



GUIDELINES ON RESPONSIBLE LENDING/FINANCING FOR FINANCE COMPANIES

GUIDELINES NO. FCI/G3/2022/1

1. INTRODUCTION

- 1.1. With financial customers having greater access to credit/financing, it is vital that finance companies adopt responsible lending/financing practices and ensure that credit/financing is offered and used responsibly. This, among others, entails finance companies assisting customers to make good financial decisions when applying for credit/financing facilities.
- 1.2. There are three main grounds for promoting responsible lending/financing:
 - 1.2.1. To enhance economic efficiency by addressing 'information asymmetry' between finance companies and borrowers;
 - 1.2.2. To protect customer's interests from abusive or predatory lending/financing practices, repayment problems and over-indebtedness, and to avoid mis-selling; and
 - 1.2.3. To maintain financial stability by enhancing the resilience of borrowers.
- 1.3. The objectives of these Guidelines are:
 - 1.3.1. To supplement and strengthen existing practices by providing practical guidance to finance companies;

- 1.3.2. To facilitate more consistent approaches across the financial industry to assess individual affordability;
 - 1.3.3. To promote a sustainable retail lending/financing market by encouraging finance companies to engage in prudent and responsible lending/financing practices;
 - 1.3.4. To avoid risks of irresponsible lending/financing practices, and curtail undesirable market practices; and
 - 1.3.5. To encourage more effective engagement between finance companies and customers by providing financial advice that promote **customer's best interests and sound** borrowing decisions.
- 1.4. These Guidelines illustrate the minimum standards with respect to responsible lending/financing practices. Finance companies may adopt higher standards and international best practices, where appropriate and possible.
 - 1.5. While these Guidelines focus on the lending/financing practices of finance companies, it is recognised that financial customers are responsible for making informed financial decisions on their own and for honouring contractual obligations.

2. APPLICATION

- 2.1. These Guidelines are issued pursuant to Section 32 of the Brunei Darussalam Central Bank Order, 2010 and applies to all finance companies in Brunei Darussalam [hereinafter referred to as “finance companies”].
- 2.2. These Guidelines should be read with the following:
 - 2.2.1. Notice on Market Conduct [Notice No. FCIU/N2/2021/1];
 - 2.2.2. Notice on Prudential Treatment of Problem Assets and Accounting for Expected Credit Losses [Notice No. BU/N-8/2018/58];
 - 2.2.3. Notice on Total Debt Service Ratio [Notice No. BU/N-11/2017/46];
 - 2.2.4. Guidelines on Credit Risk Management [Guidelines No. BU/G-1/2018/9];
 - 2.2.5. Guidelines to Finance Companies on Product Transparency and Disclosure [Guidelines No. FCI/G3/2019/1]; and
 - 2.2.6. Guidelines on IT Third Party Risk Management (Guidelines No. TRS/G-3/2022/2);
 - 2.2.7. Guidelines on Technology Risk Management (Guidelines No. TRS/G-2/2022/1);

- 2.2.8. any other notices, directives, circulars and other guidelines, which Brunei Darussalam Central Bank [“the Authority”] may issue from time to time.
- 2.3. These Guidelines are not exhaustive and are subject to revision from time to time as deemed necessary by the Authority.
- 2.4. These Guidelines take effect six months after the date of its issuance.

3. DEFINITIONS

- 3.1. “Authority” means Brunei Darussalam Central Bank.
- 3.2. “company” has the same meaning as section 2 of the Companies Act Cap.39.
- 3.3. “corporation” has the same meaning as section 2 of the Companies Act Cap.39.
- 3.4. “customer” means prospective and existing customer of a finance company.
- 3.5. “finance company” has the same meaning as section 2 of the Finance Companies Act. Cap 89.
- 3.6. “responsible lending/financing” means for finance companies to act in a customer’s best interests, ensuring affordability, preventing over-indebtedness, and providing support to a customer if they experience financial difficulties.

4. OBTAINING AND VERIFYING CUSTOMER INFORMATION

- 4.1. Financial customers should only be provided credit/financing facilities if, after carrying out an assessment, its result indicate that the customer is able to meet the obligations under the credit/financing agreement. As such, finance companies should gather sufficient information from the customer to ensure that the credit/financing facility is affordable and meets the needs and capacity of the customer.
- 4.2. When assessing a customer for suitability of credit, finance companies should appropriately identify information relevant to the customer based on grounds of responsible lending/financing. The level of information that is considered “reasonable” should be proportionate to the circumstances, that is,

the type (nature and complexity) of the credit/financing facility that the customer is applying for and/or the amount.

- 4.3. At the very least, finance companies should first obtain information related to the debt, obligations, and income of the customer. Finance companies are encouraged to get a holistic picture of a customer's financial circumstances. Such a holistic picture may include, but is not limited to the below:

4.3.1. **The customer's overall financial circumstances, including:**

- i. Income, savings, assets (including the value of any collateral/security);
- ii. Form of income (e.g. salary, rental income, welfare benefits, or support from a third-party such as family);
- iii. Existing debts and contractual liabilities (which the consumer has no or limited ability to reduce);
- iv. Credit history of existing and/or previous performance;
- v. Current and future fixed and variable expenses; and
- vi. Minimum living standards/requirements.

4.3.2. **The customer's needs, requirements and objectives, including:**

- i. The reason/purpose for applying for the credit/financing facility;
- ii. The amount required; and
- iii. The length of time the customer wishes to repay the credit/financing facility.

4.3.3. **The customer's personal circumstances, including:**

- i. Age;
- ii. Employment status;
- iii. Knowledge and experience of financial products;
- iv. Dependants (number; type e.g. minor, adult, spouse, elder; and age); and
- v. Any foreseeable future changes to their circumstances (e.g. retirement, additional dependants).

- 4.4. Examples of fixed and variable monthly expenses that are important for customers to live and maintain a desired standard of living and lifestyle, and may be expected to continue after a new credit/financing facility has been approved, include, but are not limited to:

- i. Housing costs;

- ii. A reasonable level of spending on general food, drink, clothing and other household items;
- iii. Transport-related costs;
- iv. Insurance premium/takaful contributions, and/or investments;
- v. Utilities;
- vi. Health-related costs;
- vii. Education costs;
- viii. **Childcare and other dependants' costs; and**
- ix. Other personal credit related costs from non-financial institutions, for example corporations or companies that offer monthly-based payments for commercial purposes.

A written example, though not intended to be a template, to illustrate the kind of information considered to be useful to be included in a written assessment can be found in Appendix 1. This may be prepared in Malay or English.

- 4.5. **In order to obtain customers' information**, finance companies should make appropriate and reasonable inquiries with the customer and should have a mechanism in place to validate the veracity of documents and information provided by customers. If the finance company finds that there are inconsistencies or deficiencies in the information provided by the customer, they should make further inquiries.
- 4.6. **If information on a customer's expenses is unavailable, the finance company should take reasonable steps to make an estimate of their expenses.** For example, the finance company may refer to relevant national statistical data or past data or expenditure pattern of the customer; or infer from data of customers with similar backgrounds. However, it is inappropriate to place reliance on such data if the finance company knows or has reasonable cause to suspect that the customer's expenses are significantly higher than described in the data or the data are unlikely to be reasonable **representative of the customer's situation, e.g. in terms of the composition of the customer's household or the number of dependants that the customer has.**
- 4.7. **In reviewing customers' information, finance companies may find that their credit history would indicate that they have previously experienced, or are currently experiencing, difficulty in fulfilling their obligations on other credit/financing facilities. Though this may not necessarily mean that a new credit/financing facility will not be suitable for that customer, it is the finance company's**

responsibility to gather more information to better understand those difficulties. By doing so, the finance company will also get a better picture of the likelihood and circumstances that may lead to facing those difficulties again, in considering the new credit/financing facility. This may include, but is not limited to, getting more information on:

- 4.7.1. the cause of the difficulty;
- 4.7.2. whether this problem is short- or long-term;
- 4.7.3. whether it is being, or has been, addressed, or whether it is ongoing;
- 4.7.4. whether the customer has taken active steps to manage the difficulties and negotiated any changes under their existing products; and
- 4.7.5. if so, whether the customer has been able to keep up and comply with those changes.

Notwithstanding the above, this does not mean that a customer who has experienced repayment difficulty previously cannot be granted an appropriate credit/financing facility.

- 4.8. Depending on the information obtained, finance companies should take reasonable steps to verify and validate the information obtained about a customer, especially on their income and existing debts. This may be done through reference to independently verifiable documentation and/or database, such as checking a validly issued credit report by BDCB, income slips, financial statements, or other supplementary documents.

5. CONDUCTING ASSESSMENTS IN THE INTERESTS OF A CUSTOMER AND PREVENTING OVER-INDEBTEDNESS

- 5.1. In ensuring that a credit/financing facility offered suits the customer's needs and circumstances, finance companies should develop and implement procedures that consider the type and circumstances of the customer for which a credit/financing facility would be suitable for. Further, the procedures should specify clear lines of authority for approving the sale of a credit/financing product to non-targeted customer groups and the parameters for allowing deviations from internal policy/criteria. The basis for a lending/financing decision should be properly documented and backed with information that supports the decision. This may be subjected to independent reviews by appropriate control functions of the financial institution to ensure they do not undermine the customer suitability procedures that are in place.

- 5.2. After obtaining and verifying the relevant information, finance companies should conduct a reasonable assessment before providing any credit/financing facility. In ensuring that the credit/financing facility meets the interests of a customer, the finance companies should consider the following:
 - 5.2.1. Credit risk – this relates to potential financial losses that a finance company may incur if a customer fails to meet its obligations in accordance with agreed terms; and
 - 5.2.2. Affordability – this considers **the customer’s point of view and ensures that the customer** is able to service and fully repay the credit/financing facility under the agreement without facing undue hardship or difficulties in supporting themselves and their dependants. A credit/financing facility is considered affordable if the monthly repayment amount and terms allow the customer to reasonably meet the repayment obligations in full throughout the course of credit/financing facility, without recourse to debt relief or substantial hardship.
- 5.3. Before providing a credit/financing facility, in considering credit risk, finance companies are **encouraged to make assessments on a customer’s ability to afford the credit/financing facility while** allowing for sufficient buffers for expenditures **and contingencies related to the customer’s** circumstances, particularly those that may affect their expenditure (e.g. nature of employment, number of dependants). The granting of credit/financing facilities should be prudent to prevent customers from becoming over-leveraged, especially those who are in income groups that may be more vulnerable to adverse events and income shocks. Further, this assessment should take into account notwithstanding any collateral that may have been pledged by the customer.
- 5.4. In considering affordability, the assessment may:
 - 5.4.1. Assist the finance company in adequately understanding the customer’s situation, understanding of financial products/services, and future plans;
 - 5.4.2. Consider **the customer’s long-term** affordability and allow for potential future changes or negative outcomes, such as **long-term risks or changes in the customer’s personal or financial circumstances** which may influence the customer’s ability to repay the credit/financing facility according to its terms and conditions over its tenor. Where it is **reasonably foreseeable that there is likely to be a change in the customer’s personal or financial circumstances** during the term of the agreement which could have a material

impact on the affordability of the credit/financing facility, the finance company should take reasonable steps to estimate the amount of that change and to consider this matter **in the assessment**. Finance companies may consider assessing a customer's risk under stressed economic conditions;

- 5.4.3. Consider the customer's other servicing obligations, such as their Total Debt Service Ratio (TDSR), the profit/interest rate and outstanding principal of their existing debts, and evidence of past delinquency;
 - 5.4.4. Take into consideration and make **reasonable allowances for the customer's other obligations and commitments**, such as living expenses;
 - 5.4.5. Consider how the credit/financing facility will impact their financial stability and security, future plans and long-term goals;
 - 5.4.6. Provide an indication on which credit/financing facility, if any, is most suitable to fulfil the **customer's needs, which the finance company will be able to advise on; and**
 - 5.4.7. Not take into account the existence of (or the intention to provide or request the provision of) any guarantee or indemnity or other form of security.
- 5.5. Finance companies should also consider, but are not limited to, the following to determine the **customer's ability to make repayments under the agreement**:
- 5.5.1. The source of repayment, either from:
 - i. **The customer's income; and/or**
 - ii. Income jointly held by the customer (principal borrower) with another person; and/or
 - iii. Savings or other assets that which the customer has indicated clearly his/her intention to use as a source for repayment (wholly or partly).
 - 5.5.2. That the customer is able to make repayments under the agreement:
 - i. Without having to borrow from other parties to meet the monthly repayments;
 - ii. Without failing to make any other payments to his/her existing contractual or statutory obligations; and
 - iii. Without having a significant adverse impact on his/her financial situation.
 - 5.5.3. Other reasonable factors that may indicate the level of indebtedness of the customer or **the customer's household, such as the loan/financing commitments of the customer's spouse, subject to the spouse's consent to such information**.

- 5.6. If the customer intends to make repayments (wholly or partly) using savings or other assets or funds, the finance company should take into account the following:
 - 5.6.1. The source of the funds and whether it is obtained in an appropriate and lawful manner;
 - 5.6.2. The likelihood and timeliness of the savings or assets being available to make repayments over its tenor; and
 - 5.6.3. Any significant short- and/or long-term adverse impact on the customer's financial situation by using those savings or assets.

- 5.7. Where there are customers acting together as joint borrowers, the finance company should consider whether it may be appropriate to carry out an assessment separately for each customer (as well as one for them together), having regard to, among others, the existing requirements on borrowers and the risk that each customer may bear of being solely responsible for both joint **borrower's obligations** under the agreement.

- 5.8. If a credit/financing facility extends into retirement, finance companies are encouraged to:
 - 5.8.1. Be mindful of extending tenors of the credit/financing facility, as although this may increase affordability in the short term, this increases the overall debt burden of the customer and may expose them to higher risks in the long term;
 - 5.8.2. Actively engage the customer on how they intend to continue meeting the repayment **obligations after retirement. The finance company should consider the customer's rate of** accumulation of retirement fund, pension provisions or contracted annuity payments;
 - 5.8.3. Make customers aware of the implications of debt servicing after retirement, and highlight the importance of having a plan on how to meet these obligations after retirement, especially as the customer may still have expenses that must be maintained after retirement.

- 5.9. Finance companies may prepare a written statement of suitability, prior to providing a credit/financing facility, which may include:
 - 5.9.1. The information gathered which can assist the customer in understanding why the credit/financing facilities offered or recommended meet their needs, objectives, circumstances and financial situation;

- 5.9.2. The reasons why the credit/financing facility options offered to a customer are considered to be affordable to the customer; or
 - 5.9.3. The reasons why a recommended credit/financing facility is considered to be the most suitable and affordable for the customer.
- 5.10. Further, if after having made the assessment, the finance company identifies a customer as **'vulnerable'**, the finance company should provide them with reasonable arrangements and/or assistance, which may include financial planning advice, that is necessary to facilitate their dealings with them to consider their unique interests. Vulnerable customers may be identified as those who:
- 5.10.1. Are capable of making decisions but, their particular life stage or circumstances may make them unsuitable, for example, if they are elderly or young, have a poor credit history, have a low income, or are suffering an illness;
 - 5.10.2. Are capable of making decisions but require reasonable accommodation in doing so, for example, if they are hearing or vision impaired, do not speak English or Malay as their first language, or have poor literacy skills; and/or
 - 5.10.3. Have a limited capacity, whether temporary or permanent, to make decisions, for example, if they have a mental illness or an intellectual disability.
- 5.11. In providing financial advice, a finance company should take reasonable steps to ensure that customers are fully informed to make sound financial decisions that do not lead them to be over-leveraged. Further, customers should be made sufficiently aware of the short- and long-term consequences of default on their financial position and collateral (if any). This may include alerting the customer of possible recovery actions if the customer continues to be in default, such as legal proceedings, and that the related costs will be borne by the customer.
- 5.12. A finance company may be considered to have lent irresponsibly/recklessly if:
- 5.12.1. The credit/financing facility was granted without adequately establishing the intended purpose or objective of the customer;
 - 5.12.2. The credit/financing facility increases the credit limit of an existing credit/financing facility to a limit that is unaffordable, or that the credit/financing facility would result in the customer becoming over-indebted;
 - 5.12.3. The credit/financing facility puts the customer in a position where they could not repay the loan/financing, or could only repay the loan/financing with substantial hardship;

- 5.12.4. They did not undertake an assessment on the customer's credit history, and understanding of the costs and risks of the credit/financing facility and their rights and obligations under the agreement; and/or
- 5.12.5. The customer was encouraged to enter into or remain in, an unsuitable credit/financing product, for example, to take a higher loan/financing in order to utilize their unused TDSR limit.

6. PROVIDING SUPPORT DURING FINANCIAL DIFFICULTY

- 6.1. Responsible lending/financing also involves providing support to customers when they face financial difficulty, in order to prevent over-indebtedness. A benefit of providing support for **customers facing financial difficulty include a customer's payments becoming more** affordable over the short term.
- 6.2. When a customer is facing difficulty, finance companies may provide support and assistance with an aim to help customers get back to financial wellbeing by considering appropriate solutions that depend on the circumstances and financial circumstances. This may include, but is not limited to, the following:
 - 6.2.1. rescheduling repayments;
 - 6.2.2. offering a repayment deferment;
 - 6.2.3. amending repayment dates to a more appropriate date for the customer; and/or
 - 6.2.4. offering financial advice or the services of a financial planner to help them manage their finances.

Notwithstanding the above, finance companies must still comply with credit limits, such as the TDSR, and prudential treatment (i.e. expected credit loss) of such facilities accordingly.

- 6.3. Finance companies are recommended to have policies and procedures in place for providing support to customers facing financial difficulty. Such policies and procedures should include, but is not limited to, the following:
 - 6.3.1. Criteria to define and identify financial difficulty in customers. As each case is unique, it is important that finance companies review cases individually. As guidance, a customer may be facing financial difficulty if:

- i. they are unable to make repayments to existing loans/financing;
 - ii. they are able to make repayments, but only with difficulty;due to a change in their personal or financial circumstances, after the loan/financing was granted.
- 6.3.2. The means by which a customer may inform the finance company of their financial difficulty and inability to meet their obligations, for example by submitting a hardship notice, either verbally or in writing;
- 6.3.3. A dedicated point of contact of the finance company, whose details should be clearly communicated to all customers;
- 6.3.4. **The timeline for the customer to provide sufficient information for the finance company's consideration;**
- 6.3.5. The type of information required to be submitted. This information should be relevant to deciding whether the customer is or will be unable to meet their obligations, or how to change the contract if the customer is or will be unable to meet those obligations;
- 6.3.6. How the finance company may explore options to provide the customer assistance; and
- 6.3.7. The timeline for the finance company to make the appropriate assessment and consideration.

Finance companies should implement and enforce such policies and procedures to ensure customers are treated fairly and with due consideration.

- 6.4. Following **any changes in the contractual agreement to accommodate for the customer's financial difficulty**, the finance company should:

- 6.4.1. If both finance company and customer have agreed to the changes:
 - i. Have procedures in place to record that both parties have agreed;
 - ii. Have in writing the details of the changes in the terms of the agreement;
 - iii. Provide adequate and transparent information to the customer to understand the implications of any alternative arrangements. Such alternative arrangements should not unreasonably increase the payment obligation of and financial difficulty facing the customer.
- 6.4.2. If both finance company and customer have not agreed to the changes:
 - i. Have procedures in place to state that both parties have not agreed;

- ii. Have in writing reasons why they have not agreed; and
 - iii. Inform the customer of their rights and of any alternative redress avenues or external dispute resolution scheme available to the customer.
- 6.5. The finance company need not agree to change the loan/financing agreement, especially if there is **no reasonable cause to believe the customer's inability to meet their obligations, nor that the customer is able to meet the obligations under the changed agreement.**
- 6.6. Should an unforeseen new event occur **which causes the customer's situation to further deteriorate** while they are currently in an existing agreement or coming to the end of an existing agreement causing the customer to seek further/new assistance, finance companies should review and assess a **customer's new request for assistance independently of previous agreements.** The finance company should endeavour to provide further assistance, such as alternative arrangements, where possible.
- 6.7. At the same time, finance companies should have in place robust processes and early warning indicators which allow them to identify customers who may be experiencing financial difficulty before they become delinquent. Given that some customers who are facing hardship may not be inclined to approach finance companies due to fear of reproach, this may mean that finance companies may have to approach a customer first in order to offer assistance as specified under paragraph 6.2. It is important for finance companies to engage customers early in order to address financial difficulties speedily.
- 6.8. There may be cases where customers facing financial difficulty may find their situation further exacerbated due to penalties/charges that are imposed on them by the finance company due to their inability to service the loan/financing. For example, a customer facing financial difficulty who is unable to make their repayments on time may be charged with late penalty charges, which, if the customer continues to face financial difficulty, he/she may incur repeatedly, thus increasing their burden further. On this note, finance companies should have processes in place that prevent this from occurring, with a focus on preventing over-indebtedness. This would prevent the balance and profit/interest to accumulate to exorbitant and unsustainable levels, which would further cause hardship to the customer.
- 6.9. In order to avoid financial difficulty from recurring, after having granted concessions or alternative arrangements to assist customers in their repayments, which may result **in customers' having more**

credit space or free up some of their TDSR, finance companies should provide prudent financial advice to customers against taking out any new credit/financing facilities that may put them back in financial difficulty.

- 6.10. In ensuring that finance companies are able to deliver the expectations on responsible lending/financing to a high degree, appropriate and sufficient training should be provided to frontline staff. This should include, but is not limited to, training on making appropriate inquiries to obtain relevant information, how to conduct assessments that ensure affordability, financial planning in order to provide prudent financial advice that assist customers in making informed financial decisions, how to deal with customers experiencing difficulties in repayment, and how to communicate the different options available to assist customers facing financial difficulties.

7. MARKET CONDUCT

- 7.1. This section should be read with the Notice No. FCI/N2/2021/1 Notice on Market Conduct.
- 7.2. Finance companies should ensure that advertisements and promotional materials on credit/financing products are clear, fair and not misleading or deceptive. Critical information that is **likely to affect consumers' borrowing decisions must be prominently displayed.**
- 7.3. In determining the fee on any credit/financing product or service, in particular the early termination fee for repaying/paying the loan/financing in part or in full during the lock-in period, the finance company should ensure that this fee reflects a reasonable estimate of the costs to be incurred by the finance company as a direct result of the early termination. The early termination fee should not penalise or act as a barrier to prevent the customer from switching or closing a loan/financing account.

MANAGING DIRECTOR
BRUNEI DARUSSALAM CENTRAL BANK

Date: 12 Syaaban 1443H / 15 March 2022M

APPENDIX 1: EXAMPLES OF MINIMUM INFORMATION THAT MAY BE INCLUDED IN A WRITTEN ASSESSMENT

Customer's details

Dependants

Number of dependants; type of dependants (e.g. minors, adult children, spouse, elder relatives); age of dependants

Residence

Home owner (with/without mortgage) or tenant

Requirements and objectives

Objective: Purpose of obtaining loan/financing

Concise summary of the customer's description of the purpose for obtaining, increasing or restructuring loan/financing.

As an illustration, examples include:

- (a) purchase an asset (e.g. motor vehicle) of a specified value (or value range) or quality;
- (b) purchase an asset of a specified value or quality and cover other costs associated with the purchase or the asset (e.g. valuations, transaction costs, necessary takaful/insurance or other products offered together with the asset);
- (c) restructure or consolidate existing loans/financing (with reference to whether transaction fees need to be financed, whether additional credit/financing is sought and whether the term of the loan/financing is to be extended from the current end date).

Requirements: Amount and term of credit/financing requested

The amount or maximum amount of credit/financing requested by the customer, and the customer's requested timeframe for completing repayments, including any flexibility the customer requires around repayments.

Requirements: Particular features requested or not wanted

Contract features the customer has requested, and a description of whether any features are considered a priority or essential for the consumer.

Contract features the customer has indicated are not wanted (particularly if additional charges will be incurred as a result).

Financial position

Current income

Amount of [weekly/fortnightly/monthly] net income.

Form of income (e.g. salary, rental income).

Source of information used to verify this amount.

Current outgoings

Total amount of [daily/weekly/fortnightly/monthly] outgoings.

Source(s) of information used to verify this amount.

Include breakdown of total amount to specify the following items:

- Outgoings that must be maintained post-loan/financing
Types of outgoings (e.g. debt commitments, rental, takaful/insurance, utility bills, child support, investments) and the amount.
- Outgoings that are likely to be maintained post-loan/financing
Types of outgoings the customer is not able or willing to reduce to afford the credit/financing product, and the amount.
- Outgoings that can be reduced if needed to meet repayments
Types of expenses the customer indicates they can reduce to afford the credit/financing product. Specify the current amount of those expenses, and the amount the customer considers they could reduce those expenses to if required. Outline the basis on which you accept those reductions to be realistic.

Foreseeable changes to financial position

Any reasonably foreseeable changes to income/outgoings (e.g. the customer has indicated that they are planning unpaid leave, the composition of their household is changing, or the customer is approaching retirement).

If the purpose of the loan/financing is to purchase an asset that involves additional expenses (e.g. additional costs for operating a car and maintaining takaful/insurance) especially if required as a term of

the contract—outline the nature of expenses taken into account and an estimated amount for those anticipated expenses.

It may also be useful to know whether a customer is pensionable or not, in order to plan ahead, especially in managing outgoings that can be reduced if needed to meet repayments.

Financial support from a third party

If the customer relies upon financial support from another person, outline details including: amount of financial support required; who the person is; whether the person has acknowledged that they will be making funds available to the customer; and the amount that will be available.

Source of information used to verify the person's **financial position and capacity to provide the amount** identified.

Credit/Financing product meets the customer's requirements and objectives

A statement of whether the terms of the credit/financing product meet each of the specified objectives and requirements.

If some requirements specified by the customer are not met—outline whether this has been discussed with, and acknowledged by, the customer.

Customer's capacity to meet repayments

A statement of whether the customer has the capacity to meet the financial obligations of the credit/financing product with the corresponding justifications.