

# FINQUEST FINANCIAL SOLUTIONS PRIVATE LIMITED

# **OUTSOURCING POLICY**

Finquest Financial Solutions Private Limited

CIN: U74140MH2004PTC146715

Registered Address: 602, Boston House,

6th Floor, Suren Road, Andheri (E),

Mumbai-400093

Email Id: <a href="mailto:hpatel@finquestonline.com">hpatel@finquestonline.com</a>

# **Version Control:**

Particulars	Date	Version No.
Adopted in the Board	02/02/2017	V. 1
Meeting held on		
Revision in the Board	19/04/2022	V. 2
Meeting held on		
Revision in the Board	02/03/2023	V. 3
Meeting held on		
Revision in the Board	22/07/2024	V. 4
Meeting held on		
Review in the Board	29/05/2025	V. 5
Meeting held on		



# **OUTSOURCING POLICY**

#### 1. Introduction

Finquest Financial Solutions Pvt Ltd ("the Company") is registered with the Reserve Bank of India ("RBI") as a Non- Banking Financial Company (NBFC) not accepting public deposits. The Company is classified as a Base Layer NBFC ("NBFC-BL") under the Scale Based Regulatory Framework issued by RBI.

During the course of its business activities considering operational conveniences and commercial aspects / reasons, the Company may outsource some of its activities permitted by RBI vide / in accordance with the RBI Master Direction — Reserve Bank of India (Non-Banking Financial Company — Scale Based Regulation) Directions, 2023 dated October 19, 2023 (as updated from time to time), (the Master Directions). The Board of Directors of the Company has therefore adopted the following Outsourcing Policy ("Policy").

#### 2. Definitions

 'Outsourcing': Outsourcing is defined as the use by the Company of a third party (either an affiliated entity within a corporate group or an entity that is external to the corporate group) herein after referred as "the Service Provider" to perform activities on a continuing basis that would normally be undertaken by the Company itself, now or in the future.

'Continuing Basis' includes agreements for a limited period.

 Typically, 'Outsourced financial services' includes applications processing (loan origination), document processing, marketing and research, supervision of loans, data processing and back office related activities, recovery, Direct Selling Agent (DSA) besides others.

#### 3. Objectives for bringing outsourced activities and services within regulatory purview

The RBI has brought outsourced activities and services within the regulatory purview for the following reasons.

a) to protect the interest of the customers of the Company as a NBFC-BL and

b) to ensure that the Company and the Reserve Bank of India have access to all relevant books, records and information available with the appointed / engaged Service Provider.

# 4. Risks associated with the Outsourcing

**Commented [VKC1]:** We understand that the Company does not engage in Digital Lending – accordingly we have not included lending service providers within the meaning of service providers.



- Some key risks associated with outsourcing are Strategic Risk, Reputation Risk, Compliance Risk, Operational Risk, Legal Risk, Exit Strategy Risk, Counterparty Risk, Contractual Risk, Access Risk, Concentration and Systemic Risk.
- The failure of a Service Provider in providing a specified outsourced service, a breach
  in security/ confidentiality, or non-compliance with legal and regulatory
  requirements by the Service Provider may lead to financial losses or loss of
  reputation for the Company.

Commented [CM2]: This part could be removed.

#### 5. Risk Mitigation measures:

- It is therefore imperative for the Company when outsourcing its activities to ensure sound and responsive Risk Management practices for effective oversight, due diligence and management of risks arising from such outsourced activities. The directions of RBI in this regard are applicable to material outsourcing arrangements which may be entered into by the Company with a Service Provider located in India or elsewhere. The Service Provider may either be a member of the group/conglomerate to which the Company belongs, or an unrelated party.
- The underlying principles behind the RBI directions are that the Company being a
  regulated entity shall ensure that outsourcing arrangements neither diminish its
  ability to fulfil its obligations to its customers and RBI nor impede effective
  supervision by RBI.
- The Company shall, therefore, have to take steps to ensure that the Service Provider employs the same high standard of care in performing the services as is expected to be employed by the Company, if the activities were conducted by / within the Company and not outsourced. Accordingly, the Company shall not engage in outsourcing that would result in its internal control, business conduct or reputation being compromised or weakened.

# 6. Applicability of the regulatory directions of RBI

- RBI Regulatory Directions: The regulatory directions issued by the Reserve Bank of
  India (RBI) are primarily concerned with managing risks related to the outsourcing of
  financial services. These directions do not apply to technology-related activities or
  services that are not directly related to financial services, such as courier services,
  catering for staff, housekeeping, janitorial services, premises security, and the
  movement and archiving of records.
- Material Outsourcing Arrangements: The RBI regulations are applicable to material outsourcing arrangements, and such arrangements do not require prior approval



from the RBI. However, they are subject to ongoing monitoring and inspection by the RBI, which may include both on-site and off-site scrutiny.  $\|$ 

Commented [CM3]: Please see comment 1

# **Material Outsourcing Activities Subject to RBI Regulations:**

The following activities are considered material outsourcing arrangements and will be subject to the RBI's regulatory framework:

- a. Outsourcing of customer-facing services
- b. Outsourcing of core banking services
- c. Outsourcing of IT systems that directly support financial services
- d. Outsourcing of risk management and compliance functions
- e. Outsourcing of financial data management

# 7. Activities that shall not be outsourced

- The Company when chooses to outsource financial services shall, however, not
  outsource core management functions including Internal Audit, Strategic and
  Compliance functions and decision-making functions such as determining
  compliance with KYC norms for opening deposit accounts, according sanction for
  loans (including retail loans) and management of investment portfolio.
- However, for FFSPL, these functions may be outsourced within the group subject to compliance with instructions / the provisions of Outsourcing within a group / conglomerate.

• The process of outsourcing can be explained in simple way as follow:

**Commented [CM4]:** Not required to be stated in the policy.

Capability of Service Provider
Impact Assessment of Outsourcing
Quotation received from Service Provider
Service agreement with FFSPL
Documentation
Confediatility and secrecy agreement with FFSPL
Monitoring and evaluation of outsourced work

# 8. Material Outsourcing



For the purpose of the RBI Master Directions, material outsourcing arrangements are those which, if disrupted, have the potential to significantly impact the business operations, reputation, profitability or customer service.

#### Materiality of outsourcing would be based on:

- the level of importance to the Company of the activity being outsourced as well as the significance of the risk posed by the outsourcing the said activity;
- the potential impact of the outsourcing on the Company on the various parameters such as earnings, solvency, liquidity, funding capital and risk profile;
- the likely impact on reputation and brand value of the Company and ability to achieve by the Company its business objectives, strategy and plans, should the Service Provider fail to perform the service;
- the cost of the outsourcing as a proportion of total operating costs of the Company;
- the aggregate exposure to a single particular Service Provider, in cases where the Company outsources various functions to the same Service Provider (concentration of outsourcing services (business) to a single Service Provider) and
- the significance of activities outsourced in the context of customer service and protection.

## 9. Role & Regulatory and Supervisory requirements by the Company

- The outsourcing of any activity by the Company would not diminish its obligations, and those of its Board and senior management, who have the ultimate responsibility for the outsourced activity. The Board of Directors of the Company (the Board) will therefore be responsible for the actions of the Service Provider(s) of the Company including Direct Sales Agents/ Direct Marketing Agents and recovery agents and the confidentiality of information pertaining to the customers that is available with the Service Provider. The Board shall retain ultimate control of the outsourced activity(ies).
- It is imperative for the Company, when performing its due diligence in relation to outsourcing, to consider all relevant laws, regulations, guidelines and conditions of approval, licensing or registration.
- Outsourcing arrangements will not affect the rights of a customer against the
  Company including the ability of the customer to obtain redress as applicable
  under relevant laws. In cases where the customers are required to deal with the
  Service Providers in the process of dealing with the Company, the Company
  would incorporate a clause in the relative product literature/ brochures, etc.,
  stating that the Company may use the services of agents in sales/ marketing etc.
  of the products. The role of agents will be indicated in broad terms.

**Commented [CM5]:** It would not suffice to reiterate the parameters to determine outsourcing. The company should evaluate its existing outsourcing arrangements under this definition and list those outsourced services which pass the materiality checks.

**Commented [CM6]:** The phrasing in the policy must be definite. Therefore 'may be' ought to be modified to ' will be'

**Commented [CM7R6]:** Made suitable modifications in the other provisions



- The Service Provider will not impede or interfere with the ability of the Company to effectively oversee and manage its activities nor shall it impede the Reserve Bank of India in carrying out its supervisory functions and objectives.
- FFSPL has a robust grievance redress mechanism, which is in no way compromised on account of outsourcing.
- The Service Provider, if not a group company of the Company, shall not be owned or controlled by any director of the Company or their relatives as defined in the Companies Act, 2013.

### 10. Risk Management practices for Outsourced Financial Services

#### I. Outsourcing Policy

The Company has put in place this comprehensive outsourcing policy, approved by the Board, which incorporates, inter alia, criteria for selection of such activities as well as Service Providers, delegation of authority depending on risks and materiality and systems to monitor and review the operations of these activities.

## II. Role of the Board and Senior Management

#### > Role of the Board

The Board (or a Committee of the Board to which powers have been delegated) shall be responsible *inter alia* for the following:

- To approve a framework for evaluation of the risks and materiality of all existing and prospective outsourcing and the policies that apply to such arrangements;
- To lay down appropriate approval authorities for outsourcing depending on risks and materiality;
- 3. To set up suitable administrative framework of senior management for the purpose of the directions of RBI in this regard;
- 4. To undertake regular review of outsourcing strategies and arrangements for their continued relevance, and safety and soundness and
- 5. To decide on business activities of a material nature to be outsourced, and approving such arrangements.

### > Role of the Senior Management

- 1. To evaluate the risks and materiality of all existing and prospective outsourcing, based on the framework approved by the Board;
- To develop and implement sound and prudent outsourcing policies and procedures commensurate with the nature, scope and complexity of the outsourcing activity;



- 3. To review periodically the effectiveness of policies and procedures of the Company and the Service Provider;
- 4. To communicate information pertaining to material outsourcing risks to the Board in a timely manner;
- 5. To ensure that the contingency plans, based on realistic and probable disruptive scenarios, are in place and tested;
- To ensure that there is independent review and audit for compliance with set policies and
- 7. To undertake periodic half yearly review of outsourcing arrangements to identify new material outsourcing risks as they arise.

**Commented [CM8]:** Please define the frequency wherever possible

## III. Evaluation of the Risks of outsourcing by the Company

The Company shall evaluate and guard against the following risks in outsourcing:

- 1. Strategic Risk Where the Service Provider conducts business on its own behalf, inconsistent with overall strategic goals of the Company.
- 2. Reputation Risk Where the service provided is poor and customer interaction is not consistent with the overall standards expected by the Company.
- 3. Compliance Risk Where privacy, consumer and prudential laws are not adequately complied with by the Service Provider.
- 4. Operational Risk- Arising out of technology failure, fraud, error, inadequate financial capacity to fulfil obligations and/ or to provide remedies.
- Legal Risk Where the Company is subjected to fines, penalties, or punitive damages resulting from supervisory actions, as well as private settlements due to omissions and commissions of the Service Provider.
- 6. Exit Strategy Risk Where the Company is over-reliant on one firm, the loss of relevant skills in our company itself preventing it from bringing the activity back in-house and where we have entered into contracts that make speedy exits prohibitively expensive.
- 7. Counter party Risk Where there is inappropriate underwriting or credit assessments.
- Contractual Risk Where the Company may not have the ability to enforce the contract.
- Concentration and Systemic Risk Where the overall NBFC industry has considerable exposure to one Service Provider and hence the NBFC may lack control over the Service Provider.
- 10. Country Risk Due to the political, social or legal climate creating added risk.

Commented [CM9]: This is restatement of RBI provisions.

However, it would be prudent to include-

How does the company evaluate these risks
 Who is responsible for managing these risks, the staff and departments should be listed out



#### IV. Evaluating the Capability of the Service Provider

- At the time of considering or renewing an outsourcing arrangement, appropriate due diligence to be performed by the Company to assess the capability of the Service Provider to comply with obligations in the outsourcing agreement. Due diligence shall take into consideration qualitative and quantitative, financial, operational and reputational factors. The Company shall consider whether the Service Providers' systems are compatible with their own and also whether their standards of performance including in the area of customer service are acceptable to the Company. The Company shall carefully evaluate the capability of service providers, taking into account the risks associated with undue concentration of outsourcing arrangements with a single provider. Where possible, the Company shall obtain independent reviews and market feedback on the service provider to complement its internal findings. The Risk Management Committee shall be responsible for overseeing this evaluation process, ensuring that the Company's outsourcing arrangements are diversified and aligned with best practices in risk management.
- Due diligence shall involve an evaluation of all available information about the Service Provider, including but not limited to the following:
  - i. past experience and competence to implement and support the proposed activity over the contracted period;
  - ii. financial soundness and ability to service commitments even under adverse conditions;
  - iii. business reputation and culture, compliance, complaints and outstanding or potential litigation;
  - iv. security and internal control, audit coverage, reporting and monitoring environment, business continuity management and
  - v. ensuring due diligence by Service Provider of its employees.

#### V. The Outsourcing Service Agreement

• The terms and conditions governing the contract between the Company and the Service Provider shall be carefully defined in written agreements and vetted by legal counsel / adviser / advocate on the legal effect and enforceability of the Outsourcing Service Agreement. Every such agreement shall address the risks and risk mitigation strategies. The Agreement should be sufficiently flexible to allow the Company to retain an appropriate level of control over the outsourcing and the right to intervene with appropriate measures to meet legal and regulatory obligations. The agreement shall also bring out the nature of legal relationship between the parties - i.e. whether agent, principal or otherwise.



- Some of the key provisions of the contract shall be the following:
  - i. the contract shall clearly define what activities are going to be outsourced including appropriate service and performance standards;
  - The Company must ensure it has the ability to access all books, records and information relevant to the outsourced activity available with the Service Provider;
  - iii. the contract shall provide for continuous monitoring and assessment of the Service Provider by the Company so that any necessary corrective measure can be taken immediately;
  - iv. Inclusion of a termination clause and minimum period to execute a termination provision, if deemed necessary,;
  - v. To incorporate controls to ensure customer data confidentiality and Service Providers' liability in case of breach of security and leakage of confidential customer related information;
  - vi. there must be contingency plans to ensure business continuity;
  - vii. the contract shall provide for the prior approval/ consent by us of the use of subcontractors by the Service Provider for all or part of an outsourced activity;
  - viii. it shall provide the Company with the right to conduct audits on the Service Provider whether by the internal or external auditors, or by agents appointed by the Service Provider to act on its behalf and to obtain copies of any audit or review reports and findings made on the Service Provider in conjunction with the services performed for us;
  - ix. outsourcing agreements shall include clauses to allow the Reserve Bank of India or persons authorised by it to access our documents, records of transactions, and other necessary information given to, stored or processed by the Service Provider within a reasonable time;
  - v. outsourcing agreement shall also include a clause to recognise the right of the Reserve Bank to cause an inspection to be made of a Service Provider of the Company and its books and account by one or more of its officers or employees or other persons;
  - xi. the outsourcing agreement shall also provide that confidentiality of customer's information shall be maintained even after the contract expires or gets terminated; and
  - xii. The Company shall have necessary provisions to ensure that the Service Provider preserves documents as required by law and take suitable steps to



ensure that its interests are protected in this regard even post termination of the services.

#### VI. Confidentiality and Security

- Access to customer information by staff of the Service Provider shall be on 'need to know' basis i.e., limited to those areas where the information is required in order to perform the outsourced function.
- The Company will ensure that the Service Provider is able to isolate and clearly
  identify our customer information, documents, records and assets to protect
  the confidentiality of the information. In instances, where Service Provider acts
  as an outsourcing agent for multiple NBFCs, care shall be taken to build strong
  safeguards so that there is no comingling of information / documents, records
  and assets.
- The Company will review and monitor the security practices and control
  processes of the Service Provider on a regular basis (on quarterly or Half yearly
  basis) and require the Service Provider to disclose security breaches.
- The Company shall immediately notify RBI in the event of any breach of security and leakage of confidential customer related information. In these eventualities, the Company would be liable to its customers for any damages.

# VII. Responsibilities of Direct Sales Agents (DSA) / Direct Marketing Agents (DMA) / Recovery Agents

- The Company shall ensure that the DSA/ DMA/ Recovery Agents are properly trained to handle their responsibilities with car e and sensitivity, particularly aspects such as soliciting customers, hours of calling, privacy of customer information and conveying the correct terms and conditions of the products on offer, etc.
- The Company has put in place a Board approved Code of conduct for DSA/DMA/ Recovery Agents, and wil obtain their undertaking to abide by the code. In addition, Recovery Agents shall adhere to extant instructions on Fair Practices Code as also their own code for collection of dues and repossession of security. It is essential that the Recovery Agents refrain from action that could damage the integrity and reputation of the Company and that they observe strict customer confidentiality.
- The Company and our agents shall not resort to intimidation or harassment of any kind, either verbal or physical, against any person in their debt collection efforts, including acts intended to humiliate publicly or intrude the privacy of

Commented [CM10]: Please define the frequency

**Commented [CM11]:** A reference can be made to the code of conduct framed by FFSPL board in the Recovery Policy



the debtors' family members, referees and friends, making threatening and anonymous calls or making false and misleading representations.

 Recovery Agents shall be appointed in accordance with the Recovery Policy of the Company.

## VIII. Documentation and Business Continuity

- The Company shall require its service providers to develop, document, and maintain a robust framework for business continuity and recovery procedures. To ensure resilience, the service provider must conduct periodic testing of the Business Continuity and Recovery Plan (on a quarterly or half-yearly basis). The Company may also consider joint testing and recovery exercises with the service provider under specific conditions, such as:
  - o Significant system upgrades or changes in critical processes
  - o Past instances of service disruptions or near-miss events
  - o Regulatory requirements mandating periodic joint testing
  - o Any identified vulnerabilities in recent audits or risk assessments
- In order to mitigate the risk of unexpected termination of the outsourcing agreement or liquidation of the Service Provider, the Company shall retain an appropriate level of control over their outsourcing and the right to intervene with appropriate measures to continue its business operations in such cases without incurring prohibitive expenses and without any break in the operations of the Company and its services to the customers.
- As part of its contingency planning, the Company shall assess the availability
  of alternative service providers or the feasibility of transitioning outsourced
  activities back in-house in case of an emergency. This evaluation will include
  an analysis of the associated costs, time, and resources required. If a list of
  alternative or standby service providers has been identified, it shall be
  documented as part of the contingency plan to ensure seamless operational
  continuity.
- Outsourcing often leads to the sharing of facilities operated by the Service Provider. The Company shall ensure that Service Providers are able to isolate the information, documents and records, and other assets of the Company with that of their other clients.

### IX. Monitoring and Control of Outsourced Activities

• The Company should have in place a management structure to monitor and control its outsourcing activities. The Company shall ensure that outsourcing agreements with the Service Provider contain provisions to address the

**Commented [CM12]:** The management structure so formalized should be articulated here.



monitoring and control of outsourced activities of the Company by a Service Provider.

- A central record of all material outsourcing shall be maintained and be readily
  accessible for review by the Board and senior management of the Company. The
  records shall be updated promptly and half yearly reviews shall be placed before
  the Board or Risk Management Committee of the Company.
- Regular audits shall be conducted by the Company's internal auditors to assess
  the adequacy of risk management practices in overseeing and managing
  outsourcing arrangements, as well as the Company's compliance with its risk
  management framework and regulatory requirements. In the event that the
  Internal Auditor position is vacant, the Company shall engage external auditors
  to ensure continued oversight and compliance.
- The Company shall at least on an annual basis through Legal and Finance
  Department, review the financial and operational condition of the Service
  Provider to assess its ability to continue to meet its outsourcing obligations. Such
  due diligence reviews, which can be based on all available information about the
  Service Provider shall highlight any deterioration or breach in performance
  standards, confidentiality and security, and in business continuity preparedness.
- In the event of termination of the outsourcing agreement for any reason in cases
  where the Service Provider deals with the customers, the same shall be
  publicized by displaying at a prominent place in the branch, posting it on the
  web-site, and informing the customers so as to ensure that the customers do
  not continue to deal with the Service Provider.
- All outsourced activities have been included in the scope of the Internal Audit of
  the Company and are subject to regular review. The Audit Committee of the
  Company will oversee the internal audit process to ensure compliance, risk
  management, and operational efficiency of outsourced functions.

# X. Redress of Grievances related to Outsourced Services

- The Company shall have put in place a Customer Grievance Redressal Policy which includes Mechanism in accordance with the Master Directions as well as, the Customer Grievance Redressal Policy of the Company.
- At the operational level, the Company will display the name and contact details (Telephone/ Mobile nos. as also email address) of the Grievance Redressal Officer prominently at their branches/ places where business is transacted.
- The designated officer shall ensure that genuine grievances of customers are redressed promptly without involving delay. It would be clearly indicated that

**Commented [CM13]:** FFSPL, as a prudent measure, may also decide which department will conduct this annual review and fix staff accountability

Commented [CM14]: I believe FFSPL already has a grievance redressal policy. The same may be mentioned here. It should state simply that the company has put in place such a policy



the Grievance Redressal Machinery of the Company will also deal with the issue relating to services provided by the outsourced agency.

- Generally, a time limit of 10 days may be given to the customers for preferring their complaints/ grievances. The grievance redressal procedure of the Company and the time frame fixed for responding to the complaints shall be placed on the website of the Company.
- The Company is committed to ensuring that customers receive seamless and fair resolution of grievances related to outsourced services. To achieve this, the Company has established:
  - Grievance Redressal Mechanism: A structured process to address complaints arising from outsourced service providers, ensuring timely resolution.
  - o Service Level Agreements (SLAs): Clear contractual obligations for service providers to maintain quality standards and responsiveness.
  - Customer Support Oversight: Regular monitoring of customer interactions handled by outsourced entities to ensure compliance with regulatory and internal policies.
  - Regulatory Reporting & Compliance
     The Company ensures full compliance with regulatory requirements by reporting customer-related activities conducted by service providers, as follows:
    - Suspicious Transaction Reports (STRs): Any suspicious financial transactions identified in outsourced operations are reported to the Financial Intelligence Unit (FIU) as per regulatory guidelines.
    - Cash Transaction Reports (CTRs): Transactions exceeding prescribed thresholds, as mandated by law, are reported to FIU in a timely manner.
    - Periodic Audits & Reviews: Regular audits are conducted to assess the compliance levels of outsourced service providers and mitigate any risks.

# 11. Outsourcing within a Group/ Conglomerate

 The Company may have back-office and service arrangements/ agreements with group entities e.g. sharing of premises, legal and other professional services, hardware and software applications, centralize back-office functions, outsourcing certain financial services to other group entities, etc. Before entering into such **Commented [CM15]:** This is suggested by RBI. Please refer to the grievance redressal policy of the company and ensure that the timelines are consistent. In the grievance redressal policy normal complaints have a TAT of 10 days. Please check

Commented [CM16]: A provision should be added to confirm that the company will make STR and CTR to FIU in respect of customer related activities carried out by the service providers.



arrangements with group entities, the Company shall have a service level agreements/ arrangements with their group entities, which shall also cover demarcation of sharing resources i.e. premises, personnel, etc. Moreover, the customers will be informed specifically about the company which is actually offering the product/ service, wherever there are multiple group entities involved or any cross selling observed.

- While entering into such arrangements, the Company will ensure that these:
  - are appropriately documented in written agreements with details like scope of services, charges for the services and maintaining confidentiality of the customer's data;
  - do not lead to any confusion to the customers on whose products/ services they are availing by clear physical demarcation of the space where the activities of the Company and those of its other group entities are undertaken;
  - do not compromise the ability to identify and manage risk of the Company on a stand-alone basis;
  - 4. do not prevent the RBI from being able to obtain information required for the supervision of the Company or pertaining to the group as a whole; and
  - 5. incorporate a clause under the written agreements that there is a clear obligation for any Service Provider to comply with directions given by the RBI in relation to the activities of the Company.
- The Company ensures that its ability to operate efficiently and securely remains unaffected in the event of disruptions to premises, IT systems, or support services provided by group entities. To mitigate such risks, the Company has implemented the following measures:
  - Business Continuity Planning (BCP): A well-documented and regularly tested BCP is in place to ensure seamless operations during contingencies.
  - IT Redundancy & Data Backup: Critical IT infrastructure is backed up through secure solutions and alternate data centres to prevent system failures.
  - Alternative Work Arrangements: Remote working capabilities and backup office locations have been identified to maintain business operations in case of physical site disruptions.
  - Third-Party Risk Management: Regular assessments are conducted on group entities and third-party service providers to ensure they meet operational resilience standards.
  - Crisis Management Framework: A dedicated crisis response team ensures swift action in the event of disruptions, minimizing operational impact.
- If the premises of the Company are shared with the group entities for the purpose of
  cross-selling, the Company shall take measures to ensure that the entity's
  identification is distinctly visible and clear to the customers. The marketing brochure
  used by the group entity and verbal communication by its staff / agent in the
  premises of the Company shall mention nature of arrangement of the entity with the
  Company so that the customers are clear on the seller of the product.



- The Company will not publish any advertisement or enter into any agreement stating
  or suggesting or giving tacit impression that the Company is in any way responsible
  for the obligations of its group entities.
- The risk management practices expected to be adopted by the Company while outsourcing to a related party (i.e. party within the Group / Conglomerate) would be identical to those specified above.

#### 12. Off-shore outsourcing of Financial Services

- The engagement of Service Providers in a foreign country exposes an NBFC to country risk -economic, social and political conditions and events in a foreign country that may adversely affect the NBFC. Such conditions and events could prevent the Service Provider from carrying out the terms of its agreement with the NBFC. To manage the country risk involved in such outsourcing activities, FFSPL shall take into account and closely monitor government policies and political, social, economic and legal conditions in countries where the Service Provider is based, both during the risk assessment process and on a continuous basis, and establish sound procedures for dealing with country risk problems. This includes having appropriate contingency and exit strategies. In principle, arrangements shall only be entered into with parties operating in jurisdictions generally upholding confidentiality clauses and agreements. The governing law of the arrangement shall also be clearly specified.
- The activities outsourced outside India shall be conducted in a manner so as not to hinder efforts to supervise or reconstruct the India activities of FFSPL in a timely manner.
- As regards the off-shore outsourcing of financial services relating to Indian Operations, FFSPL shall additionally ensure that
  - a. Where the off-shore Service Provider is a regulated entity, the relevant off-shore regulator will neither obstruct the arrangement nor object to RBI inspection visits/visits of NBFCs internal and external auditors.
  - b. The availability of records to management and the RBI will withstand the liquidation of either the offshore custodian or the NBFC in India.
  - c. The regulatory authority of the offshore location does not have access to the data relating to Indian operations of the NBFC simply on the ground that the processing is being undertaken there (not applicable if off shore processing is done in the home country of the NBFC).
  - d. The jurisdiction of the courts in the off shore location where data is maintained does not extend to the operations of the NBFC in India on the strength of the fact that the data is being processed there even though the actual transactions are undertaken in India.
  - e. All original records continue to be maintained in India.

## 13. Approval/ Review

**Commented [CM17]:** Please evaluate whether this section is cogent to the business operations of FFSPL. If not, may be removed



This Policy shall be approved by the Board and reviewed by the Managing Director & Chief Executive Officer of the Company on an annual basis and when it is found necessary to change the policy due to business needs.