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Introduction

The Fixed Income Money Market and Derivatives Association of India (FIMMDA) was established on 4th May 1998 and formally inaugurated by Dr. Y.V. Reddy, Deputy Governor, Reserve Bank of India (RBI), on June 3, 1998.

The spirit of creation of FIMMDA was to enable the major principals in the Fixed Income and Money Market to form an organisation through which they could collectively express their views on market development. One of the main objects as mentioned in its Articles Of Association was to recommend and implement healthy business practices, ethical code of conduct, standard principles and practices to be followed by the members in their dealing of securities.

It is believed that a clear understanding of market conventions, practices and high levels of integrity by the individuals concerned in the market is a vital cornerstone of a healthy market. In its endeavour to help market players maintain a high level of integrity, FIMMDA had published the first edition of the Handbook in September 1999. The second revised edition was published in December 2009.

A need was felt for another revision of the handbook in light of the various changes which have taken place in the market. The views of the various market participants and members of FIMMDA were sought before arriving at the revised version.

The third revised version is being released by Mr. H. R. Khan Deputy Governor, Reserve bank of India on the eve of FIMMDA-PDAI Annual Conference at London on 15th April 2016.
### Abbreviations and Terms

#### Abbreviations

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
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<tbody>
<tr>
<td>BRD</td>
<td>Bills Rediscounting</td>
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<tr>
<td>CCIL</td>
<td>Clearing Corporation of India Limited</td>
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<tr>
<td>CD</td>
<td>Certificate of Deposit</td>
</tr>
<tr>
<td>CP</td>
<td>Commercial Paper</td>
</tr>
<tr>
<td>CSGL</td>
<td>Constituent Subsidiary General Ledger Account</td>
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<tr>
<td>DP</td>
<td>Depository Participant</td>
</tr>
<tr>
<td>DRC</td>
<td>Dispute Resolution Committee</td>
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<tr>
<td>DUPN</td>
<td>Derivative Usance Promissory Note</td>
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<tr>
<td>DVP</td>
<td>Delivery versus Payment</td>
</tr>
<tr>
<td>FEDAI</td>
<td>Foreign Exchange Dealers Association of India</td>
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<tr>
<td>FI</td>
<td>Financial Institution</td>
</tr>
<tr>
<td>FIMMDA</td>
<td>Fixed Income Money Market and Derivatives Association of India</td>
</tr>
<tr>
<td>FRA</td>
<td>Forward Rate Agreement</td>
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<tr>
<td>IPA</td>
<td>Issuing and Paying Agent</td>
</tr>
<tr>
<td>LAF</td>
<td>Liquidity Adjustment Facility</td>
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<tr>
<td>LOA</td>
<td>Letter of Allotment</td>
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<tr>
<td>MIBOR</td>
<td>Mumbai Interbank Outright Rate</td>
</tr>
<tr>
<td>NDS-OM</td>
<td>Negotiated Dealing System-Order Matching</td>
</tr>
<tr>
<td>NSE</td>
<td>National Stock Exchange</td>
</tr>
<tr>
<td>OIS</td>
<td>Overnight Index Swap</td>
</tr>
<tr>
<td>PD</td>
<td>Primary Dealer</td>
</tr>
<tr>
<td>PDAI</td>
<td>Primary Dealers Association of India</td>
</tr>
<tr>
<td>RBI</td>
<td>Reserve Bank of India</td>
</tr>
<tr>
<td>SGL</td>
<td>Subsidiary General Ledger</td>
</tr>
<tr>
<td>IRS</td>
<td>Interest Rate Swaps</td>
</tr>
</tbody>
</table>

#### Terms

Firm refers to a company involved in the market. The words firm, institution, participant, company, and entity are used interchangeably.

Principal a company or firm acting as a major party to a transaction either as a buyer or a seller. A principal buys and sells in their own account and at their own risk.

Broker a company or firm which acts as an intermediary between principals usually charging a fee or brokerage.

Individuals refer to persons and/or dealers employed by a firm, the firm could be a principal or a broker.
Chapter 1

Scope of the Handbook

1.1 To whom the handbook apply:

The handbook is applicable to all the transactions between market participants, who are members of FIMMDA. It is suggested that the principles, contained in the Handbook may also be applied in letter and spirit in respect of transactions between market participants, who are not members of FIMMDA such as corporates, mutual funds, pension funds and individuals.

While this handbook covers the participants in the above markets in India, its provisions may extend beyond the Indian shores, for example where a firm deals with an overseas counterparty in debt instruments issued in India by a corporate. As far as possible, deals in Indian debt and derivatives markets done with overseas counterparties should conform to the conventions followed in India.

1.2 Applicable product/markets:

The markets covered by this handbook are the Fixed Income securities markets, the Money Markets and the Derivatives markets. The general principles and procedures are applicable to any product that may be dealt with in these markets.

Specific mentions of the major products that are currently dealt with in the above markets have been made in this handbook. These major products are:

- Call Money / Notice Money
- Term money
- Bill Rediscounting
- Commercial Paper
- Certificate of Deposit
- Dated Government Security
- Treasury Bill
- Ready Forward
- Bond / Debenture
- Interest Rate Swap
- Forward Rate Agreement
- Interest Rate Future
- Credit Default Swap
In respect of the derivative market only Interest Rate Swaps, Forward Rate Agreement, Interest Rate Future and Credit Default Swap have been covered. For the other derivative products, involving foreign currencies, like cross currency interest rate swaps, currency options and currency futures, conventions, as formulated by the FEDAI, may be followed.

1.3 Regulation

In the case of any contradiction between the provisions contained in the Handbook and any other law or regulation/guidelines laid down by any other statutory authority in India like the RBI, the latter shall prevail.

In case of deals settled through CCIL, the bye-laws, rules and regulations of CCIL will be applicable.

*It may be noted that, the suggested FIMMDA guidelines are intended to bring in uniformity and standardization in the market and does not intend to restrict the freedom of the parties to bilaterally decide terms and conditions different from as suggested herein subject to such terms being not in contravention of any law/regulatory guidelines.*

1.4 FIMMDA Code of Conduct and Dispute Resolution Committee

FIMMDA has formulated and published on its website a code of conduct which is binding all the users of NDS-OM and the counterparties to all the OTC transactions. It may be noted that non FIMMDA member counterparts are also bound by the code of conduct as per the directives of RBI. Dispute Resolution Committee (DRC) put in place by FIMMDA at the instance of RBI is forming part of the code of conduct. Any disputes arising on account of transactions in the markets/products covered by the FIMMDA Code of Conduct as well as this handbook will be subject to the DRC,. FIMMDA Code of Conduct is annexed to this Handbook (Annex – I).

1.5 Unified code of Conduct for identified submitters (for Polled benchmarks)

For Polled benchmarks as identified by FIMMDA/FBIL (Financial benchmarks India Pvt Ltd), the identified submitters for the polls of various benchmarks/valuation benchmarks shall follow the Unified code of conduct as prescribed by FIMMDA/FBIL from time to time. (Annexure –ii)
Chapter 2

General Principles

2.1 All Principals and Brokers shall maintain the highest standards of conduct so as to enhance the reputation of these markets.

2.2 All participants must ensure that any individual who commits on behalf of the institution is acting within approved authorities.

2.3 All institutions must stand by the commitment made by an individual acting on their behalf, the principle being ‘My Word is my Bond’.

2.4 Institutions must ensure that the individuals acting on their behalf are fully trained and completely aware of the rules and regulations, conventions, practices and the markets in which they deal.

2.5 All individuals must comply with the rules and regulations governing the market and keep up-to-date with changes that may happen from time to time.

2.6 The role of a broker is to bring together the counterparties for a fee. When brokers act as intermediaries, they are not expected to act as principals or in a discretionary capacity, even momentarily. Where the broking company is acting on its own account, it is expected to declare that it is dealing as a principal before negotiating the trade.

2.7 Brokers and principals are expected to maintain confidentiality of the parties involved in the transactions.

2.8 Settlement of the deals in Fixed Income, Money Market and Rupee Derivatives will be subject to market conventions laid down by FIMMDA, irrespective of the counter party being a member of FIMMDA or not.
Chapter 3
Management Controls

The management should put in place appropriate controls and procedures in respect of their dealing in the markets, covered by the handbook. It should be ensured that the staff members who deal in the market and the other support staff follow the controls and procedures so laid down.

The management should periodically review the controls and procedures.

3.1 Organisation of the dealing department

3.1.1 The fundamental principle of maintenance of internal controls is the functional segregation of the front office and back office and settlement functions. However, in view of the increasing volume and complexity of the transactions, it may be a good practice to segregate the functions of the dealing department as under:

<table>
<thead>
<tr>
<th>Function</th>
<th>Responsible for</th>
</tr>
</thead>
<tbody>
<tr>
<td>Front office</td>
<td>Dealing</td>
</tr>
<tr>
<td>Mid-Office</td>
<td>Risk management, accounting and management information</td>
</tr>
<tr>
<td>Back office</td>
<td>Confirmations, settlement and reconciliation</td>
</tr>
</tbody>
</table>

3.1.2 Since there may be an overlap of the mid-office and back office functions, the managements of individual institutions may lay down any other level of segregation that they think fit. Back-office and mid-office have been used interchangeably in this handbook.

3.1.3 Personnel in back office functions and mid-office functions should be functionally segregated from those in the front office. Persons who conclude trades must not be involved in the confirmation or settlement of trades.

3.2 Know your counterparty

It is a good practice to conduct basic due diligence and “know your counterparty” checks before dealing. These checks should show a basic understanding of who the counterparty is and why the counterparty is dealing in the product. For derivatives transactions, firms should, in spirit of “duty of care” be satisfied that the company is aware of the risks involved in using those products and the person dealing is authorized by the company for executing those transactions.
3.3 Recording of conversations

3.3.1 Experience has shown that recourse to tapes proves invaluable to the speedy resolution of differences and disputes. Members who do not tape all their front office conversations should review this matter and introduce the system as soon as possible. When initially installing recording equipment, or taking on new clients or counterparties, firms should inform them that conversations will be recorded. Communication devices like mobile phones, not connected to the voice recorder should not be allowed to be used for trading purposes. Banks should have mobile phone usage policies in line with RBI guidelines.

3.3.2 Tapes should be kept for at least three months. Tapes relating to disputed/unconfirmed transactions should be retained until the disputes have been settled/confirmed.

3.3.3 Management should ensure that access to the recording equipment, whether in use or in store, is strictly controlled so that they cannot be tampered with.

3.4 Off-Premise Dealing

3.4.1 As a practice, participants should deal only from their normal place of dealing i.e. from their respective dealing rooms/office as the case may be.

3.4.2 However, there may be occasions when the dealer may have to deal from other than his normal place of dealing. Management may lay down the guidelines, including the staffs who are authorized to deal from outside the normal place of dealing. The back office should inform the management about such off-premises deals. Management should satisfy themselves of the need for such dealing.

3.4.3 The dealer / official should, prior to dealing, inform the counterparty about dealing off-premises. The fact that the deal has been done off the premises should also be recorded in the deal confirmation and/or other relevant records.

3.5 Dealing Hours

Dealing hours for Fixed Income Securities are as follows:

a) Dealing hours for Government Securities (outright and derivatives): 9.00 AM to 5.00 PM (NDS also has the same timings for trading sessions).

b) Dealing hours for Corporate Bonds / CP / CD (T+0) : 9.00 AM to 2.30 PM

c) Dealing hours for Corporate Bonds / CP / CD (T+1) : 9.00 AM to 5.00 PM
Market Repo Transactions:

d) Government Securities Repo (T+0) : 9.00 AM to 2.30 PM

e) Government Securities Repo (T+1) : 9.00 AM to 5.00 PM

f) Corporate Bonds Repo (T+0) : 9.00 AM to 2.30 PM
g) Corporate Bonds Repo (T+1) : 9.00 AM to 5.00 PM

OTC deals done outside these hours should be reported to the management and management should satisfy themselves about the necessity of concluding such deals outside the prescribed hours.

3.6 Rate Scan

3.6.1 Market Players shall not deal at rates, which are not market related. Management should ensure that proper procedures, including the periodicity of taking rate scans, are in place to ensure this. Management should set up the “rate-bands” within which the actual traded rates should fall.

3.6.2 A proper procedure to monitor the deals, which are outside the rate-bands should be laid down. Usually this would be because of extraordinary volatility, or because the amount of the deal is small and transactional costs have been loaded into the price.

3.6.3 The back-office should report these exceptions to the management and management must satisfy itself that the exceptions are for legitimate and comprehensible reasons.

3.7 Conflicts of Interest

3.7.1 It is possible that dealers may wish to make personal investments in the products, which the institution is dealing in or in the products covered by this handbook. Management should formulate a “Personal Investment Policy” and ensure adherence to the same.

3.7.2 While framing the Personal Investment Policy the management may take into consideration the rules and regulations laid down by any statutory authority in respect of insider trading.
3.8 Rotation of dealers

Dealers should not be kept too long on the same desk. Banks shall have a mandatory leave and surprise leave policy, as well as a dealer rotation policy, in line with RBI guidelines. An annual compulsory leave of two calendar weeks in a single spell every year for the dealers as stipulated in internal control guidelines as minimum mandatory leave be followed. Surprise away from desk requirement is left to the choice of the individual banks.

3.9 Confirmations

Firms should ensure that they have a process in place, which at the minimum ensures the following:

3.9.1 Deals recorded by the trader are confirmed independently by the back-office. All confirmations should include the date of the deal, the name of the counterparty and all other details of the deal. It is a good practice to also confirm all settlement details, even when some of these details do not change with each and every deal.

3.9.2 The back office must respond promptly to confirmations received for which they do not have a corresponding trade. It is proper to first check with the front office to ensure that no deal has been missed. They should then promptly advise the back office of the counterparty of the absence of the trade.

3.9.3 A discrepancy between a confirmation and significant details of the trade, and even the existence of a trade, should be brought to the attention of the management. Ageing discrepancies beyond T+2 should be escalated/ placed to the Management Committee. Management should satisfy themselves of the genuineness and accuracy of the trade. It is important that discrepancies should be promptly sorted out.

3.9.4 Physical exchange of confirmation of CD/CP deals and other deals which are reported to and matched by CCIL/CLS is not necessary provided there exists a bilateral/multilateral agreement to this effect with the counterparty.
Chapter 4

Dealing Procedures and Principles

4.1 Scope

Deals done in the Indian market (as laid down in Chapter 2) should be conducted on the basis of this handbook.

In respect of deals done with overseas counterparties, the counterparty should be made aware of the conventions, followed in India, in advance, to avoid any possible confusion.

4.2 Preliminary Negotiation of Terms

Dealers should clearly state at the outset, prior to a transaction being executed, any qualifying conditions to which the deal will be subject to. Where a firm quote has been indicated on the NDS, qualifying conditions cannot be specified after the conclusion of the deal.

Typical examples of qualifications include where a price is quoted subject to the necessary credit approval, limits available for the counterparty, inability to conclude a transaction because offices of the member in other centres are not open. This should be made known to the broker and the potential counterparty at an early stage and before names are exchanged by the broker.

4.3 Firmness of Quotation

Dealers, whether acting as principals, agent or broker, have a duty to make absolutely clear whether the prices they are quoting are firm or merely indicative. Prices quoted by brokers should be taken as indicative unless otherwise qualified.

4.3.1 In respect of deals on the NDS-CALL, the dealer would put the quote as a “firm” quote or “indicative” quote on the NDS-CALL. In case the dealer is willing to do the deal only with a certain set of counterparties, he should put the quote as “firm” only for preferred counterparties.

4.3.2 In respect of other deals, a dealer quoting a firm price or rate either through a broker or directly to a potential counterparty is committed to deal at that price or rate in a marketable amount provided, the counterparty name is acceptable. Generally, prices are assumed to be firm as long as the counterparty or the broker is on line. Members should clearly and immediately indicate when the prices are withdrawn.
4.3.3 In volatile markets, or when some news is expected, dealers quoting a firm price or rate should indicate the length of time for which their quote is firm. The price or the rate is usually for the marketable amount. If the quote is not for a marketable quantity, the dealer/broker should qualify the same while submitting the quote.

4.3.4 A significant part of the volume transacted by brokers relies on mandates given by dealers acting on behalf of principals. The risk that the principal runs is that such an offer could get hit after an adverse market move has taken place.

4.3.5 The broker is expected to use the mandate in order to “advertise” the principal’s interest to the entities that the broker expects will have an interest in the price. Generally, the broker is free to show the price to entities he deems fit, but members have the right to expect that if a smaller set is defined; the broker will adhere to such a smaller set.

4.3.6 Mandates shall not be for a period of more than 15 minutes unless otherwise specified. Brokers are expected to check with the principal from time to time to ensure that the mandate is still current.

4.3.7 The broker shall reveal the name of the entity offering the mandate when the counterparty is firm to deal at the mandate price. The broker will then call the member who offered the mandate and confirm the deal. In case the price is not adhered to, it is the responsibility of the member who had offered the mandate to explain why the mandate is no longer valid. It is required of the member that the mandate price be withdrawn before the broker reveals the counterparty name. The only exception to this is when the counterparty name is not acceptable.

4.3.8 The principal should call the broker if he wishes to withdraw the mandate before its expiry. The quote cannot be withdrawn after the broker has concluded the deal.

4.4 Delivery of the securities/funds

The dealers should agree upon the delivery conditions before concluding the deal.

4.4.1 Delivery of the securities/funds is on a Delivery-versus-Payment (DVP) basis in respect of Government Securities, T-Bills, CP, CD and Corporate Bond. In respect of other securities, which are in demat form, since there is no DVP mechanism, the dealers should agree upon the priority of settlement of the securities and funds.

4.4.2 Banks and primary dealers are currently not allowed to invest in securities, which are not in demat form. In the event where physical securities are to be delivered, the dealers should agree before conclusion of the deal as to whether the settlement will be DVP or otherwise (in which case the priority of settlement needs to be agreed upon).
4.5 Concluding a Deal

Dealers should regard themselves as bound to honour a deal once the price, name acceptability, credit approval and any other key commercial terms have been agreed. Oral agreements/contracts are considered binding on all the parties concerned.

4.5.1 Where quoted prices are qualified as being indicative or subject to negotiation of commercial terms, members should normally treat themselves as bound to honour the deal at the point when the terms have been agreed without qualification.

4.5.2 Oral agreements are considered binding; the subsequent confirmation is evidence of the deal but should not override terms agreed orally.

4.5.3 Making a transaction subject to documentation is not a good practice. In order to minimise the likelihood of disputes arising once documentation is prepared, dealers should make every effort to clarify all material points quickly during the oral negotiation of terms, and should include these in the confirmation.

4.5.4 Where brokers are involved, members have the right to expect that the broker will make them aware immediately on conclusion of the deal. As a general rule a deal should be regarded as having been ‘done’ where the dealer positively acknowledges the broker’s confirmation. It is expected that a broker shall not assume that a deal is done without oral confirmation from the dealer.

4.6 Passing of names by brokers

It is a good practice for dealers not to seek the names of the counterparty before transacting and for brokers not to divulge the names before concluding the deal. Dealers and brokers should at all times treat the details of transactions as absolutely confidential between the parties involved.

4.6.1 To save time and avoid confusion, dealers should, wherever practical, give brokers prior indication of counterparties with whom, for whatsoever reason, they would be unwilling to do business. In all their transactions, brokers should aim to achieve a mutual and immediate exchange of names.

4.6.2 In the repo markets, it is accepted that members may vary the price (Repo Rate) depending on the counterparty. Hence, it is acceptable for the member to know the name of the counterparty in advance.
4.6.3 In the case of instruments like Certificate of Deposits and Commercial Papers, where the seller may not be the same entity as the issuer, the broker shall first disclose the issuer’s name to the potential buyer. The name of the buyer shall be disclosed only after the buyer has accepted the seller’s name. The seller has the right to refuse to transact with the buyer.

4.7 Reporting of deals on the NDS

4.7.1 All deals in Government securities will be settled on T+1 basis. However, if FPI is one of the counterparties, the deals will be settled on T+2 basis. These will include deals between a domestic entity and an FPI, deals between two FPIs of different custodians, deals between a custodian and its FPI Gilt Account Holder, and deals between two FPI Gilt account Holders of the same custodian.

4.7.2 The deals concluded outside the NDS-OM, should be reported on the NDS_OM reporting segment within the time frame stipulated by the regulator concerned (presently 15 minutes) from the time of the conclusion of the deal. Custodian bank of the FPI selling the security or the counterparty entity selling the security to the FPI will also have to report the deal on trade date itself within the prescribed reporting time. However, Custodian bank of the FPI buying the security can report the deal till next business day up to prescribed reporting time.

4.7.3 Deals in Government Securities and T-Bills may be concluded either on the NDS or otherwise. However, all the deals in Government Securities and T-Bills concluded outside the NDS-OM system have to be reported on the NDS_OM Reporting Segment by the seller as well as buyer independently. The settlement of outright trades and repo trades shall be through CCIL as per its Bye-Laws, Rules and Regulations.

4.8 Oral Confirmations

In respect of deals done on voice/OTC platform an oral confirmation of the deals by the back office is a good practice. Lack of response should not be construed as confirmation.

4.9 Written Confirmations

4.9.1 Exchange of written deal confirmation is not needed for the following deals:

a) Deals done in G-secs on NDS-OM platform
b) Deals done in G-secs on voice/OTC platform and reported on NDS-Reported deals segment.
c) Deals done in Call Money/Notice Money/Term Money on NDS Call Money platform.
d) Deals done in G-sec Repo/Reverse Repo on NDS- CROMS platform.
e) Deals done in IRS/OIS on CCIL’s IRS/OIS trading platform.
f) Deals done in CP/CD/Repo in Corporate Bond on voice/OTC platform and reported on F-Trac, provided the counterparties have executed a bilateral/multilateral agreement as permitted by their respective regulators.

4.9.2 In respect of all other deals, a written confirmation of each deal must be sent out at the earliest and a confirmation should be received from the counterparty.

4.9.3 The confirmation provides a necessary final safeguard against dealing errors. Confirmations should be despatched and checked promptly, even when oral deal confirmations have been undertaken.

4.9.4 A confirmation of each deal must be sent out at the earliest. This is particularly essential if dealing is for same day settlement. All participants of the wholesale markets should have in place the capability to despatch confirmations so that they are received and can be checked within a few hours from the time of striking the deal. Where the products involved are more complex, and so require more details to be included on the confirmation, this may not be possible; nevertheless it is in the interest of all concerned that such deals are confirmed as quickly as possible and in no case later than the next working day of the date of the deal. It is recommended that principals should inquire about confirmations not received within the expected time.

4.9.5 All confirmations should include the trade date, value date, the name of the counterparty and all other details of the deal, including, wherever appropriate, the commission charged by the broker.

4.9.6 All confirmations should state “The settlement of the deals in Fixed Income, Money Market and Rupee Derivatives are subject to FIMMDA’s market conventions irrespective of the counterparty being a member of FIMMDA”.

4.9.7 It is an accepted practice for principals to confirm directly all the details of transactions arranged through a broker; who independently sends a contract/transaction confirmation to both counterparties.

4.9.8 It is vital that principals upon receipt of confirmations immediately check the confirmations carefully so that discrepancies are quickly revealed and corrected. As a general rule, confirmations should not be issued by or sent to and checked by dealers. Confirmation is a back-office function.
4.10 Settlement of Differences

4.10.1 If all the procedures outlined above are adhered to, the incidence and size of differences should be reduced. Errors may occur, and they should be identified and corrected promptly. Failure to observe these principles could leave those responsible bearing the cost of any differences, which arise.

4.10.2 Where difference in payment arises because of errors in the payment of funds, firms should not attempt undue enrichment by retaining the funds. In case funds are retained then compensation terms should be negotiated between the counterparties. The same principle is applicable in case of delivery of securities.

4.11 Bank Holidays / Market Disruption

The list of holidays will be displayed by FIMMDA on its website. Holidays are declared by the State Governments on calendar year basis. If the maturity of a Security falls on a Sunday or a Mumbai bank holiday, the market participants will follow the guidelines adopted for government securities i.e the redemption proceeds (Redemption value and the coupon) will be paid on the previous Mumbai working day without any reduction in the amount. If the coupon payment date of a security falls on a Sunday or a Mumbai bank holiday, the coupon payment shall be made on the next working day without any increase in the amount.

If due to unforeseen events, a particular date for which transactions have been entered into, is subsequently declared as a holiday, then while settling such claims, the principle of no undue enrichment should be followed. The practice to be followed in case of declaration of an unscheduled holiday is given in chapter 9.

Bank Annual Account Closing Day (i.e.1st April) – will be treated as a normal holiday.
The commonly used expressions, in the money and debt markets in India and their generally accepted meanings, are as under:

<table>
<thead>
<tr>
<th>Expressions</th>
<th>Generally accepted meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>I Bid / Buy</td>
<td>The Price at which I am willing to buy</td>
</tr>
<tr>
<td>I Offer / Sell</td>
<td>The Price at which I am willing to sell</td>
</tr>
<tr>
<td>Quotes / Prices</td>
<td>Typically the Dealers quote only the decimal places omitting the integer part. It is assumed the players know the integer part in the prevailing market price. Example: 1 If on a given day the security 7.59% GS 2026 is being quoted at a price of around Rs.99.70 then the bid at 65 / offer at 75 would mean that the dealer is willing to buy the security at Rs.99.65 and sell it at Rs.99.75. Example: 2 If on a given day the Treasury Bill maturing on 21st July 2016 is being quoted at a yield of around 7.20 then the bid at 30 / offer at 20 would mean that the dealer is willing to buy the security at 7.30 and sell it at 7.20. However, the complete price should be used while confirming deals.</td>
</tr>
<tr>
<td>Clean price</td>
<td>The price of a bond, excluding the accrued interest since the last interest payment date.</td>
</tr>
<tr>
<td>Dirty price</td>
<td>The price of a bond, including the accrued interest since the last interest payment date. This is also known as the gross price.</td>
</tr>
<tr>
<td><strong>Haircut</strong></td>
<td>The difference between the actual market value and the value ascribed to the collateral used in a repo transaction.</td>
</tr>
<tr>
<td>-------------</td>
<td>---------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>Mine</strong></td>
<td>I Buy at the Price you have offered</td>
</tr>
<tr>
<td><strong>Yours</strong></td>
<td>I Sell at the Price you have bid</td>
</tr>
<tr>
<td><strong>Close / Done</strong></td>
<td>I conclude the deal at the mutually agreed Price.</td>
</tr>
<tr>
<td><strong>Two –Way quote</strong></td>
<td>Quote which includes both Buy and Sell price</td>
</tr>
<tr>
<td></td>
<td>Example: 65/75 indicates that the dealer is willing to buy at Rs.99.65 and sell at Rs.99.75.</td>
</tr>
<tr>
<td><strong>Choice – Quote</strong></td>
<td>Choice Quote is a single price quoted by a dealer and it means that he/she is willing to Buy as well as Sell at that price.</td>
</tr>
<tr>
<td></td>
<td>Example: A Quote of ‘5 Choice’ for a security means that the dealer will buy as well as sell at 5 paise.</td>
</tr>
<tr>
<td><strong>Final Price</strong></td>
<td>No more negotiations. It is the price at which the dealer is willing to close the deal.</td>
</tr>
<tr>
<td><strong>Level / Indicative Price</strong></td>
<td>Prices quoted by dealers to indicate the level at which they are interested in doing the deal but are willing to negotiate.</td>
</tr>
<tr>
<td><strong>Big Figure</strong></td>
<td>The integer part of the price.</td>
</tr>
<tr>
<td></td>
<td>Example: If the ruling price of a security is 99.70, then the Big Figure here is 99.</td>
</tr>
<tr>
<td><strong>Figure</strong></td>
<td>Price when quoted in integers without the decimal part is known as Figure.</td>
</tr>
<tr>
<td></td>
<td>Example: When the dealer is willing to deal 7.59% GS 2026 at 101.00 (when the ruling quote is 100.95/101.05), he will state that he is willing to do the deal at Figure.</td>
</tr>
<tr>
<td><strong>Check</strong></td>
<td>“Check” during chat means that the dealer is withdrawing his/her quote with immediate effect.</td>
</tr>
<tr>
<td><strong>Check Before Closing (CBC)</strong></td>
<td>“CBC” means that the dealer has the freedom to modify the price and/or amount during the chat. Hence, the counter-party dealer/broker should seek confirmation before concluding the deal.</td>
</tr>
<tr>
<td><strong>Pass / No interest / Squared</strong></td>
<td>I am not interested in the deal at the moment.</td>
</tr>
</tbody>
</table>
| **Referring to securities during chat** | Dated Government Securities are generally identified by their coupon and year of maturity. In case of securities having identical coupons in the same year of maturity, the actual nomenclature should be used to differentiate them. 
Example:
7.16 23, 7.72 25, 7.59 26
8.07% GS 2017, 8.07% GS 2017JULY
Treasury Bills, Commercial Papers and Certificate of Deposits should be referred to using their date of maturity and the actual nomenclature should be used for confirmation. 
Example:
TB 21/07/16, 364D TB Maturing on 21/07/16
ACC Maturing on 20/08/25, Confirmation calls for full particulars. 
SBI Maturing on 09/02/24, Confirmation calls for full particulars |
| **Same day value/ Value today** | Settlement to be effected at “t + 0”, where t is the trade date. |
| **TOM / Value TOM / Value ‘t + n’** | TOM and Value TOM mean that the settlement will be done on the next settlement date. Value ‘t + n’ means that settlement will be done on n<sup>th</sup> settlement day after the trade date (excluding holiday(s) observed by RBI, Mumbai). |
Quantum / Amount | It will be assumed that the quote is for the standard market lot of Rs.5 crore, unless otherwise explicitly stated.
---|---
I to borrow clean | The dealer intends to borrow cash clean (without collateral).
I to borrow under Repo | The dealer intends to borrow cash against the collateral of securities.
I to lend clean | The dealer intends to lend cash clean (without collateral).
I to lend under Repo | The dealer intends to lend cash against the collateral of securities.

Given below could be a typical conversation between dealers during negotiation:

**Bank A calls Bank B**

<table>
<thead>
<tr>
<th>Bank</th>
<th>Terminology used</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bank A</td>
<td>7.72/25 for 25crore</td>
<td>Bank A is asking Bank B for a 2 way quote on 7.72% maturing 2025 for a total amount of Rs. 25 crore (face value).</td>
</tr>
<tr>
<td>Bank B</td>
<td>65/75 for 15 crore</td>
<td>Bank B has given a price to buy at Rs. 99.65 and to sell at Rs.99.75 and the quote is valid for Rs.15 crore only</td>
</tr>
<tr>
<td>Bank A</td>
<td>Any improvement, me to buy</td>
<td>Bank A tells Bank B that he is looking to buy but at a lower price.</td>
</tr>
<tr>
<td>Bank B</td>
<td>73 for you</td>
<td>Bank B 73 for you Bank B is willing to reduce the price for the buyer to Rs.99.73.</td>
</tr>
<tr>
<td>Bank A</td>
<td>Done / Close</td>
<td>Bank A concludes the deal</td>
</tr>
<tr>
<td>Bank B</td>
<td>Confirmed, Bank B sells 7.72% GS 2025 Rs.15 Crore value today at Rs.99.73 to Bank A</td>
<td>Bank B confirms the deal specifying security, amount, price, settlement date and counterparty</td>
</tr>
</tbody>
</table>
### Swap Market Terminology

Some of the expressions used in the interest rate swaps market are given below (apart from the typical expressions given above).

<table>
<thead>
<tr>
<th>Expressions</th>
<th>Generally accepted meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>OIS (Overnight Indexed Swap)</td>
<td>Overnight Indexed Swaps benchmarked typically against FBIL Overnight MIBOR rates</td>
</tr>
<tr>
<td>Two way Quote</td>
<td>A two-way quote in the OIS parlance would mean that the dealer is ready to Pay and Receive Fixed Rate. The quote should also specify the tenor. If not otherwise specified the FBIL Overnight MIBOR should be taken as the benchmark. [Example: A quote of “6.90 / 6.95 for 5 years” indicates the dealer’s willingness to Pay a Fixed Rate.]</td>
</tr>
<tr>
<td>Mine / I receive</td>
<td>I receive the Fixed Rate quoted against paying the Floating benchmark</td>
</tr>
<tr>
<td>Yours / I pay</td>
<td>I pay the Fixed Rate quoted against receiving the Floating benchmark.</td>
</tr>
<tr>
<td>INR-MIBOR</td>
<td>Pay simple Fixed Rate against receipt of overnight Floating Rate for tenors up to (and including) 1 year. Pay simple semi-annual Fixed Rate against receipt of overnight Floating Rate for tenors of longer than 1 year.</td>
</tr>
<tr>
<td>INR-MITOR</td>
<td>Pay simple Fixed Rate against receipt of overnight Floating Rate for tenors up to (and including) 1 year. Pay simple semi-annual Fixed Rate against receipt of overnight Floating Rate for tenors of longer than 1 year.</td>
</tr>
</tbody>
</table>
INR-MIFOR | Pay annual Fixed Rate against receipt of 3 month Floating Rate for tenors up to (and including) one year. Pay semi-annual Fixed Rate against receipt of 6 month Floating Rate for tenors of longer than one year.

INR-MIOIS | Pay annual Fixed Rate against receipt of 3 month Floating Rate for tenors up to (and including) one year. Pay semi-annual Fixed Rate against receipt of 6 month Floating Rate for tenors of longer than one year.

INR-BMK | Pay annual Fixed Rate against receipt of annualized Floating Rate for all tenors.

INR-CMT | Pay annual Fixed Rate against receipt of annualized Floating Rate for all tenors.

**Parameters by default**
For G-secs the settlement is $t + 1$;
For other securities:

<table>
<thead>
<tr>
<th>Market Lot</th>
<th>Rs. 5 Crore</th>
</tr>
</thead>
<tbody>
<tr>
<td>Settlement for value at $t + 0$</td>
<td>Deals entered up to 13.00 hours</td>
</tr>
<tr>
<td>Settlement for value at $t + 1^*$</td>
<td>Deals entered after 13.00 hours</td>
</tr>
</tbody>
</table>

*t+1 will be the default for contracts done in securities, other than Government of India securities*
Chapter 6

Product Guidelines

6.1 Call Money and Notice Money

Call Money is a money market instrument wherein funds are borrowed / lent for a tenor of one day/overnight (excluding Sundays/holidays).

Notice Money is a money market instrument, where the funds borrowed/ lent is for tenors up to and inclusive of 14 days excluding overnight borrowing/ lending. The borrower/lender must convey his intention to repay/recall the amount borrowed/lent with at least 24 hours’ notice.

6.1.1 Features

• Interest is calculated on Actual / 365 day basis.
• Interest payable to be rounded off to the nearest rupee.
• Interest on the amount borrowed/lent = 
  \[ \frac{Amount \text{ borrowed/lent} \times \text{No. of days} \times \text{Rate of Interest}}{365 \times 100} \]

6.1.2 Settlement

On the value date of the deal, the funds will be paid by the lender to the borrower through an approved mode of transfer and on the due date, the borrower will repay the amount borrowed along with interest to the lender through an approved mode of transfer.

The practice of borrower handing over the deposit receipt to the lender on the value date and the lender giving back the duly discharged deposit receipt to the borrower on the due date invariably will continue till an acceptable substitution is found out and approved by the regulator.

6.1.3 Penalty for delay in repayment

If the borrower defaults in repayment of the amount borrowed along with interest on due date, then the interest for the delayed period will be at the rate of daily overnight FBIL-MIBOR + 5 percentage points.
6.2 Term Money

Money lent for a fixed tenor of 15 days or more is called Term Money.

6.2.1 Features

• Interest to be calculated on Actual / 365 day basis.
• Interest payable to be rounded off to the nearest rupee.
• Periodicity for payment of interest can be Quarterly/Half Yearly/on redemption, as agreed to at the time of the deal.

Interest on the amount borrowed/lent =

\[
\frac{\text{Amount borrowed/lent} \times \text{No. of days} \times \text{Rate of Interest}}{365 \times 100}
\]

• Premature cancellation after 14 days can be done by mutual consent on mutually agreed terms.

• No loan/overdraft can be granted against Term Money.

6.2.2 Settlement

On the value date of the deal, the funds will be paid by the lender to the borrower through an approved mode of transfer and on the due date, the borrower will repay the amount borrowed along with interest to the lender through an approved mode of transfer.

In case the maturity of term money falls on a Sunday or Mumbai bank holiday, the repayment will be made on the next working day. Additional interest will be paid for such period on the amount borrowed (principal only) at the contracted rate.

6.2.3 Penalty for delay in repayment

If the borrower defaults in repayment of the amount borrowed along with interest on due date, then the interest for the delayed period will be at the rate of daily overnight FBIL-MIBOR + 5 percentage points.

6.3 Bill Rediscounting Scheme (BRD)

BRD is the rediscounting of trade bills, which have already been purchased by/discounted with the bank by the customers. These trade bills arise out of supply of goods/services.
6.3.1 Features

- The banks normally rediscount the bills that have already been discounted with them or raise usance promissory notes in convenient lots and maturities and rediscount them.
- Rediscount of bills and DUPN should be for a minimum period of 15 days and for a maximum period of 90 days.
- RBI has clarified to FIMMDA that in case a holiday is declared under the Negotiable Instruments Act, 1881, subsequent to the rediscounting of the bill/issuance of DUPN, and the payment is to be made on the preceding working day (as per the Negotiable Instruments Act), such payment on the preceding working day would not be regarded as a violation of RBI’s guidelines.
- Discount is calculated on Actual/365 day basis.
- The amount payable to the borrower is the principal amount less the discount /interest.
- While discounting a bill/DUPN, the amount of discount is to be deducted at the time the bill/DUPN is issued.
- The discount is rounded off to the nearest rupee.

On maturity the borrower would repay the principal amount.

6.3.2 Example:

**Transaction Amount**: Rs. 10,00,00,000/- (Rupees Ten Crore) (Principal Amount)

**No. of Days**: 45 days

**Rate of Discount**: 10.25% p.a. front ended

**Discount**: 

\[
\text{Discount} = \frac{\text{Transaction Amount} \times \text{No. of days} \times \text{Rate of interest/discount}}{365 \times 100}
\]

\[
i.e. \frac{10,00,00,000 \times 45 \times 10.25}{365 \times 100}
\]

\[
i.e. \text{Rs. 12,63,699 (rounded off)}
\]

**Amount payable**: Transaction Amount – Discount/Interest

\[
i.e. 10,00,00,000 - 12,63,699
\]

\[
i.e. \text{Rs. 9,87,36,301/-}
\]

**Amount to be Repaid on maturity**: Rs. 10,00,00,000/-
6.4 Commercial Paper (CP)

CP is a short term unsecured promissory note issued for a specified amount and maturing on a specified date.

6.4.1 Features

- It is a discounted instrument, having a maturity of 7 days to less than one year.
- Discount is calculated on actual number of days / 365 day year basis.
- Discount to be calculated on a rear-ended basis.
- Price to be calculated up to a maximum of four decimal places.
  - Case 1: In case yield is given then:
    \[
    \text{Price} = \frac{100}{(1 + \text{Yield} \times \text{No. of days to maturity})} \times \frac{365 \times 100}{365}
    \]
  - Case 2: In case price is given then:
    \[
    \text{Yield} = \frac{(100 \times \text{Price}) \times 365 \times 100}{(\text{Price} \times \text{No. of Days to maturity})}
    \]

Note: FIMMDA has issued separate, detailed, operational guidelines on CPs.

6.4.2 Reporting and Settlement

Currently, banks are authorized to invest in CPs only in demat form. The secondary market deals in CPs are to be reported on F-Trac. However, the delivery of securities and transfer of funds will be done by the counterparties themselves to the Exchange Clearing Corporations which are mandated for settlement of the transactions.

6.5 Certificate of Deposit (CD):

A CD is a negotiable money market instrument issued as a Usance Promissory Note in a demat form for funds deposited at a bank for a period not less than 7 days and not more than one year. For other eligible financial institutions, it is for a period not less than 1 year and not exceeding 3 years.

6.5.1 Features

- It is a discounted instrument.
- Discount is calculated on Actual / 365 day basis.
- Discount to be calculated on a rear-ended basis.
• Price to be calculated upto a maximum of four decimal places and rounded off to the 4th decimal place
  o Case 1: In case yield is given then:

  \[
  \text{Price} = \frac{100}{1 + (\text{Yield} \times \text{No. of days to maturity})} \times \frac{365}{100}
  \]

  o Case 2: In case price is given then

  \[
  \text{Yield} = \frac{(100 - \text{Price}) \times 365 \times 100}{\text{Price} \times \text{No. of Days to maturity}}
  \]

Note: FIMMDA has issued separate, detailed, operational guidelines on CDs.

6.5.2 Reporting and Settlement

Currently, banks are authorized to invest in CDs only in demat form. The secondary market deals in CDs are to be reported on F-Trac. However, the delivery of securities and transfer of funds to the Exchanges will be done by the counterparties themselves to the Exchange Clearing Corporations which are mandated for settlement of the transactions.

6.6 Dated Government Securities

Government Securities are coupon-bearing debt instruments issued by the Government of India/State Government. Government Securities may have a fixed or a floating coupon.

6.6.1 Features

• Interest to be calculated on a 30E / 360 day basis.
• 31st day of the month, wherever exists, will be treated as 30th i.e for a deal done on 30th or 31st day of the month and the broken period will be 29 days for that month.
• 28th February (on non-leap years) or 29th February (on leap years) will be treated as any other day of the month i.e. for a deal done on 28th February (on non-leap years) and 29th February (on leap years) the broken period will be 27 days and 28 days respectively for that month of February.
<table>
<thead>
<tr>
<th>Sr No</th>
<th>Last Coupon Payment Date</th>
<th>Date of Settlement for sale/purchase transaction</th>
<th>Broken Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>a)</td>
<td>28th July</td>
<td>14th August</td>
<td>July - 3 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Aug - 13 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Total - 16 days</td>
</tr>
<tr>
<td>b)</td>
<td>18th September</td>
<td>31st October</td>
<td>Sep - 13 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Oct - 29 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Total - 42 days</td>
</tr>
<tr>
<td>c)</td>
<td>23rd February</td>
<td>5th March</td>
<td>Feb - 8 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Mar - 4 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Total - 12 days</td>
</tr>
<tr>
<td>d)</td>
<td>6th January (Non-Leap Year)</td>
<td>28th February</td>
<td>Jan - 25 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Feb - 27 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Total - 52 days</td>
</tr>
<tr>
<td>e)</td>
<td>28th February</td>
<td>17th March</td>
<td>Feb - 3 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Mar - 16 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Total - 19 days</td>
</tr>
<tr>
<td>f)</td>
<td>28th February</td>
<td>28th February</td>
<td>Total - 0 days</td>
</tr>
<tr>
<td></td>
<td>29th February</td>
<td>1st March</td>
<td>Total - 1 day</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Total - 3 days</td>
</tr>
<tr>
<td>g)</td>
<td>22nd December</td>
<td>29th February (Leap Year)</td>
<td>Dec - 9 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Jan - 30 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Feb - 28 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Total - 67 days</td>
</tr>
<tr>
<td>h)</td>
<td>29th February (Leap Year)</td>
<td>19th April</td>
<td>Feb - 2 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Mar - 30 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Apr - 18 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Total - 50 days</td>
</tr>
<tr>
<td>i)</td>
<td>31st August</td>
<td>22nd October</td>
<td>Aug - 1 day</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Sep - 30 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Oct - 21 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>52 days</td>
</tr>
<tr>
<td>j)</td>
<td>31st August</td>
<td>31st August</td>
<td>Total - 0 days</td>
</tr>
<tr>
<td>k)</td>
<td>30th August</td>
<td>22nd October</td>
<td>Aug - 1 day</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Sep - 30 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Oct - 21 days</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>52 days</td>
</tr>
</tbody>
</table>
• Prices in the secondary market to be quoted upto a maximum of four decimal places with a tick size of 0.0025.
  e.g. Rs. 100.4350 or Rs. 101.2125 but not Rs. 102.3745 or Rs. 103.5018
• Firm quotes should be for a minimum amount of Rs.5 crore and in multiples thereof. The minimum deal size should be consistent with the lot size. The lot size should be in the multiples of Rs 10,000.

6.6.2 Settlement
The settlements of deals happen through the SGL/CSGL of the counterparties with RBI. The deals, done on NDS-OM and OTC deals reported on the NDS,Reported Deal Segment are settled by CCIL. The settlement of outright trades and repo trades and the CCIL’s guarantee of the settlement through novation shall be as per its Bye-Laws, Rules and Regulations.

6.7 Treasury-Bill
Treasury Bills are short-term (maturities less than one year), discounted, government securities.

6.7.1 Features
• They are issued for different maturities viz. 14-day, 28 days, 91 days, 182 days and 364 days or such periods as may be introduced by RBI from time to time.. 14 days and 28 days T-Bills are called Cash Management Bills.
• It is a discounted instrument.
• Discount is calculated on Actual / 365 day basis.
• Discount to be calculated on a rear-ended basis.
• Price to be calculated upto a maximum of four decimal places and rounded off to the 4th decimal place.
  o Case 1: In case yield is given then:
    \[
    \text{Price} = \frac{100}{1+ \left( \frac{\text{Yield} \times \text{No. of days to maturity}}{365 \times 100} \right)}
    \]
  o Case 2: In case price is given then
    \[
    \text{Yield} = \frac{(100-\text{Price}) \times 365 \times 100}{(\text{Price} \times \text{No. of Days to maturity})}
    \]

6.7.2 Settlement
The settlement of deals happens through the SGL/CSGL of the counterparties with RBI. The deals, done on NDS-OM and OTC deals reported on the NDS,Reported Deal Segment are settled by CCIL. The settlement of outright trades and repo trades and the CCIL’s guarantee of the settlement through novation shall be as per its Bye-Laws, Rules and Regulations.
6.8 Ready Forwards (Repos):

Repo is a mechanism, which enables collateralized short term borrowing and lending through sale/purchase operations in debt instruments. Under a repo transaction, a holder of securities sells them to an investor with an agreement to repurchase at a predetermined date and rate. In case of a repo, the first leg transfer should be at market price. As per RBI guidelines, for arriving at the market value of the corporate debt security, the participants undertaking repo in corporate bonds may refer to the credit spreads published by the FIMMDA. The forward clean price of the bonds is set in advance at a level, which is different from the spot clean price by adjusting the difference between repo interest and coupon earned on the security. The market participants may also apply appropriate haircuts, provided the same is allowed as per the rules and regulations, laid down by the RBI.

A reverse repo is the mirror image of a repo. For, in a reverse repo, securities are bought with a simultaneous commitment to resell. Hence whether a transaction is a repo or a reverse repo is determined only in terms of who initiated the first leg of the transaction.

Currently, as per RBI guidelines repo in corporate debt securities is allowed in:

- Listed corporate debt securities of original maturity of more than one year which are rated ‘AA’ or above by the rating agencies registered with Securities and Exchange Board of India (SEBI), that are held in the security account of the repo seller, in demat form.
- Commercial Papers (CPs), Certificates of Deposit (CDs) and Non-Convertible Debentures (NCDs) of original maturity upto one year which are rated A2 or above by the rating agencies registered with SEBI
- Bonds which are rated ‘AA’ or above, by the rating agencies registered with SEBI or internationally recognized rating agencies, and which are issued by multilateral financial institutions like the World Bank Group (e.g., IBRD, IFC), the Asian Development Bank or the African Development Bank and other such entities as may be notified by the Reserve Bank of India from time to time

The legal ownership of the security passes on from the seller of the securities to the buyer of the securities. However, the economic essence of the transaction shall be borrowing /lending. The borrower under repo will continue to treat the securities transferred as his own as far as accrual of coupon, valuation, etc. Interest received on the security by the lender during the repo period should be passed on to the borrower. Participants shall follow the detailed accounting guidelines prescribed by RBI for market repo transactions.

For repo/reverse repo transaction under LAF, no accounting guidelines have been given by RBI and the participants may follow the accounting guidelines prescribed for market repo transactions.
The participants should enter into the FIMMDA’s Global Master Repurchase Agreement (GMRA) before entering into a repo transaction. GMRA is not mandatory for repo transactions in Government Securities settling through a Central Counter Party (CCP) [e.g. (CCIL), having various safeguards like haircut, MTM price, margin, Multilateral netting, closing out, right to set off, settlement guarantee fund/ collaterals, defaults, risk management and dispute resolution/ arbitration etc. However, Master Repo Agreement is mandatory for repo transactions in Corporate Debt Securities, which are settled bilaterally without involving a CCP.

The settlement and other features remain the same as in respect of government securities and treasury bills, except that in case of the second leg the clean price should not be more than 8 decimal places. The purchase consideration and the broken period interest in respect of the second leg of repo should be rounded to the nearest rupee.

6.9 Bonds and Debentures

These are debt instruments issued by corporates or public sector undertakings. A bond/debenture is a debt obligation; the bond/debenture holder is a lender to the issuer and there is no ownership position.

6.9.1 Features

- Interest to be calculated as per Information Memorandum filed.
- Prices to be quoted up to a maximum of four decimal places. In terms of yield, it is quoted up to four decimal places.
- If the bond/debenture has a residual maturity of less than one year and there is no interim interest payment due before maturity then the yield calculation will be done on the basis of money market yield calculation method.

6.9.2 Letter of Allotment

Letter of Allotment (LoA) is a letter issued by the issuer of a bond/debenture giving the quantum allotted, distinctive number of debentures/bonds allotted, the name of the holder, the terms and conditions of transfer, etc. An LoA is a transferable instrument. LoA can be issued in the physical or the demat form and is tradable as per the rules governing the LoAs. If the trade for a bond/debenture is based on an LoA, the buyer should be made aware of the same before conclusion of the deal.

Allotment Advice is an intimation given by the issuer of the amount of debenture/bond allotted to the investor. Unlike an LoA, the allotment advice is not a transferable instrument.
6.9.3 Reporting and Settlement

Currently, banks are authorized to invest in bonds/debentures only in demat form. The counterparties shall report the details of secondary market transactions to one of the exchanges (NSE/BSE/MCX-SX) on their respective reporting platforms viz. CBRICS, ICDM and MCX-SX and the settlement will be on DVP basis. The settlement is guaranteed by the settlement agencies.

In respect of bonds/debentures in physical form, delivery is generally on a payment basis whereafter the seller sends the documents to the buyer.
Chapter 7  
Rupee Interest Rate Swap

7.1 Definition

An interest rate swap is a financial contract between two parties exchanging or swapping a stream of interest payments for a 'notional principal' amount on multiple occasions during a specified period. Such contracts generally involve exchange of a ‘fixed to floating’ or ‘floating to floating’ rate of interest. Accordingly, on each payment date - that occurs during the swap period - cash payments based on fixed/floating and floating rates, are made by the parties to one another.

7.2 Features

- **Minimum Notional Principal Amount:** The minimum notional principal amount for which market makers will stand committed to their two-way quote is Rs. 5 Crores.

- **Tenor:** The swap can be flexible in tenor i.e. there is no restriction on the tenor of the swap.

- Unless stated otherwise, a rupee interest rate swap shall be assumed to have a day count basis of Actual/365.

- **Trading Hours:** The trading hours will be 9.00 a.m -5.00 p.m. for all swaps wherein the benchmark is based on the money market or the fixed income market. In respect of swaps, wherein the benchmark is based on the foreign exchange market, the trading hours will be in accordance with the trading hours for foreign exchange transactions. Currently the trading hours for foreign exchange is from 9.00 a.m. to 5.00p.m.

- **Effective Date:** The Effective Date will be the first Mumbai Business Day (excluding Saturday) after the Trade Date, except for interest rate swaps against which payments are based upon the “INR-MIFOR” Floating Rate Option, for which the Effective Date will be the second Mumbai Business Day (excluding Saturday) after the Trade Date which is also a good day as per New York calendar, since. MIFOR trades also follow the New York holiday calendar.

- **Business Day Convention:** The Business Day Convention applicable to all INR interest rate swaps shall be the Modified Following Business Day convention, unless otherwise specified in the confirmation.

- **Business Day:** Unless otherwise specified in the Confirmation, Saturdays shall not be Business Days for any purpose, even for INR-FBIL-MIBOR-OIS- COMPOUND. It is recommended that regardless of the centre where the deal is transacted, the benchmark and the holiday calendar for the purposes of computation of interest streams be as that in Mumbai, except in case of interest rate swaps wherein the benchmark is based on the foreign exchange market, for which the holiday calendar of the relevant centre for that currency will also be applicable.
• **Reset dates**: No fixing of rates and compounding of interest will be done on a Saturday.

• **Day count fraction**: The Day Count Fraction applicable to all INR interest rate swap ransitions shall be Actual / 365 Fixed.

• **Broken or short calculation periods**: The rate for any Calculation Period which is shorter than the Designated Maturity set forth in the Confirmation will be determined by the Calculation Agent based upon straight line interpolation between the Floating Rate Option with a Designated Maturity that is immediately shorter than the Calculation Period and the Floating Rate Option with a Designated Maturity that is immediately longer than the Calculation Period.

• **Floating Rates**: The definitions of the various floating rates that are currently dealt with in respect of interest swaps and their definitions are given below:

(A) **INR-FBIL-MIBOR-OIS-COMPOUND**

“INR-FBIL-MIBOR-OIS-COMPOUND” means that the rate for a Reset Date, calculated in accordance with the formula set forth below, will be the rate of return of a daily compound interest investment (it being understood that the reference rate for the calculation of interest is the daily overnight Mumbai Inter-Bank Outright Rate).

**Formula for calculation of the floating rate**

“INR-FBIL-MIBOR-OIS-COMPOUND” will be calculated as follows, and the resulting percentage will be rounded in accordance with method set forth in Section 8.1(a) of the 2006 ISDA Definitions, but to the nearest one ten-thousandth of a percentage point (0.0001%)

\[
\left[ \prod_{i=1}^{d_0} \left( 1 + \frac{R_i \times n_i}{365} \right) - 1 \right] \times \frac{365}{d}
\]

where:

"do", for any Calculation Period, is the number of Mumbai Banking Days in the relevant Calculation Period;

"i" is a series of whole numbers from one to do, each representing the relevant Mumbai Banking Days in chronological order from, and including, the first Mumbai Banking Day in the relevant Calculation Period;

"ni" is one, except where the Mumbai Banking Day is the day immediately preceding a day which is not a Mumbai Banking Day, in which case, it is the number of calendar days from, and including, that Mumbai Banking Day to, but excluding the next Mumbai Banking Day;

"d" is the number of calendar days in the relevant Calculation Period; and
"Ri", for any Mumbai Banking Day "i" in the relevant Calculation Period is:

1. the Mumbai Inter-Bank Outright Rate ("MIBOR") is a reference rate equal to the daily overnight Mumbai Inter-Bank Outright Rate ("MIBOR"), as published by the Fixed Income Money Market and Derivatives Association of India (FIMMDA) as of 11:45 a.m., India Standard Time on that Mumbai Banking Day on its website at http://www.fimmda.org under the “Benchmark” menu, or on such other part of its website as may be reorganized from time to time.

2. If such rate does not appear on FIMMDA’s website as of 11:45 a.m., India Standard Time, on that Mumbai Banking Day, the rate for that Mumbai Banking Day will be the rate which appears as of 11:45 a.m., India Standard Time, on that Mumbai Banking Day on the website of the Clearing Corporation of India Limited (CCIL) at https://www.ccilindia.com under the “Market Rates” column, or on such other part of its website as may be reorganized from time to time.

3. If such rate does not appear on either FIMMDA’s and CCIL’s website as of 11:45 a.m., India Standard Time, on that Mumbai Banking Day, the rate for that Mumbai Banking Day will be determined as if the parties had specified “INR-Reference Banks” as the applicable Floating Rate Option for purposes of determining Ri.

• Interest computation methodology: The computation of the interest on the fixed leg would be done assuming that the fixed rate quoted is a nominal rate. The floating rate, if it is an overnight rate, would be compounded every Mumbai business day. This implies that the floating rate interest would be compounded on a daily basis except when there is a holiday/Saturday/Sunday. In case of a holiday/Saturday/Sunday, the interest would be computed on simple interest basis for the intervening period from the preceding Mumbai business day to the succeeding Mumbai business day.

That is,

1) The daily Overnight MIBOR Rate is applied on the Notional Principal (NP) and the interest is computed on a daily basis.
2) The compounded interest is added to the NP on a daily basis and capitalised.
3) The Overnight MIBOR rate is applied on a daily basis on accrued interest plus notional principal for giving effect of daily compounding.
4) The daily MIBOR interest calculation is done up to 10 decimal places but the final amount of coupon payable or receivable is rounded off to 2 decimal places (i.e. paise).
5) The settlement is done by rounding off to the nearest Rupee.
This is best illustrated by means of an example.

Example – One week swap:

Bank A is a fixed rate receiver for Rs. 25 crore, tenor one week at 6.8% and Bank B is a floating rate receiver.

The overnight call money rates (FBIL-overnight- MIBOR) on the 7 days are as per the table below:

On Day 8 Bank B should pay Bank A interest of Rs. 3,26,027 (25,00,00,000 * 6.8% *7/365) and Bank A needs to pay bank B interest of Rs. 3,35,507 as per the calculation shown:

<table>
<thead>
<tr>
<th>Day</th>
<th>FBIL MIBOR Floating Index %</th>
<th>Notional Principal Amount (NPA) Rs</th>
<th>Floating Rate Interest Rs</th>
<th>NPA+ Compounded Interest @ MIBOR Rates Rs</th>
<th>NPA+ Simple Interest @Fixed Rate Rs</th>
</tr>
</thead>
<tbody>
<tr>
<td>15.12.15</td>
<td>6.99</td>
<td>250,000,000</td>
<td>47,877</td>
<td></td>
<td></td>
</tr>
<tr>
<td>16.12.15</td>
<td>6.85</td>
<td>250,047,877</td>
<td>46,927</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17.12.15</td>
<td>7.10</td>
<td>250,094,804</td>
<td>48,649</td>
<td></td>
<td></td>
</tr>
<tr>
<td>18.12.15</td>
<td>7.03</td>
<td>250,143,452</td>
<td>1,44,535</td>
<td></td>
<td></td>
</tr>
<tr>
<td>19.12.15</td>
<td>6.93</td>
<td>250,287,987</td>
<td>47,520</td>
<td>250,335,507</td>
<td>250,326,027</td>
</tr>
<tr>
<td>20.12.15</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>21.12.15</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

They will settle the difference of Rs. 326,027 and Rs. 335,507 i.e. Bank A will pay Rs. 9,480 to Bank B.

Confirmations to include:

<table>
<thead>
<tr>
<th>Floating Rate Option:</th>
<th>INR-FBIL-MIBOR-OIS-COMPOUND</th>
</tr>
</thead>
<tbody>
<tr>
<td>Designated Maturity:</td>
<td>Overnight</td>
</tr>
<tr>
<td>Spread:</td>
<td>+/- [ ] % per annum</td>
</tr>
<tr>
<td>Floating Rate Day Count Fraction:</td>
<td>Actual / 365 Fixed</td>
</tr>
<tr>
<td>Reset Dates:</td>
<td>The last day of each Calculation Period.</td>
</tr>
</tbody>
</table>
(A) INR-MITOR-OIS-COMPOUND

“INR-MITOR-OIS-COMPOUND” means the rate for a Reset Date, calculated in accordance with the formula set forth below, will be the rate of return of a daily compound interest investment (it being understood that the reference rate for the calculation of interest is the arithmetic mean of the daily rates of the day-to-day inter-bank INR tomorrow offered rate).

Formula for calculation of the floating rate

“INR-MITOR-OIS-COMPOUND” will be calculated as follows, and the resulting percentage will be rounded in accordance with method set forth in Section 8.1(a) of the 2006 ISDA Definitions, but to the nearest one ten-thousandth of a percentage point (0.0001%)  

\[
\frac{1}{\prod_{i=1}^{d} \frac{1}{365} + \left( 1 - \frac{1}{365} \right)^{d - 1}} = \left( \prod_{i=1}^{d} \left( 1 + \frac{R_i \times n_i}{365} \right) \right)^{\frac{1}{d}}
\]

where:

"do", for any Calculation Period, is the number of Business Days in the relevant Calculation Period;

"i" is a series of whole numbers from one to do, each representing the relevant Business Days in chronological order from, and including, the first Business Day in the relevant Calculation Period;

"ni" is the number of calendar days in the relevant Calculation Period on which the rate is Ri;

"d" is the number of calendar days in the relevant Calculation Period; and

"Ri", for any Business Day “i” in the relevant Calculation Period is Mumbai Interbank Cash Tom Offered Rate (MITOR) as published on the Thomson Reuters Screen on RIC NRMITORON=RR under Tile MIFOR= as of 9:35 a.m., IST, on that Business Day. If such rate does not appear on the Thomson Reuters Screen on RIC INRMITORON=RR under Tile MIFOR= by 10:00 a.m., ST, on that Business Day then the rate for that Business Day will be the rate as published on that Business Day on FIMMDA’s Website Home page under tab “G.SEC & VALUATIONS” under the caption “MITOR Rate” and “Rate Offer” or on such
other part of FIMMDA’s Website as may be reorganized from time to time (www.fimmda.org).

If the rate is not available on Thomson Reuters RIC INRMITORON=RR, an Alert will be raised by Thomson Reuters by 10:00 a.m. IST to inform about non-publication of the Benchmark and the counterparties will determine the rate as per ISDA Agreement.

The MITOR Benchmark is arrived as per the steps mentioned below :-

Step 1 – Arrive at the Cash Tom Benchmark rates based on contributions received. The final Cash Tom Benchmark is rounded off to two decimals.

Step 2 – Arrive at the Cash Tom Annualised Benchmark rates using the following formula:-

Annualised Cash Tom rate = (Fixing Cash Tom rate*365)/(No. of days* RBI Spot reference rate for USD)

where:

“RBI Spot Reference Rate” means the Reserve Bank of India’s published USD/INR spot rate (expressed as a number of INR per one USD) which appears on the Thomson Reuters Screen on RIC INRFIX=RBIA under page RBIB. The previous day RBI Reference rate is considered for this Benchmark.

“No. of days” means the difference between Today’s date and Cash Tom Maturity date.

Step 3 – Arrive at the MITOR Benchmark rates using the following formula.

MITOR = ((1+ US Fed Fund rate * No. of days/ 36000) * (1+ USD/INR O/N Forwards (in %) * No. of days / 36500)-1) * 36500 / No. of days.

“US Fed Fund rate” means the rate for overnight USD Federal funds which appears on the Thomson Reuters Screen on RIC USONFFE= on that Business Day;

“USD/INR O/N Forwards (in %)” means the Annualised Cash Tom rate as per the formula mentioned above.

“No. of days” means the difference between Today’s date and Cash Tom Maturity date.
Confirmation to specify:

<table>
<thead>
<tr>
<th>Floating Rate Option</th>
<th>INR-MITOR-OIS-COMPOUND</th>
</tr>
</thead>
<tbody>
<tr>
<td>Designated Maturity</td>
<td>Overnight</td>
</tr>
<tr>
<td>Spread</td>
<td>+/- [ ]% per annum</td>
</tr>
<tr>
<td>Floating Rate Day</td>
<td>Actual / 365 Fixed</td>
</tr>
<tr>
<td>Count Fraction</td>
<td></td>
</tr>
<tr>
<td>Reset Dates</td>
<td>The [first / last] day of each Calculation Period.</td>
</tr>
<tr>
<td>Compounding</td>
<td>Inapplicable</td>
</tr>
<tr>
<td>Compounding Date</td>
<td>Inapplicable</td>
</tr>
<tr>
<td>Business Days</td>
<td>Mumbai, New York</td>
</tr>
</tbody>
</table>

**B) INR-MIFOR**

“INR-MIFOR” means that the rate for a Reset Date will be the Mumbai Inter-Bank Forward Offered Rate for a period of the Designated Maturity which appears on Thomson Reuters Screen on Tile MIFOR= as of 4:30 p.m., IST, on the day that is two Mumbai Banking Days preceding the Reset Date. (During daylight savings the fixing is published around 4:15 p.m or else it’s published around 5:15 p.m)

Note: Daylight saving time (DST) or summer time is the practice of advancing clocks during summer months by one hour so that evening daylight lasts an hour longer, while sacrificing normal sunrise times. Typically, regions with summer time adjust clocks forward one hour close to the start of spring and adjust them backward in the autumn to standard time.

If the rate is not available on Thomson Reuters Tile MIFOR=, an Alert will be raised by Thomson Reuters by 5:30 p.m. IST to inform about non-publication of the Benchmark.

If such rate does not appear on the Thomson Reuters Screen on Tile MIFOR= as of 5:30 p.m., IST, then the rate for that Business Day will be the rate as published on that Business Day on FIMMDA’s Website Home page under tab “G.SEC & VALUATIONS” under the caption “MIFOR Rate” and “ImpliedRsIntRateOffer” or on such other part of FIMMDA’s Website as may be reorganised from time to time (www.fimmda.org).
The MIFOR Benchmark is arrived at as per the steps mentioned below:

Step 1 – Arrive at the Rolling Forwards Benchmark rates based on the contributions received.

Step 2 – Arrive at the Annualised Rolling Forwards Benchmark rates using the following formula:

$$\text{Annualised Rolling forward} = \frac{\text{Rolling forwards Benchmark rate} \times 365}{\text{No. of days} \times \text{RBI Spot reference rate for USD}}$$

where:

“No. of days” means the difference between the Spot date and the Rolling Forward Maturity date.

“RBI Spot Reference Rate” means the Reserve Bank of India’s published USD/INR spot rate (expressed as a number of INR per one USD) which appears on the Thomson Reuters Screen on RIC INRFIX=RBIA under RBIB. The current day’s RBI Reference rate is considered for the Benchmark which is released by RBI between 12:30 a.m. and 1:30 a.m. Indian Standard time.

Step 3 – Arrive at the MIFOR Benchmark using the following formula.

$$\text{MIFOR} = \left(\frac{1+ \text{LIBOR} \times \text{No. of days} / 36000}{1+(1+ \text{USD/INR annualised forwards (%) \times \text{No. of days} / 36500})} - 1\right) \times 36500 / \text{No. of days}$$

where:

“LIBOR” means USD-ICE-LIBOR for the Designated Maturity which appears on Thomson Reuters Screen on page LIBOR.

“No. of days” means the difference between the Spot date and the Designated Rolling Forward Maturity date.

“USD/INR annualised forwards (%)” means the Annualised Rolling Forwards rate for the Designated Maturity arrived at as per the formula mentioned above.
**Confirmation to specify:**

<table>
<thead>
<tr>
<th>Floating Rate Option</th>
<th>INR-MIFOR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Designated Maturity</td>
<td>[         ]</td>
</tr>
<tr>
<td>Spread</td>
<td>+/- [ ] % Per annum</td>
</tr>
<tr>
<td>Floating Rate Day</td>
<td>Actual / 365 Fixed</td>
</tr>
<tr>
<td>Count Fraction</td>
<td></td>
</tr>
<tr>
<td>Reset Dates</td>
<td>The [first / last] day of each Calculation Period</td>
</tr>
<tr>
<td>Compounding</td>
<td>Inapplicable</td>
</tr>
<tr>
<td>Compounding Date</td>
<td>Inapplicable</td>
</tr>
<tr>
<td>Business Days for</td>
<td>Mumbai</td>
</tr>
<tr>
<td>Reset Dates</td>
<td></td>
</tr>
<tr>
<td>Business Days for</td>
<td>Mumbai, New York</td>
</tr>
<tr>
<td>Payments</td>
<td></td>
</tr>
</tbody>
</table>

**(C) INR-MIOIS**

“INR-MIOIS” means that the rate for a Reset Date will be the Mumbai Inter-Bank Overnight Indexed Mid-market Rate for a period of the Designated Maturity which appears under the heading “MID” on Reuters Screen IRS08 as of 5:10 p.m. IST on the day that is one Mumbai Business Days preceding that Reset Date or from the FIMMDA’s Website Home page under tab “G.SEC & VALUATIONS” under the caption “MIOIS Rate” and “MidRate” or on such other part of FIMMDA’s Website as may be reorganized from time to time (www.fimmda.org).

If such rate does not appear on the Thomson Reuters Screen on page IRS08 by 5:30 p.m. IST, an Alert will be raised by Thomson Reuters to inform about non-publication of the Benchmark and the counterparties will determine the rate as per ISDA Agreement.
Confirmation to specify:

<table>
<thead>
<tr>
<th>Floating Rate Option</th>
<th>INR-MIOIS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Designated Maturity</td>
<td>[   ]</td>
</tr>
<tr>
<td>Spread</td>
<td>+/- [  ]% per annum</td>
</tr>
<tr>
<td>Floating Rate Day</td>
<td>Actual / 365 Fixed</td>
</tr>
<tr>
<td>Count Fraction</td>
<td></td>
</tr>
<tr>
<td>Reset Dates</td>
<td>The [first / last] day of each Calculation Period</td>
</tr>
<tr>
<td>Compounding</td>
<td>Inapplicable</td>
</tr>
<tr>
<td>Compounding Date</td>
<td>Inapplicable</td>
</tr>
<tr>
<td>Business Days</td>
<td>Mumbai</td>
</tr>
</tbody>
</table>

(D)INR-BMK

“INR-BMK” means that the rate for a Reset Date will be the Indian government securities benchmark rate for a period of the Designated Maturity which is the higher of the two rates appearing under the heading “Yield” on Thomson Reuters Screen "0#INBMK=" as of 12:30 p.m., IST, on the day that is one Mumbai Business Day preceding that Reset Date.

If such rate does not appear on the Thomson Reuters Screen “0#INBMK=" by 1:00 p.m. Indian Standard Time, an Alert will be raised by Thomson Reuters to inform about non-publication of the Benchmark and the counterparties will determine the rate as per ISDA Agreement.

Daily 1 year G-Sec Benchmark (e.g. INBMK) rate fixing:

Regarding arriving at INBMK rate for fixing, while identifying the date which is 1 Year from the effective date, for the adjustments to be made if such dates were to fall on a holiday or Saturday or Sunday.

A Uniform convention may be followed by all market participants where-under no adjustment is to be made for holidays when 1 year rate is arrived at through interpolation / extrapolation i.e. for arriving at the interpolated rate, the one year period will be taken as
exactly 365 days. Such interpolated rate will be used for rate fixing for both existing and new trades.

Illustration:

For arriving at the rate for fixing for INBMK 1 Year Designated Maturity on 7th Jan’16, reference is to the Indian government securities benchmark rates published on the Thomson Reuters Screen "0#INBMK=" as of 12:30 p.m., IST on the day.

Confirmation to specify:

<table>
<thead>
<tr>
<th>Floating Rate Option</th>
<th>INR-BMK</th>
</tr>
</thead>
<tbody>
<tr>
<td>Designated Maturity</td>
<td>[ ]</td>
</tr>
<tr>
<td>Spread</td>
<td>+/- [ ]% per annum</td>
</tr>
<tr>
<td>Floating Rate Day</td>
<td>Actual / 365 Fixed</td>
</tr>
<tr>
<td>Count Fraction</td>
<td></td>
</tr>
<tr>
<td>Reset Dates</td>
<td>The [first / last] day of each Calculation Period</td>
</tr>
<tr>
<td>Compounding</td>
<td>Inapplicable</td>
</tr>
<tr>
<td>Compounding Date</td>
<td>Inapplicable</td>
</tr>
<tr>
<td>Business Days</td>
<td>Mumbai</td>
</tr>
</tbody>
</table>

(E) INR-CMT

"INR-CMT" means that the rate for a Reset Date will be the Indian Constant Maturity Treasury rate for a period of the Designated Maturity which appears on Thomson Reuters Screen on chain 0#INCMTBMK= as of 5:15 p.m. India Standard Time on the day that is one Mumbai Business Day preceding that Reset Date.

If such rate does not appear on the Thomson Reuters Screen “0#INCMTBMK=” prior to 17:40 p.m. IST, an Alert will be raised by Thomson Reuters to inform about non-publication of the Benchmark and the counterparties will determine the rate as per ISDA Agreement.
Note: 0#INCMT was a polled fixing which has been discontinued w.e.f. 27th Aug 2012, due to lack of contributions. Currently Thomson Reuters have CMT fixing which is a calculated Benchmark published by 5:15 p.m. IST. This fixing is calculated based on bid side yield of Thomson Reuters Indian Gilts Benchmark published on chain 0#INBMK= at 5:10 p.m. IST. For further details on the same refer page INCMTBMK/INFO.

7.3 Documentation:

It is recommended that the counterparties sign the ISDA master agreement before entering into a swap. Exchange of deal confirmations is mandatory. The counterparties should exchange the rate fixing notices. However, in the case of an OTC Overnight Index Swap (OIS) the trades are reported to CCIL. If the counterparties have a bilateral agreement waiving the requirement to exchange of confirmations, then exchanging of physical confirmations may not be required for such IRS deals.

The definitions contained in the 2006 ISDA Definitions, as published by the International Swaps and Derivatives Association, Inc. shall apply to all INR interest rate swap transactions.

Subject to a bilateral/multilateral agreement between the banks/primary dealers, for the trades appearing in the “Matched Deals Report”, a separate confirmation need not be exchanged between the parties to the trade. This is true for trades in all benchmarks ie MIBOR, MIFOR, INBMK and MIOIS.

7.4 Unwinding of an Interest Rate Swap

Unwinding of a Swap will be done in the two following ways:

a) By entering into an offsetting swap

b) By marking the existing swap to market and settling the marked to market value

1. **Entering into an offsetting swap**

   An offsetting swap is one whose floating leg completely nets off the entire floating leg in the existing swap.

   **Example**

   For Swaps where Floating Leg is compounded daily

   Consider an OIS. Date of initiation was one month ago. Residual maturity of the swap is 11 months. Notional Principal at initiation was Rs. 25 crore. The fixed (receive) leg was contracted at a rate of 7% p.a. Principal on floating leg gets compounded daily. Thus today’s value of the floating leg is (say) Rs. 25.50 crore. In such a case, the offsetting swap would have a notional principal of Rs. 25.50 crore, with a maturity of 11 months and the receive leg would be floating, so as to perfectly net out all the floating cash flows.

   For Swaps where the interest on the floating leg is not compounded

   Consider a fixed floating swap where the floating leg is payable three monthly and the benchmark is the 3 - Month Commercial Paper yield. Notional principal of Rs. 5 crore and the swap was initiated one month ago, with 11 months left. In such a case, the principal on
both the floating and the fixed leg is the notional value. The offsetting swap would have to replicate the cash flows of the existing swap, in a manner that the interest exchange dates are exactly the same and the interest payments on the floating leg are the same. The notional principal for the offsetting swap would be the same as the existing swap. The existing and the offset swap would be run in the books till maturity.

7.5  Marking the existing swap to market and settling the marked to market Value

Valuation of the swaps is to be done as per the bilateral agreement between the counterparties. If there is no such agreement, then the Fixed Leg and the Floating leg of the swap are marked to market separately. The floating leg remains at par value, or the compounded value of the principal. The value of the fixed leg is equal to the present value of the fixed cash flows, discounted at the current fixed swap rates in the market. The market value of the swap is the difference between the fixed and the floating leg.

8. The marked to market value of the swaps will be paid and the swap will be closed out.

Examples

For Swaps where Floating Leg is compounded daily

Consider an OIS. Date of initiation was one month ago. Residual maturity of the swap is 11 months. Nominal Principal at initiation was Rs. 25 crore. The fixed (receive) leg was contracted at a rate of 7%. Principal on floating leg gets compounded daily. Thus today’s value of the floating leg is (say) Rs. 25.50 crore. This is the marked to market value of the floating leg.

Interest payment on the fixed leg would happen after 11 months. If the 11 month swap rate today is 6% p.a., then the value of the fixed leg would be the present value of Rs.26.75 crore discounted for 11 months at 6% p.a. using the contracted day count convention.

The recommended swap rates to use for discounting are the FIMMDA-Thomson Reuters OIS rates for overnight indexed swaps linked to the FBIL-Overnight MIBOR. The difference between the two values will be settled and the swap closed out.

For Swaps where the interest on the floating leg is not compounded

Consider a fixed floating swap where the floating leg is payable three monthly and the benchmark is the 3 Month commercial paper yield. Notional principal of Rs. 5 crore and the swap was initiated one month ago, with 11 months left. Assume that the next coupon (after two months) on the floating leg is going to be Rs.0.10 crore.

In such a case, the floating leg would reset at par on the next coupon reset date. Hence, the market value would be equal to Rs 5 crore (notional) + Rs. 0.10 crore (Coupon payment) discounted at the two month CP benchmark rate.

The recommended CP benchmarks are the FIMMDA- Thomson Reuters Commercial Paper Benchmark.

The fixed rate cash flows would be discounted at the market swap rate for the residual maturity of the swap.
Chapter 8

Forward Rate Agreement

8.1 Definition

A Forward Rate Agreement (FRA) is a financial contract between two parties to exchange interest payments for a 'notional principal' amount on settlement date, for a specified period from start date to maturity date. Accordingly, on the settlement date, cash payments based on contract (fixed) and the settlement rate, are made by the parties to one another. The settlement rate is the agreed bench-mark/reference rate prevailing on the settlement date.

8.2 Features and documentation

• It is expected that the minimum notional principal amount for which market makers will stand committed to their two-way quote is Rs. 25 crores.
• The FRA will follow the same day count convention as that applicable to the underlying benchmark (floating) rate.
• The rate fixing notices have to be exchanged between the counterparties.
• The Benchmark for the FRA can be any Indian Rupee interest rate benchmark. However, the Benchmark should be clearly defined, widely disseminated and prevalent in the market.
• Unless otherwise stated the Modified Following Business Day convention will be followed for settlement.
• No fixing of rates and compounding of interest will be done on a Saturday.
• It is recommended that regardless of the center where the deal is transacted, the benchmark and the holiday calendar for the purposes of computation of interest streams be as that in Mumbai.

8.3 Settlement

8.3.1 Interest computation methodology

The computation of the interest on the fixed leg would be done assuming that the fixed rate quoted is a nominal rate. Interest computation on the floating rate would be as per the convention used by the underlying benchmark.

8.3.2 The settlement of an FRA will be on the start date of the FRA.

8.3.3 Example

Bank A and X Ltd. enters into a 3 X 6 FRA. X Ltd. pays FRA rate at 9.00 %. Bank A pays benchmark rate based on FIMMDA Moneyline Telerate 90 Day CP Benchmark.
Additional details:
Notional principal amount (NPA) : Rs. 10 crore
FRA trade date : January 3, 2016
FRA start/settlement date : April 3, 2016
FRA maturity date : July 3, 2016
FRA fixing date : April 2, 2016

Assume, FIMMDA Moneyline Telerate 90 Day CP Benchmark on fixing date (April 2, 2016) is 8.50 %.

Cash flow calculations:

O Interest payable by X Ltd:

\[
\text{Rs.10 crore (NPA) } \times 9.00 \text{ (rate) } \times 91 \text{ (no of days from April 3 to July 3, 2016)} \div 365 \times 100
\]

i.e. Rs. 22,43,836/-

O Interest payable by Bank A:

\[
\text{Rs.10 crore } \times 8.50 \text{ (Benchmark rate) } \times 91 \text{ (same as above)} \div 365 \times 100
\]

i.e. Rs. 21,19,178/-

Therefore, a net interest amount of Rs. 1,24,658/- is receivable by Bank A on the maturity date i.e. July 3, 2016. However, the settlement of the amount is to be done on April 3, 2016 on the discounted value i.e.

\[
1,24,658 \div \{1 + 8.50 \times 91\} \div 365 \times 100
\]

i.e. Rs. 122,071/-

O X Ltd. will pay to Bank A Rs. 122,071/- on April 3, 2016.
Chapter 9

Unscheduled Holiday

9.1 Declaration of an unscheduled holiday

An Unscheduled Holiday may be declared on account of the following:

9.1.1 Events that could lead to total settlement transactions coming to a halt like general bandh /RBI strike / political disturbances / disruption of public utility services due to heavy rains, etc. These events would have an impact on the overall system and would be common to all players at a particular place. These are being termed for the purpose of this handbook as “systemic problems”.

9.1.2 Events that could have an impact on transactions entered into between few or a group of market participants like a strike in one bank / few banks / organizations participating in money market. This would pose settlement problem to the counter party to the transactions entered with such market participant(s). These are being termed for the purpose of this handbook as “specific problems”.

Depending on the type of event, as given above, the treatment for settlement of the transactions will vary.

9.2 Deal confirmation

No separate deal confirmation would be required, if the conventions, listed below are followed on declaration of an unscheduled holiday.

9.3 Declaration of unscheduled holiday due to systemic problems

FIMMDA, after taking into consideration the status of clearing transactions and in consultation with select market players and/or RBI, may decide to postpone settlement of transactions in money, securities, and derivatives markets. The decision of FIMMDA will be formally communicated through information service providers / wire agencies like Reuters, Bloomberg, Cogencis, etc. It would be also published on FIMMDA’s website.

9.3.1 Call Money

- Settlement of second leg would be done at the contracted rate for the extended period of settlement. In other words, additional interest for one /more day/s would be payable at contracted rate on amount borrowed.
- Call Money transactions due for settlement on 1st leg would get automatically cancelled as, the transaction is by nature, overnight money.
9.3.2 Notice Money / Term Money (Inter-Bank)

- Where 1st leg of the transaction could not be performed because of the above event, the contract would be deemed to have been done for settlement on the following working day for the same original period (number of days) and at same rate. The other terms of the contract would remain unaltered.

- Banks and PDs do enter into long-term inter-bank transactions with payment terms like payment of interest on quarterly / half yearly basis. If such quarterly / half yearly interest is payable on such day it would be 0 effected on the next working day without any other levy.

- Where the 2nd leg of the transaction cannot be performed, the repayment date will be extended by the number of days of the unscheduled holiday at the contracted rate.

9.3.3 Bill Rediscounting Scheme (BRD)

Issue of BRD (UPN)

- Where 1st leg of the transaction could not be performed because of the above event, the contract would be deemed to have been done for settlement on the following working day for the same period (in days) and at same rate. All the other terms of the contract would remain unaltered.

- If due to postponement of the settlement of the 2nd leg falls on a holiday, the due date / period would be extended such that the 2nd leg falls on a normal working day.

If redemption date happens to be unscheduled holiday

- The holder of the BRD could be original lender or could be transferee/ holder in due course. Where, the original lender holds the BRD on due date, the performance of 2nd leg would be at contracted rear end rate of interest / discount i.e if BRD is contracted at 10% p.a front end and if rear end (effective) discount rate works to 10.25% p.a. in such a case, on face value of BRD, for additional ‘day/days’ (interest at 10.25 % p.a.) would be payable to the holder /lender.

- If the holder is different from the first lender (secondary market purchase), the holder would not have authentic information about the rate at which the primary market deal was done between the first lender and promisor. Hence, it would be appropriate to settle the transaction at the previous working day’s MIBOR (FBIL O/N MIBOR) for the additional day/s.

9.3.4 Certificate of Deposit and Commercial Paper

- Primary Market Issuance: Where the 1st leg of the transaction in the primary market could not be performed because of the above event, the contract would be deemed to have been done for settlement on the following working day for the same period /
original duration and at the same rate. All other terms of the contract would remain unaltered. Thus, the due date would get extended.

• **Secondary Market Trade:** In case of secondary market deals, contracts would be performed on the following working day at ‘contracted rate of yield’ (actual price to be worked as per market convention for every Rs.100/- up to four decimals – rounded off). Hence, the consideration would undergo a change.

• **Redemption:** CDs and CPs due for redemption would be redeemed by the respective issuers by paying day/s interest at contracted interest / discount rate, if the holder is the first investor. If CD/CP is held by transferee (for secondary market trades) the issuer would pay the investor/holder in due course interest on the face value of the CD /CP at previous day’s MIBOR (FBIL O/N MIBOR) rate. The basis in all the above cases would be Actual/365 day basis. This is similar to what has been stated for BRD.

9.3.5 **Redemption of T-Bills / Dated Government Securities**

The decision regarding the value date of the credit of the amount to the account of the investor will be taken by the RBI.

9.3.6 **Outright sale of government securities contracted between the market Players**

• The settlement consideration would be the total of the clean price + accrued interest till the relevant extended settlement date.

• Trades are settled through CCIL and the settlement will be as per CCIL bye-laws, rules and regulation.

9.3.7 **Repo Transactions / LAF Transactions**

Outright transaction and repo transactions for settlement on unscheduled holiday will be as per CCILs Bye-laws, Rules and Regulations.

9.3.8 **Settlement of Transactions in Corporate Bonds / Debentures**

• As in the case of Government Securities, the transactions due for settlement, would be settled on the following working day at the contracted rate.

• The gross consideration however, would undergo a change due to change in accrued interest / coupon.

• The broken period interest in respect of Bonds and Debentures as per SEBI circular is actual /actual. The same principle would be applied for the extension of settlement.

• If the security enters into shut period, on the following working day, on which the settlement would have been otherwise done, it would be left to the market players, to mutually resolve or cancel the contract of sale/purchase.
• If one of the parties to the contract wants to terminate the contract due to long shut period (the shut period for corporate bonds / PSU Bonds is uniformly 15 days) it can do so. Parties to the contract can work out mutually acceptable terms.

9.3.9 Interest Rate Swaps / Forward Rate Agreements

• Where the settlement cannot be done on the start date of the IRS / FRA the contract shall be deemed to have been extended by one/more day/s as regards the commencement and termination day, on the same terms and conditions.

• Where the settlement of second leg cannot be performed on due date of the IRS, the contract shall be deemed to have been made for settlement on the following working day on same terms and conditions. Thus, the period of contract of IRS would get extended by such delayed settlement period.

9.4 Declaration of unscheduled holiday due to specific problems

As stated in para 9.1, on a strike / non-participation by a Bank / PD / FI or a group of Banks / PDs/ FIs etc., the counter party to such bank(s) / PD(s) / FI(s) would find it difficult to settle the transactions. The treatment of settlement of transactions with such bank(s) / PD(s) / FI(s) is given below. No contract would get cancelled automatically due to failure of one contracting party unless both the parties to contract cancel / modify with mutual consent.

This section is only applicable to trades not settled through CCIL.

9.4.1 Call Money

• Settlement of second leg would be done at the contracted rate for the extended period of settlement. In other words, additional interest for one / more day/s would be payable at contracted rate on amount borrowed.

• Call Money transactions due for settlement on 1st leg would get automatically cancelled as, transaction is by nature, overnight money.

9.4.2 Notice Money / Term Money (Inter-Bank)

• Where 1st leg of the transaction could not be performed because of the above, the contract would be deemed to have been done for settlement on the following working day for the same original period (number of days) and at same rate. The other terms of the contract would remain unaltered.

• Banks, PDs do enter long term inter-bank transactions with payment terms like payment of interest quarterly / half yearly. If such quarterly / half yearly interest is payable on such day it would be effected on the next working day without any other levy.
• Where the 2nd leg of the transaction (Re-payment) could not be performed such extension in terms of re-payment would be at the applicable contracted rate as applicable on the date of such event.

9.4.3 Bill Rediscounting Scheme (BRD)

• **Issue of BRD (UPN)**

Where 1st leg of the transaction could not be performed because of the above event, the contract would be deemed to have been done for the settlement on the following working day for the same period (in days) and at same rate. All the other terms of the contract would remain unaltered.

**If redemption date happens to be unscheduled holiday:**

• The holder of the BRD could be original lender or could be transferee / holder – in - due - course. Where, the original lender holds the BRD on due date the performance of 2nd leg would be at contracted rear end rate of interest / discount i.e. if BRD is contracted at 10% p.a. front end and if rear end (effective) discount rate works to 10.25% p.a. in such a case on face value of BRD, for additional ‘day/days’ interest at 10.25 % p.a. would be payable to the holder / lender.

• If the holder is different from the first lender (secondary market purchase), the holder would not know the rate at which the primary market deal was done between the first lender and promisor hence, it would be appropriate to settle the transaction at the MIBOR (FBIL O/N MIBOR) prevailing on the date/s of such extension/s for the additional day/s.

9.4.4 Certificate of Deposit and Commercial Paper

• **Primary Market Issuance:** Where 1st leg of the transaction primary market could not be performed because of the above event, the contract would be deemed to have been done for the following working day for settlement for the same period / original duration and at same rate. In a way the other terms of the contract would remain unaltered. Thus, the due date would get extended.

• **Secondary Market Trade:** In case of secondary market deals contract would be performed on the following working day at ‘contracted rate of yield’ (actually price to be worked as per market convention for every Rs.100/- up to four decimals – rounded off). Hence, the consideration would undergo a change.

• **Redemption:** CDs and CPs due for redemption would be redeemed by the respective issuers by paying day/s interest at contracted interest / discount rate, if the holder is the first investor. If CD/CP is held by transferee (for secondary market trades) the issuer would pay the investor/holder in due course interest on the face value of the CD/CP at the MIBOR (FBIL O/N MIBOR) rate prevailing on the date/s of such extension/s for such extended period. The basis in all the above cases would be 365 days a year. This is
similar to what has been stated under BRD. IPAs may include a suitable clause in the IP agreement to provide for such payment of interest to the holder.

In respect of CD/CP Redemption where the payee / payee’s banker is on strike and as a result, it could not effect demat transfer of CP/CD for redemption, the issuer would not be liable to pay interest. If demat transfer of CD/CP has been already effected but on the actual redemption date/s, the payee / payee’s banker is on strike, the issuer shall effect transfer of funds through RTGS/NEFT. However, due to strike, etc at the issuer’s entity (bank/corporate/IPA in respect of CP) if the redemption cannot be made on the due date, the issuer would be liable for the compensation as stated above.

9.4.5 Redemption of T-Bills / Zero Coupon Bonds

Since, the credit of dated securities is to be effected at RBI, these transactions will go unaffected.

9.4.6 Outright sale of government securities contracted between the market Players

• Trades are settled through CCIL and the settlement will be as per CCIL bye-laws, rules and regulation.

9.4.7 Repo Transactions / LAF Transactions

In respect of LAF: In respect of LAF transactions due for settlement in 2nd leg the treatment of transaction would be decided by RBI and the same would be followed by the Bank / PD. In respect of first leg of transaction where the Bank / PD would have submitted bid the transaction would be required to be compulsory settled.

• In respect of Market Repo (one day) 1st leg : The deal would get cancelled unless otherwise agreed upon by the parties mutually. In the event the lender of funds has a SLR problem, the lender would cover the SLR by doing reverse repo with any other market participant. The cost differential if any would be borne by the counter party (party which is not working).
• In respect of Market Repo (one day) 2nd leg: The Market Repo trades in G.Sec due for settlement through CCIL on a business day declared as an unscheduled holiday shall be settled as per CCIL Bye-Laws, Rules and Regulations.

The Market Repo trades in Corporate Bonds (Other than G-secs) reported to F-Trac and to be settled by Exchange Clearing Corporations, which are due for settlement on a business day declared as an unscheduled holiday shall be settled on the following working day with additional interest for the unscheduled holiday/s at the contracted repo rate.

• In respect of Market Repo beyond one day duration (1st leg): Where the transaction due for settlement on an unscheduled holiday could not be settled the settlement of first leg would be on the following working day for the original number of days at the contracted rate. That is the second leg would get extended by one day.
• **In respect of Repo beyond one day duration (2nd Leg)**: The Market Repo trades in G.Sec due for settlement through CCIL on a business day declared as an unscheduled holiday shall be settled as per CCIL Bye-Laws, Rules and Regulations.

The Market Repo trades in Corporate Bonds (Other than G-secs) reported to F-Trac and to be settled by Exchange Clearing Corporations, which are due for settlement on a business day declared as an unscheduled holiday shall be settled on the following working day with additional interest for the unscheduled holiday/s at the contracted repo rate.

### 9.4.8 Settlement of Transactions in Corporate Bonds / Debentures

- As in the case of Government Securities the transactions due for settlement, would be settled on the following working day at the contracted rate.
- The gross consideration however, would undergo a change due to change in dirty price accrued interest / coupon.
- The broken period interest in respect of Bonds and Debentures as per SEBI circular is actual/actual. The same principle would be applied for the extension of settlement.
- If the security enters into shut period, on the following working day, on which the settlement would have been otherwise done, it would be left to the market players, to mutually resolve or cancel the contract of sale/purchase.
- If one of the parties to the contract wants to terminate the contract due to long shut period (the shut period for corporate bonds / PSU Bonds is uniformly 15 days) it can do so. Parties to the contract can work out mutually acceptable terms.

### 9.4.9 Interest Rate Swaps / Forward Rate Agreements

- Where the settlement cannot be done on the start date of the IRS / FRA the contract shall be deemed to have been extended by one day as regards the commencement and termination day, on the same terms and conditions.
- Where the settlement of second leg cannot be performed on due date of the IRS, the contract shall be deemed to have been made for settlement on the following working day on same terms and conditions. Thus, the period of contract of IRS would get extended by such delayed settlement period.

Holiday handling for Interest Rate Swaps would be as follows:

**A) Unscheduled Holiday (Known at least on the previous working day)**

**E.g. RBI strike on 21-Oct-08**

- ✗ RTGS not available
- ✗ Swap and Benchmarks rates not expected to be available.
<table>
<thead>
<tr>
<th>Sr. No</th>
<th>Area of Impact</th>
<th>Nature of Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Trade date</td>
<td>Such date cannot be a valid trade date</td>
</tr>
<tr>
<td>2</td>
<td>Effective date</td>
<td>Such date cannot be a valid effective date</td>
</tr>
<tr>
<td>3</td>
<td>Cash Flow date</td>
<td>Such date cannot be a valid cash flow date (Cash Flows due on such date for existing trades will be shifted to the next Working date)</td>
</tr>
<tr>
<td>4</td>
<td>Termination date</td>
<td>As such date cannot be a valid cash flow date the termination date will be shifted to the next working date.</td>
</tr>
<tr>
<td>5</td>
<td>Fixing date</td>
<td>If Such date cannot be a valid fixing date for any benchmarks</td>
</tr>
<tr>
<td></td>
<td></td>
<td>If Moreover, for existing trades with MIFOR, INBMK and MIOIS benchmarks, the fixing date is moved forward by one working day, even if such a strike falls on a month end All fixing done on days prior to such day will remain Unaffected.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>If For MIBOR OIS the fixing done on the previous business day will be taken as a 2 day fixing</td>
</tr>
<tr>
<td>6</td>
<td>Computation of accrued interest</td>
<td>If MIBOR is not published, then for the purpose of computation of accrued interest on MIBOR OIS trades, such date is treated like any other holiday. (i.e. simple interest is computed for period covering such a day)</td>
</tr>
</tbody>
</table>

B) Unscheduled Holiday (declared on the same working day)

- **Floating Benchmark Fixings** – For new trades and resets of existing trades, if a trade is done before the release of benchmark rates (e.g. MIFOR, INBMK) and an Unscheduled Holiday is declared, the fixing will be shifted to the next working day.

- In the case of MIBOR, if it is not declared and an Unscheduled Holiday is declared, the previous day published rate will be taken as that day’s rate.

- **Settlement**: The settlement of trades, if completed till the declaration of USH, will be valid. Otherwise the settlement will be shifted to next working date and accordingly the interest computation will also change as per the current practice followed for normal holidays.

*(This amendment is effective from 1st April 2016)*
Annex – I  Code of Conduct for Trades on NDS-OM and Reported on NDS-OM

(www.fimmda.org/modules/content/?p=1075)

Annex –II  Unified Code of conduct for Submitters
