

# Pillar 3 Disclosure 2020



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# I. Executive Summary

#### 1.1 Introduction

This document comprises BLME Group's Pillar 3 disclosures on capital and risk management as at 31 December 2020 and has the following two principal purposes:

- to meet the regulatory disclosure requirements under the Capital Requirements Regulation (EU) No 575/2013 ("CRR"), Part 8 – Disclosure by institutions and the rules of the Prudential Regulation Authority ("PRA") set out in the Public Disclosure section of the PRA Rulebook and as the PRA has otherwise directed; and
- to provide useful information on the capital and risk profile of the BLME Group.

The Group (BLME) comprises Bank of London and The Middle East plc (the "Bank") its main operating entity and Walbrook Asset Finance Ltd ("WAF").

The principal activities of the Bank provide Sharia'a compliant financing facilities and solutions for corporate clients; treasury services to financial institutions, organisations and corporate clients, and wealth management financing, investment and advisory services to a wide spectrum of clients.

The principal activities of WAF provide Asset Finance for businesses including Operating Leases, Finance Leases and Hire Purchase arrangements.

Details on the scope of consolidation are provided in Section 2.8 of this document. Additional relevant information may be found in the 2020 BLME Holdings plc Annual Report and Accounts.

#### 1.2 Table 1: Location of Pillar 3 disclosures within Annual Report and Pillar 3 Report

Pillar 3 disclosure topic	CRR Article	Annual Report	Pillar 3
Scope of disclosure requirements	431	Not mentioned	Section 2
Non-material, proprietary or confidential information	432	Not mentioned	Section 2.5
Frequency of disclosure	433	Not mentioned	Section 2.2
Means of disclosure	434	Not mentioned	Section 2.2
Risk management objectives and policies	435	Note 38	Sections 6 & 7
Scope of application	436	Note 1 & 2	Section 2
Own Funds	437	Note 38	Section 3; Appx 1 & 2
Capital requirements	438	Note 38	Section 4
Exposure to Counterparty Credit Risk	439	Note 38	Section 8
Capital buffers	440	Note 38	Section 5
Indicators of global systemic importance	441	Not mentioned	Section 2.5
Credit Risk adjustments	442	Note 14	Section 8.5 – 8.17
Unencumbered assets	443	Not mentioned	Section 10
Use of ECAIs	444	Note 38	Sections 8.18 - 8.23
Exposure to Market Risk	445	Note 38	Section 12
Operational Risk	446	Note 38	Section 14
Exposures in equities not included in the trading book	447	Not mentioned	Section 11
Exposure to profit rate risk on positions not included in the trading book	448	Not mentioned	Section 13
Exposure to securitisation positions	449	Not mentioned	Section 2.5
Remuneration policy	450	Note 13	Section 15
Leverage	451	Note 38	Section 16
Use of the IRB Approach to Credit Risk	452	Not mentioned	Section 2.5
Use of Credit Risk Mitigation techniques	453	Note 38	Section 9
Use of the Advanced Measurement Approaches to Operational Risk	454	Not mentioned	Section 2.5
Use of Internal Market Risk Models	455	Note 38	Section 2.5



#### 1.3 Summary of key metrics

At the end of 2016 BLME established a Wealth Management focussed strategy to deliver sustainable performance and create long-term value for our shareholders. The progress in implementing this strategy has had a positive impact on the Group's financial performance as evidenced in our sustained profitability and a Balance Sheet that has grown to £1.76bn.

On 11 March 2020 the Bank of England's Financial Policy Committee (FPC) announced the reduction of the UK countercyclical buffer rate to 0%. This was part of a package of measures aimed at combatting economic disruption from COVID-19 to UK businesses and consumers. Other national authorities also determine the appropriate CCyBs that should be applied to exposures in their jurisdiction, however based upon current exposures none of these apply to BLME.

On 1 January 2018, IFRS 9 transitional capital arrangements were implemented by Regulation (EU) 2017/2395. BLME elected not to apply the transitional arrangements, which allow for the transitional relief on the "day 1" impact on adoption of IFRS 9 (static element) and for the increase between "day 1" and the reporting date (modified element), and discloses only fully loaded ratios.

A summary of the changes in our key capital ratios are given in the following table.

#### 1.4 Table 2: Key ratios

	31/12/2020	31/12/2019
Available capital	£m	£m
Common Equity Tier 1 (CET 1)	245	221
Tier 1	245	221
Total regulatory capital resources	245	221
Risk-weighted assets	1,472	1,466
	%	%
Common Equity Tier 1 ratio (%)	16.62%	15.07%
Tier 1 ratio (%)	16.62%	15.07%
Total regulatory capital ratio	16.62%	15.07%
	£m/%	£m/%
Leverage ratio exposure measure	1,801	1,649
Leverage ratio	13.60%	13.40%
Liquidity coverage ratio (%)	234.15%	261.23%
Net stable funding ratio (%)	<mark>114.46%</mark>	112.48%
Total capital requirement (Pillar 1 + Pillar 2A)	<mark>146</mark>	149

#### 1.5 Key matters arising during the period

During 2020, the bank gradually withdrew from providing Trade Finance facilities. This decision was part of the bank's strategy to become the UK's leading provider of Sharia'a compliant wealth management solutions for GCC nationals. Also during the year, the bank embarked upon the process of transferring its Leasing activities book to WAF which is the Group's dedicated Lease Financing vehicle.

In the fourth quarter of 2020, Andrew Ball succeeded Giles Cunningham as the Group's Chief Executive Officer following a period of transition. Andrew was previously the Company's Head of Business and has over 15 years of experience working with clients in the GCC.



# 2. Scope of the application and disclosure policy

#### 2.1. Background

The Capital Requirements Regulation (CRR) and Capital Requirements Directive (CRD) (collectively CRD IV), which implement Basel III within the European Union, came into force on 1 January 2014. CRDIV, which is enforced in the UK together with local implementing rules and guidance, by the Prudential Regulation Authority (PRA), has the objective to improve the banking sector's ability to absorb shocks arising from financial and/or economic stress, thus reducing the risk of overspill from the financial sector into the wider economy.

CRD IV also sets out disclosure requirements relevant to banks and building societies under CRR Part Eight. These are known as Pillar 3 disclosures because they complement the minimum capital requirements in Pillar 1 and the supervisory review and evaluation process in Pillar 2. The Pillar 3 disclosures are aimed at promoting market discipline by providing information on risk exposures and the management of those risks.

The Group uses the standardised approach to calculating Pillar 1 capital requirements, using the capital risk weighting percentages set out under CRD IV.

#### 2.2. Frequency and means

The Directors, having taken into account the size and complexity of the Group's operations, believe that an annual disclosure is appropriate and that these disclosures be made available on the Bank's website, www.blme.com. The frequency of disclosure will be reviewed should there be a material change in any approach used for the calculation of capital, business structure or regulatory requirements: BLME does not currently meet any of the indicators included within EBA Guidelines Title V – Considerations regarding the need to assess the disclosure of information more frequently than annually.

The capital position of BLME has remained consistently strong throughout 2020. There have been no changes to the relevant characteristics of the Group's business (such as scale of operations, range of activities, presence in different countries, involvement in different financial sectors, and participation in international financial markets and payment, settlement and clearing systems) to impact the capital position.

This document, in conjunction with the 31 December 2020 Annual Report and Accounts (available on the Bank's website), represents the Group's annual public Pillar III disclosure for the financial year ended 31 December 2020.

#### 2.3. Reporting

Capital is reported on a monthly basis within the Group's management performance reporting suite. Specific analysis of capital by business stream is included within the reports as appropriate.

A range of Key Risk Indicators are routinely monitored by management to ensure appropriate actions can be taken should triggers be breached.

#### 2.4. Disclosure process and governance

BLME applies the Basel 3 capital framework for our risk exposures on the basis of the "Standardised Approach" for measuring Credit Risk and Market Risk and the "Basic Indicator Approach" for Operational Risk. For purposes of Article 431 CRR, we have adopted a formal risk disclosure policy aiming to support a conclusion that our risk disclosures are in compliance with the applicable legal, regulatory and accounting risk disclosure standards and are compiled based upon a set of internally defined principles and related processes. Senior representatives and subject matter experts from Finance and Risk assume responsibility for our risk disclosures and govern our respective risk disclosure processes. Based upon our assessment and verification we believe that our risk disclosures presented throughout this Pillar 3 report in conjunction with the Annual Report 2020 appropriately and comprehensively convey our overall risk profile and that no material disclosures have been omitted from this document.



# 2.5. Table 3: Pillar 3 disclosure topics where disclosures are omitted due to reasons of there being no values to report; immaterial values; or confidentiality

Pillar 3 disclosure topic	CRR Article	Management Comment
Indicators of global systemic importance	441	BLME is not identified as an institution of Global Systemic Importance
Exposure to securitisation positions	449	BLME does not have exposures to securitisation positions and does not securitise any assets on the balance sheet
Use of the IRB Approach to Credit Risk	452	BLME calculates own funds requirements in accordance with the Standardised Approaches to Credit Risk
Use of the Advanced Measurement Approaches to Operational Risk	454	BLME measures Operational Risk according to the Basic Indicator Approach
Use of Internal Market Risk Models	455	BLME calculates own funds requirements in accordance with the Standardised Approaches to Credit and Market Risk and the Basic Indicator Approach to Operational Risk
Wrong way risk	439	BLME enters into very limited Sharia'a compliant trading book activities (primarily "Profit Rate Swap" and "FX" contracts), accordingly it has negligible exposure to wrong way risk.

#### 2.6. Location and verification

These disclosures have been reviewed and approved by the Board Committee on 10 March 2021. The disclosures are not subject to external audit except where they are also included as accounting disclosure requirements in the Annual Report and Accounts. To the best of our knowledge, the Pillar 3 disclosures have been prepared in accordance with our Pillar 3 Disclosure Policy and the internal controls framework described within it.

#### 2.7. Declaration

The Board of Directors is committed to a strong culture of risk management in order to protect the Group's market reputation and its ongoing sustainability. It has established governance and management structures, monitoring procedures and reporting for each type of risk that the Group is exposed to. These risks are principally Credit Risk, Market Risk, Liquidity Risk, Operational Risk and Conduct Risk.

The responsibility for identifying and managing the principal risks ultimately rests with the Board of Directors. The Board has ultimate responsibility for setting the strategy, Risk Appetite and control framework.

The Board considers that, as at 31 December 2020, it had in place adequate systems and controls with regard to its risk profile and strategy and the credit, operational and prudential risks were within BLME's risk tolerances. In accordance with Part VIII of the CRR and the Group's Pillar III disclosure policy, the Directors have considered the adequacy of the Pillar III disclosures and are satisfied that they convey the risk profile comprehensively. The disclosures of risk management objectives and procedures within this Pillar III document are detailed further within the Risk Management Report of the Annual Report and Accounts.



#### 2.8. Table 4: Accounting and regulatory scopes of consolidation - Entities

The differences between accounting and regulatory scopes of consolidation are briefly described below; full detail of the consolidation for accounting purposes is laid out in note 33 within the Annual Report and accounts:

			Regulatory treatment of exposure				
			Cons	olidation	Risk		
Entity name	Method of accounting consolidation	Basis of accounting consolidation	Full	Proportional	weighted credit exposure	Risk weighted temporary equity investment	Description of the entity
Bank of London and The Middle East plc	Full		X				Credit Institution
Walbrook Asset Finance Ltd	Full		X				Financial institution (unregulated)
BLME Holdings Employee Benefit Trust	Full		Х				Employee benefit trust
Aspenway Limited Jersey	Full	Ownership of				X	The provision of Sharia'a Compliant
AQ1 Limited Jersey	Full	share capital				Х	real estate investment
Waterfront Holdings Limited Jersey	Full					X	and financing arrangements
MKL Construction Equipment Finance Ltd	Proportional				X		Leasing company

The following dormant companies are consolidated for both accounting and regulatory purposes:

Renaissance Trade Finance Ltd

Renaissance Property Finance Ltd

**BLME Limited** 

Global Liquidity Solutions Ltd

**BLME Holdco Limited** 

**BLME Asset Management Ltd** 

There are no current, or foreseen: material; practical; or legal impediments to the transfer of capital resources or the repayment of liabilities between consolidated entities. As of 31 December 2020, there was no capital shortfall at any of the companies included within the Group's consolidation.



# 2.9. Table 5: Accounting and regulatory scopes of consolidation – Carrying values

The differences between accounting and regulatory scopes of consolidation and mapping of financial statements with regulatory risk categories:

	Carrying		Carrying values of items £m				
	values within	Carrying values					Not subject to
	published	under scope of		Subject to		Subject to	capital
	financial	regulatory	Subject to	Counterparty	Subject to the	the Market	requirements or
	statements	consolidation	Credit Risk	Credit Risk	Securitisation	Risk	subject to decution
<u>Assets</u>	£m	£m	framework	framework	framework	framework	from capital
Cash and balances with banks	233.606	234.271	234.271				
Due from financial institutions	80.208	79.134	79.134				
Due from customers	34.465	34.465	34.465				
Investment securities	62.124	90.835	90.835				
Financing arrangements	856.640	819.162	819.162				
Finance lease receivables	419.942	419.942	419.942				
Operating lease assets	52.030	58.243	58.243				
Investments accounted for using the	1.142	1.142	1.142				
equity method							
Property and equipment	3.320	3.314	3.314				
Intangible assets	0.243	0.243					0.243
Asset held for sale	0.477	0.477	0.477				
Other assets (inc. inventory)	11.156	9.921	9.921				
Current tax Asset	0.770	0.804	0.804				
Deferred tax assets	7.518	7.518	7.518				
Total assets	1,763.642	1,759.470	1,759.227				0.243
Liabilities							
Due to financial institutions	185.935	185.935					185.935
Due to customers	1,300.340	1,300.714					1,300.340
Profit rate swaps	0.760	0.760					0.760
Other liabilities	19.759	19.694					19.759
Total liabilities	1,506.794	1,507.103					1,506.794

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# 2.10. Table 6: The main sources of differences between regulatory exposure amounts and carrying values in financial statements

	Carrying values of items £m				
			Items sub	ject to:	
	Total	Credit Risk framework	Securitisation framework	Counterparty Credit Risk framework	Market Risk framework
Asset carrying value amount under scope of regulatory consolidation	1,759.470	1,759.470			
Liabilities carrying value amount under regulatory scope of consolidation					
Total net amount under regulatory scope of consolidation	1,759.470	1,759.470			
Off-balance sheet amounts	81.427	77.102		4.325	
Differences in valuations					
Differences due to different netting rules, other than those already included					
Differences due to consideration of provisions					
Differences due to prudential filters					
Exposure amounts considered for regulatory purposes	1,840.897	1,836.572	0.000	4.325	0.000



#### 3. Own funds

#### 3.1. Total available capital

At 31 December 2020 and throughout the year, BLME complied with the capital requirements in force as set out by European and national legislation.

BLME has adopted the Standardised Approach to credit and Market Risk under the Directive.

For Operational Risk BLME applies the Basic Indicator Approach.

All disclosures are on an end point basis as BLME has no grandfathered Additional Tier 1 or Tier 2 capital which would be subject to the transitional provisions.

#### 3.2. Reconciliation of statutory to regulatory capital

A table of own funds disclosure information is given at appendix 1 to this document.

#### 3.3. Capital Instruments – main features and terms

A table detailing the main features and terms of the capital instruments issued by Bank of London and The Middle East plc, Walbrook Asset Finance Ltd and BLME Holdings plc is given at appendix 2 to this document.

#### 3.4. Table 7: Prudential filters and deductions

Description	£m
Adjustments to CET1 in accordance with CRR articles 32 – 35	
Cash flow hedge reserve	0
	0
Adjustments to CET1 in accordance with CRR articles 36; 56 & 66	
Losses for the current financial year	0
Direct, indirect and synthetic holdings of own CET1 instruments	0
Intangible assets	0
	0
Items not deducted in accordance with articles 47,48,56,66,& 79	
None	0
	0

#### 3.5. Restrictions applied to the calculation of own funds

There are no restrictions applied to the calculation of own funds.

#### 3.6. Calculation of capital ratios

The capital ratio calculations do not include any elements calculated on a basis other than that laid down within the CRR legislation.

#### 3.7. Transitional own funds disclosure

A table of transitional own funds disclosure information is given at appendix 3 to this document.



# 4. Capital requirements

#### 4.1. Assessing the adequacy of internal capital to support current and future activities

In the first instance BLME assesses the adequacy of its capital resources as part of its annual Budget and Business Planning process, where it looks at projected earnings, balance sheet growth and capital usage for future years. This capital requirement assessment is subsequently referenced to and qualified by the Internal Capital Adequacy Assessment Process (ICAAP) which calculates internal (economic) capital for the following principal risk classes:-

- Credit Risk
- Market Risk (Trading Book and Banking Book)
- Liquidity Risk
- Operational Risk (including conduct and cyber risk)

The calculation of internal capital is the basis upon which BLME proposes its Pillar II Individual Capital Guidance requirement. In undertaking the ICAAP, BLME uses a number of economic risk methodologies and models that allow it to assess its internal capital requirements for all risk classes. The ICAAP is undertaken group-wide and is coordinated by the Chief Risk Officer under the guidance of the Chief Executive Officer and is reviewed and endorsed by EXCO before being submitted to BRC for further review and recommendation to the Board. The latter is responsible for ensuring that the planned capital levels are sufficient to protect unsecured creditors from loss, having taken account of BLME's Risk Appetite within the context of business strategy and plans, and having assessed the resilience of capital resources to extreme stress events and adverse scenario conditions. The most recent ICAAP also takes account of the Basel III changes in respect of capital adequacy, liquidity, leverage and trading book treatment.

On a more routine level, BLME reports its capital adequacy to the PRA on a quarterly basis. For internal management purposes it is calculated weekly and is used by Finance Department to present to EXCO the Group's financial performance against budget. The Board reviews these financial and business performance indicators on a quarterly basis.



# 4.2. Table 8: Overview of Risk Weighted Assets (RWAs)

		£m			
	Risk weigh	Risk weighted assets			
	31/12/20	31/12/19	31/12/20		
Credit Risk (excluding Counterparty Credit Risk) (CCR)	1,392.593	1,389.033	111.668		
Of which standardised approach (SA)	1,392.593	1,389.033	111.668		
Of which the foundation IRB (FIRB) approach					
Of which the advanced IRB (AIRB) approach Of which equity IRB under the simple risk-weighted approach or the IMA					
Counterparty Credit Risk	0.899	2.104	0.072		
Of which mark to market	0.899	2.104	0.072		
Of which original exposure					
Of which the standardised approach					
Of which internal model method (IMM)					
Of which risk exposure amount for contributions to the default fund of a CCP					
Settlement Risk					
Market Risk	5.201	3.730	0.416		
Of which standardised approach	5.201	3.730	0.416		
Operational Risk	73.575	71.388	5.886		
Of which basic indicator approach	73.575	71.388	5.886		
Amounts below the thresholds for deduction (subject to 250% risk weight)					
Total	1,472.268	1,466.255	118.042		



# 5. Regulatory capital buffers

#### 5.1. Introduction

#### 5.1.1. Pillar 1

Under CRD IV, institutions are required to meet the following own funds requirements: CET1 ratio of 4.5%; Tier 1 ratio of 6% and a total capital ratio of 8%.

#### 5.1.2. Pillar 2

The Pillar 2 framework includes an ICAAP carried out by firms to analyse and conclude on the additional amount of capital required and the regulatory review of that process, the Supervisory Review and Evaluation Process. Pillar 2A addresses risks to firms that are not adequately covered within Pillar 1. Pillar 2B addresses risks to which the firm may become exposed over a forward-looking planning horizon.

#### 5.2. Capital Buffers

#### 5.2.1. <u>Capital conservation buffer</u>

The capital conservation buffer is designed to ensure that institutions build up capital buffers outside of times of stress that can be drawn upon if required. The requirement is set at 2.5%.

#### 5.2.2. <u>Countercyclical capital buffer (CCyB)</u>

The countercyclical capital buffer requires institutions to hold additional capital to reduce the build-up of systemic risk during a positive credit cycle. Institution's specific rates are calculated as the weighted average of the countercyclical capital buffers that apply in those jurisdictions where the relevant credit exposures exist.

On 16 December 2019 the Bank of England's Financial Policy Committee (FPC) announced that it is raising the level of the CCyB rate that it expects to set in a standard risk environment from in the region of 1% to in the region of 2% and that it will consult in 2020 on proposals to reduce minimum capital requirements in a way that leaves the overall loss-absorbing capacity in the banking systems broadly unchanged.

On 11 March 2020 the FPC announced the reduction of the UK countercyclical buffer rate to 0%. This was part of a package of measures aimed at combatting economic disruption from COVID-19 to UK businesses and consumers. Other national authorities also determine the appropriate CCyBs that should be applied to exposures in their jurisdiction, however based upon current exposures none of these apply to BLME. Based upon current UK exposures, BLME's CCyB is 0.00%.

#### 5.3. Total loss absorbing capacity

The total loss absorbing capacity at 31 December 2020 is equal to the minimum capital requirement (i.e. Pillar 1 + Pillar 2A capital). The PRA does not require BLME to hold a MREL recapitalisation reserve.

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# 5.4. Table 9: Geographical distribution of exposures

		£m										
	General c	redit	Trading boo	Trading book exposures   Securitisation								
	exposu	res			exposures		Own funds requirements					
	Exposure	value	Sum of long	ım of long Ex		Exposure value						
	for		and short	Value of	fo	r						
			positions of	trading								
			trading	book			of which:	of which:				
			book	exposures			General	Trading	of which:		Own funds	Countercyclical
			exposures	for internal			credit	book	Securitisation		requirements	1
Jurisdiction	SA	IRB	for SA	models	SA	IRB	exposures	exposures	exposures	Total	weights	rate
United Kingdom	1,469.338						101.144			101.144	1,264.306	
Kuwait	155.882						4.805			4.805	60.066	
United States	51.170						0.852			0.852	10.645	
Qatar	5.931						0.475			0.475	5.931	
Jersey	30.396						2.432			2.432	30.396	
Saudi Arabia	5.094						0.408			0.408	5.094	
Abu Dhabi	2.204						0.161			0.161	2.014	
OUAE	4.834						0.387			0.387	4.834	
Ireland	0.796						0.064			0.064	0.796	
New Zealand	0.735											
Dubai	9.597						0.753			0.753	9.411	
Multilateral	61.823											
	4 -000						444.4=0			4444	4 000 400	
lotai	1,797.798						111.479			111.479	1,393.492	

# blme

# 5.5. Table 10: Amount of institution-specific countercyclical capital buffer

	Total
Total risk exposure amount (£m)	0
Institution specific countercyclical capital buffer rate	0%
Institution specific countercyclical capital buffer requirement (£m)	0



# 6. Risk management objectives and policies

#### 6.1. Statement and declaration

The Board of Directors is committed to a strong culture of risk management in order to protect the Group's market reputation and its ongoing sustainability. It has therefore established governance and management structures, monitoring procedures and reporting for each type of risk that the Group is exposed to. These risks are principally Credit Risk, Market Risk, Liquidity Risk and Operational Risk.

The responsibility for identifying and managing the principal risks ultimately rests with the Board of Directors. The Board has ultimate responsibility for setting the strategy, Risk Appetite and control framework.

The Board considers that, as at 31 December 2020, it had in place adequate systems and controls with regard to its risk profile and strategy and the credit, operational and prudential risks were within BLME's risk tolerances.

Details of transactions between the group, affiliates and related parties are disclosed within note 31 of the Annual Report.

#### 6.2. Structure and organisation of the risk management function

#### 6.2.1. <u>Attribution of responsibilities: BLME Board & Board Committees</u>

#### 6.2.1.1. BLME Board of Directors

The responsibility for the operating framework for risk governance rests with the Board of Directors. This extends to determining Risk Appetite in line with the BLME's strategy, establishing Board and executive committee structures to oversee risks, and ensuring that there is a clearly defined risk management structure with distinct roles and responsibilities that allow risks to be monitored, controlled and reported effectively. Risk governance is underpinned by ensuring that the Board and its committees are provided with transparent and risk sensitive reporting to facilitate their accountabilities and decision making. The Board and its committees have reviewed the Terms of Reference that govern: BLME's Board; Board committee; and executive committee structures, with a view to ensuring that BLME operates under the best practices for corporate governance.

The Board is responsible for ensuring that an effective framework is in place to identify, monitor and report on the risks faced by BLME. At Board level BLME defines its risk philosophy using four main risk steering mechanisms:

- a clear definition of Risk Appetite is set by Board Risk Committee and cascaded into operating procedures in relevant business lines;
- a risk categorisation that defines the governance of risk within BLME's committee structure. This provides a
  definition of the risk, the responsible committee and the regularity that the committees review each risk
  type. In addition, it includes an assessment of the materiality of each risk category, including the impact of
  any mitigating factors;
- a Stress Testing and Scenarios Policy which defines the programme for the stress testing for the major categories of risk; and,
- sector based Risk Limits and Commercial Guidelines that define Credit Risk Appetite in terms of deal size, client rating, tenor, country risk and collateral considerations.

#### 6.2.1.2. <u>Board Risk Committee (BRC)</u>

BRC is a non-executive committee that is responsible for the oversight of the risk profile of the Group and for providing guidance, advice and recommendations to the Board on credit, market, liquidity, direct investment and Operational Risks with a view to re-enforcing a culture that encourages good stewardship of risk. Within this mandate it reviews risk levels in consideration of the Group's overall Risk Appetite, market conditions and business strategy. It also



overviews BLME's ICAAP, Internal Liquidity Adequacy Assessment Process (ILAAP), Recovery Plan, Resolution Pack and assesses the adequacy of stress testing and risk policy.

Ultimate responsibility for risk rests with the Board which, with advice and recommendations from BRC, approves the Risk Appetite for each major class of risk in line with BLME's business model and strategic priorities and also approves the annual ICAAP and ILAAP. Board Credit Committee is a sub-committee of BRC established to review and opine on decisions made by the Counterparty Credit Risk Committee (CCRC) that meet the escalation criteria.

The management of risk is delegated to the Chief Executive Officer who in turn delegates the day-to-day management of risk to the Executive Committee and, in particular, to the Executive Risk Committee which oversees the three subcommittees responsible for risk oversight (being Assets and Liabilities Committee (ALCO), Counterparty Credit Risk Committee (CCRC) and Executive Risk Committee (ERC)). The day-to-day independent oversight of risk is performed by BLME's Risk Department. This process is supported by the finance department's internal control role in monitoring adherence to risk limits, management action triggers and regulatory limits.

#### 6.2.1.3. Board Audit Committee

This is a non-executive committee that meets at least quarterly and reports to the Board. It is responsible for reviewing any reports from management, the internal auditor and the external auditor regarding the accounts, the internal control systems and processes implemented throughout the Group.

Board Audit Committee also provides guidance and recommendations to the Board on all matters affecting the accuracy and appropriateness of the Group's Annual Report and Accounts, including the qualifications and role of its auditors, and the performance of the internal audit function. It works with the management and employees, along with the auditors and other professional advisors to provide assurance that all statutory and regulatory reporting is submitted in an accurate and timely fashion. It also receives regular reports from Compliance, and the Audit Committee Chairman is responsible for apprising the Board of any relevant issues raised by Compliance.

#### 6.2.1.4. <u>Board Nominations and Remuneration Committee (NomRemCo)</u>

In June 2020 the Nominations Committee was merged with the Remuneration Committee for efficiency purposes. Joanne Hindle, who had been the Chairman of the Remuneration Committee, became the Chairman of the merged Committee.

This non-executive committee is responsible for matters relating to the composition of the Board, including the appointment of new Directors, and makes recommendations to the Board as appropriate. The committee identifies qualified candidates to be Directors through a robust and prudent process, with the use of external consultants as necessary. The committee also ensures employee, management and executive compensation is appropriately aligned to business and individual performance, and is consistent with shareholder interests. It performs these duties within a framework that takes into account prevailing market conditions, best market practice and regulatory compensation guidelines. NomRemCo has appointed Mercer as an independent professional advisor.

#### 6.2.1.5. <u>Table 11: Board and committee meetings 2020</u>

				Nominations and
Committee	Board	BRC	Audit	Remuneration
No of meetings	11	11	8	13



#### 6.2.2. <u>Attribution of responsibilities: Executive Committees</u>

#### 6.2.2.1. The Executive Committee (EXCO)

The CEO is responsible for the executive management of the Group. He is assisted by EXCO which ensures that all BLME internal committees are working effectively and is supported by the CFO and COO. EXCO is additionally responsible for the strategic, legal, reputational, regulatory and business affairs of the Group, including its operational and financial performance. The CEO reports directly to the Board on behalf of EXCO.

#### 6.2.2.2. <u>Executive Risk Committee (ERC)</u>

ERC is responsible for communicating the Risk Appetite, overseeing the design and implementation of the risk management framework (including setting risk limits), overseeing the measurement and monitoring of Market Risks across all asset classes and risk types in the Group's trading and banking book businesses. It also oversees the preparation and reporting of the ICAAP, ILAAP and Recovery Plan and Resolution PackPlan (RRP) to BRC ensuring that management information is effective to support risk modelling, stress testing and the associated decision making.

#### 6.2.2.3. <u>Assets and Liabilities Committee (ALCO)</u>

ALCO is responsible for managing the balance sheet of the Group and the optimisation of the asset/liability structure and capital allocation. Within this, it is responsible for the operational and structural liquidity of the Group, and its adherence to regulatory limits and prudential internal guidelines. It has responsibility for ensuring the adequacy of the Group's policies and processes covering stress testing and managing the Group's investments.

#### 6.2.2.4. <u>Counterparty Credit Risk Committee (CCRC)</u>

CCRC is responsible for the approval of individual obligor risks using the Commercial Guidelines, as approved by ERC, that govern the Credit Risk Appetite of the Group. It also oversees country and sector risks and undertakes periodic reviews and assessments of portfolio, collateral, residual value and concentration risks. CCRC escalates matters to Board Credit Committee for review where they are outside of stated Risk Appetite and/or meet other escalation criteria. This committee reports directly to ERC.

#### 6.2.2.5. Wealth Management Investment Committee (WMIC)

WMIC provides input and oversight of the investment activities within BLME's Wealth Management business. These responsibilities, which take account of the Group's fiduciary responsibility to third party clients, include investment strategy and risk; fund management; trade execution; broker and counterparty risk; controls and regulatory compliance; and product development and marketing. This committee reports to EXCO.

#### 6.2.2.6. <u>Change Implementation Committee (CIC)</u>

CIC is responsible for overseeing all Bank wide strategic projects and new product development (once approved by the Product Committee) and ensuring that they are aligned with BLME's Board approved business strategy. It also oversees the allocation and prioritisation of resources and ensures that products and projects are in accordance with Sharia'a. CIC reports to EXCO.

#### 6.2.2.7. <u>Product Committee (PC)</u>

Proposals for new products or material changes to existing products supported by EXCO are delegated to the PC for processing. The purpose of PC is to support product proposal sponsors to launch new products and execute material changes to existing products. The committee is also responsible for undertaking periodic risk-based reviews of BLME's existing products as recorded on the Product Register. In particular, the committee will balance the commercial aspirations of BLME with its regulatory responsibilities, risk management obligations, and obligations to its clients and the markets within which it operates.



#### 6.2.2.8. Operational Risk Committee (ORC)

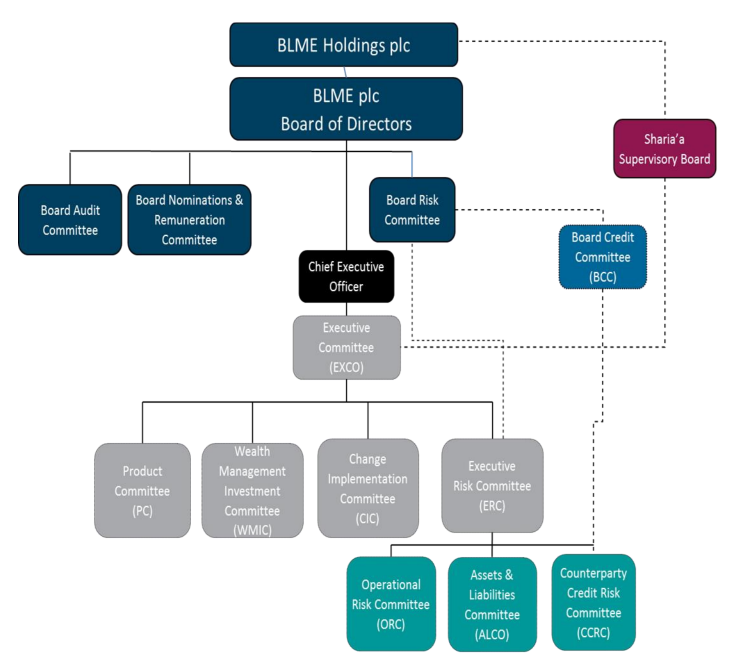
The purpose of the Committee is to assist EXCO (via Executive Risk Committee) in fulfilling its oversight of responsibilities related to operational aspects of resource and cost allocations, alignment to transformation strategy, notable upcoming events and key challenges. The Committee also serves as the oversight body responsible for ensuring active engagement between departmental heads on Operational Risk issues affecting multiple areas of the Group.

#### 6.2.2.9. <u>Sharia'a Supervisory Board (SSB)</u>

This independent body is responsible for ensuring that BLME's activities are in compliance with the principles of the Sharia'a. In this regard the Sharia'a Supervisory Board reviews relevant template documents and new deal structures and provides advice and guidance upon request from BLME's internal Sharia'a Compliance function. On an annual basis it conducts a Sharia'a audit of BLME's activities and reports to the Shareholders as part of the annual report and accounts. Sharia'a compliance is the responsibility of all employees of BLME and is managed by the Sharia'a Compliance function that forms part of BLME's Legal Department.



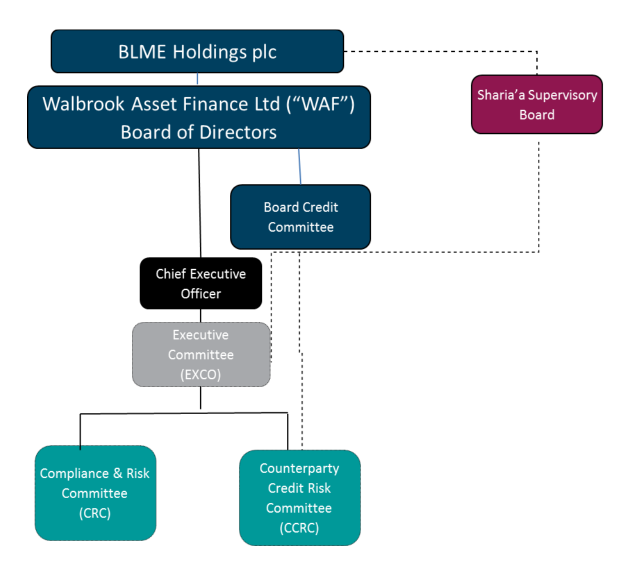
### 6.2.3. Chart 1: Committee structure for governance of the Banking subsidiary



Note: BLME Holdings plc and Bank of London and The Middle East plc ("BLME plc") operate with mirror image main Board Committees.



#### 6.2.4. Chart 2: Committee structure for governance of the Leasing subsidiary



#### 6.2.5. Structure of key functions

#### 6.2.5.1. Risk management

The Risk Management Department is an independent function. It is managed by the Chief Risk Compliance Officer and reports to the Chief Executive Officer with a reporting line also to the Chair of the Board Risk Committee. The department is divided into two areas:-

- Counterparty Credit Risk Management is responsible for the approval and review of individual obligor risks, the development of credit policy and the oversight of portfolio, country, sector, residual value and collateral risk concentrations.
- Risk Management Department covers capital risk, Market Risk, Liquidity Risk and Operational Risk and also assists the embedment of the risk management framework (RMF).

The New Product Approval process involves the assessment of the risks inherent in a new product and how these risks can be managed and mitigated. It covers the review and approval of all relevant risks, including legal, regulatory and Sharia'a aspects. The approval process involves and requires a formal sign-off by all relevant back office and front office areas, including the Risk Management Department.



The Risk Management Department supports ALCO in management of the Group's regulatory and economic capital.

#### 6.2.5.2. Risk categorisation

BLME's Pillar 1 risks cover:

- Credit Risk, including Counterparty Risk
- Market Risk in the Banking Book
- Operational Risk

In addition, within its regular ICAAP and ILAAP processes, BLME assesses and quantifies the risks not covered as part of Pillar 1 in line with the PRA/EBA requirements. The risk evaluation also includes an impact analysis of a series of adverse market, political, regulatory, legal and reputational factors on the Group's business model.

#### 6.2.5.3. <u>Compliance</u>

The Compliance Departments, which report to the CEOs of each operating entity, operate as independent functions. Their roles are to identify, manage and mitigate the risk of legal or regulatory sanctions and financial or reputational damage which could arise as a result of the Group and/or its employees failing to comply with applicable rules, regulations, codes of conduct, and standards of good practice.

The Compliance Departments seek to make a significant contribution to the generation of business by promoting the culture and practice of compliance within the spirit of and by the letter of regulatory, ethical and Sharia'a requirements and standards. To fulfil these duties Compliance:

- is independent from the business activities;
- has direct access to senior management;
- has direct access to any director, officer or employee;
- has access to all relevant data and records;
- will intervene in any transaction where it has reason to believe that a breach of legal, regulatory or Sharia'a requirements, or internal policies and standards, has occurred or may occur; and,
- is represented on committees which are key to the Compliance governance framework e.g. Product Committee.

The Compliance function produces regular reports for the Executive Committee and the Audit Committee.

#### 6.2.5.4. Financial Crime

The Financial Crime unit is in place to ensure that the Group and its employees observe regulatory requirements and do not have any involvement in:

- receiving proceeds of crime;
- money laundering;
- fraud;
- bribery and corruption;
- tax evasion;
- cyber-crime; and,
- financing of terrorism.

#### 6.2.5.5. Internal Audit

The Internal Audit function is outsourced to BDO who report directly to the Group's Audit Committee. Under the oversight of the Audit Committee, BDO conduct a risk assessed programme of internal audits, assessments of audit findings and actions taken, and on a quarterly basis report key issues to the Audit Committee. BLME's nominated Head of Internal Audit assists the Audit Committee in managing the outsourced Internal Audit function by facilitating the internal coordination of resources and communication of the Internal Audit plan.

#### 6.2.6. <u>Liquidity Risk</u>

Liquidity Risk is the risk that the Group, even if it has sufficient capital, does not have sufficient cash to meet its obligations as they fall due.



#### 6.2.6.1. Strategies and processes in the management of the Liquidity Risk

Liquidity planning and strategy are evaluated as part of the overall annual budget process, within which detailed balance sheet and liquidity planning is undertaken for each business area. It is further documented in the annual ILAAP. The latter lays out the Group's liability gathering strategy, its internal prudential liquidity ratios and targets, and the stress testing results.

Due to the importance of the maintenance of adequate liquidity for the prudent management of BLME, the Board, represented by the Board Risk Committee ("BRC"), is significantly involved in the strategy and policy for the measurement, monitoring and management of Liquidity Risk, which is subject to review and updates on at least an annual basis. The Group's Liquidity Risk Management Framework and Internal Transfer Pricing Policy are appendices to this ILAAP document.

Following review by ALCO, ERC and BRC approves:

- Risk Appetite;
- the strategies, policies, processes and systems relating to the management of Liquidity Risk for BLME (including the Liquidity Risk Management Framework);
- the Recovery Plan (including Liquidity Contingency Plan) and Resolution Pack; and,
- the ILAAP.

#### Additionally, the Board reviews regularly:

- Liquidity Risk items submitted by the Chairman of the BRC;
- the funding strategy as updated from time to time (not less frequently than annually);
- the Recovery Plan (including Liquidity Contingency Plan) and Resolution Pack; and,
- the liquidity stress-testing methodology and scenarios.

#### 6.2.6.2. Structure and organisation of the Liquidity Risk management function

Liquidity Risk is managed by the Treasury function which, in conjunction with Finance Department and Risk Management, ensures that BLME is compliant on an intra-day basis with its regulatory liquidity ratios.

#### 6.2.6.3. Scope and nature of Liquidity Risk reporting and measurement systems

Daily reports are circulated to Senior Management showing BLME's actual and projected liquidity profile and confirmation that BLME is compliant with both its regulatory and internal liquidity limits. This assessment additionally takes account of the Bank's secondary market assets, which could be sold in extreme circumstances to provide emergency liquidity.

ALCO reviews these liquidity measures and ratios on a monthly basis. These ratios also link into the Stress Testing and Scenarios Policy, particularly the ability of BLME to withstand and adapt to an extreme liquidity squeeze. Detailed liquidity reports and assessments are provided to ERC and BRC on a quarterly basis.

#### 6.2.6.4. <u>Policies for hedging and mitigating Liquidity Risk</u>

The KRIs and the respective limits are set with regard to the most material risks that BLME faces within each principal risk. For Liquidity and Funding Risk these are aligned to the key risk drivers as outlined in the ILAAP document. The key funding vulnerabilities exist due to the relatively small set of funding options available to an Islamic Finance institution. The KRIs therefore focus on the relative stickiness of these deposits as BLME uses the term nature of its deposits as a key risk mitigation to Liquidity and Funding risks, with KRIs for each of the main sources of funding for BLME in addition to the continuous monitoring of the key stress scenario results.

#### 6.2.6.5. <u>Adequacy of Liquidity Risk management arrangements</u>

The Board considers that, as at 31 December 2020, it had in place adequate systems and controls with regard to its Liquidity Risk profile and strategy and that the prudential risks were within BLME's risk tolerances.



#### 6.2.6.6. Risk profile statement

Liquidity Risk is assessed against a set of metrics and regulatory ratios to ensure that the liquidity profiles of BLME are prudently managed in unstressed and stressed conditions.

Any shortfall in liquidity, both in unstressed and stressed conditions, is immediately investigated in parallel with examining the actual and projected liquidity positions. Details of the processes and suite of management actions concerning liquidity are documented in the Recovery Plan, which also outlines the contingency funding, operational and communication plans in the event of a liquidity crisis event.

#### 6.2.6.7. Table 12: LCR Metrics

The following table includes LCR outcomes as reported at the end of each calendar quarter of 2020

		31/03/2020	30/06/2020	30/09/2020	31/12/2020
21	Liquidity buffer (£m)	76.6	68.7	65.6	61.8
22	Total net cash outflows (£m)	37.6	25.9	23.4	26.4
23	Liquidity coverage ratio	203.69%	264.41%	280.17%	234.15%

#### 6.2.6.8. LCR qualitative information

Management remains cognisant of the high degree to which the BLME continues to hold deposits from two Kuwaiti government entities who are long-standing shareholders in BLME. In recognition of this depositor concentration risk the Bank has successfully reduced this concentration from 75% in 2016 to less than 10% at 31 December 2020. BLME will continue to diversify its depositor base through a combination of increased retail fixed term and notice accounts, as well as gaining a wider range of wholesale interbank counterparties.

Derivative exposures and potential collateral calls are considered low risk due to the small number of hedging derivative contracts employed at 31 December 2020. In future years with a larger balance sheet and in an environment where market interest rates are expected to normalise, some fixed to floating rate swaps may be undertaken. In such circumstances collateralised support deeds will be used with full two-way margin obligations. In any case these risks are still expected to remain extremely small.

Currency mismatch in the LCR: There is no regulatory requirement for the Group to meet LCR on a material currency basis. It should of course be noted that due to the paucity of suitable Sharia'a compliant sterling denominated HQLA that in concert with a significant proportion of our liabilities being denominated in USD so too must our HQLA, where the AAA rated issuer Islamic Development Bank is the main constituent of our HQLA portfolio.

Treasury is the sole business unit within BLME providing the management of liquidity and Market Risk. Real-time access to pipeline funding requirements and the close proximity of asset generating areas to Treasury ensures that a regular and active dialogue between those sourcing liquidity and those utilising it is maintained at all times.

#### 6.2.6.9. <u>Table 13: Business and consequential risks</u>

The management of Business and Consequential Risks is formally and principally undertaken within the ICAAP. On a more regular basis the following risks are managed through BLME committee and governance structures:-

Risk	Board Committee	Executive Committee	Sub Committee
Capital		ERC	ALCO
Credit		BCC/ERC	CCRC
Liquidity	Risk	ERC	ALCO
Market		ERC	ALCO
Operational		ERC	ORC
Financial Crime		EXCO	



#### 6.2.6.10. Changes of the heads of internal control, risk management, compliance and internal audit

Name	Position	Effective date					
There were no changes during 2020							

#### 6.3. The scope and nature of risk reporting and measurement systems

The Risk Management Framework lays out systematic processes to identify, evaluate, mitigate, report, and manage risk:

- Risk Identification Ensure there is a clear definition of each risk entered into by the Group with an identified Risk Owner;
- Risk Assessment Agree and implement appropriate, effective risk measurement and reporting standards for each identified risk. Set metrics together with reporting monitoring controls, processes and standards;
- Risk Mitigation Establish key control processes and practices, including limit structures, impairment
  allowance criteria and reporting requirements. Ensure all frameworks and policies are regularly reviewed
  and kept relevant and up to date;
- Execution & Monitoring The Second Line of Defence (2LoD) is responsible for monitoring the operation of the controls and adherence to risk direction and limits;
- Assurance the Internal Audit function provides the Board with independent, objective assurance or advice
  on whether the risk management, control and governance processes are adequate and operating in line with
  expectations. Additional assurance is provided by external audit; and,
- Monitoring and Reporting the second line of defence is responsible for monitoring the operation of the controls and adherence to risk direction and limits.

#### 6.4. Risk management strategies

Risk strategies connect the Board's plan and Risk Appetite with practical and detailed strategies, controls and limits to ensure that the business adheres to its Risk Appetite at all times. The strategies focus on how risks are managed within the Board appetite for Risk and set out:

- actions being taken to manage the risk considering both inherent risk and Board Risk Appetite;
- metrics used to measure risk;
- measurements used to judge success of actions taken; and,
- risks and challenges to delivering strategy

# 6.5. Policies for hedging and mitigating risk, and the strategies and processes for monitoring the continuing effectiveness of hedges and mitigants

The Group has one transaction that has an associated guarantee that is utilised as credit mitigation for regulatory capital purposes the effect of which, in the context of its total assets, is not considered to be material to BLME's capital requirement. There are further guarantees that are not recognised for regulatory Credit Risk Mitigation under CRDIV due to the small size of the transactions involved.

The Group benefits from no other forms of Credit Risk Mitigation for regulatory capital purposes.



# 7. Governance Arrangements

#### 7.1. Table 14: External directorships

The number of external directorships and partnerships held by the Executive and Non-Executive Directors who served on the Board as at 31 December 2020 are detailed below.

		Number of Directorships
Name	Position	or partnerships
Adel Abdul Wahab Al-Majed	Chairman	1
Andrew Ball	C.E.O.	0
Chris Power	C.F.O. & C.O.O.	0
Michael Williams	Deputy Chairman	0
Bader Abdullah Al-Kandari	N.E.D.	2
Maged Fanous	N.E.D.	1
Jabra Ghandour	N.E.D.	4
Joanne Hindle (Independent)	N.E.D.	1
Abdul-Salam Mohammed Al Saleh	N.E.D.	3
Calum Thomson (Independent)	N.E.D.	7
David Williams (Independent)	N.E.D.	0

The number of directorships shown excludes the Company and its subsidiaries and counts external directorships held within the same group of companies as a single directorship. Directorships of non-commercial organisations and advisory positions are excluded.

#### 7.2. Recruitment of directors

**Appointment of Executive Directors** 

New Executive Directors would be recruited on terms in accordance with the Remuneration Policy at that time. The Remuneration Policy balances the need to have appropriate remuneration levels with the ability to attract high-performing individuals to the organisation. In setting the remuneration package for a new Executive director, the Board Remuneration Committee will take into account market levels, the individual's knowledge and experience.

#### Appointment of Non-Executive Directors

New Non-Executive Directors would be recruited on terms in accordance with the approved Non-Executive Directors' Remuneration Policy at that time. The Board has delegated specific powers and authority to the Nominations Committee to lead the appointment process for Board vacancies. It is also responsible for keeping the size, structure and composition of the Board under regular review and for making recommendations to the Board for any changes necessary. The Nominations Committee also formulates succession plans for the Chairman and the Non-Executive Directors.

Before an appointment is made by the Board, the Nominations Committee evaluates the balance of skills, knowledge and experience on the Board and, in the light of this evaluation, prepares a description of the role and capabilities required for a particular appointment. In identifying suitable candidates, the Nominations Committee will:

- use open advertising, the services of external advisers or their own network of contacts to facilitate the search;
- consider candidates from a wide range of backgrounds; and
- consider candidates on merit and against objective criteria, including reference to the Financial Conduct Authority ("FCA") and PRA's "fit and proper" test and the competence and capability criteria set out as part of their approach to approving individuals. Care is also taken to ensure appointees have enough time available to devote to the position on an ongoing basis.



Responsibility for determining the individual remuneration and benefits package of each of the Group's Executive Directors and the Chairman lies with the Remuneration Committee. The remuneration of Non-Executive Directors is set by the Board. No Director or senior manager is involved in any decisions as to their own remuneration.

#### 7.3. Diversity of the Board

The Group is committed to diversity and ensuring that all employees are offered equal opportunities throughout their career. Furthermore the Group ensures employees are not discriminated against, directly or indirectly, on the basis of age, ethnic or national origin, religion or beliefs, sexual orientation, gender, marital status or disability. This commitment applies equally to members of the Board. The Board strongly supports the principle of Boardroom diversity, of which gender is one aspect. However, the Board does not have a measurable target for gender representation or any other diversity element on the Board. The Group wishes to maintain a balance on the Board and all Board appointments are made on merit, in the context of the skills, experience, independence, knowledge and culture.



### 8. Credit Risk

#### 8.1. Operating limits

Credit Risk is the principal risk to BLME. It is reported to the PRA for capital adequacy purposes using the Standardised Approach. Credit Risk is the potential for loss caused by a client or counterparty failing to meet its obligations on the date that they become due. This includes obligations under guarantees and letters of credit, as well as pre-settlement exposures under Islamic derivative contracts. Credit Risks are managed by the Credit Risk Management Department which reports exposures to ERC and BRC on a quarterly basis by sector, region, country, rating and asset type. Large and concentrated exposures are also reported.

BLME's principal Credit Risks relate to Commercial Finance and Wealth Management financing activities, and its Money Market activities. By comparison, the Group's limited foreign exchange activities give rise to relatively small amounts of settlement risk. In addition, BLME incurs some amount of pre-settlement risk as a result of undertaking Profit Rate Swaps to hedge fixed rate exposures and FX contracts for client and funding purposes. Credit limit structures exist for all of the aforementioned risks and these are monitored on a regular basis by Credit Risk Management Department.

Credit Risk limits are guided by the Risk Limits and Guidelines within the Group's Risk Management Framework and specifically the Credit Risk Management Policy. These align strategic priorities with the Risk Appetite of the Group such that a suitable level of portfolio diversification is achieved. Risk Limits and Commercial Guidelines also provide guidance on counterparty and collateral quality, industries, transaction criteria as well as pricing in line with the Group's Risk Appetite.

The Group also monitors its portfolio in terms of industry, collateral type and country concentration, as well as residual value risk on Leases.

Credit ratings are determined predominantly through external tools provided by Moody's across Commercial and Real Estate transactions. ECAI (External Credit Assessment Institution) ratings, such as Moody's and Fitch, are utilised where such ratings exist. Where ECAI ratings are used and more than one such rating exists, the more conservative rating is adopted. This rating validation takes into account the transactional and collateral attributes of the credit proposal. Non-rated obligors are assessed using the BLME Internal Rating Methodology and approved at CCRC prior to commitment.

BLME's policy is to review all limits on at least an annual basis. BLME underpins its Credit Risk Appetite by applying high levels of due diligence and rigorous adherence to Know Your Customers best market practice at the origination stage of new business. It also undertakes ongoing active risk management to keep abreast of developments within an obligor's business as well as the impact of any wider market events.

As an additional risk discipline, the Group's Stress Testing and Scenarios Policy requires at least semi-annual Credit Risk stress tests to be undertaken, and sets limits to measure the ability of BLME's capital resources to withstand a series of extreme credit shocks covering both portfolio and concentration risks. The latter are presented to the ERC and BRC for monthly review as part of regular assessment of portfolio and collateral risks via the Group's Key Risk Indicator reporting.

#### 8.1.1. Residual value risk

Whilst not necessarily being Credit Risk related from a technical interpretation point of view, Residual value risk has been identified within the Credit Risk Capital component.

BLME carries residual value risk through its leasing activity. This risk is on the residual value of the underlying assets on Leases. BLME uses independent professional valuation agents to advise on the residual value of equipment and monitors the development of these values through the life of the leases. As part of its residual value management process, the portfolio of assets where BLME is potentially exposed to a fall in residual value is also monitored for concentrations in particular types of asset. Stress tests of residual value risk are also performed every six months.



Overall, BLME takes a conservative stance to residual value risk, taking into consideration asset type, length of lease and the secondary market for equipment.

#### 8.2. Policies relating to risk mitigant assessments concerning counterparty risk

The Credit Risk Policy sets out principles and functional responsibilities in relation to the management of Credit Risk incurred at the Bank, its main operating entity and WAF.

This policy, owned by the Head of Credit, applies to all BLME employees, temporary staff, contractors, and third parties as related to the authorised use of BLME information, customer/client information and information covered under Non-Disclosure Agreements (NDAs).

The policy is part of the Group's Risk Management Framework, which also includes the Group's Risk Appetite Statement and underlying departmental procedures. The Credit Risk Policy ("CRP") is a key component that underpins the Group's Risk Management Framework.

The purpose of the CRP is to provide policy guidance on how to manage identified Credit Risks through the following:

- ensuring effective governance, approval and management of Credit Risk at the Group within the Risk Appetite delegated by the Board;
- developing policies relating to Credit Risk management and risk control that are aligned with and supportive
  of the business strategy;
- enforcing appropriate collateral and risk mitigation techniques in the assessment, approval and on-going management of Credit Risks;
- promoting the objective and consistent identification, measurement, reporting and control of all material Credit Risks within the Group's businesses;
- emphasising the imperative for compliance with all applicable laws and regulations within each of the countries where the Group operates;
- achieving maximum efficiency in the management and planning of both regulatory and economic capital in relation to Credit Risk;
- defining such roles and delegate such responsibilities as required in achieving these objectives;
- highlighting potential Sharia'a Board requirements through the Credit process; and,
- reflecting the Risk Appetite and Strategy of the Board.

This policy is subject to all the laws, rules and regulations that BLME is governed by.

#### 8.3. Policies relating to wrong way risk exposures

Wrong way risk is defined as the risk that occurs when the exposure to one counterparty increases at the same time as that counterparty's credit worthiness decreases. Counterparty credit worthiness is monitored through a four step customer classification, which groups exposures into the following categories: Normal; Monitor; Credit Watch List; and, Asset Recovery Unit.

Derivative contracts entered into by BLME are limited to profit rate basis and foreign exchange contracts and consequently very little exposure to wrong way risk exists.

#### 8.3.1. Table 15: PRS & FX contract exposure

		£m					
	Gross positive fair value	Net derivative credit exposure	Risk weighted exposure				
Profit rate contracts							
Interbank	0.113	0.113	0.056				
Other							
Foreign exchange contracts							
Interbank	4.212	4.212	0.842				
Other							



Net derivatives credit exposure is the credit exposure on derivatives transactions after considering both the benefits from legally enforceable netting agreements and collateral arrangements; BLME currently benefits from no such arrangements.

#### 8.4. Downgrade of own credit rating

BLME has no External Credit Assessment Institution rating.

#### 8.5. Past due and impaired transactions

The CCRC meets on a monthly basis to assess the performance of the credit portfolio. This assessment determines whether there is a need to reverse any accrued earnings; add any credit assets to the Credit Watch List; or establish specific impairment provisions. Any recommendations for credit provisions or write-offs are reported to CCRC and subsequently to the Audit Committee before being presented to the Board for final approval. In order to determine any requirement for a collective provision an industry standard modelling approach is used which utilises probability of defaults, loss given default and emergence periods.

- A credit asset is considered to be past due where repayment of either profit or principal is 90 days overdue and where Management is not aware of any specific event that might mitigate the impact of the non-payment
- A credit asset is deemed to be impaired when repayment is more than 90 days in arrears, where collateral
  rights have been exercised or where Management considers the full and eventual repayment to the Group to
  be at risk



#### 8.6. Allowance for Specific and Collective Credit Risk adjustments

The Group has an established Credit Impairment and Non-Accrual process to monitor impairment events that could lead to losses in its asset portfolio. This process covers specific loss events for individual exposures, as well as events that relate to collective losses on groups of homogenous assets with common credit characteristics that have yet to be identified and assessed individually for impairment. The Group writes off a balance and any related provisions for impairment when the CCRC determines that the balance is uncollectable. This determination is reached after considering information such as the occurrence of significant changes in the counterparty's financial position such that the borrower's obligation can no longer be serviced, or that proceeds from collateral will not be sufficient to pay back the entire exposure. The provision is recommended to the CCRC by the relevant Business Unit/Department before being referred to the Audit Committee and the Board for ultimate approval.

#### 8.7. Table 16: Performing and non-performing exposure analysis

		£m											
						Accumulated impairment and provisions and negative fair value adjustments due to Credit Risk				Collaterals and financial guarantees received			
		Of which performing but past	performing		Of which non-performing			On performing exposures		On non- performing exposures			
		due > 30 days and < = 90 days	Of which performing forborne		Of which defaulted	Of which impaired	Of which forborne		Of which forborne		Of which forborne	On non- performing exposures	Of which forborne exposures
Debt Securities	62.143							0.002					
Financing arrangements	1,683.580	11.370						16.647					
Off balance sheet													
exposures	77.167							0.064					
Derivatives & LST	4.325												



# 8.8. Table 17: Total and average net amount of exposures

The total amount of exposures after accounting offsets and without taking into account the effects of Credit Risk Mitigation, and the average amount of the exposures over the period broken down by different types of exposure classes:

	£r	n
	at the end of the period 29.740 0.542 61.823 8.642 963.628 179.847 31.790 183.222 credit 311.214	Average net exposures over the period
Central governments or central banks	29.740	29.096
Regional governments or local authorities	0.542	0.576
Public sector entities		
Multilateral development banks	61.823	68.188
International organisations		
Institutions	8.642	5.916
Corporates	963.628	1,078.594
Retail		
Secured by mortgages on immovable property	179.847	168.092
Exposures in default	31.790	12.506
Items associated with particularly high risk	183.222	148.462
Covered bonds		
Claims on institutes and corporates with a short term credit assessment	311.214	196.417
Collective investments undertakings		
Equity exposures	30.396	30.214
Other exposures	40.053	33.723
Total	1,840.897	1,771.783



# 8.9. Table 18: Breakdown of net exposure amounts by geographical classification and exposure class

The geographic distribution of the exposures, broken down in significant areas by material exposure classes

			£ņ	n		
	UK	Other Europe	Middle East	USA	Other countries	Total
Central governments or central banks	28.997				0.744	29.740
Regional governments or local authorities	0.542					0.542
Public sector entities						
Multilateral development banks*					61.823	61.823
International organisations						
Institutions	8.642					8.642
Corporates	854.353		108.479			963.628
Retail						
Secured by mortgages on immovable property	179.847					179.847
Exposures in default	30.779		1.012			31.790
Items associated with particularly high risk	182.904			0.318		183.222
Covered bonds						
Claims on institutes and corporates with a short term credit assessment	186.320		74.051	50.843		311.214
Collective investments undertakings						
Equity exposures		30.396				30.396
Other exposures	40.051					40.053
Total	1,512.435	30.396	183.542	51.161	62.567	1,840.897

<sup>\*</sup>Exposure to Islamic Development Bank a Multilateral Development Bank hosted in Saudi Arabia



## 8.10. Table 19: Breakdown of net exposure amounts by industrial classification and exposure class

The distribution of the exposures by industry type, broken down by exposure classes

											£m										
	Agriculture, forestry and fishing	Mining and quarrying	Manufacturing	Electricity, gas, steam and air conditioning supply	Water supply	Construction	Wholesale and retail trade	Transport and storage	Accomodation and food service activities	Information and communication	Real estate activities	Professional, scientific and technical services	Administrative and support service activities	Public administration and defence, compulsory social security	Education	Human health services and social work activities	Arts, entertainment and recreation	Other services	Financial and Insurance Activities	Internal & other exposures	Total
Central govt or banks												0.5		9.8	11.8	4.8		0.1	2.9		29.7
Regional govt or local authorities														0.5							0.5
MDBs														61.8							61.8
Institutions																			8.6		8.6
Corporates	2.6	11.3	22.3	0.1	11.9	103.8	45.6	44.3	4.5	27.2	309.4	11.7	190.9		16.9	0.7	3.5	3.8	145.6	7.3	963.6
Secured by mortgages on immovable property											70.4								16.0	93.5	179.8
Exposures in default			2.4			0.8	0.7	0.1	0.2		27.5								0.2		31.8
Items associated with particularly high risk Claims on institutes and						63.4				0.0	83.2		4.0						32.3		183.2
corporates with a short term credit assessment																			311.2		311.2
Equity exposures																			30.4		30.4
Other exposures			1.1			0.4	3.3	20.0			1.0		1.2					0.1	0.0	13.1	40.1
Total	2.6	11.3	25.8	0.1	11.9	168.3	49.6	64.4	4.7	27.2	491.4	12.2	196.1	72.1	28.8	5.7	3.8	4.0	546.6	113.8	1,840.9



### 8.11. Table 20: Breakdown of net exposure amounts by residual maturity

The residual maturity breakdown of all the exposures, broken down by exposure classes

				£m			Ψ
	On demand	<= 1year	>1year <=5 years	>5 years	No stated maturity	Past due	Total
Central governments or central banks	1.170	3.227	25.100	0.244			29.740
Regional governments or local authorities			0.542				0.542
Public sector entities							
Multilateral development banks*		22.873	38.950				61.823
International organisations							
Institutions		7.669	0.969	0.004			8.642
Corporates		470.369	427.442	45.690		20.127	963.628
Retail							
Secured by mortgages on immovable property		179.842				0.005	179.847
Exposures in default		3.081	0.253			28.457	31.790
Items associated with particularly high risk		124.219	50.352			8.651	183.222
Covered bonds							
Claims on institutes and corporates with a short term credit assessment	233.894	77.320					311.214
Collective investments undertakings							
Equity exposures			30.396				30.396
Other exposures	0.021	14.552	20.552	4.927			40.053
Total	235.085	903.152	594.557	50.865		57.240	1,840.897

<sup>\*</sup>Exposure to Islamic Development Bank a Multilateral Development Bank hosted in Saudi Arabia

## 8.12. Table 21: Credit quality of exposures by exposure class and instrument

				£m			
	Gross carry	ing values of				Credit Risk	
	Defaulted exposures	Non- defaulted exposures	Specific Credit Risk adjustment	General Credit Risk adjustment	Accumulated write-offs	adjustment charges for the period	Net values
Central governments or central banks		29.876	0.135				29.740
Regional governments or local authorities		0.543	0.001				0.542
Public sector entities							
Multilateral development banks*		61.825	0.002				61.823
International organisations							
Institutions		8.682	0.040				8.642
Corporates		967.504	3.876				963.628
Retail							
Secured by mortgages on immovable property		180.056	0.209				179.847
Exposures in default	43.744		11.954				31.790
Items associated with particularly high risk		183.656	0.435				183.222
Covered bonds							
Claims on institutes and corporates with a short term credit assessment		311.276	0.062				311.214
Collective investments undertakings							
Equity exposures		30.396					30.396
Other exposures		40.053					40.053
Total	43.744	1,813.866	16.713				1,840.897

<sup>\*</sup>Exposure to Islamic Development Bank a Multilateral Development Bank hosted in Saudi Arabia

## 8.13. Table 22: Credit quality of exposures by industry type

				£m			
	Gross carry	ing values of Non-	Specific	General		Credit Risk adjustment	
	Defaulted	defaulted	Credit Risk	Credit Risk	Accumulated	charges for	Niet velvee
Agriculture, forestry and fishing	exposures	exposures 2.605	adjustment 0.016	adjustment	write-offs	the period	Net values 2.590
Mining and quarrying		11.363	0.054				11.309
Manufacturing	8.646	23.466	6.361				25.751
Electricity, gas, steam and air conditioning supply		0.128	0.000				0.128
Water supply		12.009	0.072				11.937
Construction	5.501	167.951	5.148				168.304
Wholesale and retail trade	0.719	49.118	0.261				49.575
Transport and storage	0.120	64.558	0.280				64.398
Accommodation and food service activities	0.235	4.576	0.092				4.719
Information and communication		27.346	0.145				27.201
Real estate activities	28.340	464.972	1.912				491.401
Professional, scientific and technical activities		12.275	0.063				12.213
Administrative and support service activities		197.313	1.240				196.073
Public administration and defence, compulsory social security		72.183	0.048				72.135
Education		28.941	0.133				28.808
Human health services and social work activities		5.734	0.028				5.706
Arts, entertainment and recreation		3.768	0.013				3.754
Other services		4.018	0.043				3.975
Financial and Insurance Activities	0.164	547.094	0.682				546.576
Internal Assets and Households	0.019	114.449	0.122				114.346
Tot	al 43.744	1,813.866	16.712				1,840.898

## 8.14. Table 23: Credit quality of exposures by geography

					£m	,		
		Gross carryi	ing values of				Credit Risk	
		Defaulted exposures	Non- defaulted exposures	Specific Credit Risk adjustment	General Credit Risk adjustment	Accumulated write-offs	adjustment charges for the period	Net values
United Kingdom		38.008	1,485.573	11.146				1,512.435
Kuwait		0.235	156.314	0.667				155.882
United States			51.170	0.000				51.170
Jersey			30.396					30.396
Dubai			9.618	0.020				9.597
Qatar			5.959	0.027				5.931
Saudi Arabia		5.501	4.417	4.825				5.094
OUAE			4.847	0.013				4.834
Abu Dhabi			2.205	0.002				2.204
Ireland			0.797	0.001				0.796
New Zealand			0.744	0.010				0.735
Multilateral Development Banks*			61.825	0.002				61.823
	Total	43.744	1,813.865	16.713				1,840.896

<sup>\*</sup>Exposure to Islamic Development Bank a Multilateral Development Bank hosted in Saudi Arabia

### 8.15. Table 24: Ageing of past due exposures

	£m  Gross carrying values										
	<=30 days	>30 days <=60 days	>60 days <=90 days	>90 days <=180 days	>180 days <=1 year	>1 year					
Financing arrangements	21.004	1.544	9.826	18.599	5.501	6.515					
Debt Securities											
Total	21.004	1.544	9.826	18.599	5.501	6.515					

## 8.16. Table 25: Changes in the stock of general and specific Credit Risk adjustments held against financing arrangements and debt securities that are defaulted or impaired

		£m
	Accumulated specific Credit Risk adjustment	Accumulated general Credit Risk adjustment
Opening balance	6.551	3.824
Increases due to amounts set aside for estimated financing arrangements losses during the period	6.826	0.985
Decreases due to amounts reversed for estimated financing arrangements losses during the period		-0.738
Decreases due to amounts taken against accumulated Credit Risk adjustments	-0.635	
Transfers between Credit Risk adjustments		
Impact of exchange rate differences	-0.148	
Business combinations, including acquisitions and disposals of subsidiaries		
Other adjustments		0.048
Closing balance	12.594	4.119
Recoveries on Credit Risk adjustments recorded directly to the statement of profit or loss	_	
Specific Credit Risk adjustments directly recorded to the statement of profit or loss		



## 8.17. Table 26: Changes in the stock of defaulted and impaired financing arrangements and debt securities

	£m
	Gross carrying value defaulted exposures
Opening balance	7.233
Financing arrangements and debt securities that have defaulted or impaired since the last reporting period	38.093
Returned to non-defaulted status	
Amounts written off	
Other changes	-1.581
Closing balance	43.744



#### 8.18. Use of External Credit Assessment Institutions (ECAI Ratings)

Credit ratings are determined by either of Moody's Credit Edge, Moody's Risk Calc, Moody's CRE Modeal and BLME Internal Rating Methodology and a validation of major ECAI (External Credit Assessment Institution) ratings, such as Moody's and Fitch, where such ratings exist. Where ECAI ratings are used and more than one such rating exists, the more conservative rating is adopted. This rating validation takes into account the transactional and collateral attributes of the credit proposal. Non-rated obligors are assessed using either Moody's Credit Edge, Moody's Risk Calc or BLME Internal Rating Methodology depending upon sector and approved at CCRC prior to commitment.

BLME follows the association of the external rating of each nominated ECAI with the credit quality steps prescribed in Part Three, Title II, Chapter 2 of the Capital Requirements Regulation [(EU) 575/2013].

#### 8.19. Description of the process used to transfer the issuer and issue credit assessments onto items not included in the trading book

If available, an issue rating by a nominated ECAI for the exposure in question is used. An issuer rating is used if no other rating is available. In all other cases, the exposure is regarded as non-rated for the calculation of the risk-weighted exposure values. The risk weight is determined if one or several ratings are available from nominated ECAIs pursuant to Art.138 CRR.

8.19.1. Table 27: The level and extent of the use of ECAI ratings as at 31 December 2020.

Exposure class	Exposure value	Of which rated
Central governments or central banks	29.740	
Regional governments or local authorities	0.542	
Multilateral development banks	61.823	61.823
Institutions	54.370	
Corporates	905.884	0.380
Secured by mortgages on immovable property	179.847	
Exposures in default	31.790	
Items associated with particularly high risk	156.352	
Claims on institutes and corporates with a short term credit assessment	307.002	307.002
Equity exposures	30.396	
Other exposures	40.053	
	1,797.800	369.205

## 8.20. Table 28: Breakdown of regulatory exposure values by risk weight

											£m								
	0%	2%	4%	10%	20%	35%	50%	70%	75%	100%	150%	350%	370%	1,250%	Other	Deducted	Total	Of which unrated	RWA Total
Central																			
governments or central banks	29.740																29.740	29.740	
Regional																			
governments or local authorities					0.542												0.542	0.542	0.108
Multilateral development	C4 022																		
banks*	61.823																61.823		444
Institutions					54.370												54.370	54.370	10.874
Corporates							0.380			905.504							905.884	905.504	888.672
Secured by mortgages on immovable property						179.084				0.764							179.847	179.847	62.320
Exposures in																			
default										3.258	28.532						31.790	31.790	46.056
Items associated with particularly high risk											156.352						156.352	156.352	234.528
Claims on institutes and corporates with a short term																			
credit assessment					241.577		65.425										307.002		81.028
Equity										30.396							30.396	30.396	30.396
Others	0.016									40.036							40.053	40.053	38.610
Total	91.580				296.488	179.084	65.805			979.958	184.884						1,797.800	1,428.595	1,392.593

<sup>\*</sup>Exposure to Islamic Development Bank a Multilateral Development Bank hosted in Saudi Arabia



#### 8.21. Table 29: CCR exposure by approach

The following table details the Group's exposure to Counterparty Credit Risk which occurs on derivative transactions undertaken. For BLME this exposure is derived from the small number of profit rate swap transactions that are undertaken to manage profit rate exposure and Foreign Exchange contracts which are transacted in accordance with business requirements or at the request of our customer base.

			£m				
	Notional	Replacement cost / current market value	Potential future credit exposure	EEPE	Multiplier	EAD post CRM	RWAs
Mark to market							
Original exposure	4.325					4.218	0.899
Standardised approach		2.299			1.4		
IMM (for derivatives & SFTs)							
Of which securities financing transactions							
Of which from derivatives and long settlement transactions							
Of which from contractual cross-product netting							
Financial collateral simple method (for SFTs)							
Financial collateral comprehensive method							
VaR for SFTs							
Total	4.325	2.299			1.4	4.218	0.899

## 8.22. Table 30: CCR exposure by regulatory portfolio and risk

		Ī	1	Ī		1	T	7			Em	<u> </u>	<u> </u>				T	
	0%	2%	4%	10%	20%	35%	50%	70%	75%	100%	150%	350%	370%	1,250%	Others	Deducted	Total	Of which unrated
Central governments or																		
central banks																		
Multilateral development																		
banks																		
Institutions							0.113										0.113	
Corporates																		
Secured by mortgages on																		
immovable property																		
Exposures in default																		
Items associated with																		
particularly high risk																		
Claims on institutes and																		
corporates with a short																		
term credit assessment					4.212												4.212	
Other exposures																		
Total					4.212		0.113										4.325	

## 8.23. Table 31: CVA capital charge

		£m	
		Exposure value	RWAs
Total portfolios subject to the advanced method			
(i) VaR component (including the 3× multiplier)			
(ii) SVaR component (including the 3× multiplier)			
All portfolios subject to the standardised method		4.212	0.838
Based on the original exposure method			
	Total subject to the CVA capital charge	4.212	0.838

## 8.24. Table 32: Breakdown of exposures by qualifying and non-qualifying CCP

	£m	
	EAD post CRM	RWAs
Exposures to QCCPs (total)		
Exposures for trades at QCCPs (excluding initial margin and default fund contributions); of which		
(i) OTC derivatives		
(ii) Exchange-traded derivatives		
(iii) SFTs		
(iv) Netting sets where cross-product netting has been approved		
Segregated initial margin		
Non-segregated initial margin		
Prefunded default fund contributions		
Alternative calculation of own funds requirements for exposures		
Exposures to non-QCCPs (total)		
Exposures for trades at non-QCCPs (excluding initial margin and default fund contributions); of which		
(i) OTC derivatives		
(ii) Exchange-traded derivatives		
(iii) SFTs		
(iv) Netting sets where cross-product netting has been approved		
Segregated initial margin		
Non-segregated initial margin		
Prefunded default fund contributions		
Unfunded default fund contributions		



## 9. Credit Risk Mitigation

#### 9.1. Policies and processes for, and an indication of the extent of, on and off balance sheet netting

The Group has one transaction that has an associated guarantee that is utilised as credit mitigation for regulatory capital purposes the effect of which, in the context of its total assets, is not considered to be material to BLME's capital requirement. BLME currently benefits from no legally enforceable netting agreements.

#### 9.2. Policies and processes for collateral valuation and management

BLME has secondary credit exposure as the Commercial Finance and Wealth Management financing transactions are secured on assets. The Group monitors the composition of these portfolios, within which the collateral assets are subject to regular assessment and review by professional valuation agents.

#### 9.3. Main types of collateral taken

This section describes the types of collateral BLME accepts. In general terms BLME has no restriction on the types of collateral that can be accepted within the confines of:

- UK Regulatory requirements (transposed from the CRR)
- UK and/or local legal jurisdictional requirements
- Sharia'a law

#### 9.3.1. Guarantees

Guarantees are legal relationships between the guarantor and finance provider (the Bank), through which the guarantor assumes the responsibility to fulfil the obligor's obligations. In order to be considered appropriate for Credit Risk Mitigation purposes, the guarantees must satisfy the conditions under articles 194, 203 and 204 of the CRR.

### i. Personal guarantee

When taking a personal guarantee, an individual agrees to be responsible, or responsible to a certain predetermined limit, for the financial obligations of a debtor or obligor to a financier in the event that the debtor or obligor fails to pay an amount owing under the finance agreement

#### ii. Corporate guarantee

When taking a corporate guarantee, a company agrees to be held responsible, or responsible to a certain predetermined limit, for completing the duties and obligations of a debtor to a finance provider in the event that the debtor fails to fulfil the terms of the facility.

#### iii. Credit institution guarantee

When taking a credit institution guarantee, a credit institution agrees to be responsible, or responsible to a certain pre-determined limit, for completing the duties and obligations of a debtor to a finance provider in the event that the debtor fails to fulfil the terms of the facility. Such guarantees may take the form of a formal bank guarantee or a Standby Letter of Credit (SBLC).

#### 9.3.2. <u>Tangible collateral</u>

In the case of tangible collateral, the Group acquires rights over a tangible asset which belongs to the obligor or the guarantor. The main types of tangible collateral BLME accepts include, but are not limited to:

- mortgages or fixed charges over land/buildings;
- chattel mortgages & fixed charges over leased assets (plant/machinery);
- fixed charges or pledges over cash deposits;
- fixed charges or pledges on bonds, Sukuk or listed stocks/shares;
- share pledges over private company shares;



- fixed charges or pledges over intellectual property;
- floating charges over receivables or stock;
- debentures;
- other floating charges; and,

The value of tangible collateral may fluctuate due to legal reasons, emergencies (natural disasters, etc) and others. The value of collateral must therefore be assessed frequently.

#### Mortgages/Fixed Charges over land/buildings

A fixed charge is a charge or mortgage secured on particular property, e.g. land and buildings, a ship, piece of machinery, a deposit account, shares or intellectual property such as copyrights, patents, trademarks, etc.

#### <u>Chattel Mortgages & Fixed Charges over Leased Assets (Plant/Machinery)</u>

A chattel mortgage is a mortgage over moveable property. Typically this would be taken over vehicles or plant/machinery that is not physically fixed in place.

#### Fixed charges or pledges over cash deposit

English law regards a cash deposit as a debt payable by the account bank to the account holder. It is common to grant security over that debt by charging or assigning the deposit in favour of the finance provider.

#### Fixed charges or pledges on bonds, Sukuk or listed stocks/shares

A charge or pledge over specific assets, generally taken as part of an overall security package or as primary security for Wealth Management leveraged financing. The specific underlying assets may vary, but include (without limitation) the following:

Sovereign, municipal, Corporate bonds or Sukuk; Shares, either in Corporates or in Funds or Unit Trusts; and, LME Warrants

#### Share Pledges over Private Company shares

These pledges are generally taken in circumstances when the Group is providing sole banking facilities to a company or is dealing with a single asset holding SPV. This is to ensure that the Group is able to take full ownership of the company in the event of insolvency, thereby facilitating the potential sale of the company as an entity, rather than requiring repossession of the underlying asset.

#### Fixed charges or pledges over intellectual property

This is an asset class discouraged by BLME however security can be taken over intellectual property by means of legal mortgage or fixed or floating charges. It is unusual for a legal mortgage to be taken over intellectual property ("IP") given that if this were taken, it would then have to give an exclusive licence back to the mortgagor immediately in order for the IP to be used in the business. While a legal mortgage is viewed as the most robust form of security, a properly drafted, executed and perfected legal charge over IP provides the most important benefits.

IP includes, but is not limited to, brands, patents, design rights, copyrights and trademarks.

#### Floating Charges

A floating charge is a particular type of security available only to companies. It is an equitable charge on (usually) all the company's assets, both present and future, occasionally the charge is over just a class of the company's assets, such as its stock or receivables. This particular type of charge should be considered as of a secondary nature.

#### **Debentures**

In the UK, a mortgage debenture is the most usual form for securing borrowing by a company. A debenture allows for a fixed charge over fixed assets such as land/buildings and a floating charge over stocks and receivables.



### Other floating charges

It is possible to take specific floating charges, for instance over stock or receivables only, outside of a standard debenture.

### 9.4. Main types of guarantor and credit derivative counterparty and their creditworthiness

The Group has one transaction with an associated guarantee that is utilised as credit mitigation; the guarantee is provided by a Financial Institutions with an ECAI rating of A-.

#### 9.5. Market or Credit Risk concentrations within the Credit Mitigation taken

There are no material market or credit concentrations within the Credit Risk Mitigation taken.

### 9.6. Table 33: CRM techniques – Overview

		£m			
	Exposures unsecured - Carrying amount	Exposures secured - Carrying amount	Securitisation framework	Counterparty Credit Risk framework	Market Risk framework
Debt Securities	62.141				
Financing arrangements	1,440.996	225.937	179.847	46.090	
Total exposures	1,503.137	225.937	179.847	46.090	
Of which defaulted	31.790				

Table 34: Credit Risk exposure and CRM effects	£m					
	Exposures before CCF and CRM		Exposures post CCF and CRM		RWAs and RWA Density	
	On balance sheet amount	Off balance sheet amount	On balance sheet amount	Off balance sheet amount	RWAs	RWA density
Central governments or central banks	29.740		29.740			
Regional governments or local authorities	0.542		0.542		0.108	0.01%
Multilateral development banks*	61.823		61.823			
Institutions	8.030	0.612	54.120	0.249	10.930	0.78%
Corporates	940.763	22.865	894.673	11.211	888.672	63.77%
Secured by mortgages on immovable property	179.847		179.847		62.320	4.47%
Exposures in default	31.790		31.790		46.056	3.31%
Items associated with particularly high risk	129.483	53.739	129.483	26.869	234.528	16.83%
Claims on institutes and corporates with a short term credit assessment	307.002	4.212	307.002		81.870	5.88%
Equity	30.396		30.396		30.396	2.18%
Other exposures	40.053		40.053		38.610	2.77%
Total	1,759.470	81.427	1,759.470	38.330	1,393.492	100%

<sup>\*</sup>Exposure to Islamic Development Bank a Multilateral Development Bank hosted in Saudi Arabia



## 10. Unencumbered assets

BLME does not enter into collateralised or asset-backed contracts and none of its assets are encumbered.

#### **10.1.** Table **35**: Assets

		£m				
	Carrying amount of encumbered assets	Fair value of encumbered assets	Carrying amount of unencumbered assets	Fair value of unencumbered assets		
Assets of the reporting institution			1,759			
Equity instruments						
Debt securities			62	62		
Other assets			1,697	1,697		

## 11. Table 36: Exposure to equities not included in the trading book

			£ı	m
Accounting portfolio	Objective	Status	Balance sheet value	Fair value
A.F.S.	Capital gain	Unlisted		

A small portfolio of unlisted equity investments is subject to third party valuations.

The amounts of total unrealised gains or losses and latent revaluation gains or losses are considered to be immaterial to regulatory capital levels.

There were no material cumulative realised gains or losses arising from sales and liquidations during the period.



## 12. Exposure to Market Risk

#### 12.1. Market Risk

Market Risk is the potential for loss caused by adverse changes in market prices. In the case of BLME this applies to rate re-price risk in its Asset and Liability book and currency rate movements in FX activities. The Group has a very small level of equity risk from its portfolio of private equity and venture capital investments.

FX activities are subject to relatively small position limits as dealing is primarily focused on facilitating client transactions. The most significant form of Market Risk is rate re-price risk, which arises from the cumulative mismatch between the re-pricing dates of a) the Group's profit rate bearing assets and liabilities b) the investment of the Group's capital and reserves and c) the Profit Rate Swaps transacted to mitigate the re-pricing risk. These risks are managed by Treasury under the guidance of ALCO by way of "Operating Risk Limits" that define the maximum risk positions by currency and by tenor expressed in basis point sensitivity (PV01) terms. Compliance with dealing limits is reported to management on a daily basis and reviewed at monthly ALCO meetings. Market Risk limits/metrics are monitored and reported to ERC on a monthly basis and to BRC quarterly.

FX risk at BLME emanates mostly from any mismatch in unhedged customer forward business. The individual transactions are usually of a very small size and, as such, may not always reasonably be matched in the marketplace, nevertheless, grouping such transactions does allow a large degree of matching and leaves only a small residual FX risk. In regard to Spot FX risks BLME has limited Risk Appetite for (all) FX risk and has implemented small nominal countervalue-based Net Open Position Limits within its Operating Risk Limits. The adherence to these limits is checked by the Finance Department, in parallel with Risk Management. Exceptions are reported to management on a daily basis and reviewed at the monthly ALCO meetings and quarterly BRC meetings.

The Capital Requirement for Position, FX and Commodities Risks as at 31 December 2020 was £416k

#### 12.2. Table 37: Market Risk under the standardised approach

	£m		
	RWAs	Capital requirements	
Outright products			
Interest rate risk (general and specific)			
Equity risk (general and specific)			
Foreign exchange risk	5.201	0.416	
Commodity risk			
Options			
Simplified approach			
Delta-plus method			
Scenario approach			
Securitisation (specific risk)			
Total	5.201	0.416	



## 13. Exposure to profit rate risk on positions not included in the trading book

In the financing operations, profit rate risk arises as a result of the financing partly having different profit-rate fixing periods than the funding. Profit rate risk is mainly managed by means of profit rate swaps. Profit rate risks principally emanate from the following sources:

- asset and liability rate reset mismatches from Commercial Finance and Wealth Management financing;
- asset and liability rate reset mismatches from money market and liquidity management activities; and,
- strategies used to hedge the Group's capital and reserves.

A table disclosing the impact of an increase/decrease of 100 basis points in profit rates at 31 December 2020 is shown within note 38.a.ix.c.i. of the financial statements

### 14. Exposure to Operational Risk

Operational Risk is the potential for financial loss or damage to reputation resulting from failed or inadequate internal processes and systems, the actions of individuals or the impact of external events. The Group includes conduct, reputational and cyber-crime risk within Operational Risk. To mitigate Operational Risk BLME has the following safeguards:

- a detailed Business Continuity Plan;
- conducts full and partial tests of the Disaster Recovery site;
- utilises the secure SWIFT system for payment messages;
- maintains comprehensive insurance policies;
- a legal review (utilising specialist external support when appropriate) is conducted on all new
  documentation (core agreements, contracts and legal documentation); existing documentation is reviewed
  on a rotational basis.
- a New Product Approval process that ensures that all new products are reviewed and authorised by relevant business and support areas;
- ensures that all departments have their own operating procedures and policies, which provides an overview of BLME's operations;
- a committee structure to facilitate the support of business areas and development of the new business initiatives within a robust and integrated operational framework; and,
- operates with clearly defined and authorised delegated authorities.

BLME's Operational Risk Policy is founded on the Basel "Principle for the Sound Management of Operational Risk" guidelines that were issued in June 2011. The Group operates and reports to the PRA using the Basic Indicator Approach, under which a prescribed percentage of its historic revenues form the basis of BLME's Operational Risk Capital Adequacy reporting.

In parallel with issuing its Operational Risk Policy, Risk Management has implemented an internal Operational Risk Database to record, follow-up and report risk events and losses. Risk Management has also undertaken Operational Risk awareness training for all relevant staff.

As part of its PRA Pillar 2a ICAAP process, Risk and Control Self-Assessments (RCSAs) are produced by each department (First Line of Defence) at least annually. The RCSA process documents the risk profile for each department and provides a quantification of the potential annual loss and the probability of occurrence of each risk on an inherent basis i.e. before controls, as well as assessing the design and effectiveness of controls, and therefore the residual risk profile. Each RCSA is challenged at a workshop attended by stakeholders in the departmental assessment before presenting at the Operational Risk Committee (ORC) for a final challenge, review and validation.

In order to arrive at the Pillar 2a Operational Risk capital requirement, the individual RCSA outputs are exported into Excel. The Excel feed features details of the risk assessment's residual exposure and likelihood at a departmental level. These provide input to a range of Operational Risk stress scenarios that quantify the unexpected losses associated with tail risks.



## 15. Remuneration Policy

The following disclosures are those applicable to BLME as a proportionality level 3 firm (i.e. total assets < £15bn)

#### 15.1. Decision making process/body

BLME has an established Remuneration Committee (NomRemCo) which meets regularly to consider the overall reward framework across the Group. Within the authority delegated by the Board, NomRemCo is responsible for approving remuneration policy and in doing so takes into account the pay and conditions across the Group. This includes the terms of bonus plans, share plans, other long-term incentive plans and the individual remuneration packages of executive directors and other senior employees, including all employees in positions of significant influence and those having an impact on our risk profile (Material Risk Takers). NomRemco receives input from the Chief Risk and Compliance Officer and independent external remuneration advisors at the time of the assessment of annual salary and bonus awards.

During 2020 the NomRemCo has striven to ensure that BLME's Remuneration and Benefits Policy is fair and transparent and that the Bank's remuneration framework supports our business strategy whilst discouraging inappropriate risk taking and appropriately rewarding staff. NomRemCo does not plan to materially amend the Remuneration and Benefits Policy or the framework that is currently in place. No directors are involved in deciding their own remuneration.

The members of NomRemCo during 2020 were Sheikh Abdullah Jaber Al-Ahmed Al-Sabah, Michael Williams, Calum Thomson, David Williams and Joanne Hindle.

NomRemCo received independent advice on executive remuneration issues from Mercer during 2020. Benchmarking to market of the Bank's salaries was conducted by independent remuneration advisors.

#### 15.2. Link between Pay and Performance

Total remuneration at BLME comprises salary, car allowance, annual bonus, pension contributions and long-term incentives designed to reward performance and delivery of key strategic objectives. In determining the level of award of any component of variable pay (annual bonus and long-term incentives), the Bank has a policy to assess the extent to which performance has been achieved.

BLME's remuneration policy is designed to reflect the extent to which annual objectives have been met against the annual budget, the Risk Appetite framework and competitive market practice. The purpose of the existing Long Term Incentives has been to reward the creation of sustained growth in shareholder value and to encourage alignment with the interests of shareholders.



## 15.3. Table 38: Remuneration of senior management and members of staff whose actions have a material impact on the risk profile of the institution

	Total	Management body	Senior management	Other
Number of MRTs	26	11	6	9
Fixed:		1		
Cash based	2.9	1.2	0.8	0.9
Share based	0	0	0	0
Total fixed pay	2.9	1.2	0.8	0.9
Variable:			£m	
Cash	1.0	0.5	0.2	0.3
Deferred cash*	0.6	0.4	0.1	0.1
Share based payment charges**				
Total variable pay	1.6	0.9	0.3	0.4
Grand Total	4.5	2.1	1.1	1.3

<sup>\*</sup> Accounted for in 2018 but deferred over 3 years

### 15.4. Table 39: Analysis of remuneration by business area

		£m			
		Wealth	Commercial	Central	Total
		Management	Finance	Functions	
Aggregate remuneration	2019	1.1	1.0	4.5	6.6
expenditure	2020	0.9	0.2	3.4	4.5

<sup>\*\*</sup> Reflects accounting charges relating to share based awards in 2018 and prior years



## 16. Table 40: Leverage

The following leverage ratio calculations are disclosed in accordance with EBA and PRA guidance and on a fully phased in basis.

BLME has no fiduciary assets and accordingly does not report any fiduciary items as derecognised from the calculation of the leverage ratio.

The ratio has remained consistent throughout 2020 and in accordance with Group Risk Appetite; there has been no requirement to manage excessive levels of leverage.

	Basel Leverage ratio	UK Leverage Ratio
31 December 2020	13.60%	13.60%

<u>UK Leverage metric</u>: BLME has no claims against central bank entities that would be excluded in the calculation of a UK Leverage ratio.