

---

**ALINMA BANK**  
**(A Saudi Joint Stock Company)**

**BASEL III Pillar 3 Disclosures**  
**For the Financial Year ended December 31, 2020**

---

## Table of Contents

	Tables and templates	Page
Overview of risk management and RWA	OVA – Bank risk management approach	4
	KM 1: Key metrics	20
	OV1 – Overview of RWA	21
Linkages between financial statements and regulatory exposures	LI1 – Differences between accounting and regulatory scopes of consolidation and mapping of financial statements with regulatory risk categories	22
	LI2 – Main sources of differences between regulatory exposure amounts and carrying values in financial statements	23
	LIA – Explanations of differences between accounting and regulatory exposure amounts	24
Composition of capital and TLAC	CC1 - Composition of regulatory capital	25
	CC2 – Reconciliation of regulatory capital to balance sheet	29
	CCA – Main features of regulatory capital instruments and of other TLAC – eligible instruments	31
Leverage ratio	LR1- Summary comparison of accounting assets Vs. leverage ratio exposure measure	32
	LR2-Leverage ratio common disclosure template	33
Liquidity	LIQA-Liquidity risk management	35
	LIQ1- Liquidity Coverage Ratio (LCR)	38
	LIQ2- Net Stable Funding Ratio (NSFR)	39
Credit risk	CRA – General information about credit risk	41
	CR1 – Credit quality of assets	45
	CR2 – Changes in stock of defaulted loans and debt securities	45
	CRB – Additional disclosure related to the credit quality of assets	46
	CRC – Qualitative disclosure requirements related to credit risk mitigation techniques	55
	CR3 – Credit risk mitigation techniques – overview	57
	CRD – Qualitative disclosures on banks’ use of external credit ratings under the Standardized approach for credit risk	58

	Tables and templates	Page
	CR4 – Standardized approach – credit risk exposure and Credit Risk Mitigation (CRM) effects	60
	CR5 – Standardized approach – exposures by asset classes and risk weights	61
Market risk	MRA – Qualitative disclosure requirements related to market risk	62
	MR1 – Market risk under Standardized approach	66
Operational risk	Operational Risk Qualitative disclosure	67
Profit rate risk in banking book	Profit rate risk in the banking book (PRRBB) Qualitative disclosure	69
	Quantitative disclosure on Profit Rate Risk in Banking Book	79
Part 13- Remuneration	REMA – Remuneration Policy	80
	REMA1 – Remuneration awarded during the financial year	80
	REMA2 – Special payments	80
	REMA3 – Deferred remuneration	80

## OVA: Risk Management Approach

### a) Business model determination and risk profile

Alinma Bank (the Bank), a Saudi Joint Stock Company, with around SAR 24,429 million in paid-up capital and equity for FYE 2020, is a fully Sharia-compliant bank providing banking services through 98 branches in the Kingdom of Saudi Arabia. The Bank has four (4) lines of business: Retail, Corporate (includes Commercial and SME segments), Treasury and Investment/Brokerage. The Bank also offers investment, asset management, insurance related products/services, retail remittances, financial technology and outsourcing services through the following subsidiaries and associates mentioned below:

- Alinma Investment Company (AIC) is a fully owned subsidiary of SAR 250 million. Its main activities include asset management, custodianship, advisory, underwriting and brokerage services.
- Al-Tanweer Real Estate Company is a fully owned subsidiary capitalized at SAR 100,000. Al-Tanweer does not do business for its own account. Its main purpose is to facilitate Bank's mortgage financing and commercial financing backed by real estate collateral.
- Alinma Cooperative Insurance Agency is a fully owned subsidiary capitalized at SAR 3 million. It acts as an agent for Alinma Tokio Marine Company.
- Saudi FinTech Company and Esnad Company are 100% owned subsidiaries capitalized at SAR 100 million and SAR 0.5 million, respectively.
- Alinma Tokio Marine Company is an associated company with a share capital of SAR 300 million in which the Bank holds a 28.75% ownership. It operates as a cooperative insurance company.
- ERSAL Financial Remittance Company is a Joint Venture between Alinma Bank and the Saudi Post, it is capitalized at SAR 50 Million. It is owned 50% by Alinma Bank and 50% by Saudi Post.
- In addition to above subsidiaries, the Bank has effective control of the Alinma Sukuk ETF and Alinma IPO Fund in which the Bank holds 92.3% and 85.5% ownership, respectively.
- The Bank's financial statements consolidate all subsidiaries and controlled funds, whereas the associate and the joint venture are companies reported under the equity method.

Alinma's business has grown at a rapid pace since its operations in 2009. The Bank operates within tolerable risks (set internally or based on regulatory limits), with adequate returns while

adhering to its strategic guidelines. Alinma strategy has the mission to be the fastest and most convenient bank in KSA in next five years.

Fastest	Most Convenient
<ul style="list-style-type: none"> <li>▪ Shortest turnaround times across key product and service processes</li> </ul>	<ul style="list-style-type: none"> <li>▪ Simple processes</li> </ul>
<ul style="list-style-type: none"> <li>▪ Digitally enabled customers enabled journeys</li> </ul>	<ul style="list-style-type: none"> <li>▪ Easy to understand language</li> </ul>
<ul style="list-style-type: none"> <li>▪ Highest straight-through processing rates</li> </ul>	<ul style="list-style-type: none"> <li>▪ No double data/documents submission by clients</li> </ul>
<ul style="list-style-type: none"> <li>▪ Instant or same day credit approvals where possible</li> </ul>	<ul style="list-style-type: none"> <li>▪ Low number of screens/questions/pages in forms</li> </ul>
<ul style="list-style-type: none"> <li>▪ Lowest wait times for service</li> </ul>	<ul style="list-style-type: none"> <li>▪ Digital wherever possible</li> </ul>
	<ul style="list-style-type: none"> <li>▪ 24/7 access</li> </ul>

Table 1: Alinma's Vision Statements

### **Risk Profile**

1. Credit Risk - potential failure of the counterparty to meet its obligations as per the contracted terms. The following are the primary credit-risk taking units: Corporate Banking Group (CBG), Retail Banking Group (RBG) and Treasury Group (TG).
2. Market Risk - the price risk arising from the probability that the fair value or the future cash flows of a financial instrument will fluctuate due to changes in market variables such as equity prices, profit rates, foreign exchange rates, and commodity prices.
3. Operational Risk - the risk of loss resulting from inadequate or failed internal processes, people and systems or from external events. All bank units carry operational risk with varying degrees of severity depending on the function of the unit.
4. Residual credit, market and operational risks - remaining threats that may not be covered above.
5. Concentration Risk - a single point of failure in the credit portfolio mix. The Bank is exposed to three types of these risks namely obligors (name), sector and collateral concentration risk.
6. Sharia'h Non-compliance Risk - the risk of non-adherence of the Bank to Sharia'h Guidelines.

7. Liquidity Risk - is the risk that the Bank will encounter difficulties in meeting obligations associated with financial liabilities that are settled by delivering cash or other financial assets.
8. Profit Rate Risk in Banking Book – the risk arises from changes in profit rates that affect either the fair values or the future cash flows of profit-rate sensitive financial instruments in the Banking Book.
9. Macroeconomic and Business Cycle Risk - is a risk associated with the cyclical nature of the economy that drives other risk variables such as credit, market or liquidity due to changes in economic factors.
10. Strategic and Reputational Risk - a risk to the Bank's earnings and profitability arising from strategic decisions, changes in business conditions, the improper implementation of decisions and/or the improper management of issues important to the public at large.

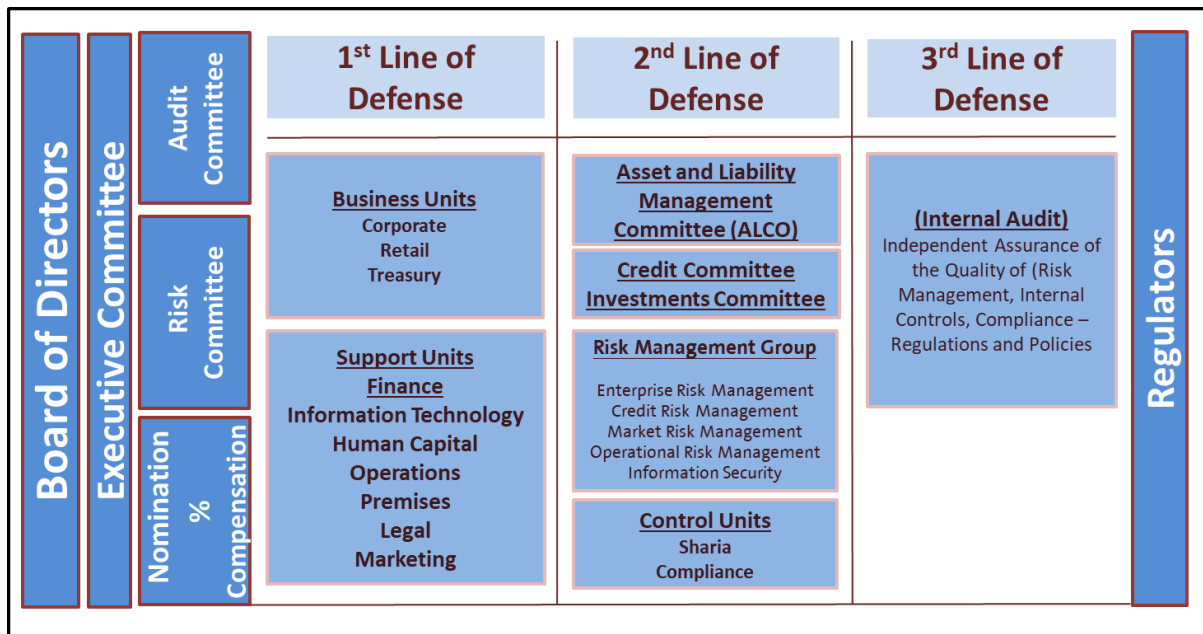
### **Risk Appetite**

The following are the key risk appetite statements of the Bank:

1. Comply with the Large Exposure Rules for Banks reference 1651/67 dated 1441/01/09. The aggregate exposure to a Single Counterparty and Group of Connected Counterparties must not exceed 15% of the eligible capital base / Tier I capital. For Government owned enterprises, the limit increased to 25% of eligible capital.
2. The risk capacity of the Bank is also constrained by Article 6 of the Banking Control Law: “The deposit liabilities of the Bank shall not exceed fifteen times (15X) its reserves and paid-up or invested capital”.
3. Capital Adequacy Ratio (Pillar 1 and 2) must not drop below the minimum set by SAMA for a specific period.
4. Regulatory Liquidity Ratio must not exceed the minimum set by SAMA (20%).
5. The Financing to Deposit Ratio shall not exceed the SAMA limit, currently at 90%.
6. Liquidity ratios shall not fall below SAMA limit (currently the minimum is 100% for LCR and NSFR).
7. Bank must stay within the Overall ExCom/Board of Directors approved boundaries and governance.

Note: Exceptions, if any, are presented to ALCO and the corrective actions are taken as required.

(b) The risk governance structure



**Board of Directors**

- Sets the Bank’s overall ERM philosophy, strategy, risk tolerance levels and risk policies. The Board is the ultimate responsible on the Bank’s ERM.
- Establishes Board committees for risk functions, but BoD retain the ultimate responsibility.
- Delegates to the management the risk’s day-to-day monitoring, but they remain accountable to ensure business activities stay within the statutory laws, regulations and good banking practice.

**Board of Directors Executive Committee (ExCom)**

- BoD delegates to the ExCom the oversight of the ERM including the review and approval of all risk management policies.
- Composed BoD members, communicates the BoD direction and ensures implementation of the ERM framework across the Bank.
- Approve the credit approval matrix as well as the approval authority of the CEO and the CRO. The ExCom has higher authority to approve or write off credits above the CEO’s limits.
- Regularly reviews, assesses the overall risk profile of the Bank and requires action from the CEO and Senior Management of the Bank.
- Can act as a mini-Board. They can have the approval authority of the Board of Directors.

### **Risk Committee of the Board (RiskCom)**

- Responsible for the review and recommendation for approval to the Board. Also ensures the on-going oversight of the Risk Appetite Framework and Policy of the Bank, and the Risk Management Framework that supports it.
- Has four (4) Board Members and chaired by a Non-Executive Board Member.
- Main activities, responsibilities and authorities include:
  - Ensures sound implementation of enterprise risk management across the Bank.
  - As needed, upon the recommendation of the CRO through the CEO, the RiskCom reviews the Bank's:
    - Risk philosophy, strategy and appetite.
    - Risk management policies.
  - Reviews, monitors and ensure appropriate management of the overall risk profile of the Bank vis-à-vis risk appetite policy.
  - Reviews and recommends Board's approval of the risk policies, portfolio limits and qualitative regulatory disclosures of the Bank.
  - Ensures Bank's compliance with risk management related policies and regulations.

### **Audit Committee and Nominations & Compensation Committee**

- The functions and authorities of these committees meet the SAMA Governance Guidelines and are all approved by the Board of Directors.

### **Assets and Liabilities Committee**

- Evaluates, establishes, promulgates and enforces policies on the market and liquidity risk management and strategies, to optimize shareholders' value through effective management of the Bank's balance sheet and assumes Management level oversight on the review, approval, implementation and monitoring of the Bank's Risk Appetite Framework and Policy in the context of market and liquidity risks.

### **Credit Committee**

- Reviewing and approving authority for all credit exposures to counter-parties, Corporate, FI, Private Banking/High Net-worth customers and individual and Self-Employed segments. All credit approvals require the signature of at least one (1) authorized credit approver from Risk Management in addition to the authorized credit approvers from Corporate Banking Group and/or Retail Group, as the case may be.



### **Investment Committee**

- Tasked with the responsibility of preparing, reviewing and recommending strategic investment policies of the Bank. It has also assumed the responsibility of reviewing and approving specific investments of the Bank as well as the regular monitoring of the performance of the various new and existing investment assets of the Bank.

### **Risk management Group (RMG)**

- In partnership with the business groups and the support units of the Bank, the RMG formulates and implements procedures and processes to help the Staff and Management of the Bank assess and mitigate the occurrence of all Risks (i.e., Credit, Operational, Market and other Risks); it escalates these Risks, when necessary, to the CRO, the CEO, Ex-Com and Board, for their information and required action.
- With respect to Credit Risk, which is the largest risk of the Bank, the RMG through the CRO and the CCO, are the “enablers” who with their collective experience and knowledge, are tasked with the responsibility of conducting independent reviews and assessments of Credit Risks and (as part of the Credit Committee) and approving, modifying the terms, or completely rejecting the credit.
- The RMG also acts as the “goal keepers” by making sure that the Policies and Guidelines on Risk taking (including the Risk Appetite Framework) are met and all documentation and limits of the Credit Risk exposure are properly approved and monitored for compliance.

### **Business Units**

- Corporate, Retail and Treasury Groups are the key business groups charged with originating, recommending and managing the largest portion of the Bank’s overall risk asset exposure. These key business units have the primary responsibility to implement the risk policies in their respective units under the monitoring and oversight of the Risk Management Group.

### **Support Units**

- Performs Risk and Control Self-Assessment (RCSA) periodically to identify, analyze and evaluate operational risks in their respective business activities in support of the business units.

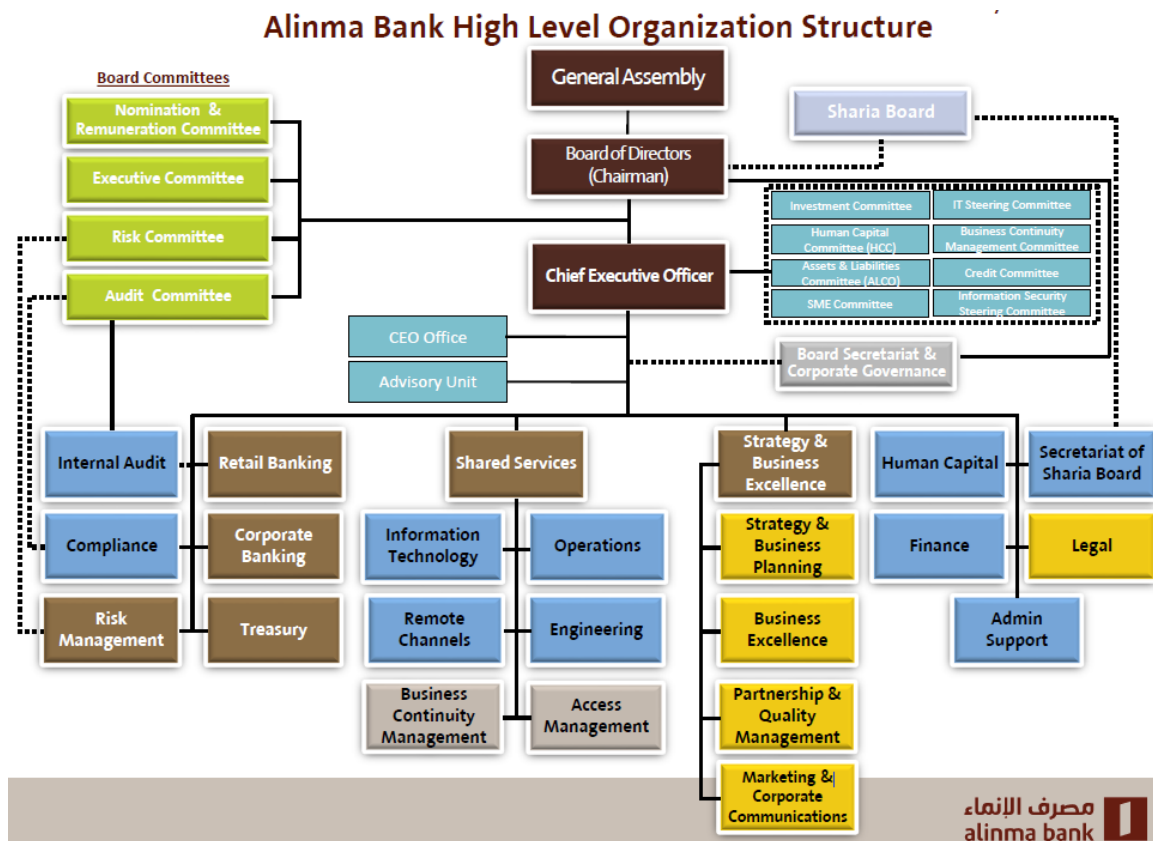
### Control Units

- Ensure that the Bank is compliant through review of the Bank’s transactions, activities and executive procedures vis-a-vis Sharia’h guidelines and laws & regulations of the country and with the international business community.

### Internal Audit

- Evaluates independently the internal control of the overall risk profile, risk management governance, as well as the operating effectiveness of its policies and procedures. IA is the third (3rd) line of defense.

Shown below is the Alinma Bank High Level Organizational Structure:



### (c) Channels to communicate, decline and enforce the Risk Culture

The primary documents that govern, define and guide the implementation of the risk culture of the Bank are the Policies of the Bank covering various disciplines. This includes the Enterprise Risk Policy, the Risk Appetite Framework and Policy, the Credit (Corporate and Retail) Policies, the Treasury and Investment Policy, the Operational Risk Policy, the Market

Risk Policy, the Liquidity Risk Management Policy, Internal Audit Policy, Information Security Policy, Anti-Fraud Policy and other Policies that govern the implementation, control and monitoring of the Bank's business. To oversee these policies, management has created a number of Committees, the most important of which are: the Assets and Liabilities Committee (ALCO), the Credit Committee, the IT Steering Committee, the Information Security Steering Committee, the Business Continuity Steering Committee, the Human Capital Committee, the Procurement Committee.

Please refer to the Alinma High Level Organization Structure above for details.

#### **(d) The scope and main features of risk measurement systems**

##### **1. Credit Risk**

An internal credit-rating model is used to determine the Obligor Risk Rating (ORR), a measure of the obligor's probability of default.

To generate an internal risk rating, the Bank uses Moody's CreditLens. This rating system is used by many leading banks globally and in the Kingdom. It enables the Bank to assign a risk rating to a single obligor. The risk rating is a point-in-time, 12-month probability of default (PD). The Bank assigns a rating from a 10-point rating scale with 1 as the best through 10 as the worst. The rating uses sub-grades (e.g. 3+, 3, and 3- ) for a granular assessment of the PD. As part of the Bank's policy, only obligors with risk ratings of -6 or better are eligible for new financing facilities. The Bank reviews and validates the MRA rating system on a regular basis – calibrating score ranges with rating grades and associated PDs. All credit exposures are subject to on-going monitoring, which may result in an exposure being moved to a different credit risk grade because of various qualitative and quantitative aspects related to the specific obligor such as changes in the audited financial statements, compliance with covenants, management changes, as well as changes in the economic and business environment.

Credit risks in the retail portfolio are estimated based on individual credit-worthiness scores, derived from an automated credit scoring platform and is not subject to the Moody's rating system.

### Expected Credit Loss Measurement

The Bank compares the risk of default at the reporting date with the risk of default at the date of origination. If the change in credit assessment is significant, the obligor is moved from Stage 1 to Stage 2 or Stage 2 to Stage 3. The PD is then changed from a 12-month point-in-time PD to a lifetime PD. The Bank groups its credit exposures on the basis of shared credit risk characteristics with the objective of facilitating analysis designed to identify significant increases in the credit risk on a timely basis.

### Credit Risk Capital Measurement

The Bank calculates Pillar 1 Credit Risk, using the standardized approach. In the corporate portfolio, additional capital under Pillar 2 is calculated based on “name concentration (single obligor and/or group obligor)” and “sector and collateral concentration” using the Herfindahl–Hirschman Index (HHI).

#### **2. Market Risk**

The Bank uses The Standardized Approach (TSA) for calculation of the “Market Risk” capital charge. The actual Market risk exposure is limited to small investments in marketable equities and foreign exchange.

#### **3. Operational Risk**

The Bank uses the Basic Indicator Approach (BIA) for the calculation of “Operational Risk” capital charge.

#### **4. Other Pillar 2 Risks**

- In addition to the Pillar 1 credit risk capital, the Bank calculates the “residual credit risk” based on the difference between the Foundation Internal Rating Based (FIRB), revised standardized (for specialized lending) and standardized approach. Similarly, “Residual Market Risk” is derived by subtracting advance approach (VAR) from the existing standardized approach. For “Residual Operational Risks,” the Bank calculates additional capital from Business Continuity Risks using stress testing (worst-case scenario), “Legal Risks,” “Technology & Cyber-security Related Risks,” and “FinTech Risks” through a scorecard. For remuneration and subsidiaries/associates risk, additional capital is estimated through the Risk Control Self-Assessment (RCSA) process.

- For Liquidity Risks, there is no capital charges because funding and liquidity strategies are a better approach to resolve liquidity issues. A Liquidity crisis cannot be addressed with capital adequacy (please refer to ILAAP for further details).
- Pillar 2 Capital for “Profit Rate Risk” in the Banking Book (or Interest Rate Risks in the Banking Book),” is calculated using the Economic Value of Equity (EVE) approach.
- Pillar 2 Capital for “Macroeconomic and Business Cycle Risk” is calculated using a scoring system on key macroeconomic indicators to determine the additional capital charge through the increase in the expected credit losses of the financing portfolio.
- The Pillar 2 Capital for “Strategic Risks,” “Reputational Risks” and “Sharia Non-Compliance Risk,” is calculated using detailed scorecards.
- For the “Data Quality and Model Risk” and “Sharia Product Related Risk,” expert judgment has been adopted to estimate the capital charge.

**(e) Process of risk information reporting provided to the Board and Senior management**

On a regular basis, the Risk Committee of the Board (Risk-Com) and the Executive Committee of the Board (ExCom) receive Portfolio reports covering existing approved limits and outstanding exposure for all facilities granted to a particular customer in the Corporate Banking Group, the Obligor Risk Rating, summary reports on Sector Concentration, obligations past due and non-performing and the level of provisions booked for each account (specific provisions or collective provisions). The ExCom also receives the details of the 20 largest corporate exposures and the total list of Classified Accounts, pursuant to the guidelines of the Credit Risk Policy.

ALCO oversees the compliance of the Risk Appetite Framework and compliance to which is reported quarterly to the Risk-Com and the ExCom. In addition to the reports which are sent to the Risk-Com and to the ExCom on risks covering credit, market and operational risks, the Bank through the Risk Management Group also prepares the annual Internal Capital Adequacy Assessment Process (ICAAP), Internal Liquidity Adequacy Assessment Process (ILAAP) and Stress Testing reports to SAMA which are approved by the Risk-Com and Ex-Com prior to submission to SAMA. The ICAAP and ILAAP are two of the most important risk assessment documents used to report the risk attributes being measured and monitored to the Bank’s Senior Management and the Board Committees. These reports are only released once approved by the Risk-Com and Ex-Com.

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

The Bank performs stress testing to model its resilience under extreme but potential conditions arising from macroeconomic, strategic, political and business environmental factors, among others.

The potential unfavorable effects of stress scenarios, to the institution's risk weighted assets and capital adequacy are modeled to assess the Bank's resiliency in terms of solvency, liquidity and profitability. The following are the key risk indicators:

- Assets quality - increase/decrease in nonperforming assets measured in terms of ratio to financing assets.
- Profitability - increase/decrease in the accounting profit/loss.
- Capital adequacy – measured in terms of changes in total amount of capital and the Capital Adequacy Ratio (CAR).
- Liquidity position - measured in terms of changes in key liquidity indicators.

## **(g) The strategies and processes to manage, hedge and mitigate risks**

### **1. Credit Risk**

Credit risk arises when a counterparty fails to fulfil its contractual obligations to the Bank. To minimize the risk of a counterparty failing to meet its obligations, the Bank is committed to a strong pro-active credit process to ensure that a credit that is originated will meet the institutional risk appetite and will fulfil the criteria under which credits are extended. All credit proposals are subjected to a high degree of due diligence intended to identify all risks associated with granting the credit.

An internal credit-rating model is used to determine the Obligor Risk Rating (ORR), a measure of the obligor's probability of default. Ratings by the major credit rating agencies are also considered, when available. Target Market is a key component of this process as it provides the first filter for prospective and existing obligors to avoid initiating or maintaining relationships that do not fit the Bank's strategy and desired risk profile. Risk Acceptance Criteria (RAC) is a set of variables indicating the terms under which the Bank is willing to initiate and/or maintain a credit relationship with an obligor that meets the target market. The business team is a front-end marketing team responsible for originating, evaluating and recommending credit proposals. Approval is granted in accordance with the Board approved "Credit Approval Authority Delegation Matrix" through the Credit Committee which is composed of the CEO, Business and Risk Officers. Credits are extended based on the Corporate Banking and Retail Banking Credit Policies and Guidelines.

Risk Management owns and controls the policies established for financing and are tasked with the responsibility of regularly reviewing, and revising the Bank's credit policies, guidelines and processes, to ensure that credits risk is managed and controlled within the

Risk Appetite Criteria of the Bank and credit related losses are minimized. Risk Management also ensures that credit policies are aligned and adjusted on periodic basis in accordance with the economic, market, regulatory and legal landscape.

Various credit portfolios are managed to achieve diversification. Concentration in the portfolio mix is managed in terms of economic activity, geography, collateral and underlying product. The Bank seeks diversification of its credit portfolios through customer acquisition across different industry and economic activities and geographical presence across the country and by targeting large, medium and small corporate clients as well as individual clients. Obligor and sector concentrations are monitored to assess different types of financing concentrations. The Bank regularly stress tests its credit portfolios, in order to evaluate the potential impact of negative factors on asset quality, risk ratings, profitability and capital allocations.

#### **Write offs**

The Bank writes off any financing exposure in whole or in part, only when it has exhausted all practical recovery and remedial efforts and has concluded that there is no reasonable expectation of recovery in the foreseeable future. The write off are made after obtaining required approval. The write-off does not dilute the Bank's recovery and collection efforts including legal recourse.

## **2. Market Risk**

Market risk is controlled by setting market risk limits (including position limits) and implementing risk policies that not only meet regulatory requirements but also are designed to mitigate and/or cap potential exposure. . The Market Risk Management Team under the RMG independently monitors the market risk exposure of the Bank and prepares regular reports for the Asset and Liability Management Committee (ALCO), through the CRO.

ALCO is responsible for monitoring the market risk exposure against the approved Risk Appetite Framework and the Treasury Risk Policy. ALCO's primary objective is to manage volatility in earnings, control the liquidity risk at the Bank level with reporting to the Board's Risk Committee (Risk-Com), Executive Committee (Ex-Com), BoD and the local regulators.

## **3. Operational Risk**

The Bank has an Operational Risk Team as a part of Risk Management Group which is tasked with monitoring and controlling the operational risks of the Bank. Functions of this unit are

guided by the Operational Risk Policy and Framework. To systematize the assessment and mitigation of operational risks, the Business Environment and Internal Control Framework is established through Risk Control and Self-Assessment (RCSA) along with establishing Key Risk Indicators (KRIs) for all business and support units. These risk metrics are proactively monitored by Operational Risk department on a regular basis. In addition, the Bank has a successfully tested and documented business continuity plan and operational disaster recovery site.

#### **4. Sharia'h Non-Compliance**

The Sharia'h Compliance Framework is the basis for implementing Sharia compliance. The Sharia Compliance Framework is the enterprise-wide Sharia management plan consisting of Sharia'h Governance Structure, systems processes and control to be undertaken by relevant business entities across the group. Sharia governance is affected through the following functions:

- Sharia Review;
- Sharia Advisory & Research;
- Sharia Audit.

#### **Sharia Board**

The Sharia'h Board is responsible to:

- Advise the Board on Sharia matters in its business operations;
- Endorse Sharia Compliance Manual and Framework;
- Endorse and validate relevant transactions and documentation;
- Advise the Bank on the computation and distribution of Zakat;
- Assist related parties on Sharia matters;
- Provide written Sharia opinions.

The control structure for handling and reporting Sharia'h non-compliance and Potential Sharia' Non-compliance is in place.

Key measures undertaken by the Bank for managing Sharia'h Compliance risk include having in place the following processes:



- Awareness and Communication;
- Identification and assessment;
- Mitigation and control; and
- Monitoring and reporting.

## 5. Liquidity Risk

In terms of day-to-day liquidity management, the Treasury Group ensures sufficient funding to meet its intraday payments and all settlement obligations on a timely basis.

The process of managing liquidity risk includes:

- Maintaining sufficient amounts as unencumbered high quality liquidity buffer - a protection against any unforeseen interruptions to cash flow;
- Managing short-term and long-term cash flows via maturity mismatch report and various indicators;
- Monitoring depositor concentration at Bank level to avoid undue reliance on large fund providers;
- Diversifying funding sources to ensure proper funding mix;
- Ensuring that regulatory ratios such as SAMA Liquidity Ratio, LCR and NSFR are maintained at the required minimum;
- Constant review and assessment of the Contingency Funding Plan;
- Conducting biannually liquidity stress testing under various scenarios as part of prudent liquidity control to examine the effectiveness and robustness of the plans.

All liquidity policies and procedures are covered by the Liquidity Risk Policy, the Treasury Risk Policy and the Risk Appetite Framework and Policy, which are subject to review and Oversight by the Asset and Liabilities Committee (ALCO) and approval by the Executive Committee of the Board (ExCom).

In accordance with Banking Control Law and the regulations issued by SAMA, the Bank maintains a statutory deposit with SAMA equal to 7% of total demand deposits and 4% of customers' time investments.

In addition to the statutory deposit, the Bank also maintains liquid reserves of no less than 20% of its deposit liabilities, in the form of cash and assets, which can be converted into cash within a period not exceeding 30 days.

The Bank has the ability to raise overnight funds through special investment arrangement facilities with SAMA (i.e. Murabaha with SAMA).

The Bank estimates the Liquidity Risk based on the results of LCR and NSFR and the standard SAMA Liquidity Ratio.

## **6. Profit Rate Risk in the Banking Book**

Profit rate risk arises from changes in profit rates which affect either the fair values or the future cash flows of profit-rate sensitive financial instruments in the Banking Book.

The Bank uses the Economic Value of Equity (EVE) methodology and Income-based Approach to assess the Profit-Rate-Risk in the Banking Book (PRRBB whereby six scenario shocks (based on the revised IRRBB standards) are applied across the profit risk yield curve to measure the impact on the Bank's equity position resulting from changes of the values of all profit rate sensitive assets and liabilities.

## **7. Macroeconomic and Business Cycle Risk**

The macroeconomic and business cycle risk is a combination of attributes that give rise to other risk types like credit, market or liquidity. The Bank has assessed this risk using hypothetical but plausible scenario based analysis. The major activity of the Bank is financing, so it is assumed that the impact of such risks would be primarily on the credit risk.

## **8. Strategic and Reputational risks**

Strategic risk refers to the threat to earnings and profitability arising from strategic decisions, changes in business conditions and improper implementation of decisions. Thus, strategic risk arises from external causes, the adoption of wrong strategies and the implementation of specific choices that cause losses to the Bank in the form of reduction of shareholder value, loss of earnings, etc. On the other hand, reputational risk refers to the potential adverse effects, which cause damage to the Bank's due to factors such as unethical practices, regulatory actions, customer dissatisfaction and complaints, negative/adverse publicity etc.

## 9. Other risks

Displaced Commercial Risk (DCR) arises from the assets managed by the Bank on behalf of the investment account holders, which could directly impact the entity's capital position. In case the interest rates rise, Islamic banks usually increase the return to the investment account holders to prevent them from transferring their funds to conventional banks for higher yield.

In the case of Alinma, these fluctuations in the interest rates are self-mitigated in nature due to the composition of the Balance Sheet of the Bank. Almost half of the financing are repriced every six (6) months to one (1) year, therefore, any loss in the Liability side are offset with the gain from the asset side. Nevertheless, in a worst scenario whereby customers decided to withdraw their accounts prior to its maturity, the Bank has additional cushion for any loss this may incur by not giving the account holders their return of investments for the period covered.

ALCO is overseeing the risk associated with these Sharia'h products through the Dynamic (forecasted) Balance Sheet. Fluctuations of interest rates and the impact on the target financial and regulatory ratios are discussed at every ALCO meeting. The relevant reports of the revised IRRBB standards are already incorporated in the reporting package. The daily reports have been amended so that the Treasury Group can monitor these risk on a more frequent basis. The Risk Management Group independently monitors this risk on an ongoing basis.

The Bank's Subsidiaries, Associate and Joint Venture Risk: Alinma consolidates the balance sheets of its subsidiaries and account for its investments in associate and joint venture using the equity method in the Bank's financial statements. In terms of the nature of their operations and capitalization, the Bank assesses no major risk impact for Al-Tanweer Real Estate Company and Alinma Cooperative Insurance Agency. Alinma Investments Company (AIC), has a separate Risk Management Unit. AIC submits an independent ICAAP report annually to its regulator, the Capital Market Authority (CMA).

In case of associate (Alinma Tokio Marine) and Joint Venture (ERSAL), it is independently managed through a formally designated management team, governance bodies with appropriate operating framework, and policies & procedures.

**B.2 Table KM1: Key Metrics (at Group Consolidated Level)**

		December 31, 2020	September 30, 2020	June 30, 2020	March 31, 2020	December 31, 2019
	<b>Available Capital (amounts: SAR '000)</b>					
1	Common Equity Tier 1 (CET 1) <i>(after transitional arrangement for IFRS 9)</i>	25,151,654	24,761,707	24,108,755	23,500,837	22,878,645
1a	Fully loaded ECL accounting model <i>(before transitional arrangement for IFRS 9)</i>	24,428,787	24,038,840	23,385,888	22,777,970	22,444,925
2	Tier 1 <i>(after transitional arrangement for IFRS 9)</i>	25,151,654	24,761,707	24,108,755	23,500,837	22,878,645
2a	Fully loaded ECL accounting model Tier 1 <i>(before transitional arrangement for IFRS 9)</i>	24,428,787	24,038,840	23,385,888	22,777,970	22,444,925
3	Total Capital <i>(after transitional arrangement for IFRS 9)</i>	26,698,388	26,239,393	25,559,646	24,917,716	24,253,513
3a	Fully loaded ECL accounting model total capital <i>(before transitional arrangement for IFRS 9)</i>	25,975,521	25,516,526	24,836,779	24,194,849	23,819,793
	<b>Risk-weighted assets (amounts: SAR '000)</b>					
4	Total risk-weighted assets (RWA)-Pillar - 1	138,348,690	133,112,492	130,611,540	129,212,976	119,718,952
	<b>Risk-based capital ratios as a percentage of RWA-Pillar -1</b>					
5	Common Equity Tier 1 ratio (%)	18.18%	18.60%	18.46%	18.19%	19.11%
5a	Fully loaded ECL accounting model Common Equity Tier 1 (%)	17.66%	18.06%	17.90%	17.63%	18.75%
6	Tier 1 ratio (%)	18.18%	18.60%	18.46%	18.19%	19.11%
6a	Fully loaded ECL accounting model Tier 1 ratio (%)	17.66%	18.06%	17.90%	17.63%	18.75%
7	Total capital ratio (%)	19.30%	19.71%	19.57%	19.28%	20.26%
7a	Fully loaded ECL accounting model capital ratio (%)	18.78%	19.17%	19.02%	18.72%	19.90%
	<b>Additional CET1 buffer requirements as a percentage of RWA</b>					
8	Capital conversion buffer requirement (2.5% from 2019) (%)	2.50%	2.50%	2.50%	2.50%	2.50%
9	Countercyclical buffer requirement (%)	0.00%	0.00%	0.00%	0.00%	0.00%
10	Bank G-SIB and/or D-SIB additional requirements (%)	0.00%	0.00%	0.00%	0.00%	0.00%
11	<b>Total of bank CET1 specific buffer requirements (%) (row 8 + row 9 + row 10)</b>	2.50%	2.50%	2.50%	2.50%	2.50%
12	CET1 available after meeting the bank's minimum capital requirements (%) (5-11)	15.68%	16.10%	15.96%	15.69%	16.61%
	<b>Basel III leverage ratio</b>					
13	Total Basel III leverage ratio exposure measure (amounts: SAR '000)	166,152,667	157,143,811	151,521,589	147,766,591	140,652,541
14	Basel III leverage ratio (%) (row 2 / row 13)	15.14%	15.76%	15.91%	15.90%	16.27%
14a	Fully loaded ECL accounting model Basel III leverage ratio (%) (row 2a / row 13)	14.70%	15.30%	15.43%	15.41%	15.96%
	<b>Liquidity Coverage Ratio**</b>					
15	Total HQLA (amounts: SAR '000)	31,410,833	28,088,983	26,433,237	26,051,670	25,344,825
16	Total net cash outflow (amounts: SAR '000)	16,691,194	18,936,532	21,564,182	19,346,978	20,327,287
17	LCR ratio (%)	188.19%	148.33%	122.58%	134.65%	124.68%
	<b>Net Stable Funding Ratio</b>					
18	Total available stable funding (amounts: SAR '000)	104,264,680	100,804,963	97,863,285	91,142,487	89,251,715
19	Total required stable funding (amounts: SAR '000)	94,622,964	83,726,559	82,488,665	79,521,072	73,827,085
20	NSFR ratio	110.19%	120.40%	118.64%	114.61%	120.89%

\*\* Average of 90 days

OV1: Overview of RWA

		a	b	c
		RWA		Minimum capital requirements*
		December 31, 2020	September 30, 2020	December 31, 2020
1	<b>Credit risk (excluding counterparty credit risk (CCR))</b>	121,744,372	116,254,772	9,739,550
2	Of which standardised approach (SA)	121,744,372	116,254,772	9,739,550
3	Of which internal rating-based (IRB) approach	-	-	-
4	<b>Counterparty credit risk</b>	-	-	-
5	Of which standardised approach for counterparty credit risk (SA-CCR)	-	-	-
6	Of which internal model method (IMM)	-	-	-
7	<b>Equity positions in banking book under market-based approach</b>	-	-	-
8	<b>Equity investments in funds – look-through approach</b>	1,994,371	1,960,142	159,550
9	<b>Equity investments in funds – mandate-based approach</b>	-	-	-
10	<b>Equity investments in funds – fall-back approach</b>	-	-	-
11	<b>Settlement risk</b>	-	-	-
12	<b>Securitisation exposures in banking book</b>	-	-	-
13	Of which IRB ratings-based approach (RBA)	-	-	-
14	Of which IRB Supervisory Formula Approach (SFA)	-	-	-
15	Of which SA/simplified supervisory formula approach (SSFA)	-	-	-
16	<b>Market risk</b>	4,491,592	4,986,800	359,327
17	Of which standardised approach (SA)	4,491,592	4,986,800	359,327
18	Of which internal model approaches (IMM)	-	-	-
19	<b>Operational risk</b>	10,118,355	9,910,778	809,468
20	Of which Basic Indicator Approach	10,118,355	9,910,778	809,468
21	Of which Standardised Approach	-	-	-
22	Of which Advanced Measurement Approach	-	-	-
23	<b>Amounts below the thresholds for deduction (subject to 250% risk weight)</b>	-	-	-
24	<b>Floor adjustment</b>	-	-	-
25	<b>Total (1+4+7+8+9+10+11+12+16+19+23+24)</b>	138,348,690	133,112,492	11,067,895

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

	a	b	c	d	e	f	g
	Carrying values as reported in published financial statements	Carrying values under scope of regulatory consolidation	Carrying values of items:				
			Subject to credit risk framework	Subject to counterparty credit risk framework	Subject to the securitization framework	Subject to the market risk framework	Not subject to capital requirements or subject to deduction from capital
<b>Assets</b>							
Cash and balances with Saudi Central Bank (SAMA)	12,207,742	12,207,742	12,207,742	-	-	-	-
Due from banks and other financial institutions	443,002	443,002	443,002	-	-	-	-
Investments, net	29,525,794	29,525,794	28,162,117	-	-	1,363,677	-
Financing, net	111,195,559	111,195,559	111,195,559	-	-	-	-
Property, equipment and right of use assets, net	2,365,286	2,365,286	2,365,286	-	-	-	-
Other assets	1,139,420	1,139,420	1,139,420	-	-	-	-
<b>Total assets</b>	<b>156,876,803</b>	<b>156,876,803</b>	<b>155,513,126</b>	-	-	<b>1,363,677</b>	-
<b>Liabilities</b>							
Due to SAMA, banks and other financial institutions	7,312,034	7,312,034	-	-	-	-	7,312,034
Customers' deposits	119,454,278	119,454,278	-	-	-	-	119,454,278
Amount due to Mutual Funds' unitholders	110,381	110,381	-	-	-	-	110,381
Other liabilities	5,571,323	5,571,323	-	-	-	-	5,571,323
<b>Total liabilities</b>	<b>132,448,016</b>	<b>132,448,016</b>	-	-	-	-	<b>132,448,016</b>

Almost all the on-balance sheet exposure of the bank is under credit risk except an insignificant exposure of Trading investments which are classified under Market risk.

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

December 31, 2020	a	b	c	d	e
	Total	Items subject to:			
		Credit risk framework	Securitization framework	Counterparty credit risk framework	Market Risk framework
1. Asset carrying value amount under scope of regulatory consolidation (as per template LI1)	156,876,803	155,513,126	-	-	1,363,677
2. Liabilities carrying value amount under regulatory scope of consolidation (as per template LI1)	132,448,016	-	-	-	-
3. Total net amount under regulatory scope of consolidation	156,876,803	155,513,126	-	-	1,363,677
4. Off-balance sheet amounts	13,921,862	9,275,865	-	-	463,916
5. Differences in valuations	-	-	-	-	-
6. Differences due to different netting rules, other than those already included in row 2	-	-	-	-	-
7. Differences due to consideration of provisions	-	-	-	-	-
8. Differences due to prudential filters	-	-	-	-	-
9. Market risk on Foreign exchange	-	-	-	-	-
10. Derivatives (also subject to Credit valuation adjustment )	-	-	-	-	-
<b>11. Exposure amounts considered for regulatory purposes</b>	<b>170,798,665</b>	<b>164,788,991</b>	-	-	<b>1,827,593</b>

## LIA: Explanations of differences between accounting and regulatory exposure amounts

The Bank does not have any difference between carrying value as reported in published financial statements and regulatory exposure amounts.

In case of on-Balance sheet, there are no differences between carrying value and regulatory exposure amount. However in case of off-Balance sheet, total carrying amount are populated as accounting value whereas credit equivalent amounts (after applying conversion factors) are disclosed under respective regulatory framework and Note 26 and 27 of the published annual consolidated financial statements.

**Valuation Methodologies:** Please refer note 33 of the annual consolidated financial statement available at Bank's website ([www.alinma.com](http://www.alinma.com)).



CC1 – Composition of regulatory capital

Common template (Post 2018) - Step 3 (Table 2d (i))

		Components of regulatory capital reported by the bank	Source based on reference numbers / letters of the balance sheet under the regulatory scope of consolidation from step 2
<b>Common Equity Tier 1 capital: Instruments and reserves</b>			
1	Directly issued qualifying common share capital (and equivalent for non-joint stock companies) plus related stock surplus	20,000,000	B
2	Retained earnings	4,483,105	F
3	Accumulated other comprehensive income (and other reserves)	768,544	D+E+G+I
4	Directly issued capital subject to phase out from CET1 (only applicable to non-joint stock companies)	-	
5	Common share capital issued by subsidiaries and held by third parties (amount allowed in group CET1)	-	
6	<b>Common Equity Tier 1 capital before regulatory adjustments</b>	<b>25,251,649</b>	
<b>Common Equity Tier 1 capital: Regulatory adjustments</b>			
7	Prudential valuation adjustments	-	
8	Goodwill (net of related tax liability)	-	
9	Other intangibles other than mortgage-servicing rights (net of related tax liability)	-	
10	Deferred tax assets that rely on future profitability excluding those arising from temporary differences (net of related tax liability)	-	
11	Cash-flow hedge reserve	-	
12	Shortfall of provisions to expected losses	-	
13	Securitisation gain on sale (as set out in paragraph 562 of Basel II framework)	-	
14	Gains and losses due to changes in own credit risk on fair valued liabilities	-	
15	Defined-benefit pension fund net assets	-	
16	Investments in own shares (if not already netted off paid-in capital on reported balance sheet)	(99,996)	H
17	Reciprocal cross-holdings in common equity	-	
18	Investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions, where the bank does not own more than 10% of the issued share capital (amount above 10% thresh	-	
19	Significant investments in the common stock of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions (amount above 10% threshold)	-	

		Components of regulatory capital reported by the bank	Source based on reference numbers / letters of the balance sheet under the regulatory scope of consolidation from step 2
20	Mortgage servicing rights (amount above 10% threshold)	-	
21	Deferred tax assets arising from temporary differences (amount above 10% threshold, net of related tax liability)	-	
22	Amount exceeding the 15% threshold	-	
23	of which: significant investments in the common stock of financials	-	
24	of which: mortgage servicing rights	-	
25	of which: deferred tax assets arising from temporary differences	-	
26	National specific regulatory adjustments	-	
27	Regulatory adjustments applied to Common Equity Tier 1 due to insufficient Additional Tier 1 and Tier 2 to cover deductions	-	
28	<b>Total regulatory adjustments to Common equity Tier 1</b>	<b>(99,996)</b>	
29	<b>Common Equity Tier 1 capital (CET1)</b>	<b>25,151,653</b>	
	<b>Additional Tier 1 capital: instruments</b>		
30	Directly issued qualifying Additional Tier 1 instruments plus related stock surplus	-	
31	of which: classified as equity under applicable accounting standards	-	
32	of which: classified as liabilities under applicable accounting standards	-	
33	Directly issued capital instruments subject to phase out from Additional Tier 1	-	
34	Additional Tier 1 instruments (and CET1 instruments not included in row 5) issued by subsidiaries and held by third parties (amount allowed in group AT1)	-	
35	of which: instruments issued by subsidiaries subject to phase out	-	
36	<b>Additional Tier 1 capital before regulatory adjustments</b>	-	
	<b>Additional Tier 1 capital: regulatory adjustments</b>		
37	Investments in own Additional Tier 1 instruments	-	
38	Reciprocal cross-holdings in Additional Tier 1 instruments	-	
39	Investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions, where the bank does not own more than 10% of the issued common share capital of the entity (am	-	
40	Significant investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation (net of eligible short positions)	-	
41	National specific regulatory adjustments	-	
42	Regulatory adjustments applied to Additional Tier 1 due to insufficient Tier 2 to cover deductions	-	
43	Total regulatory adjustments to Additional Tier 1 capital	-	
44	<b>Additional Tier 1 capital (AT1)</b>	-	
45	<b>Tier 1 capital (T1 = CET1 + AT1)</b>	<b>25,151,653</b>	

Note: Items which are not applicable are to be left blank.

**CC1 – Composition of regulatory capital**

**Common template (Post 2018) - Step 3 (Table 2d (ii))**

Source based on reference numbers / letters of the balance sheet under the regulatory scope of consolidation from step 2

Components<sup>1</sup> of regulatory capital reported by the bank

Tier 2 capital: instruments and provisions		
46	Directly issued qualifying Tier 2 instruments plus related stock surplus	-
47	<i>Directly issued capital instruments subject to phase out from Tier 2</i>	-
48	Tier 2 instruments (and CET1 and AT1 instruments not included in rows 5 or 34) issued by subsidiaries and held by third parties (amount allowed in group Tier 2)	-
49	<i>of which: instruments issued by subsidiaries subject to phase out</i>	-
50	Provisions	1,546,734
51	<b>Tier 2 capital before regulatory adjustments</b>	<b>1,546,734</b>
Tier 2 capital: regulatory adjustments		
52	Investments in own Tier 2 instruments	-
53	Reciprocal cross-holdings in Tier 2 instruments	-
54	Investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions, where the bank does not own more than 10% of the issued common share capital of the entity (amount above 10% threshold)	-
55	Significant investments in the capital banking, financial and insurance entities that are outside the scope of regulatory consolidation (net of eligible short positions)	-
56	National specific regulatory adjustments	-
57	<b>Total regulatory adjustments to Tier 2 capital</b>	<b>-</b>
58	<b>Tier 2 capital (T2)</b>	<b>1,546,734</b>
59	<b>Total capital (TC = T1 + T2)</b>	<b>26,698,387</b>
60	<b>Total risk weighted assets</b>	<b>138,348,690</b>
Capital ratios		
61	Common Equity Tier 1 (as a percentage of risk weighted assets)	18.18%
62	Tier 1 (as a percentage of risk weighted assets)	18.18%
63	Total capital (as a percentage of risk weighted assets)	<b>19.30%</b>
64	Institution specific buffer requirement (minimum CET1 requirement plus capital conservation buffer plus countercyclical buffer requirements plus G-SIB buffer requirement expressed as a percentage of risk weighted assets)	-
65	of which: capital conservation buffer requirement	-
66	of which: bank specific countercyclical buffer requirement	-
67	of which: G-SIB buffer requirement	-

A

		Components <sup>1</sup> of regulatory capital reported by the bank	Source based on reference numbers / letters of the balance sheet under the regulatory scope of consolidation from step 2
68	Common Equity Tier 1 available to meet buffers (as a percentage of risk weighted assets)	-	
	<b>National minima (if different from Basel 3)</b>		
69	National Common Equity Tier 1 minimum ratio (if different from Basel 3 minimum)	n/a	
70	National Tier 1 minimum ratio (if different from Basel 3 minimum)	n/a	
71	National total capital minimum ratio (if different from Basel 3 minimum)	n/a	
	<b>Amounts below the thresholds for deduction (before risk weighting)</b>		
72	Non-significant investments in the capital of other financials	-	
73	Significant investments in the common stock of financials	-	
74	Mortgage servicing rights (net of related tax liability)	-	
75	Deferred tax assets arising from temporary differences (net of related tax liability)	-	
	<b>Applicable caps on the inclusion of provisions in Tier 2</b>		
76	Provisions eligible for inclusion in Tier 2 in respect of exposures subject to standardised approach (prior to application of cap)	1,546,734	
77	Cap on inclusion of provisions in Tier 2 under standardised approach	1,546,734	
78	Provisions eligible for inclusion in Tier 2 in respect of exposures subject to internal ratings-based approach (prior to application of cap)	-	
79	Cap for inclusion of provisions in Tier 2 under internal ratings-based approach	-	
	<b>Capital instruments subject to phase-out arrangements (only applicable between 1 Jan 2018 and 1 Jan 2022)</b>		
80	Current cap on CET1 instruments subject to phase out arrangements	-	
81	Amount excluded from CET1 due to cap (excess over cap after redemptions and maturities)	-	
82	Current cap on AT1 instruments subject to phase out arrangements	-	
83	Amount excluded from AT1 due to cap (excess over cap after redemptions and maturities)	-	
84	Current cap on T2 instruments subject to phase out arrangements	-	
85	Amount excluded from T2 due to cap (excess over cap after redemptions and maturities)	-	

Note: Items which are not applicable are to be left blank.

CC2: Reconciliation of regulatory capital to balance sheet

Balance sheet - Step 1 (Table 2(b))

SAR '000

	Balance sheet in Published financial statements (C)	Adjustment of banking associates / other entities (D)	Under regulatory scope of consolidation (E)
<b>Assets</b>			
Cash and balances with Saudi Arabian Monetary Agency ('SAMA')	12,207,742		12,207,742
Due from banks and other financial institutions	443,002		443,002
Investments	29,525,794		29,525,794
Financing, net	111,195,559		111,195,559
Property and equipment, net	2,365,286		2,365,286
Other assets	1,139,420		1,139,420
<b>Total assets</b>	<b>156,876,803</b>	<b>0</b>	<b>156,876,803</b>
<b>Liabilities</b>			
Due to banks and other financial institutions	7,312,034		7,312,034
Customers' deposits	119,454,278		119,454,278
Amount due to Mutual Funds' unitholders	110,381		110,381
Other liabilities	5,571,323		5,571,323
<b>Total Liabilities</b>	<b>132,448,016</b>	<b>0</b>	<b>132,448,016</b>
Share capital	20,000,000		20,000,000
Statutory reserve	591,498		591,498
Other reserves	177,046		177,046
Retained earnings	3,760,239		3,760,239
Treasury shares	(99,996)		(99,996)
<b>Total liabilities and equity</b>	<b>156,876,803</b>	<b>0</b>	<b>156,876,803</b>

CC2: Reconciliation of regulatory capital to balance sheet

Balance sheet - Step 2 (Table 2(c))

SAR '000

	Balance sheet in Published financial statements ( C )	Adjustment of banking associates / other entities ( D )	Under regulatory scope of consolidation ( E )	Reference
<b>Assets</b>				
Cash and balances with Saudi Arabian Monetary Agency ('SAMA')	12,207,742		12,207,742	
Due from banks and other financial institutions	443,002		443,002	
Investments	29,525,794		29,525,794	
Financing, net	111,195,559		111,195,559	
of which Collective provisions	1,546,734		1,546,734	A
Property and equipment, net	2,365,286		2,365,286	
Other assets	1,139,420		1,139,420	
<b>Total assets</b>	<b>156,876,803</b>	<b>0</b>	<b>156,876,803</b>	
<b>Liabilities</b>				
Due to banks and other financial institutions	7,312,034		7,312,034	
Customers' deposits	119,454,278		119,454,278	
Amount due to Mutual Funds' unitholders	110,381		110,381	
Other liabilities	5,571,323		5,571,323	
<b>Total Liabilities</b>	<b>132,448,016</b>	<b>0</b>	<b>132,448,016</b>	
Paid up share capital	20,000,000		20,000,000	
of which amount eligible for CET1	20,000,000		20,000,000	B
of which amount eligible for AT1	-		-	C
Statutory reserve	591,498		591,498	D
Other reserves	177,046		177,046	E
Retained earnings	3,760,239		3,760,239	F
Treasury shares	(99,996)		(99,996)	H
<b>Total liabilities and equity</b>	<b>156,876,803</b>	<b>0</b>	<b>156,876,803</b>	

**CCA – Main features of regulatory capital instruments and of other TLAC-eligible instruments**

**Main features template of regulatory capital instruments-(Table 2(e))**

NONE

LR1: Summary comparison of accounting assets versus leverage ratio exposure measure

A. Summary Comparison (Table 1)

For the Quarter Ended December 31, 2020 ( SAR 000's)

Summary comparison of accounting assets versus leverage ratio exposure measure		
Row #	Item	In SR 000's
1	Total consolidated assets as per published financial statements	156,876,803
2	Adjustment for investments in banking, financial, insurance or commercial entities that are consolidated for accounting purposes but outside the scope of regulatory consolidation	-
3	Adjustment for fiduciary assets recognized on the balance sheet pursuant to the operative accounting framework but excluded from the leverage ratio exposure measure	-
4	Adjustments for derivative financial instruments	-
5	Adjustment for securities financing transactions (i.e. repos and similar secured lending)	-
6	Adjustment for off-balance sheet items (i.e. conversion to credit equivalent amounts of off-balance sheet exposures)	9,275,865
7	Other adjustments	-
8	<b>Leverage ratio exposure</b>	<b>166,152,668</b>



LR2: Leverage ratio common disclosure template

B. Leverage Ratio Common Disclosure Template (Table 2)

In SR 000's

Row #	Item	December 31, 2020	September 30, 2020
<b>On –balance sheet exposures</b>			
1	On-balance sheet items (excluding derivatives and SFTs, but including collateral)	156,876,803	147,849,981
2	(Relevant Asset amounts deducted in determining Basel III Tier 1 capital)	-	-
3	Total on-balance sheet exposures (excluding derivatives and SFTs) (sum of lines 1 and 2)	156,876,803	147,849,981
<b>Derivatives Exposure</b>			
4	Replacement cost associated with all derivatives transactions (ie net of eligible cash variation margin)	-	-
5	Add-on amounts for Potential Financial Exposure (PFE) associated with all derivatives transactions	-	-
6	Gross-up for derivatives collateral provided where deducted from the balance sheet assets pursuant to the operative accounting framework	-	-
7	(Deductions of receivables assets for cash variation margin provided in derivatives transactions)	-	-
8	(Exempted CCP leg of client-cleared trade exposures)	-	-
9	Adjusted effective notional amount of written credit derivatives	-	-
10	(Adjusted effective notional offsets and add-on deductions for written credit derivatives)	-	-
11	Total derivative exposures (Sum of lines 4 to 10)	-	-
<b>Securities financing transaction exposure</b>			
12	Gross SFT assets (with no recognition of netting), after adjusting for sales accounting transactions	-	-
13	(Netted amounts of cash payables and cash receivables of gross SFT assets)	-	-
14	Credit Conversion Factor (CCR) exposure for Security Financing Transaction (SFT) assets	-	-
15	Agent transaction exposures	-	-
16	Total securities financing transaction exposures (Sum of lines 12 to 15)	-	-
<b>Other off-balance sheet exposures</b>			
17	Off-balance sheet exposure at gross notional amount	13,921,862	13,977,293
18	(Adjustments for conversion to credit equivalent amounts)	(4,645,997)	(4,683,463)
19	Off-balance sheet items (Sum of lines 17 and 18)	9,275,865	9,293,830
<b>Capital and total exposures</b>			
20	Tier 1 capital	25,151,654	24,761,707
21	Total exposures (Sum of lines 3, 11, 16 and 19)	166,152,668	157,143,811
<b>Leverage ratio</b>			
22	Basel III leverage ratio	15.14%	15.76%

**For the Quarter Ended December 31, 2020**

A reconciliation requirements that details sources of material differences between the bank's total balance sheet assets in their financial statements and on-balance sheet exposures in the table 2.

		SR 000's
1	Total Assets amounts on Financial Statements	156,876,803
2	Total on balance sheet assets according Row #1 on Table 2	156,876,803
3	Difference between 1 and 2 above	-

Liquidity risk is the risk that the Bank will be unable to fund itself or meet its liquidity needs in the event of firm-specific, market-wide or in a combined liquidity stress events. Liquidity is of critical importance to the Bank and Bank has in place a comprehensive and conservative set of liquidity and funding policies.

Bank's primary objective is to be able to fund itself and to enable its core businesses to continue to serve clients and generate revenues, even under adverse circumstances. In addition, the Bank also strives to ensure that it maintains key liquidity metrics within the regulatory thresholds & Bank's risk appetite framework to remain in a safe position against liquidity stress and associated risks. The key ratios are SAMA specified requirements, namely, Liquidity Coverage Ratio (LCR), Net Stable Funding Ratio (NSFR) and SAMA Liquidity Ratio. The second objective of the bank is to create an effective strategy for diversification in the sources and tenor of funding to improve the bank's capacity to raise available funds under stress situations. To minimize concentration risk, relationship between different markets, depth of each market and period of products which have not matured is taken into consideration. In order to avoid large funding gaps in the balance sheet, the Bank regularly monitors maturity profile of the assets and liabilities on the basis of the remaining maturity.

### **Liquidity Governance**

The Bank has a sound governance process for the management of Liquidity and associated risks, which clearly identifies the roles and responsibilities of various stakeholders involved in the daily management and monitoring of Alinma's liquidity positions. Bank's Treasury Group is responsible for the management of the Bank's liquidity position and the structural maturity mismatches. Treasury coordinates closely with the Market Risk Unit of Risk Management to track liquidity ratios and conduct liquidity stress tests to better prepare the Bank for business as usual and unexpected stress scenarios. The automation of the liquidity tracking is through the OFSAA ALM module. The Liquidity ratios and Liquidity Stress Scenarios are regular agenda during ALCO meetings together with the Contingent Funding Plans. Treasury group works under the liquidity guidelines and principles set by the Bank's Asset Liability Committee (ALCO), who is the approving authority for the Liquidity Risk Appetite and the Liquidity Risk Policy. The Executive Committee of the Board (ExCom) has the ultimate ownership for the Bank's Liquidity Risk management framework and reviews the liquidity position of the Bank on a regular basis.

### **Liquidity Stress Testing**

In order to determine the appropriate size of liquidity buffer, Bank uses an internal Liquidity Stress Model and other applicable regulatory requirements and a qualitative assessment of Bank's condition, as well as the financial markets. In addition, stress testing model is used to configure Bank's Contingency Funding Plan (CFP).

The Bank follows a risk factor approach for stress testing. Bank has defined a list of relevant liquidity risk factors that affect the net cash outflows of the Bank and assesses the impact of these risk factors on the liquidity position of the Bank under business-as-usual (BAU) and various stress scenarios. The scenarios are categorized into idiosyncratic stress, market wide stress and a combination of the two. The stress horizon is assumed to start with a two-week severe stress period followed by a gradual improvement over a three-month time horizon.

### **Contingency Funding Plan**

The Bank has set-up its contingency funding plan (CFP) which ensures the identification and availability of granular funding sources. It defines the oversight, processes and strategies to address unexpected liquidity shortfalls. CFP facilitates the prudent actions required to protect depositors, creditors, and shareholders in terms of unexpected liquidity crunches.

The Bank has defined a business-as-usual situation along with three levels of emergencies, i.e. mild, moderate and severe by identifying Liquidity Early Warning Indicators (LEWI) with their threshold levels and frequency of monitoring. The level of breach of these thresholds determines the level of liquidity emergency. The Bank derived the drivers for the LEWI from market/systemic crisis or Bank specific events or operational crisis. Some of these LEWI are large scale deposit withdrawal, major deterioration of financials of the Bank, deterioration of macro-economic variables, drastic reduction in wholesale liquidity/credit availability, financial stress in the economy, to name a few. To ensure an effective liquidity management during a crisis event, the Bank has established a Liquidity Crisis Management Team (LCMT) comprising of key personnel from various departments with defined roles, responsibilities and escalation procedures. The Bank will trigger the LCMT during a crisis event and conducts frequent meetings and coordination between all relevant stakeholders of the Bank until the crisis returns to a normal situation. ALCO has overall responsibility from Management Level. It will decide if Board's action is necessary.

### **Liquidity Risk Appetite Framework**

The Bank has a comprehensive Risk Appetite Framework and Policy within which the liquidity risk has defined limits/triggers set for both business as usual (BAU) and stressed levels for escalation and management action. The bank has defined the stressed level by assessing the impact of the stress testing conducted as part of ILAAP exercise over the next twelve-month balance sheet positions. The stress testing exercise has concluded that the bank has the ability to maintain, at all times, the liquidity ratios above the regulatory requirements. The Bank defined the BAU limits by looking at the forecast ratios without any stress assumptions. The Bank's Risk Appetite covers various types of risks along with their limits that the Bank is willing to take in pursuit of its business value within the approved Risk Capacity. For the purposes of risk appetite, in line with the Bank's business model are the specific risk categories, allocation of the banks' aggregate risk appetite statement to business line, legal entity levels, and concentrations as appropriate are covered.

In order to facilitate effective monitoring and reporting, the risk limits are specific, measurable, frequency-based, reportable, and based on forward looking assumptions. Having risk limits that are measurable can prevent the bank from unknowingly breaching risk limits as market conditions change and be an effective deterrent against excessive risk-taking. In setting the risk limits, the Bank has considered the interaction between risks within and across business lines, and their correlated or compounding impact on exposures and outcomes. As such, stress testing will occur at any time, but in no case will be less than semi-annually, at the bank-wide level for all Pillar 1 and Pillar 2 specific risks. The number of chosen limits will balance the trade-off between comprehensiveness and monitoring costs.

## **Funding Strategy**

The Bank has a conservative strategy to manage its liquidity positions - maintaining a higher than required level of liquidity as measured by the regulatory liquidity ratios of LCR, NSFR and LAR. The Bank achieves this by building a base of high quality liquid assets through investments in Government assets (Sukuk and SAMA Murabaha). On the funding side, the strategy of the bank is to build core-funding base comprising of stable retail deposits to meet the bulk of its funding needs and further diversify the funding sources by establishing direct investments and money market lines with local and foreign banks. The other major source of deposit is Direct Investment (time deposits) largely from corporate customers, government entities, semi-public corporates and FIs. The Bank actively avoids dependency on volatile or large wholesale deposits and large fund providers. However, the Bank's Treasury has developed products to attract longer tenor fund placements from strategic government and quasi-government entities. The Bank has adequate policies and processes in place to regularly measure and monitor its net cash outflows, deposit maturities, funding concentration and other liquidity ratios.

## **Intraday Liquidity Model**

The Bank has developed an automated system which is able to track and measure daily gross liquidity inflows and outflows; the intraday timing of these flows; and measure the range of net liquidity shortfalls during the day.

The Bank is monitoring the liquidity requirements in close coordination with the business groups such as Corporate, Retail and Treasury for managing intraday liquidity positions. There are triggers set to alert the management in real time of unforeseen large outflows happening during intraday. Currently the Bank is able to generate the intraday reports and access them at any time of the day. The daily reports are inputs to the related monthly reports submitted to SAMA. The Bank continues to improve its intraday liquidity management framework for measuring its positions during the day, forecast, and anticipate intraday cash flows and liquidity positions.

## LIQ1 – Liquidity Coverage Ratio (LCR)

For the quarter ended December 31, 2020

		SAR '000	
		Total Unweighted Value (average)	Total weighted Value (average)
<b>HIGH QUALITY LIQUID ASSETS</b>			
1	Total High-Quality Liquid Assets (HQLA)	31,410,833	31,410,833
<b>CASH OUTFLOWS</b>			
2	Retail deposits and deposits from small business of which:	38,430,437	3,843,044
3	<i>Stable deposits</i>	-	-
4	<i>Less stable deposits</i>	38,430,437	3,843,044
5	Unsecured wholesale funding of which	41,061,925	17,630,913
6	<i>Operational deposits (all counterparties)</i>	-	-
7	<i>Non-operational deposits (all counterparties)</i>	39,051,686	15,620,674
8	<i>Unsecured debt</i>	2,010,239	2,010,239
9	Secured wholesale funding	-	-
10	Additional requirements of which	44,406,952	1,195,344
11	<i>Outflow related to derivative exposures and other collateral requirements</i>	-	-
12	<i>Outflows related to loss of funding on debt products</i>	-	-
13	<i>Credit and liquidity facilities</i>	44,406,952	1,195,344
14	Other contractual funding obligations	-	-
15	Other contingent funding obligations	-	-
16	<b>TOTAL CASH OUTFLOWS</b>	<b>123,899,314</b>	<b>22,669,300</b>
<b>CASH INFLOWS</b>			
17	Secured lending (e.g. reverse repos)	-	-
18	Inflows from fully performing exposures	9,886,186	5,978,106
19	Other cash inflows	-	-
20	<b>TOTAL CASH INFLOWS</b>	<b>9,886,186</b>	<b>5,978,106</b>
			<b>TOTAL ADJUSTED VALUE</b>
21	<b>TOTAL HQLA</b>		<b>31,410,833</b>
22	<b>TOTAL NET CASH OUTFLOWS</b>		<b>16,691,194</b>
23	<b>LIQUIDITY COVERAGE RATIO (%)</b>		<b>188.19%</b>

a) Unweighted values are calculated as outstanding balances maturing or callable within 30 days (for inflows and Outflows).

b) Weighted values are calculated after application of respective haircuts (for HQLA) or inflow and outflow rates (for inflows and outflows).

c) Adjusted values are calculated after application of both i) haircuts and inflow and outflow rates and ii) any applicable caps (i.e. cap on level 2B and level 2 assets for HQLA and cap on inflows).

d) Average of Last three months data.

## LIQ2: Net Stable Funding Ratio (NSFR)

For the Quarter Ended December 31, 2020 (SAR '000)

SAR in '000		Unweighted value by residual maturity				Weighted value
		No Maturity	< 6 months	6 months to < 1 year	1 year or more	
<b>ASF Items</b>						
1	Capital	25,975,521	-	-	722,867	26,698,388
2	Regulatory capital	25,975,521	-	-	-	25,975,521
3	Other capital instruments	-	-	-	722,867	722,867
4	Retail deposits and deposits from small business customers:	40,256,059	1,094,543	87,262	57,739	37,351,816
5	Stable deposits	-	-	-	-	-
6	Less stable deposits	40,256,059	1,094,543	87,262	57,739	37,351,816
7	Wholesale funding	29,838,818	44,412,556	8,464,116	2,555,220	40,214,476
8	Operational deposits	-	-	-	-	-
9	Other wholesale funding	29,838,818	44,412,556	8,464,116	2,555,220	40,214,476
10	Liabilities with matching interdependent assets	-	-	-	-	-
11	Other liabilities:	7,097,677	-	-	-	-
12	NSFR derivative liabilities	-	-	-	-	-
13	All other liabilities and equity not included in the above categories	5,681,703	-	-	-	-
14	<b>Total ASF</b>					<b>104,264,680</b>

## LIQ2: Net Stable Funding Ratio (NSFR)

For the Quarter Ended December 31, 2020 (SAR '000)

						RSF Items
15	Total NSFR high-quality liquid assets (HQLA)					1,156,678
16	Deposits held at other financial institutions for operational purpose	445,271	-	-	-	222,635
17	Performing loans and securities:	-	24,848,271	12,052,200	79,253,663	83,123,958
18	Performing loans to financial institutions secured by Level 1 HQLA	-	-	-	-	-
19	Performing loans to financial institutions secured by non-Level 1 HQLA and unsecured performing loans to financial institutions	-	-	-	-	-
20	Performing loans to non-financial corporate clients, loans to retail and small business customers, and loans to sovereigns, central banks and PSEs:	-	24,848,271	12,052,200	79,253,663	83,123,958
21	With a risk weight of less than or equal to 35% under the Basel II Standardised Approach for credit risk	-	-	-	-	-
22	Performing residential mortgages, of which:	-	-	-	-	-
23	With a risk weight of less than or equal to 35% under the Basel II Standardised Approach for credit risk	-	-	-	-	-
24	Securities that are not in default and do not qualify as HQLA, including exchange-traded equities	-	-	-	-	-
25	Assets with matching interdependent liabilities	-	-	-	-	-
26	Other assets:	-	-	-	-	-
27	Physical traded commodities, including gold	-	-	-	-	-
28	Assets posted as initial margin for derivative contracts and contributions to default funds of CCPs	-	-	-	-	-
29	NSFR derivative assets	-	-	-	-	-
30	NSFR derivative liabilities before deduction of variation margin posted	-	-	-	-	-
31	All other assets not included in the above categories	1,141,640	-	-	9,178,249	10,116,221
32	Off-balance sheet items	-	-	-	44,326,254	3,472
33	<b>Total RSF</b>					<b>94,622,964</b>
34	<b>Net Stable Funding Ratio (%)</b>					<b>110.19%</b>



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

Alinma as a premier full service Sharia compliant institution is committed in all its dealings to adhering to the highest standards of Sharia compliant banking. The Bank's enterprise risk management objective is to maximize return to shareholders by optimizing the use of the Bank's risk capital. The Bank assesses market and service strategies based on a thorough understanding of the financial results of those strategies, including measurement and calculation of the exposure to risk and/or loss, and the consumption of risk capital required to implement those strategies; The Bank recognizes the importance of statutory and regulatory requirements and guidelines and complies with their guidance in all risk decisions. The Bank is committed to a strong pro-active credit process to ensure that credit risk falls within the institutional risk appetite. TM (Target market) is a key component of this process as it provides the tools to filter prospective and existing Obligors in order to avoid initiating or keeping relationships that would not fit the Bank's strategy and desired risk profile. RAC (Risk Acceptance Criteria) establishes the requirement under which the Bank is willing to initiate and/or maintain a credit relationship with companies which fall under its target market. The front end business team is primarily responsible for originating, evaluating and recommending credit proposals and approval will be granted in accordance with the Board approved Credit Approval Authority Delegation Matrix, the Credit Committee Charter, Corporate Banking and Retail Banking Credit Policy Guidelines and Risk Appetite Framework and Policy.

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

The TM and RAC are jointly developed by business and Risk Management Group (RMG) to guide annual business development planning and activities in line with the established risk philosophy, strategy and appetite.

The TM defines the economic sectors and clients that the Bank intends to include in its portfolio. The sector and clients are recognized as having good risk / reward characteristics such that inclusion of the sector or client in the portfolio;

a) increases diversification; and

b) enhances the profits of the Bank on a risk-adjusted basis.

To manage concentration risk, the Bank has set targets for portfolio mix and for exposure limits on significant risk concentration areas. Risk concentration areas include single counterparties and groups of connected counterparties, specific industries or economic sectors, geographic regions, specific products, collateral types, or any other concentration area deemed of risk. In order to ensure an effective management of the limit exposure, a comprehensive monthly Risk Dashboard is published and circulated widely within relevant areas including Management Committees for their review, feedback and corrective action if deemed necessary.

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

All financing activities are only undertaken in accordance with documented and approved policies and procedures which are accessible to all relevant staff and are effectively implemented. These documents (manuals, programs, bulletins etc.) clearly define the applicable risk measures and controls. The Business Units (CBG, RBG and Treasury) initiate the origination of the accounts. Based on Credit Policy Guidelines, CBG then processes their due diligence of the credit based on established guidelines, conducts a Credit Round Table (CRT) which is a preliminary discussions with the authorized approvers mainly from Risk Management, on the acceptability of the credit and to generate specific conditions, if any, to enhance the credit worthiness and acceptability of the credit. After this, the formal credit recommendation is prepared which is routed within the business unit and is then escalated to the Risk Management approvers for their independent review and approval, prior to escalation to the CEO and to the

ExCom (if the limit is beyond the CEO.) Once the credit is approved, the credit is then handled by Credit Administration and Control to ensure that the terms and conditions of approval are captured in the Legal Documentation, that the required signatures of the customer are procured and all the supporting documents, securities and collateral are received, accepted and are lodged in the required custodianship unit. All real estate collateral which are subject to Unconditional Sale to the Bank are controlled by a fully owned subsidiary of the Bank under which entity, the title deeds are registered. All other documentation are managed and kept by Credit Administration (Documentation Unit) to ensure that all required documents are executed and are delivered and received by the Bank. After the Documentation Unit has reviewed the documents to their satisfaction, they send internal confirmation to the Limit Control Unit of Credit Administration which will then release the approved limit, with its terms and conditions including pricing terms, in the system for the utilization of the business unit.

Credit risks in the retail portfolio are estimated based on individual credit-worthiness scores, derived from an automated credit-scoring platform and is not subject to the MRA rating.

There is clear delineation and segregation of duty between the Business Unit and Risk Management in reviewing and approving the credit in the first instance, and in managing the documentation and controlling the limits, through the Credit Administration's Documentation and Limit Control Units.

Post approval, the monitoring of the Accounts' payment of dues and other documentation requirements and compliance of financial covenants, are monitored by Credit Administration who notifies the business unit on what needs to be done. Subject to the established Credit Policies, the limits maybe withdrawn or suspended, if the Account does not meet certain conditions or the scheduled annual review is not completed or is not granted a formal extension by the Credit Committee.

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

As a premier Islamic banking institution Alinma places strong emphasis on high standards of transparency, integrity, ethical accountability and professionalism with every cross functional areas in the pursuit of its goals. As mentioned above, Risk Management is the second line of defense after business in terms of reviewing and approving credits, maintaining compliance to

approved terms and conditions of approval and documentation and management of limits and utilization. Risk Management also prepares and reviews the Enterprise Risk Policy, the Credit Risk Policy and the Risk Appetite Framework and Policy to ensure that these policies are effective to manage the Bank's business within bank accepted guidelines and risk parameters. Internal Audit, conducts regular audit of banks assets, policies and processes to ensure that the interest of the Bank is always protected.

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

The Risk Committee of the Board (Risk-Com) and the Executive Committee of the Board (Ex-Com) receive Portfolio reports covering existing approved limits and outstanding of all facilities granted to a particular customer in the corporate bank, their Obligor Risk Rating, summary reports on Sector Concentration, Large Exposure Concentration by counterparty and Group Connected level, portions past due and non-performing and the level of provisions booked for each account either for specific provisions or collection provisions. The ExCom also receives the details of the 20 largest corporate exposures and the total list of Classified and Impaired Accounts, pursuant to the guidelines of the Credit Risk Policy. With the implementation of IFRS 9, the Lifetime PD models and the Provisioning Models for all exposures, corporate, retail and investments held in the banking book have been calculated. It shall be noted that all limits which govern the business of Corporate, Retail and Treasury Groups are defined and described in the Risk Appetite Framework and Policy which is the primary strategic document from which all business units will comply. ALCO oversees the compliance of the Risk Appetite Framework and will report quarterly the compliance to the Risk-Com and the Ex-Com.

**CR1: Credit quality of assets**

As of December 31, 2020

SAR '000

		a	b	c	d
		Gross carrying values of		Allowances/ impairments	Net values (a+b-c)
		Defaulted exposures	Non-defaulted exposures		
1	Loans and other investments	3,320,164	111,176,276	3,300,881	111,195,559
2	Debt Securities	-	27,093,560	8,989	27,084,571
3	Off-balance sheet exposures	-	9,275,865	348,536	8,927,329
4	<b>Total</b>	<b>3,320,164</b>	<b>147,545,701</b>	<b>3,658,406</b>	<b>147,207,458</b>

Default exposure comprises of non performing financing exposures and past due more than 90 day, but not yet impaired.

**CR2: Changes in stock of defaulted loans and debt securities**

As of December 31, 2020

SAR '000

	a	
1	Defaulted loans and debt securities at end of the previous reporting period	3,371,107
2	Loans and debt securities that have defaulted since the last reporting period	532,536
3	Returned to non-defaulted status	-
4	Amounts written off	(583,479)
5	Other changes	-
6	<b>Defaulted loans and debt securities at end of the reporting period (1+2-3-4±5)</b>	<b>3,320,164</b>

Defaulted Loans to total portfolio has increased due to addition of new non-performing customers and growing portfolio.

### Qualitative disclosures

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

A financial asset or group of financial assets is classified as impaired when there is an objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the financial asset. Such objective evidences include but are not limited to:

- Significant financial difficulties of the obligor
- A breach of contract, such as a default etc.
- The rescheduling of financing facility by the lender based on the financial difficulties of the obligor.
- It becomes probable that the obligor will enter bankruptcy
- Observable data indicating that there is a measurable decrease in the estimated future cash flow from a group of financing assets since their initial recognition.

An assessment for impairment is made on regular basis to determine the amount of impairment loss. The Bank follows Basel definition for default i.e.” The borrower is more than 90 days past due on principal or profit on any material obligation to the Bank”.

### **Description of methods used for determining impairments.**

From January 1, 2018, impairments are determined based on the IFRS 9 guidelines. The impairment allowance is based on ECL approach on financial assets that are not measured at fair value through income statement. This mainly includes financing, investments that are measured at amortized cost or at FVOCI (other than equity investments), interbank placements, financial guarantees, lease receivables and credit commitments.

**(b) The Bank's own definition of a restructured exposure.**

There are cases where an Obligation despite being a performing account will require tenor restructuring where the repayment schedule of its medium term loan facility may be extended due to the delays in completion of the original project, or changes in the timing of the cash flows of the project. In almost all cases, a tenor restructuring will result in the Obligor being asked to pay a restructuring fee and its rate structure is typically adjusted to compensate for the tenor extension. In almost all cases, the Net Present Value of the Facility will not deteriorate and in many cases, the Bank will also negotiate better mitigants (such as collateral, or assignment of cash flow sources, etc.) which technically would reduce the Loss Given Default (LGD) in view of the potential to liquidate the collateral as additional sources of repayment.

CRB: Additional disclosure related to the credit quality of assets

Quantitative Disclosures (SAR '000)

Below are few of the significant quantitative analysis of credit risk of the Bank:

<b>TABLE 4 (STA): CREDIT RISK: GENERAL DISCLOSURES</b>	
<b>Credit Risk Exposure</b>	
<b>Portfolios</b>	<b>Total gross credit risk exposure*</b>
Sovereigns and central banks:	
SAMA and Saudi Government	32,224,247
Others	56,480
Multilateral Development Banks (MDBs)	-
Public Sector Entities (PSEs)	-
Banks and securities firms	1,056,654
Corporates	97,595,656
Retail non-mortgages	19,612,755
Small Business Facilities Enterprises (SBFE's)	
Mortgages	
Residential	4,447,257
Commercial	-
Securitized assets	-
Equity	157,403
Others	10,098,216
Past due exposures	1,347,724
<b>Total</b>	<b>166,596,393</b>



## B 9.1 CREDIT RISK: GENERAL DISCLOSURES-December 2020

### Geographic Breakdown

Portfolios	Geographic area						
	Saudi Arabia	Other GCC & Middle East	Europe	North America	South East Asia	Other countries	Total
Sovereigns and central banks:							
SAMA and Saudi Government	32,224,247	-	-	-	-	-	32,224,247
Others	-	56,480	-	-	-	-	56,480
Multilateral Development Banks (MDBs)	-	-	-	-	-	-	-
Public Sector Entities (PSEs)	-	-	-	-	-	-	-
Banks and securities firms	525,900	96,741	140,566	-	-	293,447	1,056,654
Corporates	94,699,999	-	-	2,895,657	-	-	97,595,656
Retail non-mortgages	19,612,755	-	-	-	-	-	19,612,755
Small Business Facilities Enterprises (SBFE's)	-	-	-	-	-	-	-
Mortgages	-	-	-	-	-	-	-
Residential	4,447,257	-	-	-	-	-	4,447,257
Commercial	-	-	-	-	-	-	-
Securitized assets	-	-	-	-	-	-	-
Equity	155,330	-	2,074	-	-	-	157,403
Others	9,828,183	-	-	36,001	-	234,032	10,098,216
Past due exposures	1,347,724						1,347,724
<b>Total</b>	<b>162,841,395</b>	<b>153,222</b>	<b>142,640</b>	<b>2,931,658</b>	<b>-</b>	<b>527,478</b>	<b>166,596,393</b>

B 9.2 : CREDIT RISK: GENERAL DISCLOSURES-December 2020

Industry Sector Breakdown

Portfolios	Industry sector												Total
	Government and quasi government	Banks and other financial institutions	Agriculture and fishing	Manufacturing	Mining and quarrying	Electricity, water, gas and health services	Building, construction and real estate	Commerce	Transportation and communication	Services	Consumer loans and credit cards	Others	
Sovereigns and central banks:													
SAMA and Saudi Government	32,224,247	-	-	-	-	-	-	-	-	-	-	-	32,224,247
Others	56,480	-	-	-	-	-	-	-	-	-	-	-	56,480
Multilateral Development Banks (MDBs)	-	-	-	-	-	-	-	-	-	-	-	-	-
Public Sector Entities (PSEs)	-	-	-	-	-	-	-	-	-	-	-	-	-
Banks and securities firms	-	1,056,654	-	-	-	-	-	-	-	-	-	-	1,056,654
Corporates	11,037,005	-	4,174,046	13,283,939	-	3,616,861	23,924,684	10,653,912	5,485,354	15,375,306	-	10,044,549	97,595,656
Retail non-mortgages	-	-	-	-	-	-	-	-	-	-	19,612,755	-	19,612,755
Small Business Facilities Enterprises (SBFE's)	-	-	-	-	-	-	-	-	-	-	-	-	-
Mortgages	-	-	-	-	-	-	-	-	-	-	-	-	-
Residential	-	-	-	-	-	-	-	-	-	-	4,447,257	-	4,447,257
Commercial	-	-	-	-	-	-	-	-	-	-	-	-	-
Securitized assets	-	-	-	-	-	-	-	-	-	-	-	-	-
Equity	-	17,967	-	116,542	-	-	1,639	1,275	19,543	-	-	437	157,403
Others	-	2,114,981	-	-	-	-	-	-	-	-	-	7,983,235	10,098,216
Past due exposures	-	-	-	481,520	-	-	630,897	100,040	-	19,311	115,956	-	1,347,724
<b>Total</b>	<b>43,317,732</b>	<b>3,189,602</b>	<b>4,174,046</b>	<b>13,882,001</b>	<b>-</b>	<b>3,616,861</b>	<b>24,557,221</b>	<b>10,755,227</b>	<b>5,504,897</b>	<b>15,394,617</b>	<b>24,175,968</b>	<b>18,028,220</b>	<b>166,596,392</b>

B 9.3: CREDIT RISK: GENERAL DISCLOSURES-December 2020									
Residual Contractual Maturity Breakdown									
Portfolios	Maturity breakdown								
	Less than 8 days	8-30 days	30-90 days	90-180 days	180-360 days	1-3 years	3-5 years	Over 5 years	Total
Sovereigns and central banks:	-	-	-	-	-	-	-	-	-
SAMA and Saudi Government	12,279,262	1,204,280	700,456	501,012	-	4,709,107	5,620,038	7,210,092	32,224,247
Others	-	-	-	-	-	56,480	-	-	56,480
Multilateral Development Banks (MDBs)	-	-	-	-	-	-	-	-	-
Public Sector Entities (PSEs)	-	-	-	-	-	-	-	-	-
Banks and securities firms	445,271	-	-	-	-	611,384	-	-	1,056,654
Corporates	4,443,696	2,274,234	8,892,291	7,998,032	10,189,363	18,247,879	19,768,247	25,781,914	97,595,656
Retail non-mortgages	18,476	299,214	735,184	887,558	2,082,423	6,721,942	3,331,516	5,536,441	19,612,755
Small Business Facilities Enterprises (SBFE's)	-	-	-	-	-	-	-	-	-
Mortgages	-	-	-	-	-	-	-	-	-
Residential	956	16,056	35,525	52,500	110,440	813,877	540,701	2,877,202	4,447,257
Commercial	-	-	-	-	-	-	-	-	-
Securitized assets	-	-	-	-	-	-	-	-	-
Equity	-	-	-	-	-	157,403	-	-	157,403
Others	2,428,303	-	-	-	-	3,189,646	-	4,480,267	10,098,216
Past due exposures	-	-	-	-	-	1,347,724	-	-	1,347,724
<b>Total</b>	<b>19,615,964</b>	<b>3,793,783</b>	<b>10,363,456</b>	<b>9,439,102</b>	<b>12,382,226</b>	<b>35,855,442</b>	<b>29,260,502</b>	<b>45,885,917</b>	<b>166,596,393</b>

**B 9.4: CREDIT RISK: GENERAL DISCLOSURES-December 2020**

**Impaired Loans, Past Due Loans and Allowances**

Industry sector	Impaired loans	Defaulted	Aging of Past Due Loans (days)				Life time ECL for Credit impaired financing			ECL against performing financing
			Less than 90	90-180	180-360	Over 360	Charges during the year	Charge-offs during the year	Balance at the end of the period	
Government and quasi government	-	-	-	-	-	-	-	-	-	145,409
Banks and other financial institutions	-	-	-	-	-	-	-	-	-	-
Agriculture and fishing	-	-	-	-	-	-	-	-	-	54,992
Manufacturing	1,176,077	1,176,077	-	956,075	-	220,002	413,412	38,677	694,557	175,011
Mining and quarrying	-	-	-	-	-	-	-	-	-	-
Electricity, water, gas and health services	-	-	-	-	-	-	-	-	-	47,651
Building and construction and real estate	1,038,415	1,038,415	-	598,916	-	439,499	326,951	202,017	407,518	298,972
Commerce	349,025	349,025	-	123,343	-	225,681	90,209	130,925	248,985	140,362
Transportation and communication	-	-	-	-	-	-	-	-	-	72,268
Services	33,134	33,134	-	33,134	-	-	19,405	30,000	13,823	202,565
Consumer loans and credit cards	256,327	256,327	-	75,947	77,799	102,580	105,570	181,860	140,371	526,065
Others	-	-	-	-	-	-	-	-	-	132,334
<b>Total</b>	<b>2,852,978</b>	<b>2,852,978</b>	<b>-</b>	<b>1,787,416</b>	<b>77,799</b>	<b>987,763</b>	<b>955,547</b>	<b>583,479</b>	<b>1,505,254</b>	<b>1,795,627</b>

## B 9.5: CREDIT RISK: GENERAL DISCLOSURES December 2020

### Impaired Loans, Past Due Loans And Allowances

Geographic area	Impaired loans	Aging of Past Due Loans (days)				Life time ECL for Credit impaired financing	ECL against performing financing
		Less than 90	90-180	180-360	Over 360		
Saudi Arabia	2,852,978	-	1,787,416	77,799	987,763	1,505,254	1,795,627
Other GCC & Middle East							
Europe							
North America							
South East Asia							
Others countries							
<b>Total</b>	<b>2,852,978</b>	<b>-</b>	<b>1,787,416</b>	<b>77,799</b>	<b>987,763</b>	<b>1,505,254</b>	<b>1,795,627</b>

## B 9.6: CREDIT RISK: GENERAL DISCLOSURES December 2020

### Reconciliation Of Changes In The Allowances For Loan Impairment

Particulars	12 month ECL	Life time ECL not credit impaired	Lifetime ECL credit impaired
Balance, beginning of the period	703,443	748,129	1,133,186
Charge-offs taken against the allowances during the period	-	-	(583,479)
Amounts set aside (or reversed) during the period	80,917	513,289	670,205
Other adjustments:			
- exchange rate differences	-	-	-
- business combinations	-	-	-
- acquisitions and disposals of subsidiaries	-	-	-
- modification loss from SME deferral program	33,947	1,244	-
Transfers between allowances	18,032	(303,374)	285,342
Balance, end of the period	<b>836,339</b>	<b>959,288</b>	<b>1,505,254</b>

**(a) Core features of policies and processes for, and an indication of the extent to which the Bank makes use of, on- and off-balance sheet netting:**

Bank does not use the netting arrangements.

**(b) Core features of policies and processes for collateral evaluation and management:**

Based on existing guidelines, collaterals being held by the Bank to secure certain exposures to an Obligor are re-appraised every 2 years by two approved external evaluators. The valuation is supported by a written appraisal duly signed by the Evaluator.

A maximum of 15% margin between each evaluator is acceptable, where the lower of the two will be the taken. If the gap between the two evaluators is more than 15%, a third evaluator will be required, where the lowest valuation amongst the three (3) valuations, is taken as the valuation on record of the asset. Real estate/fixed assets valuations should be updated at least every two years, and should be updated as soon as feasible if: a) the collateral becomes the first way-out for any reason, b) the collateral assumes higher importance as a way-out due to deterioration of the credit. In the event the real estate market is extremely volatile, the Bank may opt to obtain fresh appraisals for all clients/portfolio or should CC requests for more frequent valuations on all customers. In case of a large commercial or residential real estate project which offers few types of distinct category in terms of size, location of the real estate property. The detailed evaluation report for one fully completed unit will be considered as valid for a similar standard type of the property to derive appraised value. Appraisers are not permitted to appraise the same real estate/asset for more than two consecutive terms. Exceptions are subject to approval by Risk SCO.

**For Retail / Consumer Financing**

The Real Estate properties taken as collateral, are evaluated through two evaluators from the approved panel of authorized evaluators. In case the difference between the two appraised evaluations exceeds 15%, then a third evaluation is obtained unless an exception is approved. Properties are free from any known construction default/damages. Generally the properties are not be older than 15 years. Under Ijarah based real estate offering the

property title deeds are transferred to Al-Tanweer, a company formed principally to hold legal title of properties as collateral for the finance extended by the Bank.

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

The Bank, in the ordinary course of business holds collaterals as security to mitigate credit risk. These collaterals mostly include customers' deposits, financial guarantees, equities, real estate and other fixed assets.



CR3: Credit risk mitigation techniques – Overview

As of December 31, 2020

SAR '000

		a	b	c	d	e	f	g
		Exposures unsecured: carrying amount	Exposures secured by collateral	Exposures secured by collateral, of which: secured amount	Exposures secured by financial guarantees	Exposures secured by financial guarantees, of which: secured amount	Exposures secured by credit derivatives	Exposures secured by credit derivatives, of which: secured amount
1	Loans and other investments	49,588,176	53,589,649	47,228,485	-	-	-	-
2	Debt securities	23,183,390	-	-	-	-	-	-
3	<b>Total</b>	<b>72,771,566</b>	<b>53,589,649</b>	<b>47,228,485</b>	-	-	-	-
4	<b>Of which defaulted</b>	<b>1,531,204</b>	<b>1,839,903</b>	<b>1,458,125</b>	-	-	-	-

Although a significant portion of credit is secured by collateral, however, bank is currently not availing the CRM benefit as a prudence measure.

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

**(a) Names of the external credit assessment institutions (ECAIs) and export credit agencies (ECAs) used by the Bank, and the reasons for any changes over the reporting period;**

External credit assessment institutions (ECAIs) are used by the Bank. There has been no change over the reporting period.

**(b) The asset classes for which each ECAI or ECA is used;**

Bank uses ECAI for its exposures to other banks and financial institutions wherever such ratings are available. Credit exposure to corporate customers are rated internally using the Moody's Risk Analyst model.

**(c) Description of the process used to transfer the issuer to issue credit ratings onto comparable assets in the banking book (see paragraphs 99–101 of the Basel framework);**

Where the Bank's claim is not an investment in a specific assessed issue, under the Standardized Approach, the Bank applies risk weights based on the following:

- If the borrower has a specific assessment for an issued debt, risk weight pertaining to a high quality assessment is applied where the un-assessed claim ranks pari-passu or senior to the claim with an assessment;
- Where the borrower has as an issuer assessment and the Bank's claim is a senior unsecured claim, the risk weight pertaining to the high quality assessment is used;
- If either a specific issue or the issuer has a low quality assessment, the risk weight applicable to low quality assessment is used;
- Other un-assessed claims are treated as unrated.

**(d) The alignment of the alphanumerical scale of each agency used with risk buckets (except where the relevant supervisor publishes a standard mapping with which the Bank has to comply).**

The bank has mapped the Risk Ratings of Credit agencies to its Risk rating grades.

CR4: Standardised approach – credit risk exposure and Credit Risk Mitigation (CRM) effects

As of December 31, 2020

SAR '000

Asset classes	a	b	c	d	e	f
	Exposures before CCF and CRM		Exposures post-CCF and CRM		RWA and RWA density	
	On-balance sheet amount	Off-balance sheet amount	On-balance sheet amount	Off-balance sheet amount	RWA	RWA density
1 Sovereigns and their central banks	25,329,535	-	25,329,535	-	-	0%
2 Non-central government public sector entities	-	-	-	-	-	0%
3 Multilateral development banks	-	-	-	-	-	0%
4 Banks	1,089,363	1,253,284	1,089,363	677,249	862,521.93	49%
5 Securities firms	-	-	-	-	-	0%
6 Corporates	82,285,629	13,089,918	82,285,629	8,648,292	89,345,208.23	98%
7 Regulatory retail portfolios	17,266,288	-	17,266,288	-	12,958,193	75%
8 Secured by residential property	4,268,795	-	4,268,795	-	2,134,397	50%
9 Secured by commercial real estate	-	-	-	-	-	0%
10 Equity	237,922	-	237,922	-	713,767	300%
11 Past-due loans	2,782,864	-	1,072,501	-	1,072,501	100%
12 Higher-risk categories	4,718,686	-	4,718,686	-	5,100,855	108%
13 Other assets	6,088,965	-	6,088,965	-	3,534,687	58%
14 <b>Total</b>	<b>144,068,047</b>	<b>14,343,202</b>	<b>142,357,684</b>	<b>9,325,541</b>	<b>115,722,130</b>	<b>76%</b>

CR5: Standardised approach – exposures by asset classes and risk weights

As of December 31, 2020

SAR '000

Asset classes/ Risk weight*	a	b	c	d	e	f	g	h	i	j
	0%	10%	20%	35%	50%	75%	100%	150%	Others	Total credit exposures amount (post CCF and post-CRM)
1 Sovereigns and their central banks	25,329,535	-	-	-	-	-	-	-	-	25,329,535
2 Non-central government public sector entities (PSEs)	-	-	-	-	-	-	-	-	-	-
3 Multilateral development banks (MDBs)	-	-	-	-	-	-	-	-	-	-
4 Banks	163,000	-	926,363	-	-	-	677,249	-	-	1,766,612
5 Securities firms	-	-	-	-	-	-	-	-	-	-
6 Corporates	-	-	-	-	2,402,237	-	85,947,727	-	2,583,956	90,933,920
7 Regulatory retail portfolios	-	-	-	-	-	17,232,382	33,906	-	-	17,266,288
8 Secured by residential property	-	-	-	-	4,268,795	-	-	-	-	4,268,795
9 Secured by commercial real estate	-	-	-	-	-	-	-	-	-	-
10 Equity	-	-	-	-	1,152,225	-	-	-	237,922	1,390,147
11 Past-due loans	-	-	-	-	-	-	1,072,501	-	-	1,072,501
12 Higher-risk categories	-	-	-	-	-	-	1,502,037	-	2,064,424	3,566,461
13 Other assets	2,554,278	-	-	-	-	-	3,534,687	-	-	6,088,965

## A. Market risk management framework

The market risk management framework at the Bank is built along the following:

1. Market Risk Assessment
2. Market Risk Strategy and Governance
3. Management Monitoring and Reporting
4. Market Risk Management Information and Communication
5. Market Risk Mitigation
6. Market Risk Control and Assurance

### (a) Strategies and processes of the Bank

As a fully Sharia compliant bank, Alinma ensures that all its products, business activities and practices are Sharia compliant. These products, activities and practices are regularly reviewed by the Sharia Committee to ensure it is always compliant.

In terms of business targets and directions, the Bank is guided by its Board Approved Business Strategies where volume, asset quality and reasonable risk adjusted returns are required for the assets being deployed. Also, the Board requires that in the implementation of the business plans and strategies, that Regulatory and Legal Compliance in addition to Sharia compliance are met and are never compromised. The Bank has zero tolerance for non-compliance.

To ensure that all concerned are properly guided, the Bank has prepared several Policies and Procedures that would define the parameters, limits and guidelines to be followed by all concerned in running the business. Foremost among these policies is the Risk Appetite Framework and Policy that defines the qualitative and quantitative targets the Business Units must maintain in pursuit of their goals within regulatory and legal requirements. The Bank also prepared the over-arching Enterprise Risk Policy which integrates and establishes the linkages of the various Policies the various Business and Support Units of the Bank have prepared and are following, defining the process, the Risk Owners, the Controllers and the Approvers. To ensure that all of these Policies are implemented

properly and are modified if needed, the Bank established several management committees to oversee and manage its Assets and Liabilities, Credit Approval of financing and investment assets, manage Information Technology, oversee Information Security and Business Continuity and implement Human Capital policies and guidelines. All of these Management Committees report to the CEO. However, based on the Governance Structure of the Bank those Committees that oversee the Business strategies and Management of Risks also provide reports to the Risk Committee of the Board and to the ExCom and those pertaining to Human Capital report to the Remunerations and Nominations Committee of the Board and Internal Audit report to the Audit Committee of the Board. All credits, budgets, strategies and major decisions of the Bank, are presented to the Executive Committee of the Board which acts as the mini-board of the Bank and is chaired by the Chairman of the Board of the Bank and is participated by Board members nominated by the strategic owners plus an independent member of the Board.

In addition to the above processes, the Regulator has imposed extensive controls, supervision and prudential reporting on Capital Adequacy, Liquidity and other prudential reporting to ensure that the Bank manages its business in accordance with generally accepted principles guided by methodologies and controls which the Regulator have developed over the years and those which they have adopted from the guidelines of the Basel Committee of the Bank for International Settlements and the Financial Stability Board based in Switzerland.

#### **(b) Structure and organization of the market risk management function**

- The following are the key players in the market risk management process at the Bank:
- Risk Committee of the Board - Oversee on behalf of the Board of Directors (BoD) the market risk management practice at the Bank.
- Board Executive Committee (ExCom) - Approve overall market risk policy and setting broad market risk guidelines for the Bank.
- Asset and Liability Management (ALCO) - Approve asset allocation and investment of the balance sheet. Set tolerance levels for the Bank, covering the components of Market Risk (including Asset Price Risk and Profit Rate Risk) and investment. Oversee management of market risk. Approve frameworks for monitoring market risk. Monitor

overall actual risk levels. Monitor resilience of balance sheet to future changes, through reviewing stress testing. React if risk moves outside agreed tolerance.

- Investment Committee - Approve allocation of investments managed by Treasury. Set tolerance levels for the bank, covering the components of investment and market risk. Oversee management of investment risk. Approve frameworks for monitoring investment risk. Monitor overall actual investment risk levels. Monitor resilience of balance sheet vis-à-vis investment risk to future changes, through reviewing stress testing. React if investment risk moves outside agreed tolerance.
- Treasury Front Office - Manage bank's own investment portfolio and manage asset price risk associated with these investments. Manage risks resulting from balance sheet composition (liquidity and profit rate risks) for the entire bank.
- Treasury Support - Support decision making in Treasury, through producing rapid response Treasury MIS (e.g. dealer performance, position reports and etc.).
- Treasury Operations - Process all transactions initiated in Treasury, from confirmation through to settlement.
- Risk Management - Ensure decision makers, bank-wide, to make decisions with full understanding of the risks involved. Review investment objectives, both in terms of risk and return. Support ALCO in setting risk tolerance levels and monitoring actual risk levels. Develop frameworks to measure risk. Propose risk limits, as request by and in discussion with Business units, and present to ALCO for approval. Measure overall risk levels both under steady conditions, and under stress scenarios. If the Bank moves outside approved risk limits, analyze options for bank to react, and present to ALCO for discussion and decision. Approve those decisions within delegated authority (e.g. counterparty limits). Monitor and report to ALCO all limit excesses in accordance with the Risk Appetite.
- Finance - Act as ALCO secretary. Manage funds transfer pricing mechanism. Address tax concerns, including zakat which may be applicable on any investments. Escalate any un-reconciled trades.
- Sharia'h Control - Sharia Control shall review to ensure that the Treasury business activities are in full compliance with Sharia Board Rulings as any violation may affect the Bank's profit.
- Audit - Conduct the review of the design and operating effectiveness of the market risk management process.



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

The primary tool used by Market Risk to manage the market risks of the Bank is the Asset Liability Management system which is linked to the Fund Transfer Pricing System. The ALM system produces the Intra-day Liquidity system, the gap analysis and the various methods used in calculating the Profit Rate Risks of the Banking Book of the Bank. Investments in Traded Equities are also monitored in terms of VaR and CVaR. Limits for Market Risks, Liquidity, Profit Rate and Treasury Trading Limits are guided and managed through the Risk Appetite Framework and Policy which is monitored for compliance by Risk Management. Risk Committee of the Board and the ExCom receive periodic report on the compliance of the Risk Appetite Framework. In addition, all types of risks assessment are consolidated in the annual Internal Capital Adequacy and Assessment Process (ICAAP) which the regulator require from Banks to be completed and submitted within the month of February after the closing of the calendar year.

**MR1: Market risk under Standardised Approach**

As of December 31, 2020

SAR '000

		a
		RWA
	Outright products	5,245,032
1	Interest rate risk (general and specific)	-
2	Equity risk (general and specific)	4,893,689
3	Foreign exchange risk	351,343
4	Commodity risk	-
	Options	-
5	Simplified approach	-
6	Delta-plus method	-
7	Scenario approach	-
8	Securitisation	-
9	<b>Total</b>	

The increase in RWA during the period is mainly due to new investments in traded securities.

### Qualitative Disclosures

**(a) In addition to the general qualitative disclosure requirement (paragraph 824), the approach for operational risk capital assessment for which the Bank qualifies.**

- The Bank has many policies to guide the business execution, embed the required controls and institutionalized performance and requires regular audit reporting to track the compliance of the various units to their Operating Guidelines. The Bank created a dedicated unit - ORM Team, under the RMG which manages the operational risk exposure of the Bank vis-à-vis the risk appetite thresholds. The ORM Team has rolled out across the Bank a Risk and Control Self-Assessment (RCSA) to identify and control the operational risk at the granular level. There is also an active Anti-Fraud, Loss & Data and Insurance Management in place. The Business Continuity Plan readiness level is satisfactory and the Disaster Recovery Site (DRC) is operational.
- An ORM system is also in place which automates the core ORM processes such as RCSA, Key Risk Indicators (KRI), Lost Data Management (LDM) and Insurance Management. To quantify the tolerance and risk appetite limit for Operational Losses, the Business and Support Unit have been allocated specific limits of Operational Losses which are defined in the Risk Appetite Framework and Policy. Operational Risk Unit of Risk Management tracks the periodic losses of the various Units and report to Risk Management and to the Bank Senior Management. These losses are also reported in the periodic ICAAP report.
- In terms of calculating its Operational Risk Capital in the annual ICAAP report, and the Q17, quarterly reports, the Bank is currently using the Basic Indicator Approach.

**(b) Description of the advanced measurement approaches for operational risk (AMA), if used by the Bank, including a discussion of relevant internal and external factors considered in the Bank's measurement approach. In the case of partial use, the scope and coverage of the different approaches used.**

Not applicable

**(c) For banks using the AMA, a description of the use of insurance for the purpose of mitigating operational risk.**

Not applicable

## Profit rate risk in the banking book (PRRBB) Qualitative disclosure

<b>a</b>	<p><b>A description of the bank’s definition of PRRBB for purposes of risk control and measurement.</b></p> <p>The Bank has adopted the Basel definition of PRRBB, which refers to the current or prospective risk to a bank’s capital and to its earnings, arising from the impact of adverse movements in market rates on its banking book.</p> <p>Excessive PRRBB can pose a significant threat to a bank’s current capital base and/or future earnings if not managed appropriately. Changes in market rates can affect the underlying economic value of the bank’s assets, liabilities and off-balance sheet instruments, because the present value of future cash flows (and, in many cases, the amounts of cash flows themselves), change when market profit rates change. Changes in market profit rates also affect a bank’s earnings by increasing or decreasing its Net Income after Investments and Financing (NIIF) and the level of other profit rate-sensitive income and operating expenses.</p> <p>The three main sub-types of PRRBB are as follows:</p> <ul style="list-style-type: none"> <li>• Re-pricing Gap risk arises from the term structure of banking book instruments, and describes the risk arising from the timing differences in the maturity and re-pricing of instruments’ rate changes. The extent of gap risk depends on whether changes to the term structure of profit rates occur consistently across the yield curve (parallel risk) or differentially by period (non-parallel risk).</li> <li>• Basis risk arises from the impact of relative changes in profit rates for financial instruments that have similar tenors but are priced using different profit rate indices.</li> <li>• Option risk arises from option derivative positions or from optional elements embedded in a Bank’s assets, liabilities and/or off-balance sheet items, where the bank or its customer can alter the level and timing of their cash flows. Option risk can</li> </ul>
----------	---

be further characterized into automatic option risk and behavioral option risk.

While these sub-types are directly linked to PRRBB, CSRBB is a related risk that the Bank monitors and assesses within the PRRBB framework. CSRBB refers to any kind of asset/liability spread risk of credit-risky instruments that is not explained by PRRBB and by the expected credit/jump-to-default risk.

<b>b</b>	<b>A description of the bank's overall PRRBB management and mitigation strategies.</b>
----------	--

Provided below are the key principles followed by the Bank for management and mitigation of PRRBB:

1. PRRBB is as an important risk for the Bank which has implications on profitability in the short term and economic value of the bank in the long term. Therefore, this Risk is specifically identified, measured, monitored and controlled.
2. The Executive Committee of the Board (ExCom) is responsible for the oversight of the PRRBB Risk Management Framework and the Bank's Risk Appetite for PRRBB. Monitoring and management of PRRBB is part of the functions of Asset Liability Management Committee (ALCO). ALCO further delegates the responsibility of measurement, reporting, monitoring, mitigation and control to various departments as per a defined PRRBB management framework. Risk Management Group is responsible for initiating the development and review of the policy and framework. The review aims to continuously update the PRRBB practices, if needed, to align them with latest regulatory requirements, bank strategy and market environment. ALCO reviews and approves the PRRBB at the minimum once every two (2) years. However, depending on the recommendations of Risk Management, ALCO will approve changes as and when these are required.
3. On a day-to-day basis, Risk Management Group is responsible for generating the PRRBB reports and monitoring the limits for breaches. Finance is responsible for development and maintenance of the historical data in conjunction with IT. Treasury department which is the primary owner of PRRBB is responsible for mitigation and control of the risk through strategic repositioning of the balance sheet and tactical hedging (if needed) to reduce risk exposure following the

direction of ALCO.

4. The Bank's Risk Appetite for PRRBB is articulated in terms of the risk to both economic value (EVE at risk) and earnings (NIIF at risk). The strategy adopted for managing the risk is not to fully hedge the risk but to stay within the defined risk appetite and within the regulatory limits supported by regular monitoring of the EVE and NIIF sensitivities. The Management Action Trigger (MAT) is set at 80% of the risk appetite limit and whenever the MAT is breached, Risk Management Group will coordinate with the Units concerned, and with ALCO the appropriate corrective actions. The bank maintains its risk position at the desired level through fine-tuning the balance sheet composition rather than entering, where allowed, into artificial profit rate hedges.
5. In measuring PRRBB, key behavioral and modeling assumptions are developed using conceptually sound logic and are documented in detail. Such assumptions are rigorously tested and aligned with the Bank's business strategies on an annual basis. Models used to measure PRRBB are comprehensive and independently validated prior to implementation and are subject to formal periodic review at a minimum on an annual basis.
6. Capital adequacy requirement for PRRBB is specifically considered as part of the Internal Capital Adequacy Assessment Process (ICAAP) approved by the Board and the results of the PRRBB measurement are feed into computation of the capital charge under Pillar 2.

<b>c</b>	<b>The periodicity of the calculation of the bank's PRRBB measures and a description of the specific measures that the bank uses to gauge its sensitivity to PRRBB.</b>
----------	---

The bank calculates the PRRBB reports on a daily basis through the OFSA ALM system which has been implemented at the Bank. Listed below are the measures computed and their description

**Profit Rate Gap Report**

Profit rate gap report captures the term structure of all rate-sensitive assets, liabilities and off-balance sheet items on the Bank's balance sheet. Instruments are slotted into

predefined re-pricing buckets based on their re-pricing cash flows. For items which are not amenable for slotting, behavioral models are developed to assess the repricing profile. The re-pricing gap over a given time period is the difference between the value of its assets that mature or re-price during that period and the value of liabilities that mature or re-price during that same period. If this difference is large (in either a positive or negative direction), then changes in profit rate shall have a larger impact on gross margin. The gap size acceptable to the Bank can be arrived at by looking at the time it would need to take action to reduce or unwind unfavorable PRRBB exposures, and its capability and willingness to withstand accounting losses in order to reposition its risk profile. The re-pricing buckets used, are more granular than the new SAMA defined 19 buckets of short, medium and long term time bands, for better accuracy. The buckets used are: Overnight bucket, 0-1Y: Monthly repricing cash flow bucketing, 1-2Y: Quarterly bucketing, 2-3Y: Semi- annual bucketing and 3-10Y: Yearly bucketing and above 10Y five year bucketing.

#### **Earnings Approach (Earnings at risk)**

The “Earnings Approach” is defined by the impact of changes in profit rates on the bank’s earnings. This is measured by the changes in the Net Income before Investments and Financing (NIIF) which is the difference between the total revenues & the costs of funding. In the case of a positive or asset-sensitive gap, a decline in profit rates shall lower or eliminate the net profit rate spread in the short term, as assets are rolled over at lower rates before the corresponding liabilities. An increase in profit rates shall increase the net profit spread. In the case of a negative or liability-sensitive gap, an increase in profit rates lowers earnings by narrowing or eliminating the profit spread.

The following assumptions shall be used in computation of earnings sensitivity measure:

- i. Include profit cash flows (including commercial margins and other spread components) arising from all profit rate-sensitive assets, liabilities and off-



balance sheet items in the banking book.

- ii. Earnings shall be computed assuming a constant balance sheet, where maturing or re-pricing cash flows are replaced by new cash flows with identical features with regard to the amount, re-pricing period and spread components.
- iii. The measure shall be disclosed as the difference in future profit income over a rolling 12-month period between the shock scenario and the base scenario

### **Economic Value Approach (Market Value at risk)**

The “Economic Value Approach” facilitates the analysis of the effects of profit rates on the bank’s economic value or market value, which can be viewed as the present value of future asset and liability cash flows. The following assumptions shall be used in computation of EVE sensitivity measure:

- i. Exclude own equity from the computation of the exposure level as EVE is a measure of change in economic value of the balance sheet items as compared to its current equity.
- ii. Include all cash flows from all profit rate-sensitive assets, liabilities and off-balance sheet items in the banking book in the computation of their exposure. Bank shall disclose whether it has excluded or included commercial margins and other spread components in the cash flows.
- iii. Cash flows shall be discounted using the bank’s current internal transfer pricing rate as the cash flows used are also computed based on the internal transfer pricing rates. Using the internal transfer pricing rates reflects the Treasury view of the risk in the EVE measure as the transfer price does not include customer spreads.
- iv. EVE sensitivity shall be computed with the assumption of a run-off balance sheet, where existing banking book positions amortize and are not replaced by any new business.

### **Re-pricing duration gap**

This measure captures the duration gap calculated using the re-pricing cash flows of the bank including rate sensitive assets, liabilities and off-balance sheet items. The duration measure gives an indication as to how quick the net banking book position re-prices. The lower the number the faster the re-pricing and higher the sensitivity. It also enables to identify the specific assets or liability product that is contributing to the profit rate sensitivity of the bank.

Credit spread risk in the banking book (CSRBB) is not applicable for the bank as it does not have quoted securities as part of its investment book.

**d A description of the Profit rate shock and stress scenarios that the bank uses to estimate changes in the economic value and in earnings.**

1. Measurement of PRRBB is based on the outcomes arising from a wide and appropriate range of profit rate shock and stress scenarios which are commensurate with the level of complexity of the Bank's operations. The impact of the shocks is ascertained on both the economic value and earnings-based measures.
2. At a minimum, the following six (6) profit rate shock scenarios shall be applied:
  - a. Parallel Up: The market rate term structure is shifted up by 200bps across the tenors;
  - b. Parallel Down: The market rate term structure is shifted down by 200bps across the tenors;
  - c. Short Rate Up: The shortest end of the term structure is shocked up by 300bps while the shock gradually dissipates exponentially towards the long tenors reaching 0 at the longest tenor;
  - d. Short Rate Down: The shortest end of the term structure is shocked down by 300bps while the shock gradually dissipates exponentially towards the long tenors reaching 0 at the longest tenor;
  - e. Flattener: A weighted combination of opposite shocks applied on the short (Up 300) and long tenors (Down 150) which gradually dissipate as they move to the other end of the term structure. The effect of the shock is to flatten the term

structure so all the tenors have comparable rates; and

- f. Steepened: A weighted combination of opposite shocks applied on the short (Down 300) and long tenors (Up 150) which gradually dissipate as they move to the other end of the term structure. The effect of the shock is to steepen the term structure so that the short rates are lower than usual and long rates are higher than usual.

- 3. While all these scenarios are applied for  $\Delta EVE$  computations, only the first two scenarios are utilized to compute the  $\Delta NII$  using Income approach. A rate floor of 0% is applied when shocking the rates downwards.

**e Significant modeling assumptions used in the bank's IMS Vs ICAAP**

The modeling assumptions used in the bank's internal models and used for assessment of capital adequacy is identical to the one reported as part of the disclosures. The assumptions are built in line with the recommendations provided as part of the SAMA regulations.

**f A high-level description of how the bank hedges its PRRBB, as well as the associated accounting treatment.**

The bank maintains its risk position at the desired level through strategic planning of the balance sheet composition rather than entering into tactical and artificial profit rate hedges or other such market instruments.

**g A high-level description of key modeling and parametric assumptions used in calculating  $\Delta EVE$  and  $\Delta NII$  in Table B.**

For NMDs, first a set of homogenous cohorts have been identified using various customer and account level attributes like Line of business, Customer segment, Sector, Nationality, Residence, Product type, Profit rate paid, Currency etc. Within the retail cohorts, the transaction and non-transactions accounts were further segregated. The identification of transactional accounts was based on the previous twelve-month transactional history of each accounts considering utility bill payments, point-of-sale transactions, standing orders and salary credits. If the account was found to have at least one transaction of any of the above types of the transactions during all the months of the previous year, it was considered transactional. For each of the cohorts, the accounts were further segregated based on the account opening month (vintage/length of relationship) and a balance decay profile was built for various time horizons using the historical monthly average balances. A five-year monthly data history was available with the bank for the analysis as the Bank itself began operations in 2009 with data systems being gradually developed. The NMD portfolio of the bank consisted largely of the non-profit bearing accounts and hence a rate pass through analysis was not performed. Instead, the decay profile time series was then regressed with market rates. The balances that were found to be correlated with the market rates were designated as the non-core portion and slotted in the overnight bucket while the non-correlated component was slotted as per their decay profile over various time buckets. The decay profile was further adjusted to fit within the regulatory caps of maximum portion to be considered as core and the maximum effective maturity of the core portion. The NMDs of the bank are largely non-profit bearing accounts but have been slotted in time buckets and have been included in the discounting calculations for computing EVE.

For the fixed rate retail financing portfolios, major product types of Murabaha Financing, Fixed rate Ijarah financing were used as the homogenous cohorts. The floating rate Ijarah home financing portfolio was also considered but has insignificant prepayment rates. The fixed rate Ijarah portfolio was also found to have insignificant

prepayment rate while also being immaterial as it only comprises 1.1% of the total assets. While the bank has a policy of imposing a three-month profit as penalty for prepayments as capped by SAMA, it may not be sufficient to recoup the economic cost of prepayment and hence a prepayment analysis was performed. Based on the historical five-year facility wise repayment history, excess repayments over and above the scheduled payment were computed. The portfolio wise aggregate of monthly excess repayments was used to compute the Single Monthly Mortality (SMM) measure for the historical period. A weighted average base line prepayment rate was computed and scenario wise scalars were applied for slotting cash flows per scenario.

For retail term deposits, a full list of historical term deposits that were on the books of the bank during the previous five (5) years were gathered and deposits which were redeemed earlier than their maturity were identified. A base line term deposit redemption ratio was computed using the weighted number of deals that were redeemed early compared to number of total deals. Further, scenario wise scalars were applied on the redemption ratio for adjusting the term deposit cash flows while slotting in the time buckets. The portion of term deposits that are expected to redeem early based on the scenario specific redemption ratio are slotted in the overnight bucket while the rest of the balances are slotted as per their maturity. Due to limited number of early redemptions observed, entire retail term deposit portfolio has been considered as a single cohort.

The corporate financing portfolio of the bank consists largely of floating rate Ijarah, fixed rate short tenor trade financing and Bai-Ajel products. More than 83% of the corporate balances reprise or mature within one year and of the remaining portion the bank has observed insignificant if any prepayments. For corporate term deposits, the bank ensures that any early redemption is penalized to recoup the full economic loss and hence no further analysis was conducted. The bank does not have any automatic rate options embedded in its products as it does not offer rate floors or caps and does not deal directly in any explicit rate options. Other non-amenable portfolios like Credit cards were slotted using a judgment approach as these products

were prices as per the policy of the bank rather than being driven by changes in market rates.

Finally, the items amenable to slotting are slotted into the time buckets as per their re-pricing tenors or maturity tenors, the non-amenable items slotted as per the behavioral analysis conducted. The only other major currency position observed other than SAR is the USD. Given the currency is pegged and does not breach the materiality threshold of 5%, the computation of the PRRBB measures was done only using the SAR.

The Net Income after Investments and Financing (NIIF) sensitivity was estimated using the customer rates assuming a flat balance sheet profile over a horizon of twelve months under the parallel 200bps up and down scenarios. For Economic Value of Equity (EVE) sensitivity the internal transfer pricing cash flows were discounted by applying the six shock scenarios on the current transfer pricing curve (base reference rate and product wise liquidity premium) to get the change in EVE under each scenario. Essentially the credit spreads have been totally removed from both the cash flows and discounting factors. The worst case change in EVE was observed in short rate up shock scenario.

<b>h</b>	<b>Any Other information</b>
----------	------------------------------

None.

Quantitative disclosure on Profit Rate Risk in Banking Book

1	Average maturity assigned to NMDs.
Average maturity of all NMDs: 2.23 Years	
2	Longest reprising maturity assigned to NMDs.
The slotting of NMDs has been done till the longest tenor of 5.5 Years	

In reporting currency	△EVE		△NII	
	T	T-1	T	T-1
Parallel up	1,491,924	1,781,465	372,663	409,029
Parallel down	1,948,802	2,494,786	346,179	330,335
Steepener	244,397	355,313		
Flattener	586,516	722,309		
Short rate up	627,061	657,014		
Short rate down	321,178	475,528		
<b>Maximum</b>	<b>1,948,802</b>	<b>2,494,786</b>	<b>372,663</b>	<b>409,029</b>
<b>Period</b>	<b>T</b>		<b>T-1</b>	
<b>Tier 1 Capital</b>	<b>25,151,654</b>		<b>24,761,707</b>	

As an integral part of the compensation governance, the Bank follows appropriate compensation practices in line with the SAMA guidelines and Financial Stability Board (FSB) Principles/Standards. The Bank has implemented a “Compensation & Allowances” policy approved by the Board of Directors (the “Board”). The Bank has also established a Nomination and Compensation Committee. It has been mandated by the Board to review and recommend sound compensation policies for adoption by the Bank. While developing and implementing such policies, the Bank has sought to align the same with the risks related to capital, liquidity and sustainability as well as timing of revenue streams. The Bank has adopted fixed as well as variable compensation schemes. The variable component is aligned not only with the aforesaid risks but also with the overall performance of the Bank and the individual, and risk involved in the relevant job function. The Bank consistently evaluates its compensation policies against the industry and makes necessary revisions as and when required.

### Remuneration awarded during 2020

Categories of employees	Number of employees		Fixed compensation		Variable Compensation paid					
					Cash		Shares		Total	
	2020	2019	2020	2019	2020	2019	2020	2019	2020	2019
Senior executives requiring SAMA no objections	21	21	44,751	44,600	16,554	11,136	-	-	16,554	11,136
Employees engaged in risk taking activities	715	712	238,010	255,720	50,107	48,309	-	-	50,107	48,309
Employees engaged in control functions	211	182	73,822	71,922	15,003	13,119	-	-	15,003	13,119
Other employees	1,645	1,603	381,286	382,589	63,240	62,436	-	-	63,240	62,436
Outsourcing employees (engaged in risk taking activities)	-	-	-	-	-	-	-	-	-	-
	<b>2,592</b>	<b>2,518</b>	<b>737,869</b>	<b>754,831</b>	<b>144,904</b>	<b>135,000</b>	-	-	<b>144,904</b>	<b>135,000</b>
Variable compensation accrued	-	-	172,106	148,309	-	-	-	-	-	-
Other employee related benefits	-	-	132,283	98,501	-	-	-	-	-	-
<b>Total</b>	<b>2,592</b>	<b>2,518</b>	<b>1,042,258</b>	<b>1,001,641</b>	<b>144,904</b>	<b>135,000</b>	-	-	<b>144,904</b>	<b>135,000</b>



## Deferred remuneration 2020

<u>Year</u>	SAR in '000'			Amount Paid in 2020
	Total Amount Deferred	Amount Vested	Amount Unvested	
2017	9,586	6,390	3,196	3,203
2018	9,495	3,165	6,330	3,083
2019	10,468	-	10,468	-