

NBFC Regn. No: B-12.00445 II Floor, CP-1, PG Towers,

Kursi Road, Vikas Nagar, Lucknow 226026, U.P. India Telephone: 91-532-2441347,2441855 CIN No: U65921UP1995PTC035286 Website-www.sonataindia.com E-mail-info@sonataindia.com

<u>Version</u>	Date of Approval / Reviewal
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<u>V.6</u>	<u>30-05-2023</u>

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Fair Practices Code "FPC" of Sonata Finance Private Limited ("the Company") pursuant to guidelines of Reserve Bank of India vide its Master Direction DNBR. PD. 008/03.10.119/2016-17 dated September 01, 2016 and Master Direction – Reserve Bank of India (Regulatory Framework for Microfinance Loans) Directions, 2022 dated March 14, 2022

Sonata Finance Private Limited has adopted the Fair Practices Code as outlined below to conduct business transactions and implement procedures in conformity with the Reserve Bank of India guidelines

#### **General Guidelines-**

I. <u>Applications for Loans and their processing</u>
<b>a.</b> All communications with the borrower shall be in Vernacular language or a language as understood by the borrower.
<b>b.</b> The Loan application form of the company includes all the essential information which affects the interest of the borrower, to enable the borrower to make a meaningful comparison with the terms and conditions offered by other Micro Finance Institutions. The borrower has to submit the following documents along with the application to obtain loan from Sonata:-
• KYC Document in support of identity and address of borrower as prescribed by RBI
<ul> <li>Joint Passport size photograph with spouse /elder son/Guardian</li> <li>Demand Promissory Note and the Company will provide Demand Promissory Receipt to the Borrower.</li> </ul>
<b>c.</b> The company shall issue an acknowledgement for receipt of all loan applications. The time frame within which loan applications will be disposed of shall also be indicated in the acknowledgement.
<b>c.</b> The company shall, unless otherwise as may be mandated by the Reserve Bank of India,
not take any security for the loan being disbursed to the borrower.
<b>d.</b> The company shall ensure that the total annual Household income of the borrower for
being eligible, is not more than 3,00,000 and the monthly loan obligations of ahousehold
does not exceed 50 per cent of the monthly household income.
II. Loan appraisal and terms/conditions
The concerned staff of the Company will convey in writing to the borrower in the vernacular language either through a Sanction letter or otherwise the following:
• The amount of loan sanctioned along with the terms and conditions applicabl thereof;
• Annualized rate of interest as applicable for the loan and the method for calculation thereof along with the components of charges in the form of Fact Sheet;
• The company shall keep the acceptance of the borrower to the terms and

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E-mail-info@sonataindia.com conditions as contained in the Sanction letter or any other related document.
<ul> <li>No Penalty shall be charged for any pre-payment of loan;</li> <li>Penalty, if any, for delayed payment shall be applied on the overdue amount ar</li> </ul>
<ul> <li>not on the entire loan amount;</li> <li>The concerned staff should furnish copy of loan agreement to the borrower Vernacular language along with all the enclosures (either in hard copy or the digital mode) quoted in the loan agreement at the time of disbursement of loans</li> </ul>
III. <u>Disbursement of loans including changes in terms and conditions</u>
<b>a.</b> The Company will give notice to the borrower in Hindi or a language a understood by the borrower of any change in the terms and conditions includin disbursement schedule, interest rates, service charges, prepayment charges (i made applicable) etc. The Company shall also ensure that changes in interest rates and charges are affected only prospectively and a condition in this regard shall be incorporated in the loan agreement.
<b>b.</b> Decision to recall / accelerate payment or performance under the agreement will be in consonance with the loan agreement
<ul> <li>c. The company shall complete the following documentation at the time of disbursement of loan: <ul> <li>Base Line Data Forms "BLDF"</li> <li>Joint Liability Group Form "JLGF"</li> <li>Poverty Power Index Application</li> <li>Fact Sheet for pricing along with the repayment schedule</li> </ul> </li> </ul>
The acceptance of the terms and conditions by the borrower
IV. <u>General</u>
<b>a.</b> The Company shall refrain from interference in the affairs of the borrower except for the purposes provided in the terms and conditions of the loan agreement unless new information, not earlier disclosed by the borrower, has come to the notice of the Company.
<ul><li>In the matter of recovery of loans, the Company shall not resort to undue harassment viz. persistently bothering the borrowers at odd hours, use of muscle power for recovery of loans etc.</li><li>b. Sonata will ensure that its staffs are adequately trained to deal with the</li></ul>
customers in an appropriate manner without resorting to rude behavior.
<b>c.</b> Sonata will not charge any foreclosure charges/pre-payment penalties on any foreclosure/pre-payment of the loan by the borrower.

		ata Finance Pvt. Ltd.	
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		ad, Vikas Nagar, Lucknow 226026, U.P. India	
		2: 91-532-2441347,2441855	
	•	U65921UP1995PTC035286	
	Website-	www.sonataindia.com	
		fo@sonataindia.com	
a.		priate and streamlined Client Grievance Redress	
		in the complaints and queries of its clients a nonic conversation, emails, drop box by and w	
	the aggrieved client or her r		IUII
b.		he Landline TOLL FREE Number; the number	is
		e printed material such as client Loan Card, Lo	
	Application Form, etc and di		
с.		by the designated officer who will register t	
		ar understanding of the nature and type of t	
		the instant solution if possible, or in other ca	
		rective measurement with subsequent discussi narges, supervisors, or the Operations team for t	
		ed and will ensure to provide satisfaction to clie	
	with prompt solution.		circ
d.		fied with the outcome provided subsequent up	on
		upervisors or from investigation or the compla	
		ys, the matter will be referred to the Grievar	
		ch will investigate the issue and will take t	
		onsideration and verification. The compliance e reviewed through the Internal Audit Reports	
		placed before the directors of the company.	by
e.	In case any staff is found in	volved in any kind of misbehavior or miscondu	ıct,
		ccused such staff shall be taken immediately.	
f.	All the branches shall have can post their grievances.	a suggestion and complaint box where the clier	ıts
g.		d full access to lodge their inquiries, or complai	nts
8		fice or to the Customer Care Cell during work	
	hours between 8:30 am to	4:30 pm and on Saturday from 8:30 a.m. to 1:	:30
	pm:		
	Name	Ayushi Sahu	
	Designation	Customer Care Executive	
	Contact Address	II Floor, C.P -1, P.G. Towers, Kursi	
		Road,Vikas Nagar, Lucknow –	
		226022	
	Toll Free access	1800-2100-102	
	Mobile No.	+91 8400 333 542	
	E-mail ID	ayushi.sahu@sonataindia.com	
h.	Escalation of Complaints to	MFIN on its Toll-Free No. 18001021080, if	the
		ss the Complaint satisfactorily.	



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	client may appeal t	spute is not redressed within a period of one mo o the Officer-in-Charge of the Regional Office of I pervision of RBI at the below address: -	
	Designation	Dy. General Manager	
	Contact Address	Department of Non-Banking Supervision, Reserve Bank of India, M.G. Marg, Kanpur- 208001	
	Contact No.	0512-2303191	
	Email Id:	dnbskanpur@rbi.org.in	
	mechanism at the the Board of Dire periodical review o	evance status and the functioning of the grievand various levels of management will be placed & r ectors at regular intervals. The Board will al of the compliance of Fair Practices Code er/ Grievance Redressal Officer	eviewed by
Financial Cor shall be the representing Ombudsman	npanies, 2018. Mr. Principal Nodal Of the Company befo Scheme and shall ucation and Prote	dsman Scheme of Reserve Bank of India for N Tarun Kumar Shrivastava, the <u>Grievance Redre</u> fficer (PNO) of the Company who shall be resp ore the Ombudsman and the Appellate Authorit be responsible for coordinating and liaising with ction Department (CEPD), RBI, Central Office.	essal Officer consible for y under the th the
	Designation	Mr. Tarun Kumar Shrivastava, Principal Nodal Officer	
	Contact Address	II Floor, C.P -1, P.G. Towers, Kursi Road, Vikas Nagar, Lucknow – 226022	
	Contact No.	8400333781	
	Email Id:	tarun.shrivastava@sonataindia.com	
VII. Imp	lementation of Co	de of Conduct	
		Officer of the Company is responsible forensurin mpliance of the Code.	g the
lang disp of va	uage as understoo	ractices Code (which should preferably in Hindi d by the borrower) based on the RBI guidelin premises and put up on the website, for the inf s.	nes will be
IX. <u>Reg</u>	ulation of excessiv	ve interest charged by NBFCs	



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b.	The Board of the Company shall lay out the appropriate internal principles and procedures in determining interest rates, processing and other charges. The Company shall adopt an interest rate model taking into account relevant factors such as, cost of funds, margin and risk premium, etc. The Company will charge uniform interest rate from the all borrowers without any discrimination and it will not charge different rate of interest to different categories of borrowers.
d.	The rate of interest shall be annualized rate so that the borrower is aware of the exact rates that would be charged to the account.
e.	The rate of interest charge shall be displayed at the website and at each branch premises of the Company. Any change in the interest rate will be updated at website and explicitly communicated to borrower immediately.

In addition to the general principles as above, the Company will follow fair practices that are specific to its lending business and regulatory framework.

B.	I.	General:
В.		<ul> <li>a. The Fair Practices Code shall be displayed in its office and branch premises in the language understandable to the borrower.</li> <li>b. A statement shall be made in Hindi and displayed in premises and in loan cards articulating our commitment to transparency and fair lending practices,</li> <li>c. Field staff shall be trained to make necessary enquiries with regard to existing debt of the borrowers,</li> <li>d. Training if any, offered to the borrowers shall be free of cost. Field staff shall be trained to offer such training and also make the borrowers fully aware of the procedure and systems related to loan / other products,</li> <li>e. The effective rate of interest charged and the grievance redressal system set up by the Company should be prominently displayed in all its offices in vernacular language and on its website.</li> <li>f. A declaration that the Company will be accountable for preventing inappropriate staff behavior and timely grievance redressal shall be made in the loan agreement and also in the FPC displayed in its office/branch premises,</li> <li>g. The Company shall comply with the KYC Guidelines of RBI. Due diligence shall be carried out to ensure the repayment capacity of the borrowers,</li> <li>h. All sanctioning and disbursement of loans should be done only at a central location and there should be close supervision of the disbursement function,</li> <li>i. The Company will take adequate steps to ensure that the procedure for application of loan is not cumbersome and loan disbursements are done as per pre-determined time structure.</li> </ul>



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II.	<u>Disclosure in loan agreement/ loan card</u>
	<b>a.</b> The Company shall at all times have a Board approved, standard form of loar agreement which shall also be in Hindi or a language as understood by the borrower.
	<b>b.</b> In the loan agreement of the Company shall disclose the following details:-
	<ul> <li>All the terms and conditions of the loan,</li> <li>Simplified fact sheet on pricing including the repayment schedule</li> <li>No Pre-payment charges will be collected</li> <li>No Security Deposit / Margin is being collected from the borrower,</li> </ul>
	<ul> <li>Moratorium between the grant of the loan and the due date of the repayment of the first installment (as per the NBFC-MFIs (Reserve Bank Directions, which shall not be less than the frequency of repayment</li> <li>An assurance that the privacy of borrower data will be respected. due dates for repayment of a loan, frequency of repayment, breakup between principal and interest, the conditions for classification of the loan account a Special Mention Account (SMA) and NPA along with the examples</li> </ul>
	<b>c.</b> The loan card of the Company shall reflect the following details as specified in the Non-Banking Financial Company Systemically Important Non-Deposi taking Company and Deposit taking Company (Reserve Bank) Directions, 2010 and Reserve Bank of India (Regulatory Framework for Microfinance Loans Directions, 2022
	<ul> <li>Information which adequately identifies the borrower</li> <li>Simplified fact sheet on pricing</li> <li>Detailed terms and conditions attached to the loan</li> <li>Acknowledgements by the Company for all repayments including installments received and the final discharge.</li> </ul>
	<ul> <li>The loan card will prominently mention the grievance redressal system se up by the Company and also the name and contact number of the Custome Care Executive and the Nodal officer.</li> <li>Non-credit products issued shall be with full consent of the borrowers and fee structure shall be communicated in the loan card itself.</li> <li>Loan Card should be in Hindi.</li> </ul>
III.	Non-Coercive Methods of Recovery

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	E-mail-info@sonataindia.com
	<ul> <li>Recovery should be made only at a central designated place.</li> <li>Group member shall collect the repayment installment and deposit at the Company's respective branch or nearby branch on behalf of the group.</li> </ul>
	<ul> <li>Field staff shall not be allowed to make recovery from the borrowers in any circumstance unless permitted by the Company or concerned supervisor of the area However, while making the recovery the field officers must be aware that the following practices should not be followed:         <ul> <li>Use of threatening or abusive language</li> <li>Persistently calling the borrower and/ or calling the borrowerbefore 9:00 a.m. and after 6:00 p.m.</li> </ul> </li> </ul>
	<ul> <li>Harassing relatives, friends, or co-workers of the borrower</li> <li>Publishing the name of borrowers</li> <li>Use or threat of use of violence or other similar means to harm the borrower or borrower's family/ assets/ reputation</li> <li>Misleading the borrower about the extent of the debt or the consequences of non-repayment</li> <li>The Company shall not engage recovery agents to collect money from borrowers.</li> </ul>
	borrower only if the borrower fails to appear at the central designated place on 2 or more successive occasions.
	<ul> <li>The Company shall ensure that a Board approved policy is in place with regard to Code of Conduct by field staff and systems for their recruitment, training and supervision. The Code should lay down the following provisions:</li> </ul>
	<ul> <li>Minimum Intermediate is necessary for the field staff</li> <li>Necessary training tools identified for them to deal with the customers.</li> <li>Training to field staff shall include programs to inculcate appropriate behavior towards borrowers without adopting any abusive or coercive debt collection / recovery practices.</li> </ul>
	<ul> <li>Compensation methods for staff shall have more emphasis on areas of service and borrower satisfaction than merely the number of loans mobilized and the rate of recovery.</li> <li>Penalties may also be imposed in cases of non-compliance by field staff with the Code of conduct.</li> </ul>
IV	Customer Protection Initiatives
	The Company ensures that greater resources are devoted to professional inputs in the formation of the JLG and appropriate training is provided and skill development activities are conducted for capacity building and empowerment after formation of the groups. The Company is prudent and responsible in its lending activities.

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V. <u>Internal Control System:</u>
The Company shall make necessary organizational arrangements to assign responsibility for compliance to designated individuals within the company and establish systems of internal control including audit and periodic inspection to ensure the same.

#### C. Industry Code of Conduct

In addition to the above fair practices code, the Company abides by the general Code of conduct in respect of transparency, self-discipline, co-ordination among MFIs and Healthy Competition, grievances and redressal Mechanism as set up by Sa-Dhan and Microfinance Institution Network (MFIN) of which the Company is a member.

#### D. Sonata Code of Conduct

The Company has put in place its own Code of Conduct since startup of the micro finance activity and follows it in order to ensure ethical, social and professional conduct and business activities and practices to bring the organization to the next level.

This Fair practice code is subject to revision based on RBI Guidelines as may be issued or amended from time to time.

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