# **Basel II Requirements**

# Break up of Capital as on 31st March 2012(Audited) as per Basel II

Particulars	in INR crores
Tier I capital	2,967.27
Tier II capital	447.91
Total Capital	3,415.18
Total Required Capital	595.73
Tier1 Capital Adequacy Ratio	44.83%
Total Capital Adequacy Ratio	51.60%

# ADDITIONAL DISCLOSURES IN TERMS OF COMPLIANCE OF BASEL II REQUIRMENTS AS STIPULATED BY RESERVE BANK OF INDIA

## Table-DF-1

# **Scope Of Application**

#### **Oualitative Disclosures**

• The Bank of Tokyo Mitsubishi UFJ Ltd., operations in India is being managed by a network of three branches at New Delhi, Mumbai and Chennai and has no other entities in the group.

# **Quantitative Disclosures**

• Not Applicable

## Table-DF-2

# Capital Disclosure

# **Quantitative Disclosures**

• Tier 1 Capital comprises of capital and reserves comprising of statutory reserves, capital and revenue reserves and excludes deferred tax assets.

Tier 2 Capital consists of subordinated debt and general provisions.

• The Tier 1 capital of the bank comprises:

i)	Capital	2,522.92
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ii)	Reserves (excluding revaluation reserves)	451.88
iii)	Innovative Perpetual Bonds	
iv)	Other Capital Instruments	
v)	Less: Deferred Tax Asset	7.53
Tier I Capital (i + ii + iii + iv-v)		2,967.27

- The amount of Tier 2 capital (net of deductions) is Rs.447.91 crores.
- The debt capital instruments eligible for inclusion in Upper Tier 2 capital are:

(Rs in Crores)

Total amount outstanding	
Of which amount raised during the current year	
Amount eligible to be reckoned as capital funds	

• The subordinated debts eligible for inclusion in Lower Tier 2 capital is:

(Rs in Crores)

Total amount outstanding	508.75
Of which amount raised during the current year	508.75
Amount eligible to be reckoned as capital funds	407.00

- There are no other deductions from capital.
- The total eligible capital comprises:

(Rs in Crores)

(11	5 III C101 <b>0</b> 5)
Tier – I Capital	2,967.27
Tier – II Capital	447.91
Total Capital	3,415.18

## **Capital Adequacy**

# **Qualitative Disclosures**

- Bank maintains a CRAR of more than 9% and a Tier 1 CRAR of more than 6% on a consolidated basis and the current levels of 51.60% and 44.83% respectively being maintained are commensurate with the size of its operations. The bank is well capitalized, given the risk exposure arising from its portfolio of assets. During the year under review, the bank has availed the sub-ordinate debt of USD 100 Mio from Head Office and the same is being included in our Tier II capital as per guidelines.
- The Asset Liability Committee (ALCO) of the bank is responsible for market risk management of the bank, policies for hedging and /or mitigating risk and strategies for monitoring future funding activities of the bank. A well defined Credit and Investment Policy for the bank is in place and the same is reviewed on an annual basis. Impact of Liquidity Risk is assessed through gap analysis for maturity mismatches based on residual maturity in different time buckets and management of the same is done within the prudential limits fixed thereon.

# **Quantitative Disclosures**

- The capital requirements for credit risk are:
  - ➤ for portfolios subject to standardised approach @ 9% Rs 554.30 crores
  - > for securitization exposures: NIL
- The capital requirements for market risk (under standardised duration approach) are:

Risk Category	Amount
i) Interest Rate Risk	-
ii) Foreign Exchange Risk (including Gold)	4.50
iii) Equity Risk	
iv) Total capital charge for market risks under Standardised	4.50
duration approach (i + ii + iii)	

- The capital requirement for operational risk under Basic indicator approach is Rs. 36.93 crores as on 31.03.2012.
- The capital ratios of the bank are:

CRAR – Tier I capital (%)	44.83%
CRAR – Tier II capital (%)	6.77%

Table DF-4

# Credit Risk -General disclosures for all banks

# Qualitative Disclosures

- Bank has adopted the definitions of 'past due' and 'impaired' (for accounting purposes) as defined by the regulatory authority for Income Recognition and Asset Classification. An account becomes Non Performing Asset if it remains overdue for a period as defined by the Reserve Bank of India. An impaired asset is an asset which has suffered a provision in accordance with the guidelines defined by the Reserve Bank of India on its becoming a Non Performing Asset.
- Bank has a comprehensive Credit Policy for its Operations, which broadly takes
  care of RBI guidelines on Risk Management Systems. Bank undertakes the
  revision of the credit Policy in view of the guidelines issued by the Head Office
  within the framework provided by RBI from time to time. Prudential exposure
  norms, industry exposure limits, loan review mechanism are some of the yardsticks
  used by the bank for overcoming credit risk. Loan loss provision is being monitored
  and provided for on a half yearly basis
- Though the bank has implemented the Standardized Approach, Bank has an explicit Borrower Rating System. For the corporate portfolio, the bank has borrower rating models and facility rating models. The borrower rating models are based on borrower specific characteristics which can be used to deduce the probability of default of the borrowers. The facility rating models are based on facility and transaction characteristics like collaterals, seniority, etc. These models are reflective of the expected loss given default on a particular facility.

# **Ouantitative Disclosures**

• The total gross credit risk exposures are:

(Rs in Crores)

Category	Amount
Fund Based	6452.53
Non Fund Based	3620.56

• The geographic distribution of exposures is:

Category	Overseas	Domestic
Fund Based	-	6452.53
Non Fund Based	-	3620.56

• Industry type distribution of exposures (Fund Based) is as under:

S.NO	CODE	INDUSTRY	AMOUNT
			(Rs. in crore)
1	3	IRON AND STEEL	235.05
2	5	ALL ENGINEERING	628.25
3	12	FOOD PROCESSING	110.00
4	15	PAPER AND PAPER PRODUCTS	30.00
5	17	CHEMICALS, DYES, PAINTS, ETC.	663.34
6	172	-OF WHICH PETRO – CHEMICALS 17.51	
7	173	-OF WHICH DRUGS AND	
		PHARMACEUTICALS- 305.25	
8	18	CEMENT	219.15
9	22	PETROLEUM	980.01
10	23	AUTOMOBILES INCLUDING TRUCKS	1169.39
11	24	COMPUTER SOFTWARE	328.14
12	26	NBFCs	698.90
13	27	TRADING	380.63
14	28	OTHER INDUSTRIES	1005.48
15	29	RESIDUARY OTHER ADVANCES	4.19
		TOTAL	6,452.53

# • The residual contractual maturity break down of assets is:

(Rs in Crores)

Maturity Pattern	Advances	Investments	Foreign Currency
		(gross)	Assets
1 day	464.59	-	214.38
2-7 days	726.41	97.94	117.01
8-14 days	519.08	143.20	244.20
15- 28 days	210.56	48.95	86.49
29days - 3months	1952.06	642.81	1392.09
>3months-6months	1083.61	501.22	624.49
>6months-1yr	822.08	862.95	381.56
>1yr-3yrs	414.38	252.73	-
>3yrs-5yrs	251.78	784.00	-
>5yrs	7.98	95.66	57.24
<u>Total</u>	6452.53	3429.46	3117.46

# • The gross NPAs are:

Category	(Rs. in
	Crores)
Sub Standard	-
Doubtful – 1	-
Doubtful – 2	-
Doubtful – 3	-
Loss	-
<u>Total</u> NPAs (Gross)	-

- The amount of net NPAs is NIL.
- The NPA ratios are as under:

➤ Gross NPAs to Gross Advances: NIL

➤ Net NPAs to Net Advances: NIL

• The movement of gross NPAs is as under:

(Rs. in Crores)

	Funded	Non-Funded
	Advances	Advances
i) Opening Balance at the beginning of		7.29
the year		
ii) Addition during the year	8.00	3.81
iii) Reduction during the year	8.00	2.92
iv) Closing Balance as at the end of the		8.18
year (i + ii - iii)		

• The movement of provision for NPAs is as under:

(Rs. in Crores)

		(Itb. III CIOICS)
	Funded	Non-Funded
	Advances	Advances
i) Opening Balance at the beginning of		6.50
the year		
ii) Provisions made during the year	4.16	2.40*
iii) Write-off made during the year	4.16	1.52
iv) Write –back of excess provisions		
made during the year		
v) Closing Balance as at the end of the		7.38
year (i + ii - iii-iv)		

(\*) includes Rs 1.24 crores as additional provision made as per HO guidelines in F.Y 2010-11. This amount has now been considered for making specific provision as per RBI Guidelines in F.Y 2011-12

- The amount of non-performing investment is NIL
- The amount of provisions held for non-performing investment is NIL.
- The movement of provisions for depreciation on investments is as under:

	(Rs. in Crores)
i) Opening Balance at the beginning of the year	-
ii) Provisions made during the year	8.56
iii) Write-off made during the year	-
iv) Write –back of excess provisions made during the year	-
v) Closing Balance as at the end of the year (i + ii - iii-iv)	8.56

# Credit Risk - Disclosures for portfolios subject to the standardized approach

# **Qualitative Disclosures**

 Bank has decided to use the ratings of the following domestic /international credit rating agencies for the Credit Exposure of Indian Operations, in line with RBI guidelines:

# Domestic

- (i) Credit Analysis and Research Ltd.
- (ii) CRISIL Ltd.
- (iii)FITCH India
- (iv)ICRA Ltd.

# International

- (i) Fitch
- (ii) Moody's
- (iii)Standard & Poor's
- The bank has not identified Rating Agencies on the basis of credit exposures.
- N/A

# **Quantitative Disclosures**

• The exposure amounts after risk mitigation (subject to the standardised approach) in different risk buckets are as under:

i) Below 100% risk weight exposure outstanding	4,414.31
ii) 100% risk weight exposure outstanding	2,038.22
iii) More than 100% risk weight exposure outstanding	-
iv) Deducted	-
Total	6,452.53

# Credit Risk Mitigation: Disclosures for standardized approach

## **Qualitative Disclosures**

- Collection of collateral and valuation of property, is being determined by the policies and procedures laid out by Head Office.
- The collaterals commonly used by the bank for risk mitigation are financial collaterals comprising of bank deposits and other categories comprising of movable and immovable assets/landed properties and these serve to minimize the loss resulting from credit default.
- The counter party guarantors considered by the bank are generally the parent companies. While taking such corporate guarantees factors like the constitution of the organization, the percentage holding and credit worthiness of the parent company is considered.
- The Bank does not take any capital relief on account of credit risk mitigation. However, Banks credit priorities are being determined by Head Office taking Indian market realities and RBI Directives into consideration. Exposure limits to single and group borrowers / various industries are well defined and Industry review is being conducted for management review and risk mitigation. Funding strategies are in alignment with the Asset Liability Management position.

# **Quantitative Disclosure**

• The bank has not applied haircuts to eligible collaterals. Accordingly, the total exposure for disclosed credit risk portfolio (under the standardized approach) is NIL.

## Table DF-7

## Securitization: disclosure for standardized approach

## **Qualitative Disclosures**

- The Bank has not participated in Securitization related activities.
- The Bank does not have any Securitization exposure.

# **Quantitative Disclosures**

• NIL

#### Table DF-8

# Market risk in trading book

# **Qualitative Disclosures**

- The bank deals in derivative contracts comprising of interest rate swaps and currency swaps.
- The bank has a risk management department responsible for the risk monitoring associated with the derivative transactions and reporting is done to ALCO / Board, RBI and Head Office.
- The bank has in place the risk monitoring system which is capable of calculating VaR, current exposure and other risk figures.
- The Bank enters into Interest Rate Swaps for hedging on-Balance sheet Assets/Liabilities
- All derivative contracts are accounted for on accrual basis.
- The terms of interest rate swaps are either to receive fixed interest and pay floating or vice-versa or floating to floating and are undertaken to hedge interest rate risk on long-term assets and liabilities.
- The Bank has adopted the Current Exposure Method prescribed by RBI for measuring the credit exposure on derivative products

## **Quantitative Disclosure**

- The capital requirements for credit risk are:
  - ➤ for portfolios subject to standardised approach @ 9% Rs 59.78 crores
  - > for securitization exposures: NIL
- The capital requirements for market risk (under standardized duration approach) are:

Risk Category	Amount
i) Interest Rate Risk	-
ii) Foreign Exchange Risk (including Gold)	4.50
iii) Equity Risk	-
iv) Total capital charge for market risks under Standardized duration approach (i + ii + iii)	4.50

# **Operational risk**

# **Qualitative Disclosures**

• The bank has in place appropriate polices and procedures to effectively control the operational risk arising on account of inadequate or failure of internal process. Capital charge for Operations Risk is computed as per the Basic Indicator Approach. The average of the gross income, as defined in the New Capital Adequacy Framework guidelines, for the previous 3 years i.e. 2010-11, 2009-10 and 2008-09 is considered for computing the capital charge. The required capital is Rs 36.93 crores.

#### Table DF-10

# Interest rate risk in the banking book

# **Qualitative Disclosures**

• Interest rate risk is managed through gap analysis. Additionally, behavioral study is undertaken on the maturity profile and volatility of deposits and the same is being considered in the management of the Assets and Liabilities of the bank.

# **Quantitative Disclosure**

• The impact on the Bank's financial condition due to the change in the Interest Rate Risk is being monitored on a regular basis. Impact of 2% change upward / downward in interest rate on Net Interest Income ('NII') amounted to an expected loss of Rs 2.46 crores approx. based on the Asset Liability position of March '12 using the traditional gap analysis.