

Policy

Policy Title:

Disclosure and Transparency Policy

Approved by:

Board of Directors

Date of Approval

17 April 2023

Date of Last review:

New release

Date of next review

One year from Date of Last Review (or earlier for regulatory or strategic changes)

Exceptions:

Exceptions and immaterial changes to this policy shall be approved by GCEO. Material changes shall be approved by the Board. Materiality is defined as per DOA. In all events, a request For Approval must be completed and presenetd to Company seceratry for any exception, material or immeaterial change.

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SECTION 1 - INTRODUCTION

PURPOSE

The Transparency and Disclosure Policy aims at enhancing transparency of the Bank's activities, strategies and policies. The goal of this policy is to set out the rules on how Masraf provides and discloses information to its shareholders and other stakeholders in order to assist such persons in making informed decisions and having better understanding about the Bank and its operations.

The policy aims also at distinguishing the different classes of information, including the information that can be publicly disclosed to the market and the confidential information, which cannot be publicly disclosed for the fact that it is unknown to third parties.

As per QFMA and QCB Corporate Governance regulations, the Disclosure and Transparency Policy will be published on the corporate website, and made available to public.

SCOPE

This Policy is binding for Masraf and its employees. All subsidiaries of Masraf Group must adopt and implement this Policy taking into consideration their local corporate governance structures, organization and legal and regulatory requirements without undue delay.

Upon adoption and implementation of this Policy by Masraf Group, their Corporate Governance policies and guidelines are subject and supplemental to this Policy.

DEFINITIONS

Word/Term	Definition
Masraf / The Bank	Masraf Al Rayan (Masraf) QPSC.
Masraf Group	Masraf and its subsidiaries and associates
QFMA	Qatar Financial Market Authority
QSE	Qatar Stock Exchange
QCB	Qatar Central Bank
QCSD	Qatar Central Securities Depository
MOCI	Ministry of Commerce and Industry
CCL	Commercial Companies Law No. 5 of 2002, superseded by law No. 11 of 2015, as amended from time to time

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AOA	Articles of Association of Masraf
AFS	Annual Financial Statements
MOA	Memorandum of Association of Masraf
AGA	Annual General Assembly of Masraf
EGA	Extraordinary General Assembly of Masraf
Legislative context	The laws, regulations, policies and other documents defined under the Legislative Context section of this policy
BOD	Board of Directors of Masraf
CS	Company Secretary of Masraf
CC	Corporate Communication
IR	Investors Relations Function of Masraf
The Chairman	The Chairman of the Board of Directors of Masraf
Authorized persons	Masraf officers who are authorized under this policy to disclose any information on behalf of Masraf
Group CEO	Group Chief Executive Officer of Masraf

LEGISLATIVE CONTEXT

This policy has been developed in accordance with the following but not limited to, laws, regulations and statutory documents:

Name	Location
QCB Instructions as amended from time to time	As issued by QCB
QCB Corporate Governance regulations, in particular Circular 25/2022, as amended from time to time	As issued by QCB
QFMA Corporate Governance Code for Listed Companies on Primary Market No.5/2016, as amended from time to time	As issued by QFMA
QFMA Securities Issuing and Listing Regulation and all relevant, as amended from time to time	As issued by QFMA
QSE Regulations as amended from time to time	As issued by QSE
QCSD Instructions as amended from time to time	As issued by QCSD
CCL as amended form time to time	As issued by the MOCI
AOA	As approved by the shareholders of Masraf
DOA Matrix	As approved and amended and by the Board from time to time
BASEL disclosure requirements and Organization for Economic Co-operation and Development OECD	As issued by OECD and Basel

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SECTION 2 - POLICY

PRINCIPLES

- I. When disclosing information, Masraf shall be guided by the principles of accuracy, accessibility, timeliness, completeness, and regularity. Masraf will additionally seek to maintain a reasonable balance between the transparency level adopted by Masraf and the protection of its commercial interests while complying with the legislative context, this Policy and other internal policies of Masraf.
- II. Masraf shall not avoid disclosure of negative information about Masraf if such information might be considered material or essential for shareholders, other stakeholders or potential investors.
- III. For the purposes of disclosure, the preferential treatment of one group of recipients of such information (i.e. selective disclosure), shall be prohibited unless otherwise provided under any provisions of the legislative context.
- IV. This Policy shall regulate the disclosure of information about Masraf and its business activities.
- V. The GCEO of Masraf shall be responsible for ensuring the adherence to and compliance with this Policy.

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POLICY

POLICY		Accountability
1.	MASRAF DUTY	
1.1	Masraf has a duty under the legislative context to conduct its operations in a transparent and open way, therefore:	
	1.1.1 Masraf will ensure timely and accurate disclosure of its financial position, performance, ownership, and corporate governance. In particular, disclosure of Q1 and Q3 financials shall not exceed 30 days after the end of the relevant quarter. Disclosure of Q2 financials shall not exceed 45 days after the end of the Q2. Disclosure of AFS (Q4) shall not exceed 90 days after the end of each financial year (as mandated by QFMA's Board Decision No. (04) of 2020).	
	1.1.2 Masraf will operate in a transparent way with the decisions passed by its general assembly of shareholders and its Board of Directors;	
	1.1.3 Masraf will preserve high level of confidence in disclosing and publishing information on its website, including its annual report, AGA/EGA papers, financial statements, Corporate Governance structure, policies and other information;	
	1.1.4 Masraf gives a general right of access to all types of recorded information, subject to the requirements of the applicable laws and regulations where Masraf operate. This right is provided for under the legislative context. Any person wishing to exercise this right, will have to make a written request to Masraf. Any person who makes such a request must be informed whether Masraf holds that information. Subject to exemptions set out by the applicable laws, the person making such a request will be supplied with the requested information.	
	1.1.5 Masraf will ensue all disclosure requirements under the laws and regulations, including but not limited to, the requirements	

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·	···	MASRAF AL RAYAN	7
		under Principle 9 of QCB Circular 25 of 2022 and QFMA	
		disclosure requirements under QFMA CG Code issued by	
		QFMA Board Resolution No 5 of 2016, as amended from time	
		to time, and QFMA Issuance and Listing Rulebook, are	
		adhered to at anytime.	
	1.1.6	Masraf will ensure all disclosure requirements, in particular,	
		in its financial statements, as set forth under applicable Basel	
		guidelines and QECD requirements are taken the basis for	
		disclosure philosophy on the Bank, without prejudice to any	
		other applicable regulations.	
2.	CLAS	SES OF INFORMATION	
	The cla	asses of information which Masraf undertakes to publish and	
	disclos	e under this policy are as follows:	
2.1	Public	Information	
	Public	information shall mean information the disclosure of which is	
	require	ed by the legislative context. Public information shall include:	
	2.1.1	Ownership structure and shareholders rights	CS / IR
	2.1.2	Financial and operational information, including quarterly and annual financial statements and reference to accounting standards applied	Finance
	2.1.3	Board and management structure and process	CS
	2.1.4	Board and management remuneration policy	CS
	2.1.5	Business ethics and corporate responsibility	CS
	2.1.6	Services and Products	СС
	2.1.7	Agendas and resolutions for the Board Meetings and AGA/EGA;	CS/CC
	2.1.8	Plans, strategies and objectives of the bank;	GCEO's office
•	2.1.9	Full list of BOD members and members of executive	CS
		management and their qualifications and experiences;	
	2.1.10	Any material penalty fine or punishment imposed on the bank by QCB or any other regulator, if any.	Compliance



	2.2.4	A purchase by Masraf of its own shares provided that such purchase is not related to decrease in the share capital, and	Treasury / CEO's office
	2.2.3	Decisions regarding the increase or decrease of the share capital;	CEO's office
	2.2.2	Opening of new branches, establishment of subsidiaries, merger with or acquisition of other entities;	CEO's office
	000	member or GCEO;	0501 55
	2.2.1	Changes in the name of Masraf and changes in the board	CEO's office
2.2	Other	sensitive information	
		investigations process;	
		as such disclosure does not hinder the legal and related	
	∠. 1.1 <i>1</i>	extent permitted under the laws and regulations and as long	Legal/C3
	2.1.17	legislative context Any material legal cases filed by or against the Bank to the	Legal/CS
		Masraf prepared and developed in accordance with the	
	2.1.16	The Annual Report and the Corporate Governance Report of	CS
	2.1.15	The external auditor's reports and opinions	
		and Board committees charters	Finance
		and risk policies, disclosure and transparency policy, Board	
		to, the Policies of the Corporate Governance, compliance	
	2.1.14	Summary on the policies of Masraf including, but not limited	CS
	2.1.13	Masraf's articles of association and its amendments	CS
		adopted for any disclosure on behalf of Masraf.	-
		the Social Media Policy and the internal review process	' /Shria audit
		accordance with this Disclosure and Transparency Policy,	Compliance
	- 	review and signed-off process by relevant stakeholders in	Legal /
	2.1.12		Marketing /
		Matrix;	
	∠. 1.11	Materiality is defined as per the Board-approved DOA	GCEO OTTICE
	2.1.11	group profit before tax); Material issues regarding employees and stakeholders.	GCEO office
		(External auditors usually define material level, as 5% of the	

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	MASRAF AL RAYAN acquisition, the purchase price, as well as the goals and reasons for such purchase;	C I'
2.2.5	Transactions that may affect the interests of the shareholders or the use of Masraf's material assets, including information regarding the use of shares, and the other parties involved in such deals, in the context of law and regulations; (External auditors usually define material level, as 5% of the group profit before tax);	Compliance
2.2.6	Changes in the business priorities of Masraf;	CEO's office
2.2.7	Amendments to the articles of association relating to the issuance of preferred shares of categories other than those previously issued;	CS
2.2.8	Changes of the external auditors of Masraf;	Internal Audit
or pres	all material transactions affecting the financial and business operations of Masraf, which may affect the price of Masraf's shares, provided that any announcement in the media or a conference in relation to any business operation that affect the share price shall contain, as a minimum requirement, the following information: - objective of such transaction - total amount of the transaction - repayment method and source of funding, where applicable - sufficient details about the stakeholders involved in the transaction - impact of the transaction's perfection on the bank's financial position - the pros and cons, potentials and risks related to the transaction - confirmation on whether there is or there is no conflict of interest amongst the stakeholders - ownership ratios before and after the perfection of the transaction, where applicable events, QFMA and QSE, shall be provided with any statements are releases regarding the foregoing before publishing them in ess or the media.	CEO's office / CC / IR/ Compliance / Legal
2.2.10	If securities are issued which require the registration of the securities prospectus, Masraf shall provide access to information contained in the prospectus and shall publish a	IR

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		MASRAF AL RAYAN notice of the procedure of disclosure in accordance with QSE	
		internal regulations and the legislative context;	
	2.2.11	In addition to the above information, Masraf Board shall	Finance/CS
		annually place at the disposal of the shareholders, for their	
		perusal at least one week prior to the scheduled date of an	
		Annual General Assembly, a report on all amounts received	
		by the Board members within the meaning of Article 47 of the	
		Bank's AOA and Article 122 of the Commercial Companies	
		Law. Such report shall be audited by the bank's external	
		auditors in accordance with Article 122 of CCL.	
2.3	Inforn	nation provided to Shareholders	
	2.3.1	Masraf shall ensure that shareholders have access to the	CS/IR
		documents and information as set forth in the legislative	
		context to the extent permissible under the laws and	
		regulations and in such manner that does not conflict with the	
		interest of the Bank	
	2.3.2	All shareholders shall have the right to review the documents	CS/IR
		listed above, at the address of Masraf which is located at: PO	
		Box 28888, Masraf Al Rayan Q.P.S.C (Masraf), AL Add Al	
		Sharqi street 69, Marina 40, Masraf tower, Lusail City, Doha,	
		Qatar	
	2.3.3	Requests to review or receive copies of documents shall be	CS/IR
		made in writing to the attention of Masraf Company Secretary	
		or the Head of Investors Relations, and sent to the following	
		address: PO Box 28888, Masraf Al Rayan Q.P.S.C (Masraf),	
		Al Add Al Sharqi street 69, Marina 40, Masraf tower, Lusail	
		City, Doha, Qatar P.O. Box: 28888. The request shall state	
		the full name of the shareholder (for legal entities, their names	
		and location), the number of shares owned by the	
		shareholder and the title of document requested. The request	
		is to be accompanied by an extract from the share register.	
	2.3.4	The Head of Investors Relations shall be required to verify the	IR
		share ownership of the person requesting information.	

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	2.3.5	MASRAF AL RAYAN The documents shall be made available for inspection free of	CS/IR
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		charge within seven calendar days after the date of the	
		request.	
2.4		dential Information	
	2.4.1	Confidential information shall mean any trade secrets	
		(including customers' data and transactions) and non-public	
		information about Masraf having actual or potential	
		commercial value because of the fact that it is unknown to	
		third parties. There is no legal right to free access to such	
		information.	
	2.4.2	Masraf shall take all necessary steps and actions to protect	
		its trade secrets and confidential information.	
	2.4.3	The following persons shall have access to confidential	
		information:	
	a	Board Members;	
	b.	The Group CEO;	
		Masraf Company Secretary; Any executive management member as authorized by the	
	u.	GCEO; and	
	e.	Any other staff member that his/her job duties require such access to confidential information but with prior authorization	
		as per DoA matrix.	
	2.4.4	The GCEO of Masraf shall have the right to make changes	
		and amendments to the list of persons having access to	
		confidential information.	
	2.4.5	Persons having access to confidential information shall not	
		use such information for entering into any business	
		transactions, nor shall they disclose such information to third	
		parties for commercial use.	
	2.4.6	Persons who have illegally acquired Masraf's trade secrets or	
		confidential information shall reimburse Masraf for any losses	
		incurred. The same shall apply to the employees of Masraf	
		who have disclosed confidential information in violation of	
		their employment contracts, and to any other contracting	
		parties disclosing such information in violation of their	
		contractual agreement.	

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	2.4.7	Any person in possession of confidential information as per	
	۷.٦.۱	this clause 2.4 shall be deemed and insider and is subject to	
		·	
		requirements under clause 2.5 below.	
2.5		er Information	
	2.5.1	Insider information shall include any material non-public	
		information about the business activities of Masraf, its shares	
		and any other securities, as well as any transactions with	
		these securities, which, if disclosed, might materially affect	
		the market value of these shares or other securities of Masraf.	
	2.5.2	Any individual or legal entity that has access to insider	
		information pursuant to any law or regulation, job description	
		or other internal regulation of Masraf, shall be deemed an	
		insider.	
	2.5.3	Insiders shall comply with the procedures for the appropriate	
		handling and use of insider information as established by the	
		board under the Group Conflict of Interest Management	
		Policy of the Bank.	
	2.5.4	A list of insiders must be prepared and updated regularly in	CS/CGNRC/
		accordance with the relevant laws and regulations and	Compliance
		presented to the QSE, QCSD and QFMA with its regular	О О 11 р 11 3 11 С
		updates, when applicable, through any means in writing and	
		through the QCSD Membership Portal	
		(https://www.qcsd.gov.qa/en/h7579ueplswgwbt9e). For	
		details on the process of feeding data into the QCSD	
		Membership Portal, please refer to the Group Conflict of	
		Interest Management Policy.	
2.6	Inforn		
2.0	2.6.1	nation provided to Masraf If Masraf is required to disclose information that is provided	
		to it by other persons or legal entities, Masraf shall use its	
		best efforts to ensure the timely receipt and continuous	
		update of such information.	
	262	Masraf shall be entitled to receive information that is material	
	2.6.2		
		to the business activities of Masraf in accordance with the	
		legislative context.	

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	MASRAF AL RAYAN
	2.6.3 The Board members, Group CEO, senior management and
	shareholders owning more than 5% of the voting shares of
	Masraf who have been deemed interested parties in any
	transaction shall provide the board, and the external auditor
	of Masraf with information regarding:
	a. Legal entities in which such person owns 5% or more of the
	voting shares (interest), regardless of whether individually or
	jointly owned with affiliated persons;
	b. Legal entities in which they hold positions in the governing
	bodies; and
	c. All executed, negotiated or proposed deals known to them in
	which they might be considered an interested party.
	2.6.4 The external auditor of Masraf shall provide Masraf with the
	results of any audit of Masraf's financial and business
	operations in accordance with the legislative context and the
	contract with the external auditor.
3.	PERSONS AUTHORIZED TO MAKE DISCLOSURE ON BEHALF OF MASRAF
3.1	The following authorized persons of Masraf shall be authorized to
	disclose information to interested third parties such as investors, the
	public, the mass media, governmental authorities:
	a. The Chairman of the Board of Directors;
	a. The Chairman of the Board of Directors; b. The Group CEO of Masraf;
	c. Any other person authorized by the persons (a) or (b) above
3.2	In order to ensure a uniform and consistent disclosure policy,
	authorized persons may also designate on special occasions other
	persons to act on their behalf and respond to any inquiries regarding
	Masraf's business activities. The CFO or other member of the senior
	management, mandated by the authorized persons, to discuss the
	earnings and financial aspects of the bank with external parties
	subject to the terms and conditions set out under this Policy.
3.3	Public statement that may have a significant impact on Masraf's
	business activities and/or the value of its securities shall be
	coordinated with the Group CEO (or other person determined by the
	coordinated with the Group CEO (or other person determined by the Group CEO).

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3.4	If any employee of Masraf participates in any public event, as part of his or her official or other duties, such employee shall ensure that	
	his/her participation in this event is approved by an authorized person	
	and that any disclosure of information regarding Masraf is made in strict compliance with Masraf's disclosure policy and with the prior	
	approval of an authorized person.	
3.5	Authorized persons shall be fully informed regarding Masraf's	
	business activities that might be also of interest to the business	
	community. The communications of the authorized persons shall be	
	directed, coordinated and controlled by the Group CEO.	
4.	PARTIES AND RULES FOR THE DISCLOSURE	
4.1	The IR department, under supervision of GCEO, and any other	
	authorized persons as designated by GCEO, shall develop regular	
	review, and improve Masraf's disclosure policy.	
4.2	The IR department shall be responsible for the organization, accuracy, and timeliness of disclosure, and for filing disclosure	
	reports with the relevant governmental and regulatory authorities	
	after obtaining relevant approvals as per the policy herein. The IR	
	department, under GCEO guidance, shall also be responsible for	
	providing information about Masraf to its shareholders, creditors and	
	other interested parties.	
4.3	Masraf's Company Secretary shall play a key role in implementing	
	Masraf's disclosure policy. In particular, Masraf Company Secretary,	
	in coordination with the Group CEO and the accountable officers of	
	Masraf, shall ensure the timely disclosure of information contained in	
	this policy, and information regarding material events affecting	
	Masraf's business and financial operations.	
4.4	Masraf's disclosure policy shall be implemented in accordance with	
	applicable law, and in the best interests of Masraf and its	
	shareholders.	
4.5	The Chairman, Group CEO, IR department and other authorized	
	persons shall always have complete information on all aspects of	

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	MASRAF AL RAYAN Masraf's business activities for one or more of the following	
	purposes:	
	 a. Determining whether such information meets the disclosure requirements, whether it is material, and whether it may be disclosed at that particular time or should be treated as confidential; 	
	b. Ensuring the proper understanding of the current operations of Masraf that may be of interest to investors; and	
	c. Preventing situations where Masraf might inadvertently deny the occurrence of any significant events, despite the fact that they actually occurred.	
4.6	Any disclosure must be revised, as and when necessary, by concerned parties, with Compliance as minimum requirement. Any disclosure must be approved by GCEO before it is public to market. IR department is responsible to process the disclosures through any of the means under (5) below after ensuring all internal approvals are in place in accordance with the policy herein.	
5.	MEANS OF DISCLOSURES	
5.1		
J. I	Masraf shall disclose public information on its internet website located under www.alrayan.com or through any of its social media channels defined under the approved Social Media Policy.	
5.2	located under www.alrayan.com or through any of its social media	

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g. Conduct any other means of disclosure as established by the Chairman and the Group CEO

SECTION 3 - INSTRUCTIONS

INSTRUCTIONS

Refer to the IR Instructions which are developed within the framework of this Policy and shall form an integral part thereof

Instructions steps	Responsibility

SUPPORTING DOCUMENTATION

Forms and Records Management

Form	Retention Time	Retention Location

Related Material

Name	Location	Document Type
IR Policy	Intranet	Policy
Group Conflict of Interest Management Policy	Internet	Policy

SECTION 4 - GOVERNANCE

RESPONSIBILITY

Policy Owner	GCFO
Policy Author	Head of Investor Relations & Financial Planning
Policy Custodian	Company secretary

VERSION CONTROL AND CHANGE HISTORY

Version	Approval Date	Approved by	Amendment
Number			
V.0	17 April 2023	Board of Directors	New release

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