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BR-A-1 Purpose

Executive Summary

BR-A.1.1 The purpose of this Module is to set out the Central Bank of Bahrain’s (‘CBB’) reporting requirements applicable to the banks as part of the CBB's ongoing supervision activities.

BR-A.1.2 This Module provides support for certain other parts of the Rulebook, mainly:
(a) Principles of Business;
(b) Public Disclosure;
(c) Credit Risk Management;
(d) Operational Risk Management;
(e) Financial Crime;
(f) Capital Adequacy;
(g) High-level Controls;
(h) Business and Market Conduct;
(i) Enforcement; and
(j) Audit Firms.

BR-A.1.3 Unless otherwise stated, all reports referred to in this Module should be addressed to Islamic Financial Institutions Supervision Directorate of the CBB.

Legal Basis

BR-A.1.4 This Module contains the CBB’s Directive (as amended from time to time) relating to reporting requirements of the CBB and is issued under the powers available to the CBB under Article 38 of the Central Bank of Bahrain and Financial Institutions Law 2006 (‘CBB Law’). The Directive in this Module is applicable to Islamic bank licensees.

BR-A.1.5 For an explanation of the CBB’s rule-making powers and different regulatory instruments, see Section UG-1.1.
BR-A.2  Key Requirements

Regular Reporting – Annual Requirements

BR-A.2.1  All Bahraini Islamic Bank Licensees in the Kingdom of Bahrain are required to submit to the CBB their annual audited financial statements (in compliance with the provisions set out under Section BR-1.1) no later than 3 months from the end of the bank’s financial year. In addition, these banks are also required to submit supplementary information (as listed under Section BR-1.1) to the CBB.

BR-A.2.2  All Bahrain branches of foreign banks are required to submit to the CBB their annual audited financial statements (in compliance with the provisions set out under Section BR-1.2) no later than 3 months from the financial year end. In addition, these banks are also required to submit supplementary information (as listed under Section BR-1.2) to the CBB.

Regular Reporting – Semi-annual Requirements

BR-A.2.3  All Bahrain retail branches of foreign banks are required to submit to the CBB their Balance Sheet and Profit and Loss Accounts (in compliance with the provisions set out under Section BR-2.1) no later than the end of 2 months from the reporting period end.

Regular Reporting – Quarterly Requirements

BR-A.2.4  All Bahraini Islamic Bank Licensees in the Kingdom of Bahrain are required to submit to the CBB the following information on a quarterly basis:

(a) PIR Forms and auditors reviews thereon (in accordance with the provisions set out under Section BR-3.1); and

(b) Reviewed (unaudited) quarterly financial statements (in accordance with the provisions set out under Section BR-3.1).
BR-A.2 Key Requirements (continued)

BR-A.2.5 All Bahrain branches of foreign banks are required to submit to the CBB PIR Forms (in accordance with the provisions set out under Section BR-3.2).

BR-A.2.6 [This Paragraph was deleted July 2011].

Regular Reporting – Monthly Requirements

BR-A.2.7 All banks licensed by the CBB in the Kingdom of Bahrain are required to submit to the CBB monthly statistical returns as required under Section BR-4.1).

BR-A.2.7A All banks licensed by the CBB in the Kingdom of Bahrain are required to report monthly to the CBB of all payments and transfers of funds amounting to BD 3,000 or above from accounts held by the bank for charitable organisations registered in the Kingdom of Bahrain (as required under Paragraphs BR-4.1.5 and FC-1.6.4).

BR-A.2.8 All Bahraini Islamic Bank Licensees listed on the Bahrain Stock Exchange are required to report to the Capital Markets Supervision Directorate of the CBB, on a monthly basis, information relating to their Directors’ interests in the shares of Bahraini Islamic Bank Licensees listed on the Bahrain Stock Exchange and submit exposures to connected counterparties to Banking Supervision Directorate (in accordance with the provisions set out under Section BR-4.3).

IIS Reporting Requirements

BR-A.2.9A All banks licensed by the CBB are required to complete online non-financial information related to their institution by accessing the CBB’s institutional information system (IIS) (as required under Section BR-4A.1).
 MODULE | BR: CBB Reporting Requirements  
---|---  
CHAPTER | BR-A: Introduction  

BR-A.2 Key Requirements (continued)

*Ad-hoc Reporting and Notification*

**BR-A.2.9** All banks licensed by the CBB in the Kingdom of Bahrain are required to notify and report to the CBB on the following matters in Section BR-5.1:

(a) Large exposures;
(b) Changes in strategy and/or corporate plan;
(c) Changes in management;
(d) Changes in dealing staff;
(e) Appointment of a Compliance Manager/Officer;
(f) Money laundering and suspicious transactions;
(g) Promotion of financial products and services;
(h) Authorised signatories;
(i) Material losses through write-offs, fraud or other events; and
(j) Material transfers of assets or liabilities.

**BR-A.2.10** All Bahraini Islamic Bank Licensees are required to give the CBB immediate written notification of any actual breach by such bank of the minimum Risk Asset Ratio(s) (RAR) and to consult with the CBB prior to entering into any term borrowing arrangements (Section BR-5.2).

**BR-A.2.11** All retail banks licensed by the CBB in the Kingdom of Bahrain are required to notify the CBB on the following matters:

(a) Introduction of new and expanded customers and products (Section BR-5.3); and
(b) Accounts for charity organisations (Section BR-5.3).

**BR-A.2.12** Islamic bank licensees must clearly indicate the purpose of any communication addressed to the CBB. In cases of lack of response to such communication by the CBB, the licensee must not infer or assume implied acceptance, approval or acknowledgment of the contents of such communication.
BR-A.3 Module History

BR-A.3.1 This Module was first issued in January 2005 by the BMA as part of the initial launch of the CBB Rulebook Volume for Islamic banks. Any material changes that have subsequently been made to this Module are annotated with the calendar quarter date in which the change is made: UG-3 provides further details on Rulebook maintenance and version control.

BR-A.3.2 When the CBB replaced the BMA in September 2006, the provisions of this Module remained in force. Volume 2 was updated in October 2007 to reflect the switch to the CBB; however, new calendar quarter dates were only issued where the update necessitated changes to actual requirements.

BR-A.3.3 The most recent changes made to this Module are detailed in the table below:

Summary of Changes

<table>
<thead>
<tr>
<th>Module Ref.</th>
<th>Change Date</th>
<th>Description of Changes</th>
</tr>
</thead>
<tbody>
<tr>
<td>BR-4.2</td>
<td>01/07/06</td>
<td>Deletion of reserve requirements material (moved to BR 4.1).</td>
</tr>
<tr>
<td>BR-3.1.3</td>
<td>01/07/06</td>
<td>Hard copies of PIR no longer required.</td>
</tr>
<tr>
<td>BR-4.1.3</td>
<td>01/07/06</td>
<td>Revised submission date for statistical returns.</td>
</tr>
<tr>
<td>BR-5.1.9</td>
<td>01/07/06</td>
<td>Minor changes reflecting change of Compliance Unit to Directorate.</td>
</tr>
<tr>
<td>BR-5.3.3</td>
<td>01/07/06</td>
<td>Deleted since duplicated BR-5.1.15.</td>
</tr>
<tr>
<td>BR-6</td>
<td>10/2007</td>
<td>New Rule allowing access to premises per the provisions of the CBB Law.</td>
</tr>
<tr>
<td>BR-A.2, BR-1.1, BR-3.1, BR-4.1, BR-5.2</td>
<td>04/08</td>
<td>New reporting deadlines, new 7% reserves ratio, new requirement for checking of PIRs by external auditors, new guidance on reporting of write-offs.</td>
</tr>
<tr>
<td>BR-3.1.4</td>
<td>01/2009</td>
<td>New Agreed Upon Procedures report for PIR</td>
</tr>
<tr>
<td>BR-1.1</td>
<td>01/2009</td>
<td>Revised guidance concerning annual reports and annual audited financial statements</td>
</tr>
<tr>
<td>BR-4.1.4b</td>
<td>07/2009</td>
<td>The minimum daily cash reserve balance with the CBB brought back to 5% from 7%</td>
</tr>
<tr>
<td>BR-A.2.8 and BR-4.3.4</td>
<td>10/2009</td>
<td>New reporting arrangements for exposures to connected counterparties.</td>
</tr>
<tr>
<td>BR-A.2.9 and BR-5.1.16</td>
<td>04/2010</td>
<td>Approval for material transfers of assets or liabilities</td>
</tr>
<tr>
<td>BR-A.2.2</td>
<td>10/2010</td>
<td>Due date changed to 3 months to be consistent in the Rulebook.</td>
</tr>
<tr>
<td>BR-1.1.4 and BR-1.2.3</td>
<td>10/2010</td>
<td>Required information updated to be consistent in the Rulebook.</td>
</tr>
<tr>
<td>BR-1.2.5</td>
<td>10/2010</td>
<td>Changed to a Rule and wording amended to be consistent in the Rulebook.</td>
</tr>
<tr>
<td>BR-3.1.2</td>
<td>10/2010</td>
<td>Reference to legal entity deleted.</td>
</tr>
<tr>
<td>BR-3.1.3</td>
<td>10/2010</td>
<td>Wording changed to be consistent in the Rulebook.</td>
</tr>
<tr>
<td>BR-A.2.3 and 2.1.2</td>
<td>10/2010</td>
<td>Due date changed to 2 months to be consistent in the Rulebook.</td>
</tr>
<tr>
<td>BR-3.2</td>
<td>10/2010</td>
<td>New Section added to be consistent in the Rulebook.</td>
</tr>
<tr>
<td>BR-5.1</td>
<td>10/2010</td>
<td>Reference corrected.</td>
</tr>
<tr>
<td>BR</td>
<td>10/2010</td>
<td>Minor changes to formatting and spelling to be consistent in the Rulebook.</td>
</tr>
<tr>
<td>BR-A.1.4</td>
<td>01/2011</td>
<td>Clarified legal basis.</td>
</tr>
<tr>
<td>BR-A.2.9A</td>
<td>01/2011</td>
<td>Added reference to IIS Reporting Requirements</td>
</tr>
<tr>
<td>BR-4A</td>
<td>01/2011</td>
<td>Added new Chapter on other reporting requirements and refer to IIS reporting requirements.</td>
</tr>
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BR-A.3  Module History (continued)

Summary of Changes (continued)

<table>
<thead>
<tr>
<th>Module Ref.</th>
<th>Change Date</th>
<th>Description of Changes</th>
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<tbody>
<tr>
<td>BR-1.2.3</td>
<td>04/2011</td>
<td>Clarified due date.</td>
</tr>
<tr>
<td>BR-4.3.2</td>
<td>04/2011</td>
<td>Reference changed to licensed exchange.</td>
</tr>
<tr>
<td>BR-4.3.3</td>
<td>04/2011</td>
<td>Clarified reference to calendar days.</td>
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<tr>
<td>BR-5.1.1 and BR-5.1.2</td>
<td>04/2011</td>
<td>Clarified to whom Rules apply.</td>
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<tr>
<td>BR-5.1.7</td>
<td>04/2011</td>
<td>Clarified due date for notification.</td>
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<tr>
<td>BR-5.1.10</td>
<td>04/2011</td>
<td>Clarified reference to calendar days.</td>
</tr>
<tr>
<td>BR-A.2.6, BR-3.2 and BR-4.1</td>
<td>07/2011</td>
<td>Clarified that all statistical returns must be filed monthly.</td>
</tr>
<tr>
<td>BR-1.1.4(g)</td>
<td>07/2011</td>
<td>Deleted incorrect cross reference.</td>
</tr>
<tr>
<td>BR-5.1.16</td>
<td>07/2011</td>
<td>Regulation under consultation.</td>
</tr>
<tr>
<td>BR-5.1.17</td>
<td>07/2011</td>
<td>Added additional notification requirements.</td>
</tr>
<tr>
<td>BR-A.2.11</td>
<td>10/2011</td>
<td>Clarified language to be in line with references in BR-5.3 and BC-4.7.</td>
</tr>
<tr>
<td>BR-1.1.3 and BR-2.2</td>
<td>10/2011</td>
<td>Clarification of existing requirement for the Agreed Upon Procedures Report and setting a deadline for the submission of the report.</td>
</tr>
<tr>
<td>BR-3.1.8 and BR-3.1A.6</td>
<td>10/2011</td>
<td>New requirements for reporting of complaints in accordance with BC-10.7.1.</td>
</tr>
<tr>
<td>BR-4.1.5 and BR-5.1.15</td>
<td>10/2011</td>
<td>Updated to reflect change in reporting requirement from ad-hoc to monthly.</td>
</tr>
<tr>
<td>BR-6</td>
<td>10/2011</td>
<td>Updated Chapter to be consistent with other Volumes of the Rulebook.</td>
</tr>
<tr>
<td>BR-6.1 and BR-6.4</td>
<td>01/2012</td>
<td>Added Sections to be consistent with other Volumes of the CBB Rulebook.</td>
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<tr>
<td>BR-6.5.21</td>
<td>01/2012</td>
<td>Corrected cross reference.</td>
</tr>
<tr>
<td>BR-A.2.9A</td>
<td>04/2012</td>
<td>Corrected cross reference.</td>
</tr>
<tr>
<td>BR-1.1.4 and BR-1.1.6</td>
<td>04/2012</td>
<td>Minor amendments.</td>
</tr>
<tr>
<td>BR-1.2.3(d) and BR-1.2.3A</td>
<td>04/2012</td>
<td>Amended due date of head office’s annual audited financial statements.</td>
</tr>
<tr>
<td>BR-2.1.2</td>
<td>04/2012</td>
<td>Clarified what interim semi-annual statements are to be submitted by retail branches of foreign banks.</td>
</tr>
<tr>
<td>BR-A.2.10 and BR-5.2.5</td>
<td>04/2012</td>
<td>Requirement for locally incorporated banks to consult with CBB prior to entering into any term borrowing arrangements.</td>
</tr>
<tr>
<td>BR-5.1.4 and BR-5.1.5</td>
<td>04/2012</td>
<td>Paragraph BR-5.1.4 deleted and BR-5.1.5 amended as any changes to approved persons must receive CBB prior approval as per Paragraph LR-1A.2.3.</td>
</tr>
<tr>
<td>BR-5.3.4</td>
<td>04/2012</td>
<td>Added cross reference to Section BC-6.1 on installation or removal of off-site ATM in Bahrain.</td>
</tr>
<tr>
<td>BR-3.1.5</td>
<td>07/2012</td>
<td>Clarified the exemption status for requirements under Paragraph BR-3.1.4</td>
</tr>
<tr>
<td>BR-5.1.11</td>
<td>07/2012</td>
<td>Added requirement to provide details of what authorised signatories are authorised to sign for.</td>
</tr>
<tr>
<td>BR-4A.1.1</td>
<td>01/2013</td>
<td>Clarified deadline to update IIS.</td>
</tr>
<tr>
<td>BR-1.1.4(g) and BR-1.1.4A</td>
<td>04/2013</td>
<td>Clarified due date for report on board meetings to be in line with Paragraph HC-1.3.8.</td>
</tr>
<tr>
<td>BR-1.1.4(k)</td>
<td>04/2013</td>
<td>Added Subparagraph to include report on controllers as required under Paragraph GR-5.1.9.</td>
</tr>
<tr>
<td>BR-5.1.3</td>
<td>04/2013</td>
<td>Amended to clarify that CBB prior approval is required and also added requests for capital increases.</td>
</tr>
<tr>
<td>BR-4A.2</td>
<td>07/2013</td>
<td>Added new Section on reporting requirements for internet security measures.</td>
</tr>
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</table>
BR-A.3  Module History (continued)

Summary of Changes (continued)

<table>
<thead>
<tr>
<th>Module Ref.</th>
<th>Change Date</th>
<th>Description of Changes</th>
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</thead>
<tbody>
<tr>
<td>BR-1.1.4(j), BR-1.2.3[j], BR-1.3, BR-4A.3 and BR-4A.4</td>
<td>01/2014</td>
<td>New reporting requirements added related to sound remuneration practices for banks.</td>
</tr>
<tr>
<td>BR-5.1.7</td>
<td>01/2014</td>
<td>Added notification for any changes in financial instrument traders.</td>
</tr>
<tr>
<td>BR-1.4</td>
<td>04/2014</td>
<td>Added requirement for all retail banks to submit the eligible accounts report for the deposits/unrestricted investment accounts protection scheme.</td>
</tr>
<tr>
<td>BR-2.2</td>
<td>04/2014</td>
<td>Added requirement for semi-annual report on private placements issued or promoted by banks.</td>
</tr>
<tr>
<td>BR-5.1</td>
<td>04/2014</td>
<td>Amended notification requirements.</td>
</tr>
<tr>
<td>BR-5.2</td>
<td>04/2014</td>
<td>Clarified Rules applicable to Bahraini Islamic bank licensees pertaining to SPVs.</td>
</tr>
<tr>
<td>BR-5.3.5</td>
<td>04/2014</td>
<td>Added notification requirement where retail banks receive funds from an NGO where no valid fund collection license was submitted.</td>
</tr>
<tr>
<td>BR-1.3.1</td>
<td>07/2014</td>
<td>Changed due date for Details of remuneration paid report.</td>
</tr>
<tr>
<td>BR-3.1.6A</td>
<td>07/2014</td>
<td>Added quarterly reporting requirements regarding interim financial statements as per 22 January 2014 ad hoc communication letter.</td>
</tr>
<tr>
<td>BR-3.1.7A to BR-3.1.7C</td>
<td>07/2014</td>
<td>New quarterly reporting requirements added for details of large exposures and overseas subsidiaries and branches.</td>
</tr>
<tr>
<td>BR-4A.3.1</td>
<td>07/2014</td>
<td>Noted exception to requirement to submit report on the bank’s compliance with the remuneration rules.</td>
</tr>
<tr>
<td>BR-1.1.4(e)</td>
<td>10/2014</td>
<td>Corrected terminology for reporting of restructured facilities.</td>
</tr>
<tr>
<td>BR-1.2.3</td>
<td>10/2014</td>
<td>Reference added to new reporting form Appendix BR-21 for non-performing and restructured facilities.</td>
</tr>
<tr>
<td>BR-2.3</td>
<td>10/2014</td>
<td>New Section added on semi-annual disclosure requirements for all branches of foreign banks.</td>
</tr>
<tr>
<td>BR-3.1.6A</td>
<td>10/2014</td>
<td>Reference added to new form Appendix BR-20 for quarterly financial review.</td>
</tr>
<tr>
<td>BR-3.1.7B</td>
<td>10/2014</td>
<td>Corrected the reporting requirements dealing with overseas banking subsidiaries.</td>
</tr>
<tr>
<td>BR-2.1.3</td>
<td>01/2015</td>
<td>Clarified that Rule is applicable to all banks to be consistent with Section OM-6.2.</td>
</tr>
<tr>
<td>BR-4A.2.1</td>
<td>01/2015</td>
<td>Corrected wording of Rule.</td>
</tr>
<tr>
<td>BR-5.2.2</td>
<td>01/2015</td>
<td>Corrected cross reference and terminology.</td>
</tr>
<tr>
<td>BR-5.2.9 to BR-5.2.18</td>
<td>01/2015</td>
<td>Rules and guidance transferred from Module PCD.</td>
</tr>
<tr>
<td>BR-2.2.4</td>
<td>04/2015</td>
<td>Amended deadline for submission of report on private placements to within three months of the reporting period.</td>
</tr>
<tr>
<td>BR-3.1.5A</td>
<td>04/2015</td>
<td>Existing exemptions in respect of PIRI review will cease as at 31st December 2014 for all Bahraini Islamic bank licensees.</td>
</tr>
<tr>
<td>BR-4A.3</td>
<td>07/2015</td>
<td>Amended Section to allow for CBB-approved consultancy firm to prepare report on the bank’s compliance with the remuneration Rules outlined in Chapter HC-5.</td>
</tr>
<tr>
<td>BR-A.2.2, BR-A.2.3, BR-1.1.2 and BR-1.2.2</td>
<td>04/2016</td>
<td>Clarified due date for financial statements.</td>
</tr>
<tr>
<td>BR-1.1</td>
<td>04/2016</td>
<td>Added Rule regarding submission of draft year-end financial statements and attendance at CBB meeting with supervisory point of contact and external auditor.</td>
</tr>
<tr>
<td>BR-1.1.4A and BR-1.1.4B</td>
<td>07/2016</td>
<td>Added guidance for subsidiaries of banks and renumbered Paragraph.</td>
</tr>
<tr>
<td>BR-1.1.6</td>
<td>07/2016</td>
<td>Requirements aligned with PD-1.2.6.</td>
</tr>
<tr>
<td>BR-1.3.1</td>
<td>10/2016</td>
<td>Deleted repetition to BR-3.1.7.</td>
</tr>
<tr>
<td>BR-1.1.4</td>
<td>04/2017</td>
<td>Added sub-paragraph (m) on CPD requirements.</td>
</tr>
<tr>
<td>BR-1.2.3</td>
<td>04/2017</td>
<td>Added sub-paragraph (g) on CPD requirements.</td>
</tr>
<tr>
<td>BR-4A.5</td>
<td>04/2017</td>
<td>Added new Section on On-site Inspection Reporting</td>
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<tr>
<td>BR-1.1.4(j)</td>
<td>07/2017</td>
<td>Deleted sub paragraph (j) &amp; relocated to BR-1.1.4C.</td>
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<td>BR-1.1.4B</td>
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<td>07/2017</td>
<td>Added new paragraph to amend submission deadline of agreed upon procedures report.</td>
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<tr>
<td>BR-4A.4.1</td>
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<td>Amended submission deadline.</td>
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<td>Added a new paragraph on submission of Largest Country Exposures.</td>
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<td>Added IESCA’s assurance report to the requirements.</td>
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<td>Deleted sub-paragraph in line with new Appendices BR-20 and BR-21.</td>
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<td>Deleted sub-paragraph in line with new Appendices BR-20 and BR-21.</td>
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<td>04/2019</td>
<td>Added a new Paragraph on Information required for Annual and Interim Financial Review.</td>
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<td>Changed all Locally incorporated to Bahraini Islamic Bank Licensees.</td>
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<td>Added a new Paragraph on new form Appendix BR-23 for Liquidity Coverage Ratio (LCR) Reporting.</td>
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<td>BR-5.2.11(c)</td>
<td>01/2020</td>
<td>Amended sub-paragraph on SPVs.</td>
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**Effective Date**

The contents in this Module are effective from January 2005 or from the date of changes shown in BR-A.3.3.
BR-1.1 Bahraini Islamic Bank Licensees

BR-1.1.1 [This Paragraph was deleted in April 2016.]

Annual Audited Financial Statements

BR-1.1.2 All Bahraini Islamic Bank Licensees are required to submit to the CBB their annual audited financial statements within 3 months from the financial year end.

BR-1.1.2A All Bahraini Islamic Bank Licensees are required to submit to the CBB their draft year-end financial statements and must attend a meeting at the CBB with their supervisory point of contact (SPOC) and their external auditor. The bank must obtain their audit committee’s prior approval of the draft financial statements before submitting these to the CBB. Subsequent to the meeting with the CBB, the financial statements (subject to any adjustments) must be submitted to the Board for its approval and to the shareholders at the annual general meeting for ratification.
BR-1.1 Bahraini Islamic Bank Licensees (continued)

BR-1.1.3 [This Paragraph was deleted in October 2010].

Supplementary Information

BR-1.1.4 In addition to the statements required in Paragraph BR-1.1.2, banks are also required to submit to the Central Bank the following information within 3 months of their financial year end:

(a) The external auditor's management letter and Independent External Shari'a Compliance Auditor's (IESCA) communication to the board of directors and Shari’a supervisory board along with IESCA’s assurance report;
(b) The audited accounts for the bank’s ultimate holding company;
(c) Audited financial statements of all subsidiaries (whether or not consolidated) and all overseas branches (including their accounting policies where these policies differ from those of the parent bank), along with their management letters;
(d) The bank’s group structure and the Bahrain's office internal organisation chart;
(e) [This sub-paragraph was deleted in April 2019];
(f) A list of subsidiaries, associated companies and affiliates of the bank, together with details of their locations and the amount of participation by the bank in these entities;
(g) A reconciliation statement between the audited financial statements and the relevant prudential returns and monthly statistical returns;
(h) Any other supplementary information required by the CBB;
(i) [This Subparagraph was deleted in April 2013 and replaced with Paragraph BR-1.1.4B];
(j) [This Subparagraph was deleted in July 2017 and replaced with Paragraph BR-1.1.4C];
(k) Report on controllers as required under Paragraph GR-5.1.9; and
(l) The remuneration agreed upon procedures as required under Paragraph BR-4A.3.1.
BR-1.1 Bahraini Islamic Bank Licensees

(m) Report on the number of hours completed during the previous year in Continuous Professional Development (CPD) via CPD Form in Appendix BR-22 by the approved persons specifically board of directors and management as required under Paragraph TC-1.2.1.

(n) Report listing the names of staff who attended the Financial Advice Programme/course; the names of staff who have successfully completed the courses; and members of staff who are required to undertake the course of study as required under Paragraph BC-12.1.1.

BR-1.1.4A In instances where a bank has non-operational subsidiaries, the bank should contact its supervisory point of contact to establish whether the requirements of Subparagraph BR-1.1.4(c) are applicable.

BR-1.1.4B In accordance with Paragraph HC-1.3.8, banks must submit annually a report recording the board meetings held during the year. Such report must be submitted to the CBB, within 20 calendar days of the end of the reporting date, as an attachment to the year-end PIR. Reference should be made to Appendix BR-6, Board and Committee Meetings, under Part B/CBB Reporting Form of Volume 2 for a sample of such report.

BR-1.1.4C Banks are required to submit to the Central Bank an agreed upon procedures report concerning the annual disclosures required by Module PD, Section PD-1.3 and Chapter PD-6 (see also AU-3.1.3) within 4 months of their financial year end;

Compliance

BR-1.1.5 In addition to the provisions of Section AU-3.4, the audited financial statements or the annual report of these banks should be in full compliance with the disclosure requirements set out under Sections PD-1.3 and PD-1.4 (as applicable).

Annual Report

BR-1.1.6 Banks are reminded that they must submit a soft copy (electronic) of their full annual report to the CBB within 4 months of the end of their financial year (See PD-1.2.6).
BR-1.2 Branches of Foreign Banks

BR-1.2.1 The content of this Section is applicable to branches (licensed by the CBB) of foreign banks.

Annual Audited Financial Statements

BR-1.2.2 All branches, referred to under Paragraph BR-1.2.1, are required to submit to the CBB their annual audited financial statements of their Bahrain operations within 3 months from the financial year end.

Supplementary Information

BR-1.2.3 In addition to the statements required in Paragraph BR-1.2.2, branches are also required to submit to the CBB within 3 months from their financial year end the following information:
(a) The external auditor’s management letter;
(b) [This sub-paragraph was deleted in April 2019];
(c) A reconciliation statement between the audited financial statements and the relevant prudential returns and monthly statistical returns;
(d) [This Subparagraph was replaced by Paragraph BR-1.2.3A in April 2012];
(e) A statement of provisions as set out in Paragraph BR-1.2.4, below; and
(f) The remuneration agreed upon procedures as required under Paragraph BR-4A.3.1.
(g) Report on the number of hours completed during the previous year in Continuous Professional Development (CPD) via CPD Form in Appendix BR-22 by the approved persons as required under Paragraph TC-1.2.1.
(h) Report listing the names of staff who attended the Financial Advice Programme/course; the names of staff who have successfully completed the courses; and members of staff who are required to undertake the course of study as required under Paragraph BC-11.1.1.

BR-1.2.3A Branches of foreign banks are also required to submit to the CBB the head office’s Annual Report within 1 month of the date of publication and distribution by the head office.
BR-1.2 Branches of Foreign Banks (continued)

Provisions against Branch Assets in Head Office Books

**BR-1.2.4** If specific provisions against the assets of a branch are maintained in the books of its head office, the CBB should be advised on an annual basis and in writing (along with the information listed under Paragraph BR-1.2.3) of the amount of provisions set aside for the Bahrain branch’s bad debts (and any other non-performing assets). For detailed guidance related to this subject, see Section CM-3.3.

**Compliance**

**BR-1.2.5** The annual accounts must be in full compliance with the Financial Accounting Standards issued by AAOIFI or where AAOIFI standards do not cover a subject, International Financial Reporting Standards (IFRS) must be used.
BR-1.3 All Banks

BR-1.3.1 Banks must provide to the CBB details of total remuneration including the mix of fixed and variable remuneration as per Appendix BR-14. The report must be submitted annually and must be provided within 3 months of the financial year end.
BR-1.4 All Retail Banks

BR-1.4.1 All Islamic retail banks must submit to the CBB within two months of the financial year end, the eligible accounts report for the deposits protection scheme (Appendix BR-16) in accordance with the requirements of Paragraph CP-2.3.4B. Instructions for the completion of the report are included under Appendix BR-17.

BR-1.4.2 The report referred to under Paragraph BR-1.4.1 must be reviewed by the Islamic retail bank’s external auditor to confirm the accuracy of the data prior to its submission to the CBB (see Section AU-3.8).
BR-2.1 Retail Branches of Foreign Banks

BR-2.1.1 The content of this Section is applicable only to retail branches (licensed by the CBB) of foreign banks.

Financial Information

BR-2.1.2 Branches (referred to under Paragraph BR-2.1.1) are required to submit to the CBB their reviewed semi-annual (interim) financial statements (in the same format as their Annual Audited Accounts) for their Bahrain operations within 2 months of the date of these statements.

Compliance

BR-2.1.3 The statements mentioned under Paragraph BR-2.1.2 must be in compliance with the requirements set out under Section PD-2.1.
BR-2.2 Bahraini Islamic Bank Licensees

BR-2.2.1 The content of this Section is applicable to all Bahraini Islamic Bank Licensees licensed by the CBB in the Kingdom of Bahrain.

**Compliance with Module PD**

BR-2.2.2 The financial statements mentioned under Paragraph BR-3.1.6 should be in compliance with the requirements set out under Section PD-3.1.

BR-2.2.3 In addition to the financial statements required in Paragraph BR-3.1.6, banks are also required to submit to the CBB the following information within two months of the end of the half-year:
(a) A copy of the disclosures required by Paragraph PD-3.1.6; and
(b) An agreed-upon procedures report concerning the completeness of disclosures required by Paragraph PD-3.1.6 (see also AU-3.1.4).

**Report on Private Placements**

BR-2.2.4 When acting as an issuer, promoter or manager of a private placement of securities, Bahraini Islamic bank licensees must provide on a semi-annual basis to investors and the CBB a progress report on the private placement. The semi-annual reports are to be provided as of 30th June and 31st December and must be submitted to the investors and the CBB within three months of the reporting period.

BR-2.2.5 The reports referred to in Paragraph BR-2.2.4 are to be issued following the issuance or distribution of a PPM for the solicitation of funds from investors.

BR-2.2.6 The requirements for the report on private placements are in addition to any requirements outlined in Module OFS (Offering of Securities) under Volume 6 (Capital Markets).

BR-2.2.7 Bahraini Islamic bank licensees may opt to issue the required report on a more frequent basis.

BR-2.2.8 The report required under Paragraph BR-2.2.4 must be issued for private equity purchases of existing companies as well as for real estate and other projects under development and must follow the requirements of Appendix BR-18 under Part B of Volume 2.
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BR-2.3 [This Section was deleted in April 2019]

BR-2.3.1 [This Paragraph was deleted in April 2019].

BR-2.3.2 [This Paragraph was deleted in April 2019].
BR-3.1 Bahraini Islamic Bank Licensees

BR-3.1.1 The content of this Section is applicable to all Bahraini Islamic Bank Licensees licensed by the CBB in the Kingdom of Bahrain.

Prudential Information Returns for Islamic Banks (PIRI)

BR-3.1.2 All banks, referred to under Paragraph BR-3.1.1, must complete PIRI forms (see Appendix BR-5), on a quarterly basis. This form is intended to be a financial report of the bank. Banks should therefore include on it all assets and liabilities of their head office and their branches in Bahrain and abroad and subsidiaries where applicable. Separate figures in respect of the head office or ‘Bahrain operations’ are not required.

BR-3.1.3 The forms referred to under Paragraph BR-3.1.2 must be submitted to the CBB on a quarterly basis within 20 calendar days of the end of the reporting date.

BR-3.1.4 The CBB requires all banks to request their external auditor to conduct a review of the prudential returns on a quarterly basis (see also Sections CA-1.5 and AU-3.6 for fuller details). The results of such review (in the form of an Agreed Upon Procedures report as shown in Appendix BR-9) must be submitted to the CBB no later than 2 months from the end of the subject quarter.

BR-3.1.5 Banks which demonstrate to the satisfaction of the CBB that they have fulfilled all of the CBB’s requirements with regard to Prudential Returns for at least two consecutive quarters may apply (in writing) to the Central Bank for an exemption from the review procedure set out in Paragraph BR-3.1.4 above. Such exemption may be withdrawn by the CBB at any time, should errors be detected.

BR-3.1.5A For Bahraini Islamic bank licensees, all existing exemptions in respect of PIRI review as at 31st December 2014 will cease.
BR-3.1 Bahraini Islamic Bank Licensees (continued)

*Information required for Annual and Interim Financial Review*

**BR-3.1.5B**
All banks, referred to under Paragraph BR-3.1.1 are required to complete Information required for Annual and Interim Financial Review at the end of each calendar quarter no later than 10 days (for Islamic retail banks licensee) and no later than 20 days (for Islamic wholesale banks licensee) of the date of the quarterly statements. The information must be provided in accordance with Appendix BR-20.

*Financial Information*

**BR-3.1.6**
All banks, referred to under Paragraph BR-3.1.1, should submit their reviewed (unaudited) quarterly financial statements to the CBB within 2 months from the statement date.

**BR-3.1.6A**
All Bahraini Islamic bank licensees must submit to the CBB at least one week prior to the intended publication date and before their board of directors’ meeting to discuss the interim financial statements, the following documents:
(a) Draft interim financial statements; and
(b) The quarterly financial review in accordance with Appendix BR-20.

*Compliance*

**BR-3.1.7**
The statements mentioned under Paragraph BR-3.1.6 should be in compliance with the requirements set out under Section PD-3.1.

*Largest Country Exposures*

**BR-3.1.7AA**
All Bahraini Islamic bank licensees must submit to the CBB details of their largest country exposures on a consolidated basis through Electronic Submission of Returns and Analysis of Data (ESRAD). This report must be submitted to the CBB within 20 calendar days of the end of the relevant quarter.
BR-3.1 Bahraini Islamic Bank Licensees (continued)

*Large Exposures*

**BR-3.1.7A** All Bahraini Islamic bank licensees must submit to the CBB details of their large exposures in accordance with Appendix BR-19. This report must be submitted to the CBB within 20 calendar days of the end of the reporting date.

*Overseas Banking Subsidiaries and Branches*

**BR-3.1.7B** All Bahraini Islamic bank licensees must submit to the CBB details of their overseas banking subsidiaries and branches in accordance with Appendix BR-7. This report must be submitted to the CBB within one month of the end of the relevant quarter.

*Non-Banking Subsidiaries*

**BR-3.1.7C** All Bahraini Islamic bank licensees must submit to the CBB reviewed statement of financial position and income statement of their non-banking subsidiaries. If reviewed statements are unavailable, management accounts will be accepted by the CBB. These statements are to be submitted within one month of the end of the relevant quarter.

*Reporting of Complaints*

**BR-3.1.8** In accordance with Paragraph BC-10.7.1, all banks must submit to the CBB Compliance Directorate, 20 days after the end of the quarter, a report on complaints.
BR-3.1A Branches of Foreign Banks

BR-3.1A.1 The content of this Section is applicable to branches (licensed by the CBB) of foreign banks.

Prudential Information Returns

BR-3.1A.2 All branches, referred to under Paragraph BR-3.1A.1, are required by the CBB to complete PIR forms (see Appendix BR-5).

BR-3.1A.3 These should be submitted to the CBB no later than 20 calendar days from the end of the said quarter.

BR-3.1A.4 The CBB requires all banks to request their external auditor to conduct a review of the prudential returns on a quarterly basis. The results of such review (in the form of a return review report) should be submitted to the CBB no later than 2 months from the end of the subject quarter. A bank may apply for exemption from this requirement provided that it meets the criteria set out under Paragraph BR-3.1A.5 below.

BR-3.1A.5 Banks which demonstrate to the satisfaction of the CBB that they have fulfilled all of the CBB’s requirements with regard to Prudential Returns for at least two consecutive quarters may apply (in writing) to the CBB for an exemption from the review procedure set out in Paragraph BR-3.1A.4 above.

Information required for Annual and Interim Financial Review

BR-3.1A.5A All branches (referred to under Paragraph BR-3.1A.1) are required to complete Information required for Annual and Interim Financial Review Form for their Bahrain operations at the end of each calendar quarter no later than 10 days (for Retail branches) and no later than 20 days (for Wholesale branches) of the date of the quarterly statements. The information must be provided in accordance with Appendix BR-20.

Reporting of Complaints

BR-3.1A.6 In accordance with Paragraph BC-10.7.1, all banks must submit to the CBB Compliance Directorate, 20 days after the end of the quarter, a report on complaints.
BR-3.2  [This Section was deleted in July 2011].
BR-4.1  All Licensed Banks

BR-4.1.1 The content of this Section is applicable to all banks (or as stated otherwise) licensed by the CBB in the Kingdom of Bahrain.

Statistical Returns

BR-4.1.2 All banks, referred to under Paragraph BR-4.1.1, are required to submit to the CBB (Financial Stability Directorate) the following monthly statistical returns:
(a) Form SR-1 – ‘Monthly Balance Sheet’;
(b) Form SR-2 – ‘Monthly Classification of Deposits and Other Liabilities to Banks and Non-banks’;
(c) Form SR-3 – ‘Monthly Balance Sheet by Country and Class of Customer’;
(d) Form SR-4 – ‘Monthly Balance Sheet by Currency’;
(e) Form SR-5 – ‘Monthly Classification of Loans and Advances to Domestic Non-banks’; and
(f) Form SR-7 _ ‘Monthly Classification of Assets’.

(For instructions relating to the completion of the above mentioned returns, refer to Appendix BR-1 and for returns forms refer to Appendix BR-2).

BR-4.1.3 The returns included in Appendix BR-2 should be submitted to the CBB in electronic form (Excel spreadsheet) via email to erdsr@cbb.gov.bh no later than the 10th of the month following the end of the relevant month. One printed copy should also be delivered to the Financial Stability Directorate by the same date.

Precious Metals and Commodities Returns

BR-4.1.4 [This Paragraph deleted with effect from 1 July 2006].
BR-4.1  All Licensed Banks (continued)

Reserve Requirements

BR-4.1.4A  The Banking Services Directorate will calculate the reserve requirement of each Islamic bank licensee bank on a monthly basis using the figures reported in the monthly statistical report, Form SR-2 (see Rule BR-4.1.2 above) and will notify each bank of its required reserve (if any).

BR-4.1.4B  The monthly reserve requirements will be calculated as 5% of the total of an Islamic bank licensee's BD non-bank funds (whether call or unrestricted investment accounts – see LR-2.5.10).

BR-4.1.4C  Reserve requirements, because of their scope of coverage (cf. Rule BR-4.1.4b), generally only apply to retail banks. They may apply, however, to wholesale banks, if they undertake on-shore business (cf. Section LR-1.2).

Accounts for Charity Organisations

BR-4.1.5  All banks, referred to under Paragraph BR-4.1.1, must report to the CBB all payments and transfers of funds amounting to BD 3,000 or above (or equivalent in other currencies) from accounts held by the bank for charitable organisations registered in the Kingdom of Bahrain (also see Paragraph FC-1.6.4). Such report must include details of amount transferred, account name and number, and beneficiary (name and location).
BR-4.2    Full Commercial Banks [This Section deleted 07/2006]
BR-4.3 Bahraini Islamic Bank Licensees

BR-4.3.1 The content of this Section is only applicable to locally incorporated banks.

Directors' Interests in the Shares of Locally Incorporated Banks Listed on the Bahrain Stock Exchange

BR-4.3.2 All locally incorporated banks listed on a licensed exchange are required to report to the Capital Markets Supervision Directorate of the CBB the following information, on a monthly basis, relating to their Directors:

(a) The number and type of interests of each Director in the shares (i.e. whether by shareholding, options etc.) of all such banks in which the respective Directors have interests in and the rights associated with such interests;

(b) The date on which, and manner in which, such interests were acquired or disposed of (as the case may be);

(c) The acquisition price paid, or disposal price received, for such interests; and

(d) The person(s) from, or to, whom the interests in such shares were acquired or disposed (as the case may be).

BR-4.3.3 The information required in Paragraph BR-4.3.2 above should be submitted to the CBB no later than 15 calendar days following the end of the relevant month.

Exposures to Connected Counterparties

BR-4.3.4 All banks, referred to under Paragraph BR-4.3.1, are required to submit to the CBB their exposures to connected parties on a monthly basis on the fourth working day of the month.

(For instructions relating to the reporting of the above mentioned exposures, refer to Appendix BR-11 and for the concerned reporting forms refer to Appendix BR-10).

Liquidity Coverage Ratio

BR-4.3.5 Bahraini Islamic bank licensees must submit their “solo” LCR to the CBB within 7 calendar days following the month end, and their consolidated LCR within 14 calendar days following the month end (see Appendix BR-23) through Electronic Submission of Returns and Analysis of Data (ESRAD).
BR-4A.1  IIS Reporting Requirements

_Institutional Information System (IIS)_

BR-4A.1.1 All banks licensed by the CBB are required to complete online non-financial information related to their institution by accessing the CBB’s institutional information system (IIS). Banks must update the required information at least on a quarterly basis or when a significant change occurs in the non-financial information included in the IIS. If no information has changed during the quarter, the bank must still access the IIS quarterly and confirm the information contained in the IIS. Licensees must ensure that they access the IIS within 20 calendar days from the end of the related quarter and either confirm or update the information contained in the IIS.

BR-4A.1.2 Banks failing to comply with the requirements of Paragraph BR-4A.1.1 or reporting inaccurate information are subject to financial penalties or other enforcement actions as outlined in Module (EN) Enforcement.
BR-4A.2 Internet Security Measures

BR-4A.2.1 In accordance with Section OM-6.2, all banks providing internet banking services must regularly test their systems against security breaches and submit the vulnerability assessment report to the CBB.

BR-4A.2.2 The report referred to under Paragraph BR-4A.2.1 must be conducted in accordance with Section OM-6.2 and submitted to the CBB twice a year, within two months following the end of the month where the testing took place, i.e. for the June test, the report must be submitted at the latest by 31st August and for the December test, by 28th February.
BR-4A.3 Compliance with Remuneration Rules under Module HC

BR-4A.3.1 Unless specifically excluded in accordance with Paragraph AU-3.7.3, every Islamic bank licensee must submit to the CBB within three months from the financial year-end, a report as to the bank’s compliance with the remuneration Rules outlined in Chapter HC-5.

BR-4A.3.1A Where an Islamic bank licensee is not required to provide a report under Paragraph BR-4A.3.1, it must submit a notification to the CBB once it has been determined that it is excluded to file such report as per Paragraph AU-3.7.3.

BR-4A.3.2 The report required under Paragraph BR-4A.3.1 must be prepared by the bank’s external auditor or a consultancy firm approved by the CBB.

BR-4A.3.2A For a consultancy firm to be approved by the CBB for purposes of this Section, the conventional bank licensee should communicate with the CBB’s supervisory point of contact for seeking the CBB’s prior written approval.

BR-4A.3.3 The format of the Report required under Paragraph BR-4A.3.1 is included in Part B of the Rulebook as Appendix HC-(i), as part of the Supplementary Information.
BR-4A.4 Remuneration of Top 12 Employees

BR-4A.4.1 Banks must complete Appendix BR-15, details of their top 12 highly remunerated employees annually for each financial year. This report is to be completed by the bank within three months from the end of the period covered and kept at the bank’s premises and provided to the CBB, upon request.
BR-4A.5  Onsite Inspection Reporting

**BR-4A.5.1** For the purpose of onsite inspection by the CBB, Islamic bank licensees must submit requested documents and completed questionnaires to the Inspection Directorate at the CBB three working days ahead of inspection team entry date.

**BR-4A.5.2** Islamic bank licensees must review the contents of the draft Inspection Report and submit to the Inspection Directorate at the CBB a written assessment of the observations/issues raised within ten working days of receipt of such report. Evidentiary documents supporting management’s comments must also be included in the response package.

**BR-4A.5.3** Islamic bank licensees’ board are required to review the contents of the Inspection Report and submit within one month, of the report issue date, a final response to such report along with an action plan addressing the issues raised within the stipulated timeline.

**BR-4A.5.4** Banks failing to comply with the requirements of Paragraphs BR-4A.5.1 and BR-4A.5.2 are subject to date sensitive requirements and other enforcement actions as outlined in Module (EN) Enforcement.
BR-5.1 All Licensed Banks

BR-5.1.1 The content of this Section is applicable to all banks, except as otherwise mentioned, (licensed by the CBB) in the Kingdom of Bahrain.

*Large Exposures*

BR-5.1.2 Should any locally incorporated bank find that, for reasons outside its control or otherwise, it has an exposure to an individual counterparty (other than an exempt exposure) which results in it exceeding any of the limits set out under Chapter CM-4, this should be reported immediately to the CBB for its consideration, and action should be taken immediately to bring the exposure back within applicable limits as soon as possible.

BR-5.1.3 [This Paragraph was moved to Section BR-5.2].

*Current Management and Changes thereto*

BR-5.1.4 [This Paragraph was deleted in April 2012].
BR-5.1 All Licensed Banks (continued)

BR 5.1.5 The CBB must be notified of any changes to the positions mentioned under Paragraph LR-1A.1.2 that may occur from time to time subject to observing the requirements set out in Section LR-1A.1. (See also Paragraph LR-1A.1.22)

BR-5.1.6 For detailed rules and guidance on prior notification of appointment and changes in management inventory, refer to Chapters HC-1 and LR-1A.

BR-5.1.7 [This Paragraph was deleted in July 2018].

Appointment of a Compliance Manager/Officer

BR-5.1.8 All banks must notify the CBB of the appointment of a compliance manager/officer (refer to Section LR-1A.1), and must submit the appointee's Curriculum Vitae to the CBB. The CBB's approval must be received by the bank before the appointment becomes final. The bank must outline how the compliance function fits into the bank’s senior management reporting structure, and must give details of relevant reporting lines within the bank.

Money Laundering and Suspicious Transactions

BR-5.1.9 The Money Laundering Reporting Officer (or his/her duly authorised delegate) must send a report to the Compliance Directorate of the CBB where he/she knows or has suspicions that a transaction might involve money laundering or terrorist financing, either due to the customer's economic standing or because it meets one of the examples of suspicious transactions described in Appendix FC-3.
BR-5.1 All Licensed Banks (continued)

Promotion of Financial Products and Services Offered in/from Bahrain by Mean of Incentives etc.

BR-5.1.10 The CBB should be sent copies of documentation relating to promotional schemes at least ten calendar days prior to their launch for information purposes. Refer to Chapter BC-1 for more details.

Authorised Signatories

BR-5.1.11 In order to maintain an up-to-date record of authorised signatories of respective banks, the CBB requires all banks to submit to the banks’ supervisory point of contact a list of specimen signatures (and changes to it from time to time) of the officials authorised to sign on behalf of the concerned bank, together with, where appropriate, details of what they are authorised to sign for.

UN SCR 1373 (2001)

BR-5.1.12 The CBB requires all banks to notify it immediately of any act that might contravene the provisions of UN Security Council Resolution 1373 (2001). Banks should refer to Chapter FC-8 for full details of this requirement.

Notification of Fraud or other Material Concerns

BR-5.1.13 All banks must report immediately to the CBB any frauds, either attempted or realised, or any well-founded concerns about the integrity of individual Directors or members of management. This obligation to disclose extends to individual Board members and members of management i.e. if a Director or member of management has reasonable grounds to believe that information that should have been reported to the CBB has not, then they have a duty to report the matter personally to the CBB. All such cases shall be treated in the strictest confidence by the CBB.

BR-5.1.14 All banks must report immediately to the CBB any material losses as soon as the bank becomes aware of them. This notification requirement is separate from notifications for loan write-offs (see BR 5.2.3) or frauds (see above), but refers to losses caused by external events (e.g. falls in stock markets) or internal control failures. In this context ‘material’ would mean: a loss which exceeds 5% of net earnings in a given quarter; or a loss which reduces the bank’s capital adequacy by more than 1%; or a loss which reduces total assets by more than 1%.
BR-5.1 All Licensed Banks (continued)

Accounts for Charity Organisations

BR-5.1.15 [This requirement was moved in October 2011 to Paragraph BR-4.1.5 as it is a monthly requirement].

Business Transfers

BR-5.1.16 All banks must refer to Section GR-4.1 on business transfer requirements.

Other Notifications

BR-5.1.17 Banks must inform the CBB, in writing, of the following:
(a) Any material problems or changes encountered with an outsourcing provider (ref. OM-3.3.4);
(b) Any proposed ownership changes (whether in terms of structure or identity of controllers) prior to the change taking place and any change in controllers as a result of circumstances outside the bank's knowledge and/or control (ref GR-5.1.7); and
(c) Any dismissal or suspension of any staff in internal audit, risk management, AML, compliance function or internal Shari’a review of the bank. The notification must include the reason for the dismissal or suspension of such individual.

BR-5.1.17A Should the CBB have a cause for concern following its review of the notification referred to under Subparagraph BR-5.1.17(c), it may investigate the matter and should it establish the existence of any irregularity, misconduct or unfair decisions, it may take enforcement action on the bank, including an adverse action on the fit and proper status of the person(s) responsible.
BR-5.2 Bahraini Islamic Banks

BR-5.2.1 The content of this Section is applicable to all Bahraini Islamic bank licensees licensed by the CBB in the Kingdom of Bahrain.

Capital Adequacy

BR-5.2.2 All banks, referred to under Paragraph BR-5.2.1, must give the CBB immediate written notification of any actual breach by such banks of the minimum capital adequacy ratio (CAR) in accordance with Section CA-1.2. Where such notification is given, the bank must also adhere to the additional notification and reporting requirements as set out under Section CA-1.2.

Write-off of Credit Facility

BR-5.2.3 All banks, referred to under Paragraph BR-5.2.1, must notify the CBB of any write-off of a credit facility in excess of BD 100,000 (Bahraini Dinars One Hundred Thousand), or its equivalent in foreign currency and must obtain the CBB's prior approval for write-offs concerning certain parties connected to the concerned bank. See Section CM-6.1 for further details.

Use of Behavioural Adjustments to Data Provided under Section E of PIRI

BR-5.2.4 Banks may in certain circumstances apply to the CBB to use behavioural adjustments (Estimates) to their contractual data provided under Section E of PIRI Forms (also see Section AU-3.5). Such application must be supported by data for a minimum period of two years and verified by the external auditor.

Term Borrowing Commitments

BR-5.2.5 All banks must consult with the CBB before they enter into any term borrowing facilities or programs which have any restrictive covenants in relation to the capital or activities of the bank (such as the capital adequacy ratio, capital amount, leveraging, compliance with certain regulatory requirements, etc). For the sake of expediting the CBB's reaction to such consultations, banks must submit the draft term sheet of the facility to the Banking Supervision director at the CBB responsible for the supervision of the concerned bank, before committing themselves to the concerned facility (or renewing it).
BR-5.2 Bahraini Islamic Banks (continued)

Facilities Transferred to Qard Hassan

BR-5.2.6 All banks, referred to under Paragraph BR-5.2.1, must obtain the CBB’s prior approval of any transfer of any exposures to Qard Hassan in excess of BD100,000 or its equivalent in foreign currency (see Paragraph CM-8.1.19). The prior approval requirement applies to both on-balance sheet and restricted investment account related exposures.

Capital Increases, Changes in Strategy and Establishment of Subsidiaries/SPVs

BR-5.2.7 All Bahraini Islamic bank licensees must obtain the CBB’s prior written approval for the opening of any new place of business either in the Kingdom of Bahrain or abroad (this would include the establishment or acquisition of a subsidiary, new branches or representative offices). Bahraini Islamic bank licensees should refer to Article 51 of the CBB Law 2006 for full details.

BR-5.2.8 All Bahraini Islamic bank licensees must obtain the CBB’s prior written approval for any proposed capital increase in any related SPV and for all major changes (regardless of type and/or effect) to strategy or corporate plan prior to implementation (See also Paragraph HC-1.2.6).

BR-5.2.9 All Bahraini Islamic bank licensees must obtain the CBB's prior specific written approval if they intend to act as originator, sponsor or manager of a special purpose vehicle (“SPV”), or if they intend to participate in the creation of an SPV, or if they intend to acquire a holding of 20% or more of the equity capital of an SPV. All Bahraini Islamic bank licensees must seek prior specific written CBB approval if they are appointed as nominee shareholders of SPVs or hold votes by proxy arrangement in SPVs on behalf of other investors.

BR-5.2.10 For purposes of Paragraph BR-5.2.9, in order to avoid any delays and/or disruption in implementation of a Bahraini Islamic bank licensee's plans in this context, the CBB should be approached as soon as possible, even at a very preliminary stage.
BR-5.2 Bahraini Islamic Banks (continued)

BR-5.2.11 The CBB requires any Bahraini Islamic bank licensee associated with an SPV to confirm the following points in any request for approval under Paragraph BR-5.2.9:
(a) The purpose of the SPV;
(b) The nature of the relationship between the Bahraini Islamic bank licensee and the SPV (i.e. originator, sponsor, manager, investor, controller etc.);
(c) The proposed consolidation/accounting treatment of the SPV in relation to the Bahraini Islamic bank licensee both for the PIR and the audited financial statements’ purposes as agreed with its external auditor;
(d) The availability of financial and other information relevant to the SPV and access to its business premises and records;
(e) The Bahraini Islamic bank licensee is not providing any guarantees, warranties or financial/liquidity support of any kind to the SPV or its Rab Al Mal, the Muwakil or investor in the SPV; and
(f) A copy of the Bahraini Islamic bank licensee’s Shari’a Supervisory Board approval of the initial investment or financing structure involving the use of the concerned SPV(s).

BR-5.2.12 In addition to the points noted in BR-5.2.11, Bahraini Islamic bank licensees which are involved with SPVs in any of the relationships described in Paragraph BR-5.2.9 must:
(a) Not allow such SPVs to obtain any Islamic financing to fund themselves or any transactions that they enter into;
(b) Not provide any guarantees, warranties or financial/liquidity support of any kind to the SPV or its Rab Al Mal, the Muwakil or investor in the SPV; and
(c) Ensure that there are no legal or other restrictions on the availability of financial and other information relevant to the SPV and access to its business premises and records.

BR-5.2.13 For purposes of Paragraph BR-5.2.12, in case of new acquisition or investment after the date of issuance of these rules, when Islamic borrowing exists, it should be replaced by Islamic financing as soon as possible and in no case later than 12 months from the date of investment. In case of existing investments before the date of issuance of these rules, where Islamic borrowing exists, it should be replaced by Islamic financing as soon as possible and in no case later than 12 months from the date of issuance of these rules. Both cases are extendable subject to SSB approval.
BR-5.2 Bahraini Islamic Banks (continued)

BR-5.2.14 Bahraini Islamic bank licensees which are involved with SPVs in any of the relationships described in Paragraph BR-5.2.9 must not allow such SPVs to give any type of financial guarantee, warranty or indemnity to the Rab Al Maal, the Muwakil or investors in the SPV or any other counterparty, customer or stakeholder either directly or on behalf of the Bahraini Islamic bank licensee.

BR-5.2.15 The Shari’a Supervisory Board of the Bahraini Islamic bank licensee must monitor on an ongoing basis the Shari’a compliance of the SPVs and must oversee the conduct of the annual Shari’a compliance review of transactions, assets, liabilities and other commitments and relationships entered into by all SPVs with which the Bahraini Islamic bank licensee is involved (by way of the relationships described in Paragraph BR-5.2.9). The Shari’a compliance function of the Bahraini Islamic bank licensee must perform such reviews.

BR-5.2.16 Bahraini Islamic bank licensees which are involved with SPVs in any of the relationships described in Paragraph BR-5.2.9 must not transfer non-performing or impaired assets from their own balance sheets to such SPVs or vice versa.

BR-5.2.17 Where the SPV is consolidated into the accounts of a locally incorporated bank, the bank must provide separate accounting information on the SPV to the CBB on a quarterly basis. Furthermore, the annual audited financial statements of all consolidated SPVs must be submitted to the CBB within 3 months of the year end of the concerned SPV.

BR-5.2.18 Where a locally incorporated bank has a controller or majority ownership relationship with an SPV, or acts as sponsor, the bank must obtain the prior written approval of the CBB for any changes to the capital, ownership, management or control of the SPV. All Bahraini Islamic Bank Licensees must also notify the CBB of any material events in relation to the SPV. If necessary, the CBB may require that formal information exchange arrangements are put in place (e.g. a memorandum of understanding) if the SPV is located in a foreign jurisdiction and its activities are not supervised locally.
BR-5.3 Retail Banks

BR-5.3.1 The content of this Section is only applicable to retail banks licensed by the CBB in the Kingdom of Bahrain.

Introduction of New or Expanded Customer Products and Facilities

BR-5.3.2 All banks, referred to under Paragraph BR-5.3.1, should notify the CBB of information relating to any new or expanded customer products and facilities in accordance with the requirements set out under Section BC-4.6.

BR-5.3.3 [This Paragraph deleted July 2006.]

Installation or Removal of Off-site ATM in Bahrain

BR-5.3.4 In accordance with Section BC-6.1, all banks referred to under Paragraph BR-5.3.1, must seek the CBB's prior approval if it wishes to install or remove an off-site ATM in Bahrain.

Funds Received from NGO where no Valid Funds Collection License

BR-5.3.5 In accordance with Paragraph BC-4.11.3, retail banks must notify the CBB in instances where donated funds have been received by an NGO and no valid funds collection license was submitted.
BR-6.1 Power to Request Information

BR-6.1.1 In accordance with Article 111 of the CBB Law, banks must provide all information that the CBB may reasonably request in order to discharge its regulatory obligations.

BR-6.1.2 Banks must provide all relevant information and assistance to the CBB inspectors and appointed experts on demand as required by Articles 111 and 114 of the CBB Law. Failure by banks to cooperate fully with the CBB's inspectors or appointed experts, or to respond to their examination reports within the time limits specified, will be treated as demonstrating a material lack of cooperation with the CBB which will result in other enforcement measures being considered, as described elsewhere in Module EN. This rule is supported by Article 114(a) of the CBB Law.

BR-6.1.3 Article 163 of the CBB Law provides for criminal sanctions where false or misleading statements are made to the CBB or any person appointed by the CBB to conduct an inspection or investigation on the business of the licensee or the listed licensee.

Information Requested on Behalf of other Supervisors

BR-6.1.4 The CBB may ask banks to provide it with information at the request of or on behalf of other supervisors to enable them to discharge their functions properly. Those supervisors may include overseas supervisors or government agencies in Bahrain. The CBB may also, without notifying a bank, pass on to those supervisors or agencies information that it already has in its possession.
Access to Premises

In accordance with Article 114 of the CBB Law, all licensed banks must permit representatives of the CBB, or appointed experts, access, with or without notice, to any of its business premises in relation to the discharge of the CBB's functions under the relevant law.

A bank must take reasonable steps to ensure that its agents and providers under outsourcing arrangements permit such access to their business premises, to the CBB.

A bank must take reasonable steps to ensure that each of its providers under material outsourcing arrangements deals in an open and cooperative way with the CBB in the discharge of its functions in relation to the bank.

The cooperation that banks are expected to procure from such providers is similar to that expected of banks themselves.
BR-6.3 Accuracy of Information

BR-6.3.1 Banks must take reasonable steps to ensure that all information they give the CBB is:
(a) Factually accurate or, in the case of estimates and judgements, fairly and properly based after appropriate enquiries have been made by the bank; and
(b) Complete, in that it should include anything of which the CBB would reasonably expect notice.

BR-6.3.2 If a bank becomes aware, or has information that reasonably suggests that it has or may have provided the CBB with information that was or may have been false, misleading, incomplete or inaccurate, or has or may have changed in a material way, it must notify the CBB immediately. The notification must include:
(a) Details of the information which is or may be false, misleading, incomplete or inaccurate, or has or may have changed;
(b) An explanation why such information was or may have been provided; and
(c) The correct information.

BR-6.3.3 If the information in Paragraph BR-6.3.2 cannot be submitted with the notification (because it is not immediately available), it must instead be submitted as soon as possible afterwards.
BR-6.4 Methods of Information Gathering

BR-6.4.1 The CBB uses various methods of information gathering on its own initiative which require the cooperation of banks:

(a) Representatives of the CBB may make onsite visits at the premises of the bank. These visits may be made on a regular basis, on a sample basis, for special purposes such as theme visits (looking at a particular issue across a range of banks), or when the CBB has a particular reason for visiting a bank;

(b) Appointees of the CBB may also make onsite visits at the premises of the bank. Appointees of the CBB may include persons who are not CBB staff, but who have been appointed to undertake particular monitoring activities for the CBB, such as in the case of appointed experts (refer to Section BR-6.5);

(c) The CBB may request the bank to attend meetings at the CBB’s premises or elsewhere;

(d) The CBB may seek information or request documents by telephone, at meetings or in writing, including electronic communication;

(e) The CBB may require banks to submit various documents or notifications, as per Chapter BR-5, in the ordinary course of their business such as financial reports or on the happening of a particular event in relation to the bank such as a change in control.

BR-6.4.2 When seeking meetings with a bank or access to the bank’s premises, the CBB or the CBB appointee needs to have access to a bank’s documents and personnel. Such requests will be made during reasonable business hours and with proper notice. There may be instances where the CBB may seek access to the bank’s premises without prior notice. While such visits are not customary, the prospect of unannounced visits is intended to encourage banks to comply at all times with the requirements and standards imposed by the CBB as per legislation and Volume 1 of the CBB Rulebook.

BR-6.4.3 The CBB considers that a bank should:

(a) Make itself readily available for meetings with representatives or appointees of the CBB;

(b) Give representatives or appointees of the CBB reasonable access to any records, files, tapes or computer systems, which are within the bank’s possession or control, and provide any facilities which the representatives or appointees may reasonably request;

(c) Produce to representatives or appointees of the CBB specified documents, files, tapes, computer data or other material in the bank’s possession or control as reasonably requested;
Methods of Information Gathering (continued)

(d) Print information in the bank’s possession or control which is held on computer or otherwise convert it into a readily legible document or any other record which the CBB may reasonably request;

(e) Permit representatives or appointees of the CBB to copy documents of other material on the premises of the bank at the bank’s expense and to remove copies and hold them elsewhere, or provide any copies, as may be reasonably requested; and

(f) Answer truthfully, fully and promptly all questions which representatives or appointees of the CBB reasonably put to it.

The CBB considers that a bank should take reasonable steps to ensure that the following persons act in the manner set out in Paragraph BR-6.4.3:

(a) Its employees; and

(b) Any other members of its group and their employees.

In gathering information to fulfill its supervisory duties, the CBB acts in a professional manner and with due regard to maintaining confidential information obtained during the course of its information gathering activities.
BR-6.5 Role of the Appointed Expert

Introduction

BR-6.5.1 The content of this Chapter is applicable to all banks and appointed experts.

BR-6.5.2 The purpose of the contents of this Chapter is to set out the roles and responsibilities of appointed experts when appointed pursuant to Article 114 or 121 of the CBB Law (see EN-7.1.1). These Articles empower the CBB to assign some of its officials or others to inspect or conduct investigations of banks.

BR-6.5.3 The CBB uses its own inspectors to undertake on-site examinations of licensees as an integral part of its regular supervisory efforts. In addition, the CBB may commission reports on matters relating to the business of licensees in order to help it assess their compliance with CBB requirements. Inspections may be carried out either by the CBB’s own officials, by duly qualified appointed experts appointed for the purpose by the CBB, or a combination of the two.

BR-6.5.4 The CBB will not, as a matter of general policy, publicise the appointment of an appointed expert, although it reserves the right to do so where this would help achieve its supervisory objectives.

BR-6.5.5 Unless the CBB otherwise permits, appointed experts should not be the same firm appointed as external auditor of the bank.

BR-6.5.6 Appointed experts will be appointed in writing, through an appointment letter, by the CBB. In each case, the CBB will decide on the range, scope and frequency of work to be carried out by appointed experts.

BR-6.5.7 All proposals to appoint appointed experts require approval by an Executive Director or more senior official of the CBB. The appointment will be made in writing, and made directly with the appointed experts concerned. A separate letter is sent to the licensee, notifying them of the appointment. At the CBB’s discretion, a trilateral meeting may be held at any point, involving the CBB and representatives of the licensee and the appointed experts, to discuss any aspect of the investigation.

BR-6.5.8 Following the completion of the investigation, the CBB will normally provide feedback on the findings of the investigation to the bank.
BR-6.5  Role of the Appointed Expert (continued)

BR-6.5.9  Appointed experts will report directly to and be responsible to the CBB in this context and will specify in their report any limitations placed on them in completing their work (for example due to the bank’s group structure). The report produced by the appointed experts is the property of the CBB (but is usually shared by the CBB with the firm concerned).

BR-6.5.10  Compliance by appointed experts with the contents of this Chapter will not, of itself, constitute a breach of any other duty owed by them to a bank (i.e. create a conflict of interest).

BR-6.5.11  The CBB may appoint one or more of its officials to work on the appointed experts’ team for a bank.

*The Required Report*

BR-6.5.12  The scope of the required report will be determined and detailed by the CBB in the appointment letter. Commissioned appointed experts would normally be required to report on one or more of the following aspects of a bank’s business:
(a) Accounting and other records;
(b) Internal control systems;
(c) Returns of information provided to the CBB;
(d) Operations of certain departments; and/or
(e) Other matters specified by the CBB.

BR-6.5.13  Appointed experts will be required to form an opinion on whether, during the period examined, the bank is in compliance with the relevant provisions of the CBB Law and the CBB’s relevant requirements, as well as other requirements of Bahrain Law and, where relevant, industry best practice locally and/or internationally.

BR-6.5.14  The appointed experts’ report should follow the format set out in Appendix BR-12, in part B of the CBB Rulebook.

BR-6.5.15  Unless otherwise directed by the CBB or unless the circumstances described in Section BR-6.5.19 apply, the report must be discussed with the Board of directors and/or senior management in advance of its being sent to the CBB.
BR-6.5 Role of the Appointed Expert (continued)

BR-6.5.16 Where the report is qualified by exception, the report must clearly set out the risks which the bank runs by not correcting the weakness, with an indication of the severity of the weakness should it not be corrected. Appointed experts will be expected to report on the type, nature and extent of any weaknesses found during their work, as well as the implications of a failure to address and resolve such weaknesses.

BR-6.5.17 If the appointed experts conclude, after discussing the matter with the bank, that they will give a negative opinion (as opposed to one qualified by exception) or that the issue of the report will be delayed, they must immediately inform the CBB in writing giving an explanation in this regard.

BR-6.5.18 The report must be completed, dated and submitted, together with any comments by directors or management (including any proposed timeframe within which the bank has committed to resolving any issues highlighted by the report), to the CBB within the timeframe applicable.

Other Notifications to the CBB

BR-6.5.19 Appointed experts must communicate to the CBB, during the conduct of their duties, any reasonable belief or concern they may have that any of the requirements of the CBB, including the criteria for licensing a bank (see Module LR), are not or have not been fulfilled, or that there has been a material loss or there exists a significant risk of material loss in the concerned bank, or that the interests of customers are at risk because of adverse changes in the financial position or in the management or other resources of a bank. Notwithstanding the above, it is primarily the bank's responsibility to report such matters to the CBB.

BR-6.5.20 The CBB recognises that appointed experts cannot be expected to be aware of all circumstances which, had they known of them, would have led them to make a communication to the CBB as outlined above. It is only when appointed experts, in carrying out their duties, become aware of such a circumstance that they should make detailed inquiries with the above specific duty in mind.

BR-6.5.21 If appointed experts decide to communicate directly with the CBB in the circumstances set out in Paragraph BR-6.5.19, they may wish to consider whether the matter should be reported at an appropriate senior level in the bank at the same time and whether an appropriate senior representative of the bank should be invited to attend the meeting with the CBB.
BR-6.5  Role of the Appointed Expert (continued)

**Permitted Disclosure by the CBB**

Information which is confidential and has been obtained under, or for the purposes of, this chapter or the CBB Law may only be disclosed by the CBB in the circumstances permitted under the Law. This will allow the CBB to disclose information to appointed experts to fulfil their duties. It should be noted, however, that appointed experts must keep this information confidential and not divulge it to a third party except with the CBB's permission and/or unless required by Bahrain Law.

**Trilateral Meeting**

The CBB may, at its discretion, call for a trilateral meeting(s) to be held between the CBB and representatives of the relevant bank and the appointed experts. This meeting will provide an opportunity to discuss the appointed experts' examination of, and report on, the bank.