



आज़ादी_{का} अमृत महोत्सव

RBI/2023-24/53 DoR.MCS.REC.28/01.01.001/2023-24

August 18, 2023

All Commercial Banks (including Small Finance Banks, Local Area Banks and Regional Rural Banks, excluding Payments Banks)
All Primary (Urban) Co-operative Banks
All NBFCs (including HFCs) and
All India Financial Institutions (EXIM Bank, NABARD, NHB, SIDBI and NaBFID)

Madam / Dear Sir,

Fair Lending Practice - Penal Charges in Loan Accounts

Reserve Bank has issued various guidelines to the Regulated Entities (REs) to ensure reasonableness and transparency in disclosure of penal interest. Under the extant guidelines, lending institutions have the operational autonomy to formulate Board approved policy for levy of penal rates of interest. It has been observed that many REs use penal rates of interest, over and above the applicable interest rates, in case of defaults / non-compliance by the borrower with the terms on which credit facilities were sanctioned.

- 2. The intent of levying penal interest/charges is essentially to inculcate a sense of credit discipline and such charges are not meant to be used as a revenue enhancement tool over and above the contracted rate of interest. However, supervisory reviews have indicated divergent practices amongst the REs with regard to levy of penal interest/charges leading to customer grievances and disputes.
- 3. On a review of the practices followed by REs for charging penal interest/charges on loans, the following instructions are issued for adoption.
- (i) Penalty, if charged, for non-compliance of material terms and conditions of loan contract by the borrower shall be treated as 'penal charges' and shall not be levied in the form of 'penal interest' that is added to the rate of interest charged on the advances. There shall be no capitalisation of penal charges i.e., no further interest computed on

विनियमन विभाग, केंद्रीय कार्यालय, 12वीं और 13वीं मंज़िल, केंद्रीय कार्यालय भवन, शहीद भगत सिंह मार्ग, मुंबई 400001 टेलीफोन /Tel No: 22601000 फैक्स/ Fax No: 022-2270 5670, 2260 5671, 5691 2270, 2260 5692 Department of Regulation, Central Office, 12th & 13th Floor, Central Office Building, Shaheed Bhagat Singh Marg, Mumbai – 400001 Tel No: 22601000 Fax No: 022-2270 5670, 2260 5671, 5691 2270, 2260 5692 बैंक हिंदी में पत्राचार का स्वागत करता है such charges. However, this will not affect the normal procedures for compounding of interest in the loan account.

- (ii) The REs shall not introduce any additional component to the rate of interest and ensure compliance to these guidelines in both letter and spirit.
- (iii) The REs shall formulate a Board approved policy on penal charges or similar charges on loans, by whatever name called.
- (iv) The quantum of penal charges shall be reasonable and commensurate with the non-compliance of material terms and conditions of loan contract without being discriminatory within a particular loan / product category.
- (v) The penal charges in case of loans sanctioned to 'individual borrowers, for purposes other than business', shall not be higher than the penal charges applicable to non-individual borrowers for similar non-compliance of material terms and conditions.
- (vi) The quantum and reason for penal charges shall be clearly disclosed by REs to the customers in the loan agreement and most important terms & conditions / Key Fact Statement (KFS) as applicable, in addition to being displayed on REs website under Interest rates and Service Charges.
- (vii) Whenever reminders for non-compliance of material terms and conditions of loan are sent to borrowers, the applicable penal charges shall be communicated. Further, any instance of levy of penal charges and the reason therefor shall also be communicated.
- (viii) These instructions shall come into effect from January 1, 2024. REs may carry out appropriate revisions in their policy framework and ensure implementation of the instructions in respect of all the fresh loans availed/ renewed from the effective date. In the case of existing loans, the switchover to new penal charges regime shall be ensured on next review or renewal date or six months from the effective date of this circular, whichever is earlier.
- 4. The above instructions are issued under sections 21, 35A and 56 of the Banking Regulation Act, 1949, sections 45JA, 45L and 45M of the Reserve Bank of India Act, 1934, and section 30A of the National Housing Bank Act, 1987 and shall be updated in

the relevant Master Directions / Master Circulars of the applicable REs. The list of

amendments to the Master Directions / Master Circulars has been provided in the Annex.

5. These instructions shall, however, not apply to Credit Cards, External Commercial

Borrowings, Trade Credits and Structured Obligations which are covered under product

specific directions.

Yours faithfully,

(Santosh Kumar Panigrahy)

Chief General Manager

Encl: As above

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Para	Existing Section	Amended Section
No.	tor Direction - Become Book	r of India (Interest Date on Advances) Directions, 2016
	March 03, 2016	cof India (Interest Rate on Advances) Directions, 2016
5	Banks shall formulate a	deleted
3	Board approved policy for	ueleteu
	charging penal interest on	
	advances which shall be	
	fair and transparent. The	
	rate of penal interest shall	
	be decided after taking	
	into account incentive to	
	service the debt and due	
	regard to genuine	
	difficulties of customers.	
	Provided that no penal	deleted
	interest shall be charged on advances mentioned in	
	the circular	
	RPCD.Plan.BC.15/04.09.	
	01/2001-02 dated August	
	17, 2001, as amended	
D Mor	from time to time.	g Financial Company – Non-Systemically Important
		erve Bank) Directions, 2016 dated September 1, 2016
29		Applicable NBFCs shall convey in writing to the
20		borrower in the vernacular language as understood
	borrower in the vernacular	by the borrower by means of sanction letter or
	language as understood	otherwise, the amount of loan sanctioned along with
	by the borrower by means	the terms and conditions including annualised rate of
	of sanction letter or	interest and method of application thereof and keep
	otherwise, the amount of	the acceptance of these terms and conditions by the
	loan sanctioned along	borrower on its record. As complaints received
	with the terms and	against NBFCs generally pertain to charging of high
	conditions including	interest / penal charges, applicable NBFCs shall
	annualised rate of interest	mention the penalties charged for late repayment in
	and method of application	bold in the loan agreement.
	thereof and keep the	
	acceptance of these	
	terms and conditions by	
	the borrower on its record.	

As complaints received against NBFCs generally pertain to charging of high interest / penal interest, applicable NBFCs shall mention the penal interest charged for late repayment in bold in the loan agreement.

(New section inserted)

Penal Charges in Loan Accounts

Penalty, if charged, for non-compliance of material terms and conditions of loan contract by the borrower shall be treated as 'penal charges' and shall not be levied in the form of 'penal interest' that is added to the rate of interest charged on the advances. There shall be no capitalisation of penal charges i.e., no further interest computed on such charges. However, this will not affect the normal procedures for compounding of interest in the loan account.

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C. Master Direction - Non-Banking Financial Company -Systemically Important Non-Deposit taking Company and Deposit taking Company (Reserve Bank) Directions, 2016 dated September 1, 2016

29 Applicable NBFCs shall convey in writing to the borrower in the vernacular language as understood by the borrower by means sanction letter of otherwise, the amount of sanctioned loan along with the terms and conditions including annualised rate of interest and method of application thereof and keep the of acceptance these terms and conditions by the borrower on its record. As complaints received against NBFCs generally pertain to charging of high

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<u>D. Master Direction - Non-Banking Financial Company – Housing Finance Company (Reserve Bank) Directions, 2021 dated February 17, 2021</u>

74.2 HFCs shall transparently disclose to the borrower all information about fees/ charges payable for processing the loan application, the amount of fees refundable if loan amount is not sanctioned/ disbursed. pre-payment options and charges, if penal interest/ any, penalty for delayed if repayment, any, conversion charges for switching loan from fixed to floating rates or viceversa, existence of any interest reset clause and any other matter which affects the interest of the borrower. In other words, HFCs must disclose 'all in inclusive cost' of

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	processing/ sanctioning of	
	loan application in a	
	transparent manner. It	
	should also be ensured	
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	are non-discriminatory.	
75.2	,	UECo shall convey in writing to the harrower in the
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	writing to the borrower in	vernacular language or a language as understood by
	the vernacular language	the borrower by means of sanction letter or
	or a language as	otherwise, the amount of loan sanctioned along with
	understood by the	all terms and conditions including annualized rate of
	borrower by means of	interest, method of application, EMI Structure,
	sanction letter or	prepayment charges, penal charges (if any) and
	otherwise, the amount of	keep the written acceptance of these terms and
	loan sanctioned along	conditions by the borrower on its record.
	with all terms and	
	conditions including	
	annualized rate of	
	interest, method of	
	application, EMI	
	Structure, prepayment	
	charges, penal interest (if	
	any) and keep the written	
	acceptance of these	
	terms and conditions by	
	the borrower on its record.	
76.2	The HFCs shall give	The HFCs shall give notice to the borrower in the
	notice to the borrower in	vernacular language or a language as understood by
	the vernacular language	the borrower of any change in the terms and
	or a language as	conditions including disbursement schedule, interest
	understood by the	rates, penal charges (if any), service charges,
	borrower of any change in	prepayment charges, other applicable fee/ charges
	the terms and conditions	etc. HFCs should also ensure that changes in
	including disbursement	interest rates and charges are effected only
	schedule, interest rates,	prospectively. A suitable condition in this regard
	penal interest (if any),	should be incorporated in the loan agreement.
	service charges,	and a de modification in the loan agreement.
	prepayment charges,	
	other applicable fee/	
	charges etc. HFCs should	
	also ensure that changes	
	in interest rates and	
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	prospectively. A suitable	
	condition in this regard	
	should be incorporated in	
	the loan agreement.	
80.1	The Board of each HFC	The Board of each HFC shall adopt an interest rate
	shall adopt an interest	model taking into account relevant factors such as
	rate model taking into	cost of funds, margin and risk premium and
	account relevant factors	determine the rate of interest to be charged for loans
	such as cost of funds,	and advances. The rate of interest and the approach
	margin and risk premium	for gradation of risk and rationale for charging
	and determine the rate of	different rate of interest to different categories of
	interest to be charged for	borrowers shall be disclosed to the borrower or
	loans and advances. The	customer in the application form and communicated
	rate of interest and the	explicitly in the sanction letter. The Board of the HFC
	approach for gradation of	shall also have clearly laid down policy for penal
	risk and rationale for	charges (if any).
	charging different rate of	J (),
	interest to different	
	categories of borrowers	
	shall be disclosed to the	
	borrower or customer in	
	the application form and	
	communicated explicitly in	
	the sanction letter. The	
	Board of the HFC shall	
	also have clearly laid	
	down policy for penal	
	interest/ charges (if any).	
80.3	The rate of interest and	The rate of interest must be annualised rate so that
	penal interest (if any)	the borrower is aware of the exact rates that would
	must be annualised rate	be charged to the account.
	so that the borrower is	
	aware of the exact rates	
	that would be charged to	
	the account	
81	Though interest rates are	Though interest rates are not regulated by the Bank,
	not regulated by the Bank,	rates of interest beyond a certain level may be seen
	rates of interest beyond a	to be excessive and can neither be sustainable nor
	certain level may be seen	be conforming to normal financial practice. HFCs
	to be excessive and can	shall lay out appropriate internal principles and
	neither be sustainable nor	procedures in determining interest rates and
	be conforming to normal	processing and other charges (including penal
	financial practice. HFCs	charges, if any). In this regard the directions in the
	shall lay out appropriate	Fair Practices Code about transparency in respect of

principles and internal procedures in determining interest rates and processing and other charges (including penal interest, if any). In this regard the directions in the Fair Practices Code about transparency respect of terms and conditions of the loans are to be kept in view. HFCs are also advised to put in place internal an mechanism to monitor the process and the operations SO as to adequate ensure transparency communications with the borrowers.

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82.3 **HFCs** shall provide information on interest rates, common fees and charges (including penal interest, if any) through putting up notices in their branches; through telephone or help-lines; on the company's website: through designated staff/ help

HFCs shall provide information on interest rates, common fees and charges (including penal charges, if any) through putting up notices in their branches; through telephone or help-lines; on the company's website; through designated staff/ help desk; or providing service guide/ tariff schedule.

	desk; or providing service	
	guide/ tariff schedule.	
05.0	<u> </u>	Disales of series have senset such as series
85.9	Display of various key	
	aspect such as service	charges, interest rates, penal charges (if any),
	charges, interest rates,	services offered, product information, time norms for
	Penal interest (if any),	various transactions and grievance redressal
	services offered, product	mechanism, etc. is required to promote transparency
	information, time norms	in the operations of HFCs. HFCs shall follow the
	for various transactions	instructions on "Notice Board", "Booklets/
	and grievance redressal	Brochures", "Website", "Other Modes of Display" and
	mechanism, etc. is	on "Other Issues" as per Annex XII.
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	transparency in the	
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	HFCs shall follow the	
	instructions on "Notice	
	Board", "Booklets/	
	Brochures", "Website",	
	"Other Modes of Display"	
	and on "Other Issues" as	
	per Annex XII.	

II. Instructions in addition to the paragraphs of the related Master Circulars

E. Master Circular- Management of Advances – UCBs dated July 25, 2023		
Para	Existing Paragraph	Additional instructions that shall apply
No.		
		Penalty, if charged, for non-compliance of material terms and conditions of loan contract by the borrower shall be treated as 'penal charges' and shall not be levied in the form of 'penal interest' that is added to the rate of interest charged on the advances. There shall be no capitalisation of penal charges i.e., no further interest computed on such charges. However, this will not affect the normal procedures for compounding of interest in the loan account. The REs shall not introduce any additional component to the rate of interest and ensure compliance to these guidelines in both letter and spirit.

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F. Master Circular - Customer Service in Banks dated July 1, 2015

Para graph 6

Levy of service charges

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<u>G. Master Circular - Loans and Advances - Statutory and Other Restrictions dated July 1, 2015</u>

Para	Guidelines	on	Fair	The quantum and reason for penal charges shall be
graph	Practices	Code	for	clearly disclosed by REs to the customers in the loan
2.5	Lenders			agreement and most important terms & conditions /
				Key Fact Statement (KFS) as applicable, in addition
				to being displayed on REs website under Interest
				rates and Service Charges.
				3
				Whenever reminders for non-compliance of material
				terms and conditions of loan are sent to borrowers,
				the applicable penal charges shall be
				communicated. Further, any instance of levy of
				penal charges and the reason therefor shall also be
				communicated.