

# **MOST IMPORTANT TERMS & CONDITIONS**

Regd. Office: 21, Patullos Road, Chennai – 600 002 Corporate Office: 46, Whites Road, Royapettah, Chennai – 600014

Ph: 044-28515267, Fax: 044-28582235 CIN: U65922TN1999PLC042759

То	Political Control of the Control of	
	Date:	
Dear Sir/N		
	rence to your application for loan, we confirm having made an offer as under:	
1. Loan E		
a)	Loan amount: Rs (Rupees only). Final sanction of loan will be subject to the following:	
	(i) Proof of income and other loan commitments declared  (ii) Proporty being found to be marketable conforming to the loan and begins outlined to the loan amount.	
	(ii) Property being found to be marketable, conforming to the laws of the land and having sufficient value to cover the loan amount, after inspection by the officials of the Company	
	(iii) Title to the property being clear, valid, free from encumbrances and marketable	
b)	Product: Home loans	
c)	c) Purpose of Loan:	
d)	Term: (months/ years) plus moratorium of months	
e)	Rate of Interest:% per annum (variable) at monthly rests.	
f)	Equated Monthly Instalment (EMI): Rs	
2. Fee &	Other charges:	
a)	Processing fee:	
	i) Upfront Processing Fees: [Rs. (or) %] +GST (non-refundable)	
	ii) Balance payable: [Rs. (or) %] + GST before disbursement of loan. (This will vary in case of any subsequent increase / decrease in the loan amount)	
b)	Income Appraisal Fees (if applicable): Rs (actual) + GST (payable upfront and non-refundable)	
c)	) Documentation charges: Rs.1000/- + GST	
d)	CERSAI charge applicable for each property: Rs.100/- + GST	
e)	Internal Legal & Technical Appraisal charges: Rs.3,000/- each + GST	
f)	External Legal & Technical Appraisal charges (only if external opinion obtained): Ranges from Rs.1,500/- to Rs.10,000/- + GST	
g)	Stamp Duty (MOTD) fee (as per the Stamp & Registration Act of the respective State Government) & Registration charges at Sub-Registrar Office (SRO): As applicable	
h)	Switch Fee: 0.5% of the Principal Outstanding + GST	
i)	Statement charges: Rs.500/- + GST. Not applicable if requested for the first time in a financial year.	
j)	IT Certificate Charges: Rs.500/- + GST. Not applicable if requested for the first time in a financial year.	
k)	Loan Outstanding/Settlement Figure Statement Charges: Rs.500/- + GST	
I)	Document Retrieval charges: NIL	
m)	Conversion charges: NIL	
n)	Cheque/NACH/ECS/Auto Debit return charges: Rs.500/- + GST per instance upto 2 instances per month and Rs.1,000/- + GST per instance for more than 2 instances per month.	
o)	Bank Charges: Rs.1/- per Rs.1,000/- + GST if the disbursement is made through Demand Draft (DD)	
p)	Document Handling Charges: Rs.1,200/- + GST for Tamil Nadu, Rs.1,500/- + GST for Andhra Pradesh & Telangana, Rs.1,550/- GST for Karnataka, Rs.2,500/- + GST for Madhya Pradesh, Odisha, Rajasthan, West Bengal, Gujarat and Maharashtra (wherever the external agency is engaged for registration.)	
q)	Charges towards MOTD Cancellation/Discharge of Mortgage:  Tamil Nadu: A mortgage discharge fee of Rs1,000 +GST on the first property plus Rs 500 + GST for every additional property, will be collected directly at the time of loan closure.  Other States: As per actuals / charges levied by any third parties plus applicable taxes and Statutory levies.	
r)	Repricing Fee: 0.50% + GST	

CA Certification Fee: Rs.10,000/- + GST (wherever Form 26A is provided to customer)

Outstation Cheque charges: Rs.4/- per Rs.1,000/- + GST

s)

- u) Non PDC/Non-Mandate Collection for PEMI/EMI: Rs.300/- + GST. Applicable where we have to follow up for payments.
- v) Swapping mandate to cheque in place of NACH/ECS/Auto Debit: Rs.500/- + GST
- w) Repossession Charges: Actual expenses + GST
- x) Travelling Expenses per month: Rs.200/- + GST (2 dues or more which are in arrears)
- y) Bureau Charges: Rs.49/- + GST per Individual customer and Rs.335/- + GST per Non- Individual customer
- z) Prepayment charges: The loan can be repaid either in part or in full anytime during the tenure of the loan. Part prepayments will be accepted subject to the condition that only THREE such part payments will be made in a financial year and that the amount prepaid each time will be equivalent to a minimum of 6 EMI's. If the amount prepaid is lesser than 6 EMIs, the amount shall be retained as EMIs received in advance.

Part prepayment will be given effect from the 1st day of the month in which the part prepayment is made irrespective of the date of payment. Consequently, Interest on part prepayments from the 1st day of the month till the date of part prepayment will be required to be paid by the customer.

	Product	Pre-Payment charges
	Variable rate loans where purpose of loan is not for business and one of the borrowers is an Individual	NIL
Part/Full prepayment/foreclosure charges	Variable rate loan where purpose of loan is for business (non-home loan) and borrowers are individuals and/or non-individual/s	3% of the outstanding loan amount + applicable taxes and other statutory levies
charges	Fixed rate housing loans or limited period fixed rate housing loans*	3% of the outstanding loan amount + applicable taxes and other statutory levies
	Fixed rate non housing loans	3% of the outstanding loan amount + applicable taxes and other statutory levies

<sup>\*</sup>For Fixed Rate interest loans, Pre-payment charges are applicable if not prepaid from customer's own source.

Non individuals may be Proprietorship, Partnership Firms, Private or Public Ltd Companies, Trusts, Societies, etc.

Necessary documentary proof to the satisfaction of SHFL should be furnished if a loan is sought to be prepaid out of own funds. The charges indicated above may undergo changes due to market conditions.

Own Source: "Own source" for this purpose means any source other than borrowing from a Bank/HFC/NBFC or Financial Institution.

Business Purpose: The loan availed for the following purposes/usage will be treated as Business purpose.

- 1. Deployment of funds in business/Working capital
- 2. Debt consolidation
- 3. Acquisition/Mortgage of commercial property
- 4. Lease Rental Discounting loan

SHFL retains the right to alter any charges or fees from time to time or to introduce any new charges or fees as it may deem appropriate prospectively. SHFL may choose to display information on the notice board / official website of the company, send SMS / letter to borrowers, newspaper publication or any other mode as it deems fit to intimate such changes. If such change is to the disadvantage of the customer, he/she may within 60 days and without notice close his / her account or switch it without having to pay any extra charges or interest.

\* All charges will be rounded off to the nearest rupee. Any payments made by cash will attract cash handling charges mentioned in point no.13.

#### 3. Rate of Interest:

- (i) Sundaram Home Prime Lending Rate (SH-PLR) shall mean the percentage rate per annum which is subject to change due to market condition from time to time and notified / announced by SHFL in such form and manner as deemed appropriate by SHFL.
- (ii) Our pricing strategy is currently market driven, besides taking into account other parameters such as profile of customers, credit history, location, nature of property and loan amount.
- (iii) Variable Interest Rate (VIR) shall mean that rate of interest applicable for this loan which is subject to variation on account of change in SHPLR. SHFL shall vary the rate of interest maintaining the same margin between SHPLR and VIR. The variation in rate of interest would be applied effective from the first day of the following English calendar month.
- (iv) EMI amount is intended to be kept constant irrespective of variation in SH-PLR; however, SHFL offers the options mentioned below for borrower to choose at the time of rate reset.

These clauses shall be applicable for loans availed by Individuals for purposes other than business only.

- a) To switch to fixed / floating rate of interest: Such switch requests can be allowed upto a maximum of three times during the tenor of the loan. Switch fee will be charged as applicable
- b) To increase / decrease the tenure of the loan commensurate to the increase / decrease in applicable interest rate
- c) To increase the Equated Monthly Instalment (EMI) instead of extending the tenure of loan
- d) Combination of both options (b) and (c) above
- e) To pre-pay the loan either in full or in part, subject to foreclosure charges / part prepayment charges as applicable

v) An illustration of increase / decrease in EMI consequent to revision in SHPLR is indicated as under:

For every 0.5% increase in SH-PLR	EMI would increase by Rs.35/- per month per lac
For every 0.5% decrease in SH-PLR	EMI would reduce by Rs.35/- per month per lac

(vi) Where the borrower is desirous of opting for a Fixed Rate of Interest consequent to increase / decrease in SH-PLR, borrower would be required to give his intention in writing and contact SHFL and get the loan rescheduled accordingly. Fixed Rate of Interest prevailing at the time of such request would apply as per terms & conditions specified by SHFL at the time of reschedulement. Such reschedulement shall not in any way modify the other terms and conditions.

#### 4. Date on which annual outstanding balance statement will be issued:

The statement of account and IT certificate will be issued to the customer once in a year at the specific request of customer without any charges. However, if the customer requests for the additional copies/ duplicate certificates, the Company will recover appropriate charges as stated in point no.2 above.

In addition, we will also publish quarterly statement of account in the customer portal in our website. Intimation will be sent through SMS to the customer's registered mobile number / email.

## 5. Insurance of the Property / borrowers:

- Life Insurance Premium Rs. \_\_\_\_\_ (approximately). SHFL has made arrangements with Insurance Companies to provide life cover as per the underwriting norms of the insurer. Borrower(s) may be required to undergo medical examination and acceptance of the proposal will be at the sole discretion of the Insurance Company and SHFL has no role in this regard.
  - The premium is fixed by the Insurance Company and is based on the loan amount, term, age and medical history of the insured. The premium can be paid as follows:
    - a) One time premium for the entire period of the loan
    - b) Annual premium to be paid every year for a specified number of years as determined by the insurer. (This will be allowed only in cases where the Insurance Company is not allowed to collect the full premium upfront for the entire term of the loan.)

In either of the cases, premium is payable by the borrower before commencement of risk. SHFL is not responsible for any lapse in this regard.

- b) Property Insurance: Premium is payable for a period of 10 years at the time of first disbursement and renewable thereafter on payment of renewal premium as advised by the Insurance Company. The premium is based on the value of building and usage of the property and the risks covered include fire, floods and earthquake (In case of plot loans property insurance is not applicable)
  - Borrower shall ensure to pay the renewal premium on time and as and when it falls due and keep alive the Insurance policy assigned to us during the pendency of the loan. In the event, borrower fails to pay the renewal premium, SHFL shall have the option to renew the policy and recover the same from the customer.
- c) While the company has arrangement with Insurance companies, the Borrower is free to choose an insurance company of his/her choice.

# 6. Security for the Loan:

- Details of the primary security to be mortgaged:
- b) Details of Guarantee if any:
- c) Collateral / Interim Security if any:
- d) Penal Charges for non-creation of security:
  - i) In case of purchase of properties, takeover and vendor takeover: Charges of Rs 3000/-+ GST per month will be levied starting 60 days from the first disbursement for non-submission of original title documents.
  - ii) For all Products other than Agreement of Sale cases & Tripartite cases: Charges of Rs 3000/-+ GST per month will be levied starting 60 days from the date of first disbursement for non-creation of Mortgage (MOTD/SM).

### 7. Conditions for Disbursement of Loan:

Disbursement of the loan will be subject to

- a) Title to the property being clear, valid, free from encumbrances and marketable
- b) All statutory approvals being available and construction of property is in accordance with approved plan
- c) The borrower's own contribution being infused in respect of the property (Own contribution is the difference between the total cost of the property and loan amount). Borrowers are required to submit documentary proof evidencing the sources of own contribution.
- d) The loan will be disbursed either in installments or in one lump sum as decided by SHFL based on the progress in construction / project.
- e) Compliance of any other condition that SHFL may prescribe before disbursement of loan.
- f) If the loan continues to be in partly disbursed stage after 18 months from the date of previous disbursement, SHFL will freeze the loan at the level already disbursed and the Borrower shall commence EMI for the amount disbursed. On doing so, the EMI will be reworked based on the loan outstanding at the time of such freezing of the loan amount (to the extent of loan disbursed till then, as stated above), residual loan tenure, age of the borrower and ROI prevailing at that point of time in such manner and to such an extent as SHFL may, in its sole discretion, decide and the repayment will be made as per the revised terms not withstanding anything stated in this agreement. SHFL at its discretion and depending on merits of the case may extend the period beyond 18 months or may choose to commence EMI for the disbursed portion without downsizing the loan.

### 8. Refund of Processing Fee if the loan is not Sanctioned:

Minimum upfront processing fee (inclusive of GST) paid for housing and non-housing loans is nonr efundable. Of the balance processing fee, only 75% (excluding GST already paid) is refundable in case the loan is not availed by the borrower for reasons whatsoever. In case of rejection by SHFL, the balance amount (excluding minimum upfront fee and GST already paid) would be refunded in full.

### 9. Others:

- a) In the case of Land loans, it is mandatory to complete construction of a residential dwelling unit within a period of three years from the date of disbursement of the land loan, failing which, the land loan will be converted to a non-housing loan and will attract the rate, term and other charges as applicable to a non-housing loan.
- b) Loans granted under any special scheme announced by the Regulator / Government etc. involving any benefit is subject to audit by the Regulator / Government as to the eligibility under the scheme and if at a later date, it is found that the loans do not meet the specified criteria of the scheme, the benefits/subsidy already passed on to the customers will be recalled and refunded to the Government/Regulator.

#### 10. Repayment of Loan & Interest:

The loan is repayable in EMI every month and is detailed as under:

- a) If the loan is disbursed in one lumpsum, the date of commencement of EMI shall be the first day of the month following the month in which the disbursement of the loan is made. Additionally, PEMI (Pre-EMI Interest) is payable for the broken period from the date of disbursement till the end month.
- b) If the loan is disbursed in one lumpsum on the 1st, 2nd, or 3rd of a month, the EMI shall commence from the same month and the first EMI is payable during the same month.
- c) If the loan is disbursed in instalments, interest is payable every month on the amounts cumulatively disbursed from the date of disbursement till the commencement of EMI. The date of commencement of EMI shall be the first day of the month following the month in which the final disbursement is made
- d) Alternately, if the loan is disbursed in instalments, borrowers can opt to pay EMI for the disbursed amount(s). In such cases, the date of commencement of EMI shall be the first day of the month following the month in which the first disbursement of the loan is made. The EMIs shall vary based on the amounts cumulatively disbursed. Additionally, PEMI is payable for the broken period from the date of disbursement(s) till the end of the month.
- e) The due date of payment is the last day of every month. Borrowers can opt to choose billing dates for payment of EMI / PEMI as 5th, 10th, or 15th of each month.
- f) EMI is payable through electronic modes such as E-NACH/NACH.
- g) Penal charges @ 24% per annum is payable for any delay in payment of EMI/PEMI. It is calculated for the period for which the EMI / PEMI remains overdue.
- h) Cheque/NACH/ECS/Auto Debit dishonor charges of Rs.500/- + GST per instance upto 2 instances per month and Rs.1,000/- + GST per instance for more than 2 instances per month is applicable for every amount that is returned unpaid. The charges are subject to revision depending upon the banking charges.

# 11. Appropriation of Payments:

Any payment made for credit of the loan account of the borrower by the Borrower or any third party on behalf of the Borrower under this Loan Agreement will be appropriated towards the dues, generally in the following order, namely:

- a) Incurred expenses
- b) Penal Charges for delayed payments
- c) PEMI/EMI arrears
- d) PEMI/EMI current dues
- e) Other incidental Charges i.e. (Cheque/NACH/ECS/Auto Debit return charges, prepayment charges, etc)
- f) Advance EMI
- g) Prepayment

SHFL reserves the right to change the order / proportion of appropriation for any remittance under intimation to the borrower.

# 12. Recovery of overdues :

In the event of delay in payment of PEMI/EMI, borrowers will be contacted through various modes advising them to repay the amount due. Where the dues are not repaid and the account is likely to become a potential non-performing asset (NPA), awareness notices will be sent to borrowers advising them about the consequences of default. In case the amount still remains unpaid, and the account becomes an NPA, further notice will be sent advising them to regularize the loan account within a stipulated period. Where the borrower still fails to regularize the account even after receipt of the notice, the loan will be recalled by sending a notice under section 13(2) of the SARFAESI Act. The SARFAESI Act has conferred statutory powers upon the financial institution

- i) To take possession of the secured asset including the right to transfer by way of lease/assignment or sale of asset for realising the payment.
- ii) To possess and seal the secured asset before enforcing the right to transfer by way of lease, assignment or sale.
- iii) If after the sale of the secured asset, to initiate legal proceedings to recover the balance dues in case the value of the secured asset is insufficient to cover the total dues payable including legal expenses and incidental charges incurred towards recovery of dues.

Credit information relating to Borrower's account will be provided to the Credit Information Companies on a monthly basis. To avoid any adverse impact on the credit history with Credit Information Companies, borrowers are advised to ensure timely payment of the amount due on

the loan amount.

### 13. Customer Services:

a) To promote banking habit, we do not encourage cash payments. However, in exceptional cases, when any of the dues or charges are paid by way of cash, borrowers are advised to make the payment at any of our branches or to our authorized staff and obtain a cash receipt for the payments made. For cash payments, cash handling charges are applicable as follows:

Amount of remittance	Applicable Chares
Upto Rs.2,000/-	NIL
Rs.2,001/- to Rs.10,000/-	Rs.30/- + GST per receipt
Rs.10,001/- to Rs.50,000/-	Rs.60/- + GST per receipt
Rs.50,001/- to Rs.1,00,000/-	Rs.150/- + GST per receipt
Rs.1,00,001/- to Rs.1,99,000/-	Rs.200/- + GST per receipt

- b) For any post disbursement requirement such as Statement of Account, Income Tax Statement, etc. Borrowers can call / write to the branch where the loan has been availed for any such requirement which will be mailed / posted within 7 working days.
- c) Photocopies of title documents will be made available to customers upon written request and on payment of a sum of Rs.250/- +GST for every such request. On payment, the requested documents will be mailed within 7 working days.
- d) The loan outstanding / Settlement figure statement will be issued within 21 days from the date of receipt of applicable charges.
- e) On loan closure, the documents will be returned to the borrower and co borrower upon request within 30 working days through our branches. In case the documents are not collected within a month from the date of loan closure, the documents will be returned by our branches to the central document storage and the borrower should give prior intimation afresh to the branch about the probable date of collection. A sum of Rs.1,000/- + GST per month would be payable by the borrower in case the documents are not collected within 45 days from the date of closure of loan.
- f) Release of Original Property documents and removal of the charge registered on the mortgaged property with any registry shall be completed within 30 days after full repayment/ settlement of the loan account. SHFL shall be responsible for this compliance and in case of a delay beyond 30 days, if attributable to SHFL, a penalty of Rs.5,000 per day of delay beyond 30 days shall become payable to the borrower.

#### 14. Grievance Redressal:

In case of any grievance, customers may approach the Branch Manager of the location where the loan has been applied / availed. In case, the grievance is still not addressed, they can post their complaints by way of an email to <a href="customercare@sundaramhome.in">customercare@sundaramhome.in</a>. The grievance shall be addressed within 30 working days. In case, the complainant is dissatisfied with the response or where no response is given, he/she may write / mail to

National Housing Bank, Department of Grievance Redressal, 4th Floor Core 5A, India Habitat Centre, Lodhi Road, New Delhi 110 003

Web-link: https://grids.nhbonline.org.in

Please be intimated that the final Loan Agreement will supersede the terms and conditions spelt out in this letter if there is any subsequent change.

Please note that the rate of GST is subject to change by Government of India. The GST rate as applicable on the date of payment of the charges would be applied and additional Cess levied by the Government would be applied.

For any further clarifications, you may contact the Branch Manager of the location where the loan has been applied / availed. Borrowers may also visit our branch between 9.30 a.m. to 6.00 p.m. on all working days from Monday to Saturday for branches located in South India and for rest of branches between 10.00 a.m. to 6.30 p.m. for any clarification. Every 1st and 2nd Saturday will be a holiday and in case a month has five Saturdays, additionally, the 3rd Saturday will be a holiday.

The above terms and conditions have been read by the borrower(s)/read over to the borrower(s) by the staff of the Company and have been understood by the borrower(s).

We thank you for giving us an opportunity to serve you. Kindly return the duplicate copy of this letter in token of your acceptance.

Yours truly,

for Sundaram Home Finance Limited

Authorised Signatory Signature of Customer