

BAID FINSERV LIMITED

(FORMERLY KNOWN AS BAID LEASING AND FINANCE CO. LTD.)

Code of Conduct for Direct Selling Agent(s)/Direct Marketing
Agents/Collections – Recovery Agents

Version Control:

Document Version	Type of Change	Description	Date	Prepared / Changed by
1.0	Original Document	Pursuant to RBI Circular on Outsourcing of Financial Services - Responsibilities of regulated entities employing Recovery Agents dated August 12, 2022 bearing circular no. RBI/2022-23/108 DOR.ORG.REC.65/21.04.158/2022-23 read with Master Direction — Reserve Bank of India (Non-Banking Financial Company — Scale Based Regulation) Directions, 2023 dated October 19, 2023 as amended on November 10, 2023	February 09, 2024	Credit Department

1. Preamble

The Code of Conduct for the Dealers, Direct Sales Agent (DSA), Direct Marketing Agents (DMA) and Recovery Agents (RA) {herein collectively referred as "Agents"} is a non-statutory code laid down by Baid Finserv Ltd. (hereinafter referred as "the Company" or "Baid Fin" for adoption and implementation by their agents while operating as representatives of the Company.

2. Applicability

The Code will apply to all persons involved in marketing and distribution of any loan or other financial product of the Company. The DSAs/DMAs and its employees / representatives must agree to abide by this code prior to undertaking any direct marketing operations on behalf of the Company. Any employees /representatives of the DSAs/DMAs found to be violating this code may be blacklisted and such action taken will be reported to the Company from time to time by the DSAs/DMAs.

A declaration to be obtained from employees /representatives by the DSAs/DMAs before assigning them their duties is annexed as **Annexure-I** to this Code.

3. Tele-calling a Prospective Customer

The Company shall not engage any telemarketers (DSAs/DMAs) who does not have valid registration certificate from Department of Telecommunications (DOT). The Company will submit the list of registered Telemarketers along with the registered telephone numbers to TRAI.

A prospective customer may be contacted for sourcing an Baid Fin product or Baid Fin related product only under the following circumstances:

- •When a prospective customer desires to acquire a financial product through the Baid Fin's website/call center/branch or has been referred by another customer/ prospective customer or through the Relationship Manager of the Company or is an existing customer of the Company who has given consent for accepting calls on other products of the Company.
- •When the prospective customer's name/telephone number / address is available and obtained after taking his /her consent. The employees / representatives of the DSAs/DMAs should not call a person whose name/number is flagged in any "do not call" list made available to him / her.

4. When to Contact a Prospective Customer on Telephone

Telephonic contact must normally be limited between 09.30 Hrs and 19.00 hours. However, it may be ensured that a prospective customer is contacted only when the call is not expected to inconvenience him / her. Calls earlier or later than the prescribed time period may be placed only under the following conditions:

•When the prospective customer has expressly authorized the DSAs/DMAs and its employees /representatives to do so either orally or in writing.

Residence/business/office address visit must normally be limited between 09.30 hours and 19.00 hours. Any deviation should be approved by customer in oral or in writing.

5. Respect Prospective Customer's Privacy

DSAs/DMAs or/and its employees will respect the prospective customer's privacy and his /her interest may normally be discussed only with him /her and with any other individual /family member such as prospect's accountant /secretary /spouse only when authorised to do so by the prospective customer.

6. Leaving Messages

Calls must first be placed to the prospective customer. If the prospective customer is not available, a message may be left for him /her. The aim of the message should be to get the prospective customer to return the call or to check for a convenient time to call again.

Ordinarily, such messages may be restricted to:

"Please leave a message that ****** (name of officer) representing Baid Fin called and requested to call back at ******* (phone number)".

As a general rule, the message must indicate that the purpose of the call is regarding selling or distributing a product of the Company.

7. No Misleading Statements / Misrepresentations Permitted

DSAs/DMAs and/or its employees / representatives will not:

- mislead the prospective customer on any service / product offered by the Company;
- mislead the prospect about their business or organization's name, or falsely represent themselves;
- Make any false / unauthorized commitment on behalf of the Company for any facility / loan / service.

8. Telemarketing Etiquette

Pre Call

- No calls prior to 09.30 Hrs or post 19.00 Hrs unless specifically requested.
- No serial dialing
- No calling on lists unless list is cleared by the team leader

During Call

- Identify yourself, your company and your principal
- Request permission to proceed
- If denied permission, apologize and politely disconnect.
- State reason for your call
- Always offer to call back on landline, if call is made to a cell number
- Never interrupt or argue
- To the extent possible, talk in the language which is most comfortable to the prospective customer
- Keep the conversation limited to business matters
- Check for understanding of "Most Important Terms and Conditions" by the customer if he plans to buy the product
- Reconfirm next call or next visit details

- Provide your telephone number, your supervisor's name or the Company's officer's contact details if asked for by the customer.
- Thank the customer for his /her time

Post Call

- Customers who have expressed their lack of interest for the offering should not be called for the next 3 months with the same offer
- Provide feedback to the Company on customers who have expressed their desire to be flagged "Do Not Call"
- Never call or entertain calls from customers regarding products already sold.
- Advise them to contact the Customer Service Staff of the Company.

9. Gifts or Bribes

Employees /representatives of DSAs/DMAs must not accept gifts from prospective customers or bribes of any kind. Any employee/representative of the DSAs/DMAs, who is offered a bribe or payment of any kind by a customer, must report the offer to his /her management.

10. Precautions to be Taken on Visits / Contacts

Employees/representatives of DSAs/DMAs will:

- respect personal space maintain adequate distance from the prospective customer;
- ensure that prospect/ customer is not visited within a period of 3 months of expression of lack of interest for the offering by him/ her.
- not enter the prospective customer's residence /office against his /her wishes;
- not visit in large numbers, i.e. not more than one employee /representative of the DSA and one supervisor, if required;
- respect the prospective customer's privacy;
- if the prospective customer is not present and only family members /office persons are present at the time of the visit, he /she should end the visit with a request for the prospective customer to call back;
- provide his /her telephone number, name of the supervisor or the concerned officer of the Company and contact details, if asked for by the customer; and
- Limit discussions with the prospective customer to the business Maintain a professional distance.

11. Other Important Aspects - Appearance & Dress Code

Employees/representatives of DSAs/DMAs must be appropriately dressed.

12. Handling of Letters & Other Communication

Any communication sent to the prospective customer should be only in the mode and format, as approved by the Company.

13. Qualification for DSAs/DMAs

There is no specific qualification prescribed, however before engaging the DSAs/DMAs the Company shall ensure that Partnership Deed, Memorandum of Association or any other document evidencing the constitution proof the entity shall contain as one of its main objects as soliciting or procuring DSA/DMA business.

14. Empanelment of DSA/DMA

DSA/DMA seeking empanelment/engagement with Company shall submit the application for empanelment in the illustrative format enclosed as **Annexure-II**.

15. Outsourcing Agreement

The agreement executed with DSAs/DMAs will be sufficiently flexible to allow the Company to retain appropriate level of control over the outsourcing firm. The agreement shall be in accordance with the Outsourcing Policy of the Company and will contain below key elements:

- a. Activities to be performed
- b. ability to access all books, records and information relevant to outsourced activity
- c. continuous monitoring and assessment
- d. Termination clause and minimum period to execute a termination
- e. Contingency plan to ensure business continuity
- f. Prior approval for appointment of sub-contractors
- g. Right to conduct audits/inspection and access to documents by internal and external auditors, RBI or persons authorized by RBI or other regulators.
- h. Confidentiality of customer to be maintained
- i. Preservation of documents

16. Maintenance of Database of DSAs / DMAs

The Company shall maintain up-to-date database of DSAs/DMAs engaged / empaneled with them. The Company shall keep the inspection report of the inspection, whenever conducted in terms of the provisions of the agreement entered into with the DSA/DMA, and action taken report (ATR) thereon.

17. Other important aspects - Appearance & Dress Code

DSA/DMA must be appropriately dressed. (Jeans and /or T-Shirt, open sandals are not considered appropriate).

For men this means-

- Well ironed trousers;
- Well ironed shirt, shirt sleeves preferably buttoned down.

For women this means-

- Well ironed formal attire (Saree, Suit etc.);
- Well-groomed appearance.

18. Handling of Letters & other Communication

Any communication sent to the prospect should be only in the mode and format approved by Baid Fin.

19. General

1. The Company may, on an annual basis, review the financial and operational condition of the service providers to assess their ability to continue to meet their outsourcing obligations. Such due diligence reviews, which can be based on all available information about the service provider could highlight any deterioration or breach in performance standards, confidentiality and security, and in business continuity

preparedness. Management may fix the criteria's/threshold/ parameters for review and monitoring.

- 2. The Company has in place a management structure to monitor and control its outsourcing activities. The Company may provide for in the outsourcing agreements with the service providers certain provisions to address monitoring and control of its outsourced activities.
- 3. In the event of termination of the agreement for any reason, the Company may publicize it so as to ensure that the customers do not continue to deal with that service provider.
- 4. NO DSA/DMA shall be allowed to do a fresh business on behalf of Company after termination of agreement until it is renewed.
- 5. No payment/fees/incentive of DSAs/DMAs will be made in cash.
- 6. The lead shall be shared by the DSAs/DMAs in the illustrative format as prescribed in Annexure-III.
- 7. By virtue of contract / agreement, the DSA / DMA or/and its employees / representatives may have access to personal and business information of Company and / or Company's customer. DSA / DMA shall ensure the preservation and protection of the security and confidentiality of the customer information or data which are in the custody or possession.
- 8. DSA / DMA/its employees/representatives should acknowledge that he/she/it has read the said Code of Conduct and has fully understood all the terms and conditions mentioned there in and declare that the DSA/DMA shall agree to abide by the said code of conduct in letter and spirit.
- 9. The DSA / DMA shall report the fraud erring employees / representatives periodically to Company. Such employees / representatives shall be barred permanently for doing the business of DSA / DMA in future with the Company.
- 10. Where DSA / DMA is seeking of engagement / empanelment with the Company, it or/and its Employees / representative will have to go through with training as organized by the Company. Management may decide upon the mode/manner/content of training. Company shall also maintain record of training provided by them.

Annexure-I

Declaration–Cum-Underta	king to be obtained by th	ne DSA/DMA from its employees / representatives
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	- -	
Re: Code of Conduct		
Dear Sir,		
	ocumentation of produ	My job profile, inter-alia, includes offering, explaining, cts and linked services to prospective customers of
In the discharge of my dution	es, I am obligated to follo	w the Code of Conduct attached to this document.
	_	e to abide by the Code of Conduct. I further confirm that tents of the Code of Conduct in full to me.
In case of any violation, nor as you may deem appropria		Code, you shall be entitled to take such action against me
In case of any violation, nor as you may deem appropria		Code, you shall be entitled to take such action against me
Signed on this	day of	20
SignatureNameAgency		
Signature of Trainer	Name	Company

APPLICATION FORM FOR EMPANELMENT OF DSA / DMA

The M	lanager),				
Sir/Ma	adam,				
	Sub: Application for Empanelment as Direct Selling Agent (DSA)/ Direct Marketing Agent (DMA) with (Name of the Company)				
Marke	submit herewith my/our application of the service and I/we undertangle to the service and I/we undertangle.	. (Name of the C	ompany). I/we have	read the terms ar	
1.	Full name (in block letters				
2	*Father's/Husband's name				
3	Constitution (tick appropriate option	Individual	Proprietorship	Partnership	Company
4	Date of birth/ incorporation (DD/MM/YYYY)				
5	Age		Years		Months
6	Address				
7	Mobile number/Contact number				
8	Alternate contact number				
9	PAN card no				
10	Present occupation/Business				
11	No. of years in employment/Business				
12	*Qualification				
13	*Languages known				
14	Reference (name and contact number	1. 2.			
are troproces emploinform	declare that the statements in the ue, complete and correct to the edings are pending against me/oyee ofnation/document being found untady empaneled, the empanelmen	e best of my kr us. I/we further rue / incorrect a	nowledge and belief r declare that I/we I/we understand t any stage, my appli	. I/We declare the state of the	hat no criminal to any existing event of any
	rv Limited all rights reserved. This document ted in any form or by any means, electronic or				
	Baid Finserv Limited Any violation shall be t				

Company Circulation

Date:			
Name:			

Documents to be submitted along with application:

- 1) Copy of PAN card;
- 2)*Address proof (latest telephone/mobile bill, electricity bill, gas bill, passport or ration card)
- 3)*Two recent passport size photographs (in addition to one affixed on application form);
- 4)*Latest IT Return/Form 16
- 5) Bank statement for last 6 months;
- 6) Enrolment letter, if enrolled with other Bank/FI for similar services;
- 7) In case of firm / Company: Registration certificate of firm & Partnership deed/ Articles of Association of the company, incorporation certificate and last Audited balance sheet.
- *Applicable only for Individual

Annexure-III

(Name of Loan product)- Customer information

Name of the Applicant/s:	
Mobile No.:	
Email ID:	
Address:	
Select which is applicable:	Looking for property/Property identified
Details of Property, if identified:	
Loan Amount:	
Income bracket (P.A.):	
(up to 5 lakh)	
(Above 5 lakhs to 10 lakh)	
(Above 10 lakh)	
Income based on:	Income tax return/other (if other, please, specify)
DSA Code:	
Signature of DSA:	

Proposed by:			
Name	Signature		
Mrs. Surbhi Rawat,			
Company Secretary and Compliance Officer			
Company Secretary and Comphance Officer			
Reviewed by:	1		
Mr. Aman Baid,			
Whole Time Director			
Approving Authority	Board of Directors		
Approving Authority	Board of Directors		
Date of Approval/ Review	February 09, 2024		
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