How Islamic is the diminishing musharakah model used for home financing?

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HOW ISLAMIC IS THE DIMINISHING MUSHARKAH MODEL USED FOR HOME FINANCING?

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Abstract

For financing consumer durables like houses, cars or computers, conventional banks use what are called the equated monthly installment (EMI) models. EMI is the fixed payment a borrower makes to a lender to pay off both interest and principal each month so that over a specified number of years, the loan is cleared off in full. Islamic banks have followed suit using EMI on diminishing musharakah partnership basis. The model is popularly known as the MMP abbreviating its Arabic nomenclature. The defining character of this model is increasing amortization of capital through a customer buy back provision in the agreement. I have shown more than once that models of the sort invariably involve compounding of return on capital and pass the ownership of property to the client at a lower rate than the rate of capital amortization until the contract is concluded. This paper provides additional evidence and documentation to reinforce the contention that on both counts the MMP violates Shari’ah requirements and may be replaced with the model we propose to escape the non-compliance; there are additional advantages as well.

Key words: Home financing, law and economics; Islamic baking, Shari’ah permissibility

Jel codes: G 2; K 4.2

1. Introduction

The formula for calculating the periodic uniform installment payments in the so-called Islamic MMP model of home financing is the same as the conventional interest based banks use for the purpose and is a part of the Excel program. We produce it below for ready reference.

\[ A = P_0 \frac{r (1 + r_i)^n}{(1 + r_i)^n - 1} \]  \hspace{1cm} (1)

Here, A is the monthly payment or the EMI; \( P_0 \) is the loan amount; \( r_i \) is the monthly rate of interest obtained the annual percent rate divided by 12 x 100 and n is the loan period in months. To illustrate, suppose a loan of 80,000 in any monetary units is taken at an annual rate of interest of 8% for 10 years. Then the monthly installment payable would be:

\[ A = 80000 \frac{0.006667 (1 + 0.006667)^{20}}{(1 + 0.006667)^{20} - 1} = 971 \]  \hspace{1cm} (2)

The formula having exponentials implies compounding of interest. The fact is well recognized in mainstream literature\(^1\). The installment payment need not necessarily be monthly; it may be quarterly, semi-annual or yearly. The impact of compounding decreases as the periodicity of

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\(^1\) Today, across the world, all the EMI's (Equated monthly Installments) are being calculated on compound interest. Check the following web sites: [http://www.campusgate.co.in/2013/09/installments-in-compound-interest.html](http://www.campusgate.co.in/2013/09/installments-in-compound-interest.html) and [https://blog.bankbazaar.com/what-is-emi-and-how-is-it-computed/](https://blog.bankbazaar.com/what-is-emi-and-how-is-it-computed/) Accessed on July 7, 2016
installment payment increases. Table below based on the above illustration verifies the statement. The Table testifies to one more possible test of compounding in the uniform installment regime i.e. the effective interest runs higher than the nominal interest rate. Notice that

<table>
<thead>
<tr>
<th>Periodicity</th>
<th>Monthly</th>
<th>Quarterly</th>
<th>Semi--annual</th>
</tr>
</thead>
<tbody>
<tr>
<td>Installment</td>
<td>971</td>
<td>2924</td>
<td>5887</td>
</tr>
<tr>
<td>Effective rates</td>
<td>3.80</td>
<td>4.62</td>
<td>4.72</td>
</tr>
<tr>
<td>Nominal rates</td>
<td>0.67</td>
<td>2.00</td>
<td>4.00</td>
</tr>
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The gap between the two narrows with an increase in periodicity. Thus, the EMI which banks so commonly use in financing various sorts of consumer durables is infested with more compounding than another indicated in Table 1.

In the following Section 2 we briefly explain the contextual background of this paper lest we may be running ahead of the story. Section 3 demonstrates how the popular MMP model Islamic banks invariably use across countries violates the Shari’ah requirements. Section 4 presents the broad outlines of the ZDBM, the alternative model to the MPP we have proposed. The model avoids Shari’ah non-compliance and has other advantages as well. The final Section summarizes the argument and makes a few concluding observations.

2. The background

What set me thinking on home financing modes Islamic banks used was a 2009 article of Meera and Razak on the musharakah mutanaqisah partnership contracts to which Islamic banks were increasingly switching over in home financing. The authors creditably showed how the MMP was superior to other models in use. However they failed to realize that the structure they supported was no different in form and consequences than the conventional interest based practice. Only the words rent or mark-up replaced banished interest with little realization that coloring the feathers does not change the bird. I discovered and showed that the EMI determination has two serious limitations:

First, the periodic uniform installment payments are calculated on compounding basis and second, the property ownership transfer to the client is at a slower rate than the capital amortization. Both defects make the MMP go against the Islamic law in form, substance and intent. I also constructed an alternate model free of the two blemishes. The ideas were presented to the faculty but the colleagues refused to be convinced. However, the ISRA International Journal put across my argument in their June 2011 issue. Mr. Daud Vicary Abdullah, the INCEIF Chief applauded the proposed model. In a piece posted on August 22, 2011 at the institutional blog - Diamonds in the cupboard – he commented as follows:

“As a former practitioner I found the content not only fascinating, but also the relevance of the DBM structure for reducing the cost of Home financing to the customer. I would strongly recommend that my colleagues in the profession and Islamic finance customers alike to take a look at this innovative product and see how it can be implemented for the benefit of all as soon as possible.”
Meanwhile, I published a few more articles on the issue, including the one in 2011 putting question marks on the home financing program of *La Riba* of America using the popular EMI installments with an illustration. These papers were circulated on the internet and were sent also to some bankers and Shari’ah scholars for comments but none were received.

On the academic front there were a few interesting developments. In 2012, Meera published a *Critique* of my proposal by now known as the ZDBM model of home financing. His main points of criticism were as under:

1. ZDBM is similar to the conventional interest based loan, or at best, similar to the murabahah-based bay bithaman ajil (BBA).
2. It is not cheaper to the customer. On the contrary, it is potentially more burdensome to him, particularly when it comes to early settlement.
3. Musharakah mutinaqisa program for home financing or the MMP is superior to the ZDBM and is recognized as fully Shari’ah compliant.

I had dealt with these observations at length in that order in a detailed 2013 note and shown as to how the demonstrations in the *Critique* were at variance with the his own perceptive positions. I need not produce the whole rebuttal; suffice to quote the following semiannual equation on the relative superiority of the proposed model.

\[
\frac{\text{Models}}{\text{Funding Deposits}} = \frac{840000}{943270} = \frac{33600}{37731} = 0.891 \quad (3)
\]

Nabil (2013) in a lengthy conceptual paper convincingly established to my relief that Islamic home financing models in current use - MMP included - involve compounding of return on capital – interest, rent or mark-up - if the EMI formula were used for the determination of a uniform periodic installment payment. He also agreed that in a case of breach of contract, the bank will in the MMP model as in the conventional, not accept from the sale proceeds of the property less than the part of capital that remains unpaid, assuming for simplicity that the market price of the house remains unchanged. On this view of what Nabil calls the *dynamic balance*, he held that even the ZDBM does not meets the pro rata transference norm, it comes closer to the ideal than any other model. This point I refuted in my 2014 note and demonstrated how ZDBM meets the following norm at each time point:

\[
\frac{\text{Cumulative Amortization ratio}}{\text{ownership transfer ratio}} = 1 \quad (4)
\]

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2 The site American Finance House – LARIBA: Financing alternative to the conventional Riba” system, Lariba.com Home Financing was accessed on 24.10.2011. The illustration was subsequently seems to have been withdrawn from the site.
3. Compounding and ownership transfer

I must desist from reproducing what already exist in my papers on the Shari’ah non-compliance of the MMP structure. However, a new analytical demonstration of compounding ingrained in the periodic determination of the uniform installment payments one may find interesting. For this we take the semi-annual case from Table 1. Here, the periodic payment in more exact terms is 5886.54 in any monetary units. The total payment being approximately 5886.54 times 20 = 117731, the overall annual rate for the 10 year loan period covering both amortization of capital and the semiannual return on it would be 14.72%. From the total amount paid if we take out the principal 80,000, the reaming amount 37731 is return on capital the average semiannual payment would be 1887. The balance outstanding at the end of a period is calculated as follows.

Balance \( n-1 = \text{Balance } n + \text{Return on capital } n - \text{Installment.} \) For example, for period 2 in our illustration the balance outstanding would be \( 80000 + 3200 - 5887 = 77313 \). The process goes on until the end of the contract. Thus, the preceding year return on capital is subjected to charge in the current year. Table 2 shows the isolation of compounding in the MMP which is the same as would be in the interest based conventional finance.

<table>
<thead>
<tr>
<th>TABLE 2.1: The process of compounding in the MMP</th>
<th>TABLE 2.2: ZDBM is free of compounding</th>
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Figure 1 presents these facts in visual depiction to reveal the nature of their relationships and curvatures. Since cumulative values of the variables are too large in relative magnitudes, we have employed logarithms to draw the Figure but corresponding natural numbers have also been provided.
Nabil is in error to contend that the ZDBM too does not pass the ownership to the client pro rata. In ZDBM the return of capital 80000 is uniformly spread over the time units. In the above illustration, 4000 is paid semiannually in 20 units each of 5%. The ownership transfer follows the return of capital, not the overall installment payments. In the MMP it lags behind until the last installment is cleared.

4. The alternative - ZDBM

We have already mentioned the ZDBM as an alternative to the MMP. There is ample discussion on the model in the literature on Islamic home financing. We explain model here in bare bones for completion of our argument.

The customer in the semiannual payments regime of our illustration approaches an Islamic bank to find details for obtaining the $80,000 payable in 10 years spread over 20 installments. The bank agreeing to meet his requirements makes him the offer as follows. “We shall provide you
the needed $80,000 under a *murabahah* contract\(^3\) with a yearly mark-up of 8% to acquire proprietary rights in the house but with a *constructive possession* condition in favor of the bank (Brain 2011, 49).\(^4\) For getting back our investment in 20 installments spread over ten years, you will pay $4000 each six months to clear the loan. In addition, any point in time; the mark-up amount (return on capital) will be calculated on the diminishing balance of the loan. That would reduce your *constructive liability* to the bank proportionately with the passage of time until periodic installments – amortization + return on balance due are all cleared”. The client agrees to the terms offered and the contract is signed with an annexure as under. The Table contains the details of his semiannual payments - return of capital and return on capital.

Bankers invariably point out two advantages of the MMP. First, a uniform periodic payments in the model as opposed to their variability in the ZDBM is more convenient for the client to remember and plan his family budget over the contract time span. Second, the installments in the earlier stages are larger in the ZDBM for younger persons at the lower rungs of their periodic

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\(^3\) In earlier papers we had explained the ZDBM in the form of MMP structure. Here we have used *murabahah* modeling for explanation because it covers the use over a wider range where identical problems with reference to compounding and ownership transfer arise. However, related details and consequences remain the same.

\(^4\) The item for sale – the house in this case – should, in principle, be under ownership of the seller and in his corporeal possession at the time of contracting its sale. However, both common civil law and Islamic Shai’ah allow what is known *constructive possession* as valid in a deferred sale. It means that the asset finance will be deemed as the property of the financier until buyer clears his financial liability in full under the contract. (See also Craig (2012) and Islamic contract types - Islamic Finance: www.islamic-finance.com/item13_f.htm).
incomes and may shy away from going in to have a residence of their own. Even if we grant the contentions for a moment convenience does not make permissible what palpably is not. It is also pleaded that Islamic banks do not charge interest; they take rent or earn profit. Prohibition of compounding is thus not applicable to their earnings. But the coloring of feathers does not make the bird different.

On a sober note, larger initial payments tapering off with the passage of time are likely to be helpful to the young with no or small family to start with. Diminishing installments would certainly be welcome at a time when family is expanding and expenditures are peaking in the middle of the age cycle. Furthermore, the cases of both husband and wife working in modern couples are on the rise softening the rigors of life. In a drive ‘shelter for all” obligatory in Islam, public authorities may subsidize home financing for the poorer sections of the nationals.

We have time and again highlighted the superiority of the ZDBM over MMP in earlier writings. We briefly list them below for ready reference.

a) ZDBM turns out to be cheaper for the customer due to a faster repayment of capital plan. For example, in our illustration the customer gains $4108 - the difference between the return on capital columns of Tables 2.1 and 2.2.

b) Significantly, the customer does not gain at the cost of the banker. Notice that the sum of outstanding balance, the proxy for funding deposits, is proportionate to the reduction in the returns on capital in equation (3) above. For this reason the margin on funding deposits remains the same in both cases i.e. 4%. ZDBM is thus a win-win position for both the parties: The cost of the house is reduced for the client. Islamic banks get an edge over their conventional rivals without losing on profit margin. This means that ZDBM is relatively more efficient; it absorbs less funding than the MMP.

c) The ownership of property passes faster to the customer. Researches show that constant amortization programs, as in the ZDBM, are more equitable than any other scheme in operation (Chambers et al 2007). In our illustration, half way down the time scale 50% ownership passes to the customer as compared to 40% under the MMP. Thus, for the customer and society the fixity of amortization - not the fixity of installment payments – is more important and just

d) In decades long contracts as home financing usually involves, payment defaults even premature terminations are not ruled out. In such cases ZDBM is more equitable to the parties. Suppose in Table 3 above, default takes place half-way i.e. after 10 installments have been paid in each case (See row 11). Under the ZDBM the buyer’s liability reduces proportionately to 50% while under the MMP he will still have to pay almost 60% of the debt -$ 7713 more to be exact.

e) In the MMP there can arise and have arisen disputes on the revision of rental, the value of the property and the amount of liability remaining unpaid once default takes place. In the ZDBM matters are much clearer. The return on capital – the operation of the mark-up stops at once in case of default. The house will remain under charge for any outstanding balance on capital account alone.
f) The MMP also requires the creation of three transactions: (i) creation of a joint ownership in property; (ii) the financier leases his share in the house to the customer on rent and (iii) the customer undertakes to purchase different units of the financier’s share until the ownership is completely transferred to the former. Taken singly, the jurists regard the three transactions valid if certain conditions are fulfilled. However, it is strongly doubted if their combination in a single contract could be allowed. (Hasan, 2011, p. 15).

g) Scholars are divided on the issue if the undertaking of the customer to buy-back the financier’s share in the property would be enforceable in a court of law because of absence of consideration, if not for the lack of free will.

h) The shares for buy back are not in uniform units and the mechanism of determining their fair value of each is never in place. What is done is to treat the rent portion accruing to the client as both the price and the market value of the share – the client never sees a penny of the rent he earns. He has no option but to agree to this dubious arrangement under the gaze of Shari’ah advisors to the bank.

i) In the case of default, the condition of the customer under the MMP may be precarious. Some banks have insisted that not only the balance of capital remaining outstanding but also the return on it for the remaining period must be treated as unpaid – a liability of the client to meet the bankers’ commitment to the depositors. The law now grants relief to the hapless in the matter under an Ibra proviso.

j) ZDBM is free of all the disabilities that in our view afflict the MMP. Once a default takes place the operation of mark-up in the model comes to an end; the outstanding balance on capital account alone is to be cleared. The ownership of the house is not in dispute, the property is freed of constructive liability once the outstanding amount is paid.

5. Concluding Remarks

Our plea on the incompatibility of the MMP structure with Shari’ah norms of freedom from interest and pro rata transference of ownership to the customer in home financing stated towards the close of 2008 and continues unabated. It is regrettable that the learned Shari’ah scholars did not take note of the blemishes and continued endorsing contracts de facto based on compounding of returns on capital while the Qur’an condemns compounding more severely than the giving or taking of interest (3: 130-132) – if interest were a curse; compounding is even worse. The neglect goes on albeit financing structures used in home finance have remained under intense juridical scrutiny over time and space (Hussain 2010).

Support for the MMP structure among the bankers, especially from the mainstream, is understandable; it brings them more money and they feel at par with their conventional rivals. But what about the Shari’ah stalwarts! Presumably, most of them have no formal education in economics, even less perhaps in mathematics. In conversation with a few scholars of repute their argument is found to be as follows. Shari’ah scholars are not concerned with thought

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5 The papers are all available on the website ‘Zubair Hasan at IDEAS’ with ample documentation and references.
6 Voiced was this deficiency in some writings with a suggestion to have competent economists on Shari’ah boards. This now is the case albeit economists are reportedly have no voting rights at the board meetings.
process or mechanism banks arrive at the uniform periodic installment payment amount. They enter into the picture only when the contract structure with its terms and conditions are presented to them for approval. This looks a bit oblique. We believe it is the duty of the experts paid very highly to look f the contract would remain law abiding in operation. In general, not only in home financing but in financing all consumer durables banks use the same formula to fix the payable EMI. We make the following statement with unflinching conviction and evidence:

“All uniform periodic payments in asset financing that combine amortization and return on investment, no matter how determined, must result in compounding and property ownership transfer to the disadvantage of the customer. Such payments are unlawful in Islam unless proven or justified otherwise.”

We have shown that the ZDBM is free of the indicated defects. Even the convectional banks may use it for efficient performance to the benefit of self their clients and the society at large. However, comments/suggestions for improving the model are most welcome.

References


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7 INCEIF had categorically reversed their position stated on page 2 upholding MMP fully compliant and better than the ZDBM. An updated argument was sent to them but they politely declined to change their position.