

APPLICATION FORM FOR PENSION LOAN PNB 1112 (R1)

For office use only

Branch:			
Reference no.:			
Received on:	/	/	

Recent Photograph of Applicant

Information									Appl	icant						
		s	h.] Smt.		Km.	01	thers,	Spe	cify of	thers_					
First Name																
Middle Name																
Last Name																
Father's/Husband's Name																
Income Tax PAN No.* AADHAR No.*																
Identification No. (tick any one) * □ Passport no. □ Voter ID □ Driving License □ Aadhar																
Date of Birth* and Gender	d	d m	m y	У	уу				□ Ма	le	□F€	emale	Π.	Third (gende	r
Category	□ Ha	ysical indica ther; S	pped Specify	y other		Service	eman		□ Mir	nority		Non	e of th	nese [] SC/	ST
Educational Qualification*	□Un	dergra	aduate	е		Gradu	ate		□PG		Profes	ssiona	l cour	se 🏻	Oth	er
Marital Status and No. of dependents in the household	□Sir	ngle		Marri	ed		1		No. o	of Dep	ende	nts 🗌		1	1	1
Email address																
Phone details (STD code – Tel res.)					-						1					
Mobile No.																
Relative of Staff/ Director of bank?	□Yes	3	□No)												
Residential Address								Арј	olican	it						
Residence Address* (Present)	City:								Stat	e: intry:						
Residence Address* (Permanent) Same as above	City:									ate:						
Status of current residence	□ Ov	vned (vned (cify oth	Paren	pouse its)	/ depe	enden □ Re	t child ented l	lren) by Se	lf/Spo	use 🗆	Lease	ed by	compa	any/go	ovt. 🗆	Other
Years at current residence		Yea	ars 🗌		/lonth	s										
Address for correspondence	□ Cu	irrent l	Resid	ence [] Pen	maner	nt Res	sidenc	e 🗆 C	Office						

Information	Applicant
Type of Pensioner	☐ Central Govt. ☐ State Govt. ☐ Family Pensioner ☐ Ex-Employee ☐ Pension through DPDO ☐ Others, Specify others
Date of Retirement	Pension through DPDO D others, Specify others
Name of Organization Drawing Pension from	
Designation	
Present Employment status	
Office Address, If applicable	
	City: State:
	Pin: Country:
Phone details (STD code – Tel off.)	
Monthly Paneign (Pa.)	Gross
Monthly Pension (Rs.)	Net
Spouse Information	
Name of Spouse	
Spouse's financial information*	☐ IT assesse & paid tax last yr ☐ Non-IT assesse, earns but not formally ☐ IT assesse but no tax paid ☐ Does not earn
Total Annual Income	
Bank Account Details (Details of PNB Pension a/c)	Account I
Name of Bank	
Branch	
A/c No. (details of pension a/c.)	
Information	Applicant
Immovable Properties	Amount (Rs.)
Building/House	
Land	
Movable Properties	
Cash	
Deposits with banks	
Investment in government securities	
Others	
Total	
Information	Applicant
Liabilities Outstanding Loans/Advances	Amount (Rs.)
Bank(s)	, and it (No.)
Employer	
Provident Fund	
Relatives and Friends	
Others	
Total	
Net Worth (Actual in Rs.)	
(Assets-Liabilities) Information about other Loans taken (including previous	is loans from PNB)
Total Loan Limit (Rs.)	
Total Monthly Repayment (Rs.)	
Whether Regular	□Yes □No

A. For Pension Loan				
Purpose of Loan				
Loan Amount applied (Rs.) and Rate of Interest option			☐ Floating	☐ Fixed
Repayment Period proposed	☐☐ Years ☐☐	Months		
EMI/Interest to be paid on	Day of ever opening date		t EMI/Interest due da	te would not be beyond 30 days of account
Monthly Installment	Mode ☐ Operative	Account 🗆	Standing Instructions	s ☐ Electronic Clearing System/NACH
Other Information				
Information				Applicant
Guarantor Available		□Yes	□No	If yes, then furnish details in Part II
Pending court cases of Banks/Financial Ins Applicants/ As Partners/As Director:	titutions against	☐Yes (Enclose de	□No etails on an annexure	, if needed)
*Supporting documents duly signed by the	applicant should be attac	hed		
Place: All the pages of the form are to be signed by borrower		WLEDGE	MENIT	
	AGRICO	WLLDGL	WILINI	
I. No				Date:
Received application f	rom Mr/Ms/M/S			R/O/Office at
	fc	or a		(Type of Loan) loan/ limit of
sfor II be disposed-off and acceptar mpleted application form with s	nce/ rejection wo	uld be int	(State	the purpose). The loan application days from date of receipt of
rial number and date of the ack	nowledgement sh	nould be o	uoted in all fut	ure correspondence.
			0	fficer/Manager (Loans)/Incumben

*SI. No. of the acknowledgement format should be the same as indicated in the register for receipt of credit proposals.



Part II GUARANTOR INFORMATION

Recent Photograph of Guarantor

Personal and Employment Details

Personal and Employme	iit Details					
Personal Details			Employment Details			
	Sh. Smt. Km.	Others				
First Name			Employment Nature			
Middle Name			☐ Salaried ☐ Self employed ☐ Professional ☐ Other			
			If professional			
Last Name			☐ CA ☐ Doctor ☐ Engineer/Architect ☐ Lawyer ☐ Small/Marginal farmer ☐ Other agriculturist ☐ Other			
Father's/Husband's Name			Nature of Organization			
Income Tax PAN No.*			☐ Govt./PSU ☐ Public Ltd. Co. ☐ Pvt. Ltd.			
AADHAR No. *			☐ Proprietorship ☐ Partnership ☐ Other			
Identification no.(tick any one)*			Period in Current Employment/Business			
☐ Passport no. ☐ Voter ID			Veers Menths			
☐ Driving License ☐ UID			☐ Years ☐ Months Name of Organization, Designation and Address			
Date of Birth* and Gender		Third gender	Name of Organization, Designation and Address			
Educational Qualification and Relationship with applicant		pouse ☐ Parents on/Daughter ☐ Other				
			Oit			
Email Id			City: State:			
			Pin: Country:			
Address Address	Current Residence Address*		Permanent Address			
	City: State:		City: State:			
Phone details (STD code –	Pin: Country		Pin: Country:			
Number)			Mobile No:			
Financial Details						
Information		Guar	rantor			
Is he/she an Income tax payee	□ Yes □ No					
Total Income in last 2 Financial years (Rs.)	FY 1 (20 20)		FY 2 (20 20)			
Bank Account Details (Existing cu	istomer should give details of PNI	B account)				
Name of Bank			Branch			
A/c No. (details of salary a/c. for salaried)						
Statement of Assets and	Liabilities					
	bilities		Assets			
Outstanding Loans/Advances	Amount (Rs.)	Immovable Prop Building/House	perties Amount (Rs.)			
Bank(s)		<u> </u>				
Employer		Land				
Relatives /Friends	Movable		ties			
Provident Fund		Cash				
		Deposits				
		Investment in gov	rt. securities			
Others		Others				
Total		Total				
Net Worth (Actual in Rs.)						

^{*}Supporting documents duly signed by the guarantor should be attached

Having fully apprised myself of the particulars submitted in loan application dat	ted for	(mention purpose) loan o
Rsto be considered by the bank to Shri/Smt/Miss S	on/Wife/ Daughter of Shri	
I have agreed to furnish my guarantee for repayment of the loan. I hereby declastno. of years. The information furnished by me is true and correct to the Yours faithfully,		11 () ,
Signature of Guarantor:		
Name of Guarantor:		
Date:		
Place:		

Note: In case there is more than one guarantor, he/she should fill up another form (Part-II Guarantor Information).

MOST IMPORTANT TERMS & CONDITIONS PENSION LOAN

General terms and conditions:

- 1. The sanction is valid for six months from the date of sanction. Facilities not availed within the above period shall be treated as lapsed.
- 2. The Bank, however, reserves the right to withdraw all or in part or any of the sanctioned loan even before the expiry of the said period of 6 months.
- 3. The borrower will inform the Bank for any change in his employment/contact/present and permanent address details etc.
- 4. The Bank shall have the right to avail the benefit of Sections 138-142 of the NI Act read with Section 25 of Payment and settlement Act against the borrower in case of dishonour of the ECS/NACH(debit)/ Standing Instruction (SI) mandate or due to any other reason
- 5. The sanction shall be cancelled in case of incorrect certification by the borrowers.
- 6. The loan under consideration shall be disbursed by the Bank only after acceptance and compliance with the bank's terms of sanction.
- 7. The Bank reserves the right to alter/amend any terms without prior reference to the party.
- 8. The borrower shall submit all relevant documents as mentioned in the Sanction Letter/ Loan Agreement and execute all necessary legally enforceable loaning and security documents, as per bank guidelines prior to disbursal of the loan.
- 9. The borrower shall comply with all relevant guidelines of the Bank/RBI.
- 10. If any third-party liability arises on the bank due to wrong information by the borrower, it will be the responsibility of the borrower and borrower shall indemnify the bank and its employees in case any such third-party liability arises.
- 11. Customer to submit the undertaking w.r.t to NeSL disclosure at the time of documentation as per Banks policy.
- 12. Borrower shall collect the original movable / immovable property documents within 15 days of full repayment / settlement of the loan account from the branch where the loan account was serviced or branch/office of the bank where the documents are available.

Other terms and conditions:

1. Interest:

- 1.1 Interest whether floating type or fixed type will be charged in the account as per sanction. The reset of interest will be as stipulated in the sanction. Interest is to be calculated on daily balance due to the Bank and shall be charged monthly so long as the amount due from the borrower is not paid in its entirety and the same will form part of the principal and carry interest at the applicable rate at monthly rests.
- 1.2 All loans/credit facilities linked with Fixed Rate of interest are fixed for the entire period of the loan, subject to switchover facility, if availed by the existing borrower on request. (Fixed ROI prevailing on the date of first disbursement, whether partial or full, shall be applicable)
- 1.3 In case of change in repo rate by the RBI, the repo rate linked rate (RLLR) will be changed from the next working day. In case of the Floating rate option, the Mark-Up+BSP component of RLLR will be reset after every 3 years from the date of opening of the account or at such intervals as may be permissible under the Bank/RBI Guidelines/ regulations from time to time

1.4 The bank will make efforts to keep its borrowers informed of any change in interest rates through the official website (www.pnbindia.in), quarterly statement of accounts, display in its offices and general announcements from time to time.

2. Reset of floating/ fixed rate of interest:

- 2.1 At the time of change (Increase/ decrease) in the benchmark rate, the borrower shall have the option to move/switch over to fixed rate/floating rate or vice versa on equated installment-based personal loans.
- 2.2 Switchover shall be allowed maximum once during the tenor of the loan.
- 2.4 Switchover charges shall be @0.50% of the outstanding loan amount or Rs. 10,000/-, whichever is lower be applied to cover the incidental cost incurred by the Bank. GST shall be levied as applicable in case of any change in applicable charges for switching over to fixed rate, the same shall also be notified at the website of the bank www.pnbindia.com.
- 2.5 A standard illustrative chart for a loan amount of Rs. 1.00 Lac, illustrating the possible impact of change in benchmark interest rate leading to changes in EMI is as under:

Rate of Interest	Remaining Te lac)	nor of Loan (in co	mpleted years) a	and EMI (per
				(in Rs.)
	3	5	7	10
10.00%	3227	2125	1660	1322
10.50%	3250	2149	1686	1349
11.00%	3274	2174	1712	1378
11.50%	3298	2199	1739	1406
12.00%	3321	2224	1765	1435
12.50%	3345	2250	1792	1464
13.00%	3369	2275	1819	1493
13.50%	3394	2301	1847	1523
14.00%	3418	2327	1874	1553

3. Change in Repo Rate leading to change in RLLR

3.1. Any change in Repo Rate by RBI shall lead to a change in EMI/Tenor/Both in the loan account. Borrower shall be informed through SMS/Email/PNB One about change in RLLR and can contact branch for exercising their option

Borrower shall have the choice to opt for:

- (i) enhancement in EMI or elongation of tenor or for a combination of both to the extent possible in the relevant lending scheme; and,
- (ii) to prepay, either in part or in full, at any point during the tenor of the loan.

In case no option is exercised by the borrower on account of change in the Applicable Interest Rate affecting the EMI, the option as given below will be deemed to have been exercised by the borrower

- First, suitable increase in tenor subject to availability of headroom within the permitted maximum age of borrower.
- Secondly, suitable increase in EMI, in case headroom is not available.
- Thirdly, suitable increase in tenor & EMI both, in case headroom is not sufficient within the permitted maximum age of borrower.

Thereafter, Branch shall inform the borrower about the aforesaid steps taken through a letter.

3.2. In case of negative amortization, where monthly interest goes beyond EMI, there shall be

- First, a suitable increase in tenor subject to the availability of headroom within the permitted maximum age of the borrower.
- Secondly, a suitable increase in EMI, in case headroom is not available.
- Thirdly, a suitable increase in tenor & EMI, both, in case of headroom is not sufficient within the permitted maximum age of the borrower.
- 3.3 Borrower shall be informed through SMS/Email/PNB One about negative amortization. SMS/E-mail shall be sent to borrower 3 times at interval of 7 days each and 21 days' notification on PNB One. If borrower fails to approach Bank after notice, Bank shall take steps in following manner:
- First, suitable increase in tenor subject to availability of headroom within the permitted maximum age of borrower.
- Secondly, suitable increase in EMI, in case headroom is not available.
- Thirdly, suitable increase in tenor & EMI both, in case headroom is not sufficient within the permitted maximum age of borrower.
- Thereafter, Branch shall inform the borrower about the aforesaid steps taken through a letter.
- 3.4 In both the above cases, SMS shall be sent to borrower in all such accounts, where mobile number is registered.

E-mail shall be sent to borrower in all such accounts, where email address is registered and where SMS has remained undelivered.

Additionally, customers, who are registered on PNB One, shall be notified through PNB One also.

3.5 In case opting for increase in tenor, borrower must regularize its loan account as loan under irregular/SMA-0/SMA-1/SMA-2/NPA will not be eligible for increase in tenor in such cases

4. Margin/ Promoter's contribution:

The applicant should bring in their entire contribution before the release of the Loan or in the manner otherwise provided in the sanction. Further, it should also be ensured that the margin stipulated is maintained/provided at each stage of disbursement (wherever applicable).

5. Fee & other Charges: Fees and other charges as applicable on application/ during the currency of the loan/ conversion charges for switching

- a) All service charges viz. Upfront Fees/ processing Fees, Documentation Charges, Inspection charges etc. will be charged from the applicant as per sanction before the release of credit facilities.
- b) All other event-based charges like legal fees, valuation fees, charges for dishonour of cheques/ NACH mandate/ standing instructions, charges for drawing of Credit Information Report from Credit Information Companies like CIBIL etc., registration of charge with CERSAI in case of mortgage of property etc. will be recovered from the applicant immediately on occurring of the event.
- c) The Processing Fee/upfront fee paid by the Customer for availing the loan is non-refundable.

6. Penal Charges:

- 6.1 Penalty, if charged, for non-compliance of material terms and conditions of loan contract by the borrower shall be treated as penal charges.
- 6.2 The events where the account attracts levying of penal charges are as under (wherever applicable):
 - a) Default in repayment of loans;
 - b) Irregularities in Overdraft accounts;
 - i. In case of irregularities in OD accounts due to levy of monthly/quarterly/half-yearly interest or service charges or/and the outstanding balance in the OD account is in excess of the sanctioned limit/drawing power, the borrower shall regularize the account within the time period of 7 days. If the account is not regularized, penal charges shall be levied from first date of default. In case interest/service charges are not paid on time, penal charges shall be levied.
 - c) Non- submission of documents for review/renewal
 - i. Non-submission of complete papers by the borrower for review/renewal of credit facilities as per terms and conditions of sanction, shall attract penal charges.
 - d) Non-creation/perfection of Security as per Terms and conditions of sanction;
 - e) Non-compliance of Terms and conditions of sanctions (other than specified above).
 - i. Bank shall levy penal charges in case of default in observance of terms & conditions of the sanction.
- 6.3 Penal charges for the period of default is to be levied as under:
- I. On the amount of default/irregularity
 - (i) For any one of trigger events stated at point no. (a) & (b) above: 2.00% p.a.
 - (ii) For two or more trigger events stated at point no. (a) & (b) above: 3.00% p.a.
- II. On the total outstanding
 - (i) For one or more trigger events stated at point no. (c) to (e) above: 2.00% p.a.

Note for I and II: If the trigger events are a combination of point (a) to (b) and point (c) to (e) then penal charges shall be capped at 4% p.a., i.e., 2% on the default/irregularity and 2% on the outstanding amount.

6.4 Exemptions from Levying of Penal Charges

- 6.4.1. Penal charges should not be levied in the following areas:
- a. All advances up to ₹25000/-.
- b. Advances against deposits, life insurance policies and government securities/gold where the drawings are within the available value of the security.
- 6.5 Penal charges on pre-payment/foreclosure of loan in case of takeover i.e. loan is prepaid by the borrower for shifting to other Bank/ FI.
- 6.5.1 Pre-payment charges shall be applicable @2% of the pre-paid outstanding amount in case of Term Loans only & not to other facilities such as Non-Fund based, Working Capital Limits, Overdrafts etc.
- 6.5.2 However, no prepayment charges are to be levied in the following cases:

- (a) MSE Borrower
- (b) Floating rate term loan (Non-Business) sanctioned to Individual Borrowers.
- (c) Microfinance Loans (Except Loans to NBFC-MFIs)
- (d) Loans sanctioned at a fixed rate with reset clause, if the borrower exercises his option for floating rate interest at the time of reset.
- (e) Where the loans are prepaid by the borrowers from their own sources.
- (f) Where the borrower shifts to other banks within 30 days from the date of issuance of circular for upward revision in the spread to be charged in his account or change in other terms of sanction.
- (g) In case of upward revision in the interest rate due to reset of benchmark rates and the borrower informs the Bank within 30 days from the date of reset & shifts its account to other Bank within 90 days from the date of reset.
- 6.6 Non-repayment of Interest or EMI on the due date will amount to default and may affect the CIC score.
- **7. Repayment of loan:** Loan to be repaid in Equated Monthly Instalments (EMI) or as stipulated in the sanction if otherwise.
- **8. Security**: Personal guarantee if any, will be obtained as per sanction.

9. Insurance:

The Borrower may avail health and/or life insurance cover for himself with the Bank as the sole beneficiary under the policy/policies.

10. Disbursement:

- a) The borrower shall submit all relevant documents as mentioned in the Sanction Letter/Loan Agreement before disbursement. The borrower shall execute loaning and security document in favour of the bank to secure the credit facilities sanctioned.
- b) The borrower will request for disbursement of the loan in writing (as per the manner prescribed by Bank).
- c) Before disbursement of Loan, applicant to ensure that all necessary statutory and other approvals/permissions have been obtained.
- d) Loan will be utilised strictly for the purpose as per sanction. Deviation if any, will be treated as non-compliance.
- e) Borrower to comply with all preconditions for disbursement of the loan as mentioned in the Sanctioned Letter.

11. Scheme specific terms and conditions:

11.1 In case of Pension Loan

- a) The amount of loan sanctioned shall be disbursed through the account in which the pension is being credited.
- b) A Letter of Authority signed by the borrowing employee authorizing the Bank to deduct from his pension the prescribed monthly instalments payable towards adjustment of loan including interest.
- c) Customer undertakes that he/she shall not change his/her present disbursing branch/bank without bank's consent

12. Recovery of dues:

- a) Customers have been explained the repayment process of the loan in respect of, tenure, periodicity, amount and mode of repayment of the loan. No notice, reminder or intimation is given to the customer regarding his/her obligation to pay the EMI/ Instalment regularly on due date.
- b) On non-payment of EMI/ Instalment by the due dates, Bank shall remind the customers by making telephone calls/SMS, sending written intimations by post and electronic medium or by making personal visits by Bank's authorized personnel at the addresses provided by the customer. Costs of such calls/communication /visits shall be recovered from the customer.
- c) Notwithstanding what is stated herein, it shall be the liability of the customer to ensure that the EMIs/ Instalments are regularly paid on the due dates.
- d) Credit information relating to any customer's account is provided to the Credit Information Bureau (India) Limited (CIBIL) or any other licensed bureau on a monthly basis. To avoid any adverse impact on the credit history with CIBIL, it is advised that the customer should ensure timely payment of the amount due on the loan amount.
- e) The recovery process of enforcement of mortgage/securities, including but not limited to, taking possession and sale of the mortgaged property in accordance with the procedure prescribed under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (SARFAESI Act) or under any other law, is followed purely as per the directions laid down under the respective law.
- f) Intimation/Reminders/Notice(s) are given to customer prior to initiating steps for recovery of overdue, under the Negotiable Instruments Act, Civil Suit as well as under the SARFAESI Act.
- **13. Customer Service:** Customer Service Queries including requirement of documents can be addressed to the Bank through the following channels:
- a) Write to the branch or contact us through toll free number 1800-1800 / 1800-2021.
- b) Contact the branch within the working hours for:
 - i. Photo Copies of loan documents, which can be provided in 7 working days from date of placing request. Necessary administrative fee shall be applicable.
 - ii. Original documents namely Title Deed of Property, Registration Certificate etc. will be returned within 30 working days from the date of closure of loan.
 - iii. Loan Account statement (time line): Within 3 working days of the receipt of request.
- **14. Grievance Redressal:** There can be instances where the Borrower is not satisfied with the services provided. To highlight such instances & register a complaint the Borrower may follow the following process:
 - a) Borrower can meet or write to the Branch Head of the concerned branch or
 - b) The Borrower can complain to customer care through our website: www.pnbindia.in or email at care@pnb.co.in -or through Internet Banking/ Mobile Banking or on toll free number.
 - c) In case the grievance remains unresolved beyond a period of 15 days, the borrower may escalate the matter to Principal Nodal Officer, Punjab National Bank, Customer Care Division, Head Office, Sector 10 Dwarka, New Delhi 110075.

PNB 1112 (R1)	
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