

# HOUSING LOAN / LOAN AGAINST PROPERTY ("LOAN" or "FACILITY")

Dear Customer,

		e captioned Loan/ Facility from Religare Housing Development Finance IDFCL"). Major Terms and Conditions agreed between				
	("Borrower") and RHDF					
(A)	A) PARTICULARS OF THE LOAN					
	Loan Application No.					
	Sanctioned Loan Amount	Rs				
	Type of Loan (applicable to be ticked ✓)	Housing Loan ("HL") for Purchase  or HL for Construction or HL for Repair or HL for Renovation/ Extension HL for Plot / Plot plus Construction or others (Please write)  Non- Housing Loan:  i. Business Purpose  ii. Children Education  iii. Medical Treatment  iv. Marriage  v.Other personal needs (Please write)				
	Type of Rate of Interest ("Rol")	Fixed Rol □ or Floating Rol □ or Fixed-Flexi Rol □ (applicable to be ticked ✓)				
Interest ("Rol") as on the date  If on Floating Rate of Interest ("Rol"):  (i) Prime Lending Rate ("PLR")/ RHDFCL PLR= annum.		(i) Prime Lending Rate ("PLR")/ RHDFCL PLR= % per				
	Moratorium	(				
	Subsidy	Eligibility shall be as per the eligibility criteria prescribed by the Government of India/ respective state government/ govt. department/ nodal agency from time to time.				
	Date of reset of Rate of Interest	The applicable rate of interest on the loan will be revised/ reset with the change in the RHDFCL PLR. Any change in RHDFCL PLR will be notified to the Borrower as mentioned below under Section (C) below.				
	I oan Tenor*	Months (subject to change in case of Floating/ Fixed-Flexi Rate of				

Religare Housing Development Finance Corporation Limited

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	interest).
Installment Type	Monthly
EMI*	Rs (subject to change in case of Floating/ Dual Rate of interest).
Due Date for payment of EMI	
Date on which annual outstanding balance and interest statement will be issued: By 30th June every year via Interest Certificate, SMS/Email/ or Letter.	

Policy on "Policy for Reset of Floating Interest rate on Equated Monthly Instalments (EMI)

In case of partially disbursed cases, 'Pre-Equated Monthly Installments Interest' ("**PEMII**") shall be required to be paid on monthly basis on the due date. PEMII will be charged from the date of the first disbursements to the date of commencement of EMI.

### (B) FEE AND OTHER CHARGES:

# (i) Processing Fee\*\* ("PF"):

Home Loan	Upto 3.5% of the loan amount sanctioned	
Top Up/LAP Loan	Upto 4% of the loan amount sanctioned	
**₹5,000/- IMD(Initial Money Deposit) Non-Refundable to be paid along with application and balance		
Processing Fee post sanction		

# (ii) During the term of loan (Individually specify all the types of fee/charges):

PDC/ECS Bounce Charges (per instrument)	₹500/-	
Swap Charges / EMI Cycle change	₹1,000/- ***	
Change in loan tenor, EMI, addition / deletion of co borrower(s) post loan disbursement	₹10,000/-	
Duplicate Income Tax Certificate - Home Loan	₹500/-	
Property Swap Charges	2% of principal amount outstanding	
Statement of account (on customer request)	₹500/-	
Loan Cancellation charges	₹5000/- for Loan sanction amount upto ₹10 Lakhs	
	₹10000/- for Loan sanction amount above ₹10 Lakhs	
Document Retrieval	₹1000/-	
CERSAI Charges for Loan Amount upto ₹5,00,000/-	As applicable and prescribed by the CERSAI)	
CERSAI Charges for Loan Amount above ₹5,00,000/-	As applicable and prescribed by the CERSAI)	
Documents handling charges post closure of loan (if borrower does not collect the original movable / immovable property documents within 30 days of RHDFCL communication to		

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<sup>\*</sup>In case of any change/revision in applicable Rate of Interest shall be in accordance with, RHDFCL



collect original movable / immovable property documents)			
Legal Recovery Charges and any other incidental charges incurred	Actual amount spent by the Company is to be paid by customer.		
Charges to be paid to CKYCR	As applicable and prescribed by CKYCR		
Stamp Duty and Registration Charges	As prescribed by the respective Govt. Authority		
*** Swap charges will be 'Nil' in case of change in loan repayment mode to NACH			

## (iii) On Foreclosure/ Pre-Payment

Interest Type	Purpose/ Prepaid or Pre-closed through	Charges (exclusive of GST) (please refer to the Notes below)	
Floating Rate	Housing Loans/ Non- Housing Loans to individual borrowers unless end use is for business purpose.	'NIL' charges	
Floating Rate	For all types of Loans where end use is for business purpose or where the borrower is not individual.	2% of the Loan Amount Paid	
Fixed Rate	Housing Loans prepaid/ pre-closed through 'Own Sources' of the Borrower(s).	'NIL' charges	
Fixed Rate	Housing Loans prepaid/ pre-closed through Other Sources OR Non-Housing Loans with any purpose.	2% of the Loan Amount Paid	

# Notes:

- (i) The expression "Own Sources" for the purpose means any source other than by borrowing from a bank/ HFC/ NBFC and/or a financial institution.
- (ii) No Prepayment would be permissible till such time the Facility is fully disbursed and before completion of 12 (twelve) months from date of last disbursement, except at the sole discretion of RHDFCL
- (iii) All dual/ special rate (combination of fixed and floating) housing loans will attract the pre-closure norms applicable to fixed/ floating rate depending on whether at the time of pre-closure, the loan is on fixed or floating rate. In case of a dual/ special rate housing loans, the pre-closure norm for floating rate will apply once the loan has been converted into floating rate loan, after the expiry of the fixed interest rate period.
- (iv) It is also clarified that a fixed rate loan is one where the rate is fixed for entire duration of the loan.

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- (iv) Refund of Processing Fee: RHDFCL shall retain Initial Processing Fee of ₹5000/- in case of withdrawal/ rejection of loan application. After sanction of the loan, RHDFCL shall not be bound to refund any Processing Fee.
- (v) Charges for switching from floating to fixed Rol and vice-versa; OR Re-pricing of the Loan

Re-pricing / Conversion Charges (If accepted by RHDFCL) 2% of principal amount outstanding

(vi) Penalty for delayed EMI or PEMII

Penal Charge 2.5% per month (i.e. 30% per annum) on the EMI or PEMII

- (vii) Above fee and charges are exclusive of GST & other govt. taxes, levies etc. and subject to change and will be at the sole discretion of RHDFCL and any change in charges, would be uploaded on the website or intimated to customer via letter/email.
- (C) NOTICE/ COMMUNICATION RELATING TO RATE OF INTEREST, FEE AND CHARGES- Any revision in rate of interest and/or fee/ charges by RHDFCL shall be notified through any one or more of the following media:
  - i) Letter on the last known address or E-mail on the registered E-mail ID;
  - ii) SMS/ telephone on the registered mobile no.;
  - iii) Notice at RHDFCL's branches;
  - iv) Notice on RHDFCL's website.
- (D) SECURITY / COLLATERAL FOR THE LOAN
  - i) Details of property to be mortgaged in favour of RHDFCL as security for the loan:
  - ii) Details of the Guarantor(s) for the Loan, if any:
  - iii) Details of other Security(ies), if any:
- (E) INSURANCE OF THE PROPERTY/ BORROWERS- The borrower shall be vigilant and shall ensure the property is, during the pendency of the loan, always duly protected and properly insured against all risks. The Borrower hereby agrees that RHDFCL shall be made the sole beneficiary under the insurance policy/policies, and the Borrower shall provide evidence thereof to RHDFCL regarding RHDFCL being made the beneficiary immediately thereafter. The borrower shall pay the premium amounts promptly and regularly so as to keep the policy/policies alive at all times during period of loan.

## (F) CONDITIONS FOR DISBURSEMENT OF THE LOAN

- i) Submission of all relevant documents as mentioned by RHDFCL in the sanction letter/ loan agreement.
- ii) Clear Legal & Technical assessment of the property.
- **iii)** Payment of own contribution, as specified in sanction letter/loan agreement. In case of any alternative arrangement based on a specific product being offered by RHDFCL the same shall be informed to and acknowledged by Borrower.
- **iv)** Creation of Equitable / Registered Mortgage/MOE & charges as prescribed by state government, if any, to be paid by customer as per actuals.
- v) The construction is being undertaken as per approved plans
- vi) Disbursement of loan will be linked to stages of construction as specified in the sanction letter.
- vii) All the required statutory approvals for the property has been obtained
- viii) Positive Verification of all the documents submitted
- ix) CERSAI charge creation.
- **x)** All property owners to be on the loan structure.
- xi) Any other specific condition mentioned in the sanction letter.

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(G) RECOVERY OF DUES / OVERDUE AMOUNTS- On occurrence of any event of default as mentioned in the loan agreement, all outstanding amounts comprising of the principal, interest, additional interest and other charges, if any, owed by the Borrower to RHDFCL shall become payable forthwith and RHDFCL reserves the right to take such action as may be deemed fit, in accordance with applicable laws, to recover its dues by enforcing its rights under the loan documentation entered into with the Borrower.

#### (H) CUSTOMER SERVICES:

- (i) Visiting hours at the office 09.00 am to 6.00 pm from Monday to Friday.
- (ii) Contact Customer Service Executive on 1860-266-4111 / 1800-309-9711 / 1800-103-9711 or SMS LOANS to 575758 or email us at homeloans@religare.com
- (iii) Loan Account Statement A customer needs to request in writing to the branch or customer service e-mail ID for account statement of his/ her loan. The Loan account statement will be provided within 4 working days from the date of receipt of the request on applicable charges.
- (iv) Photocopy of title documents- Photocopy of the title documents will be provided within 5 working days from the date of placing written request at branch. Applicable fees in this regard will be charged.
- (v) Return of original documents on closure/transfer of loan Original loan documents will be returned to the customer within 7 working days from date of full and final payment made towards loan closure. If the documents are not collected within the prescribed time-period, then applicable administrative charges shall be collected from customer.

#### **(I) GRIEVANCE REDRESSAL MECHANISM**

- (i) How to log in a complaint/ where can a complaint be made- All customer queries and grievance with respect to the product and services offered by RHDFCL can be addressed to the Customer Service Department- RHDFCL using the following means through:
  - Call at 1860-266-4111 / 1800-309-9711 / 1800-103-9711
  - SMS-SMS LOANS to 575758
  - Email- homeloans@religare.com
  - Letter- The Customer Service Department, Religare Housing Development Finance Corporation Limited, Plot No A-3, 4 & 5, 2nd Floor, Club-125, Sector 125, Noida, Uttar Pradesh - 201301
  - Website- www.religarehomeloans.com
- (ii) How a complaint should be made- You must provide necessary loan details i.e. Loan Account Number, Complaint/ Grievance Details, Valid Contact Information along with your email ID and Product details while lodging a queries or grievances through these channels.
  - (a) When to expect a reply- The Company shall endeavor to address/ respond to all queries/ grievances within reasonable time and keep the customer informed about the status of their complaints. If the Company receives the complaint in writing from the customer, it shall send him/her an acknowledgement/ response within a week. If the Company receives a complaint over phone from a customer, it will provide the customer with a complaint reference number and keep him informed of the progress. As each customer query/ complaint is unique in nature, it can take up to 4 weeks for complete resolution. The acknowledgement/progress status/ response shall be shared through Email/letter/SMS, etc.



- **(b) Whom to approach for redressal-** The Customer should escalate their concerns through the channels mentioned herein. In case of delayed or no response from the respective channel with in the specified timelines, complaint can be escalated to the Grievance Redressal Officer, Mr. Harish Gupta at <a href="https://harish.gupta@religare.com">harish.gupta@religare.com</a> or can further escalate the matter to Ms. Bhawna Sahajwani at <a href="https://hawna.sahajwani@religare.com">hawna.sahajwani@religare.com</a>.
- (iii) Escalation to National Housing Bank- In case, the customer does not receive any response from RHDFCL or he/ she is not satisfied with the response, the customer may contact the National Housing Bank through any of the following modes:
  - (a) **Online mode:** The complainant may click on following link for registering complaint: https://grids.nhbonline.org.in.
  - (b) **Offline Mode:** In offline/ physical mode by post, the customer may write in prescribed format available at link <a href="https://nhb.org.in/en/grievance-redressal-officer/">https://nhb.org.in/en/grievance-redressal-officer/</a> to the following address:
  - ➤ The Grievance Redressal Department, National Housing Bank, 3rd Floor to 5th Floor, Core 5A, India Habitat Centre, Lodhi Road, New Delhi- 110 003
- (J) The sanction and/or disbursal of the loan shall be at the sole discretion of RHDFCL.
- **(K)** RHDFCL shall, at its sole discretion and under intimation to you, be entitled to amend or modify the term and conditions of the loan and all such amendment or modification, shall be deemed to be effective and binding on you.

The above mentioned Most Important Terms and Conditions (MITC) are to be read in conjunction with the terms contained in Sanction letter and the Loan Agreement and the other documents which the borrower has executed with RHDFCL (collectively referred as Loan documents). The MITC mentioned above are merely indicative and not exhaustive.

It is hereby agreed that for detail terms and conditions of the Loan, the parties hereto shall refer to and rely upon the loan and the other security documents executed/to be executed by them.

उधारकर्ता एतद्द्वारा घोषणा करते हैं कि वे सभी महत्वपूर्ण नियमों और शर्तों को समझ गए हैं।

పై నిబంధనలు మరియు షరతులను రుణ(గహీత/లు చదివారు/ రుణ(గహీతకు చదివి వినిపించారు ఆర్ హెచ్ డి ఎఫ్ సి ఎల్ యొక్క శ్రీ/శ్రీమతి/ కుమారి

ಮೇಲಿನ ನಿಯಮಗಳು ಮತ್ತು ಷರತ್ತುಗಳನ್ನು ಸಾಲಗಾರರು ಓದಿದ್ದಾರೆ/ ಸಾಲಗಾರರಿಗೆ ಆರ್.ಎಚ್.ಡಿ.ಎಫ್.ಸಿ.ಎಲ್'ನ ವ್ಯವಸ್ಥಾಪಕಾರು ಓದಿ ಹೇಳಿದ್ದಾರೆ

மேலே குறிப்பிடப்பட்டுள்ள விதிமுறைகள் மற்றும் நிபந்தனைகளை கடன் வாங்குபவர்/கள்/ படித்து புரிந்து கொண்டனர் அல்லது அவர்களுக்கு

याद्वारे असे घोषित केले जात आहे की, वरिल सर्व अटी व शर्ती कार्जदार/कर्जदारांनी वाचल्या असुन/त्यांना आहेत.

અમો ઋણ લેનારા લોકો તમામ મહત્વપૂર્ણ નિયમો અને શરતો સમજી ગયા છીએ. (અમો ઋણ લેનારા લોકોને



میں/ہم باہمی یہ اقرار کرتا/کرتے ہیں کہ مینے /ہمنے اوپر درج کئے گئے اقدام و شرائط کو اچھے سے سمجھ لیا

رج کرنے کے لئے مندرجہ ذیل دستخط کیے ہیں (Signature or thumb impression of the Borrower/s)

(Signature of Authorised person of Religare Housing Development Finance Corporation Ltd.)

Date:

Place: Place: