BASEL- III DISCLOSURES - QUARTER ENDED 31st DECEMBER 2018 Table DF 1 - SCOPE OF APPLICATION

Qualitative Disclosures (a) List of group entities considered for consolidation	The Bank does not belong to any group
(b) List of group entities not considered for consolidation both under the accounting and regulatory scope of consolidation	Not Applicable
Quantitative Disclosures (c) List of group entities considered for consolidation	Not Applicable
(d) The aggregate amount of capital deficiencies in all subsidiaries which are not included in the regulatory scope of consolidation i.e. that are deducted	Not Applicable
(e) The aggregate amounts (e.g. current book value) of the bank's total interests in insurance entities, which are risk-weighted.	Not Applicable
(f) Any restrictions or impediments on transfer of funds or regulatory capital within the banking group	Not Applicable

Table DF 2 - CAPITAL ADEQUACY

Qualitative disclosures

Bank is already geared up to adopt global best practices while implementing risk management stipulations that are in conformity with the Basel II and Basel III framework.

Comprehensive risk management architecture is in place to address various issues concerning Basel II and Basel III. A quarterly review is carried out to assess the capital need of the Bank, keeping in view the anticipated growth in Risk Weighted Assets, Market Risk and Operational Risk.

Bank maintains capital as a cushion towards the risk of loss in value of exposure, businesses, etc., to protect the interest of stake holders, more particularly, depositors.

Bank has system in place for assessing the capital requirements based on current and future business activities and monitoring the same on an ongoing basis. The bank considers that capital availability is the central theme in the whole process and its computation is relatable to policy, strategy, business level/composition, and Supervisory concern and Disclosure issues. Towards this, bank has evolved a well laid down Internal Capital Adequacy Assessment Process (ICAAP) framework and carries out capital calculation under Pillar-2 of Basel II and also of Basel-III at periodical intervals besides Pillar 1 Capital calculation. The bank has formulated Stress Testing policy to measure impact of adverse stress scenarios on the adequacy of capital at periodical intervals.



In line with RBI guidelines, the bank has adopted following approaches for implementation of New Capital Adequacy Framework – Basel II.

- Standardised Approach for credit risk
- Basic Indicator Approach for operational risk
- Standardised Duration Approach for market risk

Though the bank has implemented the Standardized Approach of credit risk, yet the bank shall continue its journey towards adopting Internal Rating Based Approaches.

Capital requirements for creditrisk:

	Amt.inLakhs
- Portfolios subject to standardized approach @ 9%	446979.87
- Securitisation exposures	N

Capital requirements for market risk: Standardised duration approach

Capital Charge on account of General Market Risk	Amt. in Lakhs
- Interest rate risk	44308.44
- Foreign exchange risk (including gold)	200.00
- Equity risk	4887.35

Capital requirements for operational risk:

	Amt. in Lakhs
Basic indicator approach	38865.57

Total and Tier 1 capital ratio for the Bank:

Total Capital to Risk Weighted Assets Ratio as per Basel III	10.78%
Common Equity Tier I Capital to Risk Weighted Assets Ratio as per Basel III	7.74%
Tier I Capital to Risk Weighted Assets Ratio as per Basel III	9.39%



Table DF3 - CREDIT RISK: GENERAL DISCLOSURES

Qualitative Disclosures

A.DEFINITIONS OF PAST DUE AND IMPAIRED:

The Bank follows the basic prudential guidelines issued by the RBI on classification of Non-Performing Asset (NPA) as under:

- a) Interest and / or installment of principal remain overdue for a period of more than 90 days in respect of a term loan.
- b) The account remains 'out of order' if the outstanding balance remains continuously in excess of sanctioned limit / DP for more than 90 days and / or there are no credits continuously for 90 days as on the date of Balance Sheet or credits are not enough to cover the interest debited during the same period, in respect of Overdraft/Cash Credit (OD/CC).
- c) The bill remains overdue for a period of more than 90 days in the case of bills purchased and discounted.
- d) The installment of principal or interest thereon remains overdue for two crop seasons for short duration crops.
- e) The installment of principal or interest thereon remains overdue for one crop season for long duration crops.
- f) The amount of liquidity facility remains outstanding for more than 90 days, in respect of a securitization transaction undertaken in terms of guidelines on securitization dated May 7, 2012.
- g) In respect of derivative transactions, the overdue receivables representing positive mark-to-market value of a derivative contract, if these remains unpaid for a period of 90 days from the specified due date for repayment.

Out of Order means: An account should be treated as 'out of order' if the outstanding balance remains continuously in excess of the sanctioned limit/drawing power. In cases where the outstanding balance in the principal operating account is less than the sanctioned limit/drawing power, but there are no credits continuously for 90 days as on the date of Balance Sheet or credits are not enough to cover the interest debited during the same period, these accounts should be treated as 'out of order'.

'Overdue' mean any amount due to the Bank under any credit facility, if it is not paid on the due date fixed by the Bank.

In addition to above, an account may also be classified as NPA in terms of the following:

Account with temporary deficiencies/irregularities (Refer RBI MC point 4.2.4)

Where the interest charged during any quarter is not serviced fully within 90 days from the end of the quarter, the account is classified as Non-performing asset and ceases to generate income for the bank.

The classification of an asset as NPA should be based on the record of recovery. Bank should not classify an advance account as NPA merely due to the existence of some deficiencies which are temporary in nature such as non-availability of adequate drawing power based on the latest available stock statement, balance outstanding exceeding the limit temporarily, non-submission of stock statements and non-renewal of the limits on the due date, etc. In the matter of classification of accounts with such deficiencies banks may follow the following guidelines:



i) Banks should ensure that drawings in the working capital accounts are covered by the adequacy of current assets, since current assets are first appropriated in times of distress. Drawing power is required to be arrived at based on the stock statement which is current. However, considering the difficulties of large borrowers, stock statements relied upon by the banks for determining drawing power should not be older than three months. The outstanding in the account based on drawing power calculated from stock statements older than three months, would be deemed as irregular.

A working capital borrowal account will become NPA if such irregular drawings are permitted in the account for a continuous period of 90 days even though the unit may be working or the borrower's financial position is satisfactory.

ii) Regular and ad hoc credit limits need to be reviewed/ regularised not later than three months from the due date/date of ad hoc sanction. In case of constraints such as non-availability of financial statements and other data from the borrowers, the branch should furnish evidence to show that renewal/ review of credit limits is already on and would be completed soon. In any case, delay beyond six months is not considered desirable as a general discipline. Hence, an account where the regular/ ad hoc credit limits have not been reviewed/ renewed within 180 days from the due date/ date of ad hoc sanction will be treated as NPA.

Besides above, Bank also follows the guidelines issued by RBI in respect of classification of assets under a) Restructured accounts, b) Project under implementation involving time overrun, c) Post shipment Suppliers' Credit. d) Export Project Finance, e) Take over Finance, f) Govt. guaranteed Advance, g) Advance under Rehabilitation approved by BFIR / TLI, h) Advances under Debt Waiver & Debt Relief Scheme 2009, i) Sale of Financial Assets to Securitization Company /Reconstruction Company, j) Purchase/ Sale of Non-Performing Financial Assets, k) Up-gradation of accounts, l) Accounts regularized near about the Balance Sheet date etc.

B.CREDIT RISK MANAGEMENT AND OBJECTIVES:

The main objective of Credit Risk Management Department is to effectively identify, assess, measure, and manage the credit risk exposure of the Bank, with a view to contain it within desired limits in relation to the risk appetite of the Bank and commensurate with the availability of Capital. In doing so, the Bank's Credit Risk philosophy aims at minimizing risk and maintaining it within the levels which shall ensure safety of the Bank's financial resources, including stakeholders' equity and, at the same time, also ensure a steady and healthy financial growth.

STRATEGIC POLICY OF THE BANK - CREDIT RISK:

The Bank has a comprehensive and well defined Loan Policy which covers various aspects of strategic planning. The loan policy of the Bank is reviewed from time to time, depending on requirements of the changes in loan portfolio and general economic and market scenario. The loan policy is also subjected to a comprehensive review by the Board at least once a year. The loan policy of the Bank addresses, among other things:

- Exposure ceilings and prudential caps in different industry segments and borrower categories.
- Pricing based on risk profile linked to credit ratings and/or retail segments.
- Guidelines relating to procedures and systems for appraisal, sanction, and monitoring of loans and modes of dispensation of credit.



· Credit Rating framework.

Inspection mechanism and compliance of regulatory and policy guidelines.

CREDIT RISK MANAGEMENT ARCHITECTURE:

 The organizational structure of the Bank for Credit Risk Management function has the Board of Directors at the Apex level that has the overall oversight of management of risks.

 The Risk Management Committee (RMC) which is the sub-committee of the Board headed by the Chairman & Managing Director devises the policy and strategy for integrated risk management

including credit risk.

- At the operational level, the Credit Risk Management Committee (CRMC) manages the credit risk. The main function includes implementation of credit risk management policies approved by the Board, monitoring credit risk on a bank wide basis, recommending to the board for its approval all policies relating to credit risk management, prudential limits on credit exposures, portfolio management, loan products etc. There is a structured and standardized credit approval process including a comprehensive credit appraisal procedure. In order to assess the credit risk associated with any financing proposal, the Bank assesses a variety of risks relating to the borrower and the relevant industry.
- The Risk Management Department (RMD) headed by the General Manger, measures, controls and manages credit risk on bank wide basis within the limits set by the Board and enforces compliance with risk parameters set by Board/RMC/CRMC. The RMD is duly supported by Credit Risk Management Cell, Market Risk Management Cell and Operations Risk Management Cell.
- The Inspection Department as well as Credit Monitoring Department headed by a General Manager /
 Deputy General Manager monitor the quality of loan portfolio identifies problems and takes steps to
 correct deficiencies. Loan review / credit audit is undertaken by the Credit Audit function.

TOOLS USED FOR CREDIT RISK MANAGEMENT / MITIGATION

- Credit Approving Authority Delegation of Powers. The Bank has a well-defined scheme of delegation
 of powers with a multi-tier risk based approving system, which is reviewed periodically and revised as
 and when necessary to meet the compulsions of business environment.
- Prudential Limits on various aspects of credit / investment like Single / Group borrower limits for various types of borrowers are in place.
- Risk Rating/Pricing The bank has introduced rating models for various segments, which serve as a single point indicator of diverse risk factors of a counter party and support credit and pricing decisions.
- Credit Audit/Loan review mechanism is an effective tool for constantly evaluating the quality of loan book and to bring about qualitative improvements in credit administration
- Portfolio Management to start with, the bank has introduced a simple portfolio-monitoring framework.
 Going forward the bank will be graduating to a more sophisticated Portfolio Management model.
- The Bank accepts a range of collaterals and techniques to mitigate the credit risks to which they are
 exposed to, provided the collaterals are legally enforceable and the Bank has a priority claim on the sale
 proceeds of the collaterised assets in the case of obligor's default or occurrence of adverse credit events

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RISK MEASUREMENT

At present Credit Risk is assessed through Risk rating at the individual level and through Risk Weighting of the assets at the portfolio level and capital is maintained based on Risk Weights.

Total gross credit risk exposures

	Category	Amt. in Lakhs
1	Fund Based Credit Exposures	7140537.08
2	Non Fund Based Credit Exposures	419586.33

Geographic distribution of exposures

Category	Amt. in Lakhs
Overseas - Fund Based Credit Exposures	NIL
- Non Fund Based Credit Exposures	NIL
Domestic - Fund Based Credit Exposures	7140537.08
- Non Fund Based Credit Exposures	419586.32
	- Fund Based Credit Exposures - Non Fund Based Credit Exposures Domestic - Fund Based Credit Exposures

INDUSTRY TYPE DISTRIBUTION OF EXPOSURES

INDUSTRY NAME	Funded	Non-Fund	Total
A.MINING & QUARRYING	21720.80	14500.27	36221.07
A.1 COAL/HARD LIGNITE/PEAT	24.53	9490.28	9514.81
A.2 MINING OTHERS	21696.28	5009.99	26706.27
B.FOOD PROCESSING	89484.63	6512.81	95997.44
B.1 SUGAR	11974.20	100.00	12074.20
B.2 EDIBLE OILS & VANASPATI	10383.03	4545.01	14928.04
B.3 TEA	3032.85	0.00	3032.85
B.4 COFFEE	1.40	0.15	1.55



B.5 FOOD PROC OTHERS	64093.17	1867.65	65960.82
C.BEVERAGES & TOBACCO	31521.11	1999.62	33520.73
	State Control of the Control of the Control of Control	0.00	2.00
C.1 TABACCO & TOBACCO PROD.	2.90	0.00	2.90
C.2 BEVERAGES & TOBACCO-OTHERS	31518.21	1999.62	33517.83
D.TEXTILES	135809.63	3415.72	139225.35
D.1 COTTON	78573.76	2594.25	81168.01
D.1.1 SPINNING	62680.87	2517.75	65198.62
D.2 JUTE	284.41	0.00	284.41
D.2.1 SPINNING	76.19	0.00	76.19
D.3 HANDICRAFT/KHADI (NPS)	3228.25	14.71	3242.96
D.3.1 SPINNING	729.90	12.03	741.93
D.4 SILK	4629.59	427.38	5056.97
D.4.1 SPINNING	1934.46	0.00	1934.46
D.5 WOOLEN	883.29	24.42	907.71
D.5.1 SPINNING	20.61	0.13	20.74
D.6 TEXTILE-OTHERS	48210.32	354.97	48565.29
E.LEATHER & LEATHER PRODUCTS	20923.51	127.78	21051.29
F.WOOD & WOOD PRODUCTS	10198.73	477.50	10676.23
G.PAPER & PAPER PRODUCTS	3444.11	121.84	3565.95
H.PETRO./COAL/NUCLEAR FUELS	42943.68	17.08	42960.76
I.CHEMICALS & CHEMICAL PROD.	7509.40	336.39	7845.79
I.1 FERTILISERS	4.69	0.00	4.69
I.2 DRUGS AND PHARMA.	1315.80	6.60	1322.40
I.3 PETRO-CHEMICALS	1005.19	44.46	1049.65
I.4 CHEMICALS & CHEMICAL PROD OTHERS	5183.72	285.33	5469.05
J.RUBBER,PLASTIC & ITS PROD.	19117.10	915.82	20032.92



K.GLASS & GLASSWARE	1692.73	19.50	1712.23
L.CEMENT AND CEMENT PROD.	3331.24	8125.09	11456.33
M.BASIC METAL & METAL PROD.	200909.13	3414.89	204324.02
M.1 IRON & STEEL	176665.83	369.90	177035.73
M.2 OTHER METAL & METAL PROD.	24243.30	3044.99	27288.29
N.ALL ENGINEERING	43496.20	6214.76	49710.96
N.1 ELECTRONICS	1312.02	248.94	1560.96
N.2 ALL ENGG OTHERS	42184.18	5965.82	48150.00
O.VEHCLES/V.PARTS/TPT.EQPM.	33460.75	3738.94	37199.69
P.GEMS & JEWELLARY	4304.44	12909.83	17214.27
Q.CONSTRUCTIONS	57984.10	35880.66	93864.76
R.INFRASTRUCTURE	1768982.90	145004.47	1913987.37
R.1 TRANSPORT	313490.06	116275.45	429765.51
R.1.1 -RAILWAYS	32012.08	25538.95	57551.03
R.1.2 -ROADWAYS	260871.70	72008.48	332880.18
R.1.3 -OTHERS	5073.38	474.28	5547.66
R.1.4 -WATERWAYS	1938.95	18091.31	20030.26
R.1.5 -OTHERS	13593.94	162.42	13756.36
R.2 ENERGY	789592.76	18623.96	808216.72
R.2.1 -ELEC(GEN/TRMN/DTB)	789499.75	17795.90	807295.65
R.2.2 -OIL (STRG/PIPELINES)	77.85	828.06	905.91
R.2.3 -GAS/LNG STRG/PIPELINE	15.16	0.00	15.16
R.3 TELECOMMUNICATION	100972.27	188.10	101160.37
R.4 INFRA-OTHERS	564927.76	9916.96	574844.72
R.4.1 -WATER SANITATION	371328.87	1555.86	372884.73
R.4.2 -SOCIAL & COMM.	193598.89	8361.10	201959.99



14473.93	1248.61	15722.54
4629229.00	174604.73	4803833.73
24094.64	65.41	24160.05
32662.28	17.29	32679.57
7140537.08	419586.31	7560123.43
	4629229.00 24094.64 32662.28	4629229.00 174604.73 24094.64 65.41 32662.28 17.29

Significant exposure:-

Industry where the Total Exposure is more than 5% of Total Fund based and Non-fund based exposure:

Amt. in Lakhs

S.No.	Industry	Exposure
1	Infrastructure	1913987.37
2	Residuary	4803833.73

RESIDUAL CONTRACTUAL MATURITY BREAKDOWN OF ASSETS:-

Maturity Pattern's	Loans &	Investments	Foreign Cu	rrency	Deposits	Borrowings
(Time Buckets)	Advances	(Book Value)	Liabilities	Assets	Deposits	Borrowings
Next 1 Day	99131.51	0	6946	14691	111841.4	0
2 Days To 7 Days	89456.24	28808	200	1192	158258.3	0
8 Days To 14 Days	92735	19942	235	2047	130959.4	0
15 Days To 30 Days	158754.5	27374	429	5124	196791.8	0
31 Days To 2 Months	349947.5	102082	1166	6526	646296.1	0
Over 2 Months To 3 Months	341913.4	162259	1348	8294	643458.9	0
Over 3 Months To 6 Months	293348.6	86446	3496	5449	1488790	0
Over 6 Months To 1 Year	454172.8	199098	19658	49	2396504	6500
Over 1 Year To 3 Years	1525989	183722	8326	12790	2238128	7400
Over 3 Years To 5 Years	1602828	354889	753	0	1052697	0



Over 5 Years	1806428	1701595	0	0	911462.9	0
GRAND TOTAL	6814705	2866216	42555	56162	9975187	13900

Amount of NPAs (Gross)

	Category	Amt. in Lakhs
1	Substandard	292979.41
2	Doubtful 1	125112.90
3	Doubtful 2	315448.51
4	Doubtful 3	64138.62
5	Loss	1387.94
	Total	799067.38

Net NPAs

	Amt. in Lakins
Net NPAs	469646.86

NPA Ratios

	Category	Percent
1	Gross NPAs to Gross advances	11.19%
2	Net NPAs to Net advances	6.90%

Movement of NPAs (Gross)

	Amt. in Lakhs
Opening Balance	780164.73
Additions	278242.75
Reductions	259340.10
Closing Balance	799067.38

Movement of Provisions for NPAs

S.No	Provision	Provisions for NPAs
	Opening Balance	357580.06
Add	Provisions made during the period (A)	66234.6
Less:	Upgraded Accounts	2225.08
	Write-off/ Write-back of excess provisions	96443
	Sub- Total (B)	98668.08



	225146 50
Closing Balance	325146.58

Details of write offs & recoveries that have been booked directly to the Income statement

	Amt. in Lakhs
Interest Income Recovered- Technically Written Off Cases	874.35
Miscellaneous Income-Recovery In Technical Write Off A/Cs	12044.13
TOTAL	12918.48

Amount of Non-Performing Investments

	Amt. in Lakhs
Amount of Non-Performing Investments	38267.53

Amount of provisions held for non-performing investments

Amt. in Lakhs
20846.80

Movement of provisions for depreciation on investments

	Amt. in Lakhs
Opening Balance	28934.40
Provisions made during the period	-
Write-off	0.00
Write-back of excess provisions	27146.94
Closing Balance	1787.46

Major Industry Breakup of NPA

Amt. in Lakhs

		1 221111 111 221
Industry	Gross NPA	Provision for NPA
NPA in Top 5 Industries	347475.02	172319.00

Geography wise Distribution of NPA & Provision

Industry	Gross NPA	Provision for NPA	Provision for Standard Advances
Domestic	799067.38	325147.08	27356.88
Overseas	0.00	0.00	0.00



Table DF 4 - CREDIT RISK: DISCLOSURES FOR PORTFOLIOS SUBJECT TO THE STANDARDISED APPROACH

Qualitative Disclosures

1. The Bank has approved using the general rating of the following credit rating agencies for risk weighting under the standardized approach for CRAR calculations CRISIL, ICRA, India Rating, SMERA, BRICKWORK, Infomerics and CARE for domestic claims and S&P, FITCH and Moody's for claims on non-resident corporates, foreign banks and foreign sovereigns.

The ratings of all these agencies are being used for all exposures subjected to rating for risk weighting purposes under the standardized approach for CRAR calculations under Basel-II & Basel III as defined by RBI.

- 2. The process used to transfer public issue ratings on to comparable assets in the banking book is as per regulatory requirements of RBI. The public ratings published by the rating agencies on their website are used for this purpose. Only, ratings which are in force as per monthly bulletin of the concerned rating agency and which have been reviewed at least once during the previous 15 months are used.
- 3. For all the exposures on a particular counterparty, bank uses the rating of only one agency, even though these exposures are rated by more than one with exception being where each of the exposures is rated by only one of the approved rating agencies.
- 4. To be eligible for risk-weighting purposes, it is ensured that the external credit assessment takes into account and reflects the entire amount of credit risk exposure the bank has with regard to all payments owed to it i.e., both principal and interest. External assessments for one entity within a corporate group is not used to risk weight other entities within the same group.
- 5. For assets that have contractual maturity less than or equal to one year, short term ratings are used while for other assets, long term ratings are used. For Cash Credit exposures long term ratings are taken.
- 6. Where an issuer has a long-term exposure with an external long term rating that warrants a risk weight of 150%, all unrated claims on the same counterparty, whether short-term or long-term, also receive a 150% risk weight, except incases where credit risk mitigation techniques are used for such claims. Similar is the case with short-term rating.
- 7. The <u>Short</u>-term ratings assigned by the approved rating agencies are directly mapped to the risk weights under the Standardised Approach for short-term exposures.



A mechanism for mapping of internal ratings of short term loans (up to 1 year) with Short Term ratings of External Credit Rating Agencies, on similar lines as risk weight mapping given by RBI, is already in vogue in our bank.

Further, a revised mapping matrix of internal ratings of Long term loans with Long Term Ratings of External Credit Rating Agencies, has been approved by the Board.

- 8. If there are two ratings accorded by eligible credit rating agencies, which map into different risk weights, the higher risk weight is applied. If there are three or more ratings accorded by eligible credit rating agencies with different risk weights, the ratings corresponding to the two lowest risk weights are referred to and the higher of those two risk weights are applied, i.e., the second lowest risk weight.
- 9. The RW of the investment claim is based on specific rating by a chosen credit rating agency, where the claim is not an investment in a specific assessed issue:
- i) the rating applicable to the specific debt (where the rating maps into a risk weight lower than that which applies to an unrated claim) is applied to the bank's un-assessed claim only if this claim ranks *paripassuor* senior to the specific rated debt in all respects and the maturity of the un-assessed claim is not later than the maturity of the rated claim, except where the rated claim is a short term obligation.
- ii) if either the issuer or single issue has been assigned a rating which maps into a risk weight equal to or higher than that which applies to unrated claims, an unrated claim on the same counterparty, is assigned the same risk weight as is applicable to the rated exposure, if this claim ranks *paripassu*or junior to the rated exposure in all respects.

Exposure amounts after risk mitigation subject to the standardized approach

Exposure After Credit Risk Mitigation
3863713.29
1490102.04
610096.29
1592737.64
5963912.02



Table DF 13 - Main features of Regulatory Capital Instruments

S. No.	Disclosure template for main features of regulatory capital instruments	Series - XII =200 crore	SERIES- XIII =300 crore	SERIES- XIV =500 crore	PSB AT-1 BONDS:SERIES 1 1000 crore
	Issuer	Punjab & Sind Bank	Punjab & Sind Bank	Punjab & Sind Bank	Punjab & Sind Bank
	Unique identifier (e.g. CUSIP, ISIN or Bloomberg identifier for				
	private placement)	INE608A09122	INE608A09130	INE608A08017	INE608A08025
		SECURITIES CONTRACT REGULATION ACT 1956,	SECURITIES CONTRACT	SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND	SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF DEBT SECURITIES)
		COMPANIES ACT 1956,	REGULATION ACT 1956,	LISTING OF DEBT	REGULATIONS, 2008 ISSUED VIDE
		BANKING COMPANIES(COMPANIES ACT 1956,	SECURITIES)	NRO/GN/2008/13/127878 DATED
		ACQUISITION AND	BANKING COMPANIES(ISSUED VIDE CIRCULAR	JUNE 06, 2008, AS AMENDED BY
	Governing	UNDERTAKINGS) ACT	TRANSFER OF	NO. LAD- NRO/GN/2008/13/127878	SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND
	instrument	1980, DEPOSITORIES ACT	UNDERTAKINGS) ACT	DATED JUNE 06, 2008, AS	LISTING OF DEBT SECURITIES)
		1996, GOI, RBI, SEBI,	1980, DEPOSITORIES ACT	AMENDED AND	(AMENDMENT) REGULATIONS, 2012 ISSUED VIDE CIRCULAR NO.
		CONCERNED STOCK	CONCERNED STOCK	EXCHANGE BOARD OF	LAD-NRO/GN/2012-13/19/5392
		PROVISIONS CONTAINED	CONCERNED SI OCK	INDIA (ISSUE AND	DATED OCTOBER 12, 2012 AND
		IN ANNEXTIBE CANDOD	CONTAINED IN	LISTING OF DEBT	CIR/IMD/DF/18/2013 DATED
		ANNEXURE DITO THE	ANNEXLIRE CAND/OR	(AMENDMENT)	SECURITIES AND EXCHANGE



BASEL III DISCLOSURES -QUARTER ENDED 31st Dec 2018

	COMPANIES (CENTRAL GOVERNMENT'S) GENERAL RULES AND FORMS 1956.	ANNEXURE D TO THE COMPANIES (CENTRAL GOVERNMENT'S) GENERAL RULES AND FORMS 1956.	REGULATIONS, 2012 ISSUED VIDE CIRCULAR NO. LAD-NRO/GN/2012- 13/19/5392 DATED OCTOBER 12, 2012, AS AMENDED AND SECURITIES AND EXCHANGE BOARD OF	LISTING OF DEBT SECURITIES) (AMENDMENT) REGULATIONS, 2014 ISSUED VIDE CIRCULAR NO. LAD-NRO/GN/2013-14/43/207 DATED JANUARY 31, 2014 AS AMENDED SECURITIES AND EXCHANGE BOARD OF INDIA
			LISTING OF DEBT SECURITIES) (AMENDMENT) REGULATIONS, 2014 ISSUED VIDE CIRCULAR NO. LAD-NRO/GN/2013- 14/43/207 DATED JANUARY 31, 2014, AS AMENDED	(ISSUE AND LISTING OF DEBT SECURITIES) (AMENDMENT) REGULATIONS, 2015 ISSUED VIDE CIRCULAR NO. LAD-NRO/GN/2014- 15/25/539 DATED MARCH 24, 2015 AND RBI CIRCULAR NO.RBI/2015- 16/58 DBR.No.BP.BC.1/21.06.201/2015-16 DATED 01.07.2015, NOTIFICATION NO. RBI/2015-16/285 DBR.NO.BP.BC.71/21.06.201/2015-16 DATED 01.03.2016 AND NOTIFICATION NO. DBR.BP.BC.NO.50/21.06.201/2016-17 DATED 02.02.2017.
Regulatory treatment				
Transitional Basel III rules	Tier II	Tier II	Tier II	Tier I
Post-transitional Basel III rules	Tier II	Tier II	Tier II	Tier I
Eligible at solo/group/ group & solo	Solo	Solo	Solo	Solo



Tier I instrument							D. 1000 Crosses	KS 1000 Crores	000000	Ks. 1000000	Liability (Borrowing)		08.05.2017		Perpetual	3	NA	Yes - The call	option on the	instrument is	permissible after the	instrument has run	for at	least five years	subject to prior	approval of	RBI	
	Tier II debt instruments						000	Ks 500 Crores		Rs. 1000000	Liability (Borrowing)		19.10.2016	70	Dated		19.10.2026											No
	Tier II debt instruments						(Rs 108 Crores		Rs. 1000000	Liability (Borrowing)		24.06.2011		Dated		24.10.2021			9								Yes
	Tier II debt instruments							Rs 40 Crores		Rs. 1000000	Liability (Borrowing)	(8)	11.01.2010		Dated		11.04.2020											No
Instrument type		Amount	recognised in	regulatory	capital (Rs. in	million, as of	most recent	reporting date)	Par value of	instrument	Accounting	Original date of	issuance	Perpetual or	dated	Original	maturity date								Issuer call	subject to prior	supervisory	approval
7							-	8		6	10	2	11		12		13											14



BASEL III DISCLOSURES -QUARTER ENDED 31st Dec 2018

The call option on the instrument is permissible after the instrument has run for atleast five years	The optional call date is 07.05.2022. The use of tax event and regulatory	event calls is permitted subject to the conditions specified	in the Disclosure Document.	Redemption at par.	Yes, if call not exercised on Call Option Due Date then subsequently on any coupon date thereafter.			Fixed	10.90%	Yes	Fully Discretionary	No	Noncumulative
			600	NA	NA			Fixed	7.99%	No	Mandatory	No	Noncumulative
			24.06.2017 redemption at	par	NA			Fixed	9.73%	No	Mandatory	No	Noncumulative
				NA	NA			Fixed	8.70%	o'N.	Mandatory	°N.	Noncumulative
	Optional call	date, contingent	Т	amount	Subsequent call dates, if applicable	Coupons/ dividends	Fixed or floating	dividend/coupon	Coupon rate and any related index	Existence of a dividend stopper		Existence of step up or other incentive to redeem	Noncumulative or cumulative
			200	15	16			17	18	61	20	21	22



	i Sa Sa Salan							fore March e full sel III cified specified trigger twAs shall apply before this date the ised to CETI OF all such Bonds. RBI Gudielines.	
Nonconvertible	NA	NA	NA	NA	NA	NA	Yes	The Bonds issued before March 31,2019 i.e. before the full implementation of Basel III shall have two prespecified triggers. A lower pre-specified trigger at CET1 of 5.5% of RWAs shall apply and remain effective before March 31,2019. From this date the Trigger shall be raised to CET1 6.125% of RWAs for all such Bonds. PONV Trigger as per RBI Gudielines.	full or partial
Nonconvertible	NA	NA	NA	NA	NA	NA	Write-off feature is applicable	PONV Trigger as per RBI Guidelines	full or partial
Nonconvertible	NA	Y.	NA	NA	, AN	NA	NO	NA	NA
Nonconvertible	NA	A.Y.	NA	NA	NA.	NA	ON	NA	NA
Convertible or non-convertible	If convertible, conversion trigger(s)	If convertible, fully or partially	If convertible,	If convertible, mandatory or optional conversion	If convertible, specify instrument type convertible into	If convertible, specify issuer of instrument it converts into	Write-down feature	If write-down, write-down trigger(s)	If write-down.
23	24	25	26	27	28	29	30	31	32

BASEL III DISCLOSURES -QUARTER ENDED 31st Dec 2018



	The write down mechanism may be Temporary or Permanent at Bank's	NA Discretion.	A temporary writedown is different	from a conversion and a permanent	writedowni.e.the original instrument	may not be fully extinguished.	Generally, the par value of the	instrument is written-down	(decrease) on the occurrence of	the trigger event and which may be	written-up (increase) back to its	original value in future in	conformity with the provisions of the	RBI Basel III Guidelines.	The amount shown on the balance sheet	subsequent to temporary	write-down may depend on the	precise features of the Bonds and the	NA prevailing accounting standards.	subordinated to the claims of (a) all	depositors, (b) general creditors	and (c) subordinated debt of the bank	other than subordinated debt qualifying	as 30 Additional Tier I	Capital (as the term is defined in	the Basel III Guidelines);	(d) Debt Capital Instruments eligible	For inclusion in Tier 2 capital issued and	to be issued in future by	UNSECURED LIABILITIES claims of all depositors and	(depositors & general creditors of the)
		NA										Ī							NA		77-25									UNSECURED LIABILITIES	(depositors & general	
full or partial	If write-down,	temporary													Iftemporary	write-down,	description of	write-up	mechanism	Position in	subordination	hierarchy in	liquidation	(specify	instrument type	immediately	senior to	instrument)				
		33																	34							35)					



			preference shareseligible for inclusion in Tier 2 capitalissuedand to be issued infuture by the Bank
YES		NA	ON
Point of non-viability	YES	ě,	NA



LEVERAGE RATIO

The leverage ratio has been calculated using the definitions of capital and total exposure. The Bank's leverage ratio, calculated in accordance with the RBI guidelines is as follows:

Rs in Lakhs

			1 40 111 4091
PARTICULARS	AS ON	AS ON	AS ON
	30.06.2018	30.09.2018	31.12.2018
Tier 1 Capital	598237.71	573683.91	569535.77
Exposure Measure	11522274.43	11646572.88	11450386.65
Leverage Ratio	5.19%	4.93%	4.97%

