

INFOMERICS' POLICY OF DEFAULT RECOGNITION

A. <u>Background</u>

This document describes Infomerics' policy on default recognition when an entity fails to meet its debt servicing obligations in a timely manner. This document outlines Infomerics default recognition principles for ratings assigned to all financial instruments, long-term and short-term debt, bank loan ratings, fixed deposits, structured finance instruments, and corporate credit ratings. This document also specifies Infomerics' policy on upgrading the rating once the default is cured. The policy draws from the various guidelines issued by the Securities and Exchange Board of India (SEBI) on this subject in the past. The policy also incorporates the past guidelines issued by the Reserve Bank of India (RBI) on this subject, prescribing a uniform default definition for bank loan facilities.

This policy update supersedes Infomerics' earlier document on this subject, approved in the BM dated 01st February 2022.

RECOGNITION OF DEFAULT

Infomerics considers the first instance of a missed payment as an 'event of default' for instruments with pre-defined repayments such as Debentures, Bonds, Commercial Paper or Term Loans. Default is recognised irrespective of the magnitude and period of delay and can be summarized as not meeting the 'one-day-one-rupee' condition. Default recognition on working capital bank loan facilities without a pre-defined repayment schedule, such as Cash Credit or Overdraft, is after the facility remains continuously overdrawn for more than 30 days. A similar default definition of 30 days of the facilities being overdue is considered for other working capital facilities such as Packing Credit and Letter of Credit. Instrument-wise definition of default is provided at **Annexure**.

Upon recognition of a default, as determined by Infomerics policy, the outstanding ratings will be downgraded to 'IVR D'.

The default recognition policy is consistent with the regulatory guidelines/prescriptions i.e.

- *a)* SEBI Master Circular no SEBI/HO/DDHS/DDHS-POD2/P/CIR/2023/ 111 dated July 3, 2023.
- Standard Operating Procedure for CRAs for Monitoring and Recognition of Defaults as prescribed by SEBI Master Circular SEBI/HO/MIRSD/DOP2/CIR/P/2018/76, dated May 2, 2018.
 - b) RBI has prescribed uniform default definition for bank loan ratings as below:
 - a. For bank facilities having a predefined repayment date/due date, the definition of 'one day one rupee' may be adhered to;



b. For revolving facilities like cash credit, CRAs may allow, as of now, grace period up to the maximum of 30 days from the date of overdraw, beyond which an activity would be considered as 'default';

Annexure

Instrument/Facility wise Default Recognition & Post-Default Curing Period

Facilities/Debt Instruments	Rating Scale	Definition of Default
Fund-based facilities & Facil	lities with pre-defined repa	yment schedule
Term Loan		
Working Capital Term Loan	I T	
Working Capital Demand	Long Term	A delay of one day even of one
Loan (WCDL)		rupee (of principal or interest)
Debentures/Bonds		from the scheduled repayment date.
Certificate of Deposits	Short Term/Long Term	uate.
(CD)/Fixed Deposits (FD)		
Commercial Paper	Short Term	
Packing Credit (pre-shipment	Short Term	Overdue/unpaid for more than 30
credit)		days.
Buyer's Credit	Short Term	Continuously overdrawn for
	at	more than 30 days.
Bill Purchase/Bill	Short Term	Overdue/unpaid for more than 30
discounting/Foreign bill		days.
discounting/Negotiation		
(BP/BD/FBP/FBDN)		
Fund-based facilities & No P	re Defined Renavment Sch	edule
Cash Credit	Long Term	Continuously overdrawn for
		more than 30 days.
Overdraft	Short Term	Continuously overdrawn for
		more than 30 days.
Non fund-based facilities		
Letter of credit (LC)	Short Term	Overdue for more than 30 days
		from the day of devolvement
Bank Guarantee	Short Term	Amount remaining unpaid from
(BG)(Performance/Financial)		30 days from invocation of the
		facility
Other Scenarios	[
When rated instrument is		Non-servicing of the debt
rescheduled:		(principal as well as interest) as
		per the existing repayment terms
		in anticipation of a favourable



	response from the banks of
	accepting their restructuring
	application/ proposal shall be
	considered as a default.
	Rescheduling of the debt
	instrument by the lenders prior to
	the due date of payment will not
	be treated as default, unless the
	same is done to avoid default or
	bankruptcy.
Curing Period	90 Days for Default to
	Speculative Grade and 365 days
	for Default to Investment Grade.

Note: For bank loan ratings, default recognition shall be in line with the RBI guidance.

Default on Instruments not rated by Infomerics:

When issuers with outstanding Infomerics rated instruments default on external debt/ loan facilities rated by other CRAs (not rated by Infomerics), it is very likely that the outstanding Infomerics Rating will be lowered to near-default status. The severity of the rating action would be based on Infomerics' assessment of the information received regarding reasons of default and the credit quality of the issuer.

However, if strong reasons exist for differentiating among the rating of the debt instrument that is in default and that of the other debt instruments that are not, the reasons and protective factors for such instruments (that are not in default), as assessed by Infomerics, would have a critical bearing on the rating of the other debt instruments. In such cases, the rating of the other instruments may not be revised to 'IVR D', but suitably reviewed. The above-described rating action could be taken in the following cases, among others:

-The other debt instruments on which there is no default are senior to the debt in default and the default probability of the senior debt is distinctly lower than that of the debt in default.

-The cash flows meant for servicing the other debt instruments (that are not in default) are ring fenced and no cross-default clauses apply.

-The other debt instruments on which there is no default are supported by a third-party explicit support such as a corporate guarantee.

Default recognition in case of rescheduling of debt:

Reschedulement of debt is generally perceived as step taken by the issuer and investors to escape the label of default. However, considering the scenario of stress on account of pandemic, Infomerics would take cognizance of the factors that necessitated the obligor to reschedule its debt and the circumstances that led the investor to provide its consent.

Further Infomerics will not treat reschedulement of debt obligation as default, provided the investors in the instrument grant a formal consent for revision in the terms of repayment



sufficiently prior to the repayment due date. Infomerics would consider the new repayment schedule for its assessment of credit risk.

Default recognition for retrospective defaults:

Infomerics monitors the credit quality of all its outstanding ratings on a periodic basis. However, there might be a rare instance where there has been a delayed payment on a rated instrument in the past, without Infomerics getting to know about it, but the account has since been regularized and demonstrates a sufficiently long track record of timely repayment. In such cases, Infomerics shall downgrade the rating of the entity to default category while simultaneously upgrading the rating to a level that takes into account the track record of timely repayments.

When the instruments backed by guarantee are in default:

In case of instruments backed by guarantee from a third party, there should exist a clear payment mechanism (see our policy for credit enhanced ratings <u>https://www.infomerics.com/rating-criteria-detail/structure-debt-transaction-nonsecuritisation-transaction</u>). The documents should state that in case the issuer is unable to make the payment as per the terms outlined in the payment mechanism, the guarantor will clear all the dues on the guaranteed instrument, within the time stipulated in the payment mechanism when the trustee/ banker invokes the guarantee. In case the instrument is not serviced within the timelines mentioned in the payment mechanism, Infomerics will downgrade the rating on the guaranteed instrument to the default category.

Default recognition in case of hybrid instruments

Infomerics rates hybrid instruments on the same scale as conventional debt instruments. Infomerics' ratings on hybrid instruments reflect the likelihood of timely servicing on the instrument. Hence, if the issuer skips or defers the payment on the instrument, the rating on the hybrid instrument will be downgraded to 'IVR D', even though it may be permitted as per the terms of the instrument.

Defaults in Securities after withdrawal while instrument is outstanding

In case of instruments whose ratings are withdrawn due to the entity submitting No Objection Certificate (NOC) in line with our withdrawal policy, Infomerics shall continue to track the confirmation received from the debenture trustees on the status of debt servicing on securities even after such rating withdrawal, till the instrument is fully repaid. In case of delays post withdrawal while the instrument is still outstanding, Infomerics would make a PR of such default and would reckon it for the computation of CDRs.



CURING PERIOD POST DEFAULT

- A. Currently, CRAs recognize default based on the guidance issued vide SEBI circular dated May 3, 2010, and November 1, 2016.
- B. In view of the nationwide lockdown and the moratorium/ deferment on payment permitted by RBI, a differentiation in treatment of default, on a case to case basis, needs to be made as to whether such default occurred solely due to the lockdown or loan moratorium.
- C. Accordingly, based on its assessment, if Infomerics is of the view that the delay in payment of interest/principal has arisen solely due to the lockdown conditions creating temporary operational challenges in servicing debt, including due to procedural delays in approval of moratorium on loans by the lending institutions, it may not be considered as a default event. Appropriate disclosures in this regard shall be made in the Press Release.
- D. The above shall also be applicable on any rescheduling in payment of debt obligation done by the issuer, prior to the due date, with the approval of the investors/lenders.
- E. The above relaxation is extended till the period of moratorium by the RBI. in which SEBI instructed CRAs to evaluate each default "on a case to case basis and observe whether it is on account of COVID 19 induced lockdown."

Further on May 21, 2020, SEBI released a circular SEBI/ HO/ MIRSD/ CRADT/ CIR/ P/ 2020/ 87 which directed CRAs to frame individual policies for movement of default rating into sub investment and investment grade and not necessarily abiding by the curing period of 90- days (default to sub investment grade) and 365- days (default to investment grade) criteria.

Keeping in view the regulatory directives and the need to have framework, we propose the following policy for movement of ratings from default grade sub investment /investment grade under different scenarios:-

	DEFAU	LT			To Investment Grade	To Su	b Investment
					Grade		
1.	Delay	due	to	technical	Immediate	Immedia	te
	reasons						
					i) Delay shall be construed to be due	e to technic	al reasons if the
					issuer is able to demonstrate with adequate proof to		
					INFOMERICS that the company had sufficient liquidity		
					available in the bank accounts and there was willingness to pay		
					the same on due date. Technical reason would also include		
					instances such as deficiency in the service on the part of the bank		
					or intermediary to effect transfer of funds from one account to		
					another or one bank to another Bank where the funds were		
					required, due to non-availability	of staff	or closure of
					Branch/offices due to lock down or placed in containment zone.		
					This or any other reason which may	be constru	ued as technical

Situations where rating can be upgraded from 'Default' grade before the stipulated 90/365 days curing period.



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		reason by Infomerics due to which the issuer was unable to remit		
		the funds on due date for repayment of debt.		
		ii) The issuer shall submit the documentary proof in connection		
		with the following:-		
		i) Circumstances under which the delay/default		
		occurred at the first place;		
		ii) Certificate issued by the Bank/FI that the over		
		,	dues are cleared after the technical issue is	
		resolved. (or) Bank statement to confirm		
			regularization of the account.	
		iii)	Letter/Email from the bank/investor clearly	
		111)	mentioning that the delay was due to technical	
			reasons and the account is running satisfactorily	
		T	with no delay/defaults.	
2.	Change in	Immediate	Immediate	
	Promoter/Management	-	promoters with control over the management may	
			nt impact on the credit risk profile of the issuer.	
		When such change is coupled with infusion of substantive funds		
		by the new 1	Promoters/Management, it may strengthen the	
		financial risk profile of the issuer. Infomerics shall review the		
		existing rating only if the following is met:		
		i) The new promoters are not closely related to the		
		previous promoters /management.		
		ii) The new promoters/management has infused		
		substantive fresh funds to improve the financial		
		risk profile.		
		iii) The delay and default have been cleared and the		
		credit facilities are restored/being restored by		
		the lenders.		
		iv) After studying the impact of change in		
		,	promoter/management, rating may be upgraded	
			to the appropriate scale based on the risk profile	
		under the new promoters/management.		
3.	Merger and Acquisition by	Immediate	Immediate	
_	another entity			
		In case of acquisition by way of merger, the credit risk and		
		financial risk profile undergoes a change. Infomerics shall		
		conduct a fresh credit risk assessment based on the Acquirer or		
		_		
		on the merged entity. Hence the rated instruments/facilities can be re-rated notwithstanding the delay/default in the now defunct		
		entity subject to the following:-		
		W1t	h entities owned by new promoters which not	



	ierics Ratings	closely related to the previous promoters /management.			
		ii) The new promoters/management has infused			
		substantive fresh funds to improve the financial rist			
		profile of the merged entity.			
		iii) The delay (which had occurred earlier) has been			
		rectified and the credit facilities are restored/being			
		restored by the lenders.			
		After studying the impact of the merger, the rating may be upgraded to the appropriate scale based on the credit risk profile			
		of the merged entity.			
4.	Sizable inflow of long term	Immediate Immediate			
	funds				
		If inflow of long term fund reduces the debt burden for the short			
		to medium term in a substantive manner, the rating may be			
		assigned/revised based on the revised credit risk profile of the			
		issuer/borrower. Infomerics may consider various other factors			
		while assigning the rating, including the assessment of recurrence of such delays in future. Needless to say, all overdues			
		should have been cleared.			
5.	Benefit arising out of	After 90 days After 30 days			
	regulatory action				
		Keeping in view the lockdown situation, RBI has advised lenders			
		to extend moratorium on loan instalments and interest payment			
		for a period of three months which was later extended by another			
		three months. It has come to our notice that there was delay in			
		extending moratorium by some of the lenders to their clients			
		which resulted in delay in the repayment and attracted downgrade by the CRAs INFOMERICS shall deem such a			
		downgrade by the CRAs. INFOMERICS shall deem such a delay/default as technical in nature and take rating action			
		appropriately subject to submission of the following			
		documentary evidence by the issuers:-			
		1. Letter/Email from the bank/investor that the moratorium			
		was allowed albeit with delay			
		2. Prior to application for moratorium the account is regular			
		for at least for 1 month. (Banker letter/mail)			

Relaxation from Default recognition due to restructuring of debt due to COVID-19 related stress

SEBI vide its circular SEBI/ HO/ MIRSD/ CRADT/ CIR/ P/ 2020/ 160, dated August 31, 2020, has issued guidance to CRAs to provide relaxation from default recognition due to restructuring of debt and as per the RBI notification no. RBI/2020-21/16 DOR.No.BP.BC/3/21.04.048/2020-21 dated August 6, 2020, towards resolution framework for COVID-19 related stress. The said relaxation is extended till December 31, 2020.



Based on the aforementioned SEBI / RBI circulars, Infomerics Ratings shall adopt the following approach in case of entities witnessing stress due to the COVID-19 pandemic subject to the entity was not in default as on 1st March 2020 as per RBI guidelines on the subject.

Entity has applied to lenders for resolution under	Default Recognition
COVID-19 framework	
I. Before due date of payment	No Default.
(a) Application accepted and framework being	
implemented within 180 days of invocation.	
(b) Application pending with lenders (period between	
application & implementation). Plan is likely to be	
implemented within 180 days	
II. After due date of payment.	Default to be recognised. Rating will
	migrate to IVR D.
III. Application rejected by lenders (resolution not	Default to be recognised with effect from
implemented) – Entity has not made the payment within	the date of the first unpaid obligation.
stipulated timeline.	Rating will migrate to IVR D.
IV. Application rejected by lenders (resolution not	No default
implemented) – Entity has made the overdue payment	
within stipulated timeline.	

A. For Bank loans/ capital market related instruments:

B. For Capital Market related listed or unlisted Instruments:

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I. Before due date of payment	No Default.			
(a) Application accepted and framework being				
implemented within 180 days of invocation.				
(b) Application pending with lenders (period between				
application & implementation). Plan is likely to be				
implemented within 180 days				
II. After due date of payment.	Default to be recognised. Rating will			
	migrate to IVR D.			

Whenever a default is not recognised or rating is not migrated to IVR D under the above framework, Infomerics may take an appropriate rating action including change in outlook based on its assessment of the resolution plan and its efficacy, to reflect the credit quality of the issuer/borrower.

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