

DEPARTMENT OF DEBT AND HYBRID SECURITIES

Consultation paper on draft circular mandating periodic disclosure requirements for Securitised Debt Instruments (SDIs)

June 16, 2025



Timeline to Respond

Comments on the Consultation paper may be sent by July 07, 2025

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Preface

- Securitization is a process in which assets/ receivables are pooled together and then
 re-packaged into pass through instruments. The cash flow from these underlying
 assets/ receivables is passed on to the purchasers/ investors in the pass through
 instruments.
- 2. Securitization in India is regulated and governed by:
 - 2.1. Securities and Exchange Board of India ('SEBI'), under the provisions of SEBI (Issue and Listing of Securitized Debt Instruments and Security Receipts) Regulations, 2008 ('SDI Regulations') which deals with issuance, listing and trading of securitized debt instruments ('SDIs') and of security receipts ('SRs')
 - 2.2. Reserve Bank of India ('RBI'), under the provisions of
 - a) Master Direction RBI (Securitization of Standard Assets) Directions, 2021
 for standard assets; ('RBI SSA Directions')
 - b) Securitization and Reconstruction of Financial Assets and Enforcement of security Interest Act, 2002 ('SARFAESI Act') for stressed financial assets
- 3. SEBI had set up a working group (WG) to inter alia review and align the provisions of the SDI Regulations with RBI SSA Directions. Accordingly, SEBI notified amendments to SEBI (Issue and Listing of Securitised Debt Instruments and Security Receipts) Regulations, 2008 with a view to refresh and restate the SDI Regulations in the backdrop of the revised directions issued by the RBI in September 2021 on Securitization of Standard Assets and feedback from market participants.
- 4. The said amendments inter-alia state that a Special purpose distinct entity and the trustee shall furnish information to the Board on a half-yearly basis, in the manner specified by the board. The Board may specify the format of the disclosure and may specify additional instructions and disclosure requirement for facilitating automated supervision and automated processing of data related to securitised debt instrument as part of the continuous disclosure requirements.



1. OBJECTIVE:

1.1. To solicit comments/ views/ suggestions from the public on the draft circular titled "Mandating periodic disclosure requirements- Securitised Debt Instruments (SDIs)" placed at Annexure - A.

2. Public Comments

- 2.1. SEBI invites feedback from the public on the draft circular annexed to this Consultation Paper which contains the proposals with regards to periodic disclosure requirements for Trustee of the Special purpose distinct entity.
- 2.2. The comments/ suggestions should be submitted through the following mode latest by July 07, 2025 :
 - 2.2.1. Preferably through Online web-based form
 - 2.2.1.1. The comments may be submitted through the following link: https://www.sebi.gov.in/sebiweb/publiccommentv2/PublicCommentAction.
 do?doPublicComments=yes
- 2.3. The instructions to submit comments on the consultation paper are as under:
 - 1. Before initiating the process, please read the instructions given on top left of the web form as "Instructions".
 - 2. Select the consultation paper you want to comment upon from the dropdown under the tab "Consultation Paper" after entering the requisite information in the form.
 - 3. All fields in the form are mandatory;
 - 4. Email Id and phone number cannot be used more than once for providing comments on a particular consultation paper.
 - 5. If you represent any organization other than the types mentioned under dropdown in "Organization Type", please select "Others" and mention the type, which suits you best. Similarly, if you do not represent any organization, you may select "Others" and mention "Not Applicable" in the text box.

- 6. There will be a dropdown of Proposals in the form. Please select the proposals one- by-one and for each of the proposal, please record your level of agreement with the selected proposal. Please note that submission of agreement level is mandatory.
- 7. If you want to provide your comments for the selected proposal, please select "Yes" from the dropdown under "Do you want to comment on the proposal" and use the text boxes provided for the same.
- 8. After recording your response to the proposal, click on "Submit" button. System will save your response to the selected proposal and prompt you to record your response for the next proposal. Please follow this procedure for all the proposals given in the dropdown.
- 9. If you do not want to react on any proposal, please select that proposal from the dropdown and click on "**Skip this proposal**" and move to the next proposal.
- 10. After recording your response to all the proposals, you may see your draft response to all of proposals by clicking on "Check your response before submitting" just before submitting response to the last proposal in the dropdown. A pdf copy of the response can also be downloaded from the link given in right bottom of the web page.
- 11. The final comments shall be submitted only after recording your response on all of the proposals in the consultation paper
- 2.4. In case of any technical issue in submitting your comment regarding consultation paper on draft circular mandating periodic disclosure requirements for Securitised Debt Instruments (SDIs) through web based public comments form, you may contact the following through email with a subject: "Consultation paper on draft circular mandating periodic disclosure requirements for Securitised Debt Instruments (SDIs)".
 - a) Mr. Rohit Dubey, GM (rohitd@sebi.gov.in)
 - b) Mr. Appin Gothwal, AGM (apping@sebi.gov.in)

Issued on: June 16, 2025



Annexure A

DRAFT CIRCULAR

SEBI/HO/DDHS/DDHS-PoD-1/P/CIR/2025/	,2025
To,	
Special purpose distinct entities and their trustees;	
Recognised Stock Exchanges	
Madam/ Sir,	

Subject: Mandating periodic disclosure requirements- Securitised Debt Instruments (SDIs)

- 1. Regulation 11B of Securities and Exchange Board of India (Issue and Listing of Securitised Debt Instruments and Security Receipts) Regulations, 2008 [Last amended on May 05, 2025] (hereinafter referred to as "SDI Regulations") mandates a special purpose distinct entity and the trustee to furnish information to the Board on a half yearly basis, in the manner as may be specified by Board.
- 2. In this regard, the Trustee of special purpose distinct entity should submit the disclosures, as mentioned in Annexure I and Annexure II, on a half yearly basis to the Board and on the stock exchange where the SDIs are listed, within 21 days from the end of March or September. The disclosures required for SDIs backed by loan / listed debt securities / credit facility exposures are set out under Annexure I hereto and the disclosures required for SDIs backed by other exposures are set out under Annexure II hereto. Illustrations in respect of weighted average maturity of the underlying assets, weighted average rating of the pool and average default rate are provided in Annexure III.



- 3. The provisions of this circular shall be applicable on and from XXX, 2025.
- 4. The Circular is issued in exercise of the powers conferred under Section 11(1) of the Securities and Exchange Board of India Act, 1992 read with Regulation 11B and 48 of the SEBI (Issue and Listing of Securitised Debt Instruments and Security Receipts) Regulations, 2008 to protect the interest of investors in securities and to promote the development of, and to regulate the securities market.
- 5. This Circular is available at www.sebi.gov.in under the link "Legal Circulars".

Yours faithfully,

Name
Designation
Department of Debt and Hybrid Securities
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Annexure I

FORMAT FOR DISCLOSURES (SECURITISATION OF LOAN / LISTED DEBT SECURITIES / CREDIT FACILITY **EXPOSURES**)

Name/Identification No. of securitisation transaction:

S.	Nature of		Details	Amount/
No.	disclosure			percentage/
				years / Details
1	Maturity characteristics of the underlying assets	(i)	Weighted average maturity of the underlying assets (in years) Maturity-wise distribution of underlying assets: a) Percentage of assets maturing within one year b) Percentage of assets maturing within one to three year c) Percentage of assets maturing within three to five years	
			d) Percentage of assets maturing after five years	
2	Minimum Retention Requirement	(i)	MRR as a percentage of book value of assets securitised and outstanding on the date of disclosure	
	(MRR)	(ii)	Actual retention as a percentage of book value of assets securitised and outstanding on the date of disclosure	



		(iii)	Types of retained exposure constituting MRR in percentage of book value of assets securitised (percentage of book value of assets securitised and outstanding on the date of disclosure)	
			a) Credit Enhancement (i.e. whether investment in equity/subordinate tranches, first/second loss guarantees, cash collateral, over collateralisation	
			b) Investment in senior tranches c) Liquidity support d) Any other (pl. specify)	
3	Credit quality of the underlying loan / listed debt securities/ credit	(i)	Distribution of overdue loan / listed debt securities / credit facility exposures (post securitisation) a) Percentage of loan / listed debt	
	facility exposures		securities / credit facility exposures overdue up to 30 days b) Percentage of loan / listed debt	
			securities/ credit facility exposures overdue between 31-60 days c) Percentage of loan / listed debt	
			securities/ credit facility exposures overdue between 61-89 days	
			d) Percentage of loan / listed debt securities / credit facility exposures overdue for 90 days and above	



(ii)	Details of tangible security available for the portfolio of underlying loan / listed debt securities/ credit facility exposures (vehicles, mortgages, etc.) a) Security 1(to be named) (% of loan / listed debt securities / credit facility exposures covered) b) Security 2 c) Security 'n	
(iii)	Extent of security cover available for the underlying loan / listed debt securities/ credit facility exposures a) Percentage of loan / listed debt securities/ credit facility exposures fully secured included in the pool (%) b) Percentage of partly secured loan	
(i. 1)	/ listed debt securities/ credit facility exposures included in the pool (%) c) Percentage of unsecured loan / listed debt securities/ credit facility exposures included in the pool (%)	
(iv)	Rating-wise distribution of underlying loan / listed debt securities/ credit facility exposures (if these loan / listed debt securities/ credit facility exposures are rated)	



	a) Internal grade of the bank/ external grade (highest quality internal grade may be indicated as 1)	
	1/AAA or equivalent	
	2	
	3	
	4	
	N	
	b) Weighted average rating of the pool	
(v)	Default rates of similar portfolios	
	observed in the past	
	a) Average default rate per annum	
	during last five years	
	b) Average default rate per annum	
	during last year	
(vi)	Upgradation/Recovery/Loss Rates of similar portfolios	
	a) Percentage of non-performing	
	assets (NPAs) upgraded (average	
	of the last five years)	
	b) Amount written-off as a	
	percentage of NPAs in the	
	beginning of the year (average of last five years)	



	c) Amount recovered during the year as a percentage of incremental NPAs during the year (average of last five year)	
(vii	Frequency distribution of loan to value (LTV) ratios, in case of housing loans and commercial real estate loan / listed debt securities/ credit facility exposures)	
	a) Percentage of loan / listed debt securities/ credit facility exposures with LTV ratio less than 60%	
	b) Percentage of loan / listed debt securities/ credit facility exposures with LTV ratio between 60-75%	
	c) Percentage of loan / listed debt securities/ credit facility exposures with LTV ratio greater than 75%	
	d) Weighted average LTV ratio of the underlying loan / listed debt securities/ credit facility exposures (%)	
(viii	Frequency distribution of Debt-to- Income (DTI) ratios, as applicable and/or available	
	a) Percentage of loan / listed debt securities/ credit facility exposures with DTI ratio less than 60%	



b) Percentage of loan / listed debt	
securities/ credit facility exposures	
with DTI ratio between 60-75%	
c) Percentage of loan / listed debt	
securities/ credit facility exposures	
with DTI ratio greater than 75%	
d) Weighted average DTI ratio of the	
underlying loan / listed debt	
securities/ credit facility exposures	
(%)	
Prepayment Rates	
a) Prepayment rate observed in the	
current portfolio	
b) Prepayment rate observed of	
similar portfolio in the past	
c) Prepayment fee / charges	
collected since the date of last	
disclosure	
Top-up / Additional Loans	
a) Number of top-up loans made	
available (post securitisation)	
against same underlying security	
b) Number of additional loans made	
available (post securitisation) to	
same borrower	
	securities/ credit facility exposures with DTI ratio between 60-75% c) Percentage of loan / listed debt securities/ credit facility exposures with DTI ratio greater than 75% d) Weighted average DTI ratio of the underlying loan / listed debt securities/ credit facility exposures (%) Prepayment Rates a) Prepayment rate observed in the current portfolio b) Prepayment rate observed of similar portfolio in the past c) Prepayment fee / charges collected since the date of last disclosure Top-up / Additional Loans a) Number of top-up loans made available (post securitisation) against same underlying security b) Number of additional loans made available (post securitisation) to



	a) Any increase in probability of default with respect to underlying loan / listed debt securities/ credit facility exposures (from the last disclosure) and the number of loan / listed debt securities/ credit facility exposures where this has been observed	
	b) Expected credit loss on the underlying loan / listed debt securities / credit facility exposures	
	(and any change thereof from the last disclosure)	
(xii)	a) Brief details of recovery actions taken in relation to overdue loan / listed debt securities/ credit facility exposures	
	b) Collections made towards overdue loan / listed debt securities/ credit facility exposures since the date of last disclosure	
(xiii)	Utilisation of Credit Enhancement a) Excess Interest Spread	
	b) Cash Collateral c) Overcollateralisation	
	d) Subordination	



			e) Guarantee	
			f) In any other form	
		(xiv)	Utilisation of Liquidity facility	
4	Amendments	(i)	Number of underlying loan / listed debt	
			securities/ credit facility exposure	
			transactions, where amendments to	
			loan / listed debt securities/ credit	
			facility exposures' documentation has	
			been carried out, post securitisation. If	
			there are any material amendments,	
			brief particulars of the same	
		(ii)	Number of underlying loan / listed debt	
			securities/ credit facility exposure	
			transactions, where amendments to	
			payment terms of the underlying loan /	
			listed debt securities/ credit facility	
			exposures has been carried out, post	
			securitisation	
5	Other	(i)	Industry-wise breakup of the loan /	
	characteristics of		listed debt securities/ credit facility	
	the pool		exposures in case of mixed pools (%)	
			Industry 1	
			Industry 2	
			Industry 3	
			Industry n	



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(ii)	debt securities/ credit facility exposure pools (statewise) (%)	
	State 1 State 2 State 3	
(iii)	State 4	
	Any event which could impact credit assessment of any obligor (who owes at least 10% of total outstanding securitised receivables)	
	Any defaults observed in collection and servicing functions being discharged on behalf of the Securitisation Trust	
	Any material observations in relation to collection and servicing functions being discharged on behalf of the Securitisation Trust, including any observations made pursuant to any audit of the servicing / collection agent	



Annexure-II

FORMAT FOR DISCLOSURES (SECURITISATION OF OTHER EXPOSURES)

Name/Identification No. of securitisation transaction:

1	Maturity characteristics	(i)	Weighted average maturity of	
	of the underlying assets		the underlying assets (in years)	
2	Minimum Retention	(i)	MRR as a percentage of book	
	Requirement (MRR)		value of assets securitised and	
			outstanding on the date of	
			disclosure	
		(ii)	Actual retention as a	
			percentage of book value of	
			assets securitised and	
			outstanding on the date of	
			disclosure	
		(iii)	Types of retained exposure	
			constituting MRR in percentage	
			of book value of assets	
			securitised (percentage of book	
			value of assets securitised and	
			outstanding on the date of	
			disclosure)	
			a) Credit Enhancement (i.e.	
			whether investment in	
			equity/subordinate tranches,	
			first/second loss	
			guarantees, cash collateral,	
			overcollateralisation	



			b) Investment in senior	
			tranches	
			\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
			c) Liquidity support	
			d) Any other (pl. specify)	
3	Credit quality of the	(i)	Any deviations in collections	
	underlying assets		towards the underlying assets,	
			against the projected cashflows	
			disclosed at the time of	
			securitisation of the underlying	
			assets, including details of total	
			receivables which have been	
			overdue for more than 30 days,	
			60 days and 90 days (in %).	
			(a) Receivables overdue	
			between 0-30 days	
			(b) Receivables overdue	
			between 31-60 days	
			(c) Receivables overdue	
			between 61-90 days	
			(d) Receivables overdue	
			for more than 90 days	
		(ii)	Any default on the part of the	
			underlying obligor (who owes	
			more than 10% of total	
			receivables) or any material	
			adverse change impacting the	
			said underlying obligor.	
		(iii)	Prepayment rate observed in	
			the current portfolio	
	1			



	(iv)	Recovery Actions	
		a) Brief details of recovery	
		actions taken in relation to	
		overdue receivables	
		b) Collections made towards	
		overdue receivables since the	
		date of last disclosure	
	(v)	Utilisation of Credit	
		Enhancement	
		a) Cash Collateral	
		b) Overcollateralisation	
		c) Guarantee	
		d) In any other form	
	(vi)	Utilisation of Liquidity Facility	
Amendments	(i)	Number of underlying	
		transactions, where	
		amendments to documentation	
		has been carried out, post	
		securitisation. If there are any	
		material amendments, brief	
		particulars of the same	
	(ii)	Number of underlying	
		transactions, where	
		amendments to payment terms	
		of the underlying receivables	
		has been carried out, post	
		securitisation	
	Amendments	(vi) Amendments (i)	a) Brief details of recovery actions taken in relation to overdue receivables b) Collections made towards overdue receivables since the date of last disclosure (v) Utilisation of Credit Enhancement a) Cash Collateral b) Overcollateralisation c) Guarantee d) In any other form (vi) Utilisation of Liquidity Facility Amendments (i) Number of underlying transactions, where amendments to documentation has been carried out, post securitisation. If there are any material amendments, brief particulars of the same (ii) Number of underlying transactions, where amendments to payment terms of the underlying receivables has been carried out, post



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(i)	Any event which could impact credit assessment of any obligor (who owes at least 10% of total outstanding securitised receivables)	
(ii)	Any material event which could impact the performance of the originator under the underlying contracts from which the receivables emanate	
(iii)	Any defaults observed in collection and servicing functions being discharged on behalf of the Securitisation Trust	
(iv)	Any material observations in relation to collection and servicing functions being discharged on behalf of the Securitisation Trust, including any observations made pursuant to any audit of the	

	credit assessment of any	
	obligor (who owes at least 10%	
	of total outstanding securitised	
	receivables)	
(ii)	Any material event which could	
	impact the performance of the	
	originator under the underlying	
	contracts from which the	
	receivables emanate	
(iii)	Any defaults observed in	
	collection and servicing	
	functions being discharged on	
	behalf of the Securitisation	
	Trust	
(iv)	Any material observations in	
	relation to collection and	
	servicing functions being	
	discharged on behalf of the	
	Securitisation Trust, including	
	any observations made	
	pursuant to any audit of the	
	servicing / collection agent	
(v)	Details of any credit	
	enhancement / credit support	
	available to support the future	
	receivables	
		1

Other Information



Annexure-III

1. Weighted average maturity of the underlying assets - refers to the average time until the outstanding amount of the underlying assets is repaid, weighted by the proportion of each asset in the overall pool.

Illustration for computation of weighted average maturity of the underlying assets:

Asset (I)	Outstanding Amount (II)	Residual Maturity (in months) (III)	Proportion of total asset (IV)	Weighted value III * IV = V (V)
Α	5000000	24	0.5	12
В	3000000	12	0.3	3.6
С	2000000	18	0.2	3.6
Total	10000000			

Weighted average residual	
maturity	
(Sum of V)	19.2

2. Weighted average rating of the pool - refers to the average internal credit rating (say 1-10 with 1 being the best and 10 being the worst) of all the underlying assets in a pool, weighted by their proportionate exposure in the overall pool.

Asset (I)	Outstanding Amount (II)		Proportion of total asset (IV)	Weighted value III*IV =V
Asset A	5000000	6	0.5	3
Asset B	3000000	4	0.3	1.2
Asset C	2000000	8	0.2	1.6

Weighted average Rating of the	
underlying assets	
(sum of V)	5.8



3. Average default rate - refers to the moving average default rates for the underlying assets over a specified period of time.

Month	Monthly Default Rate
Jan '24	4%
Feb '24	2%
March '24	3%
April '24	4%
May '24	6%
June '24	1%
July 24	0.5%
August 24	2%
September 24	3%
October 24	6%
November 24	4%
December 24	5%
Jan 25	3%
Feb 25	4%
March 25	3%
April 25	4%
May 25	6%
June 25	1%

Disclosure to be given for Jan '25	Average Default rate for last 12 months (Avg default rate of Jan '24 to Dec '24)	3.38%
Disclosure to be given for July '25	Average Default rate for last 12 months (Avg default rate of July '24 to June '25)	3.46%