

COMMERCIAL PAPER REGISTRATION AND QUOTATION INFRACTIONS & PENALTIES GUIDE

AUGUST 2024



1. Introduction

This document provides a non-exhaustive list of infractions and attendant penalties related to the registration and quotation of Commercial Papers ("CPs") and Non-Interest Commercial Papers ("NICPs") on FMDQ Securities Exchange Limited ("FMDQ Exchange" or the "Exchange"). In its capacity as a self-regulatory organisation, the Exchange is authorised to prescribe regulation to govern the activities on its platform and outline penalties for non-compliance with the regulation. Such penalties may include the following, *inter alia*:

- (i) Warning letters
- (ii) Public censure
- (iii) Fines
- (iv) Suspension from the CP/NICP market
- (v) Expulsion from the CP/NICP Market
- (vi) Non-consideration for the FMDQ GOLD Awards
- (vii) Report to the regulatory and enforcement authorities

There are a number of factors which the Exchange takes into account when considering what disciplinary action to take in relation to an infraction, these include but are not limited to:

- The seriousness, size and nature of the infraction
- How the infraction came to light
- The actual or potential market impact of the infraction and any other repercussions
- The extent to which the infraction was deliberate, negligent or reckless
- The general compliance history of the relevant party, and specific history regarding the infraction in question
- The responsiveness and conduct of the relevant party in relation to the matter under investigation

In addition to the penalties for non-compliance listed above, infractions issued to a Member by the Exchange may impact on the activities of such Member across other entities within the FMDQ Group.

FMDQ Exchange may, at its discretion, vary the penalties structure outlined below to adapt to the circumstances of any particular case, taking the severity of the infraction or other factors outlined above into consideration.

This Infractions and Penalties Guide shall be read in conjunction with the FMDQ Commercial Paper Registration and Quotation Rules (the "Rules"), Market Bulletins and such other regulation as may be prescribed by the Exchange from time to time. In line with market dynamics and best practices, this Infractions & Penalties Guide may be reviewed from time to time.

2. Infractions & Penalties

S/N	Infraction	Section	Penalties Grid		
Pre-Issuance Obligations					
1.	Participation ¹ by banks in CPs/NICPs under an unregistered Programme/Discreet Issue.	CBN Circular ²	i. <i>First time:</i> ₩500,000.00 (Five Hundred Thousand Naira) and ₩50,000.00 (Fifty Thousand Naira) for each business day the infraction subsists.		

¹ Transacting in any capacity whatsoever, including but not limited to as Issuer; Guarantor; Issuing, Placing, Paying and Collecting Agent (IPPCA), Collecting and Paying Agent (CPA)

² Central Bank of Nigeria ("CBN") Circular BSD/DIR/GEN/LAB/09/035 - MANDATORY REGISTRATION AND LISTING OF COMMERCIAL PAPERS

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S/N	Infraction	Section	Penalties Grid
			ii. <i>Second time:</i> ₦1,000,000.00 (One Million Naira) and ₦100,000.00 (One Hundred Thousand Naira) for each business day the infraction subsists.
			Notwithstanding any of the above outlined penalties, FMDQ Exchange shall file a report to the CBN on the infraction.
2.	Failure to ensure the maximum aggregate nominal amount and value of all CPs/NICPs outstanding under a registered Programme, at any given time does not exceed the Programme size approved by FMDQ Exchange.	3.1(viii)	
3.	Failure to adhere to the minimum CP/NICP Issue size requirement of ₩100,000,000.00 (one hundred million naira) and in multiples of ₩50,000,000.00 (fifty million naira) thereafter or its equivalent for foreign currency CP/NICP Issues rounded to the nearest thousand.	3.1 (xi)	 i. First time: Notice of Infraction to the Compliance Officer of the Sponsor with MD/CEO in copy. ii. Second time: Fine of №250,000.00 (Two Hundred and Fifty Thousand Naira).
4.	Failure to adhere to the minimum level of subscription as stated in the Offer Documents or where a minimum level of subscription for an Issue is not stated in the Offer Documents, 50% of the amount approved by the Issuer/Promoter's Board of Directors (where applicable).	3.3 (ii)	iii. Third time: Fine of \text{\tiny{\text{\tiny{\text{\tinx{\text{\tilt{\tex{\tex
5.	Failure to provide signed attestation that all investors have been made aware of the fact that the CP/NICP did not meet the minimum level of subscription.	3.3 (iii)	
6.	Failure of the Sponsor to notify the Exchange of the Discreet Issue/CP/NICP series sought to be issued under the Programme no later than one (1) Business Day prior to the opening of the offer with the relevant details outlined in section 7.2 of the Rules.	7.2	 i. First time: Notice of Infraction to the Compliance Officer of the Sponsor with MD/CEO in copy. ii. Second time: Fine of №250,000.00 (Two Hundred and Fifty Thousand Naira) and №25,000.00 (Twenty-Five Thousand Naira) for each business day the infraction subsists. iii. Third time: Fine of №500,000.00 (Five Hundred Thousand Naira) and №50,000.00 (Fifty Thousand Naira) for each business day the infraction subsists.



S/N	Infraction	Section	Penalties Grid
			Where there are subsequent occurrences of the infraction, penalties prescribed shall be as determined by the Exchange.
		n Obligations	
7.	Failure of the Sponsor to file copies of the executed offer and transaction documents within ten (10) Business Days from receipt of the Exchange's notification of approval of the Registration of the Programme/Discreet Issue without filing a deferral or waiver request within one (1) business day before the expiration of the timeframe.	5.5 & 5.6	 i. First time: Notice of Infraction to the Compliance Officer of the Sponsor with the MD/CEO in copy. ii. Second time: Fine of №250,000.00 (Two Hundred and Fifty Thousand Naira), and №25,000.00 (Twenty-Five Thousand Naira) for each business day that the infraction subsists.
8.	Failure of the Sponsor to provide the complete and accurate CP quotation documentation and disclosure requirements within seven (7) Business Days from the CP/NICP Issue Date.	7.3	iii. <i>Third time:</i> Fine of \text{\tint{\text{\ti}\text{\texitex{\text{\texi}\text{\texict{\texi\texi{\texit{\texit{\texitite\tin\texi{\texi{\texi{\texi{\texi{\texi{\texi{\texi{\texi{\tet
9.	Failure of the Sponsor to file complete and accurate documentation requirements within the timeframe stipulated by the Exchange.	5.5 & 7.3	Where there are subsequent occurrences of the infraction, penalties prescribed shall be as determined by the Exchange.
10.	Filing of a waiver/deferral request letter later than one (1) Business Day before expiration of the timeframe specified by the Exchange. Failure of the Sponsor to regularise deferred	5.6 & 7.5	 i. First time: Notice of Infraction to the Compliance Officer of the Sponsor with the MD/CEO in copy. ii. Second time: Fine of №100,000.00 (One Thousand Naira), and №10,000.00 (Ten Thousand Naira) for each business day that the infraction subsists. iii. Third time: Fine of №250,000.00 (Two Hundred and Fifty Thousand Naira) and №25,000.00 (Twenty-Five Thousand Naira) for each business day the infraction subsists. Where there are subsequent occurrences of the infraction, penalties prescribed shall be as determined by the Exchange. Fine of №50,000.00 (Fifty Thousand Naira)
11.	requirements within the timeframe stipulated by the Exchange.		for each business day in which the documentation requirement(s) remains outstanding.
12.	Failure of the Sponsor to provide evidence of lodgement of a CP/NICP Issue within ten (10) Business Days of Quotation of a CP/NICP.	7.8	 i. First time: Notice of Infraction to the Compliance Officer of the Sponsor with MD/CEO in copy. ii. Second time: Fine of ₩250,000.00 (Two Hundred and Fifty Thousand Naira) and

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S/N	Infraction	Section	Penalties Grid
			Naira) for each business day the infraction subsists. iii. <i>Third time:</i> Fine of №500,000.00 (Five Hundred Thousand Naira) and №50,000.00 (Fifty Thousand Naira) for each business day the infraction subsists.
			Where there are subsequent occurrences of the infraction, penalties prescribed shall
			be as determined by the Exchange.
		tion Obligations	
	Issuers'	Obligations	
13.	Failure to replace an expiring Issuer/Programme rating with a renewed/extended rating of the same type no later than ten (10) Business Days prior to the expiration date of the applicable rating.	3.1(x)	 i. First time: Notice of Infraction to the MD/CEO of the Issuer, with the MD/CEO of the Sponsor in copy. ii. Second time: Fine of №100,000.00 (One Hundred Thousand Naira) and №10,000.00 (Ten Thousand Naira) for each business day the infraction subsists. iii. Third time: Fine of №200,000.00 (Two Hundred Thousand Naira) and №20,000.00 (Twenty Thousand Naira) for each business day the infraction subsists. Where there are subsequent occurrences of the infraction, penalties prescribed shall be as determined by the Exchange. Notwithstanding the above, where an Issuer is culpable of this infraction, the Exchange shall publicise the Issuer's infraction on the FMDQ Exchange website or such other advised media and a report shall be made to the relevant regulatory authority (where applicable).
14.	Failure to ensure that there is a valid and subsisting Programme/Issuer rating during the tenor of all outstanding CP/NICP Issues (e.g. due to the expiration of the rating designated at commencement of the CP/NICP).		 i. First time: Fine of ¥250,000.00 (Two Hundred and Fifty Thousand Naira) and ₹25,000.00 (Twenty-Five Thousand Naira) for each business day the infraction subsists. ii. Second time: Fine of ₹500,000.00 (Five Hundred Thousand Naira) and

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S/N	Infraction	Section	Penalties Grid
			 ₦50,000.00 (Fifty Thousand Naira) for each business day the infraction subsists. iii. <i>Third time:</i> Fine of ₦1,000,000.00 (One Million Naira) and ₦100,000.00 (One Hundred Thousand Naira) for each business day the infraction subsists.
			Where there are subsequent occurrences of the infraction, penalties prescribed shall be as determined by the Exchange.
			Notwithstanding the above, where an Issuer is culpable of this infraction, the Exchange shall publicise the Issuer's infraction on the FMDQ Exchange website or such other advised media and a report shall be made to the relevant regulatory authority (where applicable).
15.	Failure of an Issuer/Promoter to replace its guarantor with another eligible guarantor or provide an assessment on the impact of the downgrade on the Issuer's payment obligations within ten (10) Business Days where the guarantor's credit rating was downgraded below investment grade.	3.5(vi) & 3.5(vii)	i. <i>First time:</i> Notice of Infraction to the MD/CEO of the Issuer, with the MD/CEO of the Sponsor in copy. ii. <i>Second time:</i> Fine of №250,000.00 (Two Hundred and Fifty Thousand Naira) and №25,000.00 (Twenty-Five Thousand Naira) for each business day the infraction subsists. iii. <i>Third time:</i> Fine of №500,000.00 (Five Hundred Thousand Naira) and №50,000.00 (Fifty Thousand Naira) for each business day the infraction subsists. Where there are subsequent occurrences of the infraction, penalties prescribed shall be as determined by the Exchange. Notwithstanding the above, where an Issuer is culpable of this infraction, a report
16.	Failure to use the amount raised through the Issue for the purpose stated in the Offer Documents.	16.4	shall be made to the relevant regulatory authority (where applicable). i. First time: Fine of ₩500,000.00 (Five Hundred Thousand Naira). ii. Second time: Fine of ₩1,000,000.00 (One Million Naira).

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S/N	Infraction	Section	Penalties Grid
17.	Failure of the Issuer to provide all documentation and disclosure requirements as outlined in the General Undertaking (Appendix I of the FMDQ Commercial Paper Registration and Quotation Rules).	General Undertaking	Where there are subsequent occurrences of the infraction penalties, prescribed shall be as determined by the Exchange, Notwithstanding the above, where an Issuer is culpable of this infraction, a report shall be made to the relevant regulatory authority (where applicable). i. First time: Notice of Infraction to the Compliance Officer of the Issuer with the Compliance Officer of the Sponsor in copy. ii. Second time: Notice of Infraction to the MD/CEO of the Issuer, with the MD/CEO of the Sponsor in copy. iii. Third time: Fine of №100,000.00 (One Hundred Thousand Naira), and №10,000.00 (Ten Thousand Naira) for each business day that the infraction subsists. iv. Fourth time: Fine of №250,000.00 (Two Hundred and Fifty Thousand Naira) and №25,000.00 (Twenty-Five Thousand Naira) for each business day the infraction subsists. Where there are subsequent occurrences of the infraction, penalties prescribed shall be as determined by the Exchange.
			Notwithstanding the above, where an Issuer is culpable of this infraction, a report shall be made to the relevant regulatory authority (where applicable).
	Sponsors	' Obligations	
18.	Failure of the Sponsor to file an accurate quarterly Compliance Report within ten (10) business days after each quarter.	8.2	 i. First time: Notice of Infraction to the Compliance Officer of the Sponsor. ii. Second time: Notice of Infraction to the MD/CEO of the Issuer, with the MD/CEO of the Sponsor in copy. iii. Third time: Fine of №100,000.00 (One Hundred Thousand Naira), and №10,000.00 (Ten Thousand Naira) for each business day that the infraction subsists.

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S/N	Infraction	Section	Penalties Grid
			 iv. Fourth time: Fine of ₦250,000.00 (Two Hundred and Fifty Thousand Naira) and ₦25,000.00 (Twenty-Five Thousand Naira) for each business day the infraction subsists. Where there are subsequent occurrences of the infraction, penalties prescribed shall be as determined by the Exchange. Notwithstanding the above, where an Issuer is culpable of this infraction, a report shall be made to the relevant regulatory authority (where applicable).
19.	Failure of the Sponsor to provide all documentation and disclosure requirements for a CP Rollover within seven (7) Business Days from maturity date of the initial Issue.	17.12	 i. First time: Notice of Infraction to the Compliance Officer of the Sponsor with the MD/CEO in copy. ii. Second time: Fine of ₦250,000.00
20.	Failure of the Sponsor to provide all documentation and disclosure requirements for an NICP Extension within seven (7) Business Days from maturity date of the initial Issue.	17.18	(Two Hundred and Fifty Thousand Naira) and ₩25,000.00 (Twenty-Five Thousand Naira) for each business day the infraction subsists. iii. <i>Third time:</i> Fine of ₩500,000.00 (Five Hundred Thousand Naira) and ₩50,000.00 (Fifty Thousand Naira) for each business day the infraction subsists.
			Where there are subsequent occurrences of the infraction, penalties prescribed shall be as determined by the Exchange.
21.	Failure to notify FMDQ Exchange by 3:00 PM, one (1) Business Day prior to maturity of the CP that all investors have been duly informed of the Issuer's intention to Rollover.	17.8	 i. First time: Notice of Infraction to the Compliance Officer of the Sponsor with the MD/CEO in copy. ii. Second time: Fine of ₩100,000.00 (One
22.	Failure to notify FMDQ Exchange by 3:00 PM, one (1) Business Day prior to maturity of the CP that all investors have been duly informed of the Issuer's intent for an Extension.	17.14	Hundred Thousand Naira) and \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
23.	Failure of the Sponsor to notify the Exchange in writing by 5:00 PM on the maturity date, that the CP/NICP has been liquidated and funds have been transferred to all CP/NICP holders.	15.8	iii. <i>Third time</i> : Fine of ₩250,000.00 (Two Hundred and Fifty Thousand Naira) and ₩25,000.00 (Twenty-Five Thousand Naira) for each business day the infraction subsists.

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S/N	Infraction	Section	Penalties Grid
24.	Failure of the Sponsor to notify the Exchange of the Issuer/Promoter's failure to comply with the obligation to ensure that there are sufficient funds in its funding account with the IPCA/CPA to pay all investors.	15.6.	Where there are subsequent occurrences of the infraction, penalties prescribed shall be as determined by the Exchange. i. First time: Notice of Infraction to the Compliance Officer of the IPCA/CPA. ii. Second time: Notice of Infraction to the Compliance Officer of the IPCA/CPA with MD/CEO in copy. iii. Third time: Fine of №100,000.00 (One Hundred Thousand Naira). Where there are subsequent occurrences of the infraction, penalties prescribed shall be as determined by the Exchange.
	Pavment	s Obligations	be as determined by the Exchange.
25.	Credit Default on payment due to investors at maturity by the Issuer/Promoter.	9.1 (i)	 i. First time: Temporary halt of CP/NICP Issuances under the Programme of the Issuer. Where the Credit Default subsists beyond ten (10) business days, the temporary halt shall automatically convert to a suspension of the issuance of new CPs/NICPs under the registered Programme for a minimum period of six (6) months. ii. Second time: Suspension of the issuance of new CP/NICP under the registered Programme for a minimum period of six (6) months. In addition to the penalties outlined above, the Issuer/Promoter shall pay a Credit Default management fee of ₱50,000.00 (Fifty Thousand Naira) for each day the CP/NICP repayment remains outstanding. Where there are subsequent occurrences of the infraction, the Exchange shall deregister the Programme.
26.	Part-payment of the CP/NICP value to investors by the Issuer.	15.2	i. <i>First time:</i> Notice of Default to the MD/CEO of the Issuer, with the MD/CEO of the Sponsor in copy.



S/N	Infraction	Section	Penalties Grid
S/N	Infraction	Section	Penalties Grid Notwithstanding the above, where an Issuer is culpable of this infraction, a report shall be made to the relevant regulatory authority (where applicable) and the Issuer shall be publicly censured. Issuers in default of their payment obligations shall pay investors the full value of the amount owed and interest at the Credit Default Rate (i.e. the higher in value of daily overnight NIBOR + 5% per annum or Issue rate + 5% per annum) for averyday.
27.	Failure of the Issuer/Promoter to ensure that there are sufficient funds in its funding account with the IPCA/CPA to pay all investors (i.e. including investors that have indicated interest to participate in another CP/NICP issuance within the Programme/Discreet Issue) by 12:00 Noon on the maturity date of the CP/NICP.	15.6	everyday such obligations remain outstanding, until its debt is fulfilled. i. First time: Notice of Infraction to the MD/CEO of the Issuer, with the MD/CEO of the Sponsor in copy. Where there are subsequent occurrences of the infraction, penalties prescribed shall be as determined by the Exchange. Notwithstanding the above, where an Issuer is culpable of this infraction, a report shall be made to the relevant regulatory authority (where applicable) and the Issuer shall be publicly censured.
28.	Failure of the IPCA/CPA to ensure that received funds are distributed amongst all investors on a pro-rata basis in the case of part-payment by an Issuer/Promoter.	15.3	i. <i>First time:</i> Fine of \(\frac{\text{\tin}\text{\tetx}\text{\text{\text{\text{\text{\texi}\text{\texititt{\text{\text{\texitex{\texit{\texitex{\texi{\texi{\texi{\texi}\texi{\texi{\texi{\texi{\texi{\texi{\texi{\texi{\texi{\texi{\texi{\texi
29.	Failure of the IPCA/CPA, having received funds from the Issuer, to ensure that funds have been transferred to all CP/NICP holders by 3:00 PM on maturity date of the CP/NICP.	15.7	the infraction subsists. ii. Second time : Fine of \text{\text{\$\text{\$\text{\$\text{\$}}}\$500,000.00 (Five Hundred Thousand Naira) and \text{\text{\$\text{\$\text{\$\text{\$\text{\$}}\$}\$50,000.00 (Fifty Thousand Naira) for}}
30.	Failure of the Sponsor, having received funds from the Issuer (where applicable) ³ , to effect payment of the value of an investor's CP/NICP holding on maturity date.	15.10 & 15.11	each business day the infraction subsists. Where there are subsequent occurrences of the infraction, penalties prescribed shall be as determined by the Exchange. Notwithstanding the above, where a Sponsor is culpable of this infraction FMDQ

 $^{^{\}rm 3}$ Where the Sponsor is acting in the capacity of an IPCA/CPA



S/N	Infraction	Section	Penalties Grid
			Exchange shall publicise same in the compliance report on its website.
			Sponsors/IPCAs/CPAs culpable of this infraction shall pay investors the full value of the amount owed and interest at the Credit Default Rate (i.e. the higher in value of daily overnight NIBOR + 5% per annum or Issue rate + 5% per annum) for everyday such obligations remain outstanding, until its debt is fulfilled.
	Know-Your-Cu	stomer Obligati	ons
			 i. Fine of ₦50,000.00 (Fifty Thousand Naira) for each investor declaration form the Sponsor fails to obtain.
31.	Failure to ensure that any Eligible Investor seeking to purchase CPs/NICPs executes the declaration in the form set out in Template I of the Template Guide before investing in the CP/NICP.	3.9	Where there are subsequent occurrences of the infraction, penalties prescribed shall be as determined by the Exchange.
			Notwithstanding the above, where a Sponsor is culpable of this infraction, the Exchange shall publicise same in the compliance report on its website.



APPENDIX I: GENERAL GUIDELINES

S/N	Standard
1.	A Lead Sponsor to an Issue shall be liable for all disclosure and reporting obligations when acting as lead during the securities admission application process.
2.	Co-sponsors to an Issue shall be held jointly and severally responsible for ongoing notification and disclosure obligations on admitted securities and shall be individually liable to pay the full value of any fines levied for violation of the Rules.
3.	Where two (2) or more infractions meet the specified thresholds for a fine, the responsible Issuer/Sponsor shall be fined for each infraction.
4.	FMDQ Exchange shall publicise infractions in the compliance report on its website.
5.	FMDQ Exchange shall publicise any default by an Issuer on its website or such other FMDQ Exchange-advised media.
6.	Notwithstanding any of the penalties outlined in this Guide or as may be prescribed by the Exchange, Issuers in default of their payment obligations shall pay investors the full value of the amount owed and interest at the Credit Default Rate (i.e. the higher in value of daily overnight NIBOR + 5% per annum or Issue rate + 5% per annum) for everyday such obligations remain outstanding, until its debt is fulfilled.
7.	Fines shall be invoiced monthly and shall not be combined with any other Fees.
8.	Where a Member fails to pay penalties in accordance with this Guide other than in the case of a legitimate appeal, the Exchange may suspend its membership without prejudice to other actions which the Exchange may take.
9.	Persistent violation of CP/NICP market regulation may attract suspension or prohibition from accessing the CP/NICP market via the Exchange platform.
10.	The Exchange may, at its discretion, waive the enforcement of these penalties.