

Annual Report 2015

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Bringing Banking to Life

2015



بيت التمويل الكويتي
Kuwait Finance House
البحرين بش.م.ب (م) B.S.C.(C) Bahrain



Licensed as an Islamic Retail Bank by the Central Bank of Bahrain



**His Royal Highness
Prince Khalifa bin Salman
Al Khalifa**
The Prime Minister



**His Majesty
King Hamad bin Isa
Al Khalifa**
The King of the Kingdom of Bahrain



**His Royal Highness
Prince Salman bin Hamad
Al Khalifa**
The Crown Prince, First Deputy
Prime Minister and Deputy
Supreme Commander

Pioneer Award in Islamic Banking to KFHBahrain from the GIFA 2015
KFH-Bahrain

"Best New Retail Financial Product"
2014

Tamweely Personal Finance

"Best Personal Finance" Award
2014
Tamweely

Best Investment Advisory Service for
Three-Way Banker Merger
CPI Financial Banker Middle East Product
Awards '13
KFH-Bahrain

Received Gold Award for KFHB Website for
"Best Navigation" through the Communicator
Awards program '13
KFH-Bahrain

Silver Award for KFHB Website for
"Best in Financial Services" through the
Communicator Awards program '13
KFH-Bahrain

Received Gold Award for KFHB Website for
"Bank Standard of Excellence" through the
Web Marketing Award program '13
KFH-Bahrain

Received Award for KFHB Website for
"Bahrain eContent Award 2013" for its
Responsive Website in the eBanking
category '13
KFH-Bahrain

Received Award for the "Institutional
Excellence" Award at the 20th WIBC for
being the Lead and Transaction Advisor for
the three way bank merger in Bahrain '13
KFH-Bahrain

The Best Real Estate Investment
Islamic Business and Finance Awards '12
Diyar Homes

Best Islamic Bank in Bahrain
Islamic Finance News Awards '11
KFH-Group

Best Mobile Application
Bahrain eContent Award '11
KFH-Bahrain

Best Investment Product
Banker Middle East '11
Baytik Industrial Oasis

Best Investment Product
Banker Middle East '10
Menatelecom

Best Islamic Covered Card
Banker Middle East '10
Baytik Ijara

Best Islamic Wealth Management
Islamic Business & Finance Awards '09
Priority Banking

Best Project Finance House
Banker Middle East Industry Awards '08
Corporate Finance

Best Retail Brand
World Islamic Banking Conference Awards '08
KFH-Group

Best New Product
Islamic Business & Finance Awards '08
Priority Banking

Best New Product
Islamic Business & Finance Awards '07
Durrat Al Bahrain



Kuwait Finance House-Bahrain

Annual Report 2015



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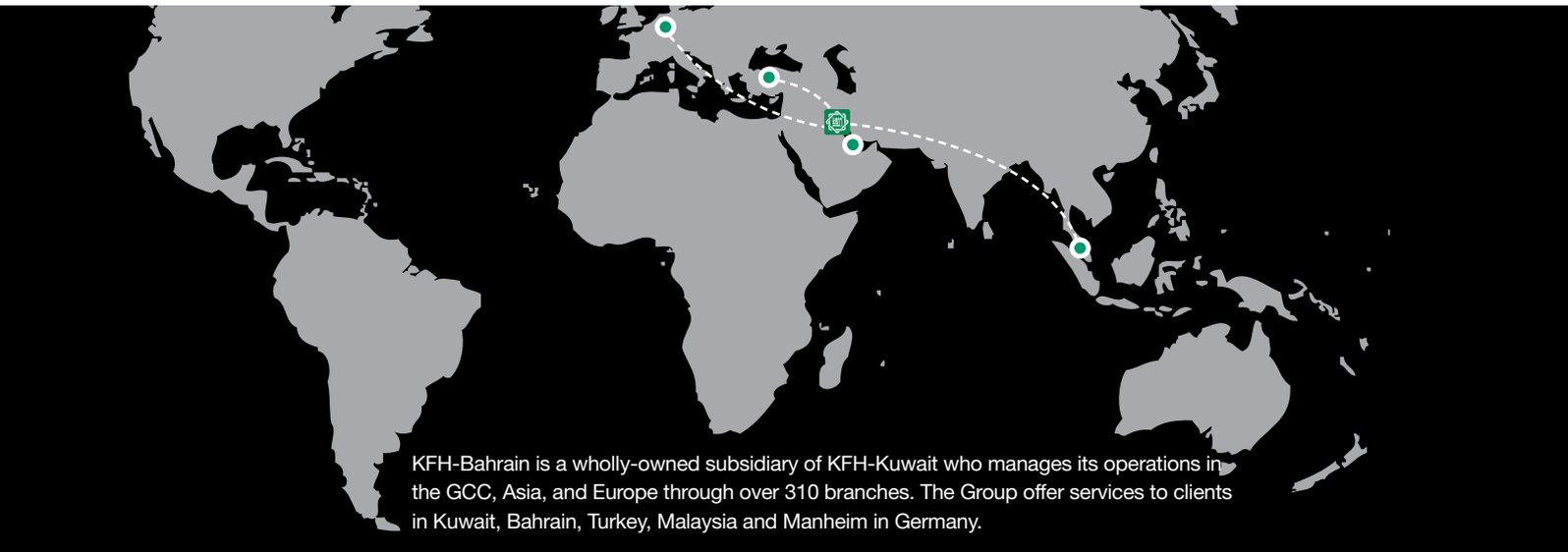
Bringing Banking to Life

Vision

At KFH-Bahrain we believe that banking is not just about money. For us it is something that can improve people's lives. Whether we are providing commercial and investment banking services or financial products for consumers, we start by understanding our customers and their needs. With an emphasis on innovation, we aim to provide cutting edge Islamic banking solutions while staying faithful to Shari'a principles, with a view to enhancing the lives of our customers.

Mission

It is our mission to "Bring Banking to Life" by focusing on innovation, thinking outside the box and insisting on excellence in everything we do. This includes the development and provision of a wide range of integrated products and services in perfect harmony with Shari'a principles. Our mission and our commitment are backed by a robust financial position and a long and proven heritage of ingenuity, innovation and integrity.



KFH-Bahrain is a wholly-owned subsidiary of KFH-Kuwait who manages its operations in the GCC, Asia, and Europe through over 310 branches. The Group offer services to clients in Kuwait, Bahrain, Turkey, Malaysia and Manheim in Germany.

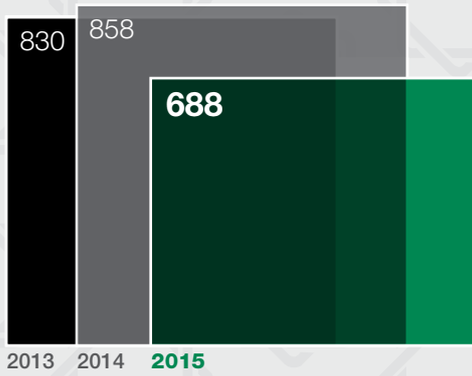
NET INCOME

BD Million



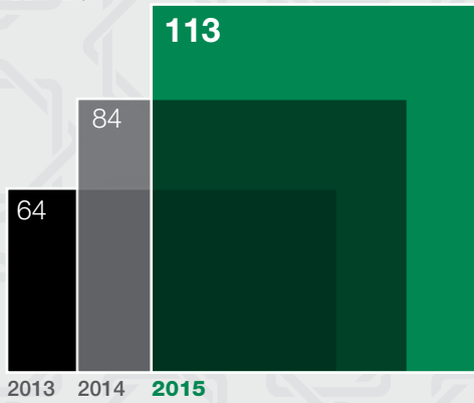
CUSTOMERS DEPOSITS

BD Million



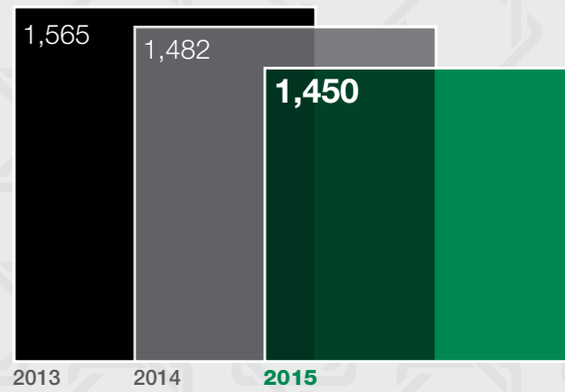
OPERATING INCOME AFTER DIRECT COSTS

BD Million



TOTAL ASSETS

BD Million



Three Year Highlights

Profile

Kuwait Finance House-Bahrain (“KFH-Bahrain” or the “Bank”), is a leading provider of Islamic retail commercial and investment banking services. Established in 2002 as a wholly owned subsidiary of Kuwait Finance House-Kuwait, a global industry leader, KFH-Bahrain specialises in conceptualising the development and introduction of innovative, Shari’a compliant banking and investment products.

KFH-Bahrain enjoys a reputation as a performance-driven, results-oriented institution, combining global investment strategies with the provision of popular retail products and services. KFH-Bahrain has made major advances and experienced considerable growth in the last few years, allowing it to further develop its products and services and provide outstanding investment opportunities for its customers.

At the forefront of the investment and finance sectors, KFH-Bahrain has developed a series of successful projects and made further investments in diverse sectors of the economy.

KFH-Bahrain is continuing its strategy of innovation and change and is committed to setting new standards for Islamic banking and finance. Such a strategy will reaffirm KFH-Bahrain’s status as a market leader, enhancing its continued contribution to the economic growth and social development of the Kingdom of Bahrain.



Hamad Abdulmohsen Al-Marzouq
Chairman

Chairman's Statement

In the name of Allah, the most Gracious, the most Merciful.

Peace and Blessings be upon the Last Prophet and Messenger Muhammad, His Household and His Companions.

On behalf of the Board of Directors (the "Board"), it gives me great pleasure to present the 2015 Annual Report of Kuwait Finance House - Bahrain (the "Bank").

New Strategy - Dawn of a new era

In 2015, the Board approved a new strategy which paves the way for a better and stronger KFH presence in the Kingdom of Bahrain. The strategy focuses on closer group coordination and developing synergies, transforming the business to achieve efficient usage of capital, differentiating our banking products and services, achieving efficiency in operations by optimizing costs, and creating a sustainable balance sheet and income streams. We will tactfully adjust the strategy in light of the changing competitive, operating, business and regulatory landscapes.

Financial Results – Growth with caution

Despite global and regional macro-economic challenges, the initial quick wins of the strategy were to improve the operating income by 23.8% to reach BHD 122.9 million compared with BHD 99.3 million in 2014. Total net income increased by 110% to BHD 10.7 million from BHD 5.1 million in 2014.

The Bank finished 2015 with a thorough review of its balance sheet and focused on building its asset quality. In light of developing global, regional and local economic and operating conditions facing KFH in the Kingdom of Bahrain, the Bank allocated sufficient forward looking provisions.

Corporate and Retail Banking Group – building sustainable income streams

In 2015, we continued to diversify our financing portfolio by adding new high-quality clients and strengthening relationships with our existing clients. Our strategic plans supported the implementation of many economic development projects in 2015 through Public Private Partnership (PPP) which made a positive impact in achieving success and strong results confirming the Bank's leading role in Bahrain. The Bank has signed a Memorandum of Understanding (MoU) to cement our partnership with the Government of Bahrain to fulfill the Kingdom's aspiring citizens' needs for social and affordable housing. The Bank has become the first Shari'a compliant bank to provide a fully integrated solution for off-plan social homes in line with the Ministry of Housing's requirements. The Bank also continued to grow its retail financing book through "Tamweely" and residential financing products which provided unique Shari'a compliant solutions to meet our clients' growing needs.

In 2015, we continued to diversify our financing portfolio by adding new high-quality clients and strengthening relationships with our existing clients. Our strategic plans supported the implementation of many economic development projects in 2015 through Public Private Partnership (PPP) which made a positive impact in achieving success and strong results confirming the Bank's leading role in Bahrain.

During the year, we have continued to improve our retail and corporate presence with the aim of further enhancing the overall customer experience. We increased our reach to customers in the Kingdom by expanding our ATM network to 26 locations. We have also enhanced our eBanking services by offering better account management as well as providing more options for online utility bill payments. We continue to improve our IT platforms to provide our customers with faster and more efficient services. In the year ahead, we will continue to introduce more technology and system driven innovative products and services to expand our reach to customers even further. As a testimony of the Bank's innovative and comprehensive services and capabilities, I am pleased to report that the Bank was honored with both the 'Pioneer Award in Islamic Banking Award' at the 2015 Global Islamic Finance Awards and the 'Best Investment Advisory Firm' from The Banker Middle East, CPI.

Investment- Participation in Shaping Bahrain for a better future

The Bank has built its reputation in the market not only as a major provider of the banking services but also as a bank which has participated in shaping the physical landscape of Bahrain. Many of the iconic projects and landforms are either financed by the Bank or developed via collaboration with subsidiaries of the Bank. As part of its new strategy, the focus in 2015 and for the years to come is to increase core banking activities whilst at the same time profitably exit our ready-to-realize real estate assets.

During the year, one of the Bank's key joint venture investment companies, Diyar Al Muharraq (Diyar), achieved major milestones. A joint venture between Eagle Hills and Diyar led to the launch of Marasi Al Bahrain, a mixed-use mega real estate development of malls, luxury hotels, residential units and retail areas on the island with a total development value of approximately BHD 500 million. Also this year, Diyar's \$100 million Dragon City encompassing 750+ commercial units, went operational with 95% occupancy. This project is proving to be a significant source of trading activities for Bahrain and the Gulf countries. "Project Habitat", a social housing project between Diyar and the Ministry of Housing, will see the start of construction of over 3,000 housing units within Diyar Al Muharraq with a total development value of approximately BHD 410 million. As a tribute to society and as a part of our social and religious obligation, Diyar had built the Shaikh Isa bin Salman Al Khalifa Grand Mosque at the gate of Diyar Al Muharraq development. Schools and other services have started their construction as well. This and similar strategic projects offer opportunities to increase our core banking business as well.

In addition, the Bank is rolling out various initiatives to optimize regulatory capital and secure financing for the phased implementation of our strategic investment projects in line with market demand. Demand for such projects continues to increase though it may be impacted by the current uncertainty of oil markets. The valuation levels of our investment assets in our book have proven to be prudent and conservative.

Shari'a Compliant Wealth Management Services and Private banking – innovative personalized banking services to cater to risk-return aspirations of our well-heeled clients

In 2015, the Bank successfully launched the Shari'a Compliant wealth management services, a first among Islamic retail banks in the Kingdom of Bahrain. The Bank is further rebranding its priority banking services into private banking by offering comprehensive and exclusive banking services to our high net-worth clients.

Risk and Capital Management – maximizing risk adjusted return in rapidly changing regulatory landscape

The optimization of the capital usage is one of the key priorities for the Bank. The newly developed strategy focused both on tactical short-term and strategic long-term steps to free-up capital and deploy it to the most efficient use. The Bank actively uses risk adjusted return on capital (RAROC) as a capital deployment tool to allocate capital efficiently across various asset classes. The successful deployment of this tool is important not only as risk adjusted performance measures, but also as a way to meeting targeted return on capital. The Bank ended 2015 with a Capital Adequacy Ratio of 14.6%. The capital and liquidity profile are actively managed through advanced analytical-based Internal Capital Adequacy Assessment Programs (ICAAP), stress test tools and Asset Liability committee (ALCO) and ALM processes. In 2015, the Bank enhanced its risk management infrastructure by implementing automated daily computation of Capital Adequacy (CAR), Liquidity Coverage (LCR) and Net Stable Funding (NSFR) ratios. The Bank also complies with the latest Basel III requirements.

A strong risk management framework is important to safeguard the interests of all key stakeholders. We have put tremendous effort in building a strong risk management framework as well as capital management and risk infrastructure over the past few years, which will go a long way in protecting the Bank from unforeseen stress events.

It is essential to implement and empower the risk management framework through a robust yet simple and meaningful governance structure. Rapidly changing regulatory landscape especially those emanating from Basel III, Basel's new rules titled "Revisions to the Standardized Approach for credit risk", new accounting rules such as IFRS 9 and so on pose significant risk to banks in general to generate the current level of profits. Though we believe that such regulations make the banking system stable, to counteract the impact on profitability, we plan to be nimble and adapt by strategically structuring our balance sheet and business model to take advantage of the new regulatory rules.

Group Integration – Building synergies and linkages with KFH entities

We increasingly deal with mobile, regional and global customers with local needs. The KFH Group with its growing presence in Kuwait, Turkey, Malaysia, Germany, Bahrain, Saudi Arabia and other countries with expertise in different asset classes is strategically equipped to cater to the needs of our diverse customer base. The Bank is strengthening and deepening linkages and synergies with its group subsidiaries and entities to meet our customers' needs.

Further, the Bank in 2015 aligned its major policies with those of the group to improve efficiency and optimize costs.

Employees - Nurturing and building human capital

The Bank recognizes that in order to have a growing and profitable customer base and franchise, a loyal, talented and committed employee pool is of paramount importance. The Bank rewards initiatives and commitment. The Bank optimized training benefits and expenses by introducing KFH Continuous Educational Programs which leveraged talented internally nurtured human capital to disseminate banking knowledge. To align incentives with the risk taking activities, the Bank in 2015 introduced risk based compensation and complied with the Central Bank of Bahrain (CBB) requirements in this regard. A high number of the Bank's employees hold post graduate qualifications and professional certifications. Fursan Baytik, an employee recognition program, continues to motivate mid-ranking employees to perform better and be a role model for others. The Social Committee of the Bank engages staff and their families in a socially responsible manner in a range of activities such as educational, health and entertainment.

We will continue to encourage our employees to bring their best in serving the Bank's growing customer base.

Community Service – Deepening social ties

During 2015, we continued to support the Islamic banking sector in Bahrain by participating in various banking conferences and seminars. We maintained our annual commitment to a range of initiatives in education, sports, health and community related activities. Our aim, as with every year, is to actively contribute to the wider society with comprehensive Corporate Social Responsibility (CSR) programs.

Adherence to Islamic Principles – a way of life

On behalf of the Bank's Board of Directors I recognize the excellent work of our Fatwa and Shari'a Supervisory Board comprising of the well-respected scholars Shaikh Dr. Mohammed Al-Tabatabee (Chairman), Shaikh Dr.

Anwar Shuaib Abdulsalam (Member) and Shaikh Dr. Mubarak Jazaa Al-Harbi (Member) who continued to work tirelessly to ensure the Bank's products and services adhere to Islamic principles, supported by a hard working professional team within the Bank.

Outlook – Moving forward

Although the global outlook is uncertain and challenging due to macro-economic headwinds, we do believe we are ready to meet the challenges ahead. We commend the structural reforms which are being rolled out by the Government of Bahrain and steps to diversify the economy and sources of revenue. The KFH Group is here in Bahrain for the long-haul and is working shoulder to shoulder with the Government in projects of mutual significance. We believe that Bahrain will emerge not only unscathed from global slowdown and low oil prices, but emerge stronger and maintain its competitiveness and business attractiveness in the region. We will continue to focus on the key priorities going forward including to optimize our capital usage by exiting non-core investment assets, build core sustainable income through diversified corporate and retail presence, launch customer centric and differentiating Shari'a products, increase market share in both financing and liabilities segments and improve operational and cost efficiencies.

Thanks with gratitude

On behalf of the Board and management, with deep gratitude, I thank His Majesty King Hamad bin Isa Al Khalifa, His Royal Highness Prince Khalifa bin Salman Al Khalifa, the Prime Minister, His Royal Highness Prince Salman bin Hamad Al Khalifa, The Crown Prince, Deputy Supreme Commander and First Deputy Prime Minister. I would particularly like to thank various ministries of the Government of Bahrain and to his Excellency the Governor of the Central Bank of Bahrain for their valuable support and direction.

I once again thank our respected stakeholders for their continued support, our customers and business partners for their trust and loyalty, and the management and staff for their continued dedication and professionalism.

May Allah grant everyone the best in this Life and the Hereafter.
May the peace, mercy and blessings of Allah be upon you.

Hamad Abdulmohsen Al-Marzouq
Chairman



**Hamad Abdulmohsen
Al-Marzouq**
Chairman



**Mohammad Naser
Al Fouzan**
Vice Chairman



**Abdulwahab Isa
Alrushood**
Board Member



**Shadi Ahmad
Zahran**
Board Member



**Mahmoud
Difrawy**
Board Member



**Abdullah A.
Al-marzouq**
Board Member



**Noorur Rahman
Abid**
Board Member



**Abdalhakeem Y.
Alkhayyat**
Managing Director & CEO

Board of Directors



**Sheikh Dr. Mohammed
Abdul Razaq Al-Tabtabaee**
Chairman



**Sheikh Dr. Mubarak
Jazaa Al-Harbi**
Member



**Sheikh Dr. Anwar
Shuaib Al-Abdulsalam**
Member

Fatwa and Shari'a Supervisory Board



Abdulhakeem Y. Alkhayyat
Managing Director & CEO



Isa Al Duwaishan
Executive Manager –
Shari'a Advisor



Abdul Razak Jawahery
Executive Manager



Ahmad Saeed
Executive Manager



Hisham Al-Moayyed
Executive Manager



Khalid Al Maarafi
Executive Manager



Lilian Le Falher
Executive Manager



Mohammed F. Hamad
Executive Manager



Paul Mercer
Executive Manager



Sattam Algozaibi
Executive Manager



Yousif Al-Hammadi
Executive Manager

Executive Management



Amit Yashpal
Senior Manager
Risk Management



Raed Ajawi
Senior Manager
Internal Audit



Alya AISHakhoory
Manager
Anti Financial Crimes



Mazar Jalal
Manager
Compliance

Senior Management



Retail Banking Group



New services and innovative products are constantly being introduced for the benefit of our customers. These range from technology and service enhancement that provide greater access to information and funds, both locally and internationally, to the launch of our unique, never-before-seen products.



Bahrain World Trade Centre Branch (Main Branch)



Arad Branch



East Riffa Branch



Automall Sitra Branch



Muharraq Branch



Adliya Branch



Exhibition Road Branch



West Riffa Branch



Isa Town Branch

Our Branches

Our growth is driven by the determination to continuously improve our service quality, while thinking innovatively and striving to deliver superior Islamic Shari'a compliant products remain at the core of all we do.

Pioneering New Concepts in Islamic Consumer Banking and Financial Services

The consumer banking and finance services provided by KFH-Bahrain combine a broad range of innovative products and services with exceptional customer care. Our product and financing facilities are developed with the aim of providing for the long term needs of customers in the local market. Our growth is driven by the determination to continuously improve our service quality, while thinking innovatively and striving to deliver superior Islamic Shari'a compliant products remain at the core of all we do.

KFH-Bahrain provides a 'one-stop-shop' for our customers' banking and financing requirements through our growing network of branches and ATMs. Our ATM network has been upgraded to provide a more secure service, while network coverage has increased with new machines being installed in major residential, financial and shopping districts, including prime locations such as in Al Hajjiyat residential area in East Riffa and at the Riyadat Mall in A'ali bringing the current total to 24.

New services and innovative products are constantly being introduced for the benefit of our customers. These range from technology and service enhancement that provide greater access to information and funds, both locally and internationally, to the launch of our unique, never-before-seen products.

Tamweely is the first of its kind Shari'a compliant Tawarruq facility whereby the client experiences every step of the Tawarruq process in real-time. It is based on international commodity murabaha (palm oil) in Bursa, Malaysia. In recognition of its innovative development, Tamweely was awarded with the "Best Personal Finance" and "Best New Retail Financial Product" awards issued by CPI Financials Banker Middle East Product Awards Bahrain 2014.

Well into its third successful year, Libshara Savings account continues to offer its depositors valuable prizes. In this year's edition, the account holders have the chance to win one of 3 luxurious villas at Durrat Al Bahrain, in addition to instant monthly cash prizes.

Our Baytik Ijara card is the world's first Islamic financing card that allows cardholders to acquire durable goods on a 'leaseto-own' basis, including a special cardholder merchant discount scheme. This financing facility has been developed further to provide an exclusive student finance scheme and to purchase jewelry from approved merchants.

The KFH Automall showroom is considered to be one of the largest in Bahrain to date and is located in Sitra. The showroom provides a unique automotive and marine shopping experience, while also benefitting from a fully-fledged KFH-Bahrain branch within its facility. KFH Automall provides its customers with the convenience of a 'one stop shop' service for financing, insurance, registration, auto services and others, all under one roof.

KFH-Bahrain's Treasury & Capital Markets Department is active in the institutional banking and wholesale markets through its Treasury, Capital Markets and Product Structuring functions.

The Department aims at offering institutional banking services to financial institutions, sovereign and quasi-sovereign entities, as well as large corporates.

Treasury

The primary function of the Treasury is to efficiently manage liquidity and capital across KFH-Bahrain. In this capacity, the Department is responsible for handling interbank activities (assets & liabilities) and foreign exchange.

Capital Markets

The Department's mission comprises Sukuk issuance and syndicated financing service offering (with institutions and entities accessing financial markets). It is mandated with managing KFH-Bahrain's Sukuk portfolio and participating in regional syndication activity.

Product Structuring

In addition to its Treasury, Sukuk and financing activities, the Department's scope includes, as an objective, the development of services in fields such as liquidity management, investment funds and financial instruments (intended for different types of investors or parties).

Treasury & Capital Markets

The Corporate Banking Group (CBG), strives to provide excellent customer services through Shari'a compliant solutions. It is with a thorough understanding of customer requirements aligned with a comprehensive understanding of the customers' businesses and their needs, that our team of professionals is able to tailor financing facilities to aid business sustainability and growth. With expertise in various market sectors, the CBG team is able to understand business trends, specific business characteristics of each sector and its requirements. Through its innovative range of Shari'a compliant financing instruments which include Murabaha, Ijara, Istisna'a, as well as Commodity and Convertible Murabaha facilities, the CBG has continued to strongly service the requirements of large corporations as well as small and medium enterprises in the Kingdom of Bahrain across all industry sectors using various facility structures which include the following:

- Real Estate Financing
- Project Financing
- Working Capital Financing
- Trade Financing

With its current platform and infrastructure, Kuwait Finance House – Bahrain, will continue to support the corporate sector of the country aligning the Bank's growth targets with the continuous development and progress of the Kingdom of Bahrain.

Corporate Banking Group



Investment Portfolio



Despite the challenging market conditions and low growth experienced internationally and in the MENA region during the year, we witnessed substantial activity across our investment portfolio. The focus continued to be on value creation for our key projects and profitable realization of other investments with the aim to re-deploy the realization in a yielding asset base.

The investment team worked diligently on new sub projects within our major developments along with the portfolio companies, pursued exits and implemented effective re-organization.

Real Estate Investments

We have successfully pre-sold approximately 150 luxury villas launched in Durrat Al Bahrain in collaboration with the project company, Durrat Khaleej Al Bahrain. These villas are expected to be handed over to the owners in mid 2016. Furthermore, we along with our partner, have re-organized the project company with an aim to further strategize and vitalize it for future developments. As a result, certain assets owned by the project company were distributed to the shareholders.

Diyar Al Muharraq has also entered into a deal with the Ministry of Housing for the construction of approximately 3,100 housing units to address the growing housing needs in the Kingdom and are in the process of appointing contractors for the first phase of the project. A joint venture with Eagle Hills was established to develop a sustainable



urban community comprising of beachfront shopping, luxury hotels and apartment buildings. Dragon Mall, a 42,463 square meters mall focused on retailing and wholesaling Chinese manufactured products, was successfully developed and opened to the public during the fourth quarter of 2015. We have acquired a direct stake in Dragon City due to its attractive yielding characteristic.

We proactively executed the asset realization strategy of the non-core properties. This culminated in the successful sale of land plots located in Hajjar, Hidd and Ishbiliya. A sizeable increase in tenancy in Baytik Industrial Oasis and Enma Mall was also achieved.

Non-Real Estate Investments

Through active monitoring, we have managed to reposition our non-real estate investments and made them readily available for a potential exit.



KFH-Bahrain's Approach to Risk Management

At KFH-Bahrain, we believe that a robust and well implemented risk management framework is essential in protecting the interests of our stakeholders and translating our banking processes into tangible results. To achieve this, we developed a framework and culture that is proactive in the management of risk throughout the full life cycle of a financial transaction.

The Board is the highest authority responsible for managing risk in the Bank. The board manages risk through setting the risk appetite in the form of a comprehensive limit structure and aligning business and risk strategies to achieve the targeted risk adjusted returns. The Board level Risk Committee (BRC) meets regularly to oversee the Bank-wide implementation of the Board-approved strategies, policies and the risk appetite. The senior management through the Risk Management Committee develops and implements appropriate risk and business processes to monitor and manage risk within the parameters set by the Board.

Risk Management

The Risk Management department helps the Asset and Liability Committee (ALCO), the BRC and the Board in taking sound business and operating decisions. In the last few years, the Bank has put tremendous effort into improving, monitoring and gathering quality data into systems and formats which give a timely and accurate picture of the risk profile of the Bank. Sophisticated and prudent models are developed and refined periodically to allow measurement of risk taken and project the likely impact of various risk factors in the Bank's business and operating goals. The models such as internal scoring systems, stress test programs and the Internal Capital Adequacy and Assessment Programme (ICAAP) have become valuable decision tools in the Bank. The Bank has also developed models for Funds Transfer Pricing (FTP) and risk adjusted performance measurements tools including Risk-Adjusted Return on Capital (RAROC). These frameworks and tools are essential elements for maximizing the risk-adjusted returns of the Bank.

As a concerned corporate citizen and a leading Bahrain-based Islamic financial institution, we are committed to contributing towards the social well-being of the Bahraini local community. We are also dedicated to supporting the business and economic development of the Kingdom, in-line with the principles of Shari'a and ethical approach to business.

Throughout 2015, KFH-Bahrain continued to implement a comprehensive Corporate Social Responsibility (CSR) programme comprising of financial and practical support for a range of charitable, educational, medical, cultural, sporting and social organizations and other deserving causes. We also participated in and sponsored a number of major initiatives and events aimed at supporting Islamic Banking and Finance sectors with a view to contributing towards the further development of business and the economy. Some examples of our CSR activities during the year are as follows:

Developing Tomorrow's Sporting Champions

- Bahrain Football Association King's Cup
- Al Najma Club
- Sailor's Team

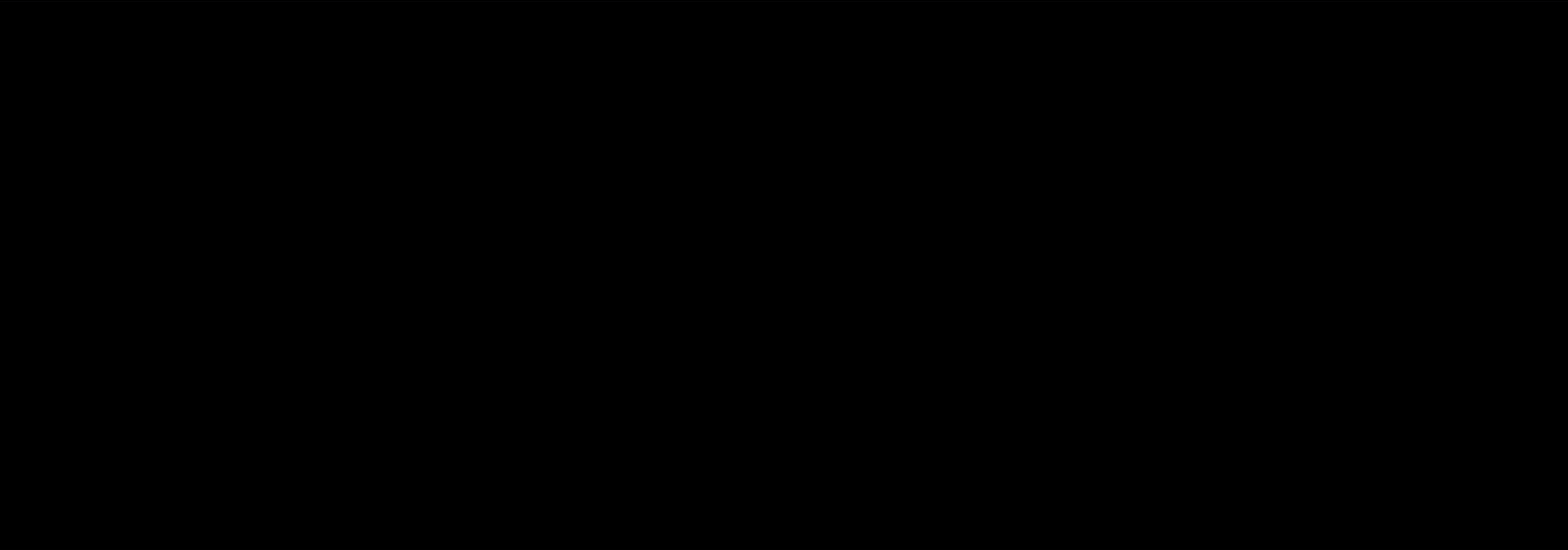
Supporting Islamic Banking and Finance

- Platinum Sponsor of the Annual Conference of the Accounting and Auditing Organisation of Islamic Financial Institutions (AAOIFI) in Bahrain
- Gold Sponsor of the World Islamic Banking Conference (WIBC) in Bahrain as the KFH Group Participation
- Global Islamic Investment Gateway (GIIG)
- Shura Shari'a Consultancy
- Madrid Islamic Banking & Finance

Promoting Health, Education and Leadership

- Women in Finance & Banking Sectors – Conference
- First Annual Global Employer's Summit Bahrain 2015
- Dalal Al Zayed Center Real Estate Conference
- UCMAS Bahrain
- Ministry of Interior – RETHINK
- Bahrain Business Women's Society
- Embassy of Kuwait - 2nd Consulation Concourse of Arab Culture in Manama
- Fida Al Alawait
- FCEM World Business Women's Congress
- UOB - Legal Clinic & Human Rights

Corporate Social Responsibility



Fatwa & Shari'a Supervisory Board Report

In the Name of Allah Most Gracious Most Merciful

Praise be to Allah, Almighty, and Prayers and Peace be upon Prophet Mohammed, his family and Companions.

To: The Shareholders of Kuwait Finance House-Bahrain

Al Salam Alaikum Wa Rahmatu Allah Wa Barakatuh,

In compliance with the letter of appointment, we are required to submit the following report:

We have supervised the products and contracts relating the transactions and applications introduced by Kuwait Finance House – Bahrain (the Bank) during the period ended 31st Dec 2015. We have performed our supervision to form an opinion as to whether the Bank has complied with the Rules and Principles of Islamic Shari'a, as well as Fatwas, rules and guidelines issued by us.

Responsibility of Management

The Bank management is responsible for ensuring that the Bank conducts its business in accordance with the Rules and Principles of Islamic Shari'a. It is our responsibility to form an independent opinion based on our review of the operations of the Bank and preparing a report for you.

Scope of work of the Fatwa and Shari'a Supervisory Board

Through the periodic reports provided by the head of Shari'a Department, The Fatwa and Shari'a Supervisory Board (The Board) confirmed that the Bank did not violate the Provisions, Rules and Principles of Islamic Shari'a. The reports contained the results of reviewed, approved contracts and agreements and the results of the Bank operations reviewed on a random sample selection in accordance to the annual audit plan for the Shari'a Department which was approved by The Board including the field visits, supervision of the workflow from Shari'a viewpoint and implementation of Fatwa and decisions issued by us.

We planned and performed our supervision to obtain all the information and explanations, which we considered necessary to provide us with sufficient evidence to give reasonable assurance that the Bank did not violate the Rules and Principles of Islamic Shari'a.

In our opinion

1. The contracts, transactions, and dealings entered into by the Bank during the year ended 31st December 2015 that we have reviewed are in compliance with the provisions and principles of Islamic Shari'a.
2. The allocation of profits and charging of losses relating to investment accounts conform to the basis that had been approved by us in accordance with the provisions and principles of Islamic Shari'a.
3. All earnings that have been realized from sources or by means of prohibited by the Rules and Principles of Islamic Shari'a have been set aside in an independent account and disposed of to charitable causes; and
4. The calculation of Zakat is in compliance with the Rules and Principles of Islamic Shari'a.
5. The Bank has committed to the Shari'a Principles, Fatawa and Directions given by us.

The Fatwa and Shari'a Supervisory Board approved the report based on the periodic reports provided by the Shari'a Department.

The Board thanks the senior management, the departments and the staff of Kuwait Finance House-Bahrain for their cooperation and commitment to our decisions and guidelines and asks Allah Almighty to bring them success and rashad.

We pray to Allah Almighty to guide us to the righteous path.



Sh. Dr. Mohammed Al-Tabatabaee
Chairman
Fatwa and Shari'a Supervisory Board



Sh. Dr. Mubarak Jazaa Al-Harbi
Member
Fatwa and Shari'a Supervisory Board



Sh. Dr. Anwar Shuaib Al-Abdulsalam
Member
Fatwa and Shari'a Supervisory Board

Independent Auditors' Report

to the Shareholders of Kuwait Finance House (Bahrain) B.S.C. (c)

We have audited the accompanying consolidated statement of financial position of Kuwait Finance House (Bahrain) B.S.C. (c) [the "Bank"] and its subsidiaries [together the "Group"] as of 31 December 2015, and the related consolidated statements of income, cash flows, changes in owners' equity, and changes in off-balance sheet equity of investment account holders for the year then ended and a summary of significant accounting policies and other explanatory information. These consolidated financial statements and the Group's undertaking to operate in accordance with Islamic Shari'a Rules and Principles are the responsibility of the Group's Board of Directors. Our responsibility is to express an opinion on these consolidated financial statements based on our audit.

We conducted our audit in accordance with Auditing Standards for Islamic Financial Institutions issued by the Accounting and Auditing Organisation for Islamic Financial Institutions ["AAOIFI"]. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall consolidated financial statements presentation. We believe that our audit provides a reasonable basis for our opinion.

Opinion

In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of the Group as of 31 December 2015, the results of its operations, its cash flows, changes in equity and changes in off-balance sheet equity of investment account holders for the year then ended in accordance with the Financial Accounting Standards issued by AAOIFI.

Other Matters

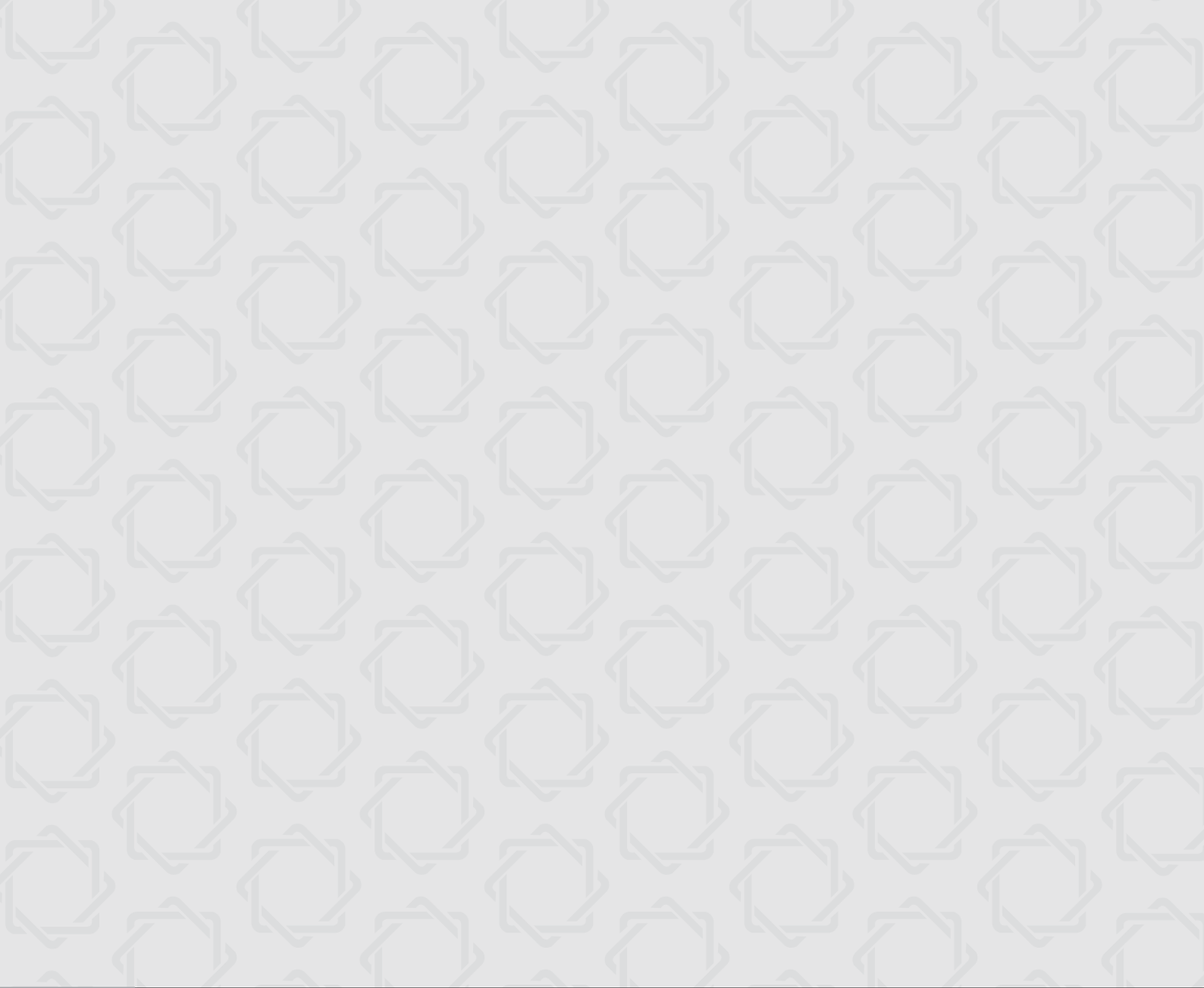
As required by the Bahrain Commercial Companies Law and the Central Bank of Bahrain (CBB) Rule Book (Volume 2), we report that:

- a) the Bank has maintained proper accounting records and the consolidated financial statements are in agreement therewith; and
- b) the financial information contained in the report of the Board of Directors is consistent with the consolidated financial statements.

We are not aware of any violations of the Bahrain Commercial Companies Law, the Central Bank of Bahrain and Financial Institutions Law, the CBB Rule Book (Volume 2 and applicable provisions of Volume 6) and CBB directives, or the terms of the Bank's memorandum and articles of association having occurred during the year that might have had a material adverse effect on the business of the Bank or on its financial position; and satisfactory explanations and information have been provided to us by the management in response to all our requests. The Bank has also complied with the Islamic Shari'a Rules and Principles as determined by the Shari'a Supervisory Board of the Bank.



Partner's registration no: 45
16 February 2016
Manama, Kingdom of Bahrain



Consolidated Financial Statements

Consolidated Statement of Financial Position

At 31 December 2015

	Note	2015 BD 000	2014 BD 000
ASSETS			
Cash and balances with banks and Central Bank of Bahrain	7	54,142	55,431
Due from banks	8	77,966	125,106
Financing contracts with customers	9	535,395	559,879
Investments	10	240,228	254,315
Investment in joint ventures and associates	11	130,340	160,826
Investment in real estate	12	301,758	186,179
Receivables, prepayments and other assets	13	81,075	94,284
Premises and equipments		29,400	46,024
TOTAL ASSETS		1,450,304	1,482,044
LIABILITIES, EQUITY OF INVESTMENT ACCOUNT HOLDERS, AND OWNERS' EQUITY			
LIABILITIES			
Customers' current accounts		116,534	105,242
Due to banks	14	252,932	140,068
Murabaha due to non-banks		114,521	244,236
Other liabilities	16	48,453	27,214
Subordinated murabaha payable	17	91,753	95,349
		624,193	612,109
EQUITY OF INVESTMENT ACCOUNT HOLDERS	18	456,700	509,044
OWNERS' EQUITY			
Equity attributable to shareholders of the Parent			
Share capital	19	177,140	177,140
Share premium		71,403	71,403
Treasury shares		(21,923)	(21,923)
Statutory reserve		17,642	16,568
General reserve		28,237	28,237
Fair value through equity reserve		(1,876)	(1,978)
Property fair value reserve		31,501	32,759
Foreign currency translation reserve		232	29
Retained earnings		58,791	47,865
		361,147	350,100
Non-controlling stakeholders		8,264	10,791
		369,411	360,891
TOTAL LIABILITIES, EQUITY OF INVESTMENT ACCOUNT HOLDERS AND OWNERS' EQUITY		1,450,304	1,482,044
OFF-BALANCE SHEET			
EQUITY OF INVESTMENT ACCOUNT HOLDERS		135,210	107,546
CONTINGENT LIABILITIES AND COMMITMENTS	21	45,905	49,192

Hamad Abdulmohsen Al-Marzouq
Chairman of the
Board of Directors

Abdulhakeem Yaqoub Alkhayyat
Managing Director and
Chief Executive Officer

The attached notes 1 to 38 form part of these consolidated financial statements.

Consolidated Statement of Income

For the year ended 31 December 2015

	Note	2015 BD 000	2014 BD 000
Income from retail and corporate banking activities	22	36,657	40,081
Net (loss) Income from investment activities	23	(4,042)	29,203
Share of income (loss) of joint ventures and associates	11.1	74,669	(1,641)
Revenue from non-banking business entities	25	15,652	31,692
OPERATING INCOME		122,936	99,335
Direct cost of non-banking business entities	25	(10,083)	(15,571)
OPERATING INCOME AFTER DIRECT COSTS		112,853	83,764
Return on equity of investment account holders	18	(3,757)	(6,092)
Profit on due to banks, murabaha due to non-banks and subordinated murabaha payable	28	(9,741)	(11,521)
Profit paid by non-banking business entities	25	(345)	(1,744)
NET OPERATING INCOME		99,010	64,407
Staff costs		13,522	12,238
Depreciation		1,471	1,538
Provisions - net	26	33,928	6,905
Other expenses	27	9,949	10,762
Operating expenses of non-banking business entities	25	29,402	27,847
TOTAL OPERATING EXPENSES		88,272	59,290
NET INCOME FOR THE YEAR		10,738	5,117
Attributable to:			
Shareholders of the Parent		10,742	5,145
Non-controlling stakeholders		(4)	(28)
		10,738	5,117

Hamad Abdulmohsen Al-Marzouq
Chairman of the
Board of Directors

Abdulhakeem Yaqoub Alkhayat
Managing Director and
Chief Executive Officer

The attached notes 1 to 38 form part of these consolidated financial statements.

Consolidated Statement of Cash Flows

For the year ended 31 December 2015

	Note	2015 BD 000	2014 BD 000
OPERATING ACTIVITIES			
Net income for the year		10,738	5,117
Adjustments for:			
Share of (income) loss of joint ventures and associates		(74,669)	1,641
Depreciation		7,142	11,417
Provisions - net		50,128	11,601
Net unrealised loss on investments	23	4,575	1,086
Net gain on sale of investments	23	-	(1,353)
Net unrealised loss on investment in real estate		4,550	41
Net gain on sale of investment in real estate		(588)	(2,852)
Dividend income		-	(22,844)
Operating income before changes in operating assets and liabilities		1,876	3,854
Changes in operating assets and liabilities:			
Mandatory reserve with Central Bank of Bahrain		4,540	(4,875)
Financing contracts with customers		(1,387)	37,828
Receivables, prepayments and other assets		14,545	14,960
Due to banks		112,864	(77,702)
Murabaha due to non-banks		(129,715)	(56,254)
Subordinated murabaha payable		(3,596)	(3,441)
Customers' current accounts		11,292	27,949
Other liabilities		21,239	(9,973)
Net cash flows from (used in) operating activities		31,658	(67,654)
INVESTING ACTIVITIES			
Purchase of investments		(49,451)	(35,287)
Proceeds from sale / maturity of investments		41,890	12,712
Distribution from investments in joint ventures		3,541	5,119
Purchase of investment in real estate		(18,629)	-
Proceeds from sale of investment in real estate		1,604	17,775
Purchase of equipment		(2,158)	(3,320)
Proceeds from disposal of held for sale subsidiary		-	17,905
Net cash flows (used in) from investing activities		(23,203)	14,904
FINANCING ACTIVITY			
Net movement in equity of investment account holders		(52,344)	56,540
Net cash flows (used in) from financing activity		(52,344)	56,540
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS		(43,889)	3,790
Cash and cash equivalents at 1 January		146,587	142,797
CASH AND CASH EQUIVALENTS AT 31 DECEMBER	29	102,698	146,587

The attached notes 1 to 38 form part of these consolidated financial statements.

Consolidated Statement of Changes in Owners' Equity

For the year ended 31 December 2015

	Attributable to shareholders of the parent											Non-controlling stakeholders of disposal group classified as held for sale	Total owners' equity	
	Share capital	Share premium	Treasury shares	Statutory reserve	General reserve	Fair value through equity reserve	Property fair value reserve	Foreign currency translation reserve	Retained earnings	Total	Non-controlling stakeholders			
	BD 000	BD 000	BD 000	BD 000	BD 000	BD 000	BD 000	BD 000	BD 000	BD 000	BD 000	BD 000	BD 000	BD 000
Balance at 1 January 2015	177,140	71,403	(21,923)	16,568	28,237	(1,978)	32,759	29	47,865	350,100	10,791	-	360,891	
Net income (loss) for the year	-	-	-	-	-	-	-	-	10,742	10,742	(4)	-	10,738	
Other comprehensive income for the year (note 20)	-	-	-	-	-	102	-	203	-	305	-	-	305	
Total comprehensive income (loss) for the year	-	-	-	-	-	102	-	203	10,742	11,047	(4)	-	11,043	
Net transfer from property fair value reserve	-	-	-	-	-	-	(1,258)	-	1,258	-	-	-	-	
Transfer to statutory reserve	-	-	-	1,074	-	-	-	-	(1,074)	-	-	-	-	
Net movement in share of non-controlling stakeholders	-	-	-	-	-	-	-	-	-	-	(2,523)	-	(2,523)	
Balance at 31 December 2015	177,140	71,403	(21,923)	17,642	28,237	(1,876)	31,501	232	58,791	361,147	8,264	-	369,411	
Balance at 1 January 2014	177,140	71,403	(21,923)	16,053	28,237	977	35,540	(1,448)	40,454	346,433	17,900	3,449	367,782	
Net income (loss) for the year	-	-	-	-	-	-	-	-	5,145	5,145	(28)	-	5,117	
Other comprehensive (loss) for the year (note 20)	-	-	-	-	-	(2,955)	-	1,477	-	(1,478)	-	-	(1,478)	
Total comprehensive income (loss) for the year	-	-	-	-	-	(2,955)	-	1,477	5,145	3,667	(28)	-	3,639	
Net transfer from property fair value reserve	-	-	-	-	-	-	(2,781)	-	2,781	-	-	-	-	
Transfer to statutory reserve	-	-	-	515	-	-	-	-	(515)	-	-	-	-	
Net movement in share of non-controlling stakeholders	-	-	-	-	-	-	-	-	-	-	(7,081)	(3,449)	(10,530)	
Balance at 31 December 2014	177,140	71,403	(21,923)	16,568	28,237	(1,978)	32,759	29	47,865	350,100	10,791	-	360,891	

The attached notes 1 to 38 form part of these consolidated financial statements.

Consolidated Statement of Changes in Off-Balance Sheet Equity of Investment Account Holders

For the year ended 31 December 2015

	Balance at 1 January 2015 BD 000	Additional Investments BD 000	Gross Income BD 000	Mudarib Share BD 000	Withdrawals / distributions BD 000	Balance at 31 December 2015 BD 000
Murabaha contracts	107,546	103,600	9,447	(2,367)	(83,016)	135,210
	107,546	103,600	9,447	(2,367)	(83,016)	135,210

	Balance at 1 January 2014 BD 000	Additional Investments BD 000	Gross Income BD 000	Mudarib Share BD 000	Withdrawals / distributions BD 000	Balance at 31 December 2014 BD 000
Murabaha contracts	99,176	90,030	9,226	(1,849)	(89,037)	107,546
	99,176	90,030	9,226	(1,849)	(89,037)	107,546

The attached notes 1 to 38 form part of these consolidated financial statements.

Notes to the Consolidated Financial Statements

At 31 December 2015

1 CORPORATE INFORMATION AND ACTIVITIES

Kuwait Finance House (Bahrain) B.S.C. (c) ("the Bank") is a closed joint stock company incorporated in the Kingdom of Bahrain on 22 January 2002 under the Bahrain Commercial Companies Law No. 21/2001 and is registered with the Ministry of Industry and Commerce under commercial registration (CR) number 48128. The Bank is regulated and supervised by the Central Bank of Bahrain (the "CBB") and has an Islamic retail banking license. The Bank operates under Islamic principles and in accordance with all the relevant regulatory guidelines for Islamic banks issued by the CBB. The address of the Bank's registered office is World Trade Centre, road number 365, Building number 1B, Block 316, P.O. Box 2066, Manama, Kingdom of Bahrain.

The Bank offers a full range of Islamic banking services and products. The activities of the Bank include accepting Shari'a money placements/deposits, managing Shari'a profit sharing investment accounts, offering Shari'a financing contracts, dealing in Shari'a compliant financial instruments as principal/agent, managing Shari'a compliant financial instruments and other activities permitted under the CBB's Regulated Islamic Banking Services as defined in the licensing framework.

The Bank is a subsidiary of Kuwait Finance House K.S.C. (the "Ultimate Parent"), a public company incorporated in the State of Kuwait and listed at the Kuwait Stock Exchange. The Ultimate Parent is regulated and supervised by the Central Bank of Kuwait. The Bank's Shari'a Supervisory Board is entrusted to ensure its adherence to Shari'a rules and principles in its transactions and activities.

The Bank and its subsidiaries (together the "Group") operate in the Kingdom of Bahrain and Hashemite Kingdom of Jordan. The activities of the Bank's key subsidiaries are mentioned in note 5.

The Bank has ten branches (2014: ten), all operating in the Kingdom of Bahrain.

The consolidated financial statements were authorised for issue in accordance with a resolution of the Board of Directors passed on 16 February 2016.

2 BASIS OF PREPARATION

2.1 Accounting Convention

The consolidated financial statements have been prepared under the historical cost basis, except for investment in real estate, managed funds and equity securities that have been measured at fair value. The consolidated financial statements are presented in Bahraini Dinars ("BD") which is the functional and presentation currency of the Bank. All the values are rounded to the nearest BD thousand, unless otherwise indicated.

2.2 Statement of Compliance

The consolidated financial statements of the Group have been prepared in accordance with the Financial Accounting Standards ("FAS") issued by the Accounting and Auditing Organization for Islamic Financial Institutions ("AAOIFI"), the Shari'a rules and principles as determined by the Shari'a Supervisory Board of the Bank, the Bahrain Commercial Companies Law, the Central Bank of Bahrain and Financial Institutions Law, the CBB Rule Book (Volume 2 and applicable provisions of Volume 6) and CBB directives. For matters not covered by FAS, the Group uses the relevant International Financial Reporting Standards ("IFRS") issued by the International Accounting Standards Board ("IASB").

2.3 Basis of Consolidation

The consolidated financial statements comprise the financial statements of the Bank and its subsidiaries as at 31 December each year. The financial statements of the subsidiaries are prepared for the same reporting year as the Bank, using consistent accounting policies.

All intra-group balances, transactions, income and expenses and unrealised gains and losses resulting from intra-group transactions are eliminated in full.

Subsidiaries are fully consolidated from the date on which control is transferred to the Group and continue to be consolidated until the date when such control ceases. Control is achieved where the Group has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. The results of subsidiaries acquired or disposed of during the year, if any, are included in the consolidated statement of income from the date of acquisition or up to the date of disposal, as appropriate. A change in the Group's ownership of a subsidiary, without a loss of control, is accounted for as an equity transaction.

Share of non-controlling stakeholders represents the portion of net income and net assets not held by the Group and are presented separately in the consolidated statement of income and within owners' equity in the consolidated statement of financial position, separately from the equity attributable to shareholders of the Parent. Transaction with the non controlling interest are handled in the same way as transactions with external parties.

Notes to the Consolidated Financial Statements

At 31 December 2015

3 SIGNIFICANT ACCOUNTING JUDGMENTS AND ESTIMATES

The preparation of the Group's consolidated financial statements requires management to make judgments, estimates and assumptions that affect the amounts reported in the consolidated financial statements. The most significant uses of judgments and estimates are as follows:

3.1 Going concern

The Group's management has made an assessment of the Group's ability to continue as a going concern and is satisfied that the Group has the resources to continue in business for the foreseeable future. Furthermore, the management is not aware of any material uncertainties that may cast significant doubt upon the Group's ability to continue as a going concern. Therefore, the consolidated financial statements continue to be prepared on a going concern basis.

3.2 Fair value of unquoted equity securities and investment in real estate

Fair value is determined for each investment individually in accordance with the valuation policies set out in note 4.25. Where the fair values of the Group's unquoted equity securities cannot be derived from an active market, they are derived using a variety of valuation techniques. Judgment by management is required to establish fair values through the use of appropriate valuation models, consideration of comparable assets, discount rates and the assumptions used to forecast cash flows.

Investment in real estate projects are carried at fair value as determined by independent real estate valuation experts. The determination of the fair value for such assets requires the use of judgment and estimates by the independent valuation experts that are based on local market conditions existing at the date of the consolidated statement of financial position.

3.3 Impairment provisions against financing contracts with customers

The Group reviews its financing contracts at each reporting date to assess whether an impairment provision should be recorded in the consolidated financial statements. In particular, judgment by management is required in the estimation of the amount and timing of future cash flows when determining the level of provision required. Such estimates are based on assumptions about factors involving varying degrees of judgment and uncertainty and actual results may differ resulting in future changes to the provisions.

In addition to impairment against individually impaired financing contracts, the Group also makes a collective impairment provision against exposures which, although not specifically identified as requiring an individual impairment, have a greater risk of default than when originally granted. This takes into consideration factors such as any deterioration in country risk, industry, and technological obsolescence, as well as identified structural weaknesses or deterioration in cash flows.

3.4 Impairment of investments at fair value through equity

The Group treats investments carried at fair value through equity as impaired when there is a significant or prolonged decline in the fair value below its cost or where other objective evidence of impairment exists. The determination of what is 'significant' or 'prolonged' requires judgment. The Group evaluates factors, such as the historical share price volatility for comparable quoted equities and future cash flows and the discount factors for comparable unquoted equities.

3.5 Liquidity

The Group manages its liquidity through consideration of the maturity profile of its assets, liabilities and equity of investment account holders which is set out in the liquidity risk disclosures in note 33. This requires judgment when determining the maturity of assets and liabilities with no specific maturities.

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies adopted in the preparation of the consolidated financial statements are set out below:

4.1 Foreign currency translation

The consolidated financial statements are presented in Bahraini Dinars, which is the Group's functional and presentation currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency.

Notes to the Consolidated Financial Statements

At 31 December 2015

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(i) Transactions and balances

Transactions in foreign currencies are initially recorded in the functional currency using the rate of exchange prevailing at the date of the transaction.

Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency rate of exchange ruling at the date of the consolidated statement of financial position. All differences are taken to the consolidated statement of income with the exception of all monetary items that provide an effective protection for a net investment in a foreign operation. These are recognised in other comprehensive income until the disposal of the net investment, at which time they are recognised in the consolidated statement of income.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial recognition. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined. Exchange gains and losses on non-monetary items classified as "fair value through statement of income" are taken to the consolidated statement of income and for items classified as "fair value through equity" such differences are taken to the consolidated statement of comprehensive income. Any goodwill arising on the acquisition of a foreign operation and any fair value adjustments to the carrying amounts of assets and liabilities arising on the acquisition are treated as assets and liabilities of the foreign operations and translated at closing rate.

(ii) Group companies

As at the reporting date, the assets and liabilities of subsidiaries are translated into the Group's presentation currency (Bahraini Dinars) at the rate of exchange prevailing at the date of the consolidated statement of financial position, and their statements of income are translated at the weighted average exchange rates for the year. Exchange differences arising on translation are recognised in other comprehensive income. On disposal of a foreign subsidiary, the cumulative amount recognised in other comprehensive income relating to that particular foreign subsidiary is recognised in the consolidated statement of income in 'other operating expenses' or 'other income'.

4.2 Financial instruments - initial recognition and subsequent measurement

Date of recognition

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity. All financial assets and liabilities are initially recognised on the trade date, i.e. the date that the Group becomes a party to the contractual provisions of the instrument.

Initial and subsequent measurement of financial instruments

The classification of financial instruments at initial recognition depends on the purpose and the management's intention for which the financial instruments were acquired and their characteristics. All financial instruments are measured initially at their fair value plus transaction costs, except in the case of financial assets recorded at fair value through statement of income.

(i) Due from banks

Murabahas are international commodity murabaha transactions. The Bank arranges a murabaha transaction by buying a commodity (which represents the object of the murabaha) and then resells this commodity to the beneficiary murabeh (after computing a profit margin). The sale price (cost plus the profit margin) is paid either lump sum at maturity or in installments by the murabeh over the agreed period.

Murabaha with banks are stated net of deferred profits and provision for impairment, if any. Wakala with banks are stated at cost less provision for impairment, if any.

Notes to the Consolidated Financial Statements

At 31 December 2015

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(ii) Financing contracts with customers

(a) Murabaha

Murabaha represents the sale of goods at cost plus an agreed profit. Murabaha receivables are stated net of deferred profits, any amounts written off and provision for impairment, if any. Promise made in the murabaha to the purchase orderer is not obligatory upon the customer.

(b) Ijarah Muntahia Bittamleek

Ijarah Muntahia Bittamleek mainly comprise of land and buildings and certain other assets. Ijarah Muntahia Bittamleek is a lease whereby the legal title of the leased asset passes to the lessee at the end of the ijarah (lease term), provided that all ijarah installments are settled.

Assets under Ijarah Muntahia Bittamleek are initially recognised at cost and subsequently depreciated at rates calculated to write off the cost of each asset over its useful life to its residual value.

(c) Musharaka

Musharaka represents a partnership between the Group and a customer whereby each party contributes to the capital in equal or varying proportions to establish a new project or share in an existing one, and whereby each of the parties becomes an owner of the capital on a permanent or declining basis and shall have a share of profits or losses. These are stated at the fair value of consideration given less any amounts written off and provision for impairment, if any.

(iii) Investments

Investments are classified as follows:

- Investments at fair value through statement of income
- Investments at fair value through equity
- Investments at amortised cost

(a) Investments at fair value through statement of income

Investments at fair value through statement of income include investments held for trading and investments designated upon initial recognition as investments at fair value through statement of income.

An investment is classified as held for trading if acquired or originated principally for the purpose of generating a profit from short-term fluctuations in price or dealer's margin. Any investments that form part of a portfolio where there is an actual pattern of short-term profit taking are also classified as 'held for trading'.

The Group also utilises the exemption available in accordance with IAS 28 and FAS 24 as applicable to venture capital organisations and classifies such investments in joint ventures and associates as "investments at fair value through statement of income". Financial assets carried at fair value through statement of income are recognised at fair value, with transaction costs recognised in the consolidated statement of income.

Investments classified as 'fair value through statement of income' are subsequently measured at fair value. The unrealised gains and losses arising from the remeasurement to fair value are included in the consolidated statement of income.

(b) Investments at fair value through equity

Investments at fair value through equity are those which are designated as such or are not classified as carried at fair value through statement of income or at amortised cost. These include investments in equity securities and managed funds.

Investments at fair value through equity are subsequently measured at fair value. Unrealised gains and losses are recognised in statement of comprehensive income. When the investment is disposed of or determined to be impaired, the cumulative gain or loss, previously transferred to the fair value through equity reserve, is recognised in the consolidated statement of income. Where the Group holds more than one investment in the same security they are deemed to be disposed of on a weighted average basis.

Notes to the Consolidated Financial Statements

At 31 December 2015

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(c) Investments at amortised cost

Non-derivative financial assets with fixed or determinable payments and fixed maturities are classified as such when the Group has the positive intention and ability to hold them to maturity. After initial measurement, these investments are measured at amortised cost, less impairment. The losses arising from impairment are recognised in the consolidated statement of income under 'provisions'.

(iv) Equity of investment account holders

Equity of investment account holders is invested in due from banks, sukuk and financing contracts with customers. No priority is granted to any party for the purpose of distribution of profits. According to the terms of acceptance of the investment account holders funds, 100% of these funds are invested after deductions of mandatory reserve and sufficient operational cash requirements.

Equity of investment account holders is carried at fair value of consideration received less amounts settled. Expenses are allocated to investment accounts in proportion of average equity of investment account holders to average assets, however, investment related expenses and assets are excluded.

Income is allocated proportionately between equity of investment account holders and owners' equity on the basis of the average balances outstanding during the year and share of the funds invested.

4.3 Derecognition of financial assets and financial liabilities

(i) Financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is derecognised where:

- the rights to receive cash flows from the asset have expired; or
- the Group retains the right to receive cash flows from the asset, but has assumed an obligation to pay them in full without material delay to a third party under a "pass-through" arrangement; or
- the Group has transferred its rights to receive cash flows from the asset and either: (a) has transferred substantially all the risks and rewards of the assets, or (b) has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognised to the extent of the Group's continuing involvement in the asset.

(ii) Financial liabilities

A financial liability is derecognised when the obligation specified in the contract is discharged, cancelled or expired.

4.4 Impairment of financial assets

The Group assesses at each reporting date whether there is any objective evidence that a financial asset or a group of financial assets is impaired. A financial asset or a group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset (an incurred 'loss event') and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated.

Evidence of impairment may include indications that the debtors or a group of debtors is experiencing significant financial difficulty, default or delinquency in profit or principal repayments, the probability that they will enter bankruptcy or other financial reorganisation and where observable data indicate that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

Notes to the Consolidated Financial Statements

At 31 December 2015

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(i) Financial assets carried at amortised cost

For financial assets carried at amortised cost, the Group first assesses whether objective evidence of impairment exists for individually significant financial assets, or collectively for financial assets that are not individually significant. If the Group determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment. Assets that are individually assessed for impairment and for which an impairment loss is, or continues to be, recognised are not included in the collective assessment of impairment.

If there is objective evidence that an impairment loss has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future expected credit losses that have not yet been incurred). The carrying amount of the asset is reduced through the use of a provision account and the amount of the loss is recognised in the consolidated statement of income.

Financing contracts together with the associated provisions are written off when there is no realistic prospect of future recovery and collateral has been realised or has been transferred to the Group. If, in a subsequent year, the amount of the estimated impairment loss increases or decreases because of an event occurring after the impairment was recognised, the previously recognised impairment loss is increased or reduced in the consolidated statement of income.

The present value of the estimated future cash flows is discounted at the financial asset's original effective profit rate. If a financial asset has a variable profit rate, the discount rate for measuring any impairment loss is the current effective profit rate. The calculation of the present value of the estimated future cash flows of a collateralised financial asset reflects the cash flows that may result from foreclosure less costs of obtaining and selling the collateral, whether or not foreclosure is probable.

For the purpose of a collective evaluation of impairment, financial assets are grouped on the basis of the Group's internal credit grading system which considers credit risk characteristics such as asset type, industry, geographical location, collateral type, past-due status and other relevant factors.

Future cash flows on a group of financial assets that are collectively evaluated for impairment are estimated on the basis of historical loss experience for assets with credit risk characteristics similar to those in the group. Historical loss experience is adjusted on the basis of current observable data to reflect the effects of current conditions that did not affect the years on which the historical loss experience is based and to remove the effects of conditions in the historical period that do not exist currently. The methodology and assumptions used for estimating future cash flows are reviewed regularly to reduce any differences between loss estimates and actual loss experience.

(ii) Investments at fair value through equity

For investments at fair value through equity, the Group assesses at each reporting date whether there is objective evidence that an investment or a group of investments is impaired.

In the case of equity investments classified as "fair value through equity", objective evidence would include a significant or prolonged decline in the fair value of the investment below its cost. Where there is evidence of impairment, the cumulative loss measured as the difference between the acquisition cost and the current fair value less any impairment loss on that investment previously recognised in the consolidated statement of comprehensive income is removed from fair value through equity reserve and recognised in the consolidated statement of income. Impairment losses on equity investments are not reversed through the consolidated statement of income; increases in their fair value subsequent to impairment are recognised directly in equity.

4.5 Offsetting financial instruments

Financial assets and financial liabilities are only offset and the net amount reported in the consolidated statement of financial position when there is a legally enforceable or religious right to set off the recognised amounts and the Group intends to either settle on a net basis, or to realise the asset and settle the liability simultaneously.

Notes to the Consolidated Financial Statements

At 31 December 2015

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

4.6 Land and development costs

Land and development costs consist of cost of land being developed for sale in the ordinary course of business and costs incurred in bringing such land to its saleable condition and is stated at the lower of cost and net realisable value.

Net realisable value is based on estimated selling price less any further costs expected to be incurred on completion and sale.

4.7 Recognition of income and expense

(i) Income recognition

(a) Murabaha

Where the income is quantifiable and contractually determined at the commencement of the contract, income is recognised on a time-apportioned basis over the period of the contract based on the principal amounts outstanding. Accrual of income is suspended when the Group believes that the recovery of these amounts may be doubtful.

(b) Ijarah Muntahia Bittamleek

Ijarah income is recognised on a time-apportioned basis, net of depreciation, over the lease term. Accrual of income is suspended when the Group believes that the recovery of these amounts may be doubtful.

(c) Musharaka

Income on musharaka contracts is recognised when the right to receive payment is established or on distribution by the musharek.

(d) Dividends

Dividends from investments in equity securities are recognised when the right to receive the payment is established.

(e) Fees and commission income

Fees and commission income is recognised when earned.

(f) Revenue from sale of real estate

Revenue on sale of real estate is recognised when all of the following conditions are met:

- A sale is consummated and contracts are signed;
- The buyer's investment, as of the date of financial statements, is adequate (25% and above) to demonstrate a commitment to pay for the property; and
- The Group has transferred to the buyer the risks and rewards of ownership in a transaction that is in substance a sale and does not have a substantial continuing involvement with the property.

Where property is under development and agreement has been reached to sell such property when construction is complete, the Group considers whether the contract comprises:

- contract to construct a property; or
- contract for the sale of a completed property.

Where a contract is determined to be a construction contract, revenue is recognised using the percentage of completion method as construction progresses. The percentage of work complete is measured based on the costs incurred up until the end of the reporting period as a proportion of total costs expected to be incurred.

Where the contract is judged to be for the sale of a completed property, revenue is recognised when the significant risks and rewards of ownership of the property are transferred to the buyer.

(g) Service income

Revenue from rendering of services is recognised when the services are rendered.

(h) Revenue from sale of goods

Revenue from sales of goods is recognised when the significant risks and rewards of ownership of the goods have passed to the buyer and the amount of revenue can be measured reliably.

Notes to the Consolidated Financial Statements

At 31 December 2015

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

i) Group's share as a mudarib

The Group's share as a mudarib for managing the equity of investment account holders is accrued based on the terms and conditions of the related mudaraba agreements whereas, for off balance sheet equity of investment account holders, mudarib share is recognised when distributed.

(ii) Expense recognition

(a) Profit on murabaha payables (banks and non banks)

Profit on these is accrued on a time-apportioned basis over the period of the contract based on the principal amounts outstanding.

(b) Return on equity of investment account holders

Return on equity of investment account holders is based on the income generated from jointly financed assets after deducting mudarib share and is accrued based on the terms and conditions of the underlying mudaraba agreement. Investors' share of income represents income generated from assets financed by investment account holders net of allocated operating expenses excluding investment related expenses. The Group's share of profit is deducted from the investors' share of income before distribution to investors.

4.8 Investment in associates

An associate is an entity in which the Group has significant influence and which is neither a subsidiary nor a joint venture.

Under the equity method, the investment in the associate is carried in the consolidated statement of financial position at cost plus post acquisition changes in the Group's share of net assets of the associate. Goodwill relating to an associate is included in the carrying amount of the investment and is not amortised nor individually tested for impairment.

After application of the equity method, the Group determines whether it is necessary to recognise any impairment loss with respect to the Group's net investment in the associate. The Group determines at each reporting date whether there is any objective evidence that the investment in the associate is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying value and recognises the amount in the consolidated statement of income.

The consolidated statement of income reflects the share of the results of operations of the associate. Where there has been an income or expense recognised in the other comprehensive income of the associate, the Group recognises its share of any such income or expense, when applicable, in the consolidated statement of comprehensive income. Gains and losses resulting from transactions between the Group and the associate are eliminated to the extent of stake in the associate.

The reporting dates of the associates and the Group are identical and their accounting policies conform to those used by the Group for like transactions and events in similar circumstances. In case of any difference in the associates' accounting policies, their results are adjusted to bring them in line with the Group accounting policies.

Upon loss of significant influence over the associate, the Group measures and recognises any retaining investment at its fair value. Any difference between the carrying amount of the associate upon loss of significant influence and the fair value of the retaining investment and proceeds from disposal is recognised in the consolidated statement of income.

4.9 Investment in joint ventures

The Group has arrangements with other parties which represent joint ventures. These take the form of agreements to share control.

The reporting dates of the joint ventures and the Group are identical and their accounting policies conform to those used by the Group for like transactions and events in similar circumstances. In case of any difference in the joint ventures' accounting policies, their results are adjusted to bring them in line with the Group accounting policies.

Where the joint venture is established through a stake in a company (a jointly controlled entity), the Group recognises its stake in the entity's assets and liabilities using the equity method of accounting. Under the equity method, the investment in a joint venture is carried in the consolidated statement of financial position at cost plus post acquisition changes in the Group's share of its net assets, less distributions received and less impairment in value of individual investments.

Notes to the Consolidated Financial Statements

At 31 December 2015

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

4.10 Investment in real estate

Properties held to earn rental income, for capital appreciation or both are classified as investment in real estate. Investments in real estate are measured initially at cost, including transaction costs. Subsequent to initial recognition, investments in real estate are stated at fair value, which reflects market conditions at the date of the consolidated statement of financial position. The Group engages independent valuation specialists to determine fair value as at the year end.

Unrealised gains arising from a change in the fair value of investment in real estate are recognised directly in the consolidated statement of changes in owners' equity under "Property fair value reserve" for the period in which they arise.

Unrealised losses resulting from re-measurement at fair value of investment in real estate are adjusted in equity against the property fair value reserve, to the extent of the available credit balance of this reserve. In case such losses exceed the available balance, the unrealised losses are recognised in the consolidated statement of income. In case there are unrealised losses relating to investment in real estate that have been recognised in the consolidated statement of income in a previous financial period, the unrealised gains relating to the current financial period are recognised in the consolidated statement of income to the extent of crediting back such previous losses in the consolidated statement of income.

Realised gains or losses resulting from the sale of any investment in real estate are measured as the difference between the carrying value and the net cash or cash equivalent proceeds from the sale for each investment separately. The resulting gain or loss together with the available balance in the property fair value reserve is recognised in the consolidated statement of income for the current financial period.

Investment in real estate under construction is measured at cost until the construction is completed. Once the construction is completed and the property is ready for its intended use, it is measured at its fair value.

Investments in real estate are derecognised when they have been disposed of or permanently withdrawn from use and no future economic benefit is expected from their disposal. Any gains or losses on the retirement or disposal of these real estate investments are recognised in the consolidated statement of income in the year of retirement or disposal.

Transfers are made to investment in real estate when, and only when, there is a change in use, evidenced by the end of owner occupation or commencement of an operating lease. Transfers are made from investment in real estate when, and only when, there is a change in use, evidenced by commencement of owner occupation or commencement of development with a view to sale.

4.11 Premises and equipment

Premises and equipment are stated at cost excluding the costs of day-to-day servicing, less accumulated depreciation and accumulated impairment in value, if any.

Depreciation is calculated using the straight-line method to write down the cost of premises and equipment to their residual values over their estimated useful lives. Land is not depreciated. The estimated useful lives are as follows:

	Years
Premises	20
Telecom & Wimax equipment	10 - 25
Hardware, software and equipment	1.5 - 7
Motor vehicles and office furniture	5 - 7

An item of premises and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is recognised in the consolidated statement of income in the year the asset is derecognised.

4.12 Intangible assets

Intangible assets include the value of license rights. Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is their fair value as at the date of acquisition. Following initial recognition, intangible assets are carried at cost less accumulated amortisation and any accumulated impairment losses.

Notes to the Consolidated Financial Statements

At 31 December 2015

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Intangible assets with finite useful lives are amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset maybe impaired. The amortisation period and the amortisation method are reviewed at least at each financial year end. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are accounted for by changing the amortisation period or method, as appropriate, and treated as changes in accounting estimates. The amortisation expense on intangible assets with finite useful lives is recognised in the consolidated statement of income. Amortisation of license rights is calculated using the straight-line method to write down the cost of these intangible assets to their residual values over their estimated useful lives of 4 - 25 years.

4.13 Impairment of non-financial assets

The Group assesses at each reporting date or more frequently whether there is an indication that a non-financial asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

For assets excluding goodwill, an assessment is made at each reporting date as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. If any such indication exists, the recoverable amount is estimated. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case, the carrying amount of the asset is increased to its recoverable amount. Impairment losses relating to goodwill cannot be reversed for subsequent increase in its recoverable amount in future periods.

4.14 Financial guarantees

In the ordinary course of business, the Group provides financial guarantees, consisting of letters of credit, guarantees and acceptances. Financial guarantees are initially recorded in the consolidated statement of financial position at fair value in 'other liabilities' being the premium received. Subsequent to initial recognition, the Group's liability under each guarantee is measured at the higher of the amortised premium and the best estimate of expenditure required to settle any financial obligation arising as a result of the guarantee.

Any increase in the liability relating to financial guarantees is recognised in the consolidated statement of income under 'provisions'. The premium received is recognised in the consolidated statement of income on a straight line basis over the life of the guarantee.

4.15 Treasury shares

Own equity instruments that are reacquired (treasury shares) are recognised at cost and deducted from equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments. Any difference between the carrying amount and the consideration, if reissued, is recognised in share premium. Any share options exercised during the reporting period are satisfied with treasury shares.

4.16 Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) arising from a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of obligation.

4.17 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the Chief Operating Decision Maker (CODM). CODM is a person or group that allocates resources to and assesses the performance of the operating segments of the entity. The Group has determined the Managing Director and Chief Executive Officer as its CODM.

4.18 Cash and cash equivalents

Cash and cash equivalents comprise of cash and balances with banks and the Central Bank of Bahrain (excluding mandatory reserve) and murabaha and due from banks with original maturity of 90 days or less from the date of financial position.

Notes to the Consolidated Financial Statements

At 31 December 2015

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

4.19 Employees' end of service benefits

Provision is made for leaving indemnity payable under the Bahraini Labor Law applicable to non-Bahraini employees' accumulated periods of service at the consolidated statement of financial position date.

Bahraini employees of the Group are covered by contributions made to the Social Insurance Organisation ("SIO") as a percentage of the employees' salaries. The Group's obligations are limited to these contributions, which are expensed when due. For Bahrainis with basic salaries above a certain threshold, the Bank recognises leaving indemnity in line with the requirements of Bahrain Labour Law.

4.20 Off-balance sheet equity of investment account holders

Off-balance sheet equity of investment account holders represents funds received by the Bank on the basis of mudaraba to be invested in specified products as directed by the investment account holders. The assets funded by these funds are managed in a fiduciary capacity by the Bank for which the Bank earns mudarib share which is disclosed as part of 'income from retail and corporate banking activities'. These assets are not included in the consolidated statement of financial position as the Group does not have the right to use or dispose of them except within the conditions laid down in the underlying mudaraba contract.

4.21 Earnings prohibited by Shari'a

The Group is committed to avoid recognising any income generated from non-Islamic sources. Accordingly, all non-Islamic income is transferred to charity.

4.22 Inventories

Inventories are carried at the lower of cost and net realisable value. When inventories become old or obsolete, an estimate is made of their net realisable value. For individually significant amounts this estimation is performed on an individual basis. Amounts which are not individually significant, but which are old or obsolete, are assessed collectively and an allowance applied according to the inventory type and the degree of ageing or obsolescence, based on historical selling prices.

4.23 Non-current assets held for sale and discontinued operations

The Group classifies non-current assets and disposal groups as held for sale if their carrying amounts will be recovered principally through a sale rather than through continuing use. Such non-current assets and disposal groups classified as held for sale are measured at the lower of their carrying amount and fair value less costs to sell.

The criteria for held for sale classification is regarded as met only when the sale is highly probable and the asset or disposal group is available for immediate sale in its present condition. Actions required to complete the sale should indicate that it is unlikely that significant changes to the plan will be made or that the plan will be withdrawn. Management must be committed to the plan, expected within one year from the date of the classification.

Property, plant and equipment and intangible assets are not depreciated or amortised once classified as held for sale.

Assets and liabilities classified as held for sale are presented separately in the statement of financial position.

A disposal group qualifies as discontinued operation if it is:

- A component of the Group that is a Cash Generating Unit (CGU) or a group of CGUs; or
- Classified as held for sale or already disposed in such a way; or
- A major line of business or major geographical area.

Discontinued operations are excluded from the results of continuing operations and are presented as a single amount as income or loss from discontinued operations in the consolidated statement of income.

Assets of a disposal group which ceases to be classified as held for sale are now consolidated on a line by line basis. Prior period balances are re-presented.

4.24 Repossessed assets

Reposessed assets are assets acquired in settlement of financing contracts with customers. These assets are carried at the lower of carrying amount and fair value less costs to sell and reported within "receivables, prepayments and other assets" in the consolidated statement of financial position.

Notes to the Consolidated Financial Statements

At 31 December 2015

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

4.25 Fair value of financial instruments

The Group measures financial instruments and non-financial assets such as investment in real estate, at fair value at the date of statement of financial position. Fair values of financial instruments are disclosed in note 32.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability; or
- In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible to the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. Observable data used alongwith the Group's approach to determining fair values of financial instruments and quantitative disclosure are disclosed in note 32.

4.26 Taxation

There is no tax on corporate income in the Kingdom of Bahrain. Taxation on overseas operations is provided for in accordance with the fiscal regulations of the respective countries in which the Group operates and is included in the accompanying consolidated statement of income under "other operating expenses".

4.27 Zakah

In accordance with the instructions of the Shari'a Supervisory Board of the Bank, payment of Zakah is the responsibility of the shareholders of the Bank. Accordingly, no Zakah has been charged to these consolidated financial statements.

4.28 New standards, amendments and interpretations

FAS 23 – Consolidation

The amendment introduced to FAS 23 is to give clarification on the way an Islamic financial institution (IFI) should determine if financial statements of an investee company, or a subsidiary, should be consolidated with its own. The amendment provides clarification that, in addition to the existing stipulations in the standard, control may also exist through rights arising from other contractual arrangement, voting rights of the Islamic financial institutions that give de facto power over an entity, potential voting rights, or a combination of these factors. In terms of voting rights, the amendment also clarifies that an Islamic financial institution shall consider only substantive voting rights in its assessment of whether the institution has power over an entity. In order to be substantive, the voting rights need to be exercisable when relevant decisions are required to be made and the holder of such rights must have the practical ability to exercise those rights. Determination of voting rights shall include current substantive voting rights and currently-exercisable voting rights.

The amendments and clarifications are effective for the annual financial periods ending on or after 31 December 2015. The transition provision requires retrospective application including restatement of previous period comparatives. The amendment had no impact on the consolidation of investments held by the Group.

FAS 27 – Investment Accounts

"FAS 27 will replace FAS 5 - 'Disclosures of Bases for Profit Allocation between Owner's Equity and Investment Account Holders' and FAS 6 - 'Equity of Investment Account Holders and their Equivalent'. Upon adoption of this standard, applicable from 1 January 2016, certain disclosures with respect to investment account holders and bases of profit allocation will be enhanced without having any significant impact on the financial statements of the Group.

Notes to the Consolidated Financial Statements

At 31 December 2015

5 LIST OF KEY SUBSIDIARIES

Key subsidiaries, all of which have 31 December as their year end, are listed below.

Subsidiary	Activities	Year of incorporation	Country of incorporation	Ownership %	
				2015	2014
Miracle Graphics Company W.L.L.	The company is engaged in the business of ordinary photography, printing and publishing.	2003	Kingdom of Bahrain	70.00	70.00
Al-Enma House for Real Estate B.S.C. (c)	The company is engaged in property management of commercial, industrial and residential buildings and the provision of security services to buildings and facilities.	2003	Kingdom of Bahrain	100.00	100.00
Bayan Group for Property Investments W.L.L.	The principal activity of the company is to buy, sell and lease properties and to undertake joint ventures with other companies engaged in similar activities.	2004	Kingdom of Bahrain	100.00	100.00
Kuwait Finance House - Jordan	The company and its subsidiaries are engaged in investment advisory and investments in private equities and real estate development.	2007	Hashemite Kingdom of Jordan	100.00	100.00
Ishbiliya Village W.L.L.	The principal activity of the company is to invest in and develop real estate projects and consequently buying, selling and marketing of such properties.	2005	Kingdom of Bahrain	100.00	100.00
Mena Telecom W.L.L.	The company is a licensed telecommunications company.	2003	Kingdom of Bahrain	100.00	100.00

Notes to the Consolidated Financial Statements

At 31 December 2015

6 CLASSIFICATION OF FINANCIAL INSTRUMENTS BY MEASUREMENT BASIS

The Group's financial instruments have been classified in accordance with their measurement basis as follows:

	Financial assets at fair value through statement of income BD 000	Financial assets at fair value through equity BD 000	Financial assets at cost/ amortised cost BD 000	Financial liabilities at cost/ amortised cost BD 000	Total 2015 BD 000
ASSETS					
Cash and balances with banks and Central Bank of Bahrain	-	-	54,142	-	54,142
Due from banks	-	-	77,966	-	77,966
Financing contracts with customers	-	-	535,395	-	535,395
Investments	159,798	6,614	73,816	-	240,228
Receivables	-	-	24,019	-	24,019
	159,798	6,614	765,338	-	931,750

LIABILITIES AND EQUITY OF INVESTMENT ACCOUNT HOLDERS					
Customers' current accounts	-	-	-	116,534	116,534
Due to banks	-	-	-	252,932	252,932
Murabaha due to non-banks	-	-	-	114,521	114,521
Other liabilities	-	-	-	37,451	37,451
Subordinated murabaha payable	-	-	-	91,753	91,753
Equity of investment account holders	-	-	-	456,700	456,700
	-	-	-	1,069,891	1,069,891

	Financial assets at fair value through statement of income BD 000	Financial assets at fair value through equity BD 000	Financial assets at cost/ amortised cost BD 000	Financial liabilities at cost/ amortised cost BD 000	Total 2014 BD 000
ASSETS					
Cash and balances with banks and Central Bank of Bahrain	-	-	55,431	-	55,431
Due from banks	-	-	125,106	-	125,106
Financing contracts with customers	-	-	559,879	-	559,879
Investments	161,240	7,188	85,887	-	254,315
Receivables	-	-	28,007	-	28,007
	161,240	7,188	854,310	-	1,022,738

LIABILITIES AND EQUITY OF INVESTMENT ACCOUNT HOLDERS					
Customers' current accounts	-	-	-	105,242	105,242
Due to banks	-	-	-	140,068	140,068
Murabaha due to non-banks	-	-	-	244,236	244,236
Other liabilities	-	-	-	26,708	26,708
Subordinated murabaha payable	-	-	-	95,349	95,349
Equity of investment account holders	-	-	-	509,044	509,044
	-	-	-	1,120,647	1,120,647

Notes to the Consolidated Financial Statements

At 31 December 2015

7 CASH AND BALANCES WITH BANKS AND CENTRAL BANK OF BAHRAIN

	Note	2015 BD 000	2014 BD 000
Cash		8,490	7,104
Balances with banks		10,779	8,908
Balance with CBB		5,463	5,469
CBB mandatory reserve	7.1	29,410	33,950
	7.2	54,142	55,431

7.1 This mandatory reserve is not available for use in the Group's day to day operations.

7.2 This balance includes BD 30,302 thousand (2014: BD 32,324 thousand) financed by investment account holders' funds.

8 DUE FROM BANKS

	2015 BD 000	2014 BD 000
Murabaha	29,514	75,924
Wakala	48,452	49,182
	77,966	125,106

This balance includes BD 54,311 thousand (2014: BD 125,106 thousand) financed by investment account holders' funds. These carry profit rates ranging from 0.01% to 1.50% per annum (2014: 0.20% to 0.75% per annum).

9 FINANCING CONTRACTS WITH CUSTOMERS

	Self financed		Financed through investment account holders' funds		Total	
	2015 BD 000	2014 BD 000	2015 BD 000	2014 BD 000	2015 BD 000	2014 BD 000
Murabaha	131,767	167,763	138,522	166,023	270,289	333,786
Deferred profits	(13,002)	(24,304)	(16,418)	(24,052)	(29,420)	(48,356)
Individual impairment provision	(3,154)	(1,046)	(3,982)	(1,497)	(7,136)	(2,543)
	115,611	142,413	118,122	140,474	233,733	282,887
Ijarah Muntahia Bittamleek (note 9.1)	110,531	153,510	220,875	130,814	331,406	284,324
Individual impairment provision	(1,840)	(1,503)	(3,780)	(2,155)	(5,620)	(3,658)
	108,691	152,007	217,095	128,659	325,786	280,666
Musharaka	974	2,108	-	-	974	2,108
	974	2,108	-	-	974	2,108
	225,276	296,528	335,217	269,133	560,493	565,661
Collective impairment provision (note 9.4)					(25,098)	(5,782)
					535,395	559,879

Notes to the Consolidated Financial Statements

At 31 December 2015

9 FINANCING CONTRACTS WITH CUSTOMERS (continued)

- 9.1** These mainly comprise of land and building and are presented net of accumulated depreciation amounting to BD 71,659 thousand (2014: BD 59,722 thousand).
- 9.2** During the year, the Bank did not take possession of any properties as part of financing settlement. In 2014, properties with a carrying value of BD 1,034 thousand were repossessed and classified as such in the receivables, prepayments and other assets.
- 9.3** The following is a reconciliation of the individual and collective impairment provisions for losses on financing contracts with customers:

	Individual impairment 2015 BD 000	Collective impairment 2015 BD 000	Total 2015 BD 000	Individual impairment 2014 BD 000	Collective impairment 2014 BD 000	Total 2014 BD 000
At 1 January	6,201	5,782	11,983	2,975	6,171	9,146
Charge for the year	11,820	19,316	31,136	4,065	426	4,491
Reversals / transfers for the year	(2,737)	-	(2,737)	(839)	(815)	(1,654)
Provision for the year	9,083	19,316	28,399	3,226	(389)	2,837
Write-offs	(2,528)	-	(2,528)	-	-	-
At 31 December	12,756	25,098	37,854	6,201	5,782	11,983

- 9.4** Due to high concentration of the Bank's financing exposures in Bahrain and GCC as well in the real estate sector, and with market outlook being uncertain with various factors including falling oil prices, the bank has recorded additional general provisions for any future losses that may arise.

10 INVESTMENTS

The Group's investments are classified as follows:

	Note	2015 BD 000	2014 BD 000
Investments at fair value through statement of income	10.1	159,798	161,240
Investments at fair value through equity	10.2	6,614	7,188
Investments at amortised cost	10.3	73,816	85,887
		240,228	254,315

10.1 Carried at fair value through statement of income

	Note	2015 BD 000	2014 BD 000
Held for trading		462	-
Designated at fair value upon initial recognition	10.1.1	159,336	161,240
		159,798	161,240

10.1.1 Designated at fair value upon initial recognition

	Note	2015 BD 000	2014 BD 000
Unquoted equity securities		154,074	153,963
Managed funds - at Net Asset Value		5,262	7,277
		159,336	161,240

Notes to the Consolidated Financial Statements

At 31 December 2015

10 INVESTMENTS (continued)

10.2 Carried at fair value through equity

	2015 BD 000	2014 BD 000
Quoted equity securities	723	973
Unquoted equity securities	6,480	6,480
	7,203	7,453
Impairment provisions	(589)	(265)
	6,614	7,188

10.2.1 Movement in impairment provisions relating to investments.

	2015 BD 000	2014 BD 000
At 1 January	265	-
Charge for the year	324	265
At 31 December	589	265

10.2.2 The movement of investments carried at fair value through equity during the year is as follows:

	2015 BD 000	2014 BD 000
At 1 January	7,188	11,104
Impairment provisions	(324)	(265)
Fair value changes	(250)	(1,700)
Disposal	-	(1,951)
At 31 December	6,614	7,188

10.3 Carried at amortised cost

	Note	2015 BD 000	2014 BD 000
Quoted sukuk			
Government		16,430	14,672
Unquoted sukuk			
Government		36,500	8,520
Others		20,886	62,695
	10.3.1	73,816	85,887

10.3.1 Investment in sukuk includes an amount of BD 36,870 thousand (2014: BD 85,887 thousand) financed by investment account holders' funds. Fair value of investment in sukuk as at 31 December 2015 amounted to BD 73,843 thousand (2014: BD 86,445 thousand).

Notes to the Consolidated Financial Statements

At 31 December 2015

10 INVESTMENTS (continued)

10.4 Composition of investment portfolio

The industry and geographic composition of the Group's investment portfolio is as follows:

	Middle East BD 000	Others BD 000	Total	
			2015 BD 000	2014 BD 000
Real estate development	159,195	-	159,195	200,131
Banking and financial services	68,248	12,191	80,439	53,894
Others	594	-	594	290
	228,037	12,191	240,228	254,315

11 INVESTMENT IN JOINT VENTURES AND ASSOCIATES

The Group has the following joint ventures and associates as at 31 December 2015:

Name of the joint venture / associate	Nature of business	Country of incorporation	Holding
Joint Ventures			
Diyar Homes Company W.L.L.	Real estate development, project management and the buying and selling of properties.	Kingdom of Bahrain	50.0%
Durrat Khaleej Al Bahrain B.S.C. (c)	Development of Durrat Al Bahrain project with a view of sale of land, residential and commercial properties.	Kingdom of Bahrain	50.0%
Durrat 4 W.L.L. (formerly Al Durrat Al Tijaria Company W.L.L.)	Real estate development, project management and the buying and selling of properties.	Kingdom of Bahrain	50.0%
Associates			
Deera Investment and Real Estate Development Company	Real estate project development and property management.	Hashemite Kingdom of Jordan	28.0%
Energy Central B.S.C.(c)	Providing district cooling, sea water desalination, waste water treatment and related services.	Kingdom of Bahrain	33.5%
Seef Properties B.S.C	Engaged in the real estate development and operation sector.	Kingdom of Bahrain	15.6%
Durrat Marina	Engaged in the real estate development.	Kingdom of Bahrain	20.0%
Dragon City	Engaged in the real estate development and operation sector.	Kingdom of Bahrain	22.1%

Durrat Khaleej Al Bahrain B.S.C. (c), Durrat 4 W.L.L. (formerly Al Durrat Al Tijaria Company W.L.L.) and Diyar Homes Company W.L.L. are jointly controlled entities whereby the venturers have an arrangement that establishes joint control over the economic activities of these entities. The Group recognises its stake in the joint ventures using the equity method of accounting.

Although the Group holds less than 20% of the equity shares of Seef Properties B.S.C., the Group exercises significant influence by virtue of its contractual right to appoint three directors to the board of directors of the company and has the power to participate in the financial and operating policy decisions.

Notes to the Consolidated Financial Statements

At 31 December 2015

11 INVESTMENT IN JOINT VENTURES AND ASSOCIATES (continued)

The following table illustrates the summarised financial information of joint ventures and associates:

	2015 BD 000	2014 BD 000
Current assets	123,352	214,732
Non-current assets	512,791	327,556
Current liabilities	(106,060)	(44,525)
Non-current liabilities	(60,634)	(96,217)
Total net assets	469,449	401,546
Commitments	18,070	29,224

Total revenue and net income of joint venture and associates for the year:

	2015 BD 000	2014 BD 000
Income *	361,321	44,315
Net profit	309,693	5,197

* This include fair value gains of an associate amounting to BD 272,936 thousand representing the difference between carrying value and fair value of its assets distributed to the shareholders (note 11.1).

The movement of the Group's investment in joint ventures and associates is as follows:

	Note	2015 BD 000	2014 BD 000
At 1 January		160,826	168,669
Investments made during the year		17,187	-
Distributions from the joint ventures and associate		(119,752)	(5,119)
Share of income (loss) of joint ventures and associates	11.1	74,669	(1,641)
Share of other comprehensive loss	20	(555)	(16)
Provision for impairment		(1,700)	-
Other movements		(335)	(1,067)
At 31 December		130,340	160,826

The quoted value of the investment in associates for which quoted prices are available is BD 20,059 thousand (2014: BD 18,590 thousand). However, the quoted price does not represent the fair value as the shares are not actively traded. The fair value based on internal models approximates their carrying value.

11.1 During the year, one of the joint ventures of the Bank, Durrat Khaleej Al Bahrain ("Durrat") has made an in-kind distribution of certain assets to its shareholders and recorded the distribution at fair value in accordance with the applicable IFRS. The Bank's share of the gain amounting to BD 73,800 thousand resulting from this distribution is included in share of income (loss) of joint ventures and associates.

Notes to the Consolidated Financial Statements

At 31 December 2015

12 INVESTMENT IN REAL ESTATE

	Note	2015 BD 000	2014 BD 000
Cost			
At 1 January		176,548	134,599
Additions / transfers		130,270	67,580
Disposals / transfers		(8,791)	(25,631)
At 31 December		298,027	176,548
Fair value adjustment			
At 1 January		9,631	13,186
Fair value adjustments		(4,550)	(41)
Relating to disposals		(1,350)	(3,514)
At 31 December		3,731	9,631
Total	12.1	301,758	186,179

12.1 Investment in real estate, held in the Kingdom of Bahrain, at 31 December consists of the following:

	2015 BD 000	2014 BD 000
Buildings	38,656	41,532
Lands	263,102	144,647
	301,758	186,179

Rental income included in the consolidated statement of income from investment in real estate amounted to BD 1,184 thousand (2014: BD 2,887 thousand).

Direct operating expenses (including repairs and maintenance) amounting to BD 1,409 thousand (2014: BD 1,406 thousand) arising from investment in real estate that generated rental income during the year are included in the consolidated statement of income under other expenses.

BD 49 thousand (2014: BD 289 thousand) direct operating expenses (including repairs and maintenance) arising from investment in real estate that did not generate rental income during the year are included in the consolidated statement of income under other expenses.

Investments in real estate are stated at fair value which has been determined based on valuations performed by independent valuers possessing relevant professional qualification, with recent experience in the location and category of the properties being fair valued, at dates close to 31 December 2015 and 31 December 2014. The fair values have been determined based on recent transactions in the market, the independent valuers' knowledge and professional judgement.

Investment in real estate includes the Bank's share of BD 14,094 thousand (2014: BD 14,094 thousand) which are jointly owned with third parties and are subject to normal conditions applicable to joint ownership.

The Group's investment in real estate is not subject to any other charge, pledge or restriction on transfer of title.

Notes to the Consolidated Financial Statements

At 31 December 2015

13 RECEIVABLES, PREPAYMENTS AND OTHER ASSETS

	Note	2015 BD 000	2014 BD 000
Land and development cost	13.1	45,966	60,117
Fees receivable		864	2,301
Project expenses receivable		2,740	2,056
Inventories		12,385	2,576
Profit receivable		1,203	1,547
Repossessed assets		3,117	4,598
Trade receivables of subsidiaries		8,798	8,866
Prepaid expenses		1,812	2,566
Receivables relating to sale of investments		7,280	7,848
Receivables from corporate customers		6,575	6,547
Other assets	13.2	8,848	6,557
Gross receivables, prepayments and other assets		99,588	105,579
Impairment provisions	13.3	(18,513)	(11,295)
		81,075	94,284

13.1 Land and development cost

	2015 BD 000	2014 BD 000
Land	33,328	45,578
Development cost	12,638	14,539
	45,966	60,117

This development cost represents construction, consultancy and profit paid on financing, capitalised relating to various real estate projects being undertaken by the Group.

13.2 Included herein is an amount of BD 4,718 (2014: BD 4,718) thousand due from the Ultimate Parent on account of both a BD 3,770 thousand (USD 10,000 thousand) guarantee as well as project bid consultancy expenses paid by the Bank on behalf of the Bank and its Ultimate Parent (together "the Consortium") to a government organisation ("Counterparty") in the Kingdom of Saudi Arabia for a real estate project and its related project costs. The Bank paid the guarantee on 8 May 2014 and has recorded the amount as receivable from its Ultimate Parent, in addition to other project costs incurred.

13.3 Movement in impairment provisions relating to receivables, prepayments and other assets.

	Note	2015 BD 000	2014 BD 000
At 1 January		11,295	2,796
Charge for the year	13.3.1	7,218	8,499
At 31 December		18,513	11,295

13.3.1 Charge for the year

	Note	2015 BD 000	2014 BD 000
Provisions against receivables, prepayments and other assets	26	4,358	3,803
Non-banking business entities		2,860	4,696
		7,218	8,499

Notes to the Consolidated Financial Statements

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14 DUE TO BANKS

	2015 BD 000	2014 BD 000
Murabaha payables	85,814	56,116
Wakala payables	164,490	81,998
Other balances	2,628	1,954
	252,932	140,068

15 FUNDS UNDER MANAGEMENT

At 31 December 2015, clients' funds managed in a fiduciary capacity amounted to BD 41,904 thousand (2014: BD 41,904 thousand).

16 OTHER LIABILITIES

	Note	2015 BD 000	2014 BD 000
Pay orders issued but not presented		17,025	3,399
Payable on account of financing contracts		715	-
Staff related accruals		3,408	3,270
Profit payable on account of murabaha and due to banks and non-banks		1,942	2,396
Profit payable on equity of investment account holders		1,427	1,401
Trade payables of subsidiaries		5,453	13,365
Due to investors	23.2	4,589	289
Advance from customers		11,002	506
Others		2,892	2,588
		48,453	27,214

17 SUBORDINATED MURABAHA PAYABLE

The subordinated murabaha payable carries a profit equivalent to a rate of 2% over the six month Kuwait Inter Bank Offer Rate (KIBOR). The facility has been approved by CBB to be recognised as Tier II capital and is unsecured and sub-ordinate to the claim of all creditors and will expire in 2019. Starting from 2015, the Bank has started to amortise this Tier II Capital in accordance with the relevant guidelines and regulation for capital adequacy purposes.

During the year, an amount of BD 3,154 thousand (2014: BD 3,250 thousand) has been charged to the consolidated statement of income in respect of subordinated murabaha payable.

Notes to the Consolidated Financial Statements

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18 EQUITY OF INVESTMENT ACCOUNT HOLDERS

The mudarib share on investment accounts ranges from 20% to 85% (2014: 20% to 40%) depending on the investment period and in the case of saving accounts, where there is no restriction on cash withdrawal, the mudarib share ranges from 85% to 95% (2014: 50% to 60%). Nil mudarib share for the year ended 31 December 2015 and 2014 were recognised in the financial statements. The rate of return to investment account holders, as at 31 December 2015 and 2014, for various types of investment accounts, denominated in BD and USD, is as follows:

	2015 Rate of return %	2014 Rate of return %
Investment Accounts - Denominated in BHD		
Saving account	0.20	0.50
VIP saving account	0.25	0.60
One month investment account	0.95	1.00
Three months investment account	1.15	1.25
Six months investment account	1.40	1.50
One year investment account	1.65	2.00
Investment accounts - denominated in USD		
Saving account	0.20	0.20
VIP saving account	0.25	0.30
One month investment account	0.70	0.50
Three months investment account	0.95	0.75
Six months investment account	1.15	1.00
One year investment account	1.40	1.25

18.1 Investment Accounts by type

	2015 BD 000	2014 BD 000
Saving accounts	155,062	139,866
VIP saving accounts	25,940	26,997
One month investment accounts	81,861	93,363
Three months investment accounts	103,145	136,830
Six months investment accounts	46,115	58,425
One year investment accounts	44,577	53,563
	456,700	509,044

Notes to the Consolidated Financial Statements

At 31 December 2015

19 SHARE CAPITAL AND RESERVES

Share capital	2015 BD 000	2014 BD 000
Authorised: 3,500,000 thousand (2014 : 3,500,000 thousand) ordinary shares of BD 0.1 each	350,000	350,000
Issued and fully paid up: As at the beginning and end of the year 1,771,405 thousand (2014 : 1,771,405 thousand) shares	177,140	177,140

Nature and purpose of reserves

Share premium

Amounts collected in excess of the par value of the issued share capital during any new issue of shares, net of issue expenses, are treated as share premium. This amount is not available for distribution, but can be utilised as stipulated by the Bahrain Commercial Companies Law ("BCCL").

Treasury shares

The amount of consideration paid including all directly attributable costs incurred in connection with the acquisition of treasury shares are recognised in equity. This represents the amount paid by the Bank during 2013 to purchase shares from Themar Baytik Company B.S.C. (c).

Statutory reserve

As required by Bahrain Commercial Companies Law ("BCCL") and the Bank's articles of association, 10% of the net income for the year has been transferred to the statutory reserve. However, as allowed under BCCL the Bank may resolve to discontinue such annual transfers when the reserve totals 50% of paid up share capital. The reserve is not distributable except in such circumstances as stipulated in the BCCL and following the approval of the CBB.

General reserve

The general reserve is established in accordance with the articles of association of the Bank and is distributable following a resolution of shareholders at a general meeting and the approval of CBB. The Bank may transfer any amount to the general reserve, as approved by the shareholders at a general meeting, out of the net income for the year after appropriating statutory reserve.

Fair value through equity reserve

Unrealised gains and losses resulting from investments carried at fair value through equity, if not determined to be impaired, recorded in the fair value through equity reserve and not available for distribution. Upon disposal of such assets, the related cumulative gains or losses are transferred to retained earnings and become available for distribution.

Property fair value reserve

Unrealised gains on investment in real estate are recognised in the property fair value reserve in owners' equity and are not available for distribution. Any unrealised loss on investment in real estate is first adjusted against any unrealised gain lying in this reserve and the remainder is taken to the consolidated statement of income. Upon disposal of such assets, the related cumulative gains or losses are transferred to retained earnings and become available for distribution.

Included in the property fair value reserve is an unrealised gain of BD 24,403 thousand, on an investment carried at fair value through statement of income pertaining to prior years. No gain is recognised in the current year (2014 : BD 24,403 thousand).

Notes to the Consolidated Financial Statements

At 31 December 2015

19 SHARE CAPITAL AND RESERVES (continued)

Foreign currency translation reserve

The foreign currency translation reserve is used to record exchange differences arising from the translation of the financial statements of foreign subsidiaries.

Retained earnings

Retained earnings is the cumulative amount of annual earnings not paid out as dividends. Included in retained earnings is a non-distributable reserve amounting to BD 1,575 thousand (2014: BD 1,575 thousand) relating to subsidiaries of the Bank.

20 TOTAL COMPREHENSIVE INCOME

	2015 BD 000	2014 BD 000
Net income for the year	10,738	5,117
Other comprehensive income (loss):		
Fair value adjustments against fair value through equity investments	(190)	(2,939)
Reclassification to income statement on impairment of equity investment	847	-
Net movement in foreign currency translation reserve	203	1,477
Share of other comprehensive loss of joint ventures and associates	(555)	(16)
Total other comprehensive income (loss) for the year	305	(1,478)
Total comprehensive income for the year	11,043	3,639
Adjustment attributable to non-controlling stakeholders	4	28
	11,047	3,667

21 CONTINGENT LIABILITIES AND COMMITMENTS

	Note	2015 BD 000	2014 BD 000
Contingent liabilities:			
Letters of credit		8,740	8,998
Guarantees		5,981	6,243
		14,721	15,241
Irrevocable commitments to extend credit			
Original term to maturity of one year or less		21,360	24,951
Investment commitment		-	9,000
Development cost commitment	21.1	9,824	-
		45,905	49,192

21.1 This represent payments to be made to contractors and consultants for a development project in progress

Operating lease commitments

At 31 December 2015, the Group had commitments in respect of non-cancellable operating leases amounting to BD 3,759 thousand (2014: BD 3,437 thousand) relating to leasehold premises. Of the commitments in respect of operating leases, BD 2,399 thousand (2014: BD 1,165 thousand) are due within one year, BD 1,162 thousand (2014: BD 2,068 thousand) are due in one to five years and the remaining over five years.

Construction commitments

At 31 December 2015, the Group had commitments in respect of construction contracts amounting to BD 4 thousand (2014: BD 282 thousand).

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22 INCOME FROM RETAIL AND CORPORATE BANKING ACTIVITIES

	Note	2015 BD 000	2014 BD 000
Murabaha		17,067	18,908
Ijarah Muntahia Bittamleek	22.1	15,428	17,136
Musharaka		184	195
Murabaha and due from banks		625	1,150
Financing income from retail and corporate banking activities		33,304	37,389
Mudarib share from off balance sheet equity of investment account holders		2,367	1,927
Fees and commission income		986	765
		36,657	40,081

22.1 This is presented net of depreciation on Ijarah Muntahia Bittamleek assets amounting to BD 55,866 thousand (2014: BD 67,741 thousand).

23 NET (LOSS) INCOME FROM INVESTMENT ACTIVITIES

	Note	2015 BD 000	2014 BD 000
Net unrealised loss on investments	23.1	(4,575)	(1,086)
Net unrealised loss on investment in real estate		(1,050)	(41)
Net gain on sale of investments		-	1,353
Net gain on sale of investment in real estate		588	1,507
Dividend income		1,050	23,894
Income from sukuk		3,344	3,773
Investors payment	23.2	(4,200)	-
Other income (loss)		801	(197)
		(4,042)	29,203

23.1 This represents fair value changes recognized during the year based on the recent net asset values "NAV's" of the funds and fair value of investments.

23.2 This represent payments to be made to investors who participated in one of the Bank's investment.

Notes to the Consolidated Financial Statements

At 31 December 2015

24 INCOME AND EXPENSE RELATING TO FINANCING CONTRACTS AND SUKUKS

	2015 BD 000	2014 BD 000
Financing income from retail and corporate banking activities	33,304	37,389
Income from sukuk	3,344	3,773
	36,648	41,162
Less: Profit on due to banks, murabaha due to non-banks and subordinated murabaha payable	9,741	11,521
Less: Return on equity of investment account holders, net of mudarib share	3,757	6,092
	13,498	17,613
	23,150	23,549

25 NON-BANKING BUSINESS ENTITIES

	Note	2015 BD 000	2014 BD 000
Revenue	25.1	15,652	31,692
Less:			
Direct cost		10,083	15,571
Profit paid		345	1,744
Operating expenses	25.2	29,402	27,847
		(24,178)	(13,470)

25.1 This includes unrealised fair value losses amounting to BD 3,500 thousand (2014 : Nil) on account of investment in real estate.

25.2 Operating expenses

	Note	2015 BD 000	2014 BD 000
Staff costs		2,335	4,396
Depreciation		5,671	9,879
Provisions - net	13.3.1 & 25.2.1	16,200	4,696
Other expenses		5,196	8,876
		29,402	27,847

25.2.1 This pertains to impairment recorded against the non-financial assets of individual subsidiaries on account of difference between carrying values and estimated realizable values.

26 PROVISIONS - NET

	Note	2015 BD 000	2014 BD 000
Provision against financing contracts with customers	9.3	28,399	2,837
Provisions against investments	26.1	1,171	265
Provisions against receivables, prepayments and other assets	13.3.1	4,358	3,803
	26.2	33,928	6,905

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26 PROVISIONS - NET (continued)

26.1 This includes impairment provision of BD 324 thousand (2014 : BD 265 thousand) (note 10.2.1) recognised against investments carried at fair value through equity and BD 847 thousand (2014 : Nil) (note 20) on account of reclassification of available for sale reserve to consolidated statement of income.

26.2 In accordance with the Bank's policy and relevant accounting standards, the Bank has made impairment provisions and fair value changes against its financing and investment exposures. As a result, an amount of BD 33,928 thousand (2014 : BD 6,905 thousand) is recorded as provisions against banking activities, BD 16,200 thousand (2014 : BD 4,696 thousand) (note 25.2.1) as provisions against non-banking activities, BD 4,575 thousand (2014 : BD 1,086 thousand) (note 23.1) as net unrealised loss on investments and BD 1,050 thousand (2014 : BD 41 thousand) (note 23) as net unrealised loss on investment in real estate, resulting in an aggregate amount of BD 55,753 thousand (2014 : BD 12,728 thousand) charged to the consolidated statement of income of the Bank.

27 OTHER EXPENSES

	2015 BD 000	2014 BD 000
Business development	1,632	1,928
Technology and communication	2,277	2,402
Legal, consulting and outsourcing	1,160	1,690
Premises - rentals and maintenance	2,272	2,255
Administration, selling and others	2,608	2,487
	9,949	10,762

28 PROFIT ON DUE TO BANKS, MURABAHA DUE TO NON-BANKS AND SUBORDINATED MURABAHA PAYABLE

	2015 BD 000	2014 BD 000
Due to banks	2,854	2,068
Murabaha due to non-banks	3,733	6,203
Subordinated murabaha payable (note 17)	3,154	3,250
	9,741	11,521

29 CASH AND CASH EQUIVALENTS

Cash and cash equivalents for the purpose of the consolidated statement of cash flows comprise of the following amounts:

	2015 BD 000	2014 BD 000
Cash	8,490	7,104
Balances with banks	10,779	8,908
Balances with CBB excluding mandatory reserve deposit	5,463	5,469
Due from banks with original maturity of less than ninety days	77,966	125,106
	102,698	146,587

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30 RELATED PARTY TRANSACTIONS AND BALANCES

Related parties represent associated companies, the parent and its major shareholders, directors and key management personnel of the Bank, the Bank's Shari'a Supervisory Board and entities controlled, jointly controlled or significantly influenced by such parties. Transactions with related parties arise from the ordinary course of business. Pricing policies and terms of these transactions are approved by the Group's management. Outstanding balances at the year end, excluding financing contracts with customers, are unsecured.

The following table provides the total amount of transactions that have been entered into with related parties for the relevant financial year:

	Associated companies BD 000	Parent BD 000	Directors and key management personnel BD 000	Other related parties BD 000	Total 2015 BD 000	Total 2014 BD 000
Due from banks	-	-	-	-	-	3,303
Financing contracts with customers	21,484	-	4,272	52,866	78,622	66,848
Investments at amortised cost	-	-	-	20,886	20,886	62,695
Fees receivable	-	-	-	264	264	1,048
Project expenses receivable	1,892	-	-	-	1,892	1,250
Other assets	873	4,718	-	-	5,591	6,532
Due to banks	-	125,600	-	-	125,600	56,550
Murabaha due to non-banks	-	-	-	66,889	66,889	90,966
Customers' current accounts	10,100	1,457	320	908	12,785	5,601
Other liabilities	-	-	-	-	-	336
Subordinated murabaha payable	-	91,753	-	-	91,753	95,349
Equity of investment account holders	29,155	-	774	10,283	40,212	39,876
Letters of credit	20	-	-	4,084	4,104	6,718
Commitments to extend credit	1,280	-	-	-	1,280	-
Off balance sheet equity of investment account holders						
- Funds extended to related parties	-	-	-	135,210	135,210	97,345
- Funds received from related parties	-	-	-	2,800	2,800	1,500

Notes to the Consolidated Financial Statements

At 31 December 2015

30 RELATED PARTY TRANSACTIONS AND BALANCES (continued)

The income and expenses in respect of related parties included in the consolidated financial statements are as follows:

	Associated companies BD 000	Parent BD 000	Directors and key management personnel BD 000	Other related parties BD 000	Total 2015 BD 000	Total 2014 BD 000
Income from murabaha and due from banks	-	-	-	3	3	380
Income from financing contracts with customers	287	-	217	4,066	4,570	4,424
Income from investments at amortised cost	406	-	-	1,782	2,188	3,184
Fee income	132	-	-	264	396	320
Profit on due to banks	-	1,728	-	-	1,728	719
Profit on murabaha due to non-banks	-	-	-	1,953	1,953	3,245
Profit on subordinated murabaha payable	-	2,370	-	-	2,370	3,250
Profit on equity investment account holders	456	-	5	109	570	452
Operating expenses	-	-	-	1,753	1,753	1,288
Mudarib share of off-balance sheet equity of investment account holders	-	-	-	2,367	2,367	2,179

Compensation of key management personnel, included in the consolidated statement of income, is as follows:

	2015 BD 000	2014 BD 000
Short term employee benefits	4,143	3,725
Long term employee benefits	241	276

Directors' remuneration and attendance fee for the year ended 31 December 2015 amounted to BD 187 thousand and BD 63 thousand respectively (2014: BD 141 thousand and BD 72 thousand respectively).

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31 SEGMENT INFORMATION

For management purposes, the Group is organised into the following segments.

Retail & Corporate Banking Group	Principally engaged in Shari'a compliant profit sharing investment arrangements, providing Shari'a compliant financing contracts and other facilities to corporate, retail and institutional customers.
Investment Banking Group	Principally engaged in investment banking activities, including private equity, real estate investments, treasury and other activities.

No operating segments have been aggregated to form the above reportable segments.

Management monitors the operating results of its segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on segment profit (as reported in internal management reports) which is measured using the same measurement principles as are used in the preparation of these consolidated financial statements.

Group revenues for the current and prior year does not include significant revenues (i.e. more than 10% of the Group's total revenue) from any single external customer.

The following table presents revenue, net profit, total assets and total liabilities of the Group's segments for the year ended 31 December 2015:

	Retail & Corporate Group BD 000	Investment Banking Group BD 000	Total BD 000
Operating income	36,657	86,279	122,936
Segment (loss) profit	(19,816)	30,554	10,738
Segment assets	562,541	887,763	1,450,304
Total assets			1,450,304
Segment liabilities and equity of investment account holders	621,687	459,206	1,080,893
Total liabilities and equity for investment account holders			1,080,893

The following table shows the distribution of the Group's net income and total assets by geographical segments, based on the location in which the transactions and assets are recorded, for the year ended 31 December 2015.

	Bahrain BD 000	Other countries BD 000	Total BD 000
Operating income	121,223	1,713	122,936
Segment assets	1,419,757	30,547	1,450,304

Other countries mainly represent State of Kuwait, Republic of Turkey and Hashemite Kingdom of Jordan.

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31 SEGMENT INFORMATION (continued)

The following table presents revenue, net profit, total assets and total liabilities of the Group's segments for the year ended 31 December 2014:

	Retail & Corporate Group BD 000	Investment Banking Group BD 000	Total BD 000
Operating income	40,081	59,254	99,335
Segment profit (loss)	15,359	(10,242)	5,117
Segment assets	557,410	924,634	1,482,044
Total assets			1,482,044
Segment liabilities and equity of investment account holders	624,018	497,135	1,121,153
Total liabilities and equity for investment account holders			1,121,153

The following table shows the distribution of the Group's net income and total assets by geographical segments, based on the location in which the transactions and assets are recorded, for the year ended 31 December 2014.

	Bahrain BD 000	Other countries BD 000	Total BD 000
Operating income	96,840	2,495	99,335
Segment assets	1,441,917	40,127	1,482,044

Other countries mainly represent State of Kuwait, Republic of Turkey, Hashemite Kingdom of Jordan and United Kingdom.

32 FAIR VALUE OF FINANCIAL INSTRUMENTS

Fair value is the value representing the estimate of the amount of cash or cash equivalent that would be received for an asset sold or the amount of cash or cash equivalent paid for a liability extinguished or transferred in an orderly transaction between a willing buyer and a willing seller at the measurement date.

At 31 December 2015 and 2014, the fair value of financial instruments approximate their carrying values.

Financial instruments recorded at fair value

The Group uses the following hierarchy for determining and disclosing the fair value of instruments by valuation technique:

- Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities;
- Level 2: other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly; and
- Level 3: techniques which use inputs which have a significant effect on the recorded fair value that are not based on observable market data.

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32 FAIR VALUE OF FINANCIAL INSTRUMENTS (continued)

The following table shows an analysis of financial instruments recorded at fair value by level of the fair value hierarchy:

	Level 1 2015 BD 000	Level 2 2015 BD 000	Level 3 2015 BD 000	Total 2015 BD 000
Investments at fair value through statement of income				
Investments held for trading	462	-	-	462
Unquoted equity securities	-	-	154,074	154,074
Managed funds	-	5,262	-	5,262
Investments at fair value through equity				
Quoted equity securities	723	-	-	723
Unquoted equity securities	-	-	5,891	5,891
	1,185	5,262	159,965	166,412
	Level 1 2014 BD 000	Level 2 2014 BD 000	Level 3 2014 BD 000	Total 2014 BD 000
Investments at fair value through statement of income				
Unquoted equity securities	-	-	153,963	153,963
Managed funds	-	6,203	1,074	7,277
Investments at fair value through equity				
Quoted equity securities	973	-	-	973
Unquoted equity securities	-	-	6,215	6,215
	973	6,203	161,252	168,428

During the year ended 31 December 2015, there were no transfers between Level 1 and Level 2 fair value measurements, and no transfers into and out of Level 3 fair value measurements.

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32 FAIR VALUE OF FINANCIAL INSTRUMENTS (continued)

The following table shows a reconciliation of the opening and closing amount of Level 3 financial assets which are recorded at fair value.

	Unquoted equity securities 2015 BD 000	Managed funds 2015 BD 000	Unquoted equity securities 2014 BD 000	Managed funds 2014 BD 000
Balance at 1 January	160,178	1,074	201,938	1,891
Investments made during the year	2,810	-	-	-
Provisions / unrealised fair value loss	(2,946)	(1,074)	(2,391)	(697)
Disposals / redemptions during the year	(77)	-	(39,369)	(120)
Balance at 31 December	159,965	-	160,178	1,074

Impact on fair value of Level 3 financial instruments measured at fair value of changes to key assumptions

	Carrying amount 2015 BD 000	Effect of reasonably possible alternative assumption 2015 BD 000	Carrying amount 2014 BD 000	Effect of reasonably possible alternative assumption 2014 BD 000
Investments at fair value through statement of income				
Unquoted equity securities	154,074	15,407	153,963	15,396
Managed funds	-	-	1,074	107
Investments at fair value through equity				
Unquoted equity securities	5,891	589	6,215	622
	159,965	15,996	161,252	16,125

In order to determine reasonably possible alternative assumptions the Group adjusted key unobservable models inputs as follows:

For equities, the Group adjusted the price earning ratio by increasing and decreasing the price earning ratio by 10 percent, which is considered by the Group to be within a range of reasonably possible alternatives based on the price earning ratios of companies with similar industry and risk profiles.

For managed funds, the Group values its investments based on a net asset value, which is determined by the fund manager. The Group adjusted the value of the funds to increase or decrease by ten percent, which is considered by the Group to be within a range of reasonably possible alternatives.

For equity investments in real estate sector, fair value is determined by reference to valuations by independent real estate valuation experts. The determination of the fair value of such assets is based on local market conditions existing at the date of the statement of financial position. The Group adjusted the value of these assets to increase or decrease by ten percent, which is considered by the Group to be within a range of reasonably possible alternatives.

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33 MATURITY ANALYSIS OF ASSETS, LIABILITIES AND EQUITY OF INVESTMENT ACCOUNT HOLDERS

The table below shows an analysis of assets, liabilities and equity of investment account holders analysed according to when they are expected to be recovered or settled. Group's contractual undiscounted repayment obligations are disclosed in note 34.3 'Risk Management - Liquidity Risk and Funding Management'.

	Up to one year			Over one year			Subtotal	Total
	Up to	3 months	Subtotal	1 to 5	5 to 10	Over 10		
	3 months	up to	up to	years	years	years		
	2015	12 months	12 months	2015	2015	2015		
	BD 000	BD 000	BD 000	BD 000	BD 000	BD 000	BD 000	BD 000
Assets								
Cash and balances with banks and Central Bank of Bahrain	13,772	1,117	14,889	10,753	8,067	20,433	39,253	54,142
Due from banks	77,966	-	77,966	-	-	-	-	77,966
Financing contracts with customers	35,157	43,844	79,001	250,812	140,908	64,674	456,394	535,395
Investments	463	723	1,186	94,882	144,160	-	239,042	240,228
Investment in joint ventures and associates	-	-	-	130,340	-	-	130,340	130,340
Investment in real estate	-	-	-	-	289,155	12,603	301,758	301,758
Receivables, prepayments and other assets	7,407	71	7,478	73,597	-	-	73,597	81,075
Premises and equipments	-	-	-	-	29,400	-	29,400	29,400
Total	134,765	45,755	180,520	560,384	611,690	97,710	1,269,784	1,450,304
Liabilities and equity of investment account holders								
Customers' current accounts	6,446	-	6,446	36,696	36,696	36,696	110,088	116,534
Due to banks	67,907	101,177	169,084	83,848	-	-	83,848	252,932
Murabaha due to non-banks	2,633	-	2,633	81,898	14,995	14,995	111,888	114,521
Other liabilities	33,865	3,063	36,928	11,525	-	-	11,525	48,453
Equity of investment account holders	19,634	15,815	35,449	140,417	140,417	140,417	421,251	456,700
Subordinated murabaha payable	-	-	-	91,753	-	-	91,753	91,753
Total	130,485	120,055	250,540	446,137	192,108	192,108	830,353	1,080,893
Net	4,280	(74,300)	(70,020)	114,247	419,582	(94,398)	439,431	369,411
Off-balance sheet equity of investment account holders	-	92,295	92,295	42,915	-	-	42,915	135,210

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33 MATURITY ANALYSIS OF ASSETS, LIABILITIES AND EQUITY OF INVESTMENT ACCOUNT HOLDERS (continued)

	Up to one year			Over one year				Total 2014 BD 000
	Up to 3 months 2014 BD 000	up to 12 months 2014 BD 000	Subtotal up to 12 months 2014 BD 000	1 to 5 years 2014 BD 000	5 to 10 years 2014 BD 000	Over 10 years 2014 BD 000	Subtotal Over 1 year 2014 BD 000	
Assets								
Cash and balances with banks and Central Bank of Bahrain	12,383	4,815	17,198	9,641	8,926	19,666	38,233	55,431
Due from banks	125,106	-	125,106	-	-	-	-	125,106
Financing contracts with customers	72,637	68,476	141,113	292,675	70,270	55,821	418,766	559,879
Investments	18,850	973	19,823	90,958	143,534	-	234,492	254,315
Investment in joint ventures and associates	-	-	-	160,826	-	-	160,826	160,826
Investment in real estate	-	-	-	-	173,576	12,603	186,179	186,179
Receivables, prepayments and other assets	9,504	74	9,578	84,706	-	-	84,706	94,284
Premises and equipments	-	-	-	-	46,024	-	46,024	46,024
Total	238,480	74,338	312,818	638,806	442,330	88,090	1,169,226	1,482,044
Liabilities and equity of investment account holders								
Customers' current accounts	34,224	9,167	43,391	20,617	20,617	20,617	61,851	105,242
Due to banks	30,623	50,895	81,518	58,550	-	-	58,550	140,068
Murabaha due to non-banks	41,239	101,758	142,997	53,053	24,275	23,911	101,239	244,236
Other liabilities	8,375	3,631	12,006	15,208	-	-	15,208	27,214
Equity of investment account holders	98,388	48,514	146,902	120,714	120,714	120,714	362,142	509,044
Subordinated murabaha payable	-	-	-	95,349	-	-	95,349	95,349
Total	212,849	213,965	426,814	363,491	165,606	165,242	694,339	1,121,153
Net	25,631	(139,627)	(113,996)	275,315	276,724	(77,152)	474,887	360,891
Off-balance sheet equity of investment account holders	25,605	50,331	75,936	31,610	-	-	31,610	107,546

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34 RISK MANAGEMENT

34.1 Introduction

Risk is inherent in the Group's activities but it is managed through a process of ongoing identification, measurement and monitoring of material risks. The Group manages its exposure to risks within the approved risk limits. The process of risk management is critical to the Group's continuing profitability and each business unit within the Group is accountable for the risk exposures relating to its responsibilities. The Group is mainly exposed to credit risk, liquidity risk and market risk, the latter being subdivided into trading and non-trading risks. The Group is also subject to prepayment risk and operating risk.

The independent risk control process does not include business risks such as changes in the environment, technology and industry. These are monitored through the Group's strategic planning process.

Risk management structure

The Board of Directors is ultimately responsible for identifying and controlling risks; however, there are separate independent bodies responsible for managing and monitoring risks.

Board of Directors

The Board of Directors is responsible for the overall risk management approach and for approving the risk strategies, policies and risk appetite of the Bank.

Audit & Compliance Committee (ACC)

The ACC is a Board appointed committee which is comprised of two independent directors and an executive director. The Chairman of the Committee is also an independent director. For audit related matters, the committee assists the Board of Directors in carrying out its responsibilities with respect to assessing the quality and integrity of financial reporting, the audit thereof and the soundness of the internal controls of the Bank. For compliance related matters, the committee assists the Board of Directors in the assessment of compliance with law, regulations and other requirements imposed on the Bank from time to time. The committee also oversees and manages the compliance and anti financial crime requirements of the Bank and legal related matters.

Risk Committee (RC)

The Risk Committee is a Board appointed committee which is comprised of two independent directors and an executive director. The Chairman of the Committee is also an independent director. The committee is a reviewing and recommending body appointed by the Board of Directors to assist the Board in discharging its oversight duties relating to:

- Recommendation of the risk charter of the bank to the Board, highlighting the key risks from identified business strategies, the risk appetite, the risk governance models including strategies, policies, processes, roles and responsibilities relating to various departments and various levels of risk management within the Bank; and
- Establishing appropriate policies and procedures to mitigate the applicable risks on the overall operations of the Bank.

Corporate Governance Committee

The Corporate Governance Committee is a Board appointed committee which is comprised of three independent directors including the Chairman. The committee is a reviewing and recommending body appointed by the Board of Directors to assist the Board in discharging its oversight duties relating to:

- Establishing appropriate Corporate Governance structures, delegation of authority and reporting protocols;
- Ensure potential measure and improvements in corporate governance are implemented.

Internal Control Systems

The Board is responsible for approving and reviewing the effectiveness of the Bank's system of internal control, for the purpose of ensuring effective and efficient operations, quality of internal and external reporting, internal control, and compliance with laws and regulations. Senior Management is responsible for establishing and maintaining the system of internal control designed to manage the risk of failure to achieve the Bank's objectives. The system of internal control can only provide reasonable but not absolute assurance against the risk of material loss.

The effectiveness of the internal control system is reviewed by the Board and the Audit & Compliance Committee, which also receives review reports undertaken by the Bank's Internal Audit, Compliance and Anti Financial Crime departments. The Audit & Compliance Committee reviews the management letters issued by the external auditors and holds periodic meetings with them to discuss various matters including existing and potential internal control issues.

Notes to the Consolidated Financial Statements

At 31 December 2015

34 RISK MANAGEMENT (continued)

Asset and Liability Committee (ALCO) / Risk Management Committee (RMC)

ALCO / RMC is a senior management committee responsible for maintaining oversight of the Bank's risk profile and governance aspects. It helps the Risk Committee in establishing the risk policies and strategies and monitors the risk appetite in terms of risk limits and reports. It also controls the risks by appropriate actions. ALCO / RMC establishes policy and objectives for the asset and liability management of the Bank in terms of structure, distribution, risk and return and its impact on profitability. It also monitors the cash flow, cost and yield profiles and tenor of assets and liabilities and evaluates both from profit rate sensitivity and liquidity points of view, makes corrective adjustments based upon perceived trends and market conditions and monitors liquidity, foreign exchange exposures and positions.

Shari'a Supervisory Board

The Bank's Shari'a Supervisory Board is entrusted with the responsibility of ensuring the Bank's adherence to Shari'a rules and principles in its transactions and activities.

Provisioning Committee (PC)

The PC is a senior management committee responsible for ensuring adequate provisions and profit suspensions against all the past due and impaired exposures of the Bank. It reviews past due details and approve the resulting provisioning and profit suspension amounts submitted by the respective departments in line with the approved Provisioning Policy of the Bank. The PC also reviews credit classification and reclassification requests submitted by Business Units and recommends the provisions and profit suspensions to the Audit & Compliance Committee and Board of Directors for final approval.

Risk management department

The Risk Management Department is responsible for implementing and maintaining risk related procedures to ensure an independent control process. It also helps the ALCO / RMC in establishing risk strategies, policies and limits, across the Bank. The department is also responsible for the independent control of risks, including monitoring the risk of exposures against limits and the assessment of risks of new products and structured transactions. This department also ensures the complete capture of the risks in risk measurement and reporting systems and performs stress tests on the various portfolios of the Bank.

Treasury department

The treasury department is responsible for managing the Bank's assets and liabilities and the overall financial structure. It is also primarily responsible for the funding and liquidity risks of the Bank.

Internal audit

Independent, objective activity that reviews the effectiveness of risk management, internal control environment and governance processes. Internal Audit discusses the results of all assessments with the management, and reports its findings and recommendations to the Audit & Compliance Committee.

Compliance department

The compliance department is responsible for managing all the compliance related issues with the external parties and regulators.

Risk measurement and reporting systems

The Group identifies, measures, controls and monitors its material risks on a periodic basis. The Bank has established relevant risk limit structures to quantify its risk appetite. The Bank conducts stress testing under various scenarios for its material portfolios using statistical methods to assess the impact of such scenarios on its portfolio and regulatory capital.

Established risk limits reflect the business strategy and market environment in which the Bank operates as well as the level of risk that the Bank is willing to accept. In addition, the Bank monitors and measures the overall risk bearing capacity in relation to the aggregate risk exposures across its material risk types and activities.

Information compiled from all the businesses is examined and processed in order to analyse, control and identify risks at an early stage. This information is presented and explained to the Board of Directors, the Risk Committee and senior management. The report includes aggregate credit exposures, concentration limits, investment limits, foreign exchange exposures, profit rate limits, liquidity gaps and ratios and changes in Group's risk profile. On a periodic basis, detailed reporting of industry, customer and geographic risks takes place. Senior management assesses the appropriateness of the general allowance for credit losses on a quarterly basis. The Board of Directors receives the risk management report once in a quarter which is designed to provide all the necessary information to assess and conclude on the risks of the Group.

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At 31 December 2015

34 RISK MANAGEMENT (continued)

34.1 Introduction (continued)

As part of the Risk Management's reporting framework, tailored risk reports are prepared and distributed in order to ensure that all business divisions have access to extensive, necessary and up-to-date information. Periodic briefing is given to the Managing Director and Chief Executive Officer and all other relevant members of the Bank on the utilisation of market limits, proprietary investments and liquidity and any other risk developments.

34.2 Credit risk

Credit risk is the risk that the Group will incur a loss because its customers, clients or counterparties fail to discharge their contractual obligations. The Bank manages and controls its credit risk by setting limits on the amount of risk it is willing to accept for individual counterparties and for geographical and industry concentrations, and by monitoring exposures in relation to such limits.

The Bank has established a credit quality review process to provide early identification of possible changes in the creditworthiness of counterparties, including regular collateral revisions for corporate portfolio. Counterparty limits are established with the use of a credit risk classification system, which assigns each counterparty a risk rating. Risk ratings for corporate customers are subject to revision at the time of renewal of the corporate facility. The credit quality review process allows the Bank to assess the potential loss as a result of the risks to which it is exposed and take corrective action.

Credit-related commitments risk

The Bank makes available to its customers guarantees which may require that the Bank makes payments on their behalf. Such payments are collected from customers based on the terms of the letter of credit. They expose the Bank to risks similar to financing contracts and these are mitigated by the same control processes and policies.

Risk concentrations of the maximum exposure to credit risk without taking collateral

Concentrations arise when a number of counterparties are engaged in similar business activities, or activities in the same geographic region, or have similar economic features that would cause their ability to meet contractual obligations to be similarly affected by changes in economic, political or other conditions. Concentrations indicate the relative sensitivity of the Bank's performance to developments affecting a particular industry or geographical location.

In order to avoid excessive concentrations of risk, the Bank's policies and procedures include specific guidelines to focus on maintaining a diversified portfolio. Identified concentrations of credit risks are controlled and managed accordingly.

The maximum credit exposure to any client or counterparty as of 31 December 2015 was BD 45,668 thousand (2014: BD 52,339 thousand).

Maximum exposure to credit risk without taking account of any collateral and other credit enhancements

The table below shows the maximum exposure to credit risk for the components of the consolidated statement of financial position. The maximum exposure is shown gross, before the effect of mitigation through the use of master netting and collateral agreements.

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34 RISK MANAGEMENT (continued)

34.2 Credit Risk (continued)

	Gross maximum exposure 2015 BD 000	Gross maximum exposure 2014 BD 000
Balances with banks	45,652	48,327
Due from banks	77,966	125,106
Financing contracts with customers	535,395	559,879
Investments at amortised cost	73,816	85,887
Receivables	24,019	28,007
Total	756,848	847,206
Contingent liabilities and commitments	45,905	49,192
Total credit risk exposure	802,753	896,398

Where financial instruments are recorded at fair value the amounts shown above represent the current credit risk exposure but not the maximum risk exposure that could arise in the future as a result of changes in values.

Risk concentrations of the maximum exposure to credit risk

The Group financial assets having credit risk, before taking into account any collateral held can be analysed by the following geographical regions:

	Middle East 2015 BD 000	North America 2015 BD 000	Europe 2015 BD 000	Other 2015 BD 000	Total 2015 BD 000
Balances with banks	36,214	9,343	90	5	45,652
Due from banks	77,966	-	-	-	77,966
Financing contracts with customers	535,395	-	-	-	535,395
Investments at amortised cost	73,816	-	-	-	73,816
Receivables	24,019	-	-	-	24,019
Contingent liabilities and commitments	45,905	-	-	-	45,905
Total	793,315	9,343	90	5	802,753

	Middle East 2014 BD 000	North America 2014 BD 000	Europe 2014 BD 000	Other 2014 BD 000	Total 2014 BD 000
Balances with banks	42,843	3,097	2,371	16	48,327
Due from banks	123,204	-	-	1,902	125,106
Financing contracts with customers	553,359	-	6,520	-	559,879
Investments at amortised cost	85,887	-	-	-	85,887
Receivables	22,930	5,077	-	-	28,007
Contingent liabilities and commitments	49,192	-	-	-	49,192
Total	877,415	8,174	8,891	1,918	896,398

Notes to the Consolidated Financial Statements

At 31 December 2015

34 RISK MANAGEMENT (continued)

An industry sector analysis of the Group's financial assets having credit risk, before taking into account collateral held or other credit enhancements, is as follows:

	Trading and manufacturing 2015 BD 000	Banking and financial 2015 BD 000	Construction and real estate 2015 BD 000	Other 2015 BD 000	Total 2015 BD 000
Balances with banks	-	45,652	-	-	45,652
Due from banks	-	77,966	-	-	77,966
Financing contracts with customers	31,660	6,587	406,897	90,251	535,395
Investments at amortised cost	-	52,930	20,886	-	73,816
Receivables	3,674	5,921	9,012	5,412	24,019
Contingent liabilities and commitments	18,221	-	16,234	11,450	45,905
Total	53,555	189,056	453,029	107,113	802,753

	Trading and manufacturing 2014 BD 000	Banking and financial 2014 BD 000	Construction and real estate 2014 BD 000	Other 2014 BD 000	Total 2014 BD 000
Balances with banks	-	48,327	-	-	48,327
Due from banks	-	125,106	-	-	125,106
Financing contracts with customers	53,170	8,025	423,348	75,336	559,879
Investments at amortised cost	-	23,192	62,695	-	85,887
Receivables	1,250	2,775	7,954	16,028	28,007
Contingent liabilities and commitments	19,153	4	14,329	15,706	49,192
Total	73,573	207,429	508,326	107,070	896,398

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At 31 December 2015

34 RISK MANAGEMENT (continued)

34.2 Credit Risk (continued)

Collateral and other credit enhancements

The amount and type of collateral required depends on an assessment of the credit risk of the counterparty. Guidelines are implemented regarding the acceptability of types of collateral and valuation parameters.

The main types of collateral obtained by the Bank are as follows:

- For commercial financing, lien over investment accounts, charges over real estate properties, inventory, trade receivables and unlisted equities; and
- For retail and consumer financing, lien over investment accounts, and mortgages over the related assets.

The Bank also obtains personal guarantees from companies owners for commercial financing obtained. Management monitors the market value of collateral, requests additional collateral in accordance with the underlying agreement, and monitors the market value of collateral obtained periodically during its review of the adequacy of the allowance for impairment losses.

Credit quality per class of financial assets

The credit quality of financial assets is managed by the Bank using internal credit gradings. These internal credit gradings are assigned to each individual borrower. They are defined as follows:

Good

Good credits are those, which are performing, as the contract requires. There is no reason to suspect that the creditor's financial condition or collateral adequacy has depreciated in any way.

Watchlist

Watchlist facilities include:

- Facilities which are between one and ninety days past due;
- Facilities which are good currently but were rescheduled in the past due to financial distress, however no provisions were required due to sufficient collateral after haircut or other factors; and
- Facilities which are more than ninety days past due, however, management, for reasons such as the availability of sufficient collateral after haircut, and other reasons, is confident that no losses will be incurred and as a result is not carrying any provisions on these facilities

Substandard

Substandard credits are inadequately protected by the repayment capacity of the obligor or by the collateral pledged. They are characterized by the distinct possibility that the Bank will sustain some loss if the deficiencies are not corrected. Loss potential, while existing in the aggregate amount of substandard assets does not have to exist in individual assets classified as substandard. They may include facilities in past due for more than 90 days which are not classified as doubtful or loss (based on management's assessment) and facilities rescheduled in the past where specific impairment provisions are maintained.

Doubtful

Doubtful credits have all the weaknesses inherent in a credit classified as substandard with the added characteristic that the weaknesses make collection or liquidation in full, on the basis of currently existing facts, conditions, and values, highly questionable or improbable. They may include facilities in past due for more than 180 days but less than 365 days (based on management's assessment) and facilities rescheduled in the past where specific impairment provisions are maintained.

Loss

Loss facilities are considered uncollectible and of such little value that their continuance as assets is not warranted. Total loss is expected for loss credits however if management has reasons to believe that it could recover the exposure in full and no shortfalls are anticipated based on financial strength of the customers and/or collaterals provided, write off may be deferred. They may include facilities in past due for more than 365 days (based on management's assessment) and facilities rescheduled in the past where specific impairment provisions are maintained.

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34 RISK MANAGEMENT (continued)

34.2 Credit Risk (continued)

Credit quality per class of financial assets

	Good 2015 BD 000	Watchlist 2015 BD 000	Sub- standard 2015 BD 000	Doubtful 2015 BD 000	Loss 2015 BD 000	Total 2015 BD 000
Balances with banks	45,652	-	-	-	-	45,652
Due from banks	77,966	-	-	-	-	77,966
Financing contracts with customers (gross)	407,968	85,794	39,680	13,635	26,172	573,249
Investments at amortised cost	73,816	-	-	-	-	73,816
Receivables (gross)	23,054	-	-	-	13,254	36,308
Total	628,456	85,794	39,680	13,635	39,426	806,991

	Good 2014 BD 000	Watchlist 2014 BD 000	Sub- standard 2014 BD 000	Doubtful 2014 BD 000	Loss 2014 BD 000	Total 2014 BD 000
Balances with banks	48,327	-	-	-	-	48,327
Due from banks	125,106	-	-	-	-	125,106
Financing contracts with customers (gross)	481,756	46,401	29,650	699	13,356	571,862
Investments at amortised cost	85,887	-	-	-	-	85,887
Receivables (gross)	29,253	-	1,757	-	8,292	39,302
Total	770,329	46,401	31,407	699	21,648	870,484

Rescheduled facilities included in watchlist category are BD 56,200 thousand (2014 : BD 38,625 thousand), substandard category are of BD 11,367 thousand (2014 : Nil) and loss category are BD 4,264 thousand (2014 : Nil).

Substandard, doubtful and loss categories are secured with collateral amounting to BD 77,042 thousand (2014: 122,973 thousand), BD 30,000 thousand (2014: BD 763) and BD 61,576 thousand (2014: BD 11,999 thousand) respectively. The utilisation of the above collaterals will be on a customer by customer basis and will be limited to the customer's total exposure.

It is the Group's policy to maintain accurate and consistent risk ratings across the credit portfolio. This facilitates focused management of the applicable risks and the comparison of credit exposures across all lines of business, geographical regions and products. The rating system is supported by a variety of financial analytics, combined with processed market information to provide the main inputs for the measurement of counterparty risk. All internal risk ratings are tailored to the various categories and are derived in accordance with the Group's rating policy. The attributable risk ratings are assessed and updated regularly for corporate customers.

Notes to the Consolidated Financial Statements

At 31 December 2015

34 RISK MANAGEMENT (continued)

34.2 Credit Risk (continued)

Aging analysis of watchlist facilities

	Less than 30 days 2015 BD 000	31 to 60 days 2015 BD 000	61 to 90 days 2015 BD 000	More than 90 days 2015 BD 000	Total 2015 BD 000
Financing contracts with customers	77,216	7,956	622	-	85,794

	Less than 30 days 2014 BD 000	31 to 60 days 2014 BD 000	61 to 90 days 2014 BD 000	More than 90 days 2014 BD 000	Total 2014 BD 000
Financing contracts with customers	14,983	1,374	21,022	9,022	46,401

The estimated value of collateral held by the Bank against watchlist facilities amounts to BD 308,754 thousand (2014: BD 96,173 thousand). The utilisation of the above collaterals will be on a customer by customer basis and will be limited to the customer's total exposure.

Impairment assessment

The main considerations for the impairment assessment include whether any payments of principal or profit are overdue by more than 90 days or there are any known difficulties in the cash flows of counterparties, credit rating downgrades, or infringement of the original terms of the contract.

Individually assessed provisions

The Group determines the provisions appropriate for each individually significant financing contract on an individual basis. Items considered when determining provision amounts include the sustainability of the counterparty's business plan, its ability to improve performance once a financial difficulty has arisen, projected receipts and the expected dividend payout should bankruptcy ensue, the availability of other financial support, the realisable value of collateral, and the timing of the expected cash flows. The impairment losses are evaluated at each reporting date, unless unforeseen circumstances require more careful attention.

Collectively assessed provisions

Provisions are assessed collectively for losses on financing contracts that are not individually significant and for individually significant financing contract where there is not yet objective evidence of individual impairment. Provisions are evaluated on each reporting date with each portfolio subjected to a separate review.

The collective assessment takes account of impairment that is likely to be present in the portfolio even though there is not yet objective evidence of the impairment in an individual assessment. Impairment losses are estimated by taking into consideration of the following information: historical losses on the portfolio, current economic conditions, the approximate delay between the time a loss is likely to have been incurred and the time it will be identified as requiring an individually assessed impairment provision, and expected receipts and recoveries once impaired. Management is responsible for deciding the length of this period which can extend for as long as one year. The impairment provision is then reviewed as a part of the credit management framework to ensure alignment with the Group's overall policy.

Financial guarantees and letters of credit are assessed and provision made in a similar manner as for financing contracts.

Notes to the Consolidated Financial Statements

At 31 December 2015

34 RISK MANAGEMENT (continued)

34.3 Liquidity risk and funding management

Liquidity risk is the risk that the Group will be unable to meet its payment obligations when they fall due under normal and stress circumstances. To limit this risk, management arranges diversified funding sources in addition to its core deposit base, manages assets with liquidity in mind, and monitors future cash flows and liquidity on a daily basis. This incorporates an assessment of expected cash flows and the availability of high grade collateral which could be used to secure additional funding if required.

The Group maintains a portfolio of highly marketable and diverse assets that can be easily liquidated in the event of an unforeseen interruption of cash flow. The Group also has committed lines of credit that it can access to meet liquidity needs. In addition, the Bank maintains a mandatory reserve with the Central Bank of Bahrain equal to 5% of customer deposits denominated in Bahrain Dinars, excluding deposits from resident subsidiaries. The liquidity position is assessed and managed under a variety of scenarios, giving due consideration to stress factors relating to both the market in general and specifically to the Bank. The most important of these is to maintain limits on the ratio of liquid assets to customer liabilities. Liquid assets comprise of cash and balances with banks and Central Bank of Bahrain, due from banks, investment in quoted securities and liquid sukuk. Customer liabilities comprise of customers' current accounts, investment accounts and murabaha due to non-banks. The ratios during the year were as follows:

	2015 %	2014 %
31 December	26.99	23.81
During the year:		
Average	25.91	22.30
Highest	29.98	30.91
Lowest	22.32	27.41

Analysis of financial liabilities and equity of investment account holders by remaining contractual maturities

The table below summarises the maturity profile of the Group's financial liabilities and equity of investment account holders at 31 December 2015 and 2014 based on contractual undiscounted repayment obligations. Maturity analysis of assets, liabilities and equity of investment account holders by expected maturities is disclosed in Note 33. Repayments which are subject to notice are treated as if notice were to be given immediately. However, the Group expects that many customers will not request repayment on the earliest date the Group could be required to pay and the table does not reflect the expected cash flows indicated by the Group's deposit retention history.

Notes to the Consolidated Financial Statements

At 31 December 2015

34 RISK MANAGEMENT (continued)

34.3 Liquidity risk and funding management (continued)

	On demand BD 000	Less than 3 months BD 000	3 to 12 months BD 000	1 to 5 years BD 000	Over 5 years BD 000	Total BD 000
At 31 December 2015						
Due to banks	6,398	187,678	9,511	52,430	-	256,017
Murabaha due to non-banks	-	84,115	9,004	22,684	-	115,803
Customers' current accounts	116,534	-	-	-	-	116,534
Other liabilities	-	33,865	3,063	11,525	-	48,453
Equity of investment account holders	181,002	220,255	55,983	-	-	457,240
Subordinated murabaha payable	-	-	-	100,584	-	100,584
Total undiscounted financial liabilities 2015	303,934	525,913	77,561	187,223	-	1,094,631
At 31 December 2014						
Due to banks	1,954	32,533	106,594	-	-	141,081
Murabaha due to non-banks	-	162,288	73,621	10,705	-	246,614
Customers' current accounts	105,242	-	-	-	-	105,242
Other liabilities	-	8,375	3,631	15,208	-	27,214
Equity of investment account holders	166,863	280,929	62,192	-	-	509,984
Subordinated murabaha payable	-	-	-	107,864	-	107,864
Total undiscounted financial liabilities 2014	274,059	484,125	246,038	133,777	-	1,137,999

Contingent liabilities and commitments

These include commitments to enter into contracts which are designed to meet the requirements of the Group's customers. Commitments represent contractual commitments under murabaha, musharaka and ijarah muntahia bittamleek contracts. Commitments generally have fixed expiration dates, or other termination clauses. Since commitments may expire without being exercised, the total contract amounts do not necessarily represent future cash flow requirements.

Letters of credit and guarantees (including standby letters of credit) commit the Bank to make payments on behalf of customers contingent upon the failure of the customer to perform under the terms of the contract.

Notes to the Consolidated Financial Statements

At 31 December 2015

34 RISK MANAGEMENT (continued)

34.3 Liquidity risk and funding management (continued)

Contingent liabilities and commitments (continued)

The table below shows the contractual expiry by maturity of the Group's credit commitments and contingent items.

	On demand BD 000	Less than 3 months BD 000	3 to 12 months BD 000	1 to 5 years BD 000	Total BD 000
At 31 December 2015					
Letters of credit	890	-	7,850	-	8,740
Guarantees	5,981	-	-	-	5,981
Irrevocable commitments to extend credit	-	4,114	12,301	4,945	21,360
Development commitment	-	-	-	9,824	9,824
Total	6,871	4,114	20,151	14,769	45,905
At 31 December 2014					
Letters of credit	884	-	8,114	-	8,998
Guarantees	6,243	-	-	-	6,243
Irrevocable commitments to extend credit	-	4,357	17,538	3,056	24,951
Investment commitment	-	-	-	9,000	9,000
Total	7,127	4,357	25,652	12,056	49,192

The Group does not expect any material loss in respect of the above.

34.4 Market risk

Market risk is the risk that the fair value or future cash flows of financial instruments will fluctuate due to changes in market variables such as profit rates, foreign exchange rates, and equity prices. The Group manages and monitors the positions using sensitivity analysis.

Profit rate risk

Profit rate risk arises from the possibility that changes in profit rates will affect future profitability or the fair values of financial instruments. The Bank measures the profit rate risk by measuring and managing the repricing gaps. It also performs sensitivity analysis.

The following table demonstrates the sensitivity to reasonably possible change in profit rates, with all other variables held constant of the Group's consolidated statement of income. The sensitivity of the consolidated statement of income is the effect of the assumed changes in profit rates on the consolidated net income for the year, based on the non-trading financial assets and financial liabilities held as at the date of statement of financial position.

Notes to the Consolidated Financial Statements

At 31 December 2015

34 RISK MANAGEMENT (continued)

34.4 Market risk (continued)

Profit rate risk (continued)

The effect of decrease in basis points is expected to be equal and opposite to the effect of the increase shown.

	2015 BD 000	Change in basis points	Effect on net income for the year BD 000
ASSETS			
Due from banks	77,966	+25	195
Financing contracts with customers	394,492	+25	986
Investments at amortised cost	73,816	+25	185
LIABILITIES AND EQUITY OF INVESTMENT ACCOUNT HOLDERS			
Due to banks	252,932	+25	(632)
Murabaha due to non-banks	114,521	+25	(286)
Subordinated murabaha payable	91,753	+25	(229)
Equity of investment account holders	456,700	+25	(1,142)
Total			(923)
	2014 BD 000	Change in basis points	Effect on net income for the year BD 000
ASSETS			
Due from banks	125,106	+25	313
Financing contracts with customers	356,944	+25	892
Investments at amortised cost	85,887	+25	215
LIABILITIES AND EQUITY OF INVESTMENT ACCOUNT HOLDERS			
Due to banks	140,068	+25	(350)
Murabaha due to non-banks	244,236	+25	(611)
Subordinated murabaha payable	95,349	+25	(238)
Equity of investment account holders	509,044	+25	(1,273)
Total			(1,052)

Notes to the Consolidated Financial Statements

At 31 December 2015

34 RISK MANAGEMENT (continued)

34.4 Market risk (continued)

Currency risk

Currency risk is the risk that the value of a financial instrument will fluctuate due to changes in foreign exchange rates. The Bank has established Value at Risk limit for foreign currency exposures. This limit is monitored on a regular basis by the risk management department and reported to the ALCO / RMC.

The Group had the following significant net exposures denominated in foreign currencies as of 31 December:

	Equivalent long (short) 2015 BD 000	Equivalent long (short) 2014 BD 000
Currency		
KWD	2,664	316
JOD	23,205	23,624
GBP	190	1,040
EUR	327	547

The table below indicates the currencies to which the Group had significant exposure at 31 December on all its monetary assets and liabilities. The analysis calculates the effect of a reasonably possible movement of the currency rate against the Bahraini Dinar, with all other variables held constant, on the consolidated statement of income.

The effect of decreases in currency rate is expected to be equal and opposite to the effect of the increases shown.

	Change in currency rate %	Effect on profit 2015 BD 000	Effect on equity 2015 BD 000	Change in currency rate %	Effect on profit 2014 BD 000	Effect on equity 2014 BD 000
KWD	+20	533	-	+20	63	-
JOD	+20	-	4,641	+20	-	4,725
GBP	+20	38	-	+20	208	-
EUR	+20	65	-	+20	109	-
Total		636	4,641		380	4,725

Equity price risk

Equity price risk is the risk that the fair values of equities decrease as a result of changes in the levels of equity indices and the value of individual stocks. The equity price risk exposure arises from the Group's investment portfolio.

The effect on income and equity (as a result of a change in the fair value of equity instruments at 31 December 2015) due to a reasonably possible change (i.e. +10%) in the value of individual investments, with all other variables held constant, is BD 15,454 thousand and BD 661 thousand (2014: BD 15,396 thousand and BD 719 thousand) respectively, except in cases where impairment loss occurred which will result in decrease being taken to the consolidated statement of income. The effect of decrease in the value of individual investments is expected to be equal and opposite to the effect of the increase shown.

Notes to the Consolidated Financial Statements

At 31 December 2015

34 RISK MANAGEMENT (continued)

34.5 Prepayment risk

Prepayment risk is the risk that the Group will incur a financial loss because its customers and counterparties repay or request repayment earlier than expected. The Group is not exposed to any significant prepayment risk.

34.6 Real estate investment price risk

Real estate investment price risk is the risk that the fair values of real estate investments decrease as a result of downfall in the real estate market. The real estate investment price risk exposure arises from Group's holding of real estate investments (land and buildings).

The effect on income due to a reasonably possible change (i.e. +15%) in the value of individual investments in real estate, with all other variables held constant, is BD 45,264 thousand (2014: BD 27,927 thousand). The effect of decrease in the value of individual investment is expected to be equal and opposite to the effect of the increase shown.

34.7 Operational risk

Operational risk is the risk of loss arising from systems failure, human error, fraud or external events. When controls fail to perform, operational risks can cause damage to reputation, have legal or regulatory implications, or lead to financial loss. The Group cannot expect to eliminate all operational risks, but through a control framework and by monitoring and responding to potential risks. The Bank has implemented Risks Controls and Self Assessment process (RCSA) whereby each of the units identifies risks in processes, key risk indicators and implemented controls. The key risk indicators values and actual incidents to the operational risk unit are reported to senior management for action. Controls include effective segregation of duties, access, authorisation and reconciliation procedures, staff education and assessment processes, including the use of internal audit.

35 CAPITAL MANAGEMENT

The Group maintains an actively managed capital base to cover risks inherent in the business. The adequacy of the Group's capital is monitored using, among other measures, the rules and ratios established by the Basel Committee on Banking Supervision ("BIS rules/ratios") and adopted by the Central Bank of Bahrain in supervising the Group. The Bank has also implemented the Internal Capital Adequacy and Assessment Plan (ICAAP) as per the CBB guidelines based on Pillar II recommendations of the Basel Committee. The Bank had identified the capital requirement for future five years based on the Bank's projected financials and the risk charges required for its significant risks including credit risk, market risk, profit rate risk, liquidity risk, investments risks and operational risks. The Board of Directors, on an annual basis, review and approve the ICAAP plan for both normal and stress conditions.

The primary objectives of the Group's capital management are to ensure that the Group complies with externally imposed capital requirements and that the Group maintains healthy capital ratios in order to support its business and to maximise shareholders' value.

The Group manages its capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of its activities. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividend payment to shareholders, return capital to shareholders or issue capital securities. No changes were made in the objectives, policies and processes from the previous years.

Notes to the Consolidated Financial Statements

At 31 December 2015

35 CAPITAL MANAGEMENT (continued)

Regulatory capital and risk-weighted assets

The regulatory capital and risk-weighted assets have been calculated in accordance with Basel III as adopted by the CBB.

	Note	2015 BD 000
Common equity Tier 1 capital	35.1	354,334
Tier 2 capital	35.2	93,636
Total capital		447,970
Credit risk-weighted assets		2,846,797
Market risk-weighted assets		39,980
Operational risk-weighted assets		180,611
Total risk weighted assets		3,067,388
Capital adequacy ratio		14.6%
Minimum requirement		12.5%

Capital adequacy ratio for the year 2014 was calculated to be 20.1%. This included the regulatory capital of BD 219,719 thousand and risk-weighted assets of BD 1,092,152 thousand, calculated in accordance with Basel II regulations as adopted by the CBB.

35.1 Common equity Tier 1 capital comprises of share capital, share premium, general reserve, statutory reserve and retained earnings, less unrealised loss arising from fair valuing equities.

35.2 Tier 2 capital comprises of subordinated murabaha payable, collective impairment provision and asset revaluation reserves. Certain adjustments are made to AAOIFI-based results and reserves, as prescribed by the Central Bank of Bahrain.

36 EARNINGS AND EXPENSES PROHIBITED BY SHARI'A

The Group did not receive any significant income or incur significant expenses which were prohibited by the Shari'a.

37 SOCIAL RESPONSIBILITY

The Bank discharges its social responsibilities through donations to charitable causes and organisations approved by Shari'a Supervisory Board.

38 COMPARATIVE FIGURES

Certain of the prior year figures have been reclassified to conform to the presentation adopted in the current year. Such reclassification does not affect previously reported net income or owners' equity.



بيت التمويل الكويتي

Kuwait Finance House

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