

GAMCO LIMITED

LOAN/CREDIT POLICY

(Policy reviewed/adopted by the Board of Directors of the Company at their meeting held on Date 22nd January, 2026.)

Introduction

GAMCO Limited, ("the Company") extends loan/finance to eligible borrowers including Individuals, HUFs, Partnership Firms and Corporates, both secured and unsecured, based on their pre-validation by the Board.

The Demand/Call Loans can be extended under Trade Advances, Loan against Shares or Securities and any other tangible assets etc. This would be reviewed from time to time by Credit Appraisal and Sanctioning authority.

The tenure and rate of interest vary with the customers concerned.

Aims and Objectives of the Policy

The aim of this Loan policy is to lay down in clear terms of loan tenure, interest, margin, repayment, renewal, etc. as may be applicable and the overall description of all the stages of Lending Process.

Criteria for Loans

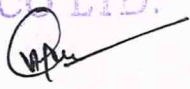
Demand/Call loans would be considered by the Company both under Secured loan as well as unsecured loan segments.

The Demand/Call loans can be considered under business loans, trade advances, inventory funding, loans against shares & securities, Loan against Commodities, IPO Funding etc. This would be reviewed from time to time by Credit and Sanction Authority and Risk Management Committee.

Credit Policies Guidelines

- a) The company shall conduct a due diligence on the creditworthiness of the borrower, which will be an important parameter for taking decision on the application. The assessment would be in line with the company's credit policies, norms and procedures in respect thereof.
- b) The borrower would be informed in the vernacular language or in a language as understood by the borrower by means of sanction letter or otherwise the amount of loan sanctioned. The said letter shall contain the terms and conditions including the annualized rates of interest and method of application thereof and shall obtain an acceptance from the borrower on the said sanction letter.
- c) The Company shall furnish a copy of loan agreement along with a copy of all enclosures

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quoted in the loan agreement to all the borrowers at the time of requisition by borrower or brief terms should be made part of sanction letter. The Company shall ensure that the loan agreements and enclosures furnished to all borrowers contain the terms and conditions and the rate of interest in the form of a term sheet, which shall be annexed to the loan agreement.

- d) Limit is set after reviewing client's financial background.
- e) Credit Appraisal Memo shall be prepared for every new client and same shall be taken into consideration at the time of finalizing limit.
- f) For a prospective client, the Company shall check whether the client does not exist in debarred list and also if any records are found in CIBIL/watchout Investors
- g) Risk Categorization shall be done on the basis of financial limit.
- h) Enhancement shall be done only after reviewing client's past history which includes interest repayment on timely basis.

Regulatory Restrictions on Loans

As per the Reserve Bank of India (Non-Banking Financial Companies – Credit Risk Management) Directions, 2025, the company shall have a Board approved policy on grant of loans to directors, senior officers and relatives of directors and to entities where directors or their relatives have major shareholding.

The threshold limit shall be set and approved by the Board beyond which loans to above-mentioned persons shall not be provided without prior approval from the Board. Further, the company shall disclose in its Annual Financial Statement, aggregate amount of such sanctioned loans and advances.

Sanction Process

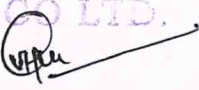
For availing the sanction facility, borrower shall execute the Loan Agreement and other documents, declarations, KYC documents as may be required in respect of the sanctioned facility. The credit and Sanction Authority will carry out the credit appraisal of documents and then facility will be sanctioned as per the sanction process outlined in the Credit and Risk policy.

Credit and Sanction Authority

The Company has appointed/designated Mr. Rajeev Goenka, Managing Director as Loan Sanctioning Authority, giving him the power to sanction the loan to parties other than related parties, if any after reviewing their credit worthiness.

Tenure and Call back of Loans

The demand/call loan will be sanctioned for a period of one year from the date of disbursement of the loan in case of Demand Loan Facility or as per the terms agreed between the Company and the borrower.

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- a) The Credit and Sanction Authority shall record specific reasons in case the tenure of loan for any client is beyond the period of 12 months from the date of sanction.
- b) In case no call/demand is made prior to the expiry of stipulated period, then the loan shall be deemed to be called/demanded on such expiry date and shall be repaid accordingly.
- c) Suitable clause empowering such demand/call made for repayment would be incorporated in the loan agreements.
- d) The repayment of demand/call loan shall be demanded or called up giving atleast 7 days' prior notice.
- e) The mode and authority of making the demand or call for repayment of the loan would be as decided, documented and adhered to.

Interest Rates

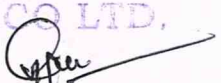
- a) Interest rates shall vary from 4% p.a. to 20% p.a. as determined by the Credit and Sanction Authority but it shall not be lower than the trends prevailing in the market.
- b) The interest may be collected at the option of the Company on Monthly/quarterly payment basis which shall be specified in the terms and conditions of the agreement.
- c) In case of fluctuating amount of loan, interest is calculated on the amount utilized on monthly compounding / Simple Interest Basis.
- d) Any variation in the rate of interest shall be notified to the customer from time to time and shall be effective from such date as may be intimated by the company.

Review or Renewal of Loans

- a) The demand loan facility would be due for renewal at the expiry of the loan tenure as specified at the time of loan sanction. The renewal of the loan facility would be at the sole discretion of the lender.
- b) All the demand/call loans having stipulated period beyond 6 months shall be subject to review of performance at the end of 6 months.
- c) The renewal of the Demand Loan Facility as aforesaid shall be on the same terms and conditions unless otherwise agreed by agreeing to new terms and conditions.
- d) At least 30 days prior to the end of the stipulated period, the loans would be reviewed to decide on whether demand/call should be made on due date or further renewal of the loan either in full or part to be considered for any period, not exceeding 12 months. The same shall be documented.
- e) The review of the performance of demand/call loan should be done on the half yearly basis.

Reporting Requirements

The Company shall adhere to the prescribed prudential norms and ensure the submission or

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updation of the credit information for its borrowers regularly to all the Credit Information Companies (CICs) on a fortnightly basis and other reporting in CERSAI, CIMS Platform and in the annual financial statements.

Loan Repayment

- a) The loan amount shall become payable on the expiry of the loan term or as demanded by the lender before the expiry of the term loan.
- b) The loan shall be repayable unconditionally on demand at the lender's discretion and without giving any reasons whatsoever.
- c) The loan can also be paid by the customer at any time before the expiry of the loan period.

Monitoring and Review of Policy

The Board shall review the policy from time to time and shall have the power to amend the policy or repeal the same by introducing a new Loan Policy as it may deem necessary in the best interest of the Company.

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