

## CREDIT RISK MANAGEMENT MODULE



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#### CM (Credit Risk Management)

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#### MODULE CM: **Credit Risk Management** CHAPTER CM-A: Introduction

#### **CM-A.1** Purpose

#### **Executive Summary**

- CM-A.1.1 The purpose of this Module is to provide the Central Bank of Bahrain's (CBB's) Directive concerning requirements relevant to the key elements of a sound credit risk management system which it expects Islamic bank licensees to observe.
- CM-A.1.2 This Module must be read in conjunction with other parts of the Rulebook, mainly: High-level Controls; (a)
  - (b) Capital Adequacy;
  - Liquidity Risk; (c)
  - (d) Operational Risk;
  - Reputational Risk; (f)
  - Credit Risk:
  - (g)
  - (h) Stress Testing; and
  - Internal Capital Adequacy Assessment Process ('ICAAP'). (i)

#### Legal Basis

#### CM-A.1.3

This Module contains the CBB's Directive (as amended from time-totime) relating to credit risk management in Islamic bank licensees and is issued under powers available to the CBB under Article 38 of the of the Central Bank of Bahrain and Financial Institutions Law (Decree No. 64 of 2006) ("CBB Law"). This Module is applicable to all Islamic bank licensees. Branches of foreign bank licensees shall comply with the requirements in this Module unless stated otherwise under relevant paragraphs of the Module.

CM-A.1.4 For an explanation of the CBB's rule-making powers and different regulatory instruments, see Section UG-1.1.



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#### CM-A.2 Module History

CM-A.2.1 This Module was first issued in July 2004. Changes made subsequently to this Module are annotated with the calendar quarter date in which the change was made as detailed in the table below. Chapter UG 3 provides further details on Rulebook maintenance and version control.

#### Summary of Changes

Module	Change	Description of Changes
Ref.	Change Date	Description of Changes
CM 8	1/1/2005	Revised Consumer Finance Limits.
CMA-2	1/1/2005	Revised Key Requirements to reflect CM 8 above.
CM 8.3	1/7/2005	Revised definition of 'consumer financing'.
CM 3.2	1/10/2005	Role of internal audit becomes a rule.
CM 8.4	1/10/2005	Clarifications re non-compliant facilities.
CM-A.1	10/2007	New Rule CM-A.1.3 introduced, categorising this Module as a Directive.
CM-5	10/2007	New Requirement to follow the 'Code of Best practice on Consumer Credit and Charging'.
CM-1.2	10/2007	Membership of CRB.
CM-3.1	04/2008	Guidance concerning material interest as shareholder for write-offs.
CM-5.6	04/2008	New Refund and prepayment requirements.
CM-2.7	10/2009	New reporting arrangements for exposures of connected counterparties.
CM-2.7	01/2010	Revised reference for LE reporting.
CM-A.1.3	01/2011	Clarified legal basis.
CM-5	01/2011	Changes made to incorporate Basel Core Principle 5 and new large <u>exposure</u> requirements along with a consistency alignment of Volume One and Volume Two.
CM-A.1.1, CM-A.2.4	04/2011	Corrected typo.
CM- 2.3.1(c), CM-2.6.1	04/2011	Corrected cross reference.
СМ	07/2011	Various minor amendments to clarify Rules and have consistent language.
CM-2.5.9	07/2011	Amended the definition of connected counterparties.
CM-5.5.9 and CM- 5.5.10	10/2011	Corrected elements of APR formula.
CM-5.5.12	10/2011	Paragraph deleted as it does not reflect current practice on residual interest.
CM-2.5.12 CM-2.5.1E	01/2012	Amended definition of qualifying holdings.
CM-2.6	01/2012	Clarified and amended the Rules on temporary exposures.
CM-2.10.3	01/2012	Clarified the Rule on future increases in qualifying holdings.
CM-2.10.3 CM-5.4.9	01/2012	Changed Rule to Guidance.
CM-2.6.2	04/2012	Clarified Rules on temporary exposures.
CM-A.2.8	07/2012	Updated reference to Bahrain Association of Banks.
CM-2.5.6	07/2012	Clarified the definition of 'controlling interest'.
CM-2.5.7A	07/2012	CBB prior approval required for excess over limits to connected
		counterparties.
CM-2.5.9	07/2012	Minor correction.
CM-2.10.3	07/2012	Amendment made to be in line with updated definition of qualifying holdings.
CM-5.5.4	07/2012	Minor typo corrected.
CM-5.5	10/2012	This Section was deleted and requirements are now included in Section BC- 4.3.
CM-A.2.10	01/2013	Clarified Rule related to the write-off of a credit facility.
CM-2.5.11	07/2013	Clarified Rule on the amount that must be deducted from the capital base where exposure exceeds the limit stipulated.
CM-5.6.2	07/2013	Clarified the type of mortgages on which the CBB imposes a ceiling on early repayment fees and/or charges.
CM-1.2.4	10/2013	Amended to reflect the expanded scope of activities of the Credit Reference Bureau and the membership requirements.
CM-5.4.4	10/2013	Updated reference to Eskan Bank to reflect new name.



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#### CM-A.2 Module History

CM-A.2.2 (continued)

#### Summary of Changes

Module Ref.	Change Date	Description of Changes
CM-1.2.4	01/2014	Clarified Rule to apply to credit facilities to residents in Bahrain.
CM-A.2, CM-	04/2014	Added cross references and corrected terminology to link to Glossary terms.
4.3 and CM-5	01/2011	raded close references and corrected terminology to min to prosently terms.
CM-6.1	04/2014	Clarified Rules on staff financing s.
CM-5.2.4	04/2014	Reference updated for the code of best practice on consumer credit and charging.
CM-2.10.2A	07/2014	Added a guidance Paragraph to clarify the treatment of investments in commercial entities which are otherwise not connected to the bank.
CM-A.2 and CM-5	01/2015	Corrected to be aligned with updated requirements under Module CA.
CM-2.3.2	01/2015	Added reference to transactions subject to the Regulation on close-out netting under a market contract.
CM-2.5.1B	01/2015	Corrected cross reference.
CM-2.5.1E	04/2015	Deleted cross reference as not applicable.
CM-2.6.2B and CM- 2.10.10	04/2015	Corrected reference to consolidated total capital to be in line with Module CA.
CM-2.7.1	04/2015	Added reference to Appendix BR-19 for reporting the financial details of each large exposure.
CM-2.10.3	04/2015	Clarified language on the treatment of significant investments over the thresholds outlined in Paragraph CA-2.4.25.
CM-2.7.1, CM-2.7.1A and CM- 2.7.1B	07/2015	Clarified the reporting requirements of exposures.
CM-2.5.11	10/2015	Clarified limits on large exposures.
CM-3.1	10/2015	Amended Rules on write-offs.
CM-2.5.1E	10/2016	Amended definition of major investment.
CM-2.5.3	10/2016	Added 'Limits to Significant Investments' new Section reference.
CM-2.10.2	10/2016	Major investments defined.
CM-2.10.2A	10/2016	Paragraph moved to CM-2.11.4.
CM-2.10.3	10/2016	Amended and split into CM-2.10.3 A, B, C and D.
CM-2.10.3D	10/2016	Amended Rule.
CM-2.10.6	10/2016	Moved to new section 5.11.
CM-2.10.7	10/2016	Moved to new section 5.11.
CM-2.10.8	10/2016	Moved to new section 5.11.
CM-2.10.10	10/2016	Amended 'Acquisitions' to be 'Investments'.
CM-2.11 CM-3.1.1	10/2016 10/2016	New Section 'Limits on Significant Investments'. Amended the Write-offs Section.
CM-5.4.5	10/2016	Amendments to clarify the Rule.
CM-3.4.3 CM-A2.2A CM-2.5.3A	01/2017	Added a new requirement on Large Exposures.
CM-2.5.5A CM-2.5.9B	01/2017	Added Paragraphs on closely related counterparties and connected counterparties.
CM-3.6	07/2017	Added new Section on 'Country and Transfer Risks'.
CM-7.6.2	04/2018	Deleted Paragraph on "Early Repayment Fees/Charges".
CM-7.4.10	10/2019	Amended Paragraph on non-compliant facilities.
CM-4.5.2D	01/2020	Amended Paragraph on approval of the banks policies and procedures.
CM-1.2.6	07/2020	Added a new Paragraph on CRB members requirements.
CM-1.2.7	07/2020	Added a new Paragraph on compliance with CBB Law.
Full Module CM	07/2021	Revised CM Module to incorporate various changes in qualitative requirements in line with Basel Committee on Banking Supervision standards and best practices.
CM-5.4.9	01/2022	Amended Paragraph on submission of technically non-compliant facilities report.
CM-6.1.1	01/2022	Deleted Paragraph.
CM-6.1.2	01/2022	Amended Paragraph.
CM-6.1.3	01/2022	Deleted Paragraph.
CM-6.1.4	01/2022	Deleted Paragraph.



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#### CM-A.2 Module History (Continued)

CM-A.2.2 (continued)

#### Summary of Changes

Module Ref.	Change Date	Description of Changes
CM-A.2.3	10/2022	Deleted typo.
CM-1.2.29	10/2022	Amended Paragraph on CBB's prior approval of country and transfer risks policy.
CM-1.8.5	10/2022	Amended Paragraph on submission and CBB review of ECL recognition policy statement.
CM-2.5.9	10/2022	Amended Paragraph on large exposure policy statement.
CM-2.6.2	10/2022	Amended Paragraph on exempt exposures to parties not connected to the Bank.
CM-2.7.2	10/2022	Amended Paragraph reference.
CM-2.8.1	10/2022	Amended Paragraph on submission of large exposure policy statement to CBB for approval.
CM-1.8.22A	01/2023	Added a new Paragraph on the recognition of credit default guarantees provided by Tamkeen.
CM-1.10	<mark>01/2023</mark>	Deleted Section on Provisions against Sovereign Debt.
CM-4.1.3(d)	01/2023	Amended reference.
CM-5.3.1	01/2023	Added a new Sub-paragraph on the excluded credit facilities from consumer finance requirements.

#### Effective Date



The requirements in this amended Module are effective from 30<sup>th</sup> June 2022 on which date the existing Module CM will become redundant and any exemptions allowed under the existing Module will be subject to grandfathering requirements with the approval of CBB.



## MODULECM:Credit Risk ManagementCHAPTERCM-1Credit Risk Management Requirements

#### CM-1.1 Overview

- CM-1.1.1 <u>Credit risk</u> is the likelihood that a <u>counterparty</u> of the <u>licensee</u> will not meet its obligations in accordance with the agreed terms. The magnitude of the <u>credit risk</u> depends on the likelihood of <u>default</u> by the <u>counterparty</u>, and on the potential value of the <u>licensee's</u> contracts with the <u>customer</u> at the time of <u>default</u>. <u>Credit risk</u> largely arises in assets shown on the balance sheet, but it can also show-up off the balance sheet in a variety of contingent obligations.
- CM-1.1.2 The effective management of <u>credit risk</u> is a critical component of a comprehensive approach to risk management and is essential to the long-term success of any banking organisation.
- CM-1.1.3 The lack of continuous credit exposure supervision and effective internal controls, or the failure to identify abuse and fraud are also sources of risk. The overall financing policy of the <u>licensee</u> should be monitored by a Credit Committee, composed of officers with adequate seniority and experience.
- CM-1.1.4 Although specific <u>credit risk</u> management practices may differ among banks depending upon the nature and complexity of their credit activities, a comprehensive <u>credit risk</u> management program shall specifically address the following areas (i) establishing an appropriate <u>credit risk</u> environment; (ii) operating under a sound credit granting process; (iii) maintaining an appropriate credit administration, measurement and monitoring process; and (iv) ensuring adequate controls over <u>credit risk</u>. These practices should also be applied in conjunction with sound practices related to the assessment of asset quality, the adequacy of provisions and reserves, and the disclosure of <u>credit risk</u>.



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#### CM-1.2 Credit Risk Management Framework

- **CM-1.2.1** <u>Islamic bank licensees</u> must establish a credit risk management unit (CRMU) within their organisational structure which will be responsible for identification, assessment, measurement, monitoring and controlling of credit risk inherent in the entire credit portfolios, as well as credit risk in individual credit exposures. The credit risk management framework must consider the relationship between credit risk and other risks.
- **CM-1.2.2** The CRMU must be independent and must ensure that it undertakes the credit risk management activities with no influence from business functions responsible for credit underwriting.
- CM-1.2.3 The CRMU should not have management or financial responsibility related to credit operational business line or revenue generating functions.

#### The Role of the Board of Directors

- **CM-1.2.4** The Board of Directors of the <u>Islamic bank licensee</u> is responsible for ensuring that the <u>licensee</u> has an effective CRMU and for approving and regularly reviewing, at least every two years, its <u>credit risk</u> policies, <u>credit risk</u> appetite and limits framework. Amendments made to such documents must also be approved by the Board. The Board may delegate some of its functions, such as approval of policies, amendments to policies and periodic reviews to a designated Board committee.
- CM-1.2.5 Effective credit risk management is imperative to optimise the <u>licensee's</u> risk-adjusted rate of return by maintaining credit risk exposure within acceptable parameters. A risk appetite statement is a written articulation of the aggregated level and types of risk exposures that the <u>licensee</u> will accept, or avoid, in order to achieve its business objectives.
- **CM-1.2.6** The Board must ensure that the <u>credit risk</u> policies cover all activities of the <u>Islamic bank licensee</u> in which it incurs <u>credit risk</u>. The Board must also determine that the licensee's capital level is adequate for the risks assumed throughout the entire organisation or group.

#### CM-1.2.7

The <u>credit risk</u> policy must document the <u>licensee's</u> willingness to grant credit based on exposure type (commercial, consumer, real estate etc.), economic sector, geographical location, product, currency, maturity and anticipated profitability. This might also include the identification of target markets and the overall characteristics that the <u>Islamic bank</u> <u>licensee</u> would want to achieve in its credit portfolio (including levels of diversification and concentration tolerances).



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- **CM-1.2.8** The Board must ensure that the <u>credit risk</u> appetite framework delineates the delegated powers, lines of responsibility and accountability over <u>credit risk</u> management decisions, and must clearly define authorised instruments, <u>hedging</u> strategies and risk-taking opportunities.
- **CM-1.2.9** The Board must assess whether the <u>Islamic bank licensee</u> is operating within the boundaries of the <u>credit risk</u> appetite and limits framework approved by the Board.
- **CM-1.2.10** The Board must ensure that it receives adequate management information reports and exception reports to meet its oversight requirements to monitor adherence to the <u>licensee's</u> risk tolerance/appetite/limits. The Board must regularly evaluate whether it is receiving the right balance of detail and quantitative versus qualitative information.
- **CM-1.2.11** The Board must approve the structure in which the <u>licensee</u> will organise its credit-granting functions, including independent review of the credit granting process and the overall portfolio.
- CM-1.2.12 For <u>branches of foreign bank licensees</u> where no Board/Audit Committee exists, all references to the Board/Audit Committee should be interpreted as the Group Chief Risk Officer or equivalent person who has direct access or reports to the Board or Audit Committee of the parent bank, unless alternative structures that satisfy the primary objectives of such oversight are in place.

#### The Role of the Senior Management

- **CM-1.2.13** Senior management of the <u>Islamic bank licensee</u> is responsible for developing, implementing and approving sound credit risk procedures in accordance with credit risk policies approved by the Board.
- **CM-1.2.14** <u>Senior management</u> must determine that the staff involved in any credit relationship, whether established or new, basic or complex, have the necessary knowledge, skill sets, experience and are fully capable of ensuring the relationship meets the highest standards and in compliance with the <u>licensee's</u> policies and procedures.

## **CM-1.2.15** <u>Senior management</u> must ensure that risk monitoring systems are in place for effectively undertaking the activities of <u>credit risk</u> management.



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#### Credit Risk Policy and Procedures

CM-1.2.16 A properly documented <u>credit risk</u> policy is an essential element of, and a prerequisite for, the <u>credit risk</u> management process. Consistent with the Board's objectives, it assists <u>licensee's</u> management in the maintenance of proper credit standards and the avoidance of unnecessary risks. Additionally, periodic internal assessment should be undertaken by the internal audit. In the case of <u>branches of foreign bank licensees</u>, the credit policy, limits and the procedures are normally those that are approved by the Head Office/Regional Office.

# **CM-1.2.17** Senior management, based on the approved <u>credit risk</u> policy, must develop <u>credit risk</u> procedures for identifying, measuring, monitoring and controlling <u>credit risk</u>. The procedures must address <u>credit risk</u> in all of the <u>Islamic bank licensee</u>'s activities, and at both the individual credit and portfolio levels.

CM-1.2.18 Explicit guidelines in the <u>credit risk</u> policy provide the basis for effective <u>credit risk</u> management. A sound <u>credit risk</u> policy should consider which types of credit products and obligors the <u>licensee</u> is looking for, and the underwriting standards the <u>licensee</u> will utilize.

#### CM-1.2.19

<u>Islamic bank licensee</u>'s credit risk framework must address all credit and credit risk related activities throughout the credit lifecycle covering matters of significance including, but not limited to:

- (a) Organisation and reporting structure of the credit risk function/activities;
- (b) Delegation of authority;
- (c) Role of credit committee and Board risk committee;
- (d) Designated markets and products;
- (e) Credit limit framework;
- (f) Desirable pricing levels and criteria;
- (g) Policy on country and transfer risks;
- (h) Credit granting criteria and authorisation procedures for the advancement of credit, including exceptions to set criteria and limits;
- (i) Credit risk analysis, reviews and credit risk ratings;
- (j) Assessment of concentration;
- (k) Large exposure policy;
- (l) Financing to connected <u>counterparties;</u>
- (m) Problem credit identification, remediation and administration;
- (n) Policies and procedures on write-offs and recoveries;
- (o) Monitoring and reporting.



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- **CM-1.2.20** Islamic bank licensees must operate within sound, well-defined creditgranting criteria. These criteria must include a clear indication of the licensee's target market and a thorough understanding of the obligor or <u>counterparty</u>, as well as the purpose and structure of the credit and its source of repayment. In addition, the criteria must set out who is eligible for credit and for how much, what types of credit are available, and under what terms and conditions the financing may be granted.
- CM-1.2.21 In the case of <u>branches of foreign bank licensees</u>, the credit policies, credit limits and the procedures are those that are approved by the Head Office/Regional office.

#### Effectiveness of Internal Control System

- **CM-1.2.22** An effective internal control system for <u>credit risk</u> assessment and measurement is essential to enable senior management to carry out its duties. An effective internal control system must include:
  - (a) Measures to comply with applicable laws, regulations and internal policies and procedures;
  - (b) Measures to provide oversight of the integrity of information used and to reasonably ensure that the allowances reflected in the <u>licensee's</u> financial statements and its supervisory reports are prepared in accordance with the applicable accounting framework and relevant supervisory guidance;
  - (c) Well-defined <u>credit risk</u> assessment and measurement processes that are independent from (while taking appropriate account of) the financing function and include:
    - (i) An effective <u>credit risk</u> rating/ scoring system that is consistently applied, accurately grades differing <u>credit risk</u> characteristics, identifies changes in <u>credit risk</u> on a timely basis, and prompts appropriate action;
    - (ii) An effective process which ensures that all relevant/ reasonable and supportable information, including forwardlooking information, is appropriately considered in assessing and measuring expected credit loss ('ECL'). This includes maintaining appropriate reports, details of reviews performed and identification and descriptions of the roles and responsibilities of the personnel involved;



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#### CM-1.2 Credit Risk Management Framework (Continued)

- (iii) An assessment policy that ensures ECL measurement occurs not just at the individual credit exposure level, but also when necessary to appropriately measure ECL at the collective portfolio level by grouping exposures based on identified shared <u>credit risk</u> characteristics;
- (iv) An effective model validation process to ensure that the <u>credit risk</u> assessment and measurement models, including ECL models, are able to generate accurate, consistent and unbiased predictive estimates on an ongoing basis. This includes establishing policies and procedures which set out the accountability and reporting structure of the model validation process, internal standards for assessing and approving changes to the models and reporting of the outcome of the model validation (see also Paragraph CM-1.4.10);
- (v) Clear formal communication and coordination among the <u>licensee's credit risk</u> staff, financial reporting staff, senior management, the Board and others who are involved in the <u>credit risk</u> assessment and measurement process for an ECL accounting framework, as applicable (e.g. evidenced by written policies and procedures, management reports and committee minutes); and
- (d) An internal audit function that independently evaluates the effectiveness of the <u>licensee's credit risk</u> management framework, and in particular, assessment and measurement systems, models and processes, including the <u>credit risk</u> rating system. Refer to HC-6.5.

#### CM-1.2.23

<u>Islamic bank licensees</u> must ensure that the <u>credit risk</u> policy establishes the objectives that guide the <u>licensee's</u> credit-granting activities.

- **CM-1.2.24** The <u>credit risk</u> policy must give recognition to the goals of credit quality, earnings quality and sustainability and growth. <u>Islamic bank</u> <u>licensees</u>, regardless of their size, must determine the acceptable risk/reward trade-off for their activities, factoring in the cost of capital.
- **CM-1.2.25** The <u>credit risk</u> appetite/limits framework of <u>Islamic bank licensees</u> must take into consideration the cyclical aspects of the economy and the resulting shifts in the composition and quality of the overall credit portfolio. The credit granting criteria must be periodically assessed and amended and it must be viable in the long-run and through various economic cycles. The credit risk procedures must be reviewed at least once every three years or more frequently as may be necessary if there are changes in internal or regulatory requirements.



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- **CM-1.2.26** The credit granting criteria must be designed and implemented within the context of internal and external factors, such as the <u>licensee's</u> market position, trade area, staff capabilities and technology.
- **CM-1.2.27** <u>Islamic bank licensees</u> must have a clearly defined <u>credit risk</u> appetite statement which is implemented through comprehensive policies and procedures for limiting and controlling <u>credit risk</u>. <u>Islamic bank</u> <u>licensees</u> must also establish credit limits in a meaningful manner for different types of exposures, both on and off-balance sheet.
- **CM-1.2.28** <u>Bahraini Islamic bank licensees</u> must consider the results of stress testing in the overall limit setting and monitoring process. Such stress testing must take into consideration economic cycles, profit rates and other market movements and liquidity conditions.

#### Country and Transfer Risks

CM-1.2.29

<u>Islamic bank licensees</u> must set out their policy on country and transfer risks within their Board approved credit risk policy. Such policy must include:

- a) the risk appetite/tolerance levels for country and transfer risks;
- b) country exposure limits;
- c) basis and frequency for periodic reviews and assessments;
- d) the criteria for downgrading a country exposure from Stage 1 to Stages 2 or 3, and related provisioning policy; and
- e) the policy for recategorization of exposure to a higher grade.
- CM-1.2.30 Country risk is the exposure to a loss in cross-border financing, caused by events in the country to which the <u>licensee</u> has exposure and includes all forms of financing whether to the government, a <u>licensee</u>, a private enterprise or an individual. Country risk is therefore a broader concept than sovereign risk, which is restricted to the risk of financing to the government of a sovereign nation. Transfer risk, on the other hand, represents the risk of loss due to repatriation or remittance restrictions imposed by a foreign government that make it impossible to remit, fully or partially, the proceeds of obligation owed to the <u>licensee</u>.
- **CM-1.2.31** In the case of exposure to obligors, <u>Islamic bank licensees</u> must examine any associated country and transfer risks keeping in view factors such as domicile of the <u>counterparty</u>, the legal structure of the <u>counterparty</u>, the existence of special purpose vehicles, conduits and/ or other related factors that may affect the transferability of proceeds of repayment.



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- **CM-1.2.32** Branches of foreign bank licensees must satisfy the CBB that equivalent arrangements are in place at the parent entity level, otherwise a policy is required in line with Paragraph CM-1.2.28.
- CM-1.2.33 <u>Branches of foreign bank licensees</u> are normally subject to country limits that are set at a global level by the head office or by the regional office. The <u>branch</u> should be able to demonstrate that it is subject to limits imposed on it by the head office or regional office as appropriate.



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#### CM-1.3 Credit Granting

**CM-1.3.1** The limits framework must ensure that the granting of credit exceeding certain predetermined levels receives prompt management attention. An appropriate limit system must assist the management in initiating discussion about opportunities and risks, in controlling <u>credit risk</u> exposures and monitoring actual risk taking against predetermined <u>credit risk</u> tolerances.

#### CM-1.3.2

<u>Islamic bank licensees</u> must receive sufficient information to enable a comprehensive assessment of the true risk profile of the obligor or counterparty. Depending on the type of credit exposure and the nature of the credit relationship to date, the factors to be considered and documented in approving credits must include:

- (a) The purpose of the credit and sources of repayment;
- (b) The current risk profile (including the nature and aggregate amounts of risks) of the obligor or <u>counterparty</u> and <u>collateral</u> and its sensitivity to economic and market developments;
- (c) The obligor's repayment history and current capacity to repay, based on historical financial trends and future cash flow projections, under various scenarios;
- (d) For commercial credits, the obligor's business expertise and the status of the obligor's economic sector and its position within that sector;
- (e) The proposed terms and conditions of the credit, including covenants designed to limit changes in the future risk profile of the obligor;
- (f) The legal structure of the entity to which credit is granted and any associated implications; and
- (g) Where applicable, the adequacy and enforceability of <u>collateral</u> or guarantees, including under various scenarios.

#### CM-1.3.3

<u>Islamic bank licensees</u> need to understand to whom they are granting credit. As such, prior to entering into any new credit relationship, the <u>licensee</u> must become familiar with the obligor or <u>counterparty</u> and be confident that they are dealing with an individual or organisation of sound repute and creditworthiness. In particular, strict policies must be in place to avoid association with individuals involved in fraudulent activities and other crimes.



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#### CM-1.3 Credit Granting (Continued)

- **CM-1.3.4** <u>Islamic bank licensees</u> must perform their due diligence at the solo entity level to which there is a credit exposure. In evaluating the repayment capacity of the solo entity, <u>licensees</u> can take into account the support of the group and also the potential for the solo entity to be adversely impacted by problems in the group.
- **CM-1.3.5** In considering potential credit, <u>Islamic bank licensees</u> must recognise the necessity of establishing provisions for identified and expected losses and hold adequate capital to absorb unexpected losses. The <u>licensee</u> must factor these considerations into credit-granting decisions, as well as into the overall portfolio risk management process.
- **CM-1.3.6** Where actual or potential conflicts of interest exist within the <u>Islamic</u> <u>bank licensee</u>, internal confidentiality arrangements (e.g. 'Chinese walls') must be established and maintained to ensure that there is no hindrance to the <u>licensee</u> in obtaining all relevant information from the obligor.
- **CM-1.3.7** In order to maintain a sound credit portfolio, <u>Islamic bank licensee</u> must have an established formal transaction evaluation and approval process for the granting of credit. Approvals must be made in accordance with the <u>licensee's</u> written guidelines and granted by the appropriate level of management. There must be a clear audit trail documenting that the approval process was complied with and identifying the individual(s) and/or committee(s) providing input, as well as making the credit decision. <u>Islamic bank licensees</u> must invest in appropriate credit decision making tools and resources so that they are able to make sound credit decisions consistent with their <u>credit risk</u> strategy and meet competitive time, pricing and structuring pressures.
- **CM-1.3.8** Each credit proposal must be subject to careful analysis by an experienced credit analyst with expertise commensurate with the size and complexity of the transaction. An effective evaluation process establishes minimum requirements for the information on which the analysis is to be based.
- **CM-1.3.9** <u>Islamic bank licensees</u> must have in place a Board approved policy regarding the information and documentation needed to approve new credits, renew existing credits and/or change the terms and conditions of previously approved credits. The information received will be the basis for any internal evaluation or rating assigned to the credit, and its accuracy and adequacy is critical to the management making appropriate judgments about the acceptability of the credit.



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#### CM-1.3 Credit Granting (Continued)

**CM-1.3.10** Credit risk officers must have the experience, knowledge and background to exercise prudent judgment in assessing, approving and managing credit risks. The licensee's credit-granting approval process must establish accountability for decisions taken and designate who has the final or ultimate authority to approve credits or changes in credit terms.

#### CM-1.3.11

All extensions of credit must be made on an arm's-length basis. In particular, credits to connected <u>counterparties</u> must be authorised only under exceptional circumstances. Such credits must be monitored with particular care and other appropriate steps taken to control or mitigate the risks of non-arm's length financing.

**CM-1.3.12** Transactions with connected <u>counterparties</u> must be subject to the approval of the Board of Directors (excluding Board members with conflict of interest).

#### Credit Reference Requirements

#### CM-1.3.13

- Islamic bank licensees which provide credit facilities to natural and legal persons in Bahrain must become members of the Bahrain Credit Reference Bureau ('BCRB'). All enquiries for new or additional credit facilities in Bahrain must be submitted to the BCRB. BCRB members must meet the following requirements and incorporate them into their policies and procedures:
  - (a) Establish an electronic monitoring system to detect, monitor and maintain records and a log of all access to BCRB data by the BCRB member's employees;
  - (b) Conduct a monthly internal audit on the access logs to identify unauthorised access to BCRB data by any employee without securing customer consent and report to the CBB any observed violation of Article 68 (bis (2)) of CBB Law;
  - (c) Require the sign off of a BCRB member's designated employee on their legal obligations concerning the confidentiality of BCRB data and that any violation of Article 68 (bis (2)) of CBB Law would subject them to an enforcement action in accordance with CBB Law; and
  - (d) Cover compliance with the above requirements in the performance appraisal of relevant employees.



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#### CM-1.3 Credit Granting (Continued)

**CM-1.3.14** Failure to comply with Article 68 (bis (2)) of the CBB Law and Paragraph CM-1.3.13 may result in an enforcement action taken against the CRB member, as well as the relevant employee in accordance with CBB Law. Additionally, all BCRB members must abide by the agreed Code of Practice of the BCRB (see Appendix CM-3). Any breaches to the code will be subject to enforcement action by the CBB.

#### Name-financing

## **CM-1.3.15** Islamic bank licensees must avoid providing finance to counterparties without collateral or without adequate credit risk analysis performed on the basis of reliable audited financial statements to properly analyse the obligor's ability to repay.

CM-1.3.16 Some <u>licensees</u> indulge in '<u>name-financing</u>' which refers to the practice of financing to businesses and individuals merely on the basis of their 'name' or 'reputation' in the market. In such instances, the <u>licensee</u>, typically, does not receive audited financial statements and other relevant information to conduct a proper credit risk analysis, nor does it receive collateral to support the credit granting decision. The CBB prohibits <u>licensees</u> from engaging in such activities in order to minimise their <u>credit</u> <u>risk</u> and reputational risk.



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#### CM-1.4 Credit Risk Measurement and Monitoring

- **CM-1.4.1** <u>Islamic bank licensees</u> must have methodologies that enable them to quantify the risk involved in exposures to individual obligors or <u>counterparties</u>. <u>Islamic bank licensees</u> must also be able to analyse <u>credit</u> <u>risk</u> at the product and portfolio level, in order to identify any particular sensitivities or concentrations. The measurement of <u>credit risk</u> must take account of the following:
  - (a) The specific nature of the credit and its contractual and financial conditions (maturity, reference rate, etc.);
  - (b) The exposure profile until maturity in relation to potential market movements;
  - (c) The existence of <u>collateral</u> or guarantees; and
  - (d) The potential for <u>default</u> based on the internal risk rating.

The analysis of <u>credit risk</u> data must be undertaken at an appropriate frequency, with the results reviewed against relevant limits.

- **CM-1.4.2** <u>Islamic bank licensees</u> must use measurement techniques that are appropriate to the complexity and level of the risks involved in their activities, based on robust data and subject to periodic validation.
- **CM-1.4.3** <u>Islamic bank licensees</u> must monitor actual exposures against established limits. It is important that <u>licensees</u> have an MIS in place to ensure that exposures approaching risk limits are brought to the attention of senior management. All exposures must be included in a risk limit measurement system. <u>Islamic bank licensee's</u> information system must be able to aggregate credit exposures to individual obligors and <u>counterparties</u> and report on exceptions to <u>credit risk</u> limits in a meaningful way and on a timely basis.



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- **CM-1.4.4** <u>Islamic bank licensees</u> must take into consideration potential future changes in economic conditions when assessing individual credits and their credit portfolios and must assess their <u>credit risk</u> exposures under stressful conditions.
- **CM-1.4.5** An important element of sound <u>credit risk</u> management involves discussing what could potentially go wrong with individual credits and within the various credit portfolios and factoring this information into the analysis of the adequacy of capital and provisions. The supervisory guidance on accounting for expected credit losses has been provided in Section CM-1.8.

Credit Rating /Scoring

- **CM-1.4.6** <u>Islamic bank licensees</u> must have in place a Board approved policy to develop, review and implement an internal risk rating system. Such a system must be able to assign a <u>credit risk</u> rating or scoring to obligors that accurately reflects the obligors' risk profile and likelihood of loss.
- **CM-1.4.7**

<u>Islamic bank licensees</u> must assign risk ratings or scoring in a consistent manner to enable the <u>licensee</u> to classify obligors by risk ratings or scoring and have a clearer understanding of the overall risk profile of its portfolio. The <u>licensee's credit risk</u> policy must define the various risk grades of its rating system. Criteria for assigning risk grades and the circumstances under which deviations from the criteria are permitted must be set. The <u>credit risk</u> policy must also define the roles of different parties involved in the rating process.

#### CM-1.4.8

The <u>credit risk</u> rating/scoring process must appropriately group credit exposures on the basis of shared <u>credit risk</u> characteristics.

**CM-1.4.9** Islamic bank licensees' credit exposures must be grouped according to shared <u>credit risk</u> characteristics, so that changes in the level of <u>credit risk</u> respond to the impact of changing conditions on a common range of <u>credit risk</u> drivers. This includes considering the effect on the group's <u>credit risk</u> in response to changes in forward-looking information, including macroeconomic factors. The licensee must review the appropriateness of the grouping implemented upon initial recognition based on similar credit risk characteristics, at regular intervals, at least annually, to ensure that the relevant characteristics and their impact on the level of <u>credit risk</u> of the different groupings have not changed over time.



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- **CM-1.4.10** <u>Islamic bank licensees</u> must validate their risk rating or scoring system and ascertain its applicability to their portfolio prior to implementation. An external independent party, other than the external auditor, with necessary expertise in model validation, must conduct the validation of the risk rating/scoring and ECL models every three years and upon development of the model, and also when there are material changes to the portfolio, rating/scoring model or model parameters (See also Paragraph CM-1.2.22 (c)).
- **CM-1.4.11** Islamic bank licensees that use a judgmental rating or scoring system must ensure that each rating is unique, well-defined and distinct from other ratings in the rating scale. The relevant risk factors and weights employed in the rating/scoring methodology must be appropriate for the risk profile of the obligors in different market segments, such as corporations, small and medium-sized enterprises ('SMEs'), and financial institutions.

#### CM-1.4.12

- Risk ratings must be assigned at the inception of financing and updated at least on an annual basis. Additionally, <u>Islamic bank licensee</u> must review the ratings or scoring as and when adverse events occur. Risk ratings or risk scores assigned to various obligors must be reviewed by the <u>licensee's</u> personnel that are independent of those involved in financing origination. As part of its portfolio monitoring, the <u>licensee</u> must generate reports on credit exposures by risk rating/scores. Trend and migration analysis between risk ratings /scores must also be conducted to detect changes in the credit quality of the portfolio.
- CM-1.4.13 The <u>licensee</u> may establish target limits for risk grades to highlight concentration in particular rating bands. The analysis of the portfolio by risk ratings is meaningful only when the licensee's rating or scoring system is able to consistently assign similar ratings or scores to obligors with similar risk profiles.
- **CM-1.4.14** After the credit facility has been granted, its performance must be monitored at regular intervals. This includes an appropriate periodic review of financial statements, a reassessment of <u>collateral</u> and update of appraisals, and attentive monitoring of conditions in the obligor's industry. Credit supervision constitutes the first line of detection of difficulties and provides the <u>licensee</u> with an opportunity to address problems before losses are sustained. The credit review must ensure that the credit files are complete and that all credit approvals and other necessary documents relating to the obligor are available.



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**CM-1.4.15** Islamic bank licensees must perform regular credit reviews. The purpose of a credit review is to verify that credits are granted in accordance with the <u>licensee's credit risk</u> policy and to provide an independent judgment of asset quality. <u>Islamic bank licensees</u> must conduct credit reviews with updated information on the obligor's financial and business conditions, as well as the conduct of the account. Exceptions noted must be evaluated for impact on the obligor's creditworthiness.

## **CM-1.4.16** Credit reviews must also be conducted on a consolidated group basis to factor in the business connections among connected entities. The performance of the underlying assets in the case of securitisation exposures must also be included in the credit reviews.

**CM-1.4.17** Credit reviews must be performed and documented at least once a year other than for facilities subject to collective assessments. For Stage 2 and 3 accounts (See Paragraph CM-1.8.23), however, more frequent reviews must be conducted. Procedures must also be instituted to ensure that reviews are conducted at the appropriate frequency. A process to approve deferment of credit reviews must also be put in place. For consumer credits, annual credit reviews of individual obligors are only needed if significant and a portfolio analysis does not identify credit risk related issues or problems. However, credit exceptions and deterioration must be monitored and reported.

#### Credit risk stress testing

#### CM-1.4.18

Stress testing must involve identifying possible events or future changes in economic and other conditions that could have unfavourable effects on the <u>Islamic bank licensee's</u> credit exposures and assessing its ability to withstand such changes. Three areas that the <u>licensee</u> could usefully examine are: (i) economic or industry downturns; (ii) market risk events; and (iii) liquidity conditions. Stress testing can range from relatively simple alterations in assumptions about one or more financial, structural or economic variables, to the use of highly sophisticated financial models.



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#### CM-1.4 Credit Risk Measurement and Monitoring (Continued)

- CM-1.4.19 Stress tests are to be performed by adjusting the parameters and then recalculating credit losses, for example:
  - (a) Unfavourable changes (increases/decreases, depending on portfolio composition) in the underlying profit rate by a certain number of basis points; and
  - (b) Unfavourable changes (increases/decreases, depending on portfolio composition) in crucial exchange rates by a certain percentage.

CM-1.4.20 In undertaking <u>credit risk</u> stress tests, <u>licensees</u> should consider <u>counterparty</u>-based and credit facility-based risk factors and scenarios that help estimate credit losses after modelling a change in probability of default ('PD') and/or loss given default ('LGD') or exposure at default ('EAD'). Stress testing programmes should consider:

- (a) The inclusion of the <u>licensee's</u> individual credit portfolio composition and compile a list of the credit products in use;
- (b) Identify the decisive risk factors for each individual credit product and develop a basis for prioritising the factors by relevance and to group those risk factors which influence each other strongly under normal conditions or in crisis situations for the development of stress tests;
- (c) Analyse the prevailing social, economic, and political conditions and filter as many potential crisis situations as possible and relevant;
- (d) Use of in-house as well as external expertise, as appropriate, and ensure that the stress tests attain the necessary level acceptance.
- CM-1.4.21 The approaches towards modelling stress tests include the following elements considered individually and on a combined basis as appropriate and with varying severity:
  - (a) Downgrading all obligors by one rating class;
  - (b) Increasing default probabilities by a certain percentage;
  - (c) Increasing LGD by a certain percentage;
  - (d) Increasing EAD by a certain percentage for variable credit products (justification: <u>customers</u> are likely to utilize credit lines more heavily in crisis situations, for example);
  - (e) Assumption of negative credit spread developments for <u>Sukuks;</u>
  - (f) Modelling of input factors (e.g. balance sheet indicators).
- CM-1.4.22 Additionally, the impact of macroeconomic risk factors such as fluctuations in profit rates and/or exchange rates etc. on the following illustrative general conditions may be considered:
  - (a) Stress tests for specific industries or regions;
  - (b) Downgrading all obligors in one or more crisis-affected industries; and
  - (c) Downgrading all obligors in one or more crisis-affected regions.



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- CM-1.4.23 If the <u>licensee</u> uses risk models (such as credit portfolio models or credit pricing models), it is necessary to perform stress tests which show whether the assumptions underlying the risk models will also be fulfilled in crisis situations. Only then will the models be able to provide the appropriate guidance in crisis situations.
- CM-1.4.24 <u>Islamic bank licensees</u> should also examine political risk factors when significant parts of the credit portfolio consist of obligors from politically unstable countries. Due to the complex interrelationships involved, however, developing plausible stress tests for political risk factors involves far more effort than designing tests for macroeconomic risk factors. It is, therefore, advisable to call in specialists to develop stress tests for political risk factors in order to assess the relevant effects on financial and macroeconomic conditions.
- **CM-1.4.25** The output of the stress tests must be reviewed periodically by <u>senior</u> management and appropriate action taken in cases where the results exceed agreed tolerances. The output must also be incorporated into the process for assigning and updating policy and limits.
- **CM-1.4.26** <u>Islamic bank licensees</u> must attempt to identify the types of situations, such as economic downturns, both in the whole economy or in particular sectors, higher than expected levels of delinquencies and defaults, or the combinations of credit and market events that could produce substantial losses or liquidity problems.



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#### CM-1.5 Credit Administration and Collateral Management

CM-1.5.1
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<u>Islamic bank licensees</u> must have in place a system for the ongoing administration of their various <u>credit risk</u> exposures.

- CM-1.5.2
- In developing their credit administration areas, <u>Islamic bank licensees</u> must ensure:
  - (a) The efficiency and effectiveness of credit administration operations, including monitoring documentation, contractual requirements, legal covenants, <u>collateral</u> etc.;
  - (b) The accuracy and timeliness of information provided in management information systems ('MIS');
  - (c) Adequate segregation of duties;
  - (d) The adequacy of controls over all 'back office procedures; and
  - (e) Compliance with prescribed policy and procedures, as well as applicable laws and regulations.

#### CM-1.5.3

For the various components of credit administration to function appropriately, <u>senior management</u> must understand and demonstrate that it recognises the importance of this element of monitoring and controlling <u>credit risk</u>.

- **CM-1.5.4** The credit files must include all information necessary to ascertain the current financial condition of the obligor or <u>counterparty</u>, as well as sufficient information to track the decisions made and the history of the credit. For example, the credit files must include current financial statements, financial analyses and internal rating documentation, internal memoranda, reference letters and appraisals.
- **CM-1.5.5** <u>Islamic bank licensees</u> must develop and implement comprehensive procedures and information systems to monitor the condition of individual credits and single obligors across the <u>licensee's</u> various portfolios. These procedures need to define the criteria for identifying and reporting potential problem credits and other transactions to ensure that they are subject to more frequent monitoring, as well as possible corrective action, classification and/or provisioning.

#### Collateral Requirements

#### CM-1.5.6

When the credit decision is primarily based on <u>collateral</u> value, independent and timely appraisals of the <u>collateral</u> by a third-party valuation expert must be undertaken, and the <u>licensee</u> must ensure that the collateral value is sufficiently higher than the exposure amount.



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#### CM-1.5 Credit Administration and Collateral Management (Continued)

- CM-1.5.7 The requirement in Paragraph CM-1.5.6 shall not apply to publicly traded instruments that are provided as collateral for which daily fair value is available from independent sources.
- **CM-1.5.8** Islamic bank licensees can utilise the transaction structure, collateral and guarantees to help mitigate risks (both identified and inherent) in individual credits, but transactions must be entered into primarily on the strength of the obligor's repayment capacity. Collateral cannot be a substitute for a comprehensive assessment of the obligor or counterparty, nor can it compensate for insufficient information. It must be recognised that any credit enforcement action (e.g. foreclosure proceedings) can eliminate the profit margin on the transaction. In addition, Islamic bank licensees need to be mindful that the value of collateral may well be impaired by the factors that have led to the diminished recoverability of the credit. Islamic bank licensees must have a policy covering the acceptability of various forms of <u>collateral</u>, procedures for the ongoing valuation of such collateral, and a process to ensure that the collateral is, and continues to be, enforceable and realisable. With regard to guarantees, Islamic bank licensees must evaluate the level of coverage being provided in relation to the creditquality and legal capacity of the guarantor. Licensees must be careful when making assumptions about implied support from third parties, such as the government.
- CM-1.5.9

The value of the collateral must be updated periodically. In adverse market conditions and in the case of collateral that support Stage 2 and 3 credit exposures, the valuations must be conducted at least annually. If the exposure is backed by inventory or goods located in the obligor's premises, additional measures must be in place to physically inspect and verify the existence and valuation of the collateral.

CM-1.5.10

Since expected credit loss (ECL) provisions are dependent on the recoverable value of <u>collateral</u> held, <u>Islamic bank licensees</u> must obtain appropriate valuations of the <u>collateral</u>. The <u>licensee</u> must have a reliable and timely <u>collateral</u> valuation system which must include factors such as the legal enforceability of claims on <u>collateral</u>, ease of realisation of <u>collateral</u>, effects of currency and maturity mismatches, and be based on current market conditions.



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#### CM-1.6 Non-Performing Exposure Management

**CM-1.6.1** <u>Islamic bank licensees</u> must ensure that their credit policy contains policy on Non-performing exposures ('NPEs'). Such policy must outline the approach they would take to deal with NPEs in line with the Board approved risk appetite framework including tolerance levels for NPE for different portfolios. Responsibility for such credit must be assigned to a specialised workout section.

#### CM-1.6.2

To formulate and execute a fit-for-purpose policy on NPEs, <u>Islamic bank</u> <u>licensees</u> must complete an assessment of the following elements as a minimum:

- (a) The internal capabilities to effectively manage, i.e. maximise recoveries and reduce NPEs over a defined time horizon;
- (b) The external conditions and operating environment; and
- (c) The capital implications of NPEs
- **CM-1.6.3** <u>Islamic bank licensees</u> must include, at a minimum, clearly defined quantitative targets for NPEs (where relevant, including targets for foreclosed assets), which must be approved by the <u>senior management</u>. The combination of these targets must lead to a concrete reduction, gross and net (of provisions), of NPE exposures, at least in the medium-term.
- CM-1.6.4 While expectations about changes in macroeconomic conditions can play a role in determining target levels (if based on reliable external forecasts), they should not be the sole driver for the established NPE reduction targets. Targets should be established at least along the following dimensions:
  - (a) By time horizons, i.e. short-term (indicative 1 year), medium-term (indicative 3 years) and possibly long-term;
  - (b) By main portfolios (e.g. retail mortgage, retail consumer, retail small businesses and professionals, SMEs, large corporates and commercial real estate);
  - (c) By implementation option chosen to drive the projected reduction, e.g. cash recoveries from hold strategy, <u>collateral</u> repossessions, recoveries from legal proceedings or write-offs.

**CM-1.6.5** When the NPE levels exceed the thresholds under the Board approved Risk Appetite Framework, the <u>Islamic bank licensee</u> must develop an NPE operational plan which clearly defines how the <u>licensee</u> will effectively reduce the level of NPEs over a time horizon of at least 1 to 3 years (depending on the type of operational measures required).



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#### CM-1.6 Non-Performing Exposure Management (Continued)

CM-1.6.6

<u>Islamic bank licensees</u> must fully understand and examine:

- (a) Scale and drivers of the NPE problem:
  - (i) The size and evolution of NPE portfolio on an appropriate level of granularity, which requires appropriate portfolio classification as outlined in Section 1.8;
  - (ii) The drivers of NPE in-flows and out-flows, by portfolio where relevant; and
  - (iii) Other potential correlations and causations.
- (b) Outcomes of NPE actions taken in the past:
  - (i) Types and nature of actions implemented, including forbearance measures; and
  - (ii) The success of the implementation of those activities and related drivers, including the effectiveness of forbearance treatments.
- (c) Operational capacities (processes, tools, data quality, IT/automation, staff/expertise, decision-making, internal policies, and any other relevant areas for the implementation of the strategy) for the different process steps involved, including, but not limited to:
  - (i) Early warning and detection/recognition of NPEs;
  - (ii) Forbearance;
  - (iii) Provisioning;
  - (iv) Collateral valuations;
  - (v) Recovery/legal process/foreclosure;
  - (vi) Management of foreclosed assets (if relevant); and
  - (vii) Reporting and monitoring of NPEs and effectiveness of NPE workout solutions.

#### Capital Implications of NPEs

**CM-1.6.7** Capital levels and their projected trends are important inputs towards determining the scope of NPE reduction actions available to <u>licensees</u>. <u>Islamic bank licensees</u> should dynamically model the capital implications of the different elements of their policy on NPEs, ideally under different economic scenarios. Those implications should also be considered in conjunction with the risk appetite framework as well as the internal capital adequacy assessment process (ICAAP').

#### **CM-1.6.8** Where capital buffers are slim and profitability low, <u>Islamic bank</u> <u>licensees</u> must include suitable actions in their capital planning, ICAAP and recovery plans which will enable effective management and sustainable clean-up of NPEs.

CM-1.6.9 <u>Islamic bank licensees</u> should also identify medium and long-term options for NPE reductions.



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#### CM-1.6 Non-Performing Exposure Management (Continued)

#### CM-1.6.10

A strong level of monitoring and oversight by risk management function in respect of the formulation and implementation of the NPE strategy (including the NPE operational plan) must also be ensured.

CM-1.6.11

<u>Islamic bank licensees</u> must write-off financings which are deemed to be uncollectable in a timely manner.



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#### CM-1.7 Credit Risk Reporting

CM-1	l.7.1

<u>Islamic bank licensees</u> must have an effective MIS that captures all on and off-balance sheet credit exposures.

CM-1.7.2

The MIS must enable the <u>senior management</u> to identify any concentrations of risk within the credit portfolio.

**CM-1.7.3** The MIS must comprehensively cover reporting of NPEs, including but not limited to the following:

- (a) NPE related KPIs and performance against the KPIs;
- (b) Forbearance activity levels;
- (c) Early warning indicators;
- (d) Liquidation, foreclosure, provisions for impairment and write offs; and
- (e) Risk adjusted returns and capital implications.

#### **CM-1.7.4**

The MIS must be able to aggregate all such credit exposures to a single obligor and also aggregate exposures to groups of accounts under common ownership or control. This data must be aggregated in an accurate and timely manner and monitored as part of the <u>licensee's credit risk</u> management process.

CM-1.7.5

The MIS must provide the Board and <u>senior management</u> with timely and forward-looking information on <u>credit risk</u> management to support them in identifying emerging concerns on <u>credit risk</u> as well as in managing credit stress events. The MIS must be fit for the purpose of supporting the <u>licensee's</u> day-to-day monitoring of compliance with established policies, procedures and limits.

## CM-1.7.6 Risk management reports must be accurate and precise to ensure that Islamic bank licensees' Board and senior management can rely, with confidence, on the aggregated information to make critical decisions about risk.



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#### CM-1.7 Credit Risk Reporting (Continued)

- **CM-1.7.7** To ensure the accuracy of the reports, <u>Islamic bank licensees</u> must maintain, at a minimum, the following:
  - (a) Defined requirements and processes to reconcile reports to risk data;
  - (b) Automated and manual edit and reasonableness checks, including an inventory of the validation rules that are applied to quantitative information. The inventory must include explanations of the conventions used to describe any mathematical or logical relationships that must be verified through these validations or checks; and
  - (c) Integrated procedures for identifying, reporting and explaining data errors or weaknesses in data integrity via exception reports.
- **CM-1.7.8** Risk management reports to the Board and <u>senior management</u> must provide a forward-looking assessment of risk and must not just rely on current and past data. The reports must contain forecasts or scenarios for key market variables and the effects on the <u>licensee</u>, so as to inform the Board and senior management of the likely trajectory of the <u>licensee's</u> capital and risk profile in the future.
- **CM-1.7.9** <u>Islamic bank licensees</u> must develop an inventory and classification of risk data items which includes a reference to the concepts used to elaborate the reports.
- **CM-1.7.10** The <u>credit risk</u> reports must be clear and useful. Reports must reflect an appropriate balance between detailed data, qualitative discussion, explanation and recommended conclusions. Interpretation and explanations of the data, including observed trends, must be clear.
- **CM-1.7.11** <u>Islamic bank licensees</u> must confirm periodically with the recipients that the information aggregated and reported is relevant and appropriate, in terms of both quantity and quality, to the governance and decision-making process.
- **CM-1.7.12** <u>Islamic bank licensees</u> must assess, periodically, the purpose of each report, adequacy of the scope of the information in the reporting and MIS and set requirements for how quickly the reports need to be produced in both normal and stress/crisis situations. The <u>licensee</u> must routinely test its ability to produce accurate reports within established timeframes, particularly in stress/crisis situations.



## MODULECM:Credit Risk ManagementCHAPTERCM-1Credit Risk Management Requirements

#### CM-1.8 Classification and Provisioning

- CM-1.8.1 The objective of this section is to set out the requirements and supervisory guidance on the assessment and measurement of expected credit losses and allowances (together referred to as 'ECL'). The supervisory guidance is intended to supplement the guidance under the applicable accounting framework and, where relevant, ensure consistency in application of definitions and other areas of estimates and judgment that are expected to be common across the banking sector. The term 'allowances' includes allowances/provisions on financings, financing commitments, financial guarantees and similar contracts.
- **CM-1.8.2** In applying these instructions, <u>Islamic bank licensees</u> must make sure that consistent accounting policies are applied at group level including subsidiaries and <u>branches</u> outside Bahrain. If the supervisory and accounting standards applied at the <u>licensee's</u> outside <u>branches</u> or subsidiaries (such as NPE norms) are in conflict with these instructions, the <u>licensee</u> must notify CBB accordingly.

#### Governance

#### CM-1.8.3

<u>Islamic bank licensees'</u> Board of Directors (or equivalent) and <u>senior</u> <u>management</u> are responsible for ensuring that the <u>licensee</u> has appropriate <u>credit risk</u> practices, including an effective system of internal control, to consistently determine adequate ECL in accordance with the <u>licensee's</u> stated policies and procedures, the applicable accounting framework and relevant supervisory guidance.

**CM-1.8.4** <u>Islamic bank licensees</u> must adopt, document and adhere to sound policies, procedures and controls for assessing and measuring <u>ECL</u> on all financing exposures. The measurement of allowances must build upon those robust methodologies and result in the appropriate and timely recognition of ECL in accordance with the applicable accounting framework.



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#### CM-1.8 Classification and Provisioning (Continued)

#### CM-1.8.5

<u>Islamic bank licensees</u> must have in place a detailed and clear policy statement pertaining to ECL recognition. The policy statement must be approved by the Board of Directors, including at the time of any periodic changes. The policy statement must be comprehensive and must include, but not be limited to, the following components:

- (a) Definition of default (including consideration of cross defaults and restructured/renegotiated/rescheduled facilities in such assessment);
- (b) Portfolio segmentation, detailing the level at which PD and LGD will be measured;
- (c) For collectively evaluated exposures, a description of the basis for creating groups of portfolios with shared <u>credit risk</u> characteristics;
- (d) Qualitative and quantitative staging criteria, including criteria for qualifying as low <u>credit risk</u> assets and triggers for both forward and backward transition between Stages 1 to 3 (CM-1.8.24);
- (e) Source of internal data sets, minimum period of internal data repository and when external data sets will be used as reliable proxies in assessment of required impairment allowances;
- (f) Identify and document the ECL assessment and measurement methods (such as a loss rate method, PD/LGD modelling methods, prepayment and cure rate models or any another method) to be applied to each exposure, segment or portfolio;
- (g) Methodology for conversion from through-the-cycle ('TTC') to point-in-time ('PIT') PDs and variables considered for making forward-looking adjustments to PIT PDs, including use of macroeconomic factors;
- (h) Determine the extent to which the value of <u>collateral</u> and other <u>credit</u> <u>risk</u> mitigants will be used for LGD calculations (including the use of liquidation haircuts and, where available, forecasting of <u>collateral</u> values);
- (i) Policy for specific cash shortfall assessment for Stage 3 accounts (NPE provisions);
- (j) Document the methods and frequency used to validate models for ECL measurement (e.g. back tests, quantitative and qualitative validation tests). Models, input data and systems used to develop PD, LGD and other components of ECL must be subject to internal and external validation as required under CM-1.4.10; and



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#### CM-1.8 Classification and Provisioning (Continued)

(k) Include a process for evaluating the appropriateness of significant inputs and assumptions in the ECL assessment and measurement method chosen. It is expected that the basis for inputs and assumptions used in the estimation process will generally be consistent from period-to-period. Where the basis of use of inputs and assumptions changes, the rationale must be documented.

#### Definition of Default / Impairment

## Default for the purpose of this Module and <u>impairment</u> in the context of <u>credit risk</u> exposure of an obligor as per IFRS 9 is considered to have occurred with regard to a particular obligor when either or both of the following events have taken place:

- (a) The <u>licensee</u> considers that the obligor is unlikely to pay its credit obligations in full (i.e. principal, profit, fees or any other amount), without taking actions such as realising security (if held).
- (b) The obligor is past due for 90 days or more on any credit obligation to the <u>licensee</u>. In case of overdrafts, the <u>customer</u> will be considered as being past due once an advised limit has been breached or the <u>customer</u> has been advised of a limit smaller than the current outstanding amount.

#### CM-1.8.7

**CM-1.8.6** 

The elements to be taken as indications of unlikeliness to pay must include, but not be limited to, the following:

- (a) The <u>licensee</u> puts the profit on the credit obligation on non-accrual status;
- (b) The <u>licensee</u> makes a charge-off or account-specific provision resulting from a significant perceived decline in credit quality subsequent to the <u>licensee</u> taking on the exposure;
- (c) The <u>licensee</u> transfers the credit obligation at less than the cash equivalent value;
- (d) The <u>licensee</u> consents to a distressed restructuring of the credit obligation where this is likely to result in a diminished financial obligation caused by the material forgiveness, or postponement, of repayment instalments;
- (e) The <u>licensee</u> has filed for the obligor's bankruptcy or a similar order in respect of the obligor's credit obligation to the <u>licensee</u>; or
- (f) The obligor has sought or has been placed in bankruptcy or similar protection where this would avoid, or delay, repayment of the credit obligation to the <u>licensee</u>.



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#### CM-1.8 Classification and Provisioning (Continued)

CM-1.8.8 For the purpose of CM-1.8.7, distressed restructuring refers to situations when a <u>licensee</u> grants a concession that it would not otherwise consider, irrespective of whether the concession is at the discretion of the <u>licensee</u> or otherwise. Forgiveness means reduction in repayment amount or profit. Postponement could include grace periods or changes in instalments leading to delayed maturity.

#### Identification of Non-performing Exposures

#### CM-1.8.9

Non-performing exposures must always be categorised for the whole exposure, including when non-performance relates to only a part of the exposure, for instance, unpaid profit. For off-balance sheet exposures, such as financing commitments or financial guarantees, the whole exposure is the entire uncancellable nominal amount. All nonperforming exposures will be classified as Stage 3 for the purpose of ECL calculations.

#### **CM-1.8.10** The following exposures are considered as non-performing:

- (a) All exposures that are 'defaulted' or 'impaired' under Paragraph CM-1.8.6, where applicable;
- (b) All exposures that have experienced a downward adjustment to their valuation due to deterioration of their creditworthiness and classified as Stage 3 according to the applicable accounting framework;
- (c) The purchase or origination of a financial asset at less than its cash equivalent value; and
- (d) All other exposures that are not defaulted or impaired but nevertheless:
  - (i) Relate to a <u>counterparty</u> that has other exposures that are past due for 90 days or more; and
  - (ii) Where there is evidence that full repayment based on the contractual terms, original or, when applicable, modified (e.g. repayment of principal and profit) is unlikely without the <u>licensee's</u> realisation of <u>collateral</u>, whether or not the exposure is current and regardless of the number of days the exposure is past due.

#### CM-1.8.11

The existence of collateral or guarantees must have no direct influence on the categorisation of an exposure as non-performing or its past due status, including the counting of past-due days and the determination of the exposure as non-performing, once the overdue days threshold has been met. However, <u>Islamic bank licensees</u> may consider the <u>collateral</u> when assessing an obligor's economic incentive (both positive and negative) to repay under the unlikeliness to repay criteria. Any recourse by the <u>licensee</u> must not be considered in this judgment. When the relevant criteria are met, the exposure must be categorised as nonperforming even if the <u>collateral</u> value exceeds the amount of the pastdue exposure.



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### CM-1.8 Classification and Provisioning (Continued)

## CM-1.8.12

The classification of an exposure as non-performing must be applied as follows:

- (a) When any one of the material exposures to a non-retail <u>counterparty</u> is categorised as non-performing, all exposures to that <u>counterparty</u> must be categorised as non-performing (i.e. cross-default across obligors);
- (b) In the case of exposures to a retail <u>counterparty</u>, the definition of <u>default</u> may be applied at the level of a particular facility rather than at the level of the obligor. This would be appropriate when the <u>licensee</u> considers the risk of each product and source of repayments having different characteristics for each transaction. In the case of a retail <u>counterparty</u> with more than one exposure from the <u>licensee</u>, it must consider the non-performing or performing status of the other exposures when deciding about the status of a given exposure; and
- (c) In the case of exposures to a group, non-performing status can be applied at the <u>counterparty</u> level. This assumes that the <u>licensee</u> has a separate credit review and rating assigned for each <u>counterparty</u> within the group. At the same time, the <u>licensee</u> must consider the non-performing or performing status of the other group entities when deciding about the status of any of the group entities.
- CM-1.8.13 For the purpose of CM-1.8.12 (a), where a single facility which represents 25% or more of the aggregate exposure to the obligor is non-performing a cross default is deemed to have occurred and, accordingly, all exposures to that obligor will be considered non-performing.

### CM-1.8.14

With reference to Sub-Paragraph CM-1.8.12 (b), however, a <u>default</u> by an obligor on one retail obligation may not require the <u>licensee</u> to treat all other obligations to the <u>licensee</u> as defaulted and non-performing. In these cases, <u>Islamic bank licensees</u> must carefully consider the categorisation and staging status of other exposures to the same <u>counterparty</u> (i.e. cross-product default). For example, if a <u>customer</u> has a retail personal financing and an auto financing with the <u>licensee</u>, a <u>default</u> on the personal financing must be considered when assessing the stage classification of the auto financing.



**CM-1.8.15** 

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### CM-1.8 Classification and Provisioning (Continued)

Re-categorisation of Non-performing Exposures as Performing

- An exposure ceases to be non-performing and can be re-categorised as performing when all the following criteria are met simultaneously:
  - (a) The <u>counterparty</u> does not have any exposures that are past due for 90 days or more (see also Paragraph CM-1.8.6);
  - (b) Repayments have been made when due over a continuous repayment period of at least:
    - i. Six months for facilities with monthly or quarterly repayment instalments; and
    - ii. Twelve months for facilities with annual or semi-annual instalments.

However, if the payments are not clearly reflective of improvement in the <u>counterparty</u>'s financial position, a longer re-payment history or higher number of instalments must be assessed by the <u>licensee</u> before re-categorisation of the exposure to a 'performing' status;

- (c) The <u>counterparty</u>'s financial situation has improved so that the full repayment of the exposure is likely, according to the original or, when applicable, modified conditions. This must usually require a credit review process that evaluates the obligor's current capacity to repay, clarity on the source of cash flow available for repayments, improvements in the level of indebtedness and compliance with various financing covenants imposed by the <u>licensee</u>. Repayments through liquidation or enforcement of <u>collateral</u> is generally not considered as an improvement in the financial health of the obligor; and
- (d) The exposure is not considered to be in '<u>default</u>' or 'impaired' according to the applicable accounting framework.

### CM-1.8.16

<u>Islamic bank licensee</u> must clearly articulate and document policies in respect of the counting of days past due, in particular in respect of the re-ageing of the facilities and the granting of extensions, deferrals, renewals and rewrites to existing accounts. At a minimum, the re-ageing policy must include:

- (a) Approval authorities and reporting requirements;
- (b) Minimum age of a facility before it is eligible for re-ageing;
- (c) Delinquency levels of facilities that are eligible for re-ageing;
- (d) Maximum number of re-ageing allowed per facility; and
- (e) A reassessment of the obligor's capacity to repay.
- CM-1.8.17 For the purpose of CM-1.8.16, re-aging occurs when the <u>licensee</u> changes the tenor or due dates of the credit when rescheduling or restructuring a facility.



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### CM-1.8 Classification and Provisioning (Continued)

# CM-1.8.18

Non-performing exposures in the following situations must not be recategorised as performing without meeting the conditions set forth in CM-1.8.15:

- (a) Partial write-off of an existing non-performing exposure (i.e. when the <u>licensee</u> writes-off part of a non-performing exposure that it deems to be uncollectible);
- (b) Repossession of <u>collateral</u> on a non-performing exposure; or
- (c) Extension or granting of forbearance measures to an exposure that is already identified as non-performing.

The re-categorisation of a non-performing exposure as performing must be made on the same level (i.e. obligor or transaction approach) as when the exposure was originally categorised as non-performing.

- **CM-1.8.19** Islamic bank licensees must have the necessary tools to ensure a robust estimate and timely recognition of ECL. Information on historical loss experience or the impact of current conditions may not fully reflect the credit risk in financing exposures. In this context, the licensee must use its experienced credit judgment to thoroughly incorporate the expected impact of all reasonable and supportable forward-looking information, including macroeconomic factors, on its estimate of ECL. The licensee's use of its experienced credit judgment must be documented in the licensee's credit risk methodology and subject to appropriate oversight.
- CM-1.8.20 Applying the concepts of ECL could vary for each <u>licensee</u> depending on its underwriting criteria, loss history, terms of <u>collateral</u> and a number of other variables, both entity-specific and external. Reasonable and supportable information will not present itself but would rather require management to determine what is relevant and practical, without undue costs or efforts, to actively gather, analyse and process to make required <u>credit risk</u> assessments to support the ECL process. <u>Licensees</u> will need to adopt an appropriate risk assessment methodology which is commensurate with the size, complexity, structure, economic significance and risk profile of their portfolio. This means that, in general, the larger and more complex a portfolio or institution, the more its risk infrastructure should capture relevant and reliable information and trends that would support the development of a sophisticated approach to determine a risk based ECL. Conversely, for smaller and simpler portfolios or institutions, a less sophisticated approach may be adopted to align with the risk management infrastructure and processes within the <u>licensee</u>.



# MODULECM:Credit Risk ManagementCHAPTERCM-1Credit Risk Management Requirements

### CM-1.8 Classification and Provisioning (Continued)

CM-1.8.21 Regardless of the size of the <u>licensee</u> or prominence of the portfolio, the approach adopted by the <u>licensee</u> should comply with the specific requirements of this section and applicable accounting standards. It is not necessary that every <u>licensee</u> or every portfolio within the <u>licensee</u> would apply the same level of sophistication. However, <u>licensees</u> will need to periodically assess whether their approach continues to be appropriate and relevant in light of changing circumstances with the aim of improving its level of estimation over time.

#### Measurement Requirements

**CM-1.8.22** The credit impairment assessment under FAS 30 is based on an expected loss approach, i.e. it is not necessary for a loss event to occur before an ECL is recognised. As a result, all financial assets are generally expected to attract an ECL. For the purpose of Section CM 1.8, any direct credit exposures to the government of Bahrain (or exposures explicitly guaranteed by the government of Bahrain) are exempted from the application of the expected credit loss model.

### <mark>CM-1.8.22A</mark>

For the purpose of Section CM-1.8, the portion of the exposure that is explicitly guaranteed by Tamkeen is exempted from the application of the expected credit loss model.

- CM-1.8.23
- FAS 30 requires a three-stage approach to recognise and measure ECL at each reporting date, which is based on changes observed in credit quality of financial assets since origination. The standards prescribe two measures of ECL to be carried by <u>licensees</u>:
- (a) Twelve-month ECL: The expected credit losses that result from default events that are possible within 12 months after the reporting date. It is not the expected cash shortfalls over the 12-month period, but the entire credit loss on an asset weighted by the probability that the loss will occur in the next 12 months; and
- (b) Life-time ECL: The expected credit losses that result from all possible default events over the life of the financial instrument.



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### CM-1.8 Classification and Provisioning (Continued)

CM-1.8.24

The below staging classification must represent migration in credit quality and dictates the level of ECL to be recognised. The following must be followed:

Staging	Description	ECL measure
Stage 1	Performing assets with no	12-month ECL
	significant deterioration in	
	credit risk since origination	
	or with very low <u>credit risk</u> .	
Stage 2	Performing assets that have	Life-time ECL
	exhibited significant	
	increase in <u>credit risk</u> since	
	origination.	
Stage 3	Non-performing exposures	Life-time ECL
	that are considered credit	
	impaired.	

CM-1.8.25 The staging classification should normally apply to the entire balance of an outstanding facility because if a problem exists with one credit, it normally applies to the whole facility and not just the payment or individual credit which may be overdue. This is a conservative approach, which will alert <u>licensee</u> management and the Board to the full extent of a potential problem.

### Regulatory Treatment of Accounting Provisions

CM-1.8.26

With reference to CM-1.8.24, the ECL provisions assessed on a collective basis ('CP') relating to Stage 1 and Stage 2 exposures are used for the purposes of regulatory adjustments under Paragraph CA-2.1.8.



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### CM-1.8 Classification and Provisioning (Continued)

Restructured Accounts, Forbearance and Modifications

- **CM-1.8.27** <u>Islamic bank licensees</u> must report restructured accounts to the CBB on a quarterly basis until the satisfactory performance of the account, under revised terms, and the <u>counterparty</u> has resolved its financial difficulty. All NPE accounts restructured must be classified as non-performing and must be subject to the requirements of the Paragraph CM-1.8.15 to CM-1.8.18
- CM-1.8.28 Forbearance, including synonyms such as 'restructuring' occurs when (a) a counterparty is experiencing financial difficulty in meeting its financial commitments; and (b) the <u>licensee</u> grants a concession that it would not otherwise consider, irrespective of whether the concession is at the discretion of the <u>licensee</u> and/or the counterparty. A concession is at the discretion of the counterparty (debtor) when the initial contract allows the counterparty (debtor) to change the terms of the contract in its own favour (embedded forbearance clauses) due to financial difficulty. When such concessions are granted, the facility is 'restructured'.
- CM-1.8.29 The following list provides examples of possible indicators of financial difficulty. In particular, financial difficulty can be identified even in the absence of arrears on an exposure:
  - (a) A <u>counterparty</u> is currently past due on any of its material exposures.
  - (b) A <u>counterparty</u> is not currently past due, but it is probable that the <u>counterparty</u> will be past due on any of its material exposures in the foreseeable future without the concession, for instance, when there has been a pattern of delinquency in payments on its material exposures.
  - (c) A <u>counterparty</u>'s outstanding securities have been delisted, are in the process of being delisted, or are under threat of being delisted from an exchange due to noncompliance with the listing requirements or for financial reasons.
  - (d) On the basis of actual performance, estimates and projections that encompass the <u>counterparty</u>'s current capabilities, the <u>licensee</u> forecasts that all the <u>counterparty</u>'s committed/available cash flows will be insufficient to service all of its financings or Sukuk in accordance with the contractual terms of the existing agreement for the foreseeable future.
  - (e) A <u>counterparty</u>'s existing exposures are categorised as exposures that have already evidenced difficulty in the <u>counterparty</u>'s ability to repay in accordance with the supervisory categorisation scheme in force or the credit categorisation scheme within the <u>licensee's</u> internal credit rating system.
  - (f) A <u>counterparty</u> is in non-performing status or would be categorised as nonperforming without the concessions.
  - (g) The <u>counterparty</u> cannot obtain funds from sources other than the existing banks at an effective profit rate equal to the current market rates for similar financings or Sukuk for a non-troubled <u>counterparty</u>.
- CM-1.8.30 Concessions are special contractual terms and conditions that a financier would not extend or consider under normal market conditions.



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### CM-1.8 Classification and Provisioning (Continued)

- CM-1.8.31 <u>Licensees</u> should distinguish between restructured financings and rescheduled financings where no concessions have been granted to a performing <u>customer</u> in response to changes in market conditions provided that at the time of rescheduling the financings have been serviced normally, the ability of the obligor to service is not in doubt and where there is reasonable assurance that the obligor will be able to service all future payments on the financings in accordance with the revised repayment terms.
- **CM-1.8.32** <u>Islamic bank licensees</u> must disclose in their public disclosures their policies and definitions that are integral to the estimation of ECL. Quantitative and qualitative disclosures, taken together, must communicate to users the main assumptions/inputs used to develop ECL estimates.



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### CM-1.9 Provisioning Policies of Branches of Foreign Bank Licensees

### CM-1.9.1

Specific provisions for impaired assets (i.e. Stage 3 accounts) and, where applicable, collective provisions (i.e. Stage 1 and Stage 2) representing ECL on performing exposures of <u>branches of foreign bank licensees</u> must be maintained in the books of the Bahrain <u>branch</u>.

### CM-1.9.2

If a <u>branch of foreign bank licensee</u> which is a <u>wholesale bank licensee</u> is not able to meet the requirement in Paragraph CM-1.9.1, the <u>branch's</u> head office must advise the CBB, on an annual basis and in writing, whether an equivalent or higher amount of specific and collective provisions related to the exposures of its Bahrain <u>branch</u> are being maintained by the head office. In all cases, the <u>branch</u> must maintain and make available all underlying details of such provision calculations at the request of its external auditors and the CBB. The provisions maintained at the head office in relation to exposures of the <u>branch</u> must be disclosed in the financial statements of the <u>branch</u> submitted to the CBB.

CM-1.9.3 In addition, the CBB may contact the <u>licensee's home supervisor</u>, on a regular or ad hoc basis, in order to obtain information about the adequacy of the provisioning for such assets or may require the <u>licensee</u> to provide additional comfort or assurance, e.g. through external auditors, that such provisions are indeed set aside properly.



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CM-1.10	Provisions Against Sovereign Debt[This Section was deleted
	in January 2023]

- CM-1.10.1 [This Paragraph was deleted in January 2023].
- CM-1.10.2 [This Paragraph was deleted in January 2023].
- CM-1.10.3 [This Paragraph was deleted in January 2023].
- CM-1.10.4 [This Paragraph was deleted in January 2023].



# MODULECM:Credit Risk ManagementCHAPTERCM-2The Monitoring and Control of Large Exposures

### CM-2.1 Overview

- CM-2.1.1 The CBB's directives on large <u>exposures</u> for <u>licensees</u> in Bahrain are issued as part of the CBB's measures to encourage <u>licensees</u> to mitigate risk concentrations and to design the <u>licensees</u>' large exposure framework so that the maximum possible loss the <u>licensee</u> could incur, if a single <u>counterparty</u> or group of connected <u>counterparties</u> were to suddenly fail, would not endanger the <u>licensee's</u> survival as a going concern.
- **CM-2.1.2** The contents of this Chapter apply in full to all <u>Bahraini Islamic bank</u> <u>licensees</u> on a consolidated basis.
- **CM-2.1.3** The application of the large exposures framework at the consolidated level implies that the <u>licensee</u> must consider all exposures to third parties across the relevant regulatory consolidation group and compare the aggregate of those exposures with the group's consolidated total capital.
- **CM-2.1.4** <u>Bahraini Islamic bank licensees must report large exposures</u> through the PIRI forms (see Module CA).



MODULE	CM:	Credit Risk Management
CHAPTER	CM-2	The Monitoring and Control of Large Exposures

### CM-2.2 Exposures Undertaken by Overseas Islamic bank licensees

CM-2.2.1 The CBB may, if circumstances so require and on a case-by-case basis, apply the full or part of the requirements of this Chapter to <u>branches of foreign bank licensees</u>.



CM-2.3.1

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### CM-2.3 Measure of Exposure

- For the purpose of the banking book and the trading book, the measure of <u>exposure</u>, net of specific provisions, reflects the maximum loss that will arise should a <u>counterparty</u> fail, or the loss that may arise due to exposures relating to concentration per product, asset classes, <u>collateral</u>, segments, country, region, currencies, market, etc. In certain cases (particularly Shari'a compliant <u>hedging</u> instruments), the measure of an <u>exposure</u> may be larger than that used in published financial statements. Consistent with this, an <u>exposure</u> encompasses the amount at risk arising from the <u>licensee's</u>:
  - (a) Claims on a counterparty, including actual and potential claims which would arise from the drawing down in full of undrawn advised facilities (whether revocable/irrevocable, conditional or unconditional) which the licensee has committed itself to provide, and claims which the licensee has committed itself to purchase or guarantee/underwrite. In the case of undrawn facilities (including overdrafts), the advised limit must be included in the measure of exposure (after deduction of any provisions). In the case of financing/credit exposures, the net outstanding balance to be repaid, as shown in the books of the licensee, must be included in the measure of exposure after deduction of any provisions. These claims would include, but are not limited to:
    - (i) Financings and other credit facilities (including overdrafts) whether or not drawn;
    - (ii) <u>Exposures</u> arising through lease agreements;
    - (iii) Margin held with exchanges or <u>counterparties;</u>
    - (iv) Claims under Shari'a compliant hedging contracts;
    - (v) Claims arising in the course of settlement of securities transactions;
    - (vi) Receivables, such as fees or commissions;
    - (vii) Claims arising in the case of Shari'a compliant forward sales and purchases of financial instruments in the trading or banking books;
    - (viii) Amounts outstanding under Shari'a compliant sale and repurchase agreements, Shari'a compliant forward asset purchase agreements, stock borrowing/ financing or similar transactions;
    - (ix) Sukuks or other non-equity financial instruments; and
    - (x) <u>Underwriting exposures</u> for debt type <u>Sukuks</u> or other nonequity financial instruments.



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### CM-2.3 Measure of Exposure (Continued)

- (b) <u>Contingent liabilities</u> arising in the normal course of business, and those <u>contingent liabilities</u> which would arise from the drawingdown in full of undrawn advised facilities (whether revocable or irrevocable, conditional or unconditional) which the <u>licensee</u> has committed itself to provide. In the case of an undrawn overdraft, letter of credit ('L/C') or similar facility, the advised limit must be included in the measure of <u>exposure</u>. Such liabilities may include:
  - (i) Direct credit substitutes (including guarantees, standby letters of credit, bills accepted but not held by the reporting bank, and endorsements creating payable obligations);
  - (ii) Claims sold with recourse (i.e. where the <u>credit risk</u> remains with the reporting bank);
  - (iii) Transaction-related contingents not having the character of direct credit substitutes (e.g. performance bonds, bid bonds, transaction-related L/Cs etc.);
  - (iv) Undrawn documentary letters of credit issued or confirmed;
  - (v) Shari'a compliant <u>hedging</u> instruments where the <u>licensee</u> is providing credit protection; and
  - (vi) Asset value guarantees (where the <u>licensee</u> provides protection on exit price or realisable value of a non-financial asset).
- (c) Any other assets or transactions whose value depends wholly or mainly on a <u>counterparty</u> performing its obligations, or whose value depends upon that <u>counterparty</u>'s financial soundness, but which do not represent a claim on the <u>counterparty</u>. Such assets or transactions include:
  - (i) Equities and other <u>capital instruments;</u>
  - (ii) Equity warrants, Shari'a compliant <u>hedging</u> instruments etc. where the reporting bank is obtaining credit protection; and
  - (iii) <u>Underwriting</u> or purchase commitments for equities.
- (d) <u>Investments</u> transactions in trading book (e.g. Shari'a compliant index positions, securitisations or exposure to <u>investment</u> funds) must be calculated by applying the same rules as for similar instruments in the banking book (see Paragraph CM-2.3.27 to CM-2.3.41). The amount invested in a particular structure may be assigned to the structure itself, defined as a distinct <u>counterparty</u> to the <u>counterparties</u> corresponding to the underlying assets, or to the unknown client.



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### CM-2.3 Measure of Exposure (Continued)

CM-2.3.2

Where the <u>licensee</u> has a legally enforceable Shari'a compliant netting arrangement in place for financings and deposits, it may calculate the exposure values for large exposures in accordance with Section CA-4.2.

### Eligible Credit Risk Mitigation ('CRM') Techniques

- **CM-2.3.3** <u>Bahraini Islamic bank licensee</u> must recognise an eligible CRM technique in the calculation of an exposure whenever it has used this technique to calculate the risk-based capital requirements under Chapter CA-4. Eligible <u>credit risk</u> mitigation techniques for large exposures are those that meet the minimum requirements and eligibility criteria for the recognition of unfunded credit protection and financial <u>collateral</u> that qualify under Chapter CA-4. Other forms of collaterals, e.g. receivables, commercial and residential real estate are not eligible to reduce exposure values for large exposure purposes unless the title deeds, in the case of real estate, are held in the name of the <u>licensee</u> and it is able to demonstrate that it has the ability to realise the value of the collateral.
- CM-2.3.4

In accordance with Paragraph CA-4.7.27, hedges with maturity mismatches are recognised only when their original maturities are equal to or greater than 1 year and the residual maturity of a hedge is not less than 3 months.

**CM-2.3.5** If there is a maturity mismatch in respect of <u>credit risk</u> mitigants (<u>collateral</u>, on balance sheet netting, guarantees and Shari'a compliant <u>hedging</u> instruments for credit protection) recognised under Paragraph CA-4.7.27, the adjustment of the credit protection for the purpose of calculating large exposures must be calculated according to CA-4.7.28.

# CM-2.3.6

<u>Bahraini Islamic bank licensee</u> must reduce the value of the exposure to the original <u>counterparty</u> by the amount of eligible CRM technique recognised under Chapter CA-4. The recognised amount is:

- (a) The value of the protected portion in the case of unfunded credit protection;
- (b) The value of the portion of the claim collateralised by the market value of the recognised financial <u>collateral</u> when the <u>licensee</u> uses the simple approach under Section CA-4.7; and
- (c) The value of the <u>collateral</u> adjusted after applying the required haircuts, in the case of financial <u>collateral</u> when the <u>licensee</u> applies the comprehensive approach (see Section CA-4.7).



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### CM-2.3 Measure of Exposure (Continued)

- **CM-2.3.7** The exposure value for instruments that give rise to <u>counterparty credit</u> <u>risk</u> and are not securities financing transactions, must be the exposure at default according to the standardised approach for the purpose of computing capital adequacy (See Module CA).
- **CM-2.3.8** Off-balance sheet items must be converted into credit exposure equivalents through the use of credit conversion factors ('CCFs') by applying the CCFs set-out in Section CA-4.5, with a floor of 10 percent.
- **CM-2.3.9** Shari'a compliant <u>hedging</u> instruments including those used for credit protection must be converted into positions following Section CA-4.5. These instruments are decomposed into their individual legs.
- **CM-2.3.10** For Shari'a compliant <u>hedging</u> instruments for credit protection that represent sold protection, the exposure to the referenced name must be the amount due in cases where the referenced name triggers the instrument, minus the absolute value of the credit protection.
- **CM-2.3.11** In case of syndicated facilities initially underwritten by the <u>licensee</u>, the nominal amount would include only the <u>licensee's</u> share of the syndication and any amounts for which binding commitments from other financial institutions are not available or have not been sold down. Where a binding commitment is available, that amount would be excluded in calculation of the large exposures. See Section CM-2.6 for exemptions.



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### CM-2.3 Measure of Exposure (Continued)

Offsetting Long and Short Positions in the Trading Book

- CM-2.3.12 <u>Bahraini Islamic bank licensee's exposure</u> arising from <u>securities</u>' trading operations is calculated as its net long position in a particular <u>security</u>. The <u>licensee's</u> 'net long position' in a <u>security</u> refers to its commitment to buy that <u>security</u> together with its current holdings of the same <u>security</u>, less its commitment to sell these <u>securities</u>.
- **CM-2.3.13** Positions in the same issue (two issues are defined as the same if the issuer, return, currency and maturity are identical) may only be offset for the purpose of calculating large exposure.
- **CM-2.3.14** Positions in different issues from the same <u>counterparty</u> may be offset only when the short position is junior to the long position, or if the positions are of the same seniority, if applicable.
- **CM-2.3.15** Bahraini Islamic bank licensee must add any exposure to any single counterparty arising in the trading book to any other exposures to that counterparty that lie in the banking book to calculate its total exposure to that counterparty.

**CM-2.3.16** 

Netting across the banking and the trading books is not permitted.



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### CM-2.3 Measure of Exposure (Continued)

Covered Sukuks

- **CM-2.3.17** Covered Sukuks are Sukuks issued by a bank or mortgage institutions and are subject by law to special public supervision designed to protect Sukuk-holders. Proceeds deriving from the issue of these Sukuks must be invested in conformity with the law in assets which, during the whole period of the validity of the Sukuks, are capable of covering claims attached to the Sukuks and which, in the event of the failure of the issuer, would be used on a priority basis for the reimbursement of the principal and payment of the accrued profit.
- **CM-2.3.18** A <u>covered Sukuk</u> satisfying the conditions set out in Paragraph CM-2.3.19, may be assigned an exposure value of no less than 20 percent of the nominal value of the <u>licensee's</u> covered Sukuk holding. Other <u>covered Sukuks</u> must be assigned an exposure equal to 100 percent of the nominal value of the <u>licensee's covered Sukuk</u> holding. The <u>counterparty</u> to which the exposure value is assigned is the issuing bank.

### CM-2.3.19

To be eligible to be assigned an exposure value of less than 100 percent, a <u>covered Sukuk</u> must satisfy all the following conditions:

- (a) It must meet the general definition set out in CM-2.3.17.
- (b) The pool of underlying assets must exclusively consist of one or more of the following:
  - (i) Claims on, or guaranteed by, sovereigns, their central banks, public sector entities or multilateral development banks;
  - (ii) Claims secured by mortgages on residential real estate that would qualify for a 35 percent or lower risk-weight under Section CA-4.2 and have a financing -to-value ratio of 80 percent or lower;
  - (iii) Claims secured by commercial real estate that would qualify for the 100 percent or lower risk-weight under Section CA-4.2 and with a financing-to-value ratio of 60 percent or lower; and/or
  - (iv) Claims on, or guaranteed by banks that qualify for a 30 percent or lower risk weight. However, such assets cannot exceed 15 percent of covered Sukuk issuances; and



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(c) The nominal value of the pool of assets assigned to the <u>covered</u> <u>Sukuk</u> instrument(s) by its issuer must exceed its nominal outstanding value by at least 10 percent. The value of the pool of assets for this purpose does not need to be that outlined by the legislative framework. However, if the legislative framework does not stipulate a requirement of at least 10 percent, the issuing bank needs to publicly disclose on a regular basis that their cover pool meets the 10 percent requirement in practice. In addition to the primary assets listed under this Sub-paragraph, the additional <u>collateral</u> may include substitution assets (cash or short-term liquid and secure assets held in substitution of the primary assets to top up the cover pool for management purposes) and Shari'a compliant <u>hedging</u> instruments entered into for the purposes of <u>hedging</u> the risks arising in the <u>covered Sukuk</u> program.

# **CM-2.3.20** In order to calculate the required maximum financing-to-value for residential real estate and commercial real estate referred to in Paragraph CM-2.3.19, the following requirements must be met:

- (a) Legal Enforceability: Any claim on a <u>collateral</u> taken must be legally enforceable in all relevant jurisdictions, and any claim on <u>collateral</u> must be properly filed on a timely basis. <u>Collateral</u> interests must reflect a perfected lien (i.e. all legal requirements for establishing the claim have been fulfilled). In addition to this, the <u>collateral</u> agreement and the legal process underpinning it must be such that they allow the <u>licensee</u> to realise the value of the <u>collateral</u> within a reasonable timeframe; and
- (b) Frequent Revaluation: The <u>licensee</u> must monitor the value of the <u>collateral</u> on a frequent basis and, at a minimum, once a year. More frequent monitoring is suggested where the market is subject to significant changes in conditions. Statistical methods of evaluation (e.g. reference to house price indices, sampling) may be used to update estimates or to identify <u>collateral</u> that may have declined in value and that may need reappraisal. A qualified professional must evaluate the property when information indicates that the value of the <u>collateral</u> may have declined materially relative to general market prices, or when a credit event, such as a default, occurs.

# CM-2.3.21

The conditions set out in Paragraph CM-2.3.19 must be satisfied at the inception of the <u>covered Sukuk</u> and throughout its remaining maturity.



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### CM-2.3 Measure of Exposure (Continued)

*Collective Investment Undertakings, Securitisation Vehicles and Other Structures* 

- **CM-2.3.22** <u>Bahraini Islamic bank licensees</u> must consider exposures even when a structure lies between the <u>licensee</u> and the exposures, that is, even when the <u>licensee</u> invests in structures through an entity which itself has exposures to assets ('underlying assets'). <u>Bahraini Islamic bank licensees must</u> assign the exposure amount, i.e. the amount invested in a particular structure, to specific <u>counterparties</u> following the approach described in Paragraphs CM-2.3.23 to CM-2.3.30. The structures include funds, securitisations and other structures with underlying assets.
- **CM-2.3.23** <u>Bahraini Islamic bank licensee</u> may assign the exposure amount to the structure itself, defined as a distinct <u>counterparty</u>, if it can demonstrate that the <u>licensee's</u> exposure amount to each underlying asset of the structure is smaller than 1 percent of total consolidated capital, considering only those exposures to underlying assets that result from the <u>investment</u> in the structure itself, and using the exposure value calculated according to Paragraphs CM-2.3.29 and CM-2.3.30. In this case, the <u>licensee</u> is not required to look through the structure to identify the underlying assets.
- **CM-2.3.24** <u>Bahraini Islamic bank licensees</u> must look through the structure to identify those underlying assets for which the underlying exposure value is equal to or above 1 percent of total consolidated capital. In this case, the <u>counterparty</u> corresponding to each of the underlying assets must be identified so that these underlying exposures can be added to any other direct or indirect exposure to the same <u>counterparty</u>. The <u>licensee's</u> exposure amount to the underlying assets that are below 1 percent of the <u>licensee's</u> total consolidated capital may be assigned to the structure itself (i.e. partial Look-Through-Approach ('LTA') is permitted).

### CM-2.3.25

If a <u>Bahraini Islamic bank licensee</u> is unable to identify the underlying assets of a structure where the total amount of its exposure does not exceed 1 percent of its Total consolidated capital, the <u>licensee</u> must:

- (a) Assign the total exposure amount of its <u>investment</u> to the structure; or
- (b) Assign this total exposure amount to the unknown client.



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### CM-2.3 Measure of Exposure (Continued)

- **CM-2.3.26** <u>Bahraini Islamic bank licensees</u> must aggregate all 'unknown exposures' as if they are related to a single <u>counterparty</u> (the unknown client), to which the large exposure limit would apply.
- **CM-2.3.27** When a LTA is not required, according to Paragraph CM-2.3.23, a <u>Bahraini Islamic bank licensee</u> must, nevertheless, be able to demonstrate that regulatory arbitrage considerations have not influenced the decision whether to look through or not e.g. that the <u>licensee</u> has not circumvented the large exposure limit by investing in several individually immaterial transactions with identical underlying assets.
- **CM-2.3.28** If the LTA need not be applied, <u>Bahraini Islamic bank licensee</u>'s exposure to the structure must be the nominal amount it invests in the structure.
- **CM-2.3.29** When the LTA is required, the exposure value assigned to a <u>counterparty</u> is equal to the pro rata share that the <u>licensee</u> holds in the structure multiplied by the value of the underlying asset in the structure. Thus, the <u>licensee</u> holding a 1 percent share of a structure that invests in 20 assets each with a value of 5, must assign an exposure of 0.05 to each of the <u>counterparties</u>. An exposure to a <u>counterparty</u> must be added to any other direct or indirect exposures the <u>licensee</u> has to that <u>counterparty</u>.
- CM-2.3.30
- When the LTA is required, the exposure value to a <u>counterparty</u> is measured for each tranche within the structure, assuming a pro rata distribution of losses amongst investors in a single tranche. To compute the exposure value to the underlying asset, the <u>licensee</u> must:
- (a) Consider the lower of the value of the tranche in which the <u>licensee</u> invests and the nominal value of each underlying asset included in the underlying portfolio of assets; and
- (b) Apply the pro rata share of the <u>licensee's investment</u> in the tranche to the value determined in the first step above.



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### CM-2.3 Measure of Exposure (Continued)

Identification of Additional Risks

- **CM-2.3.31** <u>Bahraini Islamic bank licensees</u> must identify third parties that may constitute an additional risk factor inherent in a structure itself rather than in the underlying assets. This third party could be a risk factor for more than one structure that the <u>licensee</u> invests in. Examples of roles played by third parties include originator, fund manager, liquidity provider and credit protection provider.
- CM-2.3.32 <u>Bahraini Islamic bank licensees</u> should connect their <u>investments</u> in those structures with a common risk factor, to form a group of connected <u>counterparties</u>. In such cases, the manager would be regarded as a distinct <u>counterparty</u> so that the sum of the <u>licensee's investments</u> in all of the funds managed by this manager would be subject to the large exposure limit, with the exposure value being the total value of the different <u>investments</u>. In other cases, the identity of the manager may not comprise of an additional risk factor – for example, if the legal framework governing the regulation of particular funds requires separation between the legal entity that manages the fund, and the legal entity that has custody of the fund's assets.
- CM-2.3.33 In the case of structured finance products, the liquidity provider or sponsor of shortterm programmes (asset-backed commercial paper – 'ABCP', or conduits and structured <u>investment</u> vehicles – 'SIVs') may warrant consideration as an additional risk factor (with the exposure value being the amount invested).
- CM-2.3.34 <u>Bahraini Islamic bank licensees</u> may add their <u>investments</u> in a set of structures associated with a third party that constitutes a common risk factor to other exposures (such as a financing) it has to that third party. Whether the exposures to such structures must be added to any other exposures to the third party, would again depend on a case-by-case consideration of the specific features of the structure and on the role of the third party. In the example of the fund manager, adding together the exposures may not be necessary because potentially fraudulent behaviour may not necessarily affect the repayment of a financing exposure.



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### CM-2.3 Measure of Exposure (Continued)

#### Identification of Additional Risks

- CM-2.3.35 It is conceivable that the <u>licensee</u> may consider multiple third parties to be potential drivers of additional risk. In this case, the <u>licensee</u> should assign the exposure resulting from the <u>investment</u> in the relevant structures to each of the third parties.
- CM-2.3.36 The requirement set out in Paragraph CM-2.3.31 to recognise a structural risk inherent in the structure instead of the risk stemming from the underlying exposures is independent of whatever the general assessment of additional risks concludes.

### Exposures to Central Counterparties

- **CM-2.3.37** Exposures to <u>qualified central counterparties ('QCCPs')</u> related to clearing activities are exempted from the requirements of this Chapter.
- **CM-2.3.38** In the case of non-QCCPs, <u>Bahraini Islamic bank licensees</u> must measure their exposure as a sum of both the clearing exposures described in Paragraph CM-2.3.40 and the non-clearing exposures described in Paragraph CM-2.3.43 and must respect the general large exposure limit of 15 percent of Total consolidated capital.
- **CM-2.3.39** The concept of closely related <u>counterparties</u> referred to in CM-2.5.4 does not apply in the context of exposures to centralised <u>counterparties</u> ('CCPs') that are specifically related to clearing activities.



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### CM-2.3 Measure of Exposure (Continued)

Identification of Additional Risks

**CM-2.3.40** <u>Bahraini Islamic bank licensees must identify exposures to a CCP</u> related to clearing activities and sum together these exposures. Exposures related to clearing activities are listed in the table below, together with the exposure value to be used:

Trade Exposures	The exposure value of trade exposures must be calculated using the exposure measures prescribed in this Chapter for the respective type of exposures.
Segregated Initial Margin	The exposure value is 0.
Non-segregated Initial Margin	The exposure value is the
	nominal amount of initial margin posted.
Pre-funded Default Fund	Nominal amount of the funded
Contributions	contribution.
Unfunded Default Fund	The exposure value is 0.
Contributions	_
Equity Stakes	The exposure value is the nominal amount.

### CM-2.3.41

Regarding exposures subject to clearing services (the <u>licensee</u> acting as a clearing member or being a client of a clearing member), the <u>licensee</u> must determine the <u>counterparty</u> to which exposures must be assigned by applying the provisions of Module CA.

### CM-2.3.42

<u>Bahraini Islamic bank licensees</u> must apply a risk weight of 2 percent to their trade exposure to the CCP in respect of OTC Shari'a compliant <u>hedging</u> instruments, exchange-traded Shari'a compliant <u>hedging</u> instrument transactions, Shari'a compliant securities financing transactions (SFTs) and long-settlement transactions, where the <u>licensee</u> acts as a clearing member of a CCP for its own purposes. Where the clearing member offers clearing services to clients, the 2 percent risk weight also applies to the clearing member's trade exposure to the CCP that arises when the clearing member is obligated to reimburse the client for any losses suffered due to changes in the value of its transactions in the event that the CCP defaults.



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### CM-2.3 Measure of Exposure (Continued)



Other types of exposures that are not directly related to clearing services provided by the CCP, such as funding facilities, credit facilities, guarantees, etc. must be measured according to the rules set out in this Chapter as for any other type of <u>counterparty</u>. These exposures will be added together and be subjected to the large exposure limit.



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### CM-2.4 Identity of <u>Counterparty</u>

**CM-2.4.1** For the purposes of measuring <u>exposures</u>, the <u>counterparty</u> will generally be the person from whom the concerned funds are receivable (in the case of fees and commissions etc.), the obligor (<u>customer</u>) in the case of credit facilities; the person guaranteed; the issuer of a <u>security</u> in the case of a <u>security</u> held; or the party with whom a contract was made in the case of a Shari'a compliant <u>hedging</u> instrument contract.

### CM-2.4.2

Where a third party has provided an eligible guarantee, and subject to the guaranteed <u>licensee's</u> policy statement not stating otherwise, the guaranteed <u>licensees</u> must recognise an exposure to the third party guarantor, rather than the person guaranteed (see Chapter CA-4 for full conditions relating to the recognition of guarantees for regulatory purposes).



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### CM-2.5 Limits for Large Exposures

Definitions and Aggregate Limit on Large Exposures

- CM-2.5.1 A 'large <u>exposure</u>' is any <u>exposure</u> to a <u>counterparty</u> or a group of closely related <u>counterparties</u> which is greater than, or equal to, 10 percent of the reporting <u>Bahraini Islamic bank licensee</u>'s Total Consolidated capital but excluding intragroup exposures.
- **CM-2.5.2** CBB requires that any large exposure, as defined in Paragraph CM-2.5.1, must have a prior approval by the <u>Bahraini Islamic bank licensee</u>'s Board of Directors unless the exposure was incurred within the specific obligor limits for which the <u>licensee</u> has prior Board approval.

#### Single Exposure Limit to a counterparty – 15 Percent

**CM-2.5.3** A <u>Bahraini Islamic bank licensee</u> may not incur an <u>exposure</u> to an individual <u>counterparty</u> or a group of closely related <u>counterparties</u> (not connected to the reporting <u>licensee</u>) which is 15 percent or more of the reporting <u>licensee's</u> Total consolidated capital without the prior written approval of the CBB. Where this limit has been exceeded, the excess amount must be risk-weighted at 800 percent.

### Closely related counterparties – Criteria

CM-2.5.4

In order for the <u>licensee</u> to establish the existence of a group of closely related <u>counterparties</u>, it must assess the relationship amongst <u>counterparties</u> by referring to one or more of the following criteria:

- (a) Control relationship: One of the <u>counterparties</u>, directly or indirectly, has control over the other(s) based on the following:
  - (i) Where one entity owns 50% or more of the voting rights of another entity.
  - (ii) Where one entity is deemed to have control by virtue of voting agreements (e.g. control of a majority of voting rights pursuant to an agreement with other shareholders).
  - (iii)Where one entity exercises significant influence on the appointment or dismissal of an entity's board and/or senior management, such as the right to appoint or remove a majority of such persons, or the fact that a majority of such persons have been appointed solely as a result of the exercise of an individual entity's voting rights.



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### CM-2.5 Limits for Large Exposures (Continued)

- (iv) Where one entity has significant influence on the board or senior management, e.g. an entity has the power, pursuant to a contract or otherwise, to exercise a controlling influence over the management or policies of another entity (e.g. through consent rights over key decisions).
- ; or
- (b) Economic interdependence: If one of the <u>counterparties</u> were to experience financial problems, in particular funding or repayment difficulties, the other(s), as a result, would also be likely to encounter funding or repayment difficulties.
- CM-2.5.5 <u>Bahraini Islamic bank licensees</u> are also expected to refer to criteria specified in IFRS for further qualitative guidance when determining control.

# CM-2.5.6

<u>Bahraini Islamic bank licensees</u> must assess the control relationship using the following criteria:

- (a) Voting agreements (e.g. control of a majority of voting rights pursuant to an agreement with other shareholders);
- (b) Significant influence on the appointment or dismissal of an entity's administrative, management or supervisory body, such as the right to appoint or remove a majority of members in those bodies, or the fact that a majority of members have been appointed solely as a result of the exercise of an individual entity's voting rights;
- (c) Significant influence on senior management, e.g. an entity has the power, pursuant to a contract or otherwise, to exercise a controlling influence over the management or policies of another entity (e.g. through consent rights over key decisions).
- CM-2.5.7 The CBB will exercise its discretion in applying the definition of closely related <u>counterparties</u> on a case-by-case basis if it finds, during its onsite or offsite supervisory review, any linkage of such <u>counterparties</u>.



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### CM-2.5 Limits for Large Exposures (Continued)

CM-2.5.8

In establishing closely related <u>counterparty</u> relationships based on economic interdependence (CM-2.5.4 (b)), <u>licensees</u> must consider, at a minimum, the following qualitative criteria:

- (a) Where 50 percent or more of one <u>counterparty</u>'s gross receipts or gross expenditures (on an annual basis) are derived from transactions with the other <u>counterparty</u> (e.g. the owner of a residential/commercial property and the tenant who pays a significant part of the rent);
- (b) Where one <u>counterparty</u> has fully or partly guaranteed the exposure of the other <u>counterparty</u>, or is liable by other means, and the exposure is so significant that the guarantor is likely to <u>default</u> if a claim occurs;
- (c) Where a significant part of one <u>counterparty</u>'s production/output is sold to another <u>counterparty</u>, which cannot easily be replaced by other <u>customer</u>s;
- (d) When the expected source of funds to repay each exposure one <u>counterparty</u> makes to another is the same and the <u>counterparty</u> does not have another source of income from which the exposure may be fully repaid;
- (e) Where it is likely that the financial problems of one <u>counterparty</u> would cause difficulties for the other <u>counterparties</u> in terms of full and timely repayment of liabilities;
- (f) Where the insolvency or <u>default</u> of one <u>counterparty</u> is likely to be associated with the insolvency or <u>default</u> of the other(s); and
- (g) When two or more <u>counterparties</u> rely on the same source for the majority of their funding and, in the event of the common provider's <u>default</u>, an alternative provider cannot be found. In this case, the funding problems of one <u>counterparty</u> are likely to spread to another due to a one-way or two-way dependence on the same main funding source.



MODULE	CM:	Credit Risk Management
CHAPTER	CM-2	The Monitoring and Control of Large Exposures

### CM-2.5 Limits for Large Exposures (Continued)

Limit on Exposures to connected counterparties – 25 Percent Aggregate

- **CM-2.5.9** <u>Exposures</u> to connected <u>counterparties</u> of <u>Bahraini Islamic bank</u> <u>licensees</u> may be justified only when undertaken for the clear commercial advantage of the <u>licensee</u>, when negotiated and agreed on an arm's-length basis, and when included in the Large <u>Exposures</u> Policy statement.
- **CM-2.5.10** A <u>Bahraini Islamic bank licensee</u> may not exceed the individual or aggregate limits for exposures to connected <u>counterparties</u> shown in Paragraph CM-2.5.15, without the prior written approval of the CBB.
- **CM-2.5.11** The <u>licensee</u> may not undertake <u>exposures</u> to its own external auditor. In this context, 'external auditor' refers to the firm/partnership, the partners, the directors and the managers of the audit firm.
- CM-2.5.12 For the purpose of this Module, 'connected <u>counterparties</u>' include legal and natural persons connected with the <u>Bahraini Islamic bank licensee</u>, including, in particular; <u>controllers</u> of the <u>licensee</u> (and Board members, senior management and key staff of the <u>controller</u>, the <u>controller</u>'s appointed Board representatives, subsidiaries and associated companies of <u>controllers</u> including their Board members, senior management and key staff), approved persons of the <u>licensee</u>, as defined by Module LR-1A, and their close family members (as defined by IFRS IAS 24); associated companies not mentioned hereinabove, unconsolidated subsidiaries and members of the Shari'a Supervisory Board ('SSB'), if any.
- CM-2.5.13 Equity participations in, and credit exposures to, consolidated banking and financial subsidiaries (see CA-2.3.1(c)) need not be included in exposures to connected <u>counterparties</u> for the sake of the table in CM-2.5.15. Equity participations in, and credit or financing exposures to, unconsolidated subsidiaries are included in the definition of exposure in order to understand the degree of support the parent is supplying to its unconsolidated subsidiaries on a day-to-day basis.
- CM-2.5.14 The CBB will exercise its discretion in applying the definition of connected <u>counterparties</u> of the <u>licensee</u> on a case-by-case basis, if it finds during its onsite or offsite supervisory review any linkage of such <u>counterparties</u>.



MODULE	CM:	Credit Risk Management
CHAPTER	CM-2	The Monitoring and Control of Large Exposures

### CM-2.5 Limits for Large Exposures (Continued)

## CM-2.5.15

<u>Exposures</u> (both on and off-balance sheet) to all connected <u>counterparties</u> of <u>Bahraini Islamic bank licensees</u> listed below, when taken together, may not exceed 25 percent of the Total consolidated capital. Where any of these limits have been exceeded, the excess amount must be risk-weighted at 800 percent.

Connected Counterparties	Individual	Aggregate
	Limit	Limit
Controllers and their close family members	0%	0%
as defined in IFRS, and Board members,		
senior management and key staff of the		
controller, the controller's appointed Board		
representatives, subsidiaries and associated		
companies of <u>controllers</u> including their		
Board members, senior management and		
key staff		
Approved persons (and their close family	10%	25%
members as defined in IFRS) and members		
of the SSB		
Associated companies not mentioned	15%	
hereinabove, other connected		
counterparties not mentioned above, and		
unconsolidated subsidiaries		
Total (including senior management and		25%
others)		



# MODULECM:Credit Risk ManagementCHAPTERCM-2The Monitoring and Control of Large Exposures

### CM-2.5 Limits for Large Exposures (Continued)

#### Deductions from Total Capital

- CM-2.5.16 The CBB will closely examine all exposures to 'connected <u>counterparties</u>' and will deduct them from the <u>licensee's</u> consolidated total capital if they are, in the CBB's opinion, of the nature of a capital <u>investment</u>, or provision of long-term working capital, or are made on particularly concessionary terms.
- **CM-2.5.17** Reciprocal cross-holdings of capital between the <u>licensee</u> and its <u>controllers</u> (see GR-5) which artificially inflate the capital of licensee concerned are not permitted. Any cross-holdings that occur, due to <u>acquisitions</u> or takeovers, must be deducted from the concerned <u>licensee's</u> total capital (see also CA-2).
- CM-2.5.18 Any other form of financing to connected <u>counterparties</u> outside the scope of the above will be dealt with by the CBB on a case-by-case basis.
- **CM-2.5.19** <u>Bahraini Islamic bank licensees</u> must perform valuations of <u>collaterals</u> covering large exposures to ensure that <u>collaterals</u> are, and continue to be, enforceable and realisable at least on an annual basis when market conditions are adverse.



MODULE	CM:	Credit Risk Management
CHAPTER	CM-2	The Monitoring and Control of Large Exposures

### CM-2.6 Exempt Exposures

Exempt Exposures to Parties not Connected to the Licensee

CM-2.6.1

Certain types of <u>exposure</u> are exempt from the 15 percent <u>exposure</u> limit set out in CM-2.5.3, but commitment to such <u>exposures</u> must be reported to the CBB on a quarterly basis using the Form PIRI provided in Appendix BR-5.

### CM-2.6.2

These exemptions fall into the following categories and are subject, in each case, to the policy statement:

- (a) Short term interbank exposures, with original maturities of 3 months or less to parties not connected to the reporting <u>licensee</u>;
- (b) <u>Exposures</u> to GCC governments and their public sector entities that are not connected to the reporting <u>licensee</u> and do not operate on a commercial basis, as set out in the guidelines to the PIRI (see Module CA).
- (c) <u>Exposures</u> secured by cash or GCC government securities or guarantees;
- (d) <u>Exposures</u> to central governments who are members of the Organisation for Economic Cooperation and Development ('OECD') or <u>exposures</u> secured by OECD central government <u>securities</u>/guarantees;
- (e) Pre-notified exposures which are covered by a guarantee from the <u>licensee's</u> parent (see Paragraphs CM-2.6.9 to CM-2.6.12); and
- (f) Sukuk or other Shari'a compliant securities issued or exposure to / exposure guaranteed by the Islamic Development Bank or any of its subsidiaries and other multilateral development banks, such as IMF, World Bank, Arab Monetary Fund, Asian Development Bank, African Development Bank, European Bank of Reconstruction and Development.
- CM-2.6.3 Where two or more entities that are outside the scope of sovereign exemption are controlled by or are economically dependent on an entity that falls within the scope of the sovereign exemption referred to in paragraph CM-2.6.2, and are closely related, those entities need not be deemed to constitute a group of closely related <u>counterparties</u> pursuant to paragraph CM-2.5.4. Additionally, consistent with Module CA, where other supervisors also treat claims on named PSEs as claims on their sovereigns, claims to those PSEs are treated as claims on the respective sovereigns.

### CM-2.6.4

If a <u>Bahraini Islamic bank licensee</u> has an exposure to any entity noted in Paragraph CM-2.6.2 which is hedged by a Shari'a compliant <u>hedging</u> instruments for credit protection, the <u>licensee</u> will have to recognise an exposure to the <u>counterparty</u> providing the credit protection, as prescribed in Paragraphs CM-2.4.2 and CM-2.3.16, notwithstanding the fact that the original exposure is exempted.



MODULE	CM:	Credit Risk Management
CHAPTER	CM-2	The Monitoring and Control of Large Exposures

### CM-2.6 Exempt Exposures (Continued)

Exempt Exposures to Connected Counterparties

- **CM-2.6.5** Exposures to subsidiaries which are always fully consolidated on a lineby-line basis for all supervisory purposes are exempt from the limits in this Module on a consolidated basis. However, <u>licensees</u> must observe the CBB's solo capital adequacy requirements in Module CA.
- **CM-2.6.6** Exposures to unconsolidated subsidiaries (normally non-financial and outside the scope of regulatory consolidation) are not exempt from the limits in this Module and are included under the limits for exposures to associates, related parties and unconsolidated subsidiaries (See Paragraph CM-2.5.14).
- **CM-2.6.7** <u>Bahraini Islamic bank licensees</u> may apply to the CBB to take on a treasury role on behalf of the group as a whole (provided that the group is subject to consolidated supervision by its home supervisor). The CBB's policy regarding the taking on of a treasury role includes exposures arising from a central risk management function. Such exposures must be approved by the CBB before they may be exempted.
- CM-2.6.8 In the above scenario (Paragraph CM-2.6.7), for example, exposures of more than 15% of Total Consolidated Capital to a parent bank from a subsidiary bank may be permitted where they constitute short term financing of excess liquid funds.

#### Exposures Undertaken by a Subsidiary Bank

- **CM-2.6.9** Where exposures undertaken by a Bahrain subsidiary of an overseas bank are guaranteed by its parent bank, the Bahrain subsidiary bank may be deemed to have an exposure to its parent bank.
- **CM-2.6.10** Under the terms of this Module (see Sub-Paragraph CM-2.6.2(f)), such indirect exposures to a parent bank may be exempted from the limits on large exposures if the CBB is satisfied that:
  - (a) Such exposures have been pre-notified to the CBB for the CBB's approval and are entered into within the terms of a policy agreed by the parent bank;
  - (b) There are guarantees in place from the parent bank to protect the subsidiary should the exposure become impaired or require to be written off; and
  - (c) In the case of <u>licensees</u> which are the Bahrain subsidiaries of overseas banks, the supervisory authority of the parent bank has approved the exposures that can be undertaken by the Bahrain subsidiary.



MODULE	CM:	Credit Risk Management
CHAPTER	CM-2	The Monitoring and Control of Large Exposures

### CM-2.6 Exempt Exposures (Continued)

**CM-2.6.11** In the case of a Bahrain incorporated bank's subsidiary in Bahrain, in order for an exposure exceeding 15% of Total Capital to be acceptable in the subsidiary, the Bahrain parent bank must at all times have the capacity to take on the exposure to the third party, without itself exceeding the limit of 15% of its own Total Capital. Also, the total exposure of the banking group to the <u>customer</u> must be within 15% of the parent bank's consolidated Total Capital.

# CM-2.6.12 The CBB will need to be satisfied that adequate control systems are in place to ensure that risks taken in the group as a whole are properly monitored and controlled.



MODULE	CM:	Credit Risk Management
CHAPTER	CM-2	The Monitoring and Control of Large Exposures

### CM-2.7 Reporting of Exposures

- **CM-2.7.1** <u>Islamic bank licensees</u> are required to report their 25 largest <u>exposures</u> to banks as well as their 25 largest <u>exposures</u> to non-banks to the CBB on a quarterly basis using the Form PIRI provided in Appendix BR-5.
- **CM-2.7.2** <u>Bahraini Islamic bank licensees</u> must report the financial details of each large <u>exposure</u>, as defined under Paragraph CM-2.5.1 in Appendix BR-19, as required under Paragraph BR-3.1.7A.
- **CM-2.7.3** <u>Bahraini Islamic bank licensees</u> must report all their <u>exposures</u> to connected <u>counterparties</u> on a monthly basis using the form provided in Appendix BR-11, as required under Paragraph BR-4.3.4.
- **CM-2.7.4** <u>Bahraini Islamic bank licensees</u> are required to adopt policies and set internal limits, which will not lead to the <u>exposure</u> limit(s) referred to above being exceeded as a matter of course.
- CM-2.7.5 For some <u>licensees</u>, the CBB may determine it prudent to set lower large <u>exposure</u> limits than the ones given in this Module.
- **CM-2.7.6** Should any <u>licensee</u> incur or plans to incur an <u>exposure</u> to an individual <u>counterparty</u> (other than an exempt <u>exposure</u>) which results in or may result in it exceeding any of the limits set out above, this must be reported immediately to the CBB for its consideration. Where the <u>exposure</u> or <u>counterparty</u> is not exempt, action must be taken to immediately bring the <u>exposure</u> back within applicable limits as soon as possible.



MODULE	CM:	Credit Risk Management
CHAPTER	CM-2	The Monitoring and Control of Large Exposures

### CM-2.8 Policy Statements

**CM-2.8.1** The CBB requires each <u>Bahraini Islamic bank licensee</u> to set out its policy and internal limits on large <u>exposures</u>, including limits for differing types of <u>exposures</u>, to individual <u>customers</u>, banks, corporates, countries, regions, products, asset classes, <u>collateral</u>, currencies, markets, commodities, connected <u>counterparties</u> and economic sectors, in a policy statement which must be formally approved by the Board of Directors. Furthermore, <u>licensees</u> must not implement significant changes to this policy without the prior approval of the Board.

### CM-2.8.2

The necessary control systems to give effect to the <u>licensee's</u> policy on large <u>exposures</u> must be clearly specified and monitored by its Board.

**CM-2.8.3** <u>Bahraini Islamic bank licensees</u> are required to implement appropriate internal systems and controls to monitor the size of their total consolidated capital on a daily basis to ensure that the limits detailed in this Module are not exceeded.



MODULE	CM:	Credit Risk Management
CHAPTER	CM-2	The Monitoring and Control of Large Exposures

#### CM-2.9 Concentrations in Geographic, Economic and Market Sectors

- CM-2.9.1 The extent to which a <u>licensee</u> may be prudently exposed to a particular geographic, economic and market sectors will vary considerably, depending upon the characteristics and strategy of the <u>licensees</u>, and the sector concerned.
- CM-2.9.2 Concentrations should also be recognised in not just geographic and economic sectors but also in markets (e.g. individual stock exchanges). The CBB will not apply common maximum percentages to <u>licensee's</u> sectoral or market <u>exposures</u> but, instead, will continue to monitor such <u>exposures</u> on an individual and general basis.
- **CM-2.9.3** <u>Bahraini Islamic bank licensees</u> must specify in their policy statements how they define geographic, economic and market sectors, and what limits apply to different sectors.
- **CM-2.9.4** <u>Exposures</u> and limits for sectors must be reviewed at least quarterly by the Board of Directors.
- **CM-2.9.5** <u>Bahraini Islamic bank licensees</u> which have over 10 percent of their riskadjusted assets in market risk (i.e. the trading book) must also set market risk concentration limits.



MODULE	CM:	Credit Risk Management
CHAPTER	CM-2	The Monitoring and Control of Large Exposures

#### CM-2.10 Major Investments

#### Prior approval for Major Investments

- **CM-2.10.1** <u>Bahraini Islamic bank licensees</u> must obtain the CBB's prior written approval before making an <u>investment</u> in another commercial or financial entity (whether incorporated inside or outside of Bahrain) which falls within the definition of a <u>major investment</u>. Additionally, the CBB's prior approval must be obtained for any subsequent increases in the <u>licensee's</u> ownership in excess of 5% of similar exposure. Where the increase is due to a revaluation or change in capital of the <u>licensee</u>, a written notification outlining the percentage increase and reasons for the increase must be provided to the CBB.
- CM-2.10.2 In assessing a proposed <u>major investment</u>, the CBB will take into account the impact of such <u>investment</u> on the risk profile of the <u>licensee</u>. See Appendix CM-5 for criteria for assessment.

### CM-2.10.3

A major investment is defined as either of the following:

- (a) An <u>investment</u> in the <u>capital instruments</u> of another entity (whether financial or commercial) by a <u>Bahraini Islamic bank</u> <u>licensee</u> which is equivalent to or more than 10% of the <u>Bahraini</u> <u>Islamic bank licensee's</u> consolidated Tier 1 capital; or
- (b) An <u>investment</u> in the capital instruments of a non-financial entity (commercial entity) which is equivalent to or more than 10 percent of the issued common share capital of the commercial entity.

#### CM-2.10.4

Any <u>major investments</u> by a <u>Bahraini Islamic bank licensee</u> in the capital instruments of another entity must be included in the measure of an '<u>exposure</u>' for the purposes of this Chapter, i.e. such <u>major investments</u> must be aggregated with all other facilities to a client for the purpose of calculating the level of 'large <u>exposures</u>'. Where a percentage ownership increase results in the <u>licensee</u> exceeding the single large exposure limit, the 800 percent risk-weight rule must be applied (see CM-2.5).

**CM-2.10.5** The CBB reserves the right to require <u>Bahraini Islamic bank licensees</u> to dispose of any <u>major investments</u> acquired without its prior approval. Where a '<u>major investment</u>' is acquired without the approval of the CBB, the entire value of the holding must be deducted from the consolidated total capital of the concerned <u>licensee</u>. Approval will not be given for '<u>major investments</u>' in entities incorporated in jurisdictions where secrecy constraints exist, or there are restrictions on the passage of information to the <u>licensee</u> (other than <u>customer</u> confidentiality requirements imposed by financial regulators).



MODULE	CM:	Credit Risk Management
CHAPTER	CM-2	The Monitoring and Control of Large Exposures

#### CM-2.10 Major Investments (Continued)

CM-2.10.6 If the <u>licensee's close links</u> with another entity prevent effective supervision of the <u>licensee</u> (or <u>licensee</u> group), the CBB may refuse or revoke a license, or require the <u>licensee</u> to sell or otherwise dispose of entities within its corporate group, or to restructure the <u>licensee</u>.

#### Limits of major investments

CM-2.10.7

The total amount of the <u>licensee's investments</u> in commercial entities, other than associated companies considered under CM-2.5.14, may not exceed the limits set forth below:

Limits on major investments in	Individual	Aggregate
commercial entities*	Limit**	Limit**
Major investments by retail Islamic bank		30%
licensees		
Major investments by wholesale Islamic		40%
bank licensees undertaking commercial	15%	
banking business		
Major investments by wholesale Islamic		70%
bank licensees undertaking investment		
banking business		

\*Exposure for this purpose includes <u>investment</u> in <u>capital instruments</u> and any other <u>exposure</u> to the subject entity

\*\* Limits expressed as a percentage of Total Tier 1 Capital.



MODULE	CM:	Credit Risk Management	
CHAPTER	CM-3	Financings to Employees	

#### CM-3.1 Financings to Employees

**CM-3.1.1** The CBB's prior written consent must be obtained for any financing to an employee where the amount of this financing exposure, either singly or when added to an existing financing exposure(s) outstanding to that employee at that date, would be equal to or in excess of BD 100,000, or its equivalent in foreign currency. <u>Islamic bank licensees</u> must notify the CBB in writing of any senior employee who fails to discharge his repayment obligations.

#### CM-3.1.2

Where an <u>Islamic bank licensee</u> seeks the CBB's prior approval, as required under Paragraph CM-3.1.1, in its request it must confirm that the employee financing is in line with the <u>licensee's</u> Board-approved policy. The request must also confirm that the <u>licensee</u> has made an internal assessment and evaluation when reaching the decision to grant the employee financing and that all necessary internal approvals have been obtained. The <u>licensee</u> must also obtain the necessary credit reference information from the Bahrain Credit Reference Bureau.

## CM-3.1.3

<u>Islamic bank licensees</u> must ensure that the provisions of relevant laws (including, specifically, the Bahrain Labour Law) are observed at all times in this regard.

2	Central Bank of Bahrain
	Rulebook

MODULE	CM:	Credit Risk Management
CHAPTER	CM-4	Write-off – Credit Facility

#### CM-4.1 Write-offs

# **CM-4.1.1** <u>Bahraini Islamic bank licensees must notify the CBB of any write-off of an exposure of an amount in excess of BD 100,000, or its equivalent in foreign currency.</u>

CM-4.1.2 Such notification should be accompanied by documentary evidence showing, beyond reasonable doubt, that the <u>customer</u> does not possess the resources to fulfil the outstanding obligation.

#### **CM-4.1.3** <u>Bahraini Islamic bank licensees</u> must obtain the CBB's written noobjection before writing-off any of the following:

- (a) <u>Exposures</u> to, or <u>exposures</u> guaranteed by, any <u>approved person</u> of the <u>licensee</u> or any other CBB <u>licensee</u>;
- (b) <u>Exposures</u> to <u>controller</u>s, subsidiaries, associates and SSB members of the <u>licensee;</u>
- (c) <u>Exposures</u> to any business entity for which the <u>licensee</u>, or any of its <u>approved persons</u>, is a related party, such as a Board member, a shareholder owning 5 percent or more, a person assuming a managerial role, a guarantor, a SSB member, etc.; and
- (d) <u>Exposures</u> to any <u>controller</u> of another CBB <u>licensee</u> (as defined in Resolution No. (16) of 2021 with respect to promulgating the Regulation Pertaining to Control in Banks).
- **CM-4.1.4** <u>Branches of foreign bank licensees</u> must obtain the CBB's written noobjection before writing off the exposures listed in CM-4.1.3 from (a) to (d) except for (b).
- **CM-4.1.5** <u>Bahraini Islamic bank licensees</u> must notify the CBB of any applicable <u>exposures</u> outlined in Paragraph CM-4.1.3 that are classified as NPEs.
- CM-4.1.6 In order to comply with Sub-paragraphs CM-4.1.3 (a) and (d), <u>Islamic bank licensees</u> should refer to the CBB register on the CBB website, which contains a list of <u>approved</u> <u>persons</u> and <u>controllers</u> of all CBB <u>licensees</u>.



MODULE	CM:	Credit Risk Management
CHAPTER	CM-5	Consumer Finance

#### CM-5.1 Overview

- CM-5.1.1 This Chapter sets out various requirements regarding the provision of consumer finance within the Kingdom of Bahrain by the CBB <u>licensees</u>. The aim of these requirements is to encourage:
  - (a) Prudent financing by licensees providing consumer finance; and
  - (b) The transparent disclosure of the full costs and terms on which <u>licensees</u> offer consumer finance.



MODULE	CM:	Credit Risk Management	
CHAPTER	CM-5	Consumer Finance	

#### CM-5.2 The CBB's Approach to Consumer Finance

- **CM-5.2.1** <u>Islamic bank licensees</u> are reminded of their obligation to implement a sound internal controls framework, including an effective credit culture (as outlined in Section CM-1.2).
- **CM-5.2.2** <u>Islamic bank licensees</u> which offer consumer finance facilities to residents of Bahrain must follow the Code of Best Practice on Consumer Credit attached as Appendix CM-2 in Part B of the Rulebook. Failure to adhere to the Code may result in enforcement action as outlined in Module EN.

# **CM-5.2.3** <u>Islamic bank licensees</u> are also reminded of their obligations to display and communicate charges and APRs clearly (as outlined in Section BC-4.3).

CM-5.2.4 The measures presented in this Chapter should be viewed as minimum standards, rather than best practice. They are aimed at encouraging prudent financing and full, frank and fair disclosures. These measures should be read in conjunction with the 'Code of Best Practice on Consumer Credit and Charging' which was agreed jointly between the CBB and the Bahrain Association of Banks (see Appendix CM-2).

#### Ongoing Effort by the CBB

CM-5.2.5 The CBB supervisors and examiners will also focus on <u>licensees'</u> implementation of the 'Code of Best Practice on Consumer Credit and Charging' in their ongoing supervision of <u>licensees</u>, to monitor and encourage sound financing practices and disclosure standards.



MODULE	CM:	Credit Risk Management
CHAPTER	CM-5	Consumer Finance

#### CM-5.3 Definition of Consumer Finance

## CM-5.3.1

Consumer finance is the provision of any form of credit facility to an individual excluding:

- (a) Any financing secured by a first charge on residential property to an individual, where the obligor lives in, or intends to live in the property;
- (b) Any credit facility secured by cash or <u>investments</u>, where the security provided more than covers the principal of the credit facility;
- (c) The provision of any form of credit to an individual for business purposes where the facility is to be repaid from the business activities of the obligor; and
- (d) Any credit facility awarded based on eligibility as per the Social Insurance Organisation's Pension Commutation Scheme.
- **CM-5.3.2** For the purposes of the Rulebook, 'credit facility' includes personal overdraft facilities, credit cards, consumer financings or other financing facilities. 'Consumer finance' is defined as financing for a fixed period to individuals for non-business purposes.



MODULE	CM:	Credit Risk Management	
CHAPTER	CM-5	Consumer Finance	

#### CM-5.4 Maximum Limits

#### Total Repayments Ratio

- **CM-5.4.1** <u>Licensees</u> may only provide a new consumer facility (or renew, extend or otherwise modify an existing consumer facility) for an amount so that the obligor's total monthly repayments on all their consumer finance commitments do not exceed 50 percent of their monthly gross income. This limit may only be exceeded in the circumstances described in Paragraphs CM-5.4.6 and CM-5.4.9.
- **CM-5.4.2** When reviewing an applicant for a consumer facility, <u>licensees</u> may only take into consideration regular income. A spouse's income may only be taken into consideration when the credit facility would be in joint names, so that the spouse would also be legally liable for the obligation incurred.
- **CM-5.4.3** Notwithstanding the above limit, <u>licensees</u> must review, in detail, an applicant's personal financial standing and ability to service their obligations. Where a spouse's income is being taken into consideration, their individual circumstances must also be similarly assessed. In many cases, these reviews may require consumer finance repayments to be kept significantly below 50 percent of monthly gross income.
- **CM-5.4.4** <u>Licensees</u> must enquire as to applicants' sources of income, their credit history, their regular outgoings and other financial commitments, including potential liabilities such as guarantees. Particular attention must be paid to housing costs (such as payments for social housing schemes). A person's regular income, net of consumer finance repayments and other financial obligations, must remain sufficient for that person to support himself and any dependents. <u>Licensees</u> must also take into account likely future trends in income and outgoings, and the impact this may have on the 50 percent ratio.
- **CM-5.4.5** When factoring in credit cards into the repayment limit in Paragraph CM-5.4.1 above, <u>licensees</u> must include 5 percent of the credit limits available on these facilities. If the amounts outstanding (including profit) under such facilities exceed their limit, then the full amount outstanding must be included in the repayments ratio calculation. Charge cards are not included under this definition.



MODULE	CM:	Credit Risk Management	
CHAPTER	CM-5	Consumer Finance	

#### CM-5.4 Maximum Limits (Continued)

- **CM-5.4.6** In the case of high earners defined for these purposes as persons earning more than BHD 3,000 per month the 50 percent limit may be relaxed, provided that the licensee has undertaken the review required in Paragraph CM-5.4.4 and is satisfied that the obligor can comfortably support a higher facility service ratio.
- **CM-5.4.7** The review undertaken to satisfy requirements, as outlined in Paragraph CM-5.4.4, must be documented and made available to the CBB's examiners upon request. The documentation must include all relevant information used to support the decision to extend credit facilities. In the case of high earners who are granted a facility in excess of the 50 percent limit, the documentation must also include a written statement, signed by an appropriate member of management, explaining the justification for relaxing the limit.

#### Maximum Tenor Limit

#### CM-5.4.8

The maximum tenor for instalment consumer finance is 7 years. In the case of any restructuring of a consumer finance facility repayable in instalments, the stated final maturity must be within 7 years from the date of the original facility. The tenor may not be extended more than twice during the period of the agreement and in any case not extended beyond the 7-year duration.

#### Non-compliant Facilities

### CM-5.4.9

Where a <u>customer</u>'s monthly gross income falls (e.g. due to redundancy, disability or a similar event outside the control of the <u>customer</u>), the <u>licensee</u> must identify such accounts as 'technically non-compliant'. If a <u>customer</u> requests an extension to the tenor of the facility due to reduced income, then the <u>licensee</u> may increase the term to assist the <u>customer</u>. The <u>licensee</u> must take account of the 50 percent limit outlined in Paragraph CM-5.4.1. Such facilities must also be identified as 'technically non-compliant'.



MODULE	CM:	Credit Risk Management
CHAPTER	CM-5	Consumer Finance

#### CM-5.5 Refunds and Prepayments

*Refund/Adjustment of Insurance Premium on Financing Prepayments and Top-Ups* 

**CM-5.5.1** <u>Islamic bank licensees</u> must refund/adjust proportionately the insurance premium charged on individual credit facilities when the <u>customer</u> either requests for a top up or prepayment of the credit facility as per the prescribed formula below:

Refund/Adjustment Amount = <u>Remaining period to Maturity X Premium Paid</u> Original Maturity



MODULE	CM:	Credit Risk Management
CHAPTER	CM-6	Independent Assessments

#### CM-6.1 Independent assessments

CM-6.1.1

[This Paragraph was deleted in January 2022].

#### CM-6.1.2

The independent reviews of the credit risk management framework and compliance with Module CM undertaken in accordance with Paragraphs HC-6.6.33 and HC-6.6.34 must cover the following:

- (a) The adequacy of internal systems and procedures for identifying, measuring, monitoring and mitigating credit risk;
- (b) The appropriateness of the procedures, processes, systems and tools for controlling credit risk;
- (c) The credit risk rating and scoring model governance;
- (d) The integrity and usefulness of management information reports on credit risk; and
- (e) The adherence to credit risk appetite and limits framework, credit risk policies and procedures and compliance with this Module.

CM-6.1.3

[This Paragraph was deleted in January 2022].

CM-6.1.4

[This Paragraph was deleted in January 2022].



# MODULECM:Credit Risk ManagementCHAPTERCM-5APPENDIX

#### Appendix CM-5

# CBB Illustrative Criteria for Assessment of Major Investments by Bahraini Islamic bank licensees

In assessing any proposed <u>major investments</u> mentioned above, the CBB will take into account the following points:

- (a) The amount of the proposed <u>major investment</u> relative to the existing consolidated total capital of the <u>licensee</u>;
- (b) Existing capital adequacy ratios on a consolidated basis and forecast ratios after the <u>major investment</u> has gone ahead;
- (c) The adequacy of information flows from the investee company to the concerned bank;
- (d) Experience, and fit and proper matters relating to the senior personnel associated with the proposed <u>major investment;</u>
- (e) Risks associated with the proposed <u>major investment;</u>
- (f) Disclosure and exchange of (supervisory) information (in the case of a foreign major investment);
- (g) Adequacy of host supervision (in the case of a foreign <u>major investment</u>);
- (h) Current investments and concentrations in exposures of the concerned bank.
- (i) The compliance of the concerned bank with the CBB's rules and regulations (e.g. reporting issues), and the adequacy of internal systems and controls;
- (j) The extent of holdings by any other shareholders (holding 5 percent or more of the capital of the concerned entity) or <u>controllers</u> of the concerned entity;
- (k) Whether the proposed activities are in line with the memorandum and articles of association ('MOA' and 'AOA') of the <u>licensee;</u>
- (l) The accounting treatment of the proposed <u>major investment;</u>
- (m) Whether the <u>major investment</u> relates to a closely-linked party, connected party, or <u>controller</u> in any way;
- n) The existence of secrecy laws or constraints over supervisory access to the premises, assets, books and records of the concerned entity in which a 'major investment<sup>2</sup> is being acquired;
- (o) The impact and extent of goodwill and intangibles upon the capital adequacy and balance sheet of the <u>licensee</u> on a consolidated basis; and
- (p) The <u>licensee's</u> existing and forecast liquidity position (as a result of the <u>major</u> <u>investment</u>) and how the <u>major investment</u> is to be funded (e.g. by the issuance of new capital or sale of other <u>investments</u>).