State Bank of India

Policy

for

‘Co-lending by BANK and NBFCs
to Priority Sector’

Date: 04.02.2021

NBFC ALLIANCES DEPARTMENT
CORPORATE CENTRE
FI & MM
NEW DELHI
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1. Introduction:

Reserve Bank of India (RBI) had issued guidelines on **Co-origination of loans by Banks and NBFCs for lending to Priority Sector** vide Circular FIDD.CO. Plan. BC.No.08/04.09.01/2018-19 dated 21/09/2018. The arrangement entailed joint contribution of credit at the facility level by both the lenders as also sharing of risks and rewards.

RBI has now issued fresh guidelines on **Co-Lending by Banks and NBFCs to Priority Sector** vide circular FIDD. CO. Plan. BC.No.8/04.09.01/2020-21 dated 05/11/2020, superseding its earlier Co-origination circular mentioned above. As per these guidelines, the primary focus of the revised scheme is to improve the flow of credit to the unserved and underserved sectors of the economy and make available funds to the ultimate beneficiary at an affordable cost, considering the lower cost of funds from banks and greater reach of NBFCs. The new scheme is christened as “Co-Lending Model” (CLM) under which, banks are permitted to co-lend with all registered NBFCs (including HFCs) based on a prior agreement. This policy, for entering a Co-lending arrangement with the NBFCs, has been formulated in line with the RBI guidelines.

A Non-Banking Financial Company (NBFC) is a company registered under the Companies Act, 1956 engaged in the business of loans and advances, acquisition of shares/stocks/bonds/debentures/securities issued by Government or local authority or other marketable securities of a like nature, leasing, hire-purchase, insurance business, chit fund business but does not include any institution whose principal business is that of agriculture activity, industrial activity, purchase or sale of any goods (other than securities) or providing any services and sale/purchase/construction of immovable property.

2. Objectives:

a) **Creation of New Loan Book**: The reach of the NBFCs among the local population helps them to assess their financial needs and can help in increasing the Bank’s loan portfolio in these areas. NBFCs can originate fresh loans in different loan categories in all segments, such as AGRI, SME, REH etc. for creation of priority sector assets as per a prior master agreement with the Bank.

b) **Support in Follow-up & Recovery**: NBFCs would also provide support in post sanction follow-up and recovery. It will increase the Bank’s reach and business without increasing pressure on the rural branches, while keeping operating costs down.

c) **Lower NPA Rates**: Historical data shows that NBFCs usually have low levels of NPAs for activities where the Bank has traditionally struggled with relatively higher NPAs.

d) **Priority Sector Lending**: This proposed policy is meant to co-lend loans for the exclusive creation of priority sector assets. The co-lending of loans will enable the
Bank to meet the PSL requirements in a convenient and more organised manner by sharing risks and rewards between the NBFCs and the Bank. Priority sector lending will be as defined by the extant RBI guidelines in force.

3. Essential Features of Co-Lending Model (CLM) between Bank & NBFCs:

I. Scope

1. In terms of the CLM, bank is permitted to co-lend with all registered NBFCs (including HFCs) based on a prior agreement. As the co-lending bank, it will take its share of the individual loans on a back-to-back basis in its books. However, NBFCs shall be required to retain a minimum of 20 per cent share of the individual loans on their books.

2. A Master Agreement is to be entered between the Bank and NBFC, which shall inter-alia include, terms and conditions of the arrangement, the criteria for selection of partner NBFC, the specific product lines and areas of operation, along with provisions related to segregation of responsibilities as well as customer interface and protection issues.

3. The Master Agreement to be entered into by the Bank and NBFC for implementing CLM may provide for the bank to either mandatorily take its share of the individual loans originated by the NBFC in its books or to retain the discretion to reject certain loans subject to Bank’s due diligence, prior to taking in to its books.

   a. If the Agreement entails a prior, irrevocable commitment on the part of the bank to take into its books its share of the individual loans as originated by the NBFC, the arrangement to comply with the extant guidelines on Managing Risks and Code of Conduct in Outsourcing of Financial Services by Banks. In particular, the Bank and partner NBFC shall have to put in place suitable mechanisms for ex-ante due diligence by the bank as the credit sanction process cannot be outsourced under the extant guidelines.

   b. Know Your Customer (KYC) Norms: Bank shall be required to comply with the Master Directions – Know Your Customer (KYC) Direction, 2016, updated from time to time, which already permit regulated entities (RE), at their option, to rely on customer due diligence done by a third party subject to specified conditions. In this connection, KYC done by NBFCs can be accepted if it is as per RBI guidelines subject to the conditions mentioned under Chapter 5, Para 14 of RBI Master Direction on KYC updated as on 12/07/2018 which reads as under -

For verifying the identity of customers at the time of commencement of an account-based relationship, REs, shall at their option, rely on customer due diligence done by a third party, subject to the following conditions:
i. Records or the information of the customer due diligence carried out by the third party is obtained within two days from the third party or from the Central KYC Records Registry.

ii. Adequate steps are taken by REs to satisfy themselves that copies of identification data and other relevant documentation relating to the customer due diligence requirements shall be made available from the third party upon request without delay.

iii. The third party is regulated, supervised or monitored for, and has measures in place for, compliance with customer due diligence and record-keeping requirements in line with the requirements and obligations under the PML Act.

iv. The third party shall not be based in a country or jurisdiction assessed as high risk.

v. The ultimate responsibility for customer due diligence and undertaking enhanced due diligence measures, as applicable, will be with the RE.

Therefore, Bank shall require partner NBFCs to agree to these conditions and carry out CKYC and share the CKYC number for all beneficiaries. The NBFCs will also share the KYC documents with the Bank as stipulated above.

c. If the bank can exercise its discretion regarding taking into its books the loans originated by NBFC as per the Agreement, the arrangement will be akin to a direct assignment transaction. Accordingly, bank shall ensure compliance with all the requirements in terms of RBI Guidelines on Transactions Involving Transfer of Assets through Direct Assignment of Cash Flows and the Underlying Securities, vide RBI Circular RBI/2011-12/540 DBOD No. BP. BC-103/21.04.177/2011-12 dated May 07, 2012 with the exception of Minimum Holding Period (MHP), which shall not be applicable in such transactions undertaken in terms of this CLM.

d. The MHP exemption shall be available only in cases where the prior agreement between the banks and NBFCs contains a back-to-back basis clause and complies with all other conditions stipulated in the guidelines for direct assignment.

e. This shall imply that the loans will be first opened by NBFC and then Bank will open loan accounts afterwards. The NBFC can sanction and disburse the whole amount of the loan and then approach the bank for reimbursement (as clarified vide RBI mail dated 26.11.2020).

4. However, Bank shall not be allowed to enter into a co-lending arrangement with an NBFC belonging to the promoter Group.
II. Customer related issues

5. The NBFC shall be the single point of interface for the customers and shall enter into a loan agreement with the borrower, which shall clearly contain the features of the arrangement and the roles and responsibilities of the NBFCs and the bank.

6. All the details of the arrangement shall be disclosed to the customers upfront and their explicit consent shall be taken.

7. The ultimate borrower may be charged an all-inclusive interest rate as may be agreed upon by both the lenders conforming to the extant guidelines applicable to both.

8. The extant guidelines relating to customer service and fair practices code and the obligations enjoined upon the bank and NBFCs therein shall be applicable mutatis mutandis in respect of loans given under the arrangement.

9. The NBFC should be able to generate a single unified statement of the customer, through appropriate information sharing arrangements with the bank.

10. With regard to grievance redressal, suitable arrangement must be put in place by the co-lenders to resolve any complaint registered by a borrower with the NBFC within 30 days, failing which the borrower would have the option to escalate the same with the concerned Banking Ombudsman/Ombudsman for NBFCs or the Customer Education and Protection Cell (CEPC) in RBI.

11. For the sake of business continuity and to ensure uninterrupted flow of credit to the priority sector, banks may continue existing arrangement till the Board approved co-lending policy is put in place by them (as clarified vide RBI Circular FIDD.CO.Plan.581/04.09.001/2020-21 dated 02.12.2020.

III. Other Operational Aspects

12. The co-lending bank and NBFCs shall maintain each individual borrower’s account for their respective exposures. However, all transactions (disbursements/repayments) between the bank and NBFCs relating to CLM shall be routed through an escrow account maintained with the banks, in order to avoid inter-mingling of funds. The Master Agreement shall clearly specify the manner of appropriation between the co-lenders.

13. The Master Agreement may contain necessary clauses on representations and warranties which the originating NBFC shall be liable for in respect of the share of the loans taken into its books by the bank.

14. The co-lenders shall establish a framework for monitoring and recovery of the loan, as mutually agreed upon.
15. The co-lenders shall arrange for creation of security and charge as per mutually agreeable terms.

16. Each lender shall adhere to the asset classification and provisioning requirement, as per the respective regulatory guidelines applicable to each of them including reporting to Credit Information Companies, under the applicable regulations for its share of the loan account.

17. The loans under the CLM shall be included in the scope of internal/statutory audit within the bank and NBFCs to ensure adherence to their respective internal guidelines, terms of the agreement and extant regulatory requirements.

18. Any assignment of a loan by a co-lender to a third party can be done only with the consent of the other lender.

19. Both the bank and the NBFCs shall implement a business continuity plan to ensure uninterrupted service to their borrowers till repayment of the loans under the co-lending agreement, in the event of termination of co-lending arrangement between the co-lenders.

4. Selection of NBFCs:

I. **Eligibility Criteria:** For Co-Lending, NBFCs shall satisfy the following criteria.

<table>
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<tr>
<th>Parameter</th>
<th>Criteria</th>
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<tr>
<td>External Credit Rating</td>
<td>A (-) and above (*)</td>
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<tr>
<td>Assets under Management</td>
<td>Rs.100 Crore and above</td>
</tr>
<tr>
<td>Net worth</td>
<td>Rs.10 Crore or more</td>
</tr>
<tr>
<td>TOL/NOF</td>
<td>NBFC- Up to 8 Times</td>
</tr>
<tr>
<td></td>
<td>HFC - Up to 10 times</td>
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<tr>
<td>Gross NPA</td>
<td>Less than 5%</td>
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<td>Capital Adequacy ratio (CAR)</td>
<td>NBFC-Min 15%</td>
</tr>
<tr>
<td></td>
<td>HFC- Min 14%</td>
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<tr>
<td>Default track record of NBFC with lenders</td>
<td>Nil</td>
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Experience of NBFC in managing Asset Portfolio  |  2 years or more

(*) For all Agri loans (irrespective of the limit) and loans under Micro Finance (up to Rs.1 lakh per individual), the minimum external credit rating acceptable is BBB.

In the event of downgrading in ECR of the NBFC below the hurdle rate of A-, the co-lending arrangement with the NBFC will be reviewed by the Selection Committee and put up to MD (R&DB) for further course of action.

II. Due diligence: Before putting up the proposal for on-boarding, due diligence of the NBFC will be conducted on the following parameters invariably:

i. Understanding of the business model, segment of operation.
ii. Origination, underwriting process including deviation structure.
iii. Collection and recovery process, NPA recognition norms.
iv. Storage of documents and security thereof.

Further, the team processing the on-boarding proposal, should check at least 20 sample loan accounts on random basis for acceptability of the origination/underwriting standards adopted by the NBFC to ensure good quality of assets and to avoid NPAs.

III Selection Procedure: All the Circles/BU may initiate discussions with the NBFCs in their respective areas for co-lending. On being satisfied about the Business Potential, the designated branch of the Circle will initiate the on boarding process through NBFC Alliances Department. BU may also proactively scan the market to explore the possibility as there are several NBFCs operating in more than one segment.

The Committee to be constituted for selection of NBFCs should comprise of a CGM from one of the BUs (SMEBU/BD/REBU), one GM from a BU other than the BU represented by CGM and GM – NBFC Alliances. DGM-NBFC Alliances will coordinate with the Selection Committee. Decisions on loan book size, vintage of NBFC and service charges, if any, will also be taken by the Committee. The draft Master Agreement (MA) with the concerned NBFC containing the details of the arrangement, duly vetted by Law Department, will also be approved by the selection committee. The Master Agreement with the NBFC on behalf of the bank will be signed by GM-NBFC Alliances.

The list of NBFCs/HFCs whose certificate of registration were cancelled by RBI, to be verified before entering an agreement with any NBFC/HFC for Co-lending. Periodical verification to be carried out to identify such deregistered NBFCs and
necessary action to be initiated in case the bank has already entered into an agreement for co-lending.

Specific deviation as regards to selection of NBFCs, if any, may be approved by MD (R &DB).

IV Area of Operation and Credit Risk: Co-lending of loans with NBFCs may be restricted generally to their domain of expertise. It can be restricted either to one activity (BD / SME / REH) or a combination. The same is to be incorporated in Master Agreement.

V Type of Assets: Co-lending can be done for Retail oriented standard assets except for the following:

i. Revolving credit facilities (e.g. Credit Card receivables)
ii. Assets purchased from other entities
iii. Loans with bullet repayment of both principal and interest

VI Tenor of the loan:

<table>
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<tr>
<th>Sr. No.</th>
<th>Asset Type</th>
<th>Maximum Tenor of the Loan</th>
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<tbody>
<tr>
<td>1.</td>
<td>Home Loan</td>
<td>Up to 30 years</td>
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<tr>
<td>2.</td>
<td>SME Mortgage Backed Loan</td>
<td>Up to 15 years</td>
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<tr>
<td>3.</td>
<td>Other loans</td>
<td>Up to 8 years</td>
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5. NPAs

a) Recognition of NPAs: Recognition of NPAs will be done as per RBI guidelines as applicable to respective co-lenders.

b) Compromise and Settlement: Bank’s existing compromise & settlement policy will be applicable for Co-lending loans.

6. Internal Audit: The loans under CLM shall be included in the scope of Internal/statutory audit within the Bank and NBFC to ensure adherence to their respective internal guidelines, terms of the agreement, extant regulatory requirements and additional requirements from Govt. of India in case of loan accounts becoming eligible for interest subvention etc., if any. Therefore, Bank’s extant RFIA & Statutory Audit guidelines will be made applicable to all loans under co-lending model.
7. **Provisioning/Reporting Requirement:** Bank and NBFC will follow independent provisioning requirements including declaration of accounts as NPA, as per the regulatory guidelines applicable to respective entities. Bank and the NBFC will carry out their respective reporting requirements including reporting to Credit Information Companies, under respective applicable laws and regulations for their portion of lending.

8. **Assignment:** Assignment of loans to third party will be done only with the mutual consent of Bank and NBFC.

9. **Grievance Redressal:** It will be the responsibility of the NBFCs to disclose and explain to the end borrower regarding the details of the arrangement upfront and their explicit consent taken in the co-lending model. NBFC shall be primarily responsible for providing the required customer service and grievance redressal to the borrower. Suitable arrangements to be put in place by the bank and NBFC in the Master Agreement to resolve any complaint registered by a borrower with the NBFC within 30 days, failing which, the borrower shall have the option to escalate the same with concerned Banking Ombudsman/ Ombudsman for NBFCs or the Customer Education and Protection Cell (CEPC) in RBI.

10. **Information Technology Enablers:** The following processes will be enabled through IT integration (the list is illustrative one and not exhaustive):

    a) Rule based application for automation of appraisal and sanction.
    b) Escrow type common account for disbursals as well as to appropriate loan repayments from borrowers.
    c) MIS for disbursements, repayments due and recoveries made.
    d) Creation of fresh products codes as per the approved co-lending policy.
    e) Calculation of income sharing on monthly basis.
    f) Sharing of loan account Data with NBFCs for providing unified statement to the borrower by NBFCs.

**Any procedural requirement/minor enablement for implementation of the policy may be approved by the vertical head ensuring that they follow the RBI’s overall policy framework in this regard.**

The RBI circular no. FIDD. CO. Plan. BC.No.8/04.09.01/2020-21 dated 05/11/2020 and subsequent clarifications vide e-mail dated 26.11.2020, Circular No. FIDD.CO.Plan.569/04.09.001/2020-21 dated 01.12.2020 and Circular No. FIDD.CO.Plan.581/04.09.001/2020-21 dated 02.12.2020 stipulate co-lending arrangement between all registered NBFCs (including HFCs) and Banks based on a
prior agreement. This Policy will mutatis mutandis cover all entities identified by RBI for Co-lending of loans in future.

11. Miscellaneous

a) **Process and SOP:** MD(R&DB) will be authorised to approve modifications/review/revision in processes and SOP for Co-Lending.

b) **Review/Renewal of the policy:** The policy would be applicable to all the BUs. The proposed policy is in sync with RBI’s policy on Co-lending of Loans by Bank and NBFCs and will be reviewed every year. Any change in RBI’s policy will be applicable without requiring fresh approval. If any change is subsequently approved by MD(R&DB) to this Policy, consequent upon any change in regulatory guidelines / other instructions, etc.; such changes shall be deemed to be a part of the Policy, till the Policy is comprehensively reviewed.

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