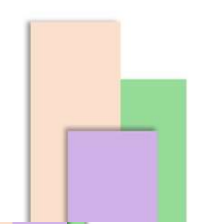


Policy Guidelines on Fair Practice Code (FPC)

Version 6.0





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INTRODUCTION

Annapurna Finance Private Limited ("Annapurna" or 'the Company') is a Private Company registered with Reserve Bank of India (RBI) as an NBFC and has been reclassified as NBFC-MFI. It is also classified as Non-Banking Financial Company - Middle Layer. Annapurna provides microfinance services to the low-income households and individuals to improve their quality of life. Annapurna constantly endeavors to deliver quality services to its Borrowers by maintaining highest levels of transparency and integrity.

Annapurna ensures that the principles of responsible lending, transparency and core values are followed in letter and spirit. Annapurna follows various guidelines issued by Reserve Bank of India ("RBI") on Fair Practices Code for NBFC-MFIs and Master Direction – Reserve Bank of India (Regulatory Framework for Microfinance Loans) Directions, 2022 establishing standards for fair business conduct and corporate practices in their dealings with customers. In compliance with these guidelines, Annapurna has formulated its Fair Practices Code Policy in accordance with the Reserve Bank of India (Non-Banking Financial Company – Scale Based Regulation) Master Directions, 2023, dated October 19, 2023 ('RBI-SBR Directions'), as amended from time to time, along with other applicable circulars and guidelines.

OBJECTIVE

- To formulate Fair Practices Code (FPC) and lay down the process and guidelines for effective implementation of FPC and to comply with the guidelines issued by the Reserve Bank of India (RBI) and other regulatory bodies, ensuring that the company's operations are in line with the prescribed norms.
- To promote fair, transparent, and ethical practices in all dealings with customers, ensuring that customers are treated with dignity and respect.
- To establish a robust mechanism for addressing customer grievances promptly and effectively, thereby enhancing customer trust and satisfaction.
- To adopt recovery practices that are respectful and non-coercive, ensuring that customers are not subjected to undue pressure or harassment.
- To provide customers with clear and concise information about products and services, enabling them to make informed decisions.

- To protect Borrowers from fraud, misrepresentation, deception and unethical practices.
- To regularly review and update the Fair Practice Code to incorporate best practices and address emerging challenges in the financial sector.

DEFINATIONS

In this Policy, unless the context otherwise requires, the following words, expressions and derivations therefrom shall have the meanings assigned to them as under:

- a) Board of Directors or Board or BOD shall mean Board of Directors of the Company.
- b) Company" shall mean Annapurna Finance Private Limited/ AFPL.
- c) Head Office shall mean Registered office of the company i.e. in Bhubaneswar, Odisha.
- d) Master Directions or RBI Directions or SBR Direction shall mean Master Direction "Reserve Bank of India (Non- Banking Financial Company Scale Based Regulation) Directions, 2023" dated October 19, 2023 ("RBISBR Directions") including amendments or updates if any or any other Directions issued by RBI and applicable to company being NBFC-MFI.
- e) NBFC-ML shall mean Non-Banking Financial Company -Middle Layer
- f) NBFC-UL shall mean Non-Banking Financial Company Upper Layer

Words importing the singular number shall include the plural number and words importing the masculine gender shall, where the context admits, include the feminine and neutral gender.

Words and expressions used but not defined in this Policy shall have the same meaning as ascribed to them in the Act / Regulations, and the rules made thereunder, as the case may be or in any subsequent amendment thereto. This Policy shall be subject to such statutory clarifications, informal guidance and FAQs as may be issued by the Regulatory Authority from time to time.

FAIR PRACTICE CODE

"Pursuant to the RBI Directions, company has framed and adopted the standard form of Fair Practices Code (FPC) as given in Annexure of this Policy which shall apply to all offices including the Head Office and branch offices across India of the Company. The FPC is binding on all employees and officers of the Company.

The Company is committed to adopting the best practices prescribed by the Reserve Bank of India (RBI) from time to time and will make necessary modifications to this Code, as required, to ensure continued compliance with such standards."

REVIEW, MONITORING AND EVALUATION

This policy along with the standard format as outlined in "Annexure" shall be reviewed and evaluated by the Board at least once a year and modified, as and when subject to revision and amendment in accordance with the applicable laws as may be issued by relevant authorities, from time to time.

CLARIFICATIONS/AMENDMENTS/ MISCELLANEOUS

This Policy has been made in consonance with the contemporary rules, regulations and laws prevailing in India. However, if, due to subsequent changes in the law, a particular provision or part thereof becomes redundant or is inconsistent with the law, in such case the applicable provisions of the law shall prevail.

DISCLOSURE REQUIREMENT

The Policy shall be placed on the website of the company, and the salient features of the policy and changes therein, if any. The Company shall put the standard format of Fair Practices Code as outlined in "Annexure".

The FPC in vernacular language shall be displayed by the company in its office and branch premises, for the information of various stakeholders.

ANNEXURE-

STANDARD FORMAT OF FPC REQUIRED TO BE DISPLAYED AT ALL OFFICES IN VERNACULAR LANGUAGES

FAIR PRACTICE CODE

We at Annapurna Finance Pvt. Ltd. treat all our clients in a fair, ethical and unbiased manner. The Fair Practice Code (FPC) as per RBI guidelines has been placed before the Board at their meeting and thereby approved, the same has been displayed at all offices in vernacular language. The Fair Practice Code delineates that

- All communications to the borrower are to be made in the vernacular language or in a language understood by the borrower.
- Application shall include all information affecting the borrower interest such as scheme details, eligibility criteria, repayment period range, charges and interest rate structure, key conditions of compliance, contingencies etc.
- Application shall mention documents required for appraisal.
- Acknowledgement of application with time to dispose of is to be issued.
- In accordance with the recent RBI guidelines on IRACP norms, exact due dates for repayment of a loan, frequency of repayment, the breakup between principal and interest, examples of SMA/NPA classification dates, shall be clearly specified in the language understood by the borrower in the loan agreement and in the sanction letter in order to compute the overdue status.
- The company provides microfinance collateral-free loans to households as per the RBI prescribed norms. Here 'household' shall mean an individual family unit, i.e., husband, wife, and their unmarried children.
- The information regarding the household income of the clients is to be duly submitted to the Credit information companies (CICs).
- While considering loan sanctions, the company ensures that a household's monthly loan repayment outflows do not exceed 50% of its total monthly household income.
- While calculating monthly loan repayment obligations, the Company considers all outstanding loans (collateral-free

- microfinance loans as well as any other type of collateralized loans) of the household.
- Repayments (including both principal and interest components)
 on all current loans, as well as the loan under consideration, are
 included in the outflows capped at 50% of monthly household
 income.
- Existing loans with outflows of more than 50% of a household's monthly income due to debt payments are allowed to mature.
 Additional loans to these households are granted only when the required maximum of 50% has been met.
- In the event a borrower submits a request for transfer of their borrowal account to another institution, the Company shall communicate its consent or objections, if any, within 21 days from the date of receipt of such request. Any such transfer shall be governed by transparent contractual terms in accordance with applicable laws."
- The company follows a microfinance loan pricing policy agreed by the board of directors, which includes, among other things, the following:
 - 1. A well-documented interest rate model/ approach for arriving at the all-inclusive interest rate.
 - 2. Delineation of the components of the interest rate such as cost of funds, risk premium and margin, etc. in terms of the quantum of each component based on objective parameters.
 - 3. The range of spread of each component for a given category of borrowers; and
 - 4. A ceiling on the interest rate and all other charges applicable to microfinance loans.
- Company is complying with the instructions contained in the RBI Circular dated April 15, 2024 on 'Key Facts Statement (KFS) for Loans & Advances' as amended from time to time.
- The company ensures issuance of factsheet or Key Facts Statement (KFS) detailing pricing of loans for all types of loans to low-income Households.
- The company displays the minimum, maximum and average interest rates charged on microfinance loans in all its offices, in the literature (information booklets/ pamphlets) issued by it and detail on its website.

- The company shall provide a loan card to the borrower which incorporates the following:
 - 1. Information that adequately identifies the borrower.
 - 2. Simplified factsheet on pricing.
 - 3. All other terms and conditions are attached to the loan.
 - 4. Acknowledgements by the branch of all repayments received and the final discharge.
 - 5. Details of the grievance redressal system, including the name and contact number of the nodal officer.
 - 6. Issuance of non-credit products, which are only with full written consent of the borrower, if any, and the fee structure for such product.
 - 7. All entries in the loan card shall be in the language understood by the borrower.
 - 8. Training of staff includes sensitization on non-discrimination and the rights of persons with disabilities, as mandated by law and international conventions. Employees are trained to assist physically/visually challenged applicants in availing business facilities. Grievance redressal for such applicants is ensured under the existing mechanism.
- The company ensures compliance of KYC guidelines of RBI.
- The company provides the flexibility of repayment periodicity on microfinance loans as per the borrower's requirement.
- The Company takes reasonable steps to ensure that credit will be extended only if borrowers have demonstrated an adequate ability to repay and loans will not put borrowers at significant risk of overindebtedness.
- The company explicitly discloses all the fees charged to the microfinance borrower in the factsheet. No additional fees are charged to the microfinance borrowers which are not specifically mentioned in the factsheet.
- The company shall inform the borrower well in advance regarding any change in the interest rate or any other change and these changes are effective only prospectively.
- The company ensures to provide valid acknowledgment receipts for all the payments received.
- There is no penalty charged on prepayment or on delayed payment and

- no Security Deposit/ Margin is collected from the borrower for a microfinance loan.
- AFPL through its concerned branch is accountable for inappropriate behavior by its employee and shall provide timely grievance redressal.
 It is also mentioned in the loan agreement.
- Recovery is done at a designated / central designated place decided mutually with the borrower. The Field staff are only allowed to make recovery at the place of residence or work of the borrower only if the borrower fails to appear at a central designated place on two or more successive occasions.
- The recovery official shall not adopt any harsh method towards recovery, which is outlined as under without limiting the general application and understanding:
 - 1. Use of threatening or abusive language
 - 2. Persistently calling the borrower and/ or calling the borrower before 9:00 a.m. and after 6:00 p.m.
 - 3. Harassing relatives, friends, or co-workers of the borrower
 - 4. Publishing the name of borrowers
 - 5. Use or threat of use of violence or other similar means to harm the borrower or borrower's family/ assets/ reputation
 - 6. Misleading the borrower about the extent of the debt or the consequences of non-repayment
- In the event of any grievance of the borrower regarding recovery and staff behavioral issues, he / she may approach the Branch Manager or Zonal Manager for redressal. The contact number of the authorities will be provided to the borrower at the time of sanction of loan.
- There is also a provision of penalties to be imposed on the field staff
 in cases of non-compliance of Code of conduct. Only employees of the
 company and no outsourced recovery agents are used for recovery in
 sensitive areas.
- The Company has Board approved policy with regard to Code of Conduct by field staff and systems for their recruitment, training and supervision.
- The Company's Board shall annually review on adherence to Fair practice code (Annexure-1) as per RBI guidelines.
- The Company complies with high ethical standards while interacting with clients and ensures that adequate safeguards are in place to

- detect and correct corruption or mistreatment of clients.
- The Company has put in place an appropriate Grievance Redressal Mechanism (GRM) within the company, as approved by the Board of Directors to resolve the disputes and ensure such grievances are addressed and disposed off at one higher level.
- Each Zone will engage one senior official as nodal officer for handling the complaints microfinance borrowers relating to availed loans.
- The GRM process, as per RBI guidelines, is being prominently displayed in each of our offices in local vernacular language, which contains the contact details of the Grievance Redressal Officer (GRO) of the company and the Officer-in-Charge of RBI's Regional Office.
- Grievance Redressal Mechanism also identifies the borrowers facing repayment-related difficulties, engages with such borrowers and provides them with necessary guidance about the recourse available.
- Training of staff specially focuses on-
 - 1. Appropriate behaviour towards customers,
 - 2. Methodologies of necessary enquiries regarding the household income and existing debt of the household.
 - 3. Documentation and Disbursement process,
 - 4. Recovery without harsh measures and through specified processes,
 - 5. Reporting to higher authorities the grievances of borrowers,
 - 6. Compliance of all regulatory guidelines as per this policy document.
- Compensation methods for staff give more emphasis on areas of service and borrower satisfaction than merely the number of loans mobilized and the rate of recovery.
- The company takes responsibility for compliance of RBI guidelines and necessary organizational arrangements has been made to assign responsibility for compliance to designated individuals within the company and to establish systems of internal control including audit and periodic inspection to ensure the same.