

Inspection Report (An Illustrative format)

• Report on the inspection of Saral Home Finance Limited (Position as on 31-03-2021)* undertaken in terms of provisions of the National Housing Bank Act, 1987, with reference to its position as on March 31 2023 and March 31 2022

•Amount quoted are in rupees crore, unless specifically stated, otherwise.

•Inspection Team to make specific comment/observation against each point and may add additional point with table or chart or both as enclosure, if required.

•Documentary evidence should be provided by the inspection team to support each observation.

II. Executive summary

(A) Ins	spection Details						
	Inspection carried out at	RO/CO/HO/AO Br	RO/CO/HO/AO Branches/Offices				
A.2.1	Date/s of inspection -	a b		с			
	RO/CO/HO/AO			d			
A.2.2	Date/s of inspection -	aaa		xzscc		fdbgfb	
	Branches/Offices						
A.3.1	Name of PIO and IOs -	test					
	RO/CO/HO/AO						
A.3.2	Name of PIO and IOs -						
	Branches/Offices						
A.4.1	Addresses, where						
	Inspections were						
	undertaken-						
	RO/CO/HO/AO	Ο/ΗΟ/ΑΟ					

Inspection from 2023-10-12 to

A.4.2 B.1 B.2	Addresses, where Inspections were undertaken - Branches/Offices Name of HFC Address – Registered	ere ces	
B.3	Office (RO) Address – Corporate Office (CO)		
B.4	Corporate Identification No	ntification No	
B.5	Date of incorporation	oration	
B.6	Date of commencement of business, if any		
B.7	Number, Date and Type (with/ without permission to accept public deposits) of Certificate of Registration issued by NHB	bermission ic deposits) if	
B.8	Status (Government/ Public/ Private/Others)		
B.9	Promoter/s		
B.10	Listed on Stock Exchange (SE), and names of SE along with last traded price and 52 weeks high and low, if listed	traded price	

B.11	No. of Branches and Offices, including Representative Offices abroad (States/UTs/ Country-wise)	
B.12	Name of Subsidiaries/Group Companies/Associate Cos.	
B.13	Name of other Company/ Institution, which has influence on the Company	
B.14	Date of last audited accounts	
B.15	Name, Address and Contact Details of Statutory Auditors along with Membership No.	
B.16	Continuance of the Statutory Auditors, since when. Rotation of partner or Firm or Co., if any.	
B.17	Instrument-wise Credit Ratings, including any change in the ratings during the year under reference	
B.18.1.1	Net Owned Funds - Reported - 29A of NHB Act, 1987	

B.18.1.2	Net Owned Funds ,Reported, NBFC–HFC (Reserve Bank) Directions, 2021	
B.18.2.1	Net Owned Funds ,Assessed , 29A of NHB Act, 1987	
B.18.2.2	Net Owned Funds ,Assessed , NBFC–HFC (Reserve Bank) Directions, 2021	
B.19.1	Capital Adequacy Ratio (%) , Reported	
B.19.2	Capital Adequacy Ratio (%). Assessed	
B.20	Borrowings Outstanding	
B.20A.1	Domestic Borrowings , Public Deposits , SECURED	
B.20A.2	Domestic Borrowings , Public Deposits , UNSECURED	
B.20A.2	Domestic Borrowings , Deposits/ICDs, SECURED	
B.20A.2 .2	Domestic Borrowings, Deposits/ICDs , UNSECURED	
.1	Domestic Borrowings , Non-convertible debentures , Secured in from 2023-10-12 to	Page 4

B.20A.3 .2	Domestic Borrowings , Non-convertible debentures , UNSecured	
B.20A.4 .1	Domestic Borrowings, Borrowings-NHB , Secured	
B.20A.4 .1	Domestic Borrowings, Borrowings-NHB , UNSecured	
B.20A.5 .1	Domestic Borrowings, Borrowings-Banks & FIs , Secured	
B.20A.5 .2	Domestic Borrowings, Borrowings-Banks & FIs , UNSecured	
B.20A.6 .1	Domestic Borrowings, Other – pl. Specify , Secured	
B.20A.7 .2	Domestic Borrowings,Other – pl. Specify, Unsecured	
B.20B.1	External Borrowings , Pl. specify	
B.21.1.1	Main Activities of HFC , Housing Loans ,Amount o/s	
B.21.1.2	Main Activities of HFC , Housing Loans ,% of total assets	

B.21.2.1	Main Activities of HFC , Non-Housing Loans , Amount o/s	
B.21.2.2	Main Activities of HFC , Non-Housing Loans , % of total assets	
B.21.3.1	Main Activities of HFC .Investments , Amount o/s	
B,21.3.2	Main Activities of HFC .Investments ,% of total assets	
B.21.4.1	Main Activities of HFC ,Others- PI. specify , Amount o/s	
B.21.4.2	Main Activities of HFC,Others- PI. specify, % of total assets	
B.21.5.1	Main Activities of HFC , Total Assets , Amount o/s	
B.21.5.2	Main Activities of HFC , Total Assets,% of total assets	
B.22.1.1	Loan Assets Outstanding ,Standard ,Housing	
B.22.1.2	Loan Assets Outstanding ,Standard , Non-Housing	
B.22.2.1	Loan Assets Outstanding ,Non-Performing Assets ,Housing -	

B.22.2.2	Loan Assets Outstanding ,Non-Performing Assets ,NON-Housing -
B.22.2.1 .1	Loan Assets Outstanding ,Non-Performing Assets - Sub-standard- Housing
B.22.2.1 .2	Loan Assets Outstanding ,Non-Performing Assets - Sub-standard-Non- Housing
B.22.2.2 .1	Loan Assets Outstanding ,Non-Performing Assets - Doubtful-I -Housing
B.22.2.2 .2	Loan Assets Outstanding ,Non-Performing Assets - Doubtful-I -Non-Housing
B.22.2.3 .1	Loan Assets Outstanding ,Non-Performing Assets - Doubtful-II -Housing
B.22.2.3 .2	Loan Assets Outstanding ,Non-Performing Assets - Doubtful-II -Non-Housing
B.22.2.4 .1	Loan Assets Outstanding ,Non-Performing Assets - Doubtful-III -Housing
B.22.2.4 .2	Loan Assets Outstanding ,Non-Performing Assets - Doubtful-III -Non-Housing

B.22.2.5 .1	Loan Assets Outstanding ,Non-Performing Assets - Loss -Housing
B.22.2.5 .2	Loan Assets Outstanding ,Non-Performing Assets - Loss - Non-Housing
B.22.3.1	Provisions for Standard Assets, HOUSING
B.22.3.2	Provisions for Standard Assets , NON HOUSING
B.22.4.1	Provisions for NPAs HOUSING
B.22.4.2	Provisions for NPAs , NON HOUSING
B.22.5.1	Gross NPA to Total Loans & Advances (%)- HOUSING
B.22.5.2	Gross NPA to Total Loans & Advances (%)- NON HOUSING
B.22.6.1	Net NPA to Net Loans & Advances (%) - HOUSING
B.22.6.2	Net NPA to Net Loans & Advances (%)- NON HOUSING
B.23.A. 1	Investments ,29B of NHB Act, 1987
B.23A.2	Investments - others

B.23B.1	Investments ,Diminution, if any, 29B of NHB Act, 1987	
B.23B.2	Investments - others	
B.23C.1	Provisions , 29B of NHB Act, 1987	
B.23C.2	Provisions - OTHERS	
B.24.1	Profitability and Return, 29B of NHB Act, 1987	
B.24.2	Profitability and Return - others	
B.24A.1	Profit After Tax (Loss) ,29B of NHB Act, 1987	
B.24A.2	Profit After Tax (Loss) - OTHERS	
B.24B.1	Dividend declared during the year, Rupees	
B.24B.2	Dividend declared during the year,% of face value	
B.24C	Return on Total Assets (%)	
B.24D	Net Interest Margin (%)	
B.25	Positive developments observed since last inspection, if any	
C.3	Overall Supervisory Rating Awarded by Inspection Team	
C.4	Registration: To be retained / To be considered for cancellation on from 2023-10-12 to	Page 9

Name of the Housing Finance Company: Saral Home Finance Limited (Position as on 31-03-2021)*							
Relevant provisions	Observation, in brief						
2.69	Finding 1						
3	test						
20.14	hg						
		fgfg					
			ddd				
	2.69	2.69 Finding 1 3 test	2.69 Finding 1 3 test 20.14 hg fgfg				

II. Capital Adequacy

1	Authorised, Issued, Subscribed and Paid-up Equity Capital and details of change/s, if any, during the year
2	Share application money/warrants, if outstanding and then the period of outstanding
3	Items other than Paid-up Equity Capital which form part of Share Capital (like Compulsorily Convertible Preference Shares) and included as Tier I

4	Composition and					
	shareholding pattern of					
	Paid-up Equity Capital					
	(Promoters & Group					
	Companies/Relatives,					
	Body Corporates,					
	Individual Public, Foreign					
	institutions, etc.)					
5	Shareholders holding 5%					
	or more in equity shares of					
	the Company.					
5.1	Whether any prior written					
	permission of RBI obtained					
	[Para 45]					
5.2	Whether any takeover or					
	acquisition of control has					
	taken place [Para 45.1]					
	Whether any change in the shareholding has taken place [Para 45.2]	fdsfd				
						dfgf
		fdgfdgd				
		Observation:-				
		hg				
			fgfg			
					ddd	

5.4 5.5	Whether more than 30% change in their directors has taken place [Para 45.3] Whether intimated NHB regarding any change in their director/management	
6	[para 45.3] Composition of Reserves [para 4.1.15] - Free and Other Reserves, separately - [Including computation of Impairment Reserve as per RBI format - Para 3.1.7 - Annex I]	
7	Compliance with Section 29C of the National Housing Bank Act, 1987 and withdrawals during the year under review, if any [Para 113]	
8	Compliance with other provisions on Reserves, including creation of DTL [Para 101.2], etc.	
9 9.A	Net Owned Funds (NOF) As per provisions of Section 29A (7) of the NHB Act, 1987	

9.B	As per the Directions, 2021 [Para 4.1.25, 4.1.28 & 4.1.36]	
9.C	Trend Analysis of NOF of last three Year	
10	Tier-II Capital [Para 4.1.37 & 6.1]	
11	Assessed Capital Funds [Tier-I + Tier-II] - [Para 4.1.36 & 37] & [3.1.7 - Annex I]	
11.A	Assessed Capital Funds Tier-I	
11.B	Assessed Capital FundsTier-II	
12	Total Risk Weighted Assets/ Exposure [12A+12B]	
12.1	Adjusted value of funded risk assets i.e. on-balance sheet items [Para 6.2]	
12.2	Adjusted value of non- funded and off-balance sheet items [Para 6.3]	
13	Capital to Risk Weighted Assets Ratio (CRAR)/ Adequacy Ratio (CAR) [13A+13B to be ? 15%] [Para 6.1]	

13.1	Percentage of Tier-I to Total Risk Weighted Assets/ Exposure [should not be		
13.2	Percentage of Tier-II to Total Risk Weighted Assets/ Exposure [should not exceed 1.25%		
14	Capital Adequacy and Capital Planning		
15	Borrowing powers approved in the General Meeting, and adherence to prescribed regulatory ceiling under the Directions, 2021 [Para 27.2]		
16	Outstanding borrowings - Overall view on composition, extent of dependence, security coverage, incremental cost and cumulative cost		
16.1	Domestic and Foreign	 	
16.2	Regulated and Exempted		
16.3	Secured and Unsecured		
16.4	NHB Refinance exposure t outstanding borrowing		

16.5	External Commercial Borrowings and necessary permission / approval for the same		
17	Compliances on Public Deposits [Para 4.1.30], including manuals and processes in place, records keeping & maintenance of registers, cost of deposits, maturity profile, trend in renewal, etc.		
18	NRI deposits, whether RBI permission was in place (wherever required)	Observation:-	fds
19	Compliance with provisions of Directions on Public deposits relating to	Finding 1	
19.1	Restriction on acceptance of deposits [Para 27]		
19.1.1	Compliance with all prudential norms		
19.1.2	Outstanding public deposits ? 3xNOF		
19.1.3	Requisite Credit Rating		
19.1.4	Downgrading of Credit Rating, if any on from 2023-10-12 to	Page 15	

Scheme-wise period of deposits [Para 28]	
Particulars to be specified in application form soliciting public deposits [Para 34]	
Introduction of depositors, including KYC compliances	
Furnishing of receipts to depositors [Para 37]	
Register of deposits [Para 38]	
Information to be included in the Board's Report [para 44]	
overdue public deposits	
	deposits [Para 28]Joint deposit [Para 32]Particulars to be specified in application form soliciting public deposits[Para 34]Introduction of depositors, including KYC compliancesFurnishing of receipts to depositors [Para 37]Register of deposits [Para 38]Information to be included in the Board's Report [para 44]Ceiling on the rate of interest & brokerage and Deposits from Non- Resident Indians [Para 29], Payment of interest on

19.10	General provisions	
	regarding repayment of	
	deposits - compliance with	
	minimum lock-in period,	
	premature withdrawals,	
	loan against deposits, non-	
	repayment of deposits	
	[Para 36]	
19.11	Renewal of public deposits	
	before maturity [Para 31]	
19.12	Safe custody of approved	
10.12	securities, including prior	
	approval to be obtained	
	from NHB for maintenance	
	[Para 40]	
19.13	Creation of floating charge	
19.15	in favour of the depositors,	
	and whether adequately	
	covered [Para 42.2]	
10.11		
19.14	Employee Security deposit	
	[Para 41]	
19.15	Advertisements, Statement	
	in lieu of advertisement,	
	and Advertisement in	
	Electronic Media [Para 35]	
19.16	Full cover for public	
	deposits [para 42.1]	

20	Comments on public deposits claimed but yet to be paid, unclaimed and unpaid, disputed, frozen/seized, unclaimed and unpaid for more than 7 years, amount transferred to IEPF, GOI Closure of
	branches [para 39]
21	Closure of branches [Para 39]
21.1	Prior advertisement in national and vernacular newspapers,
21.2	Prior intimation to NHB i.e. before ninety days of the proposed closure
21.3	Intimation to NHB along with a copy of the notice within 7 days of its publication in the newspaper
22	Compliance with issuance of Non-Convertible Debentures and compliance with Chapter XI of Directions, 2021
22.1	Purpose of issue [Para 57]
22.2	Eligibility to issue

22.3	Rating requirement [Para 59]
22.4	Maturity [Para 58]
22.5	No. of investors and minimum amount of subscription [Para 60]
22.6	Limit and amt. of issue [Para 61]
22.7	Conditions for issue [Para 62]
22.8	Procedure for issuance [Para 63]
22.9	Debenture Trustee [Para 64]
22.10	Security Cover [Para 65]
22.11	Dematerialisation [Para 66]
22.12	Loans against Debentures [Para 67]
22.13	Boards Reporting [Para 68]
23A	Three years Trend Analysis of Liabilities based on INS03-CBS

23B	Solvency i.e. Total outside	
	liabilities (Current and non-	
	current) and realisable	
	value of the assets of the	
	Company and real &	
	exchangeable value of	
	Companys paid-up capital	
	and reserves	
24		
24	Comments on non-funds	
	based activities like	
	Guarantees, issue	
	management,	
	underwriting, portfolio	
	management, lease/ hire	
	purchase syndicated,	
	loans/ ICDs syndicated,	
	bills brokered, property	
	related services, insurance	
	business mobilized, other	
	fee based activities, etc.	
25	Comments on other	
	contingent liabilities and	
	commitments, if any	

III. Asset Quality

1	Cash handling and
	management - Holding,
	Insurance Coverage,
	Security Arrangements

2	Maintenance of bank	
	accounts and the	
	periodicity of reconciliation	
3	Outstanding Assets -	
	Overall view on	
	composition, extent of	
	growth, security coverage,	
	incremental cost and	
	cumulative cost	
4A	Three year Trend Analysis	
	of Assets based on INS03-	
	CBS which inter-alia	
	include comments on	
	significant growth in B/S	
	size, if any.	
4B	Analysis of major	
	components of assets -	
	housing loans, non-	
	housing loans,	
	investments, fixed assets	
	(net), lease/rental assets,	
	current assets (net of	
	intangibles) which inter-	
	alia includes % O/s HL and	
	NHL constitute to Total	
	Assets (Net of Intangible)	
	and comments thereon, if	
	% O/s HL low / has	
	declining trend or % O/s	
	NHL high / has increasing	
	trend.	

5	Loan/ credit Policy , manual Business processes and delegation in place - due- diligence, Underwriting, Approvals , Disbursements, policy deficiency/gaps and on adequacy of the policy with the companies size of operations and risk Appetit.
6	Book value of major components of loan assets
6A	Non-current and Current
6B	Secured and Unsecured
6C	Standard (SMA0; SMA1; SMA2) and NPAs
7	Asset Classification - General as well as on Migration Analysis, Segregation by the System or Manual, Overdue based on days or EMIs, Application of Seasoning Period or Pending Overdues
7A	Standard Assets- Normal [Para 8.3.1] & [3.1.7 - Annex I]

7B 7C	Standard Assets- Teaser/Special Rates [Para 8.3.1] & [3.1.7 - Annex I] Sub-standard Assets [Para	
	8.3.2] & [3.1.7 - Annex I]	
7D	Doubtful Assets (upto 1 year, 1 to 3 years, and >3 years) [Para 8.3.3] & [3.1.7 - Annex I]	
7E	Loss Assets [Para 8.3.4 and 8.3.5] & [3.1.7 - Annex I]	
8	Divergence/s in asset classification and provisioning requirement thereon between classification by the Company and the assessment by IO on requirement	
8.1	Wrong classification of assets/ ICDs	
8.2	Restructuring of assets	
8.3	Loans exceeding/ without approval of statutory authorities	
8.4	Quick mortality accounts through recycling, etc.	

8.5	Camouflaging/ ever-	
	greening of NPAs by	
	granting additional	
	amount, etc. and year-end	
	acquisition of assets	
	resulting in sudden spurt in	
	advances	
8.6	Accounts causing concern	
	- Extent of accounts which	
	are standard but cause	
	concern, potential NPAs,	
	problem accounts, etc.	
8.7	Others	
9	Recovery Policy on	
	Outstanding and	
	Collections -	
	Implementation and	
	Effectiveness	
10	Trend analysis of the	
	profile and movements of	
	NPAs which inter-alia	
	include comments on	
	growth in NPAs, if any.	
11	Recovery efforts and	
	collection efficiency on	
	Standard Accounts and	
	NPAs to avoid slippages,	
	including of reversal of	
	dues in the loan accounts,	
	in which cheque bounced	
11 1 Inspecti	Normal way	Page 24

11.2	Through re-schedulement	
11.3	Through OTS	
11.4	Through Write-off	
11.5	Through SARFAESI Process	
11.6	Through Court Case	
11.7	Through Compromise Settlements	
12	Management of recovery through SARFAESI processes and follow up action thereon	
13	Management of recovery through suit filed accounts and follow up action thereon	
14	Accuracy of reclassification of Assets and effectiveness of Migration Analysis	
15	Critical observation on Credit norms in relation to both individual (Residents/ non-residents) and non- individual (domestic/	
	foreign) loans	

Application of Credit	
Appraisal Norms - Deqube I	
floans	
System due diligence	
process followed	
System of sanctions and	
lisbursements, delegation	
and adherence to such	
uthority and actions taken	
n case of transgressions,	
any to individuals	
System of credit sanctions,	
lelegations, adherence in	
ase of pre-approved	
orojects, including risk	
nitigants available to avoid	
louble financing	
System of technical	
ppraisals, including	
dherence to	
anctioned/approved plan	
ind adoption of NDMA	
uidelines [Para 87 & 107]	
Quality of legal	
examination of the security	
ind incidence of undue	
lelay affecting the	
anction of credit, etc.	Page 26
	eystem due diligence rocess followed eystem of sanctions and isbursements, delegation and adherence to such uthority and actions taken a case of transgressions, any to individuals eystem of credit sanctions, elegations, adherence in ase of pre-approved rojects, including risk hitigants available to avoid ouble financing eystem of technical ppraisals, including dherence to anctioned/approved plan and adoption of NDMA uidelines [Para 87 & 107] Quality of legal xamination of the security and incidence of undue elay affecting the

15.7	System and quality of documentation, follow up (where necessary), credit supervision including post sanction/ disbursal and effectiveness of control exercised by controlling
	authorities, management oversight.
15.8	Scope, adequacy and independence of audit and loan review functions
15.9	Loan Asset verification and its review including maturity profile of it at periodic intervals, particularly in the case of project/ builder loans
15.10	Streamlining of cash-flows and Management of Escrow accounts, particularly in the case of project/ builder loans
15.11	Review/ renewal of the credit facilities/ limits sanctioned and compliance thereof

15.12	Takeover of accounts, extension of facilities to defaulters, conversion of Non-Fund Based to Fund Based due to devolvement/ invocation,	
15.14	etc. Loans against security of	
	shares [Para 3.1.3]	
15.15	Loans against security of single product - gold jewellery [Para 3.1.4]	
15.16	Policy on demand/call loans [Para 13]	
15.17	Policy relating to off- balance sheet exposures	
15.18	Restructured accounts- assessment of restructuring of accounts- rationale and reasonability- impact on asset classification/provision	
15.19	Moratorium on Loan Book, if any, vis-à-vis NPA Recognition	
15.20	Adequacy and correctness of reporting credit data and default statistics to credit information companies	

16	Compliance with prudential
	norm in relation to
	maintenance of Loan to
	Value (LTV) ratio, and
	linking multiple loans
	disbursed on single
	property for LTV eligibility
	and assignment of risk
	weights [Para 19]
17	Assignment/ Securitization
	of assets, [Master
	Direction - RBI
	(Securitization of Standard
	Assets) Directions, 2021]
10	
18	Size and composition of
	overall investments (both
	non-current and current)
	and significant changes, if
	any
18.1	Liquid Assets u/s 29B, if
	any
18.2	others
19	Review and
	implementation of
	investment policy and
	conformity of individual
	investment transactions to
	the policy, including
	classification, valuation,
	depreciation, etc. [Para 11]

20	Half-yearly review of Investment portfolio and placement of outcomes before the board or committee of board.
21	Comments on investments not yielding any income
22	Comments on exposures to unquoted investments and compliance with the regulatory requirements
23	Any divergence in relation to investment classification, valuation, accounting, income recognition and provisioning for depreciation and contingencies with reference to prudential norms
24	Income / Loss from trading in securities - unusual features observed in sale/ purchase of securities and transactions routed through brokers
25	Empanelment of brokers [Para 24]

26	Application of control and	
	system such as	
	Concurrent Audit,	
	separation of front, mid	
	and back offices, MIS	
	reporting to CEO/MD,	
	Board review process on	
	breach of limit	
27	Maintenance of fixed asset	
	register, unusual features	
	observed in acquisition of	
	premises and other fixed	
	assets, charging of	
	depreciation.	
28	Disposal of land or	
	buildings acquired in	
	satisfaction of debts [Para	
	22]	
29	Other assets including	
	intangible assets,	
	concerns regarding assets	
	taken on lease/rental,	
	disposal of assets	
	acquired in satisfaction of	
	claims, etc.	
30	Steps taken by the	
	Company for improving	
	asset quality and their	
	effectiveness	
30A	Investment in Land or	
	Buildings [Para 22] on from 2023-10-12 to	
Inspecti	on from 2023-10-12 to	Page 31

30B	Exposure to Capital Market [Para 23]
30C	Broker-wise total transaction limit [Para 24]
31	Adherence to Exposure Norms
31A	Investment in Land or Buildings [Para 22]
31B	Exposure to Capital Market [Para 23]
31C	Broker-wise total transaction limit [Para 24]
32	Concentration of Credit/ Investment [Para 20] and dispersal of risk- compliance with prudential exposures to borrower/ borrowers group and any particular geographical sector/s. Director/s related advances- secured & unsecured
33	Maintenance of Liquid Assets under Section 29B
32A	Unencumbered approve securities

32B	Term/Certificate of Deposits (free of charge or lien) with Scheduled Bank or deposits with NHB or subscription of bonds issued by NHB	
34.1	Loan Product involving servicing of the loan dues by the builder/developers etc. on behalf of the borrower. (Interest subvention scheme or any other similar scheme) [Para 88]	
34.2	Disbursement of housing loan to individuals linked to the stages of construction [Para 88]	
35	Compliance with Principal Business Criteria [Para 4.1.17 & 5.3] Reported : Assessed : The assessment should be in the NHB prescribe format only.	
36	Transfer of Loan Exposure by HFCs / Sale of Loan assets [Master Direction - RBI (Transfer of Loan Exposure) Directions, 2021] tion from 2023-10-12 to	Page 33

IV. Management

1	Group if any, to which Company belongs
1A	Related party transactions and input on parent company/group companies
2	Affinity to any particular company/ Firm/ HUF/ individuals, which are outside the technical definition of the group but likely to have impact on its business
3	Acquisition or transfer of control during the period under review
3.1	any takeover or acquisition of control of an HFC [Para 45.1]
3.1.2	change in the shareholding [Para 45.2]
3.1.3	Change in Management/ Directors [Para 45.3]
3.2	Prior Public Notice about change in control/ management [Para 47]

4	Control exercised by holding company on HFC, if any and its maintenance of arms length distance
5	HFCs Arms-length relationship with related party
6	Control exercised by the HFC on management of its subsidiary/ies, if any. and its maintenance of arms length distance
7	Constitution and composition of Board of Directors and its Committees (including number of Executive/ Nominee/ Independent/Women Directors, Adherence to fit and proper criteria, Corporate Governance practices, etc.)

8	Board of Directors and its
	Committees Meetings
	(Adequacy and
	effectiveness of Board/
	Committee Meetings
	including number meetings
	held, attendance,
	Corporate Governance
	practices, roles &
	delegations, quality of
	agenda placed on
	policy/review/MIS)
8.1	Role, delegation &
	oversight
8.2	Action taken review
8.3	Approval/Review/Informati
	on placed before Board/
	Committees on
	Business/HR/ IT/Audit
	plans, budget; asset
	quality, resource mgt. incl.
	liquidity mgt., interest rate
	decisions on liabilities and
	assets, risk mgt., audits,
	Information Technology &
	Security, KYC & AML
	implementation;

8.4	Review note on Customer services, transparency & disclosures (ex. MITC), grievance redressal system in place;	
8.5	Review note on outsourcing, frauds and disasters (Business Continuity Plan and Disaster Recovery Site & Drill) to mitigate risks	k
9	Constitution of Audit Committee and its effectiveness [Para 50.1]	
10	Constitution and composition Other Committees -	
10.1	Adequacy and effectiveness of Committee Meetings including roles & delegations, number meetings held, attendance, governance practices, quality of agenda placed on policy/ review/MIS	
10.2	ALCO and its effectiveness [Para 3.1.1 & Annex I]	&

10.3	Risk Management Committee and its effectiveness [Para 50.3]
10.4	Appointment of Chief Risk Officer [Para 51]
10.5	Customer Service & Grievance Redressal Committees and their effectiveness [Para 19.5 & 78]
11	Professional qualifications & experience of Chairman/ MD/ CEO and other key managerial persons in place, their functioning, effectiveness, and succession planning
12	Professional qualifications & experience of other senior executives in place, their functioning, effectiveness, and succession planning

13	Overall management performance and its adequacy (Vision, Mission, Market Focus, Strategies, Plans, Products, Performance Vs. Target/Budget, adequacy of Risk/Audit/IT/HR Management framework	
	and MIS flow, in place and their effectiveness and review	
14	Compliances and adherence to time limits prescribed in respect of Regulations, Orders, Information/Payment, Delay/ Default, Inspection and Other Observations, Inconsistency in Reporting	
14.1	Unfavourable/ Qualified Statement from the Statutory Auditors [Chapter XII)	
14.2	Delay in submission of returns/ information;	
14.3	Warning/Caution Letters	
14.4	Show-cause Notices	
14.5	Penalties	
14.6	Pending Observations -	
Inspec	tionspactizes	Page 39

14.7	% of non-compliances and
	% of compliances found
	non-sustainable
15	Transparency and
15	
	disclosures to various
	stakeholders, including
	authorities and regulators,
	depositors, borrowers,
	employees, etc.
45 4	
15.1	Mandatory [Paras 14, 15,
	16, 34, 35, 44, 53.2 &
	3.1.7 (Annex i) and other
	applicable
	Directions/Guidelines etc.]
15.0	
15.2	Voluntary
16	Adoption of Corporate
	Social Responsibility
	Policy, Committee, and its
	implementation

V. Earnings

1	Comments on the income	
	& expenditure of the	
	Company	
1.1	Fund based income	
1.2	Non-fund based income	
1.3	Other income -	
	extraordinary items	
1.4	Yield on Deployment-	Select
	Overall 2023240t 12 to	Page 40

1.4.1.2	Overall, %	
1.4.2.1	Loans & Advances,	
	Amount	
1.4.2.2	Loans & Advances, %	
1.4.3.1	Others, Amount	
1.4.3.2	Others, %	
1.5	Income from Loans &	Select
	Advances –	
1.5.1.1	Overall ,Amount	
1.5.1.2	Overall, %	
1.5.2.1	Housing Loans, Amount	
1.5.2.2	Housing Loans , %	
1.5.3.1	Others, Amount	
1.5.3.2	Others, %	
1.6	Return on Investments –	Select
1.6.1.1	Overall ,Amount	
1.6.1.2	Overall, %	
1.6.2.1	Liquid Assets, Amount	
1.6.2.2	Liquid Assets , %	
1.6.3.1	Others, Amount	
1.6.3.2	Others, %	
1.7	Cost of Funds –	Earnings
1.7.1.1	Deposits, Amount	
1.7.1.2	Deposits, %	
1.7.2.1	NCDs, Amount	
1.7.2.2	NCDs, %	
1,7,3,1	Bank Borrowings, Amount	Page 41

1.7.3.2	Bank Borrowings, %	
1.7.4	NHB's Refinance	
1.7.4.1	NHB's Refinance, Amount	
1.7.4.2	NHB's Refinance, %	
1.7.5.1	Others, Amount	
1.7.5.2	Others, %	
1.8	Spread, Amount	
1.8	Spread,, %	
1.9	Ageing of debts, Amount	
1.9	Ageing of debts, %	
1.10	Write-offs, Amount	
1.10	Write-offs, %	
1.11	Write back of provisions on	
	account of improved	
	recovery, Amount	
1.11	Write back of provisions on	
	account of improved	
1.40	recovery, %	
1.12	Large donations, if any, Amount	
1.12	Large donations, if any, %	
1.13	Cost control measures and	
	their effectiveness •	
1.14	Three year Trend Analysis	
	of Income & Expenditure	
	(INS02-FSS)	

1A	Dividend declared by the Company in compliance of the Guidelines [Para 4.1.12A & 18A]
2	Impact on Earnings – •
2.1	Interest rate movement
2.2	Trading in securities
2.3	Financial performance of subsidiaries on net profit
2.4	Extra-ordinary income/ expenditure, non-recurring events
2.5	Favourable/Unfavourable Tax Effects
2.6	Securitization
2.7	Consultancy Arrangements
2.8	Distribution of insurance products, mutual fund products, etc.
3	Comments on profit planning •
4	Provisioning Requirement and shortfall observed, if any [Para 12] & [3.1.7]
5	Income Recognition [Para 9, 10] & [3.1.7]

6	Accounting for Investments [Para 11] & [3.1.7]	
7	Net Interest Margin (NIM) - Current Vs. Previous Year - with Comments including specific comments on decline therein, if any.	
8	Ratios [3.1.7] viz. Return on Assets and Return on Equity and reasons for changes between last and this FY, including •	
8.1	 Higher/Lower Loss provisions (Loan/ Investment) 	
8.2	 Higher/Lower Operating Costs (Cost to Income Ratio) 	
8.3	Higher/Lower income on one time transactions	
8.4	Improvement / deterioration in NIM	
8.5	 Interest Income from housing loans to Average loans & advances 	
8.6	 Gross Income to Average total assets 	
8.7	Financial cost to Average borrowings	Dage 44

Inspection from 2023-10-12 to

8.8	Interest Coverage Ratio
0.0	
8.9	Cost Income Ratio
8.10	Debt Equity Ratio
0.44	
8.11	 Operating expenses to
	Average total assets
	_
8.12	Profit after tax (PAT) to
	Average total assets
8.13	Dividend pay-out Ratio
	[Para 4.1.12A & 18A]
8.14	Rate of accretion to Net
0.11	
	worth

VI. Liquidity

1	Liquidity Risk Management
	Policy, Strategy and
	Practices [3.1.1 & Annex I
	- Guidelines on Liquidity
	Risk Management
	Framework (LRM)] Board
	Approved LRM Framework
	having Key Elements such
	as Governance of Liquidity
	Risk Management, Board
	level monitoring, Risk
	Management Committee,
	Constitution, functioning
	and effectiveness of ALCO
	& ALCO Support Group
	and its effectively
	implementation

Inspection from 2023-10-12 to

1.1	Governance of Liquidity Risk Management	
1.1.1	Integration of basic operations and strategic decision-making with risk management	
1.1.2	Board oversee the Strategy, Policies, and Procedures of the Company to manage liquidity risk in accordance with the liquidity risk tolerance/limit decided by it.	
1.1.3	Risk Management Committee:	
1.1.3.1	Reporting of RMC to the Board of the Company	
1.1.3.2	Presence of CEO/MD and head of the various Risk vertical in RMC	
1.1.4	Asset-Liability Management Committee (ALCO):	
1.1.4.1	oversees of implementation of LRM Strategy;	
1.1.4.2	ensuring adherence to the Risk Tolerance/limits set by the Board,	

1.1.4.3	head of the committee should be CEO/MD or Executive Director,	
1.1.4.4	ave Chief of Investment, Credit, Resource Management & Planning, Fund management Treasury (Forex and Iomestic), Economic Research as its member	
1.1.4.5	oversees the liquidity	
1.1.4.6	lecides on maturity profile, nix of incremental assets and liabilities, sale of Assets as a source of unding,	
1.1.5	Asset Liability Aanagement (ALM) Support Group:	
1.1.5.1	Analyse & monitor the quidity risk profile	
1.1.5.2	Reporting post analysis to ALCO	
1.1.6	iquidity risk Tolerance:	

1.1.6.1	a process is in place for	
	identifying, measuring,	
	monitoring and controlling	
	liquidity risk and	
	effectiveness of	
	implementation of same.	
1.1.6.2	An appropriate liquidity risk	
	tolerance limit has been	
	clearly articulated as per	
	companies business	
	strategy by senior	
	management as per	
	process.	
1.1.6.3	the strategy to manage	
	liquidity risk in accordance	
	with such risk tolerance is	
	in place.	
1.1.7	Liquidity Cost, Benefit and	
	Risk in the Internal Pricing:	
1.1.7.1	a process is in place to	
	quantify liquidity costs and	
	benefits of the same	
1.1.7.2	These aspects	
	incorporated in the internal	
	product pricing,	
	performance measurement	
	and new product approval	
	process	
1.1.8	Off Balance Sheet	
	Exposure and Contingent	
Inspectic	Liabilities: m from 2023-10-12 to	Page 48

1.1.8.1	process for projecting Cash flows arising from such off-balance sheet items over an appropriate set of time horizons is in place.
1.1.8.2	LRM Framework clearly articulated process of identifying, measuring, monitoring and controlling liquidity risk in respect of these items.
1.1.9	Funding Strategy:
1.1.9.1	It is part of LRM and is in place having effective diversification in source and tenor of funding is part of Funding Strategy, i.e. there should not be over- reliance on a single source of funding.
1.1.9.2	concentrated behavioural analysis of deposit withdrawal is part of Funding Strategy for public deposit accepting HFC.

1.1.10	Collateral Position	
	Management: mechanism	
	of differentiating assets	
	between encumbered and	
	unencumbered assets and	
	management of mobilising	
	those in a timely manner is	
	in place	
1.1.11	Stress Testing:	
1.1.11.1	stress testing conducted	
	on a regular basis for a	
	variety of short term and	
	market-wide stress	
	scenarios (Individually and	
	in combination).	
1.1.11.2	scenarios should include	
	nature of Companys	
	business activities and	
	vulnerabilities.	
1.1.12	Contingency Funding Plan	
	(CFP):	
1.1.12.1	Contingency Funding Plan	
	is in place for responding	
	to severe disruptions	
	which might affect the	
	NBFCs ability to fund	
	some or all of its activities	
	in a timely manner and at	
	a reasonable cost.	

C	available/ potential
	avaliable, potertial
	contingency funding
5	sources, amount/
e	estimated amount which
c	can be drawn from these
٤	sources , clear escalation /
k	prioritization procedures
c	detailing when and how
e	each of action can and
ę	should be activate , and
ŀ	lead time needed to tap
ŧ	additional funds from each
c	of the contingency
	sources.
1.1.13 F	Public Disclosures: Public
c	disclosure made on
f	following by the Company:
1.1.13.1	Liquidity Risk detailing
	funding concentration
ł	based on significant
c	counterparty (both
	deposits & borrowings),
1.1.13.2	Top 20 large deposits,
1.1.13.3	Top 10 borrowings
	(amount & % to total
	àmount),
	Funding concentration
	based on significant
	instrument/product,
	Stock Ratios 110m 2023-10-12 to

1.1.13.6	Institutional set-up for	
	liquidity risk management	
1.1.14	Intra Group transfers: If	
	there are Intra-Group	
	transactions and	
	exposures (ITEs);	
1 1 14 1	Appointment of Group	
	Chief Financial officer	
	(CFO)	
1 1 1 1 2		
1.1.14.2	liquidity management	
	process, funding	
	programmes consistent	
	with the complexity, risk	
	profile and scope of	
	operations of the	
	Companies in the Group in	
	place and look after by the	
	Group CFO	
1.1.14.3	Group Liquidity Risk	
	Management processes	
	and funding programmes	
	have taken into account	
	lending, investment, and	
	other activity and ensure	
	that adequate liquidity	
	maintained at the head	
	and each constituent entity	
	within the group.	

2	Management Information System (MIS) on liquidity position [3.1.1 & Annex I - Guidelines on Liquidity Risk Management Framework]	
2.1	MIS is in place and it provides timely & forward- looking information on the liquidity position of HFC and Group to the Board and ALCO both under normal and stress situation	
2.2	all sources of liquidity risk including contingent risks part of MIS and furnish more granular and time- sensitive information during stress events	
2.3	Application and Use of behaviour analysis on assets, liabilities and off- balance sheet items.	
3	Internal Controls for adherence to liquidity risk management policies and procedure [3.1.1 & Annex I - Guidelines on Liquidity Risk Management Framework]	

4	Comments on prudence in raising resources and their deployment	
4.1	Adherence to defining the proper time buckets	
4.2	Adherence to limits prescribed for different time buckets - Liquidity Risk	
4.3	Adherence to limits prescribed on cumulative basis - Liquidity Risk	
4.4	Adherence to other limits set by the respective Board - Liquidity Risk and Interest Rate Risk	
4.5	Reporting on breach of limits to the Board for ratification	
4.6	Manner of raising funds in the current year vis-à-vis the previous year	
4.7	Reliance on interest sensitive/ high cost funds and frequency and level of borrowings, if any	
5	Maturity mismatches based on ALM returns - structural and dynamic liquidity statements	

6	Liquidity Risk
	Measurement: Adherence
	of Stock Approach and
	Fixing of Internal tolerance
	limit by Board of HFCs for
	critical ratios (e.g. Short
	term liability to total assets;
	short-term liability to long
	term assets; commercial
	papers to total assets;
	non-convertible
	debentures
	(NCDs)(original maturity of
	less than one year) to total
	assets; short-term,
	liabilities to total liabilities;
	long-term assets to total
	assets; etc.
7	Management of Currency
	Risk
8	 Liquidity Management
8.1	Liquidity of the company in
	terms of holding liquid
	assets, maturity mismatch
	of funds/ cash flows
	(actual vis-à-vis
	projections) and access to
	institutional credits

8.2	Liquid assets holding vis- à-vis potential claims on liquidity (in terms of composition of deposits/ liabilities, reliance on few depositors, undrawn credit	
8.3	lines, etc.) Assessment of funding strategy	
9	Management of Interest Rate Risk	
9.1	Adherence of Gap or mismatch risk is measured by calculation Gaps over different time intervals as per guidelines	
9.2	Fixing of prudential limits on individual gaps with approval of board / management committee.	
9.3	Adherence to prudential limits set on individual gaps with approval of board /management committee.	
9.4	Empirical and behavioural analysis to estimate future behaviour of assets, liabilities and off-balance sheet items to changes in market variables on from 2023-10-12 to	Page 56

9.5	Implementation of Transfer Pricing System to facilitate	
	effective control and management of interest	
	rate risk.	
10	Assets assumed to be liquid by the HFC but which really are not	
11	Reasons for lack of adequate liquidity, if any, and the strategy and efforts made by the Company on liquidity management	
12	Liquidity risk assessment	
12.1	General control for managing liquidity risk - Policy for funding liquidity risk - Policy for market liquidity risk	
12.2	Trend of compliance vis-à- vis HFC's liquidity policy	
12.3	System in place for managing short term liquidity	
13	Risk arising out of financing floating rate assets with fixed rate liabilities, and the risk mitigants available with	
Inspect	ohthe 2023-10-12 to	Page 57

14	Risk arising out of pre- payments and the risk mitigants available with HFC
15	Decisions on Interest rate revision made by HFC
16	Internal Guidelines on LCR and coverage of all aspects as stipulated in LCR Guidelines and adherence thereof Applicability of Liquidity Coverage Ratio (LCR) [Para 3.1.2 of Directions, 2021]
16.1	Correctness of determined "High Quality Liquid Assets (HQLA)". There should not be double count items in determination of LCR, i.e., if an asset is included as part of the "stock of HQLA" (i.e., the numerator), the associated cash inflows cannot also be counted as cash inflows (i.e., part of the denominator), any such event observed.

16.2	Any event of lower LCR
	than prescribed level
	during the period under
	review (Stress Situation)
	and reporting of the same
	to RBI.
16.3	Periodically monetization
	of a proportion of assets
	through repo or outright
	sale to test the saleability
	of these assets and to
	minimize the risk of
	negative signalling during
	period of stress.
16.4	Disclosure on LCR and
	HQLA Component
	(Quarterly and Annually in
	Annual Report of all 4
	quarters); Disclosure of
	sufficient qualitative
	discussion (in their annual
	financial statements under
	Notes to Accounts)

VII. System Control

1	Rules, Regulations, Policies, Manuals, Delegations, etc. in place for reference and adherence by various functionaries/employees of the Company and their
	the Company and their effectiveness, including the system of review by the Board
2	End to end system implemented for income recognition, asset classification, provisioning, assignment of risk weights to comply with prudential norms; and the oversight and controls in existence for review and adherence

3	Adequacy of Audit System
5	in place, commensurate to
	its business (Audit Policy
	and Plan approved by the
	Audit Committee/Board
	including scope, coverage,
	periodicity, Frequency and
	Coverage of all functions,
	quality of observations,
	risk
	parameterisation/categoris
	ation, availability of Risk-
	Register, branches and
	offices, Exception
	reporting, Follow-up on
	Compliances, repeat
	observations, closure and
	review)
3A	Statutory Audit
3B	Risk Based Internal Audit
	or Internal Audit and its
	Independency i.e. no
	conflicting Role in
	assurance function.
3C	Credit Audit, if any
3D	Concurrent Audit, if any
3E	Information Security Audit
3F	Secretarial Audit, if any

4	Adequacy of Information
	Technology (IT) system in
	place to take care of its
	business [Para 3.1.10-
	Master Direction-
	Information Technology
	Framework for the NBFC
	sector dated June 08,
	2017]
4A	IT Policy and its review
4B	Coverage and extent of
	computerization
4C	Hardware, Software and
	Network Management
4D	Website and On-line
	Services Management
4E	Availability of IT Personnel
4F	Backup Facility
	Arrangement
4G	Information & Network
	Security
4H	Efficacy of MIS
41	System for upgrading the Software and Patch
	Management
41	
4J	Data Centre and Disaster
	Recovery Site Management and its
	trigger time

4K	Implementation of electronic mode of settlement [Para 97.1]	
5	Adequacy of Risk Management System and its effectiveness (Risk Management Policy, Committee, Structure, Review and Oversight, Assessment, Mitigants, Exposure Limits & Adherence, in place	
5A	Credit Risk	
5B	Market Risk	
5C	Operational Risk (People Risk, System Risk, Legal Risk, Outsourcing Risk)	
5D	Outsourced activities of the Company, and Control & Contingency Plan in existence	
6	Implementation of KYC and AML Processes [Master Direction-KYC Direction, 2016]	
6A	Board approved guidelines in place and its annual review	
6B	Reporting & Reviewing by the Audit Committee	

6C	Examining the KYC & AML records by the Internal Audit, Review and Reporting
6D	Appointment of Principal Officer (PO) and Designated Director
6E	Registration with FIU IND and on-line filing of CTRs and STRs
6F	Processes in place for Customer Identification and Acceptance
6G	Ongoing monitoring by PO and frequency of such monitoring
6H	Periodical Review of Risk Categorization of Customers and frequency of such review
61	Customer Awareness Measures undertaken
6J	Training on KYC & AML, provided to Front Office and other Staff
6K	Documentation Policy and Preservation of Records

7	Implementation of Fair Practices Code (FPC), Most Important Terms & Conditions (MITC), & Grievance Redressal Mechanism (GRM) [Chapter XIII, Annex XII etc of Directions, 2021]
7A	Board approved FPC, MITC and GRM in place and their periodical review
7B	Reporting & Reviewing by the Board
7C	Examination of records by the Internal Audit, Review and Reporting to Board/ Audit Committee
7D	FPC/MITC/GRM/Escalatio n to NHB processes implemented - Display, Privacy & Confidentiality Clause Maintenance, Complaint Register at branches/offices
7E	Appointment of Grievance Redressal Officer (GRO) and GRM escalation matrix, in place
7F	Complaints Analysis & Review

8	Implementation of Model Code of Conduct for DSAs, if any [Para 82.7 and Annex X of Directions 2021]
9	Implementation of Guidelines for Recovery Agents engaged by HFCs [Annex XI of Directions 2021]
10	Implementation of Business Continuity Plan, and the machinery in place
11	Frauds_ [Master Direction - Monitoring of Frauds in NBFCs (Reserve Bank) Directions, 2016]
11A	Official of the rank of General Manager or equivalent who will be responsible for submitting all the returns to the Bank and reporting
11B	Timely Identification, Classification, timely Reporting-FMR-1
11C	Report on Frauds Outstanding - Quarterly Return (FMR-2 &3) submission

11D	Frauds committed by unscrupulous borrowers	
11E	Case of Attempted fraud	
11F	Fraud case involving ?1 Crore and above	
11G	Reporting of Fraud & its details to the Board on detection	
11H	Quarterly and Annual Review of Fraud (comments on the parameters/main aspects/ details to be covered in note placed to the Board as per the Directions)	
111	Reporting of Fraud to Police	
11J	prevention mechanism, like system for corrective action including removal of systemic deficiencies and examination of staff accountability	
11 K	Closure of Fraud by HFCs as per Guidelines (comments on the prior approval obtained and all action are completed before closure as per the Directions)	

12	Systems and controls in place for ensuring good housekeeping - Balancing of books, long outstanding entries in nominal accounts (sundry/ suspense), if any	
13	Any disquieting features observed in trial balances at different periods, if any	
14	Comments on the application of Accounting Standards	
15	Accounting of off-balance sheet items	
15.1	Undisbursed amount of housing/other loans	
15.2	Financial/Other Guarantees	
15.3	Securitization, Assignments, etc.	
15.4	Liquidity commitment for Securitization of Std. Assets	
15.5	Second loss credit enhancement	
15.6	Claims not acknowledged as debt	
15.7	Others, if any	

16	Other business activities undertaken and their risk exposure on company, if any
16.1	_easing/ Rental
16.2	Hire purchase
16.3	Distribution of Insurance Product/s
16.4	Distribution of Mutual Fund Product/s
16.5	Others, if any

Annexures:

1.Acknowledgement on the Directives issued to the Company;

2.Pre-inspection scrutiny report

3.NOF& CRAR for the period under review, in case of assessment is different from reported;

4.Brief on Management Discussion/ Presentation having the acknowledgement from the company;

5.Ratio Analysis;

6.Supervisory Rating awarded by the Team, along with calculation details (including Excel File);

7.Annex I and II as mentioned in the Inspection letter issued to PIO;

8.Report on Risk based elements under STEP-UP CAMELS approach Annex III

9. Others. (Documentary Evidence of the Observations in the Report)

Note: The inspection team to ensure that all the Annexures as stated above have been furnished to Department of Supervision along with a special note on any matter, it may like to amplify and draw attention.

Date:

Place:

Inspection from 2023-10-12 to

Name IO

Name IO

Name IO

Name IO

Name PIO