A) Circular No. (2/BS/186/2006) amending concerning rules and regulations for the experience required under the article (68) of law No. (32) of the year 1968 and it's Amendments.

B) Circular requiring banks to provide Central Bank Of Kuwait with board members nomination forms, fully completed and supported by required documents, before 30 days from the date of the bank shareholders general meeting.

C) Circular No. (2/BS/26/1997) requiring banks to notify Central Bank Of Kuwait of any resignations of key positions, whose occupants must be nominated according to the provisions of Article (68).

D) Circular stipulating that the delegation of any responsibilities to a board member on behalf of the bank, must be subject to an authorization from the board.

E) Circular requiring banks to apply for Central Bank Of Kuwait approval for the nominee to the position of Head of Internal Audit Position or similar position.


G) Circular No (2/BS/172/2004) concerning the declaration of (direct or indirect) ownership of a candidate for a board membership of a bank, in the issued capital of such a bank.

H) Circular No. (2/BS/207/2007) concerning the rules and regulations governing the experience required for the chief executive officer and the managing director of a bank, excluding the condition stipulating the total period of experience as an employee.
I) **Circular concerning the amendments made to the forms used for nomination to a bank board membership, and nomination to the position of managing director, or the position of chief executive officer, his deputy or assistant.**

J) **Circular No. (2/BS,IBS/250/2009) requiring the candidate to a bank board membership, or to the position of managing director, chief executive officer, his deputy or assistant, to attach a certificate from the Criminal Execution and External Communication Office of the Ministry of Justice, showing the conclusive verdicts issued against him.**

K) **Circular No. (2/BS,IBS/254/2009) concerning the mechanism agreed upon with the prosecution of Criminal Execution and External Communications of the Ministry of Justice, for obtaining the required certificate for the candidates to bank board membership, and to the position of managing director, chief executive officer, his deputy and assistant.**
CHAPTER TWO : The Law, Supervisory & Regulatory Instructions & Controls

Jumada Al-Akhir 8, 1427 H
July 3, 2006

THE CHAIRMAN,


We would like to advise you that the Central Bank of Kuwait Board of Directors passed at its meeting of 2/7/2006 its resolution No. (57/322/2006), concerning the rules and regulations for the experience required under Article (68) of Law No. (32) of the year 1968 and its amendments.

The new resolution included all the amendments previously introduced in this regard, beside adding special conditions for the experience required for the Managing Director in a bank. The Managing Director in bank must satisfy the same conditions required for the Chief Executive Officer in bank. It has to be observed that the Central Bank of Kuwait’s prior approval must be obtained for the nominee to the position of the Managing Director in a bank, before referring the nomination to the Board of Directors for electing him as a Managing Director, by following the same procedures applicable for obtaining the Central Bank of Kuwait’s approval for the nominee to the position of Chief Executive Officer. The Central Bank of Kuwait has also the right to take the actions necessary for ascertaining that the nominee has the professional and leadership capabilities qualifying him for the position of the Managing Director in a bank, or for the position of the Chief Executive Officer, his deputy or assistant, including a personal interview with the nominee, if so required.

Attached is a copy of resolution No. (57/322/2006).

With my best wishes,

SALEM ABDUL AZIZ AL-SABAH

A) Circular No. (2/BS/186/2006) amending concerning rules and regulations for the experience required under the article (68) of law No. (32) of the year 1968 and it's Amendments.
Resolution No. (57/322/2006) Concerning the Rules and Regulations For the Experience Required Under Article (68) of Law No. (32) of the Year 1968(1)

The Central Bank of Kuwait Board of Directors,

Having reviewed:

- Article (68) of Law No. (32) of the year 1968 as amended by Law No. (28) of the year 2004, and


Has resolved as follows:

Article One

In order to meet the condition of the experience provided for under Article (68) of Law No. (32) of the year 1968, and its amendments, a candidate for a bank board membership should satisfy one of the following conditions:

1) Should hold a university degree or be a graduate of one of the applied education institutes specialized in the economic, financial or banking studies, and should have the following experience:

a) Holders of university degrees in the economic, legal or administrative studies should have five years experience in the said areas, or in the banking or financial field.

b) Holders of university degrees in other disciplines should have seven years experience in banking or financial field.

c) Holders of certificates from one of the specialized applied education institutes should have ten years experience in banking or financial field.

(1) The Central Bank of Kuwait Board of Directors previously issued on 22/1/1995 the resolution No. (4/220/1995) concerning the rules and regulations governing the experience required under article (68) of Law No. (32) of the year 1968 and its amendments The mentioned resolution was amended pursuant to resolution No.( 30/299/2004) and resolution No.(92/315/2005) .


A) Circular No. (2/BS/186/2006) amending concerning rules and regulations for the experience required under the article (68) of law No. (32) of the year 1968 and it's Amendments.
As for the candidates for the membership of specialized banks’ board of directors, if the candidate does not satisfy the above experience conditions, then it is a stipulation for the candidate to have experience in the business field of the respective specialized bank. For a candidate holding a university degree in any field, he must have a minimum experience of five years, while a candidate holding a certificate from specialized institutions of applied education must have a minimum experience of seven years, whether in the banking or financial field, or in the business field of the respective specialized bank.

Or

2) Had previously held board membership, for a minimum of six years, in local or foreign recognized banks or financial institutions, or in public institutions or financial or economic public bodies.

3) Had held, for a minimum of three years, key positions in banking or financial institutions, with functions related to the basic activities of the institution.

Or

4) In the event the candidate does not meet the conditions specified under items 2 and 3, it may be possible to rely upon his total experience in board membership and key positions in banking or financial institutions together, so that his total experience in the said areas would be a minimum of six years.

Or

5) Has been a businessman of recognized and licensed commercial, economic or financial activity for at least ten years, and the Central Bank of Kuwait believes that such activity provides the candidate with the experience useful for his position as a bank board member\(^{(1)}\)

Or

6) Has occupied for at least three years the position of Minister or its equivalent, or the position of Ambassador in the diplomatic body, or a key position in government bodies or state institutions, in accordance with the law and system of civil service. The Central Bank of Kuwait Board of Directors will decide whether the position occupied by the candidate has provided him with experience useful for his work as a bank board member\(^{(2)}\).

\(^{(1)}\) This item was amended pursuant to Central Bank of Kuwait Board of Directors’ Resolution No.(92/315/2005) issued on 30/10/2005

\(^{(2)}\) This item was added pursuant to Central Bank of Kuwait Board of Directors’ Resolution No. (92/315/2005) issued on 30/10/2005
**Article Two**

The Managing Director in a bank must satisfy the same conditions required for the Chief Executive Officer in a bank, according to Article Three of this resolution.

It has to be observed that the Central Bank of Kuwait’s prior approval must be obtained for the nominee to the position of the Managing Director in a bank, before referring the nomination to the respective bank Board of Directors for electing him as a Managing Director, by following the same procedures applicable for obtaining the Central Bank of Kuwait’s approval for the nominee to the position of Chief Executive Officer.

**Article Three**

In order to meet the experience requirement provided for under Article (68) of the said law, a candidate for the position of a bank Chief Executive Officer should satisfy the following conditions:

1) Must hold a university degree in economic, legal or administrative sciences.

2) Must have worked as an employee\(^{(2)}\) for a period of 15-20 years, of which at least 10 years were in a banking or financial institution, with a minimum of five years in key positions, which functions were related to the basic banking or financial activities of the institution.

3) Must possess the professional and leadership capabilities which qualify him for this position.

**Article Four**

In order to meet the experience requirement provided for under Article (68) of the said law, a candidate for the position of Deputy or Assistant Chief Executive Officer of a bank should satisfy the following conditions.

1) Must hold a university degree in economic, legal or administrative sciences.

2) Must have been employed for a period of 10-15 years, of which at least 10 years were in a banking or financial institution, with a minimum of five years in key positions which functions were related to the basic banking or financial activities of the institution.

---

\(^{(1)}\) This item was added pursuant to Central Bank of Kuwait Board of Directors’ Resolution No.(57/322/2006) issued on 3/7/2006.

\(^{(2)}\) The term (employee) was deleted pursuant to circular No. (2/BS/207/2007) issued on 6/6/2007.
3) Must possess the professional and leadership capabilities which qualify him for this position.

Deputy or Assistant of a bank’s Chief Executive Officer, who is required to meet the aforesaid conditions, is meant to be the persons who carry out the important functions related to the nature of the bank’s activities, such as credit, investment, treasury, banking operations, and other banking functions.

**Article Five**

In order for the experience required under Articles (One), (Three) and (four) of this resolution to be accepted for the nominees to the board membership of a bank, or for the position of the Chief Executive Officer of the bank, his Deputies or Assistants, such nominee must have not been removed from any of such positions with a view to protecting the safety of the depositors’ funds, shareholders’ interests or corporate interest of the bank, as per the rules of revised article (68) of the law No. (32) of the year 1968. It is also stipulated that no negligence, omission or violation of the law has been attributed to the candidate while performing his duties. In general, the candidate must have not committed acts violating the Law.

**Article Six**

The Central Bank Board of Directors may exempt a candidate for the position of a bank managing director, and any of the candidates to the positions of chief executive officer, his deputy or assistant from the “university degree requirement” if the experience and efficiency of such candidate so warrants.

**Article Seven (1)**

The Central Bank of Kuwait has the right to take the actions necessary for ascertaining that the nominee has the professional and leadership capabilities qualifying him for the position of the Managing Director in a bank, or to the position of the Chief Executive Officer, his Deputy or Assistant, including a personal interview with the nominee, if so required.

---

(1) Article Seven was added pursuant to Central Bank Of Kuwait Board of Directors’ Resolution No. (57/322/2006) issued on 3/7/2006

---

A) Circular No. (2/BS/186/2006) amending concerning rules and regulations for the experience required under the article (68) of law No. (32) of the year 1968 and it's Amendments.
CHAPTER TWO: The Law, Supervisory & Regulatory Instructions & Controls

Article Eight

This resolution shall be in effect from the date of its issuance, and shall be published in the official Gazette.

Central Bank Board of Directors of the Central Bank Of Kuwait

Issued on Jumada Al-Akhir 8, 1427 H
Corresponding to July 3, 2006
Moharram 6, 1417 H
May 13, 1997

THE CHAIRMAN,

“Circular to All Local Banks”
No. (2/BS/18/1997)

It has been noticed recently that some banks send their board members nomination forms to the Central Bank of Kuwait without attaching all supporting documents to the data and information contained in these forms, thus breaching the Central Bank of Kuwait instructions in this regard.

Therefore, in line with the rules of Article (68) of the law No. (32) of the year 1968 concerning Currency, the Central Bank of Kuwait and the Organization of the Banking System, and in order for the Central Bank of Kuwait to study those nomination forms and issue the relevant approval or declination decision in a timely manner without any delay. It is hereby required to dispatch to the Central Bank of Kuwait the subject nomination forms, complete and supported by required documents, 30 days before the date of the shareholders General Meeting of the respective bank. In the event of non-compliance with these instructions, the time period – defined under the above mentioned article – during which the Central Bank of Kuwait replies to such applications, shall commence from the date of completing the data and documents required in this respect. This may lead to deferring the date of the respective bank’s shareholders General Meeting until the Central Bank of Kuwait finishes the study of such applications and issues its final decision in this regard.

With my best wishes,

SALEM ABDUL AZIZ AL-SABAH
GOVERNOR

Moharram 21, 1418 H
May 28, 1997

THE CHAIRMAN,

“Circular to All Local Banks”
No. (2/BS/26/1997)

It was recently noticed that some banks do not advise the Central Bank of Kuwait of resignations from executive positions for which nomination and Central Bank of Kuwait prior approval of nominees is mandatory. This practice leads to the existence of vacant key positions in the organizational structure of the bank, without timely replacement, thus adversely affecting the bank’s performance. In some other cases, the bank assigns the responsibility of the vacant position to a senior staff member who may not meet the position’s prerequisites in terms of education and experience, according to Central Bank of Kuwait relevant instructions.

Therefore, banks are required to notify the Central Bank of Kuwait of any resignations of executive positions to which the nomination should comply with the provisions of the above mentioned Article (68) instructions, and which require Central Bank of Kuwait prior approval of the nominee.

With my best wishes,

SALEM ABDUL AZIZ AL-SABAH


C) Circular no. (2/BS/26/1997) requiring banks to notify Central Bank of Kuwait of any resignations of key positions, whose occupants must be nominated according to the provisions of Article (68).
GOVERNOR

Rabi Al-Akhir 8, 1418 H
August 12, 1997

THE CHAIRMAN,

“Circular to All Local Banks”
No. (2/BS/43/1997)

I has been noticed recently that some chairmen of the boards of directors of banks and their deputies go on leave or missions, at the same time, and delegate authority to one of the members of the board,

And, in order to organize the flow of work in the banking business in fulfillment of the relevant the laws, the Central Bank of Kuwait instructs that such delegation should be effected by means of a resolution of the board of directors, specifying the scope of the delegation and the period thereof.

Therefore, the foregoing requirement should be noted and a photocopy of the aforesaid delegation should be forwarded to the Central Bank of Kuwait in each case.

With my best wishes,

SALEM ABDUL AZIZ AL-SABAH
GOVERNOR

Thu Al-Hijja 29, 1419 H
April 15, 1999

THE CHAIRMAN,

In reference to the provisions of Article (3) of Central Bank Of Kuwait Board Resolution No. (4/220/1995) concerning the rules and regulations governing the required experience stipulated under Article (68) of the Law No. (32) of the year 1968 concerning Currency, the Central Bank of Kuwait and the Organization of the Banking Business, and stating that the positions of Deputy or Assistant to the Chief Executive Officer of a bank, which is to be subject to the conditions of the aforesaid resolution, is meant to be those person discharging the important duties associated with the nature of the bank’s business, such as credit, investment, treasury, banking operations and other banking activities.

And, whereas the position of the Head of Internal Audit Department, or its equivalent, is considered as one of the important functions associated with the nature of the banking business, therefore, your bank is requested to apply for Central Bank Of Kuwait approval for the nominee to the position of Head of Internal Audit Department or it’s equivalent pursuant to the rules of Article (68) of Law No(32) of the year 1968 referred to above.

With my best wishes,

SALEM ABDUL AZIZ AL-SABAH

* Circulated to all local banks.

(1) Amending Article (4) of resolution No.(57/322/2006) concerning the rules and regulation governing the experience stipulated under Article (68) of the law No. (32) of the year 1968.
GOVERNOR

Sha'aban 16, 1423 H
October 22, 2002

THE CHAIRMAN,

Circular No. (2/BS/93/2002)
concerning the Issuance of the Manual on the
“Duties and Responsibilities of Banks Board Members”

I would like to advise you that the Central Bank of Kuwait Board of Directors, in its meeting held on 19/10/2002 approved the issuance of the manual on the “Duties and Responsibilities of Banks Board Members”

Attach hereto is a copy of the mentioned manual, which shall be disturbed to your bank’s current Board members, as well to those who will be seeking nomination to the Board membership in the future.

With my best wishes,

SALEM ABDUL AZIZ AL-SABAH

* Circulated to all local banks

Manual on the
“Duties and Responsibilities of Banks Board Members”

* Introduction:

* Main Duties and Responsibilities of Banks Board Members:

First: With Regard to the Fulfillment of the Board Member’s Role in the Management of the Bank’s Activities and the Safeguard of its Financial Position.

1- Selecting the bank’s executive staff.
2- Laying objectives and applying sound policies.
3- Effective supervision and oversight of the bank’s work and activities.
4- Maintaining an adequate capital basis for the bank.

Second: With Regard to Compliance with Laws, and Regulatory Decisions and Instructions Issued by the Central Bank Of Kuwait.

Third: With Regard to the Adequacy and Transparency of Information Available to the Shareholders and the Public on the Bank’s Position.

Fourth: With Regard to Compliance with Sound Practices.

(avoidance of abuse of authority and the serving of personal interests).
Manual on the
“Duties and Responsibilities of Banks Board Members”

Introduction:

The bank’s board of directors is considered the first responsible for the management of the bank’s activities. The board members’ responsibility is not only towards shareholders, but encompasses protecting the rights of depositors and other creditors along with the protection of shareholders’ rights. This requires the board to shoulder its responsibility with regard to following a sound and effective management policy aimed at disciplining and enhancing banking activity at the bank, so as to ensure the attainment of intermediate objectives set by the Board members for the bank’s achievements.

Even though work may be carried out by the Board’s delegating some of its authority, and assigning the daily management of the bank’s activity to committees issued from it, or to individuals at various hierarchic levels within the bank’s executive staff, the board remains nonetheless responsible for all outcomes of the bank’s policies and practices as well as for the bank’s ensuing position.

Worth noting in this regard are the provisions of Article (148) of the Commercial Companies Law, which states that “The Chairman and members of the Board of Directors are accountable toward the company, its shareholders, and third parties of all acts of fraud and abuse of authority, breach of the Law or the company’s by-laws, as well as mismanagement. A vote of the Company’s General Assembly exonerating the Board of Directors does not preclude legal action implicating the Board’s responsibility”

In order for the Board to effectively fulfill its duties and responsibilities, it should make its decisions in light of a thorough research of the issues it is presented with, whereby such research should be based on sufficient and transparent data provided by the bank’s executive staff, and where the bank’s executive staff shall ensure that the Board is continually informed of the bank’s position.

The main duties and responsibilities of banks board members are as follows:

First: With Regard to the Fulfillment of the Board Member’s Role in the Management of the Bank’s Activities and the Safeguard of its Financial Position:
1) **Selecting the Bank’s Executive Staff**, Such staff encompasses the Chief Executive Officer, his deputies and/or assistants, and managers of the bank’s principal activities (credit, investment, treasury, internal audit....). The Board of Directors shall select for these positions those individual that qualify on both the scientific and practical levels, and possess the needed capabilities for efficiently running the bank’s various operations. In so doing, the Board shall take into consideration the regulations and controls regarding the experience required in those in charge of the bank’s upper management, according to the provisions of Article (68) of the Law No. (32) of the year 1968 concerning Currency, the Central Bank of Kuwait and the Organization of Banking Business, in addition to the Central Bank of Kuwait decisions in this regard.

2) **Laying Objectives and Applying Sound Policies**, The Board shall define the objectives and set the general framework of policies appropriate for their attainment, whereby the Chief Executive Officer and concerned manager shall be acting through these policies to manage the bank’s Affairs. Chief among these policies are those concerning credit and investment. In this regard, due consideration shall be granted to Central Bank of Kuwait instructions on the rationalization and organization of banks’ credit policies, as well as on the organization of banks’ investment policies, the management of assets and liabilities, and the laying down of the bank’s personnel regulations.

The Board shall follow long-term strategic planning in the attainment of the bank’s general objectives, and short-term phased planning –usually exemplified in the estimated budget- in the execution of intermediate objectives. The Board shall also grant due consideration to assessing the congruence of the policies applied and decisions taken, with the trends in factors affecting the bank’s various activities. Worth noting in this regard are the Central Bank of Kuwait instructions regarding the estimated budget and the bank’s future action plan. Worth mentioning is that the attainment of these goals necessitates sufficient converance with worldwide developments in the banking industry and the impressive advancement in the type of utilized financial instruments, along with developments in financial markets, interest and exchange rates and associated risks, in addition to developments in technology, competition climate, etc.
3) **Effective supervision and oversight of the Bank’s work and activities**, In light of its responsibility towards the bank’s good governance, the Board shall adopt effective internal supervision systems along with appropriate means of oversight that secure adequate and continual awareness of the bank’s position and the condition of its activity as well as any problems it faces, upon the problems occurrence without delay, so that the Board may take appropriate decisions and measures in a timely fashion.

Worth noting in this regard are the Central Bank of Kuwait instructions on internal supervision systems in banks, which defined the responsibilities of banks’ Board members, whether in regard to ensuring the adequacy of accounting records or other records, or in the setting of internal supervision systems and their regular review and testing thereof, or in the establishment of appropriate information systems that provide required data and information for organizing and periodically overseeing the bank’s performance, its financial position and the risks it is subjected to. In doing so, due consideration shall be granted to internal audit work, whether with regard to the clear determination of the internal audit system or the confirmation of its independence by determining that it is accountable to –and reports to– the bank’s Board of Directors or to the Auditing Committee (issued from the Board).

4) **Maintaining an adequate capital basis for the bank**, This does not solely signify the bank’s capital being commensurate with the volume and condition of the bank’s existing activity, but encompasses as well the outlook for the growth and development of the bank’s activity, expressed as the bank’s capital planning and capital adequacy, along with granting due consideration to the tackling and containment of the various risks inherent in the bank’s operations and the effect of these risks on its capital base. Naturally, the capital adequacy standard set by the Central Bank of Kuwait shall be abided by, under all circumstances.

**Second: With Regard to Compliance with Laws, and Regulatory Decisions and Instructions Issued by the Central Bank of Kuwait:**

This is considered an essential responsibility of the bank’s board, whereby it shall apply all supervisory means necessary in compliance therewith.
It naturally requires conversance with the provisions of the Law No. 32 of the year 1968 concerning Currency, the Central Bank of Kuwait and the Organization of Banking Business, along with a clear understanding of the requirements of the supervisory policies and controls issued by virtue of Central Bank of Kuwait instructions (Bank’s Supervision Manual).

Third: With Regard to the Adequacy and Transparency of Information Available to Shareholders and the Public on the Bank’s Position:

The Board is also responsible for ascertaining the soundness and accuracy of the bank’s published financial data, along with verifying the soundness of applied accounting systems. Additionally, the Board is responsible for meeting the requirements of shareholders and the public regarding disclosure of information on the bank’s performance and its financial position, along with publicizing any important developments or events of relevance to the bank upon their occurrence, while granting due consideration to the sufficiency of these information and data for the purpose of understanding the bank’s current situation.

Fourth: With Regard to Compliance with Sound Practices (avoidance of abuse of authority and the serving of personal interests):

The Board member shall distance himself from any practices or operations suspected as being an abuse of authority or which may realize him personal interests at the expense of the bank’s interests. Among the most manifest aspects in this regard are the following:

a. A Board member, or party connected thereto, obtaining bank credit, without fulfillment of all credit criteria applied by the bank to all customers, e.g. intervention in the credit decision-making process, lack of adequate collateral, or obtainment of credit at advantaged interest rates.

Worth noting in this regard is the obligation of compliance with the provisions of Article (69) of the Law No.(32) of the year 1968, which contained special conditions and constraints on loans extended to members of banks Boards of Directors, ranging from prohibiting loans without collateral to the necessity of obtaining the Boards of Directors’ permission or the bank’s General Assembly previous authorization. Furthermore, Central Bank of Kuwait instructions regarding the conditions and rules of the bank’s extension of credit to members of its Boards of Directors shall be abided by.

b. Using the bank’s funds to the fulfillment of personal interests, such as having the bank making fixed deposits with another bank, which will—in turn—extend credit facilities to a member of the bank’s Board of Directors, or senior officers or its main shareholders or any parties that is economically or legally connected thereto. Alternatively, obtaining loans from another bank at advantaged terms in exchange for reciprocal treatment for members of the other bank’s Boards of Directors.

Another example is a Board member’s intervention with the executive staff to prevail on them to disregard the established controls and/or procedures regarding the conduct of any of the bank activities.

c. A Board member using information available with him on the bank’s various conditions, to serve one’s or other parties’ interest.

In line with the above, it is noteworthy that Article (151) of the Commercial Companies Law specifies that the chairman or members of the bank’s Board of Directors may have no direct or indirect personal interest in the contract or deals concluded with the company or on its behalf, unless by authorization from the company’s General Assembly. Also prohibited is the participation of those mentioned above, in the management of a similar or competitor company.

Worth noting too are the Central Bank Of Kuwait instructions regarding the maintenance by banks’ of the confidentiality of information and data concerning their customers. These instructions request from members of the bank’s Board of Directors and staff to maintain the confidentiality of information and data concerning the bank customers and other banks’ customers, where such information would have become available to them through the exercise of their functions.

22/10/2002.
CHAPTER TWO : The Law, Supervisory & Regulatory Instructions & Controls

EXECUTIVE DIRECTOR

Thu Alqi'da 15,1425 H
December 27,2004

THE GENERAL MANAGER,

To All Local Banks”

This has reference to the Central Bank of Kuwait’s circular dated 6/4/2004 regarding the executive procedures for the rules of Item (2) of the Revised Article (57) of Law No. 32/1968, and to the rules of Item (4) of the mentioned circular, which provide that, when submitting the nomination forms for the candidates to board membership according to the rules of Article 68 of the mentioned Law and to the Central Bank of Kuwait Board resolution in this regard, banks must make sure that they have already obtained the Central Bank of Kuwait approval for the candidates’ ownership of more than 5% of the issued capital of the bank.

When supplying the nomination forms for candidates to the board membership of your bank, your are kindly requested to attach to the nomination form a declaration from the candidate acknowledging whether or not he owns, directly or indirectly, more than 5% of the capital of your bank. In case the candidate owns more than 5%, he must mention the ownership percentage, the date of acquisition, the manner of acquisition, and the date of the Central Bank’s approval of such ownership.

Best Regards,

Executive Director of Supervision Sector

Ibrahim Ali Al-Qadhi
CHAPTER TWO : The Law, Supervisory & Regulatory Instructions & Controls

Jumada Al-Aula 20, 1428 H
June 6, 2007

THE CHAIRMAN,

Circular No. (2/BS/207/2007)
Concerning the Rules and Regulations Governing
the Experience Required under Article (68) of
Law No. (32) of the Year 1968 and its Amendments

This has reference to the Central Bank of Kuwait Board of Directors’ Resolution No. (57/322/2006), concerning the rules and regulations for the experience required under the revised Article (68) of Law No. (32) of the year 1968.

We would like to advise you that the Central Bank of Kuwait Board of Directors resolved, at its meeting of 5/6/2007, to amend the conditions pertinent to the experience required for the Chief Executive Officer and the Managing Director of a bank, by removing the condition of linking the required total experience period to the condition of working as an employee, so that the revised text will read as follows:

“Must have worked for a period of 15-20 years, of which at least ten years were in a banking or financial institutions, with a minimum of five years in key positions which functions were related to the basic banking or financial activities of the institution”

With my best wishes,

SALEM ABDUL AZIZ AL-SABAH

H) Circular No. (2/BS/207/2007) concerning the rules and regulations governing the experience required for the chief executive officer and the managing director of a bank, excluding the condition stipulating the total period of experience as an employee.
CHAPTER TWO: The Law, Supervisory & Regulatory Instructions & Controls

EXECUTIVE DIRECTOR

Jumada Al-Akhir 9, 1428 H
June 24, 2007

THE GENERAL MANAGER,

"Circular to Local Banks"

This has reference to the Central Bank of Kuwait Board of Directors’ resolution No. (57/322/2006) and its amendments, regarding the rules and regulations governing the experience required under the revised Article (68) of Law No. (32) of the year 1968.

We would like to advise you that some amendments have been introduced to the forms used in the case of nomination for a bank board membership, and nomination for the position of the managing director, or the position of the chief executive officer, his deputy or assistant.

Attached herewith are the following:

1- No. (70) nomination forms for a bank Board Membership.
2- No. (30) nomination forms for the position of the Managing Director, or the position of the Chief Executive Officer, his Deputy or Assistant. (1)

Best Regards,

Executive Director of Supervision Sector

Ibrahim Ali Al-Qadhi

(1) This Circular was sent to branches of foreign banks in the same date with nomination forms for the position of the managing director, or the position of the chief executive officer, his deputy or assistant.
**Nomination Form**
for the Position of Board Member

At: ---------------Bank

* Based on the rules of the revised Article (68) of Law No. (32) of the year 1968 concerning Currency, The Central Bank of Kuwait and the Organization of the Banking Business, and the Central Bank of Kuwait Board of Directors’ Resolution No. 57/322/2006 concerning the rules and regulations governing the experience required under the said article.


1) Circular concerning the amendments made to the forms used for nomination to a bank board membership, and nomination to the position of managing director, or the position of chief executive officer, his deputy or assistant.
# Nomination Form

**For the Position of Board Member**  
**At:** ------------------------Bank

**FIRST: CANDIDATE’S PERSONAL INFORMATION**

1. Name:  
2. Date of birth:  
3. Place of birth:  
4. Nationality:  
5. Civil ID No.(If any):

**SECOND: EDUCATIONAL QUALIFICATIONS**

<table>
<thead>
<tr>
<th>Qualification</th>
<th>Filed of Specialization</th>
<th>Date of Graduation</th>
<th>Place of Graduation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

“Please Attach university degrees, or official certified copies thereof”

Signature of the Officer in charge  
Signature of the Candidate

---


1) Circular concerning the amendments made to the forms used for nomination to a bank board membership, and nomination to the position of managing director, or the position of chief executive officer, his deputy or assistant.
### THIRD: BOARD MEMBERSHIP OCCUPIED BY THE CANDIDATE IN WELL-KNOWN LOCAL OR FOREIGN BANKS OR FINANCIAL INSTITUTIONS, OR IN PUBLIC INSTITUTIONS OR FINANCIAL OR ECONOMICAL PUBLIC BODIES

<table>
<thead>
<tr>
<th>Name of the Entity</th>
<th>Membership Period</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>From</td>
</tr>
<tr>
<td></td>
<td>To</td>
</tr>
<tr>
<td>1-</td>
<td></td>
</tr>
<tr>
<td>2-</td>
<td></td>
</tr>
<tr>
<td>3-</td>
<td></td>
</tr>
<tr>
<td>4-</td>
<td></td>
</tr>
<tr>
<td>5-</td>
<td></td>
</tr>
</tbody>
</table>

"PLEASE ATTACH THE SUPPORTING DOCUMENTS, AND COPIES OF THE GENERAL ASSEMBLY RESOLUTIONS, OR APPROVALS ISSUED IN THIS"

### FOURTH: KEY JOBS AND POSITIONS OCCUPIED BY THE CANDIDATE WITH GOVERNMENT BODIES OR STATE INSTITUTIONS, OR BANKING OR FINANCIAL INSTITUTIONS

<table>
<thead>
<tr>
<th>Name of Government Body or Institution</th>
<th>Job or Position</th>
<th>Period of Employment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>From</td>
</tr>
<tr>
<td>1-</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2-</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3-</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4-</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5-</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

"PLEASE ATTACH THE SUPPORTING DOCUMENTS"

Signature of the Officer in charge

-------------------------------------------

Signature of the Candidate

-------------------------------------------
FIFTH: CURRENT ACTIVITY PRACTICED BY THE CANDIDATE

1- Type of Activity: ____________________________

2- Name of the institution through which you practice the activity: ____________

3- Period of Practicing the activity: ________________

"PLEASE ATTACH THE SUPPORTING DOCUMENTS"

4- Do you participate in managing another competitor institution or bank?

5- Have any institution that you managed or held a senior position therein, been previously liquidated or declared bankrupt?

If the answer is “yes” to questions 4 and 5, please give details

SIXTH: DATA RELATING TO THE FINANCIAL POSITION OF THE CANDIDATE

1- Have you ever abstained from paying any outstanding debt to any local or foreign banks, investment companies or any other bodies?

If the answer is “yes”, please give details

2- Have you ever entered into an amicable settlement with your creditors in Kuwait or abroad?

If the answer is “yes”, please give details

3- Have you ever been adjudicated bankrupt, whether in Kuwait or abroad?

If the answer is “yes”, please give details and the date of issuing the court verdict.

Signature of the Officer in charge: ____________________________

Signature of the Candidate: ____________________________
CHAPTER TWO: The Law, Supervisory & Regulatory Instructions & Controls

SEVENTH: OTHER DATA

1- Have you ever been convicted for a crime of immorality or dishonesty, whether in Kuwait or abroad?

2- Have you ever been punished by a disciplinary action by any of the former employment bodies, including service termination or removal from office, whether in Kuwait or abroad?

If the answer is “yes”, please give details, and the date of issuing the court verdict or the penalty resolution.

3- What is the percentage of your participation in the capital of the Bank for which board membership you are nominated, whether directly or indirectly? (If percentage of ownership exceeds 5% of the bank’s capital, please complete the attached statement concerning direct and indirect ownership).

4- Any other information the candidate would like to add

“PLEASE ATTACH ANY ADDITIONAL DOCUMENTS OR INFORMATION THE CANDIDATE WOULD LIKE TO ADD”

Declaration & Undertaking

I, -------------------------, the nominee for the position of Board Member at ---------Bank, do certify and attest that all data reported in this form are true and correct, and hereby declare my full responsibility therefor. I undertake to immediately notify of any amendments to the data reported under items 5, 6 and 7 from the date of submitting the form. I declare as well that I have read the first paragraph of Article (259) of the Penal Code which reads: “If an act of forgery is committed in an official instrument or in any of the banks documents, penalty shall be imprisonment for a period not exceeding 7 years. A fine not exceeding KD 525/- may be additionally imposed”.

I am well aware that the submission of incorrect or misleading information to any authority concerned with the completion of the nomination forms, shall constitute an act of forgery in banks documents as referred to in the above mentioned article. I also declare that I have read the Directory Guide on “Duties and Responsibilities of the Members of Banks Boards of Directors” issued by the Central Bank of Kuwait.

Signature of the Officer in charge: -------------------------
The Candidate: -------------------------
Name: -------------------------
Signature: -------------------------
Date: -------------------------

Declaration

The undersigned declares that the data contained in this form is correct and has been reviewed and verified by the bank within the limits of the available information.

Name: -------------------------
Chairman "Managing Director"
Signature: -------------------------
The following documents must be distributed to the candidates along with this form:

1- The Central Bank of Kuwait Board of Directors’ Resolution No. (57/322/2006) concerning the rules and regulations governing the experience required under Article (68) of Law No. (32) of the year 1968 and its amendments.

2- Statement of direct and indirect ownership in the bank for which board membership the candidate is nominated.

3- The Directory Guide on “Duties and Responsibilities of the Members of Banks Boards of Directors”.
<table>
<thead>
<tr>
<th>Candidate and Interrelated parties</th>
<th>No. of acquired shares</th>
<th>Ownership percentage</th>
<th>Date of Central Bank's approval (2)</th>
<th>Remarks (3)</th>
</tr>
</thead>
<tbody>
<tr>
<td>A- Names of parties with interrelated interests (5)</td>
<td>1-</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2-</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3-</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total for (A)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1-</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>2-</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>3-</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B- Names of parties with interrelated parties (5)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1-</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2-</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3-</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total for (A+B)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total for direct and indirect ownership (first)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total for (B)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total for (A+B)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Method of acquisition (1)**
- During incorporation stage
- Public subscription
- Purchase from secondary market
- Acquisition against debt
- Inheritance
- Testament
- Other

**Date of approving the acquisition of more than 5% of the issued capital of the bank**

**Cases of ownership exceeding the 5% and existing before the effective date of the Law No.(28) of the year 2004 (15/3/2004) must be reported in the remarks column**

**According to the rules and regulations defining the concept of indirect ownership, as per the Central Bank of Kuwait Board of Directors Resolution of 4/4/2004, a statement must be attached to contain the full details of these parties** (name - nationality - legal constitution - civil ID No. - commercial registration No. - nature of business - other information).
Nomination Form*  
for the Position of Managing Director,  
or the position of Chief Executive Officer,  
His Deputy or Assistant  

At: ---------------Bank

* Based on the rules of the revised Article (68) of Law No. (32) of the year 1968 concerning Currency,  
The Central Bank of Kuwait and the Organization of the Banking Business, and the Central Bank of  
Kuwait Board of Directors’ Resolution No. (57/322/2006) concerning the rules and regulations  
governing the experience required under the said article.
CHAPTER TWO : The Law, Supervisory & Regulatory Instructions & Controls


I) Circular concerning the amendments made to the forms used for nomination to a bank board membership, and nomination to the position of managing director, or the position of chief executive officer, his deputy or assistant.

Nomination Form

For the Position of Managing Director, or the position of Chief Executive Officer, His Deputy or Assistant

At : ------------------------Bank

FIRST : CANDIDATE’S PERSONAL INFORMATION

1- Name : -----------------------------------------------
2- Date of birth: : -----------------------------------------------
3- Place of birth : -----------------------------------------------
4- Nationality : -----------------------------------------------
5- Civil ID No.(If any): -----------------------------------------------

SECOND : EDUCATIONAL QUALIFICATIONS

<table>
<thead>
<tr>
<th>Qualification</th>
<th>Filed of Specialization</th>
<th>Date of Graduation</th>
<th>Place of Graduation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-</td>
<td>-----------------------</td>
<td>-------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>2-</td>
<td>-----------------------</td>
<td>-------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>3-</td>
<td>-----------------------</td>
<td>-------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>4-</td>
<td>-----------------------</td>
<td>-------------------</td>
<td>-------------------</td>
</tr>
</tbody>
</table>

“Please Attach university degrees, or official certified copies thereof”

Signature of the Officer in charge

-------------------------------------------

Signature of the Candidate

-----------------------------------


1) Circular concerning the amendments made to the forms used for nomination to a bank board membership, and nomination to the position of managing director, or the position of chief executive officer, his deputy or assistant.
CHAPTER TWO: The Law, Supervisory & Regulatory Instructions & Controls


I) Circular concerning the amendments made to the forms used for nomination to a bank board membership, and nomination to the position of managing director, or the position of chief executive officer, his deputy or assistant.

<table>
<thead>
<tr>
<th>Name of Institution</th>
<th>Position</th>
<th>Period</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>From</td>
</tr>
<tr>
<td></td>
<td></td>
<td>To</td>
</tr>
</tbody>
</table>

1- ____________________________  ____________________________  __________  __________
2- ____________________________  ____________________________  __________  __________
3- ____________________________  ____________________________  __________  __________
4- ____________________________  ____________________________  __________  __________
5- ____________________________  ____________________________  __________  __________

“PLEASE ATTACH THE SUPPORTING DOCUMENTS”

FOURTH: THE BANK’S EVALUATION OF THE TECHNICAL AND LEADERSHIP ABILITIES QUALIFYING THE CANDIDATE FOR OCCUPYING THE POSITION HE IS NOMINATED FOR

1-  ____________________________________________________________
2-  ____________________________________________________________
3-  ____________________________________________________________
4-  ____________________________________________________________
5-  ____________________________________________________________

Signature of the Officer in charge  Signature of the Candidate

__________________________________________  _________________________________


1) Circular concerning the amendments made to the forms used for nomination to a bank board membership, and nomination to the position of managing director, or the position of chief executive officer, his deputy or assistant.
**FIFTH : CURRENT ACTIVITY PRACTICED BY THE CANDIDATE**

1- Type of Activity .................................................................
2- Name of the institution through which you practice the activity ..............................
3- Period of practicing the activity .................................................................

“PLEASE ATTACH THE SUPPORTING DOCUMENTS”

4- Do you participate in managing another institution which practices an activity competing with or similar to the activity of the institution in which you are nominated to occupy a position?

5- Have any institution that you managed or held a senior position therein, been previously liquidated or declared bankrupt?

If the answer is “yes” to questions 4 and 5, please give details

**SIXTH : DATA RELATING TO THE FINANCIAL POSITION OF THE CANDIDATE**

1- Have you ever abstained from paying any outstanding debt to any local or foreign banks, investment companies or any other bodies?

If the answer is “yes”, please give details

2- Have you ever entered into an amicable settlement with your creditors in Kuwait or abroad?

If the answer is “yes”, please give details

3- Have you ever been adjudicated bankrupt, whether in Kuwait or abroad?

If the answer is “yes”, please give details and the date of issuing the court verdict

__________________________  ____________________________
Signature of the Officer in charge            Signature of the Candidate

I) Circular concerning the amendments made to the forms used for nomination to a bank board membership, and nomination to the position of managing director, or the position of chief executive officer, his deputy or assistant.

SEVENTH : OTHER DATA

1- Have you ever been convicted for a crime of immorality or dishonesty, whether in Kuwait or abroad?

2- Have you ever been punished by a disciplinary action by any of the former employment bodies, including service termination or removal from office, whether in Kuwait or abroad?

If the answer is “yes”, please give details, and the date of issuing the court verdict or the penalty resolution.

3- Any other information the candidate would like to add.

“PLEASE ATTACH ANY ADDITIONAL DOCUMENTS OR INFORMATION THE CANDIDATE WOULD LIKE TO ADD”

Declaration & Undertaking

I, __________________________, the nominee for the position of Board Member …at __________Bank, do certify and attest that all data reported in this form are true and correct, and hereby declare my full responsibility therefor. I undertake to immediately notify of any amendments to the data reported under items 5, 6 and 7 from the date of submitting the form. I declare as well that I have read the first paragraph of Article (259) of the Penal Code which reads: “If an act of forgery is committed in an official instrument or in any of the banks documents, penalty shall be imprisonment for a period not exceeding 7 years. A fine not exceeding KD 525/- may be additionally imposed”.

I am well aware that the submission of incorrect or misleading information to any authority concerned with the completion of the nomination forms, shall constitute an act of forgery in banks documents as referred to in the above mentioned article.

Signature of the Officer in charge           The Candidate:               Name:   -------------------
--------------------------------------------                                                        Signature: --------------
Date: ---------------------

Declaration

The undersigned declares that the data continued in this form is correct and has been reviewed and verified by the bank within the limits of the available information.

Name : ---------------------------
Chairman "Managing Director"

Signature : ---------------------------
The Central Bank of Kuwait Board of Directors’ Resolution No. (57/322/2006) concerning the rules and regulations governing the experience required under Article (68) of Law No. (32) of the year 1968 and its amendments, is to be distributed along with this form.
Thu Al-Qi’da 17, 1430 H
November 5, 2009

THE CHAIRMAN,

Circular No. (2/BS, IBS/250/2009)
To All Local Banks

This has reference to the Central Bank Of Kuwait Board of Directors resolution No. (57/322/2006), and its amendments, regarding the rule and regulations for the experience required under Article 68, as amended, of Law No. 32 of the year 1968, concerning Currency, the Central Bank of Kuwait, and the Organization of the Banking Business, and is amendments.

We would like to advise you that an amendment was made on the forms used in the event of nomination for the membership of a bank’s board of directors, and nomination for the post of managing director, CEO, Deputy or Assistant CEO, obliging the nominee to attach to the application for nomination a certificate from the Criminal Execution and External Communication Office of the Ministry of Justice, showing the conclusive verdicts passed against him, if any. The period from the date of issuance of the certificate to the date of submission of the application for nomination to the membership of the board, managing director, CEO, deputy or assistant CEO, to the Central Bank Of Kuwait, should not exceed one month.

Kindly operate the above amendment with effect from this date, and provide us with the above-mentioned certificate along with the applications to be submitted to the Central Bank Of Kuwait on the currently utilized print forms.

With my best wishes,

SALEM ABDUL AZIZ AL-SABAH


Circular No. (2/BS, IBS/250/2009) requiring the candidate to a bank board membership, or to the position of managing director, chief executive officer, his deputy or assistant, to attach a certificate from the Criminal Execution and External Communication Office of the Ministry of Justice, showing the conclusive verdicts issued against him.
THE CHAIRMAM,

Circular No. (2/BS, IBS/254/2009)  
To All Local Banks

This is made in reference to Circular No. (2/BS,IBS/250/2009), dated 5/11/2009, obliging nominees to the membership of the board of directors, and to the position of the managing director, CEO, deputy and assistant CEO, to attach to the application for nomination a certificate from the Criminal Execution and External Communications Office of the Ministry of Justice, showing the conclusive verdicts passed against him, if any.

In order to facilitate this process, coordination and agreement were made with the Prosecution of Criminal Execution and External Communications of the Ministry of Justice on the following mechanism to obtain the required certificate:

1. Correspondence shall be made by the concerned bank, giving names of its nominees required for inquiry, and the concerned bank shall receive the response from the Criminal Execution Prosecution and External Communications.

2. The letter sent by the bank shall be signed by the chairman, managing director, or CEO, rather than by a lower functional level.

3. The sent letter should allow the Public Prosecution a period of 3-4 weeks for response.

4. Correspondence should be addressed to Mr. Omar Al-Masoud, Deputy Director, Palace of Justice, First Floor, Office 226.
Kindly abide by the above mechanism to obtain the certificate required for the above nominees, as any applications for nomination not satisfying the above certificate shall not be considered.

With my best wishes,

SALEM ABDUL AZIZ AL-SABAH