

OPERATIONAL CIRCULAR

SEBI/HO/DDHS/DDHS_Div1/P/CIR/2022/0000000103

July 29, 2022

To,

Issuers who have listed Non-convertible Securities, Securitized Debt Instruments and/ or Commercial Paper; All Recognised Stock Exchanges

Madam/ Sir,

Sub: <u>Operational Circular for listing obligations and disclosure requirements for</u> <u>Non-convertible Securities, Securitized Debt Instruments and/ or Commercial</u> <u>Paper</u>

- 1. Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), prescribes the continuous disclosure requirements for issuers of listed Non-convertible Securities, Securitized Debt Instruments and Commercial Paper. Multiple circulars have been issued, over the years, covering the operational and procedural aspects thereof.
- 2. For effective regulation of the corporate bond market and to enable the issuers and other market stakeholders to get access to all the applicable circulars at one place, this Operational Circular has been prepared.
- 3. This Operational Circular is a compilation of the relevant existing circulars, with consequent changes. The stipulations contained in these circulars have been detailed chapter-wise in this operational circular. For ease of reference, each chapter of this operational circular contains footnotes corresponding to the respective erstwhile circulars. Accordingly, the circulars listed at **Annex 1** stand superseded by this Operational Circular¹.
- 4. Additionally, format for submission of statement indicating the utilization of issue proceeds of listed Non-convertible Securities to the Stock Exchange(s), by the listed entities, as required under regulation 52(7) of the Listing Regulations, has been included in Chapter IV.
- 5. Further, Chapter XI has been included, containing format for review of rating obtained by the listed entity with respect to its non-convertible securities from Credit Rating Agency(ies) registered with SEBI, as required under regulation 55 and formats for submissions to be made by listed entity to the stock exchanges for interest/ dividend/ principal under regulations 57(1), 57(4) and 57(5) of the Listing Regulations.

¹ Except circulars which were issued to 'all listed entities', which shall continue to apply to entities that have listed specified securities.



- 6. While this circular covers instruments under the NCS Regulations, Chapter X contains provisions applicable to issue of Securitized Debt Instruments under the SEBI (Issue and Listing of Securitized Debt Instruments and Security Receipts) Regulations, 2008. This has been accordingly indicated in the chapter.
- 7. Recognized Stock Exchanges, Issuers and other stakeholders are directed to:
 - 7.1. comply with the conditions laid down in this circular;
 - 7.2. bring the provisions of this circular to the notice of listed entities/ issuers of listed Non-Convertible Securities, Securitised debt instruments, and/ or Commercial Paper;
 - 7.3. disseminate the provisions of the circular on their website;
 - 7.4. put in place necessary systems and infrastructure for implementation of this circular;
 - 7.5. make consequential changes, if any, to their respective bye-laws; and
 - 7.6. communicate and create awareness amongst the stakeholders.
- 8. This Circular is issued in exercise of powers conferred under:
 - 8.1. Section 11(1) and 11A(2) of Securities and Exchange Board of India Act, 1992;
 - 8.2. Sections 9 and 21 of Securities Contracts (Regulation) Act, 1956;
 - 8.3. Rule 19 (7) of Securities Contracts (Regulation) Rules, 1957;
 - 8.4. Regulation 101 of the Listing Regulations.
- 9. This circular shall come into force with effect from August 1, 2022.
- 10. This Circular is available on SEBI website at <u>www.sebi.gov.in</u> under the category, Legal > Circulars.

Yours faithfully,

Pradeep Ramakrishnan General Manager Department of Debt and Hybrid Securities +91 – 022 2644 9246 pradeepr@sebi.gov.in



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Chapter I – Formats for filing financial information² [See Regulations 52 and 54 of the Listing Regulations]

Regulations 52(1) and 52(2) of the Listing Regulations mandates listed entities to submit/ disclose financial information (quarterly and annual) to the Stock Exchange(s). Further, Regulation 52(2)(f) of the Listing Regulations mandates listed entities to submit Statement of Assets and Liabilities and Statement of Cash Flows, on half yearly basis. This Chapter provides the relevant formats.

Formats for filing financial information:

- 1. Formats for Standalone financial results on a quarterly basis and Standalone and Consolidated financial results on an annual basis (to be submitted to the Stock Exchanges and placed on listed entity's website - regulations 52(1) and 52(2) of the Listing Regulations):
- 1.1. **Content:** Financial results shall contain the items mentioned in the Statement of Profit and Loss (excluding notes and detailed sub-classification) as prescribed in Schedule III of the Companies Act, 2013 and the extent and nature of security created and maintained in case of secured non-convertible debt securities, details of which are required as per regulation 54(3) of Listing Regulations. The financial results shall also include line items specified under regulation 52(4) of the Listing Regulations.
- 1.2. **Format:** The financial results shall be disclosed in the following format³:

Particu Iars	3 months ended*	Preceding 3 months ended*	Corresponding 3 months ended previous year*	Year to date figures for current period ended*	Year to date for previous year ended*	Previous year ended*
	Audited/	Audited/	Audited/	Audited/	Audited/	Audited/
	Unaudited**	Unaudited**	Unaudited**	Unaudited**	Unaudited**	Unaudited**

*(dd/mm/yyyy); **Specify whether figures are audited or unaudited.

- Format for Statement of Assets and Liabilities on half yearly basis (to be submitted to Stock Exchange(s) and placed on listed entity's website - regulation 52(2)(f) of the Listing Regulations):
- 2.1. **Content:** Statement of Assets and Liabilities shall contain the items mentioned in the format for Balance sheet (excluding notes and detailed sub-classification), as prescribed in Schedule III of the Companies Act, 2013.

² Circular no. SEBI/HO/DDHS/CIR/2021/000000637 dated October 05, 2021.

³ In case a listed entity did not have quarterly financial results for the four quarters ended September 2020, December 2020, March 2021 and June 2021, the column on corresponding figures for such quarters will not be applicable, for the four quarters ended September 2021, December 2021, March 2022 and June 2022.



2.2. **Format:** The statement of assets and liabilities shall be in the following format⁴:

Particulars	As at (current half year end/ year end date)*	As at (previous year end date)*
	Audited/ Unaudited**	Audited/ Unaudited**

*(dd/mm/yyyy); **Specify whether figures are audited or unaudited.

3. Format for Statement of Cash Flows on half yearly basis (to be submitted to the Stock Exchange(s) and placed on listed entity's website - regulation 52(2)(f) of the Listing Regulations):

- 3.1. **Content:** The Statement of Cash Flows shall be prepared under the 'indirect method' as prescribed in Accounting Standard-3/ Indian Accounting Standard 7, mandated under section 133 of the Companies Act, 2013 read with relevant rules framed thereunder or by the Institute of Chartered Accountants of India, whichever is applicable.
- 3.2. **Format:** The Statement of Cash Flows shall be in the following format⁵:

Particulars	As at (Current half year end/ year end date)*	As at (Corresponding half year end previous year end date)*
	Audited/ Unaudited**	Audited/ Unaudited**

*(dd/mm/yyyy); **Specify whether figures are audited or unaudited.

- 4. Banking Companies and Insurance Companies shall disclose financial information as per formats prescribed under the relevant Acts/ Regulations specified by their respective Regulators.
- 5. Format for financial results in newspapers: The format of financial results to be published in newspapers, in terms of regulation 52 (8) of the Listing Regulations, is prescribed in Annex I-A.

6. Reasons for delay in disclosure of financial results (to be submitted to Stock Exchange(s) and placed on listed entity's website):

6.1. In case of non-submission/ delayed submission of financial results within the timelines prescribed under regulation 52 of the Listing Regulations, the listed entity shall disclose detailed reasons for such non-submission/ delay to the Stock Exchange(s) within one working day of the due date of submission of the financial results.

 ⁴ In case the listed entity did not have Statement of Assets and Liabilities for the half year ended September 2020, the column on corresponding figures will not be applicable, for the half year ended September 2021.
⁵ In case the listed entity did not have the Cash Flow Statement for the half year ended September 2020, the column on corresponding figures will not be applicable, for the half year ended September 2020.



6.2. In case the decision to delay the results was taken by the listed entity prior to the due date, the listed entity shall disclose detailed reasons for such delay to the Stock Exchange(s) within one working day of such decision.



Annex - I-A

Format for publishing financial results in newspapers

[Regulation 52(8), read with regulation 52(4) of the Listing Regulations]

SI. No.	Particulars	Qtr. ending/ Current year ended	Corresponding Qtr. for the previous year ended	Previous year ended
1.	Total Income from Operations			
2.	Net Profit/ (Loss) for the period (before Tax, Exceptional and/ or Extraordinary items [#])			
3.	Net Profit/ (Loss) for the period before tax (after Exceptional and/ or Extraordinary items [#])			
4.	Net Profit/ (Loss) for the period after tax (after Exceptional and/ or Extraordinary items [#])			
5.	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]			
6.	Paid up Equity Share Capital			
7.	Reserves (excluding Revaluation Reserve)			
8.	Securities Premium Account			
9.	Net worth			
10.	Paid up Debt Capital/ Outstanding Debt			
11.	Outstanding Redeemable Preference Shares			
12.	Debt Equity Ratio			
13.	Earnings Per Share (of Rs/- each) (for continuing and discontinued operations) - 1. Basic: 2. Diluted:			
14.	Capital Redemption Reserve			
15.	Debenture Redemption Reserve			
16.	Debt Service Coverage Ratio			
17.	Interest Service Coverage Ratio			

[#] - Exceptional and/ or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with Ind AS Rules/ AS Rules, whichever is applicable.

Notes:

- a) The above is an extract of the detailed format of quarterly/ annual financial results filed with the Stock Exchange(s) under regulation 52 of the Listing Regulations. The full format of the quarterly/ annual financial results is available on the websites of the Stock Exchange(s) and the listed entity (URL of the filings).
- b) For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) (specify names of Stock Exchanges) and can be accessed on the URL (specify URL).
- *c)* The impact on net profit/ loss, total comprehensive income or any other relevant financial item(s) due to change(s) in accounting policies shall be disclosed by means of a footnote.



Chapter II - Formats for Limited Review Report/ Audit Report for issuers of Nonconvertible Securities⁶

[See Regulation 52 of the Listing Regulations]

Regulations 52(2)(a), 52(2)(d), 52(2)(e) and 52(3)(a) of the Listing Regulations prescribes the requirement for submission of Limited Review report/ Audit Report. This Chapter provides the relevant formats.

Formats of Limited Review Report/ Audit Report (to be submitted to the Stock Exchange(s) and placed on listed entity's website):

1. The formats for Limited Review Report/ Audit Report on financial information to be adopted by listed entities other than Insurance companies has been given in annexures, as under:

Annex	Format
Annex – II-A	Limited Review Report for quarterly standalone financial results for entities other than Banks and NBFCs.
Annex – II-B	Limited Review Report for quarterly standalone financial results for Banks and NBFCs.
Annex – II-C	Audit Report for quarterly standalone financial results for entities other than Banks and NBFCs.333
Annex – II-D	Audit Report for quarterly standalone financial results for Banks and NBFCs.
Annex – II-E	Audit Report for Audited Annual Consolidated Financial Results for entities other than Banks and NBFCs.
Annex – II-F	Audit Report for Audited Annual Consolidated Financial Results for Banks and NBFCs.

- 2. The format for Audit Report for annual audited standalone financial results shall be in line with the **Annex II-C or II-D**, as applicable.
- 3. Insurance companies shall disclose Limited Review Report/ Audit Report as per the formats specified by IRDAI.

⁶ Circular no. SEBI/HO/DDHS/CIR/2021/000000638 dated October 14, 2021.



Annex - II-A

Quarterly Illustrative format for the LRR for listed entities other than Banks, NBFCs and Insurance companies - unaudited standalone guarterly and year to date results

Review report to.....

We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 - "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial statements are free of material misstatement. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and thus provides less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.

Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited financial results prepared in accordance with applicable accounting standards and other recognized accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 including the manner in which it is to be disclosed, or that it contains any material misstatement.

[Insert Emphasis of Matter Paragraph]⁷

Our conclusion is not modified in respect of this matter.

For XYZ & Co. Chartered Accountants

Signature (Name of the member signing the review report) (Designation)⁸ (Membership Number) UDIN

Place of signature: Date:

⁷ If applicable, based on facts and circumstances of the engagement.

⁸ Partner or proprietor, as the case may be.



Annex – II-B

Quarterly

Illustrative format for the Limited Review Report for Banks and NBFCs for unaudited standalone quarterly and year to date results pursuant to Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Review report to.....

We have reviewed the accompanying statement of unaudited financial results of ______ (Name of the Bank/ NBFC) for the period ended _____. This statement is the responsibility of the Bank's/ NBFC's Management and has been approved by the Board of Directors. Our responsibility is to issue a report on these financial statements based on our review.

We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 - "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial statements are free of material misstatement. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and thus provides less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.

In the conduct of our Review we have relied on the review reports in respect of nonperforming assets received from concurrent auditors of ___ branches, inspection teams of the bank of ____ branches and other firms of auditors of ___ branches specifically appointed for this purpose. These review reports cover__ percent of the advances portfolio of the bank. Apart from these review reports, in the conduct of our review, we have also relied upon various returns received from the branches of the bank.

Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited financial results prepared in accordance with applicable accounting standards and other recognized accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, including the manner in which it is to be disclosed, or that it contains any material misstatement or that it has not been prepared in accordance with the relevant prudential norms issued by the Reserve Bank of India in respect of income recognition, asset classification, provisioning and other related matters.



[Insert Emphasis of Matter Paragraph]9

Our conclusion is not modified in respect of this matter.

For XYZ & Co. Chartered Accountants

Signature (Name of the member signing the review report) (Designation)¹⁰ (Membership Number) UDIN

Place of signature: Date:

⁹ If applicable, based on facts and circumstances of the engagement.

¹⁰ Partner or proprietor, as the case may be.



Annex – II-C

Quarterly

Illustrative format when an Unmodified Opinion is expressed on the Quarterly and year to date financial results for companies (other than Banks, NBFCs and Insurance companies)

Illustrative format of Independent Auditor's Report (Unmodified Opinion) on Audited Standalone Quarterly Financial Results and year to date results of the Company, pursuant to Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

INDEPENDENT AUDITOR'S REPORT

TO THE BOARD OF DIRECTORS OF.....

Report on the audit of the Standalone Financial Results

Opinion

We have audited the accompanying standalone quarterly financial results of (Name of the company) (the company) for the quarter ended (date of the quarter end) and the year to date results for the period from to, attached herewith, being submitted by the company pursuant to the requirement of Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations').

In our opinion and to the best of our information and according to the explanations given to us these standalone financial results:

- a. are presented in accordance with the requirements of Regulation 52 of the Listing Regulations in this regard; and
- b. give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India of the net profit/ loss¹¹ and other comprehensive income and other financial information for the quarter ended (date of the quarter end) as well as the year to date results for the period from ... to

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013 (the Act). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Results section of our report. We are independent of the Company

¹¹ whichever is applicable.



in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial results under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

[Insert Emphasis of Matter Paragraph]¹²

Our opinion is not modified in respect of this matter.

Management's Responsibilities for the Standalone Financial Results

These quarterly financial results as well as the year to date standalone financial results have been prepared on the basis of the interim financial statements. The Company's Board of Directors are responsible for the preparation of these financial results that give a true and fair view of the net profit/ loss and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, 'Interim Financial Reporting' prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 52 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial results, the Board of Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Standalone Financial Results

Our objectives are to obtain reasonable assurance about whether the standalone financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance

¹² If applicable, based on facts and circumstances of the engagement.



is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these standalone financial results.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the standalone financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone financial results, including the disclosures, and whether the financial results represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.



We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

> For XYZ & Co. Chartered Accountants (Firm's Registration No.)

Signature (Name of the member signing the audit report) (Designation)¹³ (Membership Number) UDIN

Place of Signature: Date:

¹³ Partner or proprietor, as the case may be.



Annex – II-D

Quarterly

Illustrative format when an Unmodified Opinion is expressed on the Audited guarterly and year to date financial results (for Banks/ NBFCs)

Illustrative format of Independent Auditor's Report (Unmodified Opinion) on Audited Standalone Quarterly financial results and year to date results of Banks / NBFCs pursuant to regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

INDEPENDENT AUDITOR'S REPORT

TO THE BOARD OF DIRECTORS OF.....

Report on the Audit of Standalone financial results

Opinion

We have audited the accompanying standalone quarterly financial results of (Name of the Bank/ NBFC) ('the Bank/ NBFC') for the quarter ended(date of the quarter end) and the year to date results for the period fromto attached herewith, being submitted by the Bank pursuant to the requirement of regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations'), except for the disclosures relating to Pillar 3 disclosure as at ______, including leverage ratio and liquidity coverage ratio under Basel III Capital Regulations as have been disclosed on the Bank's website and in respect of which a link has been provided in the financial results and have not been audited by us.

In our opinion and to the best of our information and according to the explanations given to us, these standalone financial results:

- a. are presented in accordance with the requirements of regulation 52 of the Listing Regulations in this regard except for the disclosures relating to Pillar 3 disclosure as at ______, including leverage ratio and liquidity coverage ratio under Basel III Capital Regulations as have been disclosed on the Bank's website and in respect of which a link has been provided in the financial results and have not been audited by us; and
- b. give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards, RBI guidelines and other accounting principles generally accepted in India of the net profit/ loss¹⁴ and other financial information for the quarter ended (date of the quarter end) as well as the year to date results for the period from ...to

¹⁴ As applicable.



Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs), specified under section 143(10) of the Companies Act, 2013 ('the Act)/ issued by the Institute of Chartered Accountants of India¹⁵. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Results section of our report. We are independent of the Bank/ NBFC in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the standalone financial results, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

[Insert Emphasis of Matter Paragraph]¹⁶

Our opinion is not modified in respect of this matter.

Board of Directors' Responsibility for the Standalone Financial Results

These standalone financial results have been compiled from the interim standalone financial statements. The Bank's/ NBFC's Board of Directors are responsible for the preparation of these standalone Financial Results that give a true and fair view of the net profit/ loss¹⁷ and other financial information in accordance with the recognition and measurement principles laid down in Accounting Standard 25 (AS 25)/ Indian Accounting Standard 34 (Ind AS 34) "Interim Financial Reporting" specified under section 133 of the Act/ issued by the Institute of Chartered Accountants of India¹⁸, the relevant provisions of the Banking Regulation Act, 1949, the circulars, guidelines and directions issued by the Reserve Bank of India (RBI) from time to time ('RBI Guidelines') and other accounting principles generally accepted in India and in compliance with regulation 52 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act/ Banking Regulation Act, 1949¹⁹ for safeguarding of the assets of the Bank/ NBFC and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

¹⁵ In the case of a Bank/ NBFC, which is not incorporated as a Company.

¹⁶ If applicable, based on facts and circumstances of the engagement.

¹⁷ As applicable.

¹⁸ In the case of a Bank, which is not incorporated as a Company.

¹⁹ As applicable.



In preparing the standalone financial results, the Board of Directors are responsible for assessing the Bank's/ NBFC's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Bank/ NBFC or to cease operations, or has no realistic alternative but to do so.

The Board of Directors are also responsible for overseeing the Bank's/ NBFC's financial reporting process.

Auditor's Responsibilities for the Audit of the Standalone Financial Results

Our objectives are to obtain reasonable assurance about whether the standalone financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these standalone financial results. As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the standalone financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Bank's/ NBFC's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Bank's/ NBFC's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Bank to cease to continue as a going concern.



• Evaluate the overall presentation, structure and content of the standalone financial results, including the disclosures, and whether the standalone financial results represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Other Matters (relevant for Banks)

These standalone financial results incorporate the relevant returns of ______ (number) branches including ______ (number) foreign branches audited by the other auditors specially appointed for this purpose. These branches audited by other auditors cover ____% of advances, ___% of deposits and ___% of Non-performing assets as on _____ and ___%/ ___% of revenue for the quarter ended _____ /for the period In conduct of our audit, we have taken note of the unaudited returns in respect of _____ (number) branches certified by the respective branch's management. These unaudited branches cover ____% of advances, ___% of deposits and ___% of non-performing assets as on _____% of advances, ___% of deposits and ___% of non-performing assets as on _____% of advances, ___% of deposits and ___% of non-performing assets as on _____% of advances, ___% of deposits and ___% of non-performing assets as on _____% of advances, ___% of deposits and ___% of non-performing assets as on _____% of advances, ___% of deposits and ___% of non-performing assets as on _____% of advances, ___% of deposits and ___% of non-performing assets as on _____% of advances, ___% of deposits and ___% of non-performing assets as on ______% of advances, ___% of revenue for the quarter ended _____/ for the period ... to

Our opinion on the standalone financial results is not modified in respect of above matter.

For XYZ & Co. Chartered Accountants (Firm's Registration No.)

Signature (Name of the member signing the audit report) (Designation) (Membership Number) UDIN

Place of Signature: Date:



<u>Annex – II-E</u>

<u>Annual</u>

<u>Illustrative format of independent auditor's report (unmodified opinion) on the annual consolidated financial results pursuant to the regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, for companies (other than banks, NBFCs and insurance companies)</u>

INDEPENDENT AUDITOR'S REPORT

To the Board of Directors of ABC Company Limited (Holding Company)

Report on the Audit of Consolidated Financial Results

Opinion

We have audited the accompanying consolidated annual financial results of ABC Company Limited (hereinafter referred to as the 'Holding Company') and its subsidiaries (Holding Company and its subsidiaries together referred to as 'the Group'), its associates and jointly controlled entities for the year ended______, attached herewith, being submitted by the Holding Company pursuant to the requirement of regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations').

In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reports of other auditors on separate audited financial statements /financial results/ financial information of the subsidiaries, associates and jointly controlled entities, the aforesaid consolidated financial results:

- a. include the annual financial results of the following entities (to indicate list of entities included in the consolidation);
- b. are presented in accordance with the requirements of regulation 52 of the Listing Regulations in this regard; and
- c. give a true and fair view in conformity with the applicable accounting standards, and other accounting principles generally accepted in India, of net profit/ loss²⁰ and other comprehensive income and other financial information of the Group for the year ended _____.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013 ('Act'). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the

²⁰ As applicable.



Consolidated Financial Results section of our report. We are independent of the Group, its associates and jointly controlled entities in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence obtained by us and other auditors in terms of their reports referred to in "Other Matter" paragraph below, is sufficient and appropriate to provide a basis for our opinion.

[Insert Emphasis of Matter Paragraph]²¹

Our opinion is not modified in respect of this matter.

Board of Directors' Responsibilities for the Consolidated Financial Results

These Consolidated financial results have been prepared on the basis of the consolidated annual financial statements. The Holding Company's Board of Directors are responsible for the preparation and presentation of these consolidated financial results that give a true and fair view of the net profit/ loss and other comprehensive income and other financial information of the Group including its associates and jointly controlled entities in accordance with the Indian Accounting Standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with regulation 52 of the Listing Regulations. The respective Board of Directors of the companies included in the Group and of its associates and jointly controlled entities are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and its associates and jointly controlled entities and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the consolidated financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial results by the Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial results, the respective Board of Directors of the companies included in the Group and of its associates and jointly controlled entities are responsible for assessing the ability of the Group and its associates and jointly controlled entities to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

²¹ If applicable, based on facts and circumstances of the engagement.



The respective Board of Directors of the companies included in the Group and of its associates and jointly controlled entities are responsible for overseeing the financial reporting process of the Group and of its associates and jointly controlled entities.

Auditor's Responsibilities for the Audit of the Consolidated Financial Results

Our objectives are to obtain reasonable assurance about whether the consolidated financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial results.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3) (i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group and its associates and jointly controlled entities to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group and its associates and jointly controlled entities to cease to continue as a going concern.



- Evaluate the overall presentation, structure and content of the consolidated financial results, including the disclosures, and whether the consolidated financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial results/ financial information of the entities within the Group and its associates and jointly controlled entities to express an opinion on the consolidated financial results. We are responsible for the direction, supervision and performance of the audit of financial information of such entities included in the consolidated financial results of which we are the independent auditors. For the other entities included in the consolidated financial results, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

We communicate with those charged with governance of the Holding Company and such other entities included in the consolidated financial results of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Other Matters²²

The consolidated financial results include the unaudited financial results of _______ subsidiaries, ______ associates and _______ jointly controlled entities, whose financial statements/ financial results/ financial information reflect Group's share of total assets²⁴

²² Where applicable.

²³ Figures for total assets to be reported when balance sheet is also presented with the income statements.

²⁴ Figures for total assets to be reported when BS is also presented with the income statements.



of Rs._____as at ______, Group's share of total revenue of Rs. _____and Rs._____ and Group's share of total net profit/ (loss) after tax of Rs. _____and Rs. _____for the quarter ended______and for the period from_____ to_____ respectively, as considered in the consolidated financial results. These unaudited interim financial statements/ financial results/ financial information have been furnished to us by the Board of Directors and our opinion on the consolidated financial results, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, associates and jointly controlled entities is based solely on such unaudited financial statements/ financial results/ financial information. In our opinion and according to the information and explanations given to us by the Board of Directors, these financial statements/ financial results/ financial information are not material to the Group.

Our opinion on the consolidated financial results is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the financial results/ financial information certified by the Board of Directors.

The financial results include the results for the quarter ended ______ being the balancing figure between the audited figures in respect of the full financial year and the published unaudited year to date figures up to the third quarter of the current financial year which were subject to limited review by us.²⁵

OR

The financial results include the results for the quarter ended ______ being the balancing figure between the audited figures in respect of the full financial year and the published audited year to date figures up to the third quarter of the current financial year.²⁶

For XYZ & Co. Chartered Accountants (Firm's Registration No.)

Signature (Name of the Member Signing the Audit Report) Designation ²⁷ (Membership No.) UDIN

Place of signature: Date:

²⁵ Use this paragraph where the quarters were subjected to a limited review.

²⁶ Use this paragraph where the quarters were audited.

²⁷ Partner or proprietor, as the case may be.



Annex – II-F

<u>Annual</u>

Illustrative format of independent auditor's report (unmodified opinion) on the Annual consolidated financial results under regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (for Banks/ NBFCs)

INDEPENDENT AUDITOR'S REPORT

TO THE BOARD OF DIRECTORS OF.....

Report on the Audit of the Consolidated Financial Results

Opinion

We have audited the accompanying Statement of Consolidated Financial Results of.......... (Name of the bank) ('the Bank/ NBFC'/ the parent) and its subsidiaries (the parent and its subsidiaries together referred to as "the Group"), its associates and jointly controlled entities, for the year ended _______ ("the Statement"), being submitted by the Bank/ NBFC pursuant to the requirement of regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations')²⁸ except for the disclosures relating to consolidated Pillar 3 disclosure as at ______, including leverage ratio and liquidity coverage ratio under Basel III Capital Regulations as have been disclosed on the Bank's website and in respect of which a link has been provided in the financial results and have not been audited by us. Attention is drawn to the fact that the consolidated financial results/ financial information for the corresponding year ended ______ as reported in these financial results have been approved by the Bank's/ NBFC's Board of Directors but have not been subjected to audit/ review²⁹.

In our opinion and to the best of our information and according to the explanations given to us, and based on the consideration of the reports of the other auditors on separate audited financial statements/ financial results/ financial information of, subsidiaries, associates and jointly controlled entities, the aforesaid financial results:

- a. include the financial results of the following entities: (to indicate list of entities included in the consolidation);
- b. are presented in accordance with the requirements of regulation 52 of the Listing Regulations except for the disclosures relating to consolidated Pillar 3 disclosure as at ______, including leverage ratio and liquidity coverage ratio under Basel III Capital Regulations as have been disclosed on the Bank's website and in respect of

²⁸ Regulations be interpreted to include relevant circulars issued by SEBI from time to time.

²⁹ As applicable (for example, in the first financial year of a newly listed company, or when consolidated quarterly Financial Results are submitted for the first time pursuant to the mandatory requirement with effect from April 1, 2019, and no quarterly consolidated financial results were submitted in the previous year).



which a link has been provided in the financial results and have not been audited by us; and

c. give a true and fair view, in conformity with the applicable accounting standards, RBI guidelines and other accounting principles generally accepted in India, of the consolidated net profit/ loss³⁰ and other financial information of the Group for the year ended ______.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs), specified under section 143(10) of the Companies Act, 2013 ('Act')/ issued by the Institute of Chartered Accountants of India³¹. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Results section of our report. We are independent of the Group, its associates and jointly controlled entities in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the consolidated Financial Results, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence obtained by us and other auditors in terms of their reports referred to in 'Other Matter' paragraph below, is sufficient and appropriate to provide a basis for our opinion.

[Insert Emphasis of Matter Paragraph]³²

Our opinion is not modified in respect of this matter.

Board of Directors' Responsibility for Consolidated Financial Results

These Consolidated Financial Results have been compiled from the consolidated Annual audited financial statements.

The bank's Board of Directors are responsible for the preparation and presentation of these consolidated financial results that give a true and fair view of the consolidated net profit/ loss³³ and other financial information of the Group including its associates and jointly controlled entities in accordance with the Accounting Standards/ Indian Accounting Standards specified under section 133 of the Act/ issued by the Institute of Chartered Accountants of India³⁴, the relevant provisions of the Banking Regulation Act, 1949, the circulars, guidelines and directions issued by the Reserve Bank of India (RBI) from time to time ('RBI Guidelines') and other accounting principles generally accepted in India and in compliance with regulation 52 of the Listing Regulations. The respective Board of

³⁰ As applicable.

³¹ In the case of a Bank, which is not incorporated as a Company.

³² If applicable, based on facts and circumstances of the engagement.

³³ As applicable.

³⁴ In the case of a Bank, which is not incorporated as a Company.



Directors of the entities included in the Group and of its associates and jointly controlled entities are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act/ Banking Regulations Act, 1949 for safeguarding of the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the consolidated financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error which have been used for the purpose of preparation of the consolidated financial results by the Directors of the Bank/ NBFC, as aforesaid.

In preparing the consolidated financial results, the respective Board of Directors of the entities included in the Group and of its associates and jointly controlled entities are responsible for assessing the ability of the Group and of its associates and jointly controlled entities to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the entities included in the Group and of its associates and jointly controlled entities are responsible for overseeing the financial reporting process of the Group and of its associates and jointly controlled entities.

Auditor's Responsibilities for the Audit of Consolidated Financial Results

Our objectives are to obtain reasonable assurance about whether the consolidated financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial results.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

 Identify and assess the risks of material misstatement of the consolidated financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.



• Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Bank's/ NBFC's internal control.

[OR]

Under Section 143(3)(i) of the Companies Act 2013, we are also responsible for expressing our opinion on whether the bank has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group and its associates and jointly controlled entities to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group and its associates and jointly controlled entities to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial results, including the disclosures, and whether the consolidated financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial results/financial information of the entities within the Group and its associates and jointly controlled entities to express an opinion on the consolidated financial results. We are responsible for the direction, supervision and performance of the audit of financial information of such entities included in the consolidated financial results of which we are the independent auditors. For the other entities included in the consolidated financial results, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

We communicate with those charged with governance of the Bank/ NBFC and such other entities included in the consolidated financial results of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.



We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Other Matters

The consolidated financial results include the unaudited financial results of subsidiaries, associates and jointly controlled entities, whose financial statements/financial results/ financial information reflect Group's share of total assets³⁶ of Rs. as at , Group's share of total revenue of Rs. ____and Rs.___ and Group's share of total net profit/ (loss) after tax of Rs. _____and Rs. _____ for the quarter and year ended respectively, as considered in the consolidated financial results. These unaudited financial statements/ financial results/ financial information have been furnished to us by the Board of Directors and our opinion on the consolidated financial results, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, associates and jointly controlled entities is based solely on such unaudited Financial Statements/Financial Results/financial information. In our opinion and according to the information and explanations given to us by the Board of Directors, these Financial Statements/ financial results/ financial information are not material to the Group. Our opinion on the consolidated financial results is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the financial results/ financial information certified by the Board of Directors.

The financial results include the results for the quarter ended ______ being the balancing figure between the audited figures in respect of the full financial year and the published unaudited year to date figures up to the third quarter of the current financial year which were subject to limited review by us.³⁷

³⁵ Figures for total assets to be reported when BS is also presented with the income statements.

³⁶ Figures for total assets to be reported when BS is also presented with the income statements.

³⁷ Use this paragraph where the quarters were subjected to a limited review.



OR

The financial results include the results for the quarter ended ______ being the balancing figure between the audited figures in respect of the full financial year and the published audited year to date figures up to the third quarter of the current financial year³⁸.

For XYZ & Co. Chartered Accountants (Firm's Registration No.)

Signature (Name of the member signing the audit report) (Designation)³⁹ (Membership Number) UDIN

Place of signature: Date:

³⁸ Use this paragraph where the quarters were audited.

³⁹ Partner or proprietor, as the case may be.

Chapter III - Disclosure of the Impact of Audit Qualifications by Listed Entities⁴⁰ [See Regulation 52 of the Listing Regulations]

Regulation 52(3) prescribes the procedure for submission of Statement on Impact of Audit Qualifications by listed entities. In this regard, the following requirements have been mandated:

- 1. The listed entity shall disseminate the cumulative impact of all the audit qualifications in a separate format, simultaneously, while submitting the annual audited financial results to the Stock Exchange(s).
- 2. For audit reports with unmodified opinion, the listed entity shall furnish a declaration to that effect to the Stock Exchange(s) while submitting the annual audited financial results.
- **3.** For audit reports with modified opinion, a statement showing impact of audit qualifications shall be filed with the Stock Exchange(s) in a format as specified in **Annex III-A.**
- 4. The management of the listed entity shall have the option to explain its views on the audit qualifications.
- 5. Where the impact of the audit qualification is not quantified by the auditor, the management shall make an estimate. In case the management is unable to make an estimate, it shall provide reasons for the same. In both the scenarios, the auditor shall review and provide comments.
- 6. The aforesaid Statement on Impact of Audit Qualifications filed by the listed entity shall be reviewed by the stock exchanges as specified in regulation 95 and be a part of regular monitoring by the stock exchanges as specified in regulation 97 of the Listing Regulations. In case of non-compliance, the stock exchanges shall take action against such entities as deemed fit and report to SEBI on a regular basis.
- 7. The stock exchanges shall coordinate with one another in case the security is listed on more than one stock exchange.

⁴⁰ Circular no. CIR/CFD/CMD/56/2016 dated May 27, 2016. The provisions of this circular became applicable for all annual audited standalone/ consolidated financial results, submitted by the listed entities for the period ending on or after March 31, 2016.



Statement on Impact of Audit Qualifications (for audit report with modified opinion) submitted along with Annual Audited Financial Results - (Standalone and Consolidated separately)

	310		Qualifications for the Financial ion 52 of the Listing Regulation					
I.	SI. No.	Particulars	Audited figures (as reported before adjusting for qualifications)	Adjusted Figures (audited figures after adjusting for qualifications)				
	1.	Turnover/ Total income	-	-				
	2.	Total Expenditure	-	-				
	3.	Net Profit/ (Loss)	-	-				
	4.	Earnings Per Share	-	-				
	5.	Total Assets	-	-				
	6.	Total Liabilities	-	-				
	7.	Net Worth	-	-				
	8.	Any other financial item(s) (as felt appropriate by the management)	-	-				
Ш.	ام ر ۸	Audit Qualification (each audit qualification separately):						
	d. Fo e. Fo	or Audit Qualification(s) where or Audit Qualification(s) where (i) Management's estimation o	her appeared first time/ repetitive the impact is quantified by the a the impact is not quantified by th on the impact of audit qualification o estimate the impact, reasons for or (ii) above:	uditor, Management's Views: ne auditor: n:				
III.		atories:						
	•	Chief Executive Officer/ Ma Chief Financial Officer Audit Committee Chairman Statutory Auditor						
	Place Date							



Chapter IV - Format of Statement indicating utilisation and Statement indicating deviation/ variation in the use of proceeds of issue of listed Non-convertible Securities⁴¹

[See Regulations 52(7) and 52(7A) of the Listing Regulations]

- As per Regulation 52(7) of the Listing Regulations, a listed entity is required to submit to the Stock Exchange(s), a statement indicating the utilization of issue proceeds of listed non-convertible securities. Further, as per regulation 52(7A) of the Listing Regulations, a listed entity is required to submit to the Stock Exchange(s), information about deviation/variation, if any, in the use of proceeds of issue of listed nonconvertible securities, from the objects stated in the offer document.
- 2. A statement indicating utilisation and a statement indicating deviation/ variation, shall be submitted to the Stock Exchange(s), on quarterly basis, within 45 days of end of the quarter, until such funds are fully utilised or the purpose for which these proceeds were raised has been achieved. In case there are no deviations, a 'nil' report shall be filed.
- 3. The statement indicating deviation/ variation report shall be placed before the Audit Committee of the listed entity for review on quarterly basis and after such review, the comments of Audit Committee along with the report shall be disclosed/ submitted to the Stock Exchange(s), as part of the format.

In cases where the listed entity is not required to have an Audit Committee under the provisions of the Listing Regulations or the Companies Act, 2013, the word 'Audit Committee' shall be replaced with the 'Board of Directors'.

4. The format for statement indicating the utilization of issue proceeds and the format for statement indicating deviation/ variation, if any, is placed as **Annex - IV-A** to this Chapter.

⁴¹ Circular no. SEBI/HO/DDHS/08/2020 dated January 17, 2020.



Annex - IV-A

A. Statement of utilization of issue proceeds:

of the Issuer	ISIN	Raising (Public issues/ Private placement)	Type of instru ment	Date of raising funds	Amount Raised	Funds utilized	Any deviation (Yes/ No)	then specify the purpose of for which the funds were utilized	Rema rks, if any
1	2	3	4	5	6	7	8	9	10

B. Statement of deviation/ variation in use of Issue proceeds:

Particulars					Remarks			
Name of list	ed entity							
Mode of fund	d raising				Public issue/ Private p	Public issue/ Private placement		
Type of instr	rument				Non-convertible Secur			
Date of raisi	ng funds							
Amount rais	ed				in Rs. crore			
Report filed	for quarter e	nded						
s there a de	viation/ varia	ation in use o	f funds raised	?				
Whether any	/ approval is	required to va	ary the objects	s of the iss	Je Yes/No			
stated in the	prospectus/	offer docum	ent?					
f yes, detail	s of the appr	oval so requi	red?					
Date of appr	roval							
Explanation	for the devia	ation/ variation	n					
Comments of	of the audit c	committee afte	er review					
Comments of	of the auditor	rs, if any						
•		have been	raised and w	here there	has been a deviation/ va	riation, in th		
ollowing tab	ole:							
		<u></u>						
Original	Modified	Original	Modified	Funds	Amount of deviation/	,		
object	object, if any	allocation	allocation, if any	utilised	variation for the quarter according to applicable object (in Rs. crore and in %)	if any		

Deviation could mean:

a. Deviation in the objects or purposes for which the funds have been raised.

b. Deviation in the amount of funds actually utilized as against what was originally disclosed.

Name of signatory:

Designation:

Date:



Chapter V - Disclosures by listed entities of defaults on payment of interest/ repayment of principal amount on loans from banks/ financial institutions and unlisted debt securities⁴²

[See Regulation 51 of the Listing Regulations]

- 1. Regulation 51 of the Listing Regulations currently requires listed entity to promptly inform the Stock Exchange(s) of all information which has bearing on its performance/ operation or is price sensitive or shall affect payment of interest or redemption payment of non-convertible securities. Additionally, Part B of Schedule III of the Listing Regulations enumerates an indicative list of such information e.g. delay/ default in payment of interest/ principal on Non-convertible Securities, which the listed entities are required to disclose.
- 2. Bodies Corporate in India are primarily reliant on loans from banks/ financial institutions.
- 3. In order to address this critical gap in the availability of information to investors, listed entities are required to comply with the requirements of this chapter.

3.1. Applicability:

- 3.1.1. The disclosures shall be made to the Stock Exchange(s) when the entity has defaulted in payment of interest/ instalment obligations on loans, including revolving facilities like cash credit, from banks/ financial institutions and unlisted debt securities.
- 3.1.2. 'Default' for the purpose of this circular shall mean non-payment of the interest or principal amount in full on the date when the debt has become due and payable ('pre-agreed payment date').

Provided that for revolving facilities like cash credit, an entity would be considered to be in 'default' if the outstanding balance remains continuously in excess of the sanctioned limit or drawing power, whichever is lower, for more than 30 days.

3.2. Timing of disclosures:

3.2.1. In case of any default on loans, including revolving facilities like cash credit, from banks/ financial institutions which continues beyond 30 days, the listed entity shall make the disclosure promptly but not later than 24 hours from the 30th day of such default.

⁴² Circular No. SEBI/HO/CFD/CMD1/CIR/P/2019/140 dated November 21, 2019. The disclosure formats provided in this circular had become applicable from January 01, 2020.



- 3.2.2. In case of unlisted debt securities i.e. Non-convertible Debentures (NCDs) and Non-convertible Redeemable Preference Shares (NCRPS), the disclosure shall be made promptly but not later than 24 hours from the occurrence of the default. This is in line with the existing disclosure requirements specified for listed debt instruments.
- 3.2.3. Disclosures specified at Paras 3.2.1 and 3.2.2 shall be made in the format(s) provided in Paras 3.3.1 below.
- 3.2.4. Further, quarterly disclosures of default shall be made by the listed entities in the format specified in Para 3.3.2 below.

3.3. Disclosure formats:

- 3.3.1. The following details shall be disclosed by listed entities for each instance of default, as specified in Para 3.2 above:
 - a. For loans including revolving facilities like cash credit from banks / financial institutions:

SI. No.	Type of disclosure	Details
1.	Name of the listed entity	
2.	Date of making the disclosure	
3.	Nature of obligation	
4.	Name of the lender(s)	
5.	Date of default	
6.	Current default amount (break-up of principal and interest in	
	Rs. crore)	
7.	Details of the obligation (total principal amount in Rs. crore,	
	tenure, interest rate, secured/ unsecured etc.)	
8.	Total amount of outstanding borrowings from banks/ financial	
	institutions (in Rs. crore)	
9.	Total financial indebtedness of the listed entity including	
	short-term and long-term debt (in Rs. crore)	

b. For unlisted debt securities i.e. NCDs and NCRPS:

SI. No.	Type of disclosure	Details
1.	Name of the listed entity	
2.	Date of making the disclosure	
3.	Type of instrument with ISIN	
4.	Number of investors in the security as on date of default	
5.	Date of default	
6.	Current default amount (break-up of principal and interest in	
	Rs. crore)	
7.	Details of the obligation (amount issued, tenure, coupon,	
	secured/ unsecured, redemption date etc.)	
8.	Total amount issued through debt securities (in Rs. crore)	
9.	Total financial indebtedness of the listed entity including	
	short-term and long-term debt (in INR crore)	



3.3.2. Disclosures specified in the table below shall be made by listed entities, within 7 days from the end of the quarter, if applicable on the last date of any quarter:

- a. There is any loan including revolving facilities like cash credit from banks/ financial institutions where the default continues beyond 30 days or
- b. There is any outstanding unlisted debt security under default.

SI. No.	Particulars	in Rs. crore				
1.	Loans/ revolving facilities like cash credit from banks/ financial institutions					
Α.	Total amount outstanding as on date					
В.	Of the total amount outstanding, amount of default as on date					
2.	Unlisted debt securities i.e. NCDs and NCRPS					
Α.	Total amount outstanding as on date					
В.	Of the total amount outstanding, amount of default as on date					
3.	Total financial indebtedness of the listed entity including short-term and long-term debt					

4. As far as disclosures pertaining to default of listed NCDs and listed NCRPS are concerned, the same would continue to be made as per relevant provisions of the SEBI Regulations and Circulars issued thereunder.



Chapter VI - Schemes of Arrangement involving NCDs/ NCRPS issued in lieu of specified securities⁴³

[See Regulations 11, 37 and 94 of the Listing Regulations and Rule 19(7) of the Securities Contracts (Regulation) Rules, 1957]

- 1. Regulations 11, 37 and 94 of the Listing Regulations create obligations on listed entities and Stock Exchange(s) with respect to Schemes of Arrangement.
- 2. Sub-rule (7) of rule 19 of the Securities Contracts (Regulation) Rules, 1957 (SCRR) gives the power to SEBI to relax the strict enforcement of any or all of the requirements with respect to listing of securities on a recognised Stock Exchange, at its discretion. However, SEBI may, while granting such relaxation, stipulate any other conditions as may be deemed necessary in the interest of investors and securities market, under the facts and circumstances of the specific case.
- Accordingly, SEBI issued circulars⁴⁴ laying down the detailed requirements to be complied with, by listed entities while undertaking schemes of arrangement for listing of equity or warrants pursuant to the Scheme. Such corporate restructuring may result in issuance of NCDs and/ or NCRPS, in lieu of specified securities⁴⁵. However, the said circulars do not prescribe any provisions for listing of NCDs and/ or NCRPS, so issued.
- 4. In case an entity with listed specified securities, has issued NCDs and/ or NCRPS, in lieu of specified securities, vide a scheme of arrangement; and where such NCDs and/ or NCRPS are proposed to be listed on recognized Stock Exchange(s), the listed entity shall **additionally** comply with the below mentioned requirements:

4.1.Before the scheme of arrangement is submitted for sanction by the National Company Law Tribunal (NCLT):

- 4.1.1. Eligibility for seeking listing of NCDs and/ or NCRPS:
 - a. A listed entity which has listed its specified securities may seek listing of NCDs and/ or NCRPS issued pursuant to a scheme of arrangement only in case where the listed entity is a part of such scheme of arrangement and such NCDs and/ or NCRPS are issued to the existing holders of specified securities of such listed entity. Such scenarios may broadly include the following:
 - A listed entity, which has listed its specified securities, (demerged entity) demerges a unit and transfers the same to another entity

⁴³ Circular no. CIR/IMD/DF/50/2017 dated May 26, 2017.

⁴⁴ Master Circular no. SEBI/HO/CFD/DIL1/CIR/P/2021/0000000665 dated November 23, 2021, as amended from time to time; and any other circular(s) issued in this regard.

⁴⁵ In terms of Regulation 2(1)(eee) of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, 'specified securities' means equity shares and convertible securities'.



(resultant entity), and the resultant entity issues NCDs and/ or NCRPS to the holders of the specified securities of listed entity (i.e. demerged entity) as a consideration under the scheme of arrangement.

- A listed entity, which has listed its specified securities, (amalgamating entity) is merged with another entity (amalgamated entity), and the amalgamated entity issues NCDs and/ or NCRPS to the holders of the specified securities of listed entity (i.e. amalgamating entity) as a consideration under the scheme of arrangement.
- b. It is clarified that only the NCDs and/ or NCRPS issued to the existing holders of listed specified securities, vide the scheme of arrangement, would be eligible for seeking listing.
- c. However, if the same series/ class of NCDs and/ or NCRPS are also allotted to other investors, other than the allotment done to the holders of listed specified securities as per the scheme of arrangement, then such NCDs and/ or NCRPS would not be eligible for seeking listing, under the provisions of this Chapter.
- 4.1.2. <u>Tenure/ maturity</u>: The minimum tenure of the NCDs and/ or NCRPS shall be one year.
- 4.1.3. <u>Valuation Report⁴⁶</u>: The Valuation Report shall include valuation of the underlying NCDs and/ or NCRPS to be issued pursuant to the scheme of arrangement.
- 4.1.4. Disclosures in the draft scheme of arrangement:

The following information to be disclosed in the draft scheme of arrangement:

- a. Face value & price.
- b. The terms of payment of dividend/ coupon viz. rate, frequency etc.
- c. Credit rating.
- d. Tenure/ maturity.
- e. The terms of redemption viz. amount, date, redemption premium/ discount, and early redemption scenarios, if any.
- f. Other embedded features (put option, call option, dates, notification times, etc.), if any.
- g. Other terms of instruments (i.e. term sheet).
- h. Details of security cover (if secured NCDs).

⁴⁶ As referred in Master Circular no. SEBI/HO/CFD/DIL1/CIR/P/2021/000000665 dated November 23, 2021, as amended from time to time; and any other circular(s) issued in this regard.



- i. Details of Debenture Trustee.
- j. Any other information/ details pertinent for the investors.
- 4.1.5. Other conditions:
 - a. The captioned issue of NCDs and/ or NCRPS is in compliance with all the applicable provisions of the Companies Act, 2013 including the provisions related to creation and maintenance of Capital Redemption Reserve/ Debenture Redemption Reserve.
 - b. All such NCDs and/ or NCRPS are issued in dematerialized form only.
 - c. In case of NCDs, the issuer has appointed/ shall appoint Debenture Trustee in compliance with the provisions of the NCS Regulations and the Companies Act, 2013.
 - d. In case of secured NCDs, the issuer has created/ shall create an appropriate charge or security, in compliance with the provisions of the NCS Regulations and the Companies Act, 2013.
 - e. All the provisions of Chapter II of the NCS Regulations have been/ shall be complied with.

4.2. After the scheme is sanctioned by the Hon'ble High Court or NCLT and at the time of making application for relaxation under sub-rule (7) of rule 19 of the SCRR:

The application for relaxation under sub-rule (7) of rule 19 of SCRR for listing of NCDs and/ or NCRPS shall include a detailed Compliance Report as per format specified in **Annex - VI-A**, duly certified by the Company Secretary and the Managing Director, confirming compliance of the scheme of arrangement with the various regulatory requirements specified in this regard.

5. The schemes shall be governed by the requirements specified in Listing Regulations and any other law connected therewith and as amended from time to time.



Annex - VI-A

Format of the Compliance Report to be submitted along with the application for relaxation under sub-rule (7) of rule 19 of the Securities Contracts (Regulation) Rules, 1957

It is hereby certified that the scheme of arrangement involving (Name of the entities) does not, in any way violate, override or limit the provisions of securities laws or requirements of the Stock Exchange(s) and the same is in compliance with the applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Master Circular no. SEBI/HO/CFD/DIL1/CIR/P/2021/000000665 dated November 23, 2021, as amended from time to time, and any other circular(s) issued in this regard, including the following:

SI. No.	Particulars	Whether complied (Yes/ No)	Remarks
(1)	Eligibility for seeking listing of NCDs and/ or NCRPS		
(2)	Tenure/ maturity		
(3)	Valuation Report:		
(4)	Disclosures in the scheme of arrangement		
(5)	Other conditions		

Company Secretary

Managing Director



Chapter VII - Formats specifying disclosure of Corporate Governance by 'high value debt listed entities'⁴⁷

[See Regulations 15A, 24A and 27(2) of the Listing Regulations]

Regulations 15 to 27 of the Listing Regulations contain provisions relating to Corporate Governance which are applicable on 'high value debt listed entities'⁴⁸. In particular, Regulation 24A of the Listing Regulations mandates listed entities to submit a secretarial audit report and secretarial compliance report. Further, Regulation 27(2) of the Listing Regulations mandates listed entities to submit compliance report on corporate governance on quarterly basis. This Chapter specifies the operational aspects in this regard.

A. Format of Compliance Report on corporate governance by listed entities:

1. The format for Compliance Report on Corporate Governance to be submitted by a listed entity on quarterly basis, is enclosed as **Annex - VII-A**.

B. Other disclosures:

Particular	Format
Disclosures in Corporate Governance Report as part of Annual	Part C of Schedule V of the
Report	Listing Regulations
Declaration signed by the chief executive officer stating that the	Part D of Schedule V of the
members of board of directors and senior management	Listing Regulations
personnel have affirmed compliance with the code of conduct of	
board of directors and senior management.	
Compliance certificate from either the auditors or practicing	Part E of Schedule V of the
company secretaries regarding compliance of conditions of	Listing Regulations
corporate governance shall be annexed with the directors'	
report.	

C. Annual Secretarial Audit Report and Secretarial Compliance report:

- 2. <u>Annual secretarial audit report</u>: The following shall be complied with by a listed entity and its material unlisted subsidiaries, as applicable:
 - 2.1. Currently, Section 204 of the Companies Act, 2013 read with rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 requires Secretarial Audit by Practicing Company Secretaries (PCS) for listed companies and certain unlisted companies above a certain threshold in Form No. MR-3.

⁴⁷ BSE Notice No. 20211001-3 dated October 01, 2021 and NSE Circular No. NSE/CML/2021/10 dated September 30, 2021 read with SEBI Circular No. CIR/CFD/CMD1/27/2019 dated February 08, 2019 and SEBI Circular No. SEBI/HO/CFD/CMD-2/P/CIR/2021/567 dated May 31, 2017.

⁴⁸ In terms of Regulation 15(1A) of the Listing Regulations, provisions and explanations thereof, 'high value debt listed entities' would imply an entity with listed non-convertible debt securities and having outstanding value of listed non-convertible debt securities of rupees five hundred crore and above.



- 2.2. In order to avoid duplication, the listed entity and its unlisted material subsidiaries shall continue to use the same Form No. MR-3 as required under Companies Act, 2013 and the rules made thereunder for the purpose of compliance with Regulation 24A of Listing Regulations.
- 3. <u>Annual secretarial compliance report:</u> The following shall be complied with by a listed entity:
 - 3.1. While the annual secretarial audit shall cover a broad check on compliance with all laws applicable to the entity, listed entities shall additionally, on an annual basis, require a check by the PCS on compliance of all applicable SEBI Regulations and circulars/ guidelines issued thereunder, consequent to which, the PCS shall submit a report to the listed entity in the manner specified in this circular.
 - 3.2. The format for the annual secretarial compliance report is placed at **Annex - VII-B.**
 - 3.3. The annual secretarial compliance report in the aforesaid format shall be submitted by the listed entity to the stock exchanges within 60 days of the end of the financial year.
- 4. The listed entities and their material subsidiaries shall provide all such documents/ information as may be sought by the PCS for the purpose of providing a certification under the Regulations and this circular.



Format of report on Corporate Governance to be submitted by a listed entity on quarterly basis

- 1. Name of listed entity:
- 2. Quarter ending:

I. Composition of Board	of Directors												
Title Name of PAN\$ Mr./ the and Categ Ms.) Director DIN	ory8 <mark>,Initial date ol Appointment</mark>	Date o Reap- appointmen		Tenure*	Date of birth	No. directors listed e includin listed [in refe to Regi 17A(1)]	entities g this entity erence	No. Independ directorsi listed including listed en reference proviso regulation	hip in entities this tity [in	Audit/ Comm includi listed (Refer	ng this entity Regulation of Listing	Stak Com liste inclu entit Reg	ding this listed
Whether Regular chairpers													
Whether Chairperson is rel: PAN of any director would Category means Chairpen separating them with hyphe to be filled only for indepen- without any cooling off period	not be displayed o son and/ or Direct n. ndent Director. Ter	on the websit ors viz. exec	e of Stock E :utive/ non-e	executive	/ inde							• •	-
II. Compositio	on of Comm	ittees											
Name of Commit	tee	cha	nether re airpersc pointed		(Name of Cate Committee members				ate of ppointment		Date of Cessation	
1. Audit Commit	ee	~p					0.0						
2. Nomination & Committee	& Remunera	ation	1										
3. Risk Manager (if applicable)													
4. Stakeholder Committee'													
Category means	ore than one	e catego	ry write									t/ N	ominee. if
III. Meeting of							Niccos	hau	Niumala a		4 Maxin		
Date(s) of Meeting (if any) in the previous quarter	(if any)	in th						ctors	independe tors directors		ent between two cons		3-1
•			Ye	s/ No					•				
to be filled in onl	y for the cur	rent qua	rter me	etings							•		
IV. Meetings of	of Committe	es											
Date(s) of meeting of the committee in the relevant quarter	of Whether Number Number the requirement of independer in of quorum met directors directors		endent ors	5			ne a	Maximum gap be any two conse meetings in num days*		onsecutive			
	Yes/ No												
*To be filled in onl Note: This informa information is opti	ation has to l					or auc	lit con	nmittee	e, for res	st of t	he comm	itte	es giving th

V. Related Party Transactions			
Subject	Compliance NA) refer note	(Yes/	No/
Whether prior approval of audit committee obtained			
Whether shareholder approval obtained for material RPT			
Whether details of RPT entered into pursuant to omnibus approval have been reviewed by the Audit Committee	9		
Notes:			

- In the column "Compliance Status", compliance or non-compliance may be indicated by Yes/No/N.A. For example, if the Board has been composed in accordance with the requirements of Listing Regulations, "Yes" may be indicated. Similarly, in case the Listed Entity has no related party transactions, the words "N.A." may be indicated.
- 2. If status is "No" details of non-compliance may be given here.

VI. Affirmations

- The composition of Board of Directors is in terms of SEBI (Listing Obligations and Disclosure requirements) Regulations, 2015.
- The composition of the following committees is in terms of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015:
 - a. Audit Committee
 - b. Nomination & Remuneration Committee
 - c. Stakeholders Relationship Committee
 - d. Risk management committee (as applicable)
- The committee members have been made aware of their powers, role and responsibilities as specified in SEBI (Listing obligations and disclosure requirements) Regulations, 2015.
- The meetings of the board of directors and the above committees have been conducted in the manner as specified in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- This report and/or the report submitted in the previous quarter has been placed before Board of Directors. Any comments/observations/advice of the board of directors may be mentioned here.
 Name and designation:

Company Secretary/ Compliance Officer/ Managing Director/ CEO/ CFO

Note:

Information at Table I and II above need to be necessarily given in 1st quarter of each financial year. However, if there is no change of information in subsequent quarter(s) of that financial year, this information may not be given by listed entity and instead a statement "same as previous quarter" may be given.



Annex - VII-B

Secretarial compliance report of [•] [Name of the listed entity] for the year ended _____

(On the letter head of the Practicing Company Secretary)

I/We..... have examined:

- (a) all the documents and records made available to us and explanation provided by [●] [Name of the listed entity] ("the listed entity"),
- (b) the filings/ submissions made by the listed entity to the stock exchanges, (c) website of the listed entity,
- (c) any other document/ filing, as may be relevant, which has been relied upon to make this certification,

for the year ended [•] ("Review Period") in respect of compliance with the provisions of:

- (a) the Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, circulars, guidelines issued thereunder; and
- (b) the Securities Contracts (Regulation) Act, 1956 ("SCRA"), rules made thereunder and the Regulations, circulars, guidelines issued thereunder by the Securities and Exchange Board of India ("SEBI");

The specific Regulations⁴⁹, whose provisions and the circulars/ guidelines issued thereunder, have been examined, include:

- (a) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- (b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
- (c) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (d) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018;
- (e) Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014;

⁴⁹ The said list of Regulations is only illustrative. All relevant SEBI Regulations, as may be applicable to the listed entity for the review period, to be added.



- (f) Securities and Exchange Board of India (Issue and Listing of Non-convertible Securities) Regulations, 2021;
- (g) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (h)(other regulations as applicable) and circulars/ guidelines issued thereunder;

And based on the above examination, I/ we hereby report that, during the Review Period:

(a) The listed entity has complied with the provisions of the above Regulations and circulars/ guidelines issued thereunder, <u>except</u> in respect of matters specified below:

SI.	Compliance Requirement	Deviations	Observations/ Remarks of
No.	(Regulations/ circulars/ guidelines		the Practicing Company
	including specific clause)		Secretary

- (b) The listed entity has maintained proper records under the provisions of the above Regulations and circulars/ guidelines issued thereunder insofar as it appears from my/our examination of those records.
- (c) The following are the details of actions taken against the listed entity/ its promoters/ directors/ material subsidiaries either by SEBI or by Stock Exchanges (including under the Standard Operating Procedures issued by SEBI through various circulars) under the aforesaid Acts/ Regulations and circulars/ guidelines issued thereunder:

SI. No.	Details of violation	-	Observations/ remarks of the Practicing Company Secretary, if any.

(d) The listed entity has taken the following actions to comply with the observations made in previous reports:

SI.		Observations made in the		Comments of the
No.	the Practicing Company	secretarial compliance report for the year ended	the listed	
	Secretary in the previous reports	(The years are to be mentioned)	entity, if any	Secretary on the actions taken by the listed entity



<u>Notes</u>:

- 1. Provide the list of all the observations in the report for the previous year along with the actions taken by the listed entity on those observations.
- 2. Add the list of all observations in the reports pertaining to the periods prior to the previous year in case the entity has not taken sufficient steps to address the concerns raised/ observations.

E.g. In the report for the year ended 31st Mar, 2021, the PCS shall provide a list of:

- all the observations in the report for the year ended 31st Mar, 2020 along with the actions taken by the listed entity on those observations.
- the observations in the reports pertaining to the year ended 31st Mar,2020 and earlier, in case the entity has not taken sufficient steps to address the concerns raised/ observations in those reports.

Place: Signature: Date:

> Name of the Practicing Company Secretary ACS/ FCS No.: C P No.:



Chapter VIII - Disclosure obligations of listed entities in relation to its Related Party Transactions⁵⁰

[See Regulation 23(9) of the Listing Regulations]

Regulation 23 of the Listing Regulations prescribes the obligations of 'high value debt listed entities', pertaining to 'Related Party Transactions (RPTs)' including formulation of policy on materiality of RPTs, manner on dealing with RPTs, approval by the Audit Committee, disclosure of the same to the Stock Exchange(s) and publication on the entity's website. This Chapter specifies the operational aspects in this regard.

1. Information to be reviewed by the Audit Committee for approval of RPTs:

- 1.1. The listed entity shall provide the following information, for review of the audit committee, for approval of a proposed RPT:
 - 1.1.1. Type, material terms and particulars of the proposed transaction;
 - 1.1.2. Name of the related party and its relationship with the listed entity or its subsidiary, including nature of its concern or interest (financial or otherwise);
 - 1.1.3. Tenure of the proposed transaction (particular tenure shall be specified);
 - 1.1.4. Value of the proposed transaction;
 - 1.1.5. The percentage of the listed entity's annual consolidated turnover, for the immediately preceding financial year, that is represented by the value of the proposed transaction (and for a RPT involving a subsidiary, such percentage calculated on the basis of the subsidiary's annual turnover on a standalone basis shall be additionally provided);
 - 1.1.6. If the transaction relates to any loans, inter-corporate deposits, advances or investments made or given by the listed entity or its subsidiary:
 - a. details of the source of funds in connection with the proposed transaction;
 - b. where any financial indebtedness is incurred to make or give loans, inter-corporate deposits, advances or investments:
 - nature of indebtedness;
 - cost of funds; and
 - tenure;
 - c. applicable terms, including covenants, tenure, interest rate and repayment schedule, whether secured or unsecured; if secured, the nature of security; and

⁵⁰ Circular No. SEBI/HO/DDHS/DDHS_Div1/P/CIR/2022/000000006 dated January 07, 2022;



- d. the purpose for which the funds will be utilized by the ultimate beneficiary of such funds pursuant to the RPT.
- 1.1.7. Justification as to why the RPT is in the interest of the listed entity;
- 1.1.8. A copy of the valuation or other external party report, if any such report has been relied upon;
- 1.1.9. Percentage of the counter-party's annual consolidated turnover that is represented by the value of the proposed RPT on a voluntary basis;
- 1.1.10. Any other information that may be relevant.
- 1.2. The audit committee shall also review the status, of long-term (more than one year) or recurring RPTs, on an annual basis.

2. Information to be provided to shareholders for consideration of RPTs:

The notice being sent to the shareholders seeking approval for any proposed RPT shall, in addition to the requirements under the Companies Act, 2013, include the following information as a part of the explanatory statement:

- 2.1. A summary of the information provided by the management of the listed entity to the audit committee as specified in point 1.1. above;
- 2.2. Justification for why the proposed transaction is in the interest of the listed entity;
- 2.3. Where the transaction relates to any loans, inter-corporate deposits, advances or investments made or given by the listed entity or its subsidiary, the details specified under point 1.1.6 above; (The requirement of disclosing source of funds and cost of funds shall not be applicable to listed banks/ NBFCs.)
- 2.4. A statement that the valuation or other external report, if any, relied upon by the listed entity in relation to the proposed transaction will be made available through the registered email address of the shareholders;
- 2.5. Percentage of the counter-party's annual consolidated turnover that is represented by the value of the proposed RPT, on a voluntary basis;
- 2.6. Any other information that may be relevant.

3. Format for reporting of RPTs to the Stock Exchange

The listed entity shall make RPT disclosures every half year, in the format provided at **Annex - VIII-A**.



Annex - VIII-A⁵¹

Format for disclosure of related party transactions every half year (see Note 4)

	1							transaction rel given by the lis	ates to sted en	loans, i tity/ subs	l party transaction nter-corporate de idiary. These det n transaction was	posits, ad ails need t	vances o to be disc	r investment	s made or			
	Details of the party (listed entity/ subsidiary) entering into the transaction		arty (listed ntity/ ubsidiary) Details of the counterparty ntering into he		ty (listed ty/ scidary) ering into betails of the counterparty as a result of the value of the related Turps of Party Value of Party Value of Party Value of Party Value of Note 1)		y indebtedness is incurred to D e make or give loans, inter- in		Details of the loans, inter-corporate deposits, advances investments		dvances or							
SI. No.	Name	PAN	Name	PAN	Relationship of the counterparty with the listed entity or its subsidiary	related Party transaction (see Note 5)	transaction as approved by the audit committee (see Note 6a)	transaction during the reporting period (see Note 6b)	Opening balance	Closing balance	Nature of indebtedness (loan/ issuance of debt/ any other etc.)	Cost (see Note 7)	Tenure	Nature (loan/ advance/inter- corporate deposit/ investment	Interest Rate (%)	Tenure	Secured/ unsecured	Purpose for which the funds will be utilised by the ultimate recipient of funds (end usage)
Total (of Note 6b)																		

Notes:

- 1. The details in this format are required to be provided for all transactions undertaken during the reporting period. However, opening and closing balances, including commitments, to be disclosed for existing related party transactions even if there is no new related party transaction during the reporting period.
- 2. Where a transaction is undertaken between members of the consolidated entity (between the listed entity and its subsidiary or between subsidiaries), it may be reported once.
- 3. Listed banks shall not be required to provide the disclosures with respect to related party transactions involving loans, inter-corporate deposits, advances or investments made or given by the listed banks.
- 4. For companies with financial year ending March 31, this information has to be provided for six months ended September 30 and six months ended March 31. Companies with financial years ending in other months, the six months' period shall apply accordingly.
- 5. Each type of related party transaction (for e.g. sale of goods/ services, purchase of goods/services or whether it involves a loan, inter-corporate deposit, advance or investment) with a single party shall be disclosed separately and there should be no clubbing or netting of transactions of same type. However, transactions with the same counterparty of the same type may be aggregated for the reporting period. For instance, sale transactions with the same party may be aggregated for the reporting period and purchase transactions may also be disclosed in a similar manner. There should be no netting off for sale and purchase transactions. Similarly, loans advanced to and received from the same counterparty should be disclosed separately, without any netting off.

⁵¹ Annex to Circular No. SEBI/HO/CFD/CMD1/CIR/P/2021/662 dated November 22, 2021;



- 6. In case of a multi-year related party transaction:
 - a. The aggregate value of such related party transaction as approved by the audit committee shall be disclosed in the column "Value of the related party transaction as approved by the audit committee".
 - b. The value of the related party transaction undertaken in the reporting period shall be reported in the column "Value of related party transaction during the reporting period".
- 7. "Cost" refers to the cost of borrowed funds for the listed entity.
- 8. PAN will not be displayed on the website of the Stock Exchange(s).
- 9. Transactions such as acceptance of fixed deposits by banks/ NBFCs, undertaken with related parties, at the terms uniformly applicable /offered to all shareholders/ public shall also be reported.



Chapter IX - Non-compliance with provisions related to continuous disclosures⁵² [See Regulations 97(1), 97(2) and 98 and 99 of the Listing Regulations]

- 1. SEBI has prescribed continuous disclosure norms under Listing Regulations for issuers of listed Non-Convertible Securities and/ or Commercial Paper.
- 2. In this regard, a uniform structure has been prescribed for levying of fines and for taking action by the Stock Exchanges, for non-compliance by the issuers. The same is placed at **Annex IX-A** and **Annex IX-B**.
- 3. Stock Exchanges may deviate from the uniform structure, if found necessary, only after recording reasons in writing.
- 4. In case a non-compliant entity is listed on more than one recognized Stock Exchange, the concerned recognized Stock Exchanges shall take uniform action under this circular in consultation with each other.
- 5. The recognized Stock Exchange(s) shall disclose on their website the action(s) taken against the entities for non-compliance(s); including the details of the respective requirement, amount of fine levied/ action taken etc.
- 6. The fine as specified in **Annex IX-A** shall continue to accrue till the time of rectification of the non-compliance and to the satisfaction of the concerned recognized stock exchange. Such accrual shall be irrespective of any other disciplinary and/ or enforcement action(s) initiated by recognized Stock Exchange(s) and/ or SEBI.
- 7. The amount of fine realized as per the structure provided in **Annex IX-B** shall be credited to the 'Investor Protection Fund' of the concerned recognized Stock Exchange(s).
- 8. The recognized Stock Exchanges may keep in abeyance the action or withdraw the action in specific cases where specific exemption from compliance with the requirements for continuous disclosures/ moratorium on enforcement proceedings has been provided for under any Act, Court/ Tribunal Orders.
- 9. The above provisions are without prejudice to the power of SEBI to take action under the securities laws.
- 10. The provisions of the circular ref. no. SEBI/HO/DDHS/DDHS/CIR/P/2020/231 dated November 13, 2020, on 'Non-compliance with provisions related to continuous disclosures', shall be applicable for all non-compliances of continuous disclosures under the Listing Regulations, till January 31, 2022. The provisions of the circular ref. no. SEBI/HO/DDHS_Div2/P/CIR/2021/699 dated December 29, 2021, on the same subject, shall remain in force till this circular comes into effect.

⁵² Circular No. SEBI/HO/DDHS_Div2/P/CIR/2021/699 dated December 29, 2021.



PART A: Fine to be levied in case of non-compliance(s) by issuers of listed Nonconvertible Securities

1. The recognized Stock Exchange(s) shall take action for non-compliance with the provisions of the Listing Regulations & circulars/ guidelines issued thereunder, by an entity having listed Non-Convertible Securities, as under:

SI. No.	Regulation	Fine payable and/ or other action to be taken for non-compliance in respect of an entity having listed its Non-convertible Securities
	Regulation 6(1)	₹ 1,000 per day
(a)	Non-compliance with requirement to appoint a qualified company secretary as the compliance officer.	
(b)	Regulation 7(1)	₹ 1,000 per day
	Non-compliance with requirement to appoint share transfer agent.	
(C)	Regulation 13(1)	₹ 1,000 per day
	Failure to ensure that adequate steps are taken for expeditious redress of investor complaints.	
(d)	Regulation 13(3)	₹ 1,000 per day
	Non-submission of the statement on debenture holder complaints within the period prescribed under this regulation or under any circular issued in respect of redress of investor grievances.	
(e)	Regulation 50(1)	₹ 5,000 per instance of non-
		compliance per item.
	Delay in furnishing intimation about board meeting.	T 5 000 man instance of man
(f)	Regulation 50(2)	₹ 5,000 per instance of non- compliance per item.
(')	Delay in furnishing intimation about meeting of shareholders or holders of non-convertible securities.	
	Regulation 52(1)/ 52(2)(a)/ 52(2)(d)/ 52(2)(f)	₹ 5,000 per day
(g)	Non-submission of quarterly and year to date standalone financial results on a quarterly basis within the period prescribed under this Regulation under Regulation 52(1)/ Unaudited financial results submitted without limited review report under Regulation 52(2)(a)/ Non-submission of annual audited standalone and consolidated financial results within the period prescribed under Regulation 52(2)(d)/ Non-submission of statement of assets & liabilities and cash flow statement as required under Regulation 52(2)(f).	
	Regulation 52(4)/ 52(6)	₹ 1,000 per day
(h)	Non-disclosure of line items prescribed under Regulation 52(4) along with the quarterly/ annual financial results/ non-disclosure of items pertaining	



SI. No.	Regulation	Fine payable and/ or other action to be taken for non-compliance in respect of an entity having listed its Non-convertible Securities			
	to non-convertible securities as prescribed under Regulation 52(6) as notes to financials.				
(i)	Regulation 52(7)/ (7A) Non-submission of statement indicating the	₹ 1,000 per day			
	utilization of issue proceeds/ material deviation in the use of proceeds.	T 0 000			
(j)	Regulation 53(2) Non-submission of annual report within the period prescribed under this regulation.	₹ 2,000 per day			
(k)	Regulation 54(2)/ (3) Non-disclosure of extent and nature of security created and maintained with respect to secured listed non-convertible debt securities in the financial statements.	₹ 1,000 per day			
I)	Regulation 57(1) Non-disclosure of information related to payment obligations.	₹ 2,000 per day per ISIN			
(m)	Regulation 57(4) Non-submission of details of payable interest/ dividend/ principal obligations during the quarter.	₹ 1,000 per ISIN			
(n)	Regulation 57(5) Non-submission of certificate confirming the payment of interest/ dividend/ principal obligations due in the quarter or non-submission of details of all unpaid interest/ dividend/ principal obligations at the end of the quarter.	₹ 1,000 per ISIN			
(0)	Regulation 59(1) Failure to obtain prior approval of stock exchange for any structural change in non-convertible securities.	₹ 50,000 per instance			
(p)	Regulation 60(2) Delay in submission of the notice of record date.	₹ 10,000 per ISIN			
(q)	Regulation 62 Non-compliance with norms pertaining to functional website	Advisory/ warning letter per instance of non-compliance per item. ₹ 10,000 per instance for every additional advisory/ warning letter exceeding the four advisory/ warning letters in a financial year.			

2. In case of 1(a) to 1(d), 1 (g) and 1(j) above, wherein the listed entity has listed both specified securities and/ or Non-Convertible Securities, and if the concerned recognized Stock Exchange(s) has already levied a penalty for non-compliance of relevant regulations in Chapter III or Regulation 33 or 34 of the Listing Regulations, in terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/12 dated January 22, 2020, as amended from time to time, then penalty shall not be imposed again for violation of

common obligations under Chapter III or Regulation 52(1) or Regulation 52(2)(a) or Regulation 52(2)(d) or Regulation 53(2), as the case may be, in terms of this Chapter.

PART B: Fine to be levied in case of non-compliances by issuers of listed Commercial Paper

 The recognized Stock Exchange(s) shall take action for non-compliance with continuous disclosure requirements in terms of Chapter XVII of the SEBI Operational Circular no. SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021, by an entity having listed Commercial Paper as under:

SI. No.	Clause	Fine payable and/ or other action to be taken for non-compliance in respect of an entity having listed Commercial Paper
(a)	Non-submission of financial results within the prescribed period.	₹ 5,000 per day
(b)	Non-disclosure of line items prescribed under Regulation 52(4) of the Listing Regulations along with the financial results.	₹ 1,000 per day
(c)	Non-submission of certificate regarding fulfilment of payment obligations.	₹ 1,000 per day per ISIN

2. In case of 1(a) and 1(b) above, wherein the entity has listed its specified securities and/ or Non-Convertible Securities and/ or Commercial Paper, and if the concerned recognized Stock Exchange(s) has already levied a penalty for non-compliance of Regulation 33 or Regulation 52(1) and/ or Regulation 52(4) of the Listing Regulations under SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/12 dated January 22, 2020, as amended from time to time and/ or Part A of Annex - IX-A of this Chapter, as applicable, then penalty shall not be imposed again for non-submission of disclosures specified at 1(a) and 1(b) above.



Annex - IX-B

Action to be taken in case of non-compliances by issuers of listed Nonconvertible Securities and/ or Commercial Paper

- 1. Every recognized Stock Exchange shall review the compliance status of the entities having listed their Non-convertible Securities and/ or Commercial Paper and shall issue notices to the non-compliant entities within 30 days from the due date of the prescribed timeline. Non-compliant entity shall ensure compliance with the requirement(s) and pay fines as per the circular within 15 days from the date of such notice. If the non-compliant entity fails to comply with the aforesaid requirement(s) and/ or pay fine levied within the stipulated period as per the notice stated above, the concerned recognized stock exchange(s) upon expiry of the period indicated in the notice, shall issue reminder notices to such non-compliant entities, to ensure compliance with the requirement(s) and pay fines within 10 days from the date of such notice. While issuing the aforementioned notices, the recognized Stock Exchange shall also send intimation to other recognized stock exchange(s) where the Non-convertible Securities or Commercial Paper of the non-compliant entity are listed.
- If the non-compliant entity fails to comply with the aforesaid requirement(s) and/ or pay fine levied within the stipulated period as per the notice stated above, the concerned recognized Stock Exchange(s) shall send intimation to other recognized Stock Exchange(s) and all entities allowed to act as EBP, regarding failure of compliance of such entity.
- 3. The recognized Stock Exchange(S) and/ or other entities allowed to act as EBP, thereafter, shall not allow:
 - a. issuance of any securities, as defined under Chapter VI of SEBI Operational Circular no. SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021 by such non-compliant entity on the EBP Platform; and
 - b. further listing of Non-convertible Securities or Commercial Paper of such noncompliant entity.
- 4. The restrictions mentioned at Paras 3(a) & (b) above shall continue until the non-compliant entity subsequently complies with the respective requirement(s) and pays the fine levied. Further, if the non-compliant entity subsequently complies with the respective requirement(s) and pays the fine levied, in terms of this Circular, the concerned recognized Stock Exchange(s) shall display on their website compliance and status of fines paid by such entity. Simultaneously, the concerned recognized Stock Exchange(s) shall intimate other recognized stock exchange(s), other entities allowed to act as Electronic Book Provider (EBP), regarding compliance of such entity.
- 5. The recognized Stock Exchange(s) shall also advise the non-compliant entity to ensure that the subject matter of non-compliance which has been identified and indicated by the recognized Stock Exchange(s) and any subsequent action taken by the recognized Stock Exchange(s) in this regard shall be placed before the Board



of Directors of the entity in its next meeting. Comments made by the board shall be duly informed to the recognized Stock Exchange(s) for dissemination.



Chapter X - Format for statements/ reports to be submitted to Stock Exchange(s) by listed entity which has listed its Securitised Debt Instruments⁵³ [See Regulations 82(3) and 82(4) of the Listing Regulations]

- Regulation 82(3) of the Listing Regulations, specifies that an entity with listed Securitised Debt Instruments, shall submit statements, reports or information including financial information to the Stock Exchange(s) within seven days from the end of the month/ actual payment date, either by itself or through the servicer, in the format as specified by the Board from time to time. Further regulation 82(4) of the Listing Regulations, mandates an entity with listed Securitised Debt Instruments, to disclose loan level information to the Stock Exchange(s).
- 2. Accordingly, formats for statements/ reports as per **Annex X-A** to this chapter are being prescribed which requires the listed entity to provide pool level, tranche level and loan level details.

⁵³ Circular No. CIR/IMD/DF1/10/2015 dated November 27, 2015; the circular come into force from December 01, 2015.



Annex - X-A

Disclosures for the month of _____

			A. Snaps	shot					
			A1. Pool snap	shot					
Originator			Total billing during the month						
SPDE			Total collection	ons during the	month				
Asset class (es)			Cumulative c	ollections effici	ency ratio				
Deal structure (Par/Premiur	n)		Excess Sprea	ad percentage					
Original Pool size			Change in res	serve account	balance				
Current Pool size	Number of lo month	ans prepaid or	foreclosed du	ring the					
Original Weighted Average	Amount of loa month	ans prepaid or	foreclosed du	ring the					
Current weighted average li	ife		Original weig	hted average L	TV				
Door-to-door maturity					TV				
Initial weighted av	Initial weighted average				Total number of overdue loans				
seasoning									
	1		2. Tranche sn						
	A1 Tra	nche	A2 Tranche	A3 Tranche	A4 Tranche	A5 Tran	che		
Tranche Class Name									
ISIN									
Stock exchange									
Legal Maturity of tranche									
Rating agency									
Original Rating									
Current Rating									
Record Date									
Payment Date									
Coupon rate									
Principal excess/shortfalls									
Interest excess/shortfalls									
		_	B. Pool level d						

B. Pool level details								
Note: - The asset classes are defined as Asset class-1, Asset Class-2 etc. for illustration purposes. The								
asset class (E.g. Home loans/two-	asset class (E.g. Home loans/two-wheeler loans, etc.) shall be named as such in the respective columns							
B1. Loan Details								
Particulars	Asset Cla	ss-1 Asset Class-2		Total				
	Number		Num	ber	Value	Number	Value	
	of loans	of loans	of lo	ans	of loans	of loans	of loans	
Original Number/ value of Loans								
Loans- opening balance								
Loans Naturally terminated								
Loans Prepaid								
Loans Foreclosed								
Loans- Closing balance								
	B2. Yield,	maturity 8	LTV	details	1			
Particulars		Asset Cla	iss-1	Asse	et Class-2	Tot	al	
Original Weighted Average Yield of	or Coupon							
Current Weighted Average Yield of	or Coupon							
Original Weighted Average Maturi	ty							
Current Weighted Average Maturi	ty							
Original Loan to Value (LTV) Ratio)							
Current Loan to Value (LTV) Ratio)							
Door-to-door maturity								



		B3. Credit en	hancement	t details					
Excess Spread Perce	entage								
Excess Spread Amou	unt								
Over collateral, if any									
	Nature of credit enhancement facilities – whether guarantee/ deposit/ overdraft/ others. If others, please specify								
- Liquidity facil									
- First Loss Fa									
- Second Loss	,								
Liquidity facility									
- Opening Balan	ce / Guarant	ee available at b	peginning of	the month					
- Closing Balanc									
First Loss facility									
- Opening Balan	ce / Guarant	ee available at b	peginning of	the month					
- Closing Balanc									
Second Loss facility									
- Opening Balan	ce / Guarant	ee available at t	peginning of	the month					
- Closing Balanc									
Change in reserve ad									
	Joourn Bularie		fall mechar	nism					
Receipts		2.1. 114(0)							
Collections pertaining	to current b	illina							
Collections pertaining									
Prepayment collectio									
Collection of prepayn		1							
Other collections net of deductions									
Liquidity facility - Utilization for current pay-out									
First Loss facility - Ut									
Second Loss facility-	Utilization fo	r current pay-ou	t						
Total Receipts									
•									
Payments									
Statutory/ regulatory	dues								
Costs/ charges incurr	red by Truste	е							
Costs/ charges incurr	ed by Desigr	nated Bank							
Liquidity Facility Fee/	Interest								
Collection and Proces	ssing Agent								
Miscellaneous									
Payment to Senior Co	ontributors								
A1 Tranche									
A2 Tranche									
A3 Tranche									
Payment of excess to		ontributors/ Sub	ordinate Pay	y-outs					
Payments to Liquidity									
Payments to Second									
Payments to First Los	ss facility								
Total Payments		-	. .						
B5. Future cash flows schedule till maturity									
Month (Starting		t class 1		et class 2		otal			
from next month)	Principal	Interest	Principal	Interest	Principal	Interest			



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भारतीय प्रतिभूति और विनिमय बोर्ड Securities and Exchange Board of India

B6 Collection efficiency report

B6	6. Collection	n eff	iciency repo					
			Asset Cla	ass-1	Asset C	lass	-2	Total
Cumulative billing								
Cumulative collections								
Current billing								
Billing pertaining to > 90 DPD contr	racts							
Billing pertaining to repossessed co								
Billing pertaining to < 90 DPD								
Current collections [excluding prepaym	ents and ot	her						1
collections]								
Collections pertaining to > 90 DPD	contracts							
Collections pertaining to repossess		s						
Collection pertaining to < 90 DPD		-						1
Prepayment collection								
Collection of prepayment premium								
Other collections net of deductions								
Closing overdues								<u> </u>
Closing pertaining to repossessed	contracts							<u> </u>
Overdues pertaining to other contra								· · · · · ·
Profit / Loss on Repossession Contrac								
Cumulative collection efficiency ratio (C								
, (/	ا مىيە	oans Assets	Cla	ee-1			
Br. Dela	Total		verdue up to		verdue 9	1 to		erdue>
Particulars	overdue		0 days		B0 days	1 10) days
Number of loans								
Principal overdue								
Interest overdue								
Future principal due of overdue loans								
Future interest due of overdue loans								
	Asse	ets C	lass-2					
Particulars	Total overdue		Overdue up 90 days	to	Overdue to 180 da		Over days	due > 180
Number of loans	Jiciuue	—			10 100 ua	y 3	uays	
Principal overdue		—						
Interest overdue		—						
Future principal due of overdue loans								
Future interest due of overdue loans								
	Tot	tal			ļ		L	
	Total		erdue up	0.4	erdue 91	0.4	erdue	<u> </u>
Particulars	overdue		90 days	-	180 days	day		> 160
Number of loans								
Principal overdue								
		[
Interest overdue								
Interest overdue Future principal due of overdue loans								

C. Tranche level details (Provide details for every tranche under the pool) Note: - The tranches are defined as A1 Tranche, A2 tranche, etc. for illustration purposes. The tranches are required to be named as in the offer document.

	C1. General details											
Particulars	A1 Tranche	A2 Tranche	A3 tranche	A4 Tranche	A5 Tranche							
Number of PTCs												
Original												
collateral												
Current												
collateral												



C2. Principal payments										
Particulars	A1 Tranche	A2 Tranche	A3 tranche	A4 Tranche	A5 Tranche					
Original Principal Outstanding										
Opening Principal outstanding										
Principal payments made										
Principal payments received										
Principal excess/ Shortfall										
Closing outstanding Principal										
Cumulative Principal Shortfalls										
Previous factor (principal)										
Current factor (principal)										
	C3. I	nterest payme	nts		•					
Particulars	A1 Tranche			A4 Trancl	he A5 Tranche					
Original Interest Outstanding										
Opening interest outstanding										
Interest payments due										
Interest payments received										
closing interest Outstanding										
Previous factor (interest)										
Current factor (interest)										
Current Coupon rate										
Coupon amount										
Current Interest Shortfall										
Cumulative Interest Shortfall										
		Credit rating	-							
Particulars	A1 Tranche	A2 Tranche	A3 tranche	A4 Tranch	ne A5 Tranche					
Original Rating										
Rating change (Upgraded	/									
Downgraded/ No change)										
- 1 st change										
- 2 nd change										
- 3 rd change			-							
Current Rating										
	C5. Future cas		lule till matur							
Month (Starting from	A1 Trai			A2 Tranch						
next month)	Principal	Interest	Prin	cipal	Interest					

								D	oan level	dotalla							
								D. I	oan ievei	details							
									1								
								D1	. Loan lev	el data							
							Holding period								Overdue status-	lf	lf
				Interest	Current	Original	by originator	Remaining	Principal	Principal	Principal	Interest	Interest	Interest	1. Not overdue 2.	overdue,	overdue,
		Original	Current	rate-	Interest	maturity	prior to	maturity as	payments	payments	payment	payments	payments	payment	<90 days 3. 90-	principal	interest
Sr	Asset	Principal	Principal	Fixed or	Rate (in	of loan (in	securitization(on date(in	due till	made till	due for	due till	made till	due for	180 days 4. >	overdue	overdue
No	Class	balance	balance	Floating*	p.a.)	months)	in months)	months)	date	date	the month	date	date	the month	180 days	till date	till date
1									1								
2									1								
*In	case int	terest rate	if fixed but	maturity ch	anges ac	cording to ir	nterest rate-men	tion as 'floatin	g maturity'								

<u>Notes</u>- For every asset class, loan level details in the above format shall be furnished for top 20 loans in descending order of value of principal outstanding.



Explanation of terms:

			A. Snapshot	
	Particulars	Data format	Description	Nature
	Originator	Text	Name of the originator including the group to which it belongs, if applicable	Static
	SPDE	Text	Special Purpose Distinct Entity as defined in SEBI (Public Offer and Listing of Securitized Debt Instruments) Regulations, 2008	Static
	Asset class	Text	The asset class (es) underlying the securities e.g. Home loans/Auto loans, etc. Nomenclature and classification of asset classes shall be as defined by the issuer in the offer document	Static
	Deal Structure	Text	Whether the structure of the deal is par/premium structure	Static
	Original Pool size	Numeric	Value of the loans in the pool at the time of issuance	Static
	Current Pool size	Numeric	Value of the loans in the pool as on date	Dynamic
-	Original Weighted Average life	Numeric	The original weighted average maturity of the loans collateralizing the pool in months weighted by their original principal balance	Static
	Current Weighted Average Life	Numeric	The current weighted average maturity date of the loans collateralizing the pool in months weighted by their current principal balance	Dynamic
	Door-to-door maturity	Numeric	The number of months since the date of disbursement till the date of collection of final principal/ interest	Dynamic
	Total billing during the month	Numeric	Total amount due from all the loans underlying the pool for the month	Dynamic
	Total collections during the month	Numeric	Total collections pertaining to the dues for the current month	Dynamic
A1. Pool snapshot	Cumulative collection efficiency ratio (CCER)	Numeric	Total collections until the current month excluding pre payments/ Total overdues as on date	Dynamic
	Excess Spread Percentage	Numeric	The amount of funds remaining as a percentage (%) of the Current Loan Principal Balance after the period's collections have been fully applied to cover the issuer's obligations (i.e. senior fees, bond interest due, swap payments) pursuant to the priority of payments given in the transaction documentation	Dynamic
	Change in reserve account balance	Numeric	The difference between the Ending Account Balance and the Beginning Account Balance of the month in all credit enhancement accounts taken together such that a positive amount represents a net deposit to the account and a negative quantity represents a net withdrawal from the account	Dynamic
	Number of loans prepaid or foreclosed during the month	Numeric	Number of loans underlying the pool which have either been prepaid or foreclosed during the month	Dynamic
	Value of loans prepaid or foreclosed during the month	Numeric	Value of loans underlying the pool which have either been prepaid or foreclosed during the month	Dynamic
	Original weighted average LTV(Loan-to- value)	Numeric	The ratio obtained by dividing the Original Total Value of the Loans by the weighted average market value of the underlying assets securing the loans	Static
	Current 'weighted average LTV(Loan-to- value)	Numeric	The ratio obtained by dividing the current Total Value of the Loans by the weighted average market value of the underlying assets securing the loans based on the latest available valuations.	Dynamic



			Where valuation is not available, estimates/self- assessments may be used.	
	Particulars	Data format	Description	Nature
	Total number of overdue loans	Numeric	Cumulative loans overdue as on the last date of the month	Dynamic
	Initial weighted average seasoning	Numeric	Weighted average of the holding period in months of the securitized loans by originator prior to securitization weighted by original principal balance	Static
	Tranche Class Name	Alphanumeric	The designation (letter(s) and/or number(s)) given to the tranche	Static
	ISIN	Numeric	The security identification code assigned to the class/tranche of security pursuant to the securities code established by an exchange	Static
	Stock exchange	Text	The identified stock exchange/s where the security is listed	Static
	Legal Maturity of the tranche	Date	The date before which a specific tranche of the security must be repaid in order not to be in default	Static
	Rating agency	Text	Name of the rating agency or agencies as stated in the prospectus	Static
	Original Rating (Indicate all ratings assigned)	Alphanumeric	The original rating assigned by the rating agency or agencies for each tranche of the pool issued as defined in the prospectus	Static
	Current Rating	Alphanumeric	The rating assigned by the rating agency or agencies for the tranche as on date	Dynamic
A2. Tranche	Record Date	Date	The date on which registered holders of the security are determined for the purpose of making payments to such registered holders on the next succeeding payment date	Static
snapshot	Payment Date	Date	The periodic date on which the recurring payment of the tranche is scheduled to occur; the period between the 2 payment dates referred to as 'the month'	Static
	Coupon rate	Numeric	The coupon rate for the tranche whether fixed or floating - In case of fixed interest, specify the coupon rate - In case of floating interest specify as benchmark +bps E.g. 10 year G-Sec Rate+ 300 bps=% (current rate)	Dynamic
	Principal excess/ Shortfall	Numeric	The difference between the amount of Total Scheduled Principal distribution and the amount of principal paid to the tranche during the month. Specify excess or shortfall in parenthesis alongside the figure.	Dynamic
	Interest excess/shortfall	Numeric	The difference between the Coupon Amount and the amount of the interest paid or accrued for the month on the tranche	Dynamic

	B. Pool Level Details										
B1. Loan	Particulars	Data format	Data format Description								
details	Original Number /Value of Loans	Numeric	Number & value of securitized loans in the pool at the time of issuance	Static							
	Loans-opening balance	Numeric	Number & value of securitized loans in the pool at the beginning of the month	Dynamic							
	Loans naturally terminated	Numeric	Number & value of loans naturally terminated which were due for termination during the month	Dynamic							
	Loans prepaid	Numeric	Number & value of loans pre-paid before the maturity of the loans during the month	Dynamic							
	Loans foreclosed	Numeric	Number & value of loans foreclosed during the month	Dynamic							



	Particulars	Data format	Description	Nature
	Loans-closing balance	Numeric	Number & value of securitized loans in the pool at the end of the month	Dynamic
B2. Yield, maturity & LTV	Original Weighted Average Yield or Coupon	Numeric	The original weighted average rate of interest (coupon or contract rate) and/or other income on the loans collateralizing the pool weighted by the original principal balance of the loans	Static
details	Current Weighted Average Yield or Coupon	Numeric	The current weighted average rate of interest (coupon or contract rate) and/or other income on the loans collateralizing the pool weighted by the current principal balance of the loans	Dynamic
	Original Weighted Average Life	Numeric	The original weighted average maturity date of the loans collateralizing the pool weighted by their original principal balance	Static
	Current Weighted Average Life	Numeric	The current weighted average maturity date of the loans collateralizing the pool weighted by their current principal balance	Dynamic
	Original Loan to Value (LTV)	Numeric	The ratio obtained by dividing the Original Total Value of the Loans by the weighted average market value of the underlying assets securing the loans	Static
82	Current Loan to Value (LTV)	Numeric	The ratio obtained by dividing the current Total Value of the Loans by the weighted average market value of the underlying assets securing the loans based on the latest available valuations	Dynamic
	Door-to-door maturity	Numeric	The number of months since the date of disbursement till the date of collection of final principal/interest	Dynamic
B3. Details of Credit enhance ment/liqu idity	Excess Spread Percentage	Numeric	The amount of funds remaining as a percentage (%) of Current Loan Principal Balance after the period's collections have been fully applied to cover the issuer's obligations (i.e. senior fees, bond interest due, swap payments) as per priority of payments given in the transaction documentation	Dynamic
facilities	Excess Spread Amount	Numeric	The amount of funds remaining in absolute terms of the Current Loan Principal Balance after the period's collections have been fully applied to cover the issuer's obligations (i.e. senior fees, bond interest due, swap payments) as per priority of payments given in the transaction documentation	Dynamic
	Over-collateral	Numeric	The difference between the principal balance on the loans in the pool and the principal balance on the outstanding PTCs	Dynamic
	Nature of credit enhancement facilities	Text	Whether the credit enhancement facility is in the nature of a guarantee/ deposit/ overdraft/ others. If others, please specify	Dynamic
	Liquidity Facility- Opening Balance / Guarantee available at beginning of the month	Numeric	Liquidity facilities' enable SPVs to assure investors of timely payments. These include Smoothening of timing differences between payment of interest and principal on pooled assets and payments due to investors. Provide the balance of funds on deposit in the Liquid facilities account at the beginning of the month/ Guarantee available at beginning of the month	Dynamic
	Liquidity Facility Closing Balance / Guarantee available at end of the month	Numeric	The balance of funds on deposit in the Liquid facilities account at the end of the month/ Guarantee available at end of the month	Dynamic
	First Loss facility- Opening Balance / Guarantee available at beginning of the month	Numeric	A 'first loss facility' represents the first level of financial support to a SPV as part of the process in bringing the securities issued by the SPV to investment grade. Provide the balance of funds on deposit in the First Loss Facility account at the beginning of the month/ Guarantee available at beginning of the month	Dynamic



	Particulars	Data format	Description	Nature
	First Loss Facility - Closing Balance / Guarantee available at end of the month	Numeric	Balance of funds on deposit in the First Loss Facility account at the end of the month/ Guarantee available at end of the month	Dynamic
	Second Loss Facility - Opening Balance / Guarantee available at beginning of the month	Numeric	A "second loss facility" represents a credit enhancement providing a second (or subsequent) tier of protection to an SPV against potential losses. Provide the balance of funds on deposit in the Second Loss facility account at the beginning of the month/ Guarantee available at beginning of the month	Dynamic
	Second Loss facility- Closing Balance / Guarantee available at end of the month	Numeric	The balance of funds on deposit in the Second Loss facility account at the end of the month/ Guarantee available at end of the month	Dynamic
	Change in reserve account balance	Numeric	The difference between the Ending Account Balance and the Beginning Account Balance of the month in all credit enhancement accounts taken together such that a positive amount represents a net deposit to the account and a negative quantity represents a net withdrawal from the account	Dynamic
B4. Waterfall	Particulars	Data format	Description	Nature
Mechani sm	Receipts			
	Collections pertainin to current month	g Numeric	Total collections pertaining to the dues for the current month	Dynamic
	Collections pertainin to previous overdues		Total collections pertaining to the dues for the previous months	Dynamic
	Prepayment collection	Numeric	Collection of principal Prepayments during the month	Dynamic
	prepayment premiun		Collection of premiums pertaining to the prepayments made during the month	Dynamic
	Other collections ne of deductions	et Numeric	Other collections during the month net of deductions not included above	Dynamic
	Liquid facility Utilization for currer pay-out	- Numeric nt	Amount withdrawn from the Liquid facility for pay- out to investors during current month	Dynamic
	First Loss facility Utilization for currer pay-out		Amount withdrawn from the First Loss facility for pay-out to investors during current month	Dynamic
	Second Loss facility- Utilization for currer pay-out	nt	Amount utilized from the Second Loss facility for pay-out to investors during current month	Dynamic
	Total Receipts	Numeric	Total of all receipts during the month	Dynamic
	Payments Statutory/ regulator	y Numeric	Statutory / regulatory dues paid for the month	Dynamic
	dues	-		-
	Costs/ charge incurred by Trustee		Costs/ charges incurred by Trustee for the month	Dynamic
	Designated Bank	У	Costs/ charges incurred by Designated Bank for the month	Dynamic
	Liquidity Facility Fee Interest		Fee/ Interest for maintaining liquidity facility the month	Dynamic
	Collection an Processing Ager fees		Collection and Processing Agent fees paid out for the month	Dynamic



	Particulars	Data format	Description	Nature
	Miscellaneous payments	Numeric	Any miscellaneous payments not included above	Dynamic
	Payment to Senior Contributors (A1, A2, A3,etc. tranche holders)	Numeric	Payment made to each class of tranche holders during the month	Dynamic
	Payment of excess to Residual Contributors/ Subordinate Pay-outs	Numeric	Payment of excess made to the residual contributors / subordinate pay-outs during the month	Dynamic
	Payments to Liquidity facility	Numeric	Transfer to Liquid facility using excess reserves after current pay-out	Dynamic
	Payments to Second Loss facility	Numeric	Transfer to Second Loss facility using excess reserves after current pay-out	Dynamic
	Payments to First Loss facility	Numeric	Transfer to First Loss facility using excess reserves after current pay-out	Dynamic
	Total payments	Numeric	Total of all payments made during the month	Dynamic
B5. Future cash flows schedule till	Details of future cash flows of the pool		Details of the projected cash flows for every asset class in the pool subdividing the cash flows into interest and principal payments for every month till maturity	
maturity		Numeric		Dynamic
	Cumulative billing	Numeric	Cumulative total amount due from all the loans underlying the pool as on date	Dynamic
	Cumulative collections	Numeric	Cumulative total amount collected from all the loans underlying the pool as on date	Dynamic
	Current billing	Numeric	Total amount due from all the loans underlying the pool for the month	Dynamic
	Billing pertaining to > 90 DPD contracts	Numeric	Total amount due from the loans underlying the pool for the month where interest or principal or both have been due for more than 90 days	Dynamic
	Billing pertaining to repossessed contracts	Numeric	Total amount due from the loans underlying the pool for the month where the contracts are repossessed	Dynamic
	Billing pertaining to < 90 DPD	Numeric	Total amount due from the loans underlying the pool for the month excluding the loans mentioned in the above row	Dynamic
B6. Collectio n efficienc	Current collections [excluding prepayments and other collections]	Numeric	Total amount collected during the month excluding prepayments and other collections	Dynamic
y report	Collections pertaining to > 90 DPD contracts	Numeric	DPD- Days Past Due Total amount collected during the month excluding prepayments and other collections pertaining to the loans where interest or principal or both have been due for more than 90 days OR	Dynamic
	Collections pertaining to repossessed contracts	Numeric	Total amount collected during the month excluding prepayments and other collections pertaining to the loans where the contracts are repossessed	Dynamic
	Collection pertaining to < 90 DPD	Numeric	DPD- Days Past Due Total amount collected during the month excluding prepayments and other collections excluding the loans mentioned in the above row	Dynamic
	Prepayment collection	Numeric	Total prepayments received from the loans underlying the pool during the month	Dynamic
	Collection of prepayment premium	Numeric	Total Prepayment Premium collected pertaining to the loans pre-paid during the month	Dynamic



	Particulars	Data format	Description	Nature
	Other collections net of deductions	Numeric	Other collections from the loans except for the ones mentioned above net of deductions	Dynamic
	Closing overdues	Numeric	Total loans overdue as on date	Dynamic
	Closing pertaining to repossessed contracts	Numeric	Total loans overdue as on date pertaining to repossessed contracts	Dynamic
	Overdues pertaining to other contracts	Numeric	Total loans overdue as on date pertaining to contracts other than repossessed contracts	Dynamic
	Profit/ Loss on Repossession Contracts	Numeric	Any Profit/ Loss made on Repossession Contracts during the month Include profit/ Loss in parenthesis across the figure	Dynamic
	Cumulative collection efficiency ratio (CCER)	Numeric	Total collections during the month/ Total overdues as on date	Dynamic
B7. Details of overdue Ioans	Number of loans	Numeric	Number of loans overdue as on the last date of the month for up to 90 days, 91-180 days & more than 180 days respectively for every assets class & on a total basis	Dynamic
	Principal overdue	Numeric	Cumulative Principal overdue on the loans overdue as on the last date of the month for up to 90 days, 91- 180 days & more than 180 days respectively for every assets class & on a total basis	Dynamic
	Interest overdue	Numeric	Cumulative Interest overdue on the loans overdue as on the last date of the month for up to 90 days, 91- 180 days & more than 180 days respectively for every assets class & on a total basis	Dynamic
	Future principal due of overdue loans		Total principal overdue in future from all loans which are overdue as on date for up to 90 days, 91180 days & more than 180 days respectively for every assets	
	Future interest due of overdue loans	Numeric Numeric	class & on a total basis Total interest overdue in future from all loans which are overdue as on date for up to 90 days, 91180 days & more than 180 days respectively for every assets class & on a total basis	Dynamic Dynamic

	C. Tranche level	details (Prov	vide details for every tranche under the pool)	
	Particulars	Data format	Description	Nature
C1.	Number of PTCs	Numeric	The number of Pass Through Certificates under every tranche	Static
General Details	Original collateral	Numeric	Value of the collateral underlying the loans for every tranche at the time of issuance	Static
Details	Current collateral	Numeric	Value of the collateral underlying the loans for every tranche based on current market valuations. Where valuation is not readily available, estimates/ self-assessments may be used.	
	Original Principa Outstanding	l Numeric	The Original Principal Balance of the tranche at issuance	Static
	Opening Principa outstanding	l Numeric	The par, or notional, balance of the principal of the tranche at the beginning of the month	Dynamic
	Principal payments due	Numeric	The total amount of principal payments due during the month	Dynamic
C2. Principal	Principal payments made	s Numeric	The total amount of principal payments made during the month	Dynamic
payments	Principal excess Shortfall	/ Numeric	The par, or notional, balance of the tranche at the end of the month	Dynamic
	Closing outstanding	9	The difference between the amount of Total Scheduled Principal distribution and the amount of principal paid to the tranche during the month Specify excess or shortfall in parenthesis alongside	
	Principal	Numeric	the figure.	Dynamic



	Particulars	Data format	Description	Nature
	Cumulative Principal Shortfalls N Previous factor N (principal)		The cumulative amount of Principal Shortfall as on date Total principal Outstanding at beginning of month ÷	Dynamic Dynamic
	(principal) Current factor (principal)	Numeric	Original Principal Outstanding Total current principal Outstanding at beginning of month ÷ Original Principal Outstanding	Dynamic
	Original Interest Outstanding	Numeric	The Original interest Balance of the tranche at issuance	Static
	Opening interest outstanding	Numeric	The balance of the interest of the tranche at the beginning of the month	Dynamic
	Interest payments due	Numeric	The total amount of interest payments due during the month	Dynamic
	Interest payments received	Numeric	The total amount of interest payments made during the month	Dynamic
	closing interest Outstanding	Numeric	The balance of the interest at the end of the month	Dynamic
	Previous factor (interest)	Numeric	Total interest Outstanding at beginning of month ÷ Original interest Outstanding	Dynamic
C3. Interest	Current factor (interest)	Numeric	Total current interest Outstanding at beginning of month ÷ Original interest Outstanding	Dynamic
payment s			The coupon rate for the tranche whether fixed or floating - In case of fixed interest, specify the coupon rate - In case of floating interest specify as benchmark +bps E.g. 10 year G-Sec Rate+	. .
	Current Coupon rate Coupon amount	Numeric Numeric	300 bps= % (current rate) Amount of scheduled interest due for the month for	Dynamic Dynamic
	Coupon amount	Numeric	the tranche	Dynamic
	Current Interest Shortfall	Numeric	The difference between the Coupon Amount and the amount of the interest paid or accrued for the month on the tranche	Dynamic
	Cumulative Interest Shortfall	Numeric	The cumulative difference between Coupon Amount of interest due and the amount of interest paid or accrued till date for the tranche	Dynamic
	Original Rating (Indicate all ratings assigned)	Alphanum eric	The original rating assigned by the rating agency or agencies for each tranche of the pool issued as defined in the prospectus	Static
C4. Credit	Rating change (Upgraded/Downgrad ed/No change)	Text	Whether the rating of the tranche has been upgraded/ downgraded by any rating agency in comparison with the initial rating	Dynamic
Rating	1 st change/ 2 nd change, etc.	Alphanum eric	Mention every subsequent changed rating received by the instrument till date	Dynamic
	Current Rating	Alphanum eric	The rating assigned by the rating agency or agencies for the tranche as on date for all rating agencies	Dynamic
C5. Future cash flows schedule till maturity	Details of future cash flows for every tranche	Numeric	Details of the projected cash flows for every tranche subdividing the cash flows into interest and principal payments for every month till maturity	Dynamic



	D. Loan level details							
	Particulars	Data format	Description	Nature				
	Asset Class	Text	Name of the asset class to which the loan belongs. E.g. (Home loan, 2-wheeler loan, etc.)	Static				
Original Principal balance		Numeric	Original principal balance of the loan at the time of grant of loan	Static				
	Current Principal balance	Numeric	Principal balance due of the loan at the end of the month	Dynamic				
	Interest rate- Fixed or Floating*		Whether the interest rate on the loan is fixed/ floating. In case interest rate if fixed but maturity changes according to interest rate-mention as					
		Text	'floating maturity'	Static				
D1. Loan level data	Current Interest Rate (in p.a.)	Rate	Mention interest rate currently applicable on the loan	Dynamic				
level data	Original maturity of loan							
	(in months)	Numeric	Maturity of the loan at the time of grant of loan	Static				
	Holding period by originator prior to securitization (in months)	Numeric	Number of months the loan was in the books of the originator before being securitized	Static				
	Remaining maturity as on date(in months)	Numeric	Maturity of the loan as at the end of the month	Dynamic				
	Principal payments due till date	Numeric	Amount of principal payments due till the end of month as per the agreement whether paid or not	Dynamic				
	Principal payments made till date	Numeric	Amount of principal payments made till the end of month including any prepayments made	Dynamic				
	Principal payment due for the month	Numeric	Amount of principal payments made during the month including any prepayments made	Dynamic				
	Interest payments due till date	Numeric	Amount of interest payments due till the end of month as per the agreement whether paid or not	Dynamic				
	Interest payments made till date	Numeric	Amount of interest payments made till the end of month	Dynamic				
	Interest payment due for the month	Numeric	Amount of interest payments made during the month	Dynamic				
	Overdue status	Text	State the overdue status as either of the following- 1. Not overdue 2. <90 days 3. 90-180 days 4. > 180 days	Dynamic				
	If overdue, principal overdue till date	Numeric	If the loan is overdue, mention the amount of principal payments overdue on the loan at the end of the month	Dynamic				
	If overdue, interest overdue till date	Numeric	If the loan is overdue, mention the amount of interest payments overdue on the loan at the end of the month	Dynamic				



Chapter XI – Formats relating to review of rating and payment obligations [See Regulations 55 and 57 of Listing Regulations]

- Regulation 55 of the Listing Regulations mandates review of rating obtained from a Credit Rating Agency at least once a year. Regulation 57 of the Listing Regulations prescribes certain intimation/ submissions to be made by the listed entity to the Stock Exchange(s) concerning the payment of interest/ dividend/ principal obligations for Non-convertible Securities.
- 2. The formats in this regard are given below:
 - 2.1. Format for submission under Regulation 55

	Details of credit rating								
				Current r	ating details	5			
Sr. No.	ISIN	Name of the Credit Rating Agency	Credit rating assigne d	Outlook (Stable/ Positive/ Negative/ No Outlook)	Rating Action (New/ Upgrade/ Downgra de/ Re- Affirm/ Other)	Specify other rating action	Date of Credit rating	Verifica tion status of Credit Rating Agenci es	Date of verific ation
1	2	3	4	5	6	7	8	9	10

- 2.2. Format for submission under Regulation 57 (1)
 - a. Whether Interest payment/ redemption payment made (yes/ no):
 - b. Details of interest payments:

SI. No.	Particulars	Details		
1	ISIN			
2	Issue size			
3	Interest Amount to be paid on due date			
4	Frequency - quarterly/ monthly			
5	Change in frequency of payment (if any)			
6	Details of such change			
7	Interest payment record date			
8	Due date for interest payment (DD/MM/YYYY)			
9	Actual date for interest payment (DD/MM/YYY)			
10	Amount of interest paid			
11	Date of last interest payment			
12	Reason for non-payment/ delay in payment			

c. Details of redemption payments:

SI. No.	Particulars	Details			
1	ISIN				
2	Type of redemption (full/ partial)				
3	If partial redemption, then				
	a. By face value redemption				
	b. By quantity redemption				
4	If redemption is based on quantity, specify, whether on:				



SI. No.	Particulars	Details
	a. Lot basis	
	b. Pro-rata basis	
5	Reason for redemption (call, put, premature redemption, maturity,	
	buyback, conversion, others (if any))	
6	Redemption date due to put option (if any)	
7	Redemption date due to call option (if any)	
8	Quantity redeemed (no. of NCDs)	
9	Due date for redemption/ maturity	
10	Actual date for redemption (DD/MM/YYYY)	
11	Amount redeemed	
12	Outstanding amount (Rs.)	
13	Date of last Interest payment	

2.3. Format for submission under Regulation 57(4):

Name of the	ISIN	Due Date	Record Date	Purpose (Interest/ Redemption/
Issuer				Call Put Option/ If any)
1	2	3	4	5

2.4. Format for submission under Regulation 57(5):

Name	ISIN	Due	Due	Record	Purpose	(Inte	erest/	Reason for
of the		Date	Amount	Date	Redemption/	Call	Put	unpaid (If any)
Issuer					Option/ If any)			
1	2	3	4	5	6			7



Annex – 1 - List of circulars superseded

SI. No.	Date	Reference No.	Subject
1.	November 27, 2015	CIR/IMD/DF1/ 10/2015	Format for statements/ reports to be submitted to Stock Exchange (s) by listed entity which has listed its securitised debt instruments
2.	May 26, 2017	CIR/IMD/DF/50/2017	Listing of Non-Convertible Redeemable Preference Shares (NCRPS)/ Non- Convertible Debentures (NCDs) through a Scheme of Arrangement
3.	January 17, 2020	SEBI/HO/DDHS/08/20 20	Format for Statement indicating Deviation or Variation in the use of proceeds of issue of listed non- convertible debt securities or listed non- convertible redeemable preference shares (NCRPs)
4.	October 5, 2021	SEBI/HO/DDHS/CIR/2 021/000000637	Revised Formats for filing Financial information
5.	October 14, 2021	SEBI/HO/DDHS/CIR/2 021/000000638	Revised Formats for Limited Review/ Audit Report for issuers of non- convertible securities
6.	December 29, 2021	SEBI/HO/DDHS_Div2/ P/CIR/2021/699	Non-compliance with provisions related to continuous disclosures
7.	January 07, 2022	SEBI/HO/DDHS/DDH S_Div1/P/CIR/2022/00 00000006	Disclosure obligations of listed entities in relation to Related Party Transactions



Glossary

Acronym	Full Form
AS	Accounting Standards
BS	Balance Sheet
Ind AS	Indian Accounting Standard
IRDAI	Insurance Regulatory and Development Authority
ISIN	International Securities Identification Number
LRR	Limited Review Report
NBFC	Non-Banking Financial Company
NCDs	Non-convertible Securities
NCRPS	Non-convertible Redeemable Preference Shares
PCS	Practicing Company Secretaries
PTCs	Pass Through Certificates
RBI	Reserve Bank of India
RPT	Related Party Transactions
SAs	Standards on Auditing