QInvest LLC Consolidated Financial Statements 31 December 2020

Consolidated financial statements As at and for the year ended 31 December 2020

Contents	Page(s)
Independent auditor's report	1-5
Consolidated financial statements	
Consolidated statement of financial position (QAR)	6
Consolidated statement of income (QAR)	7
Consolidated statement of financial position	8
Consolidated statement of income	. 9
Consolidated statement of changes in equity	10-11
Consolidated statement of cash flows	12
Consolidated statement of changes in restricted investment accounts	. 13
Notes to the consolidated financial statements	14-75



KPMG L.L.C (QFC No 00051) 25 C Ring Road PO Box 4473, Doha State of Qatar

Telephone: +974 4457 6444 Fax: 974 4442 5626 Website: home.kpmg/ga

INDEPENDENT AUDITOR'S REPORT

To the Shareholders of QInvest LLC

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the consolidated financial statements of QInvest LLC (the 'Bank') and its subsidiaries (together the 'Group'), which comprise the consolidated statement of financial position as at 31 December 2020, the consolidated statements of income, changes in equity, cash flows and changes in restricted investment accounts for the year then ended, and notes, comprising significant accounting policies and other explanatory information, as set out on pages 8 to 75.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at 31 December 2020, and its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Financial Accounting Standards ('FAS') issued by the Accounting and Auditing Organisation for Islamic Financial Institutions ('AAOIFI') as modified by the Qatar Financial Centre Regulatory Authority ('QFCRA').

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISA). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are independent of the Group in accordance with the International Ethics Standards Board for Accountants International Code of Ethics for Professional Accountants (including International Independence Standards) (IESBA Code) together with the ethical requirements that are relevant to our audit of the Bank's consolidated financial statements in the State of Qatar, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of matter

We draw attention to Note 2 of the consolidated financial statements which describes the change in accounting framework from 1 January 2020 as required by the QFCRA. Our opinion is not modified in respect of this matter.

Key Audit Matter

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.



Key Audit Matter (continued)

Valuation of financing assets and investment securities - refer to notes 6 and 7 in the consolidated financial statements	How the matter was addressed in our audit
 The valuation of financing assets and investment securities involves complex accounting requirements, including assumptions, estimates and judgements underlying the determination of fair values. Financing assets and investment securities have carrying values of USD 141 million and USD 671 million respectively, representing 75% in aggregate of the Group's total assets as at 31 December 2020, hence a material portion of the consolidated statement of financial position. Fair valuation movement on financing assets and investment securities for the year ended 31 December 2020 amounted to USD (13) million and USD (22) million respectively, hence a material portion of the consolidated income statement. The COVID-19 pandemic has significantly impacted the management's determination of fair values. The assumptions regarding the economic outlook are more uncertain which increases the level of judgement required by the Bank in calculating the fair values, and the associated audit risk. 	Our audit procedures in this area included, among others: • Agreeing the valuation of the quoted investment securities to externally quoted prices. • Evaluating the competence and capabilities of the management experts who performed the valuations. • Involving a valuation specialist to assist us in following: • making inquiries of the management to obtain an understanding of the process of developing the valuations and the source of data used in their valuation; • assessing the consistency of the valuation basis and appropriateness of the methodology used, based on their knowledge about the investments; • challenging the Group's valuation methodologies (including appropriateness of the projected cash flows, discount rates , growth rates and the impact of COVID-19 pandemic); • inspecting the valuation reports and assessing whether any matters identified in them have a potential impact on the amounts recorded and/or the disclosure in the consolidated financial statements including amounts or other matters specifically excluded or included in the valuation.



Key Audit Matter (continued)

Valuation of financing assets and investment securities - refer to notes 6 and 7 in the consolidated financial statements	How the matter was addressed in our audit
	 Challenging the reasonableness of the forecast of recoverable cash flows, realization of collateral and other possible sources of repayment. Testing the consistency of key assumptions and comparing them to progress against business plans and our own understanding of the relevant industries and business environments. We also agreed them where possible to externally derived evidence. Assessing the adequacy of the Group's disclosure in relation to the valuation of financing assets and investment securities by reference to the relevant requirements of FAS issued by AAOIFI as modified by the QFCRA.

Responsibilities of the Board of Directors for the Consolidated Financial Statements

The Board of Directors is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with FAS issued by AAOIFI as modified by QFCRA, and for such internal control as the Board of Directors determines is necessary to enable the preparation of the consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the Board of Directors is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISA will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.



Auditor's Responsibilities for the Audit of the Consolidated Financial Statements (continued)

As part of an audit in accordance with ISA, we exercise professional judgement and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances, but not for the purpose of expressing an
 opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.

We communicate with the Board of Directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the Board of Directors with a statement that we have complied with relevant ethical requirements regarding independence, and communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related actions taken to eliminate threats or safeguards applied.

From the matters communicated with the Board of Directors, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.



Report on Other Legal and Regulatory Requirements

We have obtained all the information and explanations we considered necessary for the purposes of our audit. The Bank has maintained proper accounting records and its consolidated financial statements are in agreement therewith. We are not aware of any violations of the QFCRA regulations or the terms of the Bank's Articles of Association and the amendments thereto, having occurred during the year which might have had a material effect on the Bank's consolidated financial position or performance as at and for the year ended 31 December 2020.

KIMG LLC

KPMG LLC Licensed by QFMA: External Auditor's license No. 120153 18 January 2021 Doha State of Qatar

Consolidated statement of financial position As at 31 December 2020

In thousand QAR

	2020	2019
Assets		
Cash and bank balances	110,354	55,303
Placements with banks	80,091	91,222
Financing assets	512,275	563,752
Investment securities	2,441,424	1,764,570
Investments in real estate	423,394	401,339
Investment in associates	139,259	1 57, 7 54
Other assets	212,936	253,820
Total assets	3,919,733	3,287,760
Liabilities		
Financing liabilities	1,593,057	1,145,020
Wakala deposits	227,092	
Other liabilities	146,262	107,922
Total liabilities	1,966,411	1,252,942
Equity	180	v.*
Share capital	2,212,993	2,212,993
Share premium	7,800	7,800
Other reserves	(36,575)	(8,845)
Accumulated losses	(230,896)	(177,130)
Total equity	1,953,322	2,034,818
Total liabilities and equity	3,919,733	3,287,760
Off-balance sheet items		_
Restricted investment accounts	1,657,419	699,597

These consolidated financial statements were approved by the Board of Directors on 17 January 2021 and were signed on its behalf by:

Shelkh Jassim Bin Hamad Bin Jassim Bin Jaber Al Thani Chairman

Tamim Hamad Al-Kawari Chief Executive Officer

Supplementary information to the consolidated financial statements, not subject to audit.





Consolidated income statement For the year ended 31 December 2020

In thousand QAR

	2020	2019
		(Restated)
Fee and commission income, net	38,289	43,305
Income from financing assets	54,993	67,733
Net gain from investments	63,758	108,789
Income from placements with banks	728	3,822
Share of results of associates	5,744	4,503
Other (loss) / income	(8,499)	1,863
Total operating revenue	155,013	230,015
Staff costs	(89,071)	(88,823)
Restructuring costs	*	(4,983)
General and administrative expenses	(23,820)	(34,871)
Depreciation and amortization	(2,541)	(2,592)
Total operating expenses	(115,432)	(131,269)
Operating profit	39,581	98,746
Finance expenses	(62,932)	(84,219)
Impairments and credit losses, net	4,878	(100,158)
Fair value changes on financing assets, net	(48,991)	13,086
Loss before tax	(67,464)	(72,545)
Income tax	9,584	2,734
Net loss	(57,880)	(69,811)
Attributable to:		
Shareholders of the Bank	(57,880)	(71,667)
Non-controlling interests	¥	1,856
	(57,880)	(69,811)

الأغراض التعريف فقط كي بن أم جي ذم م التعريف فقط كي بن أم جي ذم م For Identification Purposes Only QFC No.00051

Supplementary information to the consolidated financial statements, not subject to audit.

Consolidated statement of financial position As at 31 December 2020

In thousand US\$

	Notes	2020	2019
Assets			
Cash and bank balances	3	30,317	15,193
Placements with banks	4	22,003	25,061
Financing assets	6	140,735	154,877
Investment securities	7	670,721	484,772
Investments in real estate Investment in associates	8	116,317	110,258
Other assets	9 10	38,258	43,339
Total assets	10	58,499	69,731
Total assets	-	1,076,850	903,231
Liabilities			
Financing liabilities	11	437,653	314,566
Wakala deposits		62,388	
Other liabilities	12	40,182	29,649
Total liabilities	_	540,223	344,215
Equity			
Chara conital	13	607.066	007.005
Share capital Share premium	13	607,965	607,965
Other reserves	14	2,143 (10,048)	2,143 (2,430)
Accumulated losses	14	(63,433)	(48,662)
Total equity	-	536,627	559,016
Total equity		556,027	339,010
Total liabilities and equity	-	1,076,850	903,231
Off-balance sheet items			
Restricted investment accounts	-	455,335	192,197

These consolidated financial statements were approved by the Board of Directors on 17 January 2021 and were signed on its behalf by:

Sheikh Jassim Bin Hamad Bin Jassim Bin Jaber Al Thani Chairman Tamim Hamad Al-Kawari Chief Executive Officer



The accompanying notes 1 to 33 form an integral part of these consolidated financial statements.



QInvest LLC

Consolidated income statement For the year ended 31 December 2020

		Notes	2020	2019 (Restated)
Fee and commission income, net		15	10,519	11,897
Income from financing assets		16	15,108	18,608
Net gain from investments		17	17,516	29,887
Income from placements with bank	s		200	1,050
Share of results of associates			1,578	1,237
Other (loss) / income			(2,335)	511
Total operating revenue			42,586	63,190
Staff costs		18	(24,470)	(24,402)
Restructuring costs		18	(= 1, 11 c)	(1,369)
General and administrative expense	es	19	(6.544)	(9,580)
Depreciation and amortization			(698)	(712)
Total operating expenses		-	(31,712)	(36,063)
Operating profit		_	10,874	27,127
Finance expenses	x ==		(17,289)	(23,137)
Impairments and credit losses, net		6,7,10	1.340	(27,516)
Fair value changes on financing as	sets, net		(13,459)	3,595
Loss before tax	A 3		(18,534)	(19,931)
Income tax	2 5 E 50	20	2,633	751
Net loss			(15,901)	(19,180)
Attributable to:				
Shareholders of the Bank			(15,901)	(19,689)
Non-controlling interests				509
			(15,901)	(19,180)



Consolidated statement of changes in shareholders' equity For the year ended 31 December 2020

Total equity	559,016	(15,901)	14,605	(18,012)	(4,359)	148	1,130	536,627
Accumulated losses	(48,662)	(15,901)	J.		3	•	1,130	(63,433)
Other reserves (Note 14)	(2,430)	1	14,605	(18,012)	(4,359)	148	•	(10,048)
Share premium	2,143	(a	Ė	(a)	¥	ì	1	2,143
Share capital	607,965	•	Y	ā	*	i C	¥	607,965
V ² 2								W
	Balance as at 1 January 2020	Loss	Foreign currency translation differences of foreign operations	Effective portion of changes in fair value of hedges	Net change in fair value through equity investments	Share of reserves of equity accounted associates	Net realized gain on fair value through equity investments	As at 31 December 2020

The accompanying notes 1 to 33 form an integral part of these consolidated financial statements.

Total equity	641,572	7.8	641,572		(63,430)		7,195	(4,919)	4.399	(1,234)	(5,387)	559,016
Non- controlling interests	4,878		4,878	209			*	2.0	•	*	(5,387)	
Total equity attributable to shareholders of the Bank	636,694	,	636,694	(19,689)	(63,430)	•	7,195	(4,919)	4,399	(1,234)	3	559,016
Accumulated losses	(62,679)	4,744	(62,935)	(19,689)	33,962	0.		11	. 1	ta		(48,662)
Other reserves (Note 14)	(3,127)	(4,744)	(7,871)	ř	E		7,195	(4,919)	4,399	(1,234)	60	(2,430)
Share premium	2,143		2,143	*	0		9)		*		•	2,143
Share capital	705,357		705,357	•	(97,392)				•		•	607,965
(Restated)	Balance as at 1 January 2019	Adjustment on adoption of FAS 33 (note 2)	As at 1 January 2019	(Loss) / Profit	Share buy-back (Note 13.2)	Foreign currency translation differences of foreign	operations	Effective portion of changes in fair value of hedges	Net change in fair value through equity investments	Share of reserves of equity accounted associates	Net movement in non-controlling interests	As at 31 December 2019

The accompanying notes 1 to 33 form an integral part of these consolidated financial statements.

Qinvest LLC

Consolidated statement of cash flows For the year ended 31 December 2020

Notes 18,344 19,931 19,931 18,534 18,534 18				
Departing activities		Notes	2020	
Adjustments to reconcile profit before tax to net cash flows: Share of results of associates 9 (1,578) (1,237) Net unrealised foreign exchange (gains) / losses 698 712 Fair value changes on fair value through income statement investments 1,002 944 Impairments and credit losses, net 6,7,10 (1,340) 27,516 Fair value changes in financing assets and other debt instrument, net 13,459 (3,595) Employees' end of service benefits, net 12 580 109 Net operating (loss) / profit before changes in operating assets and liabilities (7,701) 5,153 Change in other assets (7,240) (5,818) Change in other assets (7,984) (6,719) Investing activities (1,7984) (6,719) Investing activities (1,7984) (1,7988) Purchase of investment securities (375,645) (23,775) Proceeds from disposal of investment securities (375,645) (23,775) Proceeds from disposal of investment securities (1,749) (4,027) Acquisition of an investment property 8 - (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (123,087) Financing activities (123,087) (129,426) Net movement in financing liabilities (133,087) (129,426) Net movement in financing liabilities (13,430) (13,430) Non-controlling interests' payments (4,698) Net cash from / (used in) financing activities (184,828) (198,485) Net movement in cash and cash equivalents (1,2066) (1,207) (1,207)			(18,534)	,
Share of results of associates 9 (1,578) (1,237) Net unrealised foreign exchange (gains) / losses (1,988) 635 Depreciation and amortization 698 712 Fair value changes on fair value through income statement investments 1,002 944 Impairments and credit losses, net 6,7,10 (1,340) 27,516 Fair value changes in financing assets and other debt instrument, net 13,459 (3,595) Employees' end of service benefits, net 12 580 109 Net operating (loss) / profit before changes in operating assets and liabilities (7,701) 5,153 Change in other assets (7,240) (5,818) Change in other liabilities 6,957 (6,054) Net cash flows used in operating activities (7,984) (6,719) Investing activities (375,645) (23,775) Purchase of investment securities (375,645) (23,775) Pocceds from disposal of investment securities 188,777 198,844 Movement in financing assets (375,645) (23,775) Purchase of equipment and intangible assets				, ,
Net unrealised foreign exchange (gains) / losses 11,988 635 635 625		۵	/1 570\	(4 227)
Depreciation and amortization 698 712 Fair value changes on fair value through income statement investments investments 1,002 944 Impairments and credit losses, net investments, net changes in financing assets and other debt instrument, net instrument, net instrument, net losses, net femployees' end of service benefits, net losses and liabilities 13,459 (3,595) Employees' end of service benefits, net losses and liabilities (7,701) 5,153 Net operating (loss) / profit before changes in operating assets and liabilities (7,240) (5,818) Change in other assets (7,240) (5,818) Change in other liabilities 6,957 (6,054) Net cash flows used in operating activities (7,984) (6,719) Investing activities (375,645) (23,775) Purchase of investment securities (375,645) (23,775) Proceeds from disposal of investment securities 188,777 198,844 Movement in financing assets 17,449 43,028 Net movement in insocciates (643) (431) Net cash (used in) / from investing activities (643) (431) Purchase of equipment and intangible assets (643		9		
Fair value changes on fair value through income statement investments investments and credit losses, net 6,7,10 (1,340) 27,516 Fair value changes in financing assets and other debt instrument, net 13,459 (3,595) Employees' end of service benefits, net 12 580 109 Net operating (loss) / profit before changes in operating assets and liabilities (7,701) 5,153 Change in other assets (7,240) (5,818) Change in other liabilities (7,984) (6,719) Net cash flows used in operating activities (7,984) (6,719) Investing activities (375,645) (23,775) Proceeds from disposal of investment securities 188,777 198,844 Movement in financing assets 17,449 43,028 Net movement in associates (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities Net movement in wakala deposits (647) (931) Share buy back 13.2 - (63,430) Non-controlling interests' payments (198,485) Net movement in cash and cash equivalents 1 January 40,254 74,015				
Impairments and credit losses, net 6,7,10 (1,340) 27,516 Fair value changes in financing assets and other debt instrument, net 13,459 (3,595) Employees' end of service benefits, net 12 580 109 Net operating (loss) / profit before changes in operating assets and liabilities (7,701) 5,153 Change in other assets (7,240) (5,818) Change in other liabilities (6,957 (6,054) Net cash flows used in operating activities (375,645) (23,775) Investing activities (375,645) (23,775) Proceeds from disposal of investment securities 188,777 198,844 Movement in financing assets 17,449 43,028 Net movement in associates 5,284 4,027 Acquisition of an investment property 8 - (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities 123,087 (129,426) Dividend payment (647) (931) Share buy back 13.2 - (63,430) Non-controlling interests' payments (4698) Net cash from / (used in) financing activities 184,828 (198,485) Net movement in cash and cash equivalents 12,066 (33,761)				–
Fair value changes in financing assets and other debt instrument, net i			1,002	944
Instrument, net 13,459 (3,595) Employees' end of service benefits, net 12 580 109 Net operating (loss) / profit before changes in operating assets and liabilities (7,701) 5,153 Change in other assets (7,240) (5,818) Change in other liabilities 6,957 (6,054) Net cash flows used in operating activities (7,984) (6,719) Investing activities (375,645) (23,775) Purchase of investment securities 188,777 198,844 Movement in financing assets 17,449 43,028 Net movement in associates 5,284 4,027 Acquisition of an investment property 8 - (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities 62,388 - Net movement in wakala deposits 62,388 - Net movement in wakala deposits 62,388 - Net movement in financing liabilities 13.2 - <td< td=""><td></td><td>6,7,10</td><td>(1,340)</td><td>27,516</td></td<>		6,7,10	(1,340)	27,516
Employees' end of service benefits, net 12 580 109 Net operating (loss) / profit before changes in operating assets and liabilities (7,701) 5,153 Change in other assets (7,240) (5,818) Change in other liabilities 6,957 (6,054) Net cash flows used in operating activities (7,984) (6,719) Investing activities (375,645) (23,775) Purchase of investment securities (375,645) (23,775) Proceeds from disposal of investment securities 188,777 198,844 Movement in financing assets 17,449 43,028 Net movement in associates 5,284 4,027 Acquisition of an investment property 8 - (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities 23,087 (129,426) Dividend payment (647) (931) Share buy back 13.2 - (63,430) Non-controlling interests' payments - </td <td>=-</td> <td></td> <td>40.450</td> <td>(0.505)</td>	= -		40.450	(0.505)
Net operating (loss) / profit before changes in operating assets and liabilities (7,701) 5,153 Change in other assets (7,240) (5,818) Change in other liabilities 6,957 (6,054) Net cash flows used in operating activities (7,984) (6,719) Investing activities Very purchase of investment securities (375,645) (23,775) Proceeds from disposal of investment securities 188,777 198,844 Movement in financing assets 17,449 43,028 Net movement in associates 5,284 4,027 Acquisition of an investment property 8 - (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities 62,388 - Net movement in wakala deposits 62,388 - Net movement in financing liabilities 13.2 - (63,430) Non-controlling interests' payments - (63,430) Net cash from / (used in) financing activities 184,828 (198,485)	,	12		
assets and liabilities (7,701) 5,153 Change in other assets (7,240) (5,818) Change in other liabilities 6,957 (6,054) Net cash flows used in operating activities (7,984) (6,719) Investing activities (375,645) (23,775) Purchase of investment securities (375,645) (23,775) Proceeds from disposal of investment securities 188,777 198,844 Movement in financing assets 17,449 43,028 Net movement in associates 5,284 4,027 Acquisition of an investment property 8 - (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities 62,388 - Net movement in wakala deposits 62,388 - Net movement in sinancing liabilities 123,087 (129,426) Dividend payment (647) (931) Share buy back 13.2 - (63,430) Non-controlling interes	Employees and or service benefits, not	12 _	300	109
assets and liabilities (7,701) 5,153 Change in other assets (7,240) (5,818) Change in other liabilities 6,957 (6,054) Net cash flows used in operating activities (7,984) (6,719) Investing activities (375,645) (23,775) Purchase of investment securities (375,645) (23,775) Proceeds from disposal of investment securities 188,777 198,844 Movement in financing assets 17,449 43,028 Net movement in associates 5,284 4,027 Acquisition of an investment property 8 - (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities 62,388 - Net movement in wakala deposits 62,388 - Net movement in sinancing liabilities 123,087 (129,426) Dividend payment (647) (931) Share buy back 13.2 - (63,430) Non-controlling interes	Net operating (loss) / profit before changes in operating			
Change in other liabilities 6,957 (6,054) Net cash flows used in operating activities (7,984) (6,719) Investing activities 8 (375,645) (23,775) Purchase of investment securities 188,777 198,844 Movement in financing assets 17,449 43,028 Net movement in associates 5,284 4,027 Acquisition of an investment property 8 - (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities 62,388 - Net movement in wakala deposits 62,388 - Net movement in financing liabilities 123,087 (129,426) Dividend payment (647) (931) Share buy back 13.2 - (63,430) Non-controlling interests' payments - (4,698) Net cash from / (used in) financing activities 184,828 (198,485) Net movement in cash and cash equivalents 12,066 (33,761)			(7,701)	5,153
Change in other liabilities 6,957 (6,054) Net cash flows used in operating activities (7,984) (6,719) Investing activities 8 (375,645) (23,775) Purchase of investment securities 188,777 198,844 Movement in financing assets 17,449 43,028 Net movement in associates 5,284 4,027 Acquisition of an investment property 8 - (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities 62,388 - Net movement in wakala deposits 62,388 - Net movement in financing liabilities 123,087 (129,426) Dividend payment (647) (931) Share buy back 13.2 - (63,430) Non-controlling interests' payments - (4,698) Net cash from / (used in) financing activities 184,828 (198,485) Net movement in cash and cash equivalents 12,066 (33,761)				
Net cash flows used in operating activities (7,984) (6,719) Investing activities 30,775 (23,775) Purchase of investment securities 188,777 198,844 Movement in financing assets 17,449 43,028 Net movement in associates 5,284 4,027 Acquisition of an investment property 8 - (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities 62,388 - Net movement in wakala deposits 62,388 - Net movement in financing liabilities 123,087 (129,426) Dividend payment (647) (931) Share buy back 13.2 - (63,430) Non-controlling interests' payments - (4,698) Net cash from / (used in) financing activities 184,828 (198,485) Net movement in cash and cash equivalents 12,066 (33,761)				
Investing activities	•	_		
Purchase of investment securities (375,645) (23,775) Proceeds from disposal of investment securities 188,777 198,844 Movement in financing assets 17,449 43,028 Net movement in associates 5,284 4,027 Acquisition of an investment property 8 - (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities Net movement in wakala deposits 62,388 - Net movement in financing liabilities 123,087 (129,426) Dividend payment (647) (931) Share buy back 13.2 - (63,430) Non-controlling interests' payments - (4,698) Net cash from / (used in) financing activities 184,828 (198,485) Net movement in cash and cash equivalents 12,066 (33,761) Cash and cash equivalents at 1 January 40,254 74,015	Met cash hows used in operating activities		(7,904)	(6,719)
Proceeds from disposal of investment securities 188,777 198,844 Movement in financing assets 17,449 43,028 Net movement in associates 5,284 4,027 Acquisition of an investment property 8 - (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities 62,388 - Net movement in wakala deposits 62,388 - Net movement in financing liabilities 123,087 (129,426) Dividend payment (647) (931) Share buy back 13.2 - (63,430) Non-controlling interests' payments - (4,698) Net cash from / (used in) financing activities 184,828 (198,485) Net movement in cash and cash equivalents 12,066 (33,761) Cash and cash equivalents at 1 January 40,254 74,015	Investing activities			
Movement in financing assets 17,449 43,028 Net movement in associates 5,284 4,027 Acquisition of an investment property 8 - (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities 62,388 - Net movement in wakala deposits 62,388 - Net movement in financing liabilities 123,087 (129,426) Dividend payment (647) (931) Share buy back 13.2 - (63,430) Non-controlling interests' payments - (4,698) Net cash from / (used in) financing activities 184,828 (198,485) Net movement in cash and cash equivalents 12,066 (33,761) Cash and cash equivalents at 1 January 40,254 74,015	Purchase of investment securities		(375,645)	(23,775)
Net movement in associates 5,284 4,027 Acquisition of an investment property 8 - (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities 8 - Net movement in wakala deposits 62,388 - Net movement in financing liabilities 123,087 (129,426) Dividend payment (647) (931) Share buy back 13.2 - (63,430) Non-controlling interests' payments - (4,698) Net cash from / (used in) financing activities 184,828 (198,485) Net movement in cash and cash equivalents 12,066 (33,761) Cash and cash equivalents at 1 January 40,254 74,015			•	•
Acquisition of an investment property 8 - (50,250) Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities 8 - (164,778) 171,443 Net movement in wakala deposits 62,388 - (129,426) - (129,426) Dividend payment (647) (931) (931) (931) Share buy back 13.2 - (63,430) (4,698) Non-controlling interests' payments - (4,698) - (4,698) Net cash from / (used in) financing activities 184,828 (198,485) Net movement in cash and cash equivalents 12,066 (33,761) Cash and cash equivalents at 1 January 40,254 74,015				
Purchase of equipment and intangible assets (643) (431) Net cash (used in) / from investing activities (164,778) 171,443 Financing activities 62,388 - Net movement in wakala deposits 62,388 - Net movement in financing liabilities 123,087 (129,426) Dividend payment (647) (931) Share buy back 13.2 (63,430) Non-controlling interests' payments (4,698) Net cash from / (used in) financing activities 184,828 (198,485) Net movement in cash and cash equivalents 12,066 (33,761) Cash and cash equivalents at 1 January 40,254 74,015		0	5,284	
Net cash (used in) / from investing activities (164,778) 171,443 Financing activities 8 - Net movement in wakala deposits 62,388 - Net movement in financing liabilities 123,087 (129,426) Dividend payment (647) (931) Share buy back 13.2 - (63,430) Non-controlling interests' payments - (4,698) Net cash from / (used in) financing activities 184,828 (198,485) Net movement in cash and cash equivalents 12,066 (33,761) Cash and cash equivalents at 1 January 40,254 74,015		0	(6/3)	
Financing activities Net movement in wakala deposits 62,388 Net movement in financing liabilities 123,087 (129,426) Dividend payment (647) (931) Share buy back 13.2 63,430) Non-controlling interests' payments - (4,698) Net cash from / (used in) financing activities 184,828 (198,485) Net movement in cash and cash equivalents 12,066 (33,761) Cash and cash equivalents at 1 January 40,254 74,015		_		
Net movement in wakala deposits 62,388 - Net movement in financing liabilities 123,087 (129,426) Dividend payment (647) (931) Share buy back 13.2 - (63,430) Non-controlling interests' payments - (4,698) Net cash from / (used in) financing activities 184,828 (198,485) Net movement in cash and cash equivalents 12,066 (33,761) Cash and cash equivalents at 1 January 40,254 74,015	e,		(101,110)	171,710
Net movement in financing liabilities 123,087 (129,426) (129,426) Dividend payment (647) (931) Share buy back 13.2 - (63,430) Non-controlling interests' payments - (4,698) Net cash from / (used in) financing activities 184,828 (198,485) Net movement in cash and cash equivalents 12,066 (33,761) Cash and cash equivalents at 1 January 40,254 74,015				
Dividend payment (647) (931)			•	-
Share buy back 13.2 - (63,430) Non-controlling interests' payments - (4,698) Net cash from / (used in) financing activities 184,828 (198,485) Net movement in cash and cash equivalents 12,066 (33,761) Cash and cash equivalents at 1 January 40,254 74,015				
Non-controlling interests' payments Net cash from / (used in) financing activities Net movement in cash and cash equivalents 12,066 Cash and cash equivalents at 1 January 40,254 74,015		12.2	(647)	
Net cash from / (used in) financing activities184,828(198,485)Net movement in cash and cash equivalents12,066(33,761)Cash and cash equivalents at 1 January40,25474,015		13.2	-	
Net movement in cash and cash equivalents 12,066 (33,761) Cash and cash equivalents at 1 January 40,254 74,015		5- <u>-</u>	184.828	
Cash and cash equivalents at 1 January 40,254 74,015	the second contract of	-	101,020	(100,100)
	Net movement in cash and cash equivalents		12,066	(33,761)
	Cash and cash equivalents at 1 January		40,254	74,015
	Cash and cash equivalents at 31 December	5	52,320	40,254

	Balance at			Movements	Movements during the year	ar		Balance at
	1 January 2020	Investment	Investment Revaluation	Realized income	Dividend paid	Dividend Administration paid expenses	Agency fees	31 December 2020
Restricted Wakala	192,197	241,687	17,738	10,661	(5,213)	(71)	(1,664)	455,335
	Balance at	>		Movements	Movements during the year			Balance at
	1 January 2019	Investment	Revaluation	Realized income	Dividend paid	Administration expenses	Agency fees	31 December 2019
Restricted Wakala	152,210	23,349	7,363	13,112	(2,692)	(69)	(1,076)	192,197

The accompanying notes 1 to 33 form an integral part of these consolidated financial statements.

Notes to the consolidated financial statements At 31 December 2020

1 Legal status and principal activities

QInvest LLC ("QInvest" or "the Bank"), and its subsidiaries (together referred to as the "Group") is an Islamic investment bank, which has been established as a limited liability company in the Qatar Financial Centre. The Bank was authorised by the Qatar Financial Centre Regulatory Authority ("QFCRA") on 30 April 2007 as a category 1 firm, under approval number 00048. Its registered office is at 39th Floor, Tornado Tower, Street No. 213, Majlis Al Tawoon Street, Zone 60, West Bay, Doha, State of Qatar.

The Bank is authorised by the QFCRA to conduct the following regulated activities:

- Deposit taking;
- Dealing in investments;
- Arranging deals in investments;
- Providing credit facilities;
- Arranging credit facilities;
- Providing custody services;
- Arranging the provision of custody services;
- Managing investments;
- Advising on investments; and
- Operating a collective investment fund

in or from the Qatar Financial Center, subject to certain restriction and conditions relating to retail customers and in relation to specified products.

The Bank's activities are regulated by the QFCRA and are supervised by a Sharia'a Supervisory Board.

The consolidated financial statements of the Group and for the year ended 31 December 2020 were authorized for issue in accordance with a resolution of the Board of Directors on 17 January 2021.

2 Basis of preparation and significant accounting policies

2.1 Basis of preparation

The consolidated financial statements of the Bank and its subsidiaries (together known as the Group) for the year ended 31 December 2020 have been prepared in accordance with the Financial Accounting Standards ("FAS") issued by the Accounting and Auditing Organisation for Islamic Financial Institutions ("AAOIFI") as modified by the QFCRA. In accordance with the requirement of AAOIFI, for matters where AAOIFI does not have an accounting standard or guidance, the Group seeks guidance from the International Financial Reporting Standards (the IFRSs).

The Group has complied with the Islamic Sharia'a Rules and Principles as determined by the Sharia'a Supervisory Board of the Bank and the applicable provisions of the QFCRA rules.

QFCRA letter dated 24 September 2020 ('QFCRA circular') modified the requirements of FAS 33 "Investments in Sukuk, shares and similar instruments" and FAS 30 "Impairment, credit losses and onerous commitments" and required Islamic Banks to follow principles of IFRS 9 "Financial Instruments" in respect of equity-type investments carried at Fair Value Through Equity. As required by QFCRA circular the Bank has adopted it from the effective date of 01 January 2020 and the changes to the accounting policies have been adopted prospectively.

The consolidated financial statements of the Group for year ended 31 December 2019 have been prepared in accordance with the Financial Accounting Standards ("FAS") issued by the Accounting and Auditing Organisation for Islamic Financial Institutions ("AAOIFI"). Had the above mentioned QFCRA Circular been applied retrospectively the following restatement would have been made in consolidated financial statements of the Group for year ended 31 December 2019:

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.1 Basis of preparation (continued)

2.1 Basis of preparation (continued)			
	As reported	Adjustments coming from adopting QFCRA Circular retrospectively	Restated numbers had the adjustment being applied retrospectively
	US'000	US'000	US'000
Consolidated statement of income For the year ended 31 December 2019	20 000	00 000	33 000
Net gain from investments	29,887	(872)	29,015
Impairment and credit losses, net	(27,516)	27,596	80
·		26,724	

Had the above mentioned QFCRA Circular not been applied for the consolidated financial statements of the Group for the year ended 31 December 2020, the following amounts would have been reversed in the respective financial statement line items:

	As currently reported	Adjustments from not applying the QFCRA circular	Restated numbers had the QFCRA Circular not been adopted
V V	US'000	US'000	'US'000
Consolidated statement of financial position	-		
Other reserves	(10,048)	12,879	2,831
Consolidated statement of income For the year ended 31 December 2020 Net gain from investments Impairment and credit losses, net	17,516 1,340	1,130 (12,879) (11,749)	,
	As per cu los	is ha	stated number ad the QFCRA cular not been adopted
Basic and diluted Earnings / (Loss) per share (US		(0.026)	(0.045)

The consolidated financial statements provide comparative information in respect of the previous period.

The management of the Group has decided to present the consolidated statement of financial position and consolidated statement of income in Qatari Riyals as well. Those two statements are disclosed at the beginning of the consolidated financial statements as a supplementary information which do not form part of the audited consolidated financial statements.

2.2 Accounting convention

The consolidated financial statements have been prepared under the historical cost convention except for financial investments classified as investments at fair value through equity, investments at fair value through income statement, financing assets and other debt instruments measured at fair value through income statement, derivative financial instruments and investments in real estate that have been measured at fair value.

2.3 Changes in accounting policies and disclosures

New standards, interpretations and amendments

The following new standards have been adopted by the Group in preparation of these consolidated financial statements.

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.3 Changes in accounting policies and disclosures (continued)

New standards, interpretations and amendments (continued)

The adoption of these new standards does not have a significant impact on the Group other than as mentioned below.

Topic	Effective date
FAS 31 Investment agency	1 January 2020
FAS 34 Financial reporting for Sukuk-holders	1 January 2020
FAS 33 Investment in sukuks, shares and similar instruments	1 January 2020

Adoption of FAS 33 Investment in sukuks, shares and similar instruments

The Group has adopted FAS 33 Investment in sukuks, shares and similar instruments as issued by AAOIFI effective 1 January 2020 which resulted in changes in accounting policies and adjustments to the amounts previously recognised in the consolidated financial statements as of 31 December 2019.

The adoption of FAS 33 has resulted in changes in accounting policies for recognition, classification and measurement of investment in sukuks, shares and other similar instruments.

Set out below are the details of the specific FAS 33 accounting policies applied in the current period.

Categorization and classification

FAS 33 contains classification and measurement approach for investments in sukuk, shares and similar instruments that reflects the business model in which such investments are managed and the underlying cash flow characteristics. Under the standard, each investment is to be categorized as investment in:

- (a) equity-type instruments;
- (b) debt-type instruments, including (monetary and non-monetary):
- (c) other investment instruments

Unless irrevocable initial recognition choices provided in paragraph 10 of the standard are exercised, an institution shall classify investments as subsequently measured at either of (i) amortised cost, (ii) fair value through equity or (iii) fair value through income statement, on the basis of both:

- (a) the Bank's business model for managing the investments; and
- (b) the expected cash flow characteristics of the investment in line with the nature of the underlying Islamic finance contracts

During the period, the Group reassessed the business model for certain equity-type investments retrospectively. The impact of such reassessments are as follows:

- Equity type investments amounting to USD 42.3 million as at 1 January 2019 classified as fair value through equity as opposed to fair value through income statement.
- Equity type investments amounting to USD 14.74 million as at 1 January 2019 classified as fair value through income statement as opposed to fair value through equity.

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.3 Changes in accounting policies and disclosures (continued)

Adoption of FAS 33 Investment in sukuks, shares and similar instruments (continued)

The following restatements were made on adoption of FAS 33 on 1 January 2020:

	As previously reported	Adjustments on adoption of FAS 33	As restated
Consolidated statement of changes in equity As at 1 January 2019	US'000	US'000	US'000
Other reserves Accumulated losses	(3,127) (67,679)	(4,744) 4,744	(7,871) (62,935)
Consolidated statement of income For the year ended 31 December 2019	,		
Net gain from investments Impairment and credit losses Net impact	30,213 (23,098)	(326) (4,418) (4,744)	29,887 (27,516)

Standards issued but not yet effective

The standards and interpretations that are issued, but not yet effective, up to the date of issuance of the Group's consolidated financial statements are disclosed below. The Group intends to adopt these standards, if applicable, when they become effective.

Topic		Effective date
FAS 32 Ijarah FAS 35 Risk reserve FAS 38 Wa'ad, Khiyar and Tahawwut		1 January 2021 1 January 2021 1 January 2022

2.4 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 of the Bank, using consistent accounting policies.

Control is achieved as per IFRS 10 when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if and only if the Group has:

- Power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities
 of the investee)
- Exposure, or rights, to variable returns from its involvement with the investee, and
- The ability to use its power over the investee to affect its returns

When the Group has less than a majority of the voting or similar rights of an investee, or rights in an entity are accorded through instruments other shares, the Group will consider if there is a "Control" as per IFRS 10 and hence consolidation is required. The Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee
- Rights arising from other contractual arrangements
- The Group's voting rights and potential voting rights

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.4 Basis of consolidation (continued)

The Group re-assesses annually whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated income statement from the date the Group gains control until the date the Group ceases to control the subsidiary.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full upon consolidation.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognises the related assets (including goodwill), liabilities, non-controlling interest and other components of equity, while any resultant gain or loss is recognised in income statement. Any investment retained is recognised at fair value.

The Group's principal subsidiaries at 31 December 2020 are set out below:

Name	Principal Business Activity	Country of Incorporation	Effective sha 31 3 December 2020	areholding 1 December 2019
QInvest Portfoy Yonetimi A.S. Verdi Luxembourg S.a.r.l. Q Liquidity Limited QInvest Holding Mauritius QInvest IBFin LLC QInvest Euro PE QFC LLC Q Tomahawk LLC QInvest Refin LLC Q Alloy S.a.r.l Q Magnolia LLC BOH LLC Alloy Holdco LLC QInvest RE-Equity LLC	Asset Management Investment in real estate Placements Investment holding company To provide financing facility Investment holding company Investment holding company To provide financing facility To provide financing facility Investment in real estate Investment holding company Investment holding company Investment holding company	Cayman Islands State of Qatar (QFC) Luxemburg Cayman Island State of Qatar (QFC) State of Qatar (QFC) State of Qatar (QFC)	100% 100% 100% 100% 100% 100% 100% 100%	100% 100% 100% 100% 100% 100% 100% 100%
Admiral Holdco LLC Admiral Operations Limited	Holding company Vessel operating company	State of Qatar (QFC) Cayman Islands	100% 75%	100% 75%

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.5 Summary of significant accounting policies

Business combinations and goodwill

Business combinations are accounted for using the acquisition method. The cost of an acquisition is measured as the aggregate of the consideration transferred, measured at acquisition date fair value and the amount of any non-controlling interest in the acquiree. The Group measures the non-controlling interest in the acquiree at the proportionate share of the acquiree's identifiable net assets. Acquisition costs incurred are expensed and included in general and administrative expenses.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date.

If the business combination is achieved in stages, the acquisition date fair value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date through consolidated income statement.

Any contingent consideration to be transferred by the acquirer will be recognised at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration that is deemed to be an asset or liability will be recognised in consolidated income statement or as a change in the equity. If the contingent consideration is classified as equity, it will not be remeasured.

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred and the amount recognised for non-controlling interest over the net identifiable assets acquired and liabilities assumed

If this consideration is lower than the fair value of the net assets of the subsidiary acquired, the difference is recognised in consolidated income statement.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units.

Where goodwill forms part of a cash-generating unit and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on disposal of the operation. Goodwill disposed of in this circumstance is measured based on the relative values of the operation disposed of and the portion of the cash-generating unit retained.

Investment in associates

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.

The considerations made in determining significant influence are similar to those necessary to determine control over subsidiaries.

The Group's investments in its associate are accounted for using the equity method.

Under the equity method, the investment in an associate is initially recognised at cost. The carrying amount of the investment is adjusted to recognise changes in the Group's share of net assets of the associate since the acquisition date. Goodwill relating to the associate or joint venture is included in the carrying amount of the investment and is neither amortised nor individually tested for impairment.

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.5 Summary of significant accounting policies (continued)

Investment in associates (continued)

Intangible assets identified upon acquisition of associates are included at fair value and amortised over the useful life of the intangible assets.

The consolidated income statement reflects the Group's share of the results of operations of the associate. When there has been a change recognised directly in the equity of the associate, the Group recognises its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and the associate are eliminated to the extent of the interest in the associate.

The Group's share of profit or loss of an associate is shown on the face of the consolidated income statement and represents profit or loss after tax and non-controlling interests in the subsidiaries of the associate.

The financial statements of the associate are prepared for the same reporting period as the Group. When necessary, adjustments are made to bring the accounting policies in line with those of the Group.

After application of the equity method, the Group determines whether it is necessary to recognise an impairment loss on its investment in its associate. At each reporting date, the Group determines whether there is objective evidence that the investment in the associate is impaired. If there is such evidence, Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying value, then recognises the loss in the consolidated statement of income.

Upon loss of significant influence over the associate over the joint venture, the Group measures and recognises any retained 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 retained investment and proceeds from disposal is recognised in income statement.

Functional and presentational currency

The consolidated financial statements are presented in Unites States Dollars, 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.

The management of the Group has decided to present the consolidated financial position and consolidated income statement in Qatari Riyals as well. Those two statements are disclosed at the beginning of the consolidated financial statements as a supplementary information which do not form part of the audited consolidated financed statements.

The official currency of the State of Qatar, the Group's country of domicile, is the Qatar Riyal. Certain domestic transactions are conducted in Qatari Riyals, which is pegged to the United States Dollar. The Bank maintains its financial records and prepares its financial statements in United States Dollars as majority of its operations are in United States Dollars.

Transactions and balances

Transactions in foreign currencies are translated into Unites States Dollars at the exchange rate 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 reporting date. All differences are taken to the consolidated income statement. Translation differences on the Bank's net investment in foreign subsidiaries and associates are included in the foreign currency translation reserve within equity.

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 and any differences are taken to consolidated statement of changes in shareholders' equity under "Investments fair value reserve".

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.5 Summary of significant accounting policies (continued)

Functional and presentational currency (continued)

Group companies

The results and financial position of all the Group's subsidiaries (none of which has the currency of a hyper-inflationary economy) are translated into the presentational currency of the Group as follows:

- assets and liabilities for each statement of financial position presented are translated at the closing rate at the reporting date;
- (ii) income and expenses for each income statement are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the rate on the dates of the transactions); and
- (iii) all resulting exchange differences are recognised as a separate component in the consolidated statement of changes in shareholders' equity under "Foreign currency translation reserve"

On consolidation, exchange differences arising from the translation of the net investment in foreign operations are taken to consolidated statement of changes in shareholders' equity within the "Investments translation reserve". When a foreign operation is partially disposed of or sold, exchange differences that were recorded in equity are recognised in the consolidated income statement as part of the gain or loss on sale.

Revenue recognition

Income from financing assets

Profit from financing transactions is recognised when the income is both contractually determinable and quantifiable at the commencement of the transaction. Such income is recognised on a time-apportioned basis over the period of the transaction. Where the income from a contract is not contractually determinable or quantifiable, it is recognised when the realisation is reasonably certain or when actually realised. Income related to non-performing accounts is excluded from the consolidated income statement.

Income from short-term placements and sukuk investments

Income from short-term placements and sukuk investments is recognized on a time-apportioned basis over the period of the contract.

Fee and commission income

Fees and commission are generally recognised on an accrual basis when the service has been provided. Fees and commission arising from negotiating or participating in the negotiation of a transaction for a third party – such as the arrangement of the acquisition of shares or other securities, or the purchase or sale of businesses are recognized on completion of the underlying transaction. Performance-linked fees or fee components are recognised when the performance criteria are fulfilled.

Placement fees

Placement fees for arranging a financing are recognized as income when the financing has been arranged (being the performance of the significant act in relation to this category of revenue).

Dividends

Dividends are recognized when the right to receive payments is established.

Rental income

Rental income from Investment in property lease assets is recognised on the basis of contractual amounts receivable on a time apportioned basis.

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.5 Summary of significant accounting policies (continued)

Financial investments

Financial investments comprise of investments at fair value through income statement, investments carried at amortised cost and investments at fair value through equity. A financial asset or financial liability is measured initially at fair value plus, for an item not at fair value through income statement, transaction costs that are directly attributable to its acquisition or issue.

Investments carried at amortised cost

Investments which have fixed or determinable payments that the Group manages on a contractual yields basis are classified as "investments carried at amortised cost". Such investments are initially recognised and subsequently carried at cost, less impairment in value. Any gain or loss on such investment is recognised in the consolidated income statement, when the investment is derecognised or impaired.

Investments at fair value through income statement

Investment securities carried as fair value through income statement includes investments held for trading purposes and investments designated as fair value through income statement. These are initially recognised at cost, being the fair value of the consideration given and are subsequently re-measured at fair value. All related realised and unrealised gains or losses are reported in the consolidated income statement.

Investment at fair value through equity

Investment securities carried as fair value through equity includes:

- an equity-type instrument that would otherwise be measured at fair value through income statement, to present subsequent changes in fair value through equity; and
- a non-monetary debt-type instrument or other investment instrument, as measured at fair value through
 income statement if doing so eliminates or significantly reduces a measurement or recognition
 inconsistency that would otherwise arise from measuring assets or correlated liabilities or recognizing the
 gains and losses on them on different bases.

These are initially recognised at cost, being the fair value of the consideration given and transaction costs and subsequently remeasured at fair value on individual basis.

The Group may elect to present in statement of changes in equity changes in the fair value of certain investments in equity-type instruments that are not held for trading. The Group may make an irrevocable election to designate a particular investment.

Gains and losses on such instruments are never subsequently reclassified to the consolidated income statement, including on disposal. However, cumulative gains and losses recognised in fair value reserve are transferred to retained earnings on disposal of an investment. Impairment losses (and reversal of impairment losses) are not reported separately from other changes in fair value. Dividends, when representing a return on such investments, continue to be recognised in the statement of income.

Derivatives held for risk management purposes and hedge accounting

The Group enters into certain Islamic derivative financial instruments to manage the exposure to foreign exchange rate risks including unilateral promise to buy/sell currencies, profit rate risk and equity price risk.

At inception of the hedging relationship, the management undertake a formal designation and documentation. This includes the Group's risk management objective underlying, the hedging relationship and how that fits within the overall risk management strategy. The documentation also includes an identification of the hedging instrument, the hedged item, the nature of the risk being hedged and how the entity will assess whether the hedging relationship meets the hedge effectiveness requirements. IFRS 9 also requires documentation of the hedge ratio and potential sources of ineffectiveness.

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.5 Summary of significant accounting policies (continued)

Derivatives held for risk management purposes and hedge accounting (continued)

A hedging relationship qualifies for hedge accounting if it meets all of the following effectiveness requirements:

- there is 'an economic relationship' between the hedged item and the hedging instrument;
- the effect of credit risk does not 'dominate the value changes' that result from that economic relationship; and
- the hedge ratio of the hedging relationship is the same as that resulting from the quantity of hedged item
 that the entity actually hedges and the quantity of the hedging instrument that the entity actually uses to
 hedge that quantity of hedged item.

The Group performs a hedge effectiveness assessment as at the inception of the hedging relationship and subsequently on every reporting period.

The Group documents at its inception of the transaction, the relationship between hedging instrument and hedged item, as well as its risk management objectives and strategy for undertaking various hedging transactions. The Group also documents its assessment, both at inception and on an ongoing basis, of whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in fair values or cash flows of hedged items.

Net investment hedge

The Group uses Sharia'a compliant forward foreign exchange contracts as a hedge of its exposure to foreign exchange risk on its net investments in foreign subsidiaries, associates and jointly controlled entities.

On disposal of the foreign operation, the cumulative value of any such gains or losses recognised directly in equity is transferred to the consolidated income statement.

Cash flow hedges

When a derivative is designated as the hedging instrument in a hedge of the variability in cash flows attributable to a particular risk associated with a recognised asset or liability or a highly probable forecast transaction that could affect income statement, the effective portion of changes in the fair value of the derivative is recognised in equity in the cash flow hedging reserve. Any ineffective portion of changes in the fair value of the derivative is recognised immediately in income statement. If the hedging derivative expires or is sold, terminated, or exercised, or the hedge no longer meets the criteria for cash flow hedge accounting, or the hedge designation is revoked, then hedge accounting is discontinued prospectively.

Fair Value Hedges

When a derivative is designated as the hedging instrument in a hedge of the change in fair value of a recognised asset or liability or a firm commitment that could affect profit or loss, changes in the fair value of the derivative are recognized immediately in profit or loss together with changes in the fair value of the hedged item that are attributable to the hedged risk. If the hedging derivative expires or is sold, terminated, or exercised, or the hedge no longer meets the criteria for fair value hedge accounting, or the hedge designation is revoked, then hedge accounting is discontinued prospectively. Any adjustment up to that point to a hedged item, for which the effective profit method is used, is amortized to profit or loss as part of the recalculated effective profit rate of the item over its remaining life.

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.5 Summary of significant accounting policies (continued)

Fair value measurement

The Group measures financial instruments, such as, financial investments, derivatives, and non-financial assets such as investments in real estate, at fair value at each balance sheet date.

Fair value related disclosures for financial instruments and non-financial assets that are measured at fair value or where fair values are disclosed, are summarised in the following notes:

Disclosures for valuation methods, significant estimates and assumptions	Notes 25,29
Quantitative disclosures of fair value measurement hierarchy	Note 29
Investments in real estate	Note 8
Financial instruments (including those carried at amortised cost)	Note 29

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 by 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.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

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. All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group determines whether transfers have occurred between Levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period. For the purpose of fair value disclosures, the Group has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.5 Summary of significant accounting policies (continued)

Fair value measurement (continued)

Fair value is determined for each investment individually in accordance with the valuation policies as set out below;

- For quoted investments, the fair value is determined by reference to quoted market bid prices at close
 of business on the reporting date.
- (ii) For unquoted investments, the fair value is determined by reference to recent significant buy or sells transactions with third parties that are either completed or are in progress. Alternately, fair value is determined by reference to the current market value of similar investments, the fair value is based on the net present value of estimated future cash flows, or other relevant valuation method including sum of parts methods.
- (iii) For investments that have fixed or determinable cash flows, fair value is based on the net present value of estimated future cash flows determined by the Group using current profit rates for investments with similar terms and risk characteristics.

Date of recognition of financial transactions

Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Group commits to purchase or sell the asset.

Investments in real estate

Properties held for rental, or for capital appreciation purposes, or both, are classified as investments in real estate. Investments in real estate are initially recorded at cost, being the fair value of the consideration given and acquisition charges associated with the property. Subsequent to initial recognition, investments in real estate are re-measured at fair value and changes in fair value (only gains) are recognised as property fair value reserve in the consolidated statement of changes in shareholders' equity.

Losses arising from changes in the fair values of investments in real estate are firstly adjusted against the property fair value reserve to the extent of the available balance and then the remaining losses are recognised in the consolidated income statement. If there are unrealised losses that have been recognised in the consolidated income statement in previous financial periods, the current period unrealised gain shall be recognised in the consolidated income statement to the extent of crediting back such previous losses in the consolidated income statement. When the property is disposed of, the cumulative gain previously transferred to the property fair value reserve, is transferred to the consolidated income statement.

Financing assets

Murabaha

On initial recognition Murabaha receivables are classified and measured at

- Amortised cost when the contractual terms of the Murabaha receivables give rise on specified dates to cash flows that are solely payments of principal and profit on the principal amount outstanding; or
- Fair value through income statement ("FVTIS") when the contractual terms of the Murabaha receivables
 does not give rise on specified dates to cash flows that are solely payments of principal and profit on
 the principal amount outstanding.

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.5 Summary of significant accounting policies (continued)

Assessment whether contractual cash flows are solely payments of principal and yield

For the purposes of this assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Yield' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs), as well as profit margin.

In assessing whether the contractual cash flows are solely payments of principal and yield, the Group considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making the assessment, the Group considers:

- Contingent events that would change the amount and timing of cash flows;
- Leverage features;
- Prepayment and extension terms;
- Terms that limit the Group's claim to cash flows from specified assets (e.g. non-recourse asset arrangements); and
- Features that modify consideration of the time value of money e.g. periodical reset of profit rates.

Wakala deposits

The Group's wakala deposits includes Wakala payables on which return payable to customers is agreed in the wakala agreement. The Group can use the funds received under wakala agreements at its own discretion. Wakala deposits are recognised initially at fair value net of directly attributable transaction costs and are subsequently measured at amortised cost. The amortization of transactions cost is included as finance costs in the consolidated income statement.

Financing liabilities

The Group's financing liabilities includes Murabaha payables or other sharia compliant financing instruments. Financing liabilities are recognised initially at fair value net of directly attributable transaction costs and are subsequently measured at amortised cost. The amortization of transactions cost is included as finance costs in the consolidated income statement.

Equipment

Equipment is stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. Depreciation is computed using the straight-line method to write-off the cost of the assets over their estimated useful lives as follows:

Furniture and fittings	10
Computer equipment	3-5
Office equipment	5
Vehicles	5

Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is fair value as at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and any accumulated impairment losses. Internally generated intangible assets, excluding capitalised development costs, are not capitalised and expenditure is reflected in the consolidated income statement in the year in which the expenditure is incurred.

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.5 Summary of significant accounting policies (continued)

Taxes

Income tax expense comprises current and deferred tax. Income tax expense is recognised in the consolidated income statement except to the extent that it relates to items recognised directly in equity, in such case, it is recognised in equity.

Current tax is the expected tax payable on the taxable income for the period, using tax rates enacted or substantively enacted at the reporting date, and any adjustment to tax payable in respect of previous years as per tax laws prevalent in the country of incorporation of subsidiaries of the Group.

A deferred tax asset is recognised only to the extent that it is probable that future taxable profits will be available against which the asset can be utilised. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

The applicable tax law for the Bank is the QFC tax law applicable from 1 January 2010. Tax is levied at the rate of 10% on local source taxable income.

Impairment

Impairment of financial assets

Identification and measurement of impairment

The Group recognizes loss allowances for Expected Credit Losses (ECL) on the following financial instruments that are not measured at FVTIS:

- Financing assets;
- Investment in debt type instruments;
- Other financial assets Placements with Banks and financial institutions; and
- Other financial assets other receivables that are not due on demand and with insignificant financing component

The Group measures loss allowances at an amount equal to lifetime ECL, except for the following, for which they are measured as 12-month ECL:

- debt investment securities that are determined to have low credit risk at the reporting date; and
- other financial instruments on which credit risk has not increased significantly since their initial recognition

With effect from the issuance of the "QFCRA circular' as mentioned in Note 2.1, equity-type instruments classified as fair value through equity are not tested for impairment. However, prior to that, equity-type investments classified as fair value through equity and measured at fair value, significant or prolonged decline in the fair value of an investment below its cost was considered in determining whether the investments were impaired. If any such evidence existed for equity-type investments classified as fair value through equity, the cumulative loss previously recognised in the statement of changes in equity was removed from equity and recognised in the consolidated income statement. Impairment losses recognised in the consolidated income statement on equity-type investments were subsequently reversed through equity.

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.5 Summary of significant accounting policies (continued)

Impairment (continued)

Measurement of ECL

ECL are a probability-weighted estimate of credit losses. They are measured as follows:

- Financial assets that are not credit-impaired at the reporting date: as the present value of all cash shortfalls (i.e. the difference between the cash flows due to the entity in accordance with the contract and the cash flows that the Group expects to receive);
- Financial assets that are credit-impaired at the reporting date: as the difference between the gross carrying amount and the present value of estimated future cash flows;
- Undrawn financing assets commitments: as the present value of the difference between the
 contractual cash flows that are due to the Group if the commitment is drawn down and the cash flows
 that the Group expects to receive; and
- Financial guarantee contracts: the expected payments to reimburse the holder less any amounts that
 the Group expects to recover.

The determination of the FAS 30 provision results is based on the following methods:

1) Cash shortfall method

A cash shortfall is the difference between:

- the cash flows due to the entity in accordance with the contract; and
- the cash flows that the entity expects to receive.

Because the estimation of credit losses considers the amount and timing of payments, a cash shortfall arises even if the entity expects to be paid in full but later than the date on which payment is contractually due. This delay gives rise to an ECL, except to the extent that the entity expects to receive additional yield in respect of the late payment that compensates it for the delay at a rate at least equal to the effective profit rate.

Cash shortfalls are identified as follows:

- For 12-month ECLs: Cash shortfalls resulting from default events that are possible in the next 12 months (or a shorter period if the expected life is less than 12 months) i.e. not just the cash shortfalls that are expected over the next 12 months.
- For lifetime ECLs: Cash shortfalls resulting from default events that are possible over the expected life of the financial instrument.

The term 'cash shortfalls' refers to overall shortfalls against contractual terms, and not just shortfalls on particular dates when cash is received or due. Therefore, cash shortfalls consider later recoveries of missed payments.

The Group has not defined a relative or absolute threshold for staging assessment to differentiate a 12 month and life-time ECL as the calculation of cash shortfall is based on a probability weighted estimate of expected cash flows that would be recovered from a facility. The Group currently has a rating method that assigns 5 rating grades on assessment of credit quality after origination. '1' being of higher credit quality 'exceeds base line' and '5' being in default / watch list.

For a higher quality of financing (say rating grade 1), the probability weighted estimate that expected recoveries could lead to a cash shortfall is the lowest whereas it would increase exponentially as it slides down the rating scale to default (Grade 5).

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.5 Summary of significant accounting policies (continued)

Impairment (continued)

The cash shortfall calculations incorporate the following steps:

- Expected collection of cash flows over the contractual term;
- Cash flows from recovery of collateral if foreclosure is required to collect cash flows;
- As the portfolio is mainly quasi-PE and Mezzanine financing, the base case cash flows from the business are considered to be the most optimistic work out scenario for the bank and the 2 additional recovery scenarios are built from a risk averse perspective that the timing and extent of cash flows could differ from contractual terms;
- Expected cash flows are discounted using the original effective rate of the facility
- The risk rating plays a role in the severity of changes to the expected cash flows in the 2 scenarios
- A probability-weighted outcome is calculated to assess the final recoverable amount

As each facility of the Group has specified sources of cash collection and expectation of market events, the assessment is specific to each individual asset and requires judgement.

2) Externally rated exposures

The Bank generally invests its treasury and liquidity portfolio in rated exposures. Under this approach, probability of default ("PD") and loss given default ("LGD") are based on external measures and exposure at default ("EAD") is based on contractual terms of each asset. This method is widely used and considered reasonable given the Bank would not have adequate internal experience to model an ECL outcome.

However, if in any investment is made in an unrated exposure, the following treatments will be considered:

- Issuer rating as an proxy of the issue rating; or
- Where issue and issuer are not rated, a proxy rating of BBB- (S&P) or the country rating of the exposure (whichever is lower) will be considered

Following approach has been adopted:

- The 12 month through the cycle (TTC) probability of default (PD) corresponding to external ratings of
 instrument will be obtained from the published reports of the rating agencies (S&P, Moody's or Fitch).
 The TTC PDs will be required to be updated every year against each external rating grade. In case,
 certain investments are rated other than the above mentioned rating agencies, then they will be mapped
 to equivalent rating grades of S&P, Moody's or Fitch.
- The PIT PDs will be estimated through the application of Merton-Vasicek Single factor model using TTC PD linked to the External Rating of the issue/issuer and Gross domestic products (GDP) growth rate of the country of risk (i.e. country of investment).
- GDP growth rate will be considered as a composite index of the economic activity across the country of
 risk. It has been assumed that GDP growth rate is a robust reflection of the state of economy which
 results into systematic risk (a common risk to all the issuer in the economy).
- GDP growth rate forecasts for the successive 5 years will be available from international monitory fund (IMF) published World economic outlook (WEO) data. GDP growth rate growth rates beyond 5 years are forecasted using mean reversion technique.

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.5 Summary of significant accounting policies (continued)

Impairment (continued)

3) Simplified approach

The Group applies simplified approach to measure the loss allowance for other financial assets including fee income receivables, deposit and margin, receivable from third parties and others.

The expected credit losses on other financial assets are estimated on a case to case basis by reference to past default experience of the debtor and an analysis of the debtor's current financial position, adjusted for factors that are specific to the debtors, general economic conditions of the industry in which the debtors operate and an assessment of both the current as well as the forecast direction of conditions at the reporting date.

Credit-impaired financial assets

At each reporting date, the Group assesses whether financial assets carried at amortised cost are creditimpaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Evidence that a financial asset is credit-impaired includes the following observable data:

- Significant financial difficulty of the borrower or issuer;
- A breach of contract such as a default or past due event;
- The restructuring of a financing assets or advance by the Group on terms that the Group would not consider otherwise;
- It is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; or
- The disappearance of an active market for a security because of financial difficulties.

In making an assessment of whether an investment in sovereign debt, other than that of the home country sovereign (i.e. Qatar), is credit-impaired, the Group considers the following factors.

- The market's assessment of creditworthiness as reflected in the Sukuk yields.
- The rating agencies' assessments of creditworthiness.

The exposure to the home country sovereign i.e. Qatar is considered to be low risk and fully recoverable and hence no ECL is measured.

Presentation of allowance for ECL in the statement of financial position

Loss allowances for ECL are presented in the statement of financial position as follows:

- Financial assets measured at amortised cost: as a deduction from the gross carrying amount of the assets;
- Financing commitments and financial guarantee contracts: generally, as a provision; and
- Where a financial instrument includes both a drawn and an undrawn component, and the Group has identified the ECL on the financing asset commitment / off balance sheet component separately from those on the drawn component: the Group presents a loss allowance for drawn components. The amount is presented as a deduction from the gross carrying amount of the drawn component. Loss allowance for drawn components is presented as a provision in other liabilities.

Reversals of impairment

If the amount of an impairment loss decreases in a subsequent period, and the decrease can be related objectively to an event occurring after the impairment was recognised, the excess is written back by reducing the financing assets impairment allowance account accordingly. The write-back is recognised in the consolidated income statement.

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.5 Summary of significant accounting policies (continued)

Impairment (continued)

Impairment of non-financial assets

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Group estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining fair value less costs to sell, an appropriate valuation model is used.

Impairment losses of continuing operations are recognised in the consolidated income statement in those expense categories consistent with the function of the impaired asset.

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 such indication exists, the Group estimates the asset's or cash-generating unit's recoverable amount. A previously recognised impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognised. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in the consolidated income statement unless the asset is carried at revalued amount, in which case the reversal is treated as a revaluation increase.

Non-current assets held for sale

Any impairment loss on a disposal group is first allocated to goodwill, and then to the remaining assets on prorata basis. Impairment losses on an asset's initial classification as 'held for sale' and subsequent gains or losses on re-measurement are recognized in the consolidated income statement. Gains are not recognized in excess of any cumulative impairment loss.

Derecognition of financial assets and financial liabilities

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;
- ii) the Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through arrangement; or
- iii) the Group has transferred its rights to receive cash flows from the asset and either (i) has transferred substantially all the risks and rewards of the asset, or (ii) 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. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognised in the consolidated income statement.

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.5 Summary of significant accounting policies (continued)

Employees' end of service benefits and pension fund

The Bank provides end of service benefits determined in accordance with its regulations and the QFC Employment Regulations, based on employees' salaries and the number of years of service at the reporting date. The Bank also contributes to the GCC national employees' pension accounts with the different GCC Pension Authorities. Pension funds are held and managed by the appropriate Pension Authority. The scheme is mandatory by the state pension law for employees who are GCC nationals. The percentage of employee and employer contribution varies as per the relevant GCC pension laws and the employees receive this money after retirement. This process is governed by the GCC pension laws and administrated by the General Retirement and Social Insurance Authority in Qatar. This is a defined contribution plan as the Group has no legal or constructive obligations to pay further contributions if the fund does not hold sufficient assets to pay all employees the benefits relating to employee service in the current and prior periods.

Other provisions

Provisions for legal claims are recognised when the Group has legal claims or obligations as a result of past events; it is more likely than not that an outflow of resources will be required to settle the obligation; and the amount has been reliably estimated.

The Group accounts for provisions to be charged to the consolidated income statement for any potential claim or for any expected impairment of assets, taking into consideration the value of the potential claim or expected impairment and its likelihood.

Investment fund portfolios

Investment fund portfolios represent funds belonging to the Group's customers for which the Group has assumed investment management responsibility in accordance with the terms or conditions of the fund. Such funds are invested on behalf of the customers by the Group who acts as an agent or a trustee and accordingly such funds and the attributable investment income or loss are not included in these consolidated financial statements and are directly paid to the customers after deduction of the Group's stated share of profit or commission.

Equity of restricted investment account holders

Equity of restricted investment accountholder balances are those where the depositors instruct the Group to invest the funds in specific investments or at predetermined terms. These funds are invested by the Group in its own name under the terms of a specific Wakala/Mudaraba contract entered into with the customer. The assets funded by these funds are managed in a fiduciary capacity by the Group for which the Group earns Wakail/Mudarib fee are not included in the consolidated statement of financial position since the Group does not have the right to use or dispose these assets except within the conditions laid down in the Wakala/Mudaraba contract.

Assets held for sale

Assets (or disposal groups) are classified as held for sale if their carrying amount will be recovered principally through a sale transaction, not through continuing use. These assets may be a component of an entity, a disposal group or an individual non-current asset.

Assets (or disposal groups) classified as held for sale are stated at the lower of carrying amount and fair value less costs to sell.

All the assets and liabilities of the subsidiary are classified as held for sale in the consolidated financial statements. If the criteria for held for sale is no longer met, the Group shall cease to classify the asset (or disposal group) as held for sale and shall measure the asset at the lower of its carrying amount before the asset (or disposal group) was classified as held for sale, adjusted for any depreciation, amortization or revaluation that would have been recognized had the asset (or disposal group) not been classified as held for sale and its recoverable amount at the date of subsequent decision not to sell. An extension of the period required to complete a sale does not preclude an asset (or disposal group) from being classified as held for sale if the delay is caused by events or circumstances beyond the Group's control and there is sufficient evidence that the Group remains committed to its plan to sell the asset (or disposal group).

Notes to the consolidated financial statements At 31 December 2020

2 Basis of preparation and significant accounting policies (continued)

2.5 Summary of significant accounting policies (continued)

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents include cash and bank balances and placements with banks, which have original maturity of less than three months. Restricted deposits and placements are excluded from cash and cash equivalents.

Zakah

The responsibility of payment of Zakah is on individual shareholders of the Bank.

Shari'a Supervisory Board

The Group's activities are subject to the supervision of a Shari'a Supervisory Board consisting of three members appointed by the general assembly of shareholders.

Earnings prohibited by Shari'a

The Group is committed to avoid recognizing any income generated from non-Islamic source. Consequently, all non-Islamic income is credited to a charity account and the Group uses these funds for various social welfare activities as advised by the Sharia Supervising Board.

Offsetting

Financial assets and financial liabilities should not be offset unless there is an enforceable or legal right to set off the recognised amounts and when the Group intends to settle either on a net basis, or to realise the asset and settle the liability simultaneously.

The Group is party to a number of arrangements, including master netting agreements, which gives it the right to offset financial assets and financial liabilities but where it does not intend to settle the amounts on net basis, the respective assets and liabilities are presented on a gross basis.

Placements with banks and other financial institutions

Placements with banks and other financial institutions are stated at amortised cost net of any amounts written off and provision for impairment.

Notes to the consolidated financial statements At 31 December 2020		n thousand US\$
3 Cash and bank balances		
	2020	2019
Cash in hand	3	2
Balances with banks	30,314 30,317	15,191 15,193
Balances with banks are non-profit bearing and no lien or r	estrictions are placed on them.	
4 Placements with banks		
	2020	2019
Placements with banks	22,003	25,061
Placements with banks are made for short term period as p	part of the treasury management	function.
5 Cash and cash equivalents		
	2020	2019
Cash and bank balances	30,317	15,193
Placements with banks maturing within 90 days	22,003 52,320	25,061 40,254
6 Financing assets		
	2020	2019
Fair value through income statement		2010
Murabaha	140,735	141,057
Amortized cost		
Murabaha	* ·	15,526
Less: Expected credit losses		(1,706)
Financing assets at amortized cost	440.705	13,820
Total financing assets	140,735	154,877
The movements in expected credit losses for financing assi	ets are as follow:	
	2020	2019
Balance at beginning of the year	1,706	1,193
(Reversal) / charge during the year, net	(1,706)	513
Balance at end of year		1,706

QInvest LLC

Notes to the consolidated financial statements At 31 December 2020

In thousand US\$

6 Financing assets (continued)	6	Financing	assets	(continued)	ì
--------------------------------	---	-----------	--------	-------------	---

		2020			2019	
	Lifetime ECL not credit- impaired	Lifetime ECL credit- impaired	Total ECL	Lifetime ECL not credit- impaired	Lifetime ECL credit- impaired	Total ECL
ECL balance at the beginning of the year	14	1,706	1,706	1,193	V <u>2</u> 3	1,193
Transfer to lifetime ECL credit- impaired		-		(417)	417	
Total transfers during the year	04	-		(417)	417	
(Reversal)/charge during the year, net	994	(1,701)	(1,701)	(790)	1,257	467
FX movement		(5)	(5)	14	32	46
Balance at the end of the year		•			1,706	1,706
7 Investment securities						
S AND A STATE			Notes	2020		2019
Equity		14	140103	2020	r.	2013
Fair value through income statement Fair value through equity			7.1 7.2	267,401 377,178		41,857 12,091
				644,579	4	53,948
Sukuk and other debt type instrumen Fair value through income statement	ts		7.3	5,132		28,844
Amortised cost Less: Expected credit loss			7.3	38,531 (17,521) 21,010 670,721		18,601 16,621) 1,980 84,772
7.1 Fair value through income statem	ent					
				2020		2019
Fund type investments Others			_	107,513 159,888 267,401	1	59,559 82,298 41,857
7.2 Fair value through equity						
				2020		2019
Fund type investments Others, net			_	280,126 97,052 377,178		53,685 58,406 12,091

7 Investment securities (continued)

7.3 Sukuk and other debt type instruments

	2020				2019	
141	Fixed profit rate	Floating profit rate	Total	Fixed profit rate	Floating profit rate	Total
Fair value through income						
statement	5,132		5,132	5,922	22,922	28,844
Amortized cost (net)	1,080	19,930	21,010	1,980		1,980
	6,212	19,930	26,142	7,902	22,922	30,824

7.4 Expected credit loss against amortized cost investments:

	2020				2019		
	12- E month	ifetime CL not credit-	Stage 3: Lifetime ECL credit- mpaired	Total ECL	1: l 12- E month	Stage 2: Stage 3 Lifetime Lifetime ECL not ECL credit- credit- mpaired impaired	· · Total
ECL balance at the beginning of the year	*	8	16,621	16,621	199		20,785
Disposed off during the year / (recoveries) Impairment / (reversal)		? = (:=			- (1,985	(1,985)
during the year	1868		900	900	_(199)	- (1,980)	(2,179)
Net impairment / (reversal) during the year			900	900	(199)	- (1,980)	(2,179)
Balance at the end of the year	(#C		17,521	17,521		- 16,621	16,621

Notes:

- (i) The ratings of Sukuks at amortized cost are given in Note 28 to these consolidated financial statements. The fair value of Sukuks at amortized cost as at 31 December 2020 is US\$ 21 million (31 December 2019: US\$ 2.8 million).
- (ii) The fair value hierarchy of investment securities is disclosed in Note 29 to these consolidated financial statements.
- (iii) The Group has US\$ 330 million (2019: US\$ 145.8 million) of investment securities custodied with the financial institutions that provided certain profit bearing financing liabilities to the Group subsidiaries.

Notes to the consolidated financial statements At 31 December 2020

In thousand US\$

8 Investments in real estate

	2020	2019
At 1 January Foreign exchange translation adjustments Additions during the year At 31 December	110,258 6,059 	61,340 (1,332) 50,250 110,258

Notes:

(i) The Group has pledged one of the investment properties as collateral for certain profit bearing financing liabilities as disclosed in Note 11 to these consolidated financial statements.

9 Investment in associates

2020	2019
43.339	47,230
(4,734)	(3,478)
1,578	1,237
148	(1,234)
(549)	(549)
(1,524)	133
38,258	43,339
	(4,734) 1,578 148 (549) (1,524)

The tables below provide summarised financial information for associates to the Group. The information disclosed reflects the amounts presented in the financial statements of the relevant associates. They have been amended to reflect adjustments made by the entity when using the equity method, including fair value adjustments and modifications for differences in accounting policy.

	Ambit Private	Damaan Islamic	
Name of entity	Limited	Insurance Company	Total
Country of incorporation % of ownership interest	India 21.72%	Qatar 10.00%	
Summarized financial information Summarized financial position			
Total assets	176,649	172,106	348,755
Total liabilities	(58,446)	(61,461)	(119,907)
Equity	118,203	110,645	228,848
Group's carrying amount of the investments	22,280	15,978	38,258
Summarized income statement			
Revenue	17,828	17,146	34,974
Net profit	1,327	12,350	13,677
Other comprehensive income	(40)	1,480	1,480
Group's share of profit for the year	343	1,235	1,578
Group's share of reserves		148	148

9 Investment in associates (continued)

The associates of the Group as of 31 December 2019:

Name of entity Country of incorporation % of ownership interest	Ambit Private Limited India 25.83%	Damaan Islamic Insurance Company Qatar 10.00%	Total
Summarized financial information Summarized financial position Total assets	171,537	153,394	324,931
Total liabilities Equity	(80,902) 90,635	(49,796) 103,598	(130,698) 194,233
Group's carrying amount of the investments	28,194	15,145	43,339
Summarized income statement Revenue Net profit Other comprehensive income	26,565 305 (4,287)	20,485 11,490 (83)	47,050 11,795 (4,370)
Group's share of profit for the year Group's share of reserves	(1,226)	1,149	1,237
10 Other assets			
		2020	2019
Non-banking operations (i) Fee, commission and other receivables – net (ii) Security deposit and margin call receivables (iii) Deferred tax asset Prepayments and advances Intangible assets – net Equipment – net Positive fair value of derivative instruments (iv) Others	I) #	17,533 13,862 12,087 8,686 4,798 1,131 297 65 40	21,421 12,037 7,545 7,982 5,362 841 620 13,769 154

⁽i) This represents repossessed collateral obtained as a result of settlement of a financing asset.

10 Other assets (continued)

- (ii) During the year, the Bank has recorded impairment reversal of US\$ 539 thousand (2019: net impairment charge of US\$ 1,631 thousand) on certain other receivables.
- (iii) Security deposit amounting to US\$ 4 million (2019: US\$ 4 million) includes cash collateral against a financing liability.

(iv) Derivative financial instruments

The table below shows the positive and negative fair values of derivative financial instruments. The notional amounts, which provide an indication of the volumes of the transactions outstanding at the year end, do not necessarily reflect the amounts of future cash flows involved. These notional amounts, therefore, are not indicative of the Group's exposure to credit risk, which is generally limited to the positive or negative fair value of the derivatives. Derivative contracts are Shari'a compliant.

		2020			2019	
	Positive	Negative		Positive	Negative	
	fair	fair	Notional	fair	fair	Notional
a a	value	value	amount	value	value	amount
a) Held as fair value hedges						
Forward foreign exchange					-	
contracts	3	757	30,798	95	7	29,800
COMITAGES	3	757	30,798	95	7	29,800
b) Held as hedge of net						
investment in foreign						
operations						
Forward foreign exchange						
contracts		5,602	146,439	13,674	1,384	233,686
		5,602	146,439	13,674	1,384	233,686
< =						
c) Derivatives used as cash flow hedges						
Profit rate swaps	62	4,189	480,767_		3,337	_125,000
	62	4,189	480,767		3,337	125,000
d) Derivatives not designated as hedging instruments Forward foreign exchange contracts & other						
derivatives	<u></u>					37,500
	65	10,548	658,004	13,769	4,728	425,986

11 Financing liabilities

- (i) These includes financing liabilities amounting to USD 229 million (2019: USD 105 million) availed by the Group entities which are non-recourse to QInvest and have recourse limited to respective entity's assets.
- (ii) Financing liabilities are presented in the consolidated financial statements at amortized cost using effective profit rate. Please refer to Note 27 for maturity analysis.

Notes	to	the	con	solidated	financial	statements
At 31	De	cem	ber	2020		

In thousand US\$

12	Other	liabilities

	2020	2019
Negative fair value of derivative instruments (Note 10 (iv))	10,548	4,728
Staff related accruals	5,881	6,483
Employees' end of service benefits (i)	5,358	4,778
Accrued expenses	2,991	3,651
Dividend payable	1,220	1,868
Non-banking operation (ii)	221	1,463
Others	13,963	6,678
	40,182	29,649

Note:

(i) Movement in employees' end of service benefits is as follows:

	2020	2019
Balance at 1 January	4,778	4,669
Charge for the year (Note 18)	838	707
Payments during the year	(258)	(598)
7	 5,358	4,778

(ii) This represents liabilities associated with a repossessed collateral as disclosed in note 10(i).

13 Share capital and share premium

13.1 Share capital

	2020	2019
Authorized capital 1,000 million shares of US\$ 1 each	1,000,000	1,000,000
Issued and fully paid-up capital 608 million shares of US\$ 1 each (2019: 608 million shares of US\$ 1 each)	607,965	607,965

All shares issued are of the same class and carry equal rights.

The shareholding structure of the Bank is as follows:

	2	020	2	019
	% holding	Number of shares	% holding	Number of shares
Qatar Islamic Bank Q.P.S.C Khaleeji Commercial Bank Qatar Armed Forces Dubai Islamic Bank Others	58.17% 5.51% 2.46% 1.07% 32.79%	353,625,000 33,482,657 15,000,000 6,500,000 199,357,390	58.17% 5.51% 2.46% 1.07% 32.79%	353,625,000 33,482,657 15,000,000 6,500,000 199,357,390
	100.00%	607,965,047	100.00%	607,965,047

13 Share capital and share premium (continued)

13.2 Share buy back

The extra ordinary general meeting held on 20 February 2019, pursuant to the QFC Companies Regulations and Bank's articles of association, had generally authorized the Board of Directors of the Bank, for a period of up to three years from the date of passing the resolution, to implement the Share Buy-back on behalf of the Bank, in such proportions, subject to such conditions and at such times, as the Board shall deem desirable.

In 2019, 97,392,095 shares were bought back at a price of US\$0.65 per share. The Treasury Shares were cancelled and the Issued Share Capital of the Bank was reduced by US\$ 97,392,095 representing 97,392,095 shares of US\$1 per share.

In 2020, the Board of Directors of the Bank resolved to acquire, by way of a tender offer to the Bank's shareholders (the Tender Offer), 80,000,000 shares in the Bank at a price of US\$0.58 per share.

Subsequently in January 2021, the announcement of the outcome of the Tender Offer was made. Bank received tender offers from shareholders for 61,212,590 shares for a total consideration of USD 35,503,302. The wire transfer orders were placed in respect of the shares purchased by the Bank during the first week of January 2021.

14 Other reserves

The movement in the other reserves for the year ended 31 December 2020:

* *	Foreign currency translation	Net foreign investments hedging	Cash flow hedge	Cumulative changes in	A
	reserve	reserve	reserve	fair value	Total
As at 1 January 2020	(42,311)	38,799	(3,337)	4,419	(2,430)
Foreign operations – foreign currency					
translation differences Effective portion of changes in fair value of	14,605	₩.	, "	₹.	14,605
hedges Net change in fair value	s=	(17,160)	(852)	<u> </u>	(18,012)
through equity investments Share of reserves of	()	•	•	(4,359)	(4,359)
equity accounted associates (Note 9) As at 31 December				148	148
2020	(27,706)	21,639	(4,189)	208	(10,048)

14 Other reserves (continued)

The movement in the other reserves for the year ended 31 December 2019:

	Foreign currency translation reserve	Net foreign investments hedging reserve	Cash flow hedge reserve	Cumulative changes in fair value	Total
As at 1 January 2019 (Restated)	(49,506)	41,607	(1,226)	1,254	(7,871)
Foreign operations – foreign currency translation differences Effective portion of	7,195		×	-	7,195
changes in fair value of hedges Net change in fair value	-	(2,808)	(2,111)	*	(4,919)
through equity investments (Restated) Share of reserves of	-). (4)	4,399	4,399
equity accounted associates (Note 9) As at 31 December 2019	(42,311)	38,799	(3,337)	(1,234) 4,419	(1,234) (2,430)

14.1 Foreign currency translation reserve

The foreign currency translation reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations.

14.2 Fair value reserve

The investments fair value reserve includes the cumulative net change in the fair value of fair value through equity investments. This also includes the Bank's share of the fair value changes on fair value through equity investments of associate.

14.3 Hedging reserves

The hedging reserves are used to record gains or losses on derivatives that are designated and qualify as net investment in foreign operations hedges and cash flow hedges that are recognized in the reserves. Amounts are reclassified to income statement when the associated hedged transaction affects income statement.

15 Fee and commission income, net

	2020	2019
Advisory and other fee income, net	6,238	8,373
Asset management fees, net	4,281_	3,524
	10,519	11,897

		es to the consolidated financial statements			In thousand US\$
	16	Income from financing assets			
				2020	2019
		come from Murabaha classified at amortized cost come from Murabaha classified as fair value through in	come statement	416 14,692 15,108	4,994 13,614 18,608
	17	Net gain from investments			
			Notes	2020	2019 (Restated)
		t income from financial investments t income from investments in real estate	17.1 17.2 _	11,460 6,056 17,516	25,082 4,805 29,887
	17.1	Net income from financial investments			
v	•		e - E	2020	2019 Restated
	Fai	come from 'fair value through equity' investments r value gain transferred to income statement idend income	_ a - a	9,556	872 4,494
	38		=	9,556	5,366
		ome from financial assets classified as fair value t ome statement – debt type	hrough		
	Pro	in on sale fit from Sukuk		79 652	2,095
	Fai	r value changes	·—	(629) 102	2,095
		ome from financial assets classified as fair value t ome statement – equity type	hrough		
	Fai	r value changes alized gain and dividend income	×	(18,039) 16,074	(944) 14,953
	lne	ome from investments at amortized cost	·	(1,965)	14,009
	Pro	fit from Sukuk and other debt instrument n on sale	-	841	105
		ome from derivative financial instrument	ž 	2,926	3,507
		Sille Well Convained	-	11,460	25,082
	17.2	Net income from investments in real estate			
			8	2020	2019
	Rer	ntal and other income derived from investments in real	estate	6,056	4,805

At 3	1 December 2020		In thousand US\$
18	Staff and restructuring costs		
		2020	2019
Sal	aries	11,346	12,339
	ner staff costs	12,286	11,356
End	d of service benefits (Note12)	838	707
Res	structuring costs	24,470	24,402 1,369
		24,470	25,771
19	General and administrative expenses		
		2020	2019
Lec	gal, professional and Sharia expenses	2,547	3,582
	and communication expenses	1,622	1,457
	mises cost	1,594	2,622
	vel related expenses	179	911
	vertisement and marketing expenses	61	116
Oth	er expenses	541_	892
		6,544	9,580
20	Income tax		
The	major components are:	2	(*):
		2020	2019
Cur	rrent income tax:		
Cur	rent income tax reversal / (expense)	1,832	(5,651)
	erred income tax:		
	ating to origination and reversal of taxable losses	801	6,402
Inc	ome tax reversal	2,633	751
Mar futu	nagement has recorded a deferred tax asset from taxable losses re taxable profits will be available against which the asset can be	up to the extent that utilized.	it is probable that
21	Contingent liabilities, commitments and provisions		
		2020	2019
Inve	estment commitments	22,082	10,257
For	ward foreign exchange contracts	177,237	263,486
Prof	fit rate swaps	480,767	125,000
Oth	er contingent liabilities	25,720	61,981
Оре	erating lease commitments	1,982	3,209
Harr	tilised financing commitment	4 404	27 204
Onu	unsed manding communent	1,401_	37,321

21 Contingent liabilities, commitments and provisions (continued)

Notes:

(a) Future minimum lease payments:

	2020	2019
Not later than one year	1,224	1,224
Later than one year and not later than five years	758	1,985
	1,982	3,209

22 Related party transactions

Parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions. Related parties include entities over which the Group exercises significant influence, major shareholders, directors and key management personnel of the Group.

Key management personnel of the Group comprise the Board of Directors and key members of management having authority and responsibility for planning, controlling and directing the activities of the Group.

The related party transactions and balances included in these consolidated financial statements are as follows:

	2020	2019
Balance sheet items: Assets:		
Placements and bank balances	24,313	26,671
Other assets	343	411
Income statement items: Fee and commission income	205	450
Placement income	265 92	159 350
Off balance sheet items: Forward foreign exchange contracts outstanding	158,949	216,918
Restricted investment accounts	20,222	18,336
Transactions with key management personnel:		
	2020	2019
Salaries and other benefits	5,239	4,182

23 Zakah

Pursuant to the decision of the shareholders' in the first General Assembly of the Bank on 28 May 2008, the Bank is required to calculate and notify individual shareholders of their pro-rata share of the Zakah payable per share. These calculations are approved by Qatar Zakat fund.

Zakah is directly borne by the shareholders. The Bank does not deduct or pay Zakah on behalf of its shareholders. The Zakah payable for 2020 would be US\$ 0.016 (2019: US\$ 0.017) for every share held.

Notes to the consolidated financial statements At 31 December 2020

24 Sharia'a supervisory board

The Group's Sharia'a Supervisory Board consists of three Islamic scholars who review the Group's compliance with general Sharia'a principles and specific fatwa, rulings and guidelines issued. Their review includes examination of evidence relating to the documentation and procedures adopted by the Group to ensure that its activities are conducted in accordance with Islamic Sharia'a principles.

25 Significant accounting judgements, estimates and assumptions

The preparation of the Group's consolidated financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the accompanying disclosures, and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future years.

Judgements

In the process of applying the Group's accounting policies, management has made the following judgements, which have the most significant effect on the amounts recognised in the consolidated financial statements:

Impairment of financial instruments

Assessment of whether credit risk on the financial asset has increased significantly since initial recognition and incorporation of forward-looking information in the measurement of ECL.

Operating lease commitments - Group as lessor

The Group has entered into commercial property leases on its investment property portfolio. The Group has determined, based on an evaluation of the terms and conditions of the arrangements, such as the lease term not constituting a substantial portion of the economic life of the commercial property, that it retains all the significant risks and rewards of ownership of these properties and accounts for the contracts as operating leases.

Consolidation of a structured entity

The Group has incorporated number of entities in different jurisdictions to facilitate the acquisition of targeted investments. Such entities are owned by third party administrator to manage the day to day administrative activities of these entities. The Group control these entities through various rights and legal agreements. Therefore, in preparation of consolidated financial statements these entities have been consolidated by the Group.

Estimates and assumptions

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are described below. The Group based its assumptions and estimates on parameters available when the consolidated financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

Useful lives of equipment and intangible assets

The Group estimates the useful life of equipment and intangible assets with finite lives by taking account of the expected pattern of economic benefit that the Group expects to derive from the asset. This is based on the judgment of the Group entities after taking consideration of useful lives of similar assets of comparable entities.

Notes to the consolidated financial statements At 31 December 2020

25 Significant accounting judgements, estimates and assumptions (continued)

Financial investment classification

The Group's accounting policies provide scope for assets and liabilities to be designated at inception into different accounting categories in certain circumstances:

- In classifying the financial investments at fair value through income statement, the Group has
 determined that the investment in either held for short term gains or is designated as fair value through
 income statement on initial recognition;
- Equity investments that would otherwise be measured at fair value through income statement, to present subsequent changes in fair value through equity
- In classifying financial investments at amortized cost, the Group has determined that the investment which have fixed or determinable payments that group manages on contractual yield basis.

Techniques used for estimating impairment

Expected cash flows

The amount of cash flows that are expected from foreclosure are cash flows that the entity actually expects to receive in the future. Because expected cash flows are a probability-weighted estimate, they include possible scenarios in which the cash flows recoverable from collateral decrease (or, where relevant, increase).

Cash shortfall

A cash shortfall is the difference between:

- the cash flows due to the entity in accordance with the contract; and
- the cash flows that the entity expects to receive.

Incorporation of forward-looking information

The above cash shortfall method derives a net loss value (shortfall) for each account and hence separate components such as PD and LGD are not modelled. The future recoveries of cash flows are expected to reflect the macro-economic forecasts in the period. Eg. If liquidation of collateral or sale of underlying business drives the collection, the values should be reflective of likely recoverable amounts in the respective forecast periods for each scenario. Such adjustments can be made in the form of haircuts or multipliers to expected cash flows.

Where modelling of a parameter is carried out on a collective basis, the financial instruments are grouped on the basis of shared risk characteristics that include:

- credit risk gradings;
- · Product type; and
- geographic location of the borrower.

The groupings are subject to regular review to ensure that exposures within a particular group remain appropriately homogeneous.

Taxes

Uncertainties exist with respect to the interpretation of complex tax regulations, changes in tax laws, and the amount and timing of future taxable income. Given the wide range of international business relationships and the long-term nature and complexity of existing contractual agreements, differences arising between the actual results and the assumptions made, or future changes to such assumptions, could necessitate future adjustments to tax income and expense already recorded. The Group establishes provisions, based on reasonable estimates, for possible consequences of audits by the tax authorities of the respective counties in which it operates. The amount of such provisions is based on various factors, such as experience of previous tax audits and differing interpretations of tax regulations by the taxable entity and the responsible tax authority. Such differences in interpretation may arise for a wide variety of issues depending on the conditions prevailing in the respective domicile of the Group companies. Deferred tax assets are recognised for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and the level of future taxable profits together with future tax planning strategies.

Notes to the consolidated financial statements At 31 December 2020

25 Significant accounting judgements, estimates and assumptions (continued)

Valuation of investments

The fair value of unquoted investments classified and measured as fair value through income statement and fair value through equity for which market value is not readily available is either determined by management or independent valuation specialists using various valuation techniques. Valuation techniques employed include using a market multiples approach, a discounted cash flow analysis and a comparable transaction approach amongst others. These techniques require use of certain assumptions and estimates about expected future cash flows, revenues, profits and expected market conditions. Management ensures that in all cases these assumptions are reasonable and realistic.

The chosen valuation techniques make maximum use of market inputs as well as on entity-specific inputs. They incorporate all factors that market participants would consider in setting a price and are consistent with accepted economic methodologies for pricing financial instruments. Periodically, the Group calibrates the valuation techniques and test them for validity using prices from any observable current market transactions in the same instrument (i.e., without modification or repackaging) or based on any available observable market data.

The Group engages independent valuation specialist to assess fair value for investments in real estate.

Valuation of financing assets

Financing assets measured at fair value are valued using income approach, following variables are considered:

- Cash flow projections: Cash flows reflecting market participants view on the asset (e.g. Collateral's highest and best use as per current market conditions);
- Expected term of exit: Based on highest IRR value to investor (could be shorter or longer);
- Risk adjustments / perception: Market perception, typically higher and short turnaround view of an incoming investor, factors current illiquidity and economic risk perceptions; and
- Expected return: High, based on risk perception of an incoming investor (a market rate).

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 the going concern basis.

Notes to the consolidated financial statements At 31 December 2020

26 Segment information

The Group assets and liabilities are monitored by management on basis of industry segment and geographic location.

For management purposes, the Group is divided into below mention industry segments which are as follows:

- Banks and other financial institutions
- Real estate and construction
- Transport and logistics
- Services
- Oil and gas
- Others

Unallocated assets, liabilities and revenues are related to certain central functions and non-core business operations, e.g common property & equipment, cash functions and development projects and related payables, net of intra-group transactions.

Management monitors the operating results of the industry segments separately to make decisions about resource allocation and performance assessment.

The following tables summarize the industry and geographical concentration of Group assets, liabilities and related performance:

Qinvest LLC

Notes to the consolidated financial statements At 31 December 2020

26 Segment information (continued)

(a) By industry segment

20	
. 20	
per	
em	
Dec	
31	

Banks and other financial institutions	Real estate and construction	Transport and logistics	Services	Oil and gas	Other	Total carrying value
30,317	(0)	3.1	:#N	•		30.317
22,003			e e			22,003
•	115,066	3:•V	25,669	J#		140,735
437,000	140,010	69,198	10,530	•	13,983	670,721
•	116,317		ı.	•		116,317
38,258	*	•	3	•	•	38,258
29,826	118	•		17,533	11,022	58,499
557,404	371,511	69,198	36,199	17,533	25,005	1,076,850
437,653	41	1	947		•	437,653
61,785	•		•	*	603	62,388
11,161	1,872		1942	457	26,692	40,182
510,599	1,872	-	•	457	27,295	540,223
		ж - е				
28,200	17,214	(4,126)	3,788	(824)	(1,666)	42.586
(16,414)	(9,768)		(283)		(31,722)	(58,487)
11,786	7,446	(4,126)	3,205	(824)	(33,388)	(15,901)

Notes to the consolidated financial statements At 31 December 2020

In thousand US\$

carrying value

Total

15,193. 25,061 154,877 484,772 110,258 43,339 69,731

903,231

314,566 29,649 344,215

63,190 (82,370)

(19,180)

Segment information (continued) 26

By industry segment (continued) (a)

31 December 2019

Assets

14,570 40,392 Other 25,822 21,654 2,372 21,654 (34,591)(32,219)Oil and gas 1,526 132 1,644 1,644 1,658 20,671 20,671 26,030 17,152 Services 43,182 (9,783)(10,119)(80) (18,776) (18,856) 73,930 Transport and logistics 73,930 159,634 110,258 44,988 (2,691) construction 198 Real estate 128,847 42,297 398,937 other 15,193 25,061 208,234 34,292 326,119 24,503 (26,780) 5,172 financial institutions Banks and 43,339 314,566 319,738 (2,277)Consolidated income statement items Expenses, impairment and tax (Loss) / Profit Investment securities Investments in real estate Cash and bank balances Investment in associates Placements with banks Financing liabilities Financing assets Other liabilities Total liabilities Other assets Total assets Revenue Liabilities

Qinvest LLC

Notes to the consolidated financial statements At 31 December 2020

26 Segment information (continued)

(b) By geography

31 December 2020

Total carrying value	30,317 22,003 140,735 670,721 116,317 38,258 58,499 1,076,850	437,653 62,388 40,182 540,223	42,586 (58,487) (15,901)
Other regions	2,659 25,669 31,484 18,831 78,643	8,873	9,891 (1,335) 8,556
South Asia	22,280 2,655 24,935	F 90 1	(757)
North America	1,388 38,776 384,731 2,310	93	18,992 (12,019) 6,973
Europe	12,652 76,290 124,169 66,067 6,411	254,455 - 2,492 256,947	5,039 (2,888) 2,151
GCC	13,618 22,003 130,337 50,250 15,978 28,292 28,292	183,198 62,388 28,724 274,310	9,421 (42,245) (32,824)
	Assets Cash and bank balances Cash and bank banks Placements with banks Financing assets Investment securities Investments in real estate Investment in associates Other assets Total assets	Liabilities Financing liabilities Wakala deposits Other liabilities Total liabilities	Consolidated income statement items Revenue Expenses, impairment and tax (Loss) / Profit

Qinvest LLC

Notes to the consolidated financial statements At 31 December 2020

26 Segment information (continued)

(b) By geography (continued)

31 December 2019

Total carrying value	15,193 25,061 154,877 484,772 110,258 43,339 69,731	314,566 29,649 344,215 63,190 (82,370) (19,180)
Other regions	4,112 26,030 48,591 - 21,806 100,539	950 950 10,664 2,583 13,247
South Asia	28,194	(489)
North America	1,479 45,775 226,602 3,017 276,873	17,645 (5,676) 11,969
Europe	3,434 83,072 164,588 60,008 12,159 323,261	140,296 1,760 142,056 38,101 (25,624) 12,477
GCC	6,168 25,061 44,991 50,250 15,145 32,749 174,364	174,270 26,935 201,205 (2,731) (53,653) (56,384)
	Assets Cash and bank balances Placements with banks Financing assets Investment securities Investments in real estate Investment in associates Other assets Total assets	Liabilities Financing liabilities Other liabilities Total liabilities Consolidated income statement items Revenue Expenses, impairment and tax (Loss) / Profit

Notes to the consolidated financial statements At 31 December 2020

7 Maturity analysis of assets and liabilities

monitors the maturity profile to ensure that adequate liquidity is maintained. Wakala deposits have been extended subsequent to the year-end and certain financing liabilities are expected to be refinanced. Other cashflows included in the maturity analysis are not expected to change significantly. The following table sets out the maturity profile of the Group's assets, liabilities and forward foreign exchange contracts. The contractual maturities of assets, liabilities and forward foreign exchange contracts have been determined on the basis of the remaining period at the reporting date to the contractual maturity date. Management

The maturity profile of the Group's assets, liabilities and forward foreign exchange contracts as at 31 December 2020 is as follows:

	Up to 3	3 to 6	6 months	1 to 3	Over 3	
	months	months	to 1 year	years	years	Total
Assets						
Cash and bank balances	30,317	*	300	:1	***	30.317
Placements with banks	22,003		•			22,003
Financing assets	*	•	25,669	115,066		140,735
Investment securities		24,730		6,212	639,779	670,721
Investments in real estate	3	•	# *	::01	116,317	116,317
Investment in associates	•	ì			38,258	38,258
Other assets	17,717	1,483	20,450		18,849	58,499
Total Assets	70,037	26,213	46,119	121,278	813,203	1,076,850
Liabilities						
Financing liabilities	7,497	7,497	64,915	161,427	196,317	437,653
Wakala deposits	51,766	603	10,019	•	•	62,388
Other liabilities	14,370	17	16,248	4,189	5,358	40,182
Total Liabilities	73,633	8,117	91,182	165,616	201,675	540,223
Maturity Gap	(3,596)	18,096	(45,063)	(44,338)	611,528	536,627
Forward Foreign Exchange Contracts	65,647	2,685	108,905		•	177,237

Notes to the consolidated financial statements At 31 December 2020

27 Maturity of assets and liabilities (continued)

The maturity profile of the Group's assets, liabilities and forward foreign exchange contracts as at 31 December 2019 is as follows;

			÷			
	Up to 3 months	3 to 6 months	6 months to 1 year	1 to 3 years	Over 3 years	Total
Assets						
Cash and bank balances	15,193		*	•	×	15.193
Placements with banks	25,061	9	•		•	25.061
Financing assets	13,821	ř	26,030	45,775	69,251	154,877
Investment securities	12,507	•	Ē.	15,877	456,388	484,772
Investments in real estate	5	Ĭ	*		110,258	110,258
Investment in associates			•	K.	43,339	43,339
Other assets	15,472	5,468	9,854	3	38,937	69,731
Total Assets	82,054	5,468	35,884	61,652	718,173	903,231
Liabilities		3				
Financing liabilities	E.	605	15,253	144,630	154,078	314,566
Other liabilities	14,893	163	5,015	0	9,578	29,649
Total Liabilities	14,893	768	20,268	144,630	163,656	344,215
Maturity Gap	67,161	4,700	15,616	(82,978)	554,517	559,016
Forward Foreign Exchange Contracts	90,480	81,596	91,410			263,486

The undiscounted cash flows on the Group's financing liabilities and wakala deposits on the basis of their earliest possible contractual maturity up to 12 months is US\$ 135 million (2019: US\$ 29 million) and over 12 months is US\$ 389 million (2019: US\$ 322 million).

Notes to the consolidated financial statements At 31 December 2020

28 Financial risk management

Overview

Financial instruments of the Group represent the Group's financial assets and liabilities. Financial assets includes cash and bank balances, placements with financial and other institutions, investment securities portfolios, derivative financial instruments, financing assets, and certain other assets of the Group. Financial liabilities include wakala deposits, financing liabilities, derivative financial instruments and certain other liabilities. Accounting policies for financial instruments are set out in Note 2 in these consolidated financial statements.

The Group has exposure to various risks from its use of financial instruments. These risks can be broadly classified as:

- Credit risk;
- Liquidity risk;
- Market risk;
- Operational risk; and
- Regulatory and legal risks.

This note presents information about the Group's exposure to each of the above risks, the Group's objectives, policies and processes for measuring and managing risk, and the Group's management of capital.

Risk management and governance framework of the Group

The Group's risk management process is an integral part of the organization's culture, and is embedded into the organization's practices as well as in all those involved in the risk management process. The Board of Directors ("Board"), Board Risk, Audit and Compliance Committee ("BRACC"), senior management, risk officers, and line managers contribute to the effective Group-wide risk management.

The risk governance structure is headed by the Board which has overall responsibility for the establishment and oversight of Qlnvest's risk management framework. The Board and its sub-committees are responsible for approving Bank's risk management methodology, strategic plans & risk management policies in accordance with industry advancements and international best practice standards.

The next level of the Board committees has delegated powers for monitoring the risk taking activities of the Group. These committees are the BRACC, the Board Investment Committee ("BIC"), and the Nomination and Remuneration Committee. In turn, the risk appetite and risk tolerance set by the Board are cascaded across the institution and are taken into account in developing business goals and objectives.

As part of an effective system of control, key management decisions are made by more than one individual, in the form of non-board management committee, as follows:

Investment Committee ("IC") is the primary executive committee of the Group that is responsible for the following:

- General management issues including performance review against the budget, and oversight on implementation of the strategic business plan.
- b) Evaluates proposals for investments and credits, divestiture of assets and valuation of investments. The committee also ensures compliance with investment criteria as well as investment procedures at each phase of the investment process.
- c) Oversees management of market risks, translates investment strategy directions into asset allocation guidelines, and reviews and manages the capital adequacy, liquidity position and funding alternatives.
- d) Reviews the effectiveness of the operational risk management processes and procedures in respect of IT, Compliance, and Asset Liability Management ("ALM"), with the purpose of mitigating these risks.

Notes to the consolidated financial statements At 31 December 2020

28 Financial risk management (continued)

Risk management and governance framework of the Group (continued)

Asset and Liability Committee ("ALCO") is a sub-committee of the IC responsible for setting and implementing the ALM policy, capital planning and proactive management of liquidity risk and market risk to which the group is exposed. The authority of ALCO includes:

- Active management of the funding profile in line with firms objectives, with a focus on the entire balance sheet;
- b) Balance sheet and cash flow review and forecasting;
- c) Design and implementation of foreign exchange and profit-rate hedging strategy;
- d) Periodic review Treasury Money Market limits and placement strategy;
- e) Review and approval of derivative exposure limits; and
- f) Design and implementation of the liquidity and capital strategy of the firm.

The risk management functions are carried out by the identified control departments who liaise with the Chief Executive Officer for the day to day management of specific risks. These control departments include Risk Management, Compliance, Legal and Finance, and are manned by dedicated risk specialists in various disciplines to deal with the pertinent business risk exposures of the Group. In line with suitable governance policies, Risk Management Department ("RMD") and Compliance department have independent reporting lines to BRACC that allow them to provide their impartial view on the business activities taken by the Group.

Credit quality

The Group follows an internal rating mechanism for grading relationships under financing assets.

The Group utilises a scale ranging from 1 to 5 for credit relationships, with 1 to 3 denoting performing grades, 4 denoting watch-list assets and 5 representing severely underperforming and in certain cases non-performing financings.

All credits are assigned a rating in accordance with the defined criteria.

The Group endeavors continuously to improve upon the internal credit risk rating methodologies and credit risk management policies and practices to reflect the true underlying credit risk of the portfolio and the credit culture in the Group.

Credit risk

Credit risk is the risk that an obligor or counterparty will fail to meet its contractual obligations in accordance with the agreed terms. For Risk Management reporting purposes, the Group considers and consolidates all elements of credit risk exposure (such as individual obligor exposure, business line exposure, country and economic sector risk etc.).

With respect to the credit risk arising from balances with banks, placements and other receivables, the Group's exposure to credit risk arises from the default of the counter party, with a maximum exposure equal to the carrying amount of these assets in the statement of financial position. Exposures are considered of good credit standing and management believe that it is minimal risk of default, thus, expected credit loss is insignificant but being monitored for significant changes in credit risk.

Definition of credit default and cure

The Group considers a financial instrument defaulted and therefore Stage 3 (credit-impaired) for ECL when the borrower becomes past due on its contractual payments and there are other clear qualitative indicators, subject to a thorough review by the RMD.

Notes to the consolidated financial statements At 31 December 2020

28 Financial risk management (continued)

Credit risk (continued)

As part of the qualitative assessment of whether a customer is in default, the Group also considers a variety of instances that may indicate unlikeliness to pay. When such events occur, the Group carefully considers whether the event should result in treating the customer as defaulted and therefore assessed as Stage 3 for ECL calculations or whether Stage 2 is appropriate. Such events may include:

- Internal rating of the borrower indicating default or near-default
- The borrower requesting emergency funding from the Bank
- The borrower having past due liabilities to public creditors or employees
- A material decrease in the underlying collateral value where the recovery of the financing assets is expected from the sale of the collateral
- A material decrease in the borrower's turnover or the loss of a major customer
- A covenant breach not waived by the Bank
- The debtor (or any legal entity within the debtor's group) filing for bankruptcy
- Debtor's listed debt or equity suspended at the primary exchange

It is the Group's policy to consider a financial instrument as 'cured' and therefore re-classified out of Stage 3 when none of the default criteria have been present and shows significant improvement. The decision whether to classify an asset as Stage 2 or Stage 1 once cured depends on the updated credit grade, at the time of the cure, and whether this indicates there has been a significant increase in credit risk compared to initial recognition.

Management of credit risk

The Board has granted approval to the Group to engage in credit and investment related activities for approved products and is ultimately responsible for approving and periodically reviewing the credit and investment strategies and policies of the Group along with the SSB. The Board defines and sets the Group's overall levels of risk appetite, risk diversification and asset allocation strategies applicable to each Islamic financing instrument, economic activity, geographical spread, currency and tenor. The Bank is responsible for applying Sharia governance, the SSB is responsible to issue Fatwas and review the transactions introduced to it from a Sharia perspective and to the extent practical.

The Board has delegated its responsibility of overall risk management to various Board and senior management committees. The BIC of the Board of Directors is responsible for evaluating and granting credit facilities and approving the Bank's investment activities within authorized limits as set by the Board and within the scope of activities approved by the QFCRA. The IC evaluates credit and investment proposals and also exercises oversight on compliance with investment criteria, limits and investment procedures. The RMD is responsible for reviewing and scrutinizing the Group's risk management policies and procedures. The IC also reviews proposed guidelines on all risk and governance issues.

The RMD is responsible for the oversight and monitoring of the Group's credit risk, including:

- a) Formulating credit and investment policies in consultation with business units, covering credit and investment assessment, and risk reporting. RMD also facilitates establishment of the authorization structure for the approval and renewal of credit facilities. Approval / authorization limits are also allocated to Executive Management. Larger facilities require approval by BIC and/or the Board of Directors based on the authority limits structure of the Group.
- Reviewing and assessing credit and investment exposures prior to investments or facilities being committed. Exercising oversight for limiting concentrations of exposure to counterparties, countries and economic sectors.
- Exercising oversight and ongoing monitoring of credit and investment exposures, market risk exposures and operational risk management.

Notes to the consolidated financial statements At 31 December 2020

28 Financial risk management (continued)

Management of credit risk (continued)

- d) Providing advice, guidance and specialist skills to business units to promote best practice throughout the Group in the management of investment and credit risk.
- e) The RMD works alongside the investment banking department at all stages of a deal cycle from preinvestment, due diligence, exit and provides an independent review of every transaction. A fair evaluation of the investments takes place quarterly with input provided by the investment banking department and reviewed by IC. Regular audits of business units and group credit process are undertaken by Internal Audit.

Qinvest LLC

Notes to the consolidated financial statements At 31 December 2020

Exposure to credit risk
The gross maximum exposure of financial assets to credit risk as at 31 December 2020 was as follows:

	Bank balances	Placements with banks	*Financing assets	*Sukuk and other debt instrument	Other financial assets	Total Carrying value
Neither past due nor impaired Past due but not impaired	30,317	22,003	140,735	25,062	25,580	243,697
Individually impaired	٠	•		18,601	1,181	19.782
Gross carrying amount	30,317	22,003	140,735	43,663	26,761	263,479
Expected credit loss						
Lifetime	nev	•	•	o#Ñ	•	
Stage 1		•	(#))	•	*	31
Stage 2	uğ:	•		ī	•	•
Stage 3	*			(17,521)	(1,181)	(18,702)
Total allowance for impairment	•	•	*	(17,521)	(1,181)	(18,702)
Net carrying amount	30,317	22,003	140,735	26,142	25,580	244,777

^{*}Represents gross carrying amount of financial assets carried at amortized and fair value of financial assets carried at fair value.

Notes to the consolidated financial statements At 31 December 2020

28 Financial risk management (continued)

Exposure to credit risk (continued): The gross maximum exposure of financial assets to credit risk as at 31 December 2019 was as follows:

				*Sukuk and	Other	
	Bank	Placements	*Financing	other debt	financial	Total carrying
	balances	with banks	assets	instrument	assets	value
Neither past due nor impaired	15,193	25,061	141,057	28,844	34,241	244,396
Past due but not impaired	*:	ï		1	X.	30
Individually impaired	31	٠	15,526	18,601	1,181	35,308
Gross carrying amount	15,193	25,061	156,583	47,445	35,422	279,704
Expected credit loss						
Lifetime	t		*	*	Si	Ü
Stage 1	301	((e))	161	•))	*	ï
Stage 2	1			()		
Stage 3	e	•)	(1,706)	(16,621)	(1,181)	(19,508).
Total allowance for impairment	3	•	(1,706)	(16,621)	(1,181)	(19,508)
Net carrying amount	15,193	25,061	154,877	30,824	34,241	260,196

^{*}Represents gross carrying amount of financial assets carried at amortized and fair value of financial assets carried at fair value.

Credit risk coverage for investments

Investment securities comprise sukuks and debt type instruments issued by institutions that the Group consider having acceptable credit risk and liquidity profile. The sukuk and debt type instruments investments are subject to a comprehensive risk limit framework which includes limits on exposures to countries, economic sectors and issuers and also transaction limits. Given these criteria, management expects to minimize the credit risk relating to investments.

Credit risk coverage for financings

Financings comprise of financing assets extended to corporate clients, either on bilateral or syndicated basis, where the obligors exhibit an acceptable level of credit risk. Financing facilities are usually secured by tangible collateral and/or security packages (e.g. physical assets, company shares, etc.) and are subject to financial covenants.

Financing facilities are subject to a comprehensive risk limit framework which includes limits on exposures to product types, countries and sectors. Given these criteria, management expects to mitigate the credit risks relating to financings.

The table below presents an analysis of the net exposure of financial assets to credit risk by rating agency designation.

Rating			0	Carrying value as at 31 December	Carrying value as at 31 December
Rating				2020	2019
A A- A+ BB BB+ BB- BBB				368 57,915 11,198 - 378 4,882	8,003 40,952 17,354 252 5,462
BBB+ BBB- CCC+ Not rated Total				2,167 4,556 - - 163,313 244,777	3,809 37 2,440 181,887 260,196

Write-off policy

The Group writes off receivables and investment balances (and any related allowances for impairment losses) when the Group determines that the receivables or investments are uncollectable. This determination is reached after considering information such as the occurrence of significant changes in the payee or issuer's financial position such that the payee or issuer can no longer meet the obligation, or that proceeds from collateral will not be sufficient to pay back the entire exposure.

Concentration risk

Concentration risk is any single exposure or group of exposures with the potential to produce losses material enough to threaten the Group's health or ability to maintain its core operations. Such concentrations include:

- Significant exposures to an individual counterparty or group of related counterparties;
- Credit exposures to counterparties in the same economic sector or geographical region;
- Credit exposures to counterparties whose financial performance is dependent on the same activity or commodity; and
- Indirect credit exposures arising from the Group's credit risk mitigation activities (e.g. exposure to a single collateral type or to credit protection provided by a single counterparty).

Concentration risk (continued)

Exposure to significant counterparties:

Significant exposure is identified as aggregate exposure to a counterparty equal or exceeding 10% of capital resources. There is no significant exposure as at 31 December 2020.

Liquidity risk

Liquidity risk is defined as the risk that the Bank will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset. Liquidity risk arises because of the possibility that the Bank might be unable to meet its payment obligations when they fall due under both normal and stressed circumstances.

Management of liquidity risk

The Group's approach to managing liquidity is to ensure, as much as possible, that it will always have sufficient liquidity to meet its funding requirements and liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation. The Board is responsible for approving the ALM policy of the Group. In turn, the Board may delegate part of its responsibilities to subcommittees and senior management. The Board has delegated the responsibilities of ALM to the IC and ALCO.

The IC and ALCO are responsible for the overall asset and liability management function of the Group. The IC and ALCO set guidelines for the overall management of the liquidity and risk adjusted rate of return by recommending policies, setting limits and guidelines and monitoring the risk and liquidity profile of the Group regularly. The IC and ALCO also determine the financing liability and funding strategy of the Group in order to maximize profit and minimize risk. The ALCO is responsible for overseeing the adherence to regulatory liquidity ratios and preparation of a short-term liquidity reports.

Exposure to liquidity risk

The Group's liquid assets include cash and cash equivalents, sovereign and high quality sukuks and marketable securities. Appropriate haircuts are applied to the valuation of these assets to ensure that a sufficient buffer is maintained for any market price fluctuation. The table below lists the liquidity indicators that the Group monitors regularly.

Indicators	2020		2019
Liquid assets/ total equity	13%_	-	11%
Illiquid + long term investments / total assets	93%_		93%_

The maturity profile of the Group's assets and liabilities is shown in Note 27.

Market risk

Management of market risk

The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return on risk. As a matter of general policy, all trading positions on its assets and liabilities are being monitored on a daily basis by both business and control areas. Any material movements on the trading portfolios are addressed appropriately. All foreign exchange risk within the Group is transferred to Treasury. The Group seeks to manage currency risk by continually monitoring exchange rates. Overall authority for market risk is vested in the IC. ALCO is responsible for the design and implementation of FX and profit rate hedging strategies. RMD is responsible for the development of detailed risk management policies (subject to review and approval by the IC) and for the regular review of their implementation.

Market risk has the following main components:

- Profit rate risk:
- Foreign exchange risk; and
- Price risk:

Profit rate risk

Profit rate risk arises when there is a mismatch between positions which are subject to profit rate adjustment within a period. In the Group's funding and investment activities, fluctuations in profit rates are reflected in profit margins and earnings.

Exposure to profit rate risk

Profit rate risk is the risk that the relative value of a profit bearing asset and liabilities, whether fixed or floating, will worsen due to movements in market based benchmark profit rates. The principal risk to which non-trading portfolios are exposed is the risk of loss from fluctuations in the future cash flows or fair values of financial instrument because of a change in market profit rates. The Group holds a mixture of both floating and fixed profit rate assets, comprising financing facilities, placements with other financial institutions and investments in sukuks and debt type instruments. ALCO is responsible for reviewing the profit rare risk profile and to decide if a hedge of residual profit rate risk is required.

Profit rate risk sensitivity analysis

The Group monitors the sensitivity of the Group's financial instruments by way of subjecting them to standard scenarios that include a 100 basis point (bp) parallel fall or rise in all pertinent yield curves. An analysis of the Group's income statement sensitivity to an increase or decrease in market profit rates (assuming no asymmetrical movement in yield curves and a constant statement of financial position) is as follows:

	100 bps parallel increase / (decrease)
At 31 December 2020	(3,147)
	100 bps parallel increase / (decrease) US\$'000
At 31 December 2019	(1,000)

Qinvest LLC

Notes to the consolidated financial statements At 31 December 2020

Profit rate risk profile
The following table sets out the profit rate risk profile of the Group's assets and liabilities as at 31 December 2020:

Assets Cash and bank balances	Carrying amount 30,317	Less than 3 months		3 to 12 months	1 to 5 years	Over 5 years	Not profit sensitive
	22,003 140,735	22,003	-	64.445	76.290	a 1	
Investment securities	670,721	9		19,930	2,695	i liet	648,096
Investment in associates Other assets	38,258 58 499	(10)		• •		e ses g	38,258
FIR	1,076,850	22,003		84,375	78,985		891,487
	437,653 62,388 40.182	346,882 51,766	1 2	30,016 10,622	60,755	n e j g	
	540,223	398,648		40,638	60,755		40, 182
Profit rate sensitivity gap Cumulative profit rate sensitivity		(376,645)		43,737	18,230		
•	•	(376,645)		(332,908)	(314,678)	(314,678)	

i.

In thousand US\$

Not profit sensitive 15,193

28 Financial risk management (continued)

Profit rate risk profile (continued) The following table sets out the profit rate risk	ued) profit rate risk profile of the Group's financial assets and liabilities as at 31 December 2019:	nancial assets and	liabilities as at 31 De	scember 2019;		
	Carrying	Less than 3	3 to 12	1 to 5	Over	
	amount	months	months	years	5 years	
Assets			1.5			
Cash and bank balances	15,193			,	3	
Placements with banks	25,061	25,061	(8)	•		
Financing assets	154,877	13,821	141.056	9 90		
Investment securities	484,772	100	12,507	22.104	8	
Investments in real estate	110,258			31		
Investment in associates	43,339	D		AC	*	
Other assets	69,731		9	:0		
Total	903,231	38,882	153,563	22,104	•	î j
Liabilities						
Financing liabilities	314,566	208,940	75,526	30,100	٠	
Other liabilities	29,649		•	æ	63	
Total	344,215	208,940	75,526	30,100		LI
Profit rate sensitivity gap		(170,058)	78,037	(966'2)	ē	
Cumulative profit rate sensitivity gap		(170,058)	(92,021)	(100,017)	(100,017)	

29,649

450,161 110,258 43,339 69,731 688,682

Foreign exchange risk

The Group is exposed to foreign exchange risk on financial assets and financial liabilities that are denominated in a currency other than the functional currency of the Group.

Exposure to foreign currency exchange risk

Foreign exchange risk is the current or prospective risk to earnings and capital arising from adverse movements in currency exchange rates. The Group had the following significant net exposures denominated in foreign currencies that are not pegged to US\$:

	2020	2019
Euro	(5,011)	2,091
Pound Sterling	1,261	1,609
Indian Rupee	22,279	28,194
Others	6,753	7,556

The exposures to Euro, Pound Sterling and Indian Rupee are primarily from the Group's net investment exposure to the foreign currency denominated assets and liabilities of, investment in associate, financial assets designated at fair value through income statement and fair value through equity investments. The Group generally uses forward foreign exchange contracts to hedge the foreign currency risk on its net investment in foreign operations.

Foreign exchange risk sensitivity analysis:

The table below indicates the effect of a reasonably possible movement of the currency rate against the US\$ on the net profit for the year, with all other variables held constant:

	2020	2019
5% change in currency exchange rate		
Euro	(251)	105
Pound Sterling	63	80
Indian Rupee	1,114	1,410
Others	338	378

Price risk

The Group is exposed to price risk on its equities securities, financing assets and other debt instruments measured at fair value. This arises from investments held by the Group for which prices in the future are uncertain. The Group currently does not hold any listed securities; however, it has invested in certain Sharia funds that have investments in listed securities. Accordingly, a direct impact of change in capital market position on Group may not be quantified. Any change in variables of market rate (i.e. risk-free interest rate, country risk rate, counterparty specific risk and discount on lack of marketability) may have a direct impact on the fair value of the financing assets.

Operational risk

Operational risk is the risk of loss arising from systems and control failures, fraud and human errors, which can result in financial loss, reputational damage, legal penalty and regulatory censure. The Bank manages Operational Risk through appropriate controls (such as segregation of duties, checks and balances, and the work of audit and compliance) and an Operational Risk Management (ORM) framework.

The RMD is responsible for designing and developing QInvest's ORM framework, including associated tools and training to support ORM implementation.

This framework adopts a three-pronged approach – (a) self-analysis by each Bank department through the Operational Risk Self-Assessment (ORSA) process, (b) loss event/data reporting, and (c) issue tracking. Oversight of the ORM is exercised by RMD and IC.

Operational risk (continued)

QInvest has also developed a Business Continuity Plan (BCP) to facilitate the resumption and continuation of business in the event of a disaster impacting the bank's Head Office. In particular, the Bank transfers data outside Qatar on a daily basis into a cloud-based system managed by a reputable international service provider. This enables the Bank to re-build data and resume operations from outside Qatar in the event of an "in-country" disaster.

Other risks

Legal risk is addressed through the effective use of internal and external legal advisers. Reputational risk is addressed by effective procedures being drafted and implemented around all areas concerning press and publicity releases, document production and website design.

Regulatory and legal risks

The Compliance department is responsible for helping management identify and manage compliance and regulatory risks. It reports directly to the BRACC and focuses on the implementation of a control framework which helps ensure the appropriate regulatory response in relation to legislation and requirements arising in Qatar and in other locations.

Capital management

Capital represents the shareholders' investment and is a key strategic resource which supports the Group's risk taking business activities. In line with Group's financial objective, management strives to deploy this resource in an efficient and disciplined manner to earn competitive returns. Capital also reflects financial strength and security to the Group's creditors and depositors. Capital management is fundamental to the Group's risk management philosophy, and takes into account economic and regulatory requirements.

The Group's regulator, the QFCRA, sets and monitors capital requirements for the Group as a whole. In implementing current capital requirements the QFCRA requires the Group to maintain a positive prescribed ratio of total capital to total risk-weighted assets. The minimum ratio prescribed by the QFCRA is 10.5%.

For calculating regulatory capital, the Group is following the QFCRA approaches for credit, market and operational risk management.

The Group's regulatory capital is analyzed into two tiers:

- Tier 1 capital includes ordinary share capital, share premium, retained earnings, translation reserve, investment fair value reserve relating to unrealized gains on equity instruments classified as fair value through equity, associates and other regulatory adjustments relating to items that are included in equity but are treated differently for capital adequacy purposes.
- Tier 2 capital includes instruments issued by the entity that meet the criteria for inclusion in Tier 2 capital, share premium, certain financing assets provisions and other regulatory adjustments applied in calculation of Tier 2 capital.

The Group's policy is at all times to exceed the minimum capital requirements of the QFCRA. The Group and its individually regulated operations have complied with all externally imposed capital requirements throughout the year. There have been no material changes in the Group's management of capital during the year. Furthermore, ALCO actively reviews changes in the firm's capital position and monitors changes to capital adequacy profile following review of periodic stress tests.

Capital allocation

The allocation of capital between specific operations and activities is, to a large extent, driven by optimization of the return achieved on the capital allocated. The amount of capital allocated to each operation or activity is based primarily upon the regulatory capital, but in some cases the regulatory requirements do not reflect fully the varying degree of risk associated with different activities. In such cases the internal capital requirements may be adjusted to reflect differing risk profiles, subject to the overall level of capital to support a particular operation or activity not falling below the minimum required for regulatory purposes. The process of allocating capital to specific operations and activities is undertaken independently from those responsible for the operation, and is subject to review by the Senior Management.

Capital position as per QFCRA Basel III rules is as below:

	2020	2019
Risk weighted exposure	2,035,790	2,002,621
Total qualifying tier 1 capital and reserve funds	526,809	547,830
Qualifying Tier 2 capital and reserve funds	1,289	700
Total qualifying capital and reserve funds	528,098	548,530
Capital adequacy ratio	26%	27%

Notes to the consolidated financial statements At 31 December 2020

29 Fair value measurement

29.1 Fair values

Set out below, is a comparison by class of the carrying amounts and fair value of the Group's financial instruments, other than those with carrying amounts are reasonable approximations of fair values:

Fair value and classification of financial instruments at 31 December 2020

Fair Value	30.317	22,003	140,735	670,721	25,580	889,356		437,653	62,388	21,851	521,892
Total carrying value	30,317	22,003	140,735	670,721	25,580	889,356		437,653	62,388	21,851	521,892
Financial assets and liabilities at amortized cost	30,317	22,003		i•	25,580	77,900		437,653	62,388	21,851	521,892
Amortized cost investment securities		į		21,010	1	21,010	ě	9	•	•	•
Fair value through equity		·	: : ₩?	377,178	(rec)	377,178		ar ⁱ	er _{re}	•	•
Mandatorily measured at fair value through income statement	*	•	140,735	5,132	•	145,867		*	•	•	
Designated as at fair value through income	*	€£	i	267,401	30	267,401		*	((6):		
	Financial assets Cash and bank balances	Placements with banks	Financing assets	Investment securities	Other financial assets	Total	Financial liabilities	Financing liabilities	Wakala deposits	Other financial liabilities	Total

Qinvest LLC

Notes to the consolidated financial statements At 31 December 2020

29 Fair value measurement (continued)

29.1 Fair values (continued)

Fair value and classification of financial instruments at 31 December 2019

			al		le Value							15 714,930				17 336,417
			Total	carryin	value		15,19	25,06	154,87	484,77	34,24	714,145		314,56	21,851	336,417
	Financial	assets and	liabilities	at amortized	cost		15,193	25,061	13,820	9900	34,242	88,316		314,566	21,851	336,417
		Amortized	cost	investment	securities		**	(<u>@</u>	*	1,980	*	1,980				*
			Fair value	through	ednity		î.	•	r	112,091		112,091		(1)	¥	ľ
Mandatorily	measured at	fair value	through	income	statement	œ.	•		141,057	28,844	*	169,901		ì	•	•
	Designated	as at fair	value through	income	statement		((0))	(10)	(00)	341,857	E	341,857		1	*	(()
						Financial assets	Cash and bank balances	Placements with banks	Financing assets	Investment securities	Other financial assets	Total	Financial liabilities	Financing liabilities	Other financial liabilities	Total

Notes to the consolidated financial statements At 31 December 2020

29 Fair value measurement (continued)

29.1 Fair values (continued)

The management assessed that cash and short-term deposits, other receivables, other payables, due to bank and other current liabilities approximate their carrying amounts largely due to the short-term maturities of these instruments.

The fair value of the financial assets and liabilities is included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following methods and assumptions were used to estimate the fair values:

- Long-term fixed-rate and variable-rate financing receivables and other debt type instruments are evaluated by the Group based on parameters such as profit rates, specific country risk factors, individual creditworthiness of the customer and the risk characteristics of the financed project. Based on this evaluation, allowances are taken into account for the expected losses of these receivables. As at 31 December 2019, the carrying amounts of such receivables, net of allowances, were not materially different from their calculated fair values. Depending on the nature and level of adjustments needed to the value, the Group considers these financial assets as Level 3.
- Fair value of the quoted sukuk is based on price quotations at the reporting date.
- Fair value of the unquoted shares has been estimated using appropriate valuation methodologies. The valuation requires management to make certain assumptions about the model inputs, including forecast cash flows, the discount rate, credit risk and volatility. The probabilities of the various estimates within the range can be reasonably assessed and are used in management's estimate of fair value for these unquoted equity investments.
- Fair value of quoted financial assets is derived from quoted market prices in active markets.
- Certain unquoted fair value through equity investments may be recorded at cost if their fair values cannot be reliably estimated. However, such investments are tested for impairment. There are no active markets for these investments and the Group intends to hold them for the long term.
- The Group enters into derivative financial instruments with various counterparties for hedging purpose, principally financial institutions with investment grade credit ratings. Derivatives valued using valuation techniques with market observable inputs are mainly, foreign exchange forward contracts. The Group use observable inputs or the counterparty banks valuations to measure the fair value of the derivative financial instruments. Such financial assets and liabilities are classified as level 2.
- The Group invests in limited partnerships which are not quoted in an active market and the NAV of these
 funds may be used as an input into measuring their fair value. Depending on the nature and level of
 adjustments needed to the NAV and the level of trading, the Group classifies these funds as Level 3.

Description of significant unobservable inputs to valuation:

Valuation techniques and models used on level 3 investments were mainly DCF and Market comparable approach models and have used various inputs to arrive at a fair value determination that reflects the price of the financial instrument at the reporting date that would have been determined by market participants acting at arm's length.

Sensitivity to changes in inputs may vary depending on the nature of the identified inputs. Assumptions and inputs used in valuation techniques include risk-free rate and benchmark profit rates or WACC, credit spreads and other factors used in estimating the discount rates, equity prices, foreign currency exchange rates and expected price volatilities and correlations.

29 Fair value measurement (continued)

29.2 Determination of fair value and fair value hierarchy

Quantitative disclosures fair value measurement hierarchy for assets and liabilities as at 31 December 2020:

		Fair value measurement using				
	Fair value	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)		
Assets						
Fair value through income statement						
investments	272,533	4,882	63,205	204,446		
Fair value through income statement			,	•		
financing assets	140,735	-	30	140,735		
Fair value through equity financial				,		
investments	377,178	119,002	221,119	37,057		
Derivative instruments	65		65	***		
Investments in real estate	116,317			116,317		
Total	906,828	123,884	284,389	498,555		
· · · · · · · · · · · · · · · · · · ·						
Liabilities						
Derivative instruments	10,548	e = 2-2	10,548			

Quantitative disclosures fair value measurement hierarchy for assets and liabilities as at 31 December 2019:

	14	Fair value measurement using					
	Fai r value	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)			
Assets							
Fair value through income statement							
investments	370,701	19,248	119,403	232,050			
Fair value through income statement				·			
financing assets	141,057		*	141,057			
Fair value through equity financial							
investments	112,091	H	69,094	42,997			
Derivative instruments	13,769	183	13,769				
Investments in real estate	110,258	/ <u>#</u>	·	110,258			
Total	747,876	19,248	202,266	526,362			
Liabilities							
Derivative instruments	4,728		4,728				

29 Fair value measurement (continued)

29.2 Determination of fair value and fair value hierarchy (continued)

(ii) Unquoted sharia'a funds

The investments classified within Level 2 are unlisted sharia'a funds. Shares in unlisted sharia'a funds are valued by reference to the latest confirmed net asset value (NAV) per Share of the relevant investment funds or, if unavailable, the estimated net asset value of the relevant underlying scheme.

These confirmations are received from the administrator of each of these investment funds. If these are unavailable, the value is estimated by the Directors or their delegate with a view to establishing the probable realisation value of such investment.

(iii) Unlisted managed funds

The Group invests in managed funds, including private equity funds, real estate funds which are not quoted in an active market and which may be subject to restrictions on redemptions, Depending on the nature and level of adjustments needed to the NAV and the level of trading in the fund, the Group classifies these funds as Level 3.

Level 3 reconciliation

The following table shows a reconciliation of all movements in the fair value of assets categorized within Level 3 between the beginning and the end of the reporting period:

	Fair value through income statements investments	Financing assets measured at fair value	Fair value through equity investments	Investments in real estate	Total
Balance as at 31					
December 2019	232,050	141,057	42,997	110,258	526,362
Total gains and losses					
in income statement Total loss recognized in	(2,697)	(322)	(5,955)	=	(8,974)
equity	2 4 5		-		4
Purchases / Transfers	61,005	3€	320		61,325
Disposals / Transfers	(85,912)	(€	(305)	Ė	(86,217)
Foreign currency gain		(6		6,059	6,059
Balance at 31					
December 2020	204,446	140,735	37,057	116,317	498,555

29 Fair value measurement (continued)

29.2 Determination of fair value and fair value hierarchy (continued)

Level 3 reconciliation (continued)

	Fair value through income statements investments	Financing assets measured at fair value	Fair value through equity investments	Investments in real estate	Total
Balance as at 31					
December 2018	389,283	138,076	61,873	61,340	650,572
Total gains and losses in					
income statement	(1,752)	3,595	(12,987)	=	(11,144)
Total loss recognized in					
equity	74		(4,646)	-	(4,646)
Purchases / Transfers	13,583	13,623	319	50,250	77,775
Disposals / Transfers	(167,900)	(14,237)	(2,435)	-	(184,572)
Foreign currency losses	(1,164)	<u>.</u>	873	(1,332)	(1,623)
Balance at 31 December					
2019	232,050	141,057	42,997	110,258_	526,362

30 Cash dividends to the equity holders of the bank

The Board of Directors have not proposed a cash dividend for the year ended 31 December 2020 (2019: Nil).

31 Assets under management

The Group's investment activities include "Asset Management" including "Discretionary Portfolio Management" (DPM). Funds under Management and other Restricted Investment Accounts. At the reporting date, the Group had total Assets under Management of US\$ 1,120 million (31 December 2019: US\$ 790 million). These included DPM and restricted investment accounts of US\$ 455 million (2019: US\$ 193 million) and Funds under Management of US\$ 665 million (2019: US\$ 597 million). DPM and restricted investment accounts are reported as part of Consolidated Statement of Changes in Restricted Investment Accounts. The financial statements of these funds are not consolidated with the financial statements of the Group. However, the Group's share of equity in these funds is included in the financial investments of the Group.

32 Subsequent events

No major subsequent events were reported after the reporting period except for the share buy-back as disclosed in Note 13.2.

33 Reclassification and restatement

The comparative figures for the previous year have been reclassified and restated, where necessary, in order to conform to the current year's presentation. Such reclassifications do not affect the previously reported net profits, net assets or equity except for the restatement included in Note 2.1.