MORTGAGE

MOST IMPORTANT TERMS AND CONDITIONS (MITC)

Terms and conditions for the loan availed by, (the Borrower") from Piramal Finance Ltd. (ance Ltd.) having its registered office at unit No-601, 6 Floor, Piramal Amiti Building, Pani Junction, Opp. Fire Station, LBS Marg, Kurla (West), Mumbai - 400 070, ("Lender") and understood in conjunction with the terms contained in the Sanction letter, Loan Agreets which shall be executed by the Borrower in favour of the Lender (Transaction Documels and expressions used in this MITC but not expressly defined herein shall bear the measurement to the extent not inconsistent with the context thereof.	Piramal Agastya are mentioned below reement and other ments). Capitalized
ed Rs.	
☐ Fixed ☐ Floating	
RPRL Margin/Spread Effective ROI on the date of th	his
Agreement (per annum)	
e Fee	
24% per annum i.e.2% p.m. on default of PEMII / EMI from the date of deactual payment.	default till the date of
2% p.m. on Outstanding Amount for the non-compliance of any terms ar detailed below by the Borrower, for the period beginning the date of suc until the same is cured to the satisfaction of the Lender.	
**Penal Charges to be levied for the non-compliance of the following ter Default in or non-payment of Outstanding Amount or EMI due in full or a	any other dues unde
24% per annum i.e.2% p.m. on default of PEMII / EMI from the date of de actual payment. 2% p.m. on Outstanding Amount for the non-compliance of any terms ar detailed below by the Borrower, for the period beginning the date of suc until the same is cured to the satisfaction of the Lender. **Penal Charges to be levied for the non-compliance of the following terms.	and condition och non-con erms and co any other

of the Agreement or Transaction Documents.

Documents.

• Non-creation of Security within time specified or within the extended time period, in terms

• Non-deposit of title deeds of the Property or any other document as stipulated by the Lender with the Lender within stipulated time as mentioned in the Transaction

	 Any information given by the Borrower in the Loan Application, or financials provided to the Lender, and/ or any other document/ certificate / receipt / statement, to Lender for financial assistance is found to be misleading or incorrect. If the Borrower misuses the Loan Amount or any part thereof for any purpose other than the Purpose for which the Loan has been sanctioned or if the Purpose for which the Loan has been obtained becomes illegal. Dishonour of any payment instructions provided under the Agreement/ any instructions given by the Borrower for stopping payment of any mode under the Agreement or instructions to the Lender not to present any NACH mandate or cancellation of NACH mandate. Non submission of updated KYC documents, employment details within 30 days of change including but not limited to change in address, change in employment and /or other information submitted at the time of Loan Application. Any short payment of any demand raised by the Lender under the terms of the Transaction Documents. If there is any deviation from the Sanctioned Plan in the construction of the Property, construction is not completed within the prescribed period or withdrawal of any approvals obtained with respect to construction of the Property. In case of change of usage of the Security or in the event the Security or part of it is lost, disposed off, gifted or depreciates in value and the Borrower fails to provide additional security to maintain the Security Cover, or there is any attachment or distrait is levied on the Security or any part thereof as prescribed by the Lender or if the Security Interest provided becomes unenforceable in nature. If the Security or any part of the Security is let-out, given on leave & license, sold, disposed off, charged, encumbered or otherwise alienated in any manner whatsoever, without the 			
	prior written conse			
Date of reset of interest	by the Lender	shall become accrue	ed and payable from a prospective date as intimated	J
Details of Loan Repayment				
Repayment of EMI Frequency	Fortnightly		Monthly	
	Loan	Loan term	(In EMI/ Installment (Rs.)	
Home Loan	Amount	Months		
LAP				
Insurance Loan				
Mortgage Guarantee Fee				
Top-up Loan				
Total Loan Amount				
Moratorium or Subsidy				
	-	-	changes in EMI and/or Loan Term or both. The ation of Loan Term or a combination of both options	
Purpose & End use of loan				
Purpose & End use of loan	Purpose:			
	End use:			
Borrower hereby declare, represent, warrant, Confirm & Undertake that:				
4 1 11 11 11 11				

1. The Loan shall be utilized only for the purpose as mentioned herein and the purpose of use of Loan shall not be changed in any manner during the term of the Loan or that such change in the end use shall take place only with the prior written permission of the Lender. The Loan shall not be used for any illegal, anti-social, money lending, any speculative activities, speculative investment in real estate, onward lending or for investment in securities, debentures or stock markets.

2. Any breach of the above undertaking shall tantamount to be the breach of the terms and conditions of the Loan Agreement and the Lender shall be at liberty to take such action against me/us including withholding of the balance Loan/recalling the Loan as the Lender may deem fit.				
Security/ Collateral for the loan				
Security/ Collateral for the	Security of the Loan would generally be security interest on the property being financed			
loan	and/or any other collateral/ interim security as may be required by the Lender			
(a) Property description				
(b) Guarantee: Names of				
Guarantor/s (if any)				
(c) Additional Security) (if any)				

5. Borrower signature

Modes of communication of changes in interest rate: The Lender subject to prior written notice to the Borrower may any change in interest rates. The revised RPLR applicable shall be as updated on the Lender's website www.piramalfinance.com or display in its offices/by sending e-mail/ letter at correspondence address and/or general from time to time. Such varied Interest Rate shall become accrued and payable from a prospective date intimated by the Lender/ updated on the website of the Lender and shall be binding on the Borrower.

2. Schedule of Fees & Other Charges

Fees & Other Charges as applicable on application/ during the term of Loan are as under. These are subject to modifications from time to time as decided by the Lender as per its internal policy and any such modification shall be notified by the Lender through its website or its branches or such other medium as Lender may consider appropriate Announcements from time to time

Sr.no	A. Schedule Of Fees & Other Charges	
1	Loan Processing Fees	Upto 5% of loan amount +
		applicable taxes
2	Part Payment/Pre-closure charges	 Fixed rate HL: 2% of principal of loan being prepaid + applicable taxes NHL for business purpose (individual): 4% of principal of loan being prepaid + applicable taxes NHL by non-individual: 4% of principal of loan being prepaid + applicable taxes
3	CERSAI charges	At Actuals + applicable taxes
4	Loan Pre-closure Statement	Rs. 1000/- + applicable taxes
5	List of documents deposited with the Lender	Rs. 1000/- + applicable taxes
6	Loan Repayment Schedule (applicable for physical copies only)	Rs. 500/- + applicable taxes
7	Change of Loan repayment mode	Rs. 1000/- + applicable taxes
8	Loan cancellation after cheque handover	Rs. 5000/- + Interest accrued & due + applicable taxes
9	Duplicate No Due Certificate/NOC issuance charges	Rs. 500/- + applicable taxes

10	Statement of Account (applicable for physical copies only)	Rs. 500/- + applicable taxes
11	Photocopy of documents	Rs. 750/- + applicable taxes
12	Rate of Interest conversion charges (fixed to fixed or floating to floating or fixed to floating or floating to fixed, as applicable from time to time)	Upto 1% of the principal outstanding + applicable taxes
13	Retrieval of original property documents	Rs. 1000/- + applicable taxes
14	Admin Charges	Up to Rs. 5000/-+ applicable taxes
15	Stamp duty/Franking charges	At actuals + applicable taxes
16	Statutory Charges	At actuals + applicable taxes
17	EMI Date Change	Rs. 1000 + applicable taxes
18	Documentation Charges	Upto Rs. 1000/- + applicable taxes
19	Custodial charges per collected within 30 days) month	Rs. 500/- + applicable taxes

Sr.No	B. Collection and Legal Charges	
1	Loan repayment instrument dishonour charges	Rs. 750/- per instance
2	Legal charges	At Actuals + Applicable charges
3	Repossession Charges	Minimum Rs. 25000/- or at actuals 4 applicable taxes, whichever is higher
4	Cash/ Overdue EMI/ PEMII collection Charges	Rs. 500/- + applicable taxes per instance
5	EMI / PEMI Collection Charges only for NPDC cases	Rs. 500/- + applicable taxes per instance (excluding first 3 months from the date of disbursement)
6	Maintenance Charges for repossessed property	At Actuals + applicable taxes

Note:

- 1. Applicable taxes on the fees and/ or changes above will be paid by the Borrower.
- 2. Any other government levy, charges, taxes, etc. on the loan/ loan application, as and when applicable will be paid by the Borrower.
- 3. Fee refundable if Loan not sanctioned/ disbursed:
- 4. Processing Fee, if any, paid by the Borrower/s is refundable subject to retention by the Lender of the minimum retention amount as Indicated in the table above.
- 5. The Borrower must endeavour to keep himself abreast with the fees and charges updated on the website from time to time. "Mortgage Guarantee Fees" is the Premium amount charged towards Mortgage Guarantee.

3. Insurance

Insurance of the Property: The Borrower shall ensure that the Property is, during the pendency of the Loan, always duly and properly insured against all risks such as earthquake, fire, flood, explosion, storm, tempest, cyclone, civil commotion, etc. the Lender be made the sole beneficiary under the policy/policies. Insurance of Borrower: The Borrower may avail health and/or life insurance cover for himself & the Lender as the sole beneficiary under the policy/ policies.

4. Conditions for disbursement of the Loan:

The Borrower shall:

- 1. Submit all the relevant document as mentioned in the Sanction Letter/Transaction Documents.
- 2. Intimate the Lender of any change in his employment/contact details.
- 3. Request for disbursement Of the Loan in writing (as per the manner prescribed by the Lender). Such request shall be deemed to have been duly made when made by hand, mail or through website of the Lender www.piramalfinance.com or such Other form/manner as may be announced by the Lender from time to time.
- 4. Comply with all preconditions for disbursements of the Loan as mentioned in the Transaction Documents.
- 5. Ensure that he/she has absolute, clear and marketable title to the property (Security) and the said property is absolutely unencumbered and free from any liability whatsoever.
- 6. Ensure that no extra-ordinary or other circumstances have occurred which shall make it improbable for the Borrower to fulfil his Obligations under the Loan Agreement for the present Loan.
- 7. Ensure that no event of default has happened in terms of the Loan Agreement executed/ to be executed by the Borrower.

The following conditions shall be applicable for Home Loans:

- 1. Pay the own contribution amount (total cost of flat less the loan amount), as specified in the Sanction Letter.
- 2. Ensure that all user, conversion /development charges and taxes as required by the regulatory/development authority are paid by the borrower from time to time and submit the evidence of the same in the form of receipts to the lender.
- 3. Regularly provide the Lender information, including details regarding progress/delay in construction, any major damage to the property, non-payment of taxes and Statutory levies and charges, as may be applicable from time to time pertaining to property, etc.
- 4. Ensure (by submission of architecture's certificate and affidavit) that construction being undertaken is as per the approved/sanctioned plan and has satisfied himself/ herself that all required approvals for the project have been obtained by the developer (by the seller in case of resale purchase of property).
- 5. Ensure submission of completion certificate to be issued by the concerned regulatory/development authority. The architecture certificate that construction has been completed as per the sanctioned plan.
- 6. Satisfy the Lender on the utilization of the proceeds of any prior disbursements of the Loan amount and provide adequate proof of the same.

5. Brief indicative procedure to be followed for Recovery of overdue:

On occurrence of any Event Of Default as mentioned in the Loan Agreement, all Outstanding amount owned by the Borrower to the Lender shall become payable forthwith and the Lender reserves the right to undertake such necessary processes 'measures to enforce its rights under the Loan Agreement including but not limited to charging Default Interest, recovery Of over dues by enforcing the Security in accordance with the remedy available under the Law. The actual recovery procedure shall be determined by the Lender depending upon the circumstances of each transaction. All the recovery related cost 'charges shall be payable by the Borrower.

6. Date on which annual outstanding balance statement will be issued: On or Before 30th June.

7. Customer Services:

- 1. Customer Service Queries including requirement of documents can be addressed to the Lender through our Toll Free Number mentioned on our website: www.piramalfinance.com or email us at customercare@piramal.com.
- 2. Details of branch locations & visiting hours for customer service with respect to all branches of the Lender are available at www.piramalfinance.com.
- 3. Contact the Lender's Customer Service Officer at your nearest branch or through any of the service channels as mentioned in point (a) above within the working hours for:
- 4. Photo Copies of documents, which can be provided in 15 working days from date of placing request. Necessary administrative fee shall be applicable.

- 5. Original documents will be returned within 30 days from the date of closure of the loan. Necessary administrative Fee shall be applicable if document collected beyond due date of release of the documents.
- 6. Loan account statement, which can be provided within 4 working days of the receipt of request.

8. Grievance Redressal:

There can be instances where the Borrower is not satisfied with the services provided. To highlight such instance & register a complaint the Borrower may follow the following process:

- 1. The Borrower may raise his her / her complaint through Toll free number mentioned on www.piramalfinance.com or email to customercare@piramal.com or contact the Branch Operations Manager of the respective dealing branch within working hour as mentioned on the website.
- 2. If the Borrower is not satisfied with the resolution provided, or his/her query is not resolved within 15 days, the Borrower may escalate by writing to us at: grievances@piramal.com
- 3. If the Borrower is not satisfied with the resolution provided at Level 2 or his/her queries are not solved within 15 days, the Borrower may escalate to:

"The Nodal Officer - "Hetal Parihar", Piramal Finance Ltd. (Formerly Piramal Capital & Housing Finance Ltd.), Unit No - 601, Piramal Capital & Housing Finance Limited Unit No-601, 6th Floor, Amiti Building, Agastya Corporate Park, Kamani Junction, Opp. Fire Station, LBS Marg, Kurla (West), Mumbai - 400 070

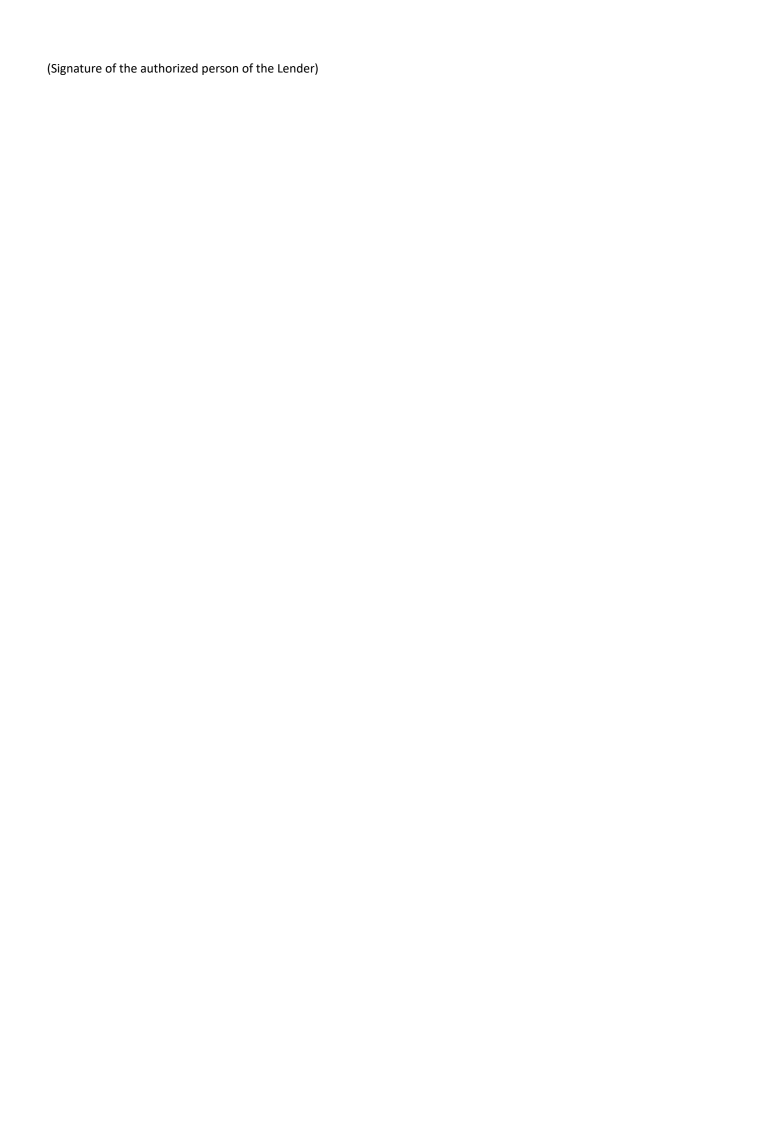
Contact details:022-71740555 Email: nodal.officer@piramal.com.

4. In case of non-addressal of the complaint to the customer's satisfaction within a period of 30 days from the above quarters, the Borrower may approach the RBI CMS portal by lodging a complaint online at the given link https://cms.rbi.org.in or may write to below mentioned address: Centralised Receipt and Processing Centre, Reserve Bank of India, 4th Floor, Sector 17, Chandigarh – 160017, Toll Free No. 14448.

9. Liability towards payment of taxes:

All payments or sums due and payable by the Borrower shall be subject to Applicable Taxes. For the purpose Of this clause 'Applicable Taxes' shall mean any and all present or future taxes, levy, impost, duty, stamp duty charge, fee, deduction or Withholding in the nature Of tax, or interest or penalty or surcharges, cess or fines in respect Of any Of the items referred to above, wherever imposed, levied, collected, Withheld or assessed by any government authority (including without limitations, obligations to Withhold tax/deduct tax at source), whether on any transaction, transaction documents, financing or facility extended, acquisition or provision Of property, any sum Of money or consideration payable in respect Of any transaction or any part thereof, or Otherwise, pursuant to the applicable laws, and shall include any loss Of tax benefit, deduction, credit or set-off; It is hereby agreed that for detail terms and conditions Of the Loan, the parties hereto shall refer to and rely upon the Loan and Other security documents executed,' to be executed by them.

The above terms and conditions have been read by the Borrower/ read over to the Borrower I	orrower by	
Shri/Smt. And have been understood by the Borrower		
Signature or thumb impression of the Borrower		



SCHEDULE / MOST IMPORTANT TERMS AND CONDITIONS (MITC)

Loan Reference Number		
(Lead ID)	_	

The Most Important Terms and conditions for the loan availed by, (the Borrower") from **Piramal Finance Ltd.** (Formerly Piramal Capital & Housing Finance Ltd.) having its registered office at unit No-601, 6 Floor, Piramal Amiti Building, Piramal Agastya Corporate Park, Kamani Junction, Opp. Fire Station, LBS Marg, Kurla (West), Mumbai - 400 070, ("Lender") are mentioned below and are to be read and understood in conjunction with the terms contained in the Sanction letter, Loan Agreement and other transaction documents which shall be executed by the Borrower in favour of the Lender (Transaction Documents). Capitalized terms and other words and expressions used in this MITC but not expressly defined herein shall bear the meanings assigned to them in the Loan Agreement to the extent not inconsistent with the context thereof.

1. Loan Details

Total Loan Sanctioned	Rs.		
Interest Rate Type	☐ Fixed		☐ Floating
Details of Interest	-		
Type of Loan	RPRL	Margin/Spread	Effective ROI on the date of this
Home Loan			Agreement (per annum)
LAP			
Insurance Loan			
Mortgage Guarantee Fee			
Top up Loan			
*Penal Charges	 24% per annum i.e.2% p.m. on default of PEMII / EMI from the date of default till the date of actual payment. 2% p.m. on Outstanding Amount for the non-compliance of any terms and conditions as detailed below by the Borrower, for the period beginning the date of such non-compliance until the same is cured to the satisfaction of the Lender. **Penal Charges to be levied for the non-compliance of the following terms and conditions: Default in or non-payment of Outstanding Amount or EMI due in full or any other dues under the Agreement, on or before the due date as provided in the Agreement. Non-creation of Security within time specified or within the extended time period, in terms of the Agreement or Transaction Documents. Non-deposit of title deeds of the Property or any other document as stipulated by the Lender with the Lender within stipulated time as mentioned in the Transaction Documents. Any information given by the Borrower in the Loan Application, or financials 		

		Lender for financial assis	tance is found to be misleading or
	 incorrect. If the Borrower misuses the Loan Amount or any part thereof for any purpose other than the Purpose for which the Loan has been sanctioned or if the Purpose for which the Loan has been obtained becomes illegal. Dishonour of any payment instructions provided under the Agreement/ any instructions given by the Borrower for stopping payment of any mode under the Agreement or instructions to the Lender not to present any NACH mandate or cancellation of NACH mandate. Non submission of updated KYC documents, employment details within 30 days of change including but not limited to change in address, change in employment and /or other information submitted at the time of Loan Application. Any short payment of any demand raised by the Lender under the terms of the Transaction Documents. If there is any deviation from the Sanctioned Plan in the construction of the Property, construction is not completed within the prescribed period or withdrawal of any approvals obtained with respect to construction of the Property. In case of change of usage of the Security or in the event the Security or part of it is lost, disposed off, gifted or depreciates in value and the Borrower fails to provide additional security to maintain the Security Cover, or there is any 		
	attachment or distrait is levied on the Security or any part thereof as prescribed by the Lender or if the Security Interest provided becomes unenforceable in nature. If the Security or any part of the Security is let-out, given on leave & license, sold,		
	-	arged, encumbered or ot thout the prior written co	herwise alienated in any manner nsent of the Lender.
Date of reset of interest	Varied interest rate shall become accrued and payable from a prospective date as intimated by the Lender		
Details of Loan Repayment			
Repayment of EMI Frequency	Fortnightly		☐ Monthly
	Loan	Loan term	(In EMI/ Installment (Rs.)
Home Loan	Amount	Months	
LAP			
Insurance Loan			
Mortgage Guarantee Fee			
Top-up Loan			
Total Loan Amount			
Moratorium or Subsidy			
	_		nanges in EMI and/or Loan Term or both. ngation of Loan Term or a combination of
Purpose & End use of loan			
Purpose & End use of loan	Purpose:		
	End use:		
Borrower hereby declare, rep	resent, warrant, Co	onfirm & Undertake that	:

- 1. The Loan shall be utilized only for the purpose as mentioned herein and the purpose of use of Loan shall not be changed in any manner during the term of the Loan or that such change in the end use shall take place only with the prior written permission of the Lender. The Loan shall not be used for any illegal, anti- social, money lending, any speculative activities, speculative investment in real estate, onward lending or for investment in securities, debentures or stock markets.
- 2. Any breach of the above undertaking shall tantamount to be the breach of the terms and conditions of the Loan Agreement and the Lender shall be at liberty to take such action against me/us including withholding of the balance Loan/recalling the Loan as the Lender may deem fit.

Security/ Collateral for the loan			
Security/ Collateral for the loan	Security of the Loan would generally be security interest on the property being financed and/or any other collateral/ interim security as may be required by the Lender		
(a) Property description			
(b) Guarantee: Names of Guarantor/s (if any)			
(c) Additional Security) (if any)			

5. Borrower signature

Modes of communication of changes in interest rate: The Lender subject to prior written notice to the Borrower may any change in interest rates. The revised RPLR applicable shall be as updated on the Lender's website www.piramalfinance.com or display in its offices/by sending e-mail/ letter at correspondence address and/or general from time to time. Such varied Interest Rate shall become accrued and payable from a prospective date intimated by the Lender/ updated on the website of the Lender and shall be binding on the Borrower.

2. Schedule of Fees & Other Charges

Fees & Other Charges as applicable on application/ during the term of Loan are as under. These are subject to modifications from time to time as decided by the Lender as per its internal policy and any such modification shall be notified by the Lender through its website or its branches or such other medium as Lender may consider appropriate Announcements from time to time

Sr.no	A. Schedule Of Fees & Other Charges	
1	Loan Processing Fees	Upto 5% of loan amount +
		applicable taxes
2	Part Payment/Pre-closure charges	Fixed rate HL: 2% of principal
		of loan being prepaid +
		applicable taxes
		NHL for business purpose
		(individual): 4% of principal of
		loan being prepaid + applicable
		taxes
		NHL by non-individual: 4% of
		principal of loan being prepaid
		+ applicable taxes

3	CERSAI charges	At Actuals + applicable taxes		
4	Loan Pre-closure Statement	Rs. 1000/- + applicable taxes		
5	List of documents deposited with the Lender	Rs. 1000/- + applicable taxes		
6	Loan Repayment Schedule (applicable for physical copies only)	Rs. 500/- + applicable taxes		
7	Change of Loan repayment mode	Rs. 1000/- + applicable taxes		
8	Loan cancellation after cheque handover	Rs. 5000/- + Interest accrued & due		
		+ applicable taxes		
9	Duplicate No Due Certificate/NOC issuance charges	Rs. 500/- + applicable taxes		
10	Statement of Account (applicable for physical copies only)	Rs. 500/- + applicable taxes		
11	Photocopy of documents	Rs. 750/- + applicable taxes		
12	Rate of Interest conversion charges (fixed to fixed or floating to floating or fixed to floating or floating to fixed, as applicable from time to time)	Upto 1% of the principal outstanding + applicable taxes		
13	Retrieval of original property documents	Rs. 1000/- + applicable taxes		
14	Admin Charges	Up to Rs. 5000/-+ applicable taxes		
15	Stamp duty/Franking charges	At actuals + applicable taxes		
16	Statutory Charges	At actuals + applicable taxes		
17	EMI Date Change	Rs. 1000 + applicable taxes		
18	Documentation Charges	Upto Rs. 1000/- + applicable taxes		
19	Custodial charges per collected within 30 days) month	Rs. 500/- + applicable taxes		

Sr.No	B. Collection and Legal Charges	
1	Loan repayment instrument dishonour charges	Rs. 750/- per instance
2	Legal charges	At Actuals + Applicable charges
3	Repossession Charges	Minimum Rs. 25000/- or at actuals 4 applicable taxes, whichever is higher
4	Cash/ Overdue EMI/ PEMII collection Charges	Rs. 500/- + applicable taxes per instance
5	EMI / PEMI Collection Charges only for NPDC cases	Rs. 500/- + applicable taxes per instance (excluding first 3 months from the date of disbursement)
6	Maintenance Charges for repossessed property	At Actuals + applicable taxes

Note:

- 1. Applicable taxes on the fees and/ or changes above will be paid by the Borrower.
- 2. Any other government levy, charges, taxes, etc. on the loan/ loan application, as and when applicable will be paid by the Borrower.
- 3. Fee refundable if Loan not sanctioned/ disbursed:
- 4. Processing Fee, if any, paid by the Borrower/s is refundable subject to retention by the Lender of the minimum retention amount as Indicated in the table above.

5. The Borrower must endeavour to keep himself abreast with the fees and charges updated on the website from time to time. "Mortgage Guarantee Fees" is the Premium amount charged towards Mortgage Guarantee.

1. Insurance

Insurance of the Property: The Borrower shall ensure that the Property is, during the pendency of the Loan, always duly and properly insured against all risks such as earthquake, fire, flood, explosion, storm, tempest, cyclone, civil commotion, etc. the Lender be made the sole beneficiary under the policy/policies. Insurance of Borrower: The Borrower may avail health and/or life insurance cover for himself & the Lender as the sole beneficiary under the policy/ policies.

4. Conditions for disbursement of the Loan:

The Borrower shall:

- 1. Submit all the relevant document as mentioned in the Sanction Letter/Transaction Documents.
- 2. Intimate the Lender of any change in his employment/contact details.
- 3. Request for disbursement Of the Loan in writing (as per the manner prescribed by the Lender). Such request shall be deemed to have been duly made when made by hand, mail or through website of the Lender www.piramalfinance.com or such Other form/manner as may be announced by the Lender from time to time.
- 4. Comply with all preconditions for disbursements of the Loan as mentioned in the Transaction Documents.
- 5. Ensure that he/she has absolute, clear and marketable title to the property (Security) and the said property is absolutely unencumbered and free from any liability whatsoever.
- 6. Ensure that no extra-ordinary or other circumstances have occurred which shall make it improbable for the Borrower to fulfil his Obligations under the Loan Agreement for the present Loan.
- 7. Ensure that no event of default has happened in terms of the Loan Agreement executed/ to be executed by the Borrower.

The following conditions shall be applicable for Home Loans:

- 1. Pay the own contribution amount (total cost of flat less the loan amount), as specified in the Sanction Letter.
- 2. Ensure that all user, conversion /development charges and taxes as required by the regulatory/development authority are paid by the borrower from time to time and submit the evidence of the same in the form of receipts to the lender.
- 3. Regularly provide the Lender information, including details regarding progress/delay in construction, any major damage to the property, non-payment of taxes and Statutory levies and charges, as may be applicable from time to time pertaining to property, etc.
- 4. Ensure (by submission of architecture's certificate and affidavit) that construction being undertaken is as per the approved/sanctioned plan and has satisfied himself/ herself that all required approvals for the project have been obtained by the developer (by the seller in case of resale purchase of property).
- 5. Ensure submission of completion certificate to be issued by the concerned regulatory/development authority. The architecture certificate that construction has been completed as per the sanctioned plan.
- 6. Satisfy the Lender on the utilization of the proceeds of any prior disbursements of the Loan amount and provide adequate proof of the same.

5. Brief indicative procedure to be followed for Recovery of overdue:

On occurrence of any Event Of Default as mentioned in the Loan Agreement, all Outstanding amount owned by the Borrower to the Lender shall become payable forthwith and the Lender reserves the right to undertake such necessary processes 'measures to enforce its rights under the Loan Agreement including but not limited to charging Default Interest, recovery Of over dues by enforcing the Security in accordance with the remedy available under the Law. The actual recovery procedure shall be determined by the Lender depending upon the circumstances of each transaction. All the recovery related cost 'charges shall be payable by the Borrower.

6. Date on which annual outstanding balance statement will be issued: On or Before 30th June.

7. Customer Services:

- 1. Customer Service Queries including requirement of documents can be addressed to the Lender through our Toll Free Number mentioned on our website: www.piramalfinance.com or email us at customercare@piramal.com.
- 2. Details of branch locations & visiting hours for customer service with respect to all branches of the Lender are available at www.piramalfinance.com.
- 3. Contact the Lender's Customer Service Officer at your nearest branch or through any of the service channels as mentioned in point (a) above within the working hours for:
- 1. Photo Copies of documents, which can be provided in 15 working days from date of placing request. Necessary administrative fee shall be applicable.
- 2. Original documents will be returned within 30 days from the date of closure of the loan. Necessary administrative Fee shall be applicable if document collected beyond due date of release of the documents.
- 3. Loan account statement, which can be provided within 4 working days of the receipt of request.

8. Grievance Redressal:

There can be instances where the Borrower is not satisfied with the services provided. To highlight such instance & register a complaint the Borrower may follow the following process:

- 1. The Borrower may raise his her / her complaint through Toll free number mentioned on www.piramalfinance.com or email to customercare@piramal.com or contact the Branch Operations Manager of the respective dealing branch within working hour as mentioned on the website.
- 2. If the Borrower is not satisfied with the resolution provided, or his/her query is not resolved within 15 days, the Borrower may escalate by writing to us at: grievances@piramal.com
- 3. If the Borrower is not satisfied with the resolution provided at Level 2 or his/her queries are not solved within 15 days, the Borrower may escalate to:

"The Nodal Officer - "Hetal Parihar", Piramal Finance Ltd. (Formerly Piramal Capital & Housing Finance Ltd.), Unit No - 601, Piramal Capital & Housing Finance Limited Unit No-601, 6th Floor, Amiti Building, Agastya Corporate Park, Kamani Junction, Opp. Fire Station, LBS Marg, Kurla (West), Mumbai - 400 070

Contact details:022-71740555 Email: nodal.officer@piramal.com.

4. In case of non-addressal of the complaint to the customer's satisfaction within a period of 30 days from the above quarters, the Borrower may approach the RBI CMS portal by lodging a complaint online at the given link https://cms.rbi.org.in or may write to below mentioned address: Centralised Receipt and Processing Centre, Reserve Bank of India, 4th Floor, Sector 17, Chandigarh – 160017, Toll Free No. 14448.

9. Liability towards payment of taxes:

All payments or sums due and payable by the Borrower shall be subject to Applicable Taxes. For the purpose Of this clause 'Applicable Taxes' shall mean any and all present or future taxes, levy, impost, duty, stamp duty charge, fee, deduction or Withholding in the nature Of tax, or interest or penalty or surcharges, cess or fines in respect Of any Of the items referred to above, wherever imposed, levied, collected, Withheld or assessed by any government authority (including without limitations, obligations to Withhold tax/deduct tax at source), whether on any transaction, transaction documents, financing or facility extended, acquisition or provision Of property, any sum Of money or consideration payable in respect Of any transaction or any part thereof, or Otherwise, pursuant to the applicable laws, and shall include any loss Of tax benefit, deduction, credit or set-off; It is hereby agreed that for detail terms and conditions Of the Loan, the parties hereto shall refer to and rely upon the Loan and Other security documents executed,' to be executed by them.

The above terms and conditions have been read by the Borrower/ read over to the Borrower by

Signature	or thumb impression of the	e Borrower
(Signatur	e of the authorized person c	of the Lender)
Ussassons	d Dustrass Lasar (UDI)	
Unsecure	d Business Loan (UBL)	
	SCHEE	DULE / MOST IMPORTANT TERMS AND CONDITIONS (MITC)
1.	Name of Lender	Piramal Finance Ltd. (Formerly Piramal Capital & Housing Finance Ltd.)
		Registered Office Address: Unit No-601, 6th Floor, Amiti Building, Agastya Corporate Park, Kamani Junction, Opp. Fire Station, LBS Marg, Kurla (West), Mumbai – 400 070, and having one of its branch office at Delhi - Shahdara
2	Place of Execution	Delhi (which shall be the place where the Lender has signed the Agreement)

Shri/Smt. And have been understood by the Borrower

3.

4.

Date of Execution

a)

b)

c)

Name

Constitution

Address

Details of the

Borrower/s

	d)	Email Address
	e)	Mobile No.
Details of the Co-	a)	Name
Borrower(s)	b)	Constitution
	c)	Address
	d)	Email Address
	e)	Mobile No.
	a)	Name
	b)	Constitution
	c)	Address
	d)	Email Address
	e)	Mobile No.
	a)	Name
	b)	Constitution
	c)	Address
	d)	Email Address
	e)	Mobile No.
	a)	Name
	b)	Constitution
	c)	Address
	d)	Email Address
	e)	Mobile No.
	a)	Name
	b)	Constitution
	c)	Address
	d)	Email Address
	e)	Mobile No.
	a)	Name
	b)	Constitution
	c)	Address
	d)	Email Address
	e)	Mobile No.
	a)	Name
	b)	Constitution
	c)	Address

		d)	Email Address	
		e)	Mobile No.	
		a)	Name	
		b)	Constitution	
		c)	Address	
		d)	Email Address	
		e)	Mobile No.	
		a)	Name	
		b)	Constitution	
		c)	Address	
		d)	Email Address	
		e)	Mobile No.	
5.	Loan Amount	Tota	l Loan Amount: Rs. (Rupees	only)
6.	Tenure of Loan			
7.	Rate of Interest (ROI)	% ne	er annum (Fixed)	
8.	Repayment Schedule		% per annum (Fixed) Rs. 500+ applicable taxes	
0.	(Physical Copy)	N3	ооот аррисаше taxes	
9.	Due Date of Repayment			
10.	Frequency of Repayment			
11.	Sanction Letter	Date	e :	
12.	Purpose & End Use of Loan			
	Purpose & End Use of Loan	n		Purpose :- Business
				Enduse :-
	Borrower hereby declare, re	epresen	it, warrant, confirm & underta	ake that:
	(a) The Loan shall be utilized only for the purpose as mentioned herein and the purpose of use of Loan shall not be changed in any manner during the term of the Loan or that such change in the end use shall take place only with the prior written permission of the Lender. The Loan shall not be used for any illegal, anti-social, money lending, any speculative activities, speculative investment in real estate, onward lending or for investment in securities, debentures or stock markets.			
	(b) Any breach of the above undertaking shall tantamount to be the breach of the terms and conditions of the Loan Agreement and the Lender shall be at liberty to take such action against me/us including withholding of the balance Loan/recalling the Loan as the Lender may deem fit.			ch action against me/us including withholding of
13.	A. Schedule of Payment o	f Charg	es and Fees:	
	I. Loan Processing Fees	Prod	cessing Fees upto 5 % of Loan	amount + applicable taxes
	II. Penal Charges	I	per annum i.e. 2% p.m. on do e of default till the date of act	efault of Broken Period Interest / EMI from the ual payment.
				for the non-compliance of any terms and cuments by the Borrower, for the period beginning

	the date of such non-compliance until the same is cured to the satisfaction of the Lender
	*Penal Charges to be levied for the non-compliance of the following terms and conditions:
	 Default in or non-payment of Outstanding Amount or EMI due in full or any other dues under the Agreement, on or before the due date as provided in the Agreement.
	 If the Borrower fails to furnish the Lender with any information/documents/ PDC/ NACH as required by the Lender time to time.
	 Any information given by the Borrower in the Loan Application, or financials provided to the Lender, and/or any other document/ certificate/receipt/statement, to Lender for financial assistance is found to be misleading or incorrect
	 If the Borrower misuses the Loan Amount or any part thereof for any purpose other than the Purpose for which the Loan has been sanctioned or if the Purpose for which the Loan has been obtained becomes illegal
	 Dishonour of any payment instructions provided under the Agreement / any instructions given by the Borrower for stopping payment of any mode under the Agreement or instructions to the Lender not to present any NACH mandate or cancellation of NACH mandate.
	 Non submission of updated KYC documents within 30 days of change including but not limited to change in address, employment or other information submitted at the time of Loan Application.
	 Any short payment of any demand raised by the Lender under the terms of the Transaction Documents.
III. Loan Pre-closure Statement	NA
IV. Pre-payment charges	5% of Outstanding amount being repaid + applicable taxes
V. Part payment charges	5% of the amount being repaid + applicable taxes
	(Part payment charges are not applicable in case of UBL-Flexi for part payment of up to 30% of disbursed amount. For part payment above 30% of disbursed amount part payment charges would apply as mentioned.)
VI. Loan pre-closure charges	5% of outstanding loan amount + applicable taxes
VII. Loan cancellation after disbursal/ cheque handover	Rs. 3000 + Interest accrued & due + applicable taxes
VIII. Statement of Account Charges (Only applicable for the physical copy of the statement)	Rs. 500/- + applicable taxes
IX. Loan repayment schedule (only applicable for physical copy of statement)	Rs. 500/- + applicable taxes
X. Duplicate No due Certificate issuance charges (only applicable	Rs. 500/- + applicable taxes

	for physical copy of statement)	
	XI. Charges for copy of any documents	NA
	XII. Change of loan repayment mode/ account	1000/- + applicable taxes
	XIII. Stamp Duty charges	At actuals + applicable taxes
	XIV. Statutory Charges	At actuals + applicable taxes
	XV. EMI Date Change	Rs. 1000/- per instance + applicable taxes
	XVI. Documentation Charges	Upto Rs. 1000/- + applicable taxes
	XVII. Admin Charges	Upto Rs. 5000 + applicable taxes
	B. Collection and Legal Cha	arges:
	I. Loan repayment instrument dishonour charges	Rs.750/- per instance
II. Cash / Overdue EMI/ PEMII Collection Charges Rs. 500/- per instance + applicable		Rs. 500/- per instance + applicable taxes
	III. Legal Charges	At actuals + applicable taxes
	IV. EMI/PEMII collection charges (Only for NPDC cases)	Rs 500/- + applicable taxes per month (excluding first 3 months from the date of disbursement)
	modifications from time to	on application/ during the term of Loan as mentioned above are subject to time as decided by the Lender as per its internal policy and any such modification or through its website www.piramalfinance.com or its branches or such other nsider appropriate.
14.	Seat of Arbitration & Jurisdiction of the Court	The seat or venue of arbitration and Jurisdiction of the Court shall be the place of execution of this Agreement as stated in point no. 2 hereof.
15.	Customer Service	a) Customer Service Queries including requirement of documents can be addressed to the Lender through our Toll Free Number mentioned on our website: www.piramalfinance.com or email us at customercare@piramal.com .
		b) Details of branch locations & visiting hours for customer service with respect to all branches of the Lender are available at www.piramalfinance.com
		c) Contact the Lender's Customer Service Officer at your nearest branch or through any of the service channels as mentioned in point (a) above within the working hours for:
		 i. Photo Copies of documents, which can be provided in 15 working days from date of placing request. Necessary administrative fee shall be applicable.
		ii. Loan Account statement, which can be provided within 4 working days of the receipt of request.
		d) Date on which annual outstanding balance statement will be issued' – On or before 30 th June

16.	Grievance Redressal	 There can be instances where the Borrower is not satisfied with the services provided. To highlight such instances & register a complaint the Borrower may follow the following process: The Borrower may raise his / her complaint through Toll free number mentioned on www.piramalfinance.com or email to customercare@piramal.com. or contact the Branch Operations Manager of the respective dealing branch within working hours as mentioned on the website. If the Borrower is not satisfied with the resolution provided or his/her queries are not solved within 15 days, the Borrower may escalate to: customercare@piramal.com. In case the concern remains unresolved beyond a period of 15 days, the Borrower may escalate the matter to "The Nodal Officer - Hetal Parihar", Unit No-601, 6th Floor, Amiti Building, Agastya Corporate Park, Kamani Junction, Opp. Fire Station, LBS Marg, Kurla (West), Mumbai - 400 070, Contact details:022-71740555 Email: nodal.officer@piramal.com
		may escalate the matter to "The Nodal Officer - Hetal Parihar", Unit No-601, 6th Floor, Amiti Building, Agastya Corporate Park, Kamani Junction, Opp. Fire Station,

IN WITNESS WHEREOF the parties have executed this Agreement on the day and the year as mentioned in Schedule.

Signed and delivered by the within named Lender by the hands of its	Name:
Authorized Signatory/ Constituted Attorney	Signature:
Signed and delivered by within named Borrower through the hands of	Name:
	Signature:
Signed and delivered by within named Co-Borrower through the hands of	Name:

	Signature:
Signed and delivered by within named Co-Borrower through the hands of	Name:
	Signature:
Signed and delivered by within named Co-Borrower through the hands of	Name:
	Signature:
Signed and delivered by within named Co-Borrower through the hands of	Name:

SCHEDULE / MOST IMPORTANT TERMS AND CONDITIONS (MITC)

1.	Name of Lender	Name: Piramal Finance Ltd. (Formerly Piramal Capital & Housing Finance Ltd.) a company incorporated under the provisions of the Companies Act 1956 and having its registered office at Unit No-601, 6th Floor, Amiti Building, Agastya Corporate Park, Kamani Junction, Opposite Fire Station, LBS Marg, Kurla (West), Mumbai - 400 070 CIN: U64910MH1984PLC032639 and having one of its branch office at		
2.	Place of Execution	Delh	i (which shall be the place wh	nere the Lender has signed the Agreement)
3.	Date of Execution	Shal	l be the date on which the Le	nder has executed the Agreement
4.	Purpose & End Use of Loan	า		
	Purpose & End Use of Loan	Purpose :-		
	Loan	End	use :-	
	Borrower hereby declare, r	eprese	nt, warrant, confirm & under	take that :
	be changed in any mannormoney lending, any specinvestment in securities, (b) Any breach of the above Loan Agreement and the	ed only for the purpose as mentioned herein and the purpose of use of Loan shall not ner during the term of the Loan. The Loan shall not be used for any illegal, anti-social, eculative activities, speculative investment in real estate, onward lending or for s, debentures or stock market. The undertaking shall tantamount to be the breach of the terms and conditions of the e Lender shall be at liberty to take such action against me/us including withholding of ing the Loan as the Lender may deem fit.		
5.	Details of the Borrower/s	a)	Name	
	bollowely's	b)	Constitution	
		c)	Address	
		d)	Email Address	
		e)	Mobile No.	
6.	Details of the Co- Borrower(s)	a)	Name	
		b)	Constitution	
		c)	Address	
		d)	Email Address	
		e)	Mobile No.	
7.	Details of the Asset	a)	Loan Required For :-	
		b)	Make, Model and Variant:	
		c)	Registration No:	
		d)	Year of Registration:	
		e)	Ownership No:	
		f)	Chassis No:	

		g) Engine No:	
		On successful closure of the Loan, Form 35 & NOC will be released/handed over within 30 days from loan closure date. In case the Borrower/s have availed of any other loan against this Asset funded by the Lender, the Form 35 & NOC will be released on successful closure of all the linked loan, wherever applicable.	
		The Form 35 & NOC can be collected from the loan originating branch or any other branch as per the Borrower's choice at the time of placing the request for closure on the loan.	
8.	Loan Amount	a)SanctionedAmount:Rs. (Rupees only)	
		b)MotorInsurancePremiumfinancedRs. (Rupees only)	
		c)LoanInsurancePremiumfinancedRs. (Rupees only)	
		d)PersonalAccidentPremium:Rs. (Rupees only)	
		e)TotalLoanAmount:Rs. (Rupees only)	
9.	Rate of Interest (ROI)	% per annum (Fixed)	
10.	Repayment Schedule	Monthly, i.e. on	
	/Frequency	Repayment Tenure (in months):	
		Equated Monthly Instalment of Rs.	
11.	Loan Application Form	Number:	
		Date:	
	Sanction Letter		
		Date:	
12.	A. Schedule of Payment of Charges and Fees: Fees & charges applicable on application/ during the term of Loa as mentioned herein above are subject to modifications from time to time as decided by the Lender as per its internal policy and any such modification shall be notified by the Lender through its website www.piramalfinance.com or its branches or such other medium as Lender may consider appropriate		
	Loan Processing Fees, Documentation Fees & Stamp duty charges to be deducted from the Loan Amount at the time of the disbursement.		
	(i) Loan Processing Fees	Upto 5% of loan amount + applicable taxes	
	(ii) Documentation Fees	Upto Rs. 1000/- + applicable taxes per instance	
	(iii) Photocopy of Documents	NA	

(iv) Car Valuation / Inspection Fees	Rs. 1500/- + applicable taxes per instance
(v) Pre-Closure Letter Charges	Rs. 500/- + applicable taxes
(vi) Pre-payment	Pre-payment Charges: NA
/Closure Charges	Loan Closure: 5% of outstanding loan amount
(vii) Penal Charges	1. 24% per annum i.e., 2% on default of Instalment / EMI from the date of default till the date of actual payment.
	2. 2% pm on outstanding loan amount for the non-compliance of any terms & conditions as detailed below by the Borrower for the period beginning the date of such non-compliance until the same is cured to the satisfaction of the Lender.
	Penal Charges to be levied for the non-compliance of the following terms and conditions:
	 Default in or non-payment of Outstanding Amount or EMI due in full or any other dues under the Agreement, on or before the due date as provided in the Agreement.
	 Non-creation of Security and/or failure on the part of the Borrower to note the lien of the Lender on the RC within time specified or within the extended time period, in terms of the agreement or Transaction Documents. Non deposit Original Registration Certificate duly transferred in the name of the Borrower, insurance copy and Duplicate Key of the Asset within the time as stipulated under the Agreement,
	 If the Borrower fails to furnish the Lender with any information/documents/ PDC/ NACH as required by the Lender time to time. Any information given by the Borrower in the Loan Application, or financials provided to the Lender, and/or any other document/
	 certificate/receipt/statement, to Lender for financial assistance is found to be misleading or incorrect If the Borrower misuses the Loan Amount or any part thereof for any purpose other than the Purpose for which the Loan has been sanctioned or if the Purpose for which the Loan has been obtained becomes illegal Dishonour of any payment instructions provided under the Agreement / any instructions given by the Borrower for stopping payment of any mode under the
	Agreement or instructions to the Lender not to present any NACH mandate or cancellation of NACH mandate. Non submission of updated KYC documents within 30 days of change including but not limited to change in address, employment or other information
	 submitted at the time of Loan Application. Any short payment of any demand raised by the Lender under the terms of the Transaction Documents.
	 In the event the Security or part of it is lost, disposed off, gifted, or depreciates in value and the Borrower fails to provide additional security to maintain the Security Cover, or there is any attachment or distrait is levied on the Security or any part thereof as prescribed by the Lender or if the Security Interest provided becomes unenforceable in nature
	If the Security or any part of the Security is let-out, given on leave & license, sold, disposed off, charged, encumbered or otherwise alienated in any manner whatsoever, without the prior written consent of the Lender,

	(viii) Loan cancellation after disbursal/ cheque handover	Rs. 5,000 + Interest accrued & due + applicable taxes
	(ix) Statement of Account Charges	Rs. 500/- + applicable taxes per instance
	(x) No Objection Certificate for conversion from Petrol to LPG/CNG & vice- versa thereof	Rs.500/- per instance + applicable taxes
	(xi) Any Duplicate NOC	Rs. 500/- + applicable taxes per instance
	(xii) Loan Repayment Schedule (applicable for physical copies only)	Rs. 500/- + applicable taxes per instance
	(xiii) Swapping of Repayment Account	Rs.1000/- per instance
	(xiv) EMI Date Change Charges	Rs. 1000/- per instance
	(xv) Statutory Charges	At Actuals + applicable taxes
	(xvi) Stamp Duty Charges	At Actuals + applicable taxes
	(xvii) RTO Charges	Rs. 10,000 + applicable taxes
	(xviii) Admin Charges	Up to Rs. 5000+ applicable taxes
	B. Collection and Legal Cha	arges
	(i) Loan repayment instrument dishonor charges	Rs. 750 /- per instance
	(ii) Legal Notice Charge	At Actuals + applicable taxes
	(iii) Repossession Charges	Minimum Rs. 15,000 /- or at actuals, whichever is higher + applicable taxes
	(iv) EMI / PEMI Collection Charges only for NPDC cases	Rs. 500/- + applicable taxes per instance (excluding first 3 months from the date of disbursement)
	(v) Parking Yard Charges	At Actuals + applicable charges
	(vi) Maintenance Charges for repossessed property	At Actuals + applicable charges
	C. All applicable taxes, cha regulators have been exclu	rges, stamp duty charges, government charges and any other charges fixed by the uded from above charges.
13.	Seat of Arbitration & Jurisdiction of the Court	The seat or venue of arbitration and Jurisdiction of the Court shall be the place of execution of this Agreement as stated in point no. 2 hereof
	Customer Services:	 Customer Service Queries including requirement of documents can be addressed to the Lender through our Toll Free Number mentioned on our website: www.piramalfinance.com or email us at customercare@piramal.com. Details of branch locations & visiting hours for customer service with respect to all branches of the Lender are available at www.piramalfinance.com
	Grievance Redressal:	There can be instances where the Borrower is not satisfied with the services provided

by the Lender. To highlight such instances & register a complaint the Borrower follow the following process: 1. The Borrower may raise his / her complaint through Toll free number mentioned on www.piramalfinance.com or email to customercare@piramal.com or contact the Branch Operations Manager of the respective dealing branch within working hours as mentioned on the website. 2. If the Borrower is not satisfied with the resolution provided or his/her queries are not solved within 15 days, the Borrower may escalate to: grievances@piramal.com. 3. In case the concern remains unresolved beyond a period of 15 days, the Borrower may escalate the matter to "The Nodal Officer - Hetal Parihar", Piramal Finance Ltd. (Formerly Piramal Capital & Housing Finance Ltd.) Unit No-601, 6th Floor, Amiti Building, Agastya Corporate Park, Kamani Junction, Opp. Fire Station, LBS Marg, Kurla (West), Mumbai - 400 070, Contact details:022-71740555 Email: nodal.officer@piramal.com 4. In case of non-addressal of the complaint to the customer's satisfaction within a period of 30 days from the above quarters, the Borrower may approach the RBI CMS portal by lodging a complaint online at the given link https://cms.rbi.org.in or may write to below mentioned address: Centralised Receipt and Processing Centre, Reserve Bank of India, 4th Floor, Sector 17, Chandigarh – 160017, Toll Free No. 14448.

Direct to Customers - PERSONAL LOAN

SCHEDULE / MOST IMPORTANT TERMS AND CONDITIONS (MITC)

1.	Place of Execution	(which shall be the place where the Lender has signed the Loan Agreement)
2.	Date of Execution	Shall be the date on which the Borrower has accepted these Loan Terms & Condition
		a Name
		b Current Address
3.	Details of the Borrower/s	c Permanent Address
		d Email Address
		e Mobile No.
4.	Name of DLA	As applicable
5.	Name of LSP	As applicable

6.	Loan Account Number	
7.	Commercial Details	
(i)	Loan amount (amount disbursed/to be disbursed to the Borrower) (in Rupees)	Loan Amount (A+B): Rs
(ii)	Total interest charge during the entire tenure of the loan (in Rupees)	
(iii)	Other up-front charges (break-up of each component to be given below) (in Rupees)	
	a) Processing fees inclusive 18% GST (in Rupees)	Upto 5% of loan amount + applicable taxes i.e .Rs. /- (to be deducted from the Loan amount)
	b) Insurance charges (in Rupees)	
	c) Others (if any) (in Rupees)	
	d) Legal Charges Processing fees (in Rupees)	
(iv)	Net disbursed amount ((i)- (iii)) (in Rupees)	
(v)	Total amount to be paid by the borrower (sum of (i), (ii) and (iii)) (in Rupees)	
(vi)	Rate of interest	
(vii)	Annual Percentage Rate - Effective annualized interest rate (in percentage) (computed on net disbursed amount using IRR approach and reducing balance method)	
(viii)	Tenor of the Loan (in months/days)	

(ix)	Repayment frequency by the borrower	Monthly
(x)	Number of instalments of repayment	
(xi)	Amount of each instalment of repayment (in Rupees)	
Details	about Contingent Charges	
(xii)	Penal Charges	1. 24% per annum i.e., 2% p.m. on default of EMI from the date of default till the date of actual payment
		2. 2% p.m. on Outstanding Amount for the non- compliance of the terms and conditions as detailed below by the Borrower, for the period beginning the date of such non-compliance until the same is cured to the satisfaction of the Lender
		*Penal Charges to be levied for the non-compliance of the following terms and conditions:
		Default in or non-payment of Outstanding Amount or EMI due in full or any other dues under the Agreement, on or before the due date as provided in the Agreement.
		If the Borrower fails to furnish the Lender with any information/documents/ PDC/ NACH as required by the Lender time to time.
		 Any information given by the Borrower in the Loan Application, or financials provided to the Lender, and/or any other document/ certificate/receipt/statement, to Lender for financial assistance is found to be misleading or incorrect
		If the Borrower misuses the Loan Amount or any part thereof for any purpose other than the Purpose for which the Loan has been sanctioned or if the Purpose for which the Loan has been obtained becomes illegal
		 Dishonour of any payment instructions provided under the Agreement / any instructions given by the Borrower for stopping payment of any mode under the Agreement or instructions to the Lender not to present any NACH mandate or cancellation of NACH mandate.
		Non submission of updated KYC documents within 30 days of change including but not limited to change in address, employment or other information submitted at the time of Loan Application.
		Any short payment of any demand raised by the Lender under the terms of the Transaction Documents.
(xiii)	NACH/e-mandate bounce/Swap charges (in Rupees)	Rs. 750/- per instance
(xiv)	Prepayment/Foreclosure Charges	Up to 3% of Principal Outstanding + 18% GST
(xv)	Part Payment Charges	Up to 3% of Principal Paid + 18% GST
Other d	isclosure	
(xvi)	Cooling off/look-up period during which borrower shall	Upto 3 days

	not be charged any penalty on Prepayment of loan	
(xviii)	EMI due date	5th of every month
(xix)	Purpose of loan	the Loan shall not be used for any other purposes other than as mentioned herein including illegal, anti-social, money lending & speculative activities speculative investment in real estate, onward lending or for investment in securities, debentures or stock markets.
		the End use of funds/purpose of the Loan as mentioned herein shall not be changed in any manner during the term of the Loan or that such change in the end use shall take place only with the prior written permission of the Lender.
		 any breach of the above undertaking shall tantamount to the to be to breach of the terms and conditions of the Transaction Documents and the Lender shall be at liberty to take such action against me including withholding of the balance Loan/recalling the Loan /constitute as an Event of Default as the Lender may deem fit.
(xx)	Broken Period Interest	
(xxi)	Additional Terms and Conditions related to Loan if any	
(xxii)	Jurisdiction, Seat & Venue of Arbitration	The seat or venue of arbitration and Jurisdiction of the Court shall be Delhi
(xxiii)	Customer Service & Grievance Redressal	The Borrower may raise his / her complaint through Toll free number mentioned on www.piramalfinance.com or email to customercare@piramal.com .
	Mechanism of the Lender	If the customer is not satisfied with the resolution provided, or his/her query is not resolved within 15 days, the customer may escalate by writing to us at: grievances@piramal.com
		In case the concern remains unresolved beyond a period of 15 days, the Borrower may escalate the matter to "The Nodal Officer" details whereof as mentioned below.
		In case of non-addressal of the complaint to the customer's satisfaction within a period of 30 days from the above quarters, the Member may approach the RBI CMS portal by lodging a complaint online at the given link https://cms.rbi.org.in or may write to below mentioned address: Centralised Receipt and Processing Centre, Reserve Bank of India, 4th Floor, Sector 17, Chandigarh – 160017, Toll Free No. 14448.
(xxiv)	Name, designation, address, and phone number of Nodal Grievance Redressal Officer of the Lender designated specifically to deal with FinTech/ digital lending related complaints/ issues	Name: Ms. Hetal Parihar Designation: Nodal Officer Email ID: nodal.officer@piramal.com Contact No: 022-71740555 Address: 6th floor, Amiti Building, Agastya Corporate Park, Kamani Junction Opp. Fire Station, LBS Marg, Kurla (W), Mumbai, MH – 400070

(xxv	Name, designation, address, and phone number of nodal grievance redressal officer of the Lending Service Provider designated specifically to deal with FinTech/ digital lending related complaints/ issues	
(xx)	i) Electronic Execution	For ease of operation of the Borrower, the Loan is being sanctioned and provided using online secure service Digital Lending Application of the Lending Service Provider (hereinafter referred to as "Online Facility") and the Borrower hereby consent to accept these Loan Terms & Conditions through an E-signature.
		The Borrower has read these Terms & Conditions & expressly and irrevocably agrees to be bound by it.
		The Borrower hereby acknowledges and accepts that on receipt of the one-time password, access code or other forms of secure authentication, the Lender shall assume that such authentication has been provided by the Borrower and it is the sole responsibility of the Borrower to ensure that the one-time password, access code or other forms of secure authentication is not compromised or shared with any unauthorized users.
		The Lender shall have no obligation to verify the authenticity of any transaction or instruction received or purported to have been received from the Borrower through the Online Facility or purporting to have been sent by the Borrower other than by means of verification of the one-time password, access code or other forms of secure authentication. All the records of the Lender with respect to the online request for facility arising out of the use of the Online Facility and arising out of the use of the one-time password, access code or other forms of secure authentication shall be conclusive proof of the genuineness and accuracy of the transaction and shall be binding on the Borrower.
		The Borrower is confirming, completing and signing these Terms and Conditions and requesting for Disbursement of the Loan through Digital Lending Application by way of eSignature on the online system/Website/Weblink/Mobile App of Lender or Digital Lending Application as well as by entering the Verification code/ one time password ("OTP") in token of having read, understood and irrevocably agreed and accepted these Terms and Conditions, upon which the Disbursement of the Loan will be completed by the Lender. An email ("Email Communication") containing these Terms & Conditions & Sanction Letter will be sent by the Lender to the email id registered with the Lender.
		No other/further act, deed or writing on part of the Borrower shall be required for acceptance by the Borrower as above including any different or physical signature for the Transaction Documents. The Lender also does not require to sign these Terms & Conditions in any physical form.

Embedded Finance - PERSONAL LOAN

SCHEDULE / MOST IMPORTANT TERMS AND CONDITIONS (MITC)

1.	Place of Execution	(which shall be the place where the Lender has signed the Loan Agreement)
2.	Date of Execution	Shall be the date on which the Borrower has accepted these Loan Terms & Conditions
		a Name
		b Current Address
3.	Details of the Borrower/s	c Permanent Address
		d Email Address
		e Mobile No.
4.	Name of DLA	As applicable
5.	Name of LSP	As applicable
6.	Loan Account Number	
7.	Commercial Details	
(i)	Loan amount (amount disbursed/to be disbursed to the Borrower) (in Rupees)	Loan Amount (A+B): Rs
(ii)	Total interest charge during the entire tenure of the loan (in Rupees)	
(iii)	Other up-front charges (break-up of each component to be given below) (in Rupees)	
	e) Processing fees inclusive GST (in Rupees)	Upto 5% of loan amount + applicable taxes i.eRs. /- (to be deducted from the Loan amount)

	f) Insurance charges (in Rupees)	
	g) Others (if any) (in Rupees)	
	h) Legal Charges (in Rupees)	
(iv)	Net disbursed amount ((i)- (iii)) (in Rupees)	
(v)	Total amount to be paid by the borrower (sum of (i), (ii) and (iii)) (in Rupees)	
(vi)	Rate of interest (Per Anum)	
(vii)	Annual Percentage Rate - Effective annualized interest rate (in percentage) (computed on net disbursed amount using IRR approach and reducing balance method)	
(viii)	Tenor of the Loan (in months/days)	
(ix)	Repayment frequency by the borrower	Monthly / Daily
(x)	Number of instalments of repayment	
(xi)	Amount of each instalment of repayment (in Rupees)	
Details	about Contingent Charges	
(xii)	Penal Charges	 Up to 36% per annum i.e. 3% p.m. on default of EMI/EDI/BPI from the date of default till the date of actual payment Up to 3% p.m. on Outstanding Amount for the non- compliance of the terms and
		conditions as detailed below by the Borrower, for the period beginning the date of such non-compliance until the same is cured to the satisfaction of the Lender
		*Penal Charges to be levied for the non-compliance of the following terms and conditions:
		 Default in or non-payment of Outstanding Amount or EMI due in full or any other dues under the Agreement, on or before the due date as provided in the Agreement.
		If the Borrower fails to furnish the Lender with any information/documents/ PDC/ NACH as required by the Lender time to time.
		 Any information given by the Borrower in the Loan Application, or financials provided to the Lender, and/or any other document/ certificate/receipt/statement, to Lender for financial assistance is found to be misleading or incorrect

(xiii)	NACH/e-mandate	 If the Borrower misuses the Loan Amount or any part thereof for any purpose other than the Purpose for which the Loan has been sanctioned or if the Purpose for which the Loan has been obtained becomes illegal Dishonour of any payment instructions provided under the Agreement / any instructions given by the Borrower for stopping payment of any mode under the Agreement or instructions to the Lender not to present any NACH mandate or cancellation of NACH mandate. Non submission of updated KYC documents within 30 days of change including but not limited to change in address, employment or other information submitted at the time of Loan Application. Any short payment of any demand raised by the Lender under the terms of the Transaction Documents.
(///	bounce/Swap charges (in Rupees)	Up to 750/- per instance
(xiv)	Prepayment/Foreclosure Charges	Up to 5% of Principal Outstanding + Applicable GST
(xv)	Part Payment Charges	Up to 5% on Principal Paid + Applicable GST
Other di	isclosure	
(xvi)	Cooling off/look-up period during which borrower shall not be charged any penalty on Prepayment of loan	Up to 5 days
(xviii)	EMI due date	th of every month
(xix)	Purpose of Ioan	 the Loan shall not be used for any other purposes other than as mentioned herein including illegal, anti-social, money lending & speculative activities speculative investment in real estate, onward lending or for investment in securities, debentures or stock markets. the End use of funds/purpose of the Loan as mentioned herein shall not be changed in any manner during the term of the Loan or that such change in the end use shall take place only with the prior written permission of the Lender. any breach of the above undertaking shall tantamount to the to be to breach of the terms and conditions of the Transaction Documents and the Lender shall be at liberty to take such action against me including withholding of the balance Loan/recalling the Loan /constitute as an Event of Default as the Lender may deem fit.
(xx)	Broken Period Interest	
(xxi)	Additional Terms and Conditions related to Loan if any	
(xxii)	Jurisdiction, Seat & Venue of Arbitration	The seat or venue of arbitration and Jurisdiction of the Court shall be <u>Delhi</u>

(xxiii)	Customer Service & Grievance Redressal	The Borrower may raise his / her complaint through Toll free number mentioned on www.piramalfinance.com or email to customercare@piramal.com .
	Mechanism of the Lender	If the customer is not satisfied with the resolution provided, or his/her query is not resolved within 15 days, the customer may escalate by writing to us at: grievances@piramal.com
		In case the concern remains unresolved beyond a period of 15 days, the Borrower may escalate the matter to "The Nodal Officer" details whereof as mentioned below.
		In case of non-addressal of the complaint to the customer's satisfaction within a period of 30 days from the above quarters, the Member may approach the RBI CMS portal by lodging a complaint online at the given link https://cms.rbi.org.in or may write to below mentioned address: Centralised Receipt and Processing Centre, Reserve Bank of India, 4th Floor, Sector 17, Chandigarh – 160017, Toll Free No. 14448.
(xxiv)	Name, designation, address, and phone number of Nodal	Name: Ms. Hetal Parihar Designation: Nodal Officer
	Grievance Redressal Officer	Email ID: nodal.officer@piramal.com
	of the Lender designated specifically to deal with FinTech/ digital lending related complaints/ issues	Contact No: 022-71740555 Address: 6th floor, Amiti Building, Agastya Corporate Park, Kamani Junction Opp. Fire Station, LBS Marg, Kurla (W), Mumbai, MH – 400070
(xxv)	Name, designation, address, and phone number of nodal grievance redressal officer of the Lending Service Provider designated specifically to deal with FinTech/ digital lending related complaints/ issues	
(xxvi)	Electronic Execution	For ease of operation of the Borrower, the Loan is being sanctioned and provided using online secure service Digital Lending Application of the Lending Service Provider (hereinafter referred to as "Online Facility") and the Borrower hereby consent to accept these Loan Terms & Conditions through an E-signature.
		The Borrower has read these Terms & Conditions & expressly and irrevocably agrees to be bound by it.
		The Borrower hereby acknowledges and accepts that on receipt of the one-time password, access code or other forms of secure authentication, the Lender shall assume that such authentication has been provided by the Borrower and it is the sole responsibility of the Borrower to ensure that the one-time password, access code or other forms of secure authentication is not compromised or shared with any unauthorized users.
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