

SANCTION LETTER

LOAN APPLICATION NUMBER: C02503251295174825

Date: 27/03/2025

To, Divya B

Current Address: Rose Wood

Rose Lane

Mumbai 400098 MH

Permanent Address: D/O B.Sheshagiri

Aadarsha Colony, Ward 16 Near Sai Baba Temple Sindhanur 584128 KA Email id: divyab@ltfs.com Mobile Number: 7026464334

Dear Sir / Madam.

We are pleased to inform you that your loan application has been approved by L&T Finance Limited (formerly known as L&T Finance Holdings Limited), and hereinafter referred as ("LTF/Lender"), subject to the following:

- 1) <u>Key Facts Statement</u> Please find attached Annexure 1 which comprises of Key Facts Statement ("KFS"). Annexure 1 further comprises of Schedule A i.e. Computation of Annual Percentage Rate (APR) and Schedule B i.e. Repayment Schedule.
- 2) <u>Terms and Conditions</u> Please find attached Annexure 2 which comprises of Terms of Sanction.

We look forward to a mutually beneficial and long-term relationship. We believe that our partnership will be built on the principles of trust, transparency, and understanding. We are committed to providing you with the best possible service and support to ensure that your loan experience is smooth and hassle-free.

By consenting to this sanction letter, you acknowledge that you have read, understood, and agreed to the terms and conditions outlined above and in the Annexures. You also confirm that you have provided all necessary information and documentation to facilitate the disbursement of the loan.

We encourage you to reach out to us if you have any questions or concerns regarding your loan or any other matter. Our dedicated customer service team is available at 1800-268-0000 or customercare@ltfs.com to assist you at all times.

If you're agreeable to the above terms and conditions, please sign and accept this sanction letter.

Date: 27/03/2025 2:30 pm

Regards,

L&T Finance Ltd.

(formerly known as L&T Finance Holdings Limited)

L&T Finance Limited (formerly known as L&T Finance Holdings Limited), Registered Office Brindavan, Plot No. 177, C.S.T Road, Kalina, Santacruz (East), Mumbai Maharashtra - 400098, India

Contact No.: 1800-268-0000 Email: customercare@ltfs.com Website: www.ltfs.com CIN: L67120MH2006PLC181833

All loans originated and serviced by and at the discretion of L&T Finance Limited

ANNEXURE 1 - KEY FACTS STATEMENT

PART 1 (INTEREST RATE AND FEES/CHARGES)

	Loan proposal account No.	/ C02	250325129	5174825	Type of Person	of Loan al Loan	Per	sona	e of Loan l - er Durable
	Sanctioned Loan Amount (in Rupees) Loan Amount (in Rupees)			400000.00 361575.00					
	Disbursal schedule (i) Disbursement in stages or 100% upfront. (ii) If it is stage wise, mention the clause of loan agreement having relevant details			100% upfront					
4	Loan term (mo	onths)			42				
5	Instalment det	ails							
	Type of instalments	Nu	mber of E	PIs	EPI (₹)		rep		ncement of ent, post
	Monthly	42			10762.0	00	27/	04/20)25
	Interest rate (Annualised) Type (fixed or floating or hybrid)			13.00% Fixed	13.00% p.a. Fixed				
7	Additional Inf	ormation	in case o	f Float	ing rate o	of interest			
Reference Benchmark S Benchmark rate (%) (B)		Spread (%) (S)	Final rate (% R = (B (S)	´	Reset pe (Mor	•	ber	the re nchma s cha	f change in ference ark (for 25 nge in 'R', ge in:)
				В	3	S	EPI (₹)	No. of EPIs
NA	NA	NA	NA	N	ΙA	NA	NA		NA
8	Fee/ Charges								
		F	Payable to the RE (Payable to a third party throug RE (B)		rty through	
		One-Ti Recurr				One-Tin Recurrii		or 1 (%)	nount (in ₹) Percentage as blicable

	(i) Processing fees	One Time	4130.00			
	(ii) Insurance charges a. Life Insurance b. Health Insurance c. General Insurance			One Time	8225.00 1100.00 2250.00	
9	Annual Percen	tage Rate (APR)	(%)	15.73% p.a.		
10	Details of Cont	tingent Charges ((in ₹ or %, as appl	icable)		
(i)	Penal charges, of delayed pay	•	2% per month o	on overdue EMI	+ applicable	
(ii)	Other penal char	rges, if any	NA			
(iii)	Foreclosure charges, if applicable		5% of principal outstanding + applicable taxes * Foreclosure shall be allowed only after payment of 6 EMIs on the respective EMI due date			
(iv)	Part Prepayment Charges		Up to 5% of prep	oaid amount + app	licable taxes	
(v)	Charges for switching of loans from floating to fixed rate and vice versa		NA			
(vi)	Duplicate NOC Charges		Rs.250/- + applicable taxes			
(vii)	Repayment Swap Charges (per swap)		Rs.500/- + applic	cable taxes (applica)	able only for	
(viii)	Payment Mandate Dishonour/ Bounce Charges		Loan Sanction amount in Rs. < 5 Lacs 5 – 50 Lacs >50 Lacs – 2 Cr >2 Cr	500	es in Rs.	
(ix)	Loan Cancellation Charges post cooling off period of 3 days		5% + applicable taxes on the outstanding loan amount			
(x)	Legal/Recovery	Charges	As per actuals.			

PART 2 - OTHER QUALITATIVE INFORMATION

1	Clause of Loan agreement relating to engagement of recovery agents		In the event of default, the Lender shall communicate to the Borrower by way of SMS or Email the details of recovery agent who is authorised by the Lender to approach the Borrower for recovery of Loan.		
2	Clause of Loan agreement which details grievance redressal mechanism		The Lender has designated a grievance redressal officer to redress the grievances of the Borrower. The details of the grievance redressal mechanism and the grievance redressal officer will be provided in the Schedule of the Loan Agreement. For further details, refer to the GRO Link: https://www.ltfs.com/grievance-redressal		
3	Phone number and email id of the nodal grievance redressal officer		gro@ltfs.com 1800 1020 476		
4	Whether the loan is, or in future maybe, subject to transfer to other REs or securitisation (Yes/No)		Yes		
5	In case of lending under collaborative lending arrangements (e.g., co-lending/outsourcing), following additional details may be furnished:				
	Name of the originating RE, along with its funding proportion NA		the partner RE h its proportion of	Blended rate of interest NA	
6	In case of digital loans, following specific disclosures may be furnished:				
	(i) Cooling off/look-up period, in terms of RE's board approved policy, during which borrower shall not be charged any penalty on prepayment of loan (ii) Details of LSP acting as recovery agent and authorized to approach the borrower		3 days		
			Will be provided	when loan default occurs	

SCHEDULE A - COMPUTATION OF APR

Sr. No.	Parameter	Details
1	Loan amount (in Rupees)	361575.00
2	Loan Term (months)	42
a)	No. of instalments for payment of principal, in case of non-equated periodic loans	NA
b)	Type of EPI	Monthly
	Amount of each EPI (in Rupees)	10762.00
	Nos. of EPIs	42
c)	No. of instalments for payment of capitalised interest, if any	NA
d)	Commencement of repayments, post sanction	27/04/2025
3	Interest rate type (fixed or floating or hybrid)	Fixed
4	Interest rate (Annualised)	13.00 % p.a
5	Total Interest Amount to be charged during the entire tenor of the loan as per the rate prevailing on sanction date (in Rupees)	90429.00
6	Fee/ Charges payable (in Rupees)	15705.00
A	Payable to the RE	4130.00
В	Payable to third-party routed through RE	11575.00
С	Total Outstanding from previous loan	NA
7	Net Disbursed amount (in Rupees)	345870.00
8	Total amount to be paid by the borrower (in Rupees)	452004.00
9	Annual Percentage Rate - Effective annualized interest rate (in percentage)	15.73 % p.a
10	Schedule of disbursement as per terms and conditions	One-time disbursement
11	Due date of payment of instalment and interest	27/04/2025 and monthly thereafter

ANNEXURE 2

TERMS AND CONDITIONS

The terms applicable to the "Loan" are provided below:

1. Classification of Assets & Example of SMA/NPA classification

Notwithstanding any other provisions of the sanction letter or the Loan Agreement and any rights available to the Lender under the applicable laws, the Lender shall, in compliance with RBI's Clarification on Prudential norms on Income Recognition, Asset Classification and Provisioning pertaining to Advances dated November 12, 2021 as amended from time to time and /or as required/directed by RBI (" **RBI IRACP Norms** "), classify and notify the Loan as an overdue account under day-end processes on the due date as per Lender's internal processes.

Additionally, subject to the RBI IRACP Norms and applicable laws, as per the RBI IRACP Norms and applicable laws, the Lender shall classify the Loan as SMA or NPA on the relevant due date in accordance with the day-end process followed by the Lender. The SMA or NPA classification date and asset classification status of the Loan shall be as on the date of the Lender' day-end process for the said Loan.

For the purpose of clarity, an example is provided below:

"If the due date of a loan account is March 31, 2021, and full dues are not received before the lending institution runs the day-end process for this date, the date of overdue shall be March 31, 2021. If it continues to remain overdue, then this account shall get tagged as SMA-1 upon running the day-end process on April 30, 2021, i.e., upon completion of 30 days of being continuously overdue. Accordingly, the date of SMA-1 classification for that account shall be April 30, 2021. Similarly, if the account continues to remain overdue, it shall get tagged as SMA-2 upon running day-end process on May 30, 2021, and if it continues to remain overdue further, it shall get classified as NPA upon running day-end process on June 29, 2021."

Upgradation of the account classified as NPA - loan accounts classified as NPAs may be upgraded as 'standard' asset only if the entire arrears of interest and principal are paid by the Borrower.

2. Schedule of Charges

To get information on the fees & charges applicable for your loan account, you can also click on https://bit.ly/Updated_SOC

3. Privacy Policy of DLA

This is the Data privacy Policy. For more information, kindly refer to the link provided - https://www.ltfs.com/docs/default-source/defaultdocument-library/data-privacy-policy.pdf? sfvrsn=729aba03_1

4. Repayment Schedule and Repayment Instalment

The repayment Schedule is drawn based on the terms and provided in Annexure 1 and is shared with the Borrower along with the welcome kit after disbursement of the Loan. The frequency of the repayment is on monthly basis.

The Borrower may voluntarily choose to pay the EMI(s) in advance/any amount prior to the due date. If such amount is equal to or more than the EMI, the same shall be appropriated by the Lender towards the next EMI/charges. In case, such amount is lesser than the EMI amount, the same shall be appropriated by the Lender towards the charges due, if any. In case no charges are due, such amount will be refundable to the Borrower. The Lender shall not be liable to pay any interest on any such amounts paid in advance.

An amount towards interest for the period between the date of disbursement of the Loan and the EMI interest start date (hereinafter "**Broken Period Interest/BPI**") shall be included in the first EMI Amount and will be apportioned in the first Instalment amount.

5. Consent

The Borrower hereby provides its consent to the Lender, its employees, representatives and/or its agents: (i) to share, the information and details of the Borrower, including repayment history, for the purposes of customer verification, personalization of products or services, credit rating, data enrichment, marketing or promotion of the Lender's or related products, with its group companies, service providers, partners, banks, financial institutions, credit bureaus, statutory authorities and regulatory bodies, etc., (ii) to download and use its "Central Know Your Customer" (CKYC) record from the Central KYC Records Registry using its KYC Identifier for fulfilling KYC requirements, (iii) to process the personal information, including when obtained via KYC/e-KYC process, images and video data and images of my surroundings captured therein, for a period of 5 (five) years or as per the applicable law from the date of termination or expiry of this Agreement, and (iv) to call/ SMS/ Email/ WhatsApp/Telegram, etc. the Borrower in relation to this Loan and/or other products/ services offered by the Lender and/or its partners. This consent overrides/ cancels the registration of the Borrower with the & National Do No Call Registry (NDNC) or "Do Not Disturb" (DND) service, with respect to the Lender, its employees, representatives and/or its agents. This consent is subject to the Lenders' privacy policy published/revised/amended on our website

The Borrower authorizes the Lender to destroy the cheque(s) (if any) in the possession of the Lender upon repayment of the Loan together with all costs, charges and expenses, by the Borrower to the satisfaction of the Lender.

6. Insurance (This clause shall be applicable only if the Borrower has opted for insurance)

The Borrower has opted to buy insurance from the Lender's insurance partner(s) with funding from the Lender as stated herein.

7. Legal Entity Identifier (LEI)

Legal Entity Identifier ("LEI") code shall be submitted by applicable Borrowers as per regulatory guidelines. In case the Borrower fails to obtain LEI codes, such Borrowers shall not be sanctioned any new exposure nor shall be granted any renewal/enhancement of existing exposure and non-availability of LEI code shall lead to cancellation of undrawn limit.

8. Interest Rate Determination

To get information on the Interest rate model and gradation of risk, click https://bit.ly/LTF_InterestRateModel

9. Compliance

The disbursement of the loan shall be subject to acceptance of the terms mentioned herein including the annexures hereof, the execution of Loan Agreement, or any other documents as advised by the Lender and compliance of the terms and conditions therein. Further, the Lender reserves the right, without assuming any liability and without any prior notice, to cancel the loan if the requisite compliance (including documents) as communicated by the Lender are not complied with.

10. Disbursement

The loan will be disbursed subject to the execution of a Loan Agreement or other documents as advised by us. Please submit your post sanction documents for disbursement. The actual/exact instalment amount, disbursement date and first EMI date may vary based on the actual date of disbursement of the Loan Amount and will be communicated in the Repayment schedule/ Welcome kit shared post actual disbursement.

It is also agreed between the parties that the Annualised Percentage Rate (APR) may vary by $\pm 2\%$ depending on the actual date of disbursement.

11. Customer Service

For any service-related requirement, you may reach out to our dedicated customer service help desk at 1800-268-0000 or customercare@ltfs.com.

12. Grievance Redressal

In case you are not satisfied with the resolution offered, you may further reach out to us at https://www.ltfinance.com/grievance-redressal.

13. Validity of Sanction Letter

The sanction letter is valid for 30 Days from the date of first login i.e. 2025-03-25 12:12:24 of application no. C02503251295174825.

DISCLAIMER: Please note that Lender never asks for payment of any commission/charges for applying for any type of loan. Neither of the employees, or its agents or any other person are in any way AUTHORIZED to ask for cash/ online payment for applying loan. Please do not make any payment to any personal QR codes or links without receipt from authorized staff of the Lender. Please note the Lender shall not be responsible for any such payment transactions made to any personal QR codes or links if they are not received from any authorized staff.

Terms and Conditions apply. Credit is at the sole discretion of L&T Finance Limited

SCHEDULE B – REPAYMENT SCHEDULE UNDER EQUATED PERIODIC INSTALLMENT

Annual interest rate	13.00
Loan term (in years)	3.5
Payments per year	12
Loan amount	361575.00

Total payments	452004.00
Total interest	90429.00

Period	EMI	Interest	Principal	Balance
1	10761	3917	6844	354730
2	10761	3842	6918	347812
3	10761	3767	6993	340819
4	10761	3692	7069	333750
5	10761	3615	7145	326604
6	10761	3538	7223	319381
7	10761	3459	7301	312080
8	10761	3380	7380	304700
9	10761	3300	7460	297239
10	10761	3220	7541	289698
11	10761	3138	7622	282075
12	10761	3055	7705	274370
13	10761	2972	7788	266581
14	10761	2887	7873	258708
15	10761	2802	7958	250749
16	10761	2716	8044	242704