Swaption

Product Disclosure Statement ("PDS")
(This Product Disclosure Statement is to be read in conjunction with the Terms and Conditions available on this website).

Purpose
The purpose of this document is to provide you with key information about various products offered by ICICI Bank. ICICI Bank is providing you with this PDS, so that you receive adequate information about Swaption. It will help you understand their features, risks, benefits, an illustration of how the product works and assist you in making an informed decision about entering into Swaption, and also facilitate comparison with other products (please refer to the PDS for key information on other IR products). Please read this PDS in full, before deciding to enter into Swaption.

Components determining the value of swaptions
The Swaption value would be determined by notional, tenor: exercise date and maturity of the reference IRS, strike rate, volatility and prevailing interest levels.

Termination
If you wish to terminate the Swaption before the expiry date, the Swaption will be terminated at the prevailing market rates. The termination value may either be positive (gain) or negative (loss).
The termination value would be a function of the prevailing interest rate, strike rate, volatility, residual tenor and discount factors. Any illiquidity in the market for the specific benchmark or tenor or notional could lead to a wider bid-offer spread, which would adversely affect the market value of the outstanding derivative contract.
Interest rates are highly volatile and can fluctuate rapidly and over wide ranges and may reflect unforeseen events or changes in conditions. Thus, fluctuations in interest rates will affect the benefit or cost to you, when you terminate a Swaption.
The risks mentioned in this document are not exhaustive. There may be other risks that are relevant to you while entering into a Swaption.

Costs and fees
Any specific transaction of this nature will be concluded at an all-inclusive price and there would not be any separate costs, fees and charges. The break-up of the all-inclusive price will be provided, if required. The statutory levies and charges will be recovered separately, as applicable from time to time.

Principal Terms and Other Terms
Please refer to the website for ‘Principal Terms’ and ‘Other Terms’ applicable to the product.

General information
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Please refer to the disclaimer at the end of this document. Please note that all products are also subject to regulatory risks (not limited to change in regulation, product discontinuation by the regulator, etc.)
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**Description and Features**

An interest rate swaption is an option that gives the buyer the right, but not the obligation, to enter into an interest rate swap at the expiry of the option. The option buyer would pay upfront premia to the seller.

There are two types of Swaptions:

- **Payer Swaption**: The buyer (seller) of the swaption has the right (obligation) to pay (receive) the fixed rate and receive (pay) the floating rate.
- **Receiver Swaption**: The buyer (seller) of the swaption has the right (obligation) to receive (pay) the fixed rate and pay (receive) the floating rate.

**Purpose**

Swaption helps transform a floating rate exposure into a fixed rate (or another floating rate) exposure or vice versa, at a particular predetermined strike. A Swaption buyer would pay a premium to the seller. Selling Swaption along with buying Swaption, reduces the cost of this transaction and defines the range beyond which the hedge is effective.

This product may be used for other than hedging purposes.

**Illustration for a Swaption**

**Parameters:**

1. Buy payer Swaption
2. Notional: INR <1,000> Mn
3. Tenor of option: <1> month

4. Underlying IRS: <5> year OIS
5. Strike Rate: <5>.00% p.a. semi-annual
6. Floating Rate of Swap: FBIL INR overnight MIBOR
7. Upfront premium: INR <5> Mn

**Pay off Profile/ Possible scenarios at the expiry of <1> month**

**If the prevailing <5> y OIS is above <5>.00%**: For example, if the prevailing <5>y OIS is at <6>.00%, the option will be exercised and the swaption buyer will pay the underlying IRS, i.e., pay <5>y OIS at <5>.00%, s.a. on the outstanding INR notional and receives FBIL INR overnight MIBOR.

**If the prevailing <5> y OIS is below <5>.00%**: For example, if the prevailing <5>y OIS is at <4>.00%, the option will not be exercised. There will be no outstanding derivative deal.

**Benefits:**

- In case of a sold swaption, the seller receives the premium
- Once the swaption is exercised, the buyer of the swaption fixes his interest rate and is hedged against the interest rate movement on the benchmark
- If the swaption is not exercised, and the rates remain favorable, the buyer of the swaption has full participation.
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**Predominant Risks**
- The premium payable for buying the swaption, irrespective of the scenario at expiry.
- Once the Swaption is exercised, the liability will be similar to that of the underlying interest rate swap. Thus, in case of a favorable movement in interest rates, the contract holder has already locked into a fixed rate and would not be able to take advantage of any favorable movement in the interest rate.

**Other Risks**
- Please refer to the section ‘Various Risks associated with the Transaction.’

**Alternates**
- Payment of the premium may be deferred.
- Alternates in line with the Interest Rate Swap products can be customised, as per the customer’s requirements.
Various risks associated in the transaction:

The Counterparty acknowledges that before entering into Derivative Contracts, it understands the underlying risk of the above-mentioned transaction. The Counterparty acknowledges that derivative transactions are in general, exposed to various types of risks, including but not restricted to the following:

1. **Credit Risk:** Credit risk is the risk of loss, due to a counterparty's failure to perform on an obligation to the institution. Credit risk in derivative products comes in two forms:
   a. **Pre-settlement risk:** Pre-settlement risk is the risk of loss, due to a counterparty defaulting on a contract during the life of a transaction. The level of exposure varies throughout the life of the contract and the extent of losses will only be known at the time of default.
   b. **Settlement risk:** Settlement risk is the risk of loss, due to the counterparty's failure to perform on its obligation after an institution has performed on its obligation under a contract on the settlement date. Settlement risk frequently arises in international transactions because of time zone differences. This risk is only present in transactions that do not involve delivery versus payment and generally exists for a very short time (less than 24 hours).

2. **Market Risk:** Market risk is the risk of loss, due to adverse changes in the market value (the price) of an instrument or portfolio of instruments. Such exposure occurs with respect to derivative instruments when changes occur in market factors such as underlying interest rates, exchange rates, equity prices, and commodity prices or in the volatility of these factors.

3. **Liquidity risk:** Liquidity risk is the risk of loss, due to failure of an institution to meet its funding requirements or to execute a transaction at a reasonable price. Institutions involved in derivative activities face two types of liquidity risks: Market Liquidity risk and Funding Liquidity risk.
   a. **Market Liquidity risk:** Market Liquidity risk is the risk that an institution may not be able to exit or offset positions quickly, and in sufficient quantities, at a reasonable price. This inability may be due to inadequate market depth in certain products (e.g. exotic derivatives, long-dated options), market disruption, or inability of the bank to access the market (e.g. credit downgrading of the institution or of a major counterparty).
   b. **Funding Liquidity risk:** Funding Liquidity risk is the potential inability of the institution to meet funding requirements, because of cash flow mismatches, at a reasonable cost. Such funding requirements may arise from cash flow mismatches in swap books, exercise of options, and the implementation of dynamic hedging strategies.

4. **Operational risk:** Operational risk is the risk of loss, occurring as a result of inadequate systems and control, deficiencies in information systems, human error, or management failure.
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Derivative activities can pose as a challenging operational risk issue because of the complexity of certain products and their continual evolution.

5. Legal risk: Legal risk is the risk of loss, arising from contracts which are not legally enforceable (e.g. the counterparty does not have the power or authority to enter into a particular type of derivative transaction) or not documented correctly.

6. Regulatory risk: Regulatory risk is the risk of loss, arising from the failure to comply with regulatory or legal requirements.

7. Reputation risk: Reputation risk is the risk of loss, arising from adverse public opinion and damage to reputation.

8. IBOR Discontinuation: If the Counterparty transacts in any derivatives linked to an Interbank Offer Rate (IBOR) such as LIBOR, or any synthetic rate (such as MIFOR) that use an IBOR in its calculation, please note that there is a risk that such IBOR may be discontinued, prior to the maturity of the derivatives contract. There are public consultations by different industry groups, including ISDA for derivatives contracts, to develop contractual fallbacks that will apply in the event of an IBOR discontinuation. A contractual fallback will define the events that will trigger the benchmark fallback and the methodology that will determine the fallback rate. ISDA has consulted on technical issues related to new benchmark fallbacks for derivatives contracts that reference certain IBORs. As and when the benchmark fallbacks are finalised, market participants are expected to incorporate them into the existing derivatives contracts, by way of bilateral amendment or multilateral protocol adherence, to enhance contractual robustness. Please note that application of the benchmark fallbacks may cause a change in value of the existing derivatives contracts. In addition, there is no assurance that the same trigger events and fallback methodologies will be incorporated into cash products (such as bonds, loans or other non-derivative products). Accordingly, you may run basis risks if you are using derivatives contracts to hedge your obligations or investments in cash products (or another financial instrument) that adopt different triggers and fallbacks. The potential mismatches may impact the hedge effectiveness, financial reporting and value of the existing derivatives contracts.
DISCLAIMER

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An offer, if any, may be made at a later date, and is subject to mutually acceptable legal documentation, due diligence, internal approvals and market conditions. ICICI Bank has not taken any steps to ensure that the transaction contemplated hereunder is suitable for the Counter Party and ICICI Bank is acting as principal and not as the Counter Party’s adviser or in a fiduciary capacity in respect of this proposed transaction or any other transaction, unless otherwise specifically agreed in writing. Accordingly, this document does not have regard to the specific investment objectives, financial situation and the particular needs of any specific person who may view or have access to this document and does not constitute transaction, product legal, accounting or tax advice, or a representation that any transaction or product is suitable or appropriate to any specific person's individual circumstances, or otherwise constitute a personal recommendation to any specific person.

The information herein is not to be taken in substitution for the exercise of judgment by the Counter Party who should obtain separate transaction, product, legal, accounting, tax and financial advice. Before entering into any transaction, the Counter Party should take steps to ensure that he/she/they understands/understand the transactions contemplated hereunder and risks thereof and has/have made an independent assessment of the appropriateness of the transactions contemplated hereunder in the light of the Counter Party’s own specific objectives, risk appetite, financial situation and particular needs. In particular, the Counter Party may wish to seek advice from a licensed or exempt financial adviser or make such independent investigations, as he/she/they considers/consider necessary or appropriate for such purposes.

ICICI Bank, its related companies, their directors and/or employees may have interests or positions in, and may effect transactions in the underlying product(s) mentioned in this document.
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Transactions in respect of the products mentioned in this document can be executed only as per the regulatory guidelines of the geography of the proposed execution and other laws and guidelines applicable to such transactions. The Counter Party should note that the sensitivity analysis and scenario analysis of products would be contained in the Confirmation provided to the Counter Party, in respect of executed transactions.

For any further information in relation to the subject matter of this document, the Counter Party may contact its treasury Relationship Manager.