

KEY FACTS STATEMENT

Part 1 (Interest rate and fees/charges)

1.	Loan proposal/ account No.					1	Type of	Loan		
2.	Sanctioned Loan amount (in Rupees)									
3.	Disbursal schedule (i) Disbursement in stages or 100% upfront. (ii) If it is stage wise, mention the clause of loan agreement having relevant details									
4.	Loan tern	n (months)					moi	nths		
5.	Principle	Repayment H	oliday Period	(months)			moi	nths		
6.	Instalme	nt details								
	Type of i	nstalments	Numbe	Number of EPIs (EMI)					encement of t, post sanction	
Install	ment Monthl	ly (Principle + Inte	erest)							
Insta hol	allment during iday period (if	g principle repaym applicable) Month	ent nly							
	Total	Monthly			-					
7.	Interest r	ate (%)			Interest rate (fixed or floating					
8.	Additiona	al Information	in case of Flo	ating rate of			,,,,,			
		Spread (%) (S)	Final rate (% R=(B)+(S)	6) F	Reset periodicity (Months)		Impact of change in the reference benchmark (for 25 bps change in 'R', change in:)			
					В			S	EPI (₹)	No. of EPIs
					Refer Loan Agre	ement	Refer Loa	an Agreement		
9.	Fee/ Chai	rges								
				Payable to	Payable to the RE (A)		Payable to a third party through RE (B)			
			One-time	/Recurring	Amount (in ₹) c Percentage (%) applicable		One-time/Recurring		Amount (in ₹) or Percentage (%) as applicable	
(i)	Processing fees		One	Time						
(ii)	Insurance charges						On	e Time		
(iii)) Valuation fees		1	IA.				NA		
(iv)	v) Stamp Duty Fees						On	e Time		
(v)	v) Credit Fitness Report Charges						On	e Time		
10.	Annual Po	ercentage Rat	e (APR) (%)							



FINANCE

11.	Details of Contingent Charges (in ₹ or %, as applicable) Note: GST shall be levied wherever applicable						
(i)	Penal charges, if any, in case of delayed payment	p.m. (p.a.) on the overdue amount for the delayed period					
(ii)	ther penal charges, if any						
(a)	Penal charges for non-compliance with material terms and conditions (covenants / stipulated conditions) mentioned in the Sanction Letter / Loan Agreement, wherever applicable	p.a. on the outstanding loan amount till the date of compliance					
(b)	Charges for Cancellation of Loan	of loan amount disbursed + taxes					
(c)	Cheque return/bounce charges / ECS/SI/NACH failure charges	Rs per instance					
(d)	Part pre-payment charges	 For Term Loan & Hybrid Term Loan: a) NIL charges – if part pre-payment is equal to of principal outstanding amount b) Upto on remaining loan amount – if part pre-payment is greater than of principal outstanding amount Conditions: a) No pre-payment is allowed in first 12 months from the date of disbursement b) Part pre-payment amount should be equal to OR greater than total of EMIs For Flexi Loan & Hybrid Dropline OD: a) No charges for payments through mobile app/portal. b) Part pre-payment of loan facility toward limit reduction is not available Part prepayment charges shall not be levied in the cases of floating rate term loan sanctioned, for purposes other than business, to individual borrowers with or without co-obligant(s). 					
(iii)	Foreclosure charges, if applicable	For Term Loan & Hybrid Term Loan: Upto of the principal outstanding amount For Flexi Loan & Hybrid Dropline OD: Upto of the total withdrawable amount Conditions: Foreclosure is allowed only after 12 months from the date of disbursal of loan. Foreclosure charges shall not be levied in the cases of floating rate term loan sanctioned, for purposes other than business, to individual borrowers with or without co-obligant(s).					
(iv)	Charges for switching of loans from floating to fixed rate and vice versa	NA					
(v)	Any other charges (please specify)						
(a)	Mandate Cancellation Charges (One-time levied in case customer cancels an active mandate instruction for recurring repayment(s) and no new mandate is registered):	Rs + GST, if applicable					
(b)	Duplicate No Due Certificate issuance charges	Rs per instance					
(c)	Charge For Exchanging PDCs, Security Cheques (Per Set) / ECS / NACH re-registration charges	Rs per instance					
(d)	Loan Re-schedulement charges (on request from applicants, approval be at sole discretion of ABCL)	Rs per instance					



FINANCE

(e)	Annual Maintenance Charges	For Flexi Loan & Hybrid Dropline OD facility only,				
		upto on total withdrawable amount* irrespective of utilisation on the date of levy of such charges + GST				
(f) CIBIL report retrieval fee		Rs per instance for Consumer and				
		Rs per instance for commercial CIBIL/Credit Report				
(g)	Legal and other statutory charges	As per actual, where applicable				
(h)	Filing Financial information with Information Utility (NeSL)	As per actual, where applicable				
(i)	Broken Period Interest	ABCL shall charge and collect BPI (Broken Period Interest) As applicable based on actual disbursment date				
(j)	Stamp Duty	As per actual, where applicable				
(k)	Cheque Re-issuance charges	Rs per instance				
(I)	Insurance Premium	As per actual, where applicable				

Part 2 (Other qualitative information)

1. Clause of Loan agreement relating to engagement of recovery agents

Engagement of recovery agents:

In case of non-payment of the loan amount, interest, and other charges as per the terms of the loan documents, the Lender reserves the right to engage recove agents / service providers for the purpose of recovering any outstanding / overdue amount and other charges. Lender or its authorized service provider(s) may approach the borrower, co-borrower, and guarantor for the payment of the outstanding /overdue amount and other charges, by way of call(s), SMS(s), email(s), and in person visit(s), in accordance with the Fair Practice code stipulated by the Reserve Bank of India. Not withstanding anything mentioned hereinabove, in the event of non-payment of the outstanding/ overdue loan amount and other charges by the borrower/ co-borrower/guarantor, the Lender may resort to legal recourse. The Borrower agrees, confirms and understands that the Lender might resort to such legal recourse either directly, or through the Lending Service Provider, or any of its third party agents, officers or collections agencies.

The abovementioned clause can be referred in the Loan Agreement under clause no. ______

Details of recovery agent(s) authorized to approach the borrower



FINANCE

2.	2. Clause of Loan agreement which details grievance redressal mechanism		Grievance Redressal Mechanism: Customers who wish to provide feedback or send in their complaint may use the following channels: Call at our Customer Care number between 9:00 am and 7:00 pm from Monday to Sunday: Email at:				
			for raising Queries/Request				
			for raising Complaints • Write to us at the below mentioned address:				
			'Details of the Grievance Redressal Officer / Principal Nodal Officer along with the details of escalation mechanism and the complaint lodging portal of the Ombudsman are available on the website and branches of the Company. For information on grievance redressal visit:				
			The abovementioned clause can be referred in the Loan Agreement under clause no				
3. Phone number and email id of the nodal grievance redressal officer		Phone No:					
Whether the loan is, or in future maybe, subject to transfer to other REs or securitisation (Yes/ No)		Yes					
5.	5. In case of lending under collaborative lending arrangements (e.g., co-lending/ outsourcing), following additional details may be furnished:						
Name of the originating RE, along with its funding proportion		me of the partner RE along with its proportion of funding	Blended rate of interest				
NA		NA	NA				
6.	In case of digital loans, following specific disclosures may be furnished:						
i.	i. Cooling off/look-up period, in terms of RE's board approved policy, during which borrower shall not be charged any penalty on prepayment of loan		NA				
ii. Details of LSP acting as recovery agent and authorized to approach the borrower		NA					



Computation of APR

Sr No	Parameter	Details
1.	Sanctioned Loan amount (₹)	
2.	Loan Term (in years/ months/ days)	
	a) No. of instalments for payment of principal, in case of non-equated periodic loans	
	b) Installment Details - Type	Monthly
	Amount of each EPI (in Rupees) and	
	nos. of EPIs (e.g., no. of EMIs in case of monthly instalments)	
	Amount of each EPI for Principle Repayment Holiday Period (in Rupees) (if applicable)	
	Nos. of EPIs for Principle Repayment Holiday Period (if applicable)	
	Total nos. of EPIs	
	c) No. of instalments for payment of capitalised interest, if any	
	d) Commencement of repayments, post sanction	days
3.	Interest rate type (fixed or floating or hybrid)	
4.	Rate of Interest	
5.	Total Interest Amount to be charged during the entire tenor of the loan as per the rate prevailing on sanction date (₹)	
6.	Fee/ Charges payable (₹)	
	A Payable to the RE	
	B Payable to third-party routed through RE	
7.	Net disbursed/recieved amount (1-6) (₹)	
8.	Total amount to be paid by the borrower (sum of 1 and 5) (₹)	
9.	Annual Percentage rate- Effective annualized interest rate (%)	
10.	Schedule of disbursement as per terms and conditions	As per Terms and conditions/Special conditions mentioned in sanction letter
11.	Due date of payment of instalment and interest	



Repayment Schedule

Instalment No.	Outstanding Principal (in Rupees)	Principal (in Rupees)	Interest (in Rupees)	Instalment (in Rupees)

This document is valid till _____

