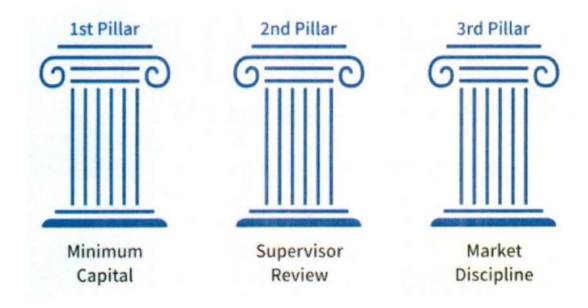
# Disclosure on Risk Based Capital Adequacy

# Under Pillar 3 of Basel III For the Year Ended on December 31, 2023





you can bank on us



#### Purpose and Basis of the Market Disclosure

The Pillar 3 Disclosures comprise detailed information on the underlying drivers of risk-weighted assets (RWA), capital, leverage, liquidity ratios, and other key business parameters as on December 31, 2023 in accordance with the Risk Based Capital Adequacy Guidelines under Basel III. The global financial turmoil in 2007-2008 manifested the effect of insufficient risk governance in the financial institutions. Financial systems across the world had to wrestle with the trickle-down impact of that financial crisis. However, the significant lesson learned from that crisis is without prudential governance standards, the financial sector's resiliency in the event of adverse market dynamism would be marred. Basel III reforms are the Basel Committee on Banking Supervision (BCBS) responses to revitalize the banking sector's ability to absorb shocks arising from financial and economic stress, thus reducing the risk of spillover from the financial sector to the real economy. Basel III regime in Bangladesh entered into force from January 1, 2015, with a "Revised Guidelines on Risk-Based Capital Adequacy (RBCA)" promulgated by Bangladesh Bank vide BRPD Circular No.18 dated December 21, 2014. The key segments of Basel III standards are centered on three pillars:

Pillar 1 (Minimum Capital Requirement): Sets the minimum capital requirements for credit risk, market risk and operational risk.

Pillar 2 (Supervisory Review Process): Considers through the Supervisory Review and Evaluation Process whether further capital is required in addition to Pillar 1 calculations.

Pillar 3 (Market Disclosure): Aims to provide a consistent and comprehensive disclosure framework that enhances comparability between banks and further promotes improvements in risk management. Pillar 3 requires all material risks to be disclosed, enabling a comprehensive view of the bank's risk profile.

The purpose of Market Discipline is to complement the minimum capital requirements and the supervisory review process. The aim of introducing it in the revised framework is to establish a more transparent and more disciplined financial market so that stakeholders can assess a bank's position regarding holding of assets and identify the risks relating to the assets and capital adequacy to meet probable loss of assets. With reference to the framework of BCBS on Pillar 3, the key principles of the disclosure are as follows:

- Clarity: Disclosures must be presented in a form that will be readily understood by key stakeholders, communicated through an accessible medium and easy to find.
- Comprehensiveness: Disclosures should describe a bank's main activities, all significant risks and changes in risk exposures between reporting periods, and management responses, while also providing sufficient qualitative and quantitative information on the bank's processes and procedures for identifying, measuring and managing risks.
- Meaningfulness/usefulness: Disclosure must highlight both significant current risks and emerging risks and how these are managed. References and/or linkages to balance sheet or income statement items that allow for reconciliations must also be disclosed.



- □ Consistency over time: This allows stakeholders to identify and understand trends and changes. Disclosures allow users to understand the bank's business, its risk profile and its management practices. Any significant change in disclosures must be highlighted and explained.
- Comparability: Comparable disclosures are critical for allowing stakeholders to assess the relative performance of banks and business activities and to compare prudential metrics, risks and risk management across banks and jurisdictions.

The information provided in the Market Disclosure is consistent with the relevant accounting standards set by Bangladesh Bank from time to time. It has been prepared based on the bank's audited financial statements and is available on the bank's website (www.mutualtrustbank.com).

# 1. Scope of the Application 1a. Qualitative Disclosure

a) The name of the top corporate entity in the group to which this guidelines applies.

Mutual Trust Bank PLC commenced its operation on 24 October, 1999. The bank is also listed with Dhaka Stock Exchange Ltd. and Chittagong Stock Exchange Ltd. It has 120 Branches, including 14 SME/Agri Branches across Bangladesh. Moreover, the bank has 194 Agent Banking Centre, 37 Subbranches and 6 Air Lounges all over the country.

#### MTB SUBSIDIARIES

The bank has three subsidiaries situated within and outside of the country. A brief description of MTB's subsidiaries is given below:

- b) An outline of differences in the basis of consolidation for accounting and regulatory purposes, with brief description of the entities within the group:
- (i) that are fully consolidated,
- (ii) that are given a deduction treatment; and
- that neither (iii) are consolidated nor deducted

MTB Securities Limited: MTB Securities Limited was incorporated in Bangladesh as a private limited company on 01 March 2010 and converted into public limited company in the year 2015 under the Companies Act, 1994. The company has started its commercial operation on 23 September 2010 after getting approval from the Bangladesh Securities and Exchange Commission (BSEC) as a separate entity. As a fully owned subsidiary of Mutual Trust Bank Ltd. MTBSL is engaged in buying and selling of securities for its customers.

MTB Capital Limited: MTB Capital Limited (MTBCL) is a wholly owned subsidiary of Mutual Trust Bank Limited and a full-fledged merchant bank, licensed by the Bangladesh Securities and Exchange Commission (BSEC) in December 2010. MTBCL was incorporated to explore new markets and meet the demand for merchant banking services. The company strives to extend cooperation and value added services to its respected clients.

The main activities of the exchange house are to carry on the remittance business and to undertake and participate in transactions, activities and operations commonly carried on or undertaken by remittance and exchange



c) Any restrictions, or other major impediments, on transfer of funds or regulatory capital within the group

# Not Applicable

#### 1b. Quantitative Disclosure

a) The aggregate amount of surplus capital of insurance subsidiaries (whether deducted or subjected to an alternative method) included in the capital of the consolidated group

# Not Applicable

# 2. Capital Structure 2a. Qualitative Disclosure

a) Summary information on the terms and conditions of the main features of all capital instruments, especially in the case of capital instruments eligible for inclusion in CET 1, Additional Tier 1 or Tier 2.

MTB's regulatory capital requirement and eligible instruments for capital components are measured pursuant to the Bangladesh Bank's guidelines on Risk-Based Capital Adequacy (Revised Regulatory Capital Framework for Banks in line with Basel III). The Basel III framework emphasized raising the quality and level of capital to ensure banks can absorb losses on both the going concern and the gone concern basis. The framework also entails enhanced risk coverage of the capital framework. MTB's regulatory capital consists of the following two components:

- Tier 1 Capital: Tier 1 Capital, also known as going concern capital, is the core capital component, which forms the basis of the bank's financial strength. It is the fundamental part of the capital base that fend off the bank from unforeseen losses arising from acute financial and economic fallout, enabling the bank to perform seamlessly by enhancing lossabsorbing capacity. In accordance with the Basel III guideline, Tier 1 capital consists of common equity tier 1 (CET1) and additional tier 1 (AT1).
  - a) Common Equity Tier 1:

Common Equity Tier 1 (CET1) capital shall consist of sum of the following items:



Non-repayable share premium

Statutory reserve

General reserve

Retained earnings

Dividend equalization reserve

Minority interest in subsidiaries

#### b) Additional Tier 1

 Tier 2 Capital: Tier 2 capital, also called gone concern capital, represents other elements that fall short of some of the core capital characteristics but contribute to the overall strength of a bank. Tier 2 capital is referred to as supplementary capital, which is less reliable than Tier 1 capital. It has less loss absorption capacity, meaning it will absorb losses only in a situation of liquidation of the bank. Following are the components of Tier 2 capital as per Basel III guideline:

#### General Provisions

Subordinated debt / Instruments issued by the banks that meet the qualifying criteria



# 2b. Quantitative Disclosure

Particulars Particulars	Solo	Consolidated
Common Equity Tier 1 (CET1) Capital:		
Paid-up Capital	9,831,197,460	9,831,197,460
Share Premium	1,095,304,778	1,095,304,778
Statutory Reserve	6,938,131,468	6,938,131,468
General Reserve	786,777,324	786,777,324
Retained Earnings	4,221,281,995	4,674,394,834
Dividend Equalization Reserve	-	-
Minority Interest in Subsidiaries	Y	133,318
Subtotal	22,872,693,026	23,325,939,182
Regulatory Adjustments/Deductions	,0,0.0,0_0	
Goodwill and Other Intangible Assets	496,985,645	496,985,645
Investments in own CET-I Instruments/Shares	-	-
Deferred Tax Assets	3,029,966,803	3,029,966,803
Reciprocal Crossholdings in the CET-1 Capital of Banking, Financial and Insurance Entities	-	-
Subtotal	3,526,952,448	3,526,952,448
Total Common Equity Tier 1 (CET1) Capital	19,345,740,578	19,798,986,734
Additional Tier 1 (AT1) Capital		
Non-cumulative irredeemable preference shares	-	-
Instruments issued by the banks that meet the qualifying criteria for AT1	4,000,000,000	4,000,000,000
Minority Interest i.e. AT1 issued by consolidated subsidiaries to third parties	i.e.	9
Head Office borrowings in foreign currency by foreign banks operating in Bangladesh for inclusion in Additional Tier 1 capital which comply with the regulatory requirements as specified in Annex-4 of Basel III Guidelines		-
Any other item specifically allowed by BB from time to time for inclusion in Additional Tier 1 Capital	is:	E
Others (if any item approved by Bangladesh Bank)	<b>(#</b>	9 <b>#</b> 5
Subtotal	4,000,000,000	4,000,000,000
Regulatory Adjustments/Deductions		
Investment in own AT-1 Instrument/Share		-
Reciprocal crossholdings in the AT-1 Capital of Banking, Financial and Insurance Entities	i.e.	-
Others if any	):=	-
Subtotal Tatal Admissible Additional Tion 1 (AT1) Capital	-	4 000 000 000
Total Admissible Additional Tier 1 (AT1) Capital	4,000,000,000	4,000,000,000
Total Tier 1 Capital	23,345,740,578	23,798,986,734

\* Resident Division

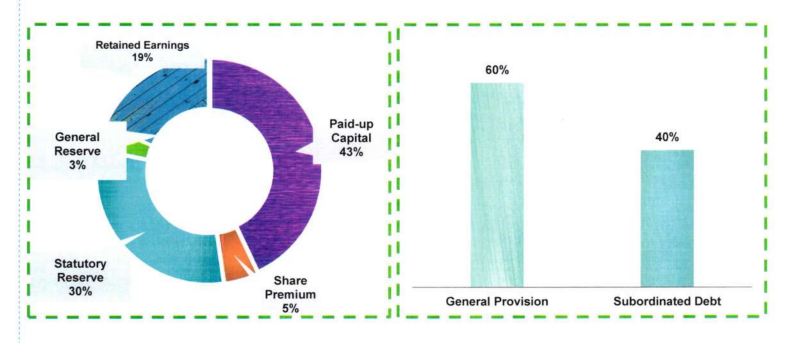
Tier 2 Capital		
General Provision	7,140,218,357	7,140,218,357
Subordinated Debt ( permissible amount)	4,802,434,464	5,111,740,419
Regulatory Adjustment/Deduction	11,942,652,821	12,251,958,776
Total Admissible Tier 2 Capital	-	-
Total Eligible Capital	35,288,393,399	36,050,945,510

#### Components of Tier-1 Capital:

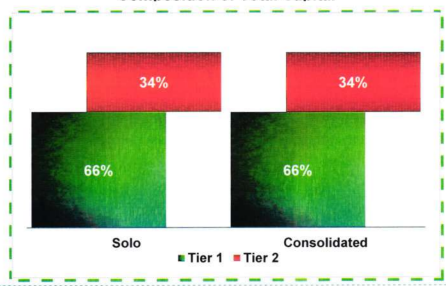
Solo Basis

# Components of Tier-2 Capital

Solo Basis



#### **Composition of Total Capital**



MTB | Disclosures on Risk Based Capital Adequacy for the Year 2023



# 3. Capital Adequacy 3a. Qualitative Disclosure

#### **Capital Calculation Approach**

MTB adheres to the RBCA guidelines of Bangladesh Bank while gauging its capital adequacy requirement. The bank adopted standardized approach for credit & market risk exposures, and basic indicator approach for operational risk exposure. We emphasize the following principles while assessing our capital base:

- A strong Capital to Risk Weighted Asset Ratio (CRAR);
- Maintaining capital at a reasonable level to absorb all material risks;

#### Capital Management

Capital adequacy calculation gives the bank an indicative resolution for the capital requirement; capital management, on the other hand, plays a vital role in maintaining the overall capital at an adequate level. MTB's capital management is underscored by a sound capital assessment process, followed by a risk-based long-term capital planning approach. Some of the mentionable initiatives to ensure adequate capital of the bank are as follows:

- Encouraging borrowers to complete external credit rating to assess counterparty credit risk status, and minimizing regulatory capital requirements:
- Improving and enhancing collateral coverage through efforts to obtain eligible collateral;
- Stressing internal capital accretion. However, if needed, issuing qualified debt instruments to meet capital requirement;
- Growth projection in line with RWA composition and capital planning trajectory;
- · Assessing risk profile of new clients and onboarding clients with satisfactory external credit rating.

MTB's Risk Management Division (RMD) monitors CRAR status regularly and reports to the Senior Management and the Board periodically.

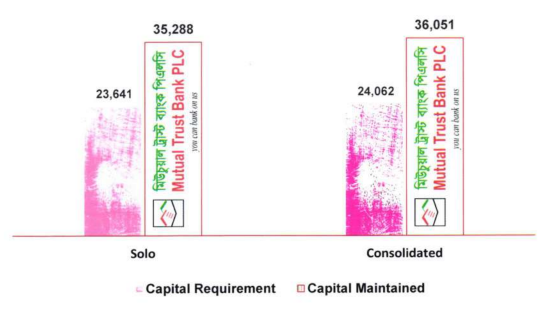
a) A summary discussion of the bank's approach to assessing the adequacy of its capital to support current and future activities

# 3b. Quantitative Disclosure

Capital Adequacy	Solo	Consolidated
Capital Requirement for Credit Risk	20,476,972,227	20,390,564,260
Capital Requirement for Market Risk	836,588,468	1,242,001,844
Capital Requirement for Operational Risk	2,327,603,767	2,429,714,108
Total Minimum Capital Requirement	23,641,164,461	24,062,280,212
Total Eligible Capital	35,288,393,398	36,050,945,510
Capital Surplus	11,647,228,937	11,988,665,298
Capital to Risk Weighted Asset Ratio (CRAR) (%)	14.93%	14.98%
Common Equity Tier-1 Capital Ratio (%)	8.18%	8.23%
Total Tier 1 Capital Ratio (%)	9.88%	9.89%
Tier 2 Capital Ratio (%)	5.05%	5.09%
Required Capital Conservation Buffer (%)	2.50%	2.50%
Maintained Capital Conservation Buffer (%)	3.68%	3.73%

# **Status of Capital Adequacy**

**BDT MILLIONS** 



# 4. Credit Risk 4a. Qualitative Disclosure

#### a) The general qualitative disclosure requirement with respect to credit risk:

#### i. Definitions of past due and impaired (for accounting purposes)

To define past due for loan classification and provisioning purposes, the bank diligently follows guidelines and circulars promulgated by Bangladesh Bank from time to time. Since the onset of the pandemic, Bangladesh Bank brought forth several guidelines on loan classification and provision requirements, considering the COVID-19 impact. MTB abided by the instructions laid down by Bangladesh Bank while determining past due for loan classification purposes. However, considering the BRPD Circular No.14 dated September 23, 2012, and its subsequent amendments, loans and advances are categorized under the following four categories for the purpose of classification:

- Continuous Loan
- Demand Loan
- Fixed Term Loan
- Short-term Agricultural and Micro Credit

Loan classification methodology of the aforesaid categories are as follows:

		Continuous Loan &	Demand Loan: Criteria	of Classification (In Month	18)	
	Category	STD	SMA	ss	DF	BL
	Cottage, Micro & Small	Overdue < 2	2 ≥ Overdue < 6	6 ≥ Overdue < 18	18 ≥ Overdue < 30	30 ≥ Overdue
SMEF	Medium Enterprise	Overdue < 2	2 ≥ Overdue < 3	3 ≥ Overdue < 9	9 ≥ Overdue < 12	12 ≥ Overdue
	CF, BHs & Other	Overdue < 2	2 ≥ Overdue < 3	3 ≥ Overdue < 9	9 ≥ Overdue < 12	12 ≥ Overdue
		Fixed Term	Loan: Criteria of Class	ification (In Months)		
	Category	STD	SMA	SS	DF	BL
	Cottage, Micro & Small	Overdue < 8	8 ≥ Overdue < 12	12 ≥ Overdue < 24	24 ≥ Overdue < 36	36 ≥ Overdue
SMEF	Medium Enterprise	Overdue < 8	8 ≥ Overdue < 9	9 ≥ Overdue < 15	15 ≥ Overdue < 18	18 ≥ Overdue
CF	F, LP, HF, BHs & Other	Overdue < 8	8 ≥ Overdue < 9	9 ≥ Overdue < 15	15 ≥ Overdue < 18	18 ≥ Overdue
		Short Term Agricultural	and Micro Credit: Crite	eria of Classification (In Mo	onths)	
	Category	STD	SMA	SS	DF	BL
hort Term A	Agricultural and Micro Credit	Period of up to 12 months	NA		After a period of 36 months or beyond but period of up to 60 months	After a period of 6 months or beyond



#### ii. Description of approaches followed for specific and general allowances and statistical methods:

Pursuant to Bangladesh Bank guidelines, bank needs to set aside funds as general provision and specific provision subsequently for unclassified and classified loans. Those provisions against loans and advances are made to navigate the impending crisis stemming from the bad loans. MTB adheres to Bangladesh Bank guidelines while determining provision requirements for loans and advances. The provision rates prescribed by Bangladesh Bank are as follows:

				RAT	E OF PR	OVISION				
		Short Term	Consumer Financing			Small & Medium Enterprise Financing		Loans	• • •	
Parti	Particulars Agri. Credit & Microcredit	Other than HF & LP	HF	LP	Only Card	Cottage, Micro and Small Credits under CMSME	Medium Enterprise Financing	MRS	other credit	
110	Standard	1%	2%	1%	2%	2%	0.25%	0.25%	2%	1%
UC	SMA	1%	2%	1%	2%	2%	0.25%	0.25%	2%	1%
	SS	5%	20%	20%	20%	20%	5%	20%	20%	20%
Classified	DF	5%	50%	50%	50%	50%	20%	50%	50%	50%
	B/L	100%	100%	100%	100%	100%	100%	100%	100%	100%

MTB's Credit Policy Manual (CPM) is reviewed by its Board of Directors periodically, depending upon the regulatory reforms, internal strategies, and market dynamism. The policy manual outlines the organizational structure, defined roles & responsibilities, and delegation authority for an apt credit appraisal process. It also addresses regulatory issues and establishes control points for holistic credit risk management. MTB's credit approval process entails all plausible aspects for borrowers' risk assessment and mitigation. The bank manages credit risk by continuously measuring and monitoring risks at both obligor (borrower) and portfolio levels. We have also deployed the Internal Credit Risk Rating System (ICRRS) model and other relevant Bangladesh Bank guidelines in our credit appraisal/approval process.

iii. Discussion of the bank's credit risk management policy

Moreover, credit risk appetite plays a vital role in devising the overall credit strategies of the bank. It sets out the perimeter for different credit aspects, which helps in shaping meticulous and wide-ranging credit-control mechanisms. We also provide emphasis on our clients' external credit rating while onboarding and retaining them. We underscore good governance, sound risk assessment, and timely approvals in our lending processes to accelerate quality credit operations. Thus, the bank's credit policy encompasses all operational issues of credit, right from the selection of borrower to the ultimate recovery, including transfer process of delinquent account and treatment of slow, overdue accounts, Special Mention Accounts (SMA), and classified loan accounts.

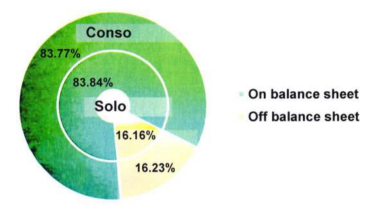
\* Rewittensgement Division

## 4b. Quantitative Disclosure

## a) Composition of Credit Risk Weighted Assets:

Credit Risk Weighted Assets	Solo	Consolidated
On balance sheet	171,671,044,998	170,806,965,335
Off balance sheet	33,098,677,268	33,098,677,268
Total	204,769,722,266	203,905,642,603

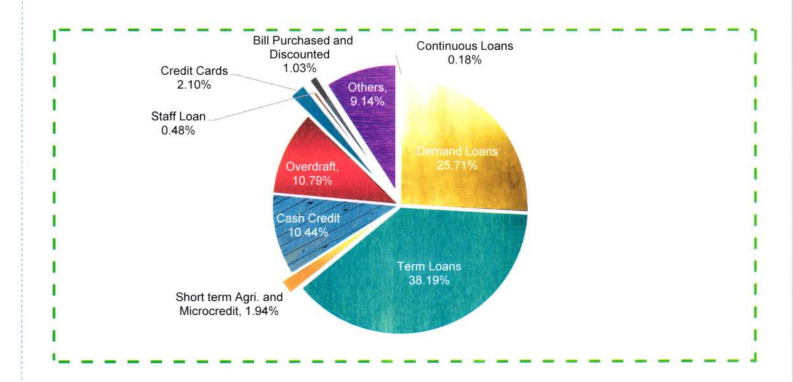
# Composition of Credit RWA



# b) Total gross credit risk exposures broken down by major types of credit exposure:

Particulars Particulars Particulars Particulars	Amount (Solo)
Continuous Loans	459,022,373
Demand Loans	66,438,120,000
Term Loans	98,707,033,625
Short term Agri. Credit and Microcredit	5,015,914,594
Cash Credit	26,985,779,625
Overdraft	27,879,430,612
Packing Credit	626,580,846
Credit Cards	5,434,781,672
Staff Loan	1,231,925,058
Lease Finance	758,868,722
Offshore Banking Unit	13,015,786,932
Others including Islamic Banking Branches	9,222,208,943
Sub-total	255,775,453,001
Bill Purchased and Discounted	2,672,108,948
Payable in Bangladesh	1,581,215,671
Payable outside Bangladesh	269,460,138
Offshore Banking Unit	256,403,843
Islamic Banking Branches	565,029,296
Total	258,447,561,949





## c) Geographical distribution of exposures, broken down in significant areas by major types of credit exposure:

Particulars	Amount (Solo)
Dhaka Division	210,742,841,321
Chattogram Division	37,193,279,543
Sylhet Division	4,623,456,421
Mymensingh Division	1,555,657,788
Rajshahi Division	1,914,689,560
Khulna Division	1,012,365,207
Rangpur Division	725,400,406
Barisal Division	679,871,703
Total	258,447,561,949

#### Geographical Distribution of the Portfolio

Barisal Division	0.26%
Rangpur Division	0.28%
Khulna Division	0.39%
Rajshahi Division	0.74%
Mymensingh Division	0.60%
Sylhet Division	1.79%
Chattogram Division	14.39%
Dhaka Division	81.54%

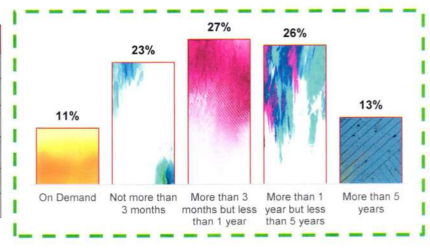


#### d) Industry or counterparty type distribution of exposures, broken down by major types of credit exposure:

Particulars Particulars	Amount (Solo)
Agriculture	7,241,549,778
RMG	40,518,617,626
Textile	12,499,749,918
Ship Building	2,321,120,734
Ship Breaking	4,718,947,670
Other Manufacturing industry	101,212,140,344
SME loans	25,025,355,317
Construction	10,955,117,677
Power, Gas	2,665,838,580
Transport, Storage and Communication	2,199,080,744
Trade Service	15,419,727,461
Commercial real estate financing	3,568,898,005
Residential real estate financing	1,522,111,148
Consumer credit	14,737,853,637
Capital Market	1,074,357,705
NBFIs	5,376,779,947
Others	7,390,315,658
Total	258,447,561,949

#### e) Residual contractual maturity breakdown of the whole portfolio, broken down by major types of credit exposure:

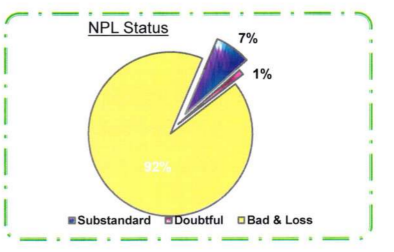
Particulars	Amount (Solo)
On Demand	27,549,382,013
Not more than 3 months	59,629,045,632
More than 3 months but less than 1 year	70,890,755,410
More than 1 year but less than 5 years	67,926,920,746
More than 5 years	32,451,458,146
Total	258,447,561,949



Risk Handson Division

# f) Amount of impaired loans and if available, past due loans, provided separately;

Particulars	Amount (Solo)
Substandard	1,217,839,845
Doubtful	182,646,896
Bad & Loss	15,661,652,158
Total	17,062,138,899



#### g) Specific and General Provisions:

Particulars Particulars Particulars Particulars	Amount (Solo)
Provision for Unclassified Loans & Advances	5,729,141,663
Provision for Classified Loans & Advances	8,505,169,973
Provision for Off Balance Sheet Items	1,411,076,694
Total	15,645,388,330
Special General Provision-COVID-19	668,987,722

## h) Gross Non-Performing Assets (NPAs):

Particulars Particulars Particulars Particulars	Amount (Solo)
Non-Performing Assets (NPAs) to Outstanding Loans & Advances (%)	6.60%
Opening Balance of CL in 2023	14,652,809,376
New Addition in CL during 2023	6,323,725,983
Reductions during the year 2023	3,914,396,461
Closing Balance of CL in 2023	17,062,138,899
Movement of specific provisions for NPAs	
Opening Balance	6,831,577,359
Add: Provision made during the year	3,034,539,533
Add: Recoveries of amounts previously written off	179,357,986
Add: Transferred from unclassified provision	59,096,994
Less. Waiver during the year	850
Less: Adjustment for Loan written off during the year	(1,599,401,899)
Closing Balance	8,505,169,973

# 5. Equities: Disclosures for Banking Book Position 5a. Qualitative Disclosure

The general qualitative disclosure requirement with respect to equity risk:

MTB Securities Limited, a corporate member of Dhaka Stock Exchange Limited, executes MTB's stock brokerage functions. The bank's equity shareholdings are primarily for capital gain or dividend income purposes. However, MTB has some investments for relationship and strategic reasons.

Investment in equity securities is broadly categorized into two parts:

- Quoted securities (common or preference shares and mutual funds) traded in the secondary market). These securities are bought and held primarily for the purpose of selling them in future or held for dividend income. These are reported at cost. Unrealized gains are not recognized in the profit and loss statement, but provision is made for diminution in value of investment.
- Unquoted securities- Investment in unlisted securities is reported at cost under cost method. Adjustment is given for any shortage of book value over cost for determining the carrying amount of investment in unlisted securities.

All investment in Government securities is initially recognized at cost price. The valuation methods of investments used are:

#### Held to Maturity (HTM)

Investments which have 'fixed or determinable payments' and are intended to be 'held to maturity' other than those that meet the definition of 'held at amortized cost', are classified as held to maturity (HTM). These investments are subsequently measured at amortized value as per Bangladesh Bank guideline.

#### Held for Trading (HFT)

Investments classified in this category are acquired principally for the purpose of trading or if designated as such by the management. After initial recognition, investments are measured at market value and any change in the market value is recognized in the statement of profit and loss for the period in which it arises.

b) Discussion of important policies covering the valuation and accounting of equity holdings in the banking book

Differentiation

other

strategic reasons

under

holdings on which capital gains

are expected and those taken

including for relationship and

between

objectives

Both quoted and unquoted equity securities are valued at cost, and necessary provisions are maintained if the prices fall below the cost price. As per Bangladesh Bank (BB) guidelines, HTM equity securities are amortized annually, and Held-for-Trading (HFT) securities are mark-to-market (revalued) once a week.

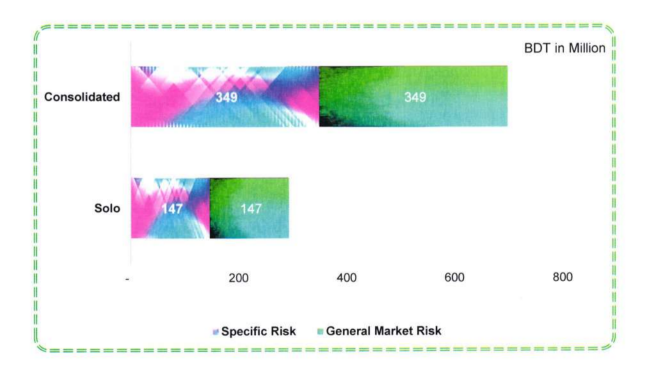
# 5b. Quantitative Disclosure

## a) Total Unrealized gains/ losses:

Particulars	Amount (Solo)
Holding cost of quoted shares	160,27,92,006
Market value	146,67,68,197
Unrealized gain/loss	(13,60,23,808)

# b) Capital Charge on Equities:

Capital Charge on Equities	Solo	Consolidated
Specific Risk	14,66,76,820	34,93,83,508
General Market Risk	14,66,76,820	34,93,83,508
Total	293,353,639	698,767,016



# 6. Interest Rate Risk In The Banking Book (IRRBB) 6a. Qualitative Disclosure

a) The general qualitative disclosure requirement including the nature of IRRBB and key assumptions, including assumptions regarding loan prepayments and behaviour of non-maturity deposits, frequency of IRRBB measurement

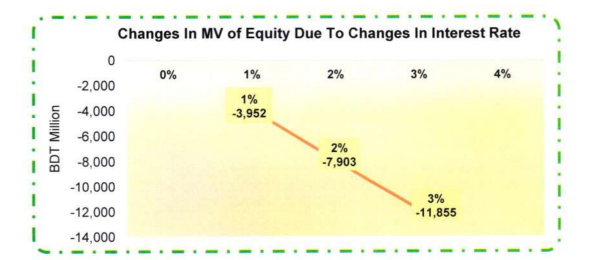
Interest rate risk is the potential impact on a bank's earnings and net asset values due to changes in market interest rates. It affects the underlying value of the bank's assets, liabilities and off-balance sheet instruments because the present value of future cash flows (and in some cases, the cash flows themselves) changes when interest rates changes. Interest Rate Risk is the risk which affects the Bank's financial condition due to change of market interest rates. Changes in interest rates affect both the current earnings (earnings perspective) and also the net worth of the Bank (economic value perspective). Bank assesses the interest rate risk both in earning and economic value perspective.

The short-term impact of changes in interest rates is on the bank's Net Interest Income (NII). The longer-term changes in interest rates affect asset cash flows, liabilities, and off-balance sheet items. It poses a risk to the bank's net worth, arising from all re-pricing mismatches and other rate-sensitive positions. MTB assesses the impact of interest rate changes on the bank's earnings and economic value through a stress testing module and gap analysis method.

#### 6b. Quantitative Disclosure

a) The increase (decline) in earnings or economic value (or relevant measure used by management) for upward and downward rate shocks according to management's method for measuring IRRBB, broken down by currency (as relevant):

Interest Rate Risk in the Banking Book		
Particulars Particulars	Amount in BDT	
Market Value of Assets	369,439,100,000	
Market Value of Liabilities (without shareholder equity)	343,116,900,000	
Weighted Average of Duration of Assets (DA)	2.10	
Weighted Average of Duration of Liabilities (DL)	1.02	
Duration GAP (DA-DL)	1.15	
Yield to Maturity (YTM -Assets)	7.63%	
Yield to Maturity (YTM -Liability)	4.27%	



# 7. Market Risk 7a. Qualitative Disclosure

a) Views of BOD on trading/investment activities Market risk is the risk of potential losses in the on-balance sheet and off-balance sheet positions of a bank stem from adverse movements in market rates or prices such as interest rates, foreign exchange rates, equity prices, credit spreads or commodity prices. The BOD of the bank ensures that the bank has an adequate market risk management process that takes into account risk appetite, risk profile, market and macroeconomic conditions. The BOD also approves prudent policies and processes to identify, measure, evaluate, monitor, report market risks on a timely basis.

b) Methods used to measure Market risk

Fundamentally, MTB applies thy Standardized Approach for gauging market risk while calculating the minimum capital requirement. It is done under two separate approaches, i.e., capital charges for "specific risk," which is designed to protect against an adverse movement in the price of an individual security and capital charge "general market risk," which is aimed at capturing the risk of loss arising from changes in market interest rates. Moreover, the bank also uses gap analysis, stress testing techniques to assume the impact of interest rate changes in earnings and capital base.

c) Market Risk Management system

To ensure holistic market risk management systems, the bank diligently adheres to the risk management guidelines for banks, FX guidelines, and other Bangladesh Bank directives. The Treasury Department of MTB manages market risk covering liquidity, interest rate, and foreign exchange risks, with oversight from Asset Liability Management Committee (ALCO), which comprises the bank's senior management. Moreover, there are treasury mid-office, market, and liquidity desks under the risk management division to monitor market risk's key parameters.

MTB sets limit for various market risk related indicators while preparing business strategies through RAS. The limits are monitored regularly and if needed, revised based on the market dynamism and macroeconomic outlook. The bank has the following Board approved policies to manage and mitigate market risk:

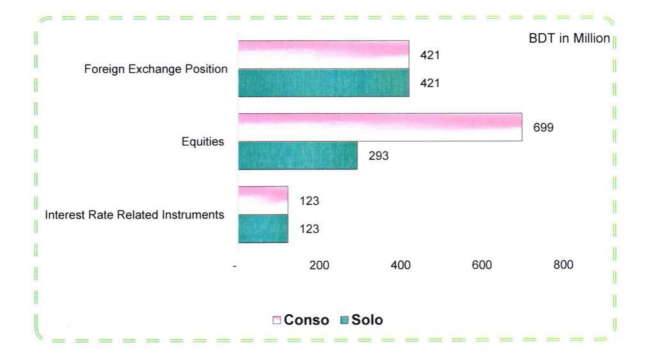
- d) Policies and processes for mitigating market risk
- ALM Policy: ALM policy of the bank sets out the key principles of effective balance sheet management. It incorporates the apt structure, organizational framework, adequate process, and control mechanism to manage liquidity and interest rate risk. The policy is approved by the BOD and is reviewed periodically to ensure the effectiveness of ALM functions.
- FX Risk Management Policy: The FX policy manual outlines the general organizational framework, international and domestic customs & practices, monitoring, reporting, and recording day-to-day interbank and corporate foreign exchange transactions.



# 7b. Quantitative Disclosure

## Capital requirement for Market Risk:

Particulars	Solo	Consolidated
Interest Rate Related Instruments	122,540,422	122,540,422
Equities	293,353,639	698,767,016
Foreign Exchange Position	420,694,406	420,694,406
Total	836,588,468	1,242,001,844





#### 8. Operational Risk 8a. Qualitative Disclosure

#### a) Views of BOD on system to reduce Operational Risk

Operational risk arises from inadequate or failed internal processes, people and systems; or from external causes, whether deliberate or accidental. It is inherent in any business. The policy for operational risks, including internal control and compliance risk, is approved by the Board, taking into account the relevant guidelines of Bangladesh Bank. The Audit Committee of the Board directly oversees the activities of the Internal Control and Compliance Department (ICCD) with the objective of mitigating all operational risks. Moreover, the bank has a board-approved risk management policy that sets out the organizational framework and sound risk governance culture across the organization.

#### b) Performance gap of executives and staff

The bank's recruitment policy outlines an unprejudiced process that underscores competency-based onboarding. Further to that, MTB's human capital development strategy plays a pivotal role in balancing the cognizance across different levels. The bank comprehends that continuous learning and development are fundamental to shore up the value creation from its human capital. Moreover, the bank has an equitable performance management system (PMS) to evaluate its employees' performance. The PMS helps identify the areas of improvement and reduce the performance gaps among a particular group of employees by mapping out development plans. The bank's policies and perks justify its unwavering commitment to the well-being of its employees.

#### c) Potential external events

The impact of external adverse events is a part of systemic risk. There would be unavoidable situations such as macroeconomic turmoil, disease outbreak that could affect the performance of the business in general. The bank's risk management strategies are designed to stave off unforeseen losses erupting from its day to day operation.

# d) Policies and processes for mitigating operational risk

MTB has a risk management division for managing and mitigating operational risk in conjunction with other business lines and support functions. Moreover, the Internal Control & Compliance Department (ICCD) conducts risk-based internal audits on the branches periodically. MTB's risk governance structure, which includes the risk management committee at the board level; executive risk management committee at the senior management level, ensures inclusive risk management culture. The bank has board-approved risk management and internal control & compliance policies to ensure effective processes and adequate systems are in place for operational risk management.

MTB has a unique risk forum at the operational level, namely ERAF, which serves as the common platform for the employees to escalate risk issues to the authorities concerned. ERAF plays a significant role in accelerating awareness among the employees on operational risk management.



# e) Approach for calculating capital charge for operational risk

MTB applies basic indicator approach as per Basel III guideline to calculate capital charge for operational risk. The capital charge under the Basic Indicator Approach as follows:

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

Where.

K = capital charge under the Basic Indicator Approach

GI=only positive annual gross income over the previous three years (i.e. negative or zero gross income if any shall be excluded)

 $\alpha = 15\%$ 

**n** = number of the previous three years for which gross income is positive.

#### 8b. Quantitative Disclosure

#### Solo Basis:

Year	Gross Income(GI)	Average GI	Alpha	Capital Requirement for Operational Risk
2022	19,793,526,573			
2021	13,740,401,014	15,517,358,444	15%	2,327,603,767
2020	13.018.147.745			

#### Consolidated Basis:

Year	Gross Income(GI)	Average GI	Alpha	Capital Requirement for Operational Risk
2022	20,480,023,204			
2021	14,694,758,001	16,198,094,050	15%	2,429,714,108
2020	13,419,500,946			

# 9. Liquidity Risk 9a. Qualitative Disclosure

# a) Views of BOD on system to reduce liquidity Risk

Measurement and managing liquidity needs are vital activities of the bank. By assuring the bank's ability to meet its liabilities as they become due, liquidity management can reduce the probability of developing an adverse situation. The importance of liquidity transcends individual banks, as liquidity shortfall in one bank can have repercussions on the entire banking system. MTB has a board-approved ALM policy to monitor and manages the liquidity stance of the bank.

# b) Methods used to measure Liquidity risk

MTB applies several regulatory liquidity indicators (RLIs) such as CRR, SLR, LCR, NSFR, MCO, and AD ratio, etc., to measure liquidity risk. The bank also conducts GAP analysis through structural liquidity profile under different time horizons to measure and manage liquidity risk. Besides, the stress testing module is applied to gauge the propensity of liquidity crunch. The bank also needs to set aside additional capital if any regulatory liquidity indicators (RLI), stated above, breach regulatory limits.

The state of the s

#### c) Liquidity risk management system

MTB has a wide-ranging organizational structure to ensure an optimized liquidity risk management system. While the governing functions of liquidity risk management lie with the Asset-Liability Committee (ALCO) of the bank, there is a treasury department responsible for operational functions for liquidity risk management. MTB's ALCO formulates and reviews strategies and also provides guidance to manage liquidity risk pursuant to the framework laid down in the ALM Policy. The Treasury department coordinates the implementation of the strategies set forth by the ALCO and other guidelines laid down in the bank's ALM policy manual. Moreover, to manage liquidity risk from another line of defense, there is also a separate liquidity desk under the risk management division to monitor the liquidity measures and limit regularly.

MTB has a board-approved ALM policy manual to measure and manage liquidity stance considering market dynamism and economic outlook as a whole. The bank also set the liquidity risk appetite for the key liquidity indicators in line with its strategic objectives. MTB also framed a Liquidity Contingency Plan (LCP), which serves as a framework for early identification and calibrated action in the liquidity crisis event. The LCP includes various indicators, which are monitored regularly, and lays down the mechanism for escalation, remedial action, and crisis management.

#### d) Policies and processes for mitigating liquidity risk

Methods used to measure liquidity risk The tools and procedures deployed by MTB to manage liquidity risk are comprehensive. The measurement tools used to assess liquidity risks are:

- Statutory Liquidity Requirement (SLR)
- Cash Reserve Ratio (CRR)
- Asset to Deposit Ratio (ADR)
- Structural Liquidity Profile (SLP)
- Maximum Cumulative Outflow (MCO)
- Liquidity Coverage Ratio (LCR)
- Net Stable Funding Ratio (NSFR)

#### 9b. Quantitative Disclosure

Particulars	Amount
Total stock of high quality liquid assets	71,602,712,750
Total net cash outflows over the next 30 calendar days	53,109,859,628
Liquidity Coverage Ratio (LCR)	134.82%
Available amount of stable funding	314,029,589,000
Required amount of stable funding	283,206,226,000
Net Stable Funding Ratio (NSFR)	110.88%

# 10. Leverage Ratio 10a. Qualitative Disclosure

Leverage ratio is the ratio of Tier 1 capital to total on and off-balance sheet exposures. Leverage ratio was introduced in Basel III with an aim to avoid building-up excessive on- and off-balance sheet leverage in the banking system. The leverage ratio is intended to achieve the following objectives:

- a) Views of BOD on system to reduce excessive leverage
- constrain the build-up of leverage in the banking sector, which can damage the broader financial system and the economy
- reinforce the risk based requirements with an easy to understand and a non-risk based measure

MTB adopted leverage ratio in line with Basel III guidelines as a credible supplementary measure to the risk based capital requirements.

 b) Policies and processes for managing excessive on and offbalance sheet leverage The bank adheres to the revised risk based capital adequacy guidelines of Bangladesh Bank while managing excessive on and off-balance sheet leverage.

MTB computes leverage ratio on a quarterly basis pursuant to the revised RBCA guidelines of Bangladesh Bank, dated December, 2014, wherein a minimum Tier 1 leverage ratio of 3% is being prescribed both at solo and consolidated level. The calculation methodology of leverage ratio is defined as:

Leverage Ratio = Tier 1 Capital (after related deductions)/Total Exposure (after related deductions)

#### Approach for calculating exposure

The exposure measure for the leverage ratio generally follows the accounting measure of exposure.

However, with an aim to fortify the banks' risk resilience capacities, Bangladesh Bank vide- BRPD circular no. 18, dated- 18<sup>th</sup> August, 2021, instructed scheduled banks to increase their leverage ratio to 4% by 2026. The directives will come into effect from 2023, and the banks will have to gradually increase their leverage ratio by 0.25% annually from 2023 to 2026.

#### 10b. Quantitative Disclosure

Particulars	Solo	Conso
On balance sheet exposure	358,302,509,025	360,821,997,119
Off balance sheet exposure	93,047,683,792	93,047,683,792
Total exposure (after related deductions)	447,823,240,369	450,342,728,463
Leverage Ratio	5.21%	5.28%

\* Branch Division Chi

# 11. Remuneration 11a. Qualitative Disclosure

MTB aims to attract, retain, and motivate the best people who are committed to maintaining a career with the bank, and who will perform their roles in the longterm interests of the bank.

#### a) The bodies that oversee remuneration

A vigorous and effective governance framework ensures that the bank operates within clear parameters of its compensation strategy. MTB has a comprehensive pay-scale in different to all its subsidiaries, regions and business lines. All compensation matters are overseen by MTB Group HR in consultation with the Managing Director & CEO, Additional Managing Director and Deputy Managing Directors. The remuneration and compensation is a process driven system aligned with a structured pay-scale and with proportionate growth by evaluating and anchoring the market conditions and through the adjustment of cost of living. The remuneration and its process are finally approved by the Board of Directors.

# b) Design and Structure of Remuneration

The Remuneration Policy provides the framework for the employees' remuneration of MTB and its subsidiaries, and it is governed by the Board approved MTB Employee Service Rules. As part of the remuneration awarded within the confines of the Remuneration Policy, fixed salary, short and long-term variable remuneration, gratuity and other benefits are being fixed. There is no right to deviate or derogate from this Policy except the discretion of the Board upon the recommendation from MTB GHR.

The committee is responsible for any compensation and remuneration related decisions comprising with the following executives:

Designation	As
Managing Director & CEO	Chairman
Additional Managing Director	Member
All Deputy Managing Directors	Members
MTB Group Head of HR	Member Secretary

# c) Performance and Pay-nature and type of measures

The bank uses objective based performance management system. The employees of the bank set objectives on the basis of the job description /assignment at the beginning of the year. Mid-year review is conducted to ascertain the progress report. Finally, performances of the employees are evaluated at the end of the year. Despite all the employees get a fixed monthly remuneration and equal proportion of annual growth, the performance bonus for employees is linked to the overall performance of the individual and the bank.

#### d) Variable remuneration

Variable remuneration is related to performance and consists primarily of the annual performance bonus. As part of rewarding annual bonus, employees'



individual performances in achieving the bank's operational and financial objectives are considered.

The Heads of the respective division/department recommend for Incentive Bonus to the employees working under their supervision. All recommendations are examined and evaluated by a committee known as MTB Bonus Committee. The structure of the committee is as under:

Designation	As
Senior most Additional Managing Director	Chairman
All Deputy Managing Directors	Members
MTB Group Head of HR	Member Secretary
MTB Group Head of Internal Control & Compliance	Member
MTB Group Chief Financial Officer	Member

The remuneration is a combination of fixed pay and variable pay. The variable pay is higher at senior levels than that of junior levels.

#### 11b. Quantitative Disclosure

a)	Number	of	employees
rec	eived varia	ble r	emuneration
awa	ard		

Total amount of BDT 385,932,319.00 (Thirty Eight Crore Fifty Nine Lac Thirty Two Thousand Three Hundred Nineteen) only was disbursed to 2254 ( Two Thousand Two Hundred Fifty Four) employees as variable remuneration award for the year 2023.

# b) Total amount of severance payment

Total amount of BDT 376,500,978.00 (Thirty Seven Crore Sixty Five Lac Nine Hundred Seventy Eight) only was disbursed to 227 (Two Hundred Twenty Seven) outgoing employees as severance payment for the year 2023 at the time of releasing them from the service of the bank.

