KEY INFORMATION DOCUMENT (FOR PRIVATE PLACEMENT)



SK FINANCE LIMITED

A public limited company incorporated under the Companies Act, 1956

Corporate Identification Number (CIN): U65923RJ1994PLC009051 Permanent Account Number (PAN): AAACE5115F Date of Incorporation: November 21, 1994

Place of Incorporation: Rajasthan, India

Registration/identification number issued by the relevant

regulator: 10.00080

Registered Office: G 1-2, New Market, Khasa Kothi, Jaipur - 302001,

Rajasthan, India

Corporate Office: Plot No. 36, Dhuleshwar Garden, Jaipur - 302001,

Rajasthan, India

Telephone No.: 0141-4161300

Email: Anagha.Bangur@skfin.in | Website: www.skfin.in

Key information document for issue of Debentures on a private placement basis under Schedule I of Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 as amended from time to time in relation to the issue of up to 10,000 (ten thousand) rated, listed, senior, secured, redeemable, taxable, transferable, non-convertible debentures denominated in Indian Rupees, each having a face value of INR 1,00,000 (Indian Rupees One Lakh) and an aggregate nominal value of INR 100,00,00,000 (Indian Rupees One Hundred Crore) ("Debentures" or "NCDs"), at a premium (with an issue price of INR 1,02,332 (Indian Rupees One Lakh Two Thousand Three Hundred and Thirty Two) per Debenture (which includes accrued coupon/interest to INR 2,332 (Indian Rupees Two Thousand Three Hundred and Thirty Two) per Debenture)), on a private placement basis for cash on a fully paid-up basis under the existing International Securities Identification Number (ISIN) INE124N07754. Certain details of the Debentures are as follows:

- (a) Rating: The Debentures are rated as "AA-/Stable" by ICRA Limited pursuant to the letter dated April 8, 2025 and the rating rationale dated April 8, 2025. Please refer to Annexure I below for the rating letter, press release and rating rationale. No other credit ratings have been obtained for the purposes of this Issue.
- (b) Listing: The Debentures are proposed to be listed on the Wholesale Debt Market (WDM) of the BSE Limited within the time period prescribed under the SEBI Listing Timelines Requirements (as defined below).
- (c) Eligible Investors: Please refer Section 9.7 below.
- (d) Coupon related details: The coupon rate is 9.25% (nine decimal two five percent) per annum (fixed) payable annually and on redemption of the Debentures. Please refer Section 8.1 below for details about coupon/dividend rate, coupon/dividend payment frequency, redemption date, redemption amount.

ISSUE SCHEDULE

- (e) Underwriting: Not Applicable.
- Details of Electronic Book Mechanism: Please refer Section 9 below.

Issue Opening Date	Issue Closin	Issue Closing Date		of earliest closing the issue, if any	De	emed Date of Allotment
April 16, 2025 April 16, 2		2025 N.A.			April 17, 2025	
KEY OFFICERS OF THE ISSUER						
Compliance Officer	Company Secretary	Chief Financi	ial	Promoters		noters
Ms. Anagha Bangur	Ms. Anagha Bangur	Officer		Mr. Rajendra Kumar Setia		a Kumar Setia
Tel: 0141-4161300	Tel: 0141-4161300	Mr. Atul Arc	ra Tel: 0141-4161300 Email: Rajendra@skfin.in		mail: Rajendra@skfin.in	
Email:	Email:	Tel : 0141-4161	1300	Mr. Yash Set	ia	Rajendra Kumar Setia HUF
Anagha.Bangur@skfin.in	Anagha.Bangur@skfin.in	Email: Atul@skt	fin.in	Tel.: 0141-4163	1300	Tel.: N.A.
				Email: yash.setia@	skfin.in	Email: N.A.
DETAILS OF STAKEHOLDERS						



Vardhman Trusteeship Private Limited

Address: The Capital, A Wing, 412A, Bandra Kurla Complex, Bandra (East) Mumbai 400 051 | 411,4th Floor, Antriksh Bhawan, 22, KG Marg, Connaught Place, New Delhi- 110001 Tel.: +91-9930430993 | Fax: NA Website: www.vardhmantrustee.com Contact Person: Mr. Rushabh Desai

Email:rushabh@vardhmantrustee.com

Registrar and Transfer Agent

KFINTECH

KFIN Technologies Limited

Address: Selenuim Tower - B, Plot No 31 & 32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032 **Tel**: +91- 040 - 67162222

Fax: N.A.

Website: www.kfintech.com

Email:

compliance.corp@kfintech.com

Credit Rating Agency



ICRA Limited

Address: B-710, Statesman House, 148, Barakhamba Road, New Delhi 110001 Tel: +91.11.23357940 Website: www.icra.in Contact Person: Ms.

Manushree Saggar

manushrees@icraindia.com

Statutory Auditors Deloitte **Haskins & Sells**

Deloitte Haskins & Sells Address: 19th Floor. Shapath-V S.G. Highway Ahmedabad 380015 Tel: +91 7966827300

Contact Person: G. K. Subramaniam

Email: sgk@deloitte.com Website:

https://www2.deloitte.com/ in/en.html

BACKGROUND

This Key Information Document (as defined below) is related to the Debentures to be issued by SK Finance Limited (the "Issuer" or "Company") on a private placement basis and contains information and disclosures supplemental to those set out in the General Information Document (as defined below), as are required for the purpose of issuing of the Debentures. The issue of the Debentures described under this Key Information Document has been authorised by the Issuer through the shareholders resolutions, each dated December 7, 2024, under Section 42, Section 180(1)(c) and Section 180(1)(a) of the Companies Act, 2013, and the resolution dated April 9, 2025 of the Executive Committee of the Issuer read with the resolutions dated October 24, 2024 and January 29, 2025 of the board of directors of the Issuer and the memorandum of association and articles of association of the Issuer.

Pursuant to the special resolution dated December 7, 2024 of the shareholders of the Issuer, the Issuer has been authorised to raise funds upon such terms and conditions as the Board may think fit for aggregate amounts not exceeding INR 6,300 Crores (Indian Rupees Six Thousand and Three Hundred Crore). The present issue of Debentures in terms of this Key Information Document is within the overall powers of the Board as per the above shareholder resolution(s).

Issuer's Absolute Responsibility

The Issuer, having made all reasonable inquiries, accepts responsibility for and confirms that this Key Information Document contains all information with regard to the Issuer and the Issue which is material in the context of the Issue, that the information contained in this Key Information Document is true and correct in all material aspects and is not misleading, that the opinions and intentions expressed herein are honestly stated and that there are no other facts, the omission of which make this Key Information Document as a whole or any of such information or the expression of any such opinions or intentions misleading.

DISCLAIMERS

- This Key Information Document contains no unsubstantiated forward-looking statements. To the extent there are any unsubstantiated forward-looking statements under this Key Information Document, such statements shall be considered to be null and void.
- This issue document does not include any statement purporting to be made by an expert other than if the expert is a person who is not, and has not been, engaged or interested in the formation or promotion or management, of the Issuer and has given their written consent to this issue of this Key Information Document and has not withdrawn such consent before the delivery of a copy of this Key Information Document to the Registrar (as applicable) for registration.
- Various disclosures set out in this Key Information Document have been linked to the disclosures set out in the General Information Memorandum. There are no changes to the disclosures which have been linked to the disclosures set out in the General Information Document, and in the case of any conflict/difference between the provisions of the General Information Document and this Key Information Document, the provisions of this Key Information Document shall be applicable to this issuance of Debentures.
- This Issue does not form part of non-equity regulatory capital for the purposes of Chapter V of Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 and Chapter XIII (Issuance, Listing and Trading Non-Equity Regulatory Capital) of the master circular issued by SEBI bearing the reference number SEBI/HO/DDHS/PoD1/P/CIR/2024/54 dated May 22, 2024 on "Master Circular for issue and listing of Non-convertible Securities, Securitised Debt Instruments, Security Receipts, Municipal Debt Securities and Commercial Paper". The face value of each debt security issued on private placement basis under this Issue is INR 1,00,000 (Indian Rupees One Lakh).

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SECTION 1: DEFINITIONS AND ABBREVIATIONS

Capitalised terms used herein and not otherwise defined shall have the meanings given to them in the transaction documents. Unless the context otherwise indicates or requires, the following terms shall have the meanings given below in this Key Information Document.

S. NO.	TERM	DEFINITION	
1.	Act/Companies Act	means the Companies Act, 2013, and shall include any re-enactment, amendment or modification of the Companies Act, 2013, as in effect from time to time.	
2.	Allot/Allotment/Allotted	means the allotment of the Debentures pursuant to this Issue.	
3.	Applicable Accounting Standards	means the generally accepted accounting principles, standards and practices in India or any other prevailing accounting standard in India as may be applicable, and includes the Indian Accounting Standards (IND-AS).	
4.	Applicable Law	means all applicable statutes, enactments or acts of any legislative body in India, laws, ordinances, rules, bye-laws, regulations, notifications, guidelines, policies, directions, directives and orders of any Governmental Authority and any modifications or re-enactments thereof.	
5.	Applicant	means a person who has submitted a completed Application Form to the Issuer, and "Applicants" shall be construed accordingly.	
6.	Application Form	means the application form to apply for subscription to the Debentures, which is in the form annexed to this Key Information Document and marked as Annexure III .	
7.	Application Money	means the subscription amounts paid by the Applicants at the time of submitting the Application Form.	
8.	Assets	means, for any date of determination, the assets of the Issuer on such date as the same would be determined in accordance with the Applicable Accounting Standards.	
9.	Beneficial Owners	means the holders of the Debentures in dematerialised form whose names are recorded as such with the Depository(ies) in the Register of Beneficial Owners, and "Beneficial Owner" shall be construed accordingly.	
10.	Board / Board of Directors	means the board of directors of the Issuer.	
11.	BSE	means BSE Limited.	
12.	Business Day	means:	
		(a) subject to (b) and (c) below, means any day on which commercial banks in Mumbai, India are open for business;	
		(b) for the period commencing on the Issue Opening Date until the Issue Closing Date, any day (other than a Saturday, Sunday or a public holiday under Section 25 of the Negotiable Instruments Act, 1881), on which commercial banks in Mumbai, India are open for business; and	
		(c) for the period commencing on the Issue Closing Date until the listing of the Debentures, any trading day of BSE, other than a Saturday,	

S. NO.	TERM	DEFINITION	
		Sunday or a bank holiday, as specified by SEBI,	
		and "Business Days" shall be construed accordingly.	
13.	Capital Adequacy Ratio	means the capital adequacy ratio determined in accordance with the circulars/directions prescribed by the RBI (including the NBFC Directions).	
14.	CDSL	means Central Depository Services (India) Limited.	
15.	CERSAI	means the Central Registry of Securitisation Asset Reconstruction and Security Interest of India.	
16.	Client Loan	means each loan disbursed by the Issuer as a lender, and "Client Loans" shall be construed accordingly.	
17.	Company/Issuer/SK Finance	means SK Finance Limited.	
18.	Conditions Precedent	means the conditions precedent set out in Section 8.1 (Summary Terms) of this Key Information Document.	
19.	Conditions Subsequent	means the conditions subsequent set out in Section 8.1 (Summary Terms) of this Key Information Document.	
20.	Constitutional Documents	means the certificate of incorporation of the Issuer, the memorandum of association and articles of association of the Issuer and the certificate of registration issued by the RBI to the Issuer.	
21.	Control	has the meaning given to it in the Companies Act.	
22.	Debentures/NCDs	means 10,000 (ten thousand) rated, listed, senior, secured, redeemable, taxable, transferable, non-convertible debentures denominated in Indian Rupees, each having a face value of INR 1,00,000 (Indian Rupees One Lakh) and an aggregate nominal value of INR 100,00,00,000 (Indian Rupees One Hundred Crore).	
		It is clarified that each Debenture is being issued at premium (with an issue price of INR 1,02,332 (Indian Rupees One Lakh Two Thousand Three Hundred and Thirty Two) per Debenture (which includes accrued coupon/interest to INR 2,332 (Indian Rupees Two Thousand Three Hundred and Thirty Two) per Debenture)).	
23.	Debenture Holders / Investors	means each person who is:	
		(a) registered as a Beneficial Owner; and	
		(b) registered as a debenture holder in the Register of Debenture Holders.	
		Sub-paragraphs (a) and (b) shall be deemed to include transferees of the Debentures registered with the Issuer and the Depository(ies) from time to time, and in the event of any inconsistency between (a) and (b) above, (a) shall prevail,	
		and "Debenture Holder" or "Investor" shall be construed accordingly.	

S. NO. **DEFINITION TERM** means the debenture trust deed executed / to be executed by and between 24. Debenture Trust Deed/DTD the Debenture Trustee and the Issuer inter alia setting out the terms upon which the Debentures are being issued and shall include the representations and warranties and the covenants to be provided by the Issuer. 25. means Vardhman Trusteeship Private Limited. Debenture Trustee 26. Debenture Trustee means the debenture trustee agreement executed / to be executed by and between the Debenture Trustee and the Issuer for the purposes of Agreement appointment of the Debenture Trustee to act as debenture trustee in connection with the issuance of the Debentures. 27. **Debenture Trustees** means the Securities and Exchange Board of India (Debenture Trustees) Regulations/ SEBI Regulations, 1993, as amended, modified, supplemented or restated from **Debenture Trustees** time to time. Regulations 28. **Debt Disclosure Documents** means, collectively, the PPOA, the General Information Document, and this Key Information Document, and "Debt Disclosure Document" means any one of them. 29. Debt Listing Regulations/ means the Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021, as amended, modified, **SEBI Debt Listing** Regulations supplemented or restated from time to time. 30. Debt to Equity Ratio means the ratio of the Total Debt to the Equity. 31. Deed of Hypothecation has the meaning given to it in the Section 8.1 (Summary Terms) of this Key Information Document. 32. Deemed Date of Allotment means April 17, 2025. 33. Demat means dematerialized securities which are securities that are in electronic form, and not in physical form, with the entries noted by the Depository. 34. **Depositories Act** means the Depositories Act, 1996, as amended from time to time. 35. means the depositories with which the Issuer has made arrangements for Depositories dematerialising the Debentures, being NSDL and CDSL, and "Depository" means any one of them. 36. Depository Participant / DP means a depository participant as defined under the Depositories Act. 37. Director(s) means the director(s) of the Issuer. DP ID 38. means Depository Participant Identification Number. 39. DRR means the Debenture Redemption Reserve. 40. **Due Dates** means, collectively, each Interest Payment Date, the Final Redemption Date, and all other dates on which any interest, additional interest or liquidated damages and/or any other amounts, are due and payable, and "Due Date" shall be construed accordingly.

S. NO.	TERM	DEFINITION	
41.	Early Redemption Event(s)	means the occurrence of any one or more of the following events:	
		(a) the Capital Adequacy Ratio of the Issuer falls below 18% (eighteen percent);	
		(b) the Tier 1 Capital component of the Capital Adequacy Ratio of the Issuer falls below 14% (fourteen percent);	
		(c) the Debt to Equity Ratio exceeds 5:1 (five to one);	
		(d) the value of the Gross Stage 3 Assets of the Issuer exceeds 6% (six percent) of the aggregate value of all Client Loans;	
		(e) the value of the Net Stage 3 Assets of the Issuer exceeds 3.5% (three decimal five percent) of the aggregate value of all Client Loans;	
		(f) the aggregate of (i) the value of the Client Loans provided to borrowers classified as "small and medium enterprises" (SME), and (ii) the value of the Client Loans in the form of "loans against property" (LAP), is more than 40% (forty percent) of the Gross Loan Portfolio;	
		(g) the Issuer incurs loss (determined in accordance with the Applicable Accounting Standards) in any financial quarter;	
		(h) the rating of the Issuer is downgraded to "BBB+" or below by any rating agency; and/or	
		(i) there is a cumulative mismatch/difference in the asset-liability management statement for any buckets up to 1 (one) year (determined in accordance with the NBFC Directions).	
42.	EBP Platform	has the meaning given to it under the EBP Requirements.	
43.	Electronic Book Provider / EBP	has the meaning given to it under the EBP Requirements.	
44.	Effective Date	means the date of execution of this Key Information Document.	
45.	EFT	means Electronic Fund Transfer	
46.	Eligible Investors	has the meaning given to it in Section 9.7.	
47.	Equity	means, in respect of the Issuer, (a) the aggregate of the issued and paid up equity shares of the Issuer, all compulsorily convertible instruments and preference share capital of the Issuer, all reserves and surplus of the Issuer (excluding revaluation reserves) of the Issuer, less (b) the aggregate of any dividend declared, any deferred tax liability, and deferred tax assets, as per the latest audited financials of the Issuer.	
48.	Events of Default	means the events set out in Section 8.2.6.2 (<i>Events of Default</i>), and "Event of Default" shall be construed accordingly.	

S. NO.	TERM	DEFINITION	
49.	Existing ISIN	has the meaning given to it under sub-section "Issuance under existing ISIN" in Section 8.1 (Summary Terms).	
50.	Final Redemption Date	means the date occurring on the expiry of a period of 26 (twenty six) months and 28 (twenty eight) days from the Deemed Date of Allotment, being July 15, 2027.	
51.	Final Settlement Date	means the date on which all Secured Obligations have been irrevocably and unconditionally paid and discharged in full to the satisfaction of the Debenture Holders.	
52.	Financial Indebtedness	means any indebtedness for or in respect of:	
		(a) moneys borrowed;	
		(b) any amount raised by acceptance under any acceptance credit, bill acceptance or bill endorsement facility or dematerialised equivalent;	
		(c) any amount raised pursuant to any note purchase facility or the issue of bonds, notes, loan stock or any similar instrument;	
		(d) the amount of any liability in respect of any lease or hire purchase contract which would, in accordance with the Applicable Accounting Standards, be treated as a finance or capital lease;	
		(e) receivables sold or discounted (other than any receivables to the extent they are sold on a non-recourse basis);	
		(f) any amount raised under any other transaction (including any forward sale or purchase agreement) having the commercial effect of a borrowing;	
		(g) any derivative transaction entered into in connection with protection against or benefit from fluctuation in any rate or price (and, when calculating the value of any derivative transaction, only the marked to market value shall be taken into account);	
		(h) shares which are expressed to be redeemable or shares which are the subject of a put option or any form of guarantee;	
		(i) any obligation under any put option in respect of any securities;	
		(j) any counter-indemnity obligation in respect of a guarantee, indemnity, bond, standby or documentary letter of credit or any other instrument issued by a bank or financial institution;	
		(k) any corporate/personal guarantee, a letter of comfort or any other similar contractual comfort issued or incurred in respect of a liability incurred by any other third person; and	
		(I) the amount of any liability in respect of any guarantee or indemnity for any of the items referred to in paragraphs (a) to (k) above.	
53.	Financial Year/ FY	means each period of 12 (twelve) months commencing on April 1 of any calendar year and ending on March 31 of the subsequent calendar year.	

S. NO.	TERM	DEFINITION	
54.	General Information Document/GID	means the general information document dated April 15, 2024 issued by the Issuer for subscription to non-convertible securities to be issued by the Issuer (including the Debentures) on a private placement basis in accordance with the Debt Listing Regulations.	
55.	Governmental Authority	means any government (central, state or otherwise) or any governmental agency, semi-governmental or judicial or quasi-judicial or administrative entity, department or authority, agency or authority including any stock exchange or any self-regulatory organisation, established under any Applicable Law, and "Governmental Authorities" shall be construed accordingly.	
56.	Gross Loan Portfolio	means the outstanding principal amounts of all Client Loans originated by the Issuer on its own books (including managed portfolio).	
57.	Gross Stage 3 Assets	shall be determined in accordance with the Applicable Accounting Standards and the NBFC Directions.	
58.	Hypothecated Assets	has the meaning given to it in the Section 8.1 (Summary Terms) of this Key Information Document.	
59.	ICCL	means the Indian Clearing Corporation Limited.	
60.	Identified Promoters	means, collectively: (a) Mr. Rajendra Kumar Setia (holding passport number P1425350 and residing at 2-CHA-12, Jawahar Nagar, Jaipur, Rajasthan - 302004, India);	
		(b) Mr. Yash Setia (holding passport number M8165580 and residing at 2-CHA-12, Jawahar Nagar, Jaipur, Rajasthan - 302004, India); and	
		(c) the Rajendra Kumar Setia HUF, being the joint Hindu Undivided Family set up/established under the laws of India having the Permanent Account Number (PAN) AAKHR9916E, with Mr. Rajendra Kumar Setia (holding passport number P1425350 and residing at 2-CHA-12, Jawahar Nagar, Jaipur, Rajasthan - 302004, India) as the "Karta" as on the Effective Date,	
		and "Identified Promoter" shall be construed accordingly.	
61.	Identified Promoter Group	has the meaning given to the term "promoter group" in Regulation 2(pp) of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018.	
62.	Initial Debentures	has the meaning given to it under sub-section "Issuance under existing ISIN" in Section 8.1 (Summary Terms).	
63.	Initial Deemed Date of Allotment	has the meaning given to it under sub-section "Issuance under existing ISIN" in Section 8.1 (Summary Terms).	
64.	INR/Rs.	means Indian Rupees.	
	<u> </u>	1	

S. NO.	TERM	DEFINITION	
		under the transaction documents;	
		(c) the validity or enforceability of any of the transaction documents (including the ability of any party to enforce any of its remedies thereunder);	
		(d) the rights or remedies or interests of the Debenture Trustee or the Debenture Holders hereunder or under any other transaction documents;	
		(e) the ability of the Debenture Trustee or the Debenture Holders to exercise or enforce any right, benefit, privilege or remedy under the transaction documents; or	
		(f) the international or domestic commercial banks, loan syndication, financial or capital markets, political socio-political, or economic conditions in India or any other relevant jurisdiction or currency exchange rates or exchange controls.	
79.	N.A.	Not Applicable	
80.	NBFC	means non-banking financial company.	
81.	NBFC Directions	means the Master Direction - Reserve Bank of India (Non-Banking Financial Company - Scale Based Regulation) Directions, 2023 dated October 19, 2023, read together with the RBI's circular no. DOR (NBFC).CC.PD.No.109/22.10.106/2019-20 dated March 13, 2020 on "Implementation of Indian Accounting Standards" and the RBI's circular no. DOR.STR.REC.68/21.04.048/2021-22 dated November 12, 2021 on "Prudential norms on Income Recognition, Asset Classification and Provisioning pertaining to Advances - Clarifications", each as amended, modified, supplemented or restated from time to time.	
82.	Net Stage 3 Assets	means the amount calculated on the basis of the Gross Stage 3 Assets less the provisioning for the expected credit loss (ECL) on Stage 3 Assets.	
83.	Net Worth	means the net worth determined in accordance with the Companies Act, NBFC Directions and the Applicable Accounting Standards.	
84.	NSDL	means National Securities Depository Limited.	
85.	Outstanding Amounts	means, at any date, the Outstanding Principal Amounts together with any interest, additional interest, costs, fees, charges, and other amounts payable by the Issuer in respect of the Debentures.	
86.	Outstanding Principal Amounts	means, at any date, the principal amounts outstanding under the Debentures.	
87.	PAN	means Permanent Account Number	
88.	Payment Default	means any event, act or condition which, with notice or lapse of time, or both, would constitute an Event of Default under Section 8.2.6.2(a) (<i>Payment Defaults</i>).	

S. NO.	TERM	DEFINITION
89.	Private Placement Offer cum Application Letter/PPOA	means the private placement offer and application letter dated on or about the date of this KID issued/to be issued by the Issuer for subscription to the Debentures on a private placement basis in accordance with Section 42 of the Companies Act read with the Companies (Prospectus and Allotment of Securities) Rules, 2014.
90.	Purpose	has the meaning given to it in Section 8.1 (Summary Terms) of this Key Information Document.
91.	Quarterly Date	means each of March 31, June 30, September 30 and December 31 of a calendar year, and "Quarterly Dates" shall be construed accordingly.
92.	Rating	means the credit rating for the Debentures from the Rating Agency, being "AA- (Stable)" affirmed/assigned by the Rating Agency through its letter dated April 8, 2025.
93.	Rating Agency	means ICRA Limited.
94.	RBI	means the Reserve Bank of India.
95.	Record Date	means the date which will be used for determining the Debenture Holders who shall be entitled to receive the amounts due on any Due Date, which shall be the date falling 15 (fifteen) calendar days prior to any Due Date.
96.	Recovery Expense Fund/REF	means the recovery expense fund established/to be established and maintained by the Issuer in accordance with the provisions of Chapter IV (Recovery Expenses Fund) of the SEBI Debenture Trustees Master Circular.
97.	Register of Beneficial Owners	means the register of beneficial owners of the Debentures maintained in the records of the Depositories.
98.	Register of Debenture Holders	means the register of debenture holders maintained by the Issuer in accordance with Section 88 of the Companies Act.
99.	R&T Agent/Registrar	means the registrar and transfer agent appointed for the issue of Debentures, being KFin Technologies Limited.
100.	ROC	means the jurisdictional registrar of companies.
101.	RTGS	means Real Time Gross Settlement.
102.	SEBI	means the Securities and Exchange Board of India.
103.	SEBI Debenture Trustees Master Circular	means the master circular issued by SEBI bearing reference number SEBI/HO/DDHS-PoD3/P/CIR/2024/46 dated May 16, 2024 on "Master Circular for Debenture Trustees", as amended, modified, supplemented, or restated from time to time.
104.	SEBI EBP Requirements/EBP Requirements	means the requirements with respect to electronic book mechanism prescribed in Chapter VI (<i>Electronic Book Provider platform</i>) of the Listed NCDs Master Circular, and the operational guidelines issued by the relevant electronic book provider, each as amended, modified, supplemented, or restated from time to time.

S. NO.	TERM	DEFINITION	
105.	SEBI Listed Debentures Circulars	means, collectively, the Listed NCDs Master Circular, the SEBI Debenture Trustees Master Circular, the SEBI Debt Listing Regulations, (to the extent applicable) the SEBI LODR Master Circular, and (to the extent applicable) the LODR Regulations.	
106.	SEBI Listing Timelines Requirements	means the requirements in respect of the timelines for listing of debt securities issued on a private placement basis prescribed in Chapter VII (Standardization of timelines for listing of securities issued on a private placement basis) of the Listed NCDs Master Circular, read with, to the extent applicable, the SEBI EBP Requirements.	
107.	SEBI LODR Master Circular	means the master circular issued by SEBI bearing reference number SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024 on "Master circular for compliance with the provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 by listed entities", as amended, modified, supplemented, or restated from time to time.	
108.	Secured Obligations	means all present and future obligations (whether actual or contingent and whether owed jointly or severally or in any capacity whatsoever) of the Issuer to the Debenture Holders or the Debenture Trustee under the transaction documents, including without limitation, the making of payment of any interest, redemption of principal amounts, the interest, default interest, additional interest, liquidated damages and all costs, charges, expenses, and other amounts payable by the Issuer in respect of the Debentures.	
109.	Security Cover	has the meaning given to it in the Section 8.1 (Summary Terms) of this Key Information Document.	
110.	Special Majority Debenture Holders	means such number of Debenture Holders collectively holding at least 75% (seventy five percent) of the value of the Outstanding Principal Amounts of the Debentures.	
111.	Special Resolution	means resolution approved by the Special Majority Debenture Holders.	
112.	Specified Early Redemption Event(s) Stage 3 Assets	means the occurrence of any one or more of the following events: (a) the rating of the Issuer is downgraded to "BBB+" or below; and/or (b) the failure of the Issuer to comply with any of the covenants set out in any financing documents (other than the Transaction Documents) to which the Issuer is a party for any Financial Indebtedness other than the Debentures beyond the cure period (if any) prescribed therein and which result in any acceleration of the relevant Financial Indebtedness of the Issuer, which, in the aggregate, exceeds 5% (five percent) of the on-balance sheet liabilities of the Issuer.	
114	Ston Un	Applicable Accounting Standards and the NBFC Directions.	
114.	Step Up	means the payment of interest at the Step-Up Rate in accordance with Section 8.1 (<i>Summary Terms</i>) of this Key Information Document.	

S. NO.	TERM	DEFINITION	
115.	Step Up Rate	has the meaning given to it in Section 8.1 (Summary Terms) of this Key Information Document.	
116.	Stressed Assets Framework	means the RBI's circular no. DBR.No.BP.BC.45/21.04.048/2018-19 dated June 7, 2019 on " <i>Prudential Framework for Resolution of Stressed Assets</i> ", as amended, modified, supplemented or restated from time to time.	
117.	Тах	means any present or future tax, levy, duty, charge, fees, deductions, withholdings, surcharges, cess, turnover tax, transaction tax, stamp tax or other charge of a similar nature (including any penalty or interest payable on account of any failure to pay or delay in paying the same), now or hereafter, imposed pursuant to any Applicable Law or by any Governmental Authority.	
118.	Tax Deduction	means a deduction or withholding for or on account of Tax from a payment under a transaction document pursuant to Applicable Law.	
119.	Tier 1 Capital	has the meaning given to it in the NBFC Directions.	
120.	Tier 2 Capital	has the meaning given to it in the NBFC Directions.	
121.	Total Assets	means, for any date of determination, the total Assets of the Issuer on such date.	
122.	Total Debt	means the aggregate of: (a) all long-term borrowings (including ineligible portion of subordinated debt in form of Tier 2 Capital); (b) any short term borrowings; (c) all current maturities (i.e., Financial Indebtedness maturing in the next 12 (twelve) months (as on the date of reference/determination)); and (d) any financial guarantee provided in respect of a liability incurred by any other third person.	
123.	Transaction Documents	has the meaning given to it in the Section 8.1 (Summary Terms).	
124.	Transaction Security	has the meaning given to it in the Section 8.1 (Summary Terms) of this Key Information Document.	
125.	WDM	means the Wholesale Debt Market segment of the BSE	
126.	Wilful Defaulter	means an Issuer who is categorized as a wilful defaulter by any Bank or financial institution or consortium thereof, in accordance with the guidelines on wilful defaulters issued by the Reserve Bank of India and includes an issuer whose director or promoter is categorized as such.	
127.	XIRR	means the internal rate of return calculated using the XIRR function in Microsoft Excel software.	

SECTION 2: NOTICE TO INVESTORS AND DISCLAIMERS

2.1 ISSUER'S DISCLAIMER

Please refer to Section 2.1 of the General Information Document for the disclaimers by the Issuer.

THE ISSUER ACCEPTS NO RESPONSIBILITY FOR STATEMENTS MADE OTHERWISE THAN IN THE KEY INFORMATION DOCUMENT OR IN THE ADVERTISEMENT OR ANY OTHER MATERIAL ISSUED BY OR AT THE INSTANCE OF THE ISSUER AND THAT ANYONE PLACING RELIANCE ON ANY OTHER SOURCE OF INFORMATION WOULD BE DOING SO AT THEIR OWN RISK.

2.2 DISCLAIMER CLAUSE OF STOCK EXCHANGES

Please refer to Section 2.2 of the General Information Document for the disclaimers in respect of the stock exchanges.

2.3 DISCLAIMER CLAUSE OF RBI

Please refer to Section 2.3 of the General Information Document for the disclaimers in respect of the RBI.

2.4 **DISCLAIMER CLAUSE OF SEBI**

Please refer to Section 2.4 of the General Information Document for the disclaimers in respect of the SEBI.

IT IS TO BE DISTINCTLY UNDERSTOOD THAT FILING OF THE KEY INFORMATION DOCUMENT TO THE SECURITIES AND EXCHANGE BOARD OF INDIA (SEBI) SHOULD NOT IN ANY WAY BE DEEMED OR CONSTRUED TO MEAN THAT THE SAME HAS BEEN CLEARED OR APPROVED BY SEBI. SEBI DOES NOT TAKE ANY RESPONSIBILITY EITHER FOR THE FINANCIAL SOUNDNESS OF ANY SCHEME OR THE PROJECT FOR WHICH THE ISSUE IS PROPOSED TO BE MADE OR FOR THE CORRECTNESS OF THE STATEMENTS MADE OR OPINIONS EXPRESSED IN THE KEY INFORMATION DOCUMENT. THE LEAD MANAGER(S) (IF ANY) HAS CERTIFIED THAT THE DISCLOSURES MADE IN THE KEY INFORMATION DOCUMENT ARE GENERALLY ADEQUATE AND ARE IN CONFORMITY WITH THE REGULATIONS. THIS REQUIREMENT IS TO FACILITATE INVESTORS TO TAKE AN INFORMED DECISION FOR MAKING INVESTMENT IN THE PROPOSED ISSUE.

2.5 **DISCLAIMER IN RESPECT OF JURISDICTION**

Please refer to Section 2.5 of the General Information Document for the disclaimers in respect of the jurisdiction.

2.6 DISCLAIMER IN RESPECT OF RATING AGENCY

Please refer to Section 2.6 of the General Information Document for the disclaimers in respect of the Rating Agency.

2.7 ISSUE OF DEBENTURES IN DEMATERIALISED FORM

Please refer to Section 2.7 of the General Information Document for the disclaimers in respect of issuances of the Debentures in dematerialised form.

2.8 **DISCLAIMER IN RESPECT OF DEBENTURE TRUSTEE**

Please refer to Section 2.8 of the General Information Document for the disclaimers in respect of the Debenture Trustee.

2.9 **DISCLAIMER OF THE ARRANGERS**

Please refer to Section 2.9 of the General Information Document for the disclaimers in respect of the arranger (if any).

SECTION 3: DETAILS OF PROMOTERS OF THE ISSUER

Please refer to Section 3 of the General Information Document for the details of the promoters of the Issuer.

SECTION 4: RISK FACTORS

- 4.1 Please refer to Section 4 of the General Information Document for the risk factors in respect of the issuance of Debentures. However, in respect of the risk factor set out in Section 4.11(a) of the General Information Document, please consider the below instead:
 - (a) The Issuer provides secured loans to the clients and if the Issuer is unable to control the level of non-performing loans ("NPAs") in the future, or if the Issuer's loan loss reserves are insufficient to cover future loan losses, the financial condition and results of operations may be materially and adversely affected

A majority of the Issuer's loans are vehicle loans and the clients of these vehicle loans are of the high risk category. There is uncertainty on the client's ability to fulfil its loan obligations it can be difficult to verify all client details and assess the risk. Such non-performing or low credit quality loans can negatively impact the Issuer's results of operations.

The Issuer has various procedures and process controls in place to mitigate the risk.

As on December 31, 2024 the gross Stage III was INR 304.45 Crores on a gross portfolio of INR 10,992.79 Crore (excluding managed / securitized portfolio) of INR 1,303.11 crore.

The Issuer cannot assure that it will be able to effectively control and reduce the level of the NPAs of its Client Loans. The amount of its reported NPAs may increase in the future as a result of growth of Client Loans. If the Issuer is unable to manage NPAs or adequately recover its loans, the results of its operations will be adversely affected.

The clients are from different industries spread across several geographies with limited access to finance and, as a result, might be vulnerable if economic conditions worsen or growth rates decelerate in India, or if there are natural disasters such as floods and droughts in areas where the Issuer's members live. Moreover, there is no precise method for predicting loan and credit losses, and the Issuer cannot assure that it's monitoring and risk management procedures will effectively predict such losses or that loan loss reserves will be sufficient to cover actual losses. If the Issuer are unable to control or reduce the level of its NPAs or poor credit quality loans, its financial condition and results of its operations could be materially and adversely affected.

4.2 In addition to the risk factors set out in Section 4.1 above, please refer below for certain additional risk factors in respect of the Debentures.

(a) ISSUANCE UNDER EXISTING ISIN

The issue of the Debentures is a further issuance under an existing ISIN, under which other non-convertible debentures have been issued. Any default under any other non-convertible debentures issued under the aforementioned ISIN may result in any stock exchange or depository classifying the Debentures as being in default.

SECTION 5: [INTENTIONALLY LEFT BLANK]

SECTION 6: REGULATORY DISCLOSURES

This Key Information Document is prepared in accordance with the provisions of SEBI Debt Listing Regulations and in this Section 6, the Issuer has set out the details required as per the SEBI Debt Listing Regulations (including Schedule I thereof).

6.1 The Issuer shall file the following documents along with the listing application to the stock exchange and with the Debenture Trustee

Along with this Key Information Document and the corporate authorizations for this issuance of the Debentures, the documents set out in Section 6.1 of the General Information Document have been / shall be submitted along with the listing application to the BSE and with the Debenture Trustee.

6.2 The following documents have been / shall be submitted to BSE at the time of filing the draft of this Key Information Document:

Due diligence certificates from the Debenture Trustee as per the format specified in the SEBI Debenture Trustees Master Circular and in the SEBI Debt Listing Regulations.

6.3 Details of credit rating along with the latest press release of the Credit Rating Agency in relation to the issue and declaration that the rating is valid as on the date of issuance and listing. Such press release shall not be older than one year from the date of opening of the issue.

ICRA Limited has affirmed/assigned a rating of "AA-(Stable)" through its letter dated April 8, 2025 for the Debentures to be issued in the proposed Issue. The rating letter from the Rating Agency, the rating rationale from the Rating Agency and the detailed press release are provided in **Annexure I** of this Key Information Document.

The Issuer hereby declares that the rating is and shall be valid as on the date of issuance and listing of any Debentures.

6.4 Name(s) of the stock exchange(s) where the non-convertible securities are proposed to be listed and the details of their in-principle approval for listing obtained from these stock exchange(s). If non-convertible securities are proposed to be listed on more than one stock exchange(s) then the issuer shall specify the designated stock exchange for the issue. The issuer shall specify the stock exchange where the recovery expense fund is being or has been created, as specified by the Board:

The Debentures are proposed to be listed on the WDM segment of the BSE within the time period prescribed under the SEBI Listing Timelines Requirements. The Debentures are not proposed to be listed on more than one stock exchange.

The Issuer has obtained the in-principle approval for the listing of the debentures in accordance with the General Information Document from BSE, and the same is annexed in **Annexure X** below.

The Issuer shall comply with the requirements of the listing agreement for debt securities to the extent applicable to it on a continuous basis. The Recovery Expense Fund shall be created by the Issuer with BSE in accordance with Chapter IV of the SEBI Debenture Trustees Master Circular.

6.5 Issue Schedule:

PARTICULARS	DATE
Issue Opening Date	April 16, 2025
Issue Closing Date	April 16, 2025
Pay In Date	April 17, 2025
Deemed Date of Allotment	April 17, 2025

6.6 Name, logo, addresses, website URL, email address, telephone number and contact person of specific entities in relation to the Issue:

(a) Legal Counsel

Name	N.A. The Issuer has been advised by its in-house		
	legal, secretarial and compliance team.		
Logo	N.A.		
Address	N.A.		
Website	N.A.		
E-mail address	N.A.		
Telephone Number	N.A.		
Contact Person Details	N.A.		

(b) Merchant Banker and co-managers to the issues

Name	N.A.
Logo	N.A.
Address	N.A.
Website	N.A.
E-mail address	N.A.
Telephone Number	N.A.
Contact Person Details	N.A.

(c) Guarantor

Name	N.A.
Logo	N.A.
Address	N.A.
Website	N.A.
E-mail address	N.A.
Telephone Number	N.A.
Contact Person Details	N.A.

(d) Arrangers

Name	N.A.
Logo	N.A.
Address	N.A.
Website	N.A.
E-mail address	N.A.
Telephone Number	N.A.
Contact Person Details	N.A.

(e) Debenture Trustee to the Issue

Name	Vardhman Trusteeship Pvt Ltd		
Logo	VARDHMAN TRUSTESHIP PVT LTD Rottering & Pretenting your feet		
Address	Vardhman Trusteeship Pvt Ltd.		
	The Capital, A Wing, 412A, Bandra Kurla Complex,		
	Bandra (East) Mumbai 400 051 I 411,4th Floor,		
	Antriksh Bhawan, 22, KG Marg, Connaught Place,		
	New Delhi- 110001		
Website	https://vardhmantrustee.com/		
E-mail address	rushabh@vardhmantrustee.com		
Telephone Number	9930430993.		
Contact Person Details	Mr. Rushabh Desai		

(f) Credit Rating Agency for the Issue

Name	ICRA Limited	
Logo	ICRA	
Address	B-710, Statesman House, 148, Barakhamba Road, New Delhi-	
	110001	
Website	www.icra.in	
E-mail address	manushrees@icraindia.com	
Telephone Number	+91.11.23357940	
Contact Person Details	Ms. Manushree Saggar	

(g) Registrar the Issue

Name	KFin Technologies Limited		
Logo	<u> </u>		
Address	Selenuim Tower - B, Plot No 31 & 32, Gachibowli, Financial		
	District, Nanakramguda, Hyderabad - 500 032		
Website	https://www.kfintech.com/		
E-mail address	compliance.corp@kfintech.com		
Telephone Number	+91- 040 – 67162222		
Contact Person Details	Mr. Hanumantha Rao Patri		

(h) Statutory Auditors

Name	Deloitte Haskins & Sells
Logo	Deloitte Haskins & Sells
Peer review certificate	016480
no.	
Address	19th Floor, Shapath-V S.G. Highway, Ahmedabad 380015
Website	sgk@deloitte.com
E-mail address	https://www2.deloitte.com/in/en.html
Telephone Number	+91 7966827300
Contact Person Details	G. K. Subramaniam

6.7 About the Issuer

The following details pertaining to the issuer:

(a) Overview and a brief summary of the business activities of the Issuer

Please refer to Section 6.7 of the General Information Document for overview and a brief summary of the business activities of the Issuer.

(b) Structure of the group/Issuer:

Please refer to Section 6.7 of the General Information Document for the structure of the group/Issuer.

(c) A brief summary of the business activities of the subsidiaries of the issuer:

Please refer to Section 6.7 of the General Information Document for a brief summary of the business activities of the subsidiaries of the Issuer.

(d) Details of branches or units where the issuer carries on its business activities, if any may be provided in the form of a static Quick Response (QR) code and web link.

If the issuer provides the details of branches or units in the form of a static QR code and web link, the details of the said branches or units shall be provided to the debenture trustee as well and kept available for inspection as specified in Section 6.37(g) below.

A checklist item in the 'Security and Covenant Monitoring System' shall also be included for providing information about branches or units of the issuer to the debenture trustee and confirmation of the same by the debenture trustee:

As on [December 31, 2024]¹, the Company has 644 branches across 11 states and 1 union territory in India.

(e) Use of proceeds (in the order of priority for which the said proceeds will be utilized): (i) purpose of the placement; (ii) break-up of the cost of the project for which the money is being raised; (iii) means of financing for the project; (iv) proposed deployment status of the proceeds at each stage of the project

The proceeds raised from the issue of the Debentures are not being utilised for funding of any projects. Please refer Section 8.1 (Summary Terms) below for the Purpose.

6.8 Expenses of the Issue: Expenses of the issue along with a break up for each item of expense, including details of the fees payable to separately as under (in terms of amount, as a percentage of total issue expenses and as a percentage of total issue size), as applicable:

S.NO	PARTICULARS	FEE/EXPENSE AMOUNT (excluding GST)	% OF TOTAL ISSUE EXPENSES	% OF TOTAL ISSUE SIZE
1.	Lead Manager(s) fees	N. A.	N. A.	N. A.
2.	Underwriting commission	N. A.	N. A.	N. A.
3.	Brokerage, selling commission and upload fees	N. A.	N. A.	N. A.
4.	Fees payable to the registrars to the issue	INR 17000	1.81%	0.002%
5.	Fees payable to the legal advisors	N.A.	N.A.	N.A.
6.	Advertising and marketing expenses	N. A. *	N. A. *	N. A. *
7.	Fees payable to the regulators including stock exchanges	INR 1,25,000	13.28%	.01%
8.	Expenses incurred on printing and distribution of issue stationary	N. A. **	N. A. **	N. A. **
9.	Any other fees, commission and payments under whatever nomenclature	INR 7,99,000	84.91%	0.08%

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Note to draft: Issuer to check if this can be updated as of March 31, 2025.

- * As the Debentures will be issued by way of private placement to identified investors in accordance with the process prescribed by SEBI, no specific advertising and marketing expenses are envisaged to be payable in respect of such issue of Debentures.
- ** As the Debentures will be issued by way of private placement to identified investors in accordance with the process prescribed by SEBI, no specific expenses are envisaged to be incurred on printing and distribution of issue stationary in respect of such issue of Debentures.

Notwithstanding anything contained in this KID, the Issuer may at its sole discretion pay any anchor fees or other fees at such rate as it deems fit.

6.9 Financial Information

(a) The audited financial statements (i.e. profit and loss statement, balance sheet and cash flow statement) both on a standalone and consolidated basis for a period of three completed years, which shall not be more than six months old from the date of the issue document or issue opening date, as applicable. Such financial statements shall be should be audited and certified by the statutory auditor(s) who holds a valid certificate issued by the Peer Review Board of the Institute of Chartered Accountants of India ("ICAI").

However, if the issuer, being a listed REIT/listed InvIT, has been in existence for a period of less than three completed years, and historical financial statements of such REIT/InvIT are not available for some portion or the entire portion of the reporting period of three years and the interim period, the combined financial statements shall be disclosed for the periods for which such historical financial statements are not available.

Please refer Annexure I of the General Information Document for the audited financial statements of the Issuer for the Financial Years ended March 31, 2023 and March 31, 2022, and Annexure XI of this Key Information Document for the audited financial statements of the Issuer for the Financial Year ended March 31, 2024 and the limited review financial results as of December 31, 2024.

The audited financial statements of the Issuer for the Financial Year ended March 31, 2025 are not available as of the date of this Key Information Document, and these will be provided by the Issuer to BSE within the time period prescribed under the Companies Act and the LODR Regulations.

(b) Listed issuers (whose debt securities or specified securities are listed on recognised stock exchange(s)) in compliance with the listing regulations, may disclose unaudited financial information for the interim period in the format as specified therein with limited review report in the issue document, as filed with the stock exchanges, instead of audited financial statements for the interim period, subject to making necessary disclosures in this regard in issue document including risk factors.

The audited financial statements of the Issuer for the Financial Years ended March 31, 2023 and March 31, 2022 have been disclosed in Annexure I of the General Information Document, and the audited financial statements of the Issuer for the Financial Year ended March 31, 2024 and the limited review financial results as of December 31, 2024 have been disclosed in **Annexure XI** of this Key Information Document.

The audited financial statements of the Issuer for the Financial Year ended March 31, 2025 are not available as of the date of this Key Information Document, and these will be provided by the Issuer to BSE within the time period prescribed under the Companies Act and the LODR Regulations.

- (c) Issuers other than REITs/ InvITs desirous of issuing debt securities on private placement basis and who are in existence for less than three years may disclose financial statements mentioned at (a) above for such period of existence, subject to the following conditions:
 - The issue is made on the Electronic Book Platform of the stock exchange, irrespective of the issue size; and

(ii) In case of issue of securities on a private placement basis, the issue is open for subscription only to qualified institutional buyers

Not applicable as the Issuer has been in existence for more than 3 (three) years.

(d) The above financial statements shall be accompanied with the auditor's report along with the requisite schedules, footnotes, summary etc.

Please refer Annexure I of the General Information Document for the audited financial statements of the Issuer for the Financial Years ended March 31, 2023 and March 31, 2022 along with the auditor's report along with the requisite schedules, footnotes, summary etc., and Annexure XI of this Key Information Document for the audited financial statements of the Issuer for the Financial Year ended March 31, 2024 along with the auditor's report along with the requisite schedules, footnotes, summary etc., and the limited review financial results as of December 31, 2024.

The audited financial statements of the Issuer for the Financial Year ended March 31, 2025 are not available as of the date of this Key Information Document, and these will be provided by the Issuer to BSE within the time period prescribed under the Companies Act and the LODR Regulations.

(e) Key Operational and Financial Parameters on a consolidated basis and on a standalone basis in respect of the financial information provided under clauses (a) to (c) above***:

Standalone Basis (INR in Lakh)

PARTICULARS	MARCH 31,	MARCH 31,	MARCH 31,	December 31, 2024
	2022	2023	2024	
	Audited	Audited	Audited	Limited Review
BALANCE SHEET				
Assets				
Property, Plant and Equipment	9,737.78	13,264.05	17,972.99	21,152.81
Financial Assets	6,08,522.99	8,85,181.89	12,05,959.45	14,03,353.62
Non-financial Assets excluding property, plant and equipment	5,644.09	7,119.83	6,979.78	6,483.80
Total Assets	6,23,904.86	9,05,565.77	12,30,912.22	14,30,990.23
Liabilities				
Financial Liabilities				
- Derivative financial instruments	52.36	37.69	67.70	270.92
- Trade Payables	-	-	-	-
- Debt Securities	1,47,357.91	1,71,495.99	1,53,655.91	2,06,928.32
- Borrowings (other than Debt Securities)	3,00,378.15	5,32,818.22	7,39,832.06	8,57,306.28
 Subordinated liabilities 	2,036.64	-	-	-
- Other financial liabilities	12,749.12	15,722.23	24,024.88	26,565.22
Non-Financial				
Liabilities				
- Current tax liabilities (net)	-	-	-	554.44

- Provisions	862.67	1,056.18	1,472.38	2,147.25
- Deferred tax liabilities (net)	-		-	
- Other non-financial liabilities	824.12	1,061.57	1,001.19	1,085.54
Equity (Equity Share Capital and Other Equity)	1,59,643.89	1,83,373.89	3,10,858.10	3,36,132.26
Total Liabilities and Equity	6,23,904.86	9,05,565.77	12,30,912.22	14,30,990.23
DDOCIT AND LOCC				
PROFIT AND LOSS Revenue from	01 420 22	1 20 276 76	<u> </u>	
Revenue from operations	81,438.23	1,30,276.76	1,79,119.46	1,73,487.74
Other Income	630.49	1,147.31	675.45	572.87
Total Income	82,068.72	1,31,424.07	1,79,794.91	1,74,060.61
Total Expenses	64,308.40	1,02,403.25	1,39,862.78	1,43,470.19
Total Expenses	04,308.40	1,02,403.23	1,39,802.78	1,43,470.19
Profit after tax for the year	14,287.41	22,278.48	31,192.33	23,805.08
Other Comprehensive income	(72.33)	(22.33)	-102.29	-64.07
Total Comprehensive	14,215.08	22,256.15	31,090.04	23,741.01
Income				
Earnings per equity	50.47	76.52	25.00*	
share (Basic)				17.79**
Earnings per equity share (Diluted)	49.85	75.15	24.70*	17.65**
CASH FLOW	T	T /	T	T
Net cash from / used in (-) operating activities	(1,21,193.09)	(2,24,336.77)	-2,32,160.56	-1,36,290.69
Net cash from / used in (-) investing activities	(60,267.48)	28,084.75	-79,156.06	-30,225.46
Net cash from / used in (-) financing activities	1,75,584.93	2,54,544.89	2,76,567.55	1,73,459.65
Net increase / decrease (-) in cash and cash equivalents	(5,875.64)	58,292.86	-34,749.07	6,943.50
Cash and cash equivalents as per Cash Flow Statement as at the end of Half Year	17,455.85	75,748.71	40,999.64	47,943.14
ADDITIONAL	TION			
ADDITIONAL INFORMA		1 02 272 00	2 10 000 10	2 26 122 26
Net Worth Cash and cash	1,59,643.89 17,456.39	1,83,373.89 75,748.71	3,10,858.10	3,36,132.26
equivalents			40,999.64	47,943.14
Loans	4,76,481.96	7,12,851.61	9,81,342.21	11,22,632.37

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Loans (Principal Amount)	4,76,481.96	7,12,851.61	9,81,342.21	11,22,632.37
Total Debts to Total	0.72	0.78	0.73	0.74
Assets				
Interest Income	77,525.35	1,19,332.22	1,63,283.66	1,55,403.16
Interest Expense	34,612.19	54,747.99	74,734.23	71,265.08
Impairment on	1,628.53	9,174.65	11,943.35	21,782.91
Financial Instruments			11,945.55	21,782.91
Bad Debts to Loans	0.49%	0.40%	0.24%	0.12%
% Stage 3 Loans on	2.83%	1.94%		
Loans (Principal			2.18%	2.71%
Amount)				
% Net Stage 3 Loans	2.04%	1.32%		
on Loans (Principal			1.30%	1.57%
Amount)				
Tier I Capital	29.79%	25.52%	33.86%	31.66%
Adequacy Ratio (%)			33.00%	31.00%
Tier II Capital	0.63%	0.58%	0.00%	0.00%
Adequacy Ratio (%)			0.00%	0.00%

^{*} The same has been reduced post giving the effect of bonus and split of shares.

Consolidated Basis: This is not applicable to the Issuer as the Issuer does not have any subsidiaries.

(f) Details of any other contingent liabilities of the Issuer based on the latest audited financial statements including amount and nature of liability***:

Please refer below for the details of the contingent liability of the Issuer as of March 31, 2024 (on the basis of the audited financial statements of the Issuer for the Financial Year ended March 31, 2024) and December 31, 2024 (on the basis of the limited review financial results of the Issuer for the financial guarter ended December 31, 2024):

Contingent liabilities and commitments

Particulars	For the period ended December 31, 2024	For the year ended March 31, 2024
(i) Contingent liabilities:-		
(a) Claims against the company not acknowledged as debt;		
- Indirect tax matter		
	2,417.90	2,327.29
- Direct tax matter		
	33.46	33.46
(b) Guarantees:-		
- Corporate guarantees towards securitization		
transaction	-	-
 towards law suits, claims and proceedings, including collection and repossession related matters, which arise in the ordinary course of business 	32.56	5.42

^{**}EPS stated as on December'24 pertains to first nine month only on non-annualised basis.

^{***} The audited financial statements of the Issuer for the Financial Year ended March 31, 2025 are not available as of the date of this Key Information Document, and these will be provided by the Issuer to BSE within the time period prescribed under the Companies Act and the LODR Regulations.

(c) Other money for which the company is contingently liable		
	75.00	75.00
	2,558.92	2,441.17
(ii) Commitments:-		
(a) Estimated amount of contracts remaining to be executed on capital account and not provided	-	-
(b) Other commitments	-	-
		-

Contingent liabilities and commitments (Continued)

- i) Demand raised by the office of commissioner, central excise, Jaipur for the period December 2010 to June 2017 (net of amount paid under protest and provided), for non-payment of service tax on services rendered towards collection of receivables and liquidity facilities in respect of securitization / direct assignments transactions is ₹ 1,611.41 lakhs. Company has filed an appeal against this order with the CESTAT, New Delhi and has deposited an amount equal to 7.5% of the tax demand i.e. ₹ 51.10 lakhs under protest.
- ii) Demand raised by the office of the principal commissioner, central goods and service tax commissionerate, Jaipur for the period July 2017 to March 2019 for non-payment of GST on excess interest spread income on assignment transactions is ₹763.38 lakhs (net of amount paid under protest and provided). The Company has filed appeal against the demand with Appellate Authority and has pre-deposited a sum of ₹38.23 lakhs.
- iii) The assistant commissioner, income tax, through an order dated March 31, 2022, has confirmed the demand of income tax of ₹ 33.46 lakhs from the Company and thereby reducing the amount of refund with the same in relation to under reporting of income. The Company has filed the appeal for the same on April 23, 2022 to commissioner of incometax (appeals).
- iv) The Company's pending litigations comprises of claims against the Company by the customer and proceedings pending with other authorities. The Company has reviewed all its pending litigations and proceedings and has adequately provided for where provisions are required and disclosed the contingent liabilities where applicable, in the financial statements. The Company do not expect the outcome of these proceedings to have a materially adverse effect on its financial statements.
 - *** The audited financial statements of the Issuer for the Financial Year ended March 31, 2025 are not available as of the date of this Key Information Document, and these will be provided by the Issuer to BSE within the time period prescribed under the Companies Act and the LODR Regulations.
- (g) The amount of corporate guarantee or letter of comfort issued by the issuer along with details of the counterparty (viz. name and nature of the counterparty, whether a subsidiary, joint venture entity, group company etc.) on behalf of whom it has been issued

Please refer Section 6.9(g) of the General Information Document for the details of corporate guarantee or letter of comfort issued by the Issuer. There are no changes to the information set out in Section 6.9(g) of the General Information Document.

- 6.10 A brief history of Issuer since its incorporation giving details of its following activities:
- (a) Details of Share Capital as on last guarter end, i.e., March 31, 2025:

SHARE CAPITAL	AMOUNT (IN INR)
Authorised Share Capital	
30,00,00,000 equity shares of INR 1 each	30,00,00,000
TOTAL	30,00,00,000
Issued, Subscribed and Fully Paid- up Share Capital	
13,40,02,204 equity shares of INR 1 each	13,40,02,204

TOTAL	13.40.02.204
IUIAL	13.40.02.204

(b) Changes in its capital structure as on last quarter end, i.e., March 31, 2025 for the preceding three financial years and current financial year:

Please refer Section 6.10(b) of the General Information Document for the details of change in the share capital of the Issuer for the financial years ending March 31, 2022, March 31, 2023, and March 31, 2024.

The details of change in the share capital of the Issuer for the financial year ending March 31, 2025 and the current financial year are as follows:



(c) Details of the equity share capital for the preceding three financial years and current financial year:

Please refer Section 6.10(c) of the General Information Document for the details of equity share capital of the Issuer for the preceding three financial years and for current financial year. Please refer below certain details of issuances of equity share capital of the Issuer that are in addition to those set out in the General Information Document (and which have occurred after the issuances of equity share capital of the Issuer set out in the General Information Document):

DATE OF	NO. OF	FACE	ISSUE	CONSIDE	NATURE		CUMULATI	VE	REMARKS
ALLOTM	EQUITY	VALUE	PRICE	RATION	OF	NO. OF	EQUITY	EQUITY	
ENT	SHARES	(IN INR)	(IN INR)	(CASH,	ALLOTM	EQUITY	SHARE	SHARE	
				OTHER	ENT	SHARES	CAPITAL	PREMIU	
				THAN				M	
				CASH,					
				ETC)					
08.04.20	6687253	1	-	Cash	Equity	133745	13374506	-	Bonus
24	2					064	4		Allotment
17.04.20	54088	1	300	Cash	Equity	13,37,9	13,37,99,	1,61,72,3	ESOP
24						9,152	152	12	Allotment
28.05.20	26900	1	300	Cash	Equity	13,38,2	13,38,26,	80,43,100	ESOP
24						6,052	052		Allotment
19.07.20	1500	1	62.34	Cash	Equity	13,38,2	13,38,27,	92,010	ESOP
24						7,552	552		Allotment
19.07.20	26200	1	300	Cash	Equity	13,38,5	13,38,53,	78,33,800	ESOP
24						3,752	752		Allotment
23.11.20	42350	1	300	Cash	Equity	13,38,9	13,38,96,	126,62,65	ESOP
24						6,102	102	0	Allotment
25.01.20	500	1.00	300.00	Cash	Equity				ESOP
25						13,38,9	13,38,96,	20,93,30,	Allotment
						6,602	602	18,926.71	
19.03.20	105602	1.00	300.00	Cash	Equity				ESOP
25						13,40,0	13,40,02,	20,96,45,	Allotment
						2,204	204	93,924.71	

(d) Details of any acquisition of or amalgamation with any entity in the preceding one year:

During last 1 (one) year, the Issuer has not acquired or amalgamated with any entity.

(e) Details of any Reorganization or Reconstruction in the preceding one year:

N.A.

(f) Details of the shareholding of the Company as at the latest quarter end, as per the format specified under the listing regulations:

Please refer **Annexure XIII** of this Key Information Document for the shareholding pattern of the Issuer as of March 31, 2025.

(g) List of top ten holders of equity shares of the Company as on the latest quarter end, i.e., March 31, 2025:

S. NO.	NAME OF THE SHAREHOLDERS	TOTAL NUMBER OF EQUITY SHARES	NUMBER OF SHARES IN DEMAT FORM	TOTAL SHAREHOLDING AS PERCENTAGE (%) OF TOTAL NO. OF EQUITY SHARES
1.	Rajendra Kumar Setia	41902747	41902747	31.27%
2.	Norwest Venture Partners X-Mauritius	30421656	30421656	22.70%
3.	TPG Growth IV SF Pte Limited	23283665	23283665	17.38%
4.	India Business Excellence Fund IV	7195836	7195836	5.37%
5.	Evolvence Coinvest I	3308260	3308260	2.47%
6.	360 ONE SPECIAL OPPORTUNITIES FUND - SERIES 9	3181104	3181104	2.37%
7.	Massachusetts Institute of Technology	2212936	2212936	1.65%
8.	DC Uno Ltd	2200000	2200000	1.64%
9.	Axis Growth Avenues AIF — I	2080720	2080720	1.55%
10.	Karma Holdings Mauritius Limited	1859400	1859400	1.39%

6.11 Following details regarding the directors of the Company:

(a) Details of the current directors of the Company:

NAME	DESIG NATIO N	DIN	AGE	ADDRESS	DATE OF APPOIN TMENT	DETAILS OF OTHER DIRECTORSHIPS	WHETHER WILLFUL DEFAULTER (YES/NO)
Amar	Chairp	0522	70	Flat No. H-602,	01.04.20	Raghav Productivit	y NO
Lal	erson	8156	Year	Marvel Zephyr,	16	Enhancers Limited	
Daulta	&		S	Kharadi South			
ni	Indep			Main Road,			
	enden			Vithal Nagar,			
	t			Kharadi, Pune			
	Direct			City, Pune,			
	or			Maharashtra-			
				411014			
Rajend	Mana	0095	55	2 Cha 12	21.11.19	NIL	NO
ra	ging	7374	Year	Jawahar	94		
Kumar	Direct		S	Nagar, Jaipur			
Setia	or &						
	CEO						

Yash Setia	Whole -time direct or	0983 1391	29 Year s	2 Cha 12 Jawahar Nagar, Jaipur	30.01.20 23	NIL	NO
Anand Raghav an	Indep enden t Direct or	0024 3485	63 Year s	22/1, Warren Road, Mylapore, Chennai 600004	07.04.20 18	i. Five-Star Business Finance Limited ii. Chennai International Centre iii. Nani Palkhivala Arbitration Centre iv. TVS Infrastructure Investment Manager Private Limited v. Shriram Life Insurance Company Limited vi. Jasmine Concrete Exports Private Limited vii. Aptus Value Housing Finance India Limited viii RCH Service India Private Limited	NO
Nanda Samee r Dave`	Indep enden t Direct or (Non- Execut ive & Indep enden t)	0867 3208	64 years	B1101-02, Paras Emperor, Bawadia Kalan, Huzur, Bhopal, Madhya Pardesh- 462039	14.03.20	Kisetsu Saison Finance (India) Private Limited	NO
Simit Batra	Non- Execut ive Nomin ee Direct or	0973 9615	37 Year s	1601, Wing F, Rustomjee Seasons, Madhusudhan Kalelkar Road, Bandra Kurla Complex, Bandra East, Mumbai - 400051, Maharashtra, India	13.06.20 23	 i. Landmark Insurance Brokers Private Limited, ii. Social Worth Technologies Private Limited, iii. Busybees Logistics Solutions Private Limited, iv. Big Tree Entertainment Private Limited v. Livspace Pte. Limited (Foreign company) 	NO
Deban shi Basu	Non- Execut ive Nomin ee Direct or	0713 5074	42 Year s	603/604, B- Wing, Magnolia- Nahar, Amrit Shakti, Powai, Andheri East, Mumbai 400	09.11.20 20	i. Nehat Tech Solutions Private Limited ii. Nivara Home Finance Limited	NO

				072, Maharashtra, India			
Mukul Mathu r	Indep enden t Direct or (Non- Execut ive & Indep enden t)	1002 5806	57 years	E 103, Jacaranda Block, Brigade Millennium, JP Nagar 7 th Phase, Bengaluru - 560078, Karnataka, India	29.03.20 24	i. Tanmatra Foundation	NO

(b) Details of change in directors in the preceding three financial years and current financial year:

NAME	DESIGNA TION	DIN	DATE OF APPOINTMEN T	DATE OF CESSATION, IF APPLICABLE	DATE OF RESIGNATION , IF APPLICABLE	REMARKS
Rajendra Kumar	Managin	00957374	19/05/2022	-	-	Re-appointment as
Setia	g Director					Managing Director
	Chief		30/01/2023	-	-	Appointment as
	Executiv					Chief Executive
	e Officer					Officer
Shalini Setia	Whole Time Director	02817624	19/05/2022	-	-	Re-appointment as Whole time director
			19/05/2022		30/01/2023	Resignation
Yash Setia	Wholeti me Director	09831391	30/01/2023	-	-	Appointment
Amar Lal Daultani	Indepen dent Director	05228156	23/02/2024	-	-	Appointed as the Chairperson of the Company
Anand Raghavan	Indepen dent Director	00243485	07/04/2023	-	-	Re- Appointment
Simit Batra	Addition al Director	09739615	13/06/2023	-	-	Appointment
	Nominee Director		20/06/2023	-	-	Regularisation as Nominee Director
Nanda Sameer Dave	Addition al Director (Non- Executiv e & Indepen dent)	08673208	14.03.2024	-	-	Appointment
	Indepen dent Director		25.04.2024	-	-	Regularisation as Independent Director

Mukul Mathur	Addition	0025806	29.03.2024	-	-	Appointment
	al					
	Director					
	(Non-					
	Executiv					
	e &					
	Indepen					
	dent)					
	Indepen		25.04.2024	-	-	Regularisation as
	dent					Independent
	Director					Director

- (c) Details of directors' remuneration, and such particulars of the nature and extent of their interests in the issuer (during the current year and preceding three financial years):
 - Remuneration payable or paid to a director by the issuer, its subsidiary or associate company; shareholding of the director in the company, its subsidiaries and associate companies on a fully diluted basis;

Please refer Section 6.11(c)(i) of the General Information Document for the details of the remuneration payable or paid to a director by the Issuer, its subsidiary or associate company, and the details of the shareholding of the director in the Issuer, its subsidiaries and associate companies on a fully diluted basis for the Financial Years ended March 31, 2022, March 31, 2023, and March 31, 2024.

Please refer below for the relevant details for the Financial Year ended March 31, 2025 and the current Financial year:

By/in the Issuer:

S. NO.	NAME OF THE DIRECTOR	REMUNERATION PAYABLE/PAID BY THE ISSUER (IN LAKHS) IN FY 2024-25	REMUNERATION PAYABLE/PAID BY THE ISSUER (IN LAKHS) IN FY 2025-26 (CURRENT YEAR)	SHAREHOLDING/NO. OF SHARES IN THE ISSUER (ON A FULLY DILUTED BASIS)
1.	Rajendra Kumar Setia	498.67	NIL	4,30,70,524
2.	Yash Setia	126.69	NIL	2,600
3.	Anand Raghavan	28.50	NIL	Nil
4.	Amar Lal Daultani	28.60	NIL	Nil
5.	Nanda Sameer Dave	20.25	NIL	Nil
6.	Mukul Mathur	16.25	NIL	Nil
7.	Debanshi Basu	NIL	NIL	Nil
8.	Simit Batra	NIL	NIL	Nil

By/in the subsidiaries of the Issuer: Not Applicable

S. NO.	NAME OF THE DIRECTOR	REMUNERATION PAYABLE/PAID BY THE SUBSIDIARIES OF THE ISSUER (IN LAKHS) IN FY 2024-25	REMUNERATION PAYABLE/PAID BY THE SUBSIDIARIES OF THE ISSUER (IN LAKHS) IN FY 2025-26 (CURRENT YEAR)	SHAREHOLDING IN THE SUBSIDIARIES OF THE ISSUER (ON A FULLY DILUTED BASIS)
1.	N.A.	N.A.	N.A.	N.A.

By/in the associate of the Issuer: Not Applicable

S. NO.	NAME OF THE	REMUNERATION	REMUNERATION	SHAREHOLDING IN THE	
	DIRECTOR	PAYABLE/PAID BY THE	PAYABLE/PAID BY THE	ASSOCIATE	
		ASSOCIATE	ASSOCIATE	COMPANIES OF THE	
		COMPANIES OF THE	COMPANIES OF THE	ISSUER (ON A FULLY	
		ISSUER IN FY 2024-25	ISSUER IN FY 2025-26	DILUTED BASIS)	
			(CURRENT YEAR)		
1.	N.A.	N.A.	N.A.	N.A.	

(ii) Appointment of any relatives to an office or place of profit of the issuer, its subsidiary or associate company;

Of the Issuer:

S. NO.	FINANCIAL YEAR	NAME OF THE DIRECTOR	DETAILS OF THE RELATIVE	DETAILS OF APPOINTMENT OF THE RELATIVE TO AN OFFICE OR PLACE OF PROFIT OF THE ISSUER
1.	FY 2021-22	NIL	NIL	NIL
2.	FY 2022-23	Mr. Yash Setia	Son of Mr. Rajendra Kumar Setia (Managing Directors & CEO)	Mr. Yash Setia appointed as Wholetime Director of the company with effect from 30 th January, 2023
3.	FY 2023-24	NIL	NIL	NIL
4.	FY 2024-25	NIL	NIL	NIL
5.	FY 2025-26 (Current Year)	NIL	NIL	NIL

Of the subsidiaries of the Issuer: Not Applicable

S. NO.	FINANCIAL	NAME OF THE	DETAILS OF THE RELATIVE	DETAILS OF
	YEAR	DIRECTOR		APPOINTMENT OF THE
				RELATIVE TO AN
				OFFICE OR PLACE OF
				PROFIT OF THE
				SUBSIDIARIES OF THE
				ISSUER
	-	-	-	-

Of the associate companies of the Issuer: Not Applicable

S. NO.	FINANCIAL YEAR	NAME OF THE DIRECTOR	DETAILS OF THE RELATIVE	DETAILS OF APPOINTMENT OF THE RELATIVE TO AN OFFICE OR PLACE OF PROFIT OF THE ASSOCIATE COMPANIES OF THE ISSUER
	-	-	-	-

(iii) Full particulars of the nature and extent of interest, if any, of every director:

A. in the promotion of the issuer company; or

- B. in any immoveable property acquired by the issuer company in the two years preceding the date of the issue document or any immoveable property proposed to be acquired by it; or
- C. where the interest of such a director consists in being a member of a firm or company, the nature and extent of his interest in the firm or company, with a statement of all sums paid or agreed to be paid to him or to the firm or company in cash or shares or otherwise by any person either to induce him to become, or to help him qualify as a director, or otherwise for services rendered by him or by the firm or company, in connection with the promotion or formation of the issuer company shall be disclosed.

Please refer Section 6.11(c)(iii) of the General Information Document for the details of the full particulars of the nature and extent of interest, if any, of every director. There are no changes to the information set out in Section 6.11(c)(iii) of the General Information Document.

(d) Contribution being made by the directors as part of the offer or separately in furtherance of such objects.

Please refer Section 6.11(d) of the General Information Document for the details of contribution being made by the directors as part of the offer or separately in furtherance of such objects. There are no changes to the information set out in Section 6.11(d) of the General Information Document.

Any financial or other material interest of the directors, promoters, key managerial personnel or senior management in the offer and the effect of such interest in so far as it is different from the interests of other persons.

Please refer Section 6.12 of the General Information Document for the details of any financial or other material interest of the directors, promoters, key managerial personnel or senior management in the offer and the effect of such interest in so far as it is different from the interests of other persons. There are no changes to the information set out in Section 6.12 of the General Information Document.

- 6.13 Following details regarding the auditors of the Issuer:
- (a) Details of the auditor of the Issuer:

NAME OF THE AUDITOR	ADDRESS	DATE OF APPOINTMENT
Deloitte Haskins & Sells	19 th Floor, Shapath-V S.G. Highway, Ahmedabad 380015	07/08/2024

(b) Details of change in auditors for preceding three financial years and current financial year:

NAME OF THE	ADDRESS	DATE OF	DATE OF	DATE OF
AUDITOR		APPOINTMENT	CESSATION, IF	RESIGNATION, IF
			APPLICABLE	APPLICABLE
M/s S. R. Batliboi	2 nd & 3 rd Floor, Golf	18/08/2021	07/08/2024	N.A.
& Associates LLP	View Corporate Tower -			
	B, Sector - 42, Sector			
	Road,Gurugram,			
	Haryana - 122002, India			

Deloitte Haskins	19 th Floor, Shapath-V	07/08/2024	-N.A.	N.A
& Sells	S.G. Highway,			
	Ahmedabad 380015			

- 6.14 Details of the following liabilities of the issuer, as at the end of the preceding quarter, or if available, a later date:
- (a) Details of outstanding secured loan facilities as at the end of the last quarter, i.e., March 31, 2025:

NAME OF LENDER	TYPE OF FACILITY	AMOUNT SANCTIONED (IN INR Crore)	PRINCIPAL AMOUNT OUTSTANDING (IN INR Crore)	REPAYMENT DATE/ SCHEDULE	SECURITY	CREDIT RATING, IF APPLICABL E	ASSET CLASSIFIC ATION
Aditya Birla Finance Limited	Term Loan	40.00	15.86	22-Mar-26	1.15	Unrated	Standard
AU Small Finance bank	Term Loan	35.00	15.31	30-Nov-26	1.10	CARE AA- and India AA-	Standard
Axis Bank	Term Loan	100.00	23.08	30-Dec-25	1.10	CARE AA- and India AA-	Standard
Axis Bank	Term Loan	150.00	57.14	28-Sep-26	1.10	CARE AA-	Standard
Axis Bank	Term Loan	200.00	142.31	30-May-27	1.10	CARE AA-	Standard
Axis Bank	Term Loan	150.00	25.00	19-Apr-28	1.10	CARE AA-	Standard
Axis Bank	Term Loan	225.00	74.00	12-Jun-28	1.10	CARE AA-	Standard
Bajaj Finance Limited	Term Loan	80.00	34.86	31-May-26	1.10	Unrated	Standard
Bajaj Finance Limited	Term Loan	80.00	62.22	29-Jun-27	1.10	Unrated	Standard
Bajaj Finance Limited	Term Loan	75.00	75.00	28-Feb-28	1.10	Unrated	Standard
Bandhan Bank	Term Loan	125.00	50.00	20-Sep-26	1.10	CARE AA- and India AA-	Standard
Bandhan Bank	Term Loan	150.00	105.33	30-Sep-27	1.10	CARE AA- and India AA-	Standard
Bandhan Bank	Term Loan	150.00	140.00	30-Sep-28	1.10	CARE AA-	Standard
Bank of Baroda	Term Loan	75.00	30.00	24-Mar-27	1.10	CARE AA- and India AA-	Standard
Bank of Baroda	Term Loan	100.00	60.00	14-Mar-28	1.10	CARE AA-	Standard
Bank Of Baroda	Term Loan	150.00	120.00	30-Mar-29	1.10	CARE AA-	Standard
Bank of India	Term Loan	100.00	94.45	21-May-29	1.10	CARE AA- and India AA-	Standard
Bank of Maharashtra	Term Loan	100.00	55.54	30-Sep-27	1.10	CARE AA- and India AA-	Standard

Bank of Maharashtra	Term Loan	150.00	150.00	25-Feb-30	1.10	CARE AA-	Standard
Canara Bank	Term			30-Nov-26		CARE AA-	Starraara
Cariara Barik	Loan	50.00	19.44	30 1107 20	1.25	and India	
	Loan	30.00	13.44		1.23	AA-	Standard
Canara Bank	Term			30-Mar-27		CARE AA-	Staridard
Callala Balik	Loan	45.00	22.50	30-iviai-27	1.25	and India	
	LUaii	45.00	22.50		1.25	AA-	Ctandard
	-			06.14. 20			Standard
	Term	50.00	25.44	06-May-28	4.05	CARE AA-	
Canara Bank	Loan	50.00	36.11		1.25	and India	1
						AA-	Standard
Canara Bank	Term	100.00	75.00	30-Nov-28	1.25		
	Loan	200.00	7 51.50			CARE AA-	Standard
Capital Small Finance Bank Ltd	Term			27-Dec-25		CARE AA-	
	Loan	15.00	2.87		1.11	and India	
						AA-	Standard
	Term			27-Feb-27		CARE AA-	
Capital Small Finance Bank Ltd	Loan	15.00	7.88		1.10	and India	
·						AA-	Standard
	Term			04-Oct-27			
City Union Bank	Loan	50.00	45.45	0.0002	1.10	CARE AA-	Standard
CSB	Term			21-Oct-25		CARE AA-	Standard
C3D	Loan	30.00	6.45	21 000 25	1.10	and India	
	LUaii	30.00	0.45		1.10	AA-	Standard
	-			24.0.1.27			Stanuaru
	Term			31-Oct-27		CARE AA-	
CSB	Loan	50.00	39.28		1.10	and India	
						AA-	Standard
	Term			30-Nov-26		CARE AA-	
CSB Bank Limited	Loan	50.00	25.14		1.10	and India	
						AA-	Standard
DBS Bank	Term	50.00	19.44	29-May-26	1.15		
DB3 Balik	Loan	30.00	13.44		1.13	CARE AA-	Standard
Dhe Dank	Term	100.00	72.22	12-Jun-27	1 1 5		
Dbs Bank	Loan	100.00	72.22		1.15	CARE AA-	Standard
	Term			15-Mar-26			
Dcb Bank Limited	Loan	30.00	9.15		1.15	CARE AA-	Standard
	Term			26-Mar-28			
Dhanlaxmi	Loan	42.00	42.00		1.10	Unrated	Standard
	Term			15-Jun-26		CARE AA-	J. C.
Dhanlaxmi Bank Limited	Loan	25.00	7.81	15 Juli 20	1.10	and India	
Dilailiaxiiii Balik Liiliiteu	Loan	23.00	7.61		1.10	AA-	Standard
	T			20 1 25			Standard
5 6 5	Term	25.00		29-Jul-25		CARE AA-	
Equitas Small Finance Bank	Loan	35.00	5.75		1.10	and India	
						AA-	Standard
Federal Bank	Term	125.00	100.00	28-Mar-30	1.15		
	Loan					Unrated	Standard
	Term			14-Dec-27		CARE AA-	
Federal Bank Limited	Loan	100.00	55.00		1.15	and India	
						AA-	Standard
	Term			31-Oct-28		CARE AA-	
Federal Bank Limited	Loan	200.00	143.31		1.15	and India	
						AA-	Standard
	Term	1		30-Sep-29			
Federal Bank Limited	Loan	100.00	89.97	35 550 25	1.15	CARE AA-	Standard
	Term	+		31-Mar-28		Critic AA	Standard
HDFC Bank	Loan	50.00	50.00	31-IVIGI-70	1.15	Unrated	Standard
	LUGII		1	1	<u> </u>	Unitaled	Januaru

HDFC Bank Limited	Term Loan	100.00	13.09	31-May-25	1.25	CARE AA- and India	
	Term			30-Apr-26		AA- CARE AA-	Standard
HDFC Bank Limited	Loan	150.00	56.06	30-Αρι-20	1.20	and India	Standard
HDFC Bank Limited	Term Loan	250.00	170.16	30-Jun-27	1.20	CARE AA- and India AA-	Standard
HDFC Bank Limited	Term Loan	100.00	91.67	31-Dec-27	1.20	CARE AA-	Standard
HSBC	Term Loan	100.00	21.78	13-Jun-26	1.10	CARE AA-	Standard
HSBC	Term Loan	75.00	47.87	28-Feb-27	1.10	CARE AA- and India AA-	Standard
HSBC	Term Loan	90.00	6.86	18-Mar-28	1.10	CARE AA- and India AA-	Standard
HSBC	Term Loan	110.00	91.66	12-May-28	1.10	CARE AA- and India AA-	Standard
HSBC	Term Loan	130.00	15.00	28-Nov-28	1.10	Unrated	Standard
ICICI Bank Ltd	Term Loan	85.00	35.42	30-Jun-26	1.10	CARE AA- and India AA-	Standard
ICICI Bank Ltd	Term Loan	85.00	70.00	30-Jul-27	1.10	CARE AA- and India AA-	Standard
IDBI bank	Term Loan	25.00	18.40	31-Oct-28	1.10	CARE AA- and India AA-	Standard
IDBI Bank	Term Loan	75.00	60.48	16-Feb-29	1.10	CARE AA-	Standard
IDFC First Bank Limited	Term Loan	200.00	75.00	23-Sep-26	1.10	CARE AA- and India AA-	Standard
IDFC First Bank Limited	Term Loan	200.00	145.53	30-Sep-28	1.10	CARE AA-	Standard
IDFC First Bank Limited	Term Loan	250.00	237.50	21-Oct-29	1.10	CARE AA-	Standard
Indian Bank	Term Loan	25.00	5.55	15-Mar-26	1.11	CARE AA- and India AA-	Standard
Indian Bank	Term Loan	40.00	19.76	31-Jan-27	1.11	CARE AA- and India AA-	Standard
Indian Bank	Term Loan	50.00	18.17	27-Feb-26	1.11	CARE AA-	Standard
Indian Bank	Term Loan	100.00	83.38	30-Dec-28	1.11	CARE AA-	Standard
Indian Bank	Term Loan	100.00	95.00	31-Dec-29	1.11	CARE AA-	Standard
Indian Overseas Bank	Term Loan	25.00	12.49	29-Mar-27	1.25	CARE AA- and India AA-	Standard

Indusind Bank Limited	Term Loan	30.00	4.06	29-Sep-25	1.25	CARE AA- and India AA-	Standard
Indusind Bank Limited	Term Loan	75.00	23.96	29-Jun-26	1.15	CARE AA- and India AA-	Standard Standard
Indusind Bank Limited	Term Loan	150.00	79.69	27-Mar-27	1.15	CARE AA-	Standard
Indusind Bank Limited	Term Loan	200.00	153.13	30-Mar-28	1.15	CARE AA-	Standard
Indusind Bank Limited	Term Loan	210.00	176.77	31-Jul-28	1.15	CARE AA- and India AA-	Standard
Karnataka Bank	Term Loan	25.00	12.50	09-Jun-26	1.10	CARE AA- and India AA-	Standard
Karnataka Bank	Term Loan	50.00	40.00	28-Feb-27	1.10	CARE AA-	Standard
Karur Vysya Bank	Term Loan	30.00	12.50	11-Jun-26	1.10	CARE AA-	Standard
Kotak Mahindra Bank	Term Loan	100.00	100.00	28-Sep-28	1.10	Unrated	Standard
Kotak Mahindra Bank Limited	Term Loan	50.00	6.10	10-Aug-25	1.15	CARE AA- and India AA-	Standard
Kotak Mahindra Bank Limited	Term Loan	25.00	6.71	28-Feb-26	1.15	CARE AA- and India AA-	Standard
Kotak Mahindra Bank Limited	Term Loan	25.00	8.54	29-May-26	1.15	CARE AA- and India AA-	Standard
Kotak Mahindra Bank Limited	Term Loan	100.00	50.00	27-Dec-26	1.15	CARE AA- and India AA-	Standard
Kotak Mahindra Bank Limited	Term Loan	200.00	125.48	29-Jun-27	1.10	CARE AA-	Standard
Mahindra & Mahindra Finance Tranche 1	Term Loan	100.00	11.11	30-Jul-25	1.10	Unrated	Standard
Mudra	Term Loan	70.00	18.80	31-Jan-26	1.10	CARE AA- and India AA-	Standard
MUDRA	Term Loan	100.00	42.00	19-Mar-28	1.10	India AA-	Standard
MUDRA	Term Loan	200.00	62.00	19-Mar-28	1.10	India AA-	Standard
NABARD	Term Loan	100.00	100.00	28-Jan-30	1.20	Unrated	Standard
Nabkisan Finance Limited	Term Loan	40.00	13.33	05-Mar-26	1.10	CARE AA-	Standard
Nabkisan Finance Limited	Term Loan	60.00	50.00	28-Aug-27	1.10	CARE AA- and India AA-	Standard
Nabsamruddhi Finance Limited	Term Loan	29.50	11.65	19-Mar-26	1.10	CARE AA-	Standard
Nainital Bank	Term Loan	35.00	29.47	13-Feb-29	1.25	CARE AA-	Standard

Punjab & Sind Bank	Term Loan	50.00	29.92	29-Mar-28	1.11	CARE AA-	Standard
Punjab National bank	Term Loan	25.00	22.37	26-Jun-29	1.20	CARE AA- and India AA-	Standard
RBL Bank	Term Loan	100.00	100.00	24-Sep-28	1.10	Unrated	Standard
RBL Bank Limited	Term Loan	100.00	42.86	20-Sep-26	1.15	CARE AA-	Standard
RBL Bank Limited	Term Loan	150.00	103.57	29-Aug-27	1.15	CARE AA-	Standard
SIDBI	Term Loan	125.00	35.47	23-Dec-25	1.25	CARE AA- and India AA-	Standard
SIDBI	Term Loan	200.00	121.87	30-Sep-26	1.18	CARE AA- and India AA-	Standard
SIDBI	Term Loan	200.00	200.00	18-Feb-28	1.15	CARE AA-	Standard
State Bank of India	Term Loan	150.00	62.97	28-Feb-27	1.25	CARE AA- and India AA-	Standard
State Bank of India	Term Loan	200.00	104.96	30-Sep-27	1.25	CARE AA- and India AA-	Standard
State Bank of India	Term Loan	200.00	157.42	31-Oct-28	1.25	CARE AA- and India AA-	Standard
Sundaram Finance Limited	Term Loan	75.00	7.17	17-Jun-25	1.18	Unrated	Standard
Suryoday Small Finance Bank	Term Loan	50.00	37.50	29-Jun-26	1.10	CARE AA- and India AA-	Standard
Suryoday Small Finance Bank	Term Loan	52.50	52.50	28-Feb-27	1.10	Unrated	Standard
Tata Capital Finance Service Limited	Term Loan	40.00	1.12	15-Apr-25	1.10	Unrated	Standard
The South Indian Bank Limited	Term Loan	30.00	13.19	30-Jul-26	1.10	CARE AA- and India AA-	Standard
UCO Bank	Term Loan	50.00	47.49	30-Dec-29	1.11	CARE AA-	Standard
Ujjivan Small Finance Bank Ltd	Term Loan	70.00	14.33	31-Jan-26	1.10	CARE AA- and India AA-	Standard
Ujjivan Small Finance Bank Ltd	Term Loan	60.00	30.00	30-Mar-26	1.10	CARE AA-	Standard
Ujjivan Small Finance Bank Ltd	Term Loan	70.00	70.00	31-Jan-27	1.10	CARE AA-	Standard
Union Bank of India	Term Loan	50.00	26.31	30-Sep-27	1.25	CARE AA- and India AA-	Standard
Union Bank of India	Term Loan	50.00	36.68	31-Jul-28	1.18	CARE AA- and India AA-	Standard
Union Bank of India	Term Loan	50.00	50.00	31-Dec-29	1.10	CARE AA-	Standard

	Term			30-Jul-25		CARE AA-	
Utkarsh Small Finance Bank	Loan	21.50	2.39		1.15	and India	
	_					AA-	Standard
Mari Bardi	Term	60.00	10.00	23-Sep-25	1.10	CARE AA-	
Woori Bank	Loan	60.00	10.00		1.10	and India	Chandond
	Torm			10-Oct-27		AA-	Standard
Woori Bank	Term Loan	50.00	43.06	10-061-27	1.10	CARE AA-	Standard
Yes Bank	Term			31-Jul-25		CARE AA-	Standard
res bank	Loan	40.00	4.88	31-Jul-23	1.20	and India	
	Loan	40.00	4.00		1.20	AA-	Standard
	Term			30-Apr-26		CARE AA-	
Yes Bank	Loan	100.00	32.50	'	1.20	and India	
						AA-	Standard
V DI-	Term	100.00	45.00	18-Sep-26	1.20		
Yes Bank	Loan	100.00	45.00		1.20	CARE AA-	Standard
Vec Benk	Term	150.00	110.50	30-Sep-27	1 1 5		
Yes Bank	Loan	150.00	119.50		1.15	CARE AA-	Standard
Yes Bank	Term	150.00	145.00	30-May-28	1.15		
TES DATIK	Loan	130.00	145.00		1.13	CARE AA-	Standard
						CARE AA-	
Au Small Finance Bank	CC	5.00	0.00	NA	1.10	and India	
						AA-	Standard
						CARE AA-	
Axis Bank	CC	10.00	0.00	NA	1.20	and India	
						AA-	Standard
						CARE AA-	
Federal Bank Limited	CC	10.00	0.00	NA	1.20	and India	
						AA-	Standard
LIDEC Double Limsited	66	10.00	0.00	NI A	1 22	CARE AA-	
HDFC Bank Limited	CC	10.00	0.00	NA	1.33	and India	Chandand
ICICI P I II I	66	F 00	0.00	1	1.10	AA-	Standard
ICICI Bank Ltd	CC	5.00	0.00	NA	1.10	CARE AA-	Standard
IDFC First Bank Limited						CARE AA-	
	CC	25.00	0.00	NA	1.10	and India	
						AA-	Standard
Indian Dank	66	10.00	0.53	NI A	1 11	CARE AA-	
Indian Bank	CC	10.00	9.53	NA	1.11	and India	Ctandard
						CARE AA-	Standard
Indusind Bank Limited	СС	0.40	0.00	NA	1.25	and India	
muusmu bank Liiniteu	CC	0.40	0.00	INA	1.23	AA-	Standard
						CARE AA-	Standard
Indusind Bank Limited	WCDL	1.00	0.00	NA	1.25	and India	
madsina bank Emitted	Webl	1.00	0.00		1.23	AA-	Standard
						CARE AA-	
Kotak Mahindra Bank Limited	СС	10.00	0.00	NA	1.33	and India	
						AA-	Standard
						CARE AA-	
RBL Bank Limited	CC	2.50	0.00	NA	1.33	and India	
						AA-	Standard
Global Climate Partnership	ECD	72.21	27.40	30-Dec-26	1 10		
Fund S.A	ECB	73.31	27.49		1.10	Unrated	Standard
Worldbusiness Capital Inc	ECB	112.28	84.21	31-Jan-28	1.25	Unrated	Standard
Asian Development Bank	ECB	868.50	521.58	12-Feb-30	1.15	Unrated	
Asian Development Bank	LCD	505.50	321.30	== : 55 55	1.10	omateu	Standard

(b) Details of outstanding unsecured loan facilities as at the end of the last quarter, i.e., March 31, 2025:

NAME OF LENDER	TYPE OF FACILITY	AMOUNT SANCTIONED (IN INR)	PRINCIPAL AMOUNT OUTSTANDING (IN INR)	REPAYMENT DATE/SCHEDU LE	CREDIT RATING, IF APPLICAB LE
Nil	Nil	Nil	Nil	Nil	Nil

(c) Details of outstanding non-convertible securities as at the end of the last quarter, i.e., March 31, 2025, in the following format:

SERIES OF NCS	ISIN	TENOR / PERIOD OF MATURIT Y	COUPON	AMOUNT (IN INR, IN CRORES)	DATE OF ALLOTME NT	REDEMPT ION DATE / SCHEDULE	CREDIT RATING	SECURE D / UNSEC URED	SECURITY
5267346- 5268335	INE124N07 572	36 Months	Floating	33	29.04.202	29.04.202 5	CRISIL AA- /Stable	Secured	The value of security at all times equal to 1.10x times of security cover Over the Book debts
5324336- 5344335	INE124N07 630	27 Months	Market linked	200	05/01/20 23	05/04/20 25	Care PP- MLD A+/ Stable	Secured	The value of security at all times equal to 1.05x times of security cover over the book debts.
5366836 - 5370935	INE124N07 663	1827 Days	9.67%	410	30/05/20 23	30/05/20 28	NA	Secured	The value of security at all times equal to 1.15x times Of securi Ty cover Over the Book debts.
5370936- 5375935	INE124N07 671	36 Months	9.25% XIRR	50	08/11/20 23	08/11/20 26	IND AA- /Stable	Secured	The value of security at all times equal to 1.10x times Of securi Ty cover

									Over the
									Book debts.
5375936-	INE124N07	24	9.25%	280	02/04/20	02/04/20	[ICRA]AA-	Secured	The value of
5405935	689	Months	per		24	26	(Stable)		security at
			annum						all times
									equal to
									1.10x times
									Of securi
									Ty cover
									Over the
									Book debts.
5405936	INE124N07	36	9.25%	350	09/05/20	09/05/20	[ICRA]AA-	Secured	The value of
-5440935	697	Months	per		24	27	(Stable)		security at
			annum						all times
									equal to
									1.10x times
									Of securi
									Ty cover
									Over the
									Book debts.
5440936-	INE124N07	24	9.25%	50	03/06/20	03/06/20	[ICRA]AA-	Secured	The value of
5445935	705	Months	per		24	26	(Stable)		security at
			annum				, ,		all times
									equal to
									1.10x times
									Of securi
									Ty cover
									Over the
									Book debts.
5445936	INE124N07	39	9.25%	100	19/06/20	19/09/20	[ICRA]AA-	Secured	The value of
-	713	Months	per		24	27	(Stable)		security at
5455935			annum				(**************************************		all times
									equal to
									1.10x times
									Of securi
									Ty cover
									Over the
									Book debts.
5455936-	INE124N07	24	9.25%	220	14/08/20	14/08/20	[ICRA]AA-	Secured	The value of
5477935	721	Months	per		24	26	(Stable)	0000.00	security at
0	,		annum				(0:00.0)		all times
									equal to
									1.1x times
									Of securi
									Ty cover
									Over the
									Book debts.
5477936-	Existing	32	9.25%	25	23/08/20	09/05/20	[ICRA]AA-	Secured	The value of
5480435	ISIN:	Months	per	23	24	27	(Stable)	Jecureu	security at
J-00433	INE124N07	and 16	annum		24		(Stable)		all times
	697	Days	amum						equal to
	057	Days							1.10x times
						l		1	T.TOY (IIIIE)

Date: _____, 2025

This Key Information Document is neither a prospectus nor a statement in lieu of a prospectus)

						1			- 4
	Temprary								Of securi
	ISIN:IN812								Ty cover
	4N07019								Over the
									Book debts
5480436-	INE124N07	36	9.25%	250	10/10/20	10/10/20	(India	Secured	The value of
5505435	739	Months	per		24	27	Rating &		security at
			annum				Research)		all times
							AA-		equal to
							(Stable)		1.10x times
									Of securi
									Ty cover
									Over the
									Book debts
5505436-	INE124N07	36	9.25%	125	02/01/20	02/01/20	[ICRA]AA-	Secured	The value of
5517935	747	Months	per		25	28	(Stable)		security at
			annum						all times
									equal to
									1.10x times
									Of securi
									Ty cover
									Over the
									Book debts
5517936	INE124N07	30	9.25%	200	15/01/20	15/07/20	[ICRA]AA-	Secured	The value of
-	754	months			25	27	(Stable);		security at
5552935									all times
									equal to
									1.10x times
									of security
									cover over
									the book
									debts

(d) Details of commercial paper issuances as at the end of the last quarter, i.e., March 31, 2025, in the following format:

SERIES OF NCS	ISIN	TENOR / PERIOD OF MATURI TY	COUPON	AMOUN T OUTSTA NDING (IN INR)	DATE OF ALLOTM ENT	REDEMP TION DATE / SCHEDUL E	CREDIT	SECURED / UNSECU RED	SECURIT Y	OTHER DETAILS VIZ. DETAILS OF ISSUING AND PAYING AGENT, DETAILS OF CREDIT RATING AGENCIE S
NA	INE124N 14107	127 Days	9%	60,00,00, 000	31.12.20 24	07.05.20 25	(India Rating &	Unsecur ed	NA	The Federal
N.A.	INE124N	127 Dave	9%	5000000	10.01.20		Research	L		Bank
IV.A.		127 Days	9%							
	14107			00	25) A1+			Limited

(Re-					
issuance)					

(e) List of top ten holders of non-convertible securities in terms of value (in cumulative basis) as the end of the last quarter, i.e., March 31, 2025:

SR. NO.	NAME OF HOLDERS	CATEGORY OF HOLDER	FACE VALUE OF HOLDING (IN INR, IN CRORE)	HOLDING AS A % OF TOTAL OUTSTANDING NON-CONVERTIBLE SECURITIES OF THE ISSUER
1.	Aditya Birla Sun Life Trustee Private Limited A/C	Mutual Fund	315.00	22%
2.	Nederlandse Financierings- Maatschappij Voor Ontwik	Foreign portfolio investor	307.50	21%
3.	ICICI Prudential Balanced Advantage Fund	Mutual Fund	115.00	8%
4.	ICICI Prudential All Seasons Bond Fund	Mutual Fund	110.00	8%
5.	ICICI Prudential Medium Term Bond Fund	Mutual Fund	110.00	8%
6.	ICICI Prudential Equity & Debt Fund	Mutual Fund	100.00	7%
7.	AU SMALL FINANCE BANK LIMITED	Limited Company	100.00	7%
8.	Morgan Stanley Asia (Singapore) PTE.	Foreign portfolio investor	100.00	7%
9.	HDFC Mutual Fund-Hdfc Credit Risk Debt Fund	Mutual Fund	100.00	7%
10.	SUNDARAM FINANCE LTD	Limited Company	99.50	7%

(f) List of top ten holders of Commercial paper in terms of value (in cumulative basis) as at the end of the last quarter, i.e., March 31, 2025:

SR. NO.	NAME OF HOLDER	CATEGORY OF HOLDER	FACE VALUE OF HOLDING	HOLDING AS A % OF TOTAL COMMERCIAL PAPER OUTSTANDING OF THE ISSUER
1.	Northern Arc Finserv Fund	Alternative Investment Fund	5,00,000/-	11.76%
2.	Northern Arc India Impact Trust	Alternative Investment Fund	5,00,000/-	58.82%
3.	Northern Arc Money Market Alpha Trust	Alternative Investment Fund	5,00,000/-	29.41%

(g) Details of the bank fund based facilities/ rest of the borrowing (if any, including hybrid debt like Foreign Currency Convertible Bonds (FCCB), Optionally Convertible Debentures/ Preference Shares) from financial institutions or financial creditors as at the end of the last quarter, i.e., March 31, 2025:

NAME OF	TYPE OF	AMOUNT	PRINCIPAL	DATE OF	CREDI	SECURED	SECURI
PARTY (IN	FACILITY /	SANCTION	AMOUNT	REPAYME	Т	/	TY
CASE OF	INSTRUM	ED/	OUTSTAND	NT/	RATI	UNSECU	
FACILITY)/	ENT	ISSUED	ING	SCHEDULE	NG	RED	
NAME OF							

INSTRUM ENT							
Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil

6.15 The amount of corporate guarantee or letter of comfort issued by the issuer along with name of the counterparty (like name of the subsidiary, joint venture entity, group company, etc.) on behalf of whom it has been issued, contingent liability including debt service reserve account guarantees/ any put option etc.

Please refer Section 6.15 of the General Information Document for the details of the corporate guarantee or letter of comfort issued by the Issuer. There are no changes to the information set out in Section 6.15 of the General Information Document.

- 6.16 Details of any outstanding borrowings taken/ debt securities issued for consideration other than cash. This information shall be disclosed whether such borrowing/ debt securities have been taken/ issued:
 - · in whole or part,
 - at a premium or discount, or
 - in pursuance of an option or not.

Please refer Section 6.16 of the General Information Document for the details of any outstanding borrowings taken/ debt securities issued for consideration other than cash. There are no changes to the information set out in Section 6.16 of the General Information Document.

6.17 Where the Issuer is a non-banking finance company or housing finance company, the required disclosures on Asset Liability Management (ALM) shall be provided for the latest audited financials:

S.	PARTICULARS OF DISCLOSURE	DETAILS
NO.		
1.	Details with regard to lending done out of the issue proceeds of earlier	Lending Policy: Please refer Annexure XII.
	issuances of debt securities (whether public issue or private placement) by issuer	Classification of Loans given to associate or entities related to Board, Senior management, promoters, etc: Please refer Annexure XII.
		Classification of loans into several maturity profile denomination: Please refer Annexure XII.
		Aggregated exposure to top 20 borrowers: Please refer Annexure XII.
		Details of loans, overdue and classified as Non performing assets (NPA): Please refer Annexure XII.
2.	Details of borrowings granted by issuer	Portfolio Summary of borrowings made by issuer: Please refer Annexure XII.
		Quantum and percentage of Secured vs. Unsecured borrowings: Please refer Annexure XII.
3.	Details of change in shareholding	Any change in promoters' shareholding in the Issuer during preceding financial year beyond the threshold prescribed by Reserve Bank of India: Please refer Annexure XII.

4.	Disclosure of Assets under management	Segment wise break up and type of loans: Please refer Annexure XII.
5.	Details of borrowers	Geographical location wise: Please refer Annexure XII.
6.	Details of Gross NPA	Segment wise: Please refer Annexure XII.
7.	Details of Assets and Liabilities	Residual maturity profile wise into several bucket: Please refer Annexure XII.
8.	Additional details of loans made by, Housing Finance Company	N.A.
9.	Disclosure of latest ALM statements to stock exchange	Please refer Annexure XII.

6.18 Details of all default/s and/or delay in payments of interest and principal of any kind of term loans, debt securities, commercial paper (including technical delay) and other financial indebtedness including corporate guarantee or letters of comfort issued by the company, in the preceding three years and the current financial year:

Please refer Section 6.18 of the General Information Document for the details of all default/s and/or delay in payments of interest and principal of any kind of term loans, debt securities, commercial paper (including technical delay) and other financial indebtedness in the Financial Years ended March 31, 2022, March 31, 2023, and March 31, 2024. There are no defaults/delays in the Financial Year ended March 31, 2025 and the current Financial Year.

6.19 Any material event/ development or change having implications on the financials/credit quality (e.g. any material regulatory proceedings against the issuer/promoters, litigations resulting in material liabilities, corporate restructuring event etc.) at the time of issue which may affect the issue or the investor's decision to invest / continue to invest in the non-convertible securities/ commercial paper.

Please refer Section 6.19 of the General Information Document for the details of the material event/development or change on the financials/credit quality (e.g. any material regulatory proceedings against the Issuer/promoters, tax litigations resulting in material liabilities, corporate restructuring event etc.). There are no changes to the information set out in Section 6.19 of the General Information Document.

- 6.20 Any litigation or legal action pending or taken by a Government Department or a statutory body or regulatory body during the three years immediately preceding the year of the issue document against the promoter of the company:
 - I. The Company, Mr. Rajendra Kumar Setia and Mrs. Shalini Setia in their capacity as directors of the company have received a notice dated June 11, 2018 from the ROC under Section 297 of the Companies Act, 1956. In this regard the Company filed an application with the Regional Director on July 28, 2021 for compounding of the non-compliance with Section 297 of the Companies Act, 1956 and has obtained a compounding order imposing a penalty of Rs. 10,000/- (Rupees Ten Thousand only) each on the Company, Mr. Rajendra Setia and Mrs. Shalini Setia.
 - II. The Company had filed a suo moto application for adjudication of penalties dated April 26, 2024, before the RoC seeking adjudication of penalties for non- compliance with section 62(1)(b) of the Companies Act, 2013. In this regard, the RoC, by way of its order dated May 22, 2024, has imposed a penalty of ₹ 4 lakhs (Rupees Four Lakhs) upon the Company and ₹ 1 lakh (Rupees One Lakh) each on our Managing Director and Chief Executive Officer, Whole-time Director, Chief Financial Officer and the Company Secretary. Our Company,

Managing Director and Chief Executive Officer, Whole-time Director, Chief Financial Officer and the Company Secretary, have made the payments pertaining to the aforesaid penalties.

6.21 Details of default and non-payment of statutory dues for the preceding three financial years and current financial year:

Please refer Section 6.21 of the General Information Document for the details of default and non-payment of statutory dues for the Financial Years ended March 31, 2022, March 31, 2023, and March 31, 2024. There are no defaults/delays in the Financial Year ended March 31, 2025 and the current Financial Year.

6.22 Details of pending litigation involving the issuer, promoter, director, subsidiaries, group companies or any other person, whose outcome could have material adverse effect on the financial position of the issuer, which may affect the issue or the investor's decision to invest / continue to invest in the debt securities and/or non-convertible redeemable preference shares

Please refer Section 6.22 of the General Information Document for the details of the relevant pending litigation involving the issuer, promoter, director, subsidiaries, group companies or any other person. There are no changes to the information set out in Section 6.22 of the General Information Document.

6.23 Details of acts of material frauds committed against the issuer in the preceding three financial years and current financial year, if any, and if so, the action taken by the issuer

Please refer Section 6.23 of the General Information Document for the details of acts of material frauds committed against the issuer in the Financial Years ended March 31, 2022, March 31, 2023, and March 31, 2024. There are no material frauds committed against the issuer in the Financial Year ended March 31, 2025 and the current Financial Year.

6.24 Details of pending proceedings initiated against the issuer for economic offences, if any

Please refer Section 6.24 of the General Information Document for the details of the pending proceedings initiated against the issuer for economic offences, if any. There are no changes to the information set out in Section 6.24 of the General Information Document.

6.25 Related party transactions entered during the preceding three financial years and current financial year with regard to loans made or, guarantees given or securities provided ***

Financial Year 2021-22:

SK Finance Limited Enswhile known as "Bas Kav Fiscure Limited" Notes to the Financial Statement (Continued) For the year ended March 31, 2022

(C in lukhs)

39 Related party disclosure

Related party disclosures, as required by notified Ind AS 24 - 'Related party disclosures' are given below:

Names of related parties

Sr. No-	Particolon	
60	Notice of the related parties where control colors	
	The Company have no subsidiary and holding Company	
(0)	Key management persented	
	Rejendra Kamer Seria	Meanging Director
	Stalini Seira	Wholestime Director
	Amor Lef Deuteni	Independent Director
	Around Raghavan	Independent Director
	Gaurzy Trokan	Northce Director (upto May 22, 1000)
ı	Altshay Tanes	Nominee Director (e.e.f. Jane 53, 2023)
	Mucach Object	Nemino Director (upta Nevember 97, 2020)
	Doborobi Sare	Notineer Director (v.e.f. November 89, 2001)
(κι	Relatives of key summer event personnel	
	Roj Kurrar Seria	Bincher of Managing Discetor
	Sorcado Kassor Sçula	Donther of Managing Disease
	Support Artin	Brother of Whole-time Director
	Stejos Aren	Brother of Whole-time Director
	Yesk Solice	San of Managing Director
141	Existing controlled or jointly controlled by individual basing significant inflatnce or their relatives	
	Stanza Bredien - Partnerskip fern	
	Shakham Lensing & Financial Company - Sale propries aship	
	Infines f. Technologies Limited - Company	
	Su Kay Foundation - Trust	

- Disclarare has been reads only when there have been any transcribes with those parties.

 Transactions will are based parties
- (a) Key management personnel compousation

The table below describes the components to key management personnel under $\ln\! f \Delta S \, 24$:

Sr. No.	Pertissians	For the year ended March 31, 2022	For the year ended Alards 31, 3821
k	Short-term employer benefits	367.24	218.16
ki.	Past-employment benefits		
ra.	Other long-term benefits		
iv.	Termination benefits		
v.	Share-based payment .		



SK Finance Limited
Entitable leaves as "Fee Key Pinacey Limited"
Notes to the Financial Statement (Continued)
For the year ended March 31, 2022

(3 in lakte

39 Related Party Disclosure (Continued)

B. Transactions with related parties

Network of Taxas action	Year ended March 31	Key Management Personnel and Relatings	Entities controlled or juicity controlled by individual having significant influence or their relatives	Total
Saltry &	2822	533.19		532
	2021	349.28		369
lifting fires	2322	37.29		37.
	2021	19.55		19
REMITAGE EXPRISES	2022	4.61		4
	2021	4.55		4
Commission	2022		1/8	
	2021	:	9,12	,
Вака зафсивав	2622	39.43		39
	2821	37.55		37
To Environ expenses	2022		6.47	
	2021		10.00	10
agel & Preferenced Charges	2922	3.51		,
	2021			
Desporate social responsibility expanditure	2022		4.10	4
	2021		176.72	176
non of shore expired	2022	2,200.00		2,168
	- 2021	20.35		31
Promies	2022		1.65	L
	2021		-	
Durstrading behaves				
alary poyable	1022	47.88		47
	2021	22.34		22
Émusic Aslany	3622	3.50		x
	2021	-		
apil & Profusional Charges	2622	1.52		1
	2021			
Commission psystole	2813			
	2021		2.92	2
оЗначе спроизи родабо	2023			
	2021		0.55	0.

Other charter datasts door, not include employee stack option plan cost charged in profit and loss.

⁽c) Terms and conditions of transactions with related parties
All two selects with fine related period on a send a length load. Contending amount on at the end of the year or not contend and to be scaled in each.



As liability for gravity is provided on assertial basis, and calculated for Company as a whole, the said supercell liability pertaining specifically to key minograid prosened are not known, and tenne, not included in the above saids.

Financial Year 2022-23:

SK Finance Limited

Erstwhile known as "Ess Kay Fincorp Limited"

Notes to the Financial Statement (Continued)

For the year ended March 31, 2023

(₹ in lakhs except otherwise stated)

38 Contingent liabilities and commitments (Continued)

i) Demand raised by the office of commissioner, central excise, Jaijur for the period December 2010 to June 2017 (net of amount paid under protest and provided), for non-payment of service tax on services rendered towards collection of receivables and liquidity facilities in respect of securitization / direct assignments transactions is £ 1,457.70 lakks. Company has filled an appeal against this order with the CESTAT, New Delhi and has deposited an amount equal to 7,5% of the tax demand i.e. ₹ 51.10 lakks under protest.

ii) The assistant commissioner, income tax, through an order dated March 31, 2022, has confirmed the demand of income tax of ₹ 33.46 lakhs from the Company and thereby reducing the amount of refund with the same in relation to under reporting of income. The Company has filed the uppeal for the same on April 23, 2022 to commissioner of income-tax (appeals).

iii) The Company's pending litigations comprises of claims against the Company by the customer and proceedings pending with other authorities. The Company has reviewed all its pending litigations and proceedings and has adequately provided for where provisions are required and disclosed the contingent liabilities where applicable, in the financial statements. The Company do not expect the outcome of these proceedings to have a materially adverse effect on its financial statements.

iv) Demand raised by the office of commissioner, central goods and service tax, Jaipur for the financial year 2017-18 and 2018-19 (not of amount paid under protest and provided), for non-payment of GST on deemed commission for personal guarantee given by directer on various loan taken is ₹ 206,30 lakhs. The order for financial year 2017-18 and 2018-19 was received on August 31, 2022 and the corresponding appeal has been filed with commissioner (appeals) CGST, Jaipur on November 30, 2022.

39 Related party disclosure

Related party disclosures, as required by notified Ind AS 24 - 'Related party disclosures' are given below:

A. Names of related parties

Particulars	
a) Names of the related parties where control exists	
The Company has no subsidiary and holding Company.	
b) Key management personnel	
Rajendra Kumar Setia	Managing Director & CEO
Shalini Setia	Whole-time Director (Upto January 30, 2023)
Yash Setia	Whole-time Director (w.e.f. January 30, 2023)
Atul Arera	Chief Financial Officer
Anagha Bongur	Company Secretary
Amer Lal Deultani	Independent Director
Anand Raghavan	Independent Director
Akshay Tanna	Nominee Director
Debarehi Basu	Nominee Director
c) Relatives of key management personnel and promoter grou	P
Bhajan Devi Setia	Mother of Managing Director & CEO
Shalini Setia	Wife of Managing Director & CEO
Raj Kumar Setia	Brother of Managing Director & CEO
Samoer Arora	Promoter group
Sanjeev Arora	Promoter group
Yash Setia	Son of Managing Director & CEO
f) Entities controlled or jointly controlled by individual havin	g significant influence or their relatives
Infrasoft Technologies Limited - Company	
SK Foundation - Trust	
Rajendra Kumar Setia HUF	

Disclosure has been made only when there have been any transactions with those parties.

B. Key management personnel compensation

The table below describes the compensation to key management personnel under Ind AS 24:

Particulars	For the year ended March 31, 2023	For the year ended March 31, 2022
i) Short-term employee benefits #	524.47	404.18
ii) Post-employment benefits		
iii) Other long-term benefits		
iv) Termination benefits		
v) Share-based payment		

the above details does not include employee stock option plan cost charged in profit and loss

39(B.1) As liability for gratuity and compensated absences is provided on actuarial basis, and calculated for the Company as a whole, the said expensed liability pertaining specifically to key managerial personnel are not known, and hence, not included in the above table.

10(B.1) Company are approximately provided an expense of the company as a whole, the said expense of the company as a whole, the company as a whole of the company as a whol

39(B.2) Gross remuseration comprises salary, medical reimbursement, leave travel concession, all monetary value of other perquisites computed on the basis of the Income Tax Act and Rules.



SK Finance Limited

Erstwhile known as *Ess Kay Fincorp Limited"

Notes to the Financial Statement (Continued)

For the year ended March 31, 2023

(₹ in lakhs except otherwise stated)

39 Related party disclosure (Continued)

C. Transactions/balances with related parties

Nature of Transaction	Year ended March 31	Directors	Relative of directors	Key management personnel (exculding directors)	Relative of key management personnel (exculding directors)	Entities controlled or jointly controlled by individual having significant influence or their relatives	Total
i) Transactions during the year							
Salary #	2023	415.44	212,49	109.03	~		736,96
Staty #	2022	307.24	224.95	96.94			629.13
	2023	30.30					30,30
Sitting fees	2022	37.19					37.19
	2023	5.06					5.06
Insurance expenses	2022	4.68					4,68
	2023						
Commission	2022			-		1.68	1.68
	2023	34.45	6,96				41.41
Rent expenses	2022	39.43					39.43
	2023					8.42	8.42
Software expenses	2022					6.47	6.47
	2023						
Legal and professional charges	2022	3.59					3.59
	2023					303.42	303.42
Corporate social responsibility expenditure	2022					4.10	4.10
	2422		0.77	0.72			1.49
Issue of share capital	2023	2,200.00	0.77	-			2,200.00
						17.00	17.00
Donation	2023					1.65	1.65
					-		
Number of ESOP grant (in lakh)	2023			0.39			0.39
	2022						
ii) Outstanding balances	2023						
Salary payable	2022		47.88				47.88
	***	**** (2	1.98	0.84		1.25	226.69
Equity share capital	2023	222.62	1.98	0.84		1.25	225.21
Advance salary	2023		3.50			:	3.50
			2.50	-	-		2.50
Legal and professional charges	2023		1.63				1.52
	2022		1.52	-			1.32

the above details does not include employee stock option plan cost charged in profit and loss.

s in easier certains come not include emproyee stock option plant cost emerged in print and ions.

39(C.1) As liability for gratuity and compensated absences is provided on actuarial basis, and calculated for the Company as a whole, the said expense/liability pertaining specifically to key managerial personnel one not known, and hence, not included in the above table.

39(C.2) Geoss remuneration comprises salary, medical reimbursement, leave travel concession, allowances and performance bonus but excludes non monetary value of other perquisites computed on the basis of the Income Tax Act and Rules.

D. Personal guarantees provided by directors

Details of personal gurantees given by the directors for borrowings as at March 31, 2023 and March 31, 2022 is stated under notes no 16 and 17.

E. Terms and conditions of transactions with related parties
All transactions with these relationships and conditions are arm's length base iced on an arm's length basis. Outstanding amount as at the end of the year see un

Financial Year 2023-24:

SK Finance Limited

Notes to the Financial Statement (Continued)

For the year ended March 31, 2024

(₹ in lakhs except otherwise stated)

38 Related party disclosure (Continued)

C. Transactions/balances with related parties i) Transactions during the period

Name of the related party	Nature of transactions	For the year	e ended
realite of the related party	Suture of transactions	March 31, 2024	March 31, 202
Directors			
Rejendra Kumar Setin	Salary	\$61.61	395.56
Shalini Setio	Salary	,	9.73
Yach Sztin	Salary	160.31	10.14
Amer at Doubant	Sitting Fees	24.14	15.27
Anna Ragiavan	Sizing Pers	23.66	14.93
Rajendra Kranor Setia	Insurance Expenses	5.09	5.06
Shalini Setia	Rept		34.45
Rogendro, Kumur Setia	Personal Guarantee received for Bonowings	35,000.00	10,920.00
Rejender Kumar Setia and Shalini Setia (Jointly)	Personal Guerantee received for Businessings		20,000,00
Rejendra Kumar Seria	Issue of Share Capital#	7,262.14	-
Relative of directors			
Raj Kumar Seria	Salary	203.31	91.04
Santeer Arte a	Salary		100.37
Sargeev Annua	Selary		
Yash Setia	Selary		21.05
Studini Setia	R261	43.47	6.95
Surjace Acers	Issue of Shore Capital		5.63
Someon Azora	Tous of Steen Opital		90.19
Rej Kumar Sesia	Issue of Shere Capital 95	7,503.95	
Key assuagement personnel (excluding directors)			
Atul Arcen	Solary	111.85	88.72
Anogha Bacqur	Sulary	25.83	20.31
Atril Arese	Incident Strate Capital	1,518.62	83.70
Angla Bargar	Issue of Share Capital	1.87	5.61
Atril Areca	Number of ESOP grant (in bich)		0.35
Antigho Bongur	Number of ESOP grant (in blds)		0.04
Entities controlled or jointly controlled by individual basis	ng significant influence or their relatives		
Infrasoft Private Limited	Information Technology Expenses	22.11	3.42
SK Foundation	CSR Expenses	334.77	303.42
SK Foundation	Constica	20.05	17.00





SK Finance Limited

Notes to the Financial Statement (Continued)

For the year ended March 31, 2024

(₹ in laklis except otherwise stated)

37 Contingent liabilities and commitments (Continued)

0) Demand trited by the office of certain science, natural cooles, Juigar fier the period December 2010 in June 2017 (not of amount paid under protest and provided), for one payment of service has on services rendered towards collection of monitorbias and lagriday facilities in respect of securities in collection of circumstances in 2 1,500.19 (abb. Company Inc. Size in support against this order with the CESTAT, New Delhi and has deposited on amount equal to 7.5% of the tox detrated in 231.10 (abb. conder posities.)

ii) Duranal miscal by the office of the principal commissioner, central goods and service tax commissionerate, Julyar for the period July 2017 to March 2019 for non-payment of GST on excess instead spread factors on configurate transactions is 7 967,11 Julyar. The Company is in the process of filling the appeal against demand under.

(ii) The assistant commissioner, income tax, through an order dated March 31, 2022, has confined the demand of broats tax of € 33.46 highs from the Company and thereby reducing the annual of actual with the name in relation to under reporting of income. The Company has filed the appeal for the same on April 23, 1022 to contributioner of income-lax (appeals).

(v) Decrated raised by the office of correctionings, central goals and across two, Julyan for the financial year 2017-18 and 2018-19 for mes-payment of GST on sharmed commissions for personal guarantee given by director on various form taken is € 206.10 falls. The order for financial year 2017-18 and 2018-19 was received on August 31, 2022 and the corresponding appeal has been filled with commissioner (appeals) CGST, Julyan on November 30, 2022. During the year ended March 31, 2004, the commissioner (appeals) has passed an order in favor of the Company and the demand has been set aside.

v) The Company's pending Highestone comprises of claims against the Company by the curiomer and proceedings pending with other authorists. The Company has noticeed all 'to proving highlions and proceedings and has adequately provided for where positions are required and disclosed the contingent liabilities where applicable, in the financial statements. The Company do not expect the outcome of those proceedings to have a materially adverse effect on in financial statements.

Related party disclosure

Related party disclosures, as required by notified Ind AS 24 - 'Related party disclosures' are given below:

Names of related parties

Mckul Matter

Particulars			
a) Names of the related	parties	where	ceal

The Company has no estacility and holding Company

b) Key management personnel

Rejander Karne Setia	Managing Director & CEO	
Shelini Setic	Whole-time Director (Upto Jonney 10, 2021)	
Yash Sotia	Whole-time Director (Since January 10, 2023)	
Atcl Aroca	Chief Firencial Officer	
Araghe Bongar	Corrpony Secretary	
Acres A. A. Brancher, C.	No. Assessed and Philosophics	

independent Director Arand Raghtwan Numinee Director (Upto June 13, 2023) Aberry Tanza

Debarahi Rasu Nominee Director Nominee Director (Since June 13, 2023) Simit Batra Nanda Sameer Dava Independent Director (Sisce March 14, 2024)

t) Relatives of key management personnel and promoter group

Mother of Merroging Director & CEO Bhigan Davi Setia

Wife of Managing Director & CEO (Since January 30, 2023) Shalini Setia

Brother of Managing Director & CEO Rej Kumar Setin

Sameer Aren Beafact of Whole-time Director (Upto January 30, 2022) Promote: group Surject Arres Boother of Whole-time Director (Upto January 30, 2023)/Promotor group Yush Serie Sen of Managing Dissour & CRO (Upto Junuary 30, 2023)

d) Resities controlled or jointly controlled by Individual having algorithms influence or their relatives

Infrasoft Technologies Limited - Company

SK Foundation - Trust

Rajendra Kurner Setin HUF

of prary has been reade only when there have been any investmentary with those parties

Key management personnel compensation

Particulars	For the year ended March 31, 2024	For the year ended March 31, 2123
i) Stant-term employee basefus	917.40	554.76
ii) Post-employment benefits		
iii) Other long-term benefits	*	
iv5 Termination benefits		
v) Share-besed yayment *		

Independent Director (Since March 29, 2024)

"The above datable does not include employee seech option plan cost changed in statement of profit and less fincheding other comprehensive increase) as the normal including postal parameters as whole, the said expense liability pentiting specifically to keep managerial parameters in provided on actuacid basis, and calculated for the Company as a whole, the said expense liability pentiting specifically to key managerial parameter as not known, and haven, not included in the observable.

18(0.3) Gross removation comprises solary, medical print/premerit, leave tower conception, all measures and performance because the excludes non-monetry of other perspectations computed on the back of the Improve Tax Act and Rules.



SK Finance Limited

Notes to the Financial Statement (Continued)

For the year ended March 31, 2024

(₹ in lakhs except otherwise stated)

38 Related party disclosure (Continued)

C. Transactions/balances with related parties (Continued)

ii) Ontstanding belances		As a	f
Name of the related party	Nature of transactions	March 31, 2024	March 31, 202
Directors			241.20
Rajonéra Kumar Setia	Equity share aspital	431.71	222.61
Yash Setia	Equity share rapital	4.03	0.01
Rajenéra Kumar Setin	Salary Payable	11.06	
Yash Setia	Salary Payable	4.39	-
Relative of directors			
Itrajar Desi Setia	Equity share capital	9.03	0.01
Slotini Sctia	Equary share napital	9.03	0.01
Raj Kerror Serio	Equity share capital	7.65	1.15
Samear Ameu	Equity share capital	-	0.27
Senjeny Ameu	Equity share capital	-	0.03
Raj Kamer Setis	Salary Payable	2,61	-
Key management personnel (excluding directors)		
Atul Arora	Equity share capital	5.00	0.90
Amagia Bangur	Equity share capital	6.12	0.05
And Aren.	Subry Payable	3.06	
Amigta Brigar	Sabry Payable	0.71	-
Entities controlled or jointly controlled by India	dual having significant inflornce or their relatives		
Rajendra Karmer Setia HUF	Equity shore capital	3.50	1.25

⁶ The issue of above repital includes receipt of portting call muses of perfly peld up shows thirting the period ended Morel 31, 2024.

JB(C.1) The above details does not include employee stock option plan con cherged in seasons of profit and loss (including other comprehensive income) as the sums is calculated for the Company as a whole, the sain expense fability personing specifically as key managerial personnel no too known.

for the Company as a whore, the said expenser national personning speciments in a key managemia personnel for the Company as a white, for said expenses Librity personning specifically to key managemia personnel are not house, and and better, not included the characteristic for the Company as a white, for said expenses Librity personning specifically to key managemia personnel are not house, and add better, not included in the above 1911.

18(C.D.) Gross remanation comprises salary, modical reimburicancial, leave travel concession, allowances and performance better but excludes non-monatory value of other peoplishes computed on the basis of the Income Tax. Act and Rules.

D. Personal guarantees provided by directors Depils of provent jumatees given by the directors for bornowings as at Morch 31, 2024 and Morch 31, 7023 is solved under note 16 and 17.

E. Terms and conditions of transactions with related parties
All associates with these related parties are prized on an arm's length basis. Our standing amount as at the end of the year are unaccorred and to be profited in cash.





All The issue of share capital insulties the sweat capity share issued during the year critical March 31, 2024.

Financial Year 2024-25 (as of December 31, 2024):

Deloitte Haskins & Sells

Chartered Accountants 19th Floor, Shapath-V S.G. Highway Ahmedabad – 380 015 Gujarat, India

Phone: +91 79 6682 7300 Fax: +91 79 6682 7400

Independent Auditors' Review Report on unaudited standalone financial results for the quarter and nine months ended 31* December 2024 of SK Finance Limited pursuant to the requirement of Regulation 52 and Regulation 54 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

TO THE BOARD OF DIRECTORS OF SK FINANCE LIMITED

- We have reviewed the accompanying Statement of Unaudited Financial Results of SK Finance Limited (the "Company"), for the quarter and nine months ended December 31, 2024 (the "Statement"), being submitted by the Company pursuant to the requirement of Regulation 52 and Regulation 54 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").
- 2. This Statement, which is the responsibility of the Company's Management and approved by the Company's Board of Directors, has been prepared in accordance with the recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013 (the "Act") read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with the Listing Regulations. Our responsibility is to express a conclusion on the Statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 'Review of Interim Financial Information Performed by the Independent Auditor of the Entity', issued by the Institute of Chartered Accountants of India (ICAI). A review of interim financial information consists of making inquiries, primarily of the Company's personnel responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing specified under section 143(10) of the Act and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.
- 4. Based on our review conducted as stated in paragraph 3 above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the recognition and measurement principles laid down in the aforesaid Indian Accounting Standard and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of the Listing Regulations including the manner in which it is to be disclosed, or that it contains any material misstatement.
- The comparative financial information for the quarter and nine months ended December 31, 2023 and for the year ended March 31, 2024 included in the Statement have been reviewed/audited by the predecessor auditor. The reports of the predecessor auditor on these comparative financial information expressed an unmodified conclusion/opinion.

Our conclusion on the statement is not modified in respect of this matter.

For **Deloitte Haskins & Sells**Chartered Accountants
(Firm's Registration No. 117365W)

G. K. Subramaniam (Partner)

(Membership No. 109839) (UDIN: 25109839BMOFTX2725)

Place: Jaipur

Date: January 29, 2025

SK FINANCE LIMITED Registered Office: G 1-2. New Market, Khasa Kothi, Jaijur, Rajasthan - J02001 Emill: infu@cisfin.in [Poster 0141-4161300] CIN: U65923RJ1994PLC00063

Statement of unaudited financial results for the quarter and nine months ended December 31, 2024

		(₹ is lakln except oth					
101	MARKET	Quarter ended Nine month ended			Year ended		
	Particulars	December 31, 2024 (Unsudited)	September 30, 2024 (Unwadited)	December 31, 2023 (Unswitted)	December 31, 2024 (Uraudited)	December 31, 2623 (Urandited)	March 31, 2024 (Audited)
	flevence from operations						
	Interest income	53,123.22	31,998.32	42,160,07	1,55,410.16	1,17,026.81	1,63,283.66
	Fees and commission income	2,164.45	2,255.62	1,884,15	6,057.06	4,432.71	0,165.22
	Net gain on fair value changes	504.36		47.65	59,94	934 92	704.66
	Net gain on de-occupation of financial instruments under americal cost category	5,376.24	4,601.42	1,396.43	11,567.58	8,472.27	1,965.92
(1)	Total revenue from operations	61,168.27	58,055.36	45,489,72	1,73,487.74	1,30,871.71	1,79,119.46
(11)	Other meetic	171.54	218.55	149,49	572.87	650.91	975.45
(111)	Total income (I+II)	41,339,81	59,073.91	45,638.21	1,74,060.61	1,31,522,62	1,79,794.91
	Experam	25,324.87	23,633.95	18.925.11	71,265.06	54,991.56	74,734.23
	Pirance coits Not loss on fair value changes	23,12411	279.65				
	inpairing on few cold instruments	6,243.09	8,162.45	3,490.16	21,782.91	11,090,63	11,943.35
	Engloyee hunefits expenses	12,731.46	12,927.17	9,375.33	37,107.63	27,684,95	38,633.73
	Demociation and appetion	1,189.32	1,764.84	945.31	1,431.09	2,567.97	3,611.35
	Other extenses	4,095.99	2,940.83	2,519.97	5,883.48	7,100.00	10,940,12
	Total reponent	49,588,73	49,055,83	35,156,88	1,42,479.19	1,83,435.11	1,39,863,78
(15) (20)	Profe before tax (III-IV)	11,751.08	9,974,02	10,451,33	36,590.42	24,697.51	29,932.13
(VI)	Tax expesse						8 607 83
	(1) Current tas	1,025.14	2,043.73	2,552.A3	7,067,09	6,796.43	
	(2) Deferred us	1,740.69	(147.34)	(370.81)	(281.75)	(419.07)	701.97 A,739.80
	Total tax expense	2,765.83	1,896,35	2,181.62	6,785,34	6,377.36	
VII	Profit for the period/year (V-VI)	8,595.25	A3177.63	8,259,71	23,805,08	21,710.15	31,192.33
VIII	Other comprehensive income/(expense)						
	items that will not be reclassified to profit or loss	59.70	(140.82)	109.23	(85.62)	(193.16	(136.69
	Remeasurements of the defined benefit plans.	(14.92)		(27.49)		46,10	34,47
	Income we refuting to items that will not be necleonified to profit or loss	(11.50)		Quit-17			
	Other comprehensive incurso(expenses)	44.38	(105,38)		(64.07)		
(IX)	Total comprehensive income for the period/year (VIII-VIII) (comprising perfol/loss) and other comprehensive incomol/expenses) for the period/year)	5,025,63	7,572.25	5,351.45	23,741.01	21,573,49	
(X)							1,337,44
(XI							3,09,520.66
(XII	Earnings per equity share of		1		17.79	17.28	25.00
	Basic (T) (Not onesalized for interim periods)	9.71		6.44		17.55	
	Diluted (5) (Net arrestized for interim periods)	0.66	5.99	6.78	17.60	17.00	24.55









SK FINANCE LIMITED

Statement of unaudited financial results for the quarter and nine months ended December 31, 2024

- The above unsudited financial results of SK Finance Limited (the "Compuny") have been reviewed and recommended by the Audit Committee to the Board of Directors and the same has been approved at the meeting of the Board of Directors held on January 29, 2025 and have been subjected to limited review by the statutory auditors. The report is being filed with the BSE Limited and is also available on the Company's website www skin in.

 The Company is holding a Certificate of Registration (CoR) and registered as a Non-Banking Financial Company ("NBFC") as defined under Section 45-1A of the Reserve Bank of India (SRB) Act, 1981) Act, 1984. The Company is a NBFC classified under "Middle Layer" pursuant to Scale Based Regulations prescribed by the RBI vide is Circular Ref. No. RBI/2021-22/112 DOR CRE REC. No.6003.10.001/2021-22 dated October 22, 2021 read with Mister Direction Reserve Bank of India (Non-Banking Financial Company Scale Based Regulation) Directions, 2023 dated October 19, 2023.
- or main (Non-Banking Priminia Company Scale Based Regulation) Directions, 2023 cand October 19, 2023.

 3) The above unusulated financial results have been propored in accordance with the requirements of Regulation 52 and Regulation 54 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended and the Indian Accounting Standards ("IND AS") notified under Companies (Indian Accounting Standards) Rules, 2015 as amended, prescribed under section 133 of the Companies Act, 2013 ("the Act") read with relevant rules issued thereander and the other accounting principles generally accepted in India. Any application guidelines and directions issued by the Reserve Bank of India or other regulators are implemented as and when they are issual-applicable.

 4) Disclosure pursuant to RBI notification RBPDOR/2021-22/85 DOR STR REC.51/21/04/048/2021-22 dated September 24, 2021, as amended (a) Details of loans (not in default) transferred through assignment during the nine meeths ended Documber 31, 2024.

 (a) Data Strangard Characteristic Companies and Accounting the nine meeths ended Documber 31, 2024.

 (b) Data Strangard Characteristic Characteristics Ch

Amount of loan accounts assigned (8 in lakhs)	79,028.95
Retention of heneficial economic interest (Minimum Retention Requirement)	10%-15%
Weighted average maturity (Residual Maturity)	49 Months
Weighted average holding period	12 Months
Covernage of tangeble security coverage	100%
Rating-wise distribution of rated loans	Unrated

(b) Details of Icons (not in default) acquired through assignment during the nine months ended December 31, 2024 Amount of loan accounts acquired (8 in lakhs)
Retention of beneficial accounts interest (Minimum Retention Requirement) Weighted average motority (Residual Maturity)
Weighted average holding period
Coverage of tangible security on crage 100%

(c) Details of stressed from transferred during the nine months ended December 31, 2024.

Particulars	To Asset Reconstruction Companies (ARC)		
Particulars	NPA*	SMA	
No. of accounts	8,434		
Aggregate principal outstanding of loans transferred (2 in laklis)	23,992.43		
Weighted average residual tenor of the loans transferred (in months)	25 Months		
Net book value of loans transferred (at the time of mansfer) (₹ in lakhs)	17,245.08		
Appressate consideration (₹ in laklis)	17,611.00		
Additional consideration realized in respect of accounts transferred in earlier			

^{*} including written off loans amounting to ₹ 1,875.02 lakhs

Rating-wise distribution of rated lears.

(d) The Company has not acquired any stressed from during the nine munths ended December 31, 2024.

(e) Details of ratings of Security Receipts ('SRs') outstanding as on December 31, 2024 are given below:

Rating	Rating Agency	Recovery Rating	Gross Value of outstanding SRs
RR2	India Rating & Research	75%-100%	1,199.35
RR2	India Rating & Research	75%-100%	2,870,00
Unrated*			9,232.82

^{*}The rating for the SRs of gross value € 9,232.82 lakhs are unrated till approval of financials results and rating will be obtained in due course of time a per RBI circular RBI/DOR/2024/25/116 DoR FIN REC 16/26/03 001/2024-25 dated April 24, 2024







Unrated

The Company has not reversed any amount of provision in Statement of Profit and Loss (including other comprehensive income) on account of sale of stressed leans.

SK FINANCE LIMITED

Statement of unaudited financial results for the quarter and nine months ended December 31, 2024

(₹ in lakhs except otherwise stated)

- The Company is primarily engaged in the business of financing in India and in Ind AS 108 "Operating Segments", this activity falls we
- segment and accordingly, the disclosures of Ind AS 108 have not been separately provided.

 Pursuant to Regulation 54 of the Securities and Evchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the secured listed near-convertible debentures ("NCD") of the Company are secured by first part passus montgage of immovable property situated at Chennai, Tamil Node and/or first and exclusive change on receivables, investments of the Company by way of hypotheosition to the extent of minimum 100% and above us per the terms
- of total.

 The Board of Directors of the Company in its meeting held on February 01, 2024 and sharehelders of the Company in the Extraordinary General Meeting held on March 11, 2024 approved the sub-division of shares from ₹ 2 per share to ₹ 1 per share and also approved the bosus share in the ratio of 1:1. The number of shares used for the calculation of earnings per share, and the earnings per share (including that in the comparative year/period), have been adjusted for pursuant to Ind AS 33 - 'Earnings Per Share'.
- 8) During the quarter and nine months ended December 31, 2024, the Company has alloted 42,350 and 1,51,038 equity shares respectively to employees who have
- During the quarter and nine months ended December 31, 2024, the Company has alleted 42,350 and 1,51,058 equity states respectively to employees with asset exercised their options under the approved employee stock option schemes.
 The Statement includes comparative figures for the quarter and nine month ended December 31, 2023, which has been reviewed by the predecessor audit from where they had expressed an unmodified conclusion vide their report duted February 01, 2024 on such financial Results.
 The Statement also includes figures for the year ended March 31, 2024, audited by the predecessor audit from where they have expressed an unmodified opinion on such financial statements vide their report duted May 28, 2024.

 Bussis the cash flows from Security Receipts, the Company has revised its ECL during the current quarter. Impriment on financial instruments is not off reversal of Rs. 2,041.29 lakes and Rs. 1,183.90 lakes for the quarter and nine months ended December 31, 2024, respectively.
- 11) The previous periods / year's figures have been regrouped / reclassified, wherever necessary, to correspond with the current period's / year's classification

For and on behalf of the Board of Directors of SK Finance Limited

Rajendra Kumar Setia Managing Director & CEO DIN: 00957374

Place : Jaipur Date: January 29, 2025





		lakhs except otherwise state
S No	Particulars	For the nine months ended December 31 2024
(a)	Debt - Equity Ratio (Debt Securities - Borrowings other than debt securities + Subordinated debts) / (Net worth)	3.18
	Net worth (Share Capital + Reserves & Surplus - Deferred Revenue Expenditure)	3,34,828.68
(c)	Net profit after tax	23,805.08
(d)	Total debts to total assets (Debt Securities + Borrowings other than debt securities + Subordirated debts) / (Total assets)	0.74
(e)	Net profit margin (Net profit after tax / Total income)	13.68%
(f)	Earnings per share	
	(i) Basic (3) (Not annualized for interim period)	17.79
	(ii) Diluted (₹) (Not annualized for interim period)	17.65
(g)	Sector specific equivalent ratios as on December 11, 2024	
	(i) As per ind As	
	Gross Stage 3 %	2.71%
	Net Stage 3 %	1.57%
	Provision Coverage Ratio (%)	42.64%
	Oij. As per RBi asset classification norms	
	Gross NPA 55	4 26%
	Net NPA %	2.98%
	Provision Coverage Ratio (%)	31.01%
	in) Capital to risk-weighted assets ratio (%)	31.66%
	iv) Liquidity Coverage Ratio (%)	196.77%

Note 1 - Other ratios/disclosures such as debt service coverage ratio, interest service coverage ratio, outstanding redeemable preformes shares (quantity and value), earnest ratio, capital redemption reserve/debenture redemption reserve, long term debt to working capital, had debts to account receivable ratio, current liability ratio, debtors turnover, inventory turnover and operating margin (%) are not applicable/ relevant to the Company and hence not disclosed.

Note 2 - GNPA as per RBI asset classification norms is computed in line with RBI circular dated November 12,2021. Gross stage 3 as per Ind AS is based of overdue status of learns as on the reporting dates.



6.26 In case the issuer is a Non-Banking Finance Company (NBFC) and the objects of the issue entail loan to any entity who is a 'group company' then disclosures shall be made in the following format:

S. NO.	NAME OF THE	AMOUNT OF ADVANCES	PERCENTAGE OF
	BORROWER (A)	/EXPOSURES TO SUCH	EXPOSURE (C)= B/TOTAL

^{***} The details of the related party transactions of the Issuer for the Financial Year ended March 31, 2025 and the current Financial Year are not available as of the date of this Key Information Document, and these will be provided by the Issuer to BSE within the time period prescribed under the Companies Act and the LODR Regulations.

	BORROWER (GROUP) (RS. CRORE) (B)	ASSETS UNDER MANAGEMENT
Not Applicable		

In order to allow investors to better assess the issue, the following additional disclosures shall be made by the issuer in the issue documents: (i) A portfolio summary with regards to industries/ sectors to which borrowings have been granted by NBFCs. (ii) Quantum and percentage of secured vis-à-vis unsecured borrowings granted by NBFCs. (iii) Any change in promoters' holdings in NBFCs during the preceding financial year beyond the threshold specified by the Reserve Bank of India from time to time.

Please refer Section 6.17 and Annexure XII of this Key Information Document.

6.28 Consent of directors, auditors, bankers to issue, trustees, solicitors or advocates to the issue, legal advisors to the issue, lead managers to the issue, Registrar to the Issue, and lenders (if required, as per the terms of the agreement) and experts.

PARTICULARS	REFERENCING	
Directors	Please refer Annexure VII in respect of the resolutions passed at the	
	meeting of the board of directors of the Issuer.	
Auditors	As the Debentures will be issued by way of private placement to identified	
	investors in accordance with the process prescribed by SEBI, and as no	
	auditor's report is being obtained in respect of this issue of Debentures,	
	the Issuer believes that no specific consent from the auditor is required.	
Bankers to issue	As the Debentures will be issued by way of private placement to identified	
	investors in accordance with the process prescribed by SEBI, no bankers	
	have been appointed in respect of such issue of Debentures.	
Trustees	The consent letter from Debenture Trustee is provided in Annexure II of	
	this Key Information Document.	
Solicitors	Not applicable.	
/Advocates		
Legal Advisors	Not applicable.	
Lead Manager	Not applicable.	
Registrar	The consent letter from the Registrar is provided in Annexure II of this Key	
	Information Document.	
Lenders of the Issuer	As the Debentures will be issued by way of private placement to identified	
	investors in accordance with the process prescribed by SEBI, and as no	
	statements or confirmations from any lenders are being obtained in	
	respect of this issue of Debentures, the Issuer believes that no specific	
	consent from the lenders of the Issuer is required.	
Experts	As the Debentures will be issued by way of private placement to identified	
	investors in accordance with the process prescribed by SEBI, and as no	
	statements or confirmations from any experts are being obtained in	
	respect of this issue of Debentures, the Issuer believes that no specific	
	consent from the lenders of the Issuer is required.	

6.29 The names of the debenture trustees(s), a statement to the effect that the debenture trustee has consented to its appointment along with a copy of the agreement executed by the debenture trustee with the issuer in accordance with regulation 13 of the Securities and Exchange Board of India (Debenture Trustees) Regulations, 1993 made accessible through a web-link or a static quick response code displayed in the issue document:

Provided that in case the issuer files a general information document or shelf prospectus, the issuer may disclose a copy of the letter obtained from the debenture trustee consenting to its appointment instead of the agreement.

Explanation: In case the issuer files a key information document or tranche prospectus in accordance with these regulations, the issuer shall disclose a copy of the agreement stated above.

The Debenture Trustee of the proposed Debentures is Vardhman Trusteeship Private Limited. Vardhman Trusteeship Private Limited has given its written consent for its appointment as debenture trustee to the Issue and inclusion of its name in the form and context in which it appears in this Key Information Document and in all the subsequent periodical communications sent to the Debenture Holders.

The consent letter from Debenture Trustee is provided in Annexure II of this Key Information Document, and a copy of the Debenture Trustee Agreement is enclosed in Annexure XIV below.

6.30 If the security is backed by a guarantee or letter of comfort or any other document of a similar nature, a copy of the same shall be disclosed. In case such document does not contain the detailed payment structure (procedure of invocation of guarantee and receipt of payment by the investor along with timelines), the same shall be disclosed in the issue document.

Not Applicable.

- 6.31 Disclosure of cash flow with date of interest/dividend/ redemption payment as per day count convention
 - (a) The day count convention for dates on which the payments in relation to the non-convertible securities which need to be made: Please refer to the sub-sections named "Day Count Basis (Actual/Actual)" and "Business Day Convention" under Section 8.1 of this Key Information Document.
 - (b) Procedure and time schedule for allotment and issue of securities: Please refer Section 9 of this Key Information Document.
 - (c) Cash flows emanating from the non-convertible securities shall be mentioned in the Key Information Document, by way of an illustration: The cashflows emanating from the Debentures, by way of an illustration, are set out under Annexure IV (Illustration of Bond Cashflows) of this Key Information Document.
- 6.32 Disclosures pertaining to wilful defaulter:
 - (a) The following disclosures shall be made if the issuer or its promoter or director is declared wilful defaulter:
 - (i) Name of the bank declaring as a wilful defaulter: N.A.
 - (ii) The year in which it was declared as a wilful defaulter: N.A.
 - (iii) Outstanding amount when declared as a wilful defaulter: N.A.
 - (iv) Name of the entity declared as a wilful defaulter: N.A.
 - (v) Steps taken, if any, for the removal from the list of wilful defaulters: N.A.
 - (vi) Other disclosures, as deemed fit by the issuer in order to enable investors to take informed decisions: N.A.
 - (vii) Any other disclosure as specified by the Board: N.A.
 - (b) The fact that the issuer or any of its promoters or directors is a wilful defaulter shall be disclosed prominently on the cover page with suitable cross-referencing to the pages: N.A.

- 6.33 Undertaking by the Issuer: Please refer Section 7.
- 6.34 Risk Factors: Please refer Section 4.
- 6.35 **Attestation by Directors**: Please refer Section 7.

6.36 Other details:

- (a) Creation of Debenture Redemption Reserve (DRR) / Capital Redemption Reserve (CRR) relevant legislations and applicability: Please refer Section 6.36(a) of the General Information Document for the details in respect of the creation of DRR.
- (b) Issue / instrument specific regulations relevant details (Companies Act, Reserve Bank of India guidelines etc.): The Issue of Debentures shall be in conformity with the applicable provisions of the Companies Act including the relevant notified rules thereunder, the SEBI Debt Listing Regulations, the LODR Regulations, the Debenture Trustees Regulations, the SEBI Listed Debentures Circulars, and other RBI guidelines and SEBI guidelines applicable to issuance of non-convertible debentures by NBFCs on a private placement basis.
- (c) **Default in payment:** Please refer to the sub-section named "Default Interest Rate" and "Additional Disclosures (Default in Payment)" of Section 8.1 (Summary Terms) in respect of the additional interest in the event of a default in payment, and Section 8.2.6.2(a) in respect of the event of default in the event of a default in payment.
- (d) **Delay in listing:** Please refer the section named "Listing (name of stock Exchange(s) where it will be listed and timeline for listing)" of Section 8.1 (Summary Terms) in relation to the listing requirements in respect of the Debentures and section named "Additional Disclosures (Delay in Listing)" of Section 8.1 (Summary Terms) in respect of the default interest in the event of delay in listing.

(e) **Delay in allotment of securities**:

- (i) The Issuer shall ensure that the Debentures are allotted to the respective Debenture Holders and are credited into the demat accounts of the relevant Debenture Holders within the timelines prescribed under the SEBI Listing Timelines Requirements.
- (ii) The Debentures shall be deemed to be allotted to the Debenture Holders on the Deemed Date of Allotment. All benefits relating to the Debentures are available to the Debenture Holders from the Deemed Date of Allotment.
- (iii) If the Issuer fails to allot the Debentures to the Applicants within 60 (sixty) calendar days from the date of receipt of the Application Money ("Allotment Period"), it shall repay the Application Money to the Applicants within 15 (fifteen) calendar days from the expiry of the Allotment Period ("Repayment Period").
- (iv) If the Issuer fails to repay the Application Money within the Repayment Period, then Issuer shall be liable to repay the Application Money along with interest at 12% (twelve percent) per annum, gross of withholding taxes, from the expiry of the Allotment Period.
- (f) Issue details: Please refer to Section 8 of this Key Information Document.
- (g) Application process: The application process for the Issue is as provided in Section 9 of this Key Information Document.
- (h) Disclosure prescribed under PAS-4 of Companies (Prospectus and Allotment of Securities), Rules, 2014 but not contained in this schedule, if any: The finalised form of the PPOA

prepared in accordance with the Form PAS 4 prescribed under the Companies (Prospectus and Allotment of Securities) Rules, 2014 is provided in Annexure IX. Please refer Annexure IX for all disclosures required under the Companies (Prospectus and Allotment of Securities) Rules, 2014.

(i) Project details: gestation period of the project; extent of progress made in the project; deadlines for completion of the project; the summary of the project appraisal report (if any), schedule of implementation of the project: Not applicable.

6.37 Other matters and reports:

- (a) If the proceeds, or any part of the proceeds, of the issue of the debt securities are or is to be applied directly or indirectly:
 - (i) in the purchase of any business; or
 - (ii) in the purchase of an interest in any business and by reason of that purchase, or anything to be done in consequence thereof, or in connection therewith

the company shall become entitled to an interest in either the capital or profits and losses or both, in such business exceeding fifty per cent. thereof, a report made by a chartered accountant (who shall be named in the issue document) upon -

- (A) the profits or losses of the business for each of the three financial years immediately preceding the date of the issue of the issue document; and
- (B) the assets and liabilities of the business as on the latest date to which the accounts of the business were made up, being a date not more than one hundred and twenty days before the date of the issue of the issue document.

Not Applicable. The proceeds from the issue of Debentures will be utilised in accordance with the Purpose (as set out in Section 8.1 below).

- (b) In purchase or acquisition of any immoveable property including indirect acquisition of immoveable property for which advances have been paid to third parties, disclosures regarding
 - (i) the names, addresses, descriptions and occupations of the vendors;
 - (ii) the amount paid or payable in cash, to the vendor and where there is more than one vendor, or the company is a sub-purchaser, the amount so paid or payable to each vendor, specifying separately the amount, if any, paid or payable for goodwill;
 - (iii) the nature of the title or interest in such property proposed to be acquired by the company; and
 - (iv) the particulars of every transaction relating to the property completed within the two preceding years, in which any vendor of the property or any person who is or was at the time of the transaction, a promoter or a director or proposed director of the company, had any interest, direct or indirect, specifying the date of the transaction and the name of such promoter, director or proposed director and stating the amount payable by or to such vendor, promoter, director or proposed director in respect of the transaction:

Provided that the disclosures specified in sub-clauses (i) to (iv) above shall be provided for the top five vendors on the basis of value viz. sale consideration payable to the vendors.

Provided further that for the remaining vendors, such details may be provided on an aggregated basis in the offer document, specifying number of vendors from whom it is being acquired and the aggregate value being paid; and the detailed disclosures as specified in sub-clauses (i) to (iv) above may be provided by way of static QR code and web link. If the issuer provides the said details in the form of a static QR code and web link, the same shall be provided to the debenture trustee as well and kept available for inspection as specified in sub-section (g) below. A checklist item in the Security and Covenant Monitoring System' shall also be included for providing the detailed disclosures, as specified in sub-clauses (i) to (iv) above, to the debenture trustee and confirmation of the same by the debenture trustee.

Not Applicable. The proceeds from the issue of Debentures will be utilised in accordance with the Purpose (as set out in Section 8.1 below).

- (c) **If**:
 - (i) the proceeds, or any part of the proceeds, of the issue of the debt securities are or are to be applied directly or indirectly and in any manner resulting in the acquisition by the company of shares in any other body corporate; and -
 - (ii) by reason of that acquisition or anything to be done in consequence thereof or in connection therewith, that body corporate shall become a subsidiary of the company, a report shall be made by a Chartered Accountant (who shall be named in the issue document) upon -
 - A. the profits or losses of the other body corporate for each of the three financial years immediately preceding the issue of the issue document; and
 - B. the assets and liabilities of the other body corporate as on the latest date to which its accounts were made up.

Not Applicable. The proceeds from the issue of Debentures will be utilised in accordance with the Purpose (as set out in Section 8.1 below).

- (d) The said report shall:
 - (i) indicate how the profits or losses of the other body corporate dealt with by the report would, in respect of the shares to be acquired, have concerned members of the issuer company and what allowance would have been required to be made, in relation to assets and liabilities so dealt with for the holders of the balance shares, if the issuer company had at all material times held the shares proposed to be acquired; and
 - (ii) where the other body corporate has subsidiaries, deal with the profits or losses and the assets and liabilities of the body corporate and its subsidiaries in the manner as provided in Section 6.37(c)(ii) above.

Not applicable.

(e) The broad lending and borrowing policy including summary of the key terms and conditions of the term loans such as re-scheduling, prepayment, penalty, default; and

where such lending or borrowing is between the issuer and its subsidiaries or associates, matters relating to terms and conditions of the term loans including re-scheduling, prepayment, penalty, default shall be disclosed.

Please refer Annexure XII below for the broad lending policy of the Issuer.

The resource planning/borrowing policy of the Issuer is as follows:

Scope of the Borrowing Policy

The Issuer has put in place a policy duly approved by the Board to ensure that the annual budgeting process is performed timely and is in conformity with the Issuer's financial planning objectives which includes guidance on:

- Long term funds in the mix of resources.
- Mix of long term funds viz Bank loans, ECBs, Loans from Financial Institutions, Non
 Convertible debentures, subordinated debt, etc.
- Short term funds in the mix of resources.
- Maintenance of liquidity buffer.
- Contingency funding arrangement

Mix of Resources

Broadly, the long-term and short- term targets of the Issuer for resource mobilization shall be decided based on total funding position of the Issuer as per the latest available quarterly balance sheet of the Issuer.

In furtherance, the limits on resource mobilisation shall be as follows:

- By the issue of NCD: Up to 75% of the requirement for the year envisaged in the annual business plan.
- Banks/Institutional funding (in the form of term loan)/ any instrument other than NCD having maturity more than 12 months: Up to 75% of the requirement for the year envisaged in the annual business plan.
- By the issue of Commercial papers/ WCDL or other instruments with maturity less than 12 months: up to 25% of the requirement for the year envisaged in the annual business plan.

If prevailing market conditions so require, the ALCO can raise long term and/or short term funds in excess of the ratios mentioned in this Policy.

Long Term Resources

- Borrowings from Banks and other Financial Institutions
- Retained Earnings
- Issue of Debt Securities
- Issue of Subordinated Debt Instruments
- External Commercial Borrowings

Short-term Resources

Resources with a maturity of 12 months and less shall be treated as short-term resources. The main sources are bank limits, money market instruments like non-convertible debentures with original maturity up to one year and Commercial Papers ("CPs").

Liquidity Buffer

The Issuer shall ensure maintenance of adequate buffer to take care of unforeseen requirement of additional funds at a short notice.

Contingency funding requirement

The Issuer will maintain adequate funding options to sail through any unforeseen contingency of stressed liquidity. Details on Contingency Fund Planning shall be submitted to the ALCO for their review on a periodic basis.

Rating of Instruments

The Issuer shall obtain rating of instruments through which resources are being raised. Rating can be obtained from any Credit Rating Agency accredited by RBI. The rating agencies may be decided basis various factors such as request from the lender, type of instrument, associated cost, vintage of relationship etc.

The Issuer shall furnish information about downgrading / upgrading of assigned rating of any financial product issued by them, within fifteen days of such a change in rating, to the Regional Office of the RBI under whose jurisdiction the registered office is functioning.

The Issuer shall also disclose the ratings assigned by credit rating agencies and migration of ratings during the year in the annual financial statements.

(f) The aggregate number of securities of the issuer company and its subsidiary companies purchased or sold by the promoter group, and by the directors of the company which is a promoter of the issuer company, and by the directors of the issuer company and their relatives, within six months immediately preceding the date of filing the issue document with the Registrar of Companies are as follows.

S. No.	Name of Director/ Promoter/ Relative	Name of Transferee	No. of Shares	Date of Transfer
1	N.A.	N.A.	N.A.	N.A.

(g) The matters relating to: (i) Material contracts; (ii) Time and place at which the contracts together with documents will be available for inspection from the date of issue document until the date of closing of subscription list

The following contracts, not being contracts entered into in the ordinary course of business carried on by the Issuer or entered into more than 2 (two) years before the date of this Key Information Document which are or may be deemed material have been entered into by the Issuer.

The contracts and documents referred to hereunder are material to the Issue, may be inspected at the registered office of the Issuer between on 10.00 am to 4.00 pm Business Days.

S. NO.	NATURE OF CONTRACT
1.	Certified true copy of the memorandum of association, the articles of
	association, and the certificate of incorporation of the Issuer.
2.	Resolution dated October 24, 2024 and January 29, 2025 of the board of directors of the Issuer and the resolution dated April 9, 2025 of the Executive
	Committee of the board of directors of the Issuer.
3.	Resolution dated December 7, 2024 of the shareholders of the Issuer under Section 180(1)(a) of the Companies Act.
4.	Resolution dated December 7, 2024 of the shareholders of the Issuer under
	Section 180(1)(c) of the Companies Act.

5.	Resolution dated December 7, 2024 of the shareholders of the Issuer under Section 42 of the Companies Act.
_	
6.	Annual reports of the Issuer for the last 3 (three) Financial Years.
7.	Credit rating letter, the rating rationale and the press release from the Rating
	Agency.
8.	Letter from Vardhman Trusteeship Private Limited dated April 5, 2025 giving
	its consent to act as Debenture Trustee.
9.	Letter from Kfin Technologies Limited dated April 8, 2025 giving its consent to
	act as Register and Transfer Agent.
10.	The tripartite agreement(s) executed between the Issuer, the Registrar and
	the relevant Depositories.
11.	The application made to BSE for grant of in-principle approval, and the in-
	principle approval provided by the BSE, each in respect of the General
	Information Document.
12.	The due diligence certificate(s) issued by the Debenture Trustee pursuant to
	the SEBI Debenture Trustees Master Circular and the other SEBI Listed
	Debentures Circulars.
12	
13.	The Transaction Documents (including the Debt Disclosure Documents).

(h) Reference to the relevant page number of the audit report which sets out the details of the related party transactions entered during the three financial years immediately preceding the issue of issue document.

Please refer Section 6.37(h) of the General Information Document for the relevant page numbers of the audit reports for the Financial Years ended March 31, 2022 and March 31, 2023. Further, please refer page 94 of the audit report for the Financial Year ended March 31, 2024 for the details of the related party transactions entered into by the Issuer.

The audited financial statements of the Issuer for the Financial Year ended March 31, 2025 are not available as of the date of this Key Information Document, and these will be provided by the Issuer to BSE within the time period prescribed under the Companies Act and the LODR Regulations.

(i) The summary of reservations or qualifications or adverse remarks of auditors in the three financial years immediately preceding the year of issue of issue document, and of their impact on the financial statements and financial position of the company, and the corrective steps taken and proposed to be taken by the company for each of the said reservations or qualifications or adverse remarks.

NIL in respect of the Financial Years ended March 31, 2024, March 31, 2023 and March 31, 2022.

The audited financial statements of the Issuer for the Financial Year ended March 31, 2025 are not available as of the date of this Key Information Document, and these will be provided by the Issuer to BSE within the time period prescribed under the Companies Act and the LODR Regulations.

(j) The details of:

- any inquiry, inspections or investigations initiated or conducted under the securities laws or Companies Act, 2013 (18 of 2013) or any previous companies law;
- prosecutions filed, if any (whether pending or not); and
- fines imposed or offences compounded,

in the three years immediately preceding the year of issue of issue document in the case of the issuer being a company and all of its subsidiaries.

Please refer Section 6.37(j) of the General Information Document. There are no changes to the information set out in Section 6.37(j) of the General Information Document.

(k) The details of acts of material frauds committed against the issuer in the preceding three financial years and current financial year, if any, and actions taken by the issuer

Please refer Section 6.37(k) of the General Information Document for the details of acts of material frauds committed against the issuer in the preceding three financial years and current financial year. There are no changes to the information set out in Section 6.37(k) of the General Information Document.

6.38 **Summary Terms**: Please refer Section 8.1 (Summary Terms).

SECTION 7: UNDERTAKINGS

7.1 UNDERTAKING BY THE ISSUER

(a) Investors are advised to read the risk factors (set out in Section 4 of this Key Information Document and Section 4 of the General Information Document) carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of the Issuer and the offer including the risks involved. The securities/Debentures have not been recommended or approved by the any regulatory authority in India, including the Securities and Exchange Board of India (SEBI) nor does SEBI guarantee the accuracy or adequacy of the General Information Document and/or this Key Information Document.

Specific attention of investors is invited to the statement of 'Risk factors' given on page number 20 of the General Information Document under the section 'General Risks'.

- (b) The Issuer, having made all reasonable inquiries, accepts responsibility for, and confirms that the General Information Document and this Key Information Document contains all information with regard to the Issuer and the Issue, that the information contained in the General Information Document and this Key Information Document is true and correct in all material aspects and is not misleading in any material respect, that the opinions and intentions expressed herein are honestly held and that there are no other facts, the omission of which make the General Information Document and this Key Information Document as a whole or any of such information or the expression of any such opinions or intentions misleading in any material respect.
- (c) The Issuer has no side letter with any debt securities holder except the one(s) disclosed in the General Information Document and this Key Information Document. Any covenants later added shall be disclosed on the stock exchange website where the debt is listed.

7.2 UNDERTAKING ON SECURITY

- (a) The assets over which security is proposed to be created to secure the Debentures are sole and absolute property of the Issuer and are free from any mortgage, charge or encumbrance and are not subject to any lis pendens, attachment, or other order or process issued by any Governmental Authority.
- (b) The assets over which security is proposed to be created to secure the Debentures to meet the hundred percent security cover or higher security cover are free from any encumbrances and in case the assets are encumbered, the permissions or consent to create any further charge on the assets has been obtained from the existing creditors to whom the assets are charged, prior to creation of the charge.
- (c) The Issuer hereby undertakes that the assets on which the first ranking exclusive charge is created by the Issuer in favour of the Debenture Trustee to secure the obligations of the Issuer in relation to the Debentures under the terms of the transaction documents, being the Hypothecated Assets, are free from any encumbrances.

7.3 ATTESTATION BY AUTHORISED PERSON(S)

The person(s) authorised by the Issuer hereby attest as follows:

- (a) The Issuer is in compliance with the provisions of Securities Contracts (Regulation) Act, 1956 and the Securities and Exchange Board of India Act, 1992, Companies Act, 2013 and the rules and regulations made thereunder.
- (b) The compliance with the Securities Contracts (Regulation) Act, 1956 and the Securities and Exchange Board of India Act, 1992, Companies Act, 2013 and the rules does not imply that

payment of dividend or interest or repayment of non-convertible securities, is guaranteed by the Central Government.

- (c) The monies received under the offer shall be used only for the purposes and objects indicated in this Key Information Document.
- (d) Whatever is stated in the General Information Document and this Key Information Document and in the attachments thereto is true, correct and complete and no information material to the subject matter of the General Information Document and this Key Information Document has been suppressed or concealed and is as per the original records maintained by the promoters subscribing to the Memorandum of Association and Articles of Association.
- (e) General Risk:

Investment in non-convertible securities is risky, and investors should not invest any funds in such securities unless they can afford to take the risk attached to such investments. Investors are advised to take an informed decision and to read the risk factors carefully before investing in this offering. For taking an investment decision, investors must rely on their examination of the issue including the risks involved in it. Specific attention of investors is invited to statement of risk factors contained under Section 4 of this Key Information Document and Section 4 of the General Information Document. These risks are not, and are not intended to be, a complete list of all risks and considerations relevant to the non-convertible securities or investor's decision to purchase such securities.

- (f) The contents of the document have been perused by the Board of Directors, and the final and ultimate responsibility of the contents mentioned herein shall also lie with the Board of Directors.
- (g) The person(s) set out below are duly authorised to attest to the above by the board of directors or the governing body, as the case may be, by a resolution, a copy of which is also disclosed in this Key Information Document.

On behalf of the Issuer:	On behalf of the Issuer:	
Name: Atul Arora	Name: Anagha Bangur	
Designation: Chief Financial Officer	Designation: Company Secretary & Compliance Officer	

SECTION 8: KEY TERMS OF THE ISSUE

8.1 **SUMMARY TERMS**

Security Name (Name of the non-convertible securities which includes (Coupon/dividend, Issuer Name and maturity year) e.g. 8.70% XXX 2015.	9.25% SKFL NCD 07 2027	
Issuer	SK Finance Limited	
Type of Instrument	Rated, listed, senior, secured, redeemable, taxable, transferable, non-convertible debentures	
Nature of Instrument (Secured or Unsecured)	Secured	
Seniority (Senior or Subordinated)	Senior	
Eligible Investors	Please refer Section 9.7.	
Listing (name of stock Exchange(s) where it will be listed and timeline for listing)	the jurisdictional registrar of companies or any other Government: Authority, as are required under Applicable Law and obtain the listin of the Debentures within the timelines prescribed under the SEI Listing Timelines Requirements ("Listing Period").	
	(b) The Issuer shall ensure that the Debentures continue to be listed on the wholesale debt market segment of the BSE.	
	(c) The Issuer shall ensure that the Debentures at all times are rated in accordance with the provisions of the transaction documents and that the rating of the Debentures is not withdrawn until the Final Settlement Date.	
	(d) In the event there is any delay in listing of the Debentures beyond the Listing Period, the Issuer will pay to the Debenture Holders, penal interest of 1% (one percent) per annum over the Interest Rate, from the Deemed Date of Allotment until the listing of the Debentures is completed.	
Rating of the Instrument	"AA-" by ICRA Limited.	
Issue Size	An aggregate amount of INR 100,00,00,000 (Indian Rupees One Hundred Crore), at a premium (with an issue price of INR 1,02,332 (Indian Rupees One Lakh Two Thousand Three Hundred and Thirty Two) per Debenture (which includes accrued coupon/interest to INR 2,332 (Indian Rupees Two Thousand Three Hundred and Thirty Two) per Debenture)).	
Outstanding Issue Size	Under the Existing ISIN (as defined below), the Issuer has issued 20,000 (twenty	
(under the Existing ISIN)	thousand) rated, listed, senior, secured, redeemable, taxable, transferable, non-convertible debentures denominated in Indian Rupees, each having a face value of INR 1,00,000 (Indian Rupees One Lakh) and an aggregate nominal value of INR 200,00,00,000 (Indian Rupees Two Hundred Crore) on January 15, 2025 pursuant to the debenture trust deed dated January 13, 2025 executed between the Issuer and the Debenture Trustee, the General Information Document, the key information document dated on or about January 13, 2025, and the private placement offer and application letter dated on or about January 13, 2025, each issued by the Issuer.	

Minimum Subscription	Minimum application shall not be less than INR 1,00,00,000 (Indian Rupees One Crore) (being 100 (one hundred) Debentures) and in multiples of 1 (one) Debenture thereafter.		
Option to retain	Not Applicable.		
oversubscription (Amount)			
Objects of the Issue / Purpose for which there is	(a) The funds raised by the Issue shall, after issue related expenses, utilized by the Issuer for the following purposes (" Purpose "):		
requirement of funds	(i) for making/providing loans and other loan disbursem its clients/borrowers;	nents to	
	(ii) for re-financing and repayment of existing F Indebtedness of the Issuer (including in relation to expenses in respect thereof);		
	(iii) for working capital requirements of the Issuer; and/o	r	
	(iv) for general corporate purposes of the Issuer.		
	The amount equivalent to 100% of the funds raised Issue will be utilized towards the Purpose. The Issuer as of the date of the Key Information Document, dete the specific allocation or the order of priority of ut between the objects set out in paragraphs (i) to (iv) a	has not, ermined ilisation	
	(b) The funds raised by the Issue shall be utilised by the Issuer so the Purpose and the Issuer shall not use the proceeds of the towards:		
	 (i) any capital market instrument such as equity, equity debt instruments or any other capital market activities (whether directly or indirectly); 		
	(ii) any speculative purposes;		
	(iii) investment in the real estate sector/real estate be (including the acquisition/purchase of land);	ousiness	
	 (iv) any purposes which have been restricted or dunlawful by any Governmental Authority (including limitation, the Government of India, the relevant governments, and any supervisory authorities/regulation the Issuer); 	without it state	
	(v) providing any loans to any group companies of the Issu	uer; and	
	(vi) in contravention of Applicable Law (including limitation, any guidelines, rules or regulations of the SEBI).		
	(c) Until the funds raised by the Issue are utilized for the Purpo funds raised by the Issue may be held by the Issuer either in the of cash, or by way of investments in money market instru- mutual funds and deposits held with scheduled commercial bases.	he form uments,	
In case the issuer is a NBFC and the objects of the	Not Applicable.		

issue entail loan to any entity who is a 'group company' then disclosures shall be made in the following format:		
Details of the utilization of the Proceeds	(a) The funds raised by the Issue shall, after issue related expenses, be utilized by the Issuer for the following purposes:	
		(i) for making/providing loans and other loan disbursements to its clients/borrowers;
		 (ii) for re-financing and repayment of existing Financial Indebtedness of the Issuer (including in relation to interest expenses in respect thereof);
		(iii) for working capital requirements of the Issuer; and/or
		(iv) for general corporate purposes of the Issuer.
		The amount equivalent to 100% of the funds raised by the Issue will be utilized towards the Purpose. The Issuer has not, as of the date of the Key Information Document, determined the specific allocation or the order of priority of utilisation between the objects set out in paragraphs (i) to (iv) above.
		The funds raised by the Issue shall be utilised by the Issuer solely for the Purpose and the Issuer shall not use the proceeds of the Issue towards:
		 any capital market instrument such as equity, equity linked, debt instruments or any other capital market related activities (whether directly or indirectly);
		(ii) any speculative purposes;
		(iii) investment in the real estate sector/real estate business (including the acquisition/purchase of land);
		 (iv) any purposes which have been restricted or declared unlawful by any Governmental Authority (including without limitation, the Government of India, the relevant state governments, and any supervisory authorities/regulators of the Issuer);
		(v) providing any loans to any group companies of the Issuer; and
		(vi) in contravention of Applicable Law (including without limitation, any guidelines, rules or regulations of the RBI and SEBI).
		Until the funds raised by the Issue are utilized for the Purpose, the funds raised by the Issue may be held by the Issuer either in the form of cash, or by way of investments in money market instruments, mutual funds and deposits held with scheduled commercial banks.
Coupon/Dividend Rate	9.25% (nine decimal two five percent) per annum (fixed) payable annually and on redemption of the Debentures.	

	Interest on Debentures			
	Subject to the sub-section named "Step Up/Step Down Coupon Rate" below, the interest on the Outstanding Principal Amounts shall accrue at the Interest Rate from the Deemed Date of Allotment until the Debentures are repaid in full and shall be payable on each Interest Payment Date by no later than 5:00 PM (Indian Standard Time) on such Interest Payment Date. The interest payment and redemption schedule is set out in Annexure IV. It is clarified that Annexure IV and the amounts mentioned therein have been prepared taking into account the premium on issuance paid/to be paid in respect of the Debentures, the issuance of the Debentures under the Existing ISIN, and the alignment of the terms of the Debentures (including the interest payable on the Debentures) with those set out in the Existing ISIN.			
Step Up/Step Down Coupon Rate	(a) If the rating of the Debentures is downgraded below the Rating by the Rating Agency, the Interest Rate shall be increased by 0.25% (zero decimal two five percent) for each downgrade of 1 (one) notch from the Rating ("Step Up Rate"), and such increased Interest Rate shall be applicable on the Outstanding Principal Amounts with effect from the date of such downgrade. Step Up, in accordance with this paragraph (a) shall not require any notice, intimation or action on behalf of the Debenture Trustee or the Debenture Holders.			
	(b) Following the Step Up until the rating of the Debentures is restored to the Rating, if the rating of the Debentures is upgraded, the prevailing Step Up Rate shall be decreased by 0.25% (zero decimal two five percent) for each upgrade of 1 (one) notch from the rating of the Debentures (until the rating of the Debentures is restored to the Rating) and such decreased rate of interest shall be applicable on the Outstanding Principal Amounts with effect from the date of such upgrade. PROVIDED THAT the decreased rate of interest in accordance with this paragraph (b) cannot, in any case, be lower than the Interest Rate. The decrease in the rate of interest in accordance with this paragraph (b) shall not require any notice, intimation or action on behalf of the Debenture Trustee or the Debenture Holders.			
	It is clarified that, if following the Step Up, the rating of the Debentures is restored to the Rating, then the interest shall be payable at the Interest Rate, from the date that the rating of the Debentures is restored to the Rating.			
	(c) In case the Debentures are rated by more than one rating agency, then the lowest rating provided to the Debentures will be considered for the determination of the Step Up Rate.			
Coupon/Dividend	Annually and on the Final Redemption Date.			
Payment Frequency	Diagon refer Amaguna IV			
Coupon/Dividend	Please refer Annexure IV.			
Payment Dates Cumulative / non-	Not Applicable			
cumulative / non-	Not Applicable.			
dividend				
Coupon Type (Fixed,	Fixed			
floating or other				
structure)				
Coupon Reset Process	Not Applicable.			
(including rates, spread,				

effective date, interest rate cap and floor etc).			
Day Count Basis (Actual/Actual)	Interest and all other charges shall accrue based on an actual/actual basis.		
Interest on Application Money	(a) No interest on the Application Money is required to be paid by the Issuer to the Applicants.		
	(b) Where an Applicant is allotted a lesser number of Debentures than applied for, the excess amount paid on application will be refunded to the Applicant in the bank account of the Applicant as described in the Application Form towards interest on the refunded money by electronic mode of transfer like RTGS/NEFT/direct credit. Details of allotment will be sent to every successful Applicant.		
Default Interest Rate	(a) On the occurrence of any Payment Default, the Issuer agrees to pay additional interest rate of 2% (two percent) per annum above the Interest Rate on the Outstanding Principal Amounts from the date of the occurrence of such Payment Default, until such Payment Default is cured or the Debentures are fully redeemed by the Issuer (whichever is earlier), on each Interest Payment Date occurring during the aforementioned period.		
	It is clarified that for the purposes of this paragraph (a), no Event of Default shall be deemed to have occurred if any payment in respect of Debentures has been made as per the BENPOS of the Debentures and such payment been returned because of, or is attributable to, technical reasons (such as failure or non-availability of RTGS) and/or because of any freezing of, or non-operation of, any Debenture Holder's dematerialized account/bank account and documentary evidence (to the satisfaction of the Debenture Trustee) in relation to the failure/inability of the relevant Debenture Holder to receive payments has been submitted to the Debenture Trustee, and such payment has been made to the relevant Debenture Holder within 2 (two) Business Days of the Due Date. It is hereby clarified that if such payments are not made within 2 (two) Business of the Due Date, such non-payment shall lead to an Event of Default.		
	(b) In case of a breach of any covenants, representations or warranties (including without limitation, the financial covenants set out under Section 8.2.2 (Financial Covenants)) which is not cured within a period of 30 (thirty) days, the Issuer agrees to pay additional interest rate of 2% (two percent) per annum above the Interest Rate on the Outstanding Principal Amounts from the expiry of the abovementioned cure period until such breach is cured to the satisfaction of the Debenture Trustee or the Debentures are fully redeemed by the Issuer (whichever is earlier), on each Interest Payment Date occurring during the aforementioned period. PROVIDED THAT no additional interest will be payable pursuant to this paragraph (b) if any additional interest is being paid by the Issuer pursuant to (i) paragraph (a) above, (ii) paragraph (d) of the sub-section named "Listing (name of stock Exchange(s) where it will be listed and timeline for listing)" above, and/or (iii) Section 8.2.4(n) (Execution of Transaction Documents/Creation of Security).		
Tenor	26 (twenty six) months and 28 (twenty eight) days from the Deemed Date of Allotment		
Redemption Date	July 15, 2027		

Redemption Amount	INR 1,00,000 (Indian Rupees One Lakh) per Debenture.		
	Manner of redemption		
	(a) Subject to any early/premature options set out in the transaction documents, the Debentures shall be redeemed on a <i>pari passu</i> basis by the Issuer by making payment of the Outstanding Principal Amounts on the Final Redemption Date by no later than 5:00 PM (Indian Standard Time) on the Final Redemption Date.		
	The interest payment and redemption schedule is set out in Annexure IV. It is clarified that Annexure IV and the amounts mentioned therein have been prepared taking into account the premium on issuance paid/to be paid in respect of the Debentures, the issuance of the Debentures under the Existing ISIN, and the alignment of the terms of the Debentures (including the interest payable on the Debentures) with those set out in the Existing ISIN.		
	(b) Without prejudice to anything contained in the transaction documents, the Issuer shall, on the Final Redemption Date, promptly pay all Outstanding Amounts and discharge all outstanding Secured Obligations.		
	(c) The Issuer shall not, without the prior written consent of the Majority Debenture Holders, redeem (or prematurely redeem) the Debentures in any manner other than in accordance with the terms of the transaction documents.		
Redemption	Not Applicable		
Premium/Discount			
Issue Price	INR 1,02,332 (Indian Rupees One Lakh Two Thousand Three Hundred and Thirty Two) per Debenture (which includes accrued coupon/interest to INR 2,332 (Indian Rupees Two Thousand Three Hundred and Thirty Two) per Debenture)		
Discount at which security	Not Applicable		
is issued and the effective			
yield as result of such			
discount			
Put Date	Not Applicable		
Put Price	Not Applicable		
Call Date	Not Applicable		
Call Price	Not Applicable		
Put Notification Time (Timelines by which the	Not Applicable		
investor need to intimate			
Issuer before exercising			
the put)			
Call Notification Time	Not Applicable		
(Timelines by which the			
Issuer need to intimate			
investor before exercising the call)			
Face Value	INR 1,00,000 (Indian Rupees One Lakh) per Debenture		
Minimum subscription	Minimum application shall not be less than INR 1,00,00,000 (Indian Rupees One		
amount and in multiples	Crore) (being 100 (one hundred) Debentures) and in multiples of 1 (one)		
thereafter	Debenture thereafter.		
Issue Timing			
1			

1. Issue Opening Date	April 16, 2025			
2. Issue Closing Date	April 16, 2025			
3. Date of earliest closing	N.A.			
of the issue, if any.				
4. Pay-in Date	April 17, 2025			
5. Deemed Date of	April 17, 2025			
Allotment				
Settlement Mode of the	Please refer Section 9 below.			
Instrument				
Depository	NSDL and CDSL			
Disclosure of	Please refer Annexure IV below.			
Interest/Dividend/				
redemption dates	45 /66-and adam day griente and Dun Date			
Record Date	15 (fifteen) calendar days prior to each Due Date.			
All covenants of the issue	To be more particularly set out in the transaction documents.			
(including side letters,	35 ste particularly set out in the transaction documents.			
accelerated payment	Please also refer Section 8.2 (<i>Terms of the Transaction Documents</i>) below for			
clause, etc.)	an indicative list of representations and warranties of the Issuer, financial			
	covenants, reporting covenants, affirmative covenants, and negative			
	covenants, and acceleration on event of default.			
	All other equanants prescribed by/sommercially agreed with the prepased			
	All other covenants prescribed by/commercially agreed with the proposed investors are set out in this Section 8.1 (Summary Terms).			
Description regarding	I. SECURITY			
Security (where				
applicable) including type	(a) Hypothecated Assets			
of security				
(movable/immovable/tan	The Debentures and the Outstanding Amounts shall be secured on or			
gible etc.), type of charge	prior to the Deemed Date of Allotment by way of (i) a first ranking			
(pledge/ hypothecation/	exclusive and continuing charge to be created in favour of the Debenture Trustee pursuant to an unattested deed of hypothecation,			
mortgage etc.), date of creation of security/ likely	dated on or about the Effective Date, executed or to be executed and			
date of creation of	delivered by the Issuer in a form acceptable to the Debenture Trustee			
security, minimum	("Deed of Hypothecation") over receivables arising, inter alia, out of			
security cover,	certain identified book debts/loans of the Issuer, certain identified			
revaluation, replacement	short-term instruments subscribed to by the Issuer, and certain			
of security, interest to the	identified fixed deposits placed by the Issuer, as more particularly set			
debenture holder over	out in the Deed of Hypothecation (the "Hypothecated Assets"), and			
and above the coupon rate as specified in the	(ii) such other security interest as may be agreed between the Issuer and the Debenture Holders ((i) and (ii) above are collectively referred			
Trust Deed and disclosed	to as the " Transaction Security ").			
in the Key Information	to do the management occurry j.			
Document	(b) Security Cover and Maintenance			
	(i) The value of the Hypothecated Assets shall at all times,			
	commencing from the Deemed Date of Allotment and until			
	the Final Settlement Date, be (A) at least 1.10 (one decimal one zero) times the value of the Outstanding Amounts, and			
	(B) the principal amounts/invested amounts of the			
	receivables comprising the Hypothecated Assets shall be at			
	least 1.10 (one decimal one zero) times the value of the			
	Outstanding Amounts (the "Security Cover").			
	,,,, <u>-</u> , , , , , , , , , , , , , , , , , , ,			
	(ii) The value of the Hypothecated Assets for this purpose (for			
	both initial and subsequent valuations) shall be the amount			
	reflected as the value thereof in the books of accounts of the			

Issuer.

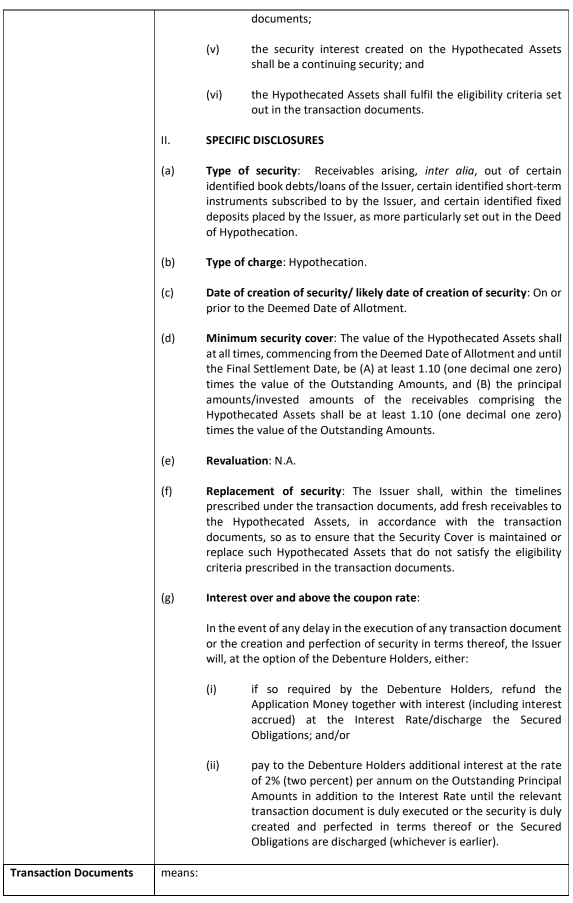
(c) Filings and other information

- (i) The Issuer shall create the charge over the Hypothecated Assets on or prior to the Deemed Date of Allotment and perfect such security by filing Form CHG-9 with the ROC within the time period prescribed.
- (ii) The Debenture Trustee shall file the prescribed Form I with CERSAI reporting the charge created to the CERSAI the time period prescribed. The Issuer will provide all information and assistance that the Debenture Trustee may require, to enable it to file the prescribed Form I with CERSAI within the time period prescribed.

(d) Others

The Issuer hereby further agrees, declares and covenants as follows:

- (i) all the Hypothecated Assets that will be charged to the Debenture Trustee under the transaction documents shall always be kept distinguishable and held as the exclusive property of the Issuer specifically appropriated to the Transaction Security and be dealt with only under the directions of the Debenture Trustee;
- (ii) the Issuer shall not create any charge, lien or other encumbrance upon or over the Hypothecated Assets or any part thereof except in favour of the Debenture Trustee nor will it do or allow anything that may prejudice the Transaction Security;
- (iii) the Issuer shall, at the time periods set out in the transaction documents, provide a list of the Hypothecated Assets to the Debenture Trustee over which charge is created and subsisting by way of hypothecation in favour of the Debenture Trustee (for the benefit of the Debenture Holders) and sufficient to maintain the Security Cover. Such list shall be provided by the Debenture Trustee to the Debenture Holders on the same day as receipt;
- (iv) the Issuer shall, within the timelines prescribed under the transaction documents, add fresh receivables to the Hypothecated Assets, in accordance with the transaction documents, so as to ensure that the Security Cover is maintained or replace such Hypothecated Assets that do not satisfy the eligibility criteria prescribed in the transaction documents. It is hereby clarified that, in the event any Client Loans comprising the Hypothecated Assets become overdue, the Issuer will promptly and in no case later than 20 (twenty) days from the end of the calendar month in which such Client Loan becomes overdue or such other time period as may be prescribed by the Debenture Holders, ensure that the value of the Hypothecated Assets equals or exceeds the stipulated Security Cover by creating a charge by way of hypothecation over additional or new Client Loans/receivables that fulfil the eligibility criteria prescribed under the transaction



Date: _____, 2025

	(a)	the DTD;		
	(b)	the Debenture Trustee Agreement;		
	(c)	the Deed of Hypothecation;		
	(d)	the Debt Disclosure Documents;		
	(e)	the letters issued by, and each memorandum of understanding/agreement entered into with, the Rating Agency (including any rating rationale), the Debenture Trustee and/or the Registrar;		
	(f)	each tripartite agreement between the Issuer, the Registrar and the relevant Depository;		
	(g)	the resolutions and corporate authorisations provided pursuant to the Conditions Precedent; and		
	(h)	any other document that may be designated as a Transaction Document by the Debenture Trustee or the Debenture Holders.		
Conditions precedent to	The Iss	uer shall, prior to the Deemed Date of Allotment, fulfil the following		
Disbursement	conditions precedent, each in a form and manner satisfactory and acceptable to the Debenture Trustee/the Applicants:			
	AUTHORISATIONS			
	(a)	a copy of the Issuer's Constitutional Documents certified as correct, complete and in full force and effect by an authorised person on behalf of the Issuer;		
	(b)	copies of the authorisations, approvals and licenses (governmental or otherwise) received by the Issuer from the RBI or any other Governmental Authority in relation to (i) the business of the Issuer, and (ii) the execution, delivery and performance of the Issuer's obligations under the transaction documents (if any);		
	(c)	a copy of the resolution of the Issuer's board of directors and any resolution of any committee of the board of directors authorising the execution, delivery and performance of the transaction documents certified as correct, complete and in full force and effect by an authorised person on behalf of the Issuer;		
	(d)	a copy of the resolution of the shareholders of the Issuer in accordance with Section 180(1)(c) of the Companies Act approving the borrowing contemplated under the transaction documents certified as correct, complete and in full force and effect by an authorised person on behalf of the Issuer;		
	(e)	a copy of the resolution of the shareholders of the Issuer in accordance with Section 180(1)(a) of the Companies Act approving the creation of Transaction Security in accordance with the terms of the transaction documents certified as correct, complete and in full force and effect by an authorised person on behalf of the Issuer;		
	(f)	a copy of the resolution of the shareholders of the Issuer in accordance with Section 42 of the Companies Act approving issuance of non-		

convertible debentures by the Issuer on a private placement basis certified as correct, complete and in full force and effect by an authorised person on behalf of the Issuer;

TRANSACTION DOCUMENTS

 (g) execution, delivery and stamping of the transaction documents (including the Debt Disclosure Documents) in a form and manner satisfactory to the Debenture Trustee;

CERTIFICATES AND CONFIRMATIONS

- a copy of the rating letter and the rating rationale issued by the Rating Agency in relation to the Debentures;
- a copy of the consent from the Debenture Trustee to act as the debenture trustee for the issue of Debentures;
- a copy of the consent from the Registrar to act as the registrar and transfer agent for the issue of Debentures;
- (k) a copy of the tripartite agreement(s) executed between the Issuer, the Registrar and the relevant Depository;

OTHERS

- (I) evidence that all "know your customer" requirements prescribed by the Debenture Trustee and the Applicants have been provided/fulfilled;
- (m) the audited financial statements of the Issuer for the Financial Year ended March 31, 2024, and the unaudited financial statements of the Issuer for the most recent half-year or financial quarter (as available);
- a copy of the in-principle approval provided by the BSE in respect of the General Information Document;
- (o) a certificate from the authorised signatories of the Issuer addressed to the Debenture Trustee confirming as on the Deemed Date of Allotment/the date of the certificate:
 - the persons authorised to sign the transaction documents and any document to be delivered under or in connection therewith, on behalf of the Issuer, together with the names, titles and specimen signatures of such authorised signatories;
 - (ii) the Issuer has the necessary power under the Constitutional Documents to borrow monies by way of the issuance of the Debentures and create the Transaction Security to secure such Debentures;
 - (iii) the issuance of the Debentures and the creation of security over the Hypothecated Assets will not cause any limit, including any borrowing or security providing limit binding on the Issuer to be exceeded;
 - (iv) no consents and approvals are required by the Issuer from its creditors or any Governmental Authority or any other person

			for the issuance of the Debentures and creation of security under the transaction documents;
		(v)	the representations and warranties contained in the transaction documents are true and correct in all respects;
		(vi)	no Event of Default has occurred or is subsisting;
		(vii)	no Material Adverse Effect has, in the determination of the Issuer, occurred; and
		(viii)	no investor or shareholder consent/approval, pursuant to the articles of association of the Issuer or any shareholders' agreements or other documents/instruments entered into by the Issuer and its shareholders and investors, is required for the Issuer to enter into or perform its obligations under the transaction documents; and
	(p)	instrum in con	other information, documents, certificates, opinions and lents as the Debenture Trustee and the Applicants may request nection with the transactions contemplated under the tion documents.
Conditions Subsequent to Disbursement			ulfil the following conditions subsequent, to the satisfaction of rustee, following the Deemed Date of Allotment:
	(a)	the Issurespecti Debentu Holders	uer shall ensure that the Debentures are allotted to the ive Debenture Holders and arrangements for credit of the ures into the demat accounts of the relevant Debenture have been made within the timelines prescribed under the ting Timelines Requirements;
	(b)	obtain under t	er shall make the application for listing of the Debentures and listing of the Debentures within the time period prescribed he SEBI Listing Timelines Requirements, and provide evidence pregoing in the form and manner acceptable to the Debenture;
	(c)	3 of the 2014 wi of the D	er shall file a return of allotment of securities under Form PAS- e Companies (Prospectus and Allotment of Securities) Rules, ith the ROC within 15 (fifteen) calendar days of the allotment bebentures along with a list of the Debenture Holders and with scribed fee;
	(d)	in acco	quired, the Issuer shall maintain and file a copy of Form PAS-5 rdance with the Companies (Prospectus and Allotment of es) Rules, 2014 in respect of the issue of the Debentures;
	(e)	and pro with CE	ner shall file a copy of Form CHG-9 with ROC and shall ensure ocure that the Debenture Trustee files the prescribed Form I RSAI, each within the time period set out in the transaction ents; and
	(f)	and doo	with such other condition and provide such other information cuments as the Debenture Holders may reasonably request or be required under Applicable Law (including without limitation, and any guidelines/circulars issued by the SEBI).

Event of Default (including manner of voting /conditions of joining Inter Creditor Agreement)	Please refer Section 8.2.6 below.		
Creation of recovery expense fund	(a) The Issuer hereby undertakes and confirms that it shall, within the time period prescribed under Chapter IV (<i>Recovery Expenses Fund</i>) of the SEBI Debenture Trustees Master Circular, establish, maintain and utilize the Recovery Expense Fund in such manner/mode as is prescribed under Chapter IV (Recovery <i>Expenses</i> Fund) of the SEBI Debenture Trustees Master Circular.		
	(b) The Issuer shall, promptly, provide the details of the Recovery Expense Fund to the Debenture Trustee.		
Conditions for breach of covenants (as specified in Debenture Trust Deed)	Please refer sections named "Default Interest Rate" above and Section 8.2.6 below.		
Provisions related to Cross Default	The below is an Event of Default.		
	(i) The Issuer:		
	(A) defaults in any payment of any Financial Indebtedness beyond the period of grace, if any, provided in the instrument or agreement under which such Financial Indebtedness was created; or		
	(B) defaults in the observance or performance of any agreement or condition relating to any Financial Indebtedness or contained in any instrument or agreement evidencing, securing or relating thereto or any other event shall occur or condition exist, the effect of which default or other event or condition is to cause or to permit the holder or holders of such Financial Indebtedness to cause (determined without regard to whether any notice is required) any such Financial Indebtedness to become due prior to its stated maturity, and such Financial Indebtedness of the Issuer is declared to be due and payable.		
	(ii) Any Financial Indebtedness of the Issuer shall be declared to be due and payable, or required to be prepaid other than by (A) a regularly scheduled required prepayment, or (B) the mutual agreement between the Issuer and the relevant provider of the Financial Indebtedness, in each case prior to the stated maturity thereof.		
Roles and Responsibilities of the Debenture Trustee	In addition to the powers conferred on the Debenture Trustee in the transaction documents and Applicable Law, and without limiting the liability of the Debenture Trustee, it is agreed as follows:		
	(a) the Debenture Trustee may, in relation to the transaction documents, act on the opinion or advice of or any information obtained from any solicitor, counsel, advocate, valuer, surveyor, broker, auctioneer, qualified accountant or other expert whether obtained by the Issuer or by the Debenture Trustee or otherwise;		
	(b) subject to the approval of the Debenture Holders by way of a Majority Resolution passed at a meeting of the Debenture Holders held for		

determining the liability of the Debenture Trustee, the Debenture Trustee shall, as regards all trusts, powers, authorities and discretions, have the discretion as to the exercise thereof and to the mode and time of exercise thereof. In the absence of any fraud, gross negligence, willful misconduct or breach of trust the Debenture Trustee shall not be responsible for any loss, costs, charges, expenses or inconvenience that may result from the aforementioned exercise or non-exercise thereof. The Debenture Trustee shall not be bound to act at the request or direction of the Debenture Holders under any provisions of the transaction documents unless sufficient amounts shall have been provided or provision to the satisfaction of the Debenture Trustee has been made for providing such amounts and the Debenture Trustee is indemnified to its satisfaction against all further costs, charges, expenses and liability which may be incurred in complying with such request or direction;

- (c) with a view to facilitating any dealing under any provisions of the transaction documents, subject to the Debenture Trustee obtaining the consent of the Majority Debenture Holders, the Debenture Trustee shall have (i) the power to consent (where such consent is required) to a specified transaction or class of transactions (with or without specifying additional conditions); and (ii) to determine all questions and doubts arising in relation to the interpretation or construction any of the provisions of the transaction documents;
- (d) the Debenture Trustee shall not be responsible for the amounts paid by the Applicants for the Debentures;
- (e) the Debenture Trustee shall not be responsible for acting upon any resolution purporting to have been passed at any meeting of the Debenture Holders in respect whereof minutes have been made and signed even though it may subsequently be found that there was some defect in the constitution of the meeting or the passing of the resolution or that for any reason the resolution was not valid or binding upon the Debenture Holders;
- (f) the Debenture Trustee and each receiver, attorney, manager, agent or other person appointed by it shall, subject to the provisions of the Companies Act, be entitled to be indemnified by the Issuer in respect of all liabilities and expenses incurred by them in the execution or purported execution of the powers and trusts thereof;
- (g) subject to the approval of the Debenture Holders by way of a Majority Resolution passed at a meeting of Debenture Holders held for determining the liability of the Debenture Trustee and in the absence of fraud, gross negligence, willful misconduct or breach of trust, the Debenture Trustee shall not be liable for any of its actions or deeds in relation to the transaction documents;
- (h) subject to the approval of the Debenture Holders by way of Majority Resolution passed at a meeting of Debenture Holders held for determining the liability of the Debenture Trustee and in the absence of fraud, gross negligence, willful misconduct or breach of trust, the Debenture Trustee, shall not be liable for any default, omission or delay in performing or exercising any of the powers or trusts herein expressed or contained herein or in enforcing the covenants contained herein or in giving notice to any person of the execution hereof or in taking any other steps which may be necessary, expedient or desirable

	or for any loss or injury which may be occasioned by reason thereof unless the Debenture Trustee shall have been previously requested by notice in writing to perform, exercise or do any of such steps as aforesaid given in writing by the Majority Debenture Holders or by a Majority Resolution duly passed at a meeting of the Debenture Holders. The Debenture Trustee shall not be bound to act at the request or direction of the Debenture Holders under any provisions of the transaction documents unless sufficient amounts shall have been provided or provision to the satisfaction of the Debenture Trustee has been made for providing such amounts and the Debenture Trustee is indemnified to its satisfaction against all further costs, charges, expenses and liability which may be incurred in complying with such request or direction;
	(i) notwithstanding anything contained to the contrary in the transaction documents, the Debenture Trustee shall, before taking any action on behalf of the Debenture Holders or providing any consent on behalf of the Debenture Holders, obtain the written consent of the Majority Debenture Holders;
	(j) without prejudice to anything contained in this sub-section named "Roles and Responsibilities of the Debenture Trustee", the Debenture Trustee shall oversee and monitor the transaction contemplated in the transaction documents for and on behalf of the Debenture Holders;
	 (k) the Debenture Trustee shall forward to the Debenture Holders copies of any information or documents from the Issuer pursuant to the transaction documents within 2 (two) Business Days of receiving such information or document from the Issuer; and (I) the Debenture Trustee shall, until the Final Settlement Date, adhere to
	and comply with its obligations and responsibilities under the SEBI Debenture Trustees Master Circular.
	PROVIDED THAT nothing contained in this sub-section named "Roles and Responsibilities of the Debenture Trustee" shall exempt the Debenture Trustee or any receiver, attorney, manager, agent or other person appointed by the Debenture Trustee from or indemnify them against any liability for breach of trust nor any liability which by virtue of any rule or Applicable Law would otherwise attach to them in respect of any negligence, default or breach of trust which they may be guilty of in relation to their duties hereunder.
Risk factors pertaining to the issue	Please refer Section 4 (<i>Risk Factors</i>).
Governing Law & Jurisdiction	The transaction documents shall be governed by and will be construed in accordance with the laws of India and any disputes arising there from shall be subject to the jurisdiction of appropriate courts and tribunals at New Delhi, India, and as more particularly provided for in the respective transaction documents.
Business Day Convention	(a) Interest and all other charges shall accrue based on an actual/actual basis.
	(b) All payments in respect of the Debentures required to be made by the Issuer shall be made on a Business Day.
	(c) If any Due Date on which any interest or additional interest is payable falls on a day which is a Sunday or is not a Business Day, the payment to be made on such Due Date shall be made on the succeeding

		Business Day.
	(d)	If any Due Date on which any Outstanding Principal Amounts are payable falls on a day which is a Sunday or is not a Business Day, the payment to be made on such Due Date shall be made on the preceding Business Day.
	(e)	If the Final Redemption Date falls on a day which is a Sunday or is not a Business Day, the payment of any amounts in respect of the Debentures to be made shall be made on the preceding Business Day.
	(f)	In the absence of anything to the contrary set out in the transaction documents, if any day for performance of any acts under the transaction documents (other than those set out in paragraphs (c) to (e) above) falls on a day which is not a Business Day, such acts shall be performed shall be made on the succeeding Business Day.
Early Redemption	(a)	On the occurrence of an Early Redemption Event, the Debenture Trustee (acting on the instructions of the Majority Debenture Holders) shall have the option (but not the obligation) to require the Issuer to, subject to Applicable Law, redeem all the Debentures and repay all other Secured Obligations, in accordance with this sub-section named "Early Redemption". Where an Early Redemption Event occurs, the Issuer shall forthwith on occurrence of such Early Redemption Event, and in any case within the same day of occurrence of such Early Redemption Event, inform each of the Debenture Trustee and the Debenture Holders of the occurrence of such Early Redemption Event.
	(b)	For the purposes of making any premature redemption/re-purchase pursuant to this sub-section named "Early Redemption":
		(i) irrespective of whether or not the Issuer provides the intimation as per paragraph (a) above, where the Majority Debenture Holders require the redemption of all the Debentures following the occurrence of an Early Redemption Event, the Majority Debenture Holders shall inform the Debenture Trustee and the Debenture Trustee (acting on the instructions of the Majority Debenture Holders) shall provide a notification/confirmation to the Issuer requiring the Issuer to prepay such Debentures and all other Secured Obligations thereof ("Early Redemption Prepayment Confirmation");
		(ii) the Issuer shall make payment of all the Secured Obligations within a period of 30 (thirty) calendar days from the providing of an Early Redemption Prepayment Confirmation pursuant to paragraph (b)(i) above, to such accounts as may be prescribed by the Debenture Trustee or the relevant Debenture Holders; and
		(iii) the Issuer will comply with such other conditions as may be prescribed by the Debenture Trustee/Debenture Holders.
	(c)	No prepayment penalty or prepayment premium will be applicable to any redemption in accordance with this sub-section named "Early Redemption".
Specified Early	(a)	On the occurrence of a Specified Early Redemption Event, the
Redemption Event		Debenture Trustee (acting on the instructions of any Debenture

	(b)	Holders) shall have the option (but not the obligation) to require the Issuer to, subject to Applicable Law, redeem all the Debentures and repay all other Secured Obligations, in accordance with this subsection named "Specified Early Redemption Event". Where a Specified Early Redemption Event occurs, the Issuer shall immediately on occurrence of such Specified Early Redemption Event, inform each of the Debenture Trustee and the Debenture Holders of the occurrence of such Specified Early Redemption Event. For the purposes of making any premature redemption/re-purchase pursuant to this sub-section named "Specified Early Redemption
		(i) irrespective of whether or not the Issuer provides the intimation as per paragraph (a) above, where any Debenture Holder requires the redemption of all the Debentures held by such Debenture Holder following the occurrence of a Specified Early Redemption Event, such Debenture Holder shall inform the Debenture Trustee and the Debenture Trustee shall provide a notification/confirmation to the Issuer requiring the Issuer to prepay such Debentures and all other Secured Obligations thereof ("Specified Early Redemption Prepayment Confirmation");
		(ii) the Issuer shall make payment of all the Secured Obligations within a period of 30 (thirty) calendar days from the providing of a Specified Early Redemption Prepayment Confirmation pursuant to paragraph (b)(i) above, to such accounts as may be prescribed by the Debenture Trustee or the relevant Debenture Holders; and
		(iii) the Issuer will comply with such other conditions as may be prescribed by the Debenture Trustee/Debenture Holders.
	(c)	No prepayment penalty or prepayment premium will be applicable to any redemption in accordance with this sub-section named "Specified Early Redemption Event".
Voluntary Redemption	(a)	Following the expiry of a period of 12 (twelve) months and 1 (one) day from the Deemed Date of Allotment, on any date prior to the Final Settlement Date, the Issuer shall have the option (but not the obligation) to offer to all Debenture Holders the redemption/buy-back any or all of the Debentures held by any one of more Debenture Holders, at par, in part or in full, in accordance with paragraph (b) below, subject to:
		(i) no Event of Default having occurred and be continuing;
		(ii) no Event of Default occurring due to any voluntary redemption pursuant to this sub-section named "Voluntary Redemption";
		(iii) Applicable Law (including without limitation, the SEBI Listed Debentures Circulars and NBFC Directions);
		(iv) the Issuer providing a written notice/request to the Debenture Trustee and the Debenture Holders in respect of the proposal/offer of premature redemption/buy-back of

		(v)	Debentures, at least 21 (twenty one) days prior to the date on which the Issuer proposes to voluntarily redeem the Debentures in accordance with this sub-section named "Voluntary Redemption" or within such other time period as may be mutually agreed between the Issuer and the Debenture Trustee; and the consent of the relevant Debenture Holders that have accepted the offer for voluntary redemption provided under this sub-section named "Voluntary Redemption" in respect of the Debentures proposed to be prematurely redeemed being obtained by the Issuer, at least 21 (twenty one) days prior to the date on which the Issuer proposes to voluntarily redeem the relevant Debentures in accordance with this sub-section named "Voluntary Redemption" or within such other time period as may be mutually agreed between the Issuer and the Debenture Trustee.
	(b)		purposes of making any premature redemption pursuant to o-section named "Voluntary Redemption", the Issuer shall be d to:
		(i)	following the receipt of consent of the relevant Debenture Holders that have accepted the offer for voluntary redemption provided under this sub-section named "Voluntary Redemption" in accordance with paragraph (a)(v) above, provide a notice of 21 (twenty one) days commencing from the date of receipt of such consent;
		(ii)	make payment of the relevant Outstanding Amounts to the relevant Debenture Holders within the exercise period of 3 (three) Business Days occurring on the expiry of a period of 21 (twenty one) days following the providing of a notice pursuant to paragraph (b)(i) above to such accounts as may be prescribed by the Debenture Trustee or the relevant Debenture Holders. In this regard, it is clarified that:
			(A) such payment to the relevant Debenture Holders will be made in proportion to the Debentures held by the relevant Debenture Holders; and
			(B) the buy-back/redemption amount/price of the Debentures shall be same for all the relevant Debenture Holders that have accepted the offer for voluntary redemption;
		(iii)	pay such premature redemption premium as may be mutually agreed between the Issuer and the Debenture Trustee (acting on the instructions of Debenture Holders) on such part of the Outstanding Principal Amounts of the Debentures that are proposed to be prematurely redeemed; and
		(iv)	comply with such other conditions as may be prescribed by the Debenture Trustee/Debenture Holders.
Multiple Issuances	(a)	multiple	to Applicable Law, the Issuer reserves the right to make e issuances under the same ISIN with reference to Chapter VIII cations related to ISIN for debt securities) of the Listed NCDs

	Master Circular. Such issue can be made either by way of creation of fresh ISIN or by way of issuance under the existing ISIN at premium/par/discount as the case may be in accordance with the Applicable Law (including Chapter VIII (Specifications related to ISIN for debt securities) of the Listed NCDs Master Circular). (b) The Issuer and the Debenture Trustee hereby acknowledge that the	
	Debentures are being issued under the Existing ISIN, and on terms similar to the Initial Debentures, subject to such conditions that may be prescribed by the Depositories and the BSE.	
Right to repurchase the Debentures	(a) The Issuer, subject to the Applicable Law, shall have the option from time to time to repurchase a part or all of the Debentures from the secondary market or otherwise, upon obtaining prior mutual consent from the Debenture Holders, at any time prior to the Final Settlement Date.	
	(b) In the event any or all of the Debentures are repurchased, or redeemed under any circumstances whatsoever, the Issuer shall have, and shall be deemed to have had, subject to Applicable Law, the power to re-issue the Debentures either by re-issuing the same Debentures or by issuing other non-convertible debentures in their place.	
	(c) In respect of any repurchased/redeemed Debenture, the Issuer shall have the power to (either for a part or all of the Debenture) cancel, keep alive, appoint nominee(s) to hold or reissue at such price and on such terms and conditions as it may deem fit and as is permitted under Applicable Law.	
Additional Disclosures (Security Creation)	In the event of any delay in the execution of any transaction document or the creation and perfection of security in terms thereof, the Issuer will, at the option of the Debenture Holders, either:	
	(i) if so required by the Debenture Holders, refund the Application Money together with interest (including interest accrued) at the Interest Rate/discharge the Secured Obligations; and/or	
	(ii) pay to the Debenture Holders additional interest at the rate of 2% (two percent) per annum on the Outstanding Principal Amounts in addition to the Interest Rate until the relevant transaction documents is duly executed or the security is duly created and perfected in terms thereof or the Secured Obligations are discharged (whichever is earlier).	
Additional Disclosures (Default in Payment)	On the occurrence of any Payment Default, the Issuer agrees to pay additional interest rate of 2% (two percent) per annum above the Interest Rate on the Outstanding Principal Amounts from the date of the occurrence of such Payment Default, until such Payment Default is cured or the Debentures are fully redeemed by the Issuer (whichever is earlier), on each Interest Payment Date occurring during the aforementioned period.	
	It is clarified that for the purposes of this sub-section, no Event of Default shall be deemed to have occurred if any payment in respect of Debentures has been made as per the BENPOS of the Debentures and such payment been returned because of, or is attributable to, technical reasons (such as failure or non-availability of RTGS) and/or because of any freezing of, or non-operation of, any Debenture Holder's dematerialized account/bank account and documentary evidence (to the satisfaction of the Debenture Trustee) in relation to the failure/inability of the relevant Debenture Holder to receive payments has been	

	submitted to the Debenture Trustee, and such payment has been made to the relevant Debenture Holder within 2 (two) Business Days of the Due Date. It is hereby clarified that if such payments are not made within 2 (two) Business of the Due Date, such non-payment shall lead to an Event of Default.		
Additional Disclosures (Delay in Listing)	In the event there is any delay in listing of the Debentures beyond the Listing Period, the Issuer will pay to the Debenture Holders, penal interest of 1% (one percent) per annum over the Interest Rate, from the Deemed Date of Allotment until the listing of the Debentures is completed.		
Declaration required by BSE Limited	(a) This Issue of Debentures does not form part of non-equity regulatory capital mentioned under Chapter V of the Debt Listing Regulations and Chapter XIII (Issuance, listing and trading non-equity regulatory capital) of the Listed NCDs Master Circular.		
	(b) The face value of each debt security/Debenture issued on private placement basis under this Issue is INR 1,00,000 (Indian Rupees One Lakh).		
Issuance under existing ISIN	(a) With a view to raising debt for the Purpose, the Issuer has issued/proposes to issue rated, listed, senior, secured, redeemable, taxable, transferable, non-convertible debentures from time to time. In pursuance of the foregoing, the Issuer has obtained the ISIN INE124N07754 ("Existing ISIN").		
	(b) Under the Existing ISIN, the Issuer has issued 20,000 (twenty thousand) rated, listed, senior, secured, redeemable, taxable, transferable, non-convertible debentures denominated in Indian Rupees, each having a face value of INR 1,00,000 (Indian Rupees One Lakh) and an aggregate nominal value of INR 200,00,00,000 (Indian Rupees Two Hundred Crore) ("Initial Debentures") on January 15, 2025 ("Initial Deemed Date of Allotment") pursuant to the debenture trust deed dated January 13, 2025 executed between the Issuer and the Debenture Trustee (and as amended by the amendment deed dated March 7, 2025 executed between the Issuer and the Debenture Trustee), the General Information Document (as defined below), the key information document dated on or about January 13, 2025, and the private placement offer and application letter dated on or about January 13, 2025, each issued by the Issuer.		
	(c) This issue of the Debentures is a further issuance under the Existing ISIN, and on terms similar to the Initial Debentures, subject to such conditions that may be prescribed by the Depositories and the BSE.		
	(d) The interest amounts and the Outstanding Principal Amounts payable by the Issuer, and as set out in Annexure IV, have been prepared taking into account the premium on issuance paid/to be paid in respect of the Debentures, the issuance of the Debentures under the Existing ISIN, and the alignment of the terms of the Debentures (including the interest payable on the Debentures) with those set out in the Existing ISIN.		

Note:

a. If there is any change in coupon rate pursuant to any event including lapse of certain time period or downgrade in rating, then such new coupon rate and events which lead to such change should be disclosed.

b. The list of documents which has been executed in connection with the issue and subscription of debt securities shall be annexed.

- c. While the debt securities are secured to the extent of hundred per cent. of the amount of principal and interest or as per the terms of issue document, in favour of debenture trustee, it is the duty of the debenture trustee to monitor that the security is maintained.
- d. The issuer shall provide granular disclosures in their Key Information Document, with regards to the "Object of the Issue" including the percentage of the issue proceeds earmarked for each of the "object of the issue".

8.2 TERMS OF THE TRANSACTION DOCUMENTS

8.2.1. Representations and Warranties of the Issuer

The Issuer makes the representations and warranties set out in this Section 8.2.1 to the Debenture Trustee for the benefit of the Debenture Holders as on the Effective Date, which representations shall be deemed to be repeated on each day until the Final Settlement Date.

(a) Status

- It is a company, duly incorporated, registered and validly existing under Applicable Law.
- (ii) It is a non-deposit accepting or holding non-banking financial company registered with the RBI.
- (iii) It has the power to own its Assets and carry on its business as it is being conducted.

(b) **Binding obligations**

The obligations expressed to be assumed by it under the transaction documents are legal, valid, binding and enforceable obligations.

(c) Non-conflict with other obligations

The entry into and performance by it of, and the transactions contemplated by the transaction documents do not and will not:

- conflict with, or result in a breach or material violation of or default under, any Applicable Law;
- (ii) conflict with, or result in a breach of, its Constitutional Documents;
- (iii) conflict with, or result in a breach or violation of or default under, or give rise to any right to termination under, any agreement or instrument binding upon it or any of its Assets, including but not limited to any terms and conditions of the existing Financial Indebtedness of the Issuer; or
- (iv) constitute an act of bankruptcy, preference, insolvency or fraudulent conveyance under any Applicable Law.

(d) Power and authority

It has the power to enter into, perform and deliver, and has taken all necessary action to authorize (i) its entry into, performance and delivery of, the transaction documents to which it is a party and the transactions contemplated by such transaction documents, and (ii) the issuance of Debentures by the Issuer.

(e) Validity and admissibility in evidence

- (i) All approvals, authorizations (including corporate authorizations), consents, permits (third party, statutory or otherwise) required or desirable:
 - (A) to enable it lawfully to enter into, exercise its rights and comply with its obligations under the transaction documents to which it is a party;
 - (B) to make the transaction documents to which it is a party admissible in evidence in its jurisdiction of incorporation, wherein the transaction documents when executed and delivered will constitute its legal, valid and binding obligations and shall be admissible as evidence of Company's obligations in court of law; and
 - (C) for it to carry on its business,

have been obtained or effected and are in full force and effect,

and has provided necessary documents in this regard to the satisfaction of the Debenture Trustee.

(ii) The issuance of the Debentures and the creation of security over the Hypothecated Assets will not cause any limit, including any borrowing or security providing limit binding on the Issuer (statutory or otherwise) to be exceeded.

(f) No default

- (i) No Event of Default or potential Event of Default has occurred and is continuing or would reasonably be expected to result from the execution or performance of any transaction documents or the issuance of the Debentures.
- (ii) No other event or circumstance is outstanding which constitutes (or which would, with the lapse of time, the giving of notice, the making of any determination under the relevant document or any combination of the foregoing, constitute) a default or termination event (however described) under any other agreement or instrument which is binding on the Issuer or any of its Assets or which might, in the determination of the Issuer, have a Material Adverse Effect.
- (iii) No other event or circumstance would reasonably be expected to result from the execution or performance of any transaction documents or the issuance of the Debentures, which constitutes a default or termination event (however described) under any other agreement or instrument which is binding on the Issuer or any of its Assets or which might, in the determination of the Issuer, have a Material Adverse Effect.

(g) Ranking

The Debentures rank *pari passu inter se*, and the payment obligations of the Issuer under the transaction documents rank at least *pari passu* with the claims of all of its other senior secured creditors, except for obligations mandatorily preferred by Applicable Law applying to companies generally.

(h) No proceedings pending

Other than as disclosed by the Issuer in any Debt Disclosure Document or otherwise, no litigation, arbitration, investigation, or administrative proceedings of or before any court, arbitral body or agency have been commenced or threatened against the Issuer or its business or any part thereof, which if determined adversely, may, in the determination of

the Issuer, have a Material Adverse Effect.

(i) No misleading information

All information provided by the Issuer to the Debenture Trustee/Debenture Holders is true and accurate in all material respects as at the date it was provided or as at the date (if any) at which it is stated and is not misleading due to omission of material fact or otherwise.

(j) Compliance

- (i) The Issuer has complied with Applicable Law (including but not limited to environmental, social and taxation related laws for the Issuer to carry on its business, all directions issued by the RBI in respect of issuance of non-convertible debentures).
- (ii) There has not been and there is no investigation or enquiry by, or order, decree, decision or judgment of any Governmental Authority issued or outstanding or to the best of the Issuer's knowledge (after making due and careful enquiry), anticipated against the Issuer which would, in the determination of the Issuer, have a Material Adverse Effect.
- (iii) No notice or other communication (official or otherwise) from any Governmental Authority has been issued or is outstanding or to the best of the Issuer's knowledge (after making due and careful enquiry), anticipated with respect to an alleged, actual or potential violation and/or failure to comply with any such Applicable Law or requiring them to take or omit any action.
- (iv) The Issuer shall complete all necessary formalities including all filings with the relevant regulatory authorities, including but not limited to the SEBI, the BSE, CERSAI and the ROC and obtain all consents and approvals required for the completion of the Issue.

(k) Assets

Except for the security interests and encumbrances created and recorded with the ROC (available using CIN U65923RJ1994PLC009051 on the website http://www.mca.gov.in/mcafoportal/showIndexOfCharges.do under the heading "Index of Charges"), the Issuer has, free from any security interest or encumbrance, the absolute legal and beneficial title to, or valid leases or licenses of, or is otherwise entitled to use (in each case, where relevant, on arm's length terms), all material Assets necessary for the conduct of its business as it is being, and is proposed to be, conducted.

(I) Financial statements

- (i) Its audited financial statements most recently supplied to the Debenture Trustee as of March 31, 2024 are complete and accurate, and were prepared in accordance with Applicable Accounting Standards consistently applied save to the extent expressly disclosed in such financial statements.
- (ii) Its audited financial statements as of March 31, 2024 provided to the Debenture Trustee, give a true and fair view and represent its financial condition and operations during the Financial Year save to the extent expressly disclosed in such financial statements.

(m) Solvency

(i) The Issuer is able to, and has not admitted its inability to, pay its debts as they mature and has not suspended making payment on any of its debts and it has not

been deemed by a court to be unable to pay its debts for the purposes of Applicable Law, nor will it become unable to pay its debts for the purposes of Applicable Law as a consequence of entering into the transaction documents.

- (ii) The Issuer, by reason of actual or anticipated financial difficulties, has not commenced, and does not intend to commence, negotiations with one or more of its creditors with a view to rescheduling its Financial Indebtedness.
- (iii) The value of the Assets of the Issuer is more than its liabilities (taking into account contingent and prospective liabilities) and it has sufficient capital to carry on its business.
- (iv) The Issuer has not taken any corporate action nor has it taken any legal proceedings or other procedure or steps in relation to any bankruptcy proceedings.
- (v) No insolvency or bankruptcy process has commenced under Applicable Law in respect of the Issuer (including pursuant to the (Indian) Insolvency and Bankruptcy Code, 2016, the Insolvency and Bankruptcy (Insolvency and Liquidation Proceedings of Financial Service Providers and Application to Adjudicating Authority) Rules, 2019, and any other rules and regulations made thereunder from time to time).
- (vi) No reference has been made, or enquiry or proceedings commenced, in respect of the Issuer, before the National Companies Law Tribunal or under any mechanism or prescription of the RBI in respect of resolution/restructuring of stressed assets (including without limitation, under the Stressed Assets Framework).

(n) Hypothecated Assets

- (i) The Hypothecated Assets are the sole and absolute property of the Issuer and are free from any other mortgage, charge or encumbrance and are not subject to any *lis pendens*, attachment, or other order or process issued by any Governmental Authority.
- (ii) None of the Hypothecated Assets have been previously hypothecated, sold, transferred or assigned to any other bank or financial institution.
- (iii) The transaction documents executed or to be executed constitute legal, valid and enforceable security interest in favour of the Debenture Trustee and for the benefit of the Debenture Holders on all the assets thereby secured and all necessary and appropriate consents for the creation, effectiveness, priority and enforcement of such security have been obtained.

(o) Material Adverse Effect

- (i) No fact or circumstance, condition, proceeding or occurrence exists that has, or which will with the passing of time have, in the determination of the Issuer, a Material Adverse Effect.
- (ii) No Material Adverse Effect has, in the determination of the Issuer, occurred or would reasonably be expected to result from the execution or performance of any transaction documents or the issuance of the Debentures.

(p) Illegality

It is not unlawful or illegal for the Issuer to perform any of its obligations under the transaction documents.

(q) No filings or stamp taxes

There are no stamp duties, registration, filings, recordings or notarizations before or with any Governmental Authority required to be carried out in India in relation to the execution and delivery of the transaction documents by the Issuer other than:

- (i) stamping of the transaction documents (on or prior to execution in New Delhi, India) in accordance with the Indian Stamp Act, 1899 (as applicable to New Delhi, India);
- (ii) payment of the stamp duty in respect of the Debentures;
- (iii) filing of the return of allotment of securities under Form PAS-3 of the Companies (Prospectus and Allotment of Securities) Rules, 2014 with the ROC;
- (iv) (to the extent applicable) filing of the Debt Disclosure Documents with the ROC and SEBI;
- (v) filing of Form CHG 9 with the ROC within 30 (thirty) days from the date of creation of security interest; and
- (vi) filing of Form I with CERSAI in respect of each instance of creation of security interest.

(r) Confirmations pursuant to the Debt Listing Regulations

With effect from the date of filing of the draft Debt Disclosure Documents with the BSE, as on the date of filing of the draft Debt Disclosure Documents with the BSE in accordance with the Debt Listing Regulations:

- the Issuer, the promoters (as defined in the Debt Listing Regulations) of the Issuer, the promoter group (as defined in the Debt Listing Regulations) of the Issuer or the directors of the Issuer have not been debarred from accessing the securities market or dealing in securities by SEBI;
- (ii) no promoter (as defined in the Debt Listing Regulations) of the Issuer or director of the Issuer is a promoter or director of any another company which is debarred from accessing the securities market or dealing in securities by SEBI;
- (iii) no promoter (as defined in the Debt Listing Regulations) of the Issuer or director of the Issuer is a fugitive economic offender; and
- (iv) no fines or penalties levied by SEBI or any of the stock exchanges is pending to be paid by the Issuer.

(s) SCORES Authentication

The Issuer has received the Securities and Exchange Board of India Complaints Redress System (SCORES) authentication prior to the Deemed Date of Allotment.

8.2.2. Financial Covenants

Until the Final Settlement Date, the Issuer shall fulfill such financial covenants as may be agreed between the Issuer and the Debenture Trustee from time to time.

The financial covenants set out in this Section 8.2.2 (*Financial Covenants*) shall be tested, until the Final Settlement Date, on a quarterly basis, i.e., as on each Quarterly Date, on the basis of the standalone financial statements of the Issuer.

8.2.3. Reporting Covenants

The Issuer shall provide or cause to be provided to the Debenture Trustee, and to any Debenture Holder (if so requested by such Debenture Holder), including on any online reporting platform notified to the Issuer, in form and substance reasonably satisfactory to the Debenture Trustee, each of the following items:

- (a) as soon as available, and in any event within 120 (one hundred and twenty) calendar days after the end of each Financial Year of the Issuer:
 - (i) certified copies of its audited consolidated (if applicable) and non-consolidated financial statements for its most recently completed Financial Year, prepared in accordance with Applicable Accounting Standards including its balance sheet, income statement and statement of cash flow.

All such information shall be complete and correct in all material respects and shall fairly represent the financial condition, results of operation and changes in cash flow and a list comprising all material financial liabilities of the Issuer whether absolute or contingent as of the date thereof; and

- a certificate from an authorized officer of the Issuer confirming that there is no existing potential Event of Default or Event of Default;
- (b) as soon as available, and in any event on or prior to September 30 of each Financial Year, a certified copy of its annual report for the preceding Financial Year;
- (c) promptly on receipt of approval from the board of directors of the Issuer, any financial statements (whether annual, semi-annual or quarterly, as the case may be) approved by the board of directors of the Issuer;
- (d) within 45 (forty five) calendar days after each Quarterly Date:
 - certified copies of its un-audited consolidated (if applicable) and non-consolidated quarterly financial statements for the preceding fiscal quarter, prepared in accordance with Applicable Accounting Standards including its balance sheet, income statement and statement of cash flow;
 - (ii) the list of the board of directors of the Issuer;
 - (iii) the shareholding pattern of the Issuer;
 - (iv) a certificate signed by an authorised signatory of the Issuer stating that the Issuer is in compliance with all the financial covenants prescribed in Section 8.2.2; and
 - (v) copies of the quarterly returns filed with the RBI and SEBI;
- (e) as soon as practicable, and in any event within 15 (fifteen) Business Days after the Issuer obtains actual knowledge thereof, notice of the occurrence of any event or circumstance that could reasonably, in the determination of the Issuer, be expected to result in a Material Adverse Effect;
- (f) as soon as practicable, and in any event within 15 (fifteen) Business Days after the Issuer obtains actual knowledge thereof, any notices, orders or directions any court or tribunal in relation to any dispute, litigation, investigation or other proceeding affecting the Issuer or its property or operations (including the Hypothecated Assets), which, in the determination of the Issuer, if adversely determined, could result in a Material Adverse Effect;
- (g) as soon as practicable, and in any event within 5 (five) calendar days after the Issuer obtains

actual knowledge thereof, notice of the occurrence of any Event of Default or potential Event of Default including any steps taken to cure such event;

- (h) as soon as practicable, and in any event within 7 (seven) Business Days, any prepayment, or the receipt of notice of any Financial Indebtedness of the Issuer declared to be due and payable or required to be prepaid other than by a regularly scheduled required prepayment, prior to the stated maturity thereof;
- (i) as soon as practicable, and in any event within 7 (seven) Business Days after such default, notice of any default in the observance or performance of any agreement or condition relating to any Financial Indebtedness by the Issuer or contained in any instrument or agreement evidencing, securing or relating thereto or any other event shall occur or condition exist, the effect of which default or other event or condition is to cause or to permit the holder or holders of such Financial Indebtedness to cause (determined without regard to whether any notice is required) any such Financial Indebtedness to become due prior to its stated maturity in respect of the Issuer;
- (j) as soon as practicable, and in any event within 5 (five) calendar days of receiving (A) any notice of any application for winding up or insolvency process or any statutory notice of winding up or insolvency process under the provisions of the Companies Act or any other Applicable Law (including the (Indian) Insolvency and Bankruptcy Code, 2016, the Insolvency and Bankruptcy (Insolvency and Liquidation Proceedings of Financial Service Providers and Application to Adjudicating Authority) Rules, 2019, and any other rules and regulations made thereunder from time to time), or (B) any other notice under any other statute relating to the commencement/initiation of winding up or insolvency process or any similar action, or any suit or other legal process in respect thereof proposed to be filed or initiated against the Issuer;
- (k) without prejudice to any other provision under this Section 8.2.3 (*Reporting Covenants*), as soon as practicable and in any event within 15 (fifteen) Business Days from the occurrence of such event, provide the information/details with respect to the following, in the form and manner prescribed by the Debenture Trustee:
 - any change in the shareholding pattern of the Issuer (other than pursuant to any employee stock option plans provided by the Issuer (including any allotment/transfer in respect thereof));
 - (ii) any change in the composition of the board of directors of the Issuer (other than any independent directors of the Issuer);
 - (iii) any change in the accounting policy of the Issuer which has, in the determination of the Issuer, a Material Adverse Effect. PROVIDED THAT the foregoing does not apply to a change in the accounting policy of the Issuer pursuant to Applicable Law;
 - (iv) any change in senior management officials of the Issuer being the chief executive officer, the chief financial officer or any other official discharging similar functions and responsibilities;
 - (v) details of the occurrence of any fraud amounting to more than 1% (one percent) of Gross Loan Portfolio; and
 - (vi) any changes/amendments to the Constitutional Documents of the Issuer;
- (I) without prejudice to paragraph (m) below, as soon as practicable and in any event within 30 (thirty) calendar days of receipt of a request, such additional documents or information as the Debenture Trustee or the Debenture Holders, may reasonably request from time to time; and

(m) as soon as practicable and in any event within the timelines prescribed by the Debenture Trustee (and Applicable Law), such other information, notifications, details, documents, reports, statements and certificates (including from chartered accountants, auditors and/or directors of the Issuer) as may be required by the Debenture Trustee from time to time, to ensure compliance with the provisions of the Applicable Law, including but not limited to the Debenture Trustees Regulations and the Companies (Share Capital and Debentures) Rules, 2014.

8.2.4. Affirmative Covenants

The Issuer hereby undertakes and covenants as follows:

(a) Use of Proceeds

The Issuer shall use the proceeds of the Issue only for the Purpose and in accordance with Applicable Law and the transaction documents.

(b) Notice of Winding up or other Legal Process

The Issuer shall, within the timelines prescribed in Section 8.2.3(j), inform the Debenture Trustee if it has received:

- (i) any notice of any application for winding up or insolvency process or any statutory notice of winding up or insolvency process under the provisions of the Companies Act or any other Applicable Law (including the (Indian) Insolvency and Bankruptcy Code, 2016, the Insolvency and Bankruptcy (Insolvency and Liquidation Proceedings of Financial Service Providers and Application to Adjudicating Authority) Rules, 2019, and any other rules and regulations made thereunder from time to time); or
- (ii) any other notice under any other statute relating to the commencement/initiation of winding up or insolvency process or otherwise of any suit or other legal process relating to the commencement/initiation of winding up or insolvency process against the Issuer.

(c) Loss or Damage by Uncovered Risks

The Issuer shall promptly inform the Debenture Trustee and the Debenture Holders of any material loss or significant damage which the Issuer may suffer due to any force majeure circumstances or act of God, such as earthquake, flood, tempest or typhoon, etc. against which the Issuer may not have insured its properties.

(d) Costs and Expenses

The Issuer shall pay all reasonable costs, charges and expenses in any way incurred by the Debenture Trustee towards protection of the Debenture Holders' interests, including traveling and other allowances and such taxes, duties, costs, charges and expenses in connection with or relating to the Debentures subject to such expenses, costs or charges being approved in writing by the Issuer before they are incurred and shall not include any foreign travel costs.

(e) Payment of Rents, etc.

The Issuer shall punctually pay all rents, royalties, taxes, rates, levies, cesses, assessments, impositions and outgoings, governmental, municipal or otherwise imposed upon or payable by the Issuer as and when such amounts are payable.

(f) Preserve Corporate Status

The Issuer shall:

- diligently preserve and maintain its corporate existence and status and all rights, privileges, and concessions now held or hereafter acquired by it in the conduct of its business;
- (ii) comply with all acts, authorizations, consents, permissions, rules, regulations, orders and directions of any Governmental Authority; and
- (iii) not do or voluntarily suffer or permit to be done any act or thing whereby its right to transact its business might or could be terminated or whereby payment of the Outstanding Amounts might or would be hindered or delayed.

(g) Pay Stamp Duty

The Issuer shall pay all such stamp duty (including any additional stamp duty), other duties, taxes, charges and penalties, if and when the Issuer may be required to pay according to the applicable state laws. In the event the Issuer fails to pay such stamp duty, other duties, taxes and penalties as aforesaid, the Debenture Trustee shall be at liberty (but shall not be bound) to pay such amounts and the Issuer shall reimburse the aforementioned amounts to the Debenture Trustee on demand.

(h) Furnish Information to Debenture Trustee

The Issuer shall:

- (i) provide to the Debenture Trustee or its nominee(s)/agent(s) such information/copies of relevant extracts as they may require on any matters relating to the business of the Issuer or to investigate the affairs of the Issuer;
- (ii) allow the Debenture Trustee to make such examination and investigation as and when deemed necessary and shall furnish the Debenture Trustee with all such information as they may require and shall pay all reasonable costs, charges and expenses incidental to such examination and investigation;
- (iii) provide to the Debenture Trustee or its nominee(s)/agent(s) such information/copies of relevant extracts as they may require for the purpose of filing any relevant forms with any Governmental Authority (including but not limited to the CERSAI) in relation to the Debentures and the Hypothecated Assets;
- (iv) within 45 (forty five) days of each Quarterly Date or within 7 (seven) days of any relevant meeting of the board of directors, whichever is earlier, furnish reports/quarterly reports to the Debenture Trustee (as may be required in accordance with Applicable Law) containing the following particulars:
 - (A) updated list of the names and addresses of the Debenture Holders along with the number of Debentures held by each Debenture Holder;
 - (B) details of the interest due, but unpaid and reasons thereof;
 - (C) the number and nature of grievances received from the Debenture Holders and resolved and unresolved by the Issuer along with the reasons for the same;
 - (D) a statement that the Hypothecated Assets are sufficient to discharge the claims of the Debenture Holders as and when they become due; and
 - (E) any other details prescribed by the Debenture Trustee; and

- (v) inform and provide the Debenture Trustee with applicable documents in respect of the following:
 - (A) notice of any Event of Default or potential Event of Default; and
 - (B) any and all information required to be provided to the Debenture Holders under Applicable Law and the listing agreement to be entered into between the Issuer and the BSE;
- (vi) (to the extent applicable) promptly inform the Debenture Trustee of any major or significant change in composition of the board of directors of the Issuer, which may result in a change in control of the Issuer in accordance with the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (vii) inform the Debenture Trustee of any amalgamation, demerger, merger or corporate restructuring or reconstruction scheme proposed by the Issuer; and
- (viii) within 45 (forty five) days of each Quarterly Date or within 7 (seven) days of any relevant meeting of the board of directors approving the financial results of the Issuer (whichever is earlier), provide a certificate from an independent chartered accountant certifying such information as may be mutually agreed between the Parties.

(i) Redressal of Grievances

The Issuer shall:

- (A) promptly and expeditiously attend to and redress the grievances, if any, of the Debenture Holders; and
- (B) promptly comply with the suggestions and directions that may be given in this regard, from time to time, by the Debenture Trustee and shall advise the Debenture Trustee periodically of the compliance.

(j) Comply with Investor Education and Protection Fund Requirements

The Issuer shall comply with the provisions of the Companies Act relating to transfer of unclaimed/ unpaid amounts of interest on Debentures and redemption of Debentures to Investor Education and Protection Fund ("IEPF"), if applicable to it. The Issuer hereby further agrees and undertakes that until the Final Settlement Date it shall abide by the regulations, rules or guidelines/listing requirements if any, issued from time to time by the Ministry of Corporate Affairs, RBI, SEBI or any other competent Governmental Authority.

(k) Corporate Governance; Fair Practices Code

The Issuer shall comply with any corporate governance requirements applicable to the Issuer (as may be prescribed by the RBI, SEBI, any stock exchange, or any Governmental Authority) and the fair practices code prescribed by the RBI.

(I) Further Assurances

The Issuer shall:

 (i) provide details of any litigation, arbitration or administrative proceedings that, in the determination of the Issuer, if determined adversely could have a Material Adverse Effect on the Issuer;

- (ii) comply with any monitoring and/or servicing requests from Debenture Holders;
- (iii) execute and/or do, at its own expense, all such deeds, assurances, documents, instruments, acts, matters and things, in such form and otherwise as the Debenture Trustee may reasonably or by Applicable Law require or consider necessary in relation to enforcing or exercising any of the rights and authorities of the Debenture Trustee;
- (iv) obtain, comply with the terms of and do all that is necessary to maintain in full force and effect all authorisations necessary to enable it to lawfully enter into and perform its obligations under the transaction documents or to ensure the legality, validity, enforceability or admissibility in evidence in India of the transaction documents;
- (v) comply with:
 - (A) all Applicable Law (including but not limited to the Companies Act, the SEBI Listed Debentures Circulars, the environmental, social and taxation related laws, all directions issued by the RBI to non-banking financial companies), as applicable in respect of the Debentures and obtain such regulatory approvals as may be required from time to time;
 - (B) the Debenture Trustees Regulations as in force from time to time, in so far as they are applicable to the Debentures and furnish to the Debenture Trustee such data, information, statements and reports as may be deemed necessary by the Debenture Trustee in order to enable them to comply with the provisions of Regulation 15 of the Debenture Trustees Regulations thereof in performance of their duties in accordance therewith to the extent applicable to the Debentures;
 - (C) the provisions of the Companies Act in relation to the Issue;
 - (D) procure that the Debentures are rated and continue to be rated until the Final Settlement Date;
 - (E) ensure that, at time of making any payment of interest or repayment of the principal amount of the Debentures in full or in part, the Issuer shall do so in the manner that is most tax efficient for the Debenture Holders but without, in any way requiring the Issuer to incur any additional costs, expenses or taxes and the Issuer shall avail of all the benefits available under any treaty applicable to the Issuer and/or the Debenture Holders; and
 - (F) if so required, the requirements prescribed under Chapter XI (Operational framework for transactions in defaulted debt securities post maturity date/ redemption date) of the Listed NCDs Master Circular, and provide all details/intimations to the Debenture Trustee, the Depositories, and BSE (as the case may be) in accordance with the aforementioned requirements; and
- (vi) it will provide all necessary assistance and cooperation to, and permit the Debenture Trustee to conduct periodical checks, verifications, due diligence and other inspections (at such frequency and within such timelines as may be determined by the Debenture Trustee) in respect of the books and accounts of the Issuer and the Hypothecated Assets.
- (m) Security

The Issuer hereby further agrees, declares and covenants with the Debenture Trustee as follows:

- (i) the Debentures shall be secured by a first ranking exclusive and continuing security by way of a first ranking exclusive and continuing charge on the Hypothecated Assets in favour of the Debenture Trustee for the benefit of the Debenture Holders on or prior to the Deemed Date of Allotment;
- (ii) all the Hypothecated Assets that will be charged to the Debenture Trustee shall always be kept distinguishable and held as the exclusive property of the Issuer specifically appropriated to the Transaction Security and be dealt with only under the directions of the Debenture Trustee;
- (iii) the Issuer shall not create any charge, lien or other encumbrance upon or over the Hypothecated Assets or any part thereof except in favour of the Debenture Trustee nor will it do or allow anything that may prejudice the Transaction Security;
- (iv) the Debenture Trustee shall be at liberty to incur all costs and expenses as may be necessary to preserve the Transaction Security and to maintain the Transaction Security undiminished and claim reimbursement thereof;
- (v) the Issuer shall create the security over the Hypothecated Assets as contemplated in the transaction documents on or prior to the Deemed Date of Allotment by executing the duly stamped Deed of Hypothecation;
- (vi) the Issuer shall register and perfect the security interest created by filing Form CHG-9 with the concerned ROC and provide all information and assistance that the Debenture Trustee may require, to enable it to file the prescribed Form I with CERSAI reporting the charge created to the CERSAI in relation thereto in accordance with the timelines set out in the transaction documents:
- (vii) the Issuer shall, at the time periods set out in the transaction documents, provide a list of the Hypothecated Assets to the Debenture Trustee over which charge is created and subsisting by way of hypothecation in favour of the Debenture Trustee (for the benefit of the Debenture Holders) and sufficient to maintain the Security Cover. Such list shall be provided by the Debenture Trustee to the Debenture Holders on the same day as receipt;
- (viii) the Issuer shall keep the Application Money in a separate bank account in the event the transaction documents are not executed on or before the Deemed Date of Allotment;
- the Issuer shall, within the timelines prescribed under the transaction documents, add fresh receivables to the Hypothecated Assets, in accordance with the transaction documents, so as to ensure that the Security Cover is maintained or replace such Hypothecated Assets that do not satisfy the eligibility criteria prescribed in the transaction documents. It is hereby clarified that, in the event any Client Loans comprising the Hypothecated Assets become overdue, the Issuer will promptly and in no case later than 20 (twenty) days from the end of the calendar month in which such Client Loan becomes overdue or such other time period as may be prescribed by the Debenture Holders, ensure that the value of the Hypothecated Assets equals or exceeds the stipulated Security Cover by creating a charge by way of hypothecation over additional or new Client Loans/receivables that fulfil the eligibility criteria prescribed under the Transaction Documents;
- (x) the Issuer shall, within the timelines prescribed under the transaction documents, as and when required by the Debenture Trustee, give full particulars to the Debenture Trustee of all the Hypothecated Assets from time to time;

- (xi) the Issuer shall furnish and verify all statements, reports, returns, certificates and information from time to time and as required by the Debenture Trustee in respect of the Hypothecated Assets;
- (xii) the Issuer shall furnish and execute all necessary documents to give effect to the Hypothecated Assets;
- (xiii) the security interest created on the Hypothecated Assets shall be a continuing security;
- (xiv) the Hypothecated Assets shall fulfil the eligibility criteria set out in the transaction documents;
- (xv) the Issuer shall make all such disclosures and filings, and complete all such actions/formalities in respect of creation, perfection and maintenance of the Transaction Security as may be required by SEBI or any other Governmental Authority within the time period by SEBI or such other Governmental Authority;
- (xvi) nothing contained herein shall prejudice the rights or remedies of the Debenture Trustee and/or the Debenture Holders in respect of any present or future security, guarantee obligation or decree for any indebtedness or liability of the Issuer to the Debenture Trustee and/ or the Debenture Holders;
- (xvii) the Debenture Holders shall have a beneficial interest in the Hypothecated Assets of the Issuer which have been charged to the Debenture Trustee to the extent of the Outstanding Amounts of the Debentures; and
- (xviii) to forthwith upon demand by the Debenture Trustee, reimburse to the Debenture Trustee all amounts paid by the Debenture Trustee to reasonably protect the Hypothecated Assets and such amounts shall be deemed to be secured by the Hypothecated Assets.

(n) Execution of Transaction Documents/Creation of Security

In the event of any delay in the execution of any transaction document or the creation and perfection of security in terms thereof, the Issuer will, at the option of the Debenture Holders, either:

- if so required by the Debenture Holders, refund the Application Money together with interest (including interest accrued) at the Interest Rate/discharge the Secured Obligations; and/or
- (ii) pay to the Debenture Holders additional interest at the rate of 2% (two percent) per annum on the Outstanding Principal Amounts in addition to the Interest Rate until the relevant transaction document is duly executed or the security is duly created and perfected in terms thereof or the Secured Obligations are discharged (whichever is earlier).

(o) Audit and Inspection

The Issuer shall permit visits and inspection of books of records, documents and accounts to the Debenture Trustee and representatives of Debenture Holders as and when required by them.

(p) Books and Records

The Issuer shall:

(i) maintain its accounts and records in accordance with Applicable Law; and

(ii) without prejudice to (i) above, make true and proper entries in its books of accounts of all dealings and transactions of and in relation to the Hypothecated Assets and the business of the Issuer, and keep such books of account and all other books, registers and other documents relating to the affairs of the Issuer at its registered office or, where permitted by Applicable Law, at other place or places where the books of account and documents of a similar nature may be kept and the Issuer will ensure that all entries in such books of account in relation to the Hypothecated Assets and the business of the Issuer shall at all reasonable times be open for inspection by the Debenture Trustee and its authorised representatives.

(q) Access; Periodic Portfolio Monitoring

The Issuer shall, at the cost of the Issuer, provide the Debenture Trustee and the Debenture Holders and any of their representatives, professional advisers and contractors with access to and/or permit them to:

- examine and inspect the books and records, office premises, and the premises of the Issuer;
- (ii) portfolio data in the format prescribed by the Debenture Holders from time to time; and
- (iii) discuss the affairs, finances and accounts of the Issuer, and be advised as to the same, by the relevant officers/management team of the Issuer.

(r) Listing and Monitoring Requirements

The Issuer shall comply with all covenants, undertakings and requirements set out in Section 8.2.7 (*Listing and Monitoring Requirements*).

8.2.5. Negative Covenants

Subject to Section 8.2.5A (*Consent for certain actions*), the Issuer shall not take any action in relation to the items set out in this Section 8.2.5 (*Negative Covenants*) without the prior written consent of the Debenture Trustee (acting on the instructions of Majority Debenture Holders). In relation to the consent requirement under this Section 8.2.5 (*Negative Covenants*), it is agreed as follows:

- (A) any request for consent under in relation to any matter under this Section 8.2.5 (*Negative Covenants*) shall be sent simultaneously by the Issuer to both the Debenture Trustee and the Debenture Holders. Any request under this Section 8.2.5 (*Negative Covenants*) must be accompanied by all relevant information substantiating the request to enable the Debenture Holders to make a reasoned decision; and
- (B) within 15 (fifteen) Business Days after receiving any request mentioned in paragraph (A) above (or such additional time period as may be mutually agreed between the Issuer and the Majority Debenture Holders), the Debenture Holders shall communicate their consent/dissent to the Debenture Trustee and the Issuer.

PROVIDED THAT in respect of any of the matters set out in this Section 8.2.5 (*Negative Covenants*) where no consent/dissent is provided by the Majority Debenture Holders within the time period mentioned in paragraph (B) above, the Issuer may proceed with the action for which consent is required in respect of any of the matters set out in this Section 8.2.5 (*Negative Covenants*) provided such action does not result in an Event of Default.

(a) Change of Business

Any change in the general nature of its business from that which is permitted as a non-deposit accepting or holding non-banking financial company registered with the RBI.

(b) Change to constitutional documents

Any material changes to its Constitutional Documents which would prejudicially affect the interests of the Debenture Holders.

(c) Merger, Consolidation, etc.

Undertake or permit any acquisition or business restructuring of the Issuer (including without limitation, any merger, de-merger, amalgamation, slump sale of assets of the Issuer, scheme of arrangement or compromise with its creditors or shareholders, or reconstruction).

(d) Control; Management Control

- (i) Any change in the Management Control, from that subsisting as of the Effective Date.
- (ii) Any of the Identified Promoters ceasing to the promoters of the Issuer.
- (iii) Any change in the board of directors of the Issuer (other than any changes in respect of any independent director or any nominee director on the board of directors of the Issuer) or otherwise which result in a change in the Management Control, from that subsisting as of the Effective Date.
- (iv) Other than in relation to the employee stock option plans of the Issuer (that have been approved, and are being implemented, in accordance with Applicable Law), issue any additional shares or equity interests or permit any of its existing shares or equity interests to be transferred, sold, pledged or otherwise encumbered which would lead to the aggregate of the Identified Promoters' shareholding in the Issuer (on a fully diluted basis) and the Identified Promoter Group's shareholding in the Issuer (on a fully diluted basis), directly or indirectly, reducing below 26% (twenty six percent) of the aggregate shareholding in the Issuer.

(e) Change in Financial Year

Change its Financial Year end from March 31 of each year to any other date, unless such change is required pursuant to Applicable Law.

(f) Change in Capital Structure

- (i) Permit or undertake any change in capital structure that would lead to a reduction in the paid-up capital or authorized capital of the Issuer.
- (ii) Purchase or redeem any of its issued shares or reduce its share capital.

(g) Dividend

If an Event of Default has occurred and is continuing, declare or pay any dividend to its shareholders (including holders of preference shares) during any Financial Year unless it has paid or made arrangements to pay (to the satisfaction of the Debenture Trustee) all the dues to the Debenture Holders/Debenture Trustee up to the date on which the dividend is proposed to be declared or paid or has made satisfactory provisions thereof.

8.2.5A Consent for certain actions

It is hereby agreed and acknowledged that, notwithstanding anything contained in the transaction documents (including without limitation Section 8.2.5 of this Key Information Document), no prior consent/approval of the Debenture Trustee/Debenture Holders shall be required by the Issuer in respect of the filing for the initial public offer ("IPO") of equity shares by the Issuer and/or any actions/deeds required in respect thereof (subject to any such action not resulting in an Event of Default), including without limitation, the filing of a draft red herring prospectus (DRHP), a red herring prospectus (RHP) or any other relevant documents in respect of such IPO, any change in shareholding pattern of the Issuer in respect of such IPO (other than any change in the shareholding of the Identified Promoters and the Identified Promoter Group in respect of which a consent is required in accordance with Section 8.2.5(d)(iv) above), any qualified institutional placement, any pre-IPO placement, any change in the composition of the board of directors of the Issuer in respect of such IPO, any changes in the management of the Issuer (including any change in the key managerial personnel (as defined in the Companies Act) or the senior management of the Issuer, and/or the terms of their appointment, remuneration, etc.) in respect of such IPO, any change in promoter shareholding in the Issuer in respect of such IPO (other than any change (a) in the shareholding of the Identified Promoters and the Identified Promoter Group in respect of which a consent is required in accordance with Section 8.2.5(d)(iv) above, and/or (b) in respect of the "lockin" related requirements prescribed under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018), any change in capital structure of the Issuer in respect of such IPO, and/or any change in the Constitutional Documents of the Issuer in respect of such IPO, and/or (c) any secondary sale of equity shares by existing shareholders of the Issuer, except/excluding the Identified Promoters (other than as set out in the transaction documents).

8.2.5B. Favourable Terms

8.2.5B.1 The Issuer hereby agrees and confirms that, following the Effective Date until the Final Settlement Date, if the Issuer provides/agrees to provide any terms in respect of (a) accelerated/early redemption on terms more favourable than the Early Redemption Events and/or the Specified Early Redemption Events, (b) financial covenants, and (c) eligibility criteria in respect of the secured/hypothecated assets provided by the Issuer, to any provider of any Financial Indebtedness, that are more favourable than those set out in the transaction documents, such provisions shall also be applicable to the Debentures.

8.2.5B.2 The Issuer shall:

- (a) immediately inform the Debenture Trustee of such favourable provisions; and
- (b) if so required by the Debenture Trustee (acting on the instructions of the Majority Debenture Holders) and within the time period required by the Debenture Trustee, execute all necessary documents (including any amendments) for purposes set out in Section 8.2.5B1, and do all such acts and things as shall be necessary to be done by the Issuer, substantially in a form and manner prescribed by the Debenture Trustee.

8.2.5C. Clear Market Restrictions

The Issuer undertakes and covenants that, until the expiry of a period of 30 (thirty) days from the Deemed Date of Allotment, it will not issue and/or allot any non-convertible debentures of a tenor/maturity similar to the tenor/maturity of the Debentures on terms and conditions more favourable than the terms and conditions of the Debentures.

8.2.6. Events of Default

8.2.6.1. Consequences and Remedies of an Event of Default

If one or more Events of Default occur(s), the Debenture Trustee may, on the instructions of the Majority Debenture Holders in accordance with the transaction documents, by a notice in writing to the Issuer initiate one or more of the following courses of action:

- (a) require the Issuer to mandatorily redeem the Debentures and repay the principal amount on the Debentures, along with accrued but unpaid interest and other costs, charges and expenses incurred under or in connection with the transaction documents;
- (b) accelerate the redemption of the Debentures and declare all or any of the Debentures to be due and payable immediately (or such date as may be prescribed by the Debenture Trustee), whereupon it shall become so due and payable;
- (c) enforce the security interest created under the transaction documents (including in respect of the Transaction Security) in accordance with the terms of the transaction documents;
- (d) take any actions in respect of Chapter X (*Breach of Covenants, Default and Remedies*) of the SEBI Debenture Trustees Master Circular in accordance with the provisions of the transaction documents;
- (e) take all such other action as is expressly permitted under the transaction documents or permitted under Applicable Law; and/or
- (f) exercise any other right that the Debenture Trustee and/or the Debenture Holders may have under Applicable Law for the purposes of protecting the interests of the Debenture Holders.

8.2.6.2. Events of Default

Each of the events or circumstances set out in this Section 8.2.6.2 (*Events of Default*) below is an Event of Default.

(a) Payment Defaults

The Issuer does not pay on any Due Date any amount payable in respect of the Debentures at the place and in the currency in which it is expressed to be payable.

It is clarified that for the purposes of this Section 8.2.6.2(a), no Event of Default shall be deemed to have occurred if any payment in respect of Debentures has been made as per the BENPOS of the Debentures and such payment been returned because of, or is attributable to, technical reasons (such as failure or non-availability of RTGS) and/or because of any freezing of, or non-operation of, any Debenture Holder's dematerialized account/bank account and documentary evidence (to the satisfaction of the Debenture Trustee) in relation to the failure/inability of the relevant Debenture Holder to receive payments has been submitted to the Debenture Trustee, and such payment has been made to the relevant Debenture Holder within 2 (two) Business Days of the Due Date. It is hereby clarified that if such payments are not made within 2 (two) Business of the Due Date, such non-payment shall lead to an Event of Default.

(b) Insolvency/Inability to Pay Debts

- (i) The Issuer is unable or admits inability to pay its debts as they fall due, suspends making payments on any of its debts, or by reason of actual or anticipated financial difficulties, commences negotiations with one or more of its creditors with a view to rescheduling any of its Financial Indebtedness.
- (ii) Any proceedings for taking the Issuer into liquidation have been admitted by any competent court or tribunal.
- (iii) A moratorium or other protection from its creditors is declared or imposed in respect of any indebtedness of the Issuer.
- (iv) Any resolution is passed resolving or to consider resolving that the Issuer be wound

up voluntarily, or any application is voluntarily filed by the under the Insolvency and Bankruptcy Code, 2016.

- (v) The Issuer being determined as insolvent under the Insolvency and Bankruptcy Code, 2016 (read with any rules and regulations framed thereunder from time to time.
- (vi) A petition for reorganization, arrangement, adjustment, winding up or composition of debts of the Issuer is filed by the Issuer (voluntary or otherwise) or any other person, or such a petition has been admitted, and such proceedings are not contested by the Issuer for staying, quashing and/or dismissed within 15 (fifteen) calendar days of filing.

(c) Business

- (i) The Issuer without obtaining the prior consent of the Majority Debenture Holders ceases to carry on its business or gives notice of its intention to do so.
- (ii) Any Governmental Authority or any competent court or tribunal requires the Issuer to cease to do business.
- (iii) Any approval or consent or authorisation given by any person (including any Governmental Authority or any creditor) to the Issuer in respect of its business is withdrawn or the Issuer fails to obtain or renew any such approval or consent or authorization.

(d) Misrepresentation

Any representation or warranty made by the Issuer in any transaction document or in any certificate, financial statement or other document delivered to the Debenture Trustee/Debenture Holders by the Issuer shall prove to have been incorrect, false or misleading in any material respect when made or deemed made.

(e) Material Adverse Effect

- (i) There shall have occurred a change in the business, operations, property, assets, liabilities, condition (financial or otherwise) or prospects of the Issuer since the Effective Date that has resulted in a Material Adverse Effect.
- (ii) The occurrence of a Material Adverse Effect, in the sole determination of the Debenture Trustee (acting on the instructions of the Majority Debenture Holders) or any other effect or change which adversely affects the interest of the Debenture Holder(s) or the Debenture Trustee.

(f) Cross Default

- (i) The Issuer:
 - (A) defaults in any payment of any Financial Indebtedness beyond the period of grace, if any, provided in the instrument or agreement under which such Financial Indebtedness was created; or
 - (B) defaults in the observance or performance of any agreement or condition relating to any Financial Indebtedness or contained in any instrument or agreement evidencing, securing or relating thereto or any other event shall occur or condition exist, the effect of which default or other event or condition is to cause or to permit the holder or holders of such Financial Indebtedness to cause (determined without regard to whether any notice

is required) any such Financial Indebtedness to become due prior to its stated maturity, and such Financial Indebtedness of the Issuer is declared to be due and payable.

- (ii) Any Financial Indebtedness of the Issuer shall be declared to be due and payable, or required to be prepaid other than by (A) a regularly scheduled required prepayment, or (B) the mutual agreement between the Issuer and the relevant provider of the Financial Indebtedness, in each case prior to the stated maturity thereof.
 - (g) Liquidation, Insolvency or Dissolution of the Issuer / Appointment of Receiver, Resolution Professional or Liquidator

Any corporate action, legal proceedings or other procedure or step is taken in relation to:

- (i) the suspension of payments, a moratorium of any Financial Indebtedness, windingup, insolvency, liquidation, dissolution, administration or re-organisation (by way of voluntary arrangement, scheme of arrangement or otherwise) of the Issuer;
- (ii) a composition, compromise, assignment or arrangement with any creditor of the Issuer;
- (iii) the appointment of a liquidator, receiver, provisional liquidator, supervisor resolution professional, receiver, administrative receiver, administrator, compulsory manager, trustee or other similar officer in respect of the Issuer or the whole or part of the assets/undertakings of the Issuer;
- (iv) unless otherwise contested by the Issuer, unless otherwise contested by the Issuer, the Issuer is the subject to any reference or enquiry or proceedings commenced (A) before the National Companies Law Tribunal which if determined adversely shall have a Material Adverse Effect in respect of the operations of the Issuer or (B) under any mechanism or prescription of the RBI in respect of resolution/restructuring of stressed assets (including without limitation, under the Stressed Assets Framework);
- (v) unless otherwise contested by the Issuer, the commencement of an insolvency resolution process under the (Indian) Insolvency and Bankruptcy Code, 2016 read together with the Insolvency and Bankruptcy (Insolvency and Liquidation Proceedings of Financial Service Providers and Application to Adjudicating Authority) Rules, 2019, and any other rules and regulations made thereunder from time to time, or under any other Applicable Law, in respect of the Issuer;
- (vi) enforcement of any security over any Assets of the Issuer or any analogous procedure or step is taken in any jurisdiction, other than the cases where counterclaims, suits or proceedings are filed by the Issuer and such counterclaim, suit or proceeding is sub-judice before the competent court, tribunal or authority; or
- (vii) any other event occurs or proceeding instituted under any Applicable Law that would have an effect analogous to any of the events listed in (i) to (vi) above.

(h) Creditors' Process and Expropriation

- (i) Any expropriation, attachment, garnishee, sequestration, distress or execution affects any of the Hypothecated Assets of the Issuer.
- (ii) Any expropriation, attachment, garnishee, sequestration, distress or execution affects any Assets of the Issuer and is not discharged within 75 (seventy five) calendar days or as otherwise provided in any order of any competent court or

tribunal relating to the aforementioned actions.

(iii) All or a material part of the undertaking, Assets, rights or revenues of the Issuer are condemned, seized, nationalised, expropriated or compulsorily acquired, or any Governmental Authority shall have assumed custody or control of the business or operations of the Issuer, or any Governmental Authority shall have taken any action for the dissolution of the Issuer, or the taking of any action that would prevent the Issuer, their members, or their officers from carrying on their business or operations or a substantial part thereof, by or under the authority of any Governmental Authority.

(i) Judgment Defaults

One or more judgments or decrees entered against the Issuer involving a liability (not paid or not covered by a reputable and solvent insurance company), individually or in the aggregate, exceeding 10% (ten percent) of the Total Assets of the Issuer provided such judgments or decrees are either final and non-appealable or have not been vacated, discharged or stayed pending appeal for any period of 30 (thirty) Business Days.

(j) Transaction Documents

Any transaction document (in whole or in part), is terminated or ceases to be effective or ceases to be in full force or no longer constitutes valid, binding and enforceable obligations of the Issuer.

(k) Unlawfulness

It is or becomes unlawful for the Issuer to perform any of its obligations under the transaction documents and/or any obligation or obligations of the Issuer under any transaction document are not or cease to be valid, binding or enforceable.

(I) Repudiation

The Issuer repudiates any of the transaction documents, or evidences an intention to repudiate any of the transaction documents.

(m) Security in Jeopardy

In the opinion of the Debenture Trustee any Hypothecated Asset(s) are in jeopardy (including without limitation, as a result of any depreciation in the value of the Hypothecated Assets).

(n) Security

- (i) The Issuer fails to create and perfect security within the timelines prescribed in the transaction documents and/or in the manner prescribed in the transaction documents.
- (ii) The value of the Hypothecated Assets is insufficient to maintain the Security Cover or the Issuer fails to maintain the Security Cover (including by way of providing additional/alternate security to the satisfaction of the Debenture Trustee) within the timelines prescribed in the relevant transaction documents.
- (iii) Any of the transaction documents fails to provide the security interests, rights, title, remedies, powers or privileges intended to be created thereby (including the priority intended to be created thereby), or such security interests fail to have the priority contemplated under the transaction documents, or the security interests become unlawful, invalid or unenforceable.

(iv) The Issuer creates or attempts to create any mortgage, charge, pledge, lien or other security interest securing any obligation of any person or any other agreement or arrangement having similar effect, over the Hypothecated Assets, without the prior consent of the Debenture Trustee.

(o) Fraud and Embezzlement

The Issuer or the management of the Issuer commits any act of fraud (in their professional capacity), embezzlement, misstatement, misappropriation or siphoning off of the funds of the Issuer or revenues or any other act having a similar effect being committed by the management of the Issuer.

(p) Breach of other Covenants

Any breach of any covenant or undertaking of the Issuer in the transaction documents (other than as set out in paragraphs (a) to (o) above), and such breach, to the extent capable of remedy (as determined by the Debenture Trustee (acting on the instructions of the Debenture Holders)), is not remedied within 15 (fifteen) days of the Issuer obtaining knowledge of such breach or such other time period as may be prescribed by the Debenture Trustee (acting on the instructions of the Debenture Holders) in its sole discretion.

8.2.6.3. Notice on the Occurrence of an Event of Default

- (a) If any Event of Default or any event which, after the notice, or lapse of time, or both, would constitute an Event of Default, has occurred, the Issuer shall, forthwith give notice thereof to the Debenture Holders and the Debenture Trustee in writing specifying the nature of such event or Event of Default.
- (b) In addition to the foregoing, in accordance with Chapter X (*Breach of Covenants, Default and Remedies*) of the SEBI Debenture Trustees Master Circular, the Debenture Trustee shall send a notice to the Debenture Holders within 3 (three) days of the occurrence of an Event of Default, in accordance with the mode of delivery of notice mentioned therein, convening a meeting within 30 (thirty) days of the occurrence of an Event of Default. PROVIDED THAT if the Event of Default is cured or rectified within the intervening period between the date of the aforementioned notice from the Debenture Trustee to the date the aforementioned meeting is convened, no such meeting of the Debenture Holders shall be required. The Debenture Trustee shall maintain the details of the providing and receipt of such notice in accordance with Chapter X (*Breach of Covenants, Default and Remedies*) of the SEBI Debenture Trustees Master Circular.

8.2.6.4. Additional obligations of the Debenture Trustee

In respect of Chapter X (*Breach of Covenants, Default and Remedies*) of the SEBI Debenture Trustees Master Circular, the entering into, and the performance of any obligations under any inter-creditor agreement (pursuant to the Stressed Assets Framework) or any resolution plan shall be subject to the terms of Chapter X (*Breach of Covenants, Default and Remedies*) of the SEBI Debenture Trustees Master Circular (including without limitation, the resolution plan being finalised within the time period prescribed in Chapter X (*Breach of Covenants, Default and Remedies*) of the SEBI Debenture Trustees Master Circular, and exiting of the inter-creditor agreement on the occurrence of the matters prescribed under Chapter X (*Breach of Covenants, Default and Remedies*) of the SEBI Debenture Trustees Master Circular).

8.2.7. Listing and Monitoring requirements

8.2.7.1. *Monitoring*

The Issuer will provide all such assistance to the Debenture Trustee as may be required by it, to carry out the necessary continuous and periodic due diligence and monitor the security cover in the

manner as may be specified by SEBI from time to time. In this regard, in accordance with Chapter VI (*Periodical/ Continuous Monitoring by Debenture Trustee*) of the SEBI Debenture Trustees Master Circular, the Issuer undertakes and agrees to provide all relevant documents/information, as applicable, to enable the Debenture Trustee to submit the following reports/certifications to BSE in accordance with Chapter VI (*Periodical/ Continuous Monitoring by Debenture Trustee*) of the SEBI Debenture Trustees Master Circular:

- (a) a security cover certificate on a quarterly basis, within (i) 75 (seventy five) days from each Quarterly Date (other than March 31 of the relevant calendar year), and (ii) 90 (ninety) days from March 31 of the relevant calendar year or such other timelines as may be prescribed under Applicable Law, in the format prescribed in the SEBI Debenture Trustees Master Circular;
- (b) (to the extent applicable) a statement of the value of the pledged securities on a quarterly basis, within (i) 75 (seventy five) days from each Quarterly Date (other than March 31 of the relevant calendar year), and (ii) 90 (ninety) days from March 31 of the relevant calendar year or such other timelines as may be prescribed under Applicable Law;
- (c) (to the extent applicable) a statement of the value of the debt service reserve account or any other form of security offered on a quarterly basis, within (i) 75 (seventy five) days from each Quarterly Date (other than March 31 of the relevant calendar year), and (ii) 90 (ninety) days from March 31 of the relevant calendar year or such other timelines as may be prescribed under Applicable Law;
- (d) (to the extent applicable) a net worth certificate of the guarantor who has provided a personal guarantee in respect of the Debentures on a half yearly basis, within 75 (seventy five) days from the end of each financial half-year or such other timelines as may be prescribed under Applicable Law;
- (e) (to the extent applicable) the financials/value of guarantor prepared on the basis of audited financial statement etc. of the guarantor who has provided a corporate guarantee in respect of the Debentures on an annual basis, within 75 (seventy five) days from the end of each Financial Year or such other timelines as may be prescribed under Applicable Law; and
- (f) (to the extent applicable) the valuation report and title search report for the immovable/movable assets, as applicable, once in 3 (three) years, within 75 (seventy five) days from the end of the Financial Year or such other timelines as may be prescribed under Applicable Law.

8.2.7.2. Recovery Expense Fund

- (a) The Issuer hereby undertakes and confirms that it shall, within the time period prescribed under Chapter IV (*Recovery Expenses Fund*) of the SEBI Debenture Trustees Master Circular, establish, maintain and utilize the Recovery Expense Fund in such manner/mode as is prescribed under Chapter IV (*Recovery Expenses Fund*) of the SEBI Debenture Trustees Master Circular, to enable the Debenture Trustee to take prompt action in relation to the enforcement/legal proceedings under the transaction documents.
- (b) The Issuer shall deposit cash or cash equivalents including bank guarantees towards the contribution to Recovery Expense Fund with the designated stock exchange and submit relevant documents evidencing the same to the Debenture Trustee from time to time.
- (c) The Issuer shall ensure that any bank guarantees provided in respect of the Recovery Expense Fund remain valid for a period of 6 (six) months following the maturity date of the Debentures. The Issuer shall keep the bank guarantees in force and renew the bank guarantees at least 7 (seven) working days before its expiry, failing which the designated stock exchange may invoke such bank guarantee.

- (d) On the occurrence of any Event of Default, the Debenture Trustee shall obtain the consent of Debenture Holders for enforcement/legal proceedings and shall inform the designated stock exchange of such occurrence and the obtaining of any consent in respect thereof (if any). The amount lying in the Recovery Expense Fund may be released to the Debenture Trustee within such time period and such manner as may be prescribed under Chapter IV (Recovery Expenses Fund) of the SEBI Debenture Trustees Master Circular. The Debenture Trustee shall keep a proper account of all expenses incurred out of the funds received from Recovery Expense Fund towards enforcement/legal proceedings under the transaction documents.
- (e) The amounts in the Recovery Expense Fund shall be refunded to the Issuer on repayment/redemption of the Debentures, following which a "no objection certificate" shall be issued by the Debenture Trustee(s) to the designated stock exchange. The Debenture Trustee shall ensure that there is no default on any other listed debt securities of the Issuer before issuing such "no objection certificate".

8.2.7.3. Requirements under the LODR Regulations

The Issuer agrees, declares and covenants with the Debenture Trustee that it will comply with all relevant requirements prescribed under the LODR Regulations applicable to it (including without limitation, Chapter IV of the LODR Regulations (to the extent applicable) and Chapter V of the LODR Regulations (to the extent applicable)).

8.2.7.4. Due diligence

- (a) The Issuer acknowledges, understands, and confirms that:
 - (i) the Debenture Trustee shall carry out due diligence on continuous basis to ensure compliance by the Issuer, with the provisions of the Companies Act, the LODR Regulations, the Debt Listing Regulations, the Debenture Trustees Regulations, the SEBI Listed Debentures Circulars, the listing agreement of the stock exchange(s) where the Debentures are listed, the transaction documents, and any other regulations issued by SEBI pertaining to the Issue;
 - (ii) for the purposes of carrying out the due diligence as required in terms of the SEBI Listed Debentures Circulars, the Debenture Trustee, either through itself or its agents, advisors, consultants, shall have the power to examine the books of account of the Issuer and to have the Issuer's assets inspected by its officers and/or external auditors, valuers, consultants, lawyers, technical experts, management consultants appointed by the Debenture Trustee; and
 - (iii) the Debenture Trustee may at any time through its authorized representatives and agents, inspect books of account, records, registers of Issuer and the trust property (as set out in the transaction documents) to the extent necessary for discharging its obligations. The Issuer shall provide full and unimpeded access to the records, registers and books of accounts and facilitate in the inspection and due diligence process. Any fees, costs expenses incurred in conducting such inspection/due diligence process shall be fully borne by the Issuer. In the event, any fees, costs expenses are borne by the Debenture Trustee, the above shall be reimbursed forthwith by the Issuer upon request.
- (b) The Issuer shall submit information, representations, confirmations, disclosures and documents as the Debenture Trustee may require, within such time period as may be required by the Debenture Trustee, to conduct continuous and periodical due diligence and monitoring of the Transaction Security or the assets on which security interest/charge is created, in accordance with Applicable Law, which shall, *inter alia*, include:
 - (i) periodical status/performance reports from the Issuer within 7 (seven) days of the

relevant board meeting of the Issuer or within 45 (forty five) days of the respective quarter, whichever is earlier;

- (ii) details with respect to defaults, if any, with regard to payment of interest or redemption of Debentures;
- (iii) details with respect to the implementation of the conditions regarding creation of the Transaction Security for the Debentures, debenture redemption reserve and Recovery Expense Fund;
- (iv) details with respect to the assets of the Issuer and of the guarantors (to the extent applicable) to ensure that they are sufficient to discharge the interest and principal amount at all times and that such assets are free from any other encumbrances except those which are specifically agreed to by the Debenture Holders;
- (v) reports on the utilisation of funds raised by the issue of Debentures;
- (vi) details with respect to conversion or redemption of the Debentures;
- (vii) (to the extent applicable) details with respect to dispatch of the debenture certificates and interest warrants, credit of the debentures in the demat account of the Debenture Holders and payment of amounts upon redemption of Debentures to the Debenture Holders due to them within the stipulated time period in accordance with the Applicable Law;
- (viii) (to the extent applicable) reports from the lead bank regarding the progress of the project relating to the proceeds of the Issue;
- (ix) details regarding monitoring of utilisation of funds raised in the issue of the Debentures;
- (x) (to the extent applicable) certificate from the statutory auditors of the Issuer (A) in respect of utilisation of funds during the implementation period of the project relating to the proceeds of the Issue, and (B) in the case of Debentures issued for financing working capital, at the end of each accounting year; and
- (xi) such other documents or information as may be required by the Debenture Trustee in accordance with the Applicable Law.
- (c) Without prejudice to any other provision of the transaction documents, the Issuer shall:
 - (i) provide such documents/information and assistance to the Debenture Trustee as may be required by the Debenture Trustee to carry out the necessary due diligence and monitor the security cover on a quarterly basis in the manner as may be specified by SEBI from time to time;
 - (ii) to the extent applicable, submit a certificate from the statutory auditor on a half-yearly basis, regarding the maintenance of security cover in accordance with the terms of the Debt Disclosure Documents and the other transaction documents including compliance with the covenants of the Debt Disclosure Documents and the other transaction documents in the manner as may be specified by SEBI from time to time;
 - (iii) submit the following reports/certification (to the extent applicable) to the Debenture Trustee within the timelines mentioned below:

REPORTS/CERTIFICATES	TIMELINES FOR SUBMISSION REQUIREMENTS TO THE DEBENTURE TRUSTEE	TIMELINE FOR SUBMISSION OF REPORTS/CERTIFICATIONS BY DEBENTURE TRUSTEE
Security cover certificate	Quarterly basis within 60 (sixty) days from each Quarterly Date or such other timelines as prescribed under Applicable Law or as may be mutually agreed between the Issuer and the Debenture Trustee.	Quarterly basis within (A) 75 (seventy five) days from each Quarterly Date (other than March 31 of the relevant calendar year), and (B) 90 (ninety) days from March 31 of the relevant calendar year or such other timelines as may be prescribed under Applicable Law.
(To the extent applicable) A statement of value of pledged securities	Quarterly basis within 60 (sixty) days from each Quarterly Date or such other timelines as prescribed under Applicable Law or as may be mutually agreed between the Issuer and the Debenture Trustee.	Quarterly basis within (A) 75 (seventy five) days from each Quarterly Date (other than March 31 of the relevant calendar year), and (B) 90 (ninety) days from March 31 of the relevant calendar year or such other timelines as may be prescribed under Applicable Law.
(To the extent applicable) A statement of value for Debt Service Reserve Account or any other form of security offered	Quarterly basis within 60 (sixty) days from each Quarterly Date or such other timelines as prescribed under Applicable Law or as may be mutually agreed between the Issuer and the Debenture Trustee.	Quarterly basis within (A) 75 (seventy five) days from each Quarterly Date (other than March 31 of the relevant calendar year), and (B) 90 (ninety) days from March 31 of the relevant calendar year or such other timelines as may be prescribed under Applicable Law.
(To the extent applicable) Net worth certificate of guarantor (secured by way of personal guarantee)	Half yearly basis within 60 (sixty) days from end of each half-year or such other timelines as prescribed under Applicable Law or as may be mutually agreed between the Issuer and the Debenture Trustee.	Half yearly basis within 75 (seventy five) days from the end of each financial half-year or such other timelines as may be prescribed under Applicable Law.
(To the extent applicable) Financials/value of guarantor prepared on basis of audited financial statement etc. of the guarantor (secured by way of corporate guarantee)	Annual basis within 60 (sixty) days from end of each Financial Year or such other timelines as prescribed under Applicable Law or as may be mutually agreed between the Issuer and the Debenture Trustee.	Annual basis within 75 (seventy five) days from the end of each Financial Year or within such other timelines as may be prescribed under Applicable Law.
(To the extent applicable) Valuation report and title search report for the immovable/movable assets, as applicable	Within such timelines as prescribed under Applicable Law or within such timelines as may be mutually agreed between the Issuer and the Debenture Trustee.	Once in 3 (three) years, within 75 (seventy five) days from the end of the Financial Year or such other timelines as may be prescribed under Applicable Law.

(iv) comply with all requirements under the SEBI Debenture Trustees Master Circular, and provide all documents/information as may be required in accordance with the SEBI Debenture Trustees Master Circular.

8.2.7.5. Forensic Audit

In case of initiation of forensic audit (by whatever name called) in respect of the Issuer, the Issuer shall provide following information and make requisite disclosures to the stock exchanges:

- the details of initiation of forensic audit along-with name of entity initiating the audit and reasons for such forensic audit, if available; and
- (b) the final forensic audit report (other than for forensic audit initiated by regulatory / enforcement agencies) on receipt by the Issuer along with comments of the management of the Issuer, if any.

8.2.7.6. Others

- (a) The Issuer shall ensure due compliance and adherence to the SEBI Listed Debentures Circulars in letter and spirit.
- (b) To the extent applicable and required in terms of Chapter X (*Breach of Covenants, Default and Remedies*) of the SEBI Debenture Trustees Master Circular, the Debenture Trustee shall execute an "inter creditor agreement" in the manner prescribed under Chapter X (*Breach of Covenants, Default and Remedies*) of the SEBI Debenture Trustees Master Circular.
- (c) To the extent required/applicable, the Issuer shall provide intimation to the Debenture Trustee regarding (i) any default in timely payment of interest or redemption or both in respect of the non-convertible debt securities issued by the Issuer, and (ii) all covenants of the issue (including side letters, event of default provisions/clauses etc.).
- (d) The Issuer shall promptly disclose and furnish to the Debenture Trustee, all documents/ information about or in relation to the Issuer or the Debentures, as requested by the Debenture Trustee to fulfil its obligations hereunder or to comply with any Applicable Law, including in relation to filing of its reports/ certification to stock exchange within the prescribed timelines.
- (e) The Issuer and the Debenture Trustee hereby agree and covenant to comply with the requirements prescribed under Chapter III (Security and Covenant Monitoring System) of the SEBI Debenture Trustees Master Circular in respect of the Debentures and the transactions contemplated in the transaction documents.

SECTION 9: OTHER INFORMATION AND APPLICATION PROCESS

Please refer the application procedure set out in Section 9 of the General Information Document. Certain additional details are set out below.

9.1 Issue Procedure

Only Eligible Investors as given hereunder may apply for the Debentures by completing the Application Form in the prescribed format in block letters in English as per the instructions contained therein. The minimum number of Debentures that can be applied for and the multiples thereof shall be set out in the Application Form. No application can be made for a fraction of a Debenture. Application Forms should be duly completed in all respects and applications not completed in the said manner are liable to be rejected. The name of the Applicant's bank, type of account and account number must be duly completed by the Applicant. This is required for the Applicant's own safety and these details will be printed on the refund orders and /or redemptions warrants.

The Applicant should transfer payments required to be made in any relation by EFT/RTGS, to the bank account as per the details mentioned in the Application Form.

The subscription to the Debentures shall be made by the Eligible Investors through the electronic book mechanism as prescribed by SEBI under the EBP Requirements by placing bids on the EBP Platform during the Issue period. The Issuer will make the bidding announcement on the EBP Platform at least 1 (one) Business Day before initiating the bidding process in accordance with the EBP Requirements. In case the Eligible Investors are not registered on the EBP Platform, they will have to register themselves as an "investor" on the EBP Platform (as a one-time exercise) and also complete the mandatory "know your customer" verification process. The Eligible Investors should also refer to the operational guidelines of the relevant EBP in this respect. The disclosures required pursuant to the EBP Requirements are set out herein below:

Details of size of issue including green shoe option, if any and a range within which green shoe may be retained (if applicable)	10,000 (ten thousand) rated, listed, senior, secured, redeemable, taxable, transferable, non-convertible debentures denominated in Indian Rupees, each having a face value of INR 1,00,000 (Indian Rupees One Lakh) and an aggregate nominal value of INR 100,00,00,000 (Indian Rupees One Hundred Crore), at a premium (with an issue price of INR 1,02,332 (Indian Rupees One Lakh Two Thousand Three Hundred and Thirty Two) per Debenture (which includes accrued coupon/interest to INR 2,332 (Indian Rupees Two Thousand Three Hundred and Thirty Two) per Debenture)).
	Green Shoe Option: Not applicable.
Interest Rate Parameter	Fixed coupon (being, 9.25% (nine decimal two five percent) per annum
	(fixed) payable annually and on redemption of the Debentures).
Bid opening and closing date	Bid opening date: April 16, 2025
	Bid closing date: April 16, 2025
Minimum Bid Lot	Minimum application shall not be less than INR 1,00,00,000 (Indian
	Rupees One Crore) (being 100 (one hundred) Debentures) and in
	multiples of 1 (one) Debenture thereafter.
Manner of bidding in the Issue	Closed Bidding
Manner of allotment in the Issue	Uniform Yield Allotment
Manner of settlement in the	Pay-in of funds through ICCL.
Issue	
	The pay-in of the Application Money for the Debentures shall be made
	by way of transfer of funds from the bank account(s) of the Eligible
	Investors (whose bids have been accepted) as registered with the
	Electronic Book Provider into the account of the ICCL, as specified in
	this regard below.
Settlement Cycle	T+1, where "T" refers to the date of bidding.

	Settlement of the Issue will be on April 17, 2025.
Pay-in date	April 17, 2025 (i.e., T+1, where "T" refers to the date of bidding)
Anchor Portion Details	N.A.

Process flow of settlement:

The Eligible Investors whose bids have been accepted by the Issuer and to whom a signed copy of this Key Information Document along with the PPOA have been issued by the Issuer and who have submitted/shall submit the Application Form ("Successful Bidders"), shall make the payments in respect of the Application Money in respect of the Debentures towards the allocation made to them, into the bank account of the ICCL, the details of which are as set out in the section named "INSTRUCTIONS" of the Application Form, on or before 10:30 hours on the pay-in date.

The pay-in of the Application Money by the Successful Bidders will be made only from the bank account(s), which have been provided / updated by them in the EBP system. Any amount received from third party accounts or from accounts not specified in the EBP system will be refunded and no allotment will be made against such payments. Upon the transfer of funds into the aforesaid account of ICCL and the Issuer confirming its decision to proceed with the allotment of the Debentures in favour of the Successful Bidders to the ICCL, the R&T Agent and the EBP and initiating the requisite corporate action for allotment of Debentures and credit of the demat letter of allotment into the relevant demat account of the Successful Bidders through the R&T Agent, the R&T Agent shall provide corporate action file along with all requisite documents to the relevant Depositories by 12:00 hours and also intimate the EBP of the aforesaid actions. Upon the Depositories confirming the allotment of the Debentures and the credit of the Debentures into the demat account of the Successful Bidders to EBP, the subscription monies in respect of the Debentures from the aforesaid account of ICCL shall be released into the Issuer's bank account, the details of which are as set out below:

Name of the beneficiary	SK FINANCE LIMITED
Name of the Bank	RBL Bank Limited
Branch Address	Lower Parel (West), Mumbai
IFSC Code	RATN0000088
Account Number	409001042376

It must be noted that all funds pay-in obligations need to be fulfilled in totality. Partial fund receipt against any given obligation will be treated as a default and debarment penalties will be applicable as specified by the EBP Requirements and other Applicable Law.

9.2 Eligible Investors should refer to the Operational Guidelines

The details of the Issue shall be entered on the EBP Platform by the Issuer in accordance with the EBP Requirements and the operational guidelines of the relevant EBP. The Issue will be open for bidding for the duration of the bidding window that would be communicated through the Issuer's bidding announcement on the EBP Platform.

9.3 Application Procedure

The Issue will be open for subscription during the banking hours on each day during the period covered by the Issue Schedule, and the procedure will be subject to the EBP Requirements. Where an Eligible Investor (as defined below) is participating/bidding on the EBP Platform through an arranger or a custodian, such Eligible Investor must follow, and must ensure that the arranger or a custodian representing it, follows, the procedure and the bidding threshold requirements prescribed under the EBP Requirements.

Potential Investors may also be invited to subscribe by way of the Application Form prescribed in this Key Information Document during the period between the Issue Opening Date and the Issue Closing Date (both dates inclusive). The Issuer reserves the right to change the issue schedule including the Deemed Date of Allotment at its sole discretion, without giving any reasons.

9.4 Fictitious Applications

All fictitious applications will be rejected. Each Eligible Investor shall provide a confirmation to the EBP that it is not using any software, algorithm, "Bots" or other automation tools, which would give unfair access for placing bids on the EBP Platform.

9.5 Basis of Allotment

Notwithstanding anything stated elsewhere, the Issuer reserves the right to accept or reject any application, in part or in full, without assigning any reason. The allotment and settlement amount for the bidders shall be determined in accordance with the EBP Requirements and the operational guidelines issued by the relevant EBP. The bids for the purposes allotment and settlement shall be arranged on a "price time priority" basis in accordance with the EBP Requirements. If two or more bids made by Eligible Investors have the same coupon/price/spread and time, then allotment shall be done on a "pro rata" basis. The investors will be required to remit the funds in the account of the ICCL as well as submit the duly completed Application Form along with other necessary documents to the Issuer by the Deemed Date of Allotment.

If so required by the Issuer, within 1 (one) Business Day of completion of the allotment, to enable the Issuer to comply with the requirements applicable to it under the EBP Requirements, successful Applicants shall provide the following details (in the form specified below) to the Issuer:

Details of	Details of Investors to whom allotment has been made					
Name	QIB/ Non-QIB	Category i.e. Scheduled Commercial Banks, MF, Insurance Company, Pension Fund, Provident Fund, FPI, PFI, Corporate, Others	· .			

9.6 Payment Instructions

The Application Form should be submitted directly. The issue price of INR 1,02,332 (Indian Rupees One Lakh Two Thousand Three Hundred and Thirty Two) per Debenture (which includes accrued coupon/interest to INR 2,332 (Indian Rupees Two Thousand Three Hundred and Thirty Two) per Debenture) is payable along with the making of an application. Applicants can remit the application amount on the Pay-in Date in the account of ICCL mentioned under Section 9.1 above.

9.7 Eligible Investors

As prescribed in the EBP Requirements, "Qualified Institutional Buyers" or "QIBs" (as defined in the EBP Requirements) and non-QIBs authorized by an issuer to participate on an issuer on the EBP Platform are eligible participants (i.e., bidders) on an EBP Platform to participate in a particular issue on the EBP Platform. In furtherance of the above, to the extent applicable, the following categories of Investors ("Eligible Investors"), when specifically approached, and identified upfront by the Issuer, shall be eligible to apply for this private placement of Debentures subject to fulfilling their respective investment norms/rules and compliance with laws applicable to them and by completing the participation/nodding requirements prescribed for the EBP Platform and/or by submitting all the relevant documents along with the Application Form:

- (a) Mutual Funds
- (b) NBFCs
- (c) Provident Funds and Pension Funds
- (d) Trust inclusive of public charitable trust subject to their investment guidelines
- (e) Corporates
- (f) Banks
- (g) Insurance Companies
- (h) Individuals
- (i) Any other persons eligible to invest in the Debentures subject to the relevant guidelines, and as permitted under Applicable Law.

By participating/bidding in the EBP Platform, each Eligible Investor represents and confirms that it has completed all enrollment and "know-your-customer" verification and other requirements prescribed under the EBP Requirements in the manner prescribed in the EBP Requirements. Where an Eligible Investor (as defined below) is participating/bidding on the EBP Platform through an arranger or a custodian, such Eligible Investor must follow, and must ensure that the arranger or a custodian representing it, follows, the procedure and the bidding threshold requirements prescribed under the EBP Requirements.

Investors, who are registered on the EBP Platform and are eligible to make bids for the Debentures of the Issuer and to whom allocation is to be made by Issuer pursuant to selection under the electronic book mechanism for issuance of securities on private placement basis in terms of the EBP Requirements and the Electronic Book Providers shall be considered as "identified persons" for the purposes of Section 42(2) of the Companies Act, 2013, to whom the Issuer shall make private placement of the Debentures and only such "identified persons" shall receive a direct communication from the Issuer with offer to subscribe to the Debentures and only such "identified persons" shall be entitled to subscribe to the Debentures.

Additionally, those arrangers/brokers/intermediaries etc. (as per the defined limits under the EBP Requirements) specifically mapped by the Issuer on the EBP Platform are also eligible to bid/apply/invest for this Issue.

All Eligible Investors are required to check and comply with Applicable Law(s) including the relevant rules / regulations / guidelines applicable to them for investing in this Issue of Debentures. The Issuer, is not in any way, directly or indirectly, responsible for any statutory or regulatory breaches by any investor, nor is the Issuer required to check or confirm the above.

Hosting of this Debt Disclosure Documents on the website of the BSE/EBP should not be construed as an offer or an invitation to offer to subscribe to the Debentures and the Debt Disclosure Documents has been hosted only as this is stipulated under the SEBI Debt Listing Regulations read with the EBP Requirements. Eligible Investors should check their eligibility before making any investment.

All Eligible Investors are required to comply with the relevant regulations/guidelines applicable to them for investing in this issue of Debentures.

Note: Participation by potential investors in the Issue may be subject to statutory and/or regulatory requirements applicable to them in connection with subscription to Indian securities by such categories of persons or entities. Applicants are advised to ensure that they comply with all regulatory requirements applicable to them, including exchange controls and other requirements. Applicants ought to seek independent legal and regulatory advice in relation to the laws applicable to them.

9.8 Post-Allocation Disclosures by the EBP

Upon final allocation by the Issuer, the Issuer shall disclose the relevant details (such as Issue Size, coupon rate, ISIN, number of successful bidders, category of the successful bidder(s), etc.), in accordance with the EBP Requirements and the operational guidelines of the relevant EBP. The EBP shall upload such data, as provided by the Issuer, on its website to make it available to the public.

9.9 Tax Deductions

- (a) All payments to be made by the Issuer to the Debenture Holders under the transaction documents shall be made free and clear of and without any Tax Deduction unless the Issuer is required to make a Tax Deduction pursuant to Applicable Law.
- (b) The Issuer shall promptly upon becoming aware that it must make a Tax Deduction (or that there is any change in the rate or the basis of a Tax Deduction) notify the Debenture Trustee accordingly.
- (c) If the Issuer is required to make a Tax Deduction, it shall make that Tax Deduction and any payment required in connection with that Tax Deduction within the time period prescribed under Applicable Law and in the minimum amount required by Applicable Law.

(d) Within the earlier of (i) 60 (sixty) days of making either a Tax Deduction or any payment required in connection with that Tax Deduction or (ii) 60 (sixty) days of each Due Date, the Issuer shall deliver to the Debenture Trustee evidence reasonably satisfactory to the Debenture Trustee that the Tax Deduction has been made or (as applicable) any appropriate payment paid to the relevant taxing authority.

SECTION 10: DECLARATION

- A. The Issuer has complied with the provisions of the Companies Act, 2013 and the rules made hereunder.
- B. The compliance with the Companies Act, 2013 and the rules made thereunder do not imply that payment of dividend or interest or repayment of the Debentures, if applicable, is guaranteed by the Central Government.
- C. The monies received under the offer shall be used only for the purposes and objects indicated in this Key Information Document.
- D. The Issuer has complied with, and nothing in the Key Information Document is contrary to, the provisions of Companies Act, 2013, the Securities Contracts (Regulation) Act, 1956 and the Securities and Exchange Board of India Act, 1992, and the rules and regulations made thereunder.

I am authorized by the board of directors of the Issuer *vide* resolution dated October 24, 2024 and January 29, 2025 read with the resolution dated April 9, 2025 of the Executive Committee of the board of directors of the Issuer, to sign this Key Information Document and declare that all the requirements of Companies Act, 2013 and the rules made thereunder in respect of the subject matter of this form and matters incidental thereto have been complied with.

Whatever is stated in this Key Information Document and in the attachments thereto is true, correct and complete and no information material to the subject matter of this Key Information Document has been suppressed or concealed and is as per the original records maintained by the promoters subscribing to the Memorandum of Association and Articles of Association.

It is further declared and verified that all the required attachments have been completely, correctly and legibly attached to this Key Information Document.

The Issuer declares that all the relevant provisions in the regulations/guideline issued by SEBI and other applicable laws have been complied with and no statement made in this Key Information Document is contrary to the provisions of the regulations/guidelines issued by SEBI and other applicable laws, as the case may be. The information contained in this Key Information Document is as applicable to privately placed debt securities and subject to the information available with the Issuer. The extent of disclosures made in this Key Information Document is consistent with disclosures permitted by regulatory authorities to the issue of securities made by the companies in the past.

For SK FINANCE LIMITED

Name: Rajendra Kumar Setia Title: Managing Director & CEO

Place: Jaipur, India Date: April 11, 2025

ANNEXURE I: RATING LETTER, RATING RATIONALE AND DETAILED PRESS RELEASE FROM THE RATING AGENCY

ANNEXURE II: CONSENT LETTER FROM THE DEBENTURE TRUSTEE AND REGISTRAR

Debenture Trustee:

Attached separately.

Registrar:

ANNEXURE III: APPLICATION FORM

SK FINANCE LIMITED

A public limited company incorporated under the Companies Act, 1956

Date of Incorporation: November 21, 1994

Registered Office: G 1-2, New Market, Khasa Kothi, Jaipur - 302001, Rajasthan, India

Telephone No.: 0141-4161300 Website: <u>www.skfin.in</u>

DEBENTURE SERIES APPLI	CATION FORM SERIAL NO.			
ISSUE OF 10,000 (TEN TRANSFERABLE, NON-CON HAVING A FACE VALUE OF IOF INR 100,00,00,000 (INDI (WITH AN ISSUE PRICE OF II THIRTY TWO) PER DEBENT RUPEES TWO THOUSAND PLACEMENT BASIS (THE "IS	IVERTIBLE DEBENTURES DE NR 1,00,000 (INDIAN RUPEI AN RUPEES ONE HUNDRED NR 1,02,332 (INDIAN RUPEE TURE (WHICH INCLUDES AT THREE HUNDRED AND	DENOMINATED IN ES ONE LAKH) AND A CRORE) ("DEBENTU ES ONE LAKH TWO T CCRUED COUPON/	INDIAN RUPE AN AGGREGAT RES" OR "NCD HOUSAND THI INTEREST TO	EES ("INR"), EACH E NOMINAL VALUE s"), AT A PREMIUM REE HUNDRED AND INR 2,332 (INDIAN
DEBENTURE SERIES APPLIE	D FOR:			
Number of Debentures: Amount INR	In words:/In wo	ords		
Rupees:				only
DETAILS OF PAYMENT:				
Cheque / Demand Draft / R' No Drawn Funds transferred to the ac Total Amount Enclosed (In Figures) INR	oncount specified in "Instruction	ons" below on		Only
APPLICANT'S NAME IN FUI	L (CAPITALS)	SPE	CIMEN SIGNAT	ΓURE
APPLICANT'S ADDRESS				
ADDRESS				
STREET				
	PHONE		EAY	
PIN	PHONE		FAX	
APPLICANT'S PAN/GIR NO WE ARE () COMPANY () We have read and understo	OTHERS (Please specify)			ding the risk factors

We have read and understood the terms and conditions of the issue of Debentures including the risk factors described in the general information document dated April 15, 2024, the enclosed key information document and the private placement offer cum application letter of the same date, each issued by the Issuer

(collectively, the "Debt Disclosure Documents") and have considered these in making our decision to apply. We bind ourselves to the terms and conditions of the Debt Disclosure Documents and wish to apply for allotment of the Debentures. We request you to please place our name(s) on the register of holders.

Name of the Authorised Signatory(ies)	Designation	Signature

Applicant's Signature

We the undersigned, are agreeable to holding the Debentures of the Issuer in dematerialised form. Details of my/our Beneficial Owner Account are given below:

DEPOSITORY	NSDL() CDSL()
DEPOSITORY PARTICIPANT NAME	
DP-ID	
BENEFICIARY ACCOUNT NUMBER	
NAME OF THE APPLICANT(S)	

Applicant Bank Account:	
(Settlement by way of Cheque / Demand Draft / Pay Order / Direct Credit / ECS / NEFT/RTGS/other	
permitted mechanisms)	

	FOR OFFICE USE ONLY	
DATE OF RECEIPT	DATE OF CLEARANCE	

(Note: Cheque and Drafts are subject to realisation)

We understand and confirm that the information provided in the Debt Disclosure Documents is provided by the Issuer. We confirm that we have for the purpose of investing in these Debentures carried out our own due diligence and made our own decisions with respect to investment in these Debentures and have not relied on any representations made by anyone other than the Issuer, if any.

We understand that: (i) in case of allotment of Debentures to us, our Beneficiary Account as mentioned above would get credited to the extent of allotted Debentures, (ii) we must ensure that the sequence of names as mentioned in the Application Form matches the sequence of name held with our Depository Participant, (iii) if the names of the Applicant in this application are not identical and also not in the same order as the Beneficiary Account details with the above mentioned Depository Participant or if the Debentures cannot be credited to our Beneficiary Account for any reason whatsoever, the Issuer shall be entitled at its sole discretion to reject the application or issue the Debentures in physical form.

Applicant's Signature

	FOR OFFICE USE ONLY
DATE OF RECEIPT	DATE OF CLEARANCE

(Note : Cheque and Drafts are subject to realisation)

Key Information Document			Private & Confidential							
Date:, 2025		For Private Circulation Only								
This Key Information Document is neither a pro	ospectus r	nor a sta	atemer	nt in l	ieu o	f a pro	ospec	tus)		
(TE	AR HERE)								
ACKNOWLE	DGMENT	SLIP								
(To be filled in by Applicant) SERIAL NO.										
Received from										
Address										
Cheque/Draft/UTR # Drawi	n on									for
INR on account of application of				Deb	enti	ıre				

INSTRUCTIONS

- 1. Application form must be completed in full, IN ENGLISH.
- Signatures must be made in English or in any of the Indian languages. Thumb Impressions must be attested by an authorized official of the Bank or by a Magistrate/Notary Public under his/her official seal.
- 3. The Debentures are being issued at an issue price INR 1,02,332 (Indian Rupees One Lakh Two Thousand Three Hundred and Thirty Two) per Debenture (which includes accrued coupon/interest to INR 2,332 (Indian Rupees Two Thousand Three Hundred and Thirty Two) per Debenture). The application monies must accordingly be paid by the applicants.
- 4. Application form, duly completed in all respects, must be submitted with the respective Collecting Bankers. The payment is required to be made to the following account(s) of ICCL by way of an electronic transfer, in accordance with the terms of the EBP Requirements:

Name of Bank	HDFC BANK
IFSC Code	HDFC0000060
Account number	ICCLEB
Name of beneficiary	INDIAN CLEARING CORPORATION LIMITED

Name of Bank	ICICI Bank Ltd.
IFSC Code	ICIC0000106
Account number	ICCLEB
Name of beneficiary	INDIAN CLEARING CORPORATION LTD

Name of Bank	YES BANK
IFSC Code	YESBOCMSNOC
Account number	ICCLEB
Name of beneficiary	INDIAN CLEARING CORPORATION LTD

The Issuer undertakes that the application money deposited in the above-mentioned bank account shall not be utilized for any purpose other than:

- (a) for adjustment against allotment of securities; or
- (b) for the repayment of monies where the Issuer is unable to allot securities.
- 5. Outstation Cheques, Cash, Money Orders, Postal Orders and Stock Invest shall not be accepted.
- 6. Receipt of applicants will be acknowledged by the Issuer in the "Acknowledgement Slip" appearing below the application form. No separate receipt will be issued.
- 7. All applicants should mention their Permanent Account No. or their GIR No. allotted under Income Tax Act, 1961 and the Income Tax Circle/Ward/District. In case where neither the PAN nor the GIR No. has been allotted, the fact of non-allotment should be mentioned in the application form in the space provided. Income Tax as applicable will be deducted at source at the time of payment of interest including interest payable on application money.
- 8. The application would be accepted as per the terms of the Debentures outlined in the transaction documents for the private placement.

ANNEXURE IV: ILLUSTRATION OF BOND CASH FLOWS

<u>Illustration of Bond Cash Flows</u>					
Name of the Issuer	SK Finance Limited				
Face Value (per security)	INR 1,00,000 (Indian Rupees One Lakh)				
Issue Price (per security)	INR 1,02,332 (Indian Rupees One Lakh Two Thousand Three Hundred and				
	Thirty Two) (which includes accrued coupon/interest to INR 2,332 (Indian				
	Rupees Two Thousand Three Hundred and Thirty Two) per Debenture)				
Issue Date / Date of Allotment	April 17, 2025				
Date of Redemption	July 15, 2027				
Tenure	26 (twenty six) months and 28 (twenty eight) days from the Deemed Date				
	of Allotment				
Coupon Rate	9.25% (nine decimal two five percent) per annum (fixed) payable annually				
	and on redemption of the Debentures.				
Frequency of the Coupon Payment	Annually and on the Final Redemption date. Please refer below.				
with specified dates					
Day count convention	Actual/Actual				

INTEREST PAYMENT AND REDEMPTION SCHEDULE

Interest Payment Schedule

CASH FLOWS	DAY AND DATE FOR COUPON/ REDEMPTION BECOMING DUE	AMOUNT PER DEBENTURE (IN RUPEES)
Coupon 1	15-01-2026	9250
Coupon 2	15-01-2027	9250
Coupon 3	15-07-2027	4587

Redemption Schedule

CASH FLOWS	DAY AND DATE FOR COUPON/ REDEMPTION BECOMING DUE	AMOUNT PER DEBENTURE (IN RUPEES)
Principal	15-07-2027	1,00,000

ANNEXURE V: DUE DILIGENCE CERTIFICATES

1. Due diligence certificate as per the format specified in the SEBI Debenture Trustees Master Circular:

Attached separately.

2. Due diligence certificate as per the format specified in the SEBI Debt Listing Regulations:

ANNEXURE VI: DISCLOSURES PURSUANT TO THE SEBI DEBENTURE TRUSTEES MASTER CIRCULAR

(a) Details of assets, movable property and immovable property on which charge is proposed to be created

Movable assets comprising the receivables arising, *inter alia*, out of certain identified book debts/loans of the Issuer, certain identified short-term instruments subscribed to by the Issuer, and certain identified fixed deposits placed by the Issuer, as more particularly set out in the Deed of Hypothecation.

(b) Title deeds (original/ certified true copy by issuers/ certified true copy by existing charge holders, as available) or title reports issued by a legal counsel/ advocates, copies of the relevant agreements/ Memorandum of Understanding

No title deeds are applicable or available for movable assets of the Issuer set out above over which security is proposed to be created by the Issuer.

(c) Copy of evidence of registration with Sub-registrar, Registrar of Companies, Central Registry of Securitization Asset Reconstruction and Security Interest (CERSAI) etc.

The charge created over the movable assets set out in (a) above will be reported to the relevant registrar of companies and the Central Registry of Securitisation Asset Reconstruction and Security Interest (CERSAI) within the timelines prescribed under Applicable Law. As the charge is being created over movable assets, no filings are required to be made with the any sub-registrar.

(d) For unencumbered assets, an undertaking that the assets on which charge is proposed to be created are free from any encumbrances

The Issuer hereby undertakes that the assets on which charge is proposed to be created as security for the Debentures are free from any encumbrances.

- (e) For encumbered assets, on which charge is proposed to be created, the following consents alongwith their validity as on date of their submission:
 - (i) Details of existing charge over the assets along with details of charge holders, value/amount, copy of evidence of registration with Sub-registrar, Registrar of Companies, CERSAI, Information Utility (IU) registered with Insolvency and Bankruptcy Board of India (IBBI) etc. as applicable: Not applicable.
 - (ii) Consent/ No-objection certificate (NOC) from existing charge holders for further creation of charge on the assets or relevant transaction documents wherein existing charge holders have given conditional consent/ permission to the Issuer to create further charge on the assets, along-with terms of such conditional consent/ permission, if any: Not applicable.
 - (iii) Consent/ NOC from existing unsecured lenders, in case, negative lien is created by Issuer in favour of unsecured lenders: Not applicable.
- (f) In case of personal guarantee or any other document/ letter with similar intent is offered as security or a part of security:
 - (i) **Details of guarantor viz. relationship with the Issuer:** Not applicable.
 - (ii) Net worth statement (not older than 6 months from the date of debenture trustee agreement) certified by a chartered accountant of the guarantor: Not applicable.
 - (iii) List of assets of the guarantor including undertakings/ consent/ NOC as per para 2.1(b) and 2.1(c) of Chapter II of the SEBI Debenture Trustees Master Circular: Not applicable.

- (iv) Conditions of invocation of guarantee including details of put options or any other terms and conditions which may impact the security created: Not applicable.
- (v) List of previously entered agreements for providing guarantee to any other person along with an undertaking that there are no agreements other than those provided in the list, if any: Not applicable.
- (g) In case of corporate guarantee or any other document/ letter with similar intent is offered as security or a part of security:
 - (i) Details of guarantor viz. holding/ subsidiary/ associate company etc: Not applicable.
 - (ii) Audited financial statements (not older than 6 months from the date of debenture trustee agreement) of guarantor including details of all contingent liabilities: Not applicable.
 - (iii) List of assets of the guarantor along-with undertakings/consent/NOC as per para 2.1(b) and 2.1(c) of Chapter II of the SEBI Debenture Trustees Master Circular: Not applicable.
 - (iv) Conditions of invocation of guarantee including details of put options or any other terms and conditions which may impact the security created: Not applicable.
 - (v) Impact on the security in case of restructuring activity of the guarantor: Not applicable.
 - (vi) Undertaking by the guarantor that the guarantee shall be disclosed as "contingent liability" in the "notes to accounts" of financial statement of the guarantor: Not applicable.
 - (vii) Copy of Board resolution of the guaranter for the guarantee provided in respect of the debt securities of the Issuer: Not applicable.
 - (viii) List of previously entered agreements for providing guarantee to any other person along with an undertaking that there are no agreements other than those provided in the list, if any: Not applicable.
- (h) In case of any other contractual comforts/ credit enhancements provided for or on behalf of the issuer, it shall be required to be legal, valid and enforceable at all times, as affirmed by the issuer. In all other respects, it shall be dealt with as specified above with respect to guarantees: Not applicable.
- (i) In case securities (equity shares etc.) are being offered as security then a holding statement from the depository participant along-with an undertaking that these securities shall be pledged in favour of debenture trustee(s) in the depository system: Not applicable.
- (j) Details of any other form of security being offered viz. Debt Service Reserve Account etc.: Please refer the sub-section named "Description regarding Security (where applicable) including type of security (movable/immovable/tangible etc.), type of charge (pledge/ hypothecation/ mortgage etc.), date of creation of security/ likely date of creation of security, minimum security cover, revaluation, replacement of security, interest to the debenture holder over and above the coupon rate as specified in the Trust Deed and disclosed in the Key Information Document" in Section 8.1 (Summary Terms) of this Key Information Document.
- (k) Any other information, documents or records required by debenture trustee with regard to creation of security and perfection of security: Not applicable.
- (l) **Declaration**: The Issuer declares that debt securities shall be considered as secured only if the charged asset is registered with Sub-registrar and Registrar of Companies or CERSAI or Depository etc., as applicable, or is independently verifiable by the debenture trustee.

- (m) Terms and conditions of debenture trustee agreement including fees charged by debenture trustees(s): Please refer the consent letter of the Debenture Trustee for terms and conditions of the appointment of the Debenture Trustee and fee of the Debenture Trustee.
- (n) **Details of security to be created**: Please refer the sub-section named "Description regarding Security (where applicable) including type of security (movable/immovable/tangible etc.), type of charge (pledge/ hypothecation/ mortgage etc.), date of creation of security/ likely date of creation of security, minimum security cover, revaluation, replacement of security, interest to the debenture holder over and above the coupon rate as specified in the Trust Deed and disclosed in the Key Information Document" in Section 8.1 (Summary Terms) of this Key Information Document.
- (a) Process of due diligence carried out by the debenture trustee under the SEBI Debenture Trustees

 Master Circular: The Debenture Trustee has carried out due diligence in accordance with the manner
 prescribed in the SEBI Debenture Trustees Master Circular. The due diligence broadly includes the
 following:
 - (i) A chartered accountant appointed by the Debenture Trustee will be conducting an independent due diligence as per scope provided by the Debenture Trustee and the information provided by the Issuer in respect of the security being provided by the Issuer in respect of the Debentures.
 - (ii) The chartered accountant will verify and ensure that the assets provided by the Issuer for creation of security are free from any encumbrances or necessary permission or consent has been obtained from existing charge holders.
 - (iii) Periodical due diligence will be carried out by the Debenture Trustee in accordance with the Debenture Trustees Regulations and the relevant circulars issued by SEBI from time to time (including the SEBI Debenture Trustees Master Circular) as per the nature of security provided by the Issuer in respect of the Debentures.
 - (iv) The Debenture Trustee will issue such necessary certificate(s) in relation to the due diligence carried out by it and such certificate(s) will be available on Stock Exchanges from time to time for information of the Debenture Holders.
 - Even though the Debentures are to be secured to the extent of at least 100% of the principal and interest amount or as per the terms of this Key Information Document, in favor of the Debenture Trustee, the recovery of 100% of the amount shall depend on the market scenario prevalent at the time of enforcement of the security.
 - (v) Due diligence will be carried out for maintenance of the prescribed security cover depending on information provided by the Issuer and the chartered accountant appointed by the Debenture Trustee or the Debenture Trustee will not be responsible for misinformation provided by Issuer.
- (o) Due diligence certificates as per the format specified in the Debenture Trustees Master Circular and the Debt Listing Regulations: Enclosed as Annexure V. The due diligence certificates will be submitted to BSE along with the Key Information Document.

ANNEXURE VII: BOARD RESOLUTIONS AND COMMITTEE RESOLUTION

Board resolutions:

Attached separately.

Committee resolution:

ANNEXURE VIII: SHAREHOLDERS' RESOLUTIONS

ANNEXURE IX: FORM NO. PAS-4 - PRIVATE PLACEMENT OFFER CUM APPLICATION LETTER

ANNEXURE X: IN-PRINCIPLE APPROVAL FROM BSE



DCS/COMP/BB/IP-PPDI/021/24-25

SK Finance Ltd G 1-2, New Market, Khasa Kothi, Jaipur – 302001 (Rajasthan)

Dear Sir/Madam

Re: Private Placement of Issue of Non-Convertible Debentures (Including (I) Senior Secured, (II) Unsecured, (III) Subordinated, (IV) Senior Unsecured, (V) Market Linked Debentures, (VI) Non-Convertible Debentures, Non-Convertible Securities ("NCDs") and Commercial paper; Under GID No.: GID/01/2024-25 Dated April 15, 2024 (The Issue)

We acknowledge receipt of your application on the online portal on April 26, 2024, seeking In-principle approval for issue of captioned security. In this regard, the Exchange is pleased to grant in-principle approval for listing of captioned security subject to fulfilling the following conditions at the time of seeking listing:

- 1. Filing of listing application.
- 2. Payment of fees as may be prescribed from time to time.
- Compliance with SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 read with SEBI Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021 and circulars issued thereunder and also Compliance with provisions of Companies Act 2013.
- Receipt of Statutory & other approvals & compliance of guidelines issued by the statutory authorities including SEBI, RBI, DCA etc. as may be applicable.
- Compliance with change in the guidelines, regulations, directions, circulars of the Exchange, SEBI or any other statutory authorities, documentary requirements from time to time.
- Compliance with below mentioned circular dated June 10, 2020 issued by BSE before opening of the issue to the investors.:

https://www.bseindia.com/markets/MarketInfo/DispNewNoticesCirculars.aspx?page=20200610-31

7. Issuers, for whom use of EBP is not mandatory, specific attention is drawn towards compliance with Chapter XV of SEBI Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021 and BSE Circular No 20210519-29 dated May 19, 2021. Accordingly, Issuers of privately placed debt securities in terms of SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 or ILDM Regulations for whom accessing the electronic book platform (EBP) is not mandatory shall upload details of the issue with any one of the EBPs within one working day of such issuance. The details can be uploaded using the following links <u>Electronic Issuance - Bombay Stock Exchange Limited (bseindia.com)</u>.



 It is advised that Face Value of NCDs issue through private placement basis should be kept as per Chapter V of SEBI Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021

- Issuers are hereby advised to comply with signing of agreements with both the depositories as per Regulation 7 of SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 read with SEBI Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021.
- 10. Company is further requested to comply with SEBI Circular SEBI/HO/DDHS/DDHS-RACPOD1/CIR/P/2023/56 dated April 13, 2023, (if applicable) read along with BSE Circular https://www.bseindia.com/markets/MarketInfo/DispNewNoticesCirculars.aspx?page=20230428-18 and ensure compliance of the same.

This In-Principle Approval is valid for a period of 1 year from the date of issue of this letter or period of 1 year from the date of opening of the first offer of debt securities under the General information Document, which ever applicable. The Exchange reserves its right to withdraw its in-principle approval at any later stage if the information submitted to the Exchange is found to be incomplete/incorrect/misleading/false or for any contravention of Rules, Bye-laws and Regulations of the Exchange, SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 read with SEBI Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021 and circulars issued thereunder, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Guidelines/Regulations issued by the statutory authorities etc. Further, it is subject to payment of all applicable charges levied by the Exchange for usage of any system, software or similar such facilities provided by BSE which the Company shall avail to process the application of securities for which approval is given vide this letter.

Yours faithfully, For BSE Limited

Prasad Bhide Senior Manager Akshay Arolkar Deputy Manager

BSE - PUBLIC

ANNEXURE XI: FINANCIAL STATEMENTS/RESULTS

Audited Financial Statements for the Financial Year ended March 31, 2024:

Attached separately.

Limited Review Financial Results as of December 31, 2024:

ANNEXURE XII: SPECIFIC DISCLOSURES REQUIRED FROM NBFCs***

** The information under this Annexure XII has been provided in accordance with the audited financial statements for the financial year ended March 31, 2024 as the audited financial statements of the Issuer for the Financial Year ended March 31, 2025 are not available as of the date of this Key Information Document. The relevant details will be provided by the Issuer to BSE within the time period prescribed under the Companies Act and the LODR Regulations.

- 1. Details with regard to the lending done by the Issuer out of the issue proceeds of debt securities in last three years, including details regarding the following:
 - (a) Lending policy: Should contain overview of origination, risk management, monitoring and collections:

Loan sanction process (detailed process from origination to collection)

Business Model & Operational Methodology

	The Issuer operates through branch network where customer
	relationship is initiated and managed. Presently the company
	has more than 644 branches present in 11 states and 1 Union
	Territory.
	Company has an excellent team of experienced direct
	marketing executives and relationship officer employed who
	move in the field and source business. A company has direct
	sales executives which helps the Issuer to grow its loan
Origination / Sourcing	portfolio. Relationship Officer (RO) does the marketing
	activities and with the help of executives/ DSA source the
	business from the market.
	 Apart from origination of loans through branch network,
	company also gets business through following ways:
	o Referral network
	 Response to Business Promotion Activities
	o Tele-callers generating leads through RO database
	created through marketing activities
	Company follows following filtration processes to appraise the credit
	worthiness of the borrower before providing the loans.
	(i) Check by Local Field Investigation (FI) at each location
	or Branch manager:
	 Company's local field investigation officer or branch manager does the following checks before forwarding the report to
	credit officer for further process.
	 Collection of application form along with required documents
Initial Assessment / Verification	(i.e. identity proof, address proof, income proof, identity and
miliar rissessment, vermeation	income proof of guarantor, details of immovable properties,
	details of Bank account etc.)
	Understanding customers background & overall profile,
	 Assessment of synergy & viability between products, customer profile and proposed use
	Reference check from existing customers and various other
	sources like Branch manager or disbursement officer at the
	sources like Branch manager or dispursement officer at the
	Branch level put all the details at the LOS.

(ii) Approval/Visit by Branch Manager: Every file before going to head office for credit approval and disbursement is checked and approved by branch manager. Branch manager conducts following checks: Personally, meeting the customer at his residential address Verifying source of margin money, if any and confirming receipt of margin money from dealers Confirming completion of pre-disbursement conditions **Confirming Insurance Authentication** (iii) **Check by Credit Officer:** Files moves from LOS to Credit personal and Company's credit team verifies all the documents and conducts following checks: Rechecking all the customers details Personal Meeting the customer and guarantor and other related persons (PD) Personal visit to customers house, if required Inspection of old vehicle to be purchased (if any) Preparing Credit Appraisal Memo/Credit Financial analysis (iv) Approval by HO Credit team: Every file is forwarded with complete documentation and feedback from credit team and branch manager at branch levels to Head office for final approval. Head office performs the following additional checks before giving the approval: CIBIL Check Documents verification **Telephone Verification** Then after finalisation and verification of all the details, company has approval mechanism and finalise the same according to the approval mechanism. Further, company takes valuation report for old vehicle from third Valuation party independent valuers. Company has appointed 2 valuer in each district in which it operates. The key factors considered before taking a loan decision are: Place of the customer – only applicants who are permanent residents of that place or are having a substantially long stay are considered. Sources of income - Only customers who are having regular source of income are being considered i.e. the applicant must be employed in certain occupation. Further alternate source of income and income of family members/guarantor is also **Credit Appraisal System** taken into consideration. Market credibility – feedback of the referral, FI executive and marketing executive regarding conduct of the applicant is considered for taking the lending decision. Guarantor details – As Guarantor is compulsory in each case Active Bank Account – As company disburse loan amount through account payee cheques only Assets of the applicant – Generally applicants with own residence and/or agriculture land are preferred.

	After receiving the final approval from HO credit team, file is send to			
	the concerned person according to the loan amount.			
	After collection of pre-disbursement documents and fulfilment of all			
	the conditions like RC book hypothecation, amount is disbursed			
Disbursement	through account payee cheques to the customer and dealer			
	respectively. After disbursement, all cases are checked by Credit team			
	and the team has close monitoring on quality of the cases and thereby			
	maintaining the credit quality. Company also sends regular updates to			
	customers about the account's position through SMS system delivered			
	through server.			
	The Issuer has a very sound disbursement and collection system which			
	has helped to maintain the asset quality over the years. The company			
Callagtian	has a software application made solely for its own use to maintain			
Collection	records of loans and monthly receipts, generating overdue report,			
	delinquency, prepayment report and filtering reports using various			
	criteria.			
	The Issuer has an experienced and efficient recovery team on the			
	payroll who ensures timely action for recovery of over dues.			
	Recovery Procedure followed is as follows:			
	From 1st to 4th of every month collection executive / TL			
	prepare their analysis report on pending collection cases of			
	last month.			
	Outstanding due EMI's are allocated to collection team			
	members in following manner on 5th of every month & on			
Delinquency Management	basis of allocation. Collection team carries out collection of			
	EMI till end of month.			
	SOP for sale of repossessed vehicles			
	Release two paper ads (1.English 2.Local Language) for Angle (2.21) of the authority			
	sale (auction) of the vehicle.			
	 Valuation of the repossessed vehicle has to be done before the auction of vehicle. 			
	Get at least three written quotations from prospective			
	buyers.			
	 Sell the vehicle to the best quote obtained. 			

	Days past due	Days past due
	0 to 60 days	>60/>90/ >120/>150 days
Follow up	Tele caller and recovery executive follows up with borrowers for payment of loan installment. Loan originating team receives intimation on default in servicing of the installment.	Collection team physically visits the borrower to collect installment due (significant proportion of the installments are received in cash.
Action	Multiple calls made at pre decided intervals by a senior member reminding borrower on outstanding installment.	Field collection executives visit with RO & BM as required by collection executives
Internal Management	The tele-calling team co-ordinates with the loan origination team and	Team leader commences co-ordination with the legal team to recover the amount due.

	collection team in order to collect dues	
Legal	Default notice issued	Repossession of vehicle if customer has not paid for two consecutive months

BRANCH IDENTIFICATION CRITERIA

Location

- ✓ Located in Tier II/ Tier III towns or villages
- ✓ Min. population of ~8,000 10,000

Target Catchment

- ✓ 35 40 km for small towns / rural villages
- ✓ Up to 60 km for semi-urban locations

Business Activity

✓ Area to have good business activity, with some agriculture business income

Credit Quality

- Repayment track record of other institutional lenders in the area
- ✓ Checks for community dominance /political interference related defaults

Commercial Vehicle Market

- √ 1,000 -1,500 MUV + LCV (nos); or
- √ 2,000 MUV + LCV + Tractors (nos.)

Competitor Landscape

Does not enter location which are hyper-competitive

MIS AND ACCOUNTING

The Issuer has moved to cloud based Finnone IT Platform which assists NBFC in following ways:

- 1. Rationalization of sales force
- 2. Real time data capturing leading to faster turnaround
- 3. Cloud based back up providing real time updates
- 4. E-KYC updates on a real time basis
- On the spot data capturing through mobile application for the customer sourcing and credit decision
- 6. Real time tracking of collections field team

Finnone IT Platform has three modules

- ✓ Customer Acquisition System (CAS)
 - o Enables sales team and Credit and Operational Personal (CROP) for faster file processing
 - o Maintains all customer records like loan details, property details, family income etc.
- ✓ Loan Management Systems (LMS)
 - Details on various loan parameters like EMI, IRR, repayment schedule and etc. Maintained here
- ✓ Collections
 - Enables collections team to monitor delinquent cases

M-Collect mobile app with collection FOS for on-field collection processing and Updation

(b) Classification of loans/ advances given to associates, entities/ person relating to board, senior management, promoters, others, etc.:

Not Applicable

(c) Classification of loans/ advances given, according to type of loans, denomination of loan outstanding by loan to value, sectors, denomination of loans outstanding by ticket size, geographical classification of borrowers, maturity profile etc.:

Please refer paragraph 3 below.

(d) Aggregated exposure to the top 20 borrowers with respect to the concentration of advances, exposures to be disclosed in the manner as prescribed by RBI in its stipulations on Corporate Governance for NBFCs or HFCs, from time to time:

Loan ID	Name of	Type of	Total	Loan	Disburse	Un-	Total	Total	Status	Amount
	the	Borrow	Sanctione	Amoun	d Loan	disburse	Principal	Accrue	of	Outstandi
	Borrower	er	d	t	Amount	d Loan	Outstandi	d	Accoun	ng
						Amount	ng Amount	Interes t	t	
								Amoun		
								t		
6020817	BHEEKA	Individu	4000000	400000	4000000	0	3955354	0	Standar	3955354
	RAM	al		0					d	
	GODARA									
6094579	RAMKISHOR	Individu	3925000	392500	3925000	0	3925000	0	Standar	3925000
	MURALIDH	al		0					d	
	AR YADAV									
6066661	PRAKASH	Individu	3900000	390000	3900000	0	3882823	0	Standar	3882823
	CHANDRA	al		0					d	
	UPADHAYA									
	Υ					_			a. 1	
6054020	SHREE	Individu	4000000	400000	4000000	0	3809587	0	Standar	3809587
	BALAJI	al		0					d	
	PLASTER									
	AND MINERALS									
5825973	SAWAI	Individu	4000000	400000	4000000	0	3733542	0	Standar	3733542
3023373	SINGH	al	4000000	0	4000000		3733342		d	3/33342
	DHYAL	ai		0					u	
5752168	YOGENDRA	Individu	4000000	400000	4000000	0	3654458	0	Standar	3654458
0702200	AGRAWAL	al		0					d	303 1 133
6088436	MOOLA	Individu	3650000	365000	3650000	0	3650000	0	Standar	3650000
	RAM	al		0					d	
	SUTHAR									
6109834	Vikas	Individu	3500000	350000	3500000	0	3500000	0	Standar	3500000
	Sharma	al		0					d	
6103278	AMIT JAIN	Individu	3400000	340000	3400000	0	3400000	0	Standar	3400000
		al		0					d	
6106995	INDRA DEVI	Individu	3400000	340000	3400000	0	3400000	0	Standar	3400000
		al		0		_		_	d	
5945060	DHANESH	Individu	3500000	350000	3500000	0	3387965	0	Standar	3387965
	KUMAR	al		0					d	
F002042	AGARWAL	المائدية والد	2046000	204600	2046000	0	2251200	0	Ctondon	2251200
5882942	KURBAN ALI	Individu al	3946098	394609 8	3946098	0	3351200	0	Standar d	3351200
5849708	vimal Chand	Individu	3500000	350000	3500000	0	3327210	0	Standar	3327210
3073700	sharma	al	330000	0	330000		3327210		d	3327210
5772025	PRADEEP	Individu	3500000	350000	3500000	0	3222043	0	Standar	3222043
3,,2023	KUMAR	al	3303000	0	3333333		3222043		d	3222043
	SAINI									
6069758	YASIN KHAN	Individu	3279283	327928	3279283	0	3182635	0	Standar	3182635
		al		3					d	
6107529	KARAN	Individu	3150000	315000	3150000	0	3150000	0	Standar	3150000
	SINGH	al		0					d	

Date: _____, 2025

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6001295	AJAY	Individu	3350000	335000	3350000	0	3147677	0	Standar	3147677
	SHARMA	al		0					d	
6068864	GIRIRAJ	Individu	3162447	316244	3162447	0	3131212	0	Standar	3131212
	INFRA	al		7					d	
6066470	GURMEET	Individu	3161860	316186	3161860	0	3121917	0	Standar	3121917
	SINGH	al		0					d	
5883870	PRABHJOT	Individu	3575000	357500	3575000	0	3117253	0	Standar	3117253
	SINGH BRAR	al		0					d	

(e) Details of loans, overdue and classified as non-performing in accordance with RBI stipulations:

Please refer paragraph 3 below.

- 2. In order to allow investors to better assess the debt securities issued by the NBFC/ HFC, the following disclosures shall also be made by such Issuer:
 - (a) A portfolio summary with regard to industries/ sectors to which borrowings have been made:

1. Secured Borrowings			
(i) Debentures			1,599.43
	(a) Retail Investors	351.2	
	(b) Mutual Funds	372	
	(c) Banks	-	
	(d) NBFC/FI	723.75	
	(e) ECB	152.48	
(ii) Borrowings from Banks			4,871.12
	(a) Term Loan	4,861.00	
	(b) Cash Credit /OD/WCDL	10.12	
(iii) Borrowings from FIs		682.363	682.363
2. Un-Secured Borrowings			3.50
(i) Debentures not in the nature of public deposit			
(a) Subscribed by NBFCs		3.50	
(ii) Commercial Borrowing		-	
(iii) Subordinated debts		-	

(b) NPA exposures of the issuer for the last three financial years (both gross and net exposures) and provisioning made for the same as per the last audited financial statements of the Issuer:

Particulars	Mar-24	Mar-23	Mar-22
Stage III Loans	21,358.23	13,807.84	13,507.76
Provision	8,751.39	4,454.44	3,860.42
Net NPA	12,606.84	9,353.40	9,647.33

(c) Quantum and percentage of secured vis-à-vis unsecured borrowings made:

Type of Borrowings	Amount	%
Secured	7,152.92	99.70%
Unsecured	3.50	0.30%
Total	7,156.42	100.00%

(d) Any change in promoters' holdings during the last financial year beyond the threshold, as prescribed by RBI:

Not Applicable

3. Classification of loans/ advances given according to:

(a) Type of loans:

Details of types of loans

S. No.	Type of loans	INR, Crore
1	Secured	10476.09
2	Unsecured	Nil
	Total assets under management (AUM)*^	10476.09

^{*}Information required at borrower level (and not by loan account as customer may have multiple loan accounts);

(b) Denomination of loans outstanding by loan-to-value:

Details of LTV

S. No.	LTV (at the time of origination)	Percentage of AUM
1.	Up to 40%	12.47%
2.	40-50%	5.70%
3.	50-60%	5.63%
4.	60-70%	6.84%
5.	70-80%	13.42%
6.	80-90%	33.56%
7.	>90	22.38%
	Total	100.00%

(c) Sectoral exposure:

Details of sectoral exposure

S. No.	Segment-wise break-up of AUM	Percentage of AUM
1.	Retail	
(A)	Mortgages (home loans and loans against property)	20.92%
(B)	Gold loans	
(C)	Vehicle finance	79.08%
(D)	MFI	
(E)	MSME	
(F)	Capital market funding (loans against shares, margin funding)	
(G)	Others	

[^]Issuer is also required to disclose off balance sheet items;

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2.	Wholesale	
(A)	Infrastructure	
(B)	Real estate (including builder loans)	
(C)	Promoter funding	
(D)	Any other sector (as applicable)	
(E)	Others	
	Total	100%

(d) Denomination of loans outstanding by ticket size*:

Details of outstanding loans category wise

S. No.	Ticket size (at the time of origination)	Percentage of AUM
1.	Up to INR 2 lakh	7.63%
2.	INR 2-5 Lakh	48.55%
3.	INR 5-10 Lakh	30.99%
4.	INR 10-25 Lakh	11.94%
5.	INR 25-50 Lakh	0.89%
6.	INR 50 Lakh - 1 crore	-
7.	INR 1-5 crore	-
8.	INR 5-25 crore	-
9.	INR 25-100 crore	-
10.	> INR 100 crore	-
	Total	100%

^{*} Information required at the borrower level (and not by loan account as a customer may have multiple loan accounts);

(e) Geographical classification of borrowers:

Top 5 states borrower wise

S. No.	Top 5 States	Percentage of AUM
1.	Rajasthan	51.88%
2.	Madhya Pradesh	13.94%
3.	Gujarat	9.97%
4.	Haryana	6.49%
5.	Punjab	6.43%
	Total	88.71%

(f) Details of loans overdue and classified as non-performing in accordance with RBI's stipulations:

Movement of gross NPA

Movement of gross NPA*	INR, Crore
Opening gross NPA	221.76
- Additions during the year	271.04
- Reductions during the year	(149.48)
Closing balance of gross NPA	343.32

^{*}Please indicate the gross NPA recognition policy (Day's Past Due): as per IRACP Norms

Movement of provisions for NPA

Movement of provisions for NPA	INR, Crore
Opening balance	54.81

- Provisions made during the year	87.38
- Write-off/ write-back of	
excess provisions	(38.42)
Closing balance	103.78

(g) Segment-wise gross NPA:

Segment wise gross NPA

S. No.	Segment-wise gross NPA	Gross NPA (%)
1.	Retail	
(A)	Mortgages (home loans and loans against property)	1.06%
(B)	Gold loans	
(C)	Vehicle loans	1.93%
(D)	MFI	
(E)	MSME	
(F)	Capital market funding (loans against shares, margin funding)	
(G)	Others	
2.	Wholesale	
(A)	Infrastructure	
(B)	Real estate (including builder loans)	
(C)	Promoter funding	
(D)	Any other sector (as applicable)	
(E)	Others	
	Total	1.75%

(h) Residual maturity profile of assets and liabilities (in line with the RBI format):

Residual maturity profile of assets and liabilities

Category	Up to 30/31 days	>1 month - 2 months	>2 months - 3 months	>3 months - 6 months	>6 months - 1 year	>1 year - 3 years	>3 years - 5 years	> 5 years	Total
Deposit / Bank & Cash	38,484.71	36,541.10	2,706.63	26,114.25	58,516.74	33,543.58	569.05	-	1,96,476.06
Advances	34,032.82	23,291.88	34,026.49	73,938.08	1,49,812.08	4,50,332.32	1,78,265.45	37,643.09	9,81,342.21
Investments	3,478.62	3,212.79	208.90	3,003.94	1,896.88	8,953.73	1,944.71	6,055.13	28,754.70
Borrowings	39,556.23	55,079.31	31,286.97	85,670.21	2,15,339.04	3,73,391.69	92,569.51	595.01	8,93,487.97
FCA*	-	-	-	-	-	-	-	-	-
FCL*	-	-	-	-	-	=	-	-	-

^{*}FCA – Foreign Currency Assets; FCL – Foreign Currency Liabilities

4. Details of borrowings granted by issuer

(a) Portfolio Summary of borrowings made by issuer

Product Wise	Grand Total		
Commercial Vehicle	4,439.05		
Tractor	1,388.58		

Car	2,026.71
Two Wheeler	430.58
SME	2,191.17
Grand Total	10,476.09

(b) Quantum and percentage of secured vs. unsecured borrowings

S. No.	Type of loans	INR, Crore
1	Secured	10476.09
2	Unsecured	Nil
	Total assets under management (AUM)	10476.09

5. Disclosure of latest ALM statements to stock exchange:

The Issuer does not have to file ALM on stock exchange. However, as part of regulatory reporting the Issuer files ALM with Reserve Bank of India (RBI). A summary of latest filed ALM Statement as on March 31, 2024 has been provided in paragraph 3(h) above.

ANNEXURE XIII: SHAREHOLDING PATTERN

The shareholding pattern of the Issuer as of the last quarter end, i.e., March 31, 2025 is attached separately.





SHAREHOLDNG PATTERN AS ON 31st MARCH, 2025

Shareholder	Shareholding	Paid-up capital	Holding %
Rajendra Kumar Setia	4,19,02,747	4,19,02,747	31.27%
Shalini Setia	2,600	2,600	0.00%
Yash Setia	2,600	2,600	0.00%
Bhajan Devi Setia	2,600	2,600	0.00%
Rajendra Kumar Setia (HUF)	2,50,000	2,50,000	0.19%
Sameer Arora	2,19,000	2,19,000	0.16%
Raj Kumar Setia	7,65,224	7,65,224	0.57%
Norwest Venture Partners X-Mauritius	3,04,21,656	3,04,21,656	22.70%
Karma Holdings Mauritius Limited	18,59,400	18,59,400	1.39%
Evolvence Coinvest I	33,08,260	33,08,260	2.47%
TPG Growth IV SF Pte Limited	2,32,83,665	2,32,83,665	17.38%
Evolvence India Fund III Ltd.	9,26,632	9,26,632	0.69%
360 One Special Opportunities Fund - Series 9	31,81,104	31,81,104	2.37%
360 One Special Opportunities Fund - Series 10	10,04,560	10,04,560	0.75%
Massachusetts Institute of Technology	22,12,936	22,12,936	1.65%
238 Plan Associates LLC	5,16,856	5,16,856	0.39%
Baring Private Equity India AIF 2	16,47,240	16,47,240	1.23%
Baring Private Equity India AIF 2 Co-Invest	86,696	86,696	0.06%
DC Ikka Ltd	6,32,752	6,32,752	0.47%
DC Uno Ltd	22,00,000	22,00,000	1.64%
Axis Growth Avenues AIF - I	20,80,720	20,80,720	1.55%
Mirae Asset Late Stage Opportunities Fund	17,33,936	17,33,936	1.29%
Ananta Capital Ventures Fund 1	17,33,936	17,33,936	1.29%
India Business Excellence Fund IV	71,95,836	71,95,836	5.37%
Others (including ESOP holders)	68,31,248	68,31,248	5.10%
Total	13,40,02,204	13,40,02,204	100.00%

FOR SK FINANCE LIMITED

ANAGHA BANGUR COMPANY SECRETARY & COMPLIANCE OFFICER

MEMBERSHIP NO. F10697

SK FINANCE LIMITED

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CIN: U65923RJ1994PLC009051 | GSTIN: 08AAACE5115F1Z2

ANNEXURE XIV: COPY OF DEBENTURE TRUSTEE AGREEMENT