



AXISB 2023-2024 / 3068303

Date : 17-Jan-24

To,

Dear Sir / Madam,

SUB: SETTLEMENT OF AXIS BANK CREDIT CARD / LOAN

Further to the discussions the Bank had with you, as a special case, we agree to accept an amount of **Rs. 300000** against the total outstanding of Rs. **1321353.83** in which payment has to be made on or before **31-Jan-24** in the below mentioned schedule, and it does not set any precedent. The said payment shall be made as under.

Sr.No	Mode of Payment	Bank Name	Branch	Instrument No	Date	Amount (Rs.)
1	Cash/Cheque/DD/Account transfer	-	-	-	31-Jan-24	300000
Total						300000

The aforesaid offer is subject to realization of cheques, if any issued by you towards the aforesaid offer. In the event of your failure to comply with the above mentioned payment schedule with respect to this settlement, this one time settlement offer will become null and void and waivers / concessions, if any, granted shall stand withdrawn with immediate effect and you will be liable to pay the total outstanding as on date with interest as per the contractual terms & conditions.

Please note that any legal action already initiated by us will continue till closure of the Credit Card / Loan through payment of settlement amount as mentioned in this letter.

It is further stipulated that any legal proceedings, claims and demands initiated or complaints lodged by you or on your behalf against the Bank and / or its employees, officials and representatives pertaining to this Credit Card / Loan shall be withdrawn unconditionally with immediate effect from the date of acceptance of this offer.

For your information and understanding, we wish to advise you that as per the current procedure of Credit Information Companies, if a matter is settled by paying an amount which is less than the actual outstanding amount on a certain date, the records of Credit Information Companies will reflect the status as "settled" (except in written off cases where it shall reflect as "Write Off") and the Credit Information Companies do not delete the records in such cases. Please note that the cases shown as "Settled" may have adverse effect on the credit scoring and loan entitlements from financial institutions and scoring pattern depends upon the policy of the individual Credit Information Company for which you may initiate corrective action at your discretion. In case, you want to have clear credit record and 'NIL' outstanding dues, the settled account needs to be paid fully, i.e. balance principal amount, if any, along with balance and accumulated interest till date of such further payment.

This letter is issued without prejudice to the rights of the Bank to take necessary steps against you in accordance with law in the event of any breach committed by you in terms hereof and / or the terms governing the facility including defaults in future payment.

Please sign a copy of this letter and acknowledge receipt as token of your confirmation and acceptance.

For AXIS BANK LIMITED,

ACCEPTED & SIGNED BY CUSTOMER.

AUTHORISED SIGNATORY
AXIS BANK LTD.

CO (Copy)