

MOST IMPORTANT TERMS AND CONDITIONS (MITC)

Pursuant to the terms and conditions agreed to between BAJAJ HOUSING FINANCE LIMITED ("BHFL" or "the Lender") and the Borrower ("the Borrower" or "the Customer") as detailed in the Sanction letter, Loan Agreement ("Loan Agreement"), the Top-Up Loan Addendum, Disbursement letter and/ or other documents, if any, (collectively referred to as the "Loan Documents"), the Key Terms and Conditions are mentioned in this MITC.

This MITC has to be read in conjunction with the terms and conditions of the Loan documents. The Loan availed by the Borrower shall be governed by the Loan Documents. In the event of any conflict between the MITC set out herein and the Loan Documents, the terms and conditions of the Loan Documents shall prevail. We will be issuing customer login credentials (user id and password) through which customer can access Loan Agreement. In case customer is not able to access Loan agreement on portal, a request can be placed to provide copy of Loan Agreement and thereafter photocopy of Loan Agreement will be facilitated.

	APPLICATION NO.:							
	TYPE OF LOAN:	\square Fresh/ Purchase \square BT	□ BT+ Top up □ Top Up					
1.	LOAN AMOUNT:							
2.	INTEREST TYPE:							
	Floating: BHFL Institutions	al Floating Reference Rate	e (I-FRR) or □ Repo Rate					
	Rate of Interest:							
	Floating:% p.a. (I-FRR / Repo% +/% spread)							
	Financial Institution	Name of Institution						
	whose Benchmark Rate* is being considered and Reference Period	Reference Period	month MCLR / FRR / PLR					

Moratorium or subsidy: Not Applicable

Date of reset of Interest (if any):

Modes of communication of changes in Interest Rate: BHFL is entitled to revise the interest rate upward or downward from time to time during the loan tenure, and with due intimation to the Borrower, due to changes in BHFL I-FRR or External benchmarks (for external benchmark linked

^{*} Please note that the ROI (Rate of Interest) on the loan would be revised post the date of disbursement basis any subsequent movement in the aforementioned Benchmark Rate.



loans) or internal policies or due to regulatory requirements or on occurrence of event of default, including but not limited to, any delay by Borrower in providing / executing any documents so required by the Lender to be executed / provided by the Borrower, post disbursal of the loan, under the agreement. Any revision in the rate of interest is effective prospectively. Other components of all Floating Interest rate type loans can be reviewed once in three years and changed if required. BHFL shall inform of such change in Interest Rate by sending letter to the Borrower on registered communication address/ mailer on registered E mail ID/ Message on registered Mobile No and/or by updating its Website. Such communication through any two alternate modes of communications mentioned above shall constitute sufficient notice to the Borrower. If such change is to the disadvantage of the Borrower, the Borrower may within 60 days and without notice foreclose the Loan account without having to pay any extra charges or interest.

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4.	PURPOSE OF LOAN: ☐ Business Expansion ☐ General Corporate Purpose	
	☐ Other Use (Please specify)	

Illustrative list of loans which shall be classified as loans for business purpose:

- Lease Rental Discounting Loans.
- Loans Against any Property availed for Business Purpose / Use such as Working Capital, Debt Consolidation, Repayment of Business Loan, Expansion of business, Acquisition of Business asset or any similar end usage of funds.
- Loan for purchase of Non-Residential Properties.
- Loan against security of Non-Residential Property.
 Top up loans for Business Purpose / Use such as Working Capital, Debt Consolidation, Repayment of Business Loan, Expansion of business, Acquisition of Business asset or any similar end usage of funds.

5.	INST	ΔΙΙ	MENT	TYPFS:	Monthly
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□ Term Loan□ Flexi Term Loan□ Flexi Hybrid Loan

Adjustment of payments done by customer to loan account:

- I. Term loans (including Flexi Term Loans):
 - a) Customers making payment through any mode other than the payment gateways (i.e. RTGS/NEFT/IMPS/UPI etc.): Credit to the loan account will be done post receipt of the clear funds by the Company, (Normally same day except in failure transactions).
 - b) Customers making payment through payment gateway (e.g. bill desk): Credit to the loan account will be done on receipt of funds by company (normally T+1 day wherein T is debit date to customer account).



- c) Banking holidays are excluded for computation of credit period as funds are not received at company end hence it can be more than T+1 days. Customers are advised to check specifically banking holidays before transferring money through payment gateways since there may be more than one banking holiday, the difference in debit to customer bank account and credit may go beyond T+1 day.
- d) Transactions where customer account is debited but credit is received with delay at payment gateway's end to Company due to error in payment gateway, credit to customer account would be given on day of receipt of credit in Company's account.
- II. Additional conditions for Flexi Term Loan where transaction amount is greater than Rs.1.00 crore:
 - a) For flexi payments cut off timings would be 1 p.m. on normal banking working day.
 - b) Amounts transferred prior to 1:00 p.m. on banking working day: Credit to the loan account will be done on the same day [except payments through payment gateway, as mentioned in clause: I(b)].
 - c) Amounts transferred post 1:00 p.m. on banking working day: Credit to the loan account will be done on T+1 day.
 - d) Payments done on banking holiday: Credit to the loan account will be done on the next working day. Customers are advised to check specifically banking holidays before transferring money through payment gateways since there may be more than one banking holiday, the difference in debit to customer bank account and credit may go beyond T+1 day.
 - e) Transactions where customer account is debited but credit is received with delay at payment gateway's end, credit to customer account would be given on day of receipt of credit in Company's account.

6. SECURITY

- The charge created / to be created against the Property/ies offered as security in favour of BHFL and / or any other collateral / security as may be created in favour of BHFL is/are considered as the security of the loan, which is detailed in Loan Documents. The Security shall mean and include mortgage, guarantee and any other form of security as deemed fit by BHFL for securing the loan and submitted by the Borrower accordingly. The Borrower shall produce such original/copy of title deeds, documents, reports as may be required by BHFL.
- The Borrower shall bear all the charges payable for the creation of said security and shall take all the steps required for the perfection thereof.

7. INSURANCE OF THE PROPERTY/ BORROWER(S) AND VALUE-ADDED PRODUCTS

- It will be the Borrower's responsibility to ensure that the Property offered as security, is duly
 insured for an amount equivalent or above the loan value from and against all risks, with BHFL
 as sole beneficiary during the tenure of the loan. The evidence thereof shall be given to BHFL
 whenever required for by BHFL.
- The claims & coverage will be governed in accordance with the terms & conditions of the insurance policy issued by the insurance company.
- BHFL offers enrolment, only to its customers, under various Group insurance policies in the
 capacity of a Master Policy Holder. The role of BHFL is limited to the effect that it only facilitates
 at the request of the customer to apply for an insurance policy from the insurance company.
 However, the decision to issue an insurance policy, provide requisite insurance coverage and



settle any future claim under the policy would solely rest with the insurance company only. Insurance is the subject matter of solicitation, and the Borrower has considered availing the same voluntarily. BHFL holds no warranty and does not make any representation about the insurance product, the underlying terms and conditions and/or benefits of the insurance product, the manner of processing the claims by the insurance company. Further, BHFL shall not be responsible for acceptance or rejection of the request for insurance policy and/or claims, the manner of processing of claims etc., in any manner whatsoever. All or any grievances in reference to the insurance policy will have to be directly taken up with the insurance company only.

• Value added products are the subject matter of solicitation, and the Borrower has considered availing the same voluntarily. The role of BHFL is limited to the effect that it only facilitates at the request of the customer to apply for such value-added products from the service providers. BHFL holds no warranty and does not make any representation about the products offered, the underlying terms and conditions and/or benefits of the products, the manner of processing the claims / services by the third party. BHFL shall not be responsible for acceptance or rejection of the third-party products offered and/or claims, the manner of processing of claims / services etc. in any manner whatsoever. All or any grievances in reference to the products availed will have to be directly taken up with the service provider only.

8. CONDITIONS FOR DISBURSEMENT OF THE LOAN

- Submission of all relevant documents as mentioned by BHFL in the Sanction Letter, Loan Agreement and other Loan Documents;
- The following additional conditions will also have to be satisfied by the Customer:
 - Legal & Technical Assessment of the Property;
 - Clear, marketable and unencumbered title of the property offered as security;
 - If the loan is a Home Loan, proof of payment of the own contribution towards the purchase of the Property by the Borrower has to be submitted to BHFL;
 - The construction carried out over the Property/ies has been undertaken as per the approved plans and as per applicable laws/bye-laws/rules and regulations;
 - All required approvals (including, but without limitation, the approved plans and the statutory approvals) for the property have been obtained and submitted to BHFL.

9. REPAYMENT OF THE LOAN

- The Borrower agrees to repay the EMIs/Monthly Instalments and the other Outstanding Dues
 to BHFL on or before the respective Due Dates by any of the repayment modes as set out in
 the Loan Agreement or the Top-Up Loan Addendum, or in such manner and at such place, as
 may be agreed between the Borrower and BHFL.
- BHFL may, at the request of the Borrower in writing, agree to change the repayment mode.
 BHFL may, at any time, in its discretion revise the repayment schedule in its sole and absolute discretion and notify the Borrower in advance accordingly.



 The EMI/Monthly Instalment amount shall be arrived at so as to comprise the repayment of the Loan Amount and payment of Interest calculated on the basis of the Interest Rate within the Loan Tenure. The Borrower agrees to continue paying EMIs/Monthly Instalments until all Outstanding Dues under the Loan have been repaid in full to BHFL.

10. BRIEF PROCEDURE TO BE FOLLOWED FOR RECOVERY OF OVERDUES

On occurrence of any event of default as mentioned in the Loan Agreement and other Loan Documents ("Event of Default"), all outstanding amounts owed by the Borrower to BHFL shall become payable forthwith and BHFL reserves the right to undertake such necessary processes/measures to enforce its rights under the Loan Agreement and other Loan Documents including but not limited to charging Default Interest for the delayed payment, recovery of over dues. Further, in case of a secured loan, BHFL will be entitled to enforce the Security in accordance with the remedies available under the Law. BHFL also reserves the right to:

- Accelerate the repayment of the Outstanding Dues including the Loan.
- Place the Loan on demand or declare all Outstanding Dues payable by the Borrower in respect of the Loan to be due and payable immediately.
- Charge interest on delayed payment, applicable Penal Charges including Bounce Charges,
 Late Payment Charges & Covenant Perfection Charges.
- Exercise such other rights and remedies as may be available to the Company under applicable law during the pendency of the Loan.
- Stipulate such other condition/s or take such other action/s as the Company deems fit;
- Revise the applicable Interest Rate;
- Has the right to disclose all the loan account details of the Borrower to RBI, NHB, stock exchange, Information Utility, auditors, CIBIL and other information bureaus and any other Statutory/Regulatory authority and/or any other agency authorised in this behalf pursuant to any legal/regulatory requirements.
- At its sole discretion, publish the name, address, photograph, Security details (if applicable) and such other information of the Borrower as BHFL deems fit, in electronic, print and social media, and that such publication shall also include the fact of such Event of Default; and the Borrower agrees that BHFL is not responsible or liable for any harm and/ or damage caused to the Borrower, whether monetary or otherwise, because of the publication of such information.
- Take possession of the Property, if any, on which Security is so created whether by itself or through any of the recovery agents or attorneys as may be appointed by the Lender.

11. ANNUAL OUTSTANDING BALANCE STATEMENT

BHFL shall issue the annual outstanding balance statement to the Borrower at the request.

12. FAIR PRACTICE CODE

Fair Practice code of the company can be referred online in link provided below https://www.bajajhousingfinance.in/notice-board

13. CUSTOMER SERVICES



E mail	bhflwecare@bajajfinserv.in
Call	022 - 45297300
Online Customer Portal	https://myaccount.bajajhousingfinance.in/#/home
Branch visiting hours	10:00 AM to 6:00 PM

Queries raised through any of the above-mentioned channels will be actioned and resolved for the Borrower within 7 working days.

- (i) loan account statement Loan Account statement can be downloaded online. Alternatively, Customer can obtain the statement by walking into Branch or even by calling on customer care number indicated above.
- (ii) photocopy of the title documents In case if secured loan is availed by Customer by submitting title and link documents of the property, photocopy of title and link documents of the property, would be provided to customer upon receiving a written request from Customer and subject to payment of applicable charges as defined under Fees/ charges section below. In case of takeover/balance transfer loans, the request by the customer for photocopy of title & link documents will be facilitated subject to receipt of title and link documents from the Transferor bank/Financial Institution.
- (iii) return of original title & link documents on closure/transfer of the loan Original Property documents received by BHFL, would be returned within 20 working days of closure of all/any loan outstanding dues with BHFL.

14. GRIEVANCE REDRESSAL

You will receive an acknowledgement / response within 2 business days of receiving your communication:

Level 1	We are committed to resolving customer's queries / issues within 15 days (some of the scenarios requiring more time will take maximum of 30 days). If customer does not hear from us within this time, or not satisfied with our resolution of query, the customer may write to us at bhflgrievance@bajajfinserv.in
Level 2	If the customer is not satisfied with the resolution provided at level 1 within 5 days, the customer may post his/her complaint to the head of Customer Experience at Bhflcustomerexperience@bajajfinserv.in
	Alternatively, the customers may write to The Head of Customer Experience at: Bajaj Housing Finance Limited, 5th Floor, B2 Cerebrum IT Park,



	Kumar City Kalyani Nagar Pune,
	Maharashtra Pin – 411014
Level 3	If the customer is not satisfied with the resolution provided at level 2 within 7 days, the customer may post his/her complaint to the Grievance Redressal Officer at
	hema.ratnam@bajajfinserv.in
	Alternatively, the customers may write to Grievance Redressal Officer: Hema Ratnam
	Bajaj Housing Finance Limited,
	5th Floor, B2 Cerebrum IT Park,
	Kumar City Kalyani Nagar Pune,
	Maharashtra Pin – 411014
Level 4	In case of non-redressal of the complaint to the customer's satisfaction, within 30 days from the date of complaint, the customer may approach the National Housing Bank by lodging its complaint in online mode at the link https://grids.nhbonline.org.in or in offline mode by post at the address given below in the prescribed format available under the Grievances section at https://nhb.org.in/ .
	National Housing Bank,
	Department of Supervision,
	(Complaint Redressal Cell),
	4th Floor, Core-5A, India Habitat Centre,
	Lodhi Road,
	New Delhi- 110003

Grievance Process

The below-mentioned process is followed when a Borrower writes to bhflgrievance@bajajfinserv.in:

- Customer service associate reads the entire email to understand the customer query / complaints
- Customer is out called to understand his stated and unstated requirements
- Grievance Team coordinates with internal departments to get the complaint resolved as per the defined timeline.
- If the resolution is not possible within the defined TAT of 15 days, due to internal and external dependencies, interim response along with timelines is sent to the Borrower.
- All queries are closed on e-mail and via telephone call.

Timely update is sent to the Borrower in case of any extension required in committed timelines.

15. FEES AND OTHER CHARGES

The Fees/Charges as mentioned below are subject to change at the sole discretion of Bajaj Housing Finance Limited. For any changes, the Borrower(s) are requested to refer to the latest Schedule of Charges, mentioned on the BHFL's website https://www.bajajhousingfinance.in/notice-board, which shall stand applicable.



The Fees/Charges as mentioned below are indicative of the maximum amount payable as such Fee/Charge by the Borrower. The Fees/Charges as mentioned in the Loan Documents detail the exact amount payable. Unless specifically mentioned, the Fees/Charges paid are non-refundable.

	Nature of Fee/ Charge	Name of	When	Frequency	Amount
		Fee/ Charge	Payable		
1.	Fees for Home Loan/	Processing	At	Once	Up to 4% of loan amount + GST as
	Loan Against Property	Fees/Comm	Application		applicable
	- · - · · ·	itment Fees	•		11 (10 (1)
2.	Fees for Top-Up Loan	Processing	At	Once	Up to 4% of loan amount + GST as
		Fees/Comm itment Fees	Application		applicable
3.	Expenses to cover costs	Incidental Charges	On incurring expenses		On Actuals
4.	Statutory Charges	Stamp Duty/MODT /MOE	As per the relevant laws	Once	Applicable as per state laws
5.	Switch to Lower Rate	Switch Fees	On Rate revision	On every rate revision	Up to 2% of principal outstanding + GST as applicable
6.	Mortgage Origination Fees (MOF) (Non- refundable amount) – for secured loans	MOF over and above processing fees	At Application	Once	Up to Rs. 50000 + GST as applicable
7.	Cheque Swap charges	Misc Receipts	At request	As and when	As per expenses incurred
8.	Security Swap charges	Misc Receipts	At request	As and when	As per expenses incurred
9.	Fees on account of External/ Legal/ Technical Opinion	Miscellaneo us Receipts	On incurring expenses	As and when	As per expenses incurred
10.	Reappraisal of loan after 6 months from sanction	Processing Fees	At re- application	Once	Mortgage Origination Fees as applicable
11.	Hard Copy of Statement of Account	Miscellaneo us Receipts	At request	Per request	Up to Rs. 500 per request + GST as applicable
12.	Conversion of existing loan to new product (Term loan/ Flexi Term loan/ Flexi Hybrid loan)	Conversion Fees	On Conversion	On every conversion	Up to 3% of principal outstanding + GST as applicable
13.	Flexi Annual Maintenance Charge – Flexi Hybrid Loan		Applicable on Flexi Hybrid Loan	Annual Charge	Up to 1% of the Sanctioned amount during Flexi Interest Only Loan Repayment Tenure + GST as applicable and up to 1% of the available Flexi Loan Limit during the Flexi Term Loan Tenure + GST as applicable



	Nature of Fee/ Charge	Name of	When	Frequency	Amount
		Fee/	Payable		
		Charge			
14.	9	Annual Maintenance Charge	Applicable on Flexi Term Loan	Annual Charge	Up to 1% of the available Flexi Loan Limit + GST as applicable
15.	CERSAI Charges (for Secured Loans)	Charges for CERSAI registration	At application	Once	For each loan, as per charges levied by CERSAI + GST as applicable
16.	Fees for Photocopy of Title Documents (for secured loans)	Miscellaneo us Receipts	At request	Per request	Minimum fee of Rs. 500/- upto 30 pages and Rs. 3/- for each additional page thereafter + GST as applicable
17.	Document Retrieval Charges on Closed Loans (Re-Vaulting charges)	Miscellaneo us Receipts	At request	Per request	A charge of Rs 1000 (including GST) is applicable if original documents of a closed loan are not collected by the borrower within 15 days from issuance of `Collection of original Property Papers' communication by BHFL.

18. Penal Charges:

- a) Bounce charges applicable in case of bounce of EMI, mentioned in below table.
- b) Late Payment Charges (LPC)- calculated daily for each EMI starting from the date of Unpaid / Partially paid EMI till full due EMI amount has been received, as mentioned in below table. LPC shall be accounted on receipt basis. These charges will not be Capitalized.

Sanctioned Loan Amount	Late Payment Charges (LPC)^ (chargeable per day for every partially or fully overdue EMI) (Rs.)	Bounce Charges ^ (for every dishonour of cheque / ECS / NACH)	
Up to Rs 15 Lakhs	3	500/-	
> Rs 15 Lakhs to Rs 30 Lakhs	10	500/-	
> Rs 30 Lakhs to Rs 50 Lakhs	15	1,000/-	
> Rs 50 Lakhs to Rs 1 Crore	30	1,000/-	
> Rs 1 Crore to Rs 5 Crores	125	3,000/-	
> Rs 5 Crores to Rs 10 Crores	150	3,000/-	
> Rs 10 Crores to Rs 25 Crores	175	10,000/-	
> Rs 25 Crores to Rs 50 Crores	200	10,000/-	
> Rs 50 Crores to Rs 100 Crores	400	10,000/-	
> Rs 100 Crores to Rs 250 Crores	1,000	10,000/-	
> Rs 250 Crores to Rs 500 Crores	2,000	10,000/-	
> 500 Crores	4,000	10,000/-	



'The Charges mentioned above are as applicable on the date of signing this MITC. These charges are subject to modification and the revised charges as mentioned on the Company's website (https://www.bajajhousingfinance.in/) will be applicable. The Borrower agrees that all the aforementioned charges are excluding GST (if applicable) or any other government levies.

c) Covenant Perfection Charge (CPC) for Non-Compliance to material Terms & Conditions:

The Company shall levy the Covenant Perfection Charges in scenarios of non-compliance to material terms & conditions of the loan by the borrower. Various scenarios for levy of covenant perfection charges along with their respective trigger points and levy as well as discontinuation are as detailed below.

Sr. No.	Material terms and conditions	Trigger point	Charge levy / discontinuation		CPC (chargeable per month) (Rs.)
1	Non submission of Title document / security perfection document / MODT / MOE / Mortgage deed /	first disbursement date	Levy	On non- compliance of any one or all heads in the category	3,000/-
	ROC charge creation wherever applicable		Discontinuation	Next calendar month from date of curing	-
2	Non-submission of revised NACH / ECS debit mandate registration wherever existing mandate is invalid / inactive / bank account closed / bank account frozen / other technical issue	Non curing of mandate registration issue for 90 days period	Levy	On non- compliance of any one or all heads in the category	1,000/-
			Discontinuation	Next calendar month from date of curing	-
	Non-Submission of KYC-	90 days from	Levy	On non- compliance	500/-
3	OVD within 90 days (where D-OVD was submitted at Disbursal).	first disbursement date	Discontinuation	Next calendar month from date of curing	-
	Non-submission of Re-KYC	90 days from receiving 1 st intimation for Re KYC	Levy	On non- compliance	500/-
4	documents, wherever applicable.		Discontinuation	Next calendar month from date of curing	-



Sr. No.	Material terms and conditions	Trigger point	Charge levy / d	liscontinuation	CPC (chargeable per month) (Rs.)
	 Non-Submission of share certificate retrieved upon name change. Milestones of Sales, Cashflow and construction as per sanction letter not adhered. Non-renewal of Property Insurance. 		Levy	On non- compliance of any one or all heads in the category	1,00,000/-
5	 Change in property Ownership or Beneficial Ownership structure without prior approval to the Company. LEI not submitted or renewed. Non-submission of End- Use certificate. Failure to open escrow account. Failure to deposit project receivables / rentals in the designated escrow account /escrow compliance. 		Discontinuation	Next month from date of cure of breach	-
	Non-compliance to any RBI Directions or regulations including specification on the pamphlets, brochures, advertisement hoarding,	90 days from	Levy	On non- compliance of any one or all heads in the category	10,000/-
6	boards, mailers etc. that the project has been mortgaged to the Lender / Noncompliance of any directions or regulations issued by any other Regulatory body including NHB, RERA, Income Tax, etc.	first disbursement date or date of	Discontinuation	Next month from date of cure of breach	-
7	Non-adherence to any terms and conditions, representations, warranties, covenants as defined in the Loan Agreement or Sanction	first disbursement	Levy	On non- compliance of any one or all heads in the category	50,000/-



Sr. No.	Material terms and conditions	Trigger point	Charge levy / d	CPC (chargeab per mont (Rs.)		
	Letter or on occurrence of any Event of Default for Commercial Loans.		Discontinuation	Next month from date of cure of breach	-	

*The Charges mentioned above are as applicable on the date of signing this MITC. These charges are subject to modification and the revised charges as mentioned on the Company's website (https://www.bajajhousingfinance.in/) will be applicable. The Borrower agrees that all the aforementioned charges are excluding GST (if applicable) or any other government levies.

19. Interest on Delayed Payment- Interest on outstanding EMI shall be levied on the amount of unpaid Instalment from the due date till the date of remediation and shall be charged at the applicable rate of interest on the said loan. This interest shall not be compounded.

PRE-PAYMENT CHARGES

Floating R	ate Loans to Individua	als / non-Individuals	except for Business purpose							
	Term Loan	Flexi Term Loan	Flexi Hybrid Loan							
Part Prepayment Charges	Nil	Nil	Nil							
Full Prepayment Charges	Nil	Nil	Nil							
<u>Floati</u>	Floating Rate Loans to Individual / Non-Individual for Business purpose									
Fixed Rate Loans: All Borrowers (including individuals) **										
	Term Loan	Flexi Term Loan	Flexi Hybrid Loan							
Part Payment Charges	2% * on the Part- Payment Amount	Nil	Nil							
Full Prepayment Charges	4%*+ Applicable taxes on Principal outstanding	4%* on the available Flexi	4%* on Sanctioned Amount during Flexi Interest Only Loan Repayment Tenure; and 4%* on the available Flexi Loan Limit							

- * GST as applicable will be payable by the Borrower in addition to the Prepayment Charges.
- ** Nil for Housing Loan closed by the borrower out of their own sources. The expression "own sources" for the purpose means any source other than by borrowing from a bank/ HFC/ NBFC and/or a financial institution



Please refer above section on `Purpose of Loan' as well for classification on Business purpose or Other Purposes of loans availed from BHFL.

Furthermore, the following conditions would be applicable in addition to the existing terms and conditions:

A. Conditions for Pre-Payment

- Part Payment / Foreclosure made by the Borrower(s) are accepted throughout the month excluding Part Payment/Foreclosure made through cheques / Demand Drafts from the 25th day of the current month to the 3rd day of the subsequent month (both days inclusive). It is hereby clarified that the said restriction doesn't apply to Borrowers who make payments through any other methods.
- 2. Issuance of Foreclosure letter: 21 days from the date of request.
- 3. Part Pre-Payment charges from Flexi Term Loans and/or Flexi Hybrid Loans will be NIL.

It is hereby agreed that this MITC contains some of the key terms and conditions of the Loan and supersedes the MITC if any received by the Borrower on an earlier occasion. Further, the parties hereto unconditionally agree to refer and rely upon the terms of the loan agreement and other security documents executed/ to be executed by them.

The Borrower acknowledges to have read and understood all the 13 pages containing most important terms and conditions and is affixing his / her / its signature / common seal on the first and last page of the MITC evidencing the same. The Borrower further agrees and confirms that the Borrowers shall not be required to sign at each page of MITC and the signature on the first and last page of the MITC would be sufficient.

The above terms and conditions have been read	by the	Borrower,	s or	read	over to	o the Borro	wer/s	s by
Mr./Mrs./Ms	c	of BHFL	and	have	been	understood	by	the
Borrower/s.							•	

⊗ (SIGNATURE OR THUMB IMPRESSION OF THE BORROWERS) Name of the Borrower(s):

⊗(SIGNATURE OF THE AUTHORIZED REPRESENTATIVE OF BHFL)
Name of Authorized signatory

Place

NOTE: Duplicate copy of the MITC should be handed-over to the Borrower/s

^{**}In case of any inconsistency between English and Vernacular Language, English language shall prevail.