REMUNERATION

 Table 21: Remuneration disclosure requirements (per APS 330 Public Disclosure effective August 2015)

Qu	Qualitative disclosures		
(a)	Information relating to the bodies that oversee remuneration. Disclosures must include:		
	the name, composition and mandate of the main body overseeing remuneration;	The Board Remuneration Committee consists of independent Directors Mr Barry Dangerfield, Mr Greg Kenny and Ms Sandra Birkensleigh. Mr Barry Dangerfield is Chairman of the Committee.	
		 Purpose 1.1 The Board Remuneration Committee (the Committee) has been appointed by the Board of Directors (the Board) of Auswide Bank Ltd to perform the functions outlined in this Charter. 1.2 The Committee's primary function is to assist the Board in fulfilling its responsibilities to shareholders and regulators in relation to remuneration by ensuring that Auswide Bank has clear remuneration policies and practices that fairly and responsibly reward individuals having regard to performance, Auswide Bank's risk management framework, the law and the highest standards of governance. 	
		 The committee's purpose is: to review and make recommendations to the Board in relation to the Auswide Bank Ltd Remuneration Policy (Policy) and to assess the Policy's effectiveness and its compliance with Prudential Standards; to review and make recommendations to the Board in relation to the individual remuneration levels and reward outcomes for the Managing Director/CEO, non-executive Directors, other executives who report directly to the Managing Director/CEO, each category of persons covered by the Remuneration Policy and any other key personnel the Board determines 	

considers to be in a role of material influence;
 to review and make recommendations to the Board on the corporate goals and objectives
relevant to the remuneration of the Managing Director/CEO, and the performance of the
Managing Director/CEO in light of these objectives;
 to approve short term and long term incentive plans for Auswide Bank's executives;
 to review and make recommendations to the Board in relation to approving any and all
performance rights plans;
 to oversee succession planning for senior executives; and
 to oversee general remuneration practices and incentive programs across Auswide Bank.
2. Duties and Responsibilities
The duties and responsibilities of the Remuneration Committee are as follows:
2.1 Review and make recommendations to the Board in relation to the Board Remuneration
Policy and to assess its effectiveness and its compliance with the requirements of the APRA
Prudential Standards.
2.2 Review the on-going appropriateness and relevance of the Policy at a minimum of every two
years or when there are proposed amendments. In particular, the Committee will provide
reasonable assurance that the Policy:
 complies with governance and all applicable legislative requirements regarding remuneration
and its disclosure, including superannuation;
 supports Auswide Bank's long term financial soundness, growth and success and aligns with
its risk management framework;
 involves an appropriate balance between fixed and variable remuneration, reflecting the
short and long term performance objectives appropriate to Auswide Bank's circumstances
and goals;
 demonstrates a clear relationship between individual and business performance and
remuneration outcomes;
 is aligned with shareholder outcomes; and
 attracts and retains talent to deliver superior performance, by providing remuneration

	packages that are equitable and externally competitive.
	2.3 Review and make recommendations to the Board in relation to the recruitment, retention, termination policies and payments and succession planning processes for the Managing Director / CEO and other executive positions and key persons.
the name of external consultants whose advice has been sought, the body by which they were commissioned, and in what areas of the remuneration process;	No advice has been sought from external consultants for this financial period.
a description of the scope of the ADI's Remuneration Policy (e.g. by regions, business lines), including the extent to which it is applicable to foreign subsidiaries and branches; and	The scope of the Remuneration Policy encompasses remuneration practices in relation to all Auswide Bank employees designated as "responsible persons" per APRA Prudential Standard CPS 520 <i>Fit and Proper</i> , risk management, compliance, and financial control personnel, and all other employees for whom a significant portion of total remuneration is based on performance and whose activities, individually or collectively, may affect the financial soundness of the company.
a description of the types of persons considered as material risk takers and as senior managers as defined in paragraph 21 of this Prudential Standard, APS 330 <i>Public Disclosure</i> , including the number of persons in each group.	For the purpose of these disclosures, "senior manager" refers to each responsible person included in Auswide Bank's Remuneration Policy under APRA Prudential Standard CPS 510 <i>Governance</i> and "material risk-taker" refers to persons other than responsible persons and risk and financial control personnel, as defined under CPS 510. The following 7 roles are considered "senior managers" for these disclosures: Managing Director Chief Financial Officer Chief Risk Officer Chief Operating Officer Chief Information Officer

		Chief People Officer
		Chief Customer Officer
		There are no employees outside of the Senior Management group that are considered material risk
		takers based on the definition in APS 330.
(b)	Information relating to the design a	and structure of remuneration processes. Disclosures must include:
	an overview of the key features and objectives of remuneration policy;	Consistent with the Australian Prudential Regulation Authority (APRA) Prudential Standard CPS 510 Governance (issued January 2015), the objective of the Policy is to maintain behaviour that supports the sustained financial performance and security of Auswide Bank and to reward Executive and management efforts which increase shareholder and customer value. In accordance with CPS 510, the Board Remuneration Committee will ensure that the structure of the remuneration for risk and financial control personnel, including performance based components, does not compromise the independence of these personnel in carrying out their functions.
		 The Board Remuneration Policy is based upon the long-term sustainable financial security of Auswide Bank as evidenced by: Appropriately balanced measures of performance weighted towards long-term shareholder interests; Variable performance-based pay for Executives/Senior Managers involving a long-term incentive plan subject to an extended period of performance assessment; Recognition and reward for strong performance; A considered balance between the capacity to pay and the need to pay to attract and retain capable staff at all levels; The exercise of Board discretion as an ultimate means to mitigate unintended consequences of variable pay and to preserve the interests of the shareholders; and Short-term and long-term incentives performance criteria are structured within the overall risk management framework of the Company.

	whether the Remuneration Committee reviewed the ADI's Remuneration Policy during the past year, and if so, an overview of any changes that were made; and	The Remuneration Policy has been reviewed in the 2016/2017 year with no material changes. Auswide Bank's remuneration policy has been designed to recognise and reward the performance of its People through the introduction of a performance management system, key performance indicators and performance scoring. Aligned with this approach is the process of benchmarking each employee's role with the industry range of wages / salaries for similar positions.
	a discussion of how the ADI ensures that risk and financial control personnel (as defined in CPS 510) are remunerated independently of the businesses they oversee.	Risk and financial control personnel are on a fixed market-based salary which is established by the Remuneration committee to ensure that the reporting obligations are not compromised by financial incentives. Performance-based remuneration for such staff is structured so that it will not compromise their independence in carrying out their roles. Risk and financial control personnel will not have any personal KPIs that encourage risk-taking behaviour of any kind, either individually or organisationally.
(c)	Description of the ways in which current and future risks are taken into account in the remuneration processes. Disclosures must include:	
	an overview of the key risks that the ADI takes into account when implementing remuneration measures;	Auswide Bank Ltd aims to maintain a strong risk framework and continuous self assessment of risk across Auswide Bank to protect capital, losses, safety, people, etc. Some risks involved with implementing remuneration measures could include figures being adjusted to enable targets to be reached, failure to follow policies and/or regulations so targets can be met or any act that is contrary to the vision and direction of the company to attain goals.
	an overview of the nature and type of the key measures used to take account of these risks, including risks difficult to measure (values need not be disclosed);	 Manage all loan arrears to acceptable levels Ensure Auswide Bank meets all its regulatory obligations within designated timeframes Manage all compliance requirements of Auswide Bank to a standard that protects Auswide Bank from regulatory/financial reputational risk Manage actions and ensure completeness and accuracy on risk dashboard Deliver risk guidelines for all existing and new products Ensure timely and effective decisions on credit quality that balance both volume, growth and adversity assessment Separation of duties Repercussions for deceptive behaviour

a discussion of the ways in which	Short Term Incentive (STI)
these measures affect remuneration; and	Each year, STI targets and key performance indicators / measures (KPIs) for the Managin Director/CEO are set by the Board Remuneration Committee and approved by the Board. Th Managing Director/CEO sets STI targets and KPIs for the Senior Executives which is presented t the Board for approval.
	The STI is calculated as a maximum dollar value or percentage of the Fixed Annual Remuneration (FAR) and is payable annually in respect of each financial year as cash. Maximum STI awards are a follows: Managing Director/CEO up to a value of \$150,000 per annum and Executives/Senior Managers up to 25% of FAR per annum.
	Payment of STI is conditional upon the achievement of key performance measures tailored to the respective role.
	The performance measures and objectives are selected to provide a robust link between Executive reward and the key business drivers of long term shareholder value. The KPIs are measured relating to Company and personal performance accountabilities and include financial, strategic, operation and customer/stakeholder measures. The measures are chosen and weighted to best align the individual's reward to the KPIs of the Company and its overall performance. KPIs are weighted to wards the achievement of profit growth targets.
	The financial performance objectives are profit before income tax and after income tax compared budgeted amounts. The non-financial objectives vary with position and responsibility and inclue measures such as achieving strategic outcomes, compliance and support of the Company's ri- management policies and compliance culture, customer satisfaction, communication and sta development.
	The Impact of Individual Performance on STI rewards
	At the end of the financial year, the Committee assesses the actual performance of the Comparand the Managing Director/CEO against the KPI scorecard set at the beginning of the financial year

Based upon that assessment, a recommendation is made to the Board as to the STI payment.
After individual assessment of their performance measures, the Managing Director/CEO will
recommend to the Committee the STI payments for Executives Managers for approval by the Board.
The total STI reward paid is limited to the size of the funded STI pool.
The Impact of Business Performance on STI rewards
Payment of an STI to the Managing Director /CEO and Executive Managers is at the complete
discretion of the Board and can be adjusted downwards to zero, if necessary, to protect the financial
soundness of the Company and taking into account a qualitative overlay that reflects Auswide
Bank's management of business risks, shareholder expectations and quality of the financial results –
e.g. at a minimum to ensure that no breach of capital adequacy or liquidity policy thresholds occurs.
For the purposes of calculating the STI pool each year, the financial performance of Auswide Bank is
determined by a mix of growth in cash earnings and Return on Equity (ROE). These measures
reasonably capture the effects of a number of material risks and minimise actions that promote
short-term results at the expense of longer-term business growth and success.
STI Risk Adjustment
STI reward outcomes can be adjusted for risk at a number of levels.
Individual Scorecards – Senior executives will have specific risk related measures related to their
role included in their scorecard and are aligned with the Risk Appetite Statement where appropriate.
Compliance Gateway – Senior executives must support Auswide Bank's risk and compliance culture.
Individuals who do not pass the compliance expectations of their role will have their STI reduced in
part, or in full, depending on the severity of the breach and may not participate in the ELTIP and/or
may have their LTI lapsed. Risk Adjustment of Business Outcomes – Whilst performance is assessed against compliance with
the agreed risk measures and Risk appetite, the Committee may recommend to the Board an
The agreed lisk measures and hisk appende, the committee may recommend to the board an

adjustment of the financial outcomes upon which STI rewards are determined based on a qualitative overlay that reflects the Auswide Bank's management of business risks, shareholder expectations and the quality of the financial results.
Executive Long Term Incentive Plan (ELTIP)
The ELTIP was established by the Board to encourage the Executive Management Team, comprising the Managing Director/CEO and Executive Managers, to drive the long-term prosperity of Auswide Bank and have a greater involvement in the achievement of the Company's objectives.
To achieve this aim, the ELTIP provides for the issue to the Executive Management Team of fully paid ordinary shares in the Company if performance criteria specified by the Board are satisfied in a set performance period.
Under the ELTIP an offer may be made to the members of the Executive Management Team every year as determined by the Board. The maximum value of the offer is determined as a dollar value or a percentage of the FAR of each member of the Executive Management Team. The maximum value of \$150,000 per annum for the Managing Director/CEO and up to a maximum percentage of15% for the Executive Managers. The value of the offer is converted into fully paid ordinary shares based upon the weighted average price of the Company's shares over the twenty trading days prior to the offer date.
In order for the shares to vest in each eligible member of the Executive Management Team certain performance criteria must be satisfied within a predetermined performance period. Both the performance criteria and the performance period are set by the Board at its absolute discretion. The Board has for the time being set the two financial years commencing with the year in which an offer is made under the plan as the performance period with growth in Total Shareholder Return (TSR) over the relevant performance period as the performance criteria.
Any reward payable to any member of the Executive Team under any ELTIP offer is subject to reassessment and possible forfeiture, if the results on which the ELTIP reward was based, are

subsequently found to have been the subject of deliberate management misstatement. Any reward payable to any member of the Executive Team under any ELTIP offer will be calculated as follows:
 The ELTIP reward for the performance period will be based upon the following basis: No reward will be payable if TSR is negative irrespective of the benchmark group performance. Auswide Bank's share price performance baseline for TSR calculation for the financial year ELTIP offer is below the set value. Auswide Bank's NPAT performance baseline for growth calculation for the financial year ELTIP offer is below the set value.
The ELTIP provides for an independent Trustee to acquire and hold shares. The Trustee Is funded by the Company to acquire shares, as directed by the Board, either by way of purchase from other shareholders on market, or issue by the Company. Vesting of shares occurs once an assessment has been made after the performance period (currently 2 years) and once the Board resolves to notify the Trustee to issue entitlements under the relevant ELTIP offer.
Vesting of shares to the Managing Director/CEO or Executive Managers is at the complete discretion of the Board and can be adjusted downwards, to zero if necessary, to protect the financial soundness of the Company, i.e. to, at a minimum, ensure that no breach of capital adequacy or liquidity policy thresholds occurs.
The Trustee will allocate any shares to each member of the Executive Management Team in accordance with their entitlement under the ELTIP. Any shares to be allocated to the Managing Director/CEO under this Plan may require shareholder prior approval in accordance with ASX Listing Rules. The Trustee will hold the shares which have been allocated on behalf of the Executive Management Team member.
An Executive Manager cannot transfer or dispose of shares which have been allocated to them until

		the earlier of the seventh anniversary of the original offer date of the grant; leaving the employment of the Company; the Board giving permission for a transfer or sale to occur; or a specified event occurring (e.g. change in control of the Company). Upon request, the Board will release vested shares to an Executive to the extent required to meet a taxation assessment directly related to the award of those shares.
		On separation from the Company, shares will be released only if the separation is due to a 'Qualifying Reason' or is at the initiation of the Company without cause. If this occurs within the two year performance period, shares will be allocated on a pro-rata basis by bringing the qualifying date forward to the date of separation.
		On accepting an ELTIP offer made by Auswide Bank Ltd, Executive Managers are required to agree to not hedge their economic exposure to any allocated non-vested entitlement. Failure to comply with this directive will constitute a breach of duty and as such will involve disciplinary action and the risk of dismissal under the terms of the Executive's contract.
	a discussion of how the nature and type of these measures has changed over the past year and reasons for the change, as well as the impact of changes on remuneration.	The key measures relating to remuneration are seen as appropriate and as such our existing process of setting Short Term Incentive (STI) targets, Key Performance Indicators (KPIs) and the Executive Long Term Incentive Plan (ELTIP) remain applicable to this financial year. It is envisaged that risks surrounding the remuneration policy will be minimised through maintaining such measures.
(d)	Description of the ways in which the remuneration. Disclosures must inc	e ADI seeks to link performance during a performance measurement period with levels of lude:

on avantion of the main	Veriable nerfermance based new emplies to Evenutives (Canier Menaners instruction a chart torre
an overview of the main	Variable performance based pay applies to Executives/Senior Managers including a short-term
performance metrics for the ADI,	performance incentive (STI) plan and a long-term performance incentive (LTI), subject to an
top-level business lines and	extended period of performance assessment.
individuals;	The total remuneration package for senior executives / management consists of a base salary plus STI/LTI performance based incentives at the total discretion of the Board.
	STI/LTI payments are calculated based on the financial calculations of the individual's scorecard plus a discretionary behavioural assessment.
	Sales employees (branch staff and lenders) are rewarded for their efforts based on both their
	individual contribution to their team and the personal achievement of their KPIs and/or targets.
	Incentives will be paid on a quarterly basis and will vary according to individual targets. The branch
	staff program will be based on a "balanced scorecard" basis. The lenders' program is based on
	meeting quarterly targets and risk and cross-sales gateways.
a discussion of how amounts of	Short term incentives (STIs):
individual remuneration are linked	Senior management will be eligible to receive an annual interim Short Term Incentive (STI)
to institution-wide and individual	payment. The amount of any STI Payment is dependent on the Company's performance as well as
performance; and	their own individual achievement of the targets and measurements set out in their performance
	profile and scorecard and as assessed and determined by the Board.
	Long Term Incentives (LTIs):
	Senior management will be eligible to receive a Long Term Incentive (LTI) payment. The amount of any LTI Payment is dependent on the Company's performance as well as their own individual achievement of the targets and measurements set out in their performance profile and scorecard and as assessed and determined by the Board. LTIs are paid by way of Performance Rights. The
	grant of performance rights to subscribe for or to be transferred at no cost is one share for every performance right exercised. The Executive/Senior Manager must complete a full year of service to
	be eligible to receive the LTI for each applicable financial year, the bonus entitlement will be
	calculated based on the 30th June results and overall performance including discretionary as
	determined by the Remuneration Committee and paid on the 1st July. The performance rights carry
	no dividend or voting rights. Subject to the vesting conditions 33% of the performance rights vest

	on the second anniversary of the measured performance year, 33% on the third anniversary and 33% on the fourth anniversary.
	Fixed Remuneration: In determining an employee's fixed remuneration (which comprises a cash salary/wage and a superannuation contribution), external benchmarking is performed to ensure that fixed reward is comparable and competitive within the markets in which we operate. Individual performance, skills, expertise, and experience are also used to determine where the employee's fixed remuneration should sit within a market range. Auswide Bank aligns its remuneration strategy to the Banking Finance and Insurance Award 2010 and sets a market median fixed remuneration for each position. A minimum range (Award level) to a maximum range is set around those market positions – with the upper half of the range limited to exceptional performers. Pay & Incentives rewards employees for their efforts based on both their individual contribution to their team and the achievement of their KPIs and/or targets.
a discussion of the measures the ADI will in general implement to adjust remuneration in the event that performance metrics are weak.	The Board has discretion to adjust the STI payment down (potentially to zero) in the event that the Managing Director /CEO or an Executive Manager commits a serious breach of duty.If the results on which any STI reward was based are subsequently found by the Board to have been the subject of deliberate management misstatement, the Board may require repayment of the relevant STI, in addition to any other disciplinary actions
	Any reward payable to any member of the Executive Team under any ELTIP offer is subject to reassessment and possible forfeiture, if the results on which the ELTIP reward was based, are subsequently found to have been the subject of deliberate management misstatement.
	The Impact of Business Performance on STI rewards Payment of an STI to the Managing Director /CEO and Executive Managers is at the complete discretion of the Board and can be adjusted downwards to zero, if necessary, to protect the financial soundness of the Company and taking into account a qualitative overlay that reflects Auswide

		Bank's management of business risks, shareholder expectations and quality of the financial results – e.g. at a minimum to ensure that no breach of capital adequacy or liquidity policy thresholds occurs.					
(e)	Description of the ways in which the ADI seeks to adjust remuneration to take account of longer-term performance. Disclosures must include:						
	a discussion of the ADI's policy on deferral and vesting of variable remuneration and, if the fraction of variable remuneration that is deferred differs across persons or groups of persons, a description of the factors that determine the fraction and their relative importance;	Senior management will be eligible to receive a Long Term Incentive (LTI) payment. The amount of any LTI Payment is dependent on the Company's performance as well as their own individual achievement of the targets and measurements set out in their performance profile and scorecard and as assessed and determined by the Board. LTIs are paid by way of Performance Rights. The grant of performance rights to subscribe for or to be transferred at no cost is one share for every performance right exercised. The Executive/Senior Manager must complete a full year of service to be eligible to receive the LTI for each applicable financial year, the bonus entitlement will be calculated based on the 30th June results and overall performance including discretionary as determined by the Remuneration Committee and paid on the 1st July. The performance rights carry no dividend or voting rights. Subject to the vesting conditions 33% of the performance rights vest on the second anniversary of the measured performance year, 33% on the third anniversary and 33% on the fourth anniversary.					
	and a discussion of the ADI's policy and criteria for adjusting deferred remuneration before vesting and after vesting through clawback arrangements.	If the results on which any LTI reward was based are subsequently found by the Board to have been the subject of deliberate management misstatement, the Board may require repayment of the relevant LTI, in addition to any other disciplinary actions.					

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(f)	Description of the different forms of variable remuneration that the ADI utilises and the rationale for using these different forms. Disclosures must include:						
	an overview of the forms of variable remuneration offered (i.e. cash, shares and share-linked instruments and other forms); and a discussion of the use of the different forms of variable remuneration and, if the mix of	Variable remuneration is paid in the form of cash through short term incentives. The introduction of long term incentives by way of performance rights has resulted in shares becoming an additional form of variable remuneration from the 2013/2014 financial year. Pay & Incentives rewards employees for their efforts based on both their individual contribution to their team and the achievement of their KPIs and/or targets.					
	different forms of variable remuneration differs across persons or groups of persons, a description of the factors that determine the mix and their	Short term incentives (STIs) reward our senior management level for their contribution to our business success over a short timeframe, generally 12 months. STIs are a variable reward and are not guaranteed. STIs reward employees for their individual performance which is assessed against key performance objectives as well as their contribution to the organisational outcomes during a performance year.					
	relative importance.	Long term incentives (LTIs) are awarded to senior management level to drive management decisions focussed on the long term prosperity of Auswide Bank through the use of challenging performance hurdles and are subject to the discretion of the Board. Awards under the LTI may also require shareholder approval and will be conditional upon such approval being obtained if required by the Corporations Act, ASX Listing Rules or corporate governance principles determined by the Board.					

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QU	ANTATIVE DISCLOSURES	2016/2017	2015/2016		
(g)	Number of meetings held by the main body overseeing remuneration during the financial year and the remuneration paid to its members.	No. of meetings: 3 Remuneration: \$300,000	No. of meetings: 2 Remuneration: \$300,000		
(h)	 The number of persons having received a variable remuneration award during the financial year. 	6	6		
	 Number and total amount of guaranteed bonuses awarded during the financial year. 	Nil	Nil		
	• Number and total amount of sign-on awards made during the financial year.	Nil	Nil		
	 Number and total amount of termination payments made during the financial year. 	Nil	Nil		
(i)	• Total amount of outstanding deferred remuneration, split into cash, shares and share-linked instruments and other forms.	Shares \$285,998	Shares \$165,000		
	• Total amount of deferred remuneration paid out in the financial year.	Shares \$25,000	Shares \$37,500		
(j)	Breakdown of the amount of remuneration awards for the financial year in accordance with Table 21A below to show: • fixed and variable;	Refer Table 21A below	Refer Table 21A below		
	 deferred and non-deferred; and the different forms used (cash, shares and share-linked instruments and other forms). 				
(k)	Quantitative information about persons' exposure to implicit (e.g. fluctuations in the value of shares or performance units) and explicit adjustments (e.g. malus, clawbacks or similar reversals or downward revaluations of awards) of deferred remuneration and retained remuneration:				
	 Total amount of outstanding deferred remuneration and retained remuneration exposed to ex post explicit and/or implicit adjustments. 	\$285,998 shares	\$165,000 shares		

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• Total amount of reductions during the financial year due to ex	Nil	Nil
post explicit adjustments.		
 Total amount of reductions during the financial year due to ex 	Nil	Nil
post implicit adjustments.		

Table 21A: Total value of remuneration awards											
		2016/2017					2015/2016				
	Senior Managers		Material risk- takers*			Senior Mar	agers Material risk-takers*				
	Unrestricted \$	Deferred \$	Unrestricted \$	Deferred \$	Total \$	Unrestricted \$	Deferred \$	Unrestricted \$	Deferred \$	Total \$	
Fixed remuneration											
Cash-based	2,115,343	-	-	-	2,115,343	1,765,537			-	1,765,537	
 Shares and share-linked instruments 	-	-	-	-	-	-			-	-	
• Other	-	-	-	-	-	-			-	-	
	2,115,343	-	-	-	2115343	1,765,537			-	1,765,537	
Variable Remuneration											
Cash-based	97,577	-	-	-	97577	92,500			-	92,500	
 Shares and share-linked instruments 	-	285,998	-	-	285,998	-	165,000) -	-	165,000	
Other	-	-	-	-	-	-			-	-	
	97,577	285,998	-	-	383,575	92,500	165,000) –	-	257,500	
Total	2,212,920	285,998	-	-	2,498,918	1,858,037	165,000) –	-	2,023,037	

*There are no employees outside of the Senior Management group that are considered material risk takers based on the definition in APS 330. Auswide Bank's material risk takers are included in the senior manager category of this disclosure.