(Incorporated in Hong Kong SAR with limited liability)

### Basel III - Pillar 3 disclosures of India Branches

For the period ended 31 December 2017

### 1 Scope of Application

The capital adequacy framework applies to The Hongkong and Shanghai Banking Corporation Limited – India Branches ('the Bank') as per Reserve Bank of India ('RBI') Basel III guidelines. The Bank has a subsidiary, HSBC Agency (India) Private Limited ('HAPL'), which is consolidated in line with Accounting Standard ('AS') – 21 (consolidated financial statements). Full capital deduction is taken in stand-alone financials for investment in HAPL. The Bank holds minority interests (2.07% shareholding) in a Group entity HSBC Professional Services (India) Private Limited which is neither consolidated nor is capital deducted. The Bank does not have any other Group company where a pro-rata consolidation is done or any deduction is taken. The investment in this company is appropriately risk weighted.

- (i) Capital in all subsidiaries not included in the consolidation
  - The aggregate amount of capital held by the Bank in HSBC Agency (India) Private Limited of Rs. 500 ('000) is not included in the consolidation and is deducted from capital.
- (ii) Bank's total interest in insurance entitiesThe Bank has no interest in any of the insurance entities of the Group.
- (iii) List of Group entities in India not considered for consolidation both for accounting and regulatory scope of consolidation:

Name of Entity /Country of Incorporation	Principle activity of the entity	Total balance sheet equity*	Total balance sheet assets*
HSBC Asset Management (India) Private Limited	Asset management/portfolio management	615,909	1,893,873
HSBC Electronic Data Processing India Private Limited	Back office / data processing / call centre activities	3,554,678	26,949,000
HSBC Global Shared Services (India) Private Limited	Non-operating company	25,000	48,409
HSBC InvestDirect (India) Limited	Holding company for HSBC InvestDirect Group	712,713	4,991,780
HSBC InvestDirect Employees Welfare Trust	Non-operating company	15	13,323
HSBC InvestDirect Sales & Marketing (India) Limited	Non-operating company	1,000	36,599
HSBC InvestDirect Securities (India) Private Limited	Retail securities broking and related activities (Discontinued)	Equity - 875,112 0.001% Compulsory Convertible Preference shares - 870,000	167,898
HSBC Professional Services (India) Private Limited	Providing internal audit services to Group companies	4,838	219,233
HSBC Securities and Capital Markets (India) Private Limited	Stock broking and corporate finance & advisory	Equity - 4,701,139 Preference -250,000	6,199,900
HSBC Software Development (India) Private Limited	Software design, development and maintenance	327,264	33,060,244
Canara HSBC Oriental Bank of Commerce Life Insurance Company Limited	Life insurance	9,500,000	116,550,708

<sup>\*</sup> As stated in the accounting balance sheet of the legal entity as at 31 March 2017

(Incorporated in Hong Kong SAR with limited liability)

### Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

Note 1: The Bank does not hold any stake in the total equity of the entities mentioned above with the exception of HSBC Professional Services (India) Private Limited.

Note 2: Since the Bank does not hold any stake in the total equity of the entities, the same have not been considered for any regulatory treatment.

(iv) List of Group entities in India considered for consolidation under regulatory scope of consolidation:

The Bank being a branch does not have any direct subsidiaries nor does it hold any significant stake in any company. The RBI guidelines on Financial Regulation of Systemically Important NBFCs and Banks' Relationship vide circular ref. DBOD. No. FSD. BC.46 / 24.01.028/ 2006-07 dated 12 December 2006 read with 'Guidelines for consolidated accounting and other quantitative methods to facilitate consolidated supervision' vide circular ref. DBOD.No.BP.BC.72/ 21.04.018/2001-02 dated 25 February 2003 mandate coverage of the 'Consolidated Bank' (herein also referred to as 'HSBC – India Branch'). This includes, in addition to the Bank as a branch of Hongkong and Shanghai Banking Corporation Limited, the following wholly/majority owned Non-Banking Finance Company ('NBFC'), which is a subsidiary of HSBC Holdings plc, held through intermediary holding companies:

Name of Entity /Country of Incorporation	Principle activity of the entity	Total balance sheet equity*	Total balance sheet assets*
HSBC InvestDirect Financial Services (India) Limited	Non-banking Finance company	1,462,847	4,385,224

<sup>\*</sup> As stated in the accounting balance sheet of the legal entity as at 31 March 2017

**HSBC InvestDirect Financial Services (India) Limited ('HIFSL')** is registered with the Reserve Bank of India ('RBI') as a Non-Banking Financial Company ('NBFC').

As prescribed in the above guidelines, the Bank is not required to prepare consolidated financial statements. However, certain prudential guidelines apply on a Consolidated Bank basis, including that of capital adequacy computation under BASEL III guidelines. Accordingly, (HIFSL) has been considered under regulatory scope of consolidation for the quantitative disclosures.

(Incorporated in Hong Kong SAR with limited liability)

### Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

### 2 Capital Adequacy & Structure

#### a. Capital Adequacy

The Bank's capital management framework is shaped by its structure, business model and strategic direction. The Bank carefully assesses its growth opportunities relative to the capital available to support them, particularly in light of the economic environment and tightening of regulations around capital requirements. The Bank's Executive Committee ('EXCO'), Risk Management Meeting and Asset-Liability Committee ('ALCO') maintains an active oversight over the Capital and Risk Management framework.

Under Pillar 1 of the RBI guidelines on Basel III, the Bank currently follows Standardised Approach for Credit Risk, Standardised Duration Approach for Market Risk and Basic Indicator Approach for Operational risk capital charge for computation and reporting capital adequacy locally to RBI. Further, the Bank has a comprehensive Internal Capital Adequacy Assessment Process ('ICAAP'), which covers the capital management policy of the Bank, sets the process for assessment of the adequacy of capital to meet regulatory requirements, support current and future activities and meet the Pillar I and material Pillar II risks to which the bank is exposed to. The ICAAP also involves stress testing of extreme but plausible scenarios to assess the Bank's resilience to adverse economic or political developments and resultant impact on the Bank's risk profile and capital position for current and future periods. This ensures that the bank has robust, forward looking capital planning processes that account for unique and systemic risks. Further, the bank has put in place stringent risk appetite measures as per revised RBI guidelines on Prompt Corrective Action. In addition to the above, the Bank is also subject to Capital Buffers as prescribed by RBI from time to time.

As per the transitional arrangement, at December 31, 2017, the Bank is required to maintain minimum capital requirement including capital buffers as mentioned below:

Regulatory Minimum in % as per RBI guidelines	As at December 2017
Common Equity Tier I (CET1)(i)	5.5%
Capital Conservation Buffer (CCB) (ii) – (Refer note I)	1.25%
Counter-cyclical Buffer (CCCB) (iii) -(Refer note II)	NA
Domestically Systemically Important Bank (D-SIB) (iv) (Refer note III)	1.19%
Minimum Common Equity Tier I (i+ii+iii+iv)	7.94%
Minimum Tier I Capital	9.44%
Total Minimum Capital Adequacy Ratio	11.44%

(Incorporated in Hong Kong SAR with limited liability)

### Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

### 2 Capital Adequacy & Structure (Continued)

#### a. Capital Adequacy (Continued)

Notes:

- I. The CCB is designed to ensure that banks build up capital buffers during normal times, which can be drawn down during a stressed period. Banks in India are required to maintain a capital conservation buffer of 2.5%, comprised of CET1 capital, over and above the regulatory minimum capital requirement. The CCB has been implemented w.e.f 31 March 2016 starting with 0.625% in 2016, increasing in a phased-in manner and reaching 2.5% by March 2019.
- II. RBI issued guidelines on CCCB framework for banks in India in February 2015. The CCCB may vary from 0 to 2.5% of total RWA and the decision would normally be pre-announced with a lead time of 4 quarters. The activation of CCCB will depend upon Credit to GDP gap in India (difference between Credit to GDP ratio and the long-term trend value of such ratio of any point in time) along with supplementary indicators such as Credit-Deposit ratio for a moving period of 3 years, industry outlook assessment index and interest coverage ratio. As stated by RBI in First Bi-monthly Monetary Policy Statement, 2016-17 issued on 5 April 2016, a review of CCCB indicators was carried out by the RBI and it has been decided that it is not necessary to activate CCCB in India at this point in time. There were no further updates till date from RBI.
- III. The Reserve Bank of India (RBI) released the framework on D-SIB requirements for banks operating in India in July 2014. Banks may become systemically important due to their size, cross-jurisdictional activity, complexity, interconnectedness and lack of substitutability. As per the RBI guidelines, for a foreign bank having branch presence in India (such as the Bank) which is classified as Globally Systemically Important Bank (G-SIB) by Financial Stability Board (FSB), it has to maintain additional CET1 capital surcharge in India as applicable to it as a G-SIB, proportionate to its Risk Weighted Assets (RWAs) in India. This requirement has been implemented from 31 March 2016 in phased-in manner, to become fully effective from 31 March 2019. Accordingly 1.19% had been added to minimum requirement towards D-SIB.

The Bank continues to monitor developments and believe that current robust capital adequacy position means the bank is well placed for continuing compliance with the Basel III framework.

(Incorporated in Hong Kong SAR with limited liability)

### Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

# 2 Capital Adequacy & Structure (Continued)

### b. Capital Structure

### (i) Composition of Tier 1 capital

(Rs '000)

Capital Eligible Reserves (Note 1)	At 31 Dec 2017 44,991,660 136,850,938	At 31 March 2017 44,991,660 136,978,630
Less: Deductions from Tier I Capital  - Charge for Credit enhancement on Securitisation deal - Intangible Assets Deferred Tax Asset ('DTA') - Investment in subsidiaries in India - Debit Value Adjustments (DVA) - Defined Benefit Pension Fund Asset	(61,213) - (75) (61,138)	(367,615) - (75) (308,950) (58,590)
Tier I Capital Of Which Common Equity Tier I Capital Additional Tier I Capital Total Tier I Capital	181,781,385 181,781,385 - 181,781,385	181,602,675 181,602,675 - 181,602,675

#### Notes:

1 As per RBI guidelines as on 1 March 2016, DTA which was deducted from CET1 capital, can be recognised in the CET1 with a limit of 10% of net CET1 (after deducting DTA). Currently DTA @ Rs. 6,221,236 ('000) is 3.54% of net CET1 capital.

### (ii) Tier 2 capital

(Rs. '000)

	At 31 Dec 2017	At 31 March 2017
General Loss Provisions	4,659,270	4,740,654
Other Eligible Reserves	2,550,726	2,550,726
Total Tier II Capital (Note 1)	7,209,996	7,291,380

Note 1: There is no debt capital instrument and subordinated debt outstanding as at 31 December 2017 included in Tier II Capital.

(Incorporated in Hong Kong SAR with limited liability)

# Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

# 2 Capital Adequacy & Structure (Continued)

## b. Capital Adequacy (Continued)

(iii) Capital requirements for Credit Risk, Market Risk and Operational Risk

		(Rs '000)
	At 31 Dec 2017	At 31 March 2017
I. Capital required for Credit Risk	82,842,284	85,713,970
- For portfolios subject to Standardised approach	82,842,284	85,713,970
II. Capital required for Market Risk	17,388,846	16,964,723
(Standard Duration Approach)		
- Interest rate risk	14,276,083	14,050,319
- Foreign exchange risk	1,029,874	1,029,873
- Equity risk	247,991	247,991
- Securitisation exposure	1,834,899	1,636,540
III. Capital required for Operational Risk	13,715,562	12,529,353
(Basic Indicator Approach)		
Total capital requirement (I + II + III)	113,946,692	115,208,046
Total capital funds of the Bank	188,991,381	188,894,055
Total risk weighted assets	995,772,974	1,006,795,865
Total capital ratio	18.98%	18.76%
Common Equity Tier I Capital Ratio	18.26%	18.04%
Tier I capital ratio	18.26%	18.04%

### (iv) Capital adequacy ratio for consolidated entity:

	At 31 Dec 2017	At 31 March 2017
Consolidated Total Capital Ratio	19.29%	19.05%
Consolidated Tier I Capital Ratio	18.57%	18.33%

(Incorporated in Hong Kong SAR with limited liability)

### **Basel III – Pillar 3 disclosures of India Branches** (Continued)

For the period ended 31 December 2017

### 3 Credit risk

#### a. General

Credit Risk is the risk of financial loss if a customer or counterparty fails to meet an obligation under a contract. It arises principally from direct lending, trade finance, marked-to-market exposure from derivative contracts and certain off-balance sheet products such as guarantees and from the Bank's holdings of assets in the form of debt securities.

The principal objectives of our credit risk management function are:

- to maintain a strong culture of responsible lending, and a robust credit risk policy and control framework;
- to both partner and challenge our businesses in defining, implementing and continually reevaluating our credit risk appetite under actual and stress scenario conditions; and
- to ensure there is independent, expert scrutiny of credit risks, their costs and their mitigation.

#### **Strategy and Processes**

HSBC Holdings plc (HSBC Group Head Office) formulates high-level risk management policies for the HSBC Group entities worldwide. The Bank has also formulated local credit guidelines consistent with HSBC policy and RBI guidelines. The Bank's risk management policies and procedures are subject to a high degree of oversight and guidance to ensure that all types of risk are systematically identified, measured, analyzed and actively managed. The Bank remains a full service bank, servicing all major business groups- Global Banking and Markets (GBM), Commercial Banking (CMB), Retail Banking and Wealth Management (RBWM).

The Bank has standards, policies and procedures dedicated to the sanctioning, monitoring and management of various risks, which include the following:

- The Board of The Hongkong and Shanghai Banking Corporation Limited in Hongkong SAR (HBAP) has established the India Executive Committee (EXCO) to assist the Board in the running of the Bank. The EXCO is authorized to exercise all the powers, authorities and discretions of the HBAP on the management and day to day running of the Bank, in accordance with the policies and directions set by the Board from time to time. EXCO approves all the policies including credit policies. A Risk Management Meeting (RMM) consisting of senior executives, reviews overall portfolio risks and key risks faced by the bank in India on a monthly basis.
- A Wholesale Credit and Market Risk Management (WMR) unit independent of business
  with a matrix of delegated approval authorities, undertaking independent reviews and
  objective assessment of the credit risk for all customers. The WMR function has the
  responsibility of setting and managing strategy, policy, appetite, expectations and
  standards for wholesale credit and market risk.

(Incorporated in Hong Kong SAR with limited liability)

### Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

### 3 Credit risk (Continued)

#### a. General (Continued)

### **Strategy and Processes** (Continued)

- The RBWM Risk function is responsible for monitoring the quality of the Retail Banking and Wealth Management (RBWM) lending portfolio. For retail lending, INM has developed credit application scorecards, which make use of statistical models & historical data to scientifically assess the borrowers. This may also be supplemented with judgmental lending as appropriate. Policy rules are built into the system to enable online checks. The Bank also deploys other tools like external verifications, negative customer database search & most importantly credit bureau checks through the Credit Information Bureau (India) Limited (CIBIL). The judgmental aspect also tries to identify the financial strength, ability and intentions of borrowers for repayment.
- Starting 1 Jan 2017, First Line Of Defence (FLOD) activities of Underwriting and Collections team have been merged into a new unit called Credit Control Services (CCS) which at an entity level reports into the RBWM Chief Operating Office and functionally into the Regional CCS structure. FLOD underwriting decisions cases within the approved policy parameters whereas exceptions / deviation proposals are approved by the RBWM Risk Second Line of Defense (SLOD) underwriting team.
- For retail risk, the INM RBWM risk and Acquisition and Account Risk Management Team reviews and communicates the various internal risk policies. The RRPs (Risk reward program) defines the product parameters for RBWM.
- A robust framework for Risk Appetite Statements (RAS) and Risk Tolerance triggers for all material risks. The Risk Management committee reviews and regularly monitors the compliance with RAS. The Bank has stipulated Credit Risk Appetite and tolerance triggers for asset quality, impairments, risk weighted assets, risk adjusted returns and concentration risks.
- Designing of comprehensive credit risk policies for management of Exposure norms and Country Risk Plan. These policies delineates the Bank's risk appetite and maximum permissible exposures to individual customers, customer groups, industries, sensitive sectors and other forms of credit risk concentrations.
- The bank also has comprehensive policies for valuation, end use monitoring, real estate exposures, management of intra-group exposures, provisioning, distressed assets and recovery and sale of NPA.
- Sustainability risk policies to ensure sustainable financing in accordance with the group guidelines.
- Stress Testing Policy & Framework for rigorous risk specific and Enterprise-wide stress testing and reporting.
- Managing exposures to debt securities by establishing controls in respect of the liquidity
  of securities held for trading and setting issuer limits for financial investments. Separate
  portfolio limits are established for asset-backed securities and similar instruments.
- Controlling of cross-border exposures to manage country and cross-border risk through the imposition of country limits with sub-limits by maturity and type of business.

(Incorporated in Hong Kong SAR with limited liability)

### **Basel III – Pillar 3 disclosures of India Branches** (Continued)

For the period ended 31 December 2017

### 3 Credit risk (Continued)

#### a. General (Continued)

### **Strategy and Processes** (Continued)

• Maintaining and developing HSBC's risk rating framework and systems to classify exposures meaningfully and facilitate focused management of the risks involved. Rating methodologies are based upon a wide range of financial analytics together with market data-based tools, which are core inputs to the assessment of customer risk. For larger facilities, while full use is made of automated risk rating processes, the ultimate responsibility for setting risk ratings rests with the final approving executive. Risk grades are reviewed frequently and amendments, where necessary, are implemented promptly.

#### **Structure and Organisation**

The Risk function is responsible for the quality and performance of its credit portfolios and for monitoring and controlling all credit risks in its portfolios.

Credit underwriting is processed at different levels (country, region, Group) depending on size and complexity of proposals and by different teams (F.Is / Corporate / Trade / Cross-Border Approvals). Credit approval authorities are delegated from the Chief Risk Officer at the Regional Head Office in Hong Kong to the CEO, India and the CRO, India. The CRO in India maintains a functional reporting line to the CRO in Hong Kong. The limit of authorities for credit limits to Head WMR and WMR executives including LMU will be delegated by CRO post concurrence by EXCO. For Retail, the ASP Head of RBWM Risk delegates lending authority to the India RBWM Risk Head who, in turn, delegates the lending authority to underwriters in RBWM Risk and CCS. For certain customer types, the approval is granted either ASP Risk/ Group Risk basis the recommendation of India WMR. Relationship management of problem accounts or downgrades in certain internal ratings are transferred to LMU (Loan Management Unit) within Risk.

#### Scope and nature of risk reporting, measurement, monitoring and mitigation

The Bank manages and directs credit risk management systems initiatives. HSBC has constructed a centralised database covering substantially all of the Group's direct lending exposures, to deliver an increasingly granular level of management reporting.

The Bank performs regular reporting on its credit risk portfolio (wholesale & retail), to include information on large credit exposures, concentrations, industry exposures, levels of impairment provisioning, delinquencies, LTVs and country exposures to various internal governance forums. The analysis of the portfolio is also presented to the RMM monthly.

(Incorporated in Hong Kong SAR with limited liability)

### Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

### 3 Credit risk (Continued)

#### a. General (Continued)

#### Non-performing advances

Non-performing advances are identified by periodic appraisals of the portfolio by management or in accordance with RBI guidelines, whichever is earlier.

Specific provisions are made on a case by case basis based on management's assessment of the degree of impairment of the advances (including mortgage loans but excluding other homogeneous retail loans), subject to the minimum provisioning levels prescribed by the RBI. Where there is no longer any realistic prospect of recovery, the outstanding advance is written off.

Special attention is paid to high risk exposures, which are subject to more frequent and intensive review and reporting, in order to accelerate remedial action. The bank engages with customers closely to work out of distress situations.

Subject to the minimum provisioning levels prescribed by the RBI, the provision on homogeneous unsecured loans relating to retail business is assessed on a portfolio basis using the historical loss and/or net flow rate method.

### b. Quantitative disclosures for portfolios under the standardised approach

#### (i) Total gross credit risk exposures by geography

(Rs '000)

Overseas	Fund based Note 1	Non fund based Note 2	At 31 Dec 2017 Total
Domestic	620,167,009	423,970,089	1,044,137,098
Total	620,167,009	423,970,089	1,044,137,098
			-

(Rs '000)

	Fund based Note 1	Non fund based Note 2	At 31 March 2017 Total
Overseas Domestic	712,688,346	389,479,252	1,102,167,598
Total	712,688,346	389,479,252	1,102,167,598

Note 1: Amount represents funded exposure before credit risk mitigants.

Note 2: Amount represents non-funded exposure after applying credit conversion factor and before credit risk mitigants.

(Incorporated in Hong Kong SAR with limited liability)

# Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

## 3 Credit risk (Continued)

### b. Quantitative disclosures for portfolios under the standardized approach (Continued)

(ii) Industry type distribution of exposures as at 31 December 2017

Industry	Funded	Non Funded	Total
Mining and Quarrying	-	35,794	35,794
Food Processing	5,601,012	3,741,032	9,342,044
Beverages (excluding Tea & Coffee) and Tobacco	2,215,600	2,456,574	4,672,174
Textiles	5,566,533	1,657,931	7,224,464
Leather and Leather products	6,700	32	6,732
Wood and Wood Products	733,500	565	734,065
Paper and Paper Products	3,870,453	3,461,449	7,331,902
Petroleum (non-infra), Coal Products (non-mining) and Nuclear Fuels	0	2,498,696	2,498,696
Chemicals and Chemical Products (Dyes, Paints, etc.)	48,264,611	32,059,292	80,323,903
Rubber, Plastic and their Products	6,356,812	2,709,517	9,066,329
Glass & Glassware	1,011,756	529,085	1,540,841
Cement and Cement Products	979,172	1,086,829	2,066,001
Basic Metal and Metal Products	9,283,400	4,635,321	13,918,721
All Engineering	45,100,388	46,860,642	91,961,030
Vehicles, Vehicle Parts and Transport Equipments	18,089,679	14,267,847	32,357,526
Gems and Jewellery	86,957	2,300	89,257
Construction	542,363	1,299,622	1,841,985
Infrastructure	20,738,571	61,539,967	82,278,538
NBFCs and trading	74,081,924	18,310,148	92,392,072
Banking and finance	69,175,408	70,955,564	140,130,972
Computer Software	1,136,391	11,176,241	12,312,632
Professional Services	19,728,778	84,095,894	103,824,672
Other Industries	208,300,748	48,427,496	256,728,244
Retail	79,296,252	12,162,250	91,458,502
Total	620,167,009	423,970,089	1,044,137,098

(Incorporated in Hong Kong SAR with limited liability)

# Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

## 3 Credit risk (Continued)

## b. Quantitative disclosures for portfolios under the standardized approach (Continued)

Industry type distribution of exposures as at 31 March 2017

Industry	Fund based	Non fund based	Total
Mining and Quarrying	25,944	60,794	86,738.00
Food Processing	7,545,710	2,676,142	10,221,852
Beverages and Tobacco	12,957,625	2,484,445	15,442,070
Textiles	4,380,496	1,969,225	6,349,721
<b>Leather and Leather products</b>	81	32	113
Wood and Wood Products	-	565	565
Paper and Paper Products	3,357,228	253,102	3,610,330
Petroleum	2,841	12,306,680	12,309,521
<b>Chemicals and Chemical Products</b>	53,084,716	28,302,365	81,387,081
Rubber, Plastic and their Products	6,095,565	2,316,188	8,411,753
Glass & Glassware	1,154,990	261,659	1,416,649
<b>Cement and Cement Products</b>	658,686	436,909	1,095,595
<b>Basic Metal and Metal Products</b>	13,856,242	6,640,099	20,496,341
All Engineering	33,622,683	34,695,034	68,317,717
Vehicles and Transport Equipments	17,931,230	15,152,775	33,084,005
Gems and Jewellery	129,389	1,167	130,556
Construction	408,168	924,062	1,332,230
Infrastructure	25,016,799	56,646,113	81,662,912
NBFCs and trading	54,404,373	21,759,810	76,164,183
Banking and finance	154,014,190	72,354,814	226,369,004
Computer Software	1,205,976	9,599,388	10,805,364
<b>Professional Services</b>	16,521,722	73,316,703	89,838,425
Other Industries	224,907,515	37,888,651	262,796,166
Retail	81,406,177	9,432,530	90,838,707
Total	712,688,346	389,479,252	1,102,167,598

(Incorporated in Hong Kong SAR with limited liability)

### Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

### 3 Credit risk (Continued)

#### b. Quantitative disclosures for portfolios under the standardised approach (Continued)

### (iii) Residual contractual maturity breakdown of total assets

(Rs'000)

	At 31 Dec 2017	At 31 March 2017
1 day	256,430,803	270,448,932
2 to 7 days	143,826,995	58,560,210
8 to 14 days	34,390,159	22,707,296
15 to 28 days	110,420,085	68,843,612
29 days & up to 3 months	110,984,422	119,745,859
Over 3 months and up to 6 months	65,602,049	53,267,942
Over 6 months and up to 1 year	77,672,837	82,260,552
Over 1 year and up to 3 years	141,288,228	243,611,801
Over 3 years and up to 5 years	116,375,529	201,520,182
Over 5 years	198,514,770	183,785,758
Total	1,255,505,875	1,304,752,144

### (iv) Amount of Non-Performing Assets (NPAs) (Gross)

(Rs'000)

	At 31 Dec 2017	At 31 March 2017
Substandard	1,410,295	4,091,934
Doubtful 1	3,552,902	849,102
Doubtful 2	902,469	719,068
Doubtful 3	2,319,896	2,358,408
Loss	938,127	951,239
Total	9,123,689	8,969,751

#### (v) Net NPAs

The net NPAs are Rs. 1,478 million (previous year ended Mar 2017, Rs. 2,040 million). Please see table (vii) below.

#### (vi) NPA ratios

	At 31 Dec 2017	At 31 March 2017
Gross NPAs to gross advances	2.00%	1.91%
Net NPAs to net advances	0.33%	0.44%

(Incorporated in Hong Kong SAR with limited liability)

# Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

#### (vii) Movement of NPAs

(Rs'000)

	A	at 31 Dec 2017	
	Gross NPA's	Provision	Net NPA
Opening balance as at 1 April 2017	8,969,751	6,929,968	2,039,783
Additions during the period	5,654,719	1,229,736	4,424,983
Reductions during the period	(5,500,781)	(513,593)	(4,987,188)
Closing balance as at 31 Dec 2017	9,123,689	7,646,111	1,477,578

(Rs'000)

	At 31 March 2017		
	Gross NPA's	Provision	Net NPA
Opening balance as at 1 April 2016	8,357,860	6,244,737	2,113,123
Additions during the period	5,608,391	3,137,287	2,471,104
Reductions during the period	(4,996,500)	(2,452,056)	(2,544,444)
Closing balance as at 31 Mar 2017	8,969,751	6,929,968	2,039,783

#### (viii) General Provisions

General provisions comprises of provision towards standard assets and Unhedged Foreign Currency Exposure (UFCE) in accordance with RBI Master Circular DBR No. .BP.BC.2/21.04.048/2015-16 dated 1 July 2015.

#### (ix) Non-performing investments

Non-performing investments as at 31 December 2017 are Rs. 2 (previous year 31 March 2017 Rs. 2). This represents 2 preference share investments which have each been written down to Rs.1.

#### (x) Movement of provisions for depreciation on investments

		(165 000)
	At 31 Dec 2017	At 31 March 2017
Opening balance	359,977	389
Provisions during the year	592,268	359,588
Write offs during the year	-	-
Write back of excess provisions during the year	-	-
Closing balance	952,245	359,977

(Incorporated in Hong Kong SAR with limited liability)

## Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

### 3 Credit risk (Continued)

### b. Quantitative disclosures for portfolios under the standardised approach (Continued)

(xi) Classification (by major industry) of NPA, Provision, past due loans as at 31 December 2017 and Specific Provision and Write off during the year

As at at 31 December 2017

	NPA	Past Due Loans	Provision	Specific Provision	Write off during the
	11171	Tust Due Louis	110 1131011	during the year	year
1.Agriculture	-		-	-	-
1.1 Direct Agriculture	-		-	-	-
1.2 Indirect Agriculture	-	-	-	-	-
2. Advances to Industries sector	4,043,994	1,717,425	4,055,287	739,834	-
of which:					
2.1 Textiles	407,190	108,870	415,624	9,398	-
2.2 Infrastructure	433,946	-	436,756	-	-
2.3 Paper and Paper products	2,905,666	2,415	2,905,721	717,779	-
3. Services	2,372,572	45,999	2,282,269	75,378	-
of which:					
3.1 Trade	1,869,608	-	1,820,504	75,347	-
3.2 Computer Software	218,170	-	218,171	-	-
3.3 NBFC	120,237	-	120,254	30	-
4. Retail	2,707,123	2,522,194	1,308,555	414,524	475,482
Total	9,123,689	4,285,618	7,646,111	1,229,736	475,482

(Incorporated in Hong Kong SAR with limited liability)

## Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

3 Credit risk (Continued)

### b. Quantitative disclosures for portfolios under the standardised approach (Continued)

(xi) Classification (by major industry) of NPA, Provision, past due loans and Specific Provision and Write off during the year (continued)

As at at 31 March 2017

1	(Rs	۲	0	N	ſ

		D4 D-		Specific	Write off
	NPA	Past Due Loans	Provision	Provision during the	during the
		Loans		year	year
1.Agriculture	-	_	_	_	_
1.1 Direct Agriculture	_				
6		-	-	-	-
1.2 Indirect Agriculture	-	-	-	-	-
2. Advances to Industries	3,978,103	1,767,688	3,337,179	2,519,205	837,479
sector		_,, ,,,,,,	-,,	_, ,	
of which:					
2.1 Glass & Glassware	-	-	-	266,592	837,479
2.2 Infrastructure	433,947	45,792	436,755	-	-
2.3 Paper and Paper					
products	2,830,647	2,443	2,187,943	2,218,446	-
3. Services	2,226,658	104,843	2,232,399	213,038	-
of which:					
3.1 Trade	1,764,360	12,278	1,765,690	26,696	-
3.2 Computer Software	221,503	-	221,501	4,338	-
3.3 NBFC	120,254	-	120,223	4,503	-
4. Retail	2,764,990	2,261,747	1,360,390	-	538,626

(Incorporated in Hong Kong SAR with limited liability)

### Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

### 3 Credit risk (Continued)

### b. Quantitative disclosures for portfolios under the standardised approach (Continued)

(xii) Write offs and recoveries directly booked to income statement.

(Rs '000)

At 31 Dec 2017	At 31 March 2017
396,570	533,741
192,366	191,614
	,

(xiii) Ageing of past due loans

(Rs '000)

	At 31 Dec 2017	At 31 March 2017
Overdue less than 30 days	2,375,173	3,413,823
Overdue for 30 to 60 days	386,836	488,014
Overdue for 60 to 90 days	1,523,609	232,441
•	4,285,618	4,134,278

(xiv) Amount of NPAs and past due loans by significant geographic areas As at 31 December 2017

(Rs '000)

	NPA	Past Due Loan
Overseas	-	-
Domestic	9,123,689	4,285,618
Total	9,123,689	4,285,618

As at 31 March 2017

	NPA	Past Due Loans
Overseas	-	-
Domestic	8,969,751	4,134,278
Total	8,969,751	4,134,278
Total	0,505,751	7,107,27

(Incorporated in Hong Kong SAR with limited liability)

### Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

### 4. Disclosures for portfolios under the standardised approach

The Bank uses the following External Credit Assessment Institutions (ECAIs) approved by RBI to calculate its capital adequacy requirements under the standardised approach to credit risk for Corporate, Bank and Sovereign counterparties.

Domestic ECAIs for external ratings of Indian Corporates:

- a) Credit Analysis and Research Limited (CARE)
- b) CRISIL Limited
- c) India Ratings and Research Private Limited (FITCH)
- d) ICRA Limited
- e) Brickwork Ratings India Pvt Limited
- f) SMERA Ratings Limited (SMERA)
- g) Informerics

The Bank used the ratings issued by the ECAIs (for both long term and short term facilities) to risk weight both funded as well as non-funded exposures to corporate customers.

The process used by the Bank to transfer public issue ratings onto comparable assets in the banking book is in line with RBI Master Circular on Basel-III Capital Regulations dated 01 July 2015.

The mapping of external credit ratings and risk weights for corporate exposures is provided in the grids below:

Risk weight mapping of Long term and short term corporate ratings

Long Term Ratings of all ECAIs	Risk weights
AAA	20%
AA	30%
A BBB	50% 100%
BB & Below	150%
Unrated	100%

Short Term Ratings					Risk weights	
CARE	CRISIL	FITCH	ICRA	BRICKWORK	<b>SMERA</b>	
CARE A1 +	CRISIL A1 +	FITCH A1 +	ICRA A1 +	BRICKWORK A1+	SMERA A1+	20%
CARE A1	CRISIL A1	FITCH A1	ICRA A1	BRICKWORK A1	SMERA A1	30%
CARE A2	CRISIL A2	FITCH A2	ICRA A2	BRICKWORK A2	SMERA A2	50%
CARE A3	CRISIL A3	FITCH A3	ICRA A3	BRICKWORK A3	SMERA A3	100%
CARE A4	CRISIL A4	FITCH A4	ICRA A4	BRICKWORK A4	SMERA A4	150%
CARE D	CRISIL D	FITCH D	ICRA D	BRICKWORK D	SMERA D	150%
Unrated	Unrated	Unrated	Unrated	Unrated	Unrated	100%

(Incorporated in Hong Kong SAR with limited liability)

### Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

### 4 Disclosures for portfolios under the standardised approach (Continued)

In August 2016, RBI issued guidelines for revising the risk weights for unrated exposures to Corporates, AFCs, and NBFC-IFCs having aggregate exposure from banking system > INR 200 crore to 150% from 100% w.e.f 30 June 2017. These guidelines are kept on hold by RBI till Mar 19 quarter. Further, for exposures to Corporates, AFCs and NBFC-IFCs having aggregate exposure to banking system > INR 100 crores which are currently rated but becomes unrated subsequently, the risk weights need to be increased to 150% with immediate effect.

The claims on banks incorporated in India and foreign banks branches in India, excluding investment in equity shares and other instruments eligible for capital status (*Investments referred to in paragraph 5.6.1 (i) & (ii) of RBI Master circular on Basel-III Capital Regulations dated 01 July 2015*), are risk weighted as shown below:

Claims on Banks Incorporated in India and Foreign Bank Branches in India	Risk Weights%		
Level of Common Equity Tier 1 capital (CET1) including applicable capital conservation buffer (CCB) (%) of the investee bank (where applicable)	Scheduled Banks	Other Banks	
Applicable Minimum CET1 + Applicable CCB and above	20%	100%	
Applicable Minimum CET1 + CCB = 75% and <100% of applicable CCB	50%	150%	
Applicable Minimum CET1 + CCB = 50% and <75% of applicable CCB	100%	250%	
Applicable Minimum CET1 + CCB = 0% and <50% of applicable CCB	150%	350%	
Minimum CET1 less than applicable minimum	625%	625%	

International ECAIs for external ratings of Foreign Banks, Foreign Sovereigns, Foreign Public Sector Entities and Non-Resident Corporates:

- a) Fitch Ratings;
- b) Moodys; and
- c) Standard & Poor's Ratings Services (S&P)

The process used by the Bank to transfer public issue ratings onto comparable assets in the banking book is in line with RBI Guidelines. The mapping of external credit ratings and risk weights for the above entities are provided in the grids below:

Risk weight mapping of foreign banks

S&P and Fitch ratings	AAA to AA	A	BBB	BB to B	Below B	Unrated
Moody's rating	Aaa to Aa	A	Baa	Ba to B	Below B	Unrated
Risk weight	20%	50%	50%	100%	150%	50%

Risk weight mapping of foreign sovereigns / foreign central banks

S&P and Fitch ratings	AAA to AA	A	BBB	BB to B	Below B	Unrated
Moody's rating	Aaa to Aa	A	Baa	Ba to B	Below B	Unrated
Risk weight	0%	20%	50%	100%	150%	100%

(Incorporated in Hong Kong SAR with limited liability)

## Basel III – Pillar 3 disclosures of India Branches (Continued)

For the period ended 31 December 2017

### 4 Disclosures for portfolios under the standardised approach (Continued)

Risk weight mapping of foreign public sector entities

S&P and Fitch ratings	AAA to AA	A	BBB	Below BB	Unrated
Moody's rating	Aaa to Aa	A	Baa to Ba	Below Ba	Unrated
Risk weight	20%	50%	100%	150%	100%

Risk weight mapping of non-resident corporates

S&P and Fitch ratings	AAA to AA	A	BBB	Below BB	Unrated
Moody's rating	Aaa to Aa	A	Baa to Ba	Below Ba	Unrated
Risk weight	20%	50%	100%	150%	100%

Exposure under various risk buckets (post Credit Risk Mitigants)

(Rs'000)

	At 31 Dec 2017	At 31 March 2017
Below 100% risk weight	584,405,514	569,765,029
100% risk weight	338,136,571	410,885,392
Above 100% risk weight	95,473,590	74,316,029
Deductions*	(61,138)	(367,615)
Total	1,017,954,536	1,054,598,835
*Deduction represents amounts deducted from Tier I Capital		

Note: As per RBI guidelines as on 01 March 2016, DTA which was deducted from CET1 capital, can be recognised in the CET1 with a limit of 10% of net CET1 (after deducting DTA). Currently DTA is 3.54% of net CET1 capital. Accordingly, there is no deduction as on 31 December 2017.

### 5. Leverage Ratio

(Rs '000)

Particulars	At 31 March 2017	At 30 June 2017	At 31 Sep 2017	At 31 Dec 2017
Tier 1 Capital	181,602,675	181,815,793	181,857,747	181,781,385
Exposure Measure	1,739,290,908	1,754,415,491	1,776,272,416	1,721,615,694
Leverage Ratio*	10.44%	10.36%	10.24%	10.56%

<sup>\*</sup>As per RBI Master circular no. DBR.No.BP.BC.1/21.06.201/2015-16 dated 01 July 2015.

Note: The consolidated leverage ratio is 10.56% as on 31 December 2017.