other income

Other operating income comprises of non-interest income, derived from various business activities such as dealing in foreign currencies, investing in funds other than fixed-income funds, the sale of corporate banking and retail banking services, investment trading, and the Group's share of income or loss from associated companies and joint ventures.

Total other income (including share of results from associated companies and joint ventures) reported for 2023 stood at BD 20.5 million compared to BD 35.7 million in 2022. Net fee and commission income amounted to BD 14.4 million, compared to BD 18.6 million reported last year. The decrease was mainly due to reducing the fees and charges on local businesses, as a means of support and to ease the impact of the challenging economic environment post COVID-19. Other income relating to foreign exchange and investment income increased by 3.2 percent, from BD 15.8 million to BD 16.3 million during 2023 reflecting positive outcomes of our sound investment strategies. The Group's share of results from associated companies and joint ventures decreased to a loss of BD 10.2 million compared to a profit of BD 1.3 million in 2022.

Summary of the consolidated statement of profit or loss

BD millions	2023	2022	Variance BD millions	Change percent
Net interest income	133.4	102.5	30.9	30.1%
Other income	20.5	35.7	(15.2)	-42.6%
Total income (including share of results from associated companies and joint ventures)	153.9	138.2	15.7	11.4%
Operating expenses	(68.7)	(64.5)	(4.2)	6.5%
Net provisions	(9.9)	(8.0)	(1.9)	23.8%
Profit before taxation	75.3	65.7	9.6	14.6%
Taxation and non-controlling interest	(0.8)	(1.3)	0.5	-38.5%
Net profit attributable to owners of the Bank	74.5	64.4	10.1	15.7%

Operating expenses

Due to the continuous investment in human capital and in pioneering technologies, coupled with the successful implementation of strategic digital initiatives to enhance banking channels and elevate customer experience, the Group's operating expenses increased by 6.5 percent, from BD 64.5 million to BD 68.7 million. Staff costs increased by 6.2 percent, and non-staff related costs increased by 7.0 percent to reach BD 29.1 million (2022: BD 27.2 million). Nevertheless, the Bank's efficient cost control policy and strong revenue-generating capability enabled it to achieve a cost to income ratio of 44.6 percent (2022: 46.7 percent).

Net provisions

The Group follows International Financial Reporting Standard 9 (IFRS 9) to account for expected credit losses on financial assets. The Group applies a three-stage approach to measuring expected credit losses on financial assets carried at amortised cost and debt instruments classified as fair value through other comprehensive income (FVOCI). Assets migrate through three stages, based on the significant change in credit risk since initial recognition. This approach of provisioning for impairment of the Bank's financial assets is aimed at providing more realistic estimates of the impairment in the value of assets.

Net provision charges increased from BD 8.0 million during 2022 to BD 9.9 million during 2023, an increase of 23.8 percent. This is due to the Bank's proactive risk management strategy aimed at sustaining its financial resilience in response to the challenging economic conditions.

Comprehensive income

The Bank's total comprehensive income, attributable to the owners of the Bank, stood at BD 84.4 million for the year ended 31 December 2023, compared to BD 84.5 million for the year ended 31 December 2022. The marginal decrease is mainly related to a lower increase in market valuations during the year, which was compensated for by higher net profit from core activities.

Financial position

The Group maintained its solid financial position and comfortable liquidity, with net loans and advances to customer deposits at 74.6 percent as of end of 2023 (2022: 76.3 percent).

Assets

Total assets stood at BD 3,901.9 million as at 31 December 2023, an increase of 3.9 percent over BD 3,753.9 million recorded in the previous year. Net loans and advances decreased by 1.6 percent to stand at BD 1,588.3 million (2022: BD 1,614.0 million), while the investment securities portfolio registered a decrease of 0.4 percent to stand at BD 910.1 million compared to BD 914.2 million as of end of December 2022.

Liabilities

The funding structure of the Group remains strong with minimal reliance on the interbank market. Customer deposits continued to be the primary financial source of funding, being 64.8 percent of total liabilities. The Group maintained its retail customer base at BD 1,123.3 million as of end of 2023 (2022: BD 1,133.3 million), while the total customer deposits grew to stand at BD 2,130.0 million as of end of December 2023 (2022: BD 2,116.6 million). Borrowing under repurchase agreements and term borrowings remain an integral part of the Bank's medium and stable funding sources, with the former standing at BD 326.9 million at the end of the year (2022: BD 377.4 million), and the latter standing at BD 301.6 million at the end of the year (2022: BD 263.9 million).

Consolidated statement of financial position

BD millions	2023	2022	Variance BD millions	Change percent
Assets				
Cash and balances with central banks	549.9	416.9	133.0	31.9%
Treasury bills	389.2	277.9	111.3	40.1%
Deposits and amounts due from banks and other financial institutions	245.8	276.6	(30.8)	-11.1%
Loans and advances to customers	1,588.3	1,614.0	(25.7)	-1.6%
Investment securities	910.1	914.2	(4.1)	-0.4%
Interest receivable, derivative and other assets	129.6	154.5	(24.9)	-16.1%
Investments in associates and joint ventures	51.2	62.3	(11.1)	-17.8%
Premises and equipment	37.8	37.5	0.3	0.8%
Total assets	3,901.9	3,753.9	148.0	3.9%
Liabilities and Equity				
Liabilities				
Deposits and amounts due to banks and other financial institutions	406.2	289.4	116.8	40.4%
Borrowings under repurchase agreement	326.9	377.4	(50.5)	-13.4%
Term borrowings	301.6	263.9	37.7	14.3%
Customers' current, savings and other deposits	2,130.0	2,116.6	13.4	0.6%
Interest payable, derivative and other liabilities	123.3	107.6	15.7	14.6%
Total liabilities	3,288.0	3,154.9	133.1	4.2%
Equity attributable to the owners of the Bank	611.1	596.3	14.8	2.5%
Non-controlling interests	2.8	2.7	0.1	3.7%
Total equity	613.9	599.0	14.9	2.5%
Total liabilities and equity	3,901.9	3,753.9	148.0	3.9%

Capital adequacy

In line with CBB directives, the Bank adopted the Basel III methodology for calculating capital adequacy since January 2015.

Total equity, attributable to the owners of the Bank, stood at BD 611.1 million at the end of 2023 (2022: BD 596.3 million). The increase of 2.5 percent was mainly related to the current year profit and improvements in the valuation of investment securities. The Group's capital adequacy ratio stood at 28.1 percent, compared to 27.3 percent at the end of the previous year, well above CBB's

minimum regulatory requirement of 14.0 percent for Domestic Systemically Important Banks (D-SIBs). The Group is keen to maintain strong capitalisation to support future strategic plans, through adoption of dynamic profit retention policy.

The strong and resilient results delivered by the Group exhibits our solid business model, our constant commitment to support and continuously add value to our shareholders and our ability to adapt to the dynamic environment.

Independent auditor's report to the shareholders

of Bank of Bahrain And Kuwait B.S.C.



REPORT ON THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Opinion

We have audited the accompanying consolidated financial statements of Bank of Bahrain and Kuwait B.S.C. ("BBK B.S.C." or "the Bank") and its subsidiaries (together "the Group"), which comprise the consolidated statement of financial position as at 31 December 2023, and the consolidated statements of profit or loss, other comprehensive income, changes in equity and cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at 31 December 2023, and its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards ("IFRSs").

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report. We are independent of the Group in accordance with the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards) (IESBA Code) together with the ethical requirements that

are relevant to our audit of the financial statements in the Kingdom of Bahrain, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the year ended 31 December 2023. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For the matters below, our description of how our audit addressed the matters is provided in that context.

We have fulfilled the responsibilities described in the *Auditor's responsibilities for the audit of the consolidated financial statements* section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

Expected credit loss on loans and advances

Key audit matter	How the key audit matter was addressed in the audit
<p>The process for estimating Expected Credit Loss ("ECL") on credit risk associated with loans and advances in accordance with IFRS 9 - Financial Instruments ("IFRS 9") is a significant and complex area.</p> <p>IFRS 9 requires use of the ECL model for the purposes of calculating loss allowances. The key areas of judgement applied by the management in the determination of the ECL include:</p> <ul style="list-style-type: none">• Determining whether the risk of default on a customer has increased significantly; and• Choosing appropriate models and assumptions for the measurement of ECL, including the changes in forward-looking macroeconomic variables. <p>Due to the complexity of the requirements under IFRS 9, the significance of judgments and estimations applied in the ECL calculations and the Group's exposure to loans and advances, which account for 41% of the Group's total assets, the audit of ECL for loans and advances is a key area of focus.</p> <p>As at 31 December 2023, the Group's gross loans and advances amounted to BD 1,659.5 million and the related ECL amounted to BD 71.2 million, comprising BD 36.9 million of ECL against Stage 1 and 2 exposures and BD 34.3 million against exposures classified under Stage 3.</p>	<p>Our approach included testing the controls associated with the relevant processes for estimating the ECL and performing substantive procedures on such estimates.</p> <p>With the involvement of our internal specialists, our key audit procedures focused on the following:</p> <ul style="list-style-type: none">• We obtained an understanding of the design and tested the operating effectiveness of relevant controls over the ECL model, including approvals for any changes to the model, ongoing monitoring / validation, model governance and mathematical accuracy. We have also tested the completeness and accuracy of the data used in the measurement of the ECL.• We assessed and evaluated:<ul style="list-style-type: none">o the Group's IFRS 9 based ECL policy including the Group's determination of the significant increase in credit risk and its' impact on the staging criteria with the requirements of IFRS 9 and regulatory guidelines;o the basis of determination of the management overlays; ando the key management assumptions related to the determination of the future macroeconomic scenarios including forward-looking information and assigning probability weights.

Independent auditor's report to the shareholders of Bank of Bahrain And Kuwait B.S.C. (continued)

REPORT ON THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS continued

Key audit matters (continued)

Expected credit loss on loans and advances (continued)

Key audit matter	How the key audit matter was addressed in the audit
Refer to the material accounting policy information, estimates and judgments applied in the measurement of the ECL, disclosures of loans and advances and credit quality in notes 3, 7 and 33 to the consolidated financial statements.	<ul style="list-style-type: none">• We reviewed a sample of credit files and performed procedures to assess:<ul style="list-style-type: none">o timely identification of exposures with a significant increase in credit risk and appropriateness of the staging;o the process of collateral valuation; ando the ECL recalculation.• We considered the adequacy of the disclosures in the consolidated financial statements in relation to ECL on loans and advances as per the applicable financial reporting standards.

Other information included in the Group's 2023 Annual Report

Other information consists of the information included in the Group's 2023 Annual Report, other than the consolidated financial statements and our auditor's report thereon. The Board of Directors is responsible for the other information. Prior to the date of this auditor's report, we obtained the Board of Directors' report, which will form part of the annual report, and the remaining sections of the annual report are expected to be made available to us after that date.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If, based on the work we have performed on the other information obtained prior to the date of the auditor's report, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Board of Directors for the consolidated financial statements

The Board of Directors is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with IFRSs and for such internal control as the Board of Directors determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the Board of Directors is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The Board of Directors is responsible for overseeing the Group's financial reporting process.

Auditor's responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are

considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with ISA, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.

We communicate with the Audit and Compliance Committee regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the Audit and Compliance Committee with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

From the matters communicated with the Audit and Compliance Committee, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.



Partner's registration no. 115
21 February 2024
Manama, Kingdom of Bahrain

Report on Other Legal and Regulatory Requirements

As required by the Bahrain Commercial Companies Law and Volume 1 of the Central Bank of Bahrain Rule Book, we report that:

- a) the Bank has maintained proper accounting records and the consolidated financial statements are in agreement therewith;
- b) the financial information contained in the report of the Board of Directors' is consistent with the consolidated financial statements;
- c) we are not aware of any violations of the Bahrain Commercial Companies Law, the Central Bank of Bahrain and Financial Institutions Law, the Central Bank of Bahrain (CBB) Rule Book (Volume 1 and applicable provisions of Volume 6) and CBB directives, regulations and associated resolutions, rules and procedures of the Bahrain Bourse or the terms of the Bank's memorandum and articles of association during the year ended 31 December 2023 that might have had a material adverse effect on the business of the Bank or on its consolidated financial position; and
- d) satisfactory explanations and information have been provided to us by Management in response to all our requests.

The partner in charge of the audit resulting in this independent auditor's report is Mr. Nader Rahimi.

Consolidated statement of financial position

As at 31 December 2023

	Notes	2023 BD millions	2022 BD millions
ASSETS			
Cash and balances with central banks	4	549.9	416.9
Treasury bills	5	389.2	277.9
Deposits and amounts due from banks and other financial institutions	6	245.8	276.6
Loans and advances to customers	7	1,588.3	1,614.0
Investment securities	8	910.1	914.2
Interest receivable, derivative and other assets	9	129.6	154.5
Investments in associates and joint ventures	10	51.2	62.3
Premises and equipment	11	37.8	37.5
TOTAL ASSETS		3,901.9	3,753.9
LIABILITIES AND EQUITY			
Liabilities			
Deposits and amounts due to banks and other financial institutions		406.2	289.4
Borrowings under repurchase agreement		326.9	377.4
Term borrowings	12	301.6	263.9
Customers' current, savings and other deposits	13	2,130.0	2,116.6
Interest payable, derivative and other liabilities	14	123.3	107.6
Total liabilities		3,288.0	3,154.9
Equity			
Share capital	15	173.0	164.8
Treasury stock	15	(4.1)	(4.7)
Share premium	15	105.6	105.6
Statutory reserve	15	86.0	78.5
General reserve	15	64.2	64.2
Cumulative changes in fair values	16	24.7	14.8
Foreign currency translation adjustments		(15.5)	(15.3)
Retained earnings		131.9	128.9
Proposed appropriations	17	45.3	59.5
Attributable to the owners of the Bank		611.1	596.3
Non-controlling interests		2.8	2.7
Total equity		613.9	599.0
TOTAL LIABILITIES AND EQUITY		3,901.9	3,753.9

Murad Ali Murad
Chairman

Khalid Hussain Taqi
Deputy Chairman

Dr. AbdulRahman Saif
Group Chief Executive

The accompanying notes 1 to 50 form part of these consolidated financial statements

Consolidated statement of profit and loss

For the year ended 31 December 2023

	Notes	2023 BD millions	2022 BD millions
Interest and similar income	18a	237.0	152.3
Interest and similar expense	18b	(103.6)	(49.8)
Net interest and similar income		133.4	102.5
Fee and commission income – net	19	14.4	18.6
Investment and other income	20	16.3	15.8
TOTAL OPERATING INCOME		164.1	136.9
Staff costs		(39.6)	(37.3)
Other operating expenses		(29.1)	(27.2)
TOTAL OPERATING EXPENSES		(68.7)	(64.5)
Net provisions and credit losses	21	(9.9)	(8.0)
NET OPERATING INCOME		85.5	64.4
Share of (loss) / profit from associates and joint ventures	10	(10.2)	1.3
PROFIT FOR THE YEAR BEFORE TAX		75.3	65.7
Tax expense	22	(0.2)	(0.7)
NET PROFIT FOR THE YEAR		75.1	65.0
Attributable to:			
Owners of the Bank		74.5	64.4
Non-controlling interests		0.6	0.6
		75.1	65.0
Basic and diluted earnings per share (BD)	23	0.043	0.037

Murad Ali Murad
Chairman

Khalid Hussain Taqi
Deputy Chairman

Dr. AbdulRahman Saif
Group Chief Executive

The accompanying notes 1 to 50 form part of these consolidated financial statements

Consolidated statement of other comprehensive income

For the year ended 31 December 2023

	Notes	2023 BD millions	2022 BD millions
Net profit for the year		75.1	65.0
Other comprehensive income:			
<i>Items that will not be reclassified (or recycled) subsequently to profit or loss</i>			
Net change in fair value of equity investments measured at fair value through other comprehensive income		3.1	(2.6)
<i>Items that are or may be reclassified (or recycled) subsequently to profit or loss</i>			
<i>Movement in translation reserve:</i>			
Unrealised loss on exchange currency translation adjustments of foreign subsidiaries		(0.2)	(3.1)
<i>Movement in hedging reserve:</i>			
Effective portion of changes in fair value cash flow hedges	16	-	1.2
<i>Movement in fair value reserve:</i>			
Net change in fair value of debt instruments measured at fair value through other comprehensive income	16	9.9	27.0
Net amount transferred to profit or loss	16	(2.9)	(2.4)
Other comprehensive income for the year		9.9	20.1
TOTAL COMPREHENSIVE INCOME FOR THE YEAR		85.0	85.1
Attributable to:			
Owners of the Bank		84.4	84.5
Non-controlling interests		0.6	0.6
		85.0	85.1

The accompanying notes 1 to 50 form part of these consolidated financial statements

Consolidated statement of changes in equity

For the year ended 31 December 2023

	Notes	Attributable to the owners of the Bank										Non-controlling interests BD millions	Total equity BD millions
		Share capital BD millions	Treasury stock BD millions	Share premium BD millions	Statutory reserve BD millions	General reserve BD millions	Cumulative changes in fair values BD millions	Foreign currency translation adjustments BD millions	Retained earnings BD millions	Proposed appropriations BD millions	Total BD millions		
Balance at 1 January 2022		149.8	(5.0)	105.6	72.1	64.2	(7.9)	(12.2)	129.3	46.9	542.8	2.4	545.2
Profit for the year		–	–	–	–	–	–	–	64.4	–	64.4	0.6	65.0
Other comprehensive income / (loss)		–	–	–	–	–	22.7	(3.1)	0.5	–	20.1	–	20.1
Total comprehensive income / (loss)		–	–	–	–	–	22.7	(3.1)	64.9	–	84.5	0.6	85.1
Share-based payments	42	–	–	–	–	–	–	–	0.6	–	0.6	–	0.6
Dividends paid	17	–	–	–	–	–	–	–	–	(29.7)	(29.7)	(0.4)	(30.1)
Stock dividends	17	15.0	–	–	–	–	–	–	–	(15.0)	–	–	–
Donations	17	–	–	–	–	–	–	–	–	(2.2)	(2.2)	–	(2.2)
Movement in treasury stock	15	–	0.3	–	–	–	–	–	–	–	0.3	–	0.3
Transfer to statutory reserve	15	–	–	–	6.4	–	–	–	(6.4)	–	–	–	–
Movement in non-controlling interests		–	–	–	–	–	–	–	–	–	–	0.1	0.1
Proposed appropriations	17	–	–	–	–	–	–	–	(59.5)	59.5	–	–	–
Balance at 31 December 2022		164.8	(4.7)	105.6	78.5	64.2	14.8	(15.3)	128.9	59.5	596.3	2.7	599.0
Profit for the year		–	–	–	–	–	–	–	74.5	–	74.5	0.6	75.1
Other comprehensive income / (loss)		–	–	–	–	–	9.9	(0.2)	0.2	–	9.9	–	9.9
Total comprehensive income / (loss)		–	–	–	–	–	9.9	(0.2)	74.7	–	84.4	0.6	85.0
Share-based payments	42	–	–	–	–	–	–	–	(1.7)	–	(1.7)	–	(1.7)
Dividends paid	17	–	–	–	–	–	–	–	(17.2)	(49.1)	(66.3)	(0.5)	(66.8)
Stock dividends	17	8.2	–	–	–	–	–	–	–	(8.2)	–	–	–
Donations	17	–	–	–	–	–	–	–	–	(2.2)	(2.2)	–	(2.2)
Movement in treasury stock	15	–	0.6	–	–	–	–	–	–	–	0.6	–	0.6
Transfer to statutory reserve	15	–	–	–	7.5	–	–	–	(7.5)	–	–	–	–
Movement in non-controlling interests		–	–	–	–	–	–	–	–	–	–	–	–
Proposed appropriations	17	–	–	–	–	–	–	–	(45.3)	45.3	–	–	–
Balance at 31 December 2023		173.0	(4.1)	105.6	86.0	64.2	24.7	(15.5)	131.9	45.3	611.1	2.8	613.9

The accompanying notes 1 to 50 form part of these consolidated financial statements

Consolidated statement of cash flows

For the year ended 31 December 2023

	Notes	2023 BD millions	2022 BD millions
OPERATING ACTIVITIES			
Profit for the year before tax		75.3	65.7
Adjustments for non-cash items:			
Depreciation	11	7.8	8.1
Net provisions and credit losses	21	9.9	8.0
Share of results from associates and joint ventures	10	10.2	(1.3)
Change in unrealised fair values - associates	10	-	(1.2)
Investment income		0.3	(0.1)
Realised gain on sale of investment securities	20	(4.6)	(2.7)
Interest expense accrual on term borrowings		16.0	10.4
Operating profit before changes in operating assets and liabilities		114.9	86.9
(Increase) / decrease in operating assets			
Mandatory reserve deposits with central banks		(2.9)	(37.9)
Treasury bills having original maturity of ninety days or more		(111.3)	1.3
Deposits and amounts due from banks and other financial institutions		1.1	(1.2)
Loans and advances to customers		18.2	(14.2)
Interest receivable, derivative and other assets		24.7	(74.8)
Increase / (decrease) in operating liabilities			
Deposits and amounts due to banks and other financial institutions		116.8	34.5
Borrowings under repurchase agreements		(50.5)	(5.8)
Customers' current, savings and other deposits		13.4	(9.0)
Interest payable, derivative and other liabilities		-	(21.6)
Income tax paid	22	(0.2)	(0.7)
Net cash flows from / (used in) operating activities		124.2	(42.5)
INVESTING ACTIVITIES			
Purchase of investment securities		(293.9)	(208.5)
Proceeds from redemption / sale of investment securities		310.1	304.6
Net investment in associates and joint ventures	10	(0.1)	-
Dividends received from associates and joint ventures	10	1.6	3.5
Purchase of premises and equipment		(8.1)	(10.9)
Net cash flows from investing activities		9.6	88.7
FINANCING ACTIVITIES			
Payment of dividends and other appropriations	17	(68.5)	(31.9)
Payment of dividends to non-controlling interests		(0.5)	(0.4)
Additional term borrowings	12	37.7	18.8
Movement in treasury stock	15	0.6	0.3
Movement in share-based payments	42	(1.7)	0.6
Net cash flows used in financing activities		(32.4)	(12.6)
NET CHANGE IN CASH AND CASH EQUIVALENTS		101.4	33.6
Foreign currency translation adjustments – net		(0.9)	(1.4)
Cash and cash equivalents at beginning of the year		599.1	566.9
CASH AND CASH EQUIVALENTS AT END OF THE YEAR	25	699.6	599.1
Additional cash flow information:			
Interest received		235.4	143.4
Interest paid		92.8	42.2

The accompanying notes 1 to 50 form part of these consolidated financial statements

Notes to the consolidated financial statements

31 December 2023

1 ACTIVITIES

Bank of Bahrain and Kuwait B.S.C. ("BBK" or "the Bank"), a public shareholding company, was incorporated in the Kingdom of Bahrain by an Amiri Decree in March 1971 and registered with the Ministry of Industry and Commerce ("MOIC") under Commercial Registration ("CR") number 1234 dated 16 March 1971. The Bank operates in the Kingdom of Bahrain under a conventional retail banking license under Volume 1 issued by the Central Bank of Bahrain ("CBB") and its shares are listed at Bahrain Bourse.

The Bank is engaged in commercial banking activities through its branches in the Kingdom of Bahrain, State of Kuwait and Republic of India. It also engages in credit card operations and business process outsourcing services through its subsidiaries. The Bank's registered office is at 43 Government Avenue, P.O. Box 597, Manama, Kingdom of Bahrain.

The consolidated financial statements were authorised for issue in accordance with a resolution of the Board of Directors of the Bank on 21 February 2024.

2 BASIS OF PREPARATION

2.1 Statement of compliance

The consolidated financial statements have been prepared in accordance with the IFRS and in conformity with the Bahrain Commercial Companies Law and the CBB and Financial Institutions Law, the CBB Rule Book and CBB directives, regulations and associated resolutions, rules and procedures of the Bahrain Bourse and the terms of the Bank's memorandum and articles of association.

2.2 Accounting convention

The consolidated financial statements are prepared on a historical cost basis, except for derivative financial instruments, investment securities at Fair Value Through Other Comprehensive Income (FVTOCI), trading investments and financial assets designated at Fair Value Through Profit and Loss (FVTPL), that have been measured at fair value. The carrying values of recognised assets and liabilities that are hedged items in fair value hedges, and are otherwise carried at cost, are adjusted to record changes in fair values attributable to risks that are being hedged.

The consolidated financial statements are prepared in Bahraini Dinars (BD), which is also the functional and presentation currency of the Group. Furthermore, all values are rounded-off to the nearest millions, unless otherwise indicated.

2.3 Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Bank and its subsidiaries (the "Group"). The year end of the Bank and all of its subsidiaries is 31 December. The Bank has following principal subsidiaries:

Held directly by the Bank	Ownership		Country of incorporation	Activity
	2023	2022		
CrediMax B.S.C. (c)	100%	100%	Kingdom of Bahrain	Credit card operations
Invita Company W.L.L.	100%	100%	Kingdom of Bahrain	Business process outsourcing services

The following are the subsidiaries held indirectly through the principal subsidiaries of the Bank:

Held indirectly by the Bank	Effective ownership		Subsidiary held through	Country of incorporation	Activity
	2023	2022			
Global Payment Services W.L.L.	70%	70%	CrediMax B.S.C. (c)	Kingdom of Bahrain	Cards processing and backup services
973LABS W.L.L.*	100%	100%	CrediMax B.S.C. (c)	Kingdom of Bahrain	Computer consultancy and computer facilities management activities

* CrediMax B.S.C. (c) and Invita Company W.L.L. hold 60% and 40% ownership in 973Labs W.L.L., respectively.

Subsidiaries are fully consolidated from the date on which control is transferred to the Group. Control is achieved when the Group is exposed, or has rights to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if and only if the Group has:

- Power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee);
- Exposure, or rights, to variable returns from its involvement with the investee; and
- The ability to use its power over the investee to affect its returns.

When the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee;
- Rights arising from other contractual arrangements; and
- The Group's voting rights and potential voting rights.

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Income and expenses of a subsidiary acquired or disposed-off during the year are included in the statement of comprehensive income from the date the Group gains control until the date the Group ceases to control the subsidiary.

Profit or loss and Other Comprehensive Income (OCI) are attributed to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies. All intra-group assets, liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated on consolidation.

Notes to the consolidated financial statements (continued)

31 December 2023

2 BASIS OF PREPARATION (continued)

2.3 Basis of consolidation (continued)

A change in the ownership interest of a subsidiary without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- Derecognises the assets (including goodwill) and liabilities of the subsidiary;
- Derecognises the carrying amount of any non-controlling interests;
- Derecognises the cumulative translation differences recorded in equity;
- Recognises the fair value of the consideration received;
- Recognises the fair value of any investment retained;
- Recognises any surplus or deficit in profit or loss; and
- Reclassifies the parent's share of components previously recognised in OCI to profit or loss or retained earnings, as appropriate, as would be required if the Group had directly disposed of the related assets or liabilities.

3 ACCOUNTING POLICIES

3.1 Standards and amendments effective for the year

The accounting policies adopted in the preparation of these consolidated financial statements are consistent with those followed in the preparation of the Group's annual consolidated financial statements for the year ended 31 December 2022, except for the adoption of new standards or amendments to existing standards that have become applicable effective from 1 January 2023, which are disclosed below. The Group has not early adopted any standard, interpretation or amendment that has been issued but is not yet effective.

(a) IFRS 17 Insurance Contracts

IFRS 17 Insurance Contracts is a comprehensive new accounting standard for insurance contracts covering recognition and measurement, presentation and disclosure. IFRS 17 replaces IFRS 4 Insurance Contracts; IFRS 17 applies to all types of insurance contracts (i.e., life, non-life, direct insurance and re-insurance), regardless of the type of entity that issues them, as well as certain guarantees and financial instruments with discretionary participation features. A few scope exceptions will apply. The overall objective of IFRS 17 is to provide a comprehensive accounting model for insurance contracts that is more useful and consistent for insurers, covering all relevant accounting aspects. IFRS 17 is based on a general model, supplemented by:

- A specific adaptation for contracts with direct participation features (the variable fee approach); and
- A simplified approach (the premium allocation approach) mainly for short-duration contracts.

The new standard had no impact on the Group's consolidated financial statements.

(b) Definition of Accounting Estimates - Amendments to IAS 8

The amendments to IAS 8 clarify the distinction between changes in accounting estimates, changes in accounting policies and the correction of errors. They also clarify how entities use measurement techniques and inputs to develop accounting estimates.

The amendments had no impact on the Group's consolidated financial statements.

(c) Disclosure of Accounting Policies - Amendments to IAS 1 and IFRS Practice Statement 2

The amendments to IAS 1 and IFRS Practice Statement 2 Making Materiality Judgements provide guidance and examples to help entities apply materiality judgements to accounting policy disclosures. The amendments aim to help entities provide accounting policy disclosures that are more useful by replacing the requirement for entities to disclose their 'significant' accounting policies with a requirement to disclose their 'material' accounting policies and adding guidance on how entities apply the concept of materiality in making decisions about accounting policy disclosures.

The amendments have had an impact on the Group's disclosures of accounting policies, but not on the measurement, recognition or presentation of any items in the Group's financial statements.

(d) Deferred Tax related to Assets and Liabilities arising from a Single Transaction – Amendments to IAS 12

The amendments to IAS 12 Income Tax narrow the scope of the initial recognition exception, so that it no longer applies to transactions that give rise to equal taxable and deductible temporary differences such as leases and decommissioning liabilities.

The amendments had no impact on the Group's consolidated financial statements.

(e) International Tax Reform—Pillar Two Model Rules – Amendments to IAS 12

The amendments to IAS 12 have been introduced in response to the OECD's BEPS Pillar Two rules and include:

- A mandatory temporary exception to the recognition and disclosure of deferred taxes arising from the jurisdictional implementation of the Pillar Two model rules; and
- Disclosure requirements for affected entities to help users of the financial statements better understand an entity's exposure to Pillar Two income taxes arising from that legislation, particularly before its effective date.

The mandatory temporary exception – the use of which is required to be disclosed – applies immediately. The remaining disclosure requirements apply for annual reporting periods beginning on or after 1 January 2023, but not for any interim periods ending on or before 31 December 2023.

The amendments had no impact on the Group's consolidated financial statements as the Group is not in scope of the Pillar Two model rules as its revenue is less than EUR 750 million/year.

3.2 New and amended standards and interpretations issued but not yet effective

New and amended standards and interpretations that are issued, but not yet effective, up to the date of issuance of the Group's consolidated financial statements are disclosed below. The Group intends to adopt these standards, if applicable, when they become effective.

(a) Amendments to IFRS 16: Lease Liability in a Sale and Leaseback

In September 2022, the IASB issued amendments to IFRS 16 to specify the requirements that a seller-lessee uses in measuring the lease liability arising in a sale and leaseback transaction, to ensure the seller-lessee does not recognise any amount of the gain or loss that relates to the right of use it retains.

The amendments are effective for annual reporting periods beginning on or after 1 January 2024 and must be applied retrospectively to sale and leaseback transactions entered into after the date of initial application of IFRS 16. Earlier application is permitted and that fact must be disclosed.

The amendments are not expected to have a material impact on the Group's consolidated financial statements.

(b) Amendments to IAS 1: Classification of Liabilities as Current or Non-current

In January 2020 and October 2022, the IASB issued amendments to paragraphs 69 to 76 of IAS 1 to specify the requirements for classifying liabilities as current or non-current. The amendments clarify:

- What is meant by a right to defer settlement;
- That a right to defer must exist at the end of the reporting period;
- That classification is unaffected by the likelihood that an entity will exercise its deferral right; and
- That only if an embedded derivative in a convertible liability is itself an equity instrument, would the terms of a liability not impact its classification.

In addition, a requirement has been introduced to require disclosure when a liability arising from a loan agreement is classified as non-current and the entity's right to defer settlement is contingent on compliance with future covenants within twelve months.

The amendments are effective for annual reporting periods beginning on or after 1 January 2024 and must be applied retrospectively. The Group is currently assessing the impact the amendments will have on current practice and whether existing loan agreements may require renegotiation.

(c) Supplier Finance Arrangements - Amendments to IAS 7 and IFRS 7

In May 2023, the IASB issued amendments to IAS 7 Statement of Cash Flows and IFRS 7 Financial Instruments: Disclosures to clarify the characteristics of supplier finance arrangements and require additional disclosure of such arrangements. The disclosure requirements in the amendments are intended to assist users of financial statements in understanding the effects of supplier finance arrangements on an entity's liabilities, cash flows and exposure to liquidity risk.

The amendments will be effective for annual reporting periods beginning on or after 1 January 2024. Early adoption is permitted, but will need to be disclosed.

The amendments are not expected to have a material impact on the Group's consolidated financial statements.

3.3 Summary of material accounting policies

(a) Financial assets and financial liabilities

i. Recognition and initial measurement

All "regular way" purchases and sales of financial assets are recognised on the trade date, i.e. the date that the Group commits to purchase or sell the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame generally established by regulation or convention in the market place.

A financial asset or financial liability is measured initially at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition or issue.

ii. Classification

Financial assets

On initial recognition, a financial asset is classified as at amortised cost, FVTOCI or FVTPL. A financial asset is measured at amortised cost if it meets both the following conditions and is not designated as at FVTPL:

- The asset is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

A debt instrument is measured at FVTOCI only if it meets both of the following conditions and is not designated as at FVTPL:

- The asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

On initial recognition of an equity investment that is not held for trading, the Group may irrevocably elect to present subsequent changes in fair value in OCI. This election is made on an investment-by-investment basis.

All other financial assets are classified as measured at FVTPL.

In addition, on initial recognition, the Group may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortised cost or at FVTOCI as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

Financial assets designation at fair value through profit or loss

The Group designated certain financial assets as at FVTPL because the assets were managed, evaluated and reported internally on a fair value basis.

Business model assessment

The Group makes an assessment of the objective of a business model in which an asset is held at a portfolio level because this best reflects the way the business is managed and information is provided to management. The information considered includes:

- The stated policies and objectives for the portfolio and the operation of those policies in practice. In particular, whether management's strategy focuses on earning contractual interest revenue, realising cash flows through the sale of the assets and holding it for liquidity purposes;
- The risks that affect the performance of the business model (and the financial assets held within that business model) and how those risks are managed; and
- The frequency, volume and timing of sales in prior periods, the reasons for such sales and its expectations about future sales activity. However, information about sales activity is not considered in isolation, but as part of an overall assessment of how the Group's stated objective for managing the financial assets is achieved and how cash flows are realised.

Financial assets that are held for trading or managed and whose performance is evaluated on a fair value basis are measured at FVTPL because they are neither held to collect contractual cash flows nor held both to collect contractual cash flows and to sell financial assets.

Assessment whether contractual cash flows are solely payments of principal and interest

For the purposes of this assessment, 'principal' is defined as the fair value of the financial asset on initial recognition, which may change over the life of the financial asset. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs), as well as profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Group considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making the assessment, the Group considers:

- Contingent events that would change the amount and timing of cash flows;
- Leverage features;
- Prepayment and extension terms;
- Terms that limit the Group's claim to cash flows from specified assets (e.g. non-recourse asset arrangements); and
- Features that modify consideration of the time value of money (e.g. periodical reset of interest rates).

Reclassifications

Financial assets are not reclassified subsequent to their initial recognition, except in the period after the Group changes its business model for managing financial assets.

Financial liabilities

The Group classifies its financial liabilities, other than financial guarantees and loan commitments, as measured at amortised cost.

Notes to the consolidated financial statements (continued)

31 December 2023

2 BASIS OF PREPARATION (continued)

3.3 Summary of material accounting policies (continued)

(a) Financial assets and financial liabilities (continued)

iii. Derecognition

Financial assets

If the terms of a financial asset are modified, the Group evaluates whether the cash flows of the modified asset are substantially different. If the cash flows are substantially different, then the contractual rights to cash flows from the original financial asset are deemed to have expired. In this case, the original financial asset is derecognised and a new financial asset is recognised at fair value.

On derecognition of a financial asset, the difference between the carrying amount of the asset (or the carrying amount allocated to the portion of the asset derecognised) and the sum of (i) the consideration received (including any new asset obtained less any new liability assumed) and (ii) any cumulative gain or loss that had been recognised in OCI is recognised in profit or loss.

A financial asset (in whole or in part) is derecognised where:

- the rights to receive cash flows from the asset have expired; or
- the Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Group has transferred substantially all the risks and rewards of ownership or (b) when it has neither transferred or retained substantially all the risks and rewards and when it no longer has control over the financial asset, but has transferred control of the asset.

Financial liabilities

The Group derecognises a financial liability when its contractual obligations are discharged or cancelled or expired.

Derecognition of financial instruments in the context of IBOR reform

The Group derecognises financial assets and financial liabilities if there has been a substantial modification of their terms and conditions. In the context of IBOR reform, many financial instruments have already been amended or will need amendment as they transition from Interbank Offered Rates (IBORs) to Risk-Free Benchmark Reference Rates (RFRs). In addition to the interest rate of a financial instrument changing, there may be other changes made to the terms of the financial instrument at the time of transition.

For financial instruments measured at amortised cost, the Group first applies the practical expedient as described in note 3.3 (ad), to reflect the change in the referenced interest rate from an IBOR to a RFR. Second, for any changes not covered by the practical expedient, the Group applies judgement to assess whether the changes are substantial and if they are, the financial instrument is derecognised and a new financial instrument is recognised. If the changes are not substantial, the Group adjusts the gross carrying amount of the financial instrument by the present value of the changes not covered by the practical expedient, discounted using the revised Effective Interest Rate (EIR).

(b) Deposits and amounts due from banks and other financial institutions

These are stated at cost, adjusted for effective fair value hedges (if any), less any amounts written-off and related expected credit losses.

(c) Loans and advances

Loans and advances are initially measured at fair value plus incremental direct transaction costs, and subsequently at their amortised cost using the effective interest rate method, and adjusted for effective fair value hedges (if any) and net of interest suspended, expected credit losses and any amounts written-off.

(d) Investment securities

The investment securities includes:

- Debt investment securities measured at amortised cost; these are initially measured at fair value plus incremental direct transaction costs, and subsequently at their amortised cost using the effective interest rate method;
- Debt and equity investment securities mandatorily measured at FVTPL or designated as at FVTPL; these are carried at fair value with changes recognised immediately in profit or loss;
- Debt securities measured at FVTOCI; and
- Equity investment securities designated as at FVTOCI.

For debt securities measured at FVTOCI, gains and losses are recognised in OCI, except for the following, which are recognised in profit or loss in the same manner as for financial assets measured at amortised cost:

- Interest revenue using the effective interest rate method;
- Expected Credit Loss (ECL) allowances and reversals; and
- Foreign exchange gains and losses.

When debt security measured at FVTOCI is impaired or derecognised, the cumulative gain or loss previously recognised in OCI is reclassified from statement of changes in equity to statement of profit or loss.

The Group elects to present in OCI changes in the fair value of certain investments in equity instruments. The election is made on an instrument-by-instrument basis on initial recognition and is irrevocable.

Gains and losses on such equity instruments are never reclassified to profit or loss, and no impairment is recognised in profit or loss.

Dividends are recognised in profit or loss, unless they clearly represent a recovery of part of the cost of the investment, in which case they are recognised in OCI. Cumulative gains and losses recognised in OCI are transferred to retained earnings on disposal of the investment.

(e) Fair value measurement

The Group measures financial instruments, such as, derivatives at fair value at each balance sheet date.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability, or
- In the absence of a principal market, in the most advantageous market for the asset or liability, the principal or the most advantageous market must be accessible to by the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their best economic interest. The fair value of financial instruments that are quoted in an active market is determined by reference to market bid priced respectively at the close of business on the statement of financial position date.

In case of unquoted investments, the Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data is available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the consolidated financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities;

Level 2: other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly; and

Level 3: techniques which use inputs which have a significant effect on the recorded fair value that are not based on observable market data.

For assets and liabilities that are recognised in the consolidated financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

For the purpose of fair value disclosures, the Group has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the assets or liabilities and the level of the fair value hierarchy as explained above.

(f) Impairment of financial assets

The Group recognises allowances for ECL on the following financial instruments that are not measured at FVTPL:

- Financial assets that are debt instruments;
- Loans and advances at amortised cost;
- Financial guarantee contracts issued; and
- Loan commitments issued.

The Group measures loss allowances at an amount equal to lifetime ECL, except for the following, for which they are measured as 12-month ECL:

- Debt investment securities that are determined to have low credit risk at the reporting date; and
- Other financial instruments on which credit risk has not increased significantly since their initial recognition.

(g) Measurement of ECL

ECL is a probability-weighted estimate of credit losses. It is measured as follows:

- i) Financial assets that are not credit-impaired at the reporting date: as the present value of all cash shortfalls (i.e. the difference between the cash flows due to the entity in accordance with the contract and the cash flows that the Group expects to receive);
- ii) Financial assets that are credit-impaired at the reporting date: as the difference between the gross carrying amount and the present value of estimated future cash flows;
- iii) Undrawn loan commitments and letter of credit: as the present value of the difference between the contractual cash flows that are due to the Group if the commitment is drawn down and the cash flows that the Group expects to receive; and
- iv) Financial guarantee contracts: the expected payments to reimburse the holder less any amounts that the Group expects to recover.

The determination of the IFRS 9 provision results from a two-step approach:

As step 1, the facilities will have to be allocated to one of the three impairment stages by determining whether a significant increase in credit risk has occurred since initial recognition or whether the facility has been credit impaired.

As step 2, the expected credit loss is calculated i.e., 12-month expected loss for all facilities in Stage 1 and lifetime expected credit loss for all facilities in Stage 2. The facilities in Stage 3 are covered by specific provisions.

Refer to note 33 for further details.

(h) Credit-impaired financial assets

At each reporting date, the Group assesses whether financial assets carried at amortised cost and debt financial assets carried at FVTOCI are credit-impaired. A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Evidence that a financial asset is credit-impaired includes the following observable data:

- Significant financial difficulty of the borrower or issuer;
- A breach of contract such as a default or past due event;
- The restructuring of a loan or advance by the Group on terms that the Group would not consider otherwise;
- It is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; or
- The disappearance of an active market for a security because of financial difficulties.

In making an assessment of whether an investment in sovereign debt, other than that of the home country sovereign (i.e. Kingdom of Bahrain), is credit-impaired, the Group considers the following factors:

- The market's assessment of creditworthiness as reflected in the bond yields; or
- The rating agencies' assessments of creditworthiness.

(i) Presentation of allowances for ECL in the consolidated statement of financial position

Allowances for ECL are presented in the consolidated statement of financial position as follows:

- Financial assets measured at amortised cost: as a deduction from the gross carrying amount of such assets;
- Loan commitments and financial guarantee contracts as a provision;
- Where a financial instrument includes both a drawn and an undrawn component, and the Group has identified the ECL on the loan commitment / off-balance sheet component separately from those on the drawn component, the Group presents a loss allowance for drawn components. The amount is presented as a deduction from the gross carrying amount of the drawn component. Loss allowance for undrawn components is presented as a provision in other liabilities; and
- For debt instruments measured at FVTOCI, no loss allowance is recognised in the statement of financial position because the carrying amount of such assets is their fair value. However, the loss allowance is disclosed and is recognised in the fair value reserve as a provision.

(j) Write-off

Loans and debt securities are written-off (either partially or in full) when there is no realistic prospect of recovery. This is generally the case when the Group determines that the borrower does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off. However, financial assets that are written-off could still be subject to enforcement activities in order to comply with the Group's procedures for recovery of amounts due.

(k) Renegotiated loans

Where possible, the Group seeks to restructure loans rather than to take possession of collateral. This may involve extending the payment arrangements and the agreement of new loan conditions. Once the terms have been renegotiated, any ECL is measured using the original effective interest rate as calculated before the modification of terms and the loan is no longer considered past due. Management continuously reviews renegotiated loans to ensure that all criteria are met and that future payments are likely to occur. Refer to note 33.3 (e) and note 34 for further details.

Notes to the consolidated financial statements (continued)

31 December 2023

2 BASIS OF PREPARATION (continued)

3.3 Summary of material accounting policies (continued)

(l) Term borrowings

Financial instruments or their components issued by the Group, which are not designated at fair value through consolidated statement of profit or loss, are classified as liabilities under 'term borrowings', where the substance of the contractual arrangement results in the Group having an obligation either to deliver cash or another financial asset to the holder, or to satisfy the obligation other than by the exchange of a fixed amount of cash or another financial asset for a fixed number of own equity shares.

After initial measurement, term borrowings are subsequently measured at amortised cost using the effective interest rate. Amortised cost is calculated by taking into account any discount or premium on the issue and costs that are an integral part of the effective interest rate.

(m) Investment in associates and joint ventures

The Group's investments in its associate and joint venture are accounted for using the equity method. Under the equity method, the investment in an associate or a joint venture is initially recognised at cost.

Subsequently, the carrying amount of the investment is adjusted to recognise changes in the Group's share of net assets of the associate or joint venture since the acquisition date. Goodwill relating to the associate or joint venture is included in the carrying amount of the investment and is neither amortised nor individually tested for impairment.

An associate is an entity over which the Group has significant influence. It is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.

A joint venture is a type of joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

The considerations made in determining significant influence or joint control are similar to those necessary to determine control over subsidiaries.

The statement of profit or loss reflects the Group's share of the results of operations of the associate or joint venture. Any change in OCI of those investees is presented as part of the Group's OCI. In addition, when there has been a change recognised directly in the equity of the associate or joint venture, the Group recognises its share of any changes, when applicable, in the statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and the associate or joint venture are eliminated to the extent of the interest in the associate or joint venture.

The aggregate of the Group's share of profit or loss of an associate and a joint venture is charged to the statement of profit or loss outside operating profit and represents profit or loss after tax and non-controlling interests in the subsidiaries of the associate or joint ventures.

The financial statements of the associate or joint venture are prepared for the same reporting period as the Group. When necessary, adjustments are made to bring the accounting policies in line with those of the Group.

After application of the equity method, the Group determines whether it is necessary to recognise an impairment loss on its investment in associates or joint ventures. At each reporting date, the Group determines whether there is objective evidence that the investment in the associate or joint venture is impaired. If there is such evidence, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate or joint venture and its carrying value and recognises the loss in the consolidated statement of profit or loss.

(n) Premises and equipment

All items of premises and equipment are initially recorded at cost. Depreciation is provided on a straight-line basis over the estimated useful lives of all premises and equipment, other than freehold land which is

deemed to have an indefinite life. The estimated useful lives of the assets for the calculation of depreciation are as follows:

- Properties and buildings	4 to 35 years
- Furniture and equipment	3 to 5 years
- Motor vehicles	4 years

(o) Collateral pending sale

The Group occasionally acquires real estate in settlement of certain loans and advances to customers. Such real estate is stated at the lower of the carrying value of the related facility and the current fair value of the collateral acquired, assessed on an individual basis. If the current fair value for any individual asset is lower, a provision is created. Gains or losses on disposal, and unrealised losses on revaluation, are recognised in the consolidated statement of profit or loss.

(p) Deposits

These are carried at amortised cost, less amounts repaid.

(q) Repurchase and resale agreements

Securities sold under agreements to repurchase at a specified future date are not derecognised from the consolidated statement of financial position as the Group retains substantially all the risks and rewards of ownership. The corresponding cash received is recognised in the consolidated statement of financial position as an asset with a corresponding obligation to return it, including accrued interest as a liability reflecting the transaction's economic substance as a loan to the Group. The difference between the sale and repurchase prices is treated as interest expense and is accrued over the life of the agreement using the effective interest rate. When the counterparty has the right to sell or repledge the securities, the Group reclassifies those securities in its consolidated statement of financial position, as appropriate.

Conversely, securities purchased under agreements to resell at a specified future date are not recognised in the consolidated statement of financial position. The consideration paid, including accrued interest, is recorded in the consolidated statement of financial position, reflecting the transaction's economic substance as a loan by the Group. The difference between the purchase and resale prices is recorded as interest income and is accrued over the life of the agreement using the effective interest rate. If securities purchased under agreement to resell are subsequently sold to third parties, the obligation to return the securities is recorded as a short sale and measured at fair value with any gains or losses included in 'net interest or similar income'.

(r) Taxation

There is no tax on corporate income in the Kingdom of Bahrain. Taxation on foreign operations is provided in accordance with the fiscal regulations of the respective countries in which the Group operates.

In India, the Bank makes provision for income tax after considering both current and deferred taxes. The tax effect of timing differences between the book profit and taxable profits are reflected through Deferred Tax Asset (DTA) / Deferred Tax Liability (DTL). Current tax is determined in accordance with the provisions of Income Tax Act, 1961 and rules framed there under after considering the contested past adjustments on a prudent basis based on management estimates.

(s) Employees' end of service benefits

Costs relating to employees' end of service benefits are accrued in accordance with actuarial and other valuations as required by regulations applicable in each jurisdiction where the Group operates.

(t) Share-based payment transactions

For equity-settled share-based payment transactions, the Group measures the services received and the corresponding increase in equity at the fair value of the services received by reference to the fair value of the equity instruments granted. The fair value of those equity instruments is measured at grant date. The fair value so calculated at the grant date is recognised as an expense in the consolidated statement of profit or loss over the vesting period, with a corresponding credit to retained earnings.

When an employee leaves the Group during the vesting period, the shares granted stand forfeited and any amount recognised in respect of these forfeited shares is reversed through the consolidated statement of profit or loss.

(u) Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) and the costs to settle the obligation are both probable and able to be reliably measured.

(v) Treasury stock

Treasury stock is deducted from equity and is stated at consideration paid. No gain or loss is recognised in the consolidated statement of profit or loss on the purchase, sale, issue or cancellation of own equity instruments.

(w) Non-controlling interests

Non-controlling interests represents the portion of profit or loss and net assets in the subsidiaries not attributable to the Bank's equity shareholders. Any change in Group's ownership interest in the subsidiary that does not result in a loss of control is accounted for as an equity transaction.

(x) Proposed dividends

Proposed dividends are included as part of equity and only recognised as liabilities when approved by the shareholders. The payment of a dividend also requires the prior approval of the CBB.

(y) Financial guarantees

In the ordinary course of business, the Group gives financial guarantees, consisting of letters of credit, guarantees and acceptances. All such guarantees are treated as memorandum liabilities and are disclosed as part of contingent liabilities. Financial guarantees are initially recognised in the consolidated financial statements at fair value, in 'interest payable, derivative and other liabilities', being the premium received. Subsequent to initial recognition, the Group's liability under each guarantee is measured at the higher of the amortised premium and the best estimate of expenditure required to settle any financial obligation arising as a result of the guarantee. Any increase in the liability relating to financial guarantees is taken to the consolidated statement of profit or loss. The premium received is recognised in the consolidated statement of profit or loss in on a straight line basis over the life of the guarantee.

(z) Derivatives

The Group enters into derivative instruments including futures, forwards, swaps, and options in the foreign exchange and capital markets. Derivatives are stated at fair value. Derivatives with positive market values are included in 'interest receivable, derivative and other assets' and derivatives with negative market values are included in 'interest payable, derivative and other liabilities' in the consolidated statement of financial position.

Certain derivatives embedded in other financial instruments are treated as separate derivatives when their economic characteristics and risks are not closely related to those of the host contract and the host contract is not carried at fair value through the consolidated statement of profit or loss. These embedded derivatives are measured at fair value with the changes in fair value recognised in the consolidated statement of profit or loss.

(aa) Hedge accounting

The Group makes use of derivative instruments to manage exposures to interest rate and foreign currency risks. In order to manage particular risks, the Group applies hedge accounting for transactions which meet the specified criteria.

Hedge accounting model introduced under IFRS 9 is designed to better align hedge accounting with risk management activities; permit a greater variety of hedging instruments and risks eligible for hedge accounting; and removed rule based thresholds for testing hedge effectiveness by bringing principle based criteria. Retrospective assessment of hedge effectiveness is no longer required and current accounting treatments of fair value, cashflow and net investment hedge accounting have been retained.

IFRS 9 provides an accounting choice to continue to apply IAS 39 hedge accounting rules until the IASB finalizes its macro hedge accounting project. The Group has adopted IFRS 9 hedge accounting and has determined that all hedge relationships that were designated as effective hedging relationships under IAS 39 would continue to qualify for hedge accounting under IFRS 9.

At inception of the hedging relationship, the management undertakes a formal designation and documentation. This includes the Group's risk management objective underlying, the hedging relationship and how that fits within the overall risk management strategy. The documentation also includes an identification of the hedging instrument, the hedged item, the nature of the risk being hedged and how the entity will assess whether the hedging relationship meets the hedge effectiveness requirements. IFRS 9 also requires documentation of the hedge ratio and potential sources of ineffectiveness.

A hedging relationship qualifies for hedge accounting if it meets all of the following effectiveness requirements:

- there is 'an economic relationship' between the hedged item and the hedging instrument;
- the effect of credit risk does not 'dominate the value changes' that result from that economic relationship; and
- the hedge ratio of the hedging relationship is the same as that resulting from the quantity of hedged item that the entity actually hedges and the quantity of the hedging instrument that the entity actually uses to hedge that quantity of hedged item.

The Group performs a hedge effectiveness assessment in a similar manner as at the inception of the hedging relationship and subsequently on every reporting period.

Classification of hedge accounting

For the purposes of hedge accounting, hedges are classified into two categories: (a) fair value hedges, which hedge the exposure to changes in the fair value of a recognised asset or liability; and (b) cash flow hedges, which hedge exposure to variability in cash flows that is either attributable to a particular risk associated with a recognised asset or liability or a forecasted transaction.

i) Fair value hedges

In relation to fair value hedges, which meet the conditions for hedge accounting, any gain or loss from remeasuring the hedging instrument to fair value is recognised immediately in the consolidated statement of profit or loss. The hedged item is adjusted for fair value changes and the difference relating to the risk being hedged is recognised in the consolidated statement of profit or loss.

Hedge ineffectiveness can arise from:

- Differences in timing of cash flows of hedged items and hedging instruments;
- Different interest rate curves applied to discount the hedged items and hedging instruments; or
- Derivatives used as hedging instruments having a non-nil fair value at the time of designation.

ii) Cash flow hedges

In relation to cash flow hedges which meet the conditions for hedge accounting, the portion of any gain or loss on the hedging instrument, that is determined to be an effective hedge is recognised initially in the consolidated statement of changes in equity and the ineffective portion is recognised in the consolidated statement of profit or loss.

The gains or losses on effective cash flow hedges recognised initially in the consolidated statement of changes in equity are either transferred to the consolidated statement of profit or loss in the period in which the hedged transaction impacts the consolidated statement of profit or loss or included in the initial measurement of the cost of the related asset or liability.

Notes to the consolidated financial statements (continued)

31 December 2023

2 BASIS OF PREPARATION (continued)

3.3 Summary of material accounting policies (continued)

ii) Cash flow hedges (continued)

For hedges which do not qualify for hedge accounting, any gains or losses arising from changes in the fair value of the hedging instrument are taken directly to the consolidated statement of profit or loss.

Discontinuation of hedges

A hedging relationship is discontinued in its entirety when as a whole it ceases to meet the qualifying criteria of the hedging relationship. Voluntary discontinuation when the qualifying criteria are met is prohibited. In the event of discontinuation, any subsequent changes in fair value of the hedging instrument are recognized in the consolidated statement of profit or loss. For effective fair value hedges of financial instruments with fixed maturities any adjustment arising from hedge accounting is amortised over the remaining term to maturity. For effective cash flow hedges, any cumulative gain or loss on the hedging instrument recognised in the consolidated statement of changes in equity remains in equity until the hedged transaction occurs. If the hedged transaction is no longer expected to occur, the net cumulative gain or loss recognised in equity is transferred to the consolidated statement of profit or loss.

(ab) Fiduciary assets

Assets held in trust or in a fiduciary capacity are not treated as assets of the Group and are, accordingly, not included in the consolidated statement of financial position.

(ac) Offsetting

Financial assets and financial liabilities are only offset and the net amount reported in the consolidated statement of financial position when there is a legally enforceable right to set off the recognised amounts and the Group intends to settle on a net basis.

(ad) Recognition of income and expenses

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured. The following specific recognition criteria must also be met before revenue is recognised.

Interest income and loan commitment fees, which are considered an integral part of the effective yield of a financial asset, are recognised using the effective yield method unless collectability is in doubt. The recognition of interest income is suspended when loans become non-performing i.e. are classified under Stage 3 (when overdue by ninety days or more). Notional interest is recognised on impaired loans and other financial assets based on the rate used to discount future cash flows to their net present value based on the original effective interest rate.

Interest expense is recognised using the effective yield method, which is the rate that discounts estimated future cash payments or receipts through the expected life of the financial instrument or a short period, where appropriate, to the net carrying amount of the financial asset or financial liability.

The Group earns fee and commission income from a diverse range of financial services it provides to its customers. Fee and commission income is recognised at an amount that reflects the consideration to which the Group expects to be entitled to in exchange for provision of services. The performance obligations, as well as the timing of their satisfaction, are identified, and determined, at the inception of the contract. The Group's revenue contracts do not include multiple performance obligations. When the Group provides a service to its customers, consideration is invoiced and generally due immediately upon satisfaction of a service provided at a point in time or at the end of the contract period for a service provided over time. The Group has generally concluded that it is the principal in its revenue arrangements because it typically controls the services before transferring them to the customer.

Fees earned for the provision of services over a period of time are accrued over that period. These fees include commission income and asset management, custody and other management and advisory fees. Fees and commissions that are linked to certain performance obligations are recognised after fulfilling those obligations.

Performance obligations satisfied over time include asset management and other services, where the customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs.

The fee and commission linked to performance obligation include fees earned for the provision of asset management services, which include portfolio diversification and rebalancing, typically over defined periods. These services represent a single performance obligation comprised of a series of distinct services which are substantially the same, being provided continuously over the contract period. Asset management fees consist of management and performance fees that are considered variable consideration.

The Group recognises dividend income when the right to receive payment is established.

Where the Group enters into an interest rate swap to change interest from fixed to floating (or vice versa), the amount of interest income or expense is adjusted by the net interest on the swap until the hedges are effective.

The Group adopted IBOR reform Phase 2 from its effective date, which allows as a practical expedient for changes to the basis for determining contractual cash flows to be treated as changes to a floating rate of interest, provided certain conditions are met. The conditions include that the change is necessary as a direct consequence of IBOR reform and that the transition takes place on an economically equivalent basis.

(ae) Foreign currencies

(i) Transactions and balances

Transactions in foreign currencies are initially recorded at the functional currency rate of exchange ruling at the date of transaction.

Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency rate of exchange at the statement of financial position date. All differences arising on non-trading activities are recorded in the consolidated statement of profit and loss, with the exception of differences on foreign currency borrowings that provide an effective hedge against a net investment in a foreign operation. These differences are taken directly to equity until the disposal of the net investment, at which time they are recognised in the consolidated statement of profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Any goodwill arising on the acquisition of a foreign operation and any fair value adjustments to the carrying amounts of assets and liabilities arising on the acquisition are treated as assets and liabilities of the foreign operations and translated at closing rate.

(ii) Group companies

As at the reporting date, the assets and liabilities of subsidiaries and overseas branches are translated into the Group's presentation currency at the rate of exchange as at the statement of financial position date, and their statements of profit or loss are translated at the weighted average exchange rates for the year. Exchange differences arising on translation are taken directly to a separate component of equity through the consolidated statement of comprehensive income. On disposal of a foreign entity, the deferred cumulative amount recognised in equity relating to that particular foreign operation is recognised in the consolidated statement of profit or loss.

(af) Cash and cash equivalents

Cash and cash equivalents comprise cash and balances with central banks (excluding mandatory reserve deposits), treasury bills, deposits and due from banks and other financial institutions having original maturities of ninety days or less. These cash and cash equivalent are readily convertible to a known amount of cash and subject to an insignificant risk of change in value.

(ag) Leases - Group as a lessee

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

a) Right of use assets

The Group recognises right of use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right of use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any re-measurement of lease liabilities. The cost of right of use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Unless the Group is reasonably certain to obtain ownership of the leased asset at the end of the lease term, the recognised right of use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term. Right of use assets are subject to impairment. The carrying value of right-of-use assets are recognised under premises and equipment in the consolidated statement of financial position.

b) Lease liabilities

At the commencement date of the lease, the Group recognises lease liabilities measured at the present value of lease payments to be made over the lease term. In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable, in this case BIBOR. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the in-substance fixed lease payments or a change in the assessment to purchase the underlying asset and is recognised under other liabilities in the consolidated statement of financial position.

3.4 Material accounting judgment and estimates

In the process of applying the Group's accounting policies, management has exercised judgment and estimates in determining the amounts recognised in the consolidated financial statements. The most material uses of judgment and estimates were as follows:

i) Going concern

The Group's management has made an assessment of the Group's ability to continue as a going concern and is satisfied that the Group has the resources to continue in business for the foreseeable future. Furthermore, the management is not aware of any material uncertainties that may cast significant doubt upon the Group's ability to continue as a going concern. Therefore, the consolidated financial statements continue to be prepared on a going concern basis.

ii) Fair value of financial instruments

Where the fair values of financial assets and financial liabilities recorded in the consolidated statement of financial position cannot be derived from active markets, these are determined using a variety of valuation techniques that include the use of mathematical models. The inputs to these models are derived from observable market data where possible, but where observable market data is not available, judgment is applied to establish fair values.

These judgment include considerations of liquidity and model inputs such as volatility for longer dated derivatives and discount rates, prepayment rates and default rate assumptions for asset backed securities.

iii) Business model

In making an assessment of whether a business model's objective is to hold assets in order to collect contractual cash flows, the Group considers at which level of its business activities such assessment should be made. Generally, a business model is a matter of fact which can be evidenced by the way business is managed and the information provided to management. In determining whether its business model for managing financial assets is to hold assets in order to collect contractual cash flows, the Group considers:

- Management's stated policies and objectives for the portfolio and the operation of those policies in practice;
- Management's evaluation of the performance of the portfolio and liquidity requirements in the current market conditions; and
- Management's strategy in terms of earning contractual interest revenues or generating capital gains.

iv) Measurement of ECL

Assessment of whether credit risk on the financial asset has increased significantly since initial recognition and incorporation of forward-looking information in the measurement of ECL.

The measurement of the ECL for financial assets measured at amortised cost and FVTOCI is an area that requires the use of complex models and significant assumptions about future economic conditions, credit behavior (e.g. the likelihood of customers defaulting and the resulting losses), estimation of the amount and timing of the future cash flows and collateral values. These estimates are driven by a number of factors, changes in which can result in different levels of allowances.

The Group's ECL calculation are outputs of complex models with a number of underlying assumptions regarding the choice of variable inputs and their interdependencies. A number of significant judgments are also required in applying the accounting requirements for measuring ECL, such as:

- Internal credit rating model, which assigns PDs to the individual ratings;
- The Group calculates PIT PD estimates under three scenarios, a best case, base case and worst case. An appropriate probability weighted ECL is then calculated by assigning probabilities, based on current market conditions, to each scenario;
- Determining criteria for significant increase in credit risk;
- Choosing appropriate models and assumptions for the measurement of ECL;
- Determination of associations between macroeconomic scenarios and, economic inputs, and collateral values, and the effect on PDs, EADs and LGDs;
- Selection and relative weightings of forward-looking scenarios to derive the economic inputs into the ECL models;
- Establishing groups of similar financial assets for the purposes of measuring ECL; and
- Determining relevant period of exposure with respect to the revolving facilities and facilities undergoing restructuring at the time of the reporting date.

In preparing the consolidated financial statements, significant judgments were made by management in applying the Group's accounting policies and these are considered to represent management's best assessment based on available or observable information. Markets however remain volatile and the recorded amounts remain sensitive to market fluctuations.

Notes to the consolidated financial statements (continued)

31 December 2023

2 BASIS OF PREPARATION (continued)

3.4 Material accounting judgment and estimates (continued)

iv) Measurement of ECL (continued)

When determining whether the risk of default on a financial instrument has increased significantly since initial recognition, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Group's historical experience and expert credit assessment and including forward-looking information.

In determining whether credit risk has increased significantly since initial recognition, the Group uses its internal credit risk grading system, external risk ratings, delinquency status of accounts, expert credit judgment and, where possible, relevant historical experience. The Group may also determine that an exposure has undergone a Significant Increase in Credit Risk ("SICR") based on particular qualitative indicators that it considers are indicative of such, and whose effect may not otherwise be fully reflected in its quantitative analysis on a timely basis.

Refer to note 33.3 for further details.

4 CASH AND BALANCES WITH CENTRAL BANKS

	2023 BD millions	2022 BD millions
Cash in hand and vaults	24.6	28.6
Current accounts and placements with central banks	430.6	296.4
Mandatory reserve deposits with central banks	94.7	91.9
	549.9	416.9

Mandatory reserve deposits are not available for use in the Group's day-to-day operations.

5 TREASURY BILLS

These are short-term treasury bills issued by the Government of the Kingdom of Bahrain, which are carried at amortised cost, amounting to BD 389.2 million (31 December 2022: BD 277.9 million). At 31 December 2023, treasury bills issued by Government of the Kingdom of Bahrain included short-term Islamic Sukuk amounting to BD 11.5 million (31 December 2022: BD 15.2 million).

6 DEPOSITS AND AMOUNTS DUE FROM BANKS AND OTHER FINANCIAL INSTITUTIONS

	2023 BD millions	2022 BD millions
Deposits with banks and other financial institutions	125.3	167.9
Nostro and other amounts due from banks	120.5	108.7
	245.8	276.6

7 LOANS AND ADVANCES TO CUSTOMERS

	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit- impaired BD millions	Stage 3: Lifetime ECL credit impaired BD millions	Total BD millions
At 31 December 2023				
At amortised cost:				
Commercial loans and overdrafts	733.6	234.8	38.3	1,006.7
Consumer loans	620.8	20.4	11.6	652.8
	1,354.4	255.2	49.9	1,659.5
Less: Expected credit losses	(5.4)	(31.5)	(34.3)	(71.2)
	1,349.0	223.7	15.6	1,588.3

	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit- impaired BD millions	Stage 3: Lifetime ECL credit impaired BD millions	Total BD millions
At 31 December 2022				
At amortised cost:				
Commercial loans and overdrafts	710.6	275.4	47.4	1,033.4
Consumer loans	628.9	20.6	10.3	659.8
	1,339.5	296.0	57.7	1,693.2
Less: Expected credit losses	(6.7)	(31.2)	(41.3)	(79.2)
	1,332.8	264.8	16.4	1,614.0

Ageing analysis of past due but not impaired loans is as follows:

	Up to 30 days BD millions	31 to 60 days BD millions	61 to 89 days BD millions	Total BD millions
2023				
Commercial loans and overdrafts	152.3	1.8	5.5	159.6
Consumer loans	16.3	4.9	15.5	36.7
	168.6	6.7	21.0	196.3

	Up to 30 days BD millions	31 to 60 days BD millions	61 to 89 days BD millions	Total BD millions
2022				
Commercial loans and overdrafts	178.8	3.5	11.7	194.0
Consumer loans	19.6	5.2	15.4	40.2
	198.4	8.7	27.1	234.2

None of the above past due loans are considered to be credit impaired.

The distribution of loans and advances by geographic region and industry sector is as follows:

	2023 BD millions	2022 BD millions
Geographic region:		
Gulf Co-operation Council (GCC) countries	1,408.1	1,445.1
Asia	68.3	71.2
Europe	84.9	66.8
Others	27.0	30.9
	1,588.3	1,614.0

Industry sector:

	2023 BD millions	2022 BD millions
Individuals	568.7	559.9
Trading and manufacturing	417.8	425.9
Construction and real estate	283.6	290.8
Banks and other financial institutions	115.0	98.5
Government and public sector	123.7	132.1
Others	79.5	106.8
	1,588.3	1,614.0

Movements in allowances for ECL on loans and advances are as follows:

(i) Commercial loans and overdrafts

	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit – impaired BD millions	Stage 3: Lifetime ECL credit – impaired BD millions	Total BD millions
2023				
Balance at 1 January	5.0	25.2	33.3	63.5
Transferred to 12 month ECL	2.1	(2.1)	-	-
Transferred to lifetime ECL not credit-impaired	(2.3)	2.3	-	-
Transferred to lifetime ECL credit-impaired	-	(2.3)	2.3	-
Net remeasurement of loss allowance	0.1	1.2	5.3	6.6
Amounts written off during the year	-	-	(20.6)	(20.6)
Foreign exchange and other movements	(0.5)	2.0	5.5	7.0
Balance at 31 December	4.4	26.3	25.8	56.5
2022				
Balance at 1 January	3.7	23.5	52.8	80.0
Transferred to 12 month ECL	0.8	(0.8)	-	-
Transferred to lifetime ECL not credit-impaired	(0.2)	0.9	(0.7)	-
Transferred to lifetime ECL credit-impaired	-	(0.8)	0.8	-
Net remeasurement of loss allowance	0.5	2.4	2.5	5.4
Amounts written off during the year	-	-	(22.3)	(22.3)
Foreign exchange and other movements	0.2	-	0.2	0.4
Balance at 31 December	5.0	25.2	33.3	63.5

ii) Consumer loans

	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit – impaired BD millions	Stage 3: Lifetime ECL credit – impaired BD millions	Total BD millions
2023				
Balance at 1 January	1.7	6.0	8.0	15.7
Transferred to 12 month ECL	0.7	(0.7)	-	-
Transferred to lifetime ECL not credit-impaired	-	-	-	-
Transferred to lifetime ECL credit-impaired	(0.1)	(0.8)	0.9	-
Net remeasurement of loss allowance	(1.3)	0.7	2.9	2.3
Amounts written off during the year	-	-	(3.3)	(3.3)
Balance at 31 December	1.0	5.2	8.5	14.7
2022				
Balance at 1 January	1.0	2.9	7.4	11.3
Transferred to 12 month ECL	0.2	(0.2)	-	-
Transferred to lifetime ECL not credit-impaired	(0.5)	0.5	-	-
Transferred to lifetime ECL credit-impaired	(0.1)	(0.7)	0.8	-
Net remeasurement of loss allowance	1.1	3.5	0.9	5.5
Amounts written off during the year	-	-	(1.1)	(1.1)
Balance at 31 December	1.7	6.0	8.0	15.7

The fair value of the collateral consisting of cash, securities and real estate that the Group holds relating to loans individually determined to be credit impaired at 31 December 2023 amounts to BD 20.4 million (31 December 2022: BD 32.5 million).

At 31 December 2023, gross loans and advances include Islamic financing facilities provided by the Group to corporates amounting to BD 35.8 million (31 December 2022: BD 38.4 million). These mainly consists of Murabaha and Ijarah financing facilities.

At 31 December 2023, interest in suspense for past due loans that are credit impaired was BD 22.8 million (31 December 2022: BD 22.0 million).

The contractual amount outstanding on financial assets that have been written-off by the Group during the reporting period and that were still subject to enforcement activity was BD 23.9 million (2022: BD 23.4 million).

Notes to the consolidated financial statements (continued)

31 December 2023

7 LOANS AND ADVANCES TO CUSTOMERS (continued)

A reconciliation of changes in gross carrying amount by stage is as follows:

	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit – impaired BD millions	Stage 3: Lifetime ECL credit – impaired BD millions	Total BD millions
2023				
1 January 2023	1,339.5	296.0	57.7	1,693.2
New assets originated	386.4	42.8	-	429.2
Payments and assets derecognised	(373.4)	(66.7)	(0.9)	(441.0)
Transfers between stages	7.0	(18.0)	11.0	-
Amounts written-off during the year	-	-	(23.9)	(23.9)
Foreign exchange adjustments	(5.1)	1.1	6.0	2.0
At 31 December 2023	1,354.4	255.2	49.9	1,659.5
2022				
1 January 2022	1,324.9	285.1	88.5	1,698.5
New assets originated	483.6	66.0	-	549.6
Payments and assets derecognised	(457.8)	(64.0)	(6.5)	(528.3)
Transfers between stages	(13.5)	9.2	4.3	-
Amounts written-off during the year	-	-	(23.4)	(23.4)
Foreign exchange adjustments	2.3	(0.3)	(5.2)	(3.2)
At 31 December 2022	1,339.5	296.0	57.7	1,693.2

8 INVESTMENT SECURITIES

	FVTPL BD millions	FVTOCI BD millions	Amortised cost BD millions	Total BD millions
31 December 2023				
Quoted investments:				
Government bonds	-	383.0	36.6	419.6
Other bonds	-	228.1	7.2	235.3
Equities	-	37.7	-	37.7
	-	648.8	43.8	692.6
Unquoted investments:				
Government bonds	-	-	186.6	186.6
Other bonds	-	1.7	-	1.7
Equities	-	30.5	-	30.5
Managed funds	1.0	-	-	1.0
	1.0	32.2	186.6	219.8
Total gross investments	1.0	681.0	230.4	912.4
Less: Expected credit losses	-	(2.3)	-	(2.3)
	1.0	678.7	230.4	910.1

	FVTPL BD millions	FVTOCI BD millions	Amortised cost BD millions	Total BD millions
31 December 2022				
Quoted investments:				
Government bonds	-	374.0	39.6	413.6
Other bonds	-	232.4	7.3	239.7
Equities	-	41.3	-	41.3
	-	647.7	46.9	694.6
Unquoted investments:				
Government bonds	-	-	186.0	186.0
Other bonds	-	3.9	-	3.9
Equities	-	29.3	-	29.3
Managed funds	1.1	-	-	1.1
	1.1	33.2	186.0	220.3
Total gross investments	1.1	680.9	232.9	914.9
Less: Expected credit losses	-	(0.7)	-	(0.7)
	1.1	680.2	232.9	914.2

At 31 December 2023, investment securities include government and other bonds of BD 422.9 million (31 December 2022: BD 444.2 million), which are pledged against the borrowings under repurchase agreements.

At 31 December 2023, investment securities include long-term Islamic Sukuk amounting to BD 48.6 million (31 December 2022: BD 50.0 million).

Movements in allowances for ECL on investment securities (government and other bonds at FVTOCI and amortised cost) are as follows:

	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit – impaired BD millions	Stage 3: Lifetime ECL credit – impaired BD millions	Total BD millions
2023				
Balance at 1 January	0.3	0.4	-	0.7
Net remeasurement of loss allowance	0.2	1.5	-	1.7
Financial assets that have been derecognised	-	(0.1)	-	(0.1)
Balance at 31 December	0.5	1.8	-	2.3
2022				
Balance at 1 January	0.3	0.3	-	0.6
Net remeasurement of loss allowance	0.1	0.2	-	0.3
Foreign exchange and other movements	(0.1)	(0.1)	-	(0.2)
Balance at 31 December	0.3	0.4	-	0.7

9 INTEREST RECEIVABLE, DERIVATIVE AND OTHER ASSETS

	2023 BD millions	2022 BD millions
Interest receivable	29.3	27.7
Accounts receivable	32.0	44.3
Collateral pending sale*	17.8	17.6
Prepaid expenses	2.1	2.4
Deferred tax asset (note 22)	0.8	1.1
Positive fair value of derivatives (note 28)	44.1	60.5
Other assets	3.5	0.9
	129.6	154.5

* During the year ended 31 December 2023, an impairment charge of BD 0.2 million (2022: BD 0.2 million) was recorded against collateral pending sale, which were acquired on settlement of loans and advances. Refer note 21.

10 INVESTMENTS IN ASSOCIATES AND JOINT VENTURES

The Group has a 23.03% (2022: 23.03%) equity interest in Bahrain Commercial Facilities Company B.S.C. ("BCFC"), incorporated in the Kingdom of Bahrain, which is engaged in consumer financing, insurance, dealing in real estate and automobiles.

The Group has a 22.00% (2022: 22.00%) shareholding in The Benefit Company B.S.C. (c) incorporated in the Kingdom of Bahrain, which is engaged in ancillary services to provide payment systems and other related financial services for the benefit of commercial banks and their customers in the Kingdom of Bahrain.

The Group has a 40.00% (2022: 40.00%) stake in BBK Geojit securities K.S.C., a jointly controlled company incorporated in the State of Kuwait.

The Group has a 23.54% (2022: 24.27%) stake in Bahrain Liquidity Fund, an investment vehicle established in the Kingdom of Bahrain to enhance liquidity in the market and to close the valuation gap between securities listed on Bahrain Bourse and their regional peers.

The Group has Nil (2022: 50.00%) stake in Aegila Capital Management Limited, a joint venture company incorporated in the United Kingdom which is engaged in capital market advisory services for alternative investments with particular focus in the real estate. During the year ended 31 December 2023, the Group has disposed its ownership in Aegila Capital Management Limited resulting in a loss on disposal of BD 0.1 million.

The Group has a 49.96% (2022: 49.96%) stake in Magnum Partners Holding Limited, a joint venture company incorporated in Jersey to indirectly acquire real estate investment in Netherlands.

The Group has a 24.99% (2022: 24.99%) stake in Evoque Holdings Jersey Limited, a joint venture company incorporated in Jersey to indirectly acquire real estate investment in Germany.

The Group has a 45.00% (2022: 45.00%) stake in LSE Jersey Holdings Limited Partnership, a joint venture company registered in Jersey to facilitate the indirect real estate investment in the United Kingdom.

The Group has a 40.00% (2022: 40.00%) indirect stake in Invita Kuwait K.S.C.C. through Invita Company W.L.L., incorporated in Kuwait and engaged in business processing and outsourcing services.

	2023 BD millions	2022 BD millions
<i>Carrying amount of investment in associated companies and joint ventures</i>		
At 1 January	62.3	65.0
Additional contribution	0.5	-
Share of (loss) / profit for the year	(10.2)	1.3
Dividends received	(1.6)	(3.5)
Change in unrealised fair values – associates (note 16)	-	1.2
Foreign currency translation adjustments	0.6	(1.7)
Capital distribution	(0.4)	-
At 31 December	51.2	62.3

The following table illustrates the summarised most recent available financial information of the Group's interest in its non-material associates and joint ventures:

	2023 BD millions	2022 BD millions
Financial position related information		
Total assets	69.1	72.0
Total liabilities	47.8	46.1
Profit or loss related information		
Revenue	7.3	8.8
Group's share of net (loss) / profit for the year	(3.5)	0.7
Total comprehensive (loss) / income for the year	(3.5)	0.7

Investment in associates and joint ventures includes the Group's investment in BCFC, which is considered to be a material associate. The following table illustrates the summarised financial information of the Group's investment in BCFC, based on most recent available financial statements adjusted for estimated performance of the last quarter:

	2023 BD millions	2022 BD millions
Net interest income	10.5	9.8
Gross profit on automotive sales	6.6	3.6
Other operating income	5.8	3.5
Total operating income	22.9	16.9
Operating expenses	(17.9)	(9.7)
Other operating expenses and net loan allowance	(34.1)	(4.5)
Adjusted (loss) / profit for the year	(29.1)	2.7
Group's share of adjusted (loss) / profit for the year	(6.7)	0.6
Other comprehensive income	-	5.6
Total other comprehensive (loss) / income for the year	(29.1)	8.3
Group's share of other comprehensive income for the year	-	1.3

	2023 BD millions	2022 BD millions
Assets		
Cash and balances with banks	20.5	34.0
Loans and advances to customers	169.3	206.1
Inventories	20.2	17.5
Other assets	27.5	43.5
Total assets	237.5	301.1
Liabilities		
Trade and other payables	20.6	18.8
Term loans	113.8	145.7
Total liabilities	134.4	164.5
Donation reserve	-	(0.3)
Adjusted equity	103.1	136.3
Proportion of the Group's ownership	23.03%	23.03%
Group's share of adjusted equity	23.7	31.4

The market value of the Bank's investment in BCFC based on the price quoted in the Bahrain Bourse at 31 December 2023 was BD 9.5 million (31 December 2022: BD 18.8 million).

11 PREMISES AND EQUIPMENT

	Freehold land BD millions	Properties and buildings BD millions	Furniture and equipment BD millions	Right-of- use assets BD millions	Capital work in progress BD millions	Total BD millions
Cost	12.5	30.3	66.9	13.9	0.1	123.7
Less: Accumulated depreciation	-	(21.2)	(55.6)	(9.1)	-	(85.9)
Net book value at 31 December 2023	12.5	9.1	11.3	4.8	0.1	37.8

	Freehold land BD millions	Properties and buildings BD millions	Furniture and equipment BD millions	Right-of- use assets BD millions	Capital work in progress BD millions	Total BD millions
Cost	12.5	29.8	60.8	13.2	-	116.3
Less: Accumulated depreciation	-	(20.3)	(51.2)	(7.3)	-	(78.8)
Net book value at 31 December 2022	12.5	9.5	9.6	5.9	-	37.5

The depreciation charge for the year amounted to BD 7.8 million (2022: BD 8.1 million).

Notes to the consolidated financial statements (continued)

31 December 2023

12 TERM BORROWINGS

The term borrowings were obtained for general financing purposes and comprised:

Rate of interest	Maturity	Carrying amount	
		2023 BD millions	2022 BD millions
5.5% (fixed)	2024	188.5	188.5
SOFR + 1.40% / SOFR + 1.85%	2024 / 2025	113.1	75.4
		301.6	263.9

13 CUSTOMERS' CURRENT, SAVINGS AND OTHER DEPOSITS

	2023 BD millions	2022 BD millions
Term deposits	869.0	737.0
Savings accounts	679.7	743.0
Current accounts	490.7	542.2
Other deposit accounts	90.6	94.4
	2,130.0	2,116.6

14 INTEREST PAYABLE, DERIVATIVE AND OTHER LIABILITIES

	2023 BD millions	2022 BD millions
Interest payable	37.9	27.1
Accrued expenses	35.3	22.2
Negative fair value of derivatives (note 28)	2.0	2.8
Accounts payable	35.5	42.5
Lease liability	4.2	5.2
ECL on financial contracts and commitments (note 29)	3.3	2.8
Other liabilities	5.1	5.0
	123.3	107.6

15 EQUITY

(i) Share capital

	2023 BD millions	2022 BD millions
<i>Authorised</i>		
2,500,000,000 shares (2022: 2,500,000,000 shares) of BD 0.100 each	250.0	250.0
<i>Issued and fully paid</i>		
1,730,086,010 shares (2022: 1,647,700,962 shares) of BD 0.100 each	173.0	164.8

Movement of ordinary share capital was as follows:

	Number of shares	
	2023	2022
Shares at 1 January	1,647,700,962	1,497,909,965
Add: Issuance of stock dividend	82,385,048	149,790,997
Shares at 31 December	1,730,086,010	1,647,700,962

(ii) Treasury stock

Treasury stock represents the Bank's purchase of its own shares. At the end of the year, the Bank held 10,337,691 (2022: 12,074,562) of its own shares.

	2023 BD millions	2022 BD millions
Consideration paid	4.1	4.7

(iii) Share premium

The share premium arising on issue of ordinary shares is not distributable except in such circumstances as stipulated in the Bahrain Commercial Companies Law (BCCL) and following the approval of the CBB.

(iv) Employee Performance Share Plan

The Group has an Employee Performance Share Plan (EPSP) under which shares are granted to certain eligible employees (refer to note 42).

(v) Unclaimed dividends

Following a regulatory directive issued by Bahrain Bourse per resolution no (3) of 2021, all the unclaimed dividends were transferred to a designated Bahrain Clear account held with CBB. Prior to this directive and as per the Group's policy and procedures, any unclaimed dividends outstanding for more than 10 years were transferred to equity, however were available to the respective shareholders for any future claims. The Group did not make any payments to its shareholders from the reserve account in the equity (2022: same).

(vi) Statutory reserve

The statutory reserve has been created in accordance with the BCCL. The Bank transfers 10% of its annual profits to its statutory reserve till such time as the reserve equals 50% of the issued share capital of the Bank. During the year, the Bank transferred BD 7.5 million to statutory reserve (2022: BD 6.4 million). The reserve is not available for distribution, except in circumstances as stipulated in the BCCL and following the approval from the CBB.

(vii) General reserve

The general reserve has been built up in accordance with the provisions of the Bank's articles of association and underlines the shareholders' commitment to enhance the strong equity base of the Bank. During the year, the Bank transferred BD Nil million to general reserve (2022: BD Nil). The general reserve is distributable subject to the approval from the CBB and the Annual General Assembly of the Shareholders.

16 CUMULATIVE CHANGES IN FAIR VALUES

	2023 BD millions	2022 BD millions
<i>Fair value through other comprehensive income</i>		
At 1 January	14.3	(7.2)
Transferred to retained earnings on sale / write-off of equity securities	(0.2)	(0.5)
Transferred to profit or loss on sale of investment securities (debt)	(4.6)	(2.7)
Transferred to profit or loss on impairment (debt)	1.7	0.3
Fair value changes on investment securities carried at FVTOCI	13.0	24.4
At 31 December	24.2	14.3
<i>Cash flow hedges</i>		
At 1 January	0.5	(0.7)
Change in unrealised fair values - associates (note 10)	-	1.2
At 31 December	0.5	0.5
	24.7	14.8

17 PROPOSED APPROPRIATIONS

	2023 BD millions	2022 BD millions
Cash dividend	34.4	49.1
Stock dividend	8.7	8.2
Donations	2.2	2.2
	45.3	59.5

The Board of Directors proposed cash dividend of BD 0.030 per share (including an interim cash dividend of BD 0.010 per share, declared and paid during August 2023), net of treasury stock as of 31 December 2023 and a stock dividend of BD 0.005 per share (2022: cash dividends of BD 0.030 per share, net of treasury stock as of 31 December 2022 and a stock dividend of BD 0.005 per share).

During the year, the Bank paid cash dividend of BD 0.030 per share, net of treasury stock and a stock dividend of BD 0.005 per share pertaining to 2022 (2022: BD 0.020 per share, net of treasury stock and a stock dividend of BD 0.010 per share pertaining to 2021).

The above appropriations will be submitted for approval at the forthcoming Annual General Assembly of the Shareholders. The payment of the final cash dividend is subject to the approval of the CBB.

18 NET INTEREST AND SIMILAR INCOME

	2023 BD millions	2022 BD millions
(a) Interest and similar income		
<i>At amortised cost:</i>		
Loans and advances to customers	117.2	92.2
Deposits and amounts due from banks and other financial institutions	37.2	10.5
Investment securities	11.5	9.3
Treasury bills	19.1	7.3
<i>At FVTOCI:</i>		
Investment securities	52.0	33.0
	237.0	152.3
(b) Interest and similar expense		
<i>On financial liabilities carried at amortised cost:</i>		
Deposits and amounts due to banks and other financial institutions	(50.1)	(26.7)
Customers' deposits	(53.5)	(23.1)
	(103.6)	(49.8)
Net interest and similar income	133.4	102.5

19 FEE AND COMMISSION INCOME – NET

	2023 BD millions	2022 BD millions
Fee and commission income	49.3	51.2
Fee and commission expense	(34.9)	(32.6)
	14.4	18.6

Included in fee and commission income is a loss of BD 0.02 million (2022: loss of BD 0.04 million) relating to trust and other fiduciary activities.

20 INVESTMENT AND OTHER INCOME

	2023 BD millions	2022 BD millions
Dividend income	2.7	2.9
Gain on foreign exchange	7.4	7.1
Realised gain on sale of investment securities	4.6	2.7
Income from commercial activities *	2.2	1.9
Other income	(0.6)	1.2
	16.3	15.8

* This represents income arising from non-financial business process outsourcing services provided by a Bank's subsidiary.

21 NET PROVISIONS AND CREDIT LOSSES

	2023 BD millions	2022 BD millions
Loans and advances to customers (note 7)	8.9	10.9
Recoveries from fully provided loans and advances written-off in previous years	(1.4)	(2.3)
Investment securities (note 8)	1.7	0.3
Off-balance sheet exposures	0.5	(1.1)
Collateral pending sale	0.2	0.2
	9.9	8.0

22 TAXATION

	2023 BD millions	2022 BD millions
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Consolidated statement of financial position

Deferred tax asset (note 9)	0.8	1.1
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Consolidated statement of profit or loss

Deferred tax expense on foreign operations	(0.2)	(0.7)
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Current tax is measured at the amount expected to be paid in respect of taxable income of the Group's operations in India for the year, in accordance with the Income Tax Act, 1961 enacted by Parliament of India. Deferred tax assets and liabilities are recognised for the future tax consequences of timing differences being the difference between the taxable income and the accounting income that originate in one period and are capable of reversal in one or more subsequent period. Deferred tax assets on account of timing differences are recognised only to the extent there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets can be realised.

The Group's tax expense includes all direct taxes that are accrued on taxable profits of entities to the authorities in the respective countries of incorporation, in accordance with the tax laws prevailing in those jurisdictions. Consequently, it is not practical to provide a reconciliation between the accounting and taxable profits together with the details of effective tax rates. Effective tax rate for the year ended 31 December 2023 is 43.68% (2022: 43.68%).

23 BASIC AND DILUTED EARNINGS PER SHARE

Basic and diluted earnings per share for the year are calculated by dividing the profit for the year attributable to the owners of the Bank by the weighted average number of shares outstanding during the year.

	2023	2022
Profit for the year attributable to the owners of the Bank for basic and diluted earnings per share computation	74.5	64.4
Adjusted net profit for the year attributable to the owners of the Bank	74.5	64.4
Weighted average number of shares, net of treasury stock, outstanding during the year	1,719,187,906	1,718,075,208
Basic and diluted earnings per share (BD)	0.043	0.037

24 OPERATING SEGMENTS

Segment information

For management purposes, the Group is organised into four major business segments:

Retail banking

Principally handling individual customers' deposits and providing consumer finance type loans, overdrafts, credit facilities and funds transfer facilities, credit cards and foreign exchange. In addition, it includes lending to and deposit accounts raising from Private Banking customers.

Corporate banking

Principally handling loans and other credit facilities, deposit and current accounts for corporate and Small-Medium business customers in Bahrain.

Notes to the consolidated financial statements (continued)

31 December 2023

24 OPERATING SEGMENTS (continued)

International banking

Principally handling loans and other credit facilities, deposit and current accounts for international corporate and financial institution customers. This also covers the operations of the overseas units.

Investment, Treasury and Other activities

Principally providing money market, trading and treasury services as well as the management of the Group's funding operations. Investment activities involve handling investments in local and international

markets, investment advisory services and funds management. Other activities mainly includes business process outsourcing services.

These segments are the basis on which the Group reports its information to the chief operating decision maker. Transactions between segments are generally recorded at estimated market rates. Interest is charged / credited to business segments based on a transfer pricing rate, which approximates the marginal cost of funds on a matched funded basis.

Segment information for the year ended 31 December 2023 was as follows:

	Retail banking BD millions	Corporate banking BD millions	International banking BD millions	Investment, Treasury and other activities BD millions	Total BD millions
Interest and similar income	37.7	57.0	27.6	114.7	237.0
Interest and similar expense	(13.9)	(25.3)	(14.9)	(49.5)	(103.6)
Internal fund transfer price	29.6	7.5	2.7	(39.8)	–
Net interest and similar income	53.4	39.2	15.4	25.4	133.4
Other operating income	12.9	1.8	3.5	12.5	30.7
Operating income before results from associates and joint ventures	66.3	41.0	18.9	37.9	164.1
Net provisions and credit losses	(1.8)	(8.3)	1.1	(0.9)	(9.9)
Segment result	26.6	17.4	7.6	33.7	85.3
Share of loss from associates and joint ventures	–	–	–	(10.2)	(10.2)
Net profit for the year					75.1
Less: Net profit attributable to non-controlling interests					(0.6)
Net profit attributable to the owners of the Bank					74.5
Segment assets	811.5	675.6	457.0	1,820.3	3,764.4
Investments in associates and joint ventures	–	–	–	51.2	51.2
Common assets*	–	–	–	–	86.3
Total assets					3,901.9
Segment liabilities	1,123.3	853.3	497.3	769.6	3,243.5
Common liabilities**	–	–	–	–	44.5
Total liabilities					3,288.0

Segment information for the year ended 31 December 2022 was as follows:

	Retail banking BD millions	Corporate banking BD millions	International banking BD millions	Investment, Treasury and other activities BD millions	Total BD millions
Interest and similar income	37.5	38.3	20.4	56.1	152.3
Interest and similar expense	(6.0)	(7.4)	(10.3)	(26.1)	(49.8)
Internal fund transfer price	2.2	(6.2)	3.8	0.2	–
Net interest and similar income	33.7	24.7	13.9	30.2	102.5
Other operating income	14.9	2.4	3.9	13.2	34.4
Operating income before results from associates and joint ventures	48.6	27.1	17.8	43.4	136.9
Net provisions and credit losses	(4.8)	(6.1)	3.2	(0.3)	(8.0)
Segment result	11.3	6.6	8.0	37.8	63.7
Share of profit from associates and joint ventures	–	–	–	1.3	1.3
Net profit for the year					65.0
Less: Net profit attributable to non-controlling interests					(0.6)
Net profit attributable to the owners of the Bank					64.4
Segment assets	818.8	676.0	467.5	1,630.3	3,592.6
Investments in associates and joint ventures	–	–	–	62.3	62.3
Common assets*	–	–	–	–	99.0
Total assets					3,753.9
Segment liabilities	1,133.3	820.7	465.5	699.6	3,119.1
Common liabilities**	–	–	–	–	35.8
Total liabilities					3,154.9

* Common assets represent net fixed assets, net acquired assets and other receivables.

** Common liabilities represent other payables.

Geographic information

The Group operates in two geographic markets: Domestic (Bahrain) and International (other markets). The following tables show the distribution of the Group's revenue and assets by geographical segment, allocated based on the countries where the Bank and its Group entities are located.

	Domestic BD millions	International BD millions	Total BD millions
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31 December 2023

Total operating income and share of loss from associates and joint ventures	141.1	12.8	153.9
Total assets	3,531.2	370.7	3,901.9

	Domestic BD millions	International BD millions	Total BD millions
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31 December 2022

Total operating income and share of profit from associated companies and joint ventures	125.8	12.4	138.2
Total assets	3,384.9	369.0	3,753.9

25 CASH AND CASH EQUIVALENTS

Cash and cash equivalents for the purposes of the consolidated statement of cash flows included the following as at 31 December:

	2023 BD millions	2022 BD millions
Cash in hand and vaults (note 4)	24.6	28.6
Current accounts and placements with central banks (note 4)	430.6	296.4
Deposits and amounts due from banks and other financial institutions having original maturities of ninety days or less	244.4	274.1
	699.6	599.1

26 RELATED PARTY BALANCES AND TRANSACTIONS

Related parties represent major shareholders, associates and joint ventures, directors and key management personnel of the Group and entities controlled, jointly controlled or significantly influenced by such parties. Pricing policies and terms of these transactions are approved by the Group's management. All the loans and advances to related parties are performing and subject to ECL allowances.

Amounts outstanding as of the statement of consolidated financial position date in respect of transactions entered into with related parties are as follows:

	Major shareholders BD millions	Associates and joint ventures BD millions	Directors and key management personnel BD millions	Total BD millions
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31 December 2023

Loans and advances to customers	–	15.8	2.3	18.1
Investments in associates and joint ventures	–	51.2	–	51.2
Customers' current, savings and other deposits	35.3	1.9	8.9	46.1

31 December 2022

Loans and advances to customers	–	2.5	4.5	7.0
Investments in associates and joint ventures	–	62.3	–	62.3
Customers' current, savings and other deposits	29.6	1.8	11.4	42.8

The income and expense in respect of related parties included in the consolidated statement of profit or loss are as follows:

	Major shareholders BD millions	Associates and joint ventures BD millions	Directors and key management personnel BD millions	Total BD millions
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31 December 2023

Interest income	–	1.0	–	1.0
Share of loss from associates and joint ventures	–	(10.2)	–	(10.2)
Interest expense	1.2	–	0.4	1.6

31 December 2022

Interest income	–	0.3	–	0.3
Share of profit from associates and joint ventures	–	1.3	–	1.3
Interest expense	2.0	0.1	0.2	2.3

Compensation for key management, including executive officers, comprises the following:

	2023 BD millions	2022 BD millions
Short-term employee benefits	14.0	12.1
Long-term employee benefits	1.1	1.1
	15.1	13.2

For key management personnel interest in the employee share incentive scheme, refer to note 42.

Notes to the consolidated financial statements (continued)

31 December 2023

27 MATURITY ANALYSIS OF ASSETS AND LIABILITIES

The maturity profile of the assets and liabilities given below has been determined on the basis of the remaining period at the consolidated statement of financial position date to the contractual maturity date, except in the case of customer deposits. The liquidity profile of customer deposits has been determined on the basis of the effective maturities indicated by the Group's deposit retention history.

31 December 2023	Within 1 month BD millions	1 to 3 months BD millions	3 to 6 months BD millions	6 to 12 months BD millions	Subtotal BD millions	1 to 5 years BD millions	5 to 10 years BD millions	10 to 20 years BD millions	More than 20 years BD millions	Total BD millions
Assets										
Cash and balances with central banks	455.2	–	–	–	455.2	–	–	–	94.7	549.9
Treasury bills	34.9	55.0	125.4	173.9	389.2	–	–	–	–	389.2
Deposits and amounts due from banks and other financial institutions	240.7	3.9	–	–	244.6	0.9	0.3	–	–	245.8
Loans and advances to customers	191.5	109.5	89.7	95.3	486.0	693.7	298.8	97.2	12.6	1,588.3
Investment securities	6.1	17.8	55.0	19.5	98.4	350.3	252.6	105.6	103.2	910.1
Interest receivable, derivative and other assets	111.7	–	–	–	111.7	17.9	–	–	–	129.6
Investments in associates and joint ventures	–	–	–	–	–	–	–	–	51.2	51.2
Premises and equipment	–	0.1	0.2	0.2	0.5	33.4	1.5	1.1	1.3	37.8
Total assets	1,040.1	186.3	270.3	288.9	1,785.6	1,096.2	553.2	203.9	263.0	3,901.9
Liabilities										
Deposits and amounts due to banks and other financial institutions	316.9	58.7	16.9	13.7	406.2	–	–	–	–	406.2
Borrowings under repurchase agreement	37.0	1.5	2.8	52.4	93.7	233.2	–	–	–	326.9
Term borrowings	–	–	18.8	188.5	207.3	94.3	–	–	–	301.6
Customers' current, savings and other deposits	242.1	62.3	30.0	73.7	408.1	11.3	–	–	1,710.6	2,130.0
Interest payable, derivative and other liabilities	118.5	0.1	0.2	0.2	119.0	2.5	1.5	0.3	–	123.3
Total liabilities	714.5	122.6	68.7	328.5	1,234.3	341.3	1.5	0.3	1,710.6	3,288.0
Net liquidity gap	325.6	63.7	201.6	(39.6)	551.3	754.9	551.7	203.6	(1,447.6)	613.9
Cumulative liquidity gap	325.6	389.3	590.9	551.3		1,306.2	1,857.9	2,061.5	613.9	

31 December 2022	Within 1 month BD millions	1 to 3 months BD millions	3 to 6 months BD millions	6 to 12 months BD millions	Subtotal BD millions	1 to 5 years BD millions	5 to 10 years BD millions	10 to 20 years BD millions	More than 20 years BD millions	Total BD millions
Assets										
Cash and balances with central banks	325.0	–	–	–	325.0	–	–	–	91.9	416.9
Treasury bills	13.0	70.5	92.4	102.0	277.9	–	–	–	–	277.9
Deposits and amounts due from banks and other financial institutions	275.5	–	–	0.3	275.8	0.8	–	–	–	276.6
Loans and advances to customers	226.0	107.3	66.8	82.9	483.0	724.5	307.9	71.7	26.9	1,614.0
Investment securities	17.3	35.3	50.4	5.8	108.8	305.5	295.5	88.5	115.9	914.2
Interest receivable, derivative and other assets	136.9	–	–	–	136.9	17.6	–	–	–	154.5
Investments in associates and joint ventures	–	–	–	–	–	–	–	–	62.3	62.3
Premises and equipment	–	0.1	0.1	0.2	0.4	32.7	0.4	2.6	1.4	37.5
Total assets	993.7	213.2	209.7	191.2	1,607.8	1,081.1	603.8	162.8	298.4	3,753.9
Liabilities										
Deposits and amounts due to banks and other financial institutions	200.0	47.4	26.6	15.4	289.4	–	–	–	–	289.4
Borrowings under repurchase agreement	20.9	3.6	75.5	112.7	212.7	164.7	–	–	–	377.4
Term borrowings	–	–	–	56.5	56.5	207.4	–	–	–	263.9
Customers' current, savings and other deposits	229.1	70.5	20.0	81.5	401.1	4.0	–	–	1,711.5	2,116.6
Interest payable, derivative and other liabilities	101.7	0.1	0.1	0.2	102.1	3.3	0.3	1.9	–	107.6
Total liabilities	551.7	121.6	122.2	266.3	1,061.8	379.4	0.3	1.9	1,711.5	3,154.9
Net liquidity gap	442.0	91.6	87.5	(75.1)	546.0	701.7	603.5	160.9	(1,413.1)	599.0
Cumulative liquidity gap	442.0	533.6	621.1	546.0		1,247.7	1,851.2	2,012.1	599.0	

28 DERIVATIVES

A derivative financial instrument is a financial contract between two parties where payments are dependent upon movements in the price of one or more underlying financial instrument, reference rate or index. In the ordinary course of business, the Group enters into various types of transactions that involve derivative financial instruments. The use of derivatives is governed by the Group's policies approved by the Board of Directors. The Group enters into derivative contracts for the purpose of reducing risks from potential movements in foreign exchange rates and interest rates inherent in the Group's non-trading assets and liabilities. The Group also enters into derivative contracts for the purpose of trading.

The table below shows the positive and negative fair values of derivative financial instruments together with their notional amounts. The notional amount is the amount of a derivative's underlying asset, reference rate or index and is the basis upon which changes in the value of derivatives are measured. The notional amounts indicate the volume of transactions outstanding at year end but are neither indicative of the market risk nor credit risk.

	Positive fair value BD millions	Negative fair value BD millions	Notional amount BD millions
31 December 2023			
<i>Derivatives held for trading:</i>			
Forward foreign exchange contracts	0.2	0.3	158.2
<i>Derivatives held as fair value hedges:</i>			
Interest rate swaps	43.9	1.7	624.3
	44.1	2.0	782.5
	Positive fair value BD millions	Negative fair value BD millions	Notional amount BD millions
31 December 2022			
<i>Derivatives held for trading:</i>			
Forward foreign exchange contracts	0.4	2.0	190.5
<i>Derivatives held as fair value hedges:</i>			
Interest rate swaps	60.1	0.8	691.1
	60.5	2.8	881.6

Derivative product types

Forwards and futures are contractual agreements to either buy or sell a specified currency, commodity or financial instrument at a specific price and date in the future. Forwards are customised contracts transacted in the over-the-counter market. Foreign currency and interest rate futures are transacted in standardised amounts on regulated exchanges and are subject to daily cash margin requirements. Forward rate agreements are effectively tailor-made interest rate futures which fix a forward rate of interest on a notional amount, for an agreed period of time starting on a specified future date.

Swaps are contractual agreements between two parties to exchange interest or foreign currency differentials based on a specific notional amount. For interest rate swaps, counterparties generally exchange fixed and floating rate interest payments based on a notional value in a single currency. For currency swaps, fixed or floating interest payments and notional amounts are exchanged in different currencies.

Options are contractual agreements that convey the right, but not the obligation, to either buy or sell a specific amount of a commodity or financial instrument at a fixed price, either at a fixed future date or at any time within a specified period. The Group does not engage in the writing of options.

Derivatives held or issued for trading purposes

Most of the Group's derivative trading activities relate to back-to-back customer deals. In addition, the Group takes certain foreign exchange positions with the expectation of profiting from favorable movements in prices, rates or indices.

Derivatives held or issued for hedging purposes

The Group has put in place systems for the measurement and management of risk. Part of the risk management process involves managing the Group's exposure to fluctuations in foreign exchange rates (currency risk) and interest rates through asset and liability management activities. It is the Group's policy to reduce its exposure to currency and interest rate risks to acceptable levels as determined by the Board of Directors. For strategies adopted to manage interest rate and currency risk, please refer notes 36 and 37 respectively.

As part of its asset and liability management, the Group uses derivatives for hedging currency and interest rate movements. This is achieved by hedging specific financial instruments, forecasted transactions as well as strategic hedging against consolidated statement of financial position exposures. In all such cases, the objective of the hedging relationship, details of the hedged item and hedging instrument are documented and the transactions are accounted for as fair value or cash flow hedges, as the case may be.

Fair value hedges

Fair value hedges are used by the Group to protect it against changes in the fair value of financial assets and financial liabilities due to movements in exchange rates and interest rates. The financial instruments hedged for interest rate risk include loans, fair value through other comprehensive income debt securities, debt issued and other borrowed funds. The Group uses forward foreign exchange contracts and currency swaps to hedge against specifically identified currency risks, and interest rate swaps to hedge interest rate risk.

In these hedge relationships, the main sources of ineffectiveness is the maturity mis-matches or the hedging instruments. The hedged instruments are subject to different counterparty risks, resulting in a change to hedge effectiveness measurement elements.

The Group held the following interest rate swaps as hedging instruments in fair value hedges of interest risk:

	BD millions				
	Less than 1 month	1 to 3 months	Over 3 months to 1 year	Over 1 to 5 years	More than 5 years
<i>Interest rate risk</i>					
31 December 2023					
Nominal amount	34.0	3.8	24.9	224.8	336.8
Average fixed interest rate	6%	4%	6%	6%	6%
31 December 2022					
Nominal amount	1.9	18.3	43.3	243.5	384.1
Average fixed interest rate	6%	5%	4%	5%	6%

The line item in the consolidated statement of financial position where the positive fair value of derivatives included is "Interest receivable, derivative and other assets". Refer to note 9.

The line item in the consolidated statement of financial position where the negative fair value of derivatives included is "Interest payable, derivative and other liabilities". Refer to note 14.

The amounts relating to items designated as hedged items were as follows:

	2023		2022	
	Carrying amount BD millions	Fair value adjustments* BD millions	Carrying amount BD millions	Fair value adjustments* BD millions
Bonds (Investment securities)	564.4	(37.6)	764.5	(55.0)
Borrowings under repurchase agreement	69.0	(0.2)	106.3	(0.5)

* Represents accumulated fair value hedge adjustments on the hedged item included in the carrying amount.

For the year ended 31 December 2023, the Group recognised a net loss of BD 15.2 million (2022: net gain of BD 54.3 million), representing the loss on the hedging instruments. The total gain on hedged items attributable to the hedged risk amounted to BD 15.0 million (2022: loss of BD 55.0 million).

Notes to the consolidated financial statements (continued)

31 December 2023

28 DERIVATIVES (continued)

Fair value hedges of interest rate risk

The Group hedges interest rate risk only to the extent of benchmark interest rates because the changes in fair value of a fixed-rate note or loan are significantly influenced by changes in the benchmark interest rate. Hedge accounting is applied where economic hedging relationships meet the hedge accounting criteria.

By using derivative financial instruments to hedge exposures to changes in interest rates, the Group also exposes itself to credit risk of the derivative counterparty, which is not offset by the hedged item.

In these hedging relationships, the main sources of ineffectiveness are the effect of the counterparty and the Group's own credit risk on the fair value of the interest rate swap, which is not reflected in the fair value of the hedged item attributable to the change in interest rate; and differences in maturities of the interest rate swap and the loans or the notes.

There were no other sources of ineffectiveness in these hedging relationships.

The effective portion of fair value gains on derivatives held in qualifying fair value hedging relationships and the hedging gain or loss on the hedged items are included in other investment income.

Cash flow hedges

At 31 December 2023 and 2022, the Group did not hold any instruments to hedge exposures to changes in interest rates and foreign currency.

29 COMMITMENTS AND CONTINGENT LIABILITIES

Credit-related commitments

Credit-related commitments include commitments to extend credit, standby letters of credit, guarantees and acceptances which are designed to meet the requirements of the Group's customers.

Commitments to extend credit represent the unused portions of contractual commitments to make loans and revolving credits, principally in the form of loans and advances, guarantees and letters of credit. With respect to credit risk on commitments to extend credit, the Group is potentially exposed to a loss in an amount equal to the total unused commitments. However, the likely amount of loss, which cannot readily be quantified, is expected to be considerably less than the total unused commitment as most of the commitments to extend credit are contingent upon the customer maintaining specific credit standards. Commitments generally have fixed expiration dates of less than one year or other termination clauses. Since commitments may expire without being drawn upon, the total contracted amounts do not necessarily represent future cash requirements.

Letters of credit, guarantees (including standby letters of credit) and acceptances commit the Group to make payments on behalf of customers contingent upon certain conditions. Standby letters of credit, which are included under guarantees, would have market risk if issued or extended at a fixed rate of interest. However, these contracts are primarily made at a floating rate.

31 December 2023	BD millions					Total
	On demand	Less than 3 months	3 to 12 months	1 to 5 years	More than 5 years	
<i>Contingencies:</i>						
Letters of credit	4.0	13.8	10.1	–	–	27.9
Guarantees	251.4	–	–	–	–	251.4
						279.3

31 December 2023	BD millions					Total
	On demand	Less than 3 months	3 to 12 months	1 to 5 years	More than 5 years	
<i>Commitments:</i>						
Undrawn loan commitments	171.7	–	–	–	–	171.7
Forward foreign exchange Contracts	–	138.3	19.9	–	–	158.2
Interest Rate Swap	–	37.8	24.9	224.8	336.8	624.3
						954.2
						1,233.5

31 December 2022	BD millions					Total
	On demand	Less than 3 months	3 to 12 months	1 to 5 years	More than 5 years	
Contingencies:						
Letters of credit	6.8	10.7	7.3	–	–	24.8
Guarantees	190.2	–	–	–	–	190.2
						215.0
Commitments:						
Undrawn loan commitments	103.2	–	–	–	–	103.2
Forward Foreign Exchange Contracts	–	142.9	47.6	–	–	190.5
Interest Rate Swap	–	20.2	43.3	243.4	384.2	691.1
						984.8
						1,199.8

The Group does not expect all its commitments to be drawn before the expiry of the commitment.

Exposure (after applying credit conversion factor) and ECL by stage was as follows:

	2023			
	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit - impaired BD millions	Stage 3: Lifetime ECL credit - impaired BD millions	Total BD millions
Credit commitments and contingencies	229.9	21.3	13.5	264.7
ECL allowances (note 14)	0.4	0.1	2.8	3.3

	2022			
	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit - impaired BD millions	Stage 3: Lifetime ECL credit - impaired BD millions	Total BD millions
Credit commitments and contingencies	126.5	35.4	12.9	174.8
ECL allowances (note 14)	0.2	0.2	2.4	2.8

A reconciliation of changes in gross carrying amount for undrawn loan commitments and contingencies by stage is as follows:

1 January 2023	BD millions			
	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit - impaired BD millions	Stage 3: Lifetime ECL credit - impaired BD millions	Total BD millions
New exposures	160.7	9.5	–	170.2
Exposures matured/lapsed	(28.1)	(9.3)	(0.3)	(37.7)
Transfers between stages	15.0	(15.0)	–	–
Foreign exchange adjustments	(1.6)	2.4	(0.5)	0.3
At 31 December 2023	380.6	56.8	13.6	451.0

	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit - impaired BD millions	Stage 3: Lifetime ECL credit - impaired BD millions	Total BD millions
1 January 2022	290.6	59.0	14.7	364.3
New exposures	71.4	15.3	-	86.7
Exposures matured/lapsed	(119.0)	(14.6)	(1.0)	(134.6)
Transfers between stages	(8.1)	7.8	0.3	-
Foreign exchange adjustments	(0.3)	1.7	0.4	1.8
At 31 December 2022	234.6	69.2	14.4	318.2

30 RISK MANAGEMENT

The activities of the Group entails risk taking on a regular basis through its businesses. Risk management involves the identifying, measuring, monitoring and managing of risks on a continuous basis. Efficient and timely management of risks in the Group's activities is critical for the financial soundness and profitability of the Group. The objective of risk management is to increase shareholders' value and achieve a return on equity that is commensurate with the risks assumed. To achieve this objective, the Group employs leading risk management practices with an aim to manage the overall risk profile of the Group in the most efficient and effective way.

Risk is measured, monitored and reported according to principles and policies approved by the Board of Directors. The Board Risk Committee assists the Board of Directors in fulfilling its responsibilities in terms of overseeing management and control of risk and risk frameworks. The Group Chief Risk Officer (GCRO) is head of Risk and Credit Management Division (RCMD). GCRO reports to Board Risk Committee, ensuring segregation of duties and management oversight from the business originating units – a fundamental principle of risk management process.

Whilst the Board approves and periodically reviews risk management policies and strategies based on the recommendations of the Board Risk Committee, the management establishes procedures to implement the policies and strategies. The Risk Management Committee (RMC), the Country Risk Committee (CRC) and Asset and Liability Management Committee (ALMC), comprising Executive and Senior Management, are high level management committees responsible for the overall management of the risk profile of the Group. RMC discusses important risk related issues, policies, procedures and reviews implementation of its decisions. ALMC reviews issues relating to the statement of financial position at a micro level and also reviews issues relating to asset-liability mismatches, interest rate risks and liquidity. The CRC reviews country risk, business strategies and macro-economic conditions with reference to the countries identified for doing business. The Operational Risk Management Committee (ORMC) manages the overall operational risk of the Group by instituting CBB guidelines and Basel standards and carrying out required oversight.

RCMD of the Group maintains a high standard of risk management by means of applying available techniques and methodology. The control environment is, among other things, based on the principle of segregation of duties and independence. RCMD is responsible for looking into risk characteristics inherent in new and existing products, activities, countries, regions, industries and making necessary recommendations to the appropriate authorities. It is also responsible for introducing and amending risk policies, procedures and exposure limits to mitigate these risks with approval from Board Risk Committee and Board or the Risk Management Committee, as applicable. RCMD in collaboration with Financial Control Division, prepares the Risk Appetite, stress testing and the ICAAP document for the Bank. The ICAAP document assesses the Pillar 2 risks at length and prescribes the required level of capital buffer for the Bank. RCMD is also responsible for ensuring adherence to regulatory and statutory requirements related to risk management such as introducing the use of IFRS 9 guidelines, ICAAP etc. in the Bank. Group Internal Audit Department makes an independent assessment of the processes regarding risk and capital management in accordance with the annual audit plan duly approved by

the Board, Audit and Compliance Committee.

The various risks to which the Group is exposed to and how the Group manages them is discussed in the notes below.

31 CREDIT RISK

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and thereby cause the other party to incur a financial loss. Credit risk in derivative financial instruments arises from potential counterparty default on contractual obligations and it is limited to the positive fair value in favor of the Group.

The business activities of the Group entail risk of loss due to failure of clients, customers or counterparties, including sovereigns, to fully honor their obligations including the whole and timely payment of principal, interest, collateral and other receivables. The failure thereby causes the Group to incur a financial loss.

The Group's credit risk management objectives are to:

- maintain a framework of controls to oversee credit risk;
- identify, assess and measure credit risk clearly and accurately across the Group and within each separate business, from the level of individual facilities up to the total portfolio;
- control and plan credit risk taking in line with the Board of Directors expectations and avoiding undesirable concentrations; and
- monitor credit risk and adherence to agreed controls.

A concentration of credit risk exists when a number of counterparties or customers are engaged in similar activities or geographies, and have similar economic characteristics that would cause their ability to meet contractual obligations to be similarly affected by changes in economic and other conditions. The Group constantly reviews its concentration in a number of areas including, for example, geography, maturity and industry. Policy limits and operating limits are used to maintain concentrations at appropriate levels, which are aligned with the businesses' stated risk appetite. Limits are typically based on the nature of the lending and the amount of the underwriting criteria. Diversification, to reduce concentration risk, is achieved through setting maximum exposure limits to individual counterparties exposures. Excesses are reported to the appropriate authority as set by the Credit Risk Policy.

The Group attempts to control credit risk by monitoring credit exposures continuously, limiting transactions with specific counterparties, assessing the creditworthiness of counterparties, diversifying lending activities to avoid undue concentrations of risks with individuals or groups of customers in specific locations or businesses, and by obtaining security wherever necessary and appropriate. In addition to monitoring credit limits, the Group manages credit exposures by entering into netting agreements and collateral arrangements with counterparties in appropriate circumstances, and limiting the duration of exposures.

The Group has well defined policies and procedures for identifying, measuring, monitoring and controlling credit risk in all of the Group's activities, at the level of individual credit as well as at a portfolio level. Credit limits are approved after a thorough assessment of the creditworthiness of the borrower or counterparty, including the purpose and structure of the credit, and its source of repayment. Credit proposals are reviewed by the Designated Credit and Investment Officers in RCMD before approval of the appropriate approving authority is obtained. The Group has a tiered approval authority level matrix depending on the extent of risk, comprising individuals with proven credit and investment credentials, Management Credit Committee and Board Committees. An Executive Committee, consisting of Board of Directors, reviews and approves larger credits. All larger credits in excess of the approval authority of the Executive Committee are approved by the Board of Directors. The RCMD processes credit applications and ensures that the provisions of credit risk policies are complied with. The RCMD generates regular reports on credit risk exposures, performs credit rating reviews and monitors credit limits. The Designated Credit Officer / Designated Investment Officer in RCMD is one of the signatories in the credit / investment approval chain and provides independent view on credit and investment proposals.

Notes to the consolidated financial statements (continued)

31 December 2023

31 CREDIT RISK (continued)

Day-to-day monitoring of individual borrower or counterparty exposure is the responsibility of the respective business unit. The Group's Credit Administration Unit, a part of the RCMD, ensures that credit facilities are released after appropriate approval and against proper documentation. It also monitors excesses over limits, past dues, expired credits and escalates exceptions if any, for corrective action.

Counterparty credit limits are established for all customers after careful assessment of their creditworthiness and approval (as per the levels of authority prescribed in the policy). These are also subject to large credit exposure limit criteria of the CBB and the local regulators in overseas locations.

The credit growth, quality and portfolio composition are monitored continuously to maximize the risk adjusted return, reduce the level of incidence of impairment and accretion of marginal credits. The Group monitors concentration risk by establishing limits for maximum exposure to individual borrower or counterparty, country, bank and industry. Such limits are also stipulated for certain products. These limits are approved after detailed analysis and are reviewed and monitored regularly.

The table below shows the gross maximum exposure to credit risk for the components of the statement of financial position and for

commitments and contingent liabilities. The maximum exposure is shown gross, before the effect of mitigation through the use of master netting and collateral agreements, but after provision for credit losses, where applicable.

	2023 BD millions	2022 BD millions
Balances with central banks	525.3	388.3
Treasury bills	389.2	277.9
Deposits and amounts due from banks and other financial institutions	245.8	276.6
Loans and advances to customers	1,588.3	1,614.0
Investment securities	840.9	842.5
Interest receivable, derivative and other assets	108.9	133.4
Total	3,698.4	3,532.7
Contingent liabilities	279.3	215.0
Commitments	954.2	984.8
Total credit related commitments	1,233.5	1,199.8
Total credit risk exposure	4,931.9	4,732.5

32 CONCENTRATION RISK

The distribution of assets, liabilities and credit commitments and contingencies by geographic region and industry sector was as follows:

	2023			2022		
	Assets BD millions	Liabilities BD millions	Credit commitments and contingencies BD millions	Assets BD millions	Liabilities BD millions	Credit commitments and contingencies BD millions
<i>Geographic region:</i>						
Gulf Co-operation Council countries	3,380.7	2,711.0	784.7	3,170.3	2,654.8	617.7
North America	89.8	8.2	10.5	108.8	7.9	1.0
Europe	195.1	416.2	393.2	227.9	343.3	462.2
Asia	176.4	132.7	44.3	180.0	130.4	87.8
Others	59.9	19.9	0.8	66.9	18.5	31.1
	3,901.9	3,288.0	1,233.5	3,753.9	3,154.9	1,199.8
<i>Industry sector:</i>						
Trading and manufacturing	536.5	199.2	170.5	517.8	178.7	150.1
Banks and other financial institutions	553.6	990.1	821.9	587.6	934.6	895.4
Construction and real estate	309.8	53.0	140.7	320.5	47.3	129.8
Government and public sector	1,642.5	309.2	71.4	1,397.5	270.6	0.3
Individuals	568.9	1,203.1	5.0	559.9	1,201.5	0.2
Others	290.6	533.4	24.0	370.6	522.2	24.0
	3,901.9	3,288.0	1,233.5	3,753.9	3,154.9	1,199.8

33 CREDIT QUALITY PER CLASS OF FINANCIAL ASSETS

The credit quality of financial assets is managed by the Group using internal and external credit risk ratings.

The Group follows an internal rating mechanism for grading relationships under loans and advances.

The Group utilises a scale ranging from 1 to 10 for credit relationships, with 1 to 8 denoting performing grades and 9 and 10 as non-performing grades. Grades 1 to 3 represent high grade (undoubted through to good credit risk), 4 to 6 represent standard grade (satisfactory through to adequate credit risk) and 7 to 8 represent sub-standard grade (sub-standard through to high credit risk and loss).

The Group's rating method comprises 19 rating levels for debt instruments. The master scale maps the external credit ratings of rating agencies for debt instruments in to high, standard, substandard and past due or individually impaired. Grades 1 to 7 represent high

grade (AAA to A-), 8 to 16 represent standard grade (BBB+ to B-) and 17 to 19 represent sub-standard grade (CCC+ to CCC-).

All lending relationships are reviewed at least once a year and more frequently in the case of higher credit risk triggers.

33.1 Credit quality analysis

The following table sets out information about the credit quality of financial assets measured at amortised cost and FVTOCI debt investments. Unless specifically indicated, for financial assets, the amounts in the table represent gross carrying amounts. For loan commitments and financial guarantee contracts, the amounts in the table represent the amounts committed or guaranteed, respectively.

	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit- impaired BD millions	Stage 3: Lifetime ECL credit -impaired BD millions	Total BD millions
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31 December 2023

Loans and advances to customers – Commercial loans and overdrafts at amortised cost

High (Grade 1 to 3)	315.4	1.8	–	317.2
Standard (Grade 4 to 6)	416.9	132.7	–	549.6
Substandard (Grade 7 to 8)	1.3	100.3	–	101.6
Non-performing (Grade 9 to 10)	–	–	38.3	38.3
	733.6	234.8	38.3	1,006.7
Expected credit losses	(4.4)	(26.3)	(25.8)	(56.5)
Net carrying amount	729.2	208.5	12.5	950.2

	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit- impaired BD millions	Stage 3: Lifetime ECL credit -impaired BD millions	Total BD millions
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31 December 2022

Loans and advances to customers – Commercial loans and overdrafts at amortised cost

High (Grade 1 to 3)	224.3	–	–	224.3
Standard (Grade 4 to 6)	481.8	128.4	–	610.2
Substandard (Grade 7 to 8)	4.5	147.0	–	151.5
Non-performing (Grade 9 to 10)	–	–	47.4	47.4
	710.6	275.4	47.4	1,033.4
Expected credit losses	(5.0)	(25.2)	(33.3)	(63.5)
Net carrying amount	705.6	250.2	14.1	969.9

	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit- impaired BD millions	Stage 3: Lifetime ECL credit -impaired BD millions	Total BD millions
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31 December 2023

Loans and advances to customers – Consumer loans at amortised cost

High (Grade 1 to 3)	620.8	–	–	620.8
Standard (Grade 4 to 6)	–	9.2	–	9.2
Substandard (Grade 7 to 8)	–	11.2	–	11.2
Non-performing (Grade 9 to 10)	–	–	11.6	11.6
	620.8	20.4	11.6	652.8
Expected credit losses	(1.0)	(5.2)	(8.5)	(14.7)
Net carrying amount	619.8	15.2	3.1	638.1

	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit- impaired BD millions	Stage 3: Lifetime ECL credit -impaired BD millions	Total BD millions
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31 December 2022

Loans and advances to customers – Consumer loans at amortised cost

High (Grade 1 to 3)	628.9	–	–	628.9
Standard (Grade 4 to 6)	–	9.6	–	9.6
Substandard (Grade 7 to 8)	–	11.0	–	11.0
Non-performing (Grade 9 to 10)	–	–	10.3	10.3
	628.9	20.6	10.3	659.8
Expected credit losses	(1.7)	(6.0)	(8.0)	(15.7)
Net carrying amount	627.2	14.6	2.3	644.1

	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit- impaired BD millions	Stage 3: Lifetime ECL credit -impaired BD millions	Total BD millions
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31 December 2023

Debt investment securities at FVTOCI

High (AAA to A-)	109.6	–	–	109.6
Standard (BBB+ to B-) *	469.4	32.2	–	501.6
Substandard (CCC+ to CCC-)	1.6	–	–	1.6
	580.6	32.2	–	612.8
Expected credit losses	(0.5)	(1.8)	–	(2.3)
Net carrying amount	580.1	30.4	–	610.5

Treasury bills and debt investment securities at amortised cost

High (AAA to A-)	73.8	–	–	73.8
Standard (BBB+ to B-) *	545.8	–	–	545.8
	619.6	–	–	619.6
Expected credit losses	–	–	–	–
Net carrying amount	619.6	–	–	619.6

Loan commitments and financial guarantees

High (Grade 1 to 3)	200.8	–	–	200.8
Standard (Grade 4 to 6)	177.6	40.5	–	218.1
Substandard (Grade 7 to 8)	2.2	16.4	–	18.6
Non-performing (Grade 9 to 10)	–	–	13.5	13.5
	380.6	56.9	13.5	451.0
Expected credit losses	(0.4)	(0.1)	(2.8)	(3.3)
Net carrying amount	380.2	56.8	10.7	447.7

	Stage 1: 12-month ECL BD millions	Stage 2: Lifetime ECL not credit- impaired BD millions	Stage 3: Lifetime ECL credit -impaired BD millions	Total BD millions
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31 December 2022

Debt investment securities at FVTOCI

High (AAA to A-)	108.9	–	–	108.9
Standard (BBB+ to B-) *	457.8	43.6	–	501.4
	566.7	43.6	–	610.3
Expected credit losses	(0.3)	(0.4)	–	(0.7)
Net carrying amount	566.4	43.2	–	609.6

Treasury bills and debt investment securities at amortised cost

High (AAA to A-)	72.1	–	–	72.1
Standard (BBB+ to B-) *	438.7	–	–	438.7
	510.8	–	–	510.8
Expected credit losses	–	–	–	–
Net carrying amount	510.8	–	–	510.8

Loan commitments and financial guarantees

High (Grade 1 to 3)	83.3	–	–	83.3
Standard (Grade 4 to 6)	149.7	42.0	–	191.7
Substandard (Grade 7 to 8)	–	28.9	–	28.9
Non-performing (Grade 9 to 10)	–	–	14.3	14.3
	233.0	70.9	14.3	318.2
Expected credit losses	(0.2)	(0.2)	(2.4)	(2.8)
Net carrying amount	232.8	70.7	11.9	315.4

* Standard grade includes unrated investments amounting to BD 0.1 million (2022: BD 1.1 million).

Notes to the consolidated financial statements (continued)

31 December 2023

33 CREDIT QUALITY PER CLASS OF FINANCIAL ASSETS (continued)

33.2 Collateral and other credit enhancements

The amount and type of collateral required depends on an assessment of the credit risk of the counterparty. Guidelines are implemented regarding the acceptability of types of collateral and valuation parameters.

The main types of collateral obtained are as follows:

- For commercial lending, charges over real estate properties and bank guarantees;
- For retail lending, mortgages over residential properties;
- Cash collaterals such as bank deposits; and
- Marketable securities.

The Group also obtains guarantees from parent companies for loans to their subsidiaries.

The Group monitors the market value of collateral, requests additional collateral in accordance with the underlying agreement, and monitors the market value of collateral obtained during its review of the adequacy of the allowance for impairment losses.

It is the Group's policy to dispose of repossessed properties in an orderly fashion. The proceeds are used to reduce or repay the outstanding claim. In general, the Group does not occupy repossessed properties for business use.

The Group holds collateral and other credit enhancements against certain of its credit exposures. The following table sets out the principal types of collateral held against different types of financial assets.

	2023 BD millions	2022 BD millions
Loans, advances and other commitments:		
- Cash	53.1	115.1
- Secured by real estate	874.2	741.6
- Financial Instruments	14.6	26.1

33.3 Inputs, assumptions and techniques used for estimating impairment

(a) Significant increase in credit risk

When determining whether the risk of default on a financial instrument has increased significantly since initial recognition, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Group's historical experience and expert credit assessment and including forward-looking information.

(b) Credit risk grades

The Group allocates each borrower to a credit risk grade based on a variety of data that is determined to be predictive of the risk of default and applying experienced credit judgment. Credit risk grades are defined using qualitative and quantitative factors that are indicative of risk of default. These factors vary depending on the nature of the exposure and the type of borrower. Credit risk grades are defined and calibrated such that the risk of default occurring increases exponentially as the credit risk deteriorates. Each borrower is allocated to a credit risk grade at initial recognition based on available information about the borrower. Borrowers are subject to ongoing monitoring, which may result in a borrower being moved to a different credit risk grade.

(c) Generating the term structure of Probability of Default (PD)

Credit risk grades are a primary input into the determination of the term structure of PD for exposures. The Group collects performance and default information about its Credit risk exposures analysed by credit risk grading for Corporate and days-past-due for Retail portfolio. The Group employs statistical models to analyse the data collected and generate estimates of PD of exposures and how these are expected to change as a result of the passage of time. This analysis includes the identification and calibration of relationships between changes in

default rates and changes in key macro-economic factors, across various geographies in which the Group has taken exposures.

(d) Determining whether credit risk has increased significantly

In determining whether credit risk has increased significantly since initial recognition, the Group uses its internal credit risk grading system, external risk ratings, delinquency status of accounts, expert credit judgment and, where possible, relevant historical experience. The Group may also determine that an exposure has undergone a significant increase in credit risk based on particular qualitative indicators that it considers are indicative of such, and whose effect may not otherwise be fully reflected in its quantitative analysis on a timely basis. As a backstop, the Group considers that a significant increase in credit risk occurs no later than when an asset is more than 30 days past due.

The Group monitors the effectiveness of the criteria used to identify significant increases in credit risk by regular reviews to confirm that:

- The criteria are capable of identifying significant increases in credit risk before an exposure is in default;
- The criteria do not align with the point in time when an asset becomes 30 days past due; and
- There is no unwarranted volatility in loss allowance from transfers between 12-month PD (Stage 1) and lifetime PD (Stage 2).

(e) Renegotiated / Modified financial assets

The contractual terms of a loan may be modified for a number of reasons, including changing market conditions, customer retention and other factors not related to a current or potential credit deterioration of the customer. An existing loan whose terms have been modified may be derecognised and the renegotiated loan recognised as a new loan at fair value. Where possible, the Group seeks to restructure loans rather than to take possession of collateral, if available. This may involve extending the payment arrangements and documenting the agreement of new loan conditions. Management continuously reviews renegotiated loans to ensure that all criteria are met and that future payments are likely to occur.

The accounts which are restructured due to credit reasons in the past twelve months will be classified under Stage 2. The twelve month period is sufficient to test the adequacy of the cash flows and to test satisfactory performance under the revised terms of restructuring.

(f) Definition of default and cure

The Group considers a financial instrument defaulted and therefore Stage 3 (credit-impaired) for ECL calculations in all cases when the borrower becomes 90 days past due on its contractual payments. Objective evidence that a financial asset is credit-impaired may include a breach of contract, such as default or delinquency in interest or principal payments, indications that it is probable that the borrower will enter bankruptcy or other significant financial reorganisation, the disappearance of an active market, or other observable data relating to a group of assets such as adverse changes in the payment status of borrowers or issuers in the group, or economic conditions that correlate with defaults in the Group. Financial assets are written-off after all restructuring and collection activities have taken place and there is no realistic prospect of recovery.

The Group considers a financial asset to be in default when:

- The borrower is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realising security (if any security is held); and
- The borrower is past due more than 90 days on any credit obligation to the Group.

Inputs into the assessment of whether a financial instrument is in default and their significance may vary over time to reflect changes in circumstances. The definition of default largely aligns with that applied by the Group for regulatory capital purposes.

A financial instrument is considered as 'cured' and therefore re-classified out of Stage 3 when the criteria in line with the regulatory guidelines are met i.e. exposure is not 90 days past due, continuous repayment period ranging from 3-12 months based on the repayment frequency, assessment that the counterparty's financial situation has improved and the borrower is not considered as defaulted / impaired as per accounting standards. The decision whether to classify an asset as Stage 2 or Stage 1 once cured depends on the updated credit grade, at the time of the cure, and whether this indicates there has been a significant increase in credit risk compared to initial recognition.

(g) Incorporation of forward-looking information

The Group employs statistical models to incorporate macro-economic factors on historical default rates. In case none of the above macroeconomic parameters are statistically significant or the results of forecasted PD's are significantly deviated from the present forecast of the economic conditions, qualitative PD overlays shall be used by management after analysing the portfolio as per the diagnostic tool.

Incorporating forward looking information increases the level of judgment as to how changes in these macroeconomic factors will affect the ECL applicable to the Stage 1 and Stage 2 exposures which are considered as performing (Stage 3 are the exposures under the default category). The methodologies and assumptions involved, including any forecasts of future economic conditions, are reviewed periodically. As with any economic forecasts, the projections and likelihoods of occurrence are subject to a high degree of inherent uncertainty and therefore the actual outcomes may be significantly different to those projected. The Group considers these forecasts to represent its best estimate of the possible outcomes and has analysed the non-linearities and asymmetries within the Group's different geographies to establish that the chosen scenarios are appropriately representative of the range of possible scenarios.

(h) Measurement of ECL

The key inputs into the measurement of ECL are the term structure of the following variables:

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

These parameters are generally derived from internally developed statistical models and other historical data. They are adjusted to reflect forward-looking information as described above.

PD estimates are estimates at a certain date, which are calculated based on statistical rating models. These statistical models are based on internally compiled data comprising both quantitative and qualitative factors. Market data is used to derive the PD for banks and sovereign counterparties. If a counterparty or exposure migrates between rating PDs are estimated considering the residual maturities of exposures and estimated prepayment rates.

LGD is the magnitude of the likely loss if there is a default. The Group estimates LGD parameters based on the history of recovery rates of claims against defaulted counterparties. The LGD models consider the forecasted collateral value and recovery costs of any collateral that is integral to the financial asset.

LGD estimations are estimations of:

- 1- Cure Rate: Defined as the ratio of accounts which have fallen to default and have managed to move backward to the performing accounts.
- 2- Recovery Rate: Defined as the ratio of liquidation value to market value of the underlying collateral at the time of default would also account for expected recovery rate from a general claim on the individual's assets for the unsecured portion of the exposure.
- 3- Discounting Rate: Defined as the opportunity cost of the recovery value not being realized on the day of default adjusted for time value.

EAD represents the expected exposure in the event of a default. The Group derives the EAD from the current exposure to the counterparty and potential changes to the current amount allowed under the contract including amortisation. The EAD of a financial asset is its gross carrying amount. For lending commitments and financial guarantees, the EAD includes the amount drawn, as well as potential future amounts that may be drawn under the contract, which are estimated based on historical observations and forward-looking forecasts.

The contractual life have been considered as maturity for ECL computation for the assets with fixed maturity whereas, for overdraft a maturity of 3 years (Stage 2) and 1 year (Stage 1) shall be considered based upon the stage under which asset lies.

Where modelling of a parameter is carried out on a collective basis, the financial instruments are grouped on the basis of shared risk characteristics and counterparty type that include:

- i) Credit risk gradings;
- ii) Product type; and
- iii) Geographic location of the borrower.

The groupings are subject to regular review to ensure that exposures within a particular group remain appropriately homogeneous.

For portfolios in respect of which the Group has limited historical data, external benchmark information is used to supplement the internally available data. The portfolios for which external benchmark information represents a significant input into measurement of ECL are banks and financial institutions, sovereign and investment securities (debt instruments).

The measurement of ECL is a complex calculation that involves a large number of interrelated inputs and assumptions and the allowance is not sensitive to any one single factor alone. The key drivers of changes in ECL mainly include the following:

- Changes in the credit quality of the borrower or instrument, primarily reflected in changes in internal / external risk ratings;
- Changes in forward-looking macroeconomic conditions, specifically the macroeconomic variables to which the models are calibrated, which are those most closely correlated with credit losses in the relevant BBK portfolio as well as overall Bahrain credit portfolio;
- Changes to the value of the underlying collateral held impacting the Loss Given Default;
- Changes in scenario design and the weights assigned to each scenario; and
- Transfers between stages, which can be triggered by changes in the credit quality of the borrower or instrument or any restructuring of the exposures.

Being cognizant of the fact that the economic environment remains uncertain and future impairment changes may be subject to further volatility (including from changes to macroeconomic forecasts), the Group has reviewed and validated the PD methodology to be able to effectively capture the current situation. The Group has also considered the adequacy of the ECL estimates vis-à-vis potential requirements in future based on internal stress testing analysis.

The models used by the Group have been constructed and calibrated using historical trends and correlation as well as forward looking economic scenarios.

The following table outlines the impact of multiple scenarios on the ECL (Stage 1 and Stage 2) used by the Group as compared to the ECL that would have resulted from applying more conservative weighting to the base case or worst case scenarios:

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33 CREDIT QUALITY PER CLASS OF FINANCIAL ASSETS (continued)

	Scenario mix used by the Group (19:70:11) BD millions	Scenario 1 (10:60:30) BD millions	Scenario 2 (10:50:40) BD millions
31 December 2023			
Loans and advances to customers	36.9	39.7	40.8
Investment securities	2.3	2.3	2.3
Off-balance sheet exposures	0.5	0.7	0.7
	Scenario mix used by the Group (15:70:15) BD millions	Scenario 1 (10:60:30) BD millions	Scenario 2 (10:50:40) BD millions
31 December 2022			
Loans and advances to customers	37.9	40.2	41.4
Investment securities	0.7	0.7	0.7
Off-balance sheet exposures	0.4	0.4	0.4

34 CARRYING AMOUNT OF FINANCIAL ASSETS WHOSE TERMS HAVE BEEN RENEGOTIATED

The Group sometimes makes concessions or modifications to the original terms of loans as a response to the borrower's financial difficulties, rather than taking possession or to otherwise enforce collection of collateral. The Group considers a loan forbore when such concessions or modifications are provided as a result of the borrower's present or expected financial difficulties and the Group would not have agreed to them if the borrower had been financially healthy.

The table below shows the carrying amount for financial assets by class that were restructured during the year.

	2023 BD millions	2022 BD millions
Loans and advances to customers		
Commercial loans	69.5	24.1

35 MARKET RISK

Market risk is defined as the risk of potential loss that may arise from adverse changes in the value of a financial instrument or portfolio of financial instruments due to movements in interest rates, foreign exchange rates, equity and/or commodity prices. This risk arises from asset - liability mismatches, changes that occur in the yield curve, foreign exchange rates and changes in volatilities / implied volatilities in the market value of derivatives.

The Group has clearly defined policies for conducting investments (including trading investments) and foreign exchange business which stipulates limits for these activities. Investments are made strictly in accordance with investment acceptance criteria. The Group does not undertake any commodity trading activities. For management of market risk arising from movement in interest rates, refer to note 36.

The Group uses an internal Value-at-Risk (VaR) model for measuring general market risk in the trading book of the Group and all foreign exchange positions. The internal model was approved by the Central Bank of Bahrain. VaR is calculated using a 99% confidence level for a 10 day holding period. This implies a 1% possibility of the loss exceeding the VaR amount calculated by the model. As at 31 December 2023, VaR calculated based on the above parameters was BD 0.4 million (2022: BD 0.4 million).

The Bank's Risk Management Department conducts back testing in accordance with the Market Risk Capital Adequacy Regulations issued by the Central Bank of Bahrain to ensure that the VaR model and

assumptions used for computing VaR numbers are reliable. Back testing of 1 day VaR as per actual profit and loss (comparing 1 day VaR with the average actual daily profit and loss) and also hypothetical back testing (comparing 1 day VaR with derived profit and loss of static positions) is carried out on a daily basis as stipulated in the Central Bank of Bahrain Rule book. The objective is to ensure that the assumptions used for computing VaR are reasonable and provide a VaR number that is a good indicator of possible losses in trading positions. During the year, the back testing produced satisfactory results.

The Group also conducts stress testing to identify events or influences that could greatly impact material trading positions taken by the Group. As per the CBB requirements, validation of the internal model is conducted by the Internal Audit Department of the Bank as well as by an external consultant.

36 INTEREST RATE RISK

Interest rate risk is the exposure of the Group's financial condition to adverse movements of interest rates. The Group is exposed to interest rate risk as a result of mismatches or gaps in the amounts of assets and liabilities and off statement of financial position instruments that mature or re-price in a given period. Excessive interest rate risk can pose a significant threat to the Group's earnings and capital base. Accordingly, an effective risk management process that maintains interest rate risk within prudent levels is essential to the safety and soundness of the Group.

It is the Group's policy to keep its assets and liabilities mismatches at stable and acceptable levels to maintain a steady net interest income. The Group monitors interest rate risk based on gap / duration limits. The Group also uses 'what if' scenarios for projecting net interest income and economic value of equity of the Group. The Group uses derivative instruments such as interest rate swaps, and foreign exchange agreements to manage interest rate risk. Whilst day to day management of interest rate risk is responsibility of the Head of Treasury, ALMC also reviews the interest rate risk reports periodically.

Sensitivity analysis

Based on the consolidated statement of financial position as at 31 December 2023, an increase of 200 basis points in interest rates, with all variables held constant, will result in an increase in the net interest income, for the following 12 months, by approximately BD 16.4 million (2022: increase by BD 18.2 million). On the other hand, for a downward movement of interest rates by 200 basis points with a floor of 0%, the negative impact on the net interest income for the following 12 months is approximately BD 16.4 million (2022: BD 18.2 million).

	Rate Shock Forecasting (+200 bps)		Rate Shock Forecasting (-200 bps)	
	2023 BD millions	2022 BD millions	2023 BD millions	2022 BD millions
Bahraini Dinars	13.8	16.8	13.8	16.8
US Dollar	2.6	1.3	2.6	1.3
Kuwaiti Dinars	1.4	1.4	1.4	1.4
Others	(1.4)	(1.3)	(1.4)	(1.3)
Total	16.4	18.2	16.4	18.2

An increase of 200 basis points in interest rates, with all other variables held constant, will result in a negative impact on capital of approximately 9.0% amounting to BD 54.9 million (2022: 8.0% amounting to BD 48.5 million). Similarly, a decrease of 200 basis points in interest rates, with all other variables held constant, will result in a positive impact on capital of approximately 9.0% amounting to BD 54.9 million (2022: 8.0% amounting to BD 48.5 million).

The table below provides an analysis of the Group's interest rate risk exposure:

31 December 2023	Up to three months BD millions	Over three months up to one year BD millions	Over one year BD millions	Rate insensitive BD millions	Total BD millions
Treasury bills	89.9	299.3	–	–	389.2
Deposits and amounts due from banks and other financial institutions	211.8	–	1.2	32.8	245.8
Loans and advances to customers	848.7	108.9	605.7	25.0	1,588.3
Investment securities	23.9	74.6	741.6	70.0	910.1
	1,174.3	482.8	1,348.5	127.8	3,133.4
Deposits and amounts due to banks and other financial institutions	335.7	30.6	–	39.9	406.2
Borrowings under repurchase agreements	257.4	2.8	66.7	–	326.9
Term borrowings	113.1	188.5	–	–	301.6
Customers' current, savings and other deposits	506.6	408.5	43.6	1,171.3	2,130.0
	1,212.8	630.4	110.3	1,211.2	3,164.7
On balance sheet gap	(38.5)	(147.6)	1,238.2	(1,083.4)	(31.3)
Off balance sheet gap	516.2	(24.9)	(491.3)	(371.0)	(371.0)
Total interest sensitivity gap	477.7	(172.5)	746.9		
Cumulative interest sensitivity gap	477.7	305.2	1,052.1		

31 December 2022	Up to three months BD millions	Over three months up to one year BD millions	Over one year BD millions	Rate insensitive BD millions	Total BD millions
Treasury bills	83.4	194.5	–	–	277.9
Deposits and amounts due from banks and other financial institutions	169.2	0.3	0.8	106.3	276.6
Loans and advances to customers	849.2	175.0	566.6	23.2	1,614.0
Investment securities	62.4	56.3	741.9	53.6	914.2
	1,164.2	426.1	1,309.3	183.1	3,082.7
Deposits and amounts due to banks and other financial institutions	226.9	42.0	–	20.5	289.4
Borrowings under repurchase agreements	233.4	75.3	68.7	–	377.4
Term borrowings	75.4	–	188.5	–	263.9
Customers' current, savings and other deposits	454.6	365.0	36.1	1,260.9	2,116.6
	990.3	482.3	293.3	1,281.4	3,047.3
On balance sheet gap	173.9	(56.2)	1,016.0	(1,098.3)	35.4
Off balance sheet gap	457.3	32.0	(489.3)	(177.0)	(177.0)
Total interest sensitivity gap	631.2	(24.2)	526.7		
Cumulative interest sensitivity gap	631.2	607.0	1,133.7		

37 CURRENCY RISK

Currency risk is the risk that the functional currency value of a financial instrument will fluctuate due to changes in foreign exchange rates. The functional currency of the Group is Bahraini Dinars. The Group had the following significant non-strategic net exposures denominated in foreign currencies as of the consolidated statement of financial position date:

	Equivalent long (short)	
	2023 BD millions	2022 BD millions
US Dollar	164.7	165.2
Euro	0.3	0.3
GCC currencies (excluding Kuwaiti Dinars)	15.4	11.5
Kuwaiti Dinars	7.0	6.5
Others	0.2	0.2

As the Bahraini Dinars and other GCC currencies (except the Kuwaiti Dinars) are pegged to the US Dollar (US\$), positions in US\$ and other GCC currencies are not considered to have a significant currency risk. For currency sensitivity impact, refer to VaR (note 35).

The Board of Directors has established levels of currency risk by setting limits on currency position exposures. Positions are monitored on a daily basis to ensure that they are maintained within established limits. The Group uses forward foreign exchange contracts and currency swaps to hedge against specifically identified currency risks.

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38 EQUITY PRICE RISK

Equity price risk is the risk that the fair values of equities or managed funds decrease as a result of changes in the corresponding value of equity indices or the value of individual equity stocks. The Group manages this risk through diversification of investments in terms of geographical distribution and industry concentration.

The effect on equity (as a result of a change in the fair value of equity instruments held as FVTOCI) due to a reasonably possible change in equity indices, with all other variables held constant, is as follows:

	Trading Equities		% change in Index	Effect on equity	
	2023 BD millions	2022 BD millions		2023 BD millions	2022 BD millions
Bahrain Bourse	11.6	11.1	± 15%	1.7	1.7
Other stock exchanges	26.1	30.2	± 15%	3.9	4.5
				5.6	6.2

39 LIQUIDITY RISK

Liquidity risk is the risk that the Group will be unable to meet its funding requirements. Liquidity risk can be caused by market disruptions or a credit downgrade which may cause certain sources of funding to dry up immediately. To guard against this risk, the Group has diversified funding sources, assets are managed with liquidity in mind and liquidity positions are monitored, maintaining a healthy balance of cash, cash equivalents, and readily marketable securities. In addition, the Group

maintains various statutory deposits with central banks and has taken lines of credit from various banks and financial institutions.

The Bank has in place a liquidity risk policy, which describes the roles and responsibilities of ALMC and Treasury, and stipulates the broad guidelines with regard to minimum liquid assets to be maintained by the Bank, gap limits for time buckets of the maturity ladder, cumulative outflow of cash limits for time buckets and various liquidity ratios to be maintained which are approved by the ALMC based on the Annual Liquidity Strategy.

It is the Bank's policy to keep its assets in high-quality liquid assets such as inter-bank placements, treasury bills and government bonds, to ensure that funds are available to meet maturing liabilities, undrawn facilities and deposit withdrawals as they fall due for payment. A substantial proportion of the Bank's deposits is made up of retail current, savings and fixed deposit accounts which, though payable on demand or at short notice, have traditionally formed part of a stable deposit base and a source of core funding.

The day to day management of liquidity risk is the responsibility of the Head of Treasury, who monitors the sources and maturities of assets and liabilities closely and ensures that limits stipulated by the ALMC are complied with, and that funding is not concentrated from any one source.

The Bank also draws up contingency plans to deal with extraordinary conditions of liquidity risk after comprehensive scenario analysis.

The tables below summarise the maturity profile of the Group's financial liabilities (including interest) based on contractual undiscounted repayment obligations.

	On demand BD millions	Within 1 month BD millions	1 to 3 months BD millions	3 to 6 months BD millions	6 to 12 months BD millions	1 to 5 years BD millions	5 to 10 years BD millions	10 to 20 years BD millions	More than 20 years BD millions	Total BD millions
31 December 2023										
Deposits and amounts due to banks and other financial institutions	81.0	238.6	60.0	17.9	14.8	1.8	–	–	–	414.1
Borrowings under repurchase agreement	–	38.7	3.5	6.8	62.3	251.6	–	–	–	362.9
Term borrowings	–	6.5	0.7	20.5	196.5	98.1	–	–	–	322.3
Customers' current, savings and other deposits	1,250.6	228.8	213.6	141.6	305.5	59.8	–	–	–	2,199.9
Total undiscounted financial liabilities	1,331.6	512.6	277.8	186.8	579.1	411.3	–	–	–	3,299.2
Letters of guarantee	251.4	–	–	–	–	–	–	–	–	251.4
Undrawn loan commitments	171.7	–	–	–	–	–	–	–	–	171.7
Derivative financial instruments										
Contractual amounts payable	–	(37.3)	(12.7)	(18.7)	(29.1)	(345.2)	(276.0)	(139.1)	(37.5)	(895.6)
Contractual amounts receivable	–	38.9	11.9	21.6	38.6	407.8	311.5	164.2	38.9	1,033.4
	–	1.6	(0.8)	2.9	9.5	62.6	35.5	25.1	1.4	137.8

31 December 2022	On demand BD millions	Within 1 month BD millions	1 to 3 months BD millions	3 to 6 months BD millions	6 to 12 months BD millions	1 to 5 years BD millions	5 to 10 years BD millions	10 to 20 years BD millions	More than 20 years BD millions	Total BD millions
Deposits and amounts due to banks and other financial institutions	53.3	147.5	47.0	27.4	16.3	1.1	–	–	–	292.6
Borrowings under repurchase agreement	–	21.6	5.6	78.7	116.3	172.0	–	–	–	394.2
Term borrowings	–	6.5	–	1.2	63.8	218.4	–	–	–	289.9
Customers' current, savings and other deposits	1,366.5	116.9	238.1	103.8	289.1	46.7	–	–	–	2,161.1
Total undiscounted financial liabilities	1,419.8	292.5	290.7	211.1	485.5	438.2	–	–	–	3,137.8
Letters of guarantee	190.2	–	–	–	–	–	–	–	–	190.2
Undrawn loan commitments	103.2	–	–	–	–	–	–	–	–	103.2
<i>Derivative financial instruments</i>										
Contractual amounts payable	–	(5.1)	(25.5)	(48.1)	(23.5)	(364.5)	(327.7)	(133.9)	(53.2)	(981.5)
Contractual amounts receivable	–	5.4	25.4	51.8	31.5	412.1	359.7	152.8	55.0	1,093.7
	–	0.3	(0.1)	3.7	8.0	47.6	32.0	18.9	1.8	112.2

40 LEGAL AND OPERATIONAL RISK

Legal risk

Legal risk is the risk relating to losses due to legal or regulatory action that invalidates or otherwise precludes performance by the end user or its counterparty under the terms of the contract or related netting agreements.

The Group has developed preventive controls and formalised procedures to identify legal risks so that potential losses arising from non-adherence to laws and regulations, negative publicity, etc. are significantly reduced. The Group also has well established legal procedures to scrutinise product offerings and manage risks arising out of its transactions.

As at 31 December 2023, there were legal cases pending against the Group aggregating to BD 1.4 million (2022: BD 2.3 million). Based on the opinion of the Group's legal advisors, the management believes that no liability is likely to arise from these cases. However, on a conservative basis, the Group has made a provision on the same of BD 0.2 million (2022: Nil).

Operational risk

Operational risk is the exposure to loss resulting from inadequate or failed internal processes, people and systems, or from external events. The Group has clearly defined operations procedures for each of its products and services. It also has advanced computer systems that enable it to run operations with speed and accuracy.

The Operational Risk Department operates independently from other units of the Bank and reports to the GCRO. It conducts regular reviews of all business areas of the Bank and reports control deficiencies and exceptions to the Bank's policies and procedures. It also recommends measures to mitigate operational risk, which are implemented by management immediately.

The Bank also has a contingency plan to take care of any failure of its computer systems. Regular back-ups are made for all important datasets, and stored outside the Bank's premises. This ensures that in case of any system failure, the Bank will be able to continue its operations without losing critical data or business transactions. As part of its disaster recovery plan, the Bank has established a back-up site which would operate during an emergency.

The Bank has a specific Business Continuity Plan ("BCP") unit. The main objective of the BCP is to ensure that in the event of full or partial disaster, the Bank should be able to continue providing essential services to customers, minimizing any adverse effects on the Bank's business, through business impact analysis, business restoration plans and procedures, for the identified critical functions. The Bank's subsidiaries have similar contingency plans for their operations.

The Bank is using an operational risk management solution for monitoring operational risk, conducting risk and control self assessments and capturing operational loss data in accordance with Basel III / CBB guidelines.

41 FAIR VALUES OF FINANCIAL INSTRUMENTS

The Group uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique:

- Level 1:** quoted (unadjusted) prices in active markets for identical assets or liabilities;
- Level 2:** other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly; and
- Level 3:** techniques which use inputs which have a significant effect on the recorded fair value that are not based on observable market data.

The significant inputs for valuation of equities classified under Level 3 are annual growth rate of cash flows and discount rates and for funds it is the illiquidity discount. Lower growth rate and higher discount rate, illiquidity discount will result in a lower fair value. The impact on the consolidated statement of financial position or the consolidated statement of shareholders' equity would be immaterial if the relevant risk variables used to fair value the unquoted securities were altered by five per cent. There was no material changes in the valuation techniques used for the purpose of measuring fair value of investment securities as compared to the previous year.

The following table shows an analysis of financial instruments recorded at fair value by level of the fair value hierarchy at 31 December 2023 and 2022:

31 December 2023	Level 1 BD millions	Level 2 BD millions	Level 3 BD millions	Total BD millions
<i>Financial assets</i>				
Bonds	608.8	1.7	–	610.5
Equities	37.7	–	30.5	68.2
Managed funds	–	1.0	–	1.0
Derivatives held for trading	–	0.2	–	0.2
Derivatives held as fair value hedges	–	43.9	–	43.9
	646.5	46.8	30.5	723.8
<i>Financial liabilities</i>				
Borrowing under repurchase agreement	69.0	–	–	69.0
Derivatives held for trading	–	0.3	–	0.3
Derivatives held as fair value hedges	–	1.7	–	1.7
	69.0	2.0	–	71.0

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41 FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

31 December 2022	Level 1 BD millions	Level 2 BD millions	Level 3 BD millions	Total BD millions
Financial assets				
Bonds	605.7	3.9	–	609.6
Equities	41.4	–	29.2	70.6
Managed funds	–	1.1	–	1.1
Derivatives held for trading	–	0.4	–	0.4
Derivatives held as fair value hedges	–	60.1	–	60.1
	647.1	65.5	29.2	741.8
Financial liabilities				
Borrowing under repurchase agreement	106.3	–	–	106.3
Derivatives held for trading	–	2.0	–	2.0
Derivatives held as fair value hedges	–	0.8	–	0.8
	106.3	2.8	–	109.1

Transfers between Level 1, Level 2 and Level 3

During the years ended 31 December 2023 and 2022, there were no transfers into or out of Level 3 fair value measurements. Further, there was no significant movements with equity instruments classified under level 3.

The table below sets out the estimated carrying values and fair values of financial instruments carried at amortised cost where fair values are different from the carrying amounts shown in the consolidated financial statements:

	31 December 2023		
	Carrying value BD millions	Fair value BD millions	Difference BD millions
Financial liabilities			
Term borrowings	301.6	300.3	(1.3)
Financial assets			
Investment securities	230.4	231.0	(0.6)
	31 December 2022		
	Carrying value BD millions	Fair value BD millions	Difference BD millions
Financial liabilities			
Term borrowings	263.9	260.2	(3.7)
Financial assets			
Investment securities	232.9	232.5	0.4

The above financial liabilities and assets are Level 1 fair value.

As at 31 December 2023 and 2022, the fair value of financial assets and financial liabilities approximate their carrying values, other than those disclosed in the table above.

42 SHARE – BASED PAYMENTS

In 2014, the Group adopted regulations concerning sound remuneration practices issued by the CBB and consequently revised its variable remuneration framework. The revised policy framework and incentive components were approved by the shareholders in their Annual General Meeting on 10 March 2015. The new share plan has been combined with the revised remuneration framework mandated by the CBB and is referred to as Short-Term Incentive Plan (STIP) and Long-Term Incentive Plan (LTIP).

Short-Term and Long-Term Shares Incentive Plan

Long Term Incentive Shares are granted to Executive Senior Managers and above, with more than 12 months service at the date of grant and meeting certain performance criteria. The shares granted are subject to the satisfaction of conditions relating to the Bank's net profit over a three

year period and the employee being in employment at the end of the 3 year period (vesting period). Short Term Incentive Shares are granted to employees in line with CBB's Sound Remuneration Guidelines.

The expense recognised for employee services received during the year is shown in the following table:

	2023 BD millions	2022 BD millions
Expense arising from equity-settled share-based payment transactions	0.4	2.8
Shares vested during the year	(2.1)	(2.2)

The movement in the number of shares in the Group's LTIP and STIP was as follows:

	Number of shares	
	2023	2022
Opening balance of shares granted but not vested	9,409,019	10,157,419
Equity shares transferred to trust	4,907,485	4,613,502
Shares released during the year to the participants	(4,332,505)	(5,361,902)
	9,983,999	9,409,019

The market price of the Bank's shares based on the price quoted in the Bahrain Bourse at 31 December 2023 was BD 0.504 (2022: BD 0.500) per share.

43 CAPITAL ADEQUACY

The risk asset ratio calculated in accordance with the capital adequacy guidelines approved by the CBB, for the Group is as follows:

	2023 BD millions	2022 BD millions
CET1 capital	611.3	603.4
Tier 2 capital	24.9	25.3
Total capital base (a)	636.2	628.7
Credit risk weighted exposure	1,995.9	2,024.6
Operational risk weighted exposure	227.7	240.1
Market risk weighted exposure	41.6	42.4
Total risk weighted exposure (b)	2,265.2	2,307.1
Capital adequacy (a/b*100) – %	28.1%	27.3%
Minimum requirement – %	14.0%	14.0%

Capital management

The primary objectives of the Group's capital management policies are to ensure that the Group complies with externally imposed capital requirements and that the Group maintains strong credit ratings and healthy capital ratios in order to support its business and to maximise shareholders' value.

The Group manages its capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of its activities. In order to maintain or adjust the capital structure, the Bank may adjust the amount of dividend payment to shareholders or issue capital securities. No changes were made in the objectives, policies and processes from the previous years.

The Group has adopted the new Basel III Capital Adequacy Framework (Basel III) with effect from 1 January 2015 as per the guidelines issued by the CBB, which is enhancing the Bank's risk management process, supervisory review, disclosure standards and capital management.

The Group has adopted the Standardized Approach in case of Credit Risk, the Internal Model Approach for Market Risk in its branches in the Kingdom of Bahrain and State of Kuwait, and Standardised Approach for its branches in the Republic of India, and the Basic Indicator Approach for Operational Risk.

The Group has established its Internal Capital Adequacy Assessment Process (ICAAP) to provide policy guidance in Capital Planning and Capital Management. The Bank also uses Risk Adjusted Return on Capital (RAROC) model in its decision making process.

44 NET STABLE FUNDING RATIO

The objective of the Net Stable Funding Ratio (NSFR) is to promote the resilience of banks' liquidity risk profile and to incentivise a more resilient banking sector over a longer time horizon. The NSFR limits over reliance on short-term wholesale funding, encourages better assessment of funding risk across all on-balance sheet and off-balance sheet items, and promotes funding stability.

The NSFR ratio is calculated in accordance with the Liquidity Risk Management Module requirements, issued by the CBB. The minimum NSFR ratio limit as per CBB is 100%. The Group's consolidated NSFR ratio as of 31 December 2023 is 137.6% (31 December 2022: 138.3%).

The main drivers behind the Group's robust Available Stable Funds (ASF) are the solid capital base, sizeable retail and small business deposits portfolio, large portfolio of non-financial institutions deposits (related to government and corporate deposits), as well as medium term funding from borrowings under repurchase agreements and term borrowings. The capital base formed 23.6% (31 December 2022: 23.4%) of Group's ASF, while the retail and small business deposits

formed 45.9% (31 December 2022: 46.6%) of the ASF (after applying the relevant weights).

For the Required Stable Funds (RSF), the primary reason for the relatively low RSF, in comparison to the ASF, is related to the sizeable portfolio of BBK's High Quality Liquid Assets (HQLAs) which accounts for 26.7% (31 December 2022: 23.6%) of total RSF (before applying the relevant weights).

In comparison to year-end December 2022 (NSFR of 138.3%), the NSFR ratio decreased slightly by 0.7%. The ASF increased by BD 10.7 million mainly due to higher Capital Base. On the other hand, the RSF's increase was relatively higher by BD 17.2 million mainly due to increase in HQLAs, partially offset by a decrease in the loans book and lower derivatives positive replacement cost.

The consolidated NSFR calculated in accordance with the requirements of the CBB rulebook, for the Group is as follows:

	2023 BD millions	2022 BD millions
Total available stable funding	2,729.6	2,718.9
Total required stable funding	1,983.1	1,965.9
Group's consolidated NSFR	137.6%	138.3%
Minimum NSFR requirement	100.0%	100.0%

The NSFR (as a percentage) as at 31 December 2023 is calculated as follows:

	Unweighted Values (i.e. before applying relevant factors)				
Item	No specified maturity BD millions	Less than 6 months BD millions	More than 6 months and less than one year BD millions	Over one year BD millions	Total weighted value BD millions
Available Stable Funding (ASF):					
Capital:					
Regulatory Capital	620.3	–	–	24.9	645.2
Retail deposits and deposits from small business customers:					
Stable deposits	–	469.3	9.6	0.9	455.9
Less stable deposits	–	714.9	135.3	32.5	797.7
Wholesale funding:					
Other wholesale funding	–	1,086.6	380.6	334.9	830.8
Other liabilities:					
All other liabilities not included in the above categories	–	121.0	–	–	–
Total ASF	620.3	2,391.8	525.5	393.2	2,729.6
Required Stable Funding (RSF):					
Total NSFR high-quality liquid assets (HQLA)	–	–	–	–	287.9
Performing loans and securities:					
Performing loans to financial institutions secured by non-level 1 HQLA and unsecured performing loans to financial institutions	–	292.8	14.2	37.5	88.5
Performing loans to non-financial corporate clients, loans to retail and small business customers, and loans to sovereigns, central banks and PSEs, of which:	–	326.4	71.4	837.3	910.6
With a risk weight of less than or equal to 35% as per the CBB Capital Adequacy Ratio guidelines	–	19.8	5.1	251.0	175.6
Securities that are not in default and do not qualify as HQLA, including exchange-traded equities	–	24.8	35.2	188.4	208.0
Other assets:					
NSFR derivative assets	–	40.6	–	–	40.6
NSFR derivative liabilities before deduction of variation margin posted	–	0.1	–	–	0.1
All other assets not included in the above categories	220.7	–	–	–	220.7
Off-balance sheet items	–	1,021.9	–	–	51.1
Total RSF	220.7	1,726.4	125.9	1,314.2	1,983.1
NSFR (%)					137.6%

Notes to the consolidated financial statements (continued)

31 December 2023

44 NET STABLE FUNDING RATIO (continued)

The NSFR (as a percentage) as at 31 December 2022 is calculated as follows:

Item	Unweighted Values (i.e. before applying relevant factors)				Total weighted value BD millions
	No specified maturity BD millions	Less than 6 months BD millions	More than 6 months and less than one year BD millions	Over one year BD millions	
Available Stable Funding (ASF):					
Capital:					
Regulatory Capital	610.3	–	–	25.3	635.6
Retail deposits and deposits from small business customers:					
Stable deposits	–	479.9	9.2	0.5	465.2
Less stable deposits	–	722.9	133.5	29.9	800.7
Wholesale funding:					
Other wholesale funding	–	989.9	293.2	388.4	817.4
Other liabilities:					
All other liabilities not included in the above categories	–	105.1	–	–	–
Total ASF	610.3	2,297.8	435.9	444.1	2,718.9
Required Stable Funding (RSF):					
Total NSFR high-quality liquid assets (HQLA)	–	–	–	–	205.5
Performing loans and securities:					
Performing loans to financial institutions secured by non-level 1 HQLA and unsecured performing loans to financial institutions	–	297.0	5.7	73.4	120.8
Performing loans to non-financial corporate clients, loans to retail and small business customers, and loans to sovereigns, central banks and PSEs, of which:	–	344.4	73.9	830.0	914.7
With a risk weight of less than or equal to 35% as per the CBB Capital Adequacy Ratio guidelines	–	40.1	5.4	242.1	180.1
Securities that are not in default and do not qualify as HQLA, including exchange-traded equities	–	48.6	42.7	165.7	201.8
Other assets:					
NSFR derivative assets	–	57.8	–	–	57.8
NSFR derivative liabilities before deduction of variation margin posted	–	0.2	–	–	0.2
All other assets not included in the above categories	236.4	–	–	–	236.4
Off-balance sheet items	–	972.6	–	–	48.6
Total RSF	236.4	1,760.7	127.7	1,311.2	1,965.9
NSFR (%)	138.3%				

45 DEPOSIT PROTECTION SCHEME

Deposits held with the Bahrain operations of the Bank are covered by the Deposit Protection Scheme established by the CBB regulation concerning the establishment of the Deposit Protection Scheme and Deposit Protection Board. This scheme covers eligible “natural persons” (individuals) up to a maximum of BD 20,000 as set by the CBB requirements. A periodic contribution, as mandated by CBB, is paid by the Bank under this scheme.

46 STAFF SAVING SCHEME

The scheme is a contribution saving fund between the Bank and the employees of the Bank. It was introduced in January 1996 with the objective of providing the employees with a cash benefit upon resignation, retirement or death. Participation in the scheme is discretionary and the employee may contribute any amount. The Bank guarantees a corresponding contribution of an amount that is 3% higher provided that the total Bank contribution is not in excess of 10% of the employees’ salary. The employee becomes eligible for the full amount of the Bank contribution once the employee has completed 5 years of service, otherwise the entitlement is proportionately calculated. The scheme is managed by a committee, consisting of members from management and representatives nominated and selected by staff.

As at 31 December 2023, the total contribution fund including the earned income stands at BD 22.8 million (2022: BD 21.4 million). Out of the total fund amount, payment of the principal amount equal to BD 18.5 million (2022: BD 17.9 million) consisting of the respective staff and Bank’s contribution is guaranteed by the Bank to employees participating in the scheme within the applicable law. Out of the principal amount, BD 10.0 million (2022: BD 8.0 million) is the exposure to Bahrain and GCC sovereigns.

The Bank is in process of moving the fund of the Staff Saving Scheme into a Trust governed by the Trust Law of Bahrain. The Bank will continue to be involved in investment decisions related to the fund within the scope of the Employee Saving Scheme Investment Committee.

47 FIDUCIARY ASSETS

Funds under management as at 31 December 2023 amounted to BD 169.0 million (2022: BD 166.5 million). These assets are held in a fiduciary capacity, measured at cost and are not included in the consolidated statement of financial position. The total market value of all such funds at 31 December 2023 was BD 172.2 million (2022: BD 157.2 million).

48 CLASSIFICATION OF FINANCIAL ASSETS AND LIABILITIES

The following table provides a reconciliation between line items in the consolidated statement of financial position and categories of financial instruments.

	Designated as at FVTPL BD millions	FVTOCI – debt instruments BD millions	FVTOCI – equity instruments BD millions	Amortised cost BD millions	Total BD millions
31 December 2023					
Cash and balances with central banks	–	–	–	549.9	549.9
Treasury bills	–	–	–	389.2	389.2
Deposits and amounts due from banks and other financial institutions	–	–	–	245.8	245.8
Loans and advances to customers	–	–	–	1,588.3	1,588.3
Investment securities	1.0	610.5	68.2	230.4	910.1
Interest receivable, derivative and other assets	–	–	–	129.6	129.6
Total assets	1.0	610.5	68.2	3,133.2	3,812.9
Deposits and amounts due to banks and other financial institutions	–	–	–	406.2	406.2
Borrowings under repurchase agreement	–	–	–	326.9	326.9
Term borrowings	–	–	–	301.6	301.6
Customers' current, savings and other deposits	–	–	–	2,130.0	2,130.0
Interest payable, derivative and other liabilities	–	–	–	123.3	123.3
Total liabilities	–	–	–	3,288.0	3,288.0
31 December 2022					
Cash and balances with central banks	–	–	–	416.9	416.9
Treasury bills	–	–	–	277.9	277.9
Deposits and amounts due from banks and other financial institutions	–	–	–	276.6	276.6
Loans and advances to customers	–	–	–	1,614.0	1,614.0
Investment securities	1.1	609.6	70.6	232.9	914.2
Interest receivable, derivative and other assets	–	–	–	154.5	154.5
Total assets	1.1	609.6	70.6	2,972.8	3,654.1
Deposits and amounts due to banks and other financial institutions	–	–	–	289.4	289.4
Borrowings under repurchase agreement	–	–	–	377.4	377.4
Term borrowings	–	–	–	263.9	263.9
Customers' current, savings and other deposits	–	–	–	2,116.6	2,116.6
Interest payable, derivative and other liabilities	–	–	–	107.6	107.6
Total liabilities	–	–	–	3,154.9	3,154.9

49 COMPARATIVE INFORMATION

Certain corresponding figures for 2022 have been reclassified in order to conform to the presentation of financial statements for the current year. Such reclassifications did not affect previously reported net profit, total assets, total liabilities or total equity of the Group.

50 SUBSEQUENT EVENTS

Subsequent to the year ended 31 December 2023, the Board of Directors of the Bank, in a follow-up to the discussion of mergers and acquisitions, decided to begin a study and appoint a consulting Company to study the economic feasibility of a merger with the National Bank of Bahrain B.S.C.

Basel III Regulatory capital disclosures

31 December 2023

1 EXECUTIVE SUMMARY

This report has been prepared in accordance with Pillar III disclosure requirements prescribed by the Central Bank of Bahrain, hereafter referred to as «CBB». The report has been designed to provide BBK Group's stakeholders with detailed information on our approach in managing capital and risk, having due regard to the operating environment.

The Bank applies the Basel framework in the measurement of its capital adequacy, and in its capital management strategy and risk management framework. CBB's Basel III capital rules and guidelines became effective on 1st January 2015 as the common framework for the implementation of the Basel Committee on Banking Supervision's (Basel Committee) Basel III capital adequacy framework for banks incorporated in the Kingdom of Bahrain.

The disclosures in this report are in addition to the disclosures set out in the consolidated financial statements for the year ended 31 December 2023 presented in accordance with the International Financial Reporting Standards (IFRS). Disclosures with respect to Corporate Governance and Remuneration are provided in relevant sections of the Annual Report.

2 INTRODUCTION TO THE BASEL III FRAMEWORK

The CBB's Basel III capital framework is based on three pillars consistent with the Basel III framework developed by the Basel Committee, as follows:

Pillar I: calculation of the Risk Weighted Assets (RWAs) and capital requirement.

Pillar II: the supervisory review process, including the Internal Capital Adequacy Assessment Process (ICAAP).

Pillar III: rules for the disclosure of risk management and capital adequacy information.

Pillar I

Pillar I prescribes the basis for the calculation of the regulatory capital adequacy ratio. Pillar I sets out the definition and calculations of the RWAs, and the derivation of the regulatory total capital. Capital adequacy ratios are calculated by dividing regulatory capital by the total RWAs.

Basel III focuses on increasing both the quantity and quality of Bank's capital. To this end, Tier 1 capital "T1" must be the main component of capital, and the predominant form of T1 capital must be common shares and reserves. Deductions from capital and prudential filters are generally applied at the level of common equity. The remainder of T1 capital base must be comprised of instruments that are subordinated, have fully discretionary noncumulative dividends or coupons and have neither a maturity date nor an incentive to redeem. In addition, Tier 2 capital "T2" instruments are restricted and have a limit on their contribution to total regulatory capital. Furthermore, Basel III introduced a number of capital buffers to promote the conservation of capital (Capital Conservation Buffer or "CCB") and the build-up of adequate buffers above the minimum required capital during times of good economic conditions that can be drawn down in periods of stress (countercyclical capital buffer) and the high loss absorbency buffer for Domestic Systemically Important Banks (DSIBs).

CBB minimum required total capital adequacy ratio (including CCB) is 12.5 percent, compared to 10.5 percent recommended by the Basel Committee. Moreover, there are limits and minima introduced by the CBB under Basel III, such as minimum Common Equity Tier 1 Capital Ratio «CET1» of 9 percent (including CCB) and minimum T1 Capital Ratio of 10.5 percent (including CCB). In the event that the total capital adequacy ratio falls below 12.5 percent, additional prudential reporting requirements apply, and a formal action plan setting out the measures to be taken to restore the ratio above the minimum required level is to be formulated and submitted to the CBB. BBK had been designated as a DSIB by the CBB. Consequently, BBK is required to maintain an effective minimum total capital adequacy ratio above 14.0 percent, i.e. inclusive of 1.5 percent as a DSIB buffer.

The table below summarises the approaches available for calculating RWAs for each risk type in accordance with the CBB's Basel III capital adequacy framework:

Credit Risk	Market Risk	Operational Risk
Standardised Approach	Standardised Approach Internal Models Approach	Basic Indicator Approach Standardised Approach

The approach applied by BBK for each risk type is as follows:

(i) Credit Risk

For regulatory reporting purposes, BBK is using the Standardised Approach for credit risk. Credit risk constitutes nearly 90 percent of the overall risk for the Bank. The Bank has a robust credit risk management architecture which is explained in greater details in notes 30 and 31 of the Annual Report. The credit RWAs are determined by multiplying the credit exposure by a risk weight factor dependent on the type of counterparty and the counterparty's external rating, where available.

(ii) Market Risk

For the regulatory market risk capital requirement, BBK is using the Internal Model Approach based on Value-at-Risk (VaR) model for its branches in the Kingdom of Bahrain and the State of Kuwait and the Standardised Approach for its branches in the Republic of India. The use of the Internal Model Approach for the calculation of regulatory market risk capital has been approved by the CBB and the model is subject to periodic independent internal and external validation.

(iii) Operational Risk

All banks incorporated in Bahrain are required to apply the Basic Indicator Approach for operational risk unless approval is granted by the CBB to use the Standardised Approach. The CBB's capital framework does not currently permit the use of the Advanced Measurement Approach (AMA) for operational risk. For regulatory reporting purposes, BBK is currently using the Basic Indicator Approach whereby, the operational risk weighted exposures and regulatory capital requirement are calculated by applying an alpha co-efficient of 15 percent to the average gross income for the preceding three financial years.

Pillar II

Pillar II defines the process of supervisory review of an institution's risk management framework and, ultimately, its capital adequacy.

Under the CBB's Pillar II guidelines, all banks incorporated in Bahrain are required to maintain a total capital adequacy ratio above 12.5 percent, except those assigned as DSIB, the minimum would be 14.0 percent.

Pillar II comprises two processes:

- an Internal Capital Adequacy Assessment Process (ICAAP), and
- a supervisory review and evaluation process.

The ICAAP incorporates a review and evaluation of risk management and capital relative to the risks to which the Bank is exposed. BBK has developed an ICAAP document and it addresses all components of BBK's risk management, from the daily management of more material risks to the strategic capital management of the Group. The projected growth in risk assets, operating profit, shareholders' funds and the corresponding capital requirement are estimated by the Bank as part of the 3 years strategy approved by the Board. In addition, the Bank also forecasts the Capital Base whenever there is likely reduction in the capital components, and necessary actions are taken in order to ensure regulatory compliance. Moreover, the Bank has a Dividend Policy in place as part of capital management strategy.

The Bank uses the Risk-Adjusted Return On Capital (RAROC) model in its credit decisions in order to assess risk-reward matrix for each credit exposure. The Bank has adopted a Risk Appetite Framework which is reviewed periodically. The Bank also adopts a Risk Management Strategy annually covering all types of relevant risks.

The supervisory review and evaluation process represents the CBB's review of the Group's capital management and an assessment of internal controls and corporate governance. The supervisory review and evaluation process is designed to ensure that institutions identify their material risks, allocate adequate capital, and employ sufficient management processes to support such risks. The supervisory review and evaluation process also encourages institutions to develop and apply enhanced risk management techniques for the measurement and monitoring of risks in addition to the credit, market and operational risks addressed in the core Pillar I framework. Other risk types which are not covered by the minimum capital requirements in Pillar I includes liquidity risk, interest rate risk in the banking book, strategic risk, concentration risk, reputational risk, and residual risk. These are covered either by capital, or risk management and mitigation processes under Pillar II.

BBK conducts stress testing of its portfolio apart from the ICAAP process in line with CBB requirements from time to time.

Pillar III

Pillar III deals with the Market Discipline guidelines of the regulator to ensure adequate disclosure of risk management practices, corporate governance standards and capital adequacy information. The Bank publishes regulatory disclosures periodically and in its Annual Report.

The disclosures comprise detailed qualitative and quantitative information. The purpose of the Pillar III disclosure requirements is to complement the first two pillars and the associated supervisory review process. The disclosures are designed to enable stakeholders and market participants to assess an institution's risk appetite and risk exposures and to encourage all banks, via market pressures, to move toward more advanced forms of risk management.

Under the current regulations, partial disclosure consisting mainly of quantitative analysis is required during half year reporting, whereas full disclosure is required to coincide with the financial year end reporting.

3 GROUP STRUCTURE

The Group's financial statements are prepared and published on a full consolidation basis, with all subsidiaries being consolidated in accordance with IFRS. For capital adequacy purposes, all financial subsidiaries are included within the Group structure. However, the CBB's capital adequacy methodology accommodates both normal and risk weighting consolidation.

The principal subsidiaries, associates and joint ventures and basis of consolidation for capital adequacy purposes are as follows:

	Domicile	Ownership	Consolidation basis
Subsidiaries			
CrediMax B.S.C. (c)	Kingdom of Bahrain	100.00%	Full Consolidation
Invita Company W.L.L.	Kingdom of Bahrain	100.00%	Risk Weighted
973LABS W.L.L. *	Kingdom of Bahrain	100.00%	Full Consolidation
Global Payment Services W.L.L. (GPS)**	Kingdom of Bahrain	70.00%	Full Consolidation
Associates			
Invita Kuwait K.S.C.C.***	State of Kuwait	40.00%	Risk Weighted
Bahrain Liquidity Fund	Kingdom of Bahrain	23.54%	Risk Weighted
Bahrain Commercial Facilities Company B.S.C.	Kingdom of Bahrain	23.03%	Risk Weighted
The Benefit Company B.S.C. (c)	Kingdom of Bahrain	22.00%	Risk Weighted
Joint Venture			
Magnum Partners Holding Limited	Jersey	49.96%	Risk Weighted
LSE Jersey Holdings Limited Partnership	Jersey	45.00%	Risk Weighted
BBK Geojit Securities K.S.C.	State of Kuwait	40.00%	Risk Weighted
Evoque Holdings Jersey Limited	Jersey	24.99%	Risk Weighted

* CrediMax B.S.C. (c) and Invita Company W.L.L. hold 60% and 40% ownership in 973Labs W.L.L., respectively.

** Shareholding through CrediMax B.S.C. (c) Subsidiary

*** Shareholding through Invita Company W.L.L. Subsidiary

There are no impediments on the transfer of funds or regulatory capital within the Group other than restrictions over transfers to ensure that minimum regulatory capital requirements are met for subsidiary companies.

Basel III Regulatory capital disclosures (continued)

31 December 2023

4 STATEMENT OF FINANCIAL POSITION UNDER THE REGULATORY SCOPE OF CONSOLIDATION

The table below shows the link between the consolidated statement of financial position in the published financial statements (accounting statement of financial position) and the regulatory statement of financial position.

	Statement of financial position as in published financial statements BD millions	Statement of financial position as per Regulatory Reporting BD millions	Reference
Assets			
Cash and balances with central banks	549.9	549.9	
Treasury bills	389.2	389.2	
Deposits and amounts due from banks and other financial institutions	245.8	245.8	
Loans and advances to customers	1,588.3	1,588.3	
of which Expected Credit Loss (1.25% of Credit risk weighted assets)	24.9	24.9	a
of which net loans and advances (gross of Expected Credit Loss)	1,563.4	1,563.4	
Investment securities	910.1	910.1	
of which investments in financial entities under CET1	29.0	29.0	b
of which related to other investments	881.1	881.1	
Interest receivable, derivative and other assets	129.6	128.5	
of which deferred tax assets due to temporary differences	0.8	0.8	c
of which intangibles	7.5	7.5	d
of which interest receivable, derivative and other assets	121.3	120.2	
Investments in associates and joint ventures	51.2	53.5	
of which Investment in own shares	1.0	1.0	e
of which equity investments in financial entities	31.5	31.5	f
of which other investments	18.7	21.0	
Premises and equipment	37.8	37.4	
Total assets	3,901.9	3,902.7	
Liabilities and equity			
Liabilities			
Deposits and amounts due to banks and other financial institutions	406.2	406.2	
Borrowings under repurchase agreement	326.9	326.9	
Term borrowings	301.6	301.6	
Customers' current, savings and other deposits	2,130.0	2,133.8	
Interest payable, derivative and other liabilities	123.3	121.2	
Total liabilities	3,288.0	3,289.7	
Equity			
Share capital	173.0	173.0	g
Treasury stock	(4.1)	(4.1)	h
Share premium	105.6	105.6	i
Statutory reserve	86.0	86.0	j
General reserve	64.2	64.2	k
Cumulative changes in fair values	24.7	24.7	
of which cumulative changes in fair values on bonds and equities	24.2	24.2	l
of which fair value changes in cash flow hedges	0.5	0.5	m
Foreign currency translation adjustments	(15.5)	(15.5)	
of which related to unconsolidated subsidiary	–	–	n
of which related to Parent	(15.5)	(15.5)	o
Retained earnings	131.9	131.0	
of which employee stock options	2.8	2.8	p
of which related to unamortized modification loss	(12.9)	(12.9)	q
of which retained earnings	142.0	141.1	r
Proposed appropriations	45.3	45.3	s
Attributable to the owners of the Bank	611.1	610.2	
Non-controlling interests	2.8	2.8	
Total equity	613.9	613.0	
Total liabilities and equity	3,901.9	3,902.7	

Legal entities included within the accounting scope of consolidation but excluded from the regulatory scope of consolidation:

Name	Principle activities	Total assets BD millions	Total equity BD millions
Invita Company W.L.L.	Business processing and outsourcing services	6.3	4.1

5 REGULATORY CAPITAL COMPONENTS - CONSOLIDATED

Under the CBB's Basel III capital framework, total regulatory capital consists of Tier 1 capital "T1" and Tier 2 capital "T2". T1 capital is further divided into Common Equity Tier 1 capital "CET1" and Additional Tier 1 capital "AT1". CET1 capital consists of: (a) Issued and fully paid common shares that meet the criteria for classification as common shares for regulatory purposes, (b) Disclosed reserves including: i) General reserves; ii) Legal / statutory reserves; iii) Share premium; iv) Fair value reserves arising from fair valuing financial instruments; and v) Retained earnings or losses (including net profit/loss for the reporting period, whether reviewed or audited), (c) Common shares issued by consolidated subsidiaries and held by third parties (i.e. minority interest) that meet the criteria for inclusion in CET1, and (d) Regulatory adjustments applied in the calculation of CET1. AT1 capital consists of: (a) Instruments issued by the bank that meet the criteria for inclusion in AT1, (b) Share premium resulting from the issue of instruments included in AT1, (c) Instruments issued by consolidated subsidiaries and held by third parties that meet the criteria for inclusion in AT1 and are not included in CET1, and (d) Regulatory adjustments applied in the calculation of AT1. T2 capital consists of: (a) Instruments issued by the bank that meet the criteria for inclusion in T2, (b) premium resulting from the issue of instruments included in T2, (c) Instruments issued by consolidated subsidiaries of the bank and held by third parties that meet the criteria for inclusion in T2 capital and are not included in T1, (d) Expected Credit Loss reserve for stage 1 and 2 exposures, (e) Asset revaluation reserves which arise from the revaluation of fixed assets and investment properties from time to time in line with the change in market values, and (f) Regulatory adjustments applied in the calculation of T2. At present, the T2 capital of BBK consists solely of Expected Credit Losses reserve for Stage 1 and 2 exposures.

The CBB applies various limits and minima to the components of the regulatory capital, as shown in the below table. There is also a restriction on the amount of Expected Credit Losses (ECL) reserve that may be included as part of T2 capital, which should be a maximum of 1.25 percent of the credit risk weighted assets.

	Optional	Minimum Ratio
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Components of Consolidated CAR

Core Equity Tier 1 (CET 1)		6.5%
Additional Tier 1 (AT1)	1.5%	
Tier 1 (T1)		8.0%
Tier 2 (T2)	2.0%	
Total Capital		10.0%
Capital Conservation Buffer (CCB)		2.5%
Domestically Systemic Important Bank (D-SIB) Buffer		1.5%

CAR including Buffers

CET 1 plus Buffers		10.5%
Tier 1 plus Buffers		12.0%
Total Capital plus CCB		12.5%
Total Capital plus CCB and DSIB Buffer		14.0%

	Optional	Minimum Ratio
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Components of Solo CAR

Core Equity Tier 1 (CET 1)		4.5%
Additional Tier 1 (AT1)	1.5%	
Tier 1 (T1)		6.0%
Tier 2 (T2)	2.0%	
Total Capital		8.0%
Capital Conservation Buffer (CCB)		0.0%

In accordance with the CBB's Basel III capital adequacy framework, certain exposures are required to be deducted from regulatory capital rather than included in RWAs. The CBB's Basel III capital adequacy framework requires that most of the deductions to be made from the CET1.

Basel III Regulatory capital disclosures (continued)

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5 REGULATORY CAPITAL COMPONENTS - CONSOLIDATED (continued)

The table below provides a detailed breakdown of the bank's regulatory capital components, including all regulatory adjustments. The table also provides reference to the comparison displayed in the previous table between accounting and regulatory statement of financial positions.

	Component of regulatory capital BD millions	Source based on reference letters of the statement of financial positions under the regulatory scope of consolidation
Common Equity Tier 1: Instruments and reserves		
Directly issued qualifying common share capital plus related stock surplus	274.5	g+h+i
Retained earnings	186.4	n+r+s
Accumulated other comprehensive income and losses (and other reserves)	159.4	j+k+l+m+o
Common Equity Tier 1 capital before regulatory adjustments	620.3	
Common Equity Tier 1 capital: regulatory adjustments		
Other intangibles other than mortgage servicing rights (net of related tax liabilities)	7.5	d
Cash flow hedge reserve	0.5	m
Investments in own shares	1.0	e
Total regulatory adjustments to Common equity Tier 1	9.0	
Common Equity Tier 1 capital (CET1)	611.3	
Tier 1 capital (T1 = CET1 + AT1)	611.3	
Tier 2 capital: instruments and provisions		
Provisions	24.9	a
Tier 2 capital before regulatory adjustments	24.9	
Tier 2 capital: regulatory adjustments		
Total regulatory adjustments to Tier 2 capital	-	
Tier 2 capital (T2)	24.9	
Total capital (TC = T1 + T2)	636.2	
Total risk weighted assets	2,265.2	
Capital ratios and buffers		
Common Equity Tier 1 (as a percentage of risk weighted assets)	27.0%	
Tier 1 (as a percentage of risk weighted assets)	27.0%	
Total capital (as a percentage of risk weighted assets)	28.1%	
Institution specific buffer requirement (minimum CET1 requirement plus capital conservation buffer plus countercyclical buffer requirements plus D-SIB buffer requirement, expressed as a percentage of risk weighted assets)	10.5%	
of which: capital conservation buffer requirement	2.5%	
of which: bank specific countercyclical buffer requirement	N/A	
of which: D-SIB buffer requirement	1.5%	
Common Equity Tier 1 available to meet buffers (as a percentage of risk weighted assets)	27.0%	
National minima (where different from Basel III)		
CBB Common Equity Tier 1 minimum ratio	10.5%	
CBB Tier 1 minimum ratio	12.0%	
CBB total capital minimum ratio	14.0%	
Amounts below the thresholds for deduction (before risk weighting)		
Non-significant investments in the capital of other financials	29.0	b
Significant investments in the common stock of financials	31.5	f
Deferred tax assets arising from temporary differences (net of related tax liability)	0.8	c
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)	39.8	
Cap on inclusion of provisions in Tier 2 under standardised approach	24.9	a

6 CAPITAL ADEQUACY

The Group's policy is to maintain a strong capital base so as to preserve investor, creditor and market confidence and to sustain the future development of the business. The impact of the level of capital on shareholders' return is also recognised, as well as the need to maintain a balance between the higher returns that might be possible with greater gearing and the advantages and security afforded by a sound capital position. The Group manages its capital structure and makes adjustments to the structure taking account of changes in economic conditions and strategic business plans. The capital structure may be adjusted through the dividend payout and other discretionary payments and the issue of new shares and other capital instruments.

As per its ICAAP, BBK aims to maintain a minimum total capital adequacy ratio in excess of the capital assessed as per its ICAAP document (considering DSIB and CCB). The CBB's current minimum total capital adequacy ratio (including CCB and DSIB) for banks incorporated in Bahrain is set at 14.0 percent.

Strategies and methods for maintaining a strong capital adequacy ratio

BBK prepares multi-year strategic projections on a rolling annual basis which include an evaluation of short-term capital requirements and a forecast of longer-term capital resources.

Capital ratios - consolidated and subsidiaries above 5% of group capital

	Total capital ratio	Tier 1 capital ratio
Bank of Bahrain and Kuwait - Consolidated	28.1%	27.0%
CrediMax B.S.C.(c)	56.1%	56.1%

7 CREDIT RISK – PILLAR III DISCLOSURES

This section describes the BBK's exposure to credit risk, and provides detailed disclosures on credit risk in accordance with the CBB's Basel III framework, in relation to Pillar III disclosure requirements.

Definition of exposure classes

BBK has a diversified on and off statement of financial position credit portfolio, the exposures of which are divided into the counterparty exposure classes defined by the CBB's Basel III capital adequacy framework for the standardised approach for credit risk. A high-level description of the counterparty exposure classes, referred to as standard portfolios in the CBB's Basel III capital adequacy framework, and the generic treatments, i.e. the risk weights to be used to derive the RWAs, are as follows:

Sovereigns portfolio

The sovereigns portfolio comprises exposures to governments and their respective central banks. The risk weights are zero percent for exposures in the relevant domestic currency, or in any currency for exposures to GCC sovereigns. Foreign currency claims on other sovereigns are risk weighted based on their external credit ratings.

Certain multilateral development banks as determined by the CBB may be included in the sovereigns portfolio and treated as exposures with a zero percent risk weighting.

Public Sector Entities (PSE) portfolio

Claims on Bahraini PSEs, and claims on PSEs on domestic currency - which are assigned a zero percent risk weight by their respective country regulator, can be assigned a zero percent risk weight. All other PSEs are risk weighted according to their external ratings.

Banks portfolio

Claims on banks are risk weighted based on their external credit ratings. A preferential risk weight treatment is available for qualifying short term exposures. Short term exposures are defined as exposures with an original tenor of three months or less. The Bank's portfolio also includes claims on certain investment firms which are risk weighted based on their external credit ratings, though without any option for preferential treatment for short term exposures.

Corporates portfolio

Claims on corporates are risk weighted based on their external credit ratings. A 100 percent risk weight is assigned to exposures to unrated corporates. A preferential risk weight treatment is available for certain corporates owned by the Government of Bahrain, as determined by the CBB, which are assigned a zero percent risk weight.

Regulatory retail portfolio

Claims on retail portfolio are risk weighted at 75 percent, except for past due portfolio. As part of regulatory concessionary measures in response to COVID-19, risk weight for Bahraini based Small Medium Entities (SMEs) was reduced from 75 percent to 25 percent up till further notice.

Mortgage portfolio

Claims which are fully secured by first mortgages on residential property that is or will be occupied by the borrower, or that is leased, must carry a risk weighting of 75 percent. Claims on residential mortgage granted under Social Housing Scheme of the Kingdom of Bahrain are risk weighted at 25%. Claims secured by mortgages on commercial real estate are subject to a minimum of 100 percent risk weight. If the borrower is rated below BB-, the risk-weight corresponding to the rating of the borrower must be applied.

Equities portfolio

The equities portfolio comprises equity investments in the banking book. A 100 percent risk weight is assigned to listed equities while unlisted equities are weighted at 150 percent, unless subject to the following treatments. The amount of any significant investments in commercial entities (A "significant investment" in a commercial entity is defined as any investment in the capital instruments of a commercial entity by the bank which is equivalent to or more than 10 percent of the issued common share capital of the issuing commercial entity) above 15 percent (individually) and 60 percent (collectively) of the bank's capital (the "Total Capital materiality thresholds") must be risk weighted at 800 percent. Moreover, significant investments in the common shares of unconsolidated financial entities must be risk weighted at 250 percent.

In addition to the standard portfolios, other exposures are assigned to the following exposure classes:

Investments in funds portfolio

The risk weight for claims on corporate will be used to determine the risk weight for investments in rated funds. Unrated funds will be assigned a risk weight of 100% if listed, and 150% if not listed.

Past due exposures

This includes claims, for which the repayment is overdue for ninety days or more. The risk weighting applied for such loans is either 100 percent or 150 percent, depending on the level of provisions maintained against the loan.

Holding of real estate

All holding of real estate by banks (owned directly or by the way of investments in real estate companies, subsidiaries or associated companies or other arrangements such as trusts, funds or REITs) must be risk weighted at 200 percent. Premises occupied by the bank are weighted at 100 percent.

Other assets and holdings of securitisation tranches

Other assets are risk weighted at 100 percent, whereas securitisation exposures are risk weighted at 20 percent to 1,250 percent, depending on the external rating.

All BBK's holding of securitisations, if any is reported part of the Bank's investment portfolio.

Basel III Regulatory capital disclosures (continued)

31 December 2023

7 CREDIT RISK – PILLAR III DISCLOSURES (continued)

Large exposures

The excess amount of any exposure above 15% of the bank's regulatory capital to any counterparty or a group of closely related counterparties must be risk weighted at 800%, unless it is an exempted exposure in accordance with the requirements of the CBB Rulebook.

External rating agencies

BBK uses ratings issued by Moody's and Fitch to derive the risk weightings under the CBB's Basel III capital adequacy framework. Where ratings vary between rating agencies, the highest rating from the lowest two ratings is used to represent the rating for regulatory capital adequacy purposes.

Credit risk presentation under Basel III

The credit risk exposures presented in most of this report differ from the credit risk exposures reported in the consolidated financial statements. Differences arise due to the application of different methodologies, as illustrated below:

- Under the CBB's Basel III framework, statement of financial position exposures are converted into credit exposure equivalents by applying a credit conversion factor (CCF). The off statement of financial position exposure is multiplied by the relevant CCF applicable to the off statement of financial position category. Subsequently, the exposure is treated in accordance with the standard portfolios as referred to above in this report, in the same manner as on statement of financial position exposures.

- In case of Over-the-Counter (OTC) derivative contracts, in addition to the default risk capital requirements for counterparty credit risk, the bank must add a capital charge to cover the risk of mark-to-market losses on the expected counterparty risk (such losses being known as credit value adjustments or CVA).
- Credit risk exposure reporting under Pillar III is frequently reported by standard portfolios based on the type of counterparty. The financial statement presentation is based on asset class rather than the relevant counterparty. For example, a loan to a bank would be classified in the Bank's standard portfolio under the capital adequacy framework although is classified in loans and advances to customers in the consolidated financial statements.
- Certain eligible collateral is applied to reduce exposure under the Basel III capital adequacy framework, whereas no such collateral netting is applicable in the consolidated financial statements.
- Based on the CBB's Basel III guidelines, certain exposures are either included in, or deducted from, regulatory capital rather than treated as an asset as in the consolidated financial statements.

8 CAPITAL REQUIREMENT FOR RISK WEIGHTED EXPOSURE

	Gross credit exposures (before risk mitigation) BD millions	Eligible financial collateral BD millions	Credit risk after risk mitigation BD millions	Risk weighted asset BD millions	Regulatory capital required 14.0% BD millions
Sovereign	1,534.2	–	1,534.2	66.1	9.3
Public sector entities	0.1	–	0.1	–	–
Banks	394.5	–	394.5	217.9	30.5
Corporates	1,273.1	51.0	1,222.1	887.7	124.3
Regulatory retail and SME	505.0	3.8	501.2	368.0	51.5
Mortgage	140.2	0.2	140.0	101.8	14.3
Investment in securities #	94.2	–	94.2	148.1	20.7
Past due exposures	15.6	–	15.6	17.3	2.4
Real estate	61.9	–	61.9	106.5	14.9
Other assets and cash items	113.8	–	113.8	82.5	11.6
Total Credit Risk	4,132.6	55.0	4,077.6	1,995.9	279.5
Market Risk	–	–	–	41.6	5.8
Operational Risk*	–	–	–	227.7	31.9
Total Risk Weighted Exposure	4,132.6	55.0	4,077.6	2,265.2	317.2

Included in the Investment in securities category investment is an insurance entity that is risk weighted rather than deducted from eligible capital. This, if deducted will reduce the eligible capital to BD 632.7 million

Entity	Country of Domicile	Ownership %	Risk weighted asset	Regulatory capital required 14.0%
Bahrain and Kuwait Insurance Company B.S.C. © "BKIC"	Bahrain	6.82%	3.5	0.5

* The Bank is currently using the Basic Indicator Approach, whereby the operational risk weighted exposures and regulatory capital requirement are calculated by applying an alpha co-efficient of 15 percent to the average gross income for the preceding three financial years adjusted for exceptional income. The amount of adjusted average gross income for the year 2023 is BD 121.4 million.

Credit Risk Mitigation and Collateral Valuation Policy

BBK employs a range of techniques to mitigate risk in its credit portfolio. Credit risk mitigation includes an objective assessment of the counterparty's capacity and willingness to meet its commitments in the normal course. The Bank strives to optimize facility structure, collateral, lending covenants, terms and conditions.

The Bank maintains detailed policies and procedures for valuing collateral/securities offered for various credit facilities. The collateral is valued, at minimum, quarterly or annually, based on the type of security. More frequent valuations are also considered if warranted by market volatility and declining trends in valuations are observed. The collaterals and support include mortgages, cash collaterals, marketable securities, personal and corporate guarantees and guarantees from sovereigns and financial institutions. The basis of valuation for different types of securities such as equity, debt, and real estate is also clearly defined in the policies.

9 FUNDED, UNFUNDED AND AVERAGE CREDIT EXPOSURE

	Total funded credit exposure BD millions	Total un-funded credit exposure BD millions	Average quarterly credit exposure BD millions
Total gross credit exposures			
Sovereign	1,534.2	–	1,507.7
Public sector entities	0.1	–	0.1
Banks	336.2	58.3	450.7
Corporates	1,085.2	187.9	1,208.2
Regulatory retail and SME	505.0	–	502.0
Mortgage	140.2	–	137.2
Investment in securities	94.2	–	99.3
Past due exposures	15.6	–	19.0
Real estate	61.9	–	62.7
Other assets and cash items	113.8	–	117.8
Total credit risk exposures	3,886.4	246.2	4,104.7

10 CONCENTRATION OF CREDIT RISK BY REGION (EXPOSURES SUBJECT TO RISK WEIGHTING)

	Gulf Cooperation Council (GCC) BD millions	North America BD millions	Europe BD millions	Asia BD millions	Others BD millions	Total BD millions
Cash and balances with central banks	543.2	–	–	6.7	–	549.9
Treasury bills	389.2	–	–	–	–	389.2
Deposits in banks and other financial institutions	143.5	80.0	5.9	16.4	–	245.8
Loans and advances to customers	1,443.7	–	85.4	68.4	27.8	1,625.3
Investments in associates and joint ventures	38.3	–	13.1	–	–	51.4
Investment securities	700.5	9.8	88.4	78.9	32.8	910.4
Interest receivable, derivative and other assets	105.4	–	2.9	6.1	–	114.4
Total funded exposure	3,363.8	89.8	195.7	176.5	60.6	3,886.4
Unfunded commitments and contingencies	186.0	0.2	44.7	15.0	0.3	246.2
Total credit risk	3,549.8	90.0	240.4	191.5	60.9	4,132.6

11 CONCENTRATION OF CREDIT RISK BY INDUSTRY (EXPOSURES SUBJECT TO RISK WEIGHTING)

	Trading and manufacturing BD millions	Banks and other financial institutions BD millions	Construction and real estate BD millions	Government and public sector BD millions	Individuals BD millions	Others BD millions	Total BD millions
Cash and balances with central banks	–	24.6	–	525.3	–	–	549.9
Treasury bills	–	–	–	389.2	–	–	389.2
Deposits in banks and other financial institutions	–	245.8	–	–	–	–	245.8
Loans and advances to customers	442.1	115.1	288.1	123.7	575.7	80.6	1,625.3
Investments in associates and joint ventures	–	38.3	13.1	–	–	–	51.4
Investment securities	118.7	131.0	13.1	604.3	–	43.3	910.4
Interest receivable, derivatives and other assets	–	–	–	–	–	114.4	114.4
Total funded exposure	560.8	554.8	314.3	1,642.5	575.7	238.3	3,886.4
Unfunded commitments and contingencies	88.9	66.1	40.0	5.4	0.1	45.7	246.2
Total credit risk	649.7	620.9	354.3	1,647.9	575.8	284.0	4,132.6

Basel III Regulatory capital disclosures (continued)

31 December 2023

12 CONCENTRATION OF CREDIT RISK BY MATURITY (EXPOSURES SUBJECT TO RISK WEIGHTING)

	Within 1 month BD millions	1 to 3 months BD millions	3 to 6 months BD millions	6 to 12 months BD millions	1 to 5 years BD millions	5 to 10 years BD millions	10 to 20 years BD millions	Above 20 years BD millions	Total BD millions
Cash and balances with central banks	455.1	–	–	–	–	–	–	94.8	549.9
Treasury bills	34.8	55.0	125.4	174.0	–	–	–	–	389.2
Deposits in banks and other financial institutions	240.7	3.9	–	–	0.9	0.3	–	–	245.8
Loans and advances to customers	195.9	112.0	91.8	97.5	710.0	305.7	99.5	12.9	1,625.3
Investments in associates and joint ventures	–	–	–	–	–	–	–	51.4	51.4
Investment securities	7.9	22.0	44.8	24.4	349.8	252.5	174.9	34.1	910.4
Interest receivable, derivative and other assets	58.8	0.1	0.2	0.2	51.2	1.5	1.1	1.3	114.4
Total funded exposure	993.2	193.0	262.2	296.1	1,111.9	560.0	275.5	194.5	3,886.4
Unfunded commitments and contingencies	6.6	3.2	17.1	7.8	173.0	29.8	1.0	7.7	246.2
Total credit risk	999.8	196.2	279.3	303.9	1,284.9	589.8	276.5	202.2	4,132.6

13 IMPAIRED LOANS AND PROVISIONS

	Impaired loans Balance BD millions	Stage 3: Lifetime ECL credit-impaired BD millions	Stage 1: 12 month ECL and Stage 2: Lifetime ECL not credit-impaired BD millions	Stage 3: Net remeasurement of loss allowance for the year BD millions	Write offs during the year BD millions
Trading and manufacturing	14.3	11.6	24.4	4.9	15.3
Banks and other financial institutions	0.9	0.9	0.1	(0.6)	–
Construction and real estate	10.7	2.9	4.5	–	5.1
Government and public sector	12.6	8.9	–	–	–
Individuals	11.2	9.9	6.8	3.5	3.3
Others	0.2	0.1	1.1	0.4	0.2
Total	49.9	34.3	36.9	8.2	23.9

14 AGEING OF IMPAIRED AND PAST DUE LOANS BY REGION

	GCC BD millions	Europe BD millions	Asia BD millions	Others BD millions	Total BD millions
3 months up to 1 year	11.8	–	–	–	11.8
1 to 3 years	4.0	–	0.8	–	4.8
Over 3 years	32.4	0.9	–	–	33.3
Total past due and impaired loans	48.2	0.9	0.8	–	49.9
Stage 1: 12-month ECL and stage 2: Lifetime ECL not credit- impaired	(35.6)	(0.5)	(0.1)	(0.7)	(36.9)
Stage 3: Lifetime ECL credit- impaired	(33.0)	(0.9)	(0.3)	–	(34.3)

15 AGEING OF IMPAIRED AND PAST DUE LOANS BY INDUSTRY

	Trading and manufacturing BD millions	Banks and other financial institutions BD millions	Construction and real estate BD millions	Government and public sector BD millions	Individuals BD millions	Others BD millions	Total BD millions
3 months up to 1 year	3.8	–	4.0	–	3.8	0.2	11.8
1 to 3 years	1.6	–	0.6	–	2.6	–	4.8
Over 3 years	9.0	0.9	6.1	12.6	4.7	–	33.3
Total past due and impaired loans	14.3	0.9	10.7	12.6	11.2	0.2	49.9

16 RESTRUCTURED LOANS

	BD millions
Loans restructured during the year	69.5
Impact of restructured facilities and loans on provisions	5.5

The above restructurings did not have any significant impact on present and future earnings and were primarily extensions of the loan tenor, revisions in interest rate, and additional collateral received.

17 MARKET RISK DISCLOSURES FOR BANKS USING THE INTERNAL MODELS APPROACH (IMA)/ STANDARDIZED APPROACH (SA) FOR TRADING PORTFOLIOS

The "Market Risk Internal Model" is being used to measure Value-at-Risk (VaR) for calculating Capital Charge arising from Market Risk exposures (mainly Foreign Exchange and Interest Rate Risk positions) of the Trading Book. The VaR Model quantifies the maximum potential loss that could occur in the Trading book risk positions under normal market conditions, at 99% confidence level, on a 10-day horizon.

BBK maintains a prudent approach to Manage Market Risk exposures guided by Market Risk Policy and Procedure. The Position, Stoploss and VaR limits are monitored by Treasury Middle Office (reporting to Risk and Credit Management Department and Independent of Business unit) and a daily risk report is circulated to the Senior Management.

In addition to the above, the Treasury Middle Office also carries out valuation of the Investment Portfolio independently as per the internal policies and procedures. Furthermore, BBK also conducts Stress Testing and Back Testing of Market Risk positions.

Stress Testing

The Bank conducts stress testing of VaR, under various 'What If' scenarios such as increasing volatility and varying correlations. The stress testing methodology uses historical data capturing periods of significant disturbance and covering all types of risks associated with the asset classes which are included in the trading book of the Bank. The stress VaR are then tabulated under each "what if" scenario and compared with corresponding Capital Adequacy Ratio (CAR). It was observed that the CAR was within the norm prescribed by CBB, under each stressed scenario.

Month end VaR (10 day 99%)

Month	VaR BD millions
January 2023	0.36
February 2023	0.39
March 2023	0.38
April 2023	0.36
May 2023	0.36
June 2023	0.35
July 2023	0.35
August 2023	0.36
September 2023	0.37
October 2023	0.36
November 2023	0.36
December 2023	0.35

The summary of VaR of the trading book for the period January 2023 to December 2023 is as follows:

VaR Results for 2023 (10 day 99%) Global (BAHRAIN and KUWAIT)

1 January 2023 to 31 December 2023

Asset class	Limit BD millions	VaR 31 December 2023 BD millions	High VaR BD millions	Low VaR BD millions	Average VaR BD millions
Foreign exchange	0.64	0.35	0.42	0.32	0.36
Interest rate	0.15	0.00	0.01	0.00	0.00
	0.80	0.35	0.42	0.32	0.36

The Bank conducts Backtesting of VaR on a daily basis in compliance with CBB regulations to validate the internal VaR model and to check whether or not the model can predict potential losses with a fair degree of accuracy. Under Backtesting, the daily VaR numbers are compared with the mark-to-market profit or loss figures (on actual average Profit and Loss basis and also hypothetical Profit and Loss basis). If this comparison is close enough, the Backtest raises no issues regarding quality of the risk measurement model.

The Backtesting results for the period January 2023 to December 2023 confirmed that there was no occasion on which a daily trading loss exceeded VaR figure.

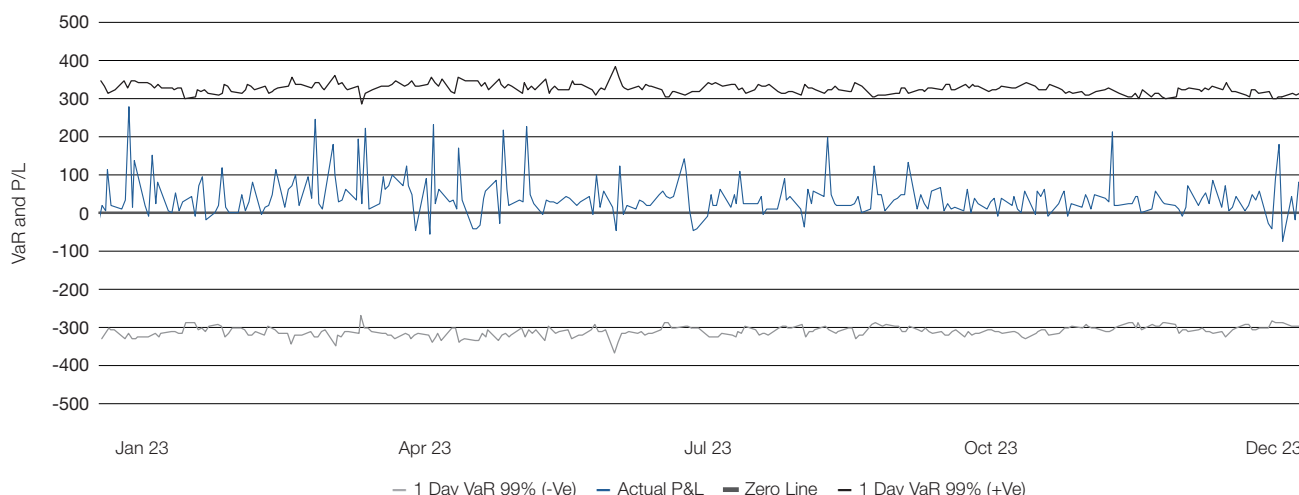
Basel III Regulatory capital disclosures (continued)

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17 MARKET RISK DISCLOSURES FOR BANKS USING THE INTERNAL MODELS APPROACH (IMA)/STANDARDISED APPROACH (SA) FOR TRADING PORTFOLIOS (continued)

The following graph shows the daily average Profit and Loss (Actual Average P & L basis) vis-à-vis one day VaR, for the review period.

Value-at-Risk Backtesting January – December 2023 (USD Millions)



For India Operations

Market risk is defined as the risk of potential loss that may arise from adverse changes in the value of a financial instrument or portfolio of financial instruments due to movements in interest rates, foreign exchange rates, equity, commodity prices and derivatives. This risk arises from asset - liability mismatches, changes that occur in the yield curve, foreign exchange rates and changes in volatilities / implied volatilities in the market value of derivatives.

As banks in India are still in a nascent stage of developing internal risk management models, RBI has decided that, to start with, banks may adopt the standardised method and market risk shall be measured using “duration” method, which is considered as a more accurate method of measuring interest rate risk, as compared to maturity method. Accordingly, BBK India has adopted standardised duration method to arrive at the capital charge for market risk. As of 31 December 2023, Capital Charge calculated based on above parameters was as follows :

	31 Dec 2023 BD millions
Capital Charge	
Foreign exchange	0.05
Interest rate	0.34
	0.39

18 CONCENTRATION RISK TO INDIVIDUALS WHERE THE TOTAL EXPOSURE IS IN EXCESS OF SINGLE OBLIGOR LIMIT OF 15%

	BD millions
Sovereign	1,446.1
Total	1,446.1

19 CREDIT DERIVATIVES EXPOSURE

The bank is not exposed to any credit derivatives as at 31 December 2023.

20 EQUITY POSITIONS IN THE BANKING BOOK

	BD millions
Publicly traded equity shares	43.2
Privately held equity shares	25.0
Total	68.2
Regulatory capital required 14.0%	9.5

21 NET GAINS ON EQUITY INSTRUMENTS

	BD millions
Realised gains in retained earnings (net)	0.2
Unrealised gains in CET1 Capital (net)	2.7

22 LEVERAGE RATIO

“In November 2018, the Central Bank of Bahrain (CBB) issued its final Leverage regulation, with an effective date of 30 June 2019. The leverage ratio is a simple ratio that serves as a supplementary measure to the risk-based capital requirements. It aims to constrain the build-up of leverage in banking sector, reinforce the risk-based requirements with a simple non-risk based “backstop” measure, and serve as a broad measure of both the on and off-balance sheet sources of bank leverage.

The leverage ratio is measured as Tier 1 Capital divided by Total Exposures. Total Exposures consist of on-balance sheet, off-balance sheet, derivatives and securities financing transactions exposures. As per CBB regulations, Bahraini banks must meet a 3% leverage ratio minimum requirement at all times, except for Domestic Systemically Important Banks (DSIBs), where the minimum ratio is higher at 3.75%. Accordingly, as a DSIB bank, the minimum ratio applicable for BBK is 3.75%. As of 31 December 2023, the leverage ratio for BBK stood at a healthy position of 14.30%.

PART IV

Minutes

104 Minutes of the ordinary General Assembly Meeting

107 Minutes of the Extra-Ordinary General Assembly Meeting



محضر اجتماع الجمعية العامة غير العادية لبنك البحرين والكويت

رقم الجلسة: 2023/1	التاريخ: الخميس 9 فبراير 2023
الوقت: 9:30 صباحاً	المكان: المقر الرئيسي للبنك

إنه في التاريخ والوقت والمكان المشار إليهم أعلاه، أعلن السيد مراد علي مراد بصفته رئيساً لمجلس الإدارة افتتاح الجمعية العامة غير العادية للمساهمين. وينعقد هذا الاجتماع بالاستناد إلى المواد 198، 199، 200، 201 من قانون الشركات التجارية الصادر بمرسوم بقانون رقم (21) لسنة 2001 و تعديلاته والمواد من 46 إلى 50 من النظام الأساسي للبنك، إذ تمت الدعوة له بالإعلان في موقع البنك وصحف الأيام وأخبار الخليج و الـ GDN في 19 يناير 2023، وشمل الإعلان الدعوة وجدول أعمال الاجتماع. وتم إخطار الجهات المعنية المتضمنة كل من وزارة الصناعة والتجارة ومصرف البحرين المركزي وشركة بورصة البحرين والمدقق الخارجي أرنست ويونغ.

وحضر الاجتماع كل من:

- مساهمون يبلغ مجموع أسهمهم الحاضرة أصالة ووكالة 1,300,162,142 سهماً من جملة أسهم البنك البالغ عددها 1,647,700,962 سهم أي بنسبة 79.49% (بعد استقطاع أسهم الخزينة من مجموع الأسهم)، حسب السجلات المعتمدة لدى مسجل الأسهم المساند والتي أعلنها قبل البدء في الاجتماع.
- السيد مراد علي مراد - رئيس مجلس الإدارة
- السيد محمد عبدالرحمن حسين - رئيس اللجنة التنفيذية
- السيد ادريس مساعد ادريس - عضو مجلس الإدارة
- وحضر باقي أعضاء مجلس الإدارة عن طريق الاتصال المرئي

كما حضر الاجتماع كل من:

- الرئيس التنفيذي للمجموعة
- رئيس أمانة سر المجموعة
- المستشار القانوني لدى البنك
- مندوب وزارة الصناعة والتجارة
- مندوبي مصرف البحرين المركزي
- ممثل المدقق الخارجي أرنست ويونغ
- ممثل شركة بورصة البحرين
- ممثلو شركة ك. فينتك - مسجل الأسهم المساند

ورحب السيد الرئيس بالحضور من السادة المساهمين وممثليهم وممثلي الجهات الرسمية والرقابية، وشرح بشكل موجز الغرض من عقد الاجتماع وهو قرار مجلس الإدارة بناء على اقتراح السادة كبار المساهمين بخفض عدد أعضاء المجلس من 12 عضواً إلى ثم 10 أعضاء وإجراء بعض التعديلات اللازمة على النظام الأساسي للبنك تماشياً مع التعديلات الأخيرة على قانون الشركات التجارية وإعداد ملف موحد للنظام الأساسي للبنك شاملاً جميع التعديلات التي جرت عليه في الأعوام السابقة. ثم عرض المواد المدرجة على جدول الأعمال كما يلي:

1. اعتماد محضر الاجتماع السابق الذي انعقد بتاريخ 28 مارس 2022 م.

بين السيد الرئيس بأن المحضر المذكور أعلاه قد نشر العام الماضي في موقع شركة بورصة البحرين، وشرح أمين سر المجموعة ملخصاً عن المحضر. وارتأت الجمعية العامة غير العادية عدم الحاجة لتلاوة المحضر.

قرار رقم 1-2023:

” اعتمدت الجمعية العامة غير العادية محضر الاجتماع السابق الذي انعقد بتاريخ 28/3/2022 كما هو “.

2. خفض عدد أعضاء المجلس من 12 (اثني عشر) عضواً إلى 10 (عشرة) أعضاء مع التأكيد أن ذلك يعتبر نافذاً ابتداءً من الدورة الانتخابية القادمة للمجلس 2023 إلى 2026 التي تبدأ في 28 مارس 2023.

قرار رقم 2-2023:

” وافقت الجمعية العامة غير العادية على الموضوع أعلاه كما هو “.

ملاحظة: كان هناك بعض الأسئلة من قبل السادة المساهمين متعلقة بالبند أعلاه وهي مذكورة تحت مناقشات السادة المساهمين المرفق مع هذا المحضر.

3. الموافقة على توصية مجلس الإدارة بإدخال التعديلات التالية على النظام الأساسي للبنك:

أ) تعديل الفقرات من 1-5 من المادة (23) من النظام الأساسي لتقرأ بالشكل التالي:

1. يتولى إدارة الشركة مجلس إدارة مؤلف من 10 (عشرة) أعضاء يتم تعيينهم و/ أو إنتخابهم وفق أحكام النظام الأساسي ويجوز تعديل هذا العدد وفقاً للفقرة (4) تالياً من هذه المادة مع مراعاة أحكام القانون.
2. لكل من يملك 10% أو أكثر من رأس المال الحق أن يعين من يمثله في مجلس الإدارة بنفس تلك النسبة من عدد أعضاء المجلس بحيث يعين عضواً واحداً عن كل نسبة مساهمة مقدارها 10% من رأس المال ويسقط حقه في التصويت في النسبة أو النسب التي يتم التعيين عنها، فإذا بقي بعد ذلك نسبة من الأسهم لا تؤهله لتعيين عضو آخر جاز له استخدام تلك النسبة بالتصويت مشتركاً مع المساهمين الآخرين الذين يكون لهم الحق في إنتخاب أعضاء مجلس الإدارة (غير المعيّن) وفق أحكام الفقرة (3) من هذه المادة.
3. بعد إجراء التعيينات لعضوية مجلس الإدارة من قبل المساهمين المؤهلين لذلك إعمالاً بالبند (2) أعلاه، تنتخب الجمعية العامة العدد المتبقي من أعضاء مجلس الإدارة بالتصويت التراكمي السري. ويكون للمساهم الحق في التصويت بها لمرشح واحد أو توزيعها على من يختارهم من المرشحين.
4. يجوز للجمعية العامة العادية أن تحدد من وقت لآخر عدد أعضاء مجلس الإدارة غير ذلك المنصوص عليه في الفقرة (1) أعلاه من هذه المادة بشرط أن لا يقل العدد في أي وقت عن خمسة أعضاء ويكون الغرض من تحديد عدد الأعضاء على هذا النحو شمول ذلك عدد الأعضاء المعيّنين بموجب الفقرة (2) والأعضاء المنتخبين بموجب الفقرة (3) أعلاه من هذه المادة ويراعى أن يشتمل المجلس على عدد من الأعضاء المستقلين وغير التنفيذيين وذلك وفقاً للضوابط المحددة والقواعد الصادرة عن مصرف البحرين المركزي.
5. تكون مدة مجلس الإدارة ثلاث سنوات قابلة للتجديد. ويجوز للشخص المعنوي الذي عين عضواً أو أكثر في المجلس أن يستبدل من عينهم بغيرهم أثناء المدة المذكورة. كما يجوز إعادة إنتخاب العضو المنتخب لدى إنتهاء المدة التي انتخب لها ويعتبر ذلك ترشيحاً جديداً يستلزم كافة الأحكام والشروط المطلوبة للعضوية لأول مرة والمنصوص عنها في المادة (23) من هذا النظام الأساسي. ويجوز بقرار من مصرف البحرين المركزي مد مدة عضوية مجلس الإدارة بما لا يزيد عن ستة شهور بناء على طلب المجلس.

ب) تعديل الفقرة 4 من المادة (33) من النظام الأساسي لتقرأ بالشكل التالي:

- يجوز عقد أي من اجتماعات الجمعية العامة العادية أو غير العادية أو اجتماعات مجلس الإدارة و لجانه من خلال أي من وسائل الاتصال الإلكترونية أو الهاتفية، على أن يراعى اتخاذ التدابير التي تكفل ما يلي:
1. التحقق من هوية المشارك في الاجتماع.
 2. تمكين عضو المجلس من المشاركة الكاملة في الاجتماع، كما لو كان حاضراً في مكان الاجتماع، ويشمل ذلك اللامام بكافة ما يدور في الاجتماع وإبداء الرأي والمشاركة في المناقشات.
 3. تدوين أي بيان أو تصويت يدلي به المشارك في الاجتماع على وجه صحيح.
 4. أية تدابير أخرى يصدر بتحديددها قرار من الوزير المعني بشئون التجارة.

ج) مادة إضافية

المادة (38): لجنة المخاطر

بمراعاة القواعد الصادرة عن مصرف البحرين المركزي:

1. يعين مجلس الإدارة أعضاء لجنة المخاطر بعدد لا يقل عن أربعة أعضاء.
2. يجب أن يكون رئيس اللجنة من أعضاء المجلس المستقلين وأن يكون أغلبية أعضاء اللجنة من غير الأعضاء العاملين في الأنشطة اليومية المتعلقة بالمخاطر.
3. أن يكون من بين أعضاء اللجنة أعضاء ذوي خبرة في أمور إدارة المخاطر والممارسات المتعلقة بها.
4. يجتمع أعضاء اللجنة أربع مرات سنوياً كحد أدنى.
5. يكون النصاب القانوني بحضور أكثر من نصف الأعضاء على أن يكون من بين الحاضرين رئيس أو نائب رئيس اللجنة. ولا يجوز حضور اجتماعات اللجنة بالنيابة.
6. يجب أن يكون رئيس اللجنة أو نائبه متواجداً في اجتماع الجمعية العامة السنوي للرد على الأسئلة المتعلقة بمهام اللجنة.
7. تقوم اللجنة بإجراء تقييم سنوي ذاتي لأداء اللجنة والأعضاء ورفع تقرير بالاستنتاجات والتوصيات إلى مجلس الإدارة. ويتم ذلك وفقاً لعملية التقييم المعتمدة من قبل مجلس الإدارة.

وبعد مناقشة التعديلات أعلاه إتخذت الجمعية العامة غير العادية القرار التالي:

قرار رقم 3-1/2023:

” وافقت الجمعية العامة غير العادية على الموضوع أعلاه مع تعديل إضافي على النقطة 2 تحت الفقرة 4 من المادة (33) من النظام الأساسي و ذلك حسب توصية مندوب وزارة الصناعة والتجارة بإضافة كلمة ”المساهم“ لتقرأ بالشكل التالي:

يجوز عقد أي من اجتماعات الجمعية العامة العادية أو غير العادية أو اجتماعات مجلس الإدارة ولجانه من خلال أي من وسائل الاتصال الإلكترونية أو الهاتفية، على أن يراعى اتخاذ التدابير التي تكفل ما يلي:

1. التحقق من هوية المشارك في الاجتماع.
2. تمكين المساهم و عضو المجلس من المشاركة الكاملة في الاجتماع، كما لو كان حاضراً في مكان الاجتماع، ويشمل ذلك اللامام بكافة ما يدور في الاجتماع وإبداء الرأي والمشاركة في المناقشات.
3. تدوين أي بيان أو تصويت يدلي به المشارك في الاجتماع على وجه صحيح.
4. أية تدابير أخرى يصدر بتحديددها قرار من الوزير المعني بشئون التجارة.”

4. الموافقة على النظام الأساسي للبنك بصيغته المعدلة التي تشمل التعديلات المذكورة في 3. أعلاه وكذلك كافة التعديلات التي أُجريت على النظام الأساسي في السابق بوضعها في وثيقة شاملة وموحدة.

قرار رقم 4-1/2023:

” وافقت الجمعية العامة غير العادية على الموضوع أعلاه “.

5. تفويض رئيس مجلس الإدارة أو من يخوله رئيس المجلس بالقيام بكافة الخطوات اللازمة مع الجهات المختصة في مملكة البحرين من أجل الحصول على الموافقات الرسمية اللازمة.

قرار رقم 5-1/2023:

” وافقت الجمعية العامة غير العادية على الموضوع أعلاه “.

وفى الختام شكر السيد الرئيس جميع على تشريفهم بالحضور.

وبهذا اختتمت الجمعية العامة غير العادية اجتماعها في تمام الساعة 10:15 من صباح نفس اليوم الموضح تاريخه بصدر هذا المحضر.

والله ولي التوفيق،،،

مراد علي مراد
رئيس مجلس الإدارة
رئيس الجلسة

أحمد عبد القدوس أحمد
رئيس أمانة سر المجموعة

مناقشات السادة المساهمين:

- سأل المساهم السيد علي الطريف عن هدف خفض عدد أعضاء المجلس، ولماذا إختيار هذا التوقيت وكيف يخدم هذا الموضوع مساهمي الأقلية؟
- شرح السيد الرئيس بأن المجلس ناقش الموضوع الذي لا يتعارض مع قانون الشركات التجارية أو النظام الأساسي للبنك. كما تحث الجهة الرقابية على مراجعة تشكيل وحجم مجلس الإدارة من وقت لآخر. ولا يوجد سبب محدد لإختيار التوقيت وقرار مجلس الإدارة على اقتراح كبار المساهمين بالإجماع بعد النظر في الأمور التي سبق ذكرها بالتوصية بخفض العدد ابتداء من الإنتخابات القادمة في 28 مارس 2023. أما بالنسبة إلى مساهمي الأقلية فلوائح مصرف البحرين المركزي توضح العدد الأدنى من الأعضاء المستقلين والتي تطبقها الجهة الرقابية بدون إستثناء. كذلك فإن لوائح المصرف المركزي بخصوص اللجان الإلزامية التابعة للمجلس، تتطلب أن يكون رؤساء هذه اللجان مستقلون وأن يكون أغلبية أعضائها مستقلون كذلك. ومن المهم التركيز على أن أي عضو في مجلس الإدارة سواء كان معينا أو منتخبا، مستقلا أو غير مستقل يمثل جميع السادة المساهمين وليس كبار المساهمين فقط. وليس هناك هيمنة من طرف على الآخر. ويعمل البنك كفريق واحد لحماية حقوق جميع المساهمين.
- سأل المساهم السيد أحمد فخر عن سبب إختيار العدد أي عشرة أعضاء وليس أي عدد آخر. على سبيل المثال 9 أو 8 أعضاء.
- ذكر السيد الرئيس بأنه تم النظر من قبل البنك في ممارسات السوق المحلي وبأن معظم الشركات المساهمة في مملكة البحرين عدد أعضاء المجلس فيها عشرة أعضاء ويعطي هذا العدد المجال للأعضاء المستقلين مقابل المعينين من قبل كبار المساهمين حسب حقهم في التعيين المذكور في قانون الشركات التجارية. الأمر الذي قد لا يتحقق مع عدد أقل من ذلك.
- سأل أحد ممثلي المؤسسات المحلية عما إذا كان يساعد خفض عدد أعضاء المجلس على خفض التكلفة. كما سأل إذا كان النظام الأساسي المعدل سوف يتوفر للسادة المساهمين.
- أفاد السيد الرئيس بأن أعباء ومسؤوليات أعضاء المجلس لا تقل ولا تتغير مع خفض عدد الأعضاء. كما يأمل المجلس على الدوام أن يكون عند حسن ظن المساهمين. وبالنسبة للنظام الأساسي سوف يتوفر على موقع البنك الإلكتروني بعد عمل التعديلات التي وافقت عليها الجمعية العامة غير العادية.

محضر اجتماع الجمعية العامة العادية لبنك البحرين والكويت

رقم الجلسة: 2023/1	التاريخ: الثلاثاء 28 مارس 2023
الوقت: 10:00 صباحاً	المكان: فندق فورسيزون خليج البحرين - مملكة البحرين

إنه في التاريخ والوقت والمكان المشار إليهم أعلاه، أعلن السيد مراد علي مراد بصفتة رئيساً لمجلس الإدارة افتتاح الجمعية العامة العادية للمساهمين.

وينعقد هذا الاجتماع بالاستناد إلى المواد 198، 199، 200، 201 من قانون الشركات التجارية الصادر بمرسوم بقانون رقم (21) لسنة 2001 وتعديلاته والمواد من 46 إلى 50 من النظام الأساسي للبنك، إذ تمت الدعوة له بالإعلان في الموقع الإلكتروني لشركة بورصة البحرين والموقع الإلكتروني للبنك وكذلك صحف الأيام وأخبار الخليج والـ GDN في 7 مارس 2023، وشمل الإعلان الدعوة وجدول أعمال الاجتماع. وتم إخطار الجهات المعنية المتضمنة كل من وزارة الصناعة والتجارة ومصرف البحرين المركزي وشركة بورصة البحرين والمدقق الخارجي أرنست ويونغ.

وحضر الاجتماع كل من:

- مساهمون يبلغ مجموع أسهمهم الحاضرة أصالة ووكالة 1,543,175,295 سهماً من جملة أسهم البنك البالغ عددها 1,647,700,962 سهم أي بنسبة 94.35% (بعد استقطاع أسهم الخزينة من مجموع الأسهم)، حسب السجلات المعتمدة لدى مسجل الأسهم المساند والتي أعلنها قبل البدء في الاجتماع.
- أعضاء مجلس إدارة التالية أسماءهم:
- السيد مراد علي مراد - رئيس مجلس الإدارة - رئيس لجنة التدقيق والالتزام ولجنة التعيين والمزايا والحوكمة
- الشيخ عبدالله خليفة آل خليفة - نائب رئيس مجلس الإدارة
- السيد محمد عبدالرحمن حسين - رئيس اللجنة التنفيذية
- السيد جاسم حسن زينل - رئيس لجنة المخاطر (عن طريق الاتصال المرئي)
- السيد ادريس مساعد ادريس
- السيد أشرف عدنان بسيسو
- السيد مشعل علي الحلو
- السيد عارف حيدر رحيمي
- الدكتورة غنية محسن الدرازي
- السيدة نور الجاسم (عن طريق الاتصال المرئي)

كما حضر الاجتماع كل من:

- الرئيس التنفيذي للمجموعة
- رئيس أمانة سر المجموعة
- المستشار القانوني لدى البنك
- مندوب وزارة الصناعة والتجارة
- مندوبي مصرف البحرين المركزي
- ممثل المدقق الخارجي أرنست ويونغ
- ممثل شركة بورصة البحرين
- ممثلو شركة ك. فينتك تكنولوجيز - مسجل الأسهم المساند

استهل السيد الرئيس الاجتماع بالترحيب بالأصالة عن نفسه ونياية عن السادة أعضاء مجلس الإدارة بالحضور من مساهمين ومندوبي الجهات الرسمية المختصة والصحافة، ثم عرض على السادة الحضور جدول الأعمال والذي اعتمد كالتالي:

1. اعتماد محضر اجتماع الجمعية العامة العادية الذي انعقد بتاريخ 28/03/2022.

بين السيد الرئيس بأن التقرير السنوي للبنك يتضمن المحضر المذكور أعلاه، بما يلغي الحاجة لتلويته.

قرار رقم 1-1/2023:

" اعتمدت الجمعية العامة العادية محضر الاجتماع السنوي السابق الذي انعقد بتاريخ 28/03/2022 كما هو".

2. مناقشة وإقرار تقرير مجلس الإدارة عن أعمال البنك للسنة المنتهية في 31/12/2022 وعرض موجز من الرئيس التنفيذي للمجموعة لأهم الأعمال وإنجازات البنك خلال العام.

بدأ السيد الرئيس بتقديم موجز عن تقرير مجلس الإدارة وذكر بأن عام 2022 م شهد بعض التطورات والمبادرات منها:

1. احتفل البنك بمرور 50 عاماً على بدء أعماله وقدم العديد من المبادرات التي شملت مختلف الأطراف المعنية من زبائن وموظفين ومبادرات مجتمعية. وقد نشر تقرير عن المبادرات والمصاريف المتعلقة بها في الصحافة المحلية.
 2. الإنتهاء من تأثير جائحة كوفيد 19 ورجوع الأمور إلى طبيعتها وإنفتاح المجال لممارسة البنك أنشطته الإعتيادية من منح تسهيلات وودائع ورجعت الحركة التجارية تقريباً إلى مستويات ما قبل الجائحة. وكان للحكومة الرشيدة دور كبير في هذا الإنتعاش بعد إطلاق وتنفيذ برنامجي التوازن المالي والتعافي الإقتصادي.
 3. مع إنخفاض تأثير الجائحة ظهرت تحديات أخرى جديدة منها الحرب في أوكرانيا والإرتفاع الشديد في نسب التضخم وردة فعل المصارف المركزية في العالم، تلاه إرتفاع غير مسبوق في نسب الفوائد لم تشهده الأسواق على مدى الخمسة عشر إلى عشرين عاماً الماضيين.
 4. مع كل هذه الظروف والتحديات حقق البنك وإنجاح أرباحاً ممتازة، ولم يغفل عن بناء المخصصات المحددة والعامة إضافة الى الاحتياطات. ومع نهاية عام 2022م أصبح بنك البحرين والكويت أقوى بكثير من السنوات السابقة. وعمل مجلس الإدارة والإدارة التنفيذية بجهد وكفريق واحد للوصول إلى هذه المكانة المرموقة.
- ثم قام الرئيس التنفيذي للمجموعة بتقديم عرض موجز تناول فيه أهم أعمال وإنجازات البنك خلال عام 2022م، وأهم مؤشرات الأداء بالنسبة للبنك والاهتمام بتنمية الموارد البشرية وموضوع الاستدامة، والدور الهام الذي يقوم به البنك لتعزيز التزامه بالمسؤولية الاجتماعية. والعرض الذي قدمه الرئيس التنفيذي هو جزء لا يتجزأ من محضر هذا الاجتماع.

ملاحظة: أقرت الجمعية العامة العادية التقرير ويتضمن المحضر مناقشات السادة المساهمين خلال الاجتماع في هذا الخصوص وهي جزء لا يتجزأ من هذا المحضر.

3. الاستماع لتقرير مدققي الحسابات عن أعمال البنك للسنة المنتهية في 31/12/2022م.

استمعت الجمعية العامة العادية لتقرير مدقق الحسابات ولم يكن للسادة المساهمين ملاحظات على ذلك.

4. مناقشة البيانات المالية بنهاية 31/12/2022 والمصادقة عليها.

قرار رقم 2-1/2023:

” اعتمدت الجمعية العامة العادية القوائم المالية لعام 2022م وصادقت عليها“.

ملاحظة: يتضمن المحضر مناقشات السادة المساهمين في هذا الخصوص وهي جزء لا يتجزأ من هذا المحضر.

5. الموافقة على توصية مجلس الإدارة بإقرار التخصيصات التالية:

- أرباح نقدية عن عام 2022: 25% من القيمة الاسمية للسهم، أي ما يعادل 25 فلساً للسهم الواحد ما يقارب مجموعه 40,890,660 د.ب.*
- أسهم منحة: 5% من رأس المال المدفوع، أي ما يعادل 5 أسهم لكل 100 من الأسهم المملوكة بما مجموعه 8,238,505 د.ب.
- أرباح نقدية إضافية واستثنائية تدفع لمرة واحدة بنسبة احتفالات البنك بالذكرى السنوية الخمسين: 5% من القيمة الاسمية للسهم، أي ما يعادل 5 فلس للسهم الواحد ما يقارب مجموعه 8,178,132 د.ب.*

* حسب عدد الأسهم القائمة (صافي أسهم الخزينة) كما في 31 ديسمبر 2022.

- تحويل مبلغ 6,440,507 دينار بحريني إلى الاحتياطي القانوني.
- اعتماد مبلغ 2,200,000 دينار بحريني للمسؤولية الاجتماعية فيما يخص البنك وشركاته التابعة.
- استقطاع مبلغ 1,542,731 دينار بحريني الى الأرباح المستبقاة.

قرار رقم 3-1/2023:

” وافقت الجمعية العامة العادية على التوصيات المذكورة أعلاه “.

6. التبليغ عن العمليات التي جرت خلال السنة المالية المنتهية في 31 ديسمبر 2022 مع أي من الأطراف ذات العلاقة كما هو مبين في الإيضاح رقم (26) من البيانات المالية تماشياً مع المادة 189 من قانون الشركات التجارية.

أخذت الجمعية العامة العادية علماً بالموضوع دون إبداء ملاحظات عليه.

7. مناقشة تقرير حوكمة الشركات للبنك عن عام 2022م ومدى التزام البنك بمتطلبات مصرف البحرين المركزي في شأنه.

أوضح السيد الرئيس اهتمام البنك البالغ بهذا الموضوع و ذكر بأن التقرير السنوي للبنك يشتمل على قسم خاص يتناول الإفصاحات المطلوبة و يتم تطوير التقرير بشكل مستمر للإلتزام بأعلى المعايير في هذا المجال.

قرار رقم 4-1/2023:

” اعتمدت الجمعية العامة العادية تقرير حوكمة الشركات للبنك عن عام 2022 ولم يكن للسادة المساهمين ملاحظات عليه “.

8. الموافقة على توصية مجلس الإدارة بإقرار مبلغ 585,000 دينار بحريني مكافأة عضوية لمجلس الإدارة لعام 2022م.

قرار رقم 5-1/2023:

” وافقت الجمعية العامة العادية على توصية مجلس الإدارة بخصوص مكافأة عضوية مجلس الإدارة لعام 2022م بمبلغ إجمالي هو 585,000 الف دينار بحريني “.

9. تعيين مدقق حسابات البنك للسنة المالية 2023م بعد الحصول على موافقة مصرف البحرين المركزي وتفويض مجلس الإدارة بتحديد أتعابهم.
ذكر السيد الرئيس بأن مجلس الإدارة قد رفع توصيته بإعادة تعيين السادة ارنست ويونغ مدققي البنك الخارجيين الحاليين للقيام بالمهمة، وذلك بتوصية من لجنة التدقيق والالتزام التابعة للمجلس، وذكر بأن التوصية جاءت بعد دراسة متعمقة وعمل تقييم شامل شارك فيه جميع الأطراف المعنية بما فيها لجنة التدقيق والالتزام التابعة للمجلس.

قرار رقم 6-1/2023:

” وافقت الجمعية العامة العادية على إعادة تعيين شركة ارنست ويونغ للسنة المالية 2023م للقيام بالمهمة “.

ملاحظة: خرج ممثلو المدقق الخارجي من قاعة الاجتماع عند مناقشة هذا البند.

10. الموافقة على تعيين ثلاثة أعضاء في مجلس الإدارة وانتخاب سبعة أعضاء في مجلس الإدارة للدورة القادمة للمجلس (مارس 2023 م - مارس 2026م) بعد الحصول على موافقة مصرف البحرين المركزي.

أوضح رئيس أمانة سر المجموعة بأن الأعضاء المعيّنين والمترشحين الذين كانوا أعضاء في مجلس الإدارة للدورة السابقة للمجلس مشهود لهم بالكفاءة وقد حضرو جميعاً إجتماعات المجلس بنسبة تفوق المتطلبات الرقابية الدنيا لنسبة الحضور وهي 75% وأعطوا الوقت الكافي لإجتماعات المجلس ولجانه ومداولات المجلس. كما إن سيرهم الذاتية ومؤهلاتهم العلمية وجميع الإفصاحات المطلوبة الأخرى مذكورة في التقرير السنوي. وأضاف أنه في هذا الصدد وحسب المتطلبات الرقابية يتوجب الإفصاح عن نتائج تقييم المجلس ولجانه عن عام 2022 والتي كانت إيجابية جداً بشكل عام، وفيما يلي نبذة عن المقترحات التي ذكرت في التقييم لتطوير عمل المجلس و لجانه للعلم:

- منح وقت أكثر في جداول أعمال مجلس الإدارة للموضوعات الإستراتيجية بما في ذلك تكنولوجيا المعلومات والمخاطر السيبرانية والحوكمة البيئية والاجتماعية وحوكمة الشركات والنمو بشكل عام.
- تعزيز البرنامج التعريفي للأعضاء للمجلس، بما في ذلك إضافة مكتبة شاملة في النظام الإلكتروني لمجلس الإدارة وتوفير البرامج التدريبية لكل عضو حسب الاحتياجات الفردية لو إستدعى الأمر، على أن تنتظر لجنة التعيين والمزايا والحوكمة في هذا الموضوع.
- تعزيز مراجعة واختبار الخطط الإستراتيجية مقابل التنفيذ ومؤشرات الأداء الرئيسية، خاصة مبادرات تكنولوجيا المعلومات.
- مراجعة الصلاحيات بين اللجنة التنفيذية والإدارة.
- مراجعة وتقييم طرق رفع التقارير لمجلس الإدارة واللجان التابعة له، بما في ذلك ملفات إجتماعات مجلس الإدارة بهدف أن تكون أكثر إيجازاً وشمولية، وتطوير تقديم التقارير و المؤشرات الرئيسية المرحلية من قبل الإدارة.
- مراجعة وتعزيز خطط التعاقب للإدارة التنفيذية ومجلس الإدارة.
- توسيع قائمة الحضور من قبل الإدارة التنفيذية لحضور إجتماعات المجلس ولجانه.

وبالنسبة للعضو المعين الجديد في المجلس من قبل الهيئة العامة للتأمين الإجتماعي السيدة دانة عقيل رئيس فهي حاصلة على بكالوريوس في القانون - جامعة وورويك بالملكة المتحدة وشهادات مهنية متقدمة أخرى. وحاليا تشغل منصب مدير تنفيذي للشؤون القانونية بشركة أصول. وليس لها علاقة مباشرة مع البنك أو أعضاء المجلس.

أما بالنسبة لجميع المترشحين الجدد فإن مؤهلاتهم العلمية والعملية وعلاقتهم مع البنك أو أعضاء المجلس قد نشرت في موقع بورصة البحرين بتاريخ 7/3/2023م في موقع بورصة البحرين مما ينفي الحاجة لتلاوة ذلك.

وقد أبدى جميع الأخوات والإخوة المعيّنين والمترشحين إستعدادهم لمنح الوقت الكافي لأعمال المجلس وكل ما تتطلبه العضوية في المجلس. وقد تم الحصول على موافقة مصرف البحرين المركزي على التعيينات والترشيحات وعلى تصنيف كل شخص حسب القائمة التالية:

أولاً: المعينون في مجلس الإدارة (ثلاث مقاعد)

1. الشيخ عبدالله بن خليفة آل خليفة - عضو معين من قبل الهيئة العامة للتأمين الإجتماعي - غير تنفيذي
2. السيدة دانة عقيل رئيس - عضو معين من قبل الهيئة العامة للتأمين الإجتماعي - غير تنفيذي
3. مقعد شاغر للهيئة العامة للإستثمار بدولة الكويت

ثانياً: المترشحون لعضوية مجلس الإدارة (لسبعة مقاعد)

1. السيد مراد علي مراد - مستقل
2. السيد محمد عبدالرحمن حسين - مستقل
3. الدكتور غنية محسن الدرازي - مستقل
4. السيد عارف حيدر رحيمي - مستقل
5. السيدة نور نائل الجاسم - غير تنفيذي
6. السيد خالد حسين تقي - غير تنفيذي
7. السيد طارق جليل الصفار - مستقل
8. السيد محمود عبدالامير رضي - مستقل
9. السيد نادر احمد محمود - مستقل
10. السيد إسماعيل حسين الصراف - مستقل

11. السيد منذر عبدالعزيز الكوهجي - مستقل
12. السيد خالد ناصر الشامسي - مستقل
13. السيد جهاد النقلة - مستقل
14. السيد فيصل منصور العلوان - مستقل
15. السيدة مشاعل عيسى فيروز - مستقل

وبالنسبة لانتخابات المجلس لشغل سبعة مقاعد في مجلس الإدارة للدورة القادمة للمجلس (مارس 2023م - مارس 2026م)، وحسب المتطلبات الرقابية الجديدة تم تشكيل لجنة من ممثل وزارة الصناعة والتجارة وممثل مصرف البحرين المركزي وأحد المساهمين للإشراف على فرز أصوات المساهمين من قبل مسجل الأسهم المساند شركة ك. فينتك تكنولوجيز.

قرار رقم 7-1/2023:

وافقت الجمعية العامة العادية على السادة الأعضاء المعينين التالية أسمائهم:

- (1) الشيخ عبدالله بن خليفة آل خليفة
- (2) السيدة دانة عقيل الرئيس
- (3) مقعد شاغر للهيئة العامة للإستثمار بدولة الكويت

وبعد عملية فرز الأصوات إستلم رئيس أمانة سر المجموعة نتائج الانتخابات وتلا أسماء الفائزين ونسب التصويت وعدد الأسهم وكذلك أسماء الذين لم يفوزوا في الانتخابات. وفاز المرشحون التالية أسمائهم في الانتخابات وبالتالي أصبحوا أعضاء في مجلس الإدارة للدورة من مارس 2023م إلى مارس 2026م:

1. السيد مراد علي مراد
2. السيد محمد عبدالرحمن حسين
3. السيدة نور نائل الجاسم
4. السيد عارف حيدر رحيمي
5. السيد طارق جليل الصفار
6. السيد خالد حسين تقي
7. السيد خالد ناصر الشامسي

وبارك السيد الرئيس للفائزين وتمنى حظاً أوفر للذين لم يفوزوا في الانتخابات.

11. إبراء ذمة السادة أعضاء مجلس الإدارة من كل ما يتعلق بتصرفاتهم عن السنة المنتهية في 31/12/2022م.

قرار رقم 8-1/2022:

" اقربت الجمعية العامة العادية الموضوع أعلاه".

12. ما يستجد من أعمال طبقاً للمادة (207) من قانون الشركات التجارية

لم توجد مواضيع للمناقشة تحت هذا البند.

مناقشات السادة المساهمين:

اسئلة وملاحظات بخصوص تقرير مجلس الادارة والتقرير السنوي لعام 2022م

السيد المساهم علي الطريف.

- أشكر أعضاء المجلس والإدارة لإتاحة الفرصه وأهنئهم بمناسبة شهر رمضان المبارك. ولدي بعض الملاحظات على التقرير وهي ان كلمة البحرنه يمكن استبدالها بتوطين الوظائف والذي يعطي معنى افضل وكذلك المسؤولية الاجتماعيه لاتعطي المعنى الصحيح فهي حق وواجب من قبل المؤسسات.
- **ج: السيد الرئيس:** هذه المصطلحات متعارف عليها منذ زمن وإن دعت الحاجة سينظر البنك في ذلك.
- **س:** حاول البنك من فترة الاستحواذ على مؤسسة مالية بغرض التوسع في مجال المصرفية الإسلامية وتم دراسة الفرصة وارتأتى المجلس عدم المضي قدماً في المشروع. وهناك بنك اخر استحوذ على المؤسسة المالية المذكورة ومن ضمن ذلك استحوذ على ملكية 26% من بنك البحرين والكويت. والسؤال هو لماذا لا يكون الاستحواذ عكسي ليتمكن البنك من البقاء؟
- **ج: السيد الرئيس:** ان الاستحواذ والاندماج من ضمن استراتيجية البنك وشكل المجلس لجنة متخصصة أجرت مسحا للمؤسسات المالية والشركات التكنولوجية الخ... و قد قطعت اللجنة شوطا كبيرا في عملها. وفي النصف الثاني من عام 2022م دخل مساهم جديد ومن الأفضل أن يكون شريكا في هذه النقاشات وبعد انتخابات المجلس سوف يتشكل مجلس جديد يباشر الأمر والترتيب في الموضوع لن يضر شيئاً. وقد تكون هناك فرص وافكار، والمهم أن ينظر المجلس في كل هذه الفرص وان يرتقي إلى وضع يكون فيه أكبر حجماً وأشمل في اعماله وسوف تقوم اللجنة بمواصلة العمل في هذا الاتجاه.

- **س:** ما سبب إن مؤتمر المستثمرين للربع الرابع من عام 2022م لم يعقد مع انه البنك عنده ثقافه مؤسسيه للتواصل مع المستثمرين وكان البنك سابقا في هذا الجانب ؟
 - **ج: الرئيس التنفيذي:** إن البنك رائد في هذا الموضوع وجرت العادة أن يحل اجتماع الجمعية العامة العادية محل مؤتمر المستثمرين للربع الرابع من العام ولكن البنك لديه التزام بمواصلة عقد هذه الاجتماعات.
 - **س:** كان هناك في السابق أكثر من نائب للرئيس التنفيذي ومنذ تولي الرئيس التنفيذي الحالي للمنصب لا يوجد نائب للرئيس التنفيذي، مع أن النتائج المالية ممتازة ولكن لا نريد استقطاب رئيس تنفيذي من خارج المجموعة.
 - **ج: السيد الرئيس:** نظر البنك في الموضوع ولجأ إلى خطة تعاقب إداري وهي تعنى بتطوير كوادر إدارية من داخل المجموعة والتركيز على عدد من الإداريين في الخط الأوسط لتولي مناصب قيادية في المستقبل. وسوف تتبلور هذه الخطة خلال عام 2023م.
 - **س:** بالنسبة لسؤال طرح أيضا في مؤتمر المستثمرين وهو شطب 22 مليون د.ب ولم يتم الاجابة عليه.
 - **ج: الرئيس التنفيذي:** لم يكن هناك شطب لهذه الديون وعمل البنك على موضوع خفض نسبة الديون المتعثرة وبعد الإصرار والمتابعة تم معالجة جزء من هذه الديون وذلك جزء من التسويه.
 - **س:** في عام 2023 م إنهار عدد من البنوك الأجنبية ونريد التأكيد على عدم انكشاف البنك على هذه المؤسسات.
 - **ج: الرئيس التنفيذي:** إن الإقتصاد العالمي يمر بظروف صعبة ولكن البنك في وضع سليم ونراقب الوضع وليس للبنك انكشاف على هذه المؤسسات الأجنبية.
- السيد المساهم أحمد فخر:**
- أشكر مجلس الإدارة والإدارة التنفيذية على النتائج الجيدة وبالنسبة لجدول عدد أسهم في صفحة 33 هناك خطأ في عنوان الجدول الرابع والصحيح هو: النسبة المئوية للمساهمين حسب الفئة وليس النسبة المئوية للأسهم القائمة.
- ج: الرئيس:** سوف ننظر في تعديل الجدول.
- س:** الهيكل التنظيمي - صفحة 50 الرئيس التنفيذي للمجموعة- يبدو أن البنك يتبع سياسة مركزية في الإدارة بالنظر إلى عدد المدراء التنفيذيين الذين يعملون تحت إمرة أو قيادة الرئيس التنفيذي حيث تتكون اللجنة التنفيذية من 10 أعضاء + بالإضافة إلى لجان الإدارة الذي يبلغ عددها 11. هل الأرقام التي ذكرتها صحيحة السيد الرئيس؟
- ج: الرئيس :** كما ذكرت سابقا يعمل البنك حاليا على إعداد الكوادر الإداريه وسوف تكون هناك خطوات إضافية وسوف يعاد النظر في الهيكل التنفيذي. كما نود أن نشكر الدكتور عبدالرحمن سيف على توليه هذه المهام.
- كما أضاف السيد الرئيس التنفيذي بأن الرئيس التنفيذي لدى البنك لا يستفرد بالقرار والقرار مشترك وجماعي بين البنك والإدارة التنفيذية.
- س:** مصالح الإدارة التنفيذية - صفحة 51 الجدول من المفروض أن يكون أكثر وضوحاً أي يبين المتاجرة والتداول (بيع وشراء) في الأسهم خلال السنة، اما الجدول المنشور في التقرير ضبابي، لذلك نرجو من مجلس الادارة أن تكون التقارير المستقبلية أكثر وضوحا.
- ج: السيد الرئيس:** إن الأسهم جزء من المكافأة السنوية وبعضها يوزع على مدى 3 سنوات وسوف ينظر البنك في إضافة إيضاحات للجدول كما ذكر.
- س:** بالنسبة لتقرير الاستدامة - صفحة 24 عندي تحفظ السيد الرئيس على معدل الوقت الذي استغرقه البنك لحل جميع مشكلات العملاء 0.8 يوم.
- وشرح السيد المساهم تجربة شخصية مع البنك ولكن رئيس الجلسة طلب عدم طرح الموضوع خلال الجمعية حيث أنه خارج جدول الأعمال وفي مداخلة من ممثل وزارة الصناعة والتجارة طلبت عدم مناقشة الأمر لذات السبب.
- استئلة بخصوص البيانات المالية:**
- السيد المساهم علي الطريف.**
- إن كل الامور إيجابية وتطورية وعلق السيد الرئيس على ذلك بانه من حقه ان يسأل عن كافة الأمور سواء كانت إيجابية او سلبية. ورد السيد علي طريف بأن علاقته مع البنك جيدة والمؤشرات المالية جيدة أيضا وقد ذكرت نسبة القروض المتعثرة في التقرير السنوي حسب ما طلب في السابق والنسبة المذكورة نسبة ممتازة ونحن نراقبها، ولدي اقتراح بالنسبة للتوزيعات النقدية وهي لماذا لا ينظر في أن تكون هناك طرق أخرى مثل Scrip Dividends و Drip Dividends كما يعمل بها في الخارج. وهناك بنوك أجنبية تشجع إقتراحات المساهمين بشكل عام وعلى البنوك المحلية تشجيع ذلك أيضا.
 - **ج السيد الرئيس:** يحتاج الامر الى إطار قانوني ورقابي والإقتراح ممتاز وحسب ثقافة البنك يجب ان يعتمد تنفيذه على سياسات ولوائح مكتوبة عن كيفية توزيع الارباح بهذه الطرق. كما أضافت ممثلة وزارة الصناعة والتجارة بأن هذا الامر ليس موجودا في الوقت الحالي ويمكن للسيد المساهم مخاطبة الوزارة بالنسبة للإقتراح.

ملاحظة أخيره من السيد علي طريف: ان البنك أكثر بنك في البحرين لديه شفافيته ويأتي التطوير من الداخل وهو بنك متفوق وأشيد بالخطوات التي قام بها البنك.

ملاحظة: إستلم رئيس أمانة سر المجموعة في نفس يوم إجتماع الجمعية العامة العادية وقبل الإجتماع أسئلة من إحدى المساهمات الكرام تخص الإجتماع وكانت قد طلبت قراءتها والرد على الأسئلة خلال الإجتماع في ظل عدم حضورها لظروف شخصية، ولكن لم يتم قراءة الأسئلة خلال الإجتماع لتعذر حضورها الإجتماع.

وشكر السيد الرئيس الجميع على الحضور والمشاركة في الإجتماع. وبهذا اختتمت الجمعية العامة العادية اجتماعها في تمام الساعة 12:45 من صباح نفس اليوم الموضح تاريخه بصدر هذا المحضر لبدء مناقشة بنود الجمعية العامة غير العادية.

والله ولي التوفيق،،،

مراد علي مراد
رئيس مجلس الإدارة
رئيس الجلسة

أحمد عبد القدوس أحمد
رئيس أمانة سر المجموعة

محضر اجتماع الجمعية العامة غير العادية لبنك البحرين والكويت

رقم الجلسة: 2023/2	التاريخ: الثلاثاء 28 مارس 2023
الوقت: 12:30 ظهراً	المكان: فندق فورسيزون خليج البحرين - مملكة البحرين

إنه في التاريخ والوقت والمكان المشار إليهم أعلاه، أعلن السيد مراد علي مراد بصفتة رئيساً لمجلس الإدارة افتتاح الجمعية العامة غير العادية للمساهمين.

وينعقد هذا الاجتماع بالاستناد إلى المواد 198، 199، 200، 201 من قانون الشركات التجارية الصادر بمرسوم بقانون رقم (21) لسنة 2001 وتعديلاته والمواد من 46 إلى 50 من النظام الأساسي للبنك، إذ تمت الدعوة له بالإعلان في الموقع الإلكتروني لشركة بورصة البحرين و الموقع الإلكتروني للبنك وكذلك صحف الأيام وأخبار الخليج و الـ GDN في 7 مارس 2023، وشمل الإعلان الدعوة وجدول أعمال الاجتماع. وتم إخطار الجهات المعنية المتضمنة كل من وزارة الصناعة والتجارة ومصرف البحرين المركزي وشركة بورصة البحرين والمدقق الخارجي أرنست ويونغ.

وحضر الاجتماع كل من:

- مساهمون يبلغ مجموع أسهمهم الحاضرة أصالة ووكالة 1,543,175,295 سهماً من جملة أسهم البنك البالغ عددها 1,647,700,962 سهم أي بنسبة 94.35% (بعد استقطاع أسهم الخزينة من مجموع الأسهم)، حسب السجلات المعتمدة لدى مسجل الأسهم المساند والتي أعلنها قبل البدء في الاجتماع.
- أعضاء مجلس إدارة التالية أسمائهم:

السيد مراد علي مراد - رئيس مجلس الإدارة - رئيس لجنة التدقيق والالتزام ولجنة التعيين والمزايا والحوكمة

الشيخ عبدالله خليفة آل خليفة - نائب رئيس مجلس الإدارة

السيد محمد عبدالرحمن حسين - رئيس اللجنة التنفيذية

السيد جاسم حسن زينل - رئيس لجنة المخاطر (عن طريق الاتصال المرئي)

السيد ادريس مساعد ادريس

السيد أشرف عدنان بسيسو

السيد مشعل علي الحلو

السيد عارف حيدر رحيمي

الدكتورة غنية محسن الدرازي

السيدة نور الجاسم (عن طريق الاتصال المرئي)

- كما حضر الاجتماع كل من:

الرئيس التنفيذي للمجموعة

رئيس أمانة سر المجموعة

المستشار القانوني لدى البنك

مندوب وزارة الصناعة والتجارة

مندوبي مصرف البحرين المركزي

ممثلي المدقق الخارجي أرنست ويونغ

ممثلي شركة بورصة البحرين

ممثلي شركة ك. فينتك تكنولوجيز - مسجل الأسهم المساند

استهل السيد الرئيس الاجتماع بالترحيب بالأصالة عن نفسه ونياية عن السادة أعضاء مجلس الإدارة بالحضور من مساهمين ومندوبي الجهات الرسمية المختصة والصحافة، ثم عرض على السادة الحضور جدول الأعمال والذي اعتمد كالتالي:

1. اعتماد محضر الاجتماع السابق الذي انعقد بتاريخ 9/2/2023م

بين السيد الرئيس بأن المحضر المذكور أعلاه قد نشر في موقع شركة بورصة البحرين. وارتأت الجمعية العامة غير العادية عدم الحاجة لتلاوة المحضر.

قرار رقم 1-2/2023

“ وافقت الجمعية العامة غير العادية على الموضوع أعلاه “

2. الموافقة على توصية مجلس الإدارة بزيادة رأس المال الصادر والمدفوع من مبلغ 164,770,096 دينار بحريني مقسم إلى 1,647,700,962 سهم إلى مبلغ 173,008,601 دينار بحريني مقسم إلى 1,730,086,010 سهم وذلك لتوزيع أسهم المنحة.

قرار رقم 2-1/2023:

” وافقت الجمعية العامة غير العادية على الموضوع أعلاه “.

3. تعديل المادة (7) من عقد التأسيس ”رأس المال الصادر والمدفوع“ والمادة (7) من النظام الأساسي ”رأس المال الصادر والمدفوع“ وفقا لزيادة رأس المال الصادر والمدفوع من مبلغ 164,770,096 دينار بحريني مقسم إلى 1,647,700,962 سهم إلى مبلغ 173,008,601 دينار بحريني مقسم إلى 1,730,086,010 سهم.

قرار رقم 3-2/2023:

” وافقت الجمعية العامة غير العادية على الموضوع أعلاه “.

4. تفويض مجلس الإدارة أو من يعينه المجلس بالقيام بكافة الخطوات اللازمة مع الجهات المختصة في مملكة البحرين من أجل الحصول على الموافقات الرسمية اللازمة لعمل التعديلات على النظام الأساسي حسب البند (3) أعلاه.

قرار رقم 4-2/2023:

” وافقت الجمعية العامة غير العادية على الموضوع أعلاه “.

وفى الختام شكر السيد الرئيس الجميع على تشريفهم بالحضور ، وتمنى أن تكلل مساعي وجهود مجلس الإدارة والإدارة التنفيذية وموظفي البنك بالنجاح بتكاتفهم جميعا للسير بالبنك نحو آفاق التقدم.

وبهذا اختتمت الجمعية العامة غير العادية اجتماعها في تمام الساعة 01:00 من ظهر نفس اليوم الموضح تاريخه بصدر هذا المحضر.

والله ولى التوفيق،،،

مراد علي مراد
رئيس مجلس الإدارة
رئيس الجلسة

أحمد عبد القدوس أحمد
رئيس أمانة سر المجموعة