CENTRAL BANK OF JORDAN

AMENDED INSTRUCTIONS OF
CORPORATE GOVERNANCE FOR BANKS

NO. (63/2016) DATED 1/9/2016

(including the amendments mentioned in circular no. (10/2/12186) date 25/9/2016)
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Article No. 1  
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These instructions shall be called (Amended Instructions of Corporate Governance for Banks for the year 2016). They are issued by virtue of the provisions of article no.(4/b/3)and (65/b) of the Central Bank Law No. (23) of 1971 and its amendments, and articles (21), (22), (23), (25), (88), (99/B), and (100) of the Banking Law No. (28) of 2000 and its amendments. The instructions will become effective once issued date, unless the context indicates otherwise.

Article No. 2  
Definitions

The terms and phrases included in these instructions shall have the meanings assigned to each hereunder, unless the context indicates otherwise. Banking Law and the instructions issued by its virtue are considered the reference to any other definitions referred to herein and not listed in this article.

<table>
<thead>
<tr>
<th>Corporate Governance</th>
<th>The Bank’s guiding structure that aims at identifying and achieving the corporate goals of the bank, managing the bank’s operations in safe and sound manner, protecting the depositors interests, committing to the responsibility towards shareholders and other stakeholders, and ensuring the bank’s compliance with laws and regulations, and its internal policies and procedures.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fit and Proper</td>
<td>Certain qualifications, requirements and standards to be present in the bank’s board members and its executive management.</td>
</tr>
<tr>
<td>Board</td>
<td>The Board of directors of the bank</td>
</tr>
<tr>
<td>Stakeholders</td>
<td>Any party of interest in the bank; depositors, shareholders, employees, creditors, customers and clients or regulators.</td>
</tr>
<tr>
<td>Major Shareholder</td>
<td>A shareholder who owns 5% or more in the bank capital, either directly or indirectly.</td>
</tr>
<tr>
<td>Executive Member</td>
<td>Board member who participates against rewards in the bank’s day to day management.</td>
</tr>
<tr>
<td>Independent Member</td>
<td>The board member who is free from and not subject to any influences limiting his/ her ability to make substantial and objective decisions for the benefit of the bank and in whom the conditions stipulated in article 6/d herein are present</td>
</tr>
<tr>
<td>Senior Executive Management</td>
<td>Includes the general manager (Chief Executive Officer, “CEO”) or regional manager, deputy general manager or deputy regional manager, assistant general manager or assistant regional manager, Chief Financial Officer “CFO”, Chief Operational Officer “COO”, Chief Risk Officer “CRO”, Internal audit</td>
</tr>
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</table>
manager, Chief Treasury Officer (and investment), Chief Compliance Officer “CCO” and any other employee in the bank who has executive power parallel to the aforementioned powers and is directly reporting to the general manager.

Article No. 3
Scope of application

a. With respect to paragraph (b) of this article, these instructions are applicable to all banks except Islamic banks (Sharia compliance banks).

b. The foreign banks branches operating in the Hashemite Kingdom of Jordan “HKJ” shall abide by these instructions to the extent applied thereto, or by the policies of Corporate governance and fit and proper criteria issued by their headquarter (the mother bank) or regulatory authority in the home country, whichever is more stringent in terms of meeting the goals of corporate governance and fit and proper criteria. Should the latter be the more stringent, the branch must provide the CBJ with supporting documents to prove same, provided that there is no conflict with the regulations. In case of any conflict, the branch shall inform the CBJ and the mother company of such matter, and present the necessary clarification of such conflict, then obtain the Central Bank’s approval on modifications for such conflict.

Article No. 4
Corporate Governance Code

The bank shall amend its Corporate governance code (manual) to the extent that the guidance therein shall take into account these instructions as a minimum, and in a way that be in line with its requirements and policies. The code shall be approved by the bank’s board of directors. Afterwards, the CBJ is to be provided with a copy of the code by 31/12/2016 at most. The code shall be amended in a way that expresses the bank’s particular view of corporate governance; its concept, importance and basic principles according to regulations and the best international practices thereof. The bank, through the corporate governance committee derived from its board, shall review the code and update it when necessity arises.

Article No. 5
Publishing the Corporate Governance Code

Each bank shall publish the code on its website and through any other suitable means to make it available for public viewing. The bank shall include and disclose in its annual report the presence of the code, disclose any information related to the stakeholders including this code, and the bank’s compliance with its contents.

Article No. 6
Board of Directors Composition
a. The board should consist of no less than eleven members, except where
the bank is owned by one shareholder.
b. None of the board members shall be an executive member.
c. Independent members therein shall not be less than 4 members, except
where the bank is owned by one shareholder.
d. The nomination and compensation committee in the bank shall determine
the requirements to ensure the member’s independency in a way to fulfill,
as a minimum, the following conditions:
1. He/ she shall not be an executive member in the board during the past
3 years prior to his election.
2. He/ she shall not have worked as an employee in the bank or any of its
subsidiaries during the past 3 years prior to his election.
3. He/ she shall not be related (up to 2nd degree relatives) to any other
board member of the bank, or board members of other subsidiaries of
the bank, or any major shareholder in the Bank.
4. He/ she shall not be related (up to 2nd degree relatives) to any of the
senior executive management members of the bank, or any of the
senior executive management member of subsidiaries thereof.
5. He/ she shall neither be a partner or employee for the external auditor
of the bank, nor has been such during the last three years prior to his
election as member in the board, and he/ she shall not be a first degree
relative of the external auditor.
6. He/ she shall not be a major shareholder, a representative of a major
shareholder or an ally of a major shareholder in the bank; or his/ her
contribution with an ally contribution equals shares of that of a major
shareholder, or a major shareholder in the bank’s subsidiaries, or a
major shareholder in the group owning the bank.
7. He/ she shall not have been a board member of the bank, or any of its
subsidiaries or member of the board therein for more than eight
consecutive years.
8. Neither he/ she or any company he/ she is a member of its board,
owning it, or a major shareholder therein shall have obtained a facility
from the bank exceeding 5% of the bank underwritten capital, nor shall
he/ she be a guarantor of facilities exceeding the mentioned percentage.
9. He/ she shall hold high qualifications and experiences in the field of
finance and banking

Article No. 7
Board of Directors Meetings

a. The board members shall attend personally all the board meetings. If not
possible, the member may show his/ her point of view through a video or a
teleconference call after getting the chairman’s approval, without having the
right to vote or sign on the minutes.
b. The bank shall put down in writing, the meetings of the board and its
committees accurately and fully, including any reservations raised by any
member, and maintain these meeting minutes in a suitable manner.
c. The Senior Executive management, enough time ahead of the board meeting, shall present full and accurate information to the board members about the meeting agenda. The chairman shall verify such an action.

Article No. 8  
Board Overall Responsibilities

a. The board shall oversee the senior executive management, follow up its performance, and ensure the soundness of the bank’s financial position and solvency. The board shall adopt suitable policies and procedures for overseeing and controlling the bank’s performance.

b. The board shall define the bank’s strategic goals, direct and instruct the executive management to prepare a strategy to fulfill these goals and, then, approve the strategy and the related action plans that go in line with this strategy.

c. The board shall adopt a policy to oversee and review the performance of the executive management through key performance indicators (KPIs) to identify, measure and oversee the performance to proceed towards achieving such corporate goals.

d. The board shall ensure the availability of policies, plans and operational procedures in the bank that cover all the bank functions, and are in line with the concerned regulations, all of which is to be circulated across all managerial levels and reviewed on a regular basis.

e. The board shall establish the bank corporate values, draw clear lines as to the responsibilities and accountability for all bank functions, as well as establish high culture in terms of moral standards, integrity and professional conduct of the bank staff.

f. The board shall be held responsible for the soundness of all bank operations including its financial status, carrying out Central Bank requirements and those of other monitoring & regulatory authorities, taking care of the stakeholders interests. The bank is duly managed within the framework of the laws and regulations and its internal policies of the bank, and that the effective monitoring of the bank’s activities, including outsourced activities, is always in place. Taking into consideration article (13/g) of these instructions, the board, in light of the recommendations made by relevant committees, is to appoint the general manager, the Internal audit manager, CRO and CCO.

g. and the board is responsible for accepting their resignations. The approval of the Central Bank on the resignation or termination of either’s services shall be obtained. The Central Bank has the right to call any of the managerial levels to inquire about the reasons of resignation or termination of services.

h. The board must approve the internal controls, review them annually and ensure that Internal and External Auditors review the framework of such controls at least once annually.

i. The board must ensure the independence of the external auditor, initially and continuously.

j. The board shall approve a risk management strategy and monitor its continuous implementation. Such strategy shall include the bank’s risk
appetite that prevents exposing the bank to high risks. The board shall be aware completely of the operational work environment and associated risks thereto. The board also shall ensure the availability of tools and infrastructure to manage the risks and that they are capable to define, measure, restrict and control all risks types which the bank may be exposed to.

k. The board shall ensure the availability of sufficient Management Information Systems “MIS, reliable and covering all the bank activities.

l. The board shall verify that the “business credit policy” include an assessment of the customers’ corporate governance quality, especially shareholding companies, in a way that customers risks assessment shall be done by adopting strength and weakness points according to their governance performance.

m. The board shall make sure that the bank social responsibilities are adequate to address issues in terms of environment protection, health and education. Also, the board shall make sure that the bank offers facilities to Small and Medium-sized Enterprises “SMEs” at appropriate pricing and tenor.

n. The board should take adequate measures to ensure clear separation between the powers of shareholders having effective (significant) interests and those of the executive management, to enhance sound corporate governance. It must also, allocate suitable mechanisms to minimize the influence of shareholders having effective (significant) interests through (as examples but not limited to):

1. Shareholders having effective (significant) interests are not to assume any duties at the senior executive management.

2. The authority of the senior executive management shall be granted by the board alone, and should act within the delegated framework.

o. The board shall approve an organizational structure to the bank showing hierarchical order, including the board and executive management committees.

p. The board of a bank that practices its business within a banking group, shall abide by the following:

1. When the bank operating in Jordan is the mother company, the board shall adopt the group and its subsidiaries’ strategies and policies, the administrative structure of such subsidiaries, and the corporate governance code on the group level. Such is to be done in a way to comply with these instructions and be applied to all group units to ensure that the subsidiaries policies are in parallel with these instructions, taking into consideration the instructions issued by central banks and regulators of host countries where the subsidiaries exist.

2. To be familiar with the group structure, especially complicated ones, through knowing the interconnections and relationships between the entities and mother company. It shall be also aware of the adequacy of the corporate governance within the group in terms of adapting the corporate governance policies and strategies of the mother company to these instructions or any instructions issued by the Central Bank or
other related supervisory authorities thereafter. In case of a conflict, prior approval of the Central Bank of Jordan to rectify it shall be obtained.

q. The board shall specify the banking operations which require its approval in a way not to be exhaustive and jeopardizing its overseeing role, and shall not grant executive authority, including granting loans, to a sole board member including the board chairman. The board can constitute a committee called “credit committee” to look at credit exceeding the authority of the highest committee in the executive management and as follows:

1. The number of the committee members shall not be less than five, one of whom can be independent but not a member in the audit committee. Furthermore, executive managers can attend its meetings to present their recommendations.
2. Its authorities shall be exclusively to take suitable decisions for such credit facilities which have been recommended by the above mentioned executive committee.
3. The highest limits of the authorities granted to this committee with regards to granting, adjusting, renewing, restructuring the credit facilities shall be defined in a way to make such clear for the board.
4. The minimum quorum to hold the committee meetings is four, and the decisions should be taken by the majority regardless of the number of attendees.
5. It shall periodically report the details of the credit facilities it has approved to the board.
6. The members shall attend and vote personally. If not possible, the member may express his/ her point of view through video or teleconference call and he/ she shall have the right to vote and sign the meeting minutes, provided that such is duly documented.
7. The board can delegate part or all of the committee’s authorizations in adjusting the credit facilities terms and structures to the executive management committee mentioned above. The board shall keep the credit committee informed of the decisions taken within these authorizations.
8. The bank shall rectify its authorizations structure accordingly no later than 31/12/2016.

r. The board shall identify the duties of the board secretary to include:

1. Attending all board meetings, minuting all discussions, suggestions, objections, reservations and voting methods on the board resolutions/ decisions drafts.
2. Scheduling the board meetings dates in coordination with the chairman.
3. Verifying that all board members sign the meetings minutes and resolutions.
4. Following up the execution of the decisions made by the board, and the discussion of any topics adjourned from a previous meeting.
5. Maintaining the records and documents of the board meetings.
6. Taking appropriate actions to ensure that the drafted resolutions, decisions to be issued by the board are in conformity with the laws and regulations.
7. Preparing for General Assembly meetings and coordinating with board committees.
8. Providing the Central Bank with fit and proper acknowledgements signed by board members.

s. The board members and committees shall have the ability to directly contact the executive management and the board secretary as well as to do the duties entrusted to them including contracting outsources when necessary on the expense of the bank and in coordination with the chairman. However, no board member shall affect the executive management decisions unless through negotiations conducted in the board’s or its committees’ meetings.

t. The chairman of the board must ensure the following as a minimum:

1. Establishing a constructive relationship between the board and the executive management.
2. Encouraging constructive criticism of issues discussed in general, and of those that raise different points of view among the board members, and encouraging negotiation and voting on such issues.
3. That all board members receive and sign the minutes of previous meetings, and receive the meeting agenda well before the meeting is conducted. The agenda shall include enough written information about the topics to be discussed in the meeting. The delivery of such shall be made via the secretary of the board.
4. The availability of a charter organizing and defining the board scope of work.
5. Discussing, in detail, the strategic and important issues in the board meetings.
6. Providing each member in the board, once elected, with the concerned laws related to banking; the Central Bank instructions pertaining to the scope of work of the board including these instructions; a booklet stating the member’s rights, responsibilities and roles; and the secretary’s duties and responsibilities.
7. Providing each member with sufficient summary on the bank’s operations on the date of appointment or upon request.
8. With the assistance of the bank’s legal counselor, deliberating with any new member on the board’s responsibilities and roles, especially those relating to legal and organizational requirements, authorities, and other matters of membership such as membership term, meetings schedules, committees’ responsibilities, rewards, and the possibility of obtaining independent technical advice when necessary.
9. Meeting the board members’ needs for developing their expertise and continuous learning. The new board member shall participate in an Orientation (induction) Program that suits his/ her banking background and includes, as a minimum, the following topics:
a. The bank’s organizational structure, corporate governance, and code of conduct.
b. Corporate goals, the bank’s strategic plan, and its approved policies.
c. Financial position of the bank.
d. The bank’s risks profile and Risks management framework therein.

u. Each board member must be aware of the following as a minimum:

1. To have a good knowledge of legislations and principles of banking, the bank’s operational environment, and to be up to date with the developments taking place therein as well as related external updates including the requirements for recruitments in the bank’s senior executive management posts.
2. Attending all meetings of the board, the committees as necessary, and the General Assembly.
3. Confidentiality of the bank’s information and avoidance of conflict of interest.
4. Favoring the bank’s interest in all business relations conducted with any other company in which he/ she has personal interest. He/ she shall not also use the bank’s commercial business opportunities and endorse it to his/ her own interest. Furthermore, he/ she shall avoid conflict of interest, disclose to the board, in detail, any conflict of interest, if any, commit not to attend meetings or participate in decisions made therein where such a topic is discussed, and such disclosure shall be put down in writing in the meeting minutes.
5. Devote enough time to assume his/ her roles and duties as board member. The nomination and compensation committee shall find a clear methodology to verify this (e.g.; the number of memberships of such member in other boards/ corpses/ forums…etc.)

Article No. (9)
Accountability & Responsibility

a. The board shall set out clear lines for responsibility and accountability, abide by them and enforce them across all the managerial levels of the bank.
b. The board shall make sure that the organizational structure reflects clear authority and responsibility lines and as a minimum to include the following levels of control:-

1. Board of Directors and its committees.
2. Independent functions of risks, compliance, and audit, as such functions must not perform any daily activities
3. Units/ employees who are not engaged in day to day activities of the bank (like credit review and middle office).

c. The board shall ensure that the senior executive management is carrying out its responsibilities in managing the bank’s daily operations, contributing
to the implementation of corporate governance, delegating authorities to employees, establishing efficient administrative environment that enhances accountability, and carrying out duties in various business fields and activities in line with the policies and procedures approved by the board.

d. The board shall adopt appropriate internal controls and measures that enable it to establish accountability towards the executive management.

e. Notwithstanding what is provided in the Companies Law, the positions of the chairman and general manager may not be shared by the same person. Furthermore the general manager must not be related (up to the fourth degree relatives) to the chairman, any of the major shareholders or any of the other members of the board.

f. The general manager, in addition to stipulated legislations, shall:

1. Develop the strategic intent of the bank.
2. Execute bank’s strategies and policies.
3. Implement the board decisions.
4. Provide guidance for executing short and long term plans.
5. Convey bank’s vision, mission and strategy to employees.
6. Raise matters of importance to the board.
7. Manage the daily operations of the bank.

Article No. 10
Board Committees

The board of directors shall form committees from among its members, define their goals, and delegate authorities thereto, in accordance with terms of reference (charter). Such committees shall report periodically to the board. The existence of such committees shall not relieve the board from its responsibilities.

The board shall form the following committees as a minimum:

a) Corporate Governance committee

It shall consist of at least 3 members, the majority of whom shall be independent, and it shall include the chairman. This committee shall steer and oversee the preparation of a corporate governance code, review it and oversee its implementation. The bank shall rectify its position in this regard no later than 31/12/2016.

b) Audit committee

1. Subject to the banks law provisions, the majority of the committee members including the committee chair shall be selected from independent members. The chair of the committee shall neither be the board chairman nor a chair of any other board committees. The bank shall rectify its position in this regard no later than 31/12/2016.
2. All the committee members must have educational qualifications with relevant practical experience in the fields of accounting, finance or any other similar fields or specialties of concern to the bank business.
3. Subject to the Banks law provisions as to the committee responsibilities and authority, it shall review the following matters:

   a. Scope, outcomes, and adequacy of the internal and external audit.
   b. Accounting issues of material impact on the bank financial statements.
   c. Internal monitoring and controls system.

4. The committee shall recommend to the board for its appointment of external auditor, terminating his service, defining his fees and any other provisions relating to contracting with him. The foregoing includes also his independency assessment and any other services, other than audit, assigned to the auditor.
5. The committee shall possess the authority to get any information from the executive management, and shall have the right to call any executive to attend any of its meetings provided that the foregoing is stipulated for in its charter.
6. The committee holds meetings with the external and internal auditors as well as the Compliance Chief Officer at least once a year without the presence of senior executive management members.
7. The committee shall review, oversee and ensure that the bank has appropriate and effective whistleblowing procedures which enable the employee to speak up in a confidential way about any errors in the financial statements or any other matters. The committee shall also ensure the availability of arrangements necessary for independent investigation and ensure following up investigation outcomes, and treatment actions in an objective manner.
8. The audit committee should be distinct from other committees and the bank shall rectify its position in this regard no later than 31/12/2016.

**c) Nomination and compensation committee**

1. This committee consists of at least 3 members, the majority thereof including the committee chair are of independent members and the bank shall rectify its position in this regards no later than 31/12/2016.
2. This committee shall handle the following responsibilities:

   a. Identifying the members qualified to join the board taking into consideration the candidates' capabilities and qualifications. In case of a member being re-elected, his/ her attendance and efficient participation in the board meetings must be considered
   b. Recommending to the board qualified candidates to join the senior executive management.
   c. Ensuring that the board members attend banking-related workshops or seminars, especially risks management, corporate governance, and the latest banking developments.
   d. Determining whether the member fulfills the independent member requirements, taking into consideration the minimum conditions
stipulated for in article 6/d of these instructions, and review such on annual basis.

e. Following defined and approved basis in assessing the board and general manager performances, based on objective assessment standard.

f. Providing board members upon request with the required information and summaries on some important matters in the bank, and making sure to keep them abreast of current topics related to the banking sector.

g. Ensuring the availability of remuneration policy for the bank’s executives, reviewing it periodically, and implementing it. The committee recommends determining the salaries, rewards, and other privileges of the general manager and other senior executive management members.

d) Risks management committee

1. This committee shall consist of, at least, 3 members from among the board members, provided that they include an independent member. Membership therein could be filled by members from the senior executive management.

2. The committee shall have the following roles:

a. Reviewing risk management framework in the bank.

b. Reviewing risks management strategies prior to board approval.

c. Following up developments that impact risk management, and report such periodically to the board.

d. Ensuring that there are no gaps between actual risks the bank is exposed to and the bank’s risk appetite approved by the board.

e. Ensuring proper environment necessary to identify risks of material impact, and any activities performed by the bank which may expose it to major risks above the bank’s risk appetite, and report the outcomes to the board and follow up on treatment actions.

It is prohibited to any member of the board to be a chair of more than one of the above-mentioned committees, and to be a chair of more than two committees of all board constituted committees. The bank shall rectify its position in this regard no later than 31/12/2016.

Article No. 11
Fit and Proper

Members of the board and senior executive management must exhibit exemplary qualities of honesty, integrity, competency, necessary experience and the ability to commit and devote time for bank’s activities. The board and the nomination and compensation committee are responsible to verify such matters.

Article No. 12
Fit and Proper Criteria of Board Members
a. The board shall adopt an effective policy to ensure the fitness and properness of its members. Such policy shall include the minimum standards, requirements and conditions which are to be fulfilled by the elected and appointed member. This policy shall be subject to periodical review whenever needed. The board shall also set out adequate procedures and programs to ensure that all members meet this criteria and continue to do such. The bank shall provide the Central Bank with a copy of such policy duly approved by the board.
b. Those who assume the chair and membership of the board must meet the following requirements:

1. To be of 25 years of age or more.
2. Not to be a member of the board, general manager, regional manager, or employed by any other bank operating in the kingdom, unless the other bank is a subsidiary.
3. Not to be an advocate, legal counselor, or auditor of the bank.
4. To hold a university degree, as a minimum, in economics, finance, accounting, business administration, or any other similar specialties. The nomination and compensation committee may review this item and add other specialties if coupled with banking business expertise.
5. Not to be a government employee or public official, unless a representative of them.
6. Not to be a board member of more than five public shareholding companies inside the kingdom, either personally or as a representative.
7. Shall have at least a five-year experience in banking, finance, or similar disciplines.

c. The Central Bank has the right to object to the nomination of any person to the board if it finds out that such candidate does not fulfill any of the conditions stipulated for in item (B) above.
d. The chairman or board member shall sign a declaration (shown in attachment No.1) to be filed in the bank, and copied to the Central Bank with the member’s CV attached.
e. The Chairman of the board shall make sure that the Central Bank is notified of any material information that may impact negatively the fitness and properness of any member in the board.

Article No. 13
Fit and Proper Criteria of Senior Executive Management

a. The board shall adopt a policy to ensure the fitness and properness of the senior executive management members in the bank. Such policy shall include the minimum standards, requirements and conditions to be fulfilled by any member therein. The board is responsible to review this policy every now and then, and set out adequate procedures and programs to ensure that all senior executive management members meet this criteria and continue to do such. The bank shall provide the Central Bank with a copy of such policy.
b. The board shall appoint a general manager who enjoys integrity and has technical competency and banking expertise, and shall obtain the Central Bank prior approval on such appointment.

c. The board’s approval on appointing, accepting the resignation of, or terminating the services of any of the senior executive management members in the bank shall be obtained.

d. The board shall set up a succession plan as to the senior executive management members in the bank, and review it at least once a year.

e. The board shall notify the Central Bank of any material information which may negatively impact the fitness and properness of any member in the senior executive management.

f. Any member expected to be appointed in the senior executive management of the bank shall meet the following conditions:

1. Not to be a board member of any other bank operating in the kingdom unless it is a subsidiary.
2. To be fully devoted for the management of the bank’s activities.
3. To hold a university degree, as a minimum, in economics, finance, accounting, business administration, or any other similar specialties of relation to the banking.
4. Shall have an experience in banking or similar disciplines for at least five years, and ten years for the posts of general and regional managers.

g. The Central Bank shall, ahead of time, approve the appointment of any of the senior executive management. Therefore, the bank shall, before appointing the candidate in the senior executive management, get the candidate’s CV with all certificates of academics, experience, and good conduct as well as any other necessary supporting documents. The candidate shall sign the declaration shown in attachment No. 2, a copy of which along with the candidate’s CV shall be sent to the Central Bank.

Article No. 14
Assessment of Management Performance

a. The board shall set appropriate standards to assess its performance and its members’ performance. Such standards shall include the following as a minimum:

1. Setting out specific goals and defining the role of the board in achieving them in a measurable way.
2. Defining key performance indicators (KPIs) derived from strategic plans and goals, and using them to measure the performance of the board.
3. Maintaining regular communication between the board and shareholders.
4. Holding regular meetings between the board and the senior executive management.
5. Clarifying the role of the member in the board meetings, and comparing his/ her performance with that of other members. Feedback shall be
obtained from the concerned member in order to improve the assessment process.

b. The nomination and compensation committee shall conduct annual assessment of the performance of the board, its committees and members. The Central Bank shall be informed of assessment outcomes.

c. The board shall annually assess the performance of the general manager according to assessment standards including key performance indicators prepared by the nomination and compensation committee. The assessment standards of the general manager performance shall include the financial and administrative performance of the bank and the general manager’s achievements of the bank’s intermediate and long-term plans and strategies. The committee shall notify the Central Bank of the outcomes generated from such assessment.

d. The board shall set appropriate standards to assess the performance of executive personnel other than the board members and the general manager. Such standards shall include, as a minimum, the following:

1. A suitable weighted average to measure the compliance with risk management framework and the implementation of internal controls and organizational requirements.
2. Gross income or profit shall not be the sole factor to measure the performance. Other factors shall be considered to measure the performance of executive personnel; such as, risks connected to major operations, customer satisfaction and others as applicable.
3. Avoid misuse of power and conflict of interest.

Article No. 15
Compensation

a. The board shall set out procedures to determine its members’ compensations and remunerations based on the approved assessment standards.

b. The nomination and compensation committee of the bank shall set out an objective and transparent policy for granting financial compensation for executives. Such policy shall be approved by the board, and a copy of which sent to the Central Bank no later than seven working days from the day it was approved by the board.

c. As a minimum, the financial compensation policy shall:

1. Be prepared to retain competent, skilled and experienced executive personnel as well as to recruit, motivate and develop the performance of such personnel.
2. Be designed to ensure that it won’t have an impact on the bank’s reputation and solvency.
3. Take into consideration the risks, liquidity, and profits and their timing.
4. Not to base granting the financial compensation item on the current year performance, but it shall be based also on the executive’s medium and long term performance (3-5) years.
5. Express the bank goals, values and strategies.
6. Define the form of rewards; fees, salaries, allowances, raises, share options or any other privileges.
7. Include the possibility of postponing the payment of a reasonable portion of the rewards. The portion and postponement time shall be determined on the basis of the work assigned to the concerned executive and its risks as well as to the executive’s activities.
8. Not grant financial rewards to executive personnel of control functions (risks management, audit, Compliance and else) on the basis of the outcomes generated from the departments they monitor.

Article No. 16
Conflicts of interest

a. The executive personnel shall avoid conflicts of interest.
b. The board shall adopt a policy and procedures to remedy conflicts of interest which may arise from the bank’s being part of a banking group, and disclose any conflicts of interest that may arise from the bank’s connection with companies within the group.
c. The board shall adopt policies and procedures to deal with related parties. Such policies and procedures shall include identifying those parties taking into consideration regulations, dealing conditions, approval procedures and mechanism of controlling these activities, in a way that such does not allow overriding such policies and procedures.
d. The control functions in the bank shall ensure that operations with concerned parties have been completed under the adopted policy and procedures. The audit committee shall review and monitor all activities with concerned parties, and inform the board of such activities.
e. The board shall make sure that the senior executive management is carrying out the adopted policies and procedures.
f. The board shall set out controls on the flow of information intra departments that prevent personal interest usage.
g. The board shall adopt policies and a code of conduct and circulate them among all staff. Such shall include the following as a minimum:

1. Preventing any of the executive personnel to use internal information of the bank for their personal interest.
2. Rules and procedures regulating the operations with related parties.
3. Cases which may give rise to a conflict of interest.

h. The board shall make sure that the executive management is practicing its activities with high integrity and avoiding the conflicts of interest.

Article No. 17
Internal Audit

a. The board shall make sure that the internal audit department in the bank is capable of carrying out the following responsibilities as a minimum:
1. Verifying that there are internal control and monitoring systems adequate to cover the activities of the bank and its subsidiaries, and that such is implemented.

2. Ensuring compliance with the bank’s internal policies, international standards and related legislations.

3. Auditing financial and administrative matters, to ensure that the main financial and administrative information is accurate, reliable, and timely.

4. Reviewing compliance with the corporate governance code.

5. Reviewing the accuracy and comprehensiveness of Stress Testing according to the methodology approved by the board.

6. Checking the accuracy of procedures on ICAAP.

b. The board shall ensure and enhance the independency of internal auditors, offer them appropriate hierarchy in the Bank’s job structure, and ensure that they are qualified to perform their duties, have free access to all records and information, and to approach any employee inside the bank to enable them perform the duties assigned to them and prepare their reports without any external interference.

c. The board shall take procedures necessary to enhance the efficiency of internal audit through:

1. Giving due attention to the importance of audit and establishing this in the bank.

2. Following up rectifying audit findings.

d. The audit committee shall ensure supporting the audit department with adequate resources and the qualified personnel needed to manage internal audit and offer them appropriate training.

e. The audit committee shall verify the rotation of the internal audit staff on various bank functions every three years as maximum.

f. The audit committee shall verify that none of the internal audit employees is assigned any other executive jobs.

g. The audit committee shall verify that all the bank activities are subject to audit including outsourced activities.

h. The board shall approve an internal audit charter including the duties, authorities and responsibilities of audit management and circulate it inside the bank.

i. The board shall make sure that the internal audit department is subject, directly, to the audit committee, and report, directly, to the chair of the audit committee.

j. The audit committee shall assess the performance of internal audit manager and staff, and define their remunerations.

Article No. 18

External Audit

a. The bank shall ensure regular rotation of external auditor among auditing offices and their subsidiaries, affiliated or related companies every 7 years as a maximum.

b. The 7 years period to be calculated effective 2010.
c. The first year of rotation should be jointly done by the old and new external audit firms.
d. The external Auditor should not be re-elected until 2 years pass of its last election, except for the above mentioned joint audit review.
e. The audit committee shall verify the independency of external audit on annual basis.
f. The board shall take necessary procedures to remedy weak points in internal control and monitoring systems or any other points witnessed by the external auditor.

**Article No. 19**  
**Risks Management**

a. The risks management department shall oversee the compliance of executive departments with defined acceptable risks levels.
b. The board shall verify remedy of risks above the bank’s risk appetite, including the concerned senior executive management accountability as to such overriding.
c. The board shall make sure that the risks management department uses periodical stress testing to measure the bank’s ability to stand with high risks & stressed conditions. The board shall have also the main role in approving the assumptions and scenarios used, discussing the results of the tests, and approving the procedures to be taken in light of the results.
d. The board shall approve the ICAAP methodology of the bank capital adequacy. Such methodology shall be comprehensive, effective and capable to define all risks which the bank may be subject to. The strategic plan of the bank and the capital plan shall be taken into account in this methodology. The board shall also check up the foregoing methodology periodically, verify implementation thereof, and make sure that the bank maintains adequate capital to encounter all risks.
e. The board shall, before approving any expansion of the bank’s activities, take into consideration the risks originated and the capabilities and qualifications of the Risks management employees.
f. The board shall ensure the independency of risks management department in the bank through reporting to the risks management committee, granting the risks management department the necessary authorities to maintain easy access to information from other bank departments and cooperate with other committees to perform its tasks.
g. The board shall approve the bank’s risk appetite document.
h. Risks management department tasks are, as a minimum, as follows:

1. Reviewing the risks management framework in the bank before being approved by the board.
2. Carrying out risks management strategy in addition to developing work policies and procedures to control and manage all risks types.
3. Developing methodologies to define, measure, monitor and control every risks type.
4. Reporting to the board through risks management committee, with copies being sent to senior executive management. Such reports shall
include information on actual Risk Profile of all bank’s activities compared with acceptable risks (risk appetite) document and how to follow up remedy of negative deviations.

5. Verifying the integration of risks measurement mechanisms with MIS used therein.

6. Studying and analyzing all types of risks the bank faces.

7. Presenting recommendations to the risks management committee on bank exposures to risks, and recording exclusions out of risks management policy.

8. Providing necessary information on the bank risks to be used for disclosure purposes.

Article No. 20
Compliance

a. The board shall ensure the independency of compliance function, and to be continuously and adequately staffed with experienced personnel.

b. The board shall set out a policy to ensure the bank’s commitment to all related regulations, review such policy periodically, and ensure its implementation.

c. The board shall approve the duties and responsibilities of the Compliance function.

d. Compliance function shall report to the board or sub-committee, if any, with a copy to be sent to the general manager.

Article No. 21
Stakeholders’ Interests

a. The board shall maintain a specific mechanism to ensure interconnection with stakeholders through disclosing and offering significant information on the bank activities through the following:

1. General Assembly meetings.
2. Annual report.
3. Quarterly reports including financial information, board report on bank stock trading, and its financial position during the year.
4. Website of the bank
5. Shareholders relationship section.

b. The board shall make sure of allocating part of the bank website to include clarification on shareholders rights, and encourage them to attend and cast their votes in the General Assembly meetings. Also, meetings documents including complete text of the invitation and meetings minutes shall be published.

Article No. 22
Disclosure and Transparency
a. The board shall make sure that the financial and non-financial information of concern to stakeholders has been published.
b. The bank annual report shall include a statement from the board to the effect that the board is responsible for the accuracy and sufficiency of financial data, all data included in the report, and the adequacy of the internal controls.
c. The board shall make sure of the bank's commitment to disclosures defined under the international financial reporting standards (IFRSs), international accounting standards (IASs), Central Bank instructions, and other legislations of concern. Also, it shall ensure that the executive management is aware of the changes on International Financial Reporting Standards.
d. The board shall ensure that the annual and quarterly reports of the bank include disclosures that enable the current or prospective shareholders to access operations outcomes and the financial position of the bank.
e. The board shall make sure that the annual report includes the following, as a minimum:

1. Summary of the bank's organizational structure.
2. Summary of the responsibilities and roles of the board committees and any other authorities delegated by the board for such committees.
3. Information of concern to Stakeholders stipulated for in the corporate governance code of the bank, and to what extent the bank is committed to the implementation of the code.
4. Information on each member of the board; qualifications, expertise, shares in the capital, independent or not, membership in board committees, date of appointment, memberships in other companies' boards, rewards granted from the bank for the last year, loans granted to him by the bank, and any other transactions between the bank and the member or Stakeholders.
5. Information on risks management department including its structure, nature of operations, and developments undergone thereon.
6. Number of the meetings of the board and its committees and the number of each member attendance of these meetings.
7. Names of all the board members and senior executive management who resigned during the year.
8. Summary on rewards granting policy in the bank, disclosing all rewards types and forms of the board members on individual basis, and rewards of all types which have been granted to the senior executive management on individual basis, for the last year.
9. Shareholders owning 1% or more of the bank's capital, and the ultimate beneficial owners of these shares or part of, and if they are partially or completely mortgaged.
10. Declarations by all board members stating that neither they nor any related entity received any benefits, whether financial or otherwise, from the bank without declaring it, for the previous year.

Article No. 23
General and Transitional Rules
a. The chairman shall, well ahead of time, invite the Central Bank to attend the General Assembly meetings by nominating a representative.
b. The chairman shall provide the Central Bank with the General Assembly meeting minutes within no more than 5 days since the date of attesting the minutes by the companies’ controller or its representative.
c. The bank shall inform the Central Bank, at least 30 days prior to the General Assembly meeting date, of its wish to nominate the external auditor either to be elected or re-elected by the General Assembly.
d. The bank shall provide the Central Bank of the number of pledged shares by shareholders who own 1% or more of the bank capital, and the beneficiaries.
e. The bank shall provide the central bank with information on the board members, its committees, and members of its senior executive management via attached forms (3/1, 3/2, 3/3) on semi-annual basis and once an amendment takes place.
f. The bank shall provide the Central Bank with information on the board members, management committees, and senior executive managements of its subsidiaries inside and outside the HKJ, via attached forms (4/1, 4/2, 4/3) on semi-annual basis and once an amendment takes place.
g. The bank has a period till end of 10/2017 to rectify the status of the current senior executive management members as to fitness and properness requirements mentioned in items (3) and (4) of article (13/f) of these instructions.
h. The Central bank may call upon any person nominated to fill an office in the senior executive management in any bank to conduct a personal interview before appointment. Also the Central Bank may call upon any board member in any bank for interview.
i. The Central Bank may appoint an outsider entity to assess the governance of any bank, on the latter’s expense.
j. The Central bank may, at its discretion, call upon audit committee members, internal audit manager in the bank, or Chief Compliance Officer to discuss matters of concern to their scope of work.
k. The Central bank may determine a maximum number of independent members in the board as it deems necessary.
l. The Central bank may consider any member as independent under certain considerations even though all conditions stated in Article 6/d apply thereto.
ENCLOSURES

Enclosure No. (1)
Declaration and Acknowledgment of a Board member

I ………………………………member of the board of directors in ………………….
Bank, representing ……………………… hereby declare that there wasn't/ there isn't:

1. A declaration of my bankruptcy nor delinquency either in HKJ or elsewhere (In case of rehabilitation, I attach supporting documents).
2. Entrance in a settlement with creditors to settle outstanding debts which I could not fulfill.
3. A court order to attach all or part of my assets.
4. A Convict in any crime for any act considered against honor, public order and morals, or duty of trust.
5. Being subject to investigation or accountability by the Central Bank of Jordan or any other regulatory body.
6. Rejection or withdrawal of any company license in which I was a partner by any regulatory body.
7. Dismissal from any government office due to abuse of confidence.
8. Liquidation or bankruptcy of any activity or business in which I was a manager, partner, or related thereto.
9. Filling an office in any financial institution where I was requested to resign due to abuse of confidence.
10. Filling an office as General Manager in a company of whatsoever objectives it has, board chairman or member therein, or mangers body chair or member therein, where this company was subject to compulsory liquidation.
11. Rejection of license for any trade, business or any other activity requiring license.
12. Facing legal verdict against me by any controlling entity to suspend my work with banks.
13. Failure to abide by any regulatory requirements; inside or outside HKJ
14. Offering false or misleading information to any regulatory entity, or was uncooperative, untruthful in dealing therewith.
15. Participation in considerable manner in managing a trade project or company which went in delinquency due to management negligence either partially or in full.
16. Problems as to my financial position.
17. Any conflict of interests between the bank and myself.

Additional information, if any, or any other comment on the items stated in the declaration:-
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I do hereby declare and acknowledge that all the above information is true, and in case of any further change thereto I shall provide the bank with further information

Name
Date
signature
Signature Verification
Licensed bank attestation

The bank confirms that the candidate who signed this declaration is fit and proper for the board membership pursuant to the central bank requirements and the bank’s fitness and properness policy. The bank also, certifies that it read this declaration and its enclosures carefully, also it certifies that all information in the declaration and enclosures about the candidate are accurate according to its best knowledge

Bank name  
Person in charge (who reviewed the declaration and the enclosures)  
Title  
Date  

Bank seal
Enclosure No. (2)
Declaration and Acknowledgement of senior executive management member

I ……………………………member of the senior executive management in …………………Bank hereby declare that there wasn’t/ there isn’t:
1. A declaration of my bankruptcy nor delinquency either in HKJ or elsewhere (In case of rehabilitation, I attach supporting documents).
2. Entrance in a settlement with creditors to settle outstanding debts which I could not fulfill.
3. A court order to attach all or part of my assets.
4. A Convict in any crime for any act considered against honor, public order and morals, or duty of trust.
5. Being subject to investigation or accountability by the Central Bank of Jordan or any other regulatory body.
6. Rejection or withdrawal of any company license in which I was a partner by any regulatory body.
7. Dismissal from any government office due to abuse of confidence.
8. Liquidation or bankruptcy of any activity or business in which I was a manager, partner, or related thereto.
9. Filling an office in any financial institution where I was requested to resign due to abuse of confidence.
10. Filling an office as General Manager in a company of whatsoever objectives it has, board chairman or member therein, or managers body chair or member therein, where this company was subject to compulsory liquidation.
11. Rejection of license for any trade, business or any other activity requiring license.
12. Facing legal verdict against me by any controlling entity to suspend my work with banks.
13. Failure to abide by any regulatory requirements; inside or outside HKJ.
14. Offering false or misleading information to any regulatory entity, or was uncooperative, untruthful in dealing therewith.
15. Participation in considerable manner in managing a trade project or company which went in delinquency due to management negligence either partially or in full.
16. Problems as to my financial position.
17. Any conflict of interests between the bank and myself.

Additional information, if any, or any other comment on the items stated in the declaration:-
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I do hereby declare and acknowledge that all the above information is true, and in case of any further change thereto I shall provide the bank with further information

Name
signature
Date
Licensed bank attestation

The bank confirms that the candidate who signed this declaration is fit and proper for the post pursuant to the central bank requirements and the bank's fitness and properness policy. The bank also, certifies that it read this declaration and its enclosures carefully, also it certifies that all information in the declaration and enclosures about the candidate are accurate according to its best knowledge.

Bank name
Person in charge (who reviewed the declaration and the enclosures)
Title
Date

Bank seal
# Declaration Enclosures

1. Personal Information on the candidate
Candidate name
Capacity (Board member, general manager, Senior Executive management member)
National No. / or Passport no. for non–Jordanian Nationality (attach copy)
Permanent residence
Tel. No.
E-mail
Date & place of birth

2. Details of academic qualifications and professional certificates acquired by the candidate.

<table>
<thead>
<tr>
<th>academic certificate</th>
<th>degree/professional certificate</th>
<th>Specialty</th>
<th>Country / institution</th>
<th>Academic</th>
<th>Graduation year</th>
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3. Companies in which the candidate filled a board member office, or was any of the senior executive management members therein during the last ten years

<table>
<thead>
<tr>
<th>Company / Bank name</th>
<th>Title</th>
<th>Start date</th>
<th>Date of termination</th>
<th>Cause of termination</th>
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4. Companies where the candidate owns shares therein either directly or indirectly (except, the bank which the candidate is nominated as a board member or employee therein)

<table>
<thead>
<tr>
<th>Company name</th>
<th>Type of activities</th>
<th>Rate of ownership</th>
<th>Work location</th>
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5. Shares owned by the candidate in the bank capital which the candidate is nominated to work therein, whether in his/ her name or any other close party, custodian or agent thereof.

<table>
<thead>
<tr>
<th>Name of shares owner</th>
<th>Number of shares</th>
<th>Ownership rate</th>
<th>Relationship with candidate</th>
<th>Number of mortgaged shares and mortgagee name</th>
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### Attachment no.(3)

**Form no.(1)**

Chairman & members of board of directors / bank ……, on / / 20

<table>
<thead>
<tr>
<th>No.</th>
<th>Chairman &amp; members of board of directors (four syllabus name of natural &amp; legal person according to commercial register) nationality)</th>
<th>Representative name of legal person (four syllabus) &amp; his nationality</th>
<th>National no. of Jordanian member</th>
<th>No. of member shares at bank capital</th>
<th>No. of representative shares at bank capital</th>
<th>Date of birth</th>
<th>Member independency</th>
<th>Date of joining the board</th>
<th>Qualifications</th>
<th>Work Experience</th>
<th>Membership in committees derived from board</th>
<th>Membership in board of directors &amp; other companies in &amp; out of the kingdom</th>
<th>Current Positions out bank</th>
<th>Notes</th>
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Bank signature & stamp

### Form No.(2)

Members of Board of Directors Legal persons / Bank ……., on / / 20

<table>
<thead>
<tr>
<th>No.</th>
<th>Legal person name</th>
<th>His capacity</th>
<th>National no. of Jordanian member</th>
<th>Member independency</th>
<th>Paid capital</th>
<th>Business nature &amp; activities</th>
<th>Address</th>
<th>Chairmen &amp; member of board of directors</th>
<th>Notes</th>
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Bank signature & stamp

### Form No.(3)

Members of Senior Executive Management / Bank……

<table>
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<tr>
<th>No.</th>
<th>Position name (four syllabus) &amp; his nationality</th>
<th>National no. of Jordanian member/passport no. of non-Jordanian member</th>
<th>Date of birth</th>
<th>Qualifications</th>
<th>Experience</th>
<th>Date of joining the bank</th>
<th>Starting date at current position</th>
<th>No. of member shares at bank capital (if any)</th>
<th>Membership in board of directors &amp; other companies as bank representative</th>
<th>Notes</th>
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Bank signature & stamp
### Attachment no.(4)

**Form no.(1)**

Chairman & members of board of directors/ Chief Executive Officers of subsidiary……. on / / 20

<table>
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<tr>
<th>No.</th>
<th>Chairman &amp; members of board of directors (four syllabus name of natural &amp; legal person according to commercial register) &amp; nationalitiy</th>
<th>Representative name of legal person (four syllabus) &amp; his nationality</th>
<th>National no. of Jordanian member/passport no. of non-Jordanian member</th>
<th>No. of member shares at subsidiary's capital</th>
<th>No. of representative shares at subsidiary's capital</th>
<th>No. of member shares in Bank’s capital</th>
<th>No. of representative shares at Bank’s capital</th>
<th>Date of birth</th>
<th>Date of joining the board</th>
<th>Qualifications</th>
<th>Experience</th>
<th>Membership in committees derived from board</th>
<th>Membership in board of directors of other companies in &amp; out of the kingdom</th>
<th>Current Positions outside subsidiary</th>
<th>Notes</th>
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Bank Signature and Stamp

### Form No.(2)

Members of board of directors/ Chief Executive Officers Legal Persons of subsidiary………. on / / 20

<table>
<thead>
<tr>
<th>No.</th>
<th>Legal person name</th>
<th>His capacity</th>
<th>National no. of Jordanian member</th>
<th>Paid capital</th>
<th>Business nature &amp; activities</th>
<th>Address</th>
<th>Chairmen &amp; member of board of directors</th>
<th>Note</th>
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Bank signature & stamp
Form No.(3)
Members of Senior Executive Management of subsidiary……..

<table>
<thead>
<tr>
<th>No.</th>
<th>Position</th>
<th>name (four syllabus) &amp; his nationality</th>
<th>National no. of Jordanian member/passport no. of non-Jordanian member</th>
<th>Date of birth</th>
<th>Qualifications</th>
<th>Experience</th>
<th>Date of joining the subsidiary</th>
<th>Starting date at current position</th>
<th>No. of member shares at subsidiary capital (if any)</th>
<th>Membership in board of directors of other companies as subsidiary representative</th>
<th>Notes</th>
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Bank signature & stamp