

# DISCLOSURES UNDER PILLAR – 3 OF BASEL – III, FOR THE FINANCIAL YEAR ENDED SEPTEMBER 30, 2024

# Table DF-1 - Scope of Application

Name of the head of the banking group to which the framework applies **Sumitomo Mitsui Banking Corporation, India Branches.** 

Sumitomo Mitsui Banking Corporation (SMBC) was established in the year 2001 following the merger of two of Japanese leading banks namely Sakura and Sumitomo. SMBC, headquartered in Tokyo-Japan. is the banking arm of Sumitomo Mitsui Financial Group. The Group offers a broad range of financial services such as banking, leasing, securities, credit card, investment, mortgage securitization, venture capital and other credit related businesses.

In India, SMBC received Banking License from RBI on May 18, 2012, and established its first Branch in New Delhi. The commercial operations of the bank started during the financial year 2012-2013. In the financial year 2016-17, having received license from RBI, the Bank extended its operations in Mumbai through establishment of its second branch on March 21, 2017. The bank further expanded its operations through one more branch established in Chennai which commenced its operations on November 18, 2020.

The information provided in this document is based on consolidated operations of the Bank in India, through all its branches.

#### (i) <u>Qualitative Disclosures:</u>

#### a. List of group entities considered for consolidation.

Name of entity/ Country of incorporation	Whether the entity is included under accounting scope of consolidation (yes/no)	Explain the method of consolidation	Whether the entity is included under regulatory scope of consolidation (yes/no)	Explain the method of consolidation	Explain the reasons for difference in the method of consolidation	Explain the reasons if consolidated under only one of the scopes of consolidation
As on September group entities for	er 30, 2024, the bar consolidation.	ank has been op	erating through t	hree of its branc	hes in India. Her	nce, there are no

#### b. List of group entities not considered for consolidation both under the accounting and regulatory scope of application.

Country of acti	nciple Total ivity of equity entity (as s accour sheet entity)	balance sheet stated in the nting balance of the legal	% of bank's holding in the total equity	Regulatory treatment of bank's investments in the capital instruments of the entity	Total balance she assets (as stated in th accounting balance she of the legal entity)
As on September 30, 2 group entities for consol		s been operating	through three	e of its branches in	India. Hence, there are n



# (ii) **Quantitative Disclosures:**

#### c. List of group entities considered for consolidation

•			
Name of the entity / country of incorporation (as indicated in (i) a. above)	Principle activity of the entity	Total balance sheet equity (as stated in the accounting balance sheet of the legal entity)	Total balance sheet assets (as stated in the accounting balance sheet of the legal entity)
As on September 30, 2024, the group entities for consolidation.	bank has been	operating through three of its branc	hes in India. Hence, there are no

# d. The aggregate amount of capital deficiencies in all the subsidiaries which are not included in the regulatory scope of consolidation i.e., that are deducted:

Name of the subsidiaries / country of incorporation	 Total balance sheet equity (as stated in the accounting balance sheet of the legal entity)	0	Capital deficiencies
	Not Applicable		

# e. The aggregate amounts (e.g., current book value) of the bank's total interests in insurance entities, which are risk weighted:

Name of the insurance entities / country of incorporation	Principle activity of the entity	Total balance sheet equity (as stated in the accounting balance sheet of the legal entity)	impact on
		Nil	

f. Any restrictions or impediments on transfer of funds or regulatory capital within the banking group: Nil

# Table DF-2 - Capital Adequacy:

## **Qualitative disclosures**

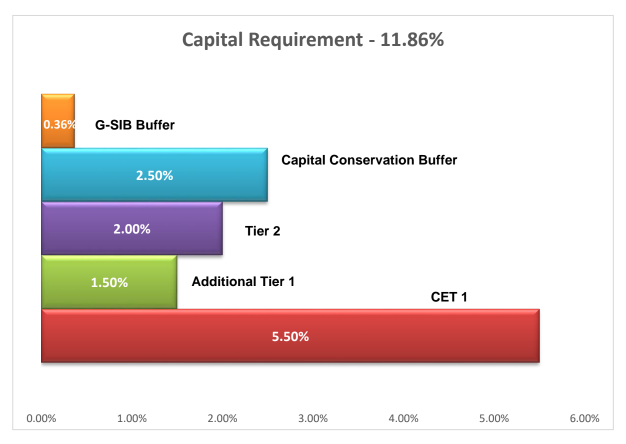
a. Bank's approach to assessing adequacy of its capital to support current and future activities:

The Bank maintains a strong base of capital to comply with the local regulatory requirements and to adequately support its current and future activities. Internal Capital Adequacy Assessment Process conducted and documented through ICAAP, details the business plans of the bank and assessment of requirement/adequacy of capital for future years, under the normal and stressed conditions.

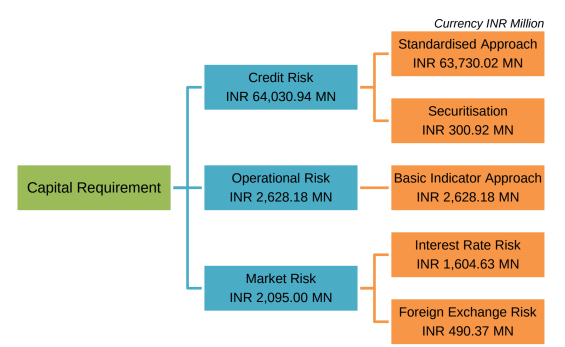


# **Quantitative Disclosures:**

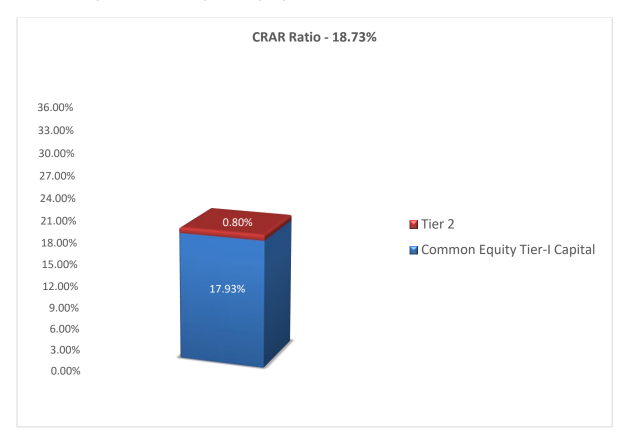
The minimum capital to risk weighted assets ratio of the bank, including buffer requirements, is arrived as below.



Accordingly, capital requirement for credit, market, operational risk stands as below.







The tier wise position of total capital adequacy ratio of the bank is as under

The summarized position to above as on September 30, 2024, is as under

		Currency INR Million
	Particulars	Amount
b	Capital requirements for credit risk	64,030.94
	<ul> <li>Portfolios subject to standardised approach</li> <li>Securitisation exposures</li> </ul>	63,730.02 300.92
с	Capital requirements for market risk Standardised duration approach -Interest rate risk -Foreign exchange risk (including gold) -Equity risk	<b>2,095.00</b> 1,604.63 490.37 0.00
d	Capital requirements for operational risk -Basic indicator approach	2,628.18
e	Common Equity Tier-I, Tier-II and Total capital ratios: -For the top consolidated group; and - For significant bank subsidiaries (stand alone or sub- consolidated depending on how the Framework is applied)	CET-Tier-I Ratio 17.93% Tier-II Ratio 0.80% Total Ratio- 18.73% Bank is operating with three branches in India.



#### Notes

- 1. Capital requirement is calculated at 11.86% consisting of 9.00% minimum requirement, 2.50% for Capital Conservation Buffer and 0.36% as buffer for Global Systemically Important Banks.
- 2. The unrated claims on corporates, AFCs and NBFC-IFCs having aggregate exposure of more than INR 2,000 million from the banking system have been risk weighted at 150%, as per regulatory prescription.
- 3. The regulatory guidelines prescribing additional risk weights for unhedged foreign currency exposure, exposure beyond normally permissible lending limits for specified borrowers and undrawn portion of cash credit/overdrafts for large borrowers have, wherever applicable, also been considered by bank in computation of Capital to Risk Weighted Assets Ratio.
- 4. In terms of RBI guidelines for implementation of Countercyclical Capital Buffer issued on February 05, 2015, the bank does not hold the same as the framework is yet to be activated by the Regulator.
- 5. Capital charge towards credit risk exposure on derivatives is post consideration of the benefits from legally enforceable netting agreements.
- 6. Additional risk weight has been applied on rated exposure to NBFCs in terms of RBI notification on "Regulatory measures towards consumer credit and bank credit to NBFCs" dated November 16, 2023.

#### 2. <u>Risk Exposure and Assessment</u>

# General qualitative disclosures on risk area, risk management objectives, policies, and processes etc.

The Bank has identified the following risks as material to its nature of operations:

- Credit Risk (including credit concentration risk)
- Market Risk
- Operational Risk
- Liquidity Risk
- Interest Rate Risk in the Banking Book

#### **Risk Management framework**

**Overview** - The Bank's risk management framework is embedded in business through the different levels supported by an appropriate level of investment in information technology and its people.

#### **Credit Risk**

Credit risk refers to risk of any losses the Bank may incur due to reduction or loss of the value of assets (including off balance-sheet assets) arising from any credit events such as deterioration of borrowers' financial standing. The purpose of credit-risk management is to maintain the soundness of the Bank's assets by controlling credit risk at acceptable levels relative to the amount of Capital so as to manage the risk at acceptable levels and to contribute to the interests of stakeholders by realizing the establishment of a credit portfolio with high capital and asset efficiency by securing appropriate levels of profits corresponding to risk.

The SMBC Head Office formulates policies, rules, and procedures for SMBC branches worldwide. The Branch has put in place credit policy for local operations in line with SMBC guidelines as well as the RBI circulars, guidelines, notifications, and directives. The credit policy stipulates guidelines for adherence to prudential limits as well as outlines RBI directives in the form of master circulars / directions. The credit policy for local operations is reviewed periodically to accommodate RBI directions. The Bank has an independent committee for evaluation of credit proposals. The Bank also has an elaborate stress test policy for credit risk and subjects the portfolio periodically to the shocks



as prescribed. The Bank has a comprehensive credit risk framework to manage Credit Risk, in a uniform and consistent manner.

The bank, on a regular basis, monitors the portfolio in terms of growth, quality, and concentration, subjects the credit portfolio to stress test by way of sensitivity (single and multiple factor) and scenario analysis. The Bank has also established an Early Warning Framework for identification of any incipient sickness in the borrower account at an early stage. Further, the Bank also extensively uses Central Repository of Information on Large Credits (CRILC), Credit Information Companies (CIC) and Central Fraud Reporting platforms while undertaking credit assessment.

#### Market Risk / Liquidity Risk

Market risk is the risk whereby movements in market factors such as foreign exchange rates, interest rates and equity prices reduce our income or the market value of our portfolios. SMBC India Branches' Policies on Market risk and Liquidity Risk have been put in place to cater to HO Guidelines and Local Regulatory guidelines.

Market Risk on the portfolio is assessed and managed through measures such as price value of one basis point, value-at-risk, stop loss and net overnight open position limits. The risk associated with our banking book is also measured through metrics such as duration of equity, earnings at risk and liquidity gap limits. The limits are stipulated in our Investment Policy, Asset Liability Management Policy and Derivatives Policy which are reviewed and approved by Local Management Committee.

The Asset Liability Management Committee (ALM Committee) comprises senior management and senior executives. ALM meets periodically and reviews the Bank's business profile and its impact on asset liability management and determines the asset liability management strategy considering the current and expected business environment. ALM reviews the overall portfolio position and the interest rate and liquidity gap positions. ALM also sets deposit and benchmark lending rates. The Market Risk Management Team, in consultation with Front Office recommends changes in risk policies, controls, processes and methodologies for quantifying and assessing market risks. Risk limits including position limits and stop loss limits are monitored by the Front Office and MRM and reviewed periodically. Foreign exchange risk is monitored through the net overnight open position limit. Interest rate risk is measured using re-pricing gap analysis and duration analysis. Interest rate risk is further monitored through interest rate risk limits approved by ALM.

The Bank uses various tools for measurement of liquidity risk including the statement of structural liquidity, liquidity ratios, Liquidity Coverage Ratio (LCR), Net stable funding ratio (NSFR) and stress testing. Our Bank maintains diverse sources of liquidity to facilitate flexibility in meeting funding requirements.

#### **Operational Risk**

Operational risk is the risk of loss resulting from inadequate or failed internal processes, people, or systems, or from external events. Operational risk includes legal risk but excludes strategic and reputational risks. Operational risk is inherent in the Bank's business activities in both domestic as well as overseas operations and covers a wide spectrum of issues. Operational risk can result from a variety of factors, including failure to obtain proper internal authorizations, improperly documented transactions, failure of operational and information security procedures, computer systems, software or equipment, fraud, inadequate training, and employee clerical errors.

Operational risk in the Branch is managed through comprehensive HO rules and SMBC India Branches' branch procedures of internal controls, systems, and procedures to monitor transactions, key backup procedures and undertaking regular contingency planning. The control framework is designed based on categorization of functions into front-office, comprising business groups, middle office comprising credit and treasury middle offices, back-office comprising operations, Finance and Accounting Department (FAD), General Affairs Section (GAS) function.



The Bank's operational risk management governance and framework is defined in the Risk Management Charter approved by Planning Department-Asia Pacific Division (PDAPD) and local management committee. The Policy is applicable across all the functions in the branch ensuring a clear accountability and responsibility for management and mitigation of operational risk, developing a common understanding of operational risk, and helping the business and operation groups to improve internal controls, thereby reducing the probability of an Operational Risk event.

The Risk Management Committee (RMC) at the Bank, represented by Senior Management of the Bank from credit risk, market risk, enterprise risk, compliance, planning, finance, human resources, operations, information technology, information security and other critical departments; meets regularly to examine and evaluate the risk profile of the Bank. The coverage includes all the material risks envisaged by the bank both Pillar I as well as Pillar II Risks as per RBI / Basel Guidelines. The RMC adopts pro-active approach towards mitigating the risk in order to ensure smooth banking operations.

#### Table DF-3 - Credit risk: General Disclosures

#### **Qualitative Disclosures**

#### a. Credit quality of Loans and Advances

Even though the Bank is following Standardized Approach, yet the Bank has an established internal credit rating system that facilitates decision making by considering quantitative and qualitative aspects of the proposal for credit facilities. The credit rating system analyses the inherent risk relating to facility as well as the borrower and assigns a rating that is indicative of risk profiling of the proposal. The monitoring of the portfolio is undertaken at regular intervals and results of the analysis are presented to the Management Committee and Risk Management Committee. The portfolio analysis is undertaken to estimate credit concentration, asset growth, geographical spread as well as adherence to prudential norms such as Sectoral limits, Single borrower, Group borrower limits etc. All loans and advances in the Bank are classified according to asset quality, nature, and number of days in arrears in accordance with RBI guidelines.

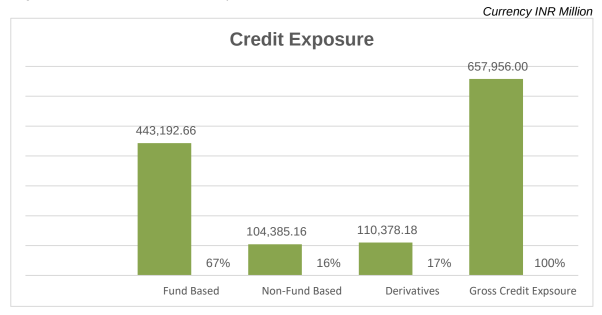
#### Non-Performing Assets (NPA)

Bank has adopted the definitions of 'past due' and 'impaired' (for accounting purposes) as defined by the regulatory authority for Income Recognition and Asset Classification. An account becomes NPA if it remains overdue for a certain period as defined by the Reserve Bank of India. An impaired asset is an asset which has been classified as such in accordance with the guidelines defined by the Reserve Bank of India on it becoming a NPA.



# **Quantitative Disclosures**

**b.** Total Gross credit risk exposures of INR 657,956.00 million as on September 30, 2024, distributed among fund, non-fund and derivative exposure is as under



#### c. Geographical distribution of exposures, fund based, and non-fund based separately.

		Curi	rency INR Million	
Particulars	As of September 30, 2024			
	Domestic	Overseas	Total	
Fund Based	443,192.66	-	443,192.66	
Of which exposure to QCCP	32,454.38	-	32,454.38	
Non-Fund Based (including derivatives)	214,763.35	-	214,763.35	
Of which exposure to QCCP	18,990.89	-	18,990.89	
Total	657,956.00	-	657,956.00	

#### d. Industry type distribution of exposures, fund based, and non-fund based separately.

		Currency INR Million
Industry	Funded Exposure	Non-Funded Exposure
I. Manufacturing Sector	101,140.13	84,710.61
Food Processing- Others	310.97	1,436.80
Textiles – Others	15,765.00	-
Wood and Wood Products	-	-
Paper and Paper products	-	1,039.56
Petroleum (non-infrastructure) Coal Products (non-mining) and Nuclear Fuels	-	-
Rubber, Plastic and their Products	2,812.95	810.24
Glass & Glassware	-	-

Sumitomo Mitsui Banking Corporation, India Branches Disclosures for half year ended September 30, 2024

# SMBC

Chemical & Chemical Products	15,448.52	10,063.24
Fertilizers	2,392.06	5,388.57
Drugs & Pharmaceuticals	5,606.05	121.97
Petro Chemicals (excluding under infra.)	250.00	2,835.03
Others	7,200.41	1,717.67
Cement and Cement Products	-	3,092.95
Basic Metal and Metal Products	7,522.88	3,496.10
Basic Metal and Metal Products – Iron & Steel	5,642.11	3,481.47
Basic Metal and Metal Products – Others	1,880.77	14.63
All Engineering	5,385.00	22,414.85
All Engineering- Electronics	2,485.00	1,551.90
All Engineering- Others	2,900.00	20,862.95
Vehicle, Vehicle Parts & Transport Equipment	23,035.10	4,551.04
Construction	-	6,875.20
Infrastructure – Transport	794.67	-
Infrastructure – Energy – Electricity Generation	29,901.83	23,485.59
Infrastructure – Oil/Gas/Liquefied Natural Gas (LNG) Storage Facility	-	7,403.94
Other Industries – Manufacturing	163.22	41.10
II. Services Sector	113,550.09	111,061.84
Transport Operators	1,810.71	1,065.05
Post and Telecommunication Services	8,094.47	228.58
Tourism, Hotel and Restaurants	-	5.00
Trade (Wholesale and Retail)	4,642.44	1,196.38
Financial Intermediation (Banks, NBFCs, HFCs, DFIs, Mutual Funds etc.)	67,315.27	33,517.37
Real Estate Activities (Other than Residential Mortgages)	-	-
Computer and Related Activities	23,984.14	4,751.79
Professional Services	242.00	6.15
Other Services	7,461.06	70,291.52
III. Agriculture Sector	6,963.42	
Of which Direct	-	-
Of which Indirect	6,963.42	-
Exposure to QCCP	32,454.38	18,990.89
Residuary Exposure		-

Sumitomo Mitsui Banking Corporation, India Branches Disclosures for half year ended September 30, 2024

	189,084.63	
of which claims on RBI and Sovereign	117,008.59	-
of which claims on banks (domestic and overseas)	2,170.72	-
Securitization Exposure	16,262.16	-
Certificate of Deposits	45,552.26	-
Others (fixed assets, accrued interest etc.)	8,090.90	-
TOTAL	443,192.65	214,763.35

Notes

- 1. The above funded exposure is on outstanding basis. The non-fund-based exposure includes derivatives exposure as per Current Exposure Method & credit equivalent of off-balance sheet exposure.
- 2. Non-fund-based exposure to QCCP includes exposure on account securities that are posted as collateral under various business segments.
- 3. Residual exposure on Reserve Bank of India/Sovereign includes exposure in R-REPO, Interest Subvention, placements under Standing Deposit Facility-Overnight etc.
- 4. Residual exposure under "claims on banks" includes the current account balances in local and Nostro accounts, money market placements in or outside India etc.

The industries with exposure in excess of 5% of gross credit exposure

Currency INR Million

		0		
Inductry.	Sector	Expos	Exposure	
Industry		Funded	Non-funded	
Financial Intermediation (Banks, NBFCs, HFCs, DFIs, Mutual Funds etc.)	Service	67,315.27	33,517.37	
Infrastructure – Energy – Electricity	Manufacturing			
Generation		29,901.83	23,485.59	

#### e. Residual maturity breakdown of Assets

#### Currency INR Million

Maturity Buckets	Investment *	Loans & Advances	Foreign Currency Assets
Next Day	-	6,646.40	1,015.32
2 to 7 Days	-	20,693.53	345.16
8 to 14 Days	4,991.91	22,646.26	507.30
15 to 30 days	15,046.24	21,472.14	1,562.20
31 days to 2 months	29,481.84	9,393.84	1,961.59
Over 2 months up to 3 months	11,457.33	11,092.71	6,983.77
Over 3 months up to 6 months	41,477.95	24,931.65	2.70
Over 6 months up to 12 months	10,568.61	35,151.60	-
Over 1 year to 3 years	13,348.85	44,161.03	-
Over 3 years to 5 years	10,396.56	7,356.11	-
Over 5 years	-	18,108.37	1,256.96
Total	136,769.29	221,653.64	13,635.00

\*Gross i.e. excluding provision for depreciation on Investments, if any.

#### f. Amount of NPA (Gross) as at September 30, 2024



#### **Currency INR Million**

Asset class – non-performing assets	Amount
Sub-standard	-
Doubtful-1	-
Doubtful-1	-
Doubtful-1	-
Loss	-

#### g. Net NPA – Nil

#### h. NPA Ratios

Gross NPA to gross advances:	Nil
Net NPA to net advances:	Nil

#### i. Movement of NPAs (Gross)

C	Currency INR Millior
Particulars	Amount
Opening balance as on April 01, 2024	-
Additions during the year	-
Reductions	-
Closing balance as on September 30,	-
2024	

## j. Movement of provisions

Currency INR Million

	Provisions for				
Particulars	NPA	Standard Assets	Country Risk	UFCE	ASCL**
Opening balance as on April 01, 2024	-	1,140.83	121.96	286.03	-
Additions during the year	-	-	17.49	148.78	-
Write-off	-	-	-	-	-
Write-back of excess provisions	-	9.35	-	-	-
Any other adjustments*	-	-	-	-	-
Closing balance as on September 30,	-				
2024		1,131.48	139.45	434.81	-

\*Including transfers between provisions if any

\*\* for exposure to specified borrowers beyond normally permissible lending limit

# k. Amount of Non-Performing Investments - Nil

## I. Amount of provision held for non-performing investments - Nil



## m. Movement of provisions for depreciation on investments

ParticularsAmountOpening balance as on April 01, 2024751.51Additions during the year...Write-off...Write-back of excess provisions...Any other adjustments(751.51)\*Closing balance as on September 30, 2024...

 As per recent circular on Investment RBI/DOR/2023-24/104 DOR.MRG.36/21.04.141/2023-24
 September 12, 2023 -Balance in provision on depreciation as on 31st March 2024 is transferred to Revenue/General Reserve

#### n. Non-Performing Assets by major industry or counterparty type - Nil

Amount of NPAs and past due loans provided separately broken down by significant geographic areas including the amounts of specific and general provisions related to each geographical area - The bank does not have any non-performing assets or any past due loans as on September 30, 2024.

# Table DF-4 Credit Risk: Disclosures for Portfolios Subject to the Standardised Approach:

#### **Qualitative Disclosures:**

In line with RBI directive for implementation of the New Capital Adequacy Framework, the Bank accepts the ratings of RBI prescribed following External Credit Rating Agencies (ECRA); under standardised approach.

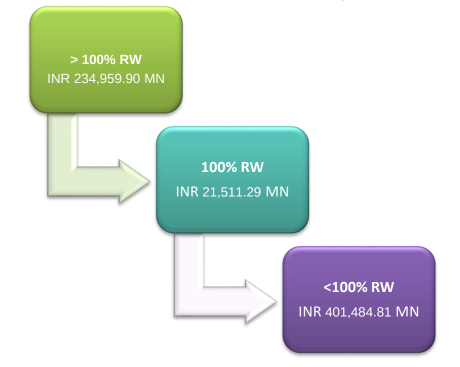
Domestic ECRA	International ECRA
Acuite Ratings & Research Limited (Acuite)	Moody's
Credit Analysis and Research Limited (CARE)	Standard & Poor's
CRISIL Limited	Fitch
ICRA Limited	
India Ratings and Research Private Limited (India Ratings) (formerly FITCH India)	
INFOMERICS Valuation and Rating Pvt Ltd. (INFOMERICS)	

The risk weights are mapped to the ratings assigned. The facilities for which the rating from ECRA is not available are treated as unrated and corresponding risk weight is assigned depending upon the tenor of the facility.



# **Quantitative Disclosures:**

The risk bucket wise distribution of total credit exposure as on September 30, 2024



# Table DF-5 - Credit Risk Mitigation - Disclosures for Standardised Approaches

#### **Qualitative Disclosures:**

The bank has in place a well-structured credit risk mitigation structure which elaborates on the risk appetite and risk mitigation of the Bank. It is the endeavour of the bank to request for collateral for corporate credits unless the business case warrants unsecured lending. Collateral stipulated is usually mortgages, charge over business stock and debtors and/or financial instruments. The bank has adopted norms of valuation of collateral as stipulated in the prudential guidelines of RBI. Credit facilities which are backed by corporate guarantee of the parent, consider shareholding of the parent in the borrower and the credit worthiness of the guarantor.

#### **Quantitative Disclosures:**

The collateral wise position of exposure: -

Of the funded exposure of INR 443,192.66 million, exposure of INR 83,747.68 million is backed by tangible collateral with value of INR 83,890.83 million. This includes exposure to CCIL for INR 30,961.32 million, backed with collateral value of INR 31,298.30 million (market value), being eligible financial collateral for credit risk mitigation.

The value of collateral held against non-fund-based exposure of INR 214,763.35 (including derivative exposure) stands at INR 42,464.96 million, including eligible financial collateral for INR 775.47 million.



#### Qualitative disclosures:

SMBC

The bank purchases Pass Through Certificate (PTC) to meet Priority Sector Lending targets, in line with the regulatory requirements. The risks pertaining to credit, legal, counterparty etc. is analysed before purchasing PTC.

As an investor, the Bank chooses the originator based on internal due diligence and with specification on parameters (such as tenor, loan to value, seasoning etc.) of the underlying loans in the pool. The regulatory requirement of minimum seasoning (Minimum Holding Period), minimum retention requirement (MRR) is being adhered to. The SPV is rated both on local and international scale by external rating agencies, wherever applicable. An SPV/Trust (which is bankruptcy remote) is created by the seller/originator and an independent party is appointed as trustee. The said pool is then assigned by the originator to the SPV/Trust. SPV/Trust issues an Information Memorandum (IM) outlining all the aspects of the transaction to the investor (SMBC) for private placement. Basis the information memorandum, a consideration is paid by the investor to the SPV for which SPV, basis the issue price per PTC, issues the PTCs (tradable instrument) to the investors (SMBC and originator). The PTCs are thereafter transferred from Demat account of the SPV Trust to the Demat account of the investors. The future receivables which are collected by the servicing agent, at defined frequency, are deposited in collection and payment account (CPA) of the SPV for onward remittance to various stakeholders in line with the MRR requirements and waterfall mechanism as detailed in the transaction documents.

The PTCs are classified in "Available for Sale" category of Investments in the Financial Statements. From the monitoring perspective, the pool performance is analysed on monthly basis on parameters like collections, collection efficiency, pay-out details, prepayment, and foreclosures etc. The portfolio is also subjected to credit stress test to assess the impact on capital adequacy.

Curre	ency INR Million
Particulars	Amount
Aggregate amount of exposures securitized by the bank for which the bank has retained some exposures, and which is subject to the market risk approach, by exposure type	-
Aggregate amount of:	
• on-balance sheet securitization exposures retained* or purchased broken down by exposure type (ABS); and	16,262.17
<ul> <li>off-balance sheet securitisation exposures broken down by exposure type</li> </ul>	-
Aggregate amount of securitization exposures retained or purchased separately for:	
• securitization exposures retained or purchased subject to Comprehensive Risk Measure for specific risk; and	16,262.17
• securitisation exposures subject to the securitisation framework for specific risk broken down into different risk weight bands. <i>(entire portfolio is subject to risk weight less than 20%)</i>	16,262.17
Aggregate amount of:	
• the capital requirements for the securitization exposures, subject to the securitization framework broken down into different risk weight bands.	300.92
• securitization exposures that are deducted entirely from Tier 1 capital, credit enhancing I/Os deducted from total capital, and other exposures deducted from total capital (by exposure type).	-
*Including accrued interest as at September 30, 2024	

# **Quantitative disclosures: Trading book**

\*Including accrued interest as at September 30, 2024



#### Qualitative disclosures Market Risk

**SMBC** 

It is the risk of losses arising from changes in market rates or prices that can affect the value of financial instruments. In the Bank, majority of Market Risk is arising from operations related to treasury. Market Risk is tracked and measured on a dynamic basis by a dedicated Market Risk department, which alerts management in to taking appropriate action.

#### Market Risk Organization Structure at the Bank

Bank's Risk Management is controlled by Risk Management Committee and Asset Liability Management (ALM) Committee. The Risk Management Committee/ALM determines risk tolerance and appetite for market risk. It also monitors and reviews significant risks and effectiveness of processes and sets out management responsibilities. Risk Management Committee/ALM formulates and implements the market risk policies and operational plans and recommends changes to policies, processes, and parameters for approval.

#### Market Risk Limit Structure at the Bank

Market Risk limits represents strategic restrictions, reflecting risk tolerance of the Bank, nature of the trading activities and the perceived trading and management skills. The limit setting is to prevent accumulation of Market Risk beyond the Bank's risk tolerance level, as determined by the Bank's top management, and to reflect mandates of individual trading units.

The Bank calculates the risk charge on market risk based on standardized approach as prescribed by RBI. The portfolio contains foreign exchange and interest rate risk only. The interest rate general risk is computed based on duration-based approach.

#### Market Risk Management

The Bank's Market Risk Framework comprises market risk policies, market risk limit and risk methodologies. The market risk policies are reviewed at least once a year to align with regulatory guidelines and international best practices.

Quantitative disclosures - The capital requirements for market risk are as follows:

	Currency INR Million
Components of Market Risk	September 2024
Interest Rate Risk	1,604.63
Equity position risk	-
Foreign Exchange risk	490.37
Total	2,095.00

# Table DF-8 - Operational Risk

#### Qualitative disclosures: The approaches for operational risk capital assessment

The Bank's Operational Risk Management framework includes the identification, assessment, measurement, and monitoring & oversight of operational risks within the Bank. Operations of SMBC India Branches currently follow Head Office policies for Operational Risk Management.

The Bank has a commitment to meeting high ethical and Operational Risk Management standards in the way it conducts its business. The governing principles and fundamental components of the Bank's operational risk management approach include accountability in the individual business lines for management and control of the significant operational risks to which they are exposed.

SMBC India Branches using an effective organization structure ensures the following to manage the operational risk by:



- a. Separation of duties between key functions.
- b. Periodic operational risk assessment tools such as, Risk Appetite Measures/Risk Control Measures
- c. Comprehensive assessment of all new products and processes.
- d. Risk mitigation programs, which use insurance policies to transfer the risk of high severity losses e.g., cash, where feasible and appropriate
- e. Business Continuity Plan Business Disruption of key business services for an extended period can affect the Bank's image/downfall unless appropriate emergency response and business resumption strategies are maintained.

As permitted by RBI, the Bank presently follows the Basic Indicator Approach for assessing the capital requirement related to capital charge for Operational Risk.

# Table DF-9 - Interest Rate Risk in the Banking Book (IRRBB)

#### **Qualitative Disclosures**

#### Interest Rate Risk in the Banking Book

Interest Rate risk in Banking Book (IRRBB) refers to the risk of loss in earnings or economic value of the Bank's Banking Book because of movement in interest rates. Interest rate risk arises from holding assets/liabilities and Off-Balance Sheet [OBS] items with different principal amount, maturity dates or re-pricing dates thereby creating exposure to changes in levels of interest rates.

#### **IRRBB** Organization Structure

Asset Liability Management Committee (ALM Committee) ensures compliance with regulatory and internal policies related to IRRBB and provides strategic direction, for achieving IRRBB management objectives. The Assets and Liabilities Management Committee of SMBC India Branches has been established to provide the framework to strategically manage the bank's assets and liabilities while adhering to the risk management objectives established by the Management committee. The ALM is responsible for formulating the branch's asset and liability strategy including the pricing of advances and deposits, balance sheet planning, funding decisions, spread management and for managing Market and Liquidity risk.

The ALM meeting is convened monthly to review risks, market condition and its impact on balance sheet.

#### **Quantitative Disclosures**

Interest rate risk in banking book is primarily the change in the net interest income and the value of the bank's assets and liabilities, due to changes in interest rate. This is assessed from the following perspectives:

i. Earnings perspective (Earnings-at-risk) approach

From an Earnings perspective, the Interest rate sensitivity gap reports indicate whether the Bank is in a position to benefit/lose from rise/fall in interest rates due to repricing of assets and liabilities under various interest rate movement scenarios; the impact which may be observed on the Net Interest Income of the bank.

As of September 30, 2024, the impact of an incremental 100 basis points parallel fall or rise in the yield curve at the beginning of the year on Net Interest Income for the next 12 months amounts to Rs. (+/-) INR 500.19 million. However, this is well within the EaR limit set for the bank.

ii. Economic Value perspective (i.e. Market Value of Equity-MVE approach)

From an Economic Value perspective, the Duration Gap report indicates the impact of movement in interest rate on the value of banks assets and liabilities and thus impacting the value of equity of the Bank.



As of September 30, 2024, the fall in the value of equity for 200 bps interest rate shock (parallel increase) is 1.4314% of our capital fund. This is lower than the internal threshold limit of 10% set for the bank and much lower than the threshold of 20% prescribed by RBI.

#### Table DF-10 - General Disclosure for Exposures Related to Counterparty Credit Risk

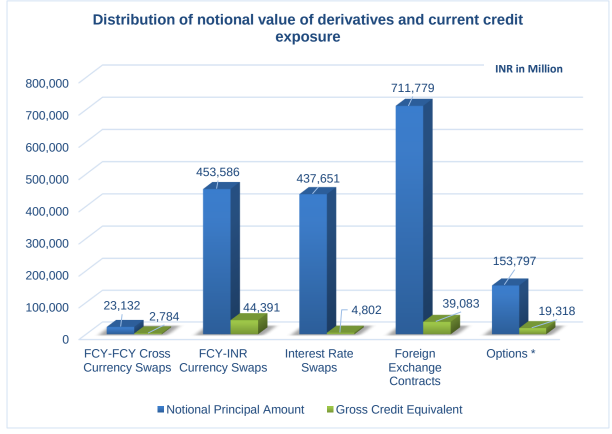
#### **Qualitative Disclosure**

- a. Capital allocation for counterparty credit risk is based on regulatory guidelines. The bank follows Standardized Approach for assigning capital to its counterparty credit exposure.
- b. The counterparty credit exposure limits are assigned based on the credit worthiness of counterparty vis-à-vis risk appetite of the bank after taking into consideration qualitative and quantitative factors of the party. The parameters considered, among other factors include the financial strength, net worth, industry of operation, liquidity position etc.

With regards to wrong way risk exposure, be it specific or general, the bank has the policy to monitor and take proactive corrective measures to address issues related to such exposure and simultaneously make internal provisions (normally higher than the regulatory requirement) to face worse situation.

#### **Quantitative Disclosure**

The distribution of notional value of derivatives and current credit exposure by their types



\*excluding sold options



# Net credit exposure for derivatives, post consideration of the benefits from legally enforceable netting agreements and collateral arrangements.

Of the total gross credit equivalent for INR 110,378.18 million, INR 86,084.12 million has been subjected to bilateral netting, resulting in netting benefit of INR 27,575.83 million. Further, the bank holds collateral of INR 78.10 million.

#### **Composition of Capital Disclosure Template**

			cy INR Millior
		Eligible Amount	Ref No.
Comm	non Equity Tier 1 capital: instruments and Reserves		
1	Directly issued qualifying common share capital plus related stock surplus (share premium)	79,475.33	а
2	Retained Earnings	24,434.56	b
3	Accumulated other comprehensive income (and other reserves)	-	
4	Directly issued capital subject to phase out from CET1 (only applicable to non-joint stock companies)	-	
5	Common share capital issued by subsidiaries and held by third parties (amount allowed in group CET1)	-	
6	Common Equity Tier 1 capital before regulatory adjustments	103,909.89	
Comm	on Equity Tier 1 capital: regulatory adjustments		
7	Prudential valuation adjustments	-	
8	Goodwill (net of related tax liability)	-	
9	Intangibles (net of related tax liability)	-	
10	Deferred tax assets	-	
11	Cash-flow hedge reserve	-	
12	Shortfall of provisions to expected losses	-	
13	Securitization gain on sale	-	
14	Gains and losses due to changes in own credit risk on fair valued liabilities	-	
15	Defined-benefit pension fund net assets	-	
16	Investments in own shares (if not already netted off paid-up capital on reported balance sheet)	-	
17	Reciprocal crossholdings in common equity	-	
18	Investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions, where the bank does not own more than 10% of the issued share capital (amount above 10% threshold)	-	

# Table DF-11 - Composition of Capital



19	Significant investments in the common stock of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions (amount above 10% threshold)	-	
20	Mortgage servicing rights (amount above 10% threshold)	-	
21	Deferred tax assets arising from temporary differences (amount above 10% threshold, net of related tax liability)	-	
22	Amount exceeding the 15% threshold	-	
23	of which: significant investments in the common stock of financial entities	-	
24	of which: mortgage servicing rights	-	
25	of which: deferred tax assets arising from temporary differences	_	
26	National specific regulatory adjustments (26a+26b+26c+26d)	-	
26a	of which: Investments in the equity capital of unconsolidated insurance subsidiaries	-	
26b	of which: Investments in the equity capital of unconsolidated non- financial subsidiaries	-	
26c	of which: Shortfall in the equity capital of majority owned financial entities which have not been consolidated with the bank	-	
26d	of which: Unamortized pension funds expenditures	-	
27	Regulatory adjustments applied to Common Equity Tier 1 due to insufficient Additional Tier 1 and Tier 2 to cover deductions	-	
28	Total regulatory adjustments to common equity Tier 1	-	
29	Common Equity Tier 1 capital (CET1)	103,909.89	
	onal Tier 1 capital: instruments		
30	Directly issued qualifying Additional Tier 1 instruments plus related stock surplus (share premium) (31+32)	-	
31	of which: classified as equity under applicable accounting standards (Perpetual Non-Cumulative Preference Shares)	-	
32	of which: classified as liabilities under applicable accounting standards (Perpetual debt Instruments)	-	
33	Directly issued capital instruments subject to phase out from Additional Tier 1	-	
34	Additional Tier 1 instruments (and CET1 instruments not included in row 5) issued by subsidiaries and held by third parties (amount allowed in group AT1)	-	
35	of which: instruments issued by subsidiaries subject to phase out	-	
36	Additional Tier 1 capital before regulatory adjustments	-	
	onal Tier 1 capital: regulatory adjustments		
37	Investments in own Additional Tier 1 instruments	-	
38	Reciprocal crossholdings in Additional Tier 1 instruments	-	
39	Investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions, where the bank does not own more than		



	above 10% threshold)		
40	Significant investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation (net of eligible short positions)	-	
41	National specific regulatory adjustments (41a+41b)	-	
41a	of which: Investments in the Additional Tier 1 capital of unconsolidated insurance subsidiaries	-	
41b	<i>of which:</i> Shortfall in the Additional Tier 1 capital of majority owned financial entities which have not been consolidated with the bank	-	
42	Regulatory adjustments applied to Additional Tier 1 due to insufficient Tier 2 to cover deductions	-	
43	Total regulatory adjustments to Additional Tier 1 capital	-	
44	Additional Tier 1 capital (AT1)	-	
45	Tier 1 capital (T1= CET1+AT1)	103,909.89	
Tier 2	capital: instruments & provisions		
46	Directly issued qualifying Tier 2 instruments plus related stock surplus	-	
47	Directly issued capital instruments subject to phase out from Tier 2	-	
48	Tier 2 instruments (and CET1 and AT1 instruments not included in rows 5 or 34) issued by subsidiaries and held by third parties (amount allowed in group Tier 2)	-	
49	of which: instruments issued by subsidiaries subject to phase out	-	
50	Provisions	4,647.48	С
51	Tier 2 capital before regulatory adjustments	4,647.48	
Tier 2	capital: regulatory adjustments		
52	Investments in own Tier 2 instruments	-	
53	Reciprocal crossholdings in Tier 2 instruments	-	
54	Investments in the capital of banking, financial and insurance entities that are outside the scope of regulatory consolidation, net of eligible short positions, where the bank does not own more than 10% of the issued common share capital of the entity (amount above the 10% threshold)	-	
55	Significant investments in the capital banking, financial and insurance entities that are outside the scope of regulatory consolidation (net of eligible short positions)	-	
56	National specific regulatory adjustments (56a+56b)	-	
56a	of which: Investments in the Tier 2 capital of unconsolidated insurance subsidiaries	-	
56b	of which: Shortfall in the Tier 2 capital of majority owned financial entities which have not been consolidated with the bank	-	
57	Total regulatory adjustments to Tier 2 capital	-	
58	Tier 2 capital (T2)	4,647.48	
59	Total Capital (TC=T1+T2)	108,557.37	
60	Total risk weighted assets	5,79,518.89	
60a	of which: total credit risk weighted assets	5,39,707.85	
60b	of which: total market risk weighted assets	17,658.44	
60c	of which: total operational risk weighted assets	22,152.60	



-	I ratios and Buffers		
61	Common Equity Tier 1 (as a percentage of risk weighted assets)	17.93	
62	Tier 1 (as a percentage of risk weighted assets)	17.93	
63	Total Capital (as a percentage of risk weighted assets)	18.73	
64	Institution specific buffer requirement (minimum CET1 requirement plus capital conservation plus countercyclical buffer requirements plus G-SIB buffer requirement, expressed as a percentage of risk weighted assets)	8.36	
65	of which: capital conservation buffer requirement	2.50	
66	of which: bank specific countercyclical buffer requirement	-	
67	of which: G-SIB buffer requirement	0.36	
68	Common Equity Tier 1 available to meet buffers (as a percentage of risk weighted assets)	12.43	
Natior	al minima (if different from Basel III)		
69	National Common Equity Tier 1 minimum ratio (if different from Basel III minimum)	5.50%	
70	National Tier 1 minimum ratio (if different from Basel III minimum)	7.00%	
71	National total capital minimum ratio (if different from Basel III minimum)	9.00%	
	nts below thresholds for deduction (before risk weighting)		
72	Non-significant investments in the capital of other financial entities	-	
73	Significant investments in the common stock of financial entities	-	
74	Mortgage servicing rights (net of related tax liability)	-	
75	Deferred tax assets arising from temporary differences (net of related tax liability)	-	
Applic	able caps on the inclusion of provisions in Tier 2		
76	Provisions eligible for inclusion in Tier 2 in respect of exposures subject to standardized approach (prior to application of cap)		
		4,647.48	
77	Cap on inclusion of provisions in Tier 2 under standardized approach	6,746.35	
78	Provisions eligible for inclusion in Tier 2 in respect of exposures subject to internal ratings-based approach (prior to application of cap)	Not Applicable	
79	Cap for inclusion of provisions in Tier 2 under internal ratings- based approach	Not Applicable	
	l instruments subject to phase-out arrangements (only able between March 31, 2017, and March 31, 2023		
80	Current cap on CET1 instruments subject to phase out arrangements	-	
81	Amount excluded from CET1 due to cap (excess over cap after redemptions and maturities)	-	
82	Current cap on AT1 instruments subject to phase out		



	arrangements		
83	Amount excluded from AT1 due to cap (excess over cap after redemptions and maturities)	-	
84	Current cap on T2 instruments subject to phase out arrangements	-	
85	Amount excluded from T2 due to cap (excess over cap after redemptions and maturities)	-	

\*The deferred tax assets of INR 1,163.34 million relating to timing differences (other than those related to accumulated losses) has been risk weighted @ 250%.

## Notes to the Template

Row no. of template	Particular	Currency INR Million
	Deferred tax assets associated with accumulated losses	-
10	Deferred tax assets (excluding those associated with accumulated losses) net of Deferred tax liability*	-
	Total as indicated in row 10	-
19	If investments in insurance subsidiaries are not deducted fully from capital and instead considered under 10% threshold for deduction, the resultant increase in the capital of bank	-
19	of which: Increase in Common Equity Tier 1 capital	-
	of which: Increase in Additional Tier 1 capital	-
	of which: Increase in Tier 2 capital	-
	If investments in the equity capital of unconsolidated non-financial	
26b	subsidiaries are not deducted and hence, risk weighted then:	-
200	(i) Increase in Common Equity Tier 1 capital	-
	(ii) Increase in risk weighted assets	-
50	Eligible Provisions included in Tier 2 capital*	4,647.48
	Eligible Revaluation Reserves included in Tier 2 capital	-
	Total of row 50	4,647.48

\*The amount includes Investment Fluctuation Reserve for INR 2,941.73 million.

#### Table DF-12 - Composition of Capital- Reconciliation Requirements

#### Step- 1

Step- 1			Currency INR Million
		Balance sheet	
		as in financial statements, as on	under regulatory scope of consolidation, as on
		September 30, 2024	September 30, 2024
А	Capital & Liabilities		
	Paid-up Capital	79,475.33	79,475.33
	Reserves & Surplus	30,299.66	30,299.66
I	Minority Interest	-	-
	Total Capital	109,774.99	109,774.99
	Deposits	2,92,751.88	2,92,751.88
П	of which: Deposits from banks	1,222.71	1,222.71
	of which: Customer deposits	2,91,529.17	2,91,529.17
	of which: Other deposits (pl. specify)	-	-
	Borrowings	30,128.23	30,128.23
	of which: From RBI	-	-
Ш	of which: From banks	10,000.00	10,000.00
	of which: From other institutions & agencies	-	-
	of which: Others- Outside India	20,128.23	20,128.23
	of which: Capital instruments	-	-

Sumitomo Mitsui Banking Corporation, India Branches Disclosures for half year ended September 30, 2024



IV	Other liabilities & provisions	34,193.98	34,193.98
	Total Liabilities	4,66,849.08	4,66,849.08
В	Assets	· · ·	
	Cash and balances with RBI	41,397.97	41,397.97
Ι	Balance with banks and money at call and short notice	32,203.57	32,203.57
	Investments:	1,36,769.29	1,36,769.29
	of which: Government securities	75,000.76	75,000.76
	of which: Other approved securities	-	-
	of which: Shares	-	-
II	of which: Debentures & Bonds	-	-
	of which: Subsidiaries / Joint Ventures / Associates	-	-
	of which: Others (Commercial Papers, Mutual Funds, PTCs etc.)	61,768.53	61,768.53
	Loans and advances	2,21,653.64	2,21,653.64
	of which: Loans and advances to banks	-	-
Ш	Of which: Loans and advances to customers	2,21,653.64	2,21,653.64
IV	Fixed assets	707.06	707.06
	Other assets	34,117.55	34,117.55
V	of which: Goodwill and intangible assets	-	-
	of which: Deferred tax assets	1,163.33	1,163.33
VI	Goodwill on consolidation	-	-
VII	Debit balance in Profit & Loss account	-	-
	Total Assets	4,66,849.09	4,66,849.09

## Step-2

Currency INR Million

		Balance sheet		
Particulars		as in financial statements, as on	under regulatory scope of	Ref no.
			consolidation, as on	
		September 30, 2024	September 30, 2024	
А	Capital & Liabilities			
	Paid-up Capital	79,475.33	79,475.33	
	Of which amount eligible for CET-I	79,475.33	79,475.33	а
	Of which amount eligible for AT-I	-	-	
I	Reserves & Surplus	30,299.66	30,299.66	b
	Minority Interest	-	-	
	Total Capital	109,774.99	109,774.99	
	Deposits	2,92,751.88	2,92,751.88	
П	of which: Deposits from banks	1,222.71	1,222.71	
п	of which: Customer deposits	2,91,529.17	2,91,529.17	
	of which: Other deposits	-	-	
	Borrowings	30,128.23	30,128.23	
	of which: From RBI	-	-	
	of which: From banks	10,000.00	10,000.00	
III	of which: From other institutions & agencies	-	-	
	of which: Others (from head office/ branches)	20,128.23	20,128.23	
	of which: Capital instruments	-	-	
IV	Other liabilities & provisions	34,193.98	34,193.98	С
	of which: DTLs related to goodwill	-	-	
	of which: DTLs related to intangible assets	-	-	
	Total Liabilities	4,66,849.08	4,66,849.08	
В	Assets			

Sumitomo Mitsui Banking Corporation, India Branches Disclosures for half year ended September 30, 2024



	Cook and kalanasa with Decemic Deck of India	41,397.97	41,397.97	
	Cash and balances with Reserve Bank of India	,	,	
	Balance with banks and money at call and short	32,203.57	32,203.57	
	notice			
	Investments	1,36,769.29	1,36,769.29	
	of which: Government securities	75,000.76	75,000.76	
	of which: Other approved securities	-	-	
11	of which: Shares	-	-	
	of which: Debentures & Bonds	-	-	
	of which: Subsidiaries / Joint Ventures /			
	Associates	-	-	
	of which: Others (PTCs and CDs)	61,768.53	61,768.53	
	Loans and advances	2,21,653.64	2,21,653.64	
III	of which: Loans and advances to banks	-	-	
	of which: Loans and advances to customers	2,21,653.64	2,21,653.64	
IV	Fixed assets	707.06	707.06	
	Other assets	34,117.55	34,117.55	
	Out of which:	-	-	
V	Goodwill	-	-	
	Other intangibles (excluding MSRs)	-	-	
	Deferred tax assets	1,163.33	1,163.33	
VI	Goodwill on consolidation	-	-	
VII	Debit balance in Profit & Loss A/c	-	-	
	Total Assets	4,66,849.08	4,66,849.08	

#### STEP-3

#### Extract of Basel III common disclosure template (with added column) - Table DF-11 (Part II)

#### Tier-1 & Tier-2 Capital: Instruments and Provisions

Currency INR Million Component of regulatory capital/ Source based on reference amount reported by numbers/ letters of the Particulars bank balance sheet under regulatory scope of consolidation from step 2 Directly issued qualifying common share (and 1 79,475.33 а equivalent for non-joint stock companies) capital plus related stock surplus 30,299.66 2 Retained earnings \* b 3 Provisions (eligible for Tier-2 capital) \*\* 4,647.48 с

\* The break-up of reserves and surplus as reported in Schedule-2 "Reserves & Surplus", of the financial statements, together with their consideration in regulatory capital is as below.

\*\* includes provisions on standard assets, country risk, and unhedged foreign currency exposure, in addition to items as mentioned in below table.

		Currency INR Million
Particulars	Amount	Remarks
Statutory Reserve	6,666.63	Considered as part of CET-1 as
Remittable Surplus retained in India for CRAR	17,026.19	shown in line item 2 of table DF-11
Investment Fluctuation Reserve	2,941.73	Considered as part of Tier-2 capital and as shown in item 3 "Provisions" in above table
Total	30,299.66	



#### Table DF-13 - Main features of Regulatory Capital Instruments

The Bank has not issued any Regulatory Capital Instruments forming part of Capital Funds. The Capital Funds of the bank mainly consist of Interest Free Funds received from Head Office, Reserves & Surplus and General Provisions, as eligible under extant regulatory norms.

#### Table DF-14 - Full Terms & Conditions of Regulatory Capital Instruments

The Bank has not issued any Regulatory Capital Instruments forming part of Capital Funds. The Capital Funds of the bank consist of Interest Free Funds received from Head Office, Reserves & Surplus and General Provisions, as eligible under extant regulatory norms

#### Table DF-15 - Disclosure Requirements for Remuneration

In accordance with the requirements of the RBI Circular RBI/2019-20/89; DOR.Appt.BC.No.23/29.67.001/2019-20 dated 4th November 2019; the bank has obtained a letter from its head office which states that the compensation policies in India including that for the CEO are in line with the FSB requirements.

# Table DF-16 - Equities – Disclosure for Banking Book Positions

The qualitative and quantitative disclosures: - Nil as, on the reference date, the bank does not have any equity investments.