

Corporate Governance

(All figures stated in US dollars unless otherwise indicated)

Arab Banking Corporation B.S.C. (“Bank ABC”) follows internationally-recognised best practice principles and guidelines, having in place a corporate governance system that provides an effective and transparent control framework that is fair and accountable.

The Central Bank of Bahrain (“CBB”) licenses Bank ABC as a conventional wholesale bank. Incorporated in 1980 as a Bahrain joint stock company, Bank ABC has an authorised capital of US\$4.5 billion and a paid-up capital of US\$3.11 billion as at 31 December 2025 (31 December 2024: US\$3.11 billion).

Bank ABC communicates all relevant information to stakeholders punctually and clearly through a variety of channels, including a well-maintained website. In particular, it reports its profits on an annual, semi-annual and quarterly basis.

At least the last five years’ consolidated financial statements are available on the Bank ABC corporate website.

Shareholders

Bank ABC’s shares have been listed on the Bahrain Bourse since 1990. The Central Bank of Libya (“CBL”), one of Bank ABC’s founding shareholders, owns a majority of the shares. The CBL increased its shareholding to 59.37% in 2010 by participating in that year’s capital increase and acquiring the Abu Dhabi Investment Authority’s 17.72% shareholding. The Kuwait Investment Authority, another of Bank ABC’s founding shareholder, continues to own 29.69% of the shares. Each of the foregoing shareholders is either a governmental entity or is (directly or indirectly) owned by a governmental entity in its jurisdiction of establishment. International and regional investors hold the remaining shares of Bank ABC.

The following table shows the ownership structure of Bank ABC as at 31 December 2025:

Name of Shareholder	Percentage Shareholding	Nationality
Central Bank of Libya	59.37%	Libyan
Kuwait Investment Authority	29.69%	Kuwaiti
Other shareholders with less than 5% holdings	10.94%	Various
Total	100%	

The following table shows the distribution of shareholdings as at 31 December 2025 and 31 December 2024.

% of shares held	2025			2024		
	No. of shares	No. of shareholders	% of total outstanding shares	No. of shares	No. of shareholders	% of total outstanding shares
less than 1%	128,344,432	1,344	4.1	128,344,432	1,329	4.1
1% up to less than 5%	211,976,668	3	6.8	211,976,668	3	6.8
5% up to less than 10%	-	-	-	-	-	-
10% up to less than 20%	-	-	-	-	-	-
20% up to less than 50%	923,289,191	1	29.7	923,289,191	1	29.7
50% and above	1,846,389,709	1	59.4	1,846,389,709	1	59.4
Total	3,110,000,000	1,339	100	3,110,000,000	1,334	100

Bank ABC's Corporate Governance Charter

In 2010, the CBB substantially updated its corporate governance requirements (particularly the CBB Rulebook's High Level Controls Module) for financial institutions, which are incorporated in Bahrain (the "CBB Corporate Governance Requirements") and most recently updated via revisions to the High-Levels Control (HC) Module in April 2023, which came into effect from 1st October 2023. Such regulatory requirements largely correspond with the Corporate Governance Code of Bahrain of 2022 (the "Code"), which is issued by the Ministry of Industry and Commerce. The Board of Directors adopted the Bank ABC Corporate Governance Charter in December 2010 (the "Corporate Governance Charter"), which substantially reflects the CBB Corporate Governance Requirements and the Code as they have evolved. Bank ABC reviews on a regular basis the Corporate Governance Charter and, whenever required, makes the necessary and appropriate amendments. The Corporate Governance Charter is published on the Bank ABC corporate website and deals with a number of corporate governance related matters, including:

- *the role and responsibilities of the Board and its committees;*
- *the responsibilities of Directors to Bank ABC and the shareholders;*
- *the appointment, training and evaluation of the Board;*
- *remuneration of the Board and of Bank ABC employees;*
- *Bank ABC's management structure;*
- *communications with shareholders and the disclosure of information to relevant stakeholders; and*
- *the detailed mandates of each of the committees of the Board.*

Recent Corporate Governance Changes

During 2025, and in line with Bank ABC's ongoing commitment to maintaining alignment with evolving regulatory requirements and leading corporate governance practices, amendments were approved to the Board Audit Committee Charter ("BACC") during the Board of Directors meeting held in 17 November 2025 to formally incorporate the Committee's oversight role in relation to Environmental, Social and Governance ("ESG") reporting to ensure consistent Group-wide governance coverage across all units. Consequent to these updates, corresponding amendments were also made to the Corporate Governance Charter, which consolidates the governance charters of the Group within a single overarching framework. Furthermore, during 2025 the Board approved revisions to the Board Compliance Charter to update the independence composition requirement of the Committee.

In addition, during 2025 the Board reconstituted the Board Audit Committee through the appointment of an additional Independent Director, thereby ensuring continued compliance with the Central Bank of Bahrain ("CBB") requirements under Rule HC-3.4.2(c), which stipulate that the Committee shall comprise a majority of Independent Directors.

Compliance with CBB Corporate Governance Requirements and the Code

Bank ABC was compliant with the CBB Corporate Governance Requirements and the Code as at 31 December 2025, save that the Chairman of the Board is not an independent Director. Notwithstanding the foregoing, the Bank was compliant in all other respects relating to Board and Committee composition, meetings held during the year, and Directors' attendance.

BOARD OF DIRECTORS

Responsibilities of the Board

Bank ABC has previously adopted both a corporate governance charter for the Board and charters for the various Board committees (the "Bank ABC Board Mandates"). The Bank ABC Board Mandates are displayed on the Bank ABC corporate website. The Board of Directors is responsible for the overall direction, supervision and control of the Bank ABC Group. In particular, the Board's responsibilities include (but are not limited to):

- a) those responsibilities assigned to the Board by the Articles of Association of Bank ABC;
- b) establishing Bank ABC's objectives;
- c) Bank ABC's overall business performance;
- d) monitoring management performance;
- e) the adoption and annual review of strategy;
- f) monitoring the implementation of strategy by management;
- g) causing financial statements to be prepared which accurately disclose Bank ABC's financial position;
- h) convening and preparing the agenda for shareholder meetings;
- i) monitoring conflicts of interest and preventing abusive related-party transactions;
- j) assuring equitable treatment of shareholders, including minority shareholders;
- k) the adoption and review of management structure and responsibilities;

- l) the adoption and review of the systems and controls framework; and
- m) overseeing the design and operation of the remuneration systems of the Bank ABC Group and ensuring that such systems are not primarily controlled by the executive management of the Bank ABC Group.

The Board meets regularly to consider key aspects of the Group's affairs, strategy and operations.

The Board exercises its responsibilities for best practice management and risk oversight mainly through the Board Risk Committee, which oversees the definition of risk/reward guidelines, risk appetite, risk tolerance standards and risk policies.

The Board is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with International Financial Reporting Standards, and for such internal controls as the Board determines are necessary to enable the preparation of the consolidated financial statements that are free from any material misstatement, whether due to fraud or error.

Appointment of Directors

The shareholders appoint the Board for a term of three years, with the current term of the Board commencing on 16 March 2025 and terminating in March 2028, the date of the annual general meeting. At the 2025 year end, there were nine Directors on the Board, with diverse and relevant skills, who worked well together as a team. Collectively, they exercised independent and objective judgement in meeting their responsibilities. Currently, all Directors are male (100%).

In accordance with Bank ABC's Articles of Association, a shareholder or group of shareholders holding 25% or more of the share capital may nominate Directors proportionate to their respective shareholdings. Other Directors are elected.

In accordance with the Bank ABC Board Mandates, each proposal for the election or re-election of a Director shall be accompanied by a recommendation of the Board, and a summary of the advice of the Remuneration Committee (see the description of role of the Corporate Governance Committee in this report).

The Board also has the power under Bank ABC's Articles of Association to appoint new directors and fill any Board vacancies that may arise, subject to such appointments being subsequently ratified by shareholders.

When a new Director is inducted, the Chairman, or Bank ABC's Board Secretary or Compliance Officer, or other individual delegated by the Chairman, reviews the Board's role and duties with that person. In particular, they describe the legal and regulatory requirements of the Bank ABC Board Mandates, the Code and the CBB Corporate Governance Requirements. The Chairman of the Board (or other individual delegated by the Chairman of the Board) ensures that each new Director is provided with a comprehensive induction pack providing requisite materials to ensure his contribution to the Board from the beginning of his term.

Bank ABC has a written appointment agreement with each Director. This describes the Director's powers, duties, responsibilities and accountabilities, as well as other matters relating to his appointment including his term, the time commitment envisaged, the Board committee assignments (if any), Directors' remuneration and expense reimbursement entitlement, and Directors' access to independent professional advice when needed.

Biographies of the Board of Directors are included in appendix 1.

Assessment of the Board

The Bank ABC Board Mandates require that the Board evaluates its own performance each year, as well as the performance of each Board committee and individual Director. This evaluation includes:

- a) assessing how the Board operates;
- b) evaluating the performance of each Board committee in light of its specific purposes and responsibilities, which shall include reviews of the self-evaluations undertaken by each Board committee;
- c) reviewing each Director's work, his attendance at Board and Board committee meetings, and his constructive involvement in discussions and decision making;
- d) reviewing the Board's current composition against its desired composition in order to maintain an appropriate balance of skills and experience, and to ensure planned and progressive refreshing of the Board; and
- e) recommendations for new Directors to replace long-standing Directors, or those Directors whose contribution to Bank ABC or its Board committees (such as the Group Audit Committee) is not adequate.

The Board has conducted an evaluation and self-assessment of its performance, and the performance of each Board committee and each individual Director in relation to the financial year ended on 31 December 2025.

Independence of Directors

The Bank ABC Board Mandates include detailed criteria to determine whether a Director should be classified as independent or not. The Bank ABC independence criteria are at least as restrictive as the formal criteria specified in the CBB Corporate Governance Requirements.

Bank ABC had four independent, non-executive Directors and five non-independent, non-executive Directors as at 31 December 2025. The CBB Corporate Governance Requirements require that at least one-third of Bank ABC's Board of Directors is independent and also require that certain Board committees (including the Group Audit Committee, the Corporate Governance Committee, the Remuneration Committee, Group Compliance Committee, and Board Risk Committee) be comprised of a certain number of Directors, a certain proportion of independent Directors and/or that such Board committees be chaired by an independent Director. Save as may otherwise be disclosed in this section, Bank ABC is now fully compliant with such requirements. The CBB Corporate Governance Requirements also state that it is preferable for the Chairman of the Board to be an independent Director, whereas the Chairman of the Board is, in fact, classified as a non-executive, non-independent Director.

As a rule, Directors do not have any direct or indirect material interest in any contract of significance with Bank ABC, or any of its subsidiaries, or any material conflicts of interest. This remained the case in 2025.

The Bank ABC Board Mandates require that any transaction that causes a Director to have a material conflict of interest must be unanimously approved by the Board (other than the relevant Director). Each Director is required to inform the entire Board of any actual, or potential, conflicts of interest in their activities with, or commitments to, other organisations as they arise, and to abstain from voting on these matters. Such disclosures shall include all material facts.

Each Director has a legal duty of loyalty to Bank ABC, and can be personally sued by Bank ABC or shareholders for any violation.

Compensation & interests of Directors

The remuneration structure for the Board of Directors is determined in accordance with directors' remuneration policy (the "Remuneration Policy") of Bank ABC. The Remuneration Policy was first adopted by the Annual General Meeting on 21 March 2021 (and renewed for three years during the Annual General Meeting held on 16 March 2025) in accordance with Article 28 (b) of the Articles of Association of Bank ABC, based on a proposal of the Board of Directors of Bank ABC. The Remuneration Policy is intended to remain in force until 2028.

The objective of the Remuneration Policy, amongst others, is for Bank ABC to be able to (at all times) to attract, retain, and motivate Directors of skills and expertise commensurate with the complexity and diversification of its global business and be able at the same time to provide value to such Directors in return of their value to Bank ABC.

The remuneration structure for the Board of Directors is composed of a flat fee (the "**Flat Fee**"), which is easy to manage, but also competitive enough to motivate Directors' behavior and attract and retain the quality needed to run Bank ABC successfully. Such Flat Fee is composed of a monthly cash retainer (the "**Retainer**"); attendance fees payable to Directors attending different Board and Board Committee meetings ("**Attendance Fees**"); and allowances to cover travelling, accommodation and subsistence costs incurred in connection with attending Board and Board Committee meetings ("**Allowances**").

¹ This is referred to in the following table, according to the MOIC disclosure tables as "Remunerations of the chairman and BOD".

² This is referred to in the following table, according to the MOIC disclosure tables as "Total allowance for attending Board and committee meetings".

The aggregate remuneration paid to Board members in 2025 amounted to US\$3,183,872 (2024: US\$2,148,303), which was divided between the three elements as follows:

Name	Fixed remunerations					Variable remunerations					End-of-service award	Aggregate amount (Does not include expense allowance)	Expenses Allowance
	Remunerations of the chairman and BOD	Total allowance for attending Board and committee meetings	Salaries	Others*	Total	Remunerations of the chairman and BOD	Bonus	Incentive plans	Others	Total			
First: Independent Directors:													
Mr. Abdullah Al Humaidhi ¹	40,339	3,000	-	11,444	54,783	-	-	-	-	-	-	-	-
Dr. Ibrahim El Danfour ³	174,150	36,000	-	223,902	434,052	-	-	-	-	-	-	-	-
Dr. Khaled Kawan ¹	40,339	4,500	-	-	44,839	-	-	-	-	-	-	-	-
Mr. Manaf Al Hajiri ²	115,970	31,500	-	100,312	247,782	-	-	-	-	-	-	-	-
Dr. Marouane El Abassi ²	121,415	34,500	-	147,171	303,086	-	-	-	-	-	-	-	-
Mr. Khalil Nooruddin ³	169,711	30,000	-	55,235	254,946	-	-	-	-	-	-	-	-
Second: Non-Executive Directors:													
H.E. Mr. Naji Belgasem ²	160,574	13,500	-	92,914	266,988	-	-	-	-	-	-	-	-
Mr. Abdulaziz Alhudaib ²	133,811	19,500	-	113,302	266,613	-	-	-	-	-	-	-	-
Mr. Amer Karkar ²	102,589	18,000	-	98,314	218,903	-	-	-	-	-	-	-	-
Mr. Ashraf Mukhtar ¹	32,869	3,000	-	22,545	58,414	-	-	-	-	-	-	-	-
Mr. Edrees Ahmad ²	111,509	21,000	-	105,486	237,995	-	-	-	-	-	-	-	-
Ms. Huda Al Mousa ¹	37,351	4,500	-	5,722	47,573	-	-	-	-	-	-	-	-
Mr. Mohamed Hassadi ²	120,430	30,000	-	167,444	317,874	-	-	-	-	-	-	-	-
Mr. Mohammad Saleem ¹	44,821	3,000	-	11,444	59,265	-	-	-	-	-	-	-	-
Mr. Saddek Omar El Kaber ¹	53,785	3,000	-	22,545	79,330	-	-	-	-	-	200,000	-	-
Dr. Tarik Yousef ¹	40,339	6,000	-	45,091	91,429	-	-	-	-	-	-	-	-
Third: Executive Directors:													
-	-	-	-	-	-	-	-	-	-	-	-	-	-
Total	1,500,000	261,000	-	1,222,872	2,983,872	-	-	-	-	-	200,000	-	-

* Travel and accommodation costs.

¹ Retired in March 2025. ² Appointed in March 2025. ³ Re-appointed in March 2025

Note: The aggregate remuneration paid to the members of the Remuneration Committee with respect to their membership of such committee for the year 2025 was US\$29,528, which sum is included in the Retainer fee (2024: US\$20,000).

No Director owned or traded Bank ABC shares in 2025.

Board Committees

The Board and its committees are supplied with full and timely information to enable them to discharge their responsibilities. In this respect, the Board, its committees and all Directors have access to senior management, external consultants and advisors, as required. The Board Secretary is responsible for ensuring that the Board procedures, and applicable rules and regulations, are observed.

The Board has delegated specific responsibilities to a number of Board committees. Each such committee has its own formal written charter, which is set out in full in the Corporate Governance Charter. The main Board committees are:

The **Board Risk Committee**, which is responsible for the review and approval of the Group's Credit and Risk Policies, including the risk appetite statement (RAS). The Committee reviews and makes recommendations to the Board regarding the annual risk strategy/appetite, within which business strategy, objectives and targets are formulated. The Committee delegates authority to senior management to conduct day-to-day business within the prescribed policy and strategy parameters, while ensuring that processes and controls are adequate to manage the Group's Risk Policies and Strategy. The Board Risk Committee meets not less than three times a year.

The Board **Corporate Governance Committee**, which assists the Board in shaping and monitoring the Group's Corporate Governance policies and practices, reviewing and assessing the adequacy of these policies and practices, and evaluating the Group's compliance with them. The Corporate Governance Committee meets not less than once a year.

The Group **Board Audit Committee**, which is responsible to the Board for the integrity and effectiveness of the Group's system of financial and internal controls. This Committee also recommends the appointment, compensation and oversight of the external auditors, as well as the appointment of the Group Chief Internal Auditor. The Group Audit Committee meets not less than four times a year.

The **Board Remuneration Committee**, which is responsible for the formulation of the Group's executive and staff remuneration policy, as well as senior management appointments, ensuring that Bank ABC's remuneration levels remain competitive so it can attract, develop and retain the skilled staff needed to meet its strategic objectives. The Committee also ensures that the remuneration policy and philosophy of Bank ABC and the ABC Group are aligned with Bank ABC's long-term business strategy, business objectives, risk appetite, values and long-term interests, while recognising the interests of relevant stakeholders. The Remuneration Committee meets not less than twice per year.

The **Group Board Compliance Committee**, which is responsible to the Board for monitoring compliance of the Group in the various countries in which the Group operates. The Committee also assists the Board in discharging its governance and oversight responsibilities for the Compliance risk management framework of Bank ABC and of Bank ABC's compliance with applicable laws and regulations on a group wide basis. The Group Compliance Committee meets not less than four times a year.

Ad Hoc Committees, such as the **Strategy Committee**. The Board has also delegated specific responsibilities for reviewing and overseeing the implementation of the strategy for Bank ABC and the Bank ABC Group to an ad-hoc Board Strategy Committee which shall meet as required to be effective. In 2025, no Committee meeting was held, however, the Board had a dedicated session on strategy.

As at 31 December 2025, the current members of each of the Board committees were as set out in the following table:

Board Committee	Member Name	Member Position	Classification of Director
The Board Risk Committee	Mr. Khalil Nooruddin Mr. Manaf AlHajeri Dr. Marouane El Abassi Mr. Abdulaziz Alhudaib Dr. Ibrahim El Danfour	Chairman Member Member Member Member	Independent Independent Independent Non-Independent Independent
The Corporate Governance Committee	Dr. Marouane El Abassi Mr. Manaf AlHajeri Mr. Mohamed Hassadi	Chairman Member Member	Independent Independent Non-Independent
The Board Audit Committee	Dr. Ibrahim El Danfour Mr. Khalil Nooruddin Mr. Edrees Ahmad Mr. Mohamed Hassadi Dr. Marouane El Abassi	Chairman Member Member Member Member	Independent Independent Non-Independent Non-Independent Independent
The Remuneration Committee	Mr. Manaf AlHajeri Dr. Marouane El Abassi Dr. Ibrahim El Danfour Mr. Amer Karkar	Chairman Member Member Member	Independent Independent Non-Independent Independent
The Board Compliance Committee	Dr. Ibrahim El Danfour Mr. Khalil Nooruddin Mr. Edrees Ahmad Mr. Mohamed Hassadi	Chairman Member Member Member	Independent Independent Non-Independent Non-Independent
The Strategy Committee	Mr. Naji Belgasem Mr. Abdulaziz Alhudaib Dr. Marouane El Abassi Mr. Mohamed Hassadi Mr. Khalil Nooruddin	Chairman Member Member Member Member	Non-Independent Non-Independent Independent Non-Independent Independent

Attendance of Directors

The details of Directors' 2025 attendance at Board and Board committee meetings are set out in the following table:

Board Members	Board Meetings	The Board Risk Committee	The Corporate Governance Committee	The Board Audit Committee	The Remuneration Committee	The Board Compliance Committee
Mr. Saddek Omar El Kaber Chairman	2(9) ³	N/A	N/A	N/A	N/A	N/A
Mr. Mohammad Saleem Deputy Chairman	1(9) ⁴	1(6) ⁵	N/A	N/A	N/A	N/A
Mr. Abdallah Al Humaidhi Director	1(9) ⁶	1(6) ⁷	1(11) ⁸	N/A	1(4) ⁹	N/A
Dr. Khaled Kawan Director	2(9) ¹⁰	1(6) ¹¹	1(11) ¹²	N/A	1(4) ¹³	N/A
Mr. Ashraf Mukhtar Director	2(9) ¹⁴	N/A	N/A	N/A	N/A	N/A
Ms. Huda AlMousa Director	2(9) ¹⁵	N/A	N/A	1(2) ¹⁶	N/A	1(6) ¹⁷
Dr. Tarik Yousef Director	2(9) ¹⁸	N/A	1(11) ⁹	2(2) ²⁰	N/A	2(6) ²¹

H.E. Mr. Naji Belgasem Chairman	7(9) ²²	N/A	N/A	N/A	N/A	N/A
Mr. Abdulaziz Alhudaib Deputy Chairman	6(9) ²³	5(6) ²⁴	N/A	N/A	N/A	N/A
Dr. Ibrahim El Danfour Director	9(9)	6(6)	N/A	6(6)	4(4)	6(6)
Mr. Khalil Nooruddin Director	9(9)	6(6)	N/A	6(6)	N/A	6(6)
Mr. Manaf Alhajeri Director	7(9) ²⁵	5(6) ²⁶	10(11) ²⁷	N/A	3(4) ²⁸	N/A
Dr. Marouane El Abassi Director	7(9) ²⁹	5(6) ³⁰	10(11) ³¹	1(6) ³²	3(4) ³³	N/A
Mr. Mohamed Hassadi Director	7(9) ³⁴	N/A	10(11) ³⁵	4(6) ³⁶	N/A	4(6) ³⁷
Mr. Amer Karkar Director	7(9) ³⁸	N/A	N/A	N/A	3(4) ³⁹	N/A
Mr. Edrees Ahmad Director	7(9) ⁴⁰	N/A	N/A	4(6) ⁴¹	N/A	4(6) ⁴²

Figures in brackets indicate the maximum number of meetings during the period of membership. "N/A" indicates that a Director was not a member of the relevant Board committee during 2025.

³ The Director resigned from the Board on 16 March 2025.

⁴ The Director resigned from the Board on 16 March 2025.

⁵ The Director resigned from the Board Risk Committee on 16 March 2025.

⁶ The Director resigned from the Board on 16 March 2025.

⁷ The Director resigned from the Board Risk Committee on 16 March 2025.

⁸ The Director resigned from the Corporate Governance Committee on 16 March 2025.

⁹ The Director resigned from the Remuneration Committee on 16 March 2025.

¹⁰ The Director resigned from the Board on 16 March 2025.

¹¹ The Director resigned from the Board Risk Committee on 16 March 2025.

¹² The Director resigned from the Corporate Governance Committee on 16 March 2025.

¹³ The Director resigned from the Remuneration Committee on 16 March 2025.

¹⁴ The Director resigned from the Board on 16 March 2025.

¹⁵ The Director resigned from the Board on 16 March 2025.

¹⁶ The Director resigned from the Board Audit Committee on 16 March 2025.

¹⁷ The Director resigned from the Board Compliance Committee on 16 March 2025.

¹⁸ The Director resigned from the Board on 16 March 2025.

¹⁹ The Director resigned from the Corporate Governance Committee on 16 March 2025.

²⁰ The Director resigned from the Board Audit Committee on 16 March 2025.

²¹ The Director resigned from the Board Compliance Committee on 16 March 2025.

²² The Director was appointed on 16 March 2025.

²³ The Director was appointed on 16 March 2025.

²⁴ The Director was appointed to the Board Risk Committee on 18 March 2025.

²⁵ The Director was appointed on 16 March 2025.

²⁶ The Director was appointed to the Board Risk Committee on 18 March 2025.

²⁷ The Director was appointed to the Corporate Governance Committee on 18 March 2025.

²⁸ The Director was appointed to the Remuneration Committee on 18 March 2025.

²⁹ The Director was appointed on 16 March 2025.

³⁰ The Director was appointed to the Board Risk Committee on 18 March 2025.

³¹ The Director was appointed to the Corporate Governance Committee on 18 March 2025.

³² The Director was appointed to the Board Audit Committee on 18 March 2025.

³³ The Director was appointed to the Remuneration Committee on 18 March 2025.

³⁴ The Director was appointed on 16 March 2025.

³⁵ The Director was appointed to the Corporate Governance Committee on 18 March 2025.

³⁶ The Director was appointed to the Board Audit Committee on 18 March 2025.

³⁷ The Director was appointed to the Board Compliance Committee on 18 March 2025.

³⁸ The Director was appointed on 16 March 2025.

³⁹ The Director was appointed to the Remuneration Committee on 18 March 2025.

⁴⁰ The Director was appointed on 16 March 2025.

⁴¹ The Director was appointed to the Board Audit Committee on 18 March 2025.

⁴² The Director was appointed to the Board Compliance Committee on 18 March 2025.

Meeting dates during 2025:

The Board and its committees meet as frequently as is necessary for them to discharge their respective responsibilities, but the Board meets no less than four times a year. The Group Audit Committee meets no less than four times a year, the Remuneration Committee meets no less than twice a year, the Board Risk Committee meets no less than three times a year, the Corporate Governance Committee meets no less than once a year, and the Group Compliance Committee meets no less than four times a year.

The Board Strategy Committee meets as required to be effective. In 2025, no Committee meeting was held, however, the Board had a dedicated session on strategy during on 13 and 14 June 2025.

The details of the dates of the Board and Board committee meetings in 2025 are set out below:

	Dates of Meetings
The Board	09 February 2025 16 March 2025 18 March 2025 25 May 2025 13 June 2025, 14 June 2025 21 July 2025 14 September 2025 16 November 2025, 17 November 2025 14 December 2025
The Board Risk Committee	05 February 2025 30 April 2025 06 May 2025 21 August 2025 29 September 2025 06 November 2025
The Corporate Governance Committee	08 February 2025 20 July 2025 22 July 2025 29 July 2025 25 August 2025 09 September 2025 17 September 2025 09 October 2025 26 October 2025 12 November 2025 13 December 2025
The Board Audit Committee	05 February 2025 10 March 2025 05 May 2025 07 August 2025 30 October 2025 07 December 2025
The Remuneration Committee	08 February 2025 20 July 2025 13 November 2025 13 December 2025
The Board Compliance Committee	05 February 2025 10 March 2025 05 May 2025 07 August 2025 30 October 2025 07 December 2025

INTERNAL CONTROLS

The Board of Directors is responsible for establishing and reviewing the Group's system of internal control. The Board receives minutes and reports from the Board Risk Committee ("BRC"), the Board Audit Committee and the Board Compliance Committee, identifying any significant issues relating to the adequacy of the Group's risk management policies and procedures, as well as reports and recommendations from the Corporate Governance Committee and the Remuneration Committee for any needed decision making and action(s) at their end.

Management informs the Board regularly about how the Group is performing versus budget, identifying major business issues and examining the impact of the external business, economic and regulatory environment.

Day-to-day responsibility for internal control rests with management. The key elements of the process for identifying, evaluating, and managing the significant risks faced by the Group can be summarised as:

- well-defined management structure with clear authorities and delegation of responsibilities, documented procedures and authority levels to ensure that all material risks are properly assessed and controlled
- internal control policies that require management to identify major risks, and to monitor the effectiveness of internal control procedures for adequate reporting and mitigation
- robust compliance function, exercised through Group Compliance reports to the Board Compliance Committee over Compliance Risks,
- Group Audit function, which reports to the Group Audit Committee on the effectiveness of key internal controls in relation to the major risks faced by the Group, and conducts reviews of the efficacy of management oversight regarding delegated responsibilities, as part of its regular risk based and regulatory audits of Group departments and business units
- comprehensive planning and budgeting process that delivers detailed annual financial forecasts and targets for Board approval, and
- Group Risk Management function, comprising overarching Head Office risk management committees and a dedicated risk management function supporting the group.

Management structure

The Group Chief Executive Officer, supported by Head Office management, is responsible for managing the day-to-day operations of Bank ABC. There is a clear segregation of duties in the management structure at Bank ABC.

Senior managers did not hold or trade any shares in Bank ABC during 2025.

The management organisation chart is included in appendix 2.

COMPLIANCE

Compliance risk is the risk of legal or regulatory sanctions, material financial loss, or reputational damage the Bank may suffer as a result of its failure to comply with the statutory, regulatory and supervisory requirements including industry codes with which the Group must by law comply with, or which it voluntarily adheres to.

Bank ABC is committed to maintaining the highest standards of ethical and professional conduct, including complying with all applicable rules and regulations. The Group Chief Compliance Officer (GCCO), together with the Heads of Compliance and Money Laundering Reporting Officers Group-wide, support the Board and Senior Management in effectively managing the Bank's compliance risks.

The Bank has a dedicated Group Board Compliance Committee (BCC). The GCCO reports directly to the BCC and administratively to the Acting Group Chief Executive Officer (AGCEO). The Group Compliance Oversight Committee (GCOC) is the Senior Management committee established by the BCC, that oversees compliance risk management Group-wide.

To support the GCOC, Compliance and Financial Crime Committees (CFCCs) operate in each jurisdiction and report to their respective BCCs or equivalent local governance bodies.

As detailed in the Group's Risk Appetite Statement, the Bank has no tolerance for regulatory breaches that are intentional or due to gross negligence. In addition, the Bank has no appetite for the facilitation, aiding or abetting of any form of criminal activity.

It is recognised that operational risk, including Compliance Risk, is inherent in business operations, processes and systems and that inadvertent errors may occur. Nevertheless, the Bank is committed to conducting business in compliance with regulatory requirements and implementing appropriate risk management and risk mitigation mechanisms to ensure that a robust compliance culture is embedded within the organisation.

The Bank continues to enhance its compliance framework by investing in systems and the capabilities of the Compliance Function.

EXTERNAL AUDITORS

1. In 2025, the Bank ABC Group paid its external auditors US\$ 3,477,000 in audit fees on a global basis.
2. Non-audit services were specifically pre-approved by the Audit Committee and provided by the external auditors including, but not limited to, anti money laundering reviews, prudential information reports reviews, quarterly reviews and tax related services amount to US\$ 1,106,000 on a global basis.
3. Ernst & Young have expressed their willingness to continue as the auditors of the Group for the year ending 31 December 2026. Bank ABC's management, based on evaluation of services provided by its external auditors, has recommended the appointment of Ernst & Young and a resolution proposing their reappointment will be presented at the annual general meeting to be held in March 2026.

Head Office

P.O. Box 5698, Manama, Kingdom of Bahrain (CR: 10299)
Bank ABC (Arab Banking Corporation B.S.C.) is licensed as
a conventional wholesale bank by the Central Bank of Bahrain

المكتب الرئيسي

ص.ب. 5698، المنامة، مملكة البحرين (س.ت. 10299)
بنك ABC (المؤسسة العربية المصرفية ش.م.ب.)
مرخص كبنك جملة تقليدي من قبل مصرف البحرين المركزي

POLICY ON THE EMPLOYMENT OF RELATIVES AND APPROVED PERSONS

Bank ABC has a Board approved Policy on Employment of Relatives and Connected Persons. This Policy aims to ensure that Bank ABC has transparency in relation to the employment of relatives and Connected Persons in order to prevent actual, or perceived, conflicts of interest.

The Policy sets out that no relatives or near relatives of any Bank ABC employee, Executive or Board Member may enter into employment with Bank ABC. Exceptional approvals may be granted by an independent panel following a full and fair selection process.

REMUNERATION POLICIES OF BANK ABC IN COMPLIANCE WITH THE REQUIREMENTS OF THE CBB

Senior management and staff receive compensation based on several fixed elements, covering salary, allowances and benefits, as well as variable, performance-related elements.

In January 2014, the Central Bank of Bahrain (CBB) issued new rules relating to the remuneration of approved persons and material risk-takers and others, which were subsequently amended later during 2014 (the “CBB Sound Remuneration Practices”), with recent amendments via CBB HC Module in April 2023. Bank ABC has implemented remuneration policies and procedures to cover Bank ABC, ila Bank and Bank ABC Islamic, which are compliant with the CBB Remuneration Rules.

Bank ABC reviewed its remuneration practices and redesigned its variable compensation scheme in order to be fully compliant with the CBB’s requirements. Key changes to Bank ABC’s remuneration systems and governance processes were made to comply with the CBB regulations and included:

- i. Ensuring the risk framework is extensive and captured in decisions around variable pay, including confirming risk-adjustments to any bonus pool.
- ii. Separating control functions from the Group bonus pool and ensuring they are measured independently from the businesses they oversee.
- iii. Introducing an equity-linked vehicle in which to deliver the appropriate amount of variable remuneration for covered persons.
- iv. Introducing deferral arrangements that defer the appropriate amount of variable remuneration for the Acting Group Chief Executive Officer (AGCEO), deputies, top five most highly-paid business line employees, material risk takers and approved persons.
- v. Introducing clawback and malus policies that apply to variable remuneration.

While maintaining the same Variable Compensation Scheme (VCS) and bonus multiples tables, further changes to the Employees’ Performance Management System were introduced in early 2016 to encourage behaviours that will help fulfil the Group’s strategic goals. Variable pay now depends on a more extensive matrix of factors, rather than just the income generated. These added factors facilitate measuring the quality of the income rather than just its magnitude. In addition, other non-financial factors have also been added as part of the performance matrix.

The Remuneration Committee (RemCo) reviews and approves Bank ABC’s remuneration policy structure on an annual basis. Where rules on compensation exist in other jurisdictions in which Bank ABC operates, Bank ABC’s Group policy is to take necessary steps to comply with local market regulations that are applicable to our foreign subsidiaries and branches. Where no rules are applicable, ABC adopts best local market practices.

A distinct and separate bonus pool has been created to reinforce the safeguarding role and independence of staff in Control Functions, and is measured by the impact and quality of their safeguarding role. These measures are based on department-specific objectives and targets, which are independent of company financial performance.

Bank ABC conducts business within a set of overarching goals and limits that, together, define its risk appetite and tolerance. This is approved by the Board Risk Committee as part of the Group Risk Strategy, which complements the budgets and strategic plans proposed by the business. The Bank’s bonus pool is subject to potential adjustments based on the review of the RemCo, in the respect of the approved risk appetite, risk tolerance and risk policies during the fiscal year.

Variable compensation and performance management are linked. Performance expectations are clearly articulated for revenue-generating, support and control functions. Individual bonus payments reflect Group, business unit and individual performance.

Bank ABC has adopted a remuneration deferral policy in line with the CBB Sound Remuneration Practices. This defers a required amount of the variable remuneration for the AGCEO, deputies, top five most highly-paid business line employees, defined material risk takers and approved persons.

Bank ABC has also adopted a malus policy, which allows any form of deferred variable remuneration to be reduced or cancelled in specific and exceptional circumstances. Exceptional circumstances are defined as material events. They may include a material restatement of the Bank's financial statements, the discovery of significant failures in risk management or exposure to material financial losses at Group, business unit or individual level. In respect of unvested awards, and depending on each specific circumstance, malus may be applied to either that portion of unvested awards linked to the performance year in question or the total outstanding set of unvested awards.

A clawback policy has been introduced to allow Bank ABC to recover part, or all, of the awards already paid to an employee or former employee if a material event is discovered. Clawback provisions may be enforced upon the discovery of an employee's, or former employee's, accountability or responsibility for, or direct implication in, material events that may bring the Bank into serious disrepute. Additionally, they may be enforced in the event of individual criminal or other substantial misconduct.

The design of the Bank's reward structure aligns pay outcomes with prudent risk management and sound governance practices. The mix of an individual employee's pay, allowances and variable compensation is dictated by the nature of the role he/she holds. Variable pay for the relevant employees is delivered using a blend of cash and equity-linked instruments. It may be paid up-front in cash or deferred in accordance with the Bank's deferral policy. With Board approval, the variable pay multiples may be reviewed from time to time to ensure competitiveness with the market.

The remuneration disclosures have been reviewed and approved by the RemCo, which has confirmed they are aligned to the CBB rulebook requirements.

Bank ABC takes risk seriously. Reward practices embed and reinforce the Bank's desired risk culture, and risk behaviours directly impact variable pay, based on the following principles:

- i. Financial performance is not the sole measure of performance; both quantitative and qualitative approaches are used to measure risk; bonus pools are adjusted for all types of risk, both tangible and intangible, reflecting both Group and business unit performance.
- ii. Bonuses can be diminished (or nil) in light of excessive risk taking at Group, business or individual level.
- iii. Bonus pools reflect the cost of capital required, and liquidity risk assumed, in the conduct of business.

In addition, Bank ABC has a process for assessing the performance of senior management against a set of pre-agreed audit, risk & compliance (ARC) objectives, which are cascaded down in the organisation. Their pay is linked to long-term profitability and sustainable value.

Pay principles

The following 'pay principles' apply at Bank ABC and govern all current and future remuneration decisions. These principles have been approved by the RemCo.

Summary

<i>Principle</i>	<i>Theme</i>
Principle 1	We pay for performance
Principle 2	We take risk seriously
Principle 3	We think long-term
Principle 4	Pay decisions are governed effectively
Principle 5	Clear and simple
Principle 6	Competitive, sustainable and affordable

Principle 1 | We pay for performance

Approach

- Performance expectations are clearly articulated for revenue-generating, support and control functions.
- Pay and performance management are linked.
- Bank ABC rewards performance that delivers its strategy, and that delivers the behaviours, cultures and ways of working that underpin doing business with the Bank.

Delivery

- Group and / or business unit underperformance can result in no bonus pool.
- Bonuses can be diminished (or nil) in light of poor Group, business unit or individual performance.
- Individual bonus payments reflect Group, business unit and individual performance.
- Group and business units are expected to meet demanding but achievable performance targets.
- Low performance ratings for any employee can result in no bonus.
- High performing business units may pay bonuses, even if the Group underperforms.
- Bank ABC differentiates high performance from average or low performance.
- Bonuses can be paid for non-profitable business units in start-up or turn-around phases.
- Bonus calculations reflect a measure of the appropriate behaviours which support doing business with Bank ABC.
- Control functions are measured on the impact and quality of their safeguarding role.
- Pay for employees engaged in control functions promotes impartiality and objectivity – it ensures that all employees at Bank ABC take risk seriously.
- Bonuses can be paid to control function employees who exercise their roles effectively, even in light of poor Group or business unit performance.

Principle 2 | We take risk seriously

Approach

- Reward practices embed and reinforce Bank ABC's desired risk culture.
- Risk behaviours directly impact variable pay.

Delivery

- Financial performance is not the sole measure of performance.
- Bonuses can be diminished (or nil) in light of excessive risk taking at Group, business or individual level.
- Bonus pools reflect the cost of capital required, and liquidity risk assumed, in the conduct of business.
- Bonus pools are adjusted for all types of risk, both tangible and intangible, which are reflected in both Group and business unit performance.
- Both quantitative and qualitative approaches are used to measure risk.
- Pay for material risk takers is significantly weighted towards variable pay.
- Material risk takers' performance is rewarded using a mix of cash and equity (or an equity-linked vehicle) to reflect their influence on the Bank's risk profile.
- Risk behaviours of material risk takers have a direct impact on variable pay outcomes.

Principle 3 | We think long-term

Approach

- Pay is linked to long-term profitability and sustainable value.

Delivery

- Deferral mechanisms are used for approved persons / material risk takers.
- Deferral mechanisms include an equity-linked vehicle.
- 60% of variable pay for AGCEO and the most highly-paid employees is deferred for three years.
- 40% of variable pay for material risk takers and approved persons (paid over BHD100,000) is deferred for three years.
- No form of guaranteed variable remuneration can be granted, except in exceptional circumstances, for a period of no more than one year following hire.
- Unvested deferred bonuses can be recovered in light of discovering past failures in risk management, or policy breaches, that led to the award originally being granted.
- Participation in deferral is reviewed on an annual basis, subject to meeting the minimum requirements under the CBB rules.

Principle 4 | Pay decisions are governed effectively

Approach

- Variable pay schemes are owned and monitored by the RemCo.
- The RemCo oversees remuneration practices across the Bank.

Delivery

- The RemCo oversees the design and delivery of variable pay across the Bank.
- The RemCo reviews and approves the Bank's remuneration policy on an annual basis.
- The AGCEO and senior management do not directly own or control remuneration systems.
- The RemCo reviews and approves bonus pools and payouts across the Bank, and reviews and approves the pay proposals for material risk takers and approved persons.
- Risk and Compliance provide information to the RemCo before it determines the bonus pool and Group performance.
- HR controls remuneration policies, while line managers have suitable discretion to apply them.
- HR develops compliance and monitoring practices to actively track global compliance with Group remuneration policy.

Principle 5 | Clear and simple

Approach

- Reward communications are clear, user-friendly and written in plain language.
- The aims and objectives of the new VCS are clear and transparent.

Delivery

- Clearly communicate what is meant by malus and clawback, and the instances in which these provisions could be applied.
- Open and easy access to the variable pay policy, plan rules and relevant communications.

Principle 6 | Competitive, sustainable and affordable

Approach

- The VCS helps to attract and retain high-calibre talent.
- The VCS structure can be maintained over the long term, and its total cost is always affordable to the Bank.

Delivery

- Bonus pools vary year-on-year, based on Group performance, external market conditions, the internal climate and affordability.
- Individual pay opportunities are driven by the external market and internal positioning.

Application of pay principles

Bank ABC will remunerate covered employees to attract, retain and motivate sufficient talent to safeguard the interests of the Bank and its shareholders, while ensuring the Bank avoids paying more than necessary. The remuneration systems fairly reward performance delivered within the risk appetite of the Bank, over an appropriate time horizon, to align with risk.

Variable remuneration is paid according to the scheme on the below categorisation:

Approved persons in business lines: For the GCEO and the five most highly-paid business line employees, variable pay in 2019 was paid as 40% upfront cash, 10% in deferred cash and 50% in a deferred equity-linked vehicle. For the others in the same category, the pay split was 50% upfront cash, 10% upfront equity-linked vehicle, 40% deferred equity-linked vehicle.

Approved persons in control functions: The variable pay for employees in this category was paid as 50% upfront cash, 10% upfront equity-linked vehicle, 40% deferred equity-linked vehicle.

Other material risk takers: The variable pay for employees in this category was paid as 50% upfront cash, 10% upfront equity-linked vehicle, 40% deferred equity-linked vehicle.

Other staff of Bahrain operations: The variable pay was paid fully in cash up front.

Remuneration arrangements are structured to promote sound risk behaviours. Their performance is measured against a range of financial and non-financial factors related to risk. Employees categorised as approved persons in control functions have their remuneration measured independently of the business that they oversee, so ensuring sufficient independence and authority. All variable pay is subject to malus and clawback.