

Main Features of Regulatory Capital Instruments

Item #	Particulars	Equity Shares	Tier II Bonds	Tier II Bonds	Tier 2 Notes
1	Issuer	RBL Bank Ltd	RBL Bank Ltd	RBL Bank Ltd	RBL Bank Ltd
2	Unique identifier	INE976G01028	INE976G08056	INE976G08064	DFC-1
3	Governing laws of the instrument	Applicable Indian statutes and regulatory requirements	Applicable Indian statutes and regulatory requirements	Applicable Indian statutes and regulatory requirements	Laws of the State of New York, United States of America.
Regul	atory Treatment		·	·	
4	Transitional Basel	Common Equity Tier 1	Tier 2	Tier 2	Tier 2
5	Post- transitional Basel III rules	Common Equity Tier 1	Tier 2	Tier 2	Tier 2
6	Eligible at solo/group/group & solo	Solo	Solo	Solo	Solo
7	Instrument type	Common Shares	Tier 2 Debt Instruments	Tier 2 Debt Instruments	Tier 2 Debt Instruments
8	Amount recognised in the regulatory capital (Rs. in million as of May 18, 2022)	5,995.14	2,000	3,300	Rs. 776.98 crore, equivalent of US\$ 100 million
9	Par value of instrument (Rs. in million)	5,995.14	2,000	3,300	Rs. 776.98 crore, equivalent of US\$ 100 million
10	Accounting classification	Shareholders' equity	Liability	Liability	Liability
11	Original date of issuance	Various*	31st March 2016	27 th September 2016	13 th May 2022
12	Perpetual or dated	Perpetual	Dated	Dated	Dated
13	Original maturity date	No Maturity	30 th June 2022	15 th April 2023	15 th February 2032
14	Issuer call subject to prior supervisory approval	No	No	No	No
15	Optional call date, contingent call dates and redemption amount	Not applicable	Not applicable	Not applicable	At the option of RBL Bank, on any business day, upon the expiry of 5 years from the date of allotment subject to the conditions of the Master Circular on



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					Basel III Capital Regulations - Master Circular No. RBI/2022- 23/12 DOR.CAP.REC.3/2 1.06.201/2022-23 dated April 1,2022, as amended from time to time
16	Subsequent call dates, if applicable	Not applicable	Not applicable	Not applicable	Not applicable
	Coupons/ dividends	Dividend	Coupon	Coupon	Coupon
17	Fixed or floating dividend/coupon	Not applicable	Fixed	Fixed	Fixed
18	Coupon rate and any related index	Not applicable	10.25%	10.20%	5.25%
19	Existence of a dividend stopper	Not applicable	No	No	No
20	Fully discretionary, partially discretionary or mandatory	Fully discretionary	Fully discretionary	Fully discretionary	Fully discretionary
21	Existence of step- up or other incentive to redeem	No	No	No	No
22	Non-cumulative or cumulative	Non- cumulative	Non- cumulative	Non- cumulative	Non-cumulative
23	Convertible or non-convertible	Not applicable	Non- convertible	Non- convertible	Non-convertible
24	If convertible, conversion trigger(s)	Not applicable	Not applicable	Not applicable	Not applicable
25	If convertible, fully or partially	Not applicable	Not applicable	Not applicable	Not applicable
26	If convertible, conversion rate	Not applicable	Not applicable	Not applicable	Not applicable
27	If convertible, mandatory or optional conversion	Not applicable	Not applicable	Not applicable	Not applicable
28	If convertible, specify	Not applicable	Not applicable	Not applicable	Not applicable



Item	Particulars	Equity Shares	Tier II Bonds	Tier II Bonds	Tier 2 Notes
#	instrument type	4,			
	convertible into				
29	If convertible, specify issuer of instrument it converts into	Not applicable	Not applicable	Not applicable	Not applicable
30	Write-down feature	No	Yes	Yes	Yes
31	If write-down, write-down trigger(s)	Not applicable	The bonds shall be subjected to loss absorbency features applicable for non-equity capital instruments vide RBI Master Circular DBR.No.BP.BC. 1/21.06.201/2 015-16 dated July 1, 2015 on Basel III capital regulations covering Criteria for inclusion of debt capital instruments as Tier 2 capital and minimum requirements to ensure loss absorbency of additional Tier 1 instruments at prespecified trigger and of all non-equity regulatory capital instruments at the Point of Non-viability	The bonds shall be subjected to loss absorbency features applicable for non-equity capital instruments vide RBI Master Circular DBR.No.BP.BC. 1/21.06.201/2 015-16 dated July 1, 2015 on Basel III capital regulations covering Criteria for inclusion of debt capital instruments as Tier 2 capital and minimum requirements to ensure loss absorbency of additional Tier 1 instruments at prespecified trigger and of all non-equity regulatory capital instruments at the Point of Non-viability	The notes shall be subjected to loss absorbency features applicable for non-equity capital instruments vide the Master Circular on Basel III Capital Regulations - Master Circular No. RBI/2022-23/12 DOR.CAP.REC.3/21.06.20 1/2022-23 dated April 1,2022, as amended from time to time, on Basel III capital regulations covering Criteria for inclusion of debt capital instruments as Tier 2 capital and minimum requirements to ensure loss absorbency of additional Tier 1 instruments at prespecified trigger and of all non-equity regulatory capital instruments at the Point of Non-viability ("PONV"). Accordingly, the notes may at the option of RBI either be permanently written off or temporarily written off on the occurrence of the trigger event called the Point of Non Viability (PONV). PONV trigger event shall be as defined in the aforesaid RBI Circular and shall be determined by the RBI.



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32	If write-down, full or partial	Not applicable	Full	Full	Up to the full amount
33	If write-down, permanent or temporary	Not applicable	Permanent	Permanent	Permanent
34	If temporary write-down, description of write-up mechanism	Not applicable	Not applicable	Not applicable	Not applicable
35	Position in subordination heirarchy in liquidation (specify instrument type immediately senior to instrument)	Perpetual Debt Instruments	All Depositors, general Creditors & Non Capital Bonds and debentures outstanding of the bank.	All Depositors, general Creditors & Non Capital Bonds and debentures outstanding of the bank.	Unsecured and subordinated to the Bank's senior obligations, including claims of all depositors and general creditors and pari passu among themselves and other debt instruments classified as Tier 2 Capital, or to the extent permitted under the Basel III Regulations, debt instruments which are



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					eligible for inclusion under Tier 2 Capital under the Basel III Regulations, irrespective of the date of issuing or classifying as Tier 2 Capital.
36	Non-compliant transitioned features	No	No	No	No
37	If yes, specify non-compliant features	Not applicable	Not applicable	Not applicable	Not applicable



I. Full Terms and Conditions of Regulatory Capital Instruments

Criteria	Full Terms and Conditions of Equity Shares of RBL Bank Limited
Voting shares	Equity shares of RBL Bank Limited are voting shares
Limit on voting rights	Limits on voting rights, if any, are applicable as per provisions of the Banking Regulation Act, 1949
Position in subordination hierarchy	Represent the most subordinated claim in liquidation of the Bank. The paid up amount is neither secured nor covered by a guarantee of the issuer or related entity nor subject to any other arrangement that legally or economically enhances the seniority of the claim.
Claim on residual assets	Entitled to a claim on the residual assets, which is proportional to its share of paid up capital, after all senior claims have been repaid in liquidation
Perpetuity	Principal is perpetual and never repaid outside of liquidation (except discretionary repurchases / buy backs or other means of effectively reducing capital in a discretionary manner that is allowable under relevant law as well as guidelines, if any, issued by RBI in the matter).
	The Bank does nothing to create an expectation at issuance that the instrument would be bought back, redeemed or cancelled nor do the statutory or contractual terms provide any feature which might give rise to such an expectation.
Distributions	Distributions are paid out of distributable items (retained earnings included). The level of distributions is not in any way tied or linked to the amount paid up at issuance and is not subject to a contractual cap (except to the extent that a bank is unable to pay distributions that exceed the level of distributable items).
	There are no circumstances under which the distributions are obligatory. Non-payment is therefore not an event of default. Distributions are paid only after all legal and contractual obligations have been met and payments on more senior capital instruments have been made.
Loss absorption	It is the paid up capital that takes the first and proportionately greatest share of any losses as they occur. Within the highest quality capital, each instrument absorbs losses on a going concern basis proportionately and paripassu with all the others.
Accounting classification	The paid up amount is classified as equity capital. It is clearly and separately disclosed in the Bank's balance sheet.
Directly issued and paid-up	Shares are directly issued and paid up. The Bank cannot directly or indirectly fund the purchase of its own common shares
Approval for issuance	Paid up capital is only issued with the approval of the owners of the Bank, either given directly by the owners or, if permitted by applicable law, given by the Board of Directors or by other persons duly authorised by the owners



Criteria	Full Terms and Conditions of Basel III Compliant Tier II Bonds of RBL
	Bank Limited (Unique Identifier - INE976G08056
Issuer / Borrower / Company	RBL Bank Limited
Nature Of Instrument	Non-convertible, Redeemable, Unsecured, Unlisted, Rated, Basel III
	compliant Tier II Bonds in the nature of debentures for augmenting Tier II
	capital of the Issuer with face value of Rs.1,000,000 each (Bond)
Seniority	Claims of the Investors in the Instruments shall be:
	(i) Senior to the claims of Investors in Instruments eligible for inclusion in
	Tier 1 Capital (ii) Subordinate to the claims of all Depositors, general
	Creditors & Non Capital Bonds and debentures outstanding of the Bank and
	(iii) These Bonds shall neither be secured nor covered by a guarantee of
	the Issuer or its related entity or other arrangement that legally or
	economically enhances the seniority of the claim vis-à-vis creditors of the
	Bank. The Bondholders shall have no rights to accelerate the repayment
	of future scheduled payments (coupon or principal) except in bankruptcy
	and liquidation. The claims of the bondholders shall be subject to the provisions
	mentioned in the point Special Features, "Point of Non viability" (PONV)
	in the term sheet.
Mode of Issue	Private placement
Rating of the Instrument	"ICRA AA-&" "&"- rating watch with developing implications
Issue Size	INR 1500 Million plus Green Shoe Option
13346 3126	Tivit 1500 Willion plus Green Shoe Option
Objects of the Issue	Augmenting Tier II Capital (as defined in the Basel III Guidelines issued by
	RBI) and overall capital of the Issuer for strengthening its capital
	adequacy and for enhancing its long-term resources. Proceeds of the
Details of the utilization of the	Bonds raised will be utilized for the business of the Bank. The proceeds realized by RBL Bank from the Issue shall be utilized as per
Proceeds	the Objects of the Issue. The proceeds of the issue are being raised to
Floceeds	augment Tier 2 Capital under Basel III Capital Regulations as laid out by
	RBI. The proceeds of issue shall be utilized for regular business activities
	of the Bank.
Coupon Rate	10.25%
Coupon Payment Frequency	Quarterly
Coupon Payment Date	30 th March ,30 June,30 Sep,30 Dec of every year till maturity.
Coupon Type	Fixed
Day Count Basis	Actual/Actual
Default Interest Rate	In relation to the principal amount and coupon payable in respect of the
	Debentures, in case the same is not paid on the respective Due Dates,
	the defaulted amounts shall carry further interest at the rate of 2% (Two
	Percent) per annum over and above the Coupon Rate, from the date of
	occurrence of such default up to the date on which the defaulted
	amounts together with default interest is paid, and subject to "Special
	Features", "PONV" mentioned below.



Tenure	Six years and 3 Months
Redemption Date	30 June2022
Redemption Amount	At Par
Issue Price	Rs 1,000,000/- per Debenture
Deemed Date of Allotment	31st March 2016
Issuance/Trading mode of the	Demat Only
Instrument	
Transaction Documents	1) Signed and accepted Term Sheet 2) PAS-4 & PAS-3
	3) Trustee Consent letter4) Credit rating letter
	5) Credit rating rationale
	6) RTA appointment letter
	7) Any other document as may be deemed necessary
Day sait suis:	NCDI
Depositories Rusiness Day Convention	NSDL
Business Day Convention	Any day of the week (excluding Saturdays, Sundays, any day which is a
	public holiday for the purpose of Section 25 of the Negotiable Instruments
	Act, 1881 (26 of 1881) in Mumbai and any other day on which banks are
Decord Date	closed for customer business in Mumbai, India) shall be a Business Day
Record Date	The date falling 15 (Fifteen) days prior to any Due Date in relation to the Debentures
Conditions Precedent to	a) A certified copy of a resolution of the shareholders of the Company
Pay-In	should have been submitted to the Debenture Trustee:
ray-iii	(i) Authorising the Board of Directors of the Company to borrow monies;
	and
	(ii) Setting out the authorisation under Section 42 of the Companies Act,
	2013 read with the applicable rules in relation to the private placement
	of Debentures.
	(b) The Company shall have received a letter from the Debenture Trustee
	that it has acknowledged and has agreed / consented to act as the
	Debenture Trustee.
Conditions Subsequent to the	(a) The Company shall ensure that upon issuance of the Debentures, the
Date Deemed of Allotment	allotment and the dematerialised credit of the same occurs not later than
	2 (two) days from the Deemed Date of Allotment;
	(b) The Company shall ensure that it files PAS-3 & PAS-4 with the registrar
	of companies, within the time limit set out under the Companies Act,
	2013.
Events of Default	The Issuer has defaulted in relation to payment of the principal amount /
	coupon / redemption premium due in respect the Debentures. The
	investor must have no rights to accelerate the repayment of future
	scheduled payments (coupon or principal) except in bankruptcy and
	liquidation of the Issuer.
Role and Responsibilities of	To oversee and monitor the overall transaction for and on behalf of the
Debenture Trustee	Debenture Holders. All rights and remedies under the Transaction



	Documents shall rest in and be exercised by the Debenture Trustee
	without having it referred to the Debenture Holders. Any payment made
	by the Company to the Debenture Trustee, for the benefit of the
	Debenture Holders, shall discharge the Company pro tanto to the
	Debenture Holders.
Governing Law and Jurisdiction	The Debentures and documentation will be governed by and construed in
	accordance with the laws of India and the Courts in Mumbai shall have
	jurisdiction to determine any dispute arising in relation to the
	Debentures.
Loss Absorbency	The bonds shall be subjected to loss absorbency features applicable for
	non-equity capital instruments vide RBI Master Circular
	DBR.No.BP.BC.1/21.06.201/2015-16 dated July 1, 2015 on Basel III capital
	regulations covering Criteria for inclusion of debt capital instruments as
	Tier 2 capital and minimum requirements to ensure loss absorbency of
	additional Tier 1 instruments at pre-specified trigger and of all non-equity
	regulatory capital instruments at the Point of Non-viability ("PONV").
	Accordingly, the Bonds may at the option of RBI either be permanently
	written off or temporarily written off on the occurrence of the trigger
	event called the Point of Non Viability (PONV). PONV trigger event shall
	be as defined in the aforesaid RBI Circular and shall be determined by the
	RBI.
Point of Non Viability (PONV)	The present issue of Bonds is being made in pursuance of Master Circular
and special features	DBR.No.BP.BC.1/21.06.201/2015-16 dated July 1, 2015 on Prudential
	Guidelines on Implementation of Basel III Capital Regulations in India
	covering Criteria for Inclusion of Debt Capital Instruments as Tier 2 Capital
	and Minimum Requirements to ensure loss absorbency of Additional
	Tier1instruments at pre-specified trigger and of all non-equity regulatory
	capital instruments at the PONV.
	As per the extant instructions issued by RBI, these Bonds, at the option of
	the Reserve Bank of India, shall be written off upon the occurrence of the
	trigger event, called the 'Point of Non-Viability (PONV) Trigger' stipulated
	below:
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	(i) The PONV Trigger event is the earlier of: decision that a conversion or
	write-off without which the firm would become nonviable, is necessary,
	as determined by the Reserve Bank of India; and the decision to make a
	public sector injection of capital, or equivalent support, without which
	the firm would have become non-viable, as determined by the relevant
	authority. The Write-off of any Common Equity Tier 1 capital shall not be
	required before the write off of any Non-Equity (Additional Tier-I and Tier
	2 regulatory capital instrument.
	(ii) Such a decision would invariably imply that the write-off or issuance of
	any new shares as a result of conversion consequent upon the trigger



event must occur prior to any public sector injection of capital so that the capital provided by the public sector is not diluted. As such, the contractual terms and conditions of these instruments shall not provide for any residual claims on the issuer which are senior to ordinary shares of the bank (or banking group entity where applicable), following a trigger event and when conversion or write-off is undertaken. For the purpose of the above, a non-viable bank will be: A bank which, owing to its financial and other difficulties, may no longer remain a going concern on its own in the opinion of the Reserve Bank unless appropriate measures are taken to revive its operations and thus, enable it to continue as a going concern. The difficulties faced by a bank should be such that these are likely to result in financial losses and raising the Common Equity Tier 1 capital of the bank should be considered as the most appropriate way to prevent the bank from turning nonviable. Such measures would include write-off / conversion of non-equity regulatory capital into common shares in combination with or without other measures as considered appropriate by the Reserve Bank.

Write-off Features

These instruments are subject to conversion or write-off upon the occurrence of the trigger event called PONV as determined by Reserve Bank of India. The amount of non-equity capital to be written-off will be determined by RBI. When a bank breaches the PONV trigger and the equity is replenished either through conversion or write-off, such replenished amount of equity will be excluded from the total equity of the bank for the purpose of determining the proportion of earnings to be paid out as dividend in terms of rules laid down for maintaining capital conservation buffer. However, once the bank has attained total Common Equity ratio as defined in Table Minimum Capital Required under section 4.19 without counting the replenished equity capital, that point onwards, the bank may include the replenished equity capital for all purposes. The trigger at PONV will be evaluated both at consolidated and solo level and breach at either level will trigger conversion or write-off.

Treatment in Bankruptcy / Liquidation: The Bondholders shall have no rights to accelerate the repayment of future scheduled payments (coupon or principal) except in bankruptcy and liquidation of the Issuer. If a bank goes into liquidation before these instruments have been written-down/converted, these instruments will absorb losses in accordance with the order of seniority indicated in the offer document and as per usual legal provisions governing priority of charges. If a bank goes into liquidation after these instruments have been written-down, the holders of these instruments

will have no claim on the proceeds of liquidation.



Amalgamation of a banking company: If a bank is amalgamated with any other bank before these instruments have been written-down/converted, these instruments will become part of the corresponding categories of regulatory capital of the new bank emerging after the merger. If a bank is amalgamated with any other bank after the non-equity regulatory capital instruments have been written-down permanently, these cannot be written-up by the Amalgamated entity. If the relevant authorities decide to reconstitute a bank or amalgamate a bank with any other bank under the Section 45 of BR Act, 1949, such a bank will be deemed as non-viable or approaching non-viability and both the pre-specified trigger and the trigger at the point of non-viability for conversion/write-down of these instruments will be activated. Accordingly, these instruments will be fully converted/written-down before permanently /reconstitution in accordance with these rules. Order of conversion/writedown of various types of capital instruments The capital instruments shall be written-off in order in which they would absorb losses in a gone concern situation. The capital instruments shall absorb losses in accordance with the order of seniority and as per usual legal provisions governing priority of charges.

Criteria to Determine the PONV The above framework will be invoked when the Bank is adjudged by Reserve Bank of India to be approaching the point of non-viability, or has already reached the point of non-viability, but in the views of RBI: a) there is a possibility that a timely intervention in form of capital support, with or without other supporting interventions, is likely to rescue the Bank; and

b) if left unattended, the weaknesses would inflict financial losses on the Bank and, thus, cause decline in its common equity level. The purpose of write-off and/or conversion of the Bonds shall be to shore up the capital level of the Bank. RBI would follow a two-stage approach to determine the non-viability of the Bank. The Stage 1 assessment would consist of purely objective and quantifiable criteria to indicate that there is a prima facie case of the Bank approaching non-viability and, therefore, a closer examination of the Bank's financial situation is warranted. The Stage 2 assessment would consist of supplementary subjective criteria which, in conjunction with the Stage 1 information, would help in determining whether the Bank is about to become non-viable. These criteria would be evaluated together and not isolation. Once the PONV is confirmed, the next step would be to decide whether rescue of the Bank would be through write-off/conversion alone or writeoff/ conversion in conjunction with public sector injection of funds. The trigger at PONV shall be evaluated both at consolidated and solo level and breach at either level shall trigger write-off/conversion. As the capital adequacy is applicable both at solo and consolidated levels, the minority



interests in respect of capital instruments issued by subsidiaries of the Banks including overseas subsidiaries can be included in the consolidated capital of the banking group only if these instruments have pre-specified triggers/loss absorbency at the PONV. The cost to the parent of its investment in each subsidiary and the parent's portion of equity of each subsidiary, at the date on which investment in each subsidiary is made, is eliminated as per AS-21. So, in case of wholly-owned subsidiaries, it would not matter whether or not it has same characteristics as the Bank's capital. However, in the case of less than wholly owned subsidiaries, minority interests constitute additional capital for the banking group over and above what is counted at solo level; therefore, it should be admitted only when it (and consequently the entire capital in that category) has the same characteristics as the Bank's capital. In addition, if the Bank wishes the instrument issued by its subsidiary to be included in the consolidated group's capital, in addition to its solo capital, the terms and conditions of that instrument must specify an additional trigger event.

The additional trigger event is the earlier of:

- a) a decision that write-off/conversion of the Bonds, without which the Bank or the subsidiary would become non-viable, is necessary, as determined by the Reserve Bank Of India; and
- b) the decision to make a public sector injection of capital, or equivalent support, without which the Bank or the subsidiary would have become non-viable, as determined by the Reserve Bank of India. Such a decision would invariably imply that the write-off /conversion of the Bonds consequent upon the trigger event must occur prior to any public sector injection of capital so that the capital provided by the public sector is not diluted. In such cases, the subsidiary should obtain its regulator's approval/no objection for allowing the capital instrument to be converted/written-off at the additional trigger point referred above. Any common stock paid as compensation to the holders of the Bonds must be common stock of either the issuing subsidiary or the Bank (including any successor in resolution).

Although the RBI regulations permit conversion or write off of the debentures on the occurrence of the trigger event (i.e. PONV trigger"), no conversion of the present issue of debentures to common equity Tier 1 capital is proposed.

Applicable RBI Guidelines

The present issue of Bonds is being made in pursuance of Master Circular DBR.No.BP.BC.1/21.06.201/2015-16 dated July 1, 2015 issued by the RBI, covering Prudential Guidelines on Implementation of Basel III Capital Regulations in India covering Criteria for Inclusion of Debt Capital Instruments.



Debenture Trustee	Axis Trustee Services Limited
RTA	Link Intime India Pvt. Ltd.



Seniority Company RBL Bank Limited Non-convertible, respectively Rank Debe Ran	cured nor covered by a guarantee of the Company y or other arrangement that legally or ances the seniority of the claims of the Debenture creditors of the Company.
Issuer / Borrower / Company Nature Of Instrument Non-convertible, reach (Bond) Seniority Claims of the Debe (i) senior to the clainclusion in Tier 1 (ii) subordinate to the Company; and (iii) are neither sector its related entity economically enhall Holder(s) vis-à-vis a The claims of the Debe (ii) senior to the claims of the Debe (iii) subordinate to the Company; and (iiii) are neither sector its related entity economically enhall Holder(s) vis-à-vis a The claims of the Debe (iii) senior to the claims of the Debe (iii) senior to the claims of the Debe (iii) senior to the claims of the Debe (iiii) are neither sector its related entity economically enhall Holder(s) vis-à-vis a the Claims of the Debe (iiii) are neither sector its related entity economically enhall Holder(s) vis-à-vis a the Claims of the Debe (iiii) are neither sector its related entity economically enhall Holder(s) vis-à-vis a the Claims of the Debe (iiii) are neither sector its related entity economically enhall Holder(s) vis-à-vis a the Claims of the Debe (iiii) are neither sector its related entity economically enhall Holder(s) vis-à-vis a the Claims of the Debe (iiii) are neither sector its related entity economically enhall Holder(s) vis-à-vis a the Claims of the Debe (iiii) are neither sector its related entity economically enhall Holder(s) vis-à-vis a the Claims of the Debe (iiii) are neither sector its related entity economically enhall the Claims of the Debe (iiii) are neither sector its related entity economically enhall the Claims of the Debe (iiii) are neither sector its related entity economically enhall the Claims of the Debe (iiii) are neither sector its related entity economically enhall the Claims of the Debe (iiii) are neither economically enhall the Claims of the Debe (iiiii) are neither economically enhall the Claims of the Debe (iiiiiii) are neither economically enhall the Claims economically enhall	redeemable, unsecured, listed, rated, fully paid-in artier 2 bonds in the nature of debentures for capital of the Issuer with face value of Rs.1,000,000 renture Holder(s) in the Debentures shall be: aims of investors in instruments eligible for capital of the Company; the claims of all depositors, general creditors of cured nor covered by a guarantee of the Company or other arrangement that legally or ances the seniority of the claims of the Debenture creditors of the Company.
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Seniority Claims of the Debe (i) senior to the cla inclusion in Tier 1 of (ii) subordinate to the Company; and (iii) are neither sec or its related entity economically enha Holder(s) vis-à-vis of The claims of the D	aims of investors in instruments eligible for capital of the Company; the claims of all depositors, general creditors of cured nor covered by a guarantee of the Company y or other arrangement that legally or ences the seniority of the claims of the Debenture creditors of the Company.
(i) senior to the clarinclusion in Tier 1 (ii) subordinate to the Company; and (iii) are neither sector its related entity economically enhal Holder(s) vis-à-vis each the Claims of the Claims of the Claims	aims of investors in instruments eligible for capital of the Company; the claims of all depositors, general creditors of cured nor covered by a guarantee of the Company y or other arrangement that legally or ences the seniority of the claims of the Debenture creditors of the Company.
the Company; and (iii) are neither sec or its related entity economically enha Holder(s) vis-à-vis The claims of the D	cured nor covered by a guarantee of the Company y or other arrangement that legally or ances the seniority of the claims of the Debenture creditors of the Company.
or its related entity economically enha Holder(s) vis-à-vis The claims of the D	y or other arrangement that legally or ances the seniority of the claims of the Debenture creditors of the Company.
Holder(s) vis-à-vis The claims of the D	creditors of the Company.
	Dehenture Helder(s) shell be subject to DONY
Mode of Issue Private placement	Debenture Holder(s) shall be subject to PONV.
Thouse of issue	
Rating of the Instrument "ICRA AA-&" "&"-	rating watch with developing implications
Issue Size INR 330 Crore	
its capital for stren	ebentures will be utilized by the Company to augment ngthening its capital adequacy under applicable RBI and for enhancing its long-term resources
	ized by RBL Bank from the Issue shall be utilized as per
augment Tier 2 Ca RBI. The proceeds	Issue. The proceeds of the issue are being raised to pital under Basel III Capital Regulations as laid out by of issue shall be utilized for regular business activities
Coupon Rate of the Bank.	
Coupon Payment Frequency Quarterly	
quarterly quarterly	
Coupon Payment Date 15th Day of March,	June, September and December every year.
Coupon Type Fixed	
Day Count Basis Actual/Actual	
Debentures, in cas defaulted amounts over and above the default up to the default that the a	Principal Amount and Coupon payable in respect of the se the same is not paid on the respective due dates, the s shall carry further interest at the rate of 1% per annum he Coupon Rate, from the date of occurrence of such date on which the defaulted amounts are paid in full. applicability of any Default Interest on the Debentures sions under "Special Features", "PONV" mentioned
Tenure 6 years, 6 months, September 27,201	19 days from the Deemed Date of Allotment of 6
Redemption Date 15 April 2023	
Redemption Amount At Par	



Criteria	Full Terms and Conditions of Basel III Compliant Tier II Bonds of RBL
Griteria	·
Jacus Deice	Bank Limited (Unique Identifier - INE976G08064)
Issue Price	Rs 1,000,000/- per Debenture
Deemed Date of Allotment	September 27,2016
Issuance/Trading mode of the	Demat Only
Instrument	
Transaction Documents	1) The Debenture Trust Deed
	2) this Information Memorandum
	3) Debenture Trustee consent letter dated 13 July 2016 and Debenture
	Trustee Agreement 4) Credit rating letters dated 8 February 2016, 4 July 2016 and 12
	September 2016 received from ICRA Ltd.
	5) Credit rating rationale from ICRA Ltd.
	6) Registrar and transfer agent appointment letter dated 15 September
	2016
	7) Any other document as may be designated by the Debenture Holder(s)
Depositories	NSDL
Business Day Convention	A. Whenever any Coupon Payment Date falls on a day other than a
	Business Day, such payment shall be made on the immediately following
	Business Day.
	B. If the Final Redemption Date falls on a on a day other than a Business
	Day, such payment shall be made on the immediately previous Business
Page 4 Data	Day.
Record Date	The date falling 15 (Fifteen) days prior to any Due Date in relation to the
	Debentures Colonia (Colonia Colonia Co
Conditions Precedent to	a) A certified copy of a resolution of the shareholders' of the Company
Pay-In	dated 6 September 2016 under Section 23 and 42 of the Act. b) A certified copy of the resolution of the shareholders' of the Company
	dated 6 September 2016 under Section 180 (1)(c) of the Act.
	c) A certified copy of the resolution of the board of directors of the
	Company authorising the Issue.
	d) The Company shall have received a letter from the Debenture Trustee
	that it has acknowledged and has agreed / consented to act as the
	Debenture Trustee.
	e) A certified true copy of the Memorandum of Association and Articles of
	Association.
	f) Filing of the Disclosure Document with and receipt of in-principal listing
	approval for the listing of Debentures from BSE. g) Receipt of International Securities Identification Number for the
	Debentures from NSDL.
	i) Receipt of a certificate from an independent chartered accountant
	certifying that the Company has sufficient borrowing limits under the
	shareholders' resolution dated 6 September 2016 under Section 180 (1)(c).
	j) Payment of stamp duty on Transaction Documents.
	k) Receipt of legal opinion (addressed and delivered to the Initial
	Subscriber only) from Trilegal.
	I) A certified true copy of the consolidated audited financials of the
	Company for the financial year ending 31 March 2016.
	m) A certificate from the authorized signatory of the Company certifying interval a that copies of all documents relating to it is correct, complete and
	inter-alia that copies of all documents relating to it is correct, complete and



51. 1	apno ka bank
Criteria	Full Terms and Conditions of Basel III Compliant Tier II Bonds of RBL
	Bank Limited (Unique Identifier - INE976G08064)
	in full force and effect as at a date no earlier than Pay-in Date, no Material
	Adverse Effect has occurred, all representations and warranties in the
	Transaction Documents are true and correct in all respects.
	n) A certified true copy of the credit rating letters received from ICRA
	Limited dated 8 February 2016, 4 July 2016 and 12 September 2016.
	o) Agreed form of the resolution for allotment of Debentures
	p) Certificate of authority and incumbency
Conditions Subsequent to the	a) Passing of a board resolution by the company allotting the Debentures
Date pay-in date	to the Debenture Holder(s) on the Pay-in Date or the day falling on the
Bate pay in date	immediately next Business Day.
	b) Issuing of a duly stamped debenture certificate allotting Debentures to
	the Debenture Holder(s) by no later than 2 (two) Business Days from the
	Pay-in Date.
	c) Credit of dematerialised Debentures into the relevant accounts of the
	Debenture Holder(s) within 2 (two) days from the Deemed Date of
	Allotment.
	c) Receipt of final listing and trading approval from BSE for the Debentures
	within 15 (fifteen) days from the Deemed Date of Allotment.
	d) Updating the register of debenture holders to include the names of the
	Debenture Holder(s) within 10 (ten) days from the Deemed Date of
	Allotment.
	e) Filing form PAS-3 with the prescribed fees and a complete list of
	Debenture Holder(s) within 30 (thirty) days of the Deemed Date of
	Allotment with the relevant registrar of companies.
	f) Filing the Disclosure Document and form PAS-5 along with a copy of the
	Disclosure Document and the prescribed fee within 30 (thirty) days of
	circulation of the Disclosure Document with the relevant registrar of
	companies and SEBI.
	g) Submission of legal opinion from external counsel of the Company to RBI
	with respect to the Issue for compliance with Basel III.
Events of Default	a) The Company shall have voluntarily or involuntarily become the subject
Events of Bendan	of proceedings under bankruptcy or insolvency law and such proceedings
	have not been stayed, quashed or dismissed by a competent court prior to
	admission.
	b) The Company has taken or suffered any action to be taken for its
	liquidation or dissolution.
Role and Responsibilities of	To oversee and monitor the overall transaction for and on behalf of the
Debenture Trustee	Debenture Holder(s). All rights and remedies under the Transaction
Depenture Trustee	Documents shall rest in and be exercised by the Debenture Trustee
	without having it referred to the Debenture Holder(s). Any payment made
	by the Company to the Debenture Trustee, for the benefit of the
	Debenture Holder(s), shall discharge the Company pro tanto to the
	Debenture Holder(s), shall discharge the company pro tanto to the Debenture Holder(s).
Governing Law and Jurisdiction	Indian law.
Governing Law and Jurisdiction	iliulali law.
	Any dispute arising in connection with the Dehantures shall be resolved by
	Any dispute arising in connection with the Debentures shall be resolved by
	a panel of 3 (three) arbitrators to be constituted in accordance with the
	rules of the London Court of International Arbitration. The place of
	arbitration shall be Mumbai.



Criteria	Full Terms and Conditions of Basel III Compliant Tier II Bonds of RBL
	Bank Limited (Unique Identifier - INE976G08064)
Loss Absorbency	The Debentures (including all claims, demands on the Debentures and Coupon thereon whether accrued or contingent) are issued subject to loss absorbency features applicable for non-equity capital instruments issued in terms of Basel III including in compliance with requirements of Annex 5 of Basel III thereof and are subject to certain loss absorbency features as described herein and required off Tier 2 instruments at the Point of Non Viability ("PONV") as provided under Annex 16 of Basel III. Such loss absorbency features of the Debentures are triggered at PONV Trigger Event described in detail under paragraph 55 below.
	Accordingly, the Debentures and any claims or demands of any Debenture Holder(s) or any other person claiming for or on behalf or through such Debenture Holder(s) against the Company or any of its assets may at the option of the RBI be permanently written off, in whole or in part upon occurrence of the trigger event called PONV.
Point of Non Viability (PONV)	The Issue is being made in pursuance of Basel III covering criteria for
and special features	inclusion of debt capital instruments as Tier 2 capital and minimum requirements to ensure loss absorbency of Additional Tier 1 instruments at pre-specified trigger and of all non-equity regulatory capital instruments at the PONV. Although Basel III permits the conversion or write off of the debentures on the occurrence of the PONV Trigger Event, no conversion of the Debentures to common equity Tier 1 capital is proposed. As per Basel III, the Debentures shall be written off at the option of the RBI upon the occurrence of the trigger event called PONV Trigger stipulated below: (i) A PONV Trigger event is the earlier of ("PONV Trigger Event"): (A) decision that a conversion or write-off of the Debentures without which the Company would become nonviable, is necessary, as determined by the RBI; and (B) the decision to make a public sector injection of capital, or equivalent support, without which the Company would have become non-viable, as determined by the relevant authority. The write-off of any common equity Tier 1 capital shall not be required before the write off of any non-equity (additional Tier 1 and Tier 2) regulatory capital instrument. (ii) Such a decision would invariably imply that the write-off or issuance of any new shares as a result of conversion consequent upon the trigger event must occur prior to any public sector injection of capital so that the capital provided by the public sector is not diluted. As such, the contractual terms and conditions of the Debentures shall not provide for any residual claims on the Company which are senior to ordinary shares of the Company (or Company group entity where applicable), following a trigger event and when write-off is undertaken. (iii) Any compensation paid to the Debenture Holder(s) as a result of write off of the Debentures must be paid immediately in the form of common



	apno ka bank	
Criteria	Full Terms and Conditions of Basel III Compliant Tier II Bonds of RBL	
	Bank Limited (Unique Identifier - INE976G08064)	
	For the purpose of the above, the Company will be a non-viable bank if owing to its financial and other difficulties, it may no longer remain a going concern on its own in the opinion of the RBI unless appropriate measures are taken to revive its operations and thus, enable it to continue as a going concern. The difficulties faced by the Company should be such that these are likely to result in financial losses and raising the common equity tier 1 capital of the Company should be considered as the most appropriate way to prevent the Company from turning non-viable. Such measures would include write-off of Debentures with or without other measures as considered appropriate by the RBI.	
	Write-off features The Debentures are subject to permanent write-off upon the occurrence of the PONV Trigger Event as determined by RBI. The amount of Debentures to be written-off will be determined by RBI. When the Company breaches the PONV Trigger Event and the equity is replenished through write-off of Debentures, such replenished amount of equity will be excluded from the total equity of the Company for the purpose of determining the proportion of earnings to be paid out as dividend in terms of rules laid down for maintaining capital conservation buffer. However, once the Company has attained total common equity ratio of 8 % as defined in Basel III without counting the replenished equity capital, from that point onwards, the bank may include the replenished equity capital for all purposes. The trigger at PONV will be evaluated both at consolidated and solo level and breach at either level will trigger write-off.	
	Treatment of the Debentures in Bankruptcy / Liquidation of the Company The Debenture Holder(s) shall have no rights to accelerate the Repayment of future scheduled payments (Coupon or Principal Amount) except in bankruptcy and liquidation. If the Company goes into liquidation before the Debentures have been written down, the Debentures will absorb losses in accordance with the order of seniority indicated in this Deed and in accordance with Applicable Law. If the Company goes into liquidation after the Debentures have been written-down, the Debenture Holder(s) will have no claim on the proceeds of liquidation.	
	Amalgamation of the Company If the Company is amalgamated with any other bank before the Debentures have been written-down, the Debentures will become part of the corresponding categories of regulatory capital of the new bank emerging after the merger. If the Company is amalgamated with any other bank after the Debentures have been written-down temporarily, the amalgamated entity can write up the Debentures as per its discretion.	



Criteria	Full Terms and Conditions of Basel III Compliant Tier II Bonds of RBL
	Bank Limited (Unique Identifier - INE976G08064)
	If the Company is amalgamated with any other bank after the Debentures have been written-down permanently, the amalgamated entity cannot write up the Debentures. Scheme of Reconstitution or Amalgamation of the Company If the relevant authorities decide to reconstitute the Company or amalgamate the Company with any other bank under Section 45 of the Banking Regulation Act, 1949, the Company will be deemed as non-viable or approaching non-viability and both the pre-specified trigger and the trigger at PONV for write-down of the Debentures will be activated. Accordingly, the Debentures will be fully written-down permanently before amalgamation / reconstitution in accordance with these rules.
	Order of write-down of the Debentures If the Company goes into liquidation before the Debentures have been written down, the Debentures will absorb losses in accordance with the order of seniority indicated in this Deed and in accordance with Applicable Law.
	Criteria to determine the PONV The framework under Annex 16 of Basel III will be invoked when the Company is adjudged by the RBI to be approaching the point of nonviability, or has already reached the point of non-viability, but in the views of RBI: a) there is a possibility that a timely intervention in form of capital support, with or without other supporting interventions, is likely to rescue the Company; and b) if left unattended, the weaknesses would inflict financial losses on the Company and, thus, cause decline in its common equity level. The purpose of write-off of the Debentures is to shore up the capital level of the Company. RBI would follow a two-stage approach to determine the non-availability of the Company. (A) The Stage 1 assessment would consist of purely objective and quantifiable criteria to indicate that there is a prima facie case of the Company approaching non- viability and, therefore, a closer examination of the Company's financial situation is warranted. (B) The Stage 2 assessment would consist of supplementary subjective criteria which, in conjunction with the Stage 1 information, would help in determining whether the Company is about to become non-viable. These criteria would be evaluated together and not in isolation. Once the PONV is confirmed, the next step would be to decide whether rescue of the Company would be through write-off alone or write off in conjunction with public sector injection of funds. As the capital adequacy is applicable both at solo and consolidated levels,
	the minority interests in respect of capital instruments issued by subsidiaries of the Company including overseas subsidiaries can be included in the consolidated capital of the Company group only if these instruments have pre-specified triggers/ loss absorbency at the PONV.



Criteria	Full Terms and Conditions of Basel III Compliant Tier II Bonds of RBL
	Bank Limited (Unique Identifier - INE976G08064)
	The cost to the parent of its investment in each subsidiary and the parent's
	portion of equity of each subsidiary, at the date on which investment in
	each subsidiary is made, is eliminated as per Accounting Standard-21.
	So, in case of wholly-owned subsidiaries, it would not matter whether or
	not it has the same characteristics as the Company's capital. However, in
	the case of less than wholly owned subsidiaries, minority interests
	constitute additional capital for the Company group over and above what
	is counted at solo level;
	therefore, it should be admitted only when it (and consequently the entire
	capital in that category) has the same characteristics as the Company's capital.
	In addition, if the Company wishes the instrument issued by its subsidiary
	to be included in the consolidated group's capital, in addition to its solo
	capital, the terms and conditions of that instrument must specify an
	additional trigger event.
	The additional trigger event is the earlier of:
	(A) a decision that write-off, without which the Company or its subsidiary
	would become non-viable, is necessary, as determined by the RBI; and
	(B) the decision to make a public sector injection of capital, or equivalent
	support, without which the Company or the subsidiary would have become
	non-viable, as determined by the RBI. Such a decision would invariably
	imply that the write-off consequent upon the trigger event must occur prior to any public sector injection of capital so that the capital provided
	by the public sector is not diluted.
	In such cases, the subsidiary should obtain its regulator's approval/no
	objection for allowing the capital instrument to be written-off at the
	additional trigger point referred above.
	Any common stock paid as compensation to the holders of the instrument
	must be common stock of either the issuing subsidiary or the Bank
	(including any successor in resolution).
Applicable RBI Guidelines	The present issue of Bonds is being made in pursuance of Master Circular
	DBR.No.BP.BC.1/21.06.201/2015-16 dated July 1, 2015 issued by the RBI,
	covering Prudential Guidelines on Implementation of Basel III Capital
	Regulations in India covering Criteria for Inclusion of Debt Capital
	Instruments.
Debenture Trustee	IDBI Trusteeship Services Limited
RTA	Link Intime India Pvt. Ltd.
NIA	Link maine maia i va Lta.



Criteria	Full Terms and Conditions of Basel III Compliant Tier 2 Notes of RBL		
	Bank Limited ("Notes")(Unique Identifier - DFC 1)		
Issuer / Borrower / Company	RBL Bank Limited		
Nature Of Instrument	Subordinated, unconditional and unsecured Basel III compliant Tier 2		
	Capital notes issued under the Master Circular on Basel III Capital		
	Regulations - Master Circular No. RBI/2022-23/12		
	DOR.CAP.REC.3/21.06.201/2022-23 dated April 1,2022, as amended from		
	time to time , for augmenting Tier II capital of the Issuer		
Seniority	Claims of the Note holder(s) in the Notes shall be:		
	(i) senior to the claims of investors in instruments eligible for		
	inclusion in Tier 1 capital of the Bank;		
	(ii) subordinate to the Issuer's senior obligations, including claims of all		
	depositors and general creditors of the Issuer; and		
	(iii) are neither secured, nor covered by a guarantee of the Issuer, its		
	Subsidiary, any related entity or any undertaking that has close links with the Issuer or its Subsidiary or other arrangement that legally or		
	economically enhances the seniority of the claim of the Notes.		
	(iv) pari passu among themselves and other debt instruments classified as		
	Tier 2 Capital, or to the extent permitted under the Basel III Regulations,		
	debt instruments which are eligible for inclusion under Tier 2 Capital		
	under the Basel III Regulations, irrespective of the date of issuing or		
	classifying as Tier 2 Capital		
	The claims of the Note holder(s) shall be subject to PONV.		
Mode of Issue	Private placement		
Rating of the Instrument	Not Applicable		
Issue Size	Rs. 776.98 crore, equivalent of US\$ 100 million		
Objects of the Issue	Proceeds of the Notes will be utilized by the Company to augment its		
•	capital for strengthening its capital adequacy under applicable		
	regulations of the RBI and for enhancing its long-term resources		
Details of the utilization of the	The proceeds realized by RBL Bank from the Issue shall be utilized as per		
Proceeds	the Objects of the Issue. The proceeds of the issue are being raised to		
	augment Tier 2 Capital under Basel III Capital Regulations as laid out by		
	RBI. The proceeds of issue shall be utilized for regular business activities of the Bank.		
Coupon Rate	5.25%		
Coupon Payment Frequency	Quarterly		
Coupon Payment Date	15 th day of each February, May, August and November of each year until		
	the Notes and all amounts due hereunder or under the Notes are paid in		
	full		
Coupon Type	Fixed		
Day Count Basis	30/360		
Default Interest Rate	In relation to the Principal Amount and Coupon payable in respect of the		
	Notes, in case the same is not paid on the respective due dates, the defaulted amounts shall carry further interest at the rate of 2% per annum		



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Criteria	Full Terms and Conditions of Basel III Compliant Tier 2 Notes of RBL
	Bank Limited ("Notes")(Unique Identifier - DFC 1)
	over and above the Coupon Rate, from the date of occurrence of such default up to the date on which the defaulted amounts are paid in full. Provided that the applicability of any Default Interest on the Notes is subject to provisions under "Special Features", "PONV" mentioned below.
Tenure	117 months from the Deemed Date of Allotment of May 13,2022
Redemption Date	15 th February 2032
Redemption Amount	At Par
Issue Price	Rs. 776.98 crore, equivalent of US\$ 100 million
Deemed Date of Allotment	May 13,2022
Issuance/Trading mode of the	Physical
Instrument	
Transaction Documents	Note Purchase Agreement dated April 29 th 2022 Note issued under the Note Purchase Agreement
Depositories	Not Applicable
Business Day Convention	A. Whenever any Coupon Payment Date falls on a day other than a Business Day, such payment shall be made on the immediately succeeding Business Day. B. If the Final Redemption Date falls on a on a day other than a Business Day, such payment shall be made on the immediately succeeding Business Day. "Business Day" means any day other than (a) a Saturday, Sunday, or day on which commercial banks are authorized by law to close in the City of New York or Washington, D.C., United States of America, (b) with respect to any communication to DFC, a day on which DFC is not open for business, and (c) with respect to the Disbursement or any payment to DFC, a day on which DFC or the United States Department of the Treasury is not open for business.
Conditions Precedent to Disbursement	 a) A certified copy of the special resolution of the shareholders' of the Bank dated July 17th 2020S under Section 180(1)(c) of the Companies Act, 2013 approving the overall borrowing limits of the Bank b) A certified copy of the special resolution of the shareholders' of the Company dated September 21st, 2022 under Section 42 of the Companies Act,2013 approving issue of debt securities on Private Placement basis. c) A certified true copy of the resolution of the Board of Directors of the Bank approving the issue of the Notes dated April 29, 2022 d) A certified copy of the resolution of the Capital Raising Committee of the Board approving the Note Purchase Agreement dated April 29,2022 e) Certified true copy of the Memorandum and Articles of Association, the certificate of incorporation and the certificate of commencement of business of the Bank.



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Criteria		I Terms and Conditions of Basel III Compliant Tier 2 Notes of RBL
	Bar	nk Limited ("Notes")(Unique Identifier - DFC 1)
	f)	Certified true copy of the license issued by Reserve Bank of India
		authorizing the Bank to (a) carry on banking business in India, and (b)
		to deal in foreign exchange at its various offices in India.
	g)	Receipt by DFC of the Note Purchase Agreement and certified copies
		of company policies
	h)	Payment of stamp duty on the Note Purchase Agreement.
	i)	Certificate from an authorized officer of the Bank under the Note
		Purchase Agreement dated April 29,2022
	j)	Confirmation that the Bank holds the direct legal and beneficial title to the equity of RBL Finserve Limited in the percentages specified in the Note Purchase Agreement
	k)	Submission of evidence that all relevant consents have been obtained
	′	and remain in full force and effect for the issuance of the Note
	I)	Legal opinion from an attorney practicing in New York confirming that:
		(i) the write off feature of the Notes is legally enforceable; and (ii) the
		terms and conditions of issue of the Notes are in conformity with the
		Basel III Regulations and are legally enforceable in New York.
	m)	Appointment of agent for service of process upto a date occurring six
		(6) months after the Maturity Date, together with evidence of the
	١,	prepayment in full of the fees of such agent.
	n)	Evidence satisfactory to DFC of the Bank's compliance with the Office
		of Development Policy Requirements of DFC
	0)	Evidence satisfactory to DFC of the Bank's compliance with the DFC
	>	Statutory and Policy Requirements
	-	Completion of the requisite due diligence to the satisfaction of DFC
	q)	Delivery of disbursement request by the Bank in accordance with the
	۳۱	Note Purchase Agreement Closing contificate from an authorized officer of the Bank under the
	r)	Closing certificate from an authorized officer of the Bank under the Note Purchase Agreement dated April 29,2022
	ری	Submission of evidence satisfactory to DFC that the Board of Directors
	3)	of the Bank has submitted names of potential chief executive officers to RBI
	t)	Receipt by DFC of all financial statements, reports and other
	'	information as required under the Note Purchase Agreement
	u)	Confirmation that all fees and other amounts payable the Bank under
		the Note Purchase Agreement have been paid in full
	v)	Certificate from the Chief Financial Officer of the Bank setting forth
		calculations, based on the most recent quarterly and annual
		consolidated financial statements of the Bank, demonstrating in
		reasonable detail the Bank's compliance with the financial ratio
		reporting requirements under the Note Purchase Agreement
	w)	Confirmation that the total outstanding amount of Tier 2 debt
		instruments in foreign currency, including the Notes, shall not exceed
		25% of the unimpaired Tier 1 Capital of the Bank as determined in
	<u> </u>	accordance with the Basel III Regulations
Conditions Subsequent to the	a)	Certified copy of the resolution passed at the Capital Raising
Disbursement		Committee Meeting of the Bank for allotment of Tier 2 notes
	b)	Issuance of a duly stamped note allotting Notes to the Note holder on
		the date of allotment
	Щ_	



Criteria	Full Terms and Conditions of Basel III Compliant Tier 2 Notes of RBL	
Citeria	Bank Limited ("Notes")(Unique Identifier - DFC 1)	
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	 c) Submission of report to the Chief General Manager-in-charge, Department of Regulation, Reserve Bank of India, providing details of the Notes issued by the Issuer in the format prescribed in Annex 24 of the Basel III Regulations, together with copy of relevant documents as required under the Basel III Regulations, including confirmation that the legal opinion referred to in point I of Conditions Precedent to Disbursement has been obtained by the Bank. d) Update of register of debenture holders of the Issuer in accordance with Section 88 of the Companies Act, 2013 within 7 days of Allotment e) Disclosure of the terms and conditions of the Note on the website of the Issuer as per the requirements of pillar 3 disclosure and Annex 24 under the RBI Basel III Guidelines 	
Events of Default	 a) Subject to occurrence and continuation of a voluntary bankruptcy default, involuntary bankruptcy default or insolvency, an event of noncompliance with the Office of Development Policy requirements of DFC occurs b) Subject to occurrence and continuation of a voluntary bankruptcy default, involuntary bankruptcy default or insolvency, an event of noncompliance with the DFC Statutory and Policy Requirements occurs c) Bank shall have become the subject of voluntary or involuntary bankruptcy proceedings or become unable, admit in writing its inability, or fail generally to pay its debts as they become due and any Governmental Authority makes an order or determination to place the Issuer under insolvency or analogous proceedings under applicable law. 	
Governing Law and Jurisdiction	Laws of the State of New York, United States of America. The seat of the	
Loss Absorbency	arbitration shall be The City of New York, New York, U.S.A. The Notes (including all claims, demands on the Notes and interest thereon whether accrued or contingent) are subject to loss absorbency features applicable for non-equity capital instruments issued in terms of RBI regulations, including in compliance with requirements of Annex 5 of the Basel III Regulations thereof and are subject to certain loss absorbency features as described herein at the Point of Non Viability ("PONV") as provided under Annex 16 of the Master Circular on Basel III Capital Regulations -Master Circular No. RBI/2022-23/12 DOR.CAP.REC.3/21.06.201/2022-23 dated April 1,2022, as amended from time to time, with respect to instruments forming part of the Tier 2 Capital.Such loss absorbency features of the Notes are triggered at PONV Trigger Event. Accordingly, the Notes and any claims or demands of any Note holder(s) or any other person claiming for or on behalf or through such Note holder(s) against the Bank or any of its assets may at the option of the RBI be permanently written off, in whole or in part upon occurrence of the trigger event called PONV.	
Point of Non Viability (PONV) and special features	The Issue is being made in pursuance of the Master Circular on Basel III Capital Regulations -Master Circular No. RBI/2022-23/12 DOR.CAP.REC.3/21.06.201/2022-23 dated April 1,2022, as amended from time to time, covering criteria for inclusion of debt capital instruments as Tier 2 capital and minimum requirements to ensure loss absorbency of	



Criteria Full Terms and Conditions of Basel III Compliant Tier 2 Notes of RBL Bank Limited ("Notes")(Unique Identifier - DFC 1) Additional Tier 1 instruments at pre-specified trigger and of all non-equity regulatory capital instruments at the PONV. Although the Master Circular on Basel III Capital Regulations -Master Circular No. RBI/2022-23/12 DOR.CAP.REC.3/21.06.201/2022-23 dated April 1,2022, as amended from time to time, permits the conversion or write off of the Notes on the occurrence of the PONV Trigger Event, no conversion of the Notes to common equity Tier 1 capital is proposed. As per the the Master Circular on Basel III Capital Regulations -Master Circular No. RBI/2022-23/12 DOR.CAP.REC.3/21.06.201/2022-23 dated April 1,2022, as amended from time to time, the Notes shall be written off at the option of the RBI upon the occurrence of the trigger event called PONV Trigger stipulated below: (i) A PONV Trigger event is the earlier of ("PONV Trigger Event"): (A) decision that a conversion or write-off of the Notes without which the Company would become nonviable, is necessary, as determined by the RBI; (B) the decision to make a public sector injection of capital, or equivalent support, without which the Company would have become non-viable, as determined by the relevant authority. The write-off of any common equity Tier 1 capital shall not be required before the write off of any non-equity (additional Tier 1 and Tier 2) regulatory capital instrument. Write-off features The Notes are subject to permanent write-off upon the occurrence of the PONV Trigger Event as determined by RBI. The amount of Notes to be written-off will be determined by RBI. Once all or part of the principal of the Notes has been written down pursuant to PONV Trigger Event, the PONV Write-Off Amount will not be restored under any circumstances, including where the PONV Trigger Event has ceased to continue. If the Issuer is amalgamated with any other bank pursuant to Section 44 A of the Banking Regulation Act, 1949 before the Notes have been written down, the Notes will become part of the Tier 2 Capital of the new bank resulting from the merger. If the Issuer is amalgamated with any other bank after the Notes have been written down pursuant to a PONV Trigger Event, the principal amount of the Notes so written down shall not be reinstated by the amalgamated bank. If the RBI or other relevant authority decides to reconstitute the Issuer or amalgamate the Issuer with any other bank, pursuant to Section 45 of the Banking Regulation Act, 1949, the Issuer shall be deemed as non-viable or approaching non-viability and the PONV Trigger Event shall be deemed to have occurred. In such circumstances, the Notes shall be permanently written-down in full prior to any reconstitution or amalgamation.

Criteria to determine the PONV



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Criteria	Full Terms and Conditions of Basel III Compliant Tier 2 Notes of RBL
	Bank Limited ("Notes")(Unique Identifier - DFC 1)
	The framework under Annex 16 of Basel III will be invoked when the Bank
	is adjudged by the RBI to be approaching the point of non-viability, or has
	already reached the point of non-viability, but in the views of RBI:
	a) there is a possibility that a timely intervention in form of capital support,
	with or without other supporting interventions, is likely to rescue the Bank;
	and
	b) if left unattended, the weaknesses would inflict financial losses on the
	Bank and, thus, cause decline in its common equity level.
	RBI would follow a two-stage approach to determine the non-availability
	of the Bank.
	(A) The Stage 1 assessment would consist of purely objective and
	quantifiable criteria to indicate that there is a prima facie case of the Bank
	approaching non- viability and, therefore, a closer examination of the Bank's financial situation is warranted.
	(B) The Stage 2 assessment would consist of supplementary subjective
	criteria which, in conjunction with the Stage 1 information, would help in
	determining whether the Bank is about to become non-viable.
	These criteria would be evaluated together and not in isolation.
	Once the PONV is confirmed, the next step would be to decide whether
	rescue of the Bank would be through write-off alone or write off in
	conjunction with public sector injection of funds.
	The trigger at PONV will be evaluated both at consolidated and solo level
	and breach at either level will trigger conversion / write-off.
	As the capital adequacy is applicable both at solo and consolidated levels,
	the minority interests in respect of capital instruments issued by
	subsidiaries of the Bank including overseas subsidiaries can be included in
	the consolidated capital of the Bank group only if these instruments have
	pre-specified triggers/ loss absorbency at the PONV.
	In addition, if the Bank wishes the instrument issued by its subsidiary to be
	included in the consolidated group's capital, in addition to its solo capital,
	the terms and conditions of that instrument must specify an additional
	trigger event.
	The additional trigger event is the earlier of: (A) a decision that write off without which the Bank or its subsidiant would
	(A) a decision that write-off, without which the Bank or its subsidiary would
	become non-viable, is necessary, as determined by the RBI; and (B) the decision to make a public sector injection of capital, or equivalent
	support, without which the Bank or the subsidiary would have become
	non-viable, as determined by the RBI. Such a decision would invariably
	imply that the write-off consequent upon the trigger event must occur
	prior to any public sector injection of capital so that the capital provided
	by the public sector is not diluted.
	In such cases, the subsidiary should obtain its regulator's approval/no
	objection for allowing the capital instrument to be written-off at the
	additional trigger point referred above.

(including any successor in resolution).

Any common stock paid as compensation to the holders of the instrument must be common stock of either the issuing subsidiary or the Bank



Criteria	Full Terms and Conditions of Basel III Compliant Tier 2 Notes of RBL
	Bank Limited ("Notes")(Unique Identifier - DFC 1)
Applicable RBI Guidelines	The present issue of Notes is being made in pursuance to the Master
	Circular on Basel III Capital Regulations -Master Circular No. RBI/2022-
	23/12 DOR.CAP.REC.3/21.06.201/2022-23 dated April 1,2022, as amended
	from time to time