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<u>Scale Based Regulation: Revised Regulatory Framework for NBFCs</u> (SBR Regulations)

Over the years, the NBFC sector has undergone considerable evolution in terms of size, complexity and interconnectedness within the financial sector. Since the NBFC have grown and become systematically significant and in view of their changing risk profile, there was need to align the regulatory framework for NBFCs. Earlier in January 2021, the RBI had mooted a new regulatory approach for NBFCs through its discussion paper titled 'Revised Regulatory Framework for NBFCs - A Scale-based Approach' (Discussion Paper). On 22 October 2021, the RBI issued a notification on 'Scale Based Regulation (SBR). The SBR Framework will come into effect from 1 October 2022 (except for certain compliance requirements relating to funding of initial public offerings (IPOs) which would be effective from 1 April 2022).

For ease of reference, the RBI has divided all the NBFCs into 4 layers:

Particulars	Base Layer (NBFC- BL)	Middle Layer (NBFC- ML)	Upper Layer (NBFC- UL)	Top Layer (NBFC- TL)
Scale based	Non-deposit taking NBFCs	1) All deposit taking NBFCs		Would ideally remain empty.
	below asset size	(NBFC-D).	warranting	However, may get
	of INR 1,000 Cr.	2) Non-deposit	enhanced	populated if RBI is
	(NBFC-ND).	taking NBFCs with	regulatory	of the opinion
		asset size of INR 1,000 Cr. and above	' '	
		(NBFC-ND-SI).	in terms of their	increase in the
Activity based	1) NBFC – Peer to	1) Standalone	size shall always	potential systemic
	peer Lending	Primary Dealers	be covered here.	risk from NBFCs in
	Platform (NBFC-	(SPD)		the Upper Layer.
	P2P)	2) Infrastructure		
	2) NBFC –	Debt Fund (IDF)		
	Account	3) Core Investment		
	Aggregator	Companies (CIC)		
	(NBFC-AA)	4) Housing Finance		
	3) Non-Operating	Companies (HFC)		
	Financial Holding	5) Infrastructure		
	Company	Finance Company		
	(NOFHC)	(IFC)		





	4) NBFCs not availing public funds and not having any			
	customer		9	
	interface.			
Mandatory	NBFC P2P, NBFC-	1) NBFC-D, CIC, IF	C and HFC will be	- 0 \ / //
category	AA, NOFHC and			
3 3			Layer (not in the Base Layer).	
		2) SPD and IDF will aways remain in		
	customer	Middle Layer.		
	interface.			
	Government owned NBFCs shall be -			-
	placed in the Base Layer or Middle			
	Layer.			
	Investment credit companies (NBFCs-ICC), Micro Finance Institution (NBFC-MFI)			titution (NBFC-MFI),
	NBFC-Factors and Mortgage Guarantee Corporation (NBFC-MGC) could lie in			C-MGC) could lie in
	any of the following layers.			
Applicability	Shall be subject to	Shall continue to	Shall be subject to	-
of	current NBFC-ND	follow specific	specific	
Regulations	Regulations.	regulations for	· ·	
	NBFC-P2P, NBFC-	_	applicable	
	AA and NOHFC	NBFC-Ds, CICs,		
	shall be subject to	SPDs and HFCs.		
	specific extant			
	regulations.			

Note:

- With effect from 1st October, 2022, all references to NBFC-ND shall mean NBFC-BL and all references to NBFC-D and NBFC-ND-SI shall mean NBFC-ML or NBFC-UL.
- Regulatory revisions applicable to lower layers of NBFCs will automatically be applicable to NBFCs residing in highest layers.



1. Regulatory changes under SBR Regulations:

a) Regulatory changes for all the layers.

o Net Owned Fund:

Regulatory minimum Net Owned Fund (NOF) shall be increased to INR 10 crores for the following NBFCs in the phased manner:

NBFCs	Current NOF	By March 31, 2025	By March 31, 2027
NBFC-ICC	INR 2 Cr.	INR 5 Cr.	INR 10 Cr.
NBFC-MFI	INR 5 Cr. (INR 2	INR 7 Cr. (INR 5 Cr.	INR 10 Cr.
	Cr. in NE Region)	in NE Region)	
NBFC-Others	INR 5 Cr.	INR 7 Cr.	INR 10 Cr.

It is clarified that minimum NOF of NBFC-P2P, NBFC-AA, NBFCs with no public funds and no customer interface, IDF, IFC, MGCs, HFC and SPD shall remain unchanged.

NPA Classification:

In line with the NPA Classification norms for the banks, the overdue period in case of NBFCs shall be adhered to 90 days in the following phased manner.

NBFCs	Timeline
> 150 days overdue	By March 31, 2024
> 120 days overdue	By March 31, 2025
> 90 days overdue	By March 31, 2026

Experience of the Board:

Considering the need for professional experience in managing the affairs of NBFCs, at least on the directors shall have relevant experience of having worked in a bank/NBFC.

o Ceiling on IPO Funding:

There shall be a ceiling of INR 1 Cr. per borrower for financing subscription to Initial Public Offer (IPO). NBFCs may fix more conservative limits.





b) Regulatory changes for different layers.

• Capital Guidelines:

o Internal Capital Adequacy Assessment Process (ICAAP):

NBFC-ML and NBFC-UL are required to undertake a thorough internal capital assessment by internally determining a methodology as per the Board approved Policy considering various risks associated with their business. The ICAAP will be on similar lines prescribed for banks.

Additional regulatory changes:

In order to improve the quality of regulatory capital, the RBI has directed NBFC-UL to maintain common equity tier 1 capital of at least 9% of its risk weighted assets. Such NBFCs will also be required to comply with leverage ceilings and differential standard asset provisioning requirements to be prescribed by the RBI in due course.

• Prudential Guidelines:

o Credit concentration norms:

RBI has prescribed a single credit concentration limit (as against separate limits for lending and investments) for NBFC-ML and NBFC-UL. Such limit must now be determined with reference to the tier 1 capital of the NBFC (as against owned funds). Such NBFCs must ensure that their exposure to a single party and a single borrower group does not exceed 25% and 40% of their tier 1 capital respectively.

<u>Limits for sensitive sector exposures</u>:

RBI has prescribed that exposure of NBFC-ML and NBFC-UL to capital market and commercial real estate would be considered as sensitive sector exposures, requiring such NBFCs (other than HFCs) to set internal limits as per Board approved policy for such exposures. Such NBFCs are also required to separately fix sub-limits (within the overall limits for real estate exposure) for financing land acquisition. The RBI has also prescribed a limit of INR 1 Cr. per borrower for financing subscription to IPOs.

o Large exposure framework:

It is also proposed by RBI to notify a separate large exposure framework for NBFC-UL. This will consider large exposures of such NBFCs to all counterparties (as well as business groups of connected counterparties). The RBI will detail out





the definition of large exposure, the relevant exposure limits, and the related reporting requirements in due course.

Restrictions on Loans and advances:

NBFC-ML and NBFC-UL shall be subject to following restrictions:

- Granting loans and advances to directors, their relatives and to entities where directors or their relatives have major shareholding.
- Granting loans and advances to Senior Officer of the NBFCs.
- NBFCs must ensure that borrowers have obtained prior permission from government and all statutory authorities, as required for the relevant real estate project. While NBFCs may sanction loans pending compliance of this requirement, they can undertake disbursement of such loans only after the borrower has obtained requisite approvals from the relevant authorities.

• Governance Guidelines:

o Risk management committee:

All NBFC-BL must constitute a risk management committee for evaluating various risks, including liquidity risk and must submit its report to the Board of NBFC.

o Grant of loans to employees and their relatives:

All NBFC-BL must have a Board approved policy for grant of loans to directors, senior officers, relatives of directors and entities where such directors or their relatives have major shareholding.

Disclosure requirements:

- The RBI will notify minimum disclosures to be made by all NBFC-BL in their financial statements, including on matters such as related party transactions, loans to directors and senior officers, types of exposure, customer complaints, etc.
- Further, NBFC-ML and NBFC-UL with effect from 31 March 2023 shall make additional disclosures in their annual financial statements in respect of a corporate governance report, views of the management on audit qualifications, exceptional items of income and expenditure, details of breaches under financing documents, divergence of asset classification and provisioning norms, etc.
- o Restrictions on Key managerial personnel (KMPs) holding other offices:





KMPs of NBFC-ML and NBFC-UL must not hold any office in any other NBFCs in such layers (except being director in subsidiaries of the NBFCs they are employed with). Such NBFCs have been provided with time until 30 September 2024 to comply with this requirement.

Independent directors (ID):

An individual shall not be ID of more than three NBFC-ML and NBFC-UL. Such NBFCs have until 30 September 2024 to ensure compliance. Further, any removal or resignation (prior to original tenure) of ID of NBFC-UL must be promptly reported to the RBI.

o Chief compliance officer (CCO):

All NBFC-ML and NBFC-UL must mandatorily appoint a CCO who would be in charge of an independent compliance function. Such NBFCs must adopt a Board approved policy on the roles and responsibilities of CCO.

o Adoption of core banking solution (CBS):

All NBFC-ML and NBFC-UL having at least ten branches must form part of the CBS platform of RBI. A glide path for 3 years with effect from 1 October 2022 is provided.

o Other Governance Matters:

All NBFC-ML and NBFC-UL must comply with the following:

- To delineate the roles of various committees and lay down a procedure of reviews.
- Adopt a whistle-blower mechanism to report genuine concerns and mishandling within the organization.
- To ensure good corporate governance practices in subsidiaries.

Compensation policy:

For minimizing excessive risks taken due to misaligned compensation packages by NBFCs to its senior management, all NBFC-ML and NBFC-UL must adopt a compensation policy, constitute a remuneration committee, set out the principles for fixed / variable pay and claw-back provisions.

o Mandatory listing requirement:

All NBFC-UL must be mandatorily listed within 3 years from its identification as an NBFC-UL. Such NBFCs must also be subject to additional disclosure requirements (akin to those applicable to a listed company) prior to the actual listing of its securities on the stock exchange.





Qualification of Board Members:

All NBFC-UL shall ensure mix of educational qualification and experience with the Board Members. Specific expertise will be preferred based on type of NBFC.

c) Regulatory changes for Top Layer:

All NBFC-TL shall be subject to higher capital charge which will be specifically communicated to NBFC on its classification.

2. Transition Path for NBFC-UL:

An NBFC-UL shall on classification adhere to the following:

- a) Within 3 months the NBFC shall have a Board approved policy and a roadmap for adoption of enhanced regulatory framework.
- b) Within 24 months the NBFC shall comply with all the stipulations prescribed.
- c) Such roadmap shall be submitted to the RBI.
- d) It shall be subject to enhanced regulatory framework for 5 years from classification unless it does not satisfy the criteria for 5 consecutive years.
- e) However, such NBFC may move out of the catoegory on account of voluntary strategic move to readjust their operations.
- f) NBFCs which are close to criteria of NBFC-UL shall be intimated to enable them to adjust their operations to continue functioning in NBFC-ML.

Note:

 All the guidelines shall be effective from 1st October 2022 except for change in ceiling of IPO funding which shall be effective from 1st April 2022.





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