

# Suryoday Small Finance Bank

# Pillar III Disclosure

**Background:** The purpose of Market discipline (detailed in Pillar 3) in the Basel II Framework of RBI is to complement the minimum capital requirements (detailed under Pillar 1) and the supervisory review process (detailed under Pillar 2). The aim is to encourage market discipline by developing a set of disclosure requirements which will allow market participants to assess key pieces of information on the scope of application, capital, risk exposures, risk assessment processes, and hence the capital adequacy of the institution.

## **DF-1: Scope of Application**

## (i) Qualitative Disclosure:

The framework of disclosures applies to Suryoday Small Finance Bank Limited (hereinafter referred to as the Bank) which launched Banking Operations on January 23, 2017. Disclosures are made as a standalone entity since the Bank does not have any subsidiary nor does it have any interest in any insurance entity.

## **DF-2: Capital Adequacy**

## a) Capital Structure

As per Reserve Bank of India (RBI) capital adequacy norms, capital funds are classified into Tier-1 and Tier-2 capital. Tier-1 capital of the Bank consists of paid-up share capital, share premium, statutory reserves, revenue & other disclosed free reserves. Tier-2 capital consists of revaluation reserves (at a discount of 55%), investment reserve, general provisions & loss reserves.

# b) Equity Capital:

The Bank has authorized share capital of Rs. 1,250 million, comprising of 12,50,00,000 equity shares of Rs. 10 each as on 31<sup>st</sup> December 2022, the Bank has subscribed and paid-up capital of Rs. 1,061.59 million comprising of fully paid up 10,61,53,624 shares of Rs. 10 each



## c) Capital Funds:

(Rs. In million)

Sr.no	Particulars	31.12.2022
(a)	Tier I Capital	
	- Paid up Capital	1,062
	- Reserves	
	Statutory Reserve	700
	Capital Reserve	14
	Employee Stock Option Outstanding account	83
	Share Premium	11,865
	- General Reserve	48
	- Balance in Profit	1,120
	<ul> <li>Less: Deferred Tax Assets &amp; Prepaid Expenses</li> </ul>	-1,189
	Total Tier I Capital	13,703
(b)	The total amount of Tier II capital (net of deductions from Tier II capital)	
I	General Provision and loss reserves	365
П	Subordinated debt eligible for inclusion in Tier II capital	
	- Total amount outstanding	1,000
	- Of which amount raised during the current year	0
	- Amount eligible to be reckoned as capital funds	800
Ш	Other deductions from capital if any	0
(c)	Total Eligible Capital	14,868

## (i) Qualitative Disclosure:

## a) Applicable Regulations:

The RBI guideline on 'Basel II Capital Regulation' was issued on July 1, 2008, for implementation in India with effect from March 31, 2008. Suryoday Small Finance Bank Limited (hereinafter referred to as the Bank) is subject to the RBI Master Circular on Basel-II Capital Regulations, July 2008 and amendments thereto issued from time to time by RBI.

The Basel II framework consists of three-mutually reinforcing pillars:

- Pillar 1 Minimum capital requirements for credit risk, market risk and operational risk
- Pillar 2 Supervisory review of capital adequacy
- Pillar 3 Market discipline

Market discipline (Pillar 3) comprises a set of disclosures on the Capital Adequacy and Risk Management framework of the Bank. Pillar 3 disclosures as per RBI master circular on Basel-II Capital Regulations are set out in the following sections for information.



## b) Regulatory capital assessment:

The Bank is subject to Capital Adequacy guidelines stipulated by Reserve Bank of India (RBI). In line with RBI guidelines under Basel II, the Bank has adopted Standardized Approach for Credit Risk while computing Capital Adequacy Ratio (CAR).

## Minimum capital requirements:

As per operating guidelines for Small Finance Bank, the Bank is required to maintain a minimum CRAR of 15% with minimum Common Equity Tier I (CET I) CAR of 6%.

As on 31<sup>st</sup> December 2022 total CRAR of the Bank stood at 36.35%, which is well above regulatory minimum requirement of 15%. Tier I ratio of the Bank stood at 33.50%, which is well above regulatory requirement of 6%.

## c) Assessment of adequacy of Capital to support current and future activities:

The Bank has a policy on Internal Capital Adequacy Assessment Process (ICAAP) which is approved by the Board of Directors (Board). Under ICAAP, the Bank determines whether it has adequate level of capital to meet regulatory norms, current and future business needs, including stress scenarios. ICAAP evaluates and documents all risks and substantiates appropriate capital allocation for not only risks identified under Pillar 1 (i.e. Credit, Market and Operational Risk) but for the ones identified under Pillar 2 as well.

ICAAP enables the Bank to ensure the adequacy of capital to take care of the future business growth and various other risks that the Bank is exposed to, so that the minimum capital required is maintained on a continuous basis and at the times of changing economic conditions / economic recession. The Bank considers both quantifiable and non-quantifiable risks while assessing capital requirements. The Bank considers the following risks as material and has considered these while assessing its capital requirements:

- Credit Risk
- Market Risk
- Operational Risk
- Interest Rate Risk in banking Book
- Liquidity Risk
- Credit Concentration Risk
- Business Risk
- Strategic Risk
- Compliance Risk
- Reputation Risk



## d) Monitoring and reporting

The Board of Directors of Suryoday Bank maintains an active oversight over the Bank's capital adequacy levels. On a quarterly basis, an analysis of the capital adequacy position and the risk weighted assets and an assessment of the various aspects of Basel II on capital and risk management as stipulated by RBI, are reported to the RMCB and Board.

## (ii) Quantitative Disclosure:

## a) Capital requirements for various risks

A summary of Bank's capital requirement for credit, market and operational risk on 31<sup>st</sup> December, 2022 is presented below:

		(Rs. In Million)
SN	Particulars	31.12.2022
(a)	Capital requirements for Credit risk: - Portfolios subject to standardized approach - Securitization exposures	6,136 -
(b)	Capital requirements for Market risk: Standardized duration approach - Interest rate risk - Foreign exchange risk (including gold) - Equity risk	-
(C)	Capital requirements for Operational risk: - Basic indicator approach	-

## b) Common Equity Tier 1, Tier 1 and Total Capital ratios:

Ratios	31.12.2022
Capital Adequacy Ratios*	
- Total Capital Adequacy Ratio (%)	36.35%
- Tier -1 Capital Adequacy Ratio (%)	33.50%
- Common Equity Tier - 1 Capital Adequacy Ratio (%)	33.50%

\* **Note**: No separate capital charge has been applied by the Bank for Market and Operational risk while calculating Capital Adequacy Ratio for quarter ending 31<sup>st</sup> December 2022 in accordance with the regulatory guidelines for Small Finance Banks.



## DF-3: Credit Risk- General Disclosures

#### (i) Qualitative Disclosure:

"Credit risk" is defined as the possibility of losses associated with diminution in the credit quality of borrowers or counterparties. In the Bank's portfolio, losses stem from outright default due to inability or unwillingness of a borrower or counterparty to meet commitments in relation to lending, trading, settlement and other financial transactions.

#### a) Policy and Strategy for Credit Risk Management

The Bank has put in place Credit Policy, Collection and Recovery policy, Income Recognition and Asset Classification (IRAC) Policy and Credit Risk Management Policy whereby credit risk can be identified, quantified, and managed within the framework that is considered consistent with the scale, size of business and risk appetite of the Bank. These policies are guided by the objective to build, sustain and maintain a high-quality credit portfolio by risk identification, measurement, monitoring, control/mitigation techniques and management of problem loans/ credit.

The policies reflect the Bank's approach towards lending to borrowers in light of prevailing business environment and regulatory stipulations. All these policies are approved by the Board of Directors of the Bank and are reviewed regularly.

To avoid concentration of credit risk, the Bank has put in place internal guidelines on exposure norms in respect of single borrower, group borrower, product exposure, etc. based on various guidelines issued by regulators.

The delegation structure for approval of credit limits is approved by the Board of Directors. Credit Committees, comprising of various senior officials from the Bank including representation from the Risk Department, are constituted for approval of high-ticket size loan proposals.

## b) Organizational Structure for Credit Risk Management function

The organizational structure of the Bank for Credit Risk Management function has the Board of Directors at the apex level that maintains overall oversight on the management of risks. The Risk Management Committee of Board (RMCB) assists the Board in relation to the oversight and review of the Bank's risk management principles and policies, strategies, appetite, processes and controls which includes credit risk. RMCB approves/ recommend the Bank's credit policies, prudential exposure limits, product asset quality review, credit assessment and approval system, margin and collateral management, credit documentation, credit pricing framework, credit administration and monitoring system, credit risk management system etc.

At operational level, Risk Management Committee of the Executives is responsible for overseeing implementation of credit and operational risk management framework across the Bank. The committee reviews status of portfolio management, loan review mechanism, risk monitoring and evaluation,



regulatory/legal compliance, adequacy of provision, risk concentrations, industry reviews and suggest corrective measures.

The roles and responsibilities of the key functions are as detailed below:

- Credit Risk Function: The Credit Risk Function, with support from Business Units, is entrusted with the
  responsibility of implementing processes for credit risk identification, assessment, measurement,
  monitoring and control. Credit Risk function execute portfolio risk management activities, analyse early
  warning signals, study the impact of various stress testing scenarios.
- Business Units: Business Units are primarily responsible for day-to day risk management with regard to
  processing transactions and the establishment of internal controls to treat the risks associated with
  those transactions. Business units are required to comply with credit risk management policies and
  processes related to the origination and management of credit risks.

## c) Credit risk measurement, mitigation, monitoring & reporting systems

## 1. Credit Origination and Appraisal System

There are separate Credit Origination and Appraisal Processes for Joint Liability Group (JLG) and Retail segments. The JLG segment relies largely on standardized product programs for credit risk assessment and approvals. Within the Retail segment, on the other hand, the Bank has adopted underwriting standards for different client segments that is based, inter alia, on ticket size, availability of security and other risk parameters. The credit sanctions are provided by experienced credit professionals with delegated approval authorities as per Bank's Board approved credit policy, based on detailed appraisal memorandum that takes into account business and financial risks of the proposal. The Bank developed a Credit Scoring Model for retail segment which is expected to evolve and get fine-tuned when more and more cases are sanctioned based on detailed credit appraisal.

## 2. Credit Documentation

Collateral / security documents are finalized and registered in consultation with the legal and compliance department. The RM/RO and Credit Operation are jointly responsible for ensuring that proper documentation is obtained as per the check list provided by credit and legal department. The Credit Operation team is responsible for the safe custody of all documentation. Documents from various branches are sent within 15 days of the sanction of the facility.

## 3. Post Sanction Monitoring

Credit monitoring involves follow-up and supervision of the Bank's exposures with a view to maintaining the asset quality at the desirable level, through proactive and corrective actions, aimed at controlling and mitigating the credit risk to the Bank. The main objectives of credit monitoring are:

• To ensure that there is timely recovery of principal and interest from Borrower



• To assess the health of the borrower units at periodic intervals with reference to the key indicators of performance such as stability, activity level etc.

Effective and on-going follow-up and supervision of borrower accounts are the important component in the Bank's credit monitoring process. It is critical and important to strengthen the credit monitoring mechanism and the Bank strives to graduate to stringent/leading practices in monitoring on an on-going basis. The Bank accord special emphasis on credit monitoring at all times.

#### 4. Security monitoring:

The value of the collateral is reassessed at periodic intervals. Collateral valuations are updated at a frequency appropriate to the value and nature of the collateral and the ease and costs of valuation.

#### 5. Monitoring Standards – Portfolio level:

The Bank is performing portfolio monitoring monthly with specific focus on the following key aspects

- Portfolio asset quality Delinquencies in various buckets: 1+ days, 30+ days, 60+ days, 90+ days, NPAs, Write-offs, Recoveries, Non-starters and early delinquencies (30+ in less than 6 months or 60+ in less than 12 months, etc.)
- Portfolio concentration limits Concentration across tenor, single borrower, group borrower level, geography, product, etc.

The Credit /Credit risk unit is responsible for conducting portfolio level monitoring and publishing relevant MIS reports.

#### 6. Periodic Quality & Control Reviews:

Internal audit exercise is conducted by way of periodic reviews and checks to ensure adherence to established credit policies and procedures.

On a periodic basis, a sample of applications and approvals & rejects are selected and checked for adherence to the credit filters, credit underwriting and verification criteria. Feedback provided to branches; changes made to the process as a result of these reviews are documented.

Quality & control review primarily focus on the following key aspects:

- Loan Approval process
- Adherence to internal policies and procedures and applicable laws/Regulations
- Compliance with loan covenants
- Post Disbursal Documentation (PDD) compliance
- Sufficiency of loan documentation



## 7. Recovery Policy:

- The Bank has a Collection and Recovery policy. This policy is formulated within the framework of various regulatory requirements and is reviewed annually by the Board or earlier, if required.
- The recovery process is required to be started as soon as a borrower account shows symptoms of weakness / default and the Bank does not wait till the borrower account is classified as NPA.
- The Bank does document the efforts made for the recovery of dues and relevant stakeholders are kept informed.
- The repayment record of borrowers is monitored both with regard to payment of interest and repayment of principal. The mode of recovery is decided after conducting a root cause analysis of the reason for default.
- Whenever a borrower defaults or is likely to default, rigorous follow-up is made for the collection of dues / arrears. When default occurs, oral and written communications is sent to the borrower to regularise their accounts within a specified period.
- In case the loan is secured by a guarantee (personal or corporate), steps are taken to recover dues from the guarantor.
- The Bank uses any of the following broad methods for management of problem accounts on case-tocase basis as it deems fit:
  - Restructuring, rephasement and rehabilitation
  - Exit strategy
  - Settlements / compromise
  - Sell down Asset Reconstruction Company (ARC) / other entities
  - Invocation of SARFAESI
  - Legal Action & recovery

## d) Definition and classification non-performing assets (NPAs)

An asset, including a leased asset, becomes non-performing when it ceases to generate income for the Bank. A "Non-performing Asset" (NPA) is a loan or an advance where:

- Interest and/or instalment of principal remain overdue for a period of more than 90 days in respect of a Term Loan,
- The account remains 'out of order', in respect of an Overdraft/Cash Credit (OD/CC),
- The amount of liquidity facility remains outstanding for more than 90 days, in respect of a Securitisation transaction undertaken in terms of the RBI guidelines on securitisation dated February 1, 2006.
- Any amount to be received remains overdue for a period of more than 90 days in respect of other accounts.
- An account may also be classified as NPA if the interest charged is not serviced fully within 90 days from the date of debit / due date.

## e) Credit risk exposures

Credit risk exposures (excluding specific risk on available-for-sale and held-for-trading portfolio) include all credit exposures as per RBI guidelines on exposure norms and investments in the held-to-maturity category, wherever applicable.



#### (ii) Quantitative Disclosures

#### **1.** Total gross credit risk exposures\* as on **31.12.2022**

	(Rs. In Million)
Category	Credit Exposure
Fund Based	
Gross Advances	54,092
Investment	7,519
All other Assets	9,826
Non - Fund Based**	1
Total Exposures	71,438

\*Represents book value as on 31<sup>st</sup>, December 2022

\*\* Credit Equivalent Amount

# 2. Geographic distribution of exposure\*, Fund based & Non-fund\*\* based separately.

(Rs. In Million)

Category	31.12.2022		
	Domestic	Overseas	Total
Fund Based	71,437	-	71,437
Non - Fund Based	1	-	1
Total	71,438	-	71,438

\*Represents book value as on 31<sup>st</sup>, December 2022

\*\* Credit Equivalent Amount

# 3. Residual contractual maturity breakdown of assets as on 31<sup>st</sup> December 2022

	-			(	Rs. In Million)
Maturity bucket	Cash, balances with RBI and other banks	Investments	Loans & Advances	Other assets including Fixed Assets	Total
Day 1	-60*	16,057	6	350	16,353
2 to 7 days	33	5,130	989	196	6,347
8 to 14 days	22	107	837	244	1,210
15 to 30 days	85	410	543	51	1,090
31 days to 2 months	60	135	2,293	48	2,537
2 months to 3 months	67	524	2,944	53	3,589
3 months to 6 months	106	510	6,614	53	7,284
6 months to 1 year	146	582	12,781	13	13,522
1 Year to 3 years	1,113	5,674	16,795	32	23,613
3 Years to 5 years	119	543	2,725	27	3,413



Maturity bucket	Cash, balances with RBI and other banks	Investments	Loans & Advances	Other assets including Fixed Assets	Total
Over 5 years	4	18	6,742	3,284	10,047
Total	1,696	29,689	53,269	4,349	89,003

\* This is mandatory CRR bucketed as per DTL ratio.

# 4. Asset Quality

• Classification of gross NPAs as on 31.12.2022

-	(Rs. In Million)
Particulars	31.12.2022
Sub-standard	1,733.5
Doubtful	-
<ul> <li>Doubtful 1</li> </ul>	444.6
<ul> <li>Doubtful 2</li> </ul>	84.6
<ul> <li>Doubtful 3</li> </ul>	0.2
Loss	25.6
Total Gross NPAs	2,288.5

#### • Net NPAs

	(Rs. In Million)
Particulars	31.12.2022
Gross NPAs	2,288.5
Less : Provisions	797.3
Net NPAs before floating provision	1,491.2
Less : Floating provision/Restructuring Provision/Interest	31.0
Capitalisation (i+ii+iii)	
i) Floating Provision	-
ii) Restructure Provision on IRAC Case	15.2
iii) Interest Capitalisation	15.8
Net NPA	1,460.2

#### • NPA Ratios

Particulars	31.12.2022
Gross NPAs to gross advances	4.23%
Net NPAs to net advances	2.74%



## • Movement of Gross NPAs

	(Rs. In Million)
Particulars	31.12.2022
Opening Balance as on 01.04.2022	5,974.2
Additions during the year	4,308.8
Recoveries (Excluding Recoveries made from	-375.9
Upgraded Accounts)	
Upgrades	-1,074.2
Write Offs	-2,245.4
ARC	-4,299.0
Closing Balance	2,288.5

## • Movement of Provisions for NPAs as on 31.12.2022

(Rs. In Million)

	31.12.2022			
Particulars	NPA Provision	Floating Provision/Restructuring Provision/ Interest Capitalisation	Total	
Opening balance as on 01.04.2022	2,137.6	1,003.0	3,140.6	
Provisions made during the year	2,981.4	-	2,981.4	
Any other adjustment, including transfer between provisions	-	-	-	
Write-back of excess provisions (including Write off – Technical and Actual)	-2,501.8	-59.2	-2,561.0	
ARC	-1,819.9	-912.8	-2,732.7	
Closing balance	797.3	31.0	828.3	

# • Floating Provision / Restructuring Provision / Interest Capitalization movement

<ul> <li>Floating Provision / Restructuring Provision / Interest Capitalization movement</li> </ul>			
			(Rs. In Million)
Particulars	Floating	Restructure	Interest
	Provision	Provision	Capitalisation
Opening balance as on 01.04.2022	912.8	74.4	15.8
Provisions made during the year	0	0	0
Any other adjustment, including transfer between	0	0	0
provisions	0	0	0
Write-back of excess provisions (including Writeoff –	0	-59.2	0
Technical and Actual)	0	-59.2	U
ARC	-912.8	0	0
Closing balance	0	15.2	15.8



## • Non-performing Investment

	(Rs. In Million)
Particulars	31.12.2022
Gross Non-Performing Investment	-
Less: Provisions	-
Net Non-Performing Investment	-

## • Provision for depreciation on Investment

(Rs. In Million)
31.12.2022
273.78
-
-
-
139.10
134.68

## • Provision for Standard Asset

	(Rs. In Million)
Particulars	31.12.2022
Opening balance as on 01.04.2022	194.6
Provision made/reversed during the year	1.8
Any other adjustment, including transfer between	0.0
provisions	
Closing balance	196.4

# • Geographic Distribution

			(Rs. In Million)
Category	31.12.2022		
	Domestic	Overseas	Total
Gross NPA	2,288.5	-	2,288.5
Provision for NPA	797.3	-	797.3
Floating Provision/Restructuring Provision	31	-	31
Provision for Standard Assets	196.4	-	196.4



## DF-4: Credit Risk: Disclosures for Portfolios Subject to the Standardized Approach

## (i) Qualitative Disclosure:

#### a) Ratings used under Standardized Approach:

Rating Agencies considered by the Bank:

- 1. CRISIL Ratings Limited
- 2. India Ratings and Research (FITCH Group)
- 3. Acuite Ratings and Research
- 4. Care Edge Ratings
- 5. ICRA Limited
- 6. Brickwork Ratings
- **b)** The Bank has utilized the ratings from the above agencies for our FIG (Financial Institution Group) customers. The rest of the corporate exposure is considered as unrated, and hence the bank has applied risk weight of 100% on the remaining corporate customers.

#### (ii) Quantitative Disclosures

For exposure amounts after risk mitigation subject to the standardized approach, amount of Bank's exposure in the following four major risk buckets as well as those that are deducted:

(Rs. In Million)

		(RS. IN WIIIION)
Pa	irticulars	31.12.2022
-	At 0% risk weight	15,171
-	Below 100% risk weight	48,226
-	100% risk weight	5,070
-	More than 100% risk weight	1,507
-	Deducted (Deferred Tax Assets and Prepaid expenses)	(1,189)

#### LEVERAGE RATIO

The leverage ratio acts as a credible supplementary measure to the risk-based capital requirement. The Bank is required to maintain a minimum leverage ratio of 4.5%. The Bank's leverage ratio as on 31<sup>st</sup> December 2022 calculated in accordance with RBI guidelines is as follows:

Tier-1 capital (A)	13,703
Exposure measure (B)	87,923
Leverage ratio (A/B)	15.58%



Action Required from the Committee: The note is submitted for Committee review and noting purpose.

Name of the Proposer:	Name of the Recommender:	Name of the Approver:
Sameer Ranade	Yogesh Dixit	Baskar Babu Ramachandran
(SVP- Market Risk)	(Chief Risk Officer)	(Managing Director & CEO)
Padmaja Ramachandruni		
(VP- Credit Risk)		