DISCLOSURE ON RISK BASED CAPITAL (BASEL III) (December 2024)



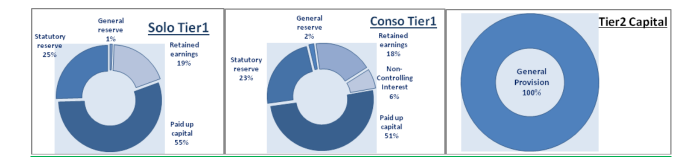
The public disclosure of prudential information is an important component of Basel Committee on Banking Supervision's (BCBS's) framework of capital measurement and capital adequacy, known as Basel III. Bangladesh Bank has specified the standard of disclosure through Guidelines on Risk Based Capital Adequacy (December 2010) which was revised in Basel III Guideline on December 2014 with effect from January 2015. The aim of introducing Market discipline in the revised framework is to establish more transparent and more disciplined financial market so that stakeholders can assess the position of the bank regarding holding of assets and to identify the risks relating to the assets and capital adequacy to meet probable loss of assets. The reports are purported to affirm the information on Minimum Capital Requirement (MCR) under pillar-I and Supervisory Review Process (SRP) under pillar-II and ensure transparency about the capital adequacy framework, risk assessment and mitigation methodologies, risk exposure in various spectrum so that the stakeholders of the industry can examine the risk related compliance of the Bank.

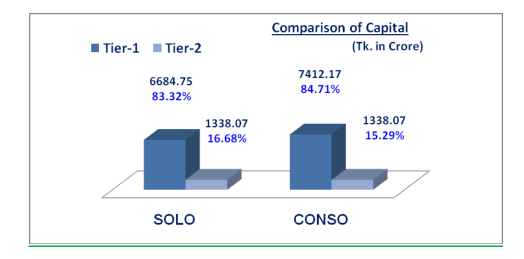
In line with the Bangladesh Bank BRPD Circular no. 35 of December 29, 2010 as to Guidelines on 'Risk Based Capital Adequacy for Banks' and subsequent BRPD Circular 18 dated December 21, 2014 on 'Guideline on Risk Based Capital Adequacy', Sonali Bank PLC is complying with following detailed qualitative and quantitative disclosures in accordance with the central bank directions covering scope of capital adequacy framework, capital of the bank, risk exposure and assessment methodology, risk mitigation strategies and capital adequacy of the bank.

1. Scope of Application				
	Qualitative Disclosures			
a) The name of the top corporate entity in the group to which this guidelines applies:	SONALI BANK PLC [A State Owned Commercial Bank]			
 b) An outline of differences in the basis of consolidation for accounting and regulatory purposes, with a brief description of the entities within the group that are (i) fully consolidated; (ii) given a deduction 	Sonali Bank PLC ("the Bank" or "SBPLC"), a state owned largest commercial Bank, was incorporated in Bangladesh on 03 June 2007 in the name "Sonali Bank Limited" as a public limited company under the Companies Act, 1994 and is governed by the Bank-Company Act, 1991 (amended to date). The Bank's evolution and prominence in the financial sector have been shaped by its history of amalgamation of the National Bank of Pakistan, Bank of Bahawalpur, and Premier Bank Limited as the erstwhile nationalized "Sonali Bank" pursuant to Bangladesh Bank (Nationalization) order, 1972 (P.O. No. 26 of 1972) on a going concern basis. The Bank took over the businesses, assets, liabilities, right, power, privilege and obligation of the Sonali Bank through a vendor agreement signed between the Ministry of Finance, People's Republic of Bangladesh on behalf of Sonali Bank and the Board of Directors on behalf of Sonali Bank PLC on 15 November 2007 with a retrospective effect from 1 July 2007. The Bank has 1,233 branches including two overseas branches at Kolkata and Siliguri in India.			
treatment; and (iii) Neither consolidated nor deducted (e.g., where the investment is risk- weighted).	Capital to Risk-weighted Assets Ratio (CRAR) report of Sonali Bank PLC is submitted to Bangladesh Bank on 'Solo' basis as well as 'Consolidated' basis. 'Solo Basis' refers to all position of the bank and its local and overseas branches/offices; and 'Consolidated Basis' refers to all position of the bank and its subsidiary companies. The Bank has four subsidiaries and one associate company.			

1. Scope of Application	on (Continued)					
	Subsidiaries of the Bank					
	 Sonali Exchange co. Inc. (SECI), an entirely owned (100% owned) subsidiary in USA. Sonali Investment Limited (SIL), an entirely owned (100% owned) subsidiary in Dhak Bangladesh. Sonali Pay (UK) Limited (SPUK), an entirely owned (100% owned) subsidiary in Unite Kingdom. Sonali Bangladesh (UK) Limited, 49% share capital of the company is held by Sonali Bank PL and the remaining 51% shares hold by the Government of the People's Republic of Bangladesh. It was considered as subsidiary in control perspective as per instruction of Bangladesh Bank from 2021. 					
	Associate of the Bank Sonali Intellect Limited, The ownership of the Company having 51% share capital in favor of Intellect Design Arena Limited, India, 35% by Sonali Bank PLC, 10% by Bangladesh Commerce Bank Ltd and remaining 4% by Panthosoft Limited. It is operating in Dhaka, Bangladesh.					
c) Any restrictions, or other major impediments, on transfer of funds or regulatory capital within the group.	Sonali Bank PLC transfers funds or regulatory capital within the group (subs as per Banking rules and regulations with the approval of the Board / Comp					
	Quantitative Disclosures					
d) The aggregate amount of	The following subsidiaries & associates has included their financial	(Tk. In Crore)				
surplus capital of insurance	activities and their aggregate capital as bellow:					
subsidiaries (whether	Sonali Exchange co. Inc. (SECI)	14.03				
deducted or subjected to	Sonali Investment Limited (SIL)	240.30				
an alternative method) included in the capital of	Sonali Pay (UK) Limited (SPUK) Sonali Pangladash (UK) Limited	30.69 993.55				
the consolidated group.	Sonali Bangladesh (UK) Limited Sonali Intellect Limited	7.50				
		7.50				
2. Capital Structure						
	Qualitative Disclosures					
	In Basel-III framework, the quality and quantity of regulatory capital have been enhanced to increase the resilience. Assessing regulatory capital in relation to overall risk exposures of a bank is an integrated and comprehensive process. The regulatory capital under Basel-III is composed of (I) Tier-1 (Going- concern Capital) and (II) Tier-2 (Gone-concern Capital). As per Bank Company Act, 1991 (Amended up to 2018) section 13, the terms and conditions of					
a) Summary information on the terms and conditions of	the main features of all capital instruments have been segregated in terms of the eligibility criteria set forth vide BRPD Circular No. 18 dated 21 December 2014 [Guidelines on Risk Based Capital Adequacy (Revised Regulatory Capital Framework for Banks in line with Basel III)] and other relevant instructions given by Bangladesh Bank from time to time. The main features of the capital instruments are as follows:					
the main features of all	Total Regulatory Capital= Tier-1 Capital (Common Equity Tier-1 +Additional Tie	er-1)+ Tier-2 Capital				
capital instruments,	1. Tier-1 Capital (Going-Concern Capital):					
especially in the case of capital instruments eligible for inclusion in CET 1,	Tier-1 capital also called core capital is the high quality capital that can absorb losses. The Tier 1 capital is divided into two categories which are:					
Additional Tier 1 or in Tier 2.	i. Common Equity Tier 1 (CET1) Capital: Common Equity Tier 1 capital (CET1) is the highest quality of regulatory capital, as it absorbs losses immediately when they occur without triggering bankruptcy of the Bank. CET 1 of SBPLC consists of:					
	 Paid-up share capital: Issued, subscribed and fully paid up share capital of the Bank. Statutory reserve: As per Section 24 of the Bank Company Act, 1991 (Amended up to 2013), an amount equivalent to 20% of the profit before taxes for each year of the Bank has been transferred to the Statutory Reserve Fund. General Reserve: General reserve created out of profit. Retained earnings: Amount of profit retained with the banking company after meeting up all expenses, provisions and appropriations. 					
ii. Additional Tier 1 (AT1) capital: Additional Tier 1 capital (AT 1) also provides loss absor a going concern basis. There is no Additional Tier-1 capital instrument at this moment.						

2. Capital Structure (Continued)		
-	Qualitative Disclosures		
	2. Tier-2 Capital (Gone-Concern Capital):		
	Tier 2 is an additional component of the bank's core capital base u will absorb losses only in a situation of liquidation of the Bank. Tier 2		
	General provision: As per Bangladesh Bank directive, amour Bank.	nt of provisio	n maintained by
	Quantitative Disclosures		
	Regulatory Capital		(Tk. in Crore)
	Common Equity Tier1 Capital(Going Concern Capital) :	Solo	Consolidated
	Paid up capital	4530.00	4530.00
h) Amount of Deculatory	Statutory reserve	2094.07	2094.07
b) Amount of Regulatory Capital with separate	General reserve	58.50	136.74
Capital with separate Disclosure of CET-1, AT-1, T-	Retained earnings	1541.52	1636.29
1 and T-2 capital	Minority Interest in subsidiaries /Non-Controlling Interest	-	554.63
	Additional Tier 1 (AT1) capital :	-	-
	Total of Tier 1 capital [A] :	8224.09	8951.73
	Tier-2 Capital (Gone Concern Capital)	Solo	Consolidated
	General provision	1338.07	1338.07
	Total of Tier 2 capital [B] :	1338.07	1338.07
c) Regulatory Adjustment /	Less: Deduction	Solo	Consolidated
Deductions from capital	Goodwill and all other Intangible Assets (Software) and DTA [C]:	1539.35	1539.57
d) Total eligible capital		Solo	Consolidated
aj iotal eligible capital	Total eligible capital [A+B-C] :	8022.82	8750.24





3. Capital Adequacy					
	Qualitative Disclosures				
a) A summary discussion of	The Bank assesses the adequacy of its capital in terms of Section 13 1991 (Amended up to 2013) and instruction contained in BRP December 2014 [Guidelines on 'Risk Based Capital Adequacy fo capital framework in line with Basel III)]. However, in terms of the regulatory guidelines, the Bank con requirement as under: i. Credit risk: On the basis of Standardized Approach; ii. Market risk: On the basis of Standardized Approach; aiii. Operational risk: On the basis of Basic Indicator Appro	D Circular N r Banks' (Re nputes the and	o. 18 dated 21 vised regulatory		
the bank's approach to assessing the adequacy of its capital to support current and future	Sonali Bank PLC is very much aware of maintaining Capital to su activities in view to this objective. With a view to meet-up provisio deferred tax assets, an Action Plan has been prepared and subseque	n shortfall ar	nd adjustment of		
activities	The Bank has maintained Capital to Risk-weighted Assets Ratio (CR the basis of 'solo' and 'Consolidated' which is 10.08% and 11.00 % minimum regulatory requirement of 10%. This has been calculat allowed by Bangladesh Bank.	% respective	ly as against the		
	Common Equity Tier-I (CET-1) and Minimum Tier-1 Ratio to RWA ratio including Capital Conservation Buffer for 'solo' is 8.40% as well as 'consolidated' is 9.32% against the minimum regulatory requirement of 4.50% and 6.00% respectively. Tier-2 ratio for 'solo' is 1.68% as well as 'consolidated' is 1.68% . Maximum limit of Tier-2 Capital (Tier-2 capital can be maximum up to 4% of the total RWA or 88.89% of CET1, whichever is higher).				
	Capital Conservation Buffer for the year 2024 is 0.08% as 'solo' and :	1.00% as 'con	isolidated'.		
	Quantitative Disclosures	T			
	Consider Description mand for	Cala	(Tk. in Crore)		
	Capital Requirement for Credit Risk	Solo 5915.23	Consolidated 5883.85		
b) Capital Requirement	Market Risk	910.94	910.94		
	Operational Risk	1130.86	1159.40		
	Total Capital Requirement	7957.03	7954.19		
			(Tk. in Crore)		
c) Total Capital, CET 1		Solo	Consolidated		
Capital, Tier-1 Capital and	Capital to Risk Weighted Assets Ratio (CRAR)	10.08%	11.00%		
Tier 2 capital ratio:	Common Equity Tier-1 to RWA Ratio	8.40%	9.32%		
	Tier-1 Capital to RWA Ratio	8.40%	9.32%		
	Tier-2 Capital to RWA Ratio	1.68%	1.68%		
d) Capital Conservation	Capital Conservation Buffer	0.08%	1.00%		
Buffer e) Available Capital under Pill	ar 2 Requirement		Nill		
	uest dated 29 April 2025, Bangladesh Bank approved d	eferral three			
DOS(CAMS)1157/41(Dividend and provision shortfall amou)/2025-3110 dated 21 May 2025 not to deduct deferred tax assets an nting taka 4,632.08 Crore against Common Equity Tier-1 (CET-1) (ember 2024. Bank has complied that instruction accordingly.	mounting tak	a 1,536.00 crore		
4. Credit Risk					
	Qualitative Disclosures				
	Credit risk is the potential loss that may arise from a borrower's fa its obligation in accordance with agreed term. Banks are very much core activities i.e. lending to corporate, SME, individual, another bar	prone to cre			
a)The general qualitative	As nor relevant Bangladesh Bank guidelines, the Bank defines the	nast due an	d impaired lean		

disclosure requirement with respect to investment (credit) risk, including : As per relevant Bangladesh Bank guidelines, the Bank defines the past due and impaired loans and advances for strengthening the credit discipline and mitigating the credit risk of the Bank. The impaired loans and advances are defined on the basis of (i) Objective / Quantitative Criteria and (ii) Qualitative judgment. For this purposes, all loans and advances are grouped into four (4) categories namely- (a) Continuous Loan (b) Demand Loan (c) Fixed Term Loan and (d) Short-term Agricultural & Micro Credit.

4. Credit Risk (Contin	ued)							
		Qualitative Disclosure	s					
	segmer	ing to the instructions of Bangladesh B nts. These are: 1. Special Mention Account (SMA) 2. Substandard (SS) 3. Doubtful (DF) 4. Bad / loss (BL) Bank follows strictly all the regulations	Bank,					
(i) SBPLC follows Bangladesh Bank's BRPD Circular No.14 Dated 23	SL#	Types of Loans	Cl	assification Status	Pe	riod for (pas	Classific st due)	ation
September 2012 and subsequent modification in rules for changes in classification of loans &	1	Continuous Loan		SMA SS DF BL		(≥3<9 (≥9<12) Month) Month 2) Mont Month	ı
advances	2	Demand Loan		SMA SS DF BL		(≥3<9 (≥9<12) Month) Month 2) Mont Month	ı
	3	Fixed Term Loan		SMA SS DF BL		≥12 Month (>8<9) Month (≥9<15) Month (≥15<18) Month ≥18 Month		
	4	Short Term Agricultural & Micro SS			(>12<36) Month (≥36<60) Month ≥60 Month			
		I		Unclass	ified		Classifie	d
	Types of Loans & Advances			Standard	SMA	SS	DF	BL
	Short	Term Agricultural Credit		1%	-	5%	5%	100%
(ii) Provisioning depending	Consumer Financing			2%	2%	20%	50%	100%
on the group: (Approaches		ng Finance		1%	1%	20%	50%	100%
followed for specific and	-	to Professionals to setup business		2%	2%	20%	50%	100%
general allowances)		um Enterprise Financing		0.25%	0.25%	20%	50%	100%
	CMS Financing Loans to Brokerage House/ Merchant Bank/ Stock Dealers			0.25% 2%	0.25% 2%	5% 20%	20% 50%	100% 100%
		ner Credit		1%	1%	20%	50%	100%
	est acc is class	rued is credited to interest suspenified as sub-standard and doubtful.		ccount inst	ead of	creditin	g the s	same to
	The salient features of Sonali Bank credit risk management policy and procedures are as under:							
 Credit policy approved by the Board: The Board approves the Credit Risk Ma Policy of SBPLC for ensuring the best practice in credit risk management and m quality of assets. The credit policy/manual has been put in place in complia Bangladesh Bank's guidelines on credit risk management and other rules & re circulated by BB from time to time. 					and ma compliar	intaining nce with		
	an ma	edit approval is delegated properly: A d balance in credit operation at every anagement and mitigation of credit risk ans with provision for early warning syst	/ stage c as we	e i.e. screen	ing, asse	ssing ris	k, ident	ification,

4. Credit Risk (Contin	ued)
	Qualitative Disclosures
	• Independent credit risk Management Division: There is an independent Credit Division (Credit Risk Management Division) to assess credit risks and suggest the mitigation procedures & techniques while processing the credit proposals by the Corporate Banking Division for approval.
	• Separate credit Administration Division: A separate credit administration division confirms that perfected security documents are in place before disbursement. SBPLC is continuing a unique process of rechecking security documentation by a second legal advisor other than the lawyer who vetted it originally.
	• Independent credit Monitoring & recovery Division and Management recovery committee: An independent and fully dedicated Credit Monitoring & Recovery Division monitors the performance and recovery of loans, identify early signs of delinquencies in portfolio and take corrective measures including legal actions to mitigate risks, improve loan quality and to ensure timely recovery of loans.
	• Credit operations are subject to independent internal Audit: Internal Control & Compliance Division independently verifies and ensures, at least once in a year, compliance with approved lending guidelines, Bangladesh Bank guidelines, operational procedures, and adequacy of internal control, documentation and overall Credit Risk Management System.
	• Reporting to Board/ executive committee/risk Management committee: Overall quality, performance, recovery status, risks status, adequacy of provision of loan portfolio are regularly reported to the Board of Directors/ Executive Committee/ Risk Management Committee of the Board for information and guidance.
	Above all, the Risk Management Division is regularly guiding the Credit Risk Management Division (s) on increasing the collateral coverage, product/sector specific diversification of credit exposures, single borrower exposures limit, large loan portfolio ceiling as stipulated by Bangladesh Bank, improving the asset quality, conducting credit rating of the borrowers to minimize the capital charge against credit risk of the Bank. Adequate provision is maintained against classified loans as per Bangladesh Bank Guidelines. Status of loans is regularly reported to the Board of Directors/ Risk Management Committee of the Board.

Quantitative Disclosures

Sonali Bank PLC has its own Credit Risk Management guideline in terms of Core Risks Management guidelines of Bangladesh Bank. The Bank also follows other instructions/guidelines of Bangladesh Bank in this regard. Sonali Bank PLC constantly monitors, reviews and analyses its credit portfolio with a view to improving ability of credit portfolio, minimizing potential losses and ensuring efficient credit process.

To manage the Non-Performing Loans (NPL), Sonali Bank PLC has a comprehensive remedial management policy, which includes a framework of controls to identify weak credits and monitoring of these accounts constantly.

		Quantitative Disclosures					
b) Total gross credit risk exposures broken down by major types of credit exposure.		(Tk. In Cror					
On Balance Sheet Exposures	Solo	Consolidate					
Cash Credit General (Hypo)	406.01	406.0					
Cash Credit General (Pledge)	101.77	101.7					
Packing Cash Credit	358.84	358.8					
Overdrafts Loan + TOD	2610.91	2377.8					
Demand Loan	0.11	0.1					
Small Loan	4.27	4.2					
General House Building Loan	825.28	825.2					
Staff House Building Loan	7936.13	7936.1					
Staff Loan	407.55	407.8					
House Building Loan (Govt.Employees)	526.72	526.7					
House Building Loan (Public Univ & UGC) CJ	121.9	121					
Special Loan Programme	0.41	0.4					
Special F.C Term Loan to Payra Port Authority	5891.26	5891.2					
Special F.C Term Loan to Sonali Bank (UK) Limited Special Term Loan against Fund Received from BB for Workers' Salary of Export Oriented Industries	0	7 1					
Jnder Covid-19	7.57	7.5					
Loan under SB Industrial Credit Scheme	2984.86	2984.8					
Loan under External Credit Program	2984.80	2904.0					
Norking Capital to Industries (Hypo)	3395.12	3395.1					
Norking Capital to Industries (Pledge)	135.38	135.3					
Working Capital Under Stimulus Pack for Indus & Serve for COVID-19	401.01	401.0					
Sonali Credit	78.19	78.3					
Loan Under SB Agro Based Industrial Scheme	545.12	545.1					
Norking Capital to Agro Based Industrial Scheme	562.54	562.					
Norking Capital to Agro Based Industry (Pledge)	239.7	239					
Agricultural Loan & Other (Wheat, Maze etc)	7415.5	7415					
Agri. Loan Disbursed at conce.Intt. Rate against COVID-19	90.93	90.9					
Agri. Loan Against Special Stimulus Refinance Sch. For COVID-19	33.36	33.3					
Vicro Credit	1076.68	1076.6					
Vicro Credit Loan Under B.B Revolving Refi.Sch.for COVID-19	0.11	0.1					
LIM (Loan Against Imported Merchandise)	143.19	143.1					
TR (Loan Against Trust Receipt)	18219.11	18219.1					
Forced Loan	2108.18	2108.:					
Loan for L/C under WES	0.01	0.0					
oan against Inland Bills	2.52	2.					
Current Account Barter (Debit Balance)	93.26	93.					
Bridge Finance	126.66	126.					
Small Business Loan Sceme	26.18	26.3					
ease Finance	2.62	2.					
Consumer Loan	16060.12	16060.					
Ferm Loan to Freedom Fighter	3574.92	3574.9					
oan Against BB Refinance Scheme of Ghorefera	20.65	20.0					
Special F.C Term Loan to Bangladesh Biman	4244.66	4244.6					
Force Loan A/C PAD	369.47	369.4					
SME Finance (Term Loan Service)	9586.6	9586					
SME Finance (Term Loan to Industries)	240.62	240.6					
SME Finance (Working Capital Wind)	5615.25	5615.2					
SME Loan Under BB Revolving Re-Finance for COVID-19	524.73	524.7					
CMSME Term Loan under BB + Startup Fund	203.21	203.2					
SME Loan Under B.B Revolving Re-Finance for COVID-19 (Term)	30.63	30.6					
Bills Discounted and Purchased	787.45	1999.9					
Special Loan-Advance Rent (Interest Bearing)	10.51	10.5					
NGO & MFI Linkage Revolving Loan+Other	0.13	0.:					
Forced Loan A/C EDF	459.31	459.3					
Rural Housing Finance-Sonali Neer A/C	35.41	35.4					
.oan against Food Procurement Bill A/C	439.3	439					
ong term loan at prevailing rate of Interest (SECI)	4.37	4.3					
Bai Muazzal- House Hold Durable Scheme IW	110.27	110.2					
Loan against Sonali Bank UK Limited		960.9					
Portfolio Loan to Investors		276.9					
rotal	99196.57	101414.1					

4. Credit Risk (Continued) **Quantitative Disclosures** (Tk. In Crore) **Off-Balance Sheet Exposures** Solo Consolidated Letter of Guarantee 441.56 441.56 Irrevocable Letters of Credit 52379.89 52379.89 Bills for Collection 294.68 294.68 **Other Contingent Liabilities** 197.11 197.11 53313.24 53313.24 Total

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

		(Tk. in Crore)	
Inside Bangladesh (Divisional Office Wise)	Solo	Consolidated	Geographicat Distribution of Exposures (Divisional office wise)
1) Dhaka Central	44382.11	46599.69	management (
2) Dhaka North	2315.38	2315.38	Dhaka Central 44. Dhaka North 2.33%
3) Dhaka South	7259.35	7259.35	Dhaka North 2,33% Dhaka South 7,32%
4) Barishal	2991.87	2991.87	Barishal 3.02%
5) Chattogram North	1370.78	1370.78	Chattagram North 💻 1.38%
6) Chattogram South	2891.53	2891.53	Chattagram South 2.92%
7) Cumilla	2395.46	2395.46	Comilla 2.42% Faridpur 3.48%
8) Faridpur	3456.05	3456.05	Khulna 4.71%
9) Khulna	4673.39	4673.39	Jashore 3.60%
10) Jashore	3569.19	3569.19	Mymensingh 2.56%
11) Mymensingh	2538.04	2538.04	Jamalpur 2.03% Rajshahi 4.81%
12) Jamalpur	2014.93	2014.93	Rangpur 5.29%
13) Rajshahi	4772.31	4772.31	Sylhet 2.06%
14) Rangpur	5247.71	5247.71	Bogra 2.47% Noakhali 1.26%
15) Sylhet	2040.48	2040.48	Dinajpur 3.60%
16) Bogura	2444.82	2444.82	3-203 - 30,5-558
17) Noakhali	1249.62	1249.62	
18) Dinajpur	3567.97	3567.97	
Outside Bangladesh			
Kolkata &Siliguri	15.58	15.58	
Total	99196.57	101414.15	

		(Tk. in Crore)				
Industry Name	Solo	Consolidated		Industry or c	ounterparty type dist exposures	<u>ribution of</u>
1) Agricultural / Rural Credit	7534.04	7534.04	Agricultural / Rural Credit	7.60%	exposures	
2) Micro Credit	1097.47	1097.47	Micro Credit	1.11%		
3) Industrial Credit	6919.00	6919.00	Where create	1.11%		
4) Agro-based Industrial	1353.13	1353.13	Industrial Credit	6.98%		
Credit			Agro-based Industrial Credit	1.36%		
5) International Trade	32351.20	32351.20	International Trade			
6) SME Finance	16201.03	16201.03	International Irade			32.61%
7) General Advance &	33740.70	35958.28	SME Finance		16.33%	
Others			General Advance &			34.01%
Total	99196.57	101414.15	Others			

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

		(Tk. In Crore)
Maturity Grouping of loans and advances	Solo	Consolidated
On demand	8028.39	8028.39
Not more than 3 months	8005.01	8005.01
More than 3 months but not more than 1 year	27087.43	27087.43
More than 1 year but not more than 5 years	19610.18	19610.18
More than 5 years	35675.59	36680.71
Total	98406.60	99411.72

4. Credit Risk (Continued)

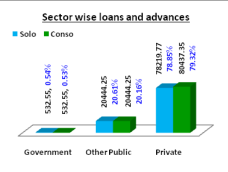
Quantitative Disclosures

		(Tk. In Crore)
Bills purchased and discounted	Solo	Consolidated
Not more than 1 month	70.76	70.76
More than 1 month but not more than 3 months	1.67	1214.13
More than 3 months but not more than 6 months	594.33	594.33
More than 6 months	123.21	123.21
Total	789.97	2002.43

(f) Major counterparty wise amount of impaired loans

		(Tk. In Crore)
Loans and advances on the basis of significant concentration including bills purchased and discounted	Solo	Consolidated
Advances to allied concerns of Directors	-	-
Advances to Managing Directors and other Senior Executives	15.62	15.62
Advances to customer group(amounting more than 10% of banks total capital)	37625.32	37625.32
Other customers	53232.08	53232.08
Advance to staff	8323.55	8323.55
Total	99196.57	99196.57

		(Tk. In Crore)
Sector wise loans and advances	Solo	Consolidated
Government	532.55	532.55
Other Public	20444.25	20444.25
Private	78219.77	80437.35
Total	99196.57	101414.15



Government		
Unclassified	439.20	439.20
Classified	93.35	93.35
Sub Total	532.55	532.55
Other public		
Unclassified	20285.66	20285.66
Classified	158.59	158.59
Sub Total	20444.25	20444.25
Private		
Unclassified	60507.71	62725.29
Classified	17712.06	17712.06
Sub Total	78219.77	80437.35
Classification wise loan-advs. and Provision		
Standard	80071.54	82289.12
Special Mention Account (SMA)	1066.78	1066.78
Sub Total	81138.32	83355.90
Classified		
Substandard (SS)	1747.37	1747.37
Doubtful (DF)	264.63	264.63
Bad and Loss (BL)	16046.25	16046.25
Sub Total	18058.25	18058.25

4. Credit Risk (Continued)

Quantitative Disclosures

g) Movement of NPA and Provisions

Note: In response to Bank's request regarding maintenance of provisions for loans & advances for 2024, Bangladesh Bank vide letter no-DOS(CAMS)1157/41(Dividend)/2025-3110 dated 21 May 2025 has given certain directives for maintenance of provision against unclassified and classified loans & advances, investments and balance with Bangladesh Bank as on 31 December 2024. As per the directives, the Bank has calculated the required provision against unclassified and classified loans & advances and maintained provision amounting taka 14,260.27 crore by relishing deferral of taka 1,441.94 crore accordingly. In addition Bangladesh Bank has also allowed deferral of Tk 3,190.14 crore of provision against balance with Bangladesh Bank and Other Bank and NBFI.

		(Tk. In Crore)
	Solo	Consolidated
Gross Non Performing Assets (NPAs)	18058.25	18058.25
Non Performing Assets (NPAs) to Outstanding Loans & advances	18.20%	17.81%
Movement of Non Performing Assets (NPAs) (Loans & advances)	Solo	Consolidated
Opening balance	13340.98	13340.98
Additions	5907.67	5907.67
Reductions	1272.89	1272.89
Closing balance	17975.76	17975.76
Movement of specific provisions for NPAs (Loans & advances)	Solo	Consolidated
Opening balance	9033.97	9033.97
Provisions made during the period	4587.35	4587.35
write-off	67.65	67.65
Write-back of excess provisions	0.01	0.01
Closing balance	13553.68	13553.68

5) Equities: Disclosures for Banking Book Positions

Qualitative Disclosures

The major portion of the Bank's holding of equity exposure is mainly with the purpose of capital gain. The quoted shares are valued both at cost price and market price basis. However, the un-quoted shares are valued at their cost price.

(a) Both "Solo Basis" & "Consolidated Basis" the Bank has equity exposure in Banking Book consisting of listed shares of 133 companies and unlisted shares of 12 companies.

Market value of allotted securities has been determined on the basis of the value of securities at the last trading day of the year. The non-listed investments in securities are shown at cost.

Quantitative Disclosures

(b) Value disclosed in the balance sheet of investments, as well as the fair value of that equity at cost price and market price has been disclosed as under:

Investment in charge at east price .	(Tk. in Crore)			
Investment in shares at cost price :	Solo	Consolidated		
Quoted and Un-quoted shares	2047.75	2350.33		
Quoted shares	1462.12	1764.70		
Un-quoted shares	585.63	585.63		
Investment in shares as market price ;	1650.39	1952.97		
Quoted and Un-quoted shares				
Quoted shares	1064.76	1367.34		
Un-quoted shares	585.63	585.63		

6. Interest rate risk in the banking book (IRRBB)

Interest rate risk in the banking book reflects the shocks to the financial position of the Bank including potential loss that the Bank may face in the event of adverse change in market interest rate. This has an impact on earning of the Bank through net interest earning as well as on market value of equity or net worth.

Qualitative Disclosures

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

Interest rate risk is the potential impact on the Bank's earnings (Net Interest Income- NII) and net asset values due to changes in market interest rates. Interest rate risk arises when the Bank's principal and interest cash flows (including final maturities), for both On and Off-balance sheet exposures, have mismatched re-pricing dates. The amount at risk is a function of the magnitude and direction of interest rate changes and the size and maturity structure of the mismatch position. The portfolio of assets and liabilities in the banking book sensitive to interest rate changes is the element of interest rate risk.

To manage this risk in the banking book, bank considers the impact of interest rate changes on both assets and liabilities, and its particular features including, among other things, terms and timing. Changes in interest rates affect both the current earnings (earning perspective) as well as the net worth of the Bank (economic value perspective). SBPLC periodically computes the interest rate risk on the banking book that arises due to re-pricing mismatches in interest rate sensitive assets and liabilities. For computation of the interest rate mismatches the guidelines of Bangladesh Bank are followed. Details relating to re-pricing mismatches and the interest rate risk thereon are placed to the ALCO regularly.

Quantitative Disclosures

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

		as on 31 December 2024				(Taka in Crore)			
Particulars	TOTAL	Call	2-7 days	8 days- 1 Month	1-3 Month	3-6 Months	6-12 Months	1-5 Years	More than 5 years
Term Deposits with Bank & NBFI	5,661.47	0.00	1,478.50	1,848.00	371.50	188.40	0.00	1,760.56	14.51
Money at Call & Short Notice	1,688.26	1,620.28	0.00	0.00	0.00	0.00	67.98	0.00	0.00
Investment in GovtSecurities	83,503.88	0.00	499.21	1,183.58	7,112.41	7,741.93	11,624.29	30,434.98	24,907.48
Other Investments	5,589.32	0.00	0.00	0.00	0.00	70.00	2,484.41	1,976.51	1,058.40
Loans and Advances*	79,932.68	336.47	2,259.73	8,039.52	19,704.49	10,856.11	8,457.64	15,179.76	15,098.96
Bills Purchased & discounted	870.50	0.00	47.14	317.54	505.82	0.00	0.00	0.00	0.00
Reverse REPO	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Total RSA	177,246.11	1,956.75	4,284.58	11,388.64	27,694.22	18,856.44	22,634.32	49,351.81	41,079.35
Borrowings: From Bangladesh Bank	(10,168.88)							(10,135.92)	(32.96)
Money at Call & Short Notice	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Deposits**	(134,362.98)	(7,350.61)	(2,019.82)	(4,048.38)	(30,964.70)	(32,299.59)	(23,491.66)	(29,454.91)	(4,733.31)
REPO	(8,941.00)	0.00	0.00	(3,246.00)	(5,183.00)	(512.00)	0.00	0.00	0.00
Total RSL	(153,472.86)	(7,350.61)	(2,019.82)	(7,294.38)	(36,147.70)	(32,811.59)	(23,491.66)	(39,590.83)	(4,766.27)
NET MISMATCH	23,773.25	(5393.86)	2264.76	4094.26	(8453.48)	(13955.15)	(857.34)	9760.98	36313.08
CUMULATIVE NET MISMATCH	İ	(5393.86)	(3129.10)	965.16	(7488.32)	(21443.47)	(22300.81)	(12539.83)	23.773.25

* Excluding provision for Non Performing Loans of Tk. 11,517.34 crore and Interest Suspense of Tk. 6,750.11 crore.

** Excluding non interest bearing demand deposits of Tk. 30,424.49 crore.

7. Market risk

Market risk arises due to changes in the market variables such as interest rates, foreign currency exchange rates, equity prices and commodity prices. The financial instruments that are held with trading intent or to hedge against various risks, are purchased to make profit from spreads between the bid and ask price are subject to market risk. SBPLC is exposed to market risk mostly stemming from Government Treasury Bills and Bonds, Shares of listed Public Limited Companies, foreign currency etc.

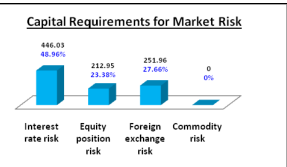
Qualitative Disclosures

(a) Views of Board of Directors (BOD) on trading / investment activities	The Board approves all policies related to market risk, set limits and reviews compliance on a regular basis. The objective is to provide cost effective funding to finance assets growth and trade related transactions. The market risk covers the followings risks of the Bank's balance sheet:			
	 i) Interest rate risk; ii) Equity price risk; iii) Foreign exchange risk; and 			
	iv) Commodity price risk.			

7. Market risk (C	Continued)					
	Qualitativ	e Disclosures				
Methods used to	As per relevant Bangladesh Bank guidelines, Standardized Approach has been used to measure Market Risk for capital requirement for trading book of the Bank. The total capital requirement respect of market risk is the aggregate capital requirement calculated for each of the risk s categories. For each risk category minimum capital requirement is measured in terms of two separa calculated capital charges for "specific risk" and "general market risk" as under:					
measure market risk	Component of	Capital charged For Market	risk			
	Market risk	General Market risk	Specific Market risk			
	Interest Rate Risk	Applied	-			
	Equity Price Risk	Applied	Applied			
	Foreign Exchange Risk	Applied	-			
	Commodities Price Risk	N	/A			
Market risk management system						
Policies and processes for mitigating market risk	There are approved limits for credit deposit ratio, liquid assets to total assets ratio, maturity mismatch, commitments for both on-balance sheet and off-balance sheet items and borrowing from money market and foreign exchange position. The limits are monitored and enforced on a regular basis to protect against market risks. The exchange rate committee of the bank meets on a daily basis to review the prevailing market condition, exchange rate, foreign exchange position, and transactions to mitigate foreign exchange risks.					

Quantitative Disclosures

		(Tk. in Crore)
(b)The capital requirements for:	Solo	Consolidated
Interest rate risk;	446.03	446.03
Equity position risk;	212.95	212.95
Foreign exchange risk;	251.96	251.96
Commodity risk	Nil	Nil
Total Requirement	910.94	910.94



8. Operational risk

Operational risk is the risk which may arise directly or indirectly due to failure or breakdown of system, people, and process. This definition includes legal risk, but excludes strategic and reputation risk. The bank manages these risks through a control based environment in which processes are documented, authorization is independent, and transactions are reconciled and monitored.

	Qualitative Disclosures				
(a) Views of Board of	The policy for operational risks including internal control and compliance risk is approved by the Board in line with the relevant guidelines of Bangladesh Bank. Audit Committee of the Board directly oversees the activities of Internal Control and Compliance Division (IC&CD) to protect against all operational risks.				
Directors (BOD) on system to reduce Operational Risk	As a part of continued surveillance, the Senior Management Team (SMT) which was previously named as Management Committee (MANCOM), Risk Management Committee (at the management level), and independent Risk Management Division regularly reviews different aspects of operational risk. The analytical assessment was reported to the Board/ Risk Management Committee/Audit Committee of the Bank for review and formulating appropriate policies, tools & techniques for mitigation of operational risk.				
(b) Performance gap of executives and staffs	SBPLC has a policy to provide competitive package and best working environment to attract and retain the most talented people available in the industry. SBPLC's strong brand image plays an important role in employee motivation. As a result, there is no significant performance gap.				

8. Operational risk (Con	tinued)				
• •	Qualitative Disclosu	ures			
(c) Potential external events	Like other peers, SBPLC operates its business with few external risk factors relating to socio-economic condition, political atmosphere, regulatory policy changes, natural disc etc. based on the overall perspective of the country. Potential external events and rel				
 (d) Policies and processes for mitigating operational risk for mitigating operational risk for mitigating operational risk The policy for operational risk The policy for operational risk including internal control and compliance risk is app the Board taking into account relevant guidelines of Bangladesh Bank. A policy guide Risk Based Internal Audit (RBIA) System is in operation. As per RBIA, branches with status and subjected to more frequent audit by Internal Control and Compliance (IC&CD). IC&CD directly reports to Audit Committee of the Board. Currently, SBPLC are using some models or tools for mitigating operational risk such assessment of Anti-fraud Internal Control; Quarterly Operational Report (Q Departmental Control Function Check List (DCFCL) in line with the Banglades relevant Instructions and recommendations. It is required to submit the statement Assessment of Antifraud Internal Control to Bangladesh Bank on quarterly rest. 					
	In addition, there is a Vigilance Cell established in 2009 to reinforce the operational risk management of the Bank. Bank's Anti- Money laundering activities are headed by CAMLCO and their activities are devoted to protect against all money laundering and terrorist finance related activities. The newly established Central Customer Service & Complaint Management Cell was also engaged in mitigating the operation risks of the Bank. Apart from that, there is adequate check and balance at every stage of operation, authorities are properly segregated and there is at least dual control on every transaction to protect against operational risk.				
	Approach (BIA) in terms of BRPD Circular No. 18 dated (a Based capital Adequacy for Banks' (revised regulatory (b)). The BIA stipulates the capital charge for operational (α (alpha) of average positive annual gross income of also states that if the annual gross income for any year excluded from both the numerator and denominator (a income. The capital charge for operational risk is (formula: (GI 1 + GI2 + GI3) α]/n				
	Where:				
(e) Approach for calculating capital charge for operational risk	K = the capital charge under the Basic Indicator Approach GI = only positive annual gross income over the previous three years (i.e., negative or				
	n = number of the previous thre	ee years for which gross income is positive.			
	Besides, Gross Income (GI) is calculated as "net Interest Income" plus "net non -Interest Income". The GI is also the net result of:				
	 Gross of any provisions; Gross of operating expenses, including fees paid to outsourcing service providers; 				
	 iii. Excluding realized profits/losses from the sale of securities held to r the banking book; iv. Excluding extraordinary or irregular items; 				
	v. Excluding excluding v.				
	Quantitative Disclos				
		Capital Requirements for Operational			
	nents for Operational Risk Consolidated	<u>Risk</u> 1159.4			
Solo	Consoliuated	1159.4			

The capital requirements for Operational Risk						
	Solo			Solo Consolidated		t k
Year	Gross Income (GI)	Average GI*	15% of Average GI	Gross Income (GI)	Average GI*	15% of Average Gl
2024	9689.95			9923.64		
2023	7406.48	7539.05	1130.86	7620.07	7729.35	1159.40
2022	5520.73			5644.33		



9. Liquidity Ratio

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

	Qualitative Disclosures				
(a) Views of Board of Directors (BOD) on system to reduce Liquidity Risk	The Board of Directors reviews the liquidity risk of the Bank on quarterly rest while reviewing the Quarterly Financial Statements, Stress Testing Report etc. Besides, the Chairman of the Board also reviews the liquidity position while reviewing the management information system (MIS) report on monthly basis. Upon reviewing the overall liquidity position along with the outlook of SBPLC funding need, investment opportunity, market/industry trend, the Board takes its strategic decision regarding deposits, funding, investments, loans as well as interest rates polices etc.				
	The Board of SBPLC always strives to maintain adequate need for the huge retail depositors, borrowers' requirements comfortably.	irements as well as maintain regulatory			
(b) Methods used to measure Liquidity Risk	 In order to measure liquidity risk various methods are being used which are as follows: GAP analysis is being done regularly that deals with the mismatch of assets and liabilities in different time buckets like 0-30 days, 31-90 days, 91-180 days, 181-270 days, 271-365 days and beyond 1 year. In monthly ALCO paper, SBPLC show this GAP analysis based on which different strategic decisions are taken in order to reduce liquidity risk that may arise due to the mismatch between assets and liabilities. Cash flow forecasting is another technique to measure liquidity risk that may arise due to 				
(c) Liquidity risk management system	future cash flow mismatch. In our monthly ALCO paper we show this cash flow forecastingIn SBPLC, at the management level, the liquidity risk is primarily managed by the Treasury Division(Front Office) under oversight of ALCO which is headed by the Managing Director along with othersenior management. Apart from the above, Risk Management Division also monitors & measures theliquidity risk in line with the Basel III liquidity measurement tools, namely, LCR, NSFR, Leverage Ratio.RMD addresses the key issues and strategies to maintain the Basel III liquidity ratios to the respectivedivision (s) on regular interval.				
(d) Policies and processes for mitigating Liquidity Risk	 The Asset-Liability (ALCO) policy leads the process & procedures for mitigation of liquidity risk of SBPLC. ALCO works under specific Terms of References (functions) approved by the Board. Treasury Division (Front Office) and ALM desk under regular supervision of Top Management reviews the overall liquidity position of SBPLC and takes appropriate strategy, process in line with the industry position for managing liquidity risk of the Bank. 				
Quantitative Disclosures					
Liquidity Ratio	Liquidity Coverage Ratio Net Stable Funding Ratio (NSRF)	Amount in Taka 668.32% 101.89%			
(Solo)	Net Stable Funding Ratio (NSRF)101.89%Stock of High quality liquid assets8,20,18,32,13,000Total net cash outflows over the next 30 calendar days1,22,72,24,06,850Available amount of stable funding15,12,41,03,56,000Required amount of stable funding14,84,35,78,24,000				
10. Leverage Rat	tio				
Leverage is an inherent which facilitate leverage	and essential part of modern banking business. In other wor ge for others. Leverage, in simple terms, is the extent to wh re debt relative to capital means a higher level of leverage.				
	Qualitative Disclosures				
(a) Views of BOD on system to reduce excessive leverage and advances and maintaining good asset quality so as to maximize the revenue as well as the capacity to generate capital internally (in the form of retained earnings) to trade-off the excessive leverage supposed to be caused by asset growth.					

10. Leverage Ratio	o (Continued)					
	Qualitative Disclosure	25				
	total adjusted On and Off balance sheet asset) w the striking components of balance sheet, namely	it and foremost, Bank's policy is to maintain the Leverage Ratio (Tier 1 capital as proportion to al adjusted On and Off balance sheet asset) well above the regulatory requirement. To this end striking components of balance sheet, namely, the deposits & borrowing, loans & advances, othe uid assets (treasury bills, bonds, fund placements) are analyzed on monthly basis.				
(b) Policies and processes for managing excessive On and Off Balance Sheet leverage	Measures are taken to contain the growth of overall size of balance sheet (On and Off balance sheet exposures aggregately) considering short term outlook of the industry indicators as well as possi					
		exposures of balance sheet representing the overall position of the Bank as of the reporting date calculated and presented in terms of applicable relevant accounting standards, i.e., IASs (BASs) Ss (BFRSs), etc.				
(c) Approach for calculating exposure/ Leverage	The accounting values of assets and liabilities are assets and liabilities are also made where permi standards and the regulatory instruction. For calculating "leverage", SBPLC follows the 'L	itted in compliance with th	e respective accounting			
	Bangladesh Bank. Quantitative Disclosur	205				
	Quantitative Disclosur	C 3				
			Amount in Taka			
		Solo	Consolidated			
	Tier-1 Capital	66,847,500,000.00	74,121,700,000.00			
Leverage Ratio of	On balance sheet exposure	2,126,764,378,180.67	2,141,890,372,098.67			
SBPLC	Off balance sheet exposure	116,761,700,000.00	116,761,700,000.00			
	Regulatory Adjustment made to Tier1 Capital	15,393,500,000.00	15,395,700,000.00			
	Total exposure	2,228,132,578,180.67	2,243,256,372,098.67			
	Leverage Ratio	3.00%	3.30%			
11. Remuneration						
111 1101101101101	Qualitative Disclosure	<u>م</u>				
a) Information relation	ng to the bodies that oversee remuneratio					
(i) Name of the bodies overseeing remuneratior	In line with its HR management strategy/holicy linder direct supervision and guidance of Se					
(ii) Composition of the r body overse remuneration	executive management (Deputy Managing Directors) and the Heads of different funct					
(iii) Mandate of the r body overse remuneration	Bank's remuneration is to review the position of remuneration and associated matters					
(iv) External consult whose advice has to sought, the body by w they were commissio and in what areas of remuneration process	 The Bank has no External Consultant permanently regarding 'remuneration' and its process However, experts' opinion may have been sought in case to case basis regarding income tag matter, lawyers' opinion for settlement of employees' dues in case of death, penalty etc. in 					

remuneration process.

11. Remuneration (Continued)					
Qualitative Disclosures					
(v) A description of the scope of the bank's remuneration policy (e.g. by regions, business lines), including the extent to which it is applicable to foreign subsidiaries and branches.	The Bank does not differentiate the 'Pay Structure' and 'employee benefits' by regions. However, variation in remuneration is in practice based on nature of job/business line/activity primarily bifurcated for the employees who are directly recruited by the Bank and the headcounts/employees explored through outsourcing service providers as per rule. As of 31 December 2024, the Bank had three foreign & one local subsidiary and two branches outside Bangladesh.				
(vi) A description of the types of employees considered as material risk takers and as senior managers, including the number of employees in each group.	We consider the members of the senior management, branch managers and the employees engaged in different functional divisions at Head Office (except the employees involved in internal control, risk management and compliance) as the material risk takers of SBPLC.				
b) Information relating to	the design and structure of remuneration processes.				
(i) An overview of the key features and objectives of remuneration policy.	Remuneration and other associated matters are guided by the Bank's Service Rule as well as instruction, guidance from the Board from time to time in line with the industry practice with the objectives of retention/hiring of experienced, talented workforce focusing on sustainable growth of the Bank.				
(ii) Whether the remuneration committee reviewed the bank's remuneration policy during the past year, and if so, an overview of any changes that was made.	Human Resources Division under guidance of SMT, the Board and senior management reviews the issues of remuneration & its associated matters from time to time.				
(iii) A discussion of how the bank ensures that risk and compliance employees are remunerated independently of the businesses they oversee.	The risk and compliance employees are carrying out the activities independently as per specific terms of references, job allocated to them. Regarding remuneration of the risk and compliance employees, Human Resources Division does not make any difference with other mainstream/ regular employees and sets the remuneration as per the prevailing rule of the Bank primarily governed by the employees' service rule of the Bank.				
c) Description of the ways in	n which current and future risks are taken into account in the remuneration processes.				
(i) An overview of the key risks that the bank takes into account when implementing remuneration measures.	The business risk including credit/default risk, compliance & reputational risk are mostly considered when implementing the remuneration measures for each employee/group of employee. Financial and liquidity risk are also considered.				
(ii) An overview of the nature and type of the key measures used to take account of these risks, including risks difficult to measure.	Different set of measures are in practice based on the nature & type of business lines/segments etc. These measures are primarily focused on the business target/goals set for each area of operation, branch vis-à-vis the actual results achieved as of the reporting date. The most vital tools & indicators used for measuring the risks are the asset quality (NPL ratio), Net Interest Margin (NIM), provision coverage ratio, credit-deposit ratio, cost-income ratio, growth of net profit, as well the non-financial indicators, namely, the compliance status with the regulatory norms, instructions has been brought to all concerned of the Bank from time to time.				
(iii) A discussion of the ways in which these measures affect remuneration.	While evaluating the performance of each employee annually, all the financial and non-financial indicators as per pre-determined set criteria are considered; and accordingly the result of the performance varies from one to another and thus affect the remuneration as well.				
(iv) A discussion of how the nature and type of these measures has changed over the past year and reasons for the change, as well as the impact of changes on remuneration.	No material change has been made during the year 2024 that could the affect the remuneration.				
	d) Description of the ways in which the bank seeks to link performance during a performance measurement				
(i) An overview of main performance metrics for bank, top-level business lines and individuals.	The Board sets the Key Performance Indicators (KPIs) while approving the business target/budget for each year for the Bank and business lines/segments. The management sets the appropriate tools, techniques and strategic planning (with due concurrence/approval of the Board) towards achieving those targets. The most common KPIs are the achievement of Ioan, deposit and profit target with the threshold of NPL ratio, cost-income ratio, cost of fund, yield on Ioans, provision coverage ratio, capital to risk weighted asset ratio (CRAR), ROE, ROA, liquidity position (maintenance of CRR and SLR) etc.				

11. Remuneration (Continued)						
	Qualitative Disclosures					
(ii) A discussion of how amounts of individual remuneration are linked to bank-wide and individual performance.	as per set criteria. And, accordingly, the aggregate amount of remuneration of the Bank as a					
(iii) A discussion of the measures the bank will in general implement to adjust remuneration in the event that performance metrics are weak. This should include the bank's criteria for determining "weak" performance metrics.						
e) Description of the ways in	which the bank seek to adjust remuneration to take account of longe	er-term performance.				
(i) A discussion of the bank's policy on deferral and vesting of variable remuneration and, if the fraction of variable remuneration that is deferred differs across employees or groups of employees, a description of the factors that determine the fraction and their relative importance.	The Bank pays variable remuneration i.e. annual increment based on the yearly performance rating on cash basis with the monthly pay. While the value of longer term variable part of remuneration i.e. the amount of provident fund, gratuity fund are made provision on aggregate/individual employee basis; actual payment is made upon retirement, resignation etc. as the case may be, as per rule.					
(ii) A discussion of the bank's policy and criteria for adjusting deferred remuneration before vesting and (if permitted by national law) after vesting through claw back arrangements.	Not Applicable.					
f) Description of the different fo	rms of variable remuneration that the bank utilizes and the rationale for usi	ng these different forms.				
(i) An overview of the forms of variable remuneration offered (i.e. cash, shares and share- linked instruments and other forms. A description of the elements corresponding to other forms of variable remuneration (if any) should be provided.	The Bank pays variable remuneration on cash basis (i.e. direct credit to the employee Bank account and/or Payment Order/Cheque), as the case may be, as per rule/practice.					
(ii) A discussion of the use of the different forms of variable remuneration and, if the mix of different forms of variable	The following variable remuneration has been offered by SBPLC to its employees:					
remuneration differs across employees or groups of employees), a description the factors that determine the mix and their relative importance.	s Annual Increment f Bank provides annual increments based on performance to the employees with the view of					
•	Quantitative Disclosures					
g) Number of meetings held by the main body overseeing remuneration during the financial year and remuneration paid to its						
	enior Management Team (SMT) held in the year 2024. All the members o Bank. No remuneration was paid to the members of the Management C					
h)						
i) Number of employees having received a variable remuneration award during the financial year.	red a variable Particulars Numbers neration award during the Number of employees having received a variable remuneration award Number Number					

11. Remuneration (Co	ntinued)				
	Quantitative Disclos	ures			
	The following Number of Employees recei		eration during the	e year 2024:	
ii) Number and total amount of guaranteed bonuses awarded during the financial year.	Number of Particulars employees (In Unit)		Total amount of guaranteed bonuses (In Million Taka)		
	Guaranteed bonuses awarded during the year 2024	NIL	NIL		
iii) Number and total amount of sign-on awards made during the financial year.					
i)					
i) Total amount of outstanding deferred remuneration, split into cash, shares and share- linked instruments and other forms.	Not Applicable.				
ii) Total amount of deferred remuneration paid out in the financial year.	No deferred remuneration paid in the year 2024.				
j) Breakdown of amount of	of remuneration awards for the fina	ancial year to sho	w:		
	Fixed and variable remuneration paid in 2	024 are as follows:			
	Particulars		Amount	(Tk. in million)	
i) Fixed and variable			SOLO	Consolidated	
remuneration	Fixed pay (Including Bonus)		28718.52	29277.43	
	Variable pay		N/A	N/A	
	Total fixed and variable pay		28718.52	29277.43	
	Deferred and non-deferred (paid during the year)				
	Particulars		Amount	(Tk. in million)	
(ii) Deferred and non-deferred			SOLO	Consolidated	
(ii) Beleffed did non defeffed	Deferred		N/A	N/A	
	Non-deferred		28718.52	29277.43	
	Total Deferred and non-de	28718.52	29277.43		
iii) Different forms used (cash, shares and share linked instruments, other forms).	Remuneration is paid on cash basis (i.e. direct credit to the employee Bank account and/or Payment Order/ Cheque), as the case may be, as per rule/practice.				
k) Quantitative informat	ion about employees' exposure to	o implicit (e.g. fl	uctuations in	the value of	
shares or performance ur	nits) and explicit adjustments (e.g.	claw backs or sim	ilar reversals	or downward	
•	of deferred remuneration and retain				
i) Total amount of outstanding			-		
deferred remuneration and retained remuneration exposed to ex post explicit and/or implicit adjustments.	Not Applicable <u>.</u>				
ii) Total amount of reductions during the financial year due to ex post explicit adjustments.	Not Applicable <u>.</u>				
iii) Total amount of reductions during the financial year due to ex post implicit adjustments.	Not Applicable <u>.</u>				