

SUPPLEMENTAL OFFER DOCUMENT

The Supplemental Offer Document together with the Shelf Disclosure Document dated August 27, 2018 in relation to each Tranche shall be referred to as the "Offer Document".

FOR
PRIVATE PLACEMENT OF
LISTED, SECURED, RATED, REDEEMABLE, NON-CONVERTIBLE DEBENTURES
SERIES – 2018/10/712

OF FACE VALUE OF Rs. 1,00,000/- FOR MARKET LINKED DEBENTURES

ISSUE SIZE OF RS. 50,00,00,000/- (RUPEES FIFTY CRORES ONLY) WITH A GREEN SHOE OPTION OF RS. 50,00,00,000/- (RUPEES FIFTY CRORES ONLY) AGGREGATING TO RS. 100,00,00,000/- (RUPEES ONE HUNDRED CRORES ONLY)

To be issued by

CITICORP FINANCE (INDIA) LIMITED

(Incorporated as a Public Limited Company under the (Indian) Companies Act, 1956 (as amended from time to time)

ISSUER MAY AT FUTURE DATE/S DO FURTHER ISSUANCE/S AND /OR REISSUANCE UNDER THE ISIN CREATED IN THIS ISSUE AT ANY PRICE AND TIME AFTER THE CLOSURE OF CURRENT ISSUE. FURTHER ISSUANCES/ RE ISSUANCES CAN BE DONE IN SINGLE/MULTIPLE TRANCHES AS MAY BE PERMITTED UNDER APPLICABLE REGULATIONS, GUIDELINES RULES ETC AND DEPENDING ON THE FUND REQUIREMENTS OF THE ISSUER FROM TIME TO TIME.

Regd. Office: First International Financial Centre (FIFC), 8th Floor Plot Nos. C-54 & C-55, G-Block, Bandra-Kurla Complex, Bandra (East), Mumbai – 400 098

Private and Confidential (Not for public circulation)

Serial No:

Addressed to:

(For the use of the addressee only)

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COMMON ISSUE STRUCTURE, TERMS & CONDITION

CFIL/Issuer/Company	Citicorp Finance (India) Limited
Issue/Type of Instrument	Listed, Secured, Rated, Fully Redeemable, Market linked Non-Convertible Debentures on private placement basis
	(as referred to in this document, "Debentures" or "NCDs")
Date of Board Resolution	August 23, 2018
Date of passing of resolution	September 29, 2017
in a general meeting under	3cptc111bc1 23, 2017
Section 42 of the Act	
Security Name	For Market Linked Non-Convertible Debentures
	• For Interest / Coupon Rate – Tranche 1: Citicorp Finance (India) Limited
	Market Linked Debentures October 2020
Nature of Instrument	Secured
Seniority/ Class of Security	Senior
Issuance and Trading Mode	Private placement (Dematerialized form)
Rating	In case of Fixed Rate Non-Convertible Debentures: This issue is covered under the '[ICRA] AAA (Stable)' rating assigned by ICRA in accordance with the letter dated September 05, 2018.
	In case of Market Linked Non-Convertible Debentures: This issue is covered under the 'PP-MLD [ICRA] AAA' rating assigned by ICRA in accordance with the letters dated September 05, 2018.
Series	CFIL NCD Series 2018/10/712
Face Value of Debenture	 For Market Linked Non-Convertible Debentures: INR 1,00,000/- (Rupees One Lakh Only) For fixed rate debentures: INR 10,00,000/- (Rupees Ten Lakhs Only)
Issue Price of Debenture	For Interest / Coupon Rate – Tranche 1: Rs. 1,01,650/- (Rupees One Lakh One thousand Six Hundred and Fifty only). Please note that the NCDs under Interest / Coupon Rate – Tranche 1 are issued under the ISIN [ISIN - INE915D07G41] ("ISIN"). The ISIN has also been used for a previous debenture issuance of CFIL NCD Series 2018/07/698 TRANCHE 1 NON-CONVERTIBLE DEBENTURES MATURING IN FINANCIAL YEAR 2020 – 2021. The Issue Price has been decided on the basis of upon multiple parameters, including but not limited to market yield, credit rating of the Issuer, specific features such as call option, market linked return (for Market Linked Non-Convertible Debentures) and pricing of previous bonds issued having similar features.
Name and address of the valuer who performed valuation of the security	Not Applicable



offered, and basis on which	
the price has been arrived at	
along with report of the	
registered valuer Relevant date with reference	N. A. A. C L. I.
	Not Applicable
to which the price has been arrived at	
Eligible Investors (The class	
or classes of persons to	For Each type of Investor including Mutual Funds/ Banks Companies/
whom the allotment is	Insurance Companies/Portfolio Managers/Private Trusts/Societies
proposed to be made;) and	registered under the Societies Registration Act, 1860 ("Societies") /
Documentation Requirement	Partnership Firms/Association of Persons ("AOP")
(One time)	The state of the s
(5.15 5.1115)	Investors are required to submit certified true copies of the following
	documents, along with the subscription form, as may be contextually
	applicable:
	appaa.co
	Memorandum and articles of association/constitutional documents/bye-
	laws/trust deed/partnership deed/agreement constituting the association
	of persons/memorandum of association/deed/any other instrument
	regulating or governing the constitution of the Society/ other
	constitutional document (as applicable)
	Government notification/ Certificate of incorporation/ SEBI Registration
	Certificate/IRDA Registration Certificate (as applicable)/proof of
	registration (as may be applicable);
	Resolution of the Board of Directors/ Resolution of Partners/trustees/
	Joint letter signed by each individual constituting the AOP, authorizing,
	and with all particulars relating to the investment in NCDs of NBFCs, and in
	particular, of the Issuer, and these NCDs, and the acceptance of the terms
	of these NCDs along with operating instructions;
	 Certified true copy of the power of attorney, wherever applicable;
	Specimen signature of the authorised signatories, duly certified by an
	appropriate authority
	For Individuals/HUF/AOP:
	Certified copy of photo-identity proof like Passport/PAN Card/Driving
	License copy. (in case of AOP - each individual constituting the AOP)
	APPLICATIONS UNDER POWER OF ATTORNEY/RELEVANT AUTHORITY
	In case of an application made under a power of attorney or resolution or
	authority, a certified true copy thereof along with memorandum and the
	articles of association or bye-laws or deed of partnership or
	agreement/deed constituting an AOP or deed of trust, as the case may



	be, must be attached to the Application Form at the time of making the application, failing which, the Issuer reserves the full, unqualified and absolute right to accept or reject any application in whole or in part and in either case without assigning any reason therefor. Names and specimen signatures of all the authorized signatories, duly attested, must also be lodged along with the submission of the completed application.
Redemption Premium / Discount	Not Applicable
Discount at which security is issued and the effective yield as a result of such discount	Not Applicable
The change in control, if any, in the company that would occur consequent to the private placement	Not Applicable
Justification for the allotment proposed to be made for consideration other than cash together with valuation report of the registered valuer;	Not Applicable
Indicative Issue Size	Rs. 200,00,00,000/- (Rupees Two Hundred Crores only), the Issuer reserving the right to increase or alter the Issue Size. ISSUER MAY AT FUTURE DATE/S DO FURTHER ISSUANCE/S AND /OR REISSUANCE UNDER THE ISIN CREATED IN THIS ISSUE AT ANY PRICE AND TIME AFTER THE CLOSURE OF CURRENT ISSUE. FURTHER ISSUANCES/ RE ISSUANCES CAN BE DONE IN SINGLE/MULTIPLE TRANCHES AS MAY BE PERMITTED UNDER APPLICABLE REGULATIONS, GUIDELINES RULES ETC AND DEPENDING ON THE FUND REQUIREMENTS OF THE ISSUER FROM TIME TO TIME.
Indicative Issue Size	Rs. 50,00,00,000/- (Rupees Fifty Crores only)., the Issuer reserving the right to increase or alter the Issue Size. ISSUER MAY AT FUTURE DATE/S DO FURTHER ISSUANCE/S AND /OR REISSUANCE UNDER THE ISIN CREATED IN THIS ISSUE AT ANY PRICE AND TIME AFTER THE CLOSURE OF CURRENT ISSUE. FURTHER ISSUANCES/ RE ISSUANCES CAN BE DONE IN SINGLE/MULTIPLE TRANCHES AS MAY BE PERMITTED UNDER APPLICABLE REGULATIONS, GUIDELINES RULES ETC AND DEPENDING ON THE FUND REQUIREMENTS OF THE ISSUER FROM TIME TO TIME.
Option to retain oversubscription (Amount)	Yes. Upto an amount of Rs. 50,00,00,000/- (Rupees Fifty Crores only).
The number of persons to whom allotment on preferential basis/private	Refer Appendix 1 for details on number of persons to whom allotment on preferential basis/private placement/rights issue has already been made during the year in terms of number securities as well as price



placement/rights issue has	
already been made during	
the year in terms of number	
securities as well as price	
Issue Opening Date	October 01, 2018
Issue Closure Date	October 01, 2018
	The Offer Document is valid upto and including the Issue Closure Date. No
	Applications shall be accepted after the Issue Closure Date
Pay - in Date	October 01, 2018
Deemed Date of Allotment	October 01, 2018
Redemption and Maturity	Shall mean subject to Business Day Convention:
Date	
	For Interest / Coupon Rate – Tranche 1:
	(a) In case of exercise of Call Option; then the Business Day falling 30 days
	after the Call Option Exercise Date; and
	(b) In case of non-exercise of call option; October 16, 2020.
Tenor/ Duration	For Interest / Coupon Rate – Tranche 1- 746 days from the Deemed Date of
	Allotment from the Deemed Date of Allotment
Purpose of Issue/ Details of	The proceeds of the Issue are to be utilized to meet the funds requirements
utilization proceeds	for the business activities of the Issuer.
Contributions being made by	No contributions have been made by the promoters or directors of the Issuer,
the promoters or directors	either as part of the offer or separately in furtherance of such objects
either as part of the offer or	
separately in furtherance of	
such objects	
Security	The NCDs shall be secured by way of first pari passu charge over moveable financial assets identified by the Issuer in favour of the Debenture Trustee as set out in the deed of hypothecation dated September 6, 2018 ("Deed of Hypothecation") and simple mortgage over the immoveable assets as set out in the debenture trust deed cum deed of mortgage dated September 6, 2018 in favour of the Debenture as amended or modified from time to time ("Debenture Trust Deed/Trust Deed").
Datalla of significant	The Security has already been created in the manner set out in the Debenture Trust Deed and the Deed of Hypothecation. The Issuer shall maintain a Security Cover as required under the Debenture Rules. The Issuer shall get the Security revalued and replaced, if required under applicable law in accordance with the terms of the Deed of Hypothecation and Trust Deed.
Details of significant and material orders passed by the Regulators, Courts and Tribunals impacting the going concern status of the company and its future operations	Please refer details of outstanding litigation under the Shelf Disclosure Document'



The pre-issue and post-issue shareholding pattern of the	Not Applicable as proposed issuance is for Non-Convertible Debentures.
company	
Mode of Repayment	Please refer to Section Terms And Conditions Applicable To The Debentures at BVII (a) of this Offer Document
Redemption Amount	Face Value of the Debentures
	(N.B.: Please read the terms and conditions)
Interest on Application Money, if any (for Market Linked Debentures)	None
Interest on Application Money, if any (for Fixed Rate Debentures)	Interest at applicable Interest rate will be paid on the application money to the applicants (subject to the deduction of tax at source at prevailing rates, as applicable). Such interest will be paid for the period commencing from the date of credit or realization of the cheque(s)/demand draft(s) up to but excluding the Deemed Date of Allotment. Such interest would be paid on all the valid applications, including the refunds.
	Where the entire Application Money has been refunded, the interest on Application Money shall be paid along with the refund orders. Where an applicant is allotted lesser number of Debentures than applied for, the excess amount paid on application will be refunded to the applicant along with the interest on application money.
Default Interest	Please see page 16 of Shelf Disclosure Document
Listing	The Issuer proposes to list the Debentures on the WDM segment of the NSE within 20 days from the Deemed Date of Allotment.
Settlement/ Mode of Payment	Cheque / pay order will be dispatched by courier or registered post at the address provided in the Application Form / at the address as subsequently notified to the Issuer in writing by Debenture-holder(s) or at the address on the Depository's record. Where applicable, settlement will be effected by account to account transfer vide Reserve Bank of India's Real Time Gross Settlement System.
Depositories	National Securities Depository Limited ("NSDL") Central Depository Services (India) Limited ("CDSL")
Calculation Agent (for Market Linked Debentures)	
Valuation Agency (for Market Linked Debentures)	
	The Valuation Agency will publish a valuation on its website at least once every calendar week. The valuation shall be available on the website of the Valuation Agency at www.icra.in
	The Issuer will also make available, as soon as practicable, the valuation provided by the Valuation Agency on the website of the Issuer at www.citicorpfinance.co.in
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The cost of valuation shall be in the range of 0.05% p.a. to 0.15% p.a. and shall be borne by the Issuer.
The latest and historical valuations for the Debentures will be published on the website of the Issuer at www.citicorpfinance.co.in and on the website of the Valuation Agency at www.icra.in.
Upon request by any Debenture Holder for the valuation of the Debentures, the Issuer shall provide the latest valuation.
The Issuer has received the consent of IDBI Trusteeship Services Limited, to act as the Trustees on behalf of the Debenture Holders.
Actual / Actual
Modified Following Business Day Convention as defined by ISDA Definitions 2000. Provided However, if the due date in respect of the Maturity Date falls on a Saturday, Sunday and/or a Public Holiday/s or a day which is a bank holiday at the place where the payment is to be made, the immediately previous working day shall be considered as the effective date/due date for such payment
For Market Linked Non-Convertible Debentures:
For Category I- Fifty NCDs, and in multiples of one thereafter. It is clarified that for Category I, Investors may not subscribe to more than 99 (ninety nine only) Debentures.
For Category II- One Hundred NCDs, and in multiples of one thereafter
For Fixed Rate Non-Convertible Debentures:
For Category I Not Applicable. For Category II- Ten NCDs, and in multiples of one thereafter
For Market Linked Non-Convertible Debentures:
For Category I- Rs. 50,00,000/- (Rupees Fifty Lakhs only) and multiples of Rs. 1,00,000/- (Rupees One Lakh only) thereafter.
For Category II- Rs. 1,00,00,000/- (Rupees One Crores only) and multiples of Rs. 1,00,000/- (Rupees One Lakh Only) thereafter
For Fixed Rate Non-Convertible Debentures:
For Category I Not Applicable For Category II- Rs. 1,00,00,000/- (Rupees One Crores only) and multiples of Rs. 10,00,000/- (Rupees Ten Lakh Only) thereafter
Dematerialised Mode.
 Acceptance of the terms for these NCDs under your hand(s)/the hands of your duly authorized signatory(ies); and Application form duly completed.



Governing Law and Jurisdiction	Laws as applicable in India (including laws applicable to the state of Maharashtra) and subject to exclusive jurisdiction of courts and tribunals at Mumbai only.
Business Day Convention	Modified Following Business Day Convention as defined by ISDA Definitions 2000. Provided However, if the due date in respect of the Maturity Date falls on a Saturday, Sunday and/or a Public Holiday/s or a day which is a bank holiday at the place where the payment is to be made, the immediately previous working day shall be considered as the effective date/due date for such payment
Record Date	• CFIL's register of Debenture Holder(s)/record of the Depository will be closed on the Record Date. The Record Date, for interest and redemption (other than by way of exercise of Call Option or Early Redemption (in case of Market Linked Debentures)) payments shall be fifteen (15) days prior to the date(s) of respective payment; and
	• in case of Early Redemption (in case of Market Linked Debentures)/ exercise of Call Option, the Record Date shall be one (01) Business Day prior to the date of notice of Early Redemption (in case of Market Linked Debentures)/Call Option to determine the names of Debenture Holder(s) to whom interest, and/or principal or Early Redemption Amount (in case of Market Linked Debentures)/Call Option Price is to be paid.
	Please see page 13 of Shelf Disclosure Document.
Transaction Documents	Debenture Trust Deed
	(including any amendments made thereto)
	Deed of Hypothecation (including any amendments made thereto)
	Listing agreement
	NSDL / CDSL application forms for ISIN
	Any other document that may be designated as a Transaction Document jointly by the Debenture Trustee and the Issuer.
	ISSUER MAY AT FUTURE DATE/S DO FURTHER ISSUANCE/S AND /OR REISSUANCE UNDER THE ISIN CREATED IN THIS ISSUE AT ANY PRICE AND TIME AFTER THE CLOSURE OF CURRENT ISSUE. FURTHER ISSUANCES/ RE ISSUANCES CAN BE DONE IN SINGLE/MULTIPLE TRANCHES AS MAY BE PERMITTED UNDER APPLICABLE REGULATIONS, GUIDELINES RULES ETC AND DEPENDING ON THE FUND REQUIREMENTS OF THE ISSUER FROM TIME TO TIME.
Conditions Precedent to	Not applicable
Disbursements Conditions Subsequent to	Not applicable
Disbursement	Not applicable



Provisions related to Cross Default Clause	Not Applicable
Role and Responsibilities of Debenture Trustee	Please see page 18 of Shelf Disclosure Document. In the event of any inconsistency between the Debenture Trust Deed and any Offer Document, pertaining to the "Roles and Responsibilities of the Debenture Trustee", the Debenture Trust Deed shall override such Offer Document to the extent of such inconsistency.
Events of Default	 Default in payment of the Redemption Amount of Debentures on the due date(s);
	ii. Two consecutive default in payment of any interest on the Debentures on the due date(s);
	iii. When any material breach of the terms of the Information Memorandum or the Debenture Trust Deed is committed;
	iv. When the Company creates or attempts to create any charge on the Mortgaged Property or any part thereof without the prior approval of the Debenture Trustee, except as permitted under the Debenture trust Deed and the Security Documents;
	v. The Company without the consent of Debenture Holders ceases to carry on its business or gives notice of its intention to do so;
	vi. Security for the Debentures is in jeopardy in the opinion of not less than three-fourths in value of the nominal amount of the Debentures for the time being outstanding or the Trustees which shall mean a situation where the value of the Security is significantly diminished; or the Security ceases to have effect; or any action is taken in relation to the Security by any person which may have an impact on the Security or Security Documents; or any of the Security Documents executed or furnished by the Issuer becomes illegal, invalid, unenforceable or otherwise fails or ceases to be in effect or fails or ceases to provide any benefit of the priority, liens, rights, powers, privileges or security interest purported or sought to be created thereby, or if any such Security Document are assigned or otherwise transferred amended or terminated repudiated or revoked without the approval of the Debenture Trustee; and
	vii. If an order of a court of competent jurisdiction is made or a special resolution of the shareholders is passed for the winding up of the Issuer.`
Distributor(s) to the Issue	• For Interest / Coupon Rate – Tranche 1 - The Distributor will be paid a distribution fee of upto 0.05% (Exclusive of GST) by the Issuer on the amount of distribution done by them.



Terms and Conditions specific to Interest / Coupon Rate – Tranche 1

Defended Market Barbert	The Deference Market Linked Daturn manns only the Market Linked Daturn or
Reference Market Linked Return payable on Redemption Date and paid	The Reference Market Linked Return means only the Market Linked Return or coupon due and payable on the Interest/Coupon Rate - Tranche 1 and calculated as per the following:
with the Redemption	Reference Market Linked Beturn -
Amount:	Reference Market Linked Return = Debenture Face Value* Reference Market Linked Return Factor
	Depenture Face value Reference Market Linked Return Factor
	Reference Market Linked Return Factor shall mean, for the period between:
	a. The Deemed Date of Allotment and Call Option Start Payment Date (inclusive of both days) shall be = Max [10.50%, 5% * {(Observation Value of the Reference Index1 / Start Reference Index Level1) – 100%}]
	[The annualised coupon payable on the Interest/Coupon Rate - Tranche 1 on a simple interest basis may be computed by dividing the sum arrived at above by (Actual Days1/365)]
	b. One day after the Call Option Start Payment Date and the Redemption and Maturity Date (inclusive of both days) shall be = 10% p.a. * Actual Days2/365
	Observation Value of the Reference Index1 shall mean 1/3 * [Sum of Official Closing Level of Reference Index on June 27, 2019, July 25, 2019 and August 29, 2019]
	Start Reference Index Level 1 shall mean 10936.85.
	Actual Days1 shall mean number of calendar days between Deemed Date of Allotment and the Call Option Start Payment Date (inclusive of both days)
	Actual Days2 shall mean number of calendar days between one day after the Call Option Start Payment Date and the Redemption & Maturity Date (as the case may be)(inclusive of both days)
	Reference Index1 shall mean the Nifty 50 Index
Observation Dates	June 27, 2019, July 25, 2019 and August 29, 2019. All the dates are subject to
Observation Dates	Business Day Convention.
Default Interest	Please see page 19 of Offer Document
Scheduled Valuation Date	One Business Day prior to the Redemption and Maturity Date or one Business
	Day prior to the date on which the Interest/Coupon Rate - Tranche 1 is
	redeemed pursuant to exercise of the Call Option by the Issuer, subject to
	Business Day Convention
Coupon Type	Reference Market Linked and may have a fixed coupon
Change of Coupon	Not Applicable, however see Redemption Amount
Basis/Step Up/Step Down	



Coupon Rate	
Coupon Reset Process	Not Applicable
Interest / Coupon Payment	On the Redemption and Maturity Date or such prior date on which the
Date	Interest/Coupon Rate - Tranche 1 is redeemed pursuant to the exercise of the
	Call Option subject to Business Day Convention
Interest / Coupon Payment	Please see Interest / Coupon Payment Date above.
Frequency	
Interest / Coupon Period	The period, starting from the Deemed Date of Allotment to the Redemption
	and Maturity Date (inclusive of both days).
Call Option	The Issuer will have the option, to elect a Call Option Exercise Date and for the
	Interest/Coupon Rate - Tranche 1 to be redeemed in full, on the Business Day
	falling 30 days after the Call Option Exercise Date
Call Option Start Date	September 16, 2019
Call Option Exercise Date	The Issuer may, (with one Business Day's prior written notice) elect any
	Business Day between Call Option Start Date and 31 days prior to the
	Redemption and Maturity Date (inclusive of both days), to be the Call Option
	Exercise Date.
Call Option Start Payment	30 days after the Call Option Start Date i.e., October 16. 2019
Call Option Price	Reference Market Linked Return as determined on the Call Option Exercise
	Date and paid with the Redemption Amount.
Call Notification Time	One Business Day prior to Call Option Exercise Date.
Put Option	Not Applicable
(Redemption at the Option	
of the Debenture Holders)	
Put Option Date	
Put Option Price	
Put Notification Time	



