Annexure 7

Key Information Document to the General Information Document dated May 24, 2024 issued in conformity with Securities Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 issued by SEBI vide notification number SEBI/LAD-NRO/GN/2021/39 on August 09, 2021, as amended from time to time, the Master Circular for issue and listing of Non-convertible Securities, Securities d Debt Instruments, Security Receipts, Municipal Debt Securities and Commercial Paper issued by SEBI vide circular number SEBI/HO/DDHS/PoD1/P/CIR/2024/54 dated May 22, 2024, as amended from time to time, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 issued by SEBI vide number SEBI/LAD-NRO/GN/2015-16/013, as amended from time to time, the Master Circular number SEBI/LAD-NRO/GN/2015-16/013, as amended from time to time, Master Direction – Non-Banking Financial Company – Housing Finance Company (Reserve Bank) Directions, 2021 issued by RBI vide circular number RBI/2020-21/73 DOR.FIN.HFC.CC.No.120 /03.10.136/2020-21, as amended from time to time and the private placement offer letter as per PAS-4 pursuant to Section 42 and Rule 14(1) of Companies (Prospectus and Allotment of Securities) Rules, 2014 of Companies Act, 2013, as amended from time to time and other notification/circular/guidelines issued by SEBI and other regulatory authorities from time to time

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ICICI Home Finance Company Limited (hereinafter referred to as the "Issuer" or the "Company") CIN: U65922MH1999PLC120106 PAN: AAACI6285N Date of Incorporation: May 28, 1999 Place of Incorporation: Mumbai Registration Number issued by Registrar of Companies (ROC): 120106 Certificate of Registration issued by National Housing Bank having no. 01.0007.01 Registered office: ICICI Bank Towers, Bandra – Kurla Complex, Mumbai – 400 051 Corporate office: ICICI HFC Tower, Andheri Kurla Road, JB Nagar, Andheri (E), Mumbai – 400 059 Website: www.icicihfc.com Email ID: secretarial@icicihfc.com Tel: 022-4009 3457 Compliance Officer/ Company Secretary: Priyanka Shetty Tel: 022-4009 3457 Email ID: secretarial@icicihfc.com

Key Information Document

Date: April 17, 2025

Type of issue document: Key Information Document

Key Information Document No: 9 (Tranche 9) to the General Information Document No. IHFC/FY24/GID/May dated May 24 2024 ("General Information Document") issued in conformity with the Schedule I of Securities Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 issued by SEBI vide notification number SEBI/LAD-NRO/GN/2021/39 on August 09, 2021, as amended from time to time, the Master Circular for issue and listing of Non-convertible Securities, Securitised Debt Instruments, Security Receipts, Municipal Debt Securities and Commercial Paper issued by SEBI vide circular number SEBI/HO/DDHS/PoD1/P/CIR/2024/54 dated May 22, 2024, as amended from time to time, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 issued by SEBI vide notification number SEBI/LAD-NRO/GN/2015-16/013, as amended from time to time, Master Direction - Non-Banking Financial Company - Housing Finance Company (Reserve Bank) Directions, 2021 issued by RBI vide circular number RBI/2020-21/73 DOR.FIN.HFC.CC.No.120 /03.10.136/2020-21, as amended from time to time and the private placement offer letter as per PAS-4 pursuant to Section 42 and Rule 14(1) of Companies (Prospectus and Allotment of Securities) Rules, 2014 of Companies Act, 2013, as amended from time to time and other notification/circular/guidelines issued by SEBI and other regulatory authorities from time to time for issue of inter alia rated, listed, senior bonds in nature of nonconvertible debentures up to the limits specified in the shareholder's resolution dated April 09, 2025 with respect to issue of non-convertible debentures under private placement in multiple tranches, from time to time, on private placement basis ("Bond Issuance Limit")

Private placement under option 1 of up to 42,500 (forty two thousand five hundred) senior, secured, rated, listed, redeemable senior bonds in the nature of non-convertible debentures of the

face value of ₹ 1,00,000/- (One Lakh only) each, and aggregating up to ₹ 425,00,00,000/- (Rupees four hundred and twenty five crores only) **("Series HDBAPR261 NCDs")** and for private placement under Option 2 of up to 7,500 (seven thousand five hundred) senior, secured, rated, listed, redeemable senior bonds in the nature of non-convertible debentures of the face value of ₹ 1,00,000/- (One Lakh only) each, and aggregating up to ₹ 75,00,00,000 /- (Rupees seventy five crores only) with an option to retain oversubscription for up to 20,000 (twenty thousand) senior, secured, rated, listed, redeemable senior bonds in the nature of non-convertible debentures of the face value of ₹ 1,00,000/- (One Lakh only) each, and aggregating up to ₹ 200,00,00,000 /- (Rupees two hundred crores only) **("Series HDBAPR262 NCDs")** in terms of this Key Information Document No:9 (Tranche 9) read with the General Information Document **("Key Information Document").**

This Key Information Document is issued in terms of and pursuant to the General Information Document for issuance of Series HDBAPR261 and HDBAPR262 NCDs. All the terms, conditions, information and stipulations contained in the General Information Document, unless the context states otherwise or unless specifically stated otherwise, are incorporated herein by reference as if the same were set out herein. Investors are advised to refer to the same to the extent applicable. Key Information Document must be read in conjunction with the General Information Document. Capitalised terms used but not defined herein shall have the meaning assigned to the term under the General Information Document.

This Key Information Document contains details in respect of: (i) the offer of Series HDBAPR261 and HDBAPR262 NCDs (ii) any financial information of the Issuer if such information provided in the General Information Document is more than six months old; (iii) any material changes in the information provided in the General Information Document; and (iv) any material developments which are not disclosed in the General Information Document relevant to the offer of Series HDBAPR261 and HDBAPR262 NCDs. Accordingly, set out below are the updated financial information / particulars / changes in the particulars set out under the General Information Document, which additional / updated information / particulars shall be read in conjunction with other information / particulars appearing in the General Information Document. All other particulars appearing in the General Information Document shall remain unchanged.

In case of any repugnancy, inconsistency or where there is a conflict between the terms and conditions as are stipulated in this Key Information Document and the terms and conditions in the General Information Document:

- In relation to matters regarding the specific details of the Issue of Series HDBAPR261 and HDBAPR262 NCDs, the provisions contained in this Key Information Document shall prevail over and override the provisions of the General Information Document; and
- (ii) In relation to other general matters, the provisions contained in the General Information Document shall prevail over and override the provisions of this Key Information Document.

NOTHING IN THIS KEY INFORMATION DOCUMENT SHALL CONSTITUTE AND/OR DEEM TO CONSTITUTE AN OFFER OR AN INVITATION TO OFFER, TO BE MADE TO THE PUBLIC GENERALLY TO SUBSCRIBE FOR OR OTHERWISE ACQUIRE THE SERIES HDBAPR261 and HDBAPR262 NCDs AND ITS CONTENTS SHOULD NOT BE CONSTRUED TO BE A PROSPECTUS UNDER THE COMPANIES ACT, 2013 AND ACCORDINGLY, THIS KEY INFORMATION DOCUMENT HAS NOT BEEN FILED OR DELIVERED FOR FILING TO THE REGISTRAR OF COMPANIES UNDER SUB-SECTION (4) OF SECTION 26 OF COMPANIES ACT, 2013.

The issue of Series HDBAPR261 and HDBAPR262 NCDs under this Key Information Document does not form part of non-equity regulatory capital mentioned under Chapter V (Issuance and Listing of perpetual debt instruments, perpetual non-cumulative preference shares and similar instruments) of SEBI NCS Regulations. The face value of each Debenture issued on private placement basis for respective 'Security Name' shall be as per 'Face Value' as mentioned under

Paragraph F(Summary Term Sheet) of the Key Information Document.

ISSUE HIGHLIGHTS

Nature of securities offered	Secured, rated, listed, redeemable, senior bonds in the nature of non-convertible debentures, to be issued in one or more Tranche/Series
Number, Price and Amount of securities offered and Issue Size	Option 1 (HDBAPR261)- 42,500 (forty two thousand five hundred) senior, secured, rated, listed, redeemable senior bonds in the nature of non-convertible debentures of the face value of ₹ 1,00,000/- (One Lakh only) each, and aggregating up to ₹ 425,00,00,000/- (Rupees four hundred and twenty five crores only)
	Option 2 (HDBAPR262)- 7,500 (seven thousand five hundred) senior, secured, rated, listed, redeemable senior bonds in the nature of non-convertible debentures of the face value of ₹ 1,00,000/- (One Lakh only) each, and aggregating up to ₹ 75,00,00,000 /- (Rupees seventy five crores only) with an option to retain oversubscription for up to 20,000 (twenty thousand) senior, secured, rated, listed, redeemable senior bonds in the nature of non-convertible debentures of the face value of ₹ 1,00,000/- (One Lakh only) each, and aggregating up to ₹ 200,00,00,000/- (Rupees two hundred crores only)
Base Issue and Green Shoe	Option 1 –
Option	Base Issue: ₹ 425.00 crores
	Option 2 -
	Base Issue: ₹ 75.00 crores
	Green shoe option: ₹ 200.00 crores
Coupon Rate, if any	Option 1 – 7.3108% p.a.
	Option 2 – 7.3388% p.a.
Coupon Payment Frequency	Option 1 – First coupon on June 28, 2025, thereafter annually and at maturity
	Option 2 – First coupon on July 24, 2025, thereafter annually and at maturity
Redemption Date	Option 1 – June 28, 2027
	Option 2 – July 24, 2028
Redemption Amount	₹ 1,00,000 per bond
Details of Debenture Trustee	Please refer to the 'Issue Highlights' in the General Information Document.
	The Issuer has in terms of the debenture trustee agreement dated May 21, 2024 entered into between the Issuer and Axis Trustee Services Limited, has appointed Axis Trustee Services Limited as the debenture trustee in relation to the Issue of Bonds (<i>as defined under the General Information Document</i>) from time to time.
	Please refer to Annexure 4 of the General Information Document for the debenture trustee consent letter and please refer to Annexure 16 of the General Information Document for the key terms of the Debenture Trustee Agreement.

Details about Underwriting	Not Applicable	
of the Issue including the		
Amount Undertaken to be		
Underwritten by the		
Underwriters.		
Distributor / Distribution	Not Applicable	
Agency (wherever		
applicable)		
*For further details on the terms of the Issue, please also refer the Section on 'Summary Term		
Sheet'		

ISSUE SCHEDULE

ISSUE/ BID OPENING DATE	Tuesday, April 22, 2025
ISSUE/ BID CLOSING DATE	Tuesday, April 22, 2025
PAY-IN DATE	Wednesday, April 23, 2025
DEEMED DATE OF ALLOTMENT	Wednesday, April 23, 2025
DATE OF EARLIEST CLOSING OF THE ISSUE	Tuesday, April 22, 2025

The Issue shall, subject to the timelines of the EBP, be open for subscription during the banking hours on each day during the period covered by the Issue Schedule as shall be identified in the relevant Key Information Document. Further, the Issuer reserves the right to change the Issue Schedule including the Deemed Date of Allotment at its sole discretion, without giving any reasons or prior notice.

CREDIT RATING

Details of credit rating along with the latest press release of the Credit Rating Agency in relation to the issue (along with all the ratings obtained by the Issuer for that security) and declaration that the rating is valid as on the date of issuance and listing. The said press release shall not be older than one year from the date of opening of the issue:

Credit Rating in relation to the issue of Series HDBAPR261 and HDBAPR262 NCDs and Date of the Rating Letters: The Debentures have been rated *"ICRA AAA/Stable"* by ICRA Ratings through its letter dated April 16, 2025 and *"CRISIL AAA/Stable"* by CRISIL Ratings Limited through its letter dated April 15, 2025.

Date of press release of ratings (along with all the ratings obtained by the Issuer for the Series HDBAPR261 and HDBAPR262 NCDs): The Debentures have been rated *"ICRA AAA/Stable"* by ICRA Ratings and "CRISIL AAA/Stable" by CRISIL Ratings Limited with date of press release being May 23, 2024 and March 21, 2025 respectively.

Press Release and Rating Rationale: Please refer to Schedule II of this Key Information Document.

Declaration: The ratings mentioned above are valid as on the date of issuance and listing.

LISTING

The Series HDBAPR261 and HDBAPR262 NCDs are proposed to be listed on the wholesale debt market segment of the BSE. The in-principle approval obtained by the Issuer from BSE has been disclosed in **Annexure 12** of the General Information Document. The Issuer has maintained the

Recovery Expense Fund with BSE Limited (Please refer to the General Information Document for more details).

ELIGIBLE INVESTORS

Nothing in this Key Information Document read with the General Information Document shall constitute and/or deem to constitute an offer or an invitation to offer, to be made to the public or any section thereof through this Key Information Document read with the General Information Document and its contents should not be construed to be a prospectus under the Act. The Issue of Series HDBAPR261 and HDBAPR262 NCDs is a domestic issue and is being made in India only. This Key Information Document read with the General Information Document and the contents thereof are restricted for only the intended recipient(s) who have been addressed directly through a communication by the Issuer and only such recipients are eligible to apply for the Series HDBAPR261 and HDBAPR262 NCDs.

Subject to applicable law, the categories of investors eligible to subscribe to the Series HDBAPR261 and HDBAPR262 NCDs when addressed directly, are all Qualified Institutional Buyers and any non-QIB Investors specifically mapped by the Issuer on the Electronic Book Provider Platform (EBP) of the Stock Exchange.

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, tax and regulatory advice in relation to the laws applicable to them. Please also refer to the Section on 'Who Can Apply' under Annexure 8 of the General Information Document.

COMPLIANCE WITH ELECTRONIC BOOK MECHANISM

The Issue of Series HDBAPR261 and HDBAPR262 shall be open for bidding and subscription in accordance with the guidelines issued by SEBI and BSE pertaining to the procedure of electronic book mechanism as specified by the Electronic Book Mechanism Guidelines.

Issue Composition -	Option 1 –
Details of size of the issue	Base Issue:₹ 425.00 crores
and green shoe portion, if	
any	Option 2 –
	Base Issue: ₹ 75.00 crores
	Green shoe option: ₹ 200.00 crores
Interest Rate Parameter –	Option 1 – 7.3108% p.a., Fixed Rate
Coupon Rate and Coupon	Option 2 – 7.3388% p.a., Fixed Rate
Туре	
Issue / Bid opening date	Tuesday, April 22, 2025
Issue / Bid closing date	Tuesday, April 22, 2025
Manner of bidding:	Open book
Manner of Allotment:	Multiple yield allotment
Allotment Size	100 Series HDBAPR261 and HDBAPR262 NCDs and in multiple
	of 1 bond thereafter
Manner of Settlement:	ICCL mechanism
Minimum Bid Lot and	100 Series HDBAPR261 and HDBAPR262 NCDs and in multiple
Multiple of Single Bid:	of 1 bond thereafter
Trading Lot Size	1 Series HDBAPR261 and HDBAPR262 NCDs

Settlement Cycle [T+1/	T+1
T+2] where T refers to the	
date of bidding/ issue day	
Anchor Portion and	Option 1 – ₹ 25 crores from Tata Mutual Fund and ₹ 95 crores
Anchor Investors	from ICICI Bank Limited
	Option 2 – ₹ 22.5 crores from Royal Sundaram General Insurance
	Company Limited

So long as the terms and conditions of the existing securities (under the respective issues) in the ISIN are not revised (i) otherwise than as may be required/permitted by regulations; or (ii) which results in breach of or violation of the regulation, which specifically precludes such revision, the Issuer reserves the rights entitled to add additional securities (for such additional amounts as may be issued by the Issuer from time to time) to the existing ISIN from time to time on such terms and conditions, which may be different from the existing securities under the respective issues under same ISIN. Such additional securities and their terms may be such as are permitted by regulation or not specifically precluded by regulations, as may be amended or modified from time to time.

By signing the application form and making an application to subscribe to the Series HDBAPR261 and HDBAPR262 NCDs to be issued by the Issuer, all Bond Holders of the Series HDBAPR261 and HDBAPR262 NCDs under any particular ISIN and any Bond Holders who acquire the Series HDBAPR261 and HDBAPR262 NCDs in the secondary market shall be deemed to have irrevocably given their consent to the Issuer to add such additional securities (for such additional amounts as may be issued by the Issuer from time to time) to the existing ISIN from time to time, subject to applicable laws.

UNDERTAKINGS OF THE ISSUER

Please refer to the section on 'Undertakings of the Issuer' under the General Information Document read with Annexure A of Key Information Document

DISCLAIMERS

Please refer to the section on 'Disclaimers' under the General Information Document and Paragraph F (Summary Term Sheet) of this Key Information Document.

RISK FACTORS

Please refer to the section on 'Management's Perception of Risk Factors' under **Annexure 2** the General Information Document.

DISCLOSURES UNDER SEBI NCS REGULATIONS

A. Name, logo, addresses, website, email address, telephone number and contact person of Legal Counsel (if any), Merchant banker and Co-Managers to the Issue (not applicable for private placement, but to be disclosed if appointed), Legal Advisor (applicable in case of public issue), bankers to the issue (applicable in case of public issue), sponsor bank applicable in case of public issue), Guarantor (if any) and Arrangers (if any).

	Name and Logo	Address	Website & e-mail address	Telephone Number and Contact Person
Legal Counsel	Not Applicable	Not Applicable	Not Applicable	Not Applicable

	Name and Logo	Address	Website & e-mail address	Telephone Number and Contact Person
Merchant Banker (not applicable for private placement, however if appointed, to be disclosed)	Not Applicable			
Co-Manager (not applicable for private placement, however if appointed, to be disclosed)	Not Applicable			
Legal advisor		No	ot Applicable	
Bankers to the issue		No	ot Applicable	
Sponsor bank		No	ot Applicable	
Guarantor		No	ot Applicable	
Arrangers	Not Applicable			

B. Expense of the Issue along with a breakup for each item of expense, including details of the fees payable, including details of the fees payable to separately as under (in terms of amount, as a percentage of the total issue expenses and as a percentage of total issue size), as applicable.

Expenses	Fees Amount (in Rs.)*	Fees as a percentage of total issue expenses (%)	Fees as a percentage of total issue size (%)
Lead manager(s) fees	NA	-	-
Underwriting commission	NA	-	-
Brokerage, selling, commission and upload fees ²	37,00,000 (2 bps p.a on total issue size)	68.20%	0.05%
Fees payable to the registrars to the issue	NA	-	-
Fees payable to the legal advisors	NA	-	-
Advertising and marketing expenses	NA	-	-
Fees payable to the regulators including stock exchanges	1,25,000	2.30%	0.002%
Expenses incurred on printing and distribution of issue stationary	NA	-	-

Expenses	Fees Amount (in Rs.)*	Fees as a percentage of total issue expenses (%)	Fees as a percentage of total issue size (%)
Any other fees, commission or payments under whatever nomenclature	3,50,000	6.45%	0.005%
Payment of Settlement Guarantee Fund ³	12,50,000	23.05%	0.02%
Total	54,25,000	100.00%	

- **1.** Please note that the amounts mentioned in the table above are tentative in nature.
- **2.** Assuming the issue is fully subscribed (incl. green shoe portion) and the entire issue is arranged through broker and the fee so paid is maximum 2 basis points p.a.
- **3.** In reference to the AMC Repo Clearing Limited (ARCL) circular dated September 19, 2024 read with SEBI Circular dated April 13, 2023, eligible issuer is required to contribute 0.5 basis point of the issuance value of debt securities per annum prior to the allotment and listing of securities towards Settlement Guarantee Fund (SGF).
- C. Consent of directors, auditors, bankers to issue, 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.

Sr. No.	Consent of	
1	Directors	Please refer to Annexure 10 of the General Information Document for the board resolution dated April 06, 2024 granting approval in relation to issuance of the Bonds in terms of the General Information Document.
2	Auditors	Consent letter dated May 24, 2024 have been obtained from the Joint Statutory Auditors of the Issuer.
3	Bankers to the Issue	Not Applicable
4	Solicitors/ Advocates to the Issue	Not Applicable
5	Legal Advisors to the Issue	Not Applicable
6	Lead Managers to the Issue	Not Applicable
7	Registrar to the Issue	Consent letter dated May 23, 2024 has been obtained from the Registrar to the Issue.
8	Lenders	Not Applicable
9	Experts	Not Applicable

- D. Disclosure of Cash flow with date of interest/dividend/ redemption payment as per day count convention.
 - (i) The day count convention for dates on which the payments in relation to the nonconvertible securities which need to be made, should be disclosed.

Actual/ Actual

(ii) Procedure and time schedule for allotment and issue of securities should be disclosed.

The procedure and time schedule for the allotment shall be as per the Electronic Book Mechanism Guidelines.

(iii) Cash flows emanating from the non-convertible securities shall be mentioned in the offer document, by way of an illustration.

Please refer to Schedule I of this Key Information Document.

E. Other Details:

(i) Details of the resolutions passed by the shareholders and the board of director of the Issuer and authorised signatories.

Please refer to Paragraph MM (i) of the General Information Document.

(ii) Default in Payment

In case of default (including delay) in payment of interest and/ or redemption of principal on the due dates for Series HDBAPR261 and HDBAPR262 NCDs, additional interest of at the rate of 2% p.a. over the applicable Coupon Rate/XIRR (as applicable) shall be payable by the Issuer for the defaulting period.

(iii) Delay in Listing

Please refer to Paragraph MM (v) of the General Information Document.

(iv) Delay in Allotment of Securities

The Issuer shall allot the Series HDBAPR261 and HDBAPR262 NCDs within the timeline in accordance with applicable Law and if the Issuer is not able to allot the Series HDBAPR261 and HDBAPR262 NCDs within such period, it shall return the application money to the subscribers with additional interest as provided under applicable law.

(v) Issue Details

Please refer to Paragraph F (Summary Term Sheet) of the Key Information Document.

(vi) Application Process

Please refer to Annexure 8 of the General Information Document.

(vii) Disclosures prescribed under PAS-4 of Companies (Prospectus and Allotment of Securities) Rules, 2014.

Please refer to Schedule IV of this Key Information Document.

F. Summary Term Sheet in relation to issuance of Series HDBAPR261 and HDBAPR262 NCDs:

Security Name	Option 1 – ICICI Home Finance Company Limited –Non- Convertible Debenture June 28, 2027
	Option 2 – ICICI Home Finance Company Limited –Non- Convertible Debenture July 24, 2028
Issuer	ICICI Home Finance Company Limited
Type of Instrument	Fully paid, Rated, Listed, Secured, Redeemable, Senior Bonds in the nature of non-convertible debentures
Nature of Instrument	Secured
Seniority	Senior
Eligible Investor	Please refer to 'Who Can Apply' under Annexure 8 of the General Information Document.
Listing (name of stock Exchange(s) where it will be listed and timeline for listing)	The Series HDBAPR261 and HDBAPR262 NCDs being issued pursuant to the terms of the General Information Document are proposed to be listed on the WDM segment of BSE Limited.
	Please refer to Annexure 12 of the General Information Document, for the in-principle approval issued by BSE for issuance of NCDs.
	In case of delay in listing of the Series HDBAPR261 and HDBAPR262 NCDs beyond 3 days from the date of closure of the Issue, the Company will pay penal interest of 1% p.a. over the applicable Coupon Rate from the Deemed Date of Allotment and till the listing of the Series HDBAPR261 and HDBAPR262 NCDs, to the investor.
Rating of Instrument	"ICRA AAA/Stable Outlook" by ICRA Ratings and "CRISIL AAA/Stable Outlook" by CRISIL Ratings Limited
	Please refer to Schedule II here for the detailed rating letter and rating rationale issued by ICRA and CRISIL.
Issue Size	Option $1 - \mathbf{R}$ 425,00,00,000/- (Rupees four hundred and twenty five crores only)
	Option 2 – ₹ 75,00,00,000 /- (Rupees seventy five crores only) with an option to retain oversubscription for up to ₹ 200,00,00,000/- (Rupees two hundred crores only)
Minimum Subscription	Option 1 – ₹ 425.00 crore (Rupees four hundred and twenty five crores only) Option 2 – ₹ 75.00 crore (Rupees seventy five crores only)
Option to retain over subscription (Amount)	Option 1 – Nil Option 2 – ₹ 200.00 crore (Rupees two hundred crores only)
Objects of the Issue/ Purpose for which there is requirement of funds	The funds to be raised by the issuer shall be utilised for its deployment of funds on its own balance sheet including providing housing loans and other loans, for general corporate purpose, to retire/replace existing liabilities and for temporary deployment pending utilisation of proceeds and shall not be for any specific project and would not be used for onward lending to any group entities/parent

	companies/associates and as permitted by the applicable law from time to time.
Details of the utilisation of the proceeds	Option 1 :
	The funds mobilised shall be pooled with existing funds and then utilised NIL for providing housing loans and other loans, 100% to retire/replace existing liabilities, NIL for general corporate purpose. Until such time the funds are utilised as stated above, up to 100% of funds shall be temporarily deployed pending utilisation of proceeds.
	Option 2:
	The funds mobilised shall be pooled with existing funds and then utilised NIL for providing housing loans and other loans, 100% to retire/replace existing liabilities, NIL for general corporate purpose. Until such time the funds are utilised as stated above, up to 100% of funds shall be temporarily deployed pending utilisation of proceeds.
	Not Applicable. The proceeds of the Issue will not be utilised for providing loans to any group company.
Coupon Rate	Option 1 – 7.3108% p.a. Option 2 – 7.3388% p.a.
Coupon Payment Frequency	Option 1 – First coupon on June 28, 2025, thereafter annually and at maturity Option 2 – First coupon on July 24, 2025, thereafter annually and at maturity
Coupon Payment Dates	Option 1 - June 28, 2025, June 28, 2026 and June 28, 2027 Option 2 – July 24, 2025, July 24, 2026, July 24, 2027 and July 24, 2028
Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc.)	Not Applicable
Coupon Type	Option 1 – Fixed Option 2 – Fixed
Step Up / Step Down Coupon Rate	NA
Cumulative / non-cumulative, in case of dividend	Not Applicable
Day Count Basis	Actual/Actual
Interest on Application Money	NA
Default Interest Rate	As set out under the General Information Document.
Delay in Listing	In case of delay in listing of the Series HDBAPR261 and HDBAPR262 NCDs beyond 3 working days from the date of closure of the Issue, the Company will pay penal interest of 1% p.a. over the applicable Coupon Rate from the

	Deemed Date of Allotment and till the listing of the Series HDBAPR261 and HDBAPR262 NCDs, to the investor.	
Additional Interest on non-creation of additional security	of In the event the Security Cover (as defined below) falls, the Security Trustee (acting on the instructions of the Finance Parties (as defined below) or on the instructions of the Debenture Trustee acting on the instructions of the Finance Parties (as defined below)) may, by notice to the Issuer require that such deficiency be remedied. The Issuer shows then within 15 (Fifteen) business days of receipt of such notice, furnish or cause any third party to furnish addition security / replace the hypothecated assets to the extent of the Security Cover (the "Additional Security"), so as the ensure that the Security Cover is met, and if require provide to the Security Trustee written evidence or notice to the Security Trustee evidencing the Additional Securit (if applicable). In the event the Issuer fails to provide such Additional Security within the said 15 (Fifteen) business days, the Finance Parties may levy an additional interest of 1% on the principal portion of the Obligations.	
Face Value per Series HDBAPR261 and HDBAPR262 NCD	₹1,00,000/- (Rupees One Lakh Only)	
Issue Price per Series HDBAPR261 and HDBAPR262 NCD	₹1,00,000/- (Rupees One Lakh Only) (Subject to EBP)	
Tenor/Maturity Period	Option 1 –2 years 2 months and 5 days Option 2 –3 years 3 months and 1 day	
Redemption Date	Option 1 – June 28, 2027 Option 2 – July 24, 2028	
Redemption Mechanics	On the relevant redemption date, the relevant amounts shall be paid by the Issuer to those Series HDBAPR261 and HDBAPR262 NCDs holders whose names appear on the Register of Beneficial Owners as on the Record Date and, for these purposes, a statement issued by the Depository shall be conclusive evidence in respect thereof. The Issuer shall not, in any manner, be responsible or have any obligation whatsoever to verify whether the persons whose names as appearing on the Register of Beneficial Owners as on the Record Date are the beneficial owners of the Series HDBAPR261 and HDBAPR262 NCDs, and/or to verify any changes post the Record Date (including due to any creation and/or enforcement of any hypothecation or pledge over the Series HDBAPR261 and HDBAPR262 NCDs). The Issuer shall further have no liability whatsoever to any pledgees or hypothecates of the Series HDBAPR261 and HDBAPR262 NCDs.	
and/or re-issue and/or further issue	The Issuer shall have a right to repurchase/ buyback all or part of its Series HDBAPR261 and HDBAPR262 NCDs from the secondary market or otherwise at any time prior to date of maturity, by providing offer to the Bond Holders for the same.	
	The Issuer from time to time may carry out one or more repurchase/buyback of Series HDBAPR261 and	

HDBAPR262 NCDs, in accordance with applicable laws, from Bond Holders who decide to offer their Series HDBAPR261 and HDBAPR262 NCDs/parts thereof to the Issuer, subject to commercial terms for the repurchase/ buyback being mutually agreed between the Issuer and the respective Bond Holder. Subject to the above, the relevant Bond Holders shall transfer the Series HDBAPR261 and HDBAPR262 NCDs to the Issuer, on payment of agreed consideration by the Issuer for the same. Upon transfer, such Series HDBAPR261 and HDBAPR262 NCDs may at the option of the Issuer be cancelled/extinguished, held, resold and/or re- issued and/or further issued at such a price and on such terms and conditions as the Issuer may deem fit and as
permitted by law and the Issuer may inter-alia take necessary corporate action to give effect to the same.
₹ 100,000/- (Rupees One Lakh Only)
NA
NA
NA
ΝΑ
NA
100 Series HDBAPR261 and HDBAPR262 NCDs and in multiples of 1 bond thereafter.
Tuesday, April 22, 2025 Tuesday, April 22, 2025 Wednesday, April 23, 2025 Wednesday, April 23, 2025
RTGS/NEFT
Tuesday, April 22, 2025
NSDL & CDSL
Please refer to Schedule I of this Key Information Document for the detailed redemption schedule in relation to Series HDBAPR261 and HDBAPR262 NCDs.

Business Day Convention	If any Interest payment date/ coupon payment date (other than the Redemption Date) falls on a day which is not a Business Day, the payment to be made on the said day will be made on the following Business Day. If any principal payment date falls on a day which is not a Business Day, the payment will be made on the previous Business Day. However, on account of above, there would be no change in the dates of the future coupon payments and the same would be as per the schedule as set out in the Key Information Document. Further, if the Redemption Date/ Maturity Date falls on a day that is not a Business Day, the Redemption Amount shall be paid on the immediately preceding Business Day, along with Coupon (if any) accrued on the Series HDBAPR261 and HDBAPR262 NCDs until but excluding the date of such payment.
	Further, in case of failure of RBI's system for RTGS/NEFT payment, the same will be made on the next Business Day. The Company will not be liable to pay any additional interest on account of same.
Record Date	15 days prior to each Coupon payment/Put option date/Call option date/Redemption date.
All covenants of the Issue (including side letters, accelerated payment clause, etc.)	Please refer to Schedule III of this Key Information Document.
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 Debenture Trust Deed and	The Series HDBAPR261 and HDBAPR262 NCDs will be secured by way of a first ranking <i>pari passu</i> floating charge by way of hypothecation (which charge will be <i>pari passu</i> with the existing and future charge from time to time created/to be created with respect to any additional borrowings of the Issuer) in favour of a security trustee who holds the security for the benefit of: (i) the existing lenders/debenture holders/ debenture trustee (acting on behalf of any debenture holders) of the Issuer who have executed/acceded to the security documents ("Existing Finance Parties") ; and (ii) any lenders/ debenture holders/debenture trustee (acting on behalf of any additional/incoming debenture holders) of the Issuer who from time to time in the future accede to the security documents in the future including the Debenture Trustee, acting on behalf of the Debenture Holders ("Acceding Finance Parties") in relation to their facilities and/or debentures ("Secured Facilities") over certain Eligible Receivables (as defined below) as are valued for an amount to meet/maintain the Security Cover (<i>as defined below</i>). For the purposes of this clause, the following terms shall mean:

"Eligible Receivable" means the present and future receivables of the Issuer arising solely out of the Ioans extended by the Issuer from time to time but specifically not including the Excluded Receivables and the Specified Loan Receivables. It is clarified that other current assets, cash and investments (present or future) and the Statutory Investments do not form part of the Eligible Receivables

"Excluded Receivables" shall mean any present and/or future loan receivables required by law to be retained / maintained unencumbered by the Issuer.

"Finance Parties" shall collectively mean the Existing Finance Parties and the then Acceding Finance Parties and the term **"Finance Party"** shall mean any of them, in each case only till the relevant final settlement date applicable to such Existing Finance Party/Acceding Finance Party.

"Specified Loan Receivables" means the present and future loan receivables and book debts with the underlying securities in relation thereto that are at the date of this Key Information Document or may in the future from time to time be, specifically charged to NHB and/or other regulatory body to secure, refinance / any other facilities availed by the Issuer from NHB and/or other regulatory body or charged or created as per any regulatory / statutory requirement, from time to time.

"Statutory Investments" shall mean all present and future securities and investments made pursuant to the requirements of any law (including but not limited to Section 29B (1) and (2) of the National Housing Bank Act, 1987), from time to time and any receivables / amounts received in respect thereof.

"Security Cover" shall mean the amount equivalent to 1 (one) time of the Obligations of the Existing Finance Parties and in the case of each Acceding Finance Party shall mean the amount equivalent of 1 (one) (or such higher number as mutually agreed between the Issuer and the respective Acceding Finance Party and as specified under the relevant deed of accession entered into by relevant finance party) time(s) the Obligations of such Acceding Finance Party.

The issuer to ensure that the said security cover shall be met at all times.

It is clarified that with respect to the Series HDBAPR261 and HDBAPR262 NCDs, the security cover shall be equivalent to 1x the Obligations (i.e. outstanding principal and accrued interest) in relation to the Series HDBAPR261 and HDBAPR262 NCDs. **"Obligations"** shall mean (i) in respect of the Secured Facilities, at any time, all actual amounts of drawn and outstanding principal and interest, owed by the Issuer to such Finance Party from time to time, under their respective finance documents; and (ii) in respect of the Series and HDBAPR261 and HDBAPR262 NCDs shall mean, at any time, all actual amounts of drawn and outstanding principal and interest owed by the Issuer in relation to the Series HDBAPR261 and HDBAPR262 NCDs.

The first ranking *pari passu* floating charge shall be shared on *pari passu* basis between the Existing Finance Parties and Acceding Finance Parties, including the Debenture Trustee (acting on behalf of the Debenture Holders).

Please note that the Issuer has in terms of the Security Trustee Agreement dated **August 13, 2020 ("Security Trustee Agreement")** executed by the Issuer and SBICAP Trustee Company Limited for appointment of SBICAP Trustee Company Limited as security trustee **("Security Trustee")** to *inter alia* hold the first ranking pari passu floating charge on Eligible Receivables for the benefit of all the Finance Parties. Pursuant to the STA, the Issuer has also executed a deed of hypothecation dated **August 13, 2020 ("Deed of Hypothecation")** for creation of the said first ranking pari passu floating charge by way of hypothecation on Eligible Receivables in favour of the Security Trustee.

For the purpose of creation of the aforesaid security for the benefit of the Debenture Holders, the Debenture Trustee (acting for and on behalf of the Debenture Holders) shall enter into relevant deed of accession for acceding into the Security Trustee Agreement ("Deed of Accession"). Further, upon acceding to the Security Trustee Agreement, the Debenture Trustee (acting for the benefit of the Debenture Holders) be entitled to share on a pari-passu basis along with the other Secured Facilities the abovementioned security interest created in terms of the Security Trustee Agreement and the Deed of Hypothecation for the benefit of the Debenture Holders.

Further, the Issuer shall ensure that before making the application for listing of the Series HDBAPR261 and HDBAPR262 NCDs, the deed of accession and such other acts, deed as may be required, have been completed with the Security Trustee and the Debenture Trustee, for creation of the abovementioned hypothecation in favour of Security Trustee for the benefit of the Debenture Trustee (acting for and on behalf of the Debenture Holders). Further, the charge created by the Issuer shall be registered with the sub-registrar, registrar of companies, CERSAI, depository etc, as applicable within 30 (thirty) days of creation of such charge. In case the charge is not registered anywhere or is not independently verifiable, then the same

	[]
	shall be considered a breach of covenants/terms of the Issue by the Issuer.
	It is clarified that with respect to the aforementioned security, there is no requirement of revaluation/replacement. Interest to the Debenture Holders over and above the interest rate shall be payable in case of: (i) failure or default in making payment of interest and/or principal redemption on the due dates in relation to the Series HDBAPR261 and HDBAPR262 NCDs; (ii) non- execution of the Debenture Trust Deed; (iii) delay in listing; and (iv) failure to provide additional security in accordance with the terms of the security documents. The relevant details in relation to such additional interest are covered in General Information Document.
	In the event the Issuer is mandated by applicable law or regulation to substitute the security or convert any floating charge to a fixed charge, as the case may be, the Issuer shall be entitled to substitute /convert the floating charge created in terms of the Deed of Hypothecation into a fixed charge without the requirement of obtaining any consent or providing any intimation in this respect to any Finance Party or the Security Trustee, provided that the Issuer shall ensure that the Security Cover is maintained on such substitution / conversion.
	In the event the Security Cover is insufficient/ the required security has not been created, the proceeds of the Issue shall be placed under escrow until creation of required security or till the Security Cover is sufficient, which in any case shall be within one month/any other time period as prescribed by the Regulatory Authorities from receipt of the funds.
	In case of any inconsistency between the terms set out above and the Transaction Documents, the provisions of the Transaction Documents shall prevail.
Information on consents/permissions required for creation of further charges on assets	Please note that the Deed of Hypothecation executed on August 13, 2020 for creation of charge over Eligible Receivables specifically provide that the Issuer may at its sole discretion, substitute, dispose of, charge, assign, securitise, deal with, lien or encumber any of its assets including the Hypothecated Assets or any part thereof from time to time and in any manner whatsoever, without the requirement to notify or seek any approvals from the Finance Parties or the Security Trustee provided that the Security Cover is maintained till the Final Settlement Date.
	Accordingly, the Issuer is not required to obtain prior consent of the Finance Parties or Security Trustee for creation of first ranking pari passu floating charge on the Hypothecated Assets for securing the Series HDBAPR261 and HDBAPR262 NCDs.

Due diligence by Debenture Trustee	As set out in Annexure 16 of the General Information Document.
Due diligence certificate as per the format in SEBI DT Master Circular	The due diligence certificate dated February 07, 2025 issued by the Debenture Trustee is attached as Schedule V of this Key Information Document.
Transaction Documents	 Debenture Trustee Agreement, Debenture Trust Deed, General Information Document, Key Information Document, Debenture Trustee Consent Letter dated May 13, 2024 Security documents being the Deed of Hypothecation, the Security Trustee Agreement and the Deed of Accession; Any other document that may be designated as a Transaction Document under the Debenture Trust Deed or by the Debenture Trustee and the Issuer. Credit Rating Letters from ICRA Ratings and CRISIL Ratings Limited; Rating Rationale from ICRA Ratings and CRISIL Ratings Limited; and Application Form
Condition Precedent to Disbursement	 The Issuer shall provide a certified copy of the constitutional documents of the Issuer to the Debenture Trustee; The Issuer shall provide the Debenture Trustee with a certified copy of a resolution of the Board of the Issuer, including any of its committee in relation to the issuance of the Series HDBAPR261 and HDBAPR262 NCDs: The Issuer shall provide the Debenture Trustee with a certified true copy of the special resolution of the shareholders of the Issuer approving the issuance of non-convertible debentures in accordance with Rule 14 of the Companies (Prospectus and Allotment of Securities) Rules, 2014 The Issuer shall submit the copies of the rating letter(s) issued by the relevant rating agency providing rating to the Series HDBAPR261 and HDBAPR262 NCDs, to the Debenture Trustee. The Issuer shall submit a copy of the in-principle approval letter from BSE for listing of the Series HDBAPR261 and HDBAPR262 NCDs. The Issuer shall submit to the Debenture Trustee, a copy of any other Authorisation or document, opinion or assurance which the Debenture Trustee considers to be necessary or desirable in connection with the Series HDBAPR261 and HDBAPR262 NCDs or the entry into and performance of the transactions contemplated by any Transaction Document or for the validity or enforceability of any Transaction Document. The Issuer shall have received a letter issued by the Debenture Trustee in relation to the Series HDBAPR261 and HDBAPR262 NCDs.

	 9. The Issuer shall submit to the Debenture Trustee, certified copy of the depository arrangements made by Issuer with NSDL and CDSL for issue of non-convertible debentures in dematerialized form. 10. The Issuer shall submit the audited financial statements of the Issuer for the year ended on March 31, 2024. 11. The Company shall provide confirmation with respect to the creation of ISIN.
Condition Subsequent to Disbursement	The following shall be completed as a conditions subsequent to the issue of Series HDBAPR261 and HDBAPR262 NCDs:
	 Credit to the demat account(s) of the allottee(s) by number of Series HDBAPR261 and HDBAPR262 NCDs allotted within 2 (two) Business Days from the Deemed Date of Allotment.
	2. At the time of allotment of the Series HDBAPR261 and HDBAPR262 NCDs, the Issuer shall have provided evidence that the stamp Taxes payable on the Series HDBAPR261 and HDBAPR262 NCDs pursuant to the Indian Stamp Act, 1899 have been paid.
	3. Within 2 (two) business days of the Deemed Date of Allotment of the Series HDBAPR261 and HDBAPR262 NCDs, the Issuer shall have provided to the Debenture Trustee a copy of the resolution of the board of directors of the Issuer authorising the allotment of the Non-Convertible Debentures to the Debenture Holders.
	4. Within 15 (Fifteen) days from the date of the Debenture Trust Deed, the Issuer shall have provided evidence satisfactory to the Debenture Trustee that the Issuer has filed a return of allotment of securities pursuant to allotment of the Series HDBAPR261 and HDBAPR262 NCDs, with the Registrar of Companies, by filing PAS-3 in pursuance of Rule 14(4) of the Companies (Prospectus and Allotment of Securities) Rules, 2014.
	5. Within 30 (thirty) days of creation of Security over the Hypothecated Assets, the Issuer shall have provided the Debenture Trustee with a copy of the form CHG-9 in respect of creation of Security created under the Security Documents over the Hypothecated Assets filed with the Registrar of Companies. The Issuer shall also submit to the Debenture Trustee a copy of the certificate of registration or modification of charge provided by the registrar of companies in connection with the Hypothecated Assets, upon receipt of the same by it.
	6. Within 30 (thirty) days of creation of Security over the Hypothecated Assets, the Issuer shall have provided

	 the Debenture Trustee evidence that necessary filings in connection with the creation of Security over the Hypothecated Assets under the Transaction Documents with CERSAI have been made. 7. Immediately upon receipt, the Issuer shall have provided a copy of the final approval letter from relevant exchange for listing of Series HDBAPR261 and HDBAPR262 NCDs to the Debenture Trustee. 	
	Please refer to Schedule III of this Key Information Document.	
Creation of recovery expense fund	The Issuer has created the recovery expense fund in accordance with Regulation 11 of the SEBI NCS Regulations and the SEBI DT Master Circular and in the manner and for the purposes as may be specified by SEBI from time to time.	
Conditions for breach of covenants (as specified in Debenture Trust Deed)	Please refer to Schedule III of the detailed terms of the Debenture Trust Deed.	
Provisions related to Cross Default Clause	Please refer to Schedule III of the detailed terms of the Debenture Trust Deed.	
Role and Responsibilities of Debenture Trustee and terms and conditions of the Debenture Trustee Agreement including fees charged by the Debenture Trustee, details of security to be created and process of due diligence carried out by the Debenture Trustee.	Axis Trustee Services Limited has agreed to act as the debenture trustee for the Bond Holders. The copy of the consent letter from Axis Trustee Services Limited to act as debenture trustee for and on behalf of the Bond Holders is annexed as Annexure 4 of the General Information Document. The copy of the Debenture Trustee Agreement can be accessed on https://www.icicihfc.com/content/dam/new-icicihfc-assets/docs1/DTA_Final.pdf	
	Role and responsibilities of the Debenture Trustee: Please refer to Annexure 16 of the General Information Document for the key terms of the Debenture Trustee Agreement and please refer to the Schedule III of this Key Information Document for the key role and responsibilities of the Debenture Trustee.	
	Fees charged by the Debenture Trustee: Please refer to the Debenture Trustee Consent Letter / engagement letter / fee letter annexed as Schedule X of this Key Information Document.	
	Details of security to be created: Please refer to the paragraph on 'Description regarding Security' in Paragraph F (Summary Term Sheet) of this Key Information Document.	
	Process of due diligence carried out by the Debenture Trustee: Please refer to Annexure 16 of the General	

	Information Document for the process of due diligence to be carried by the Debenture Trustee	
Risk factors pertaining to the issue	As identified under Annexure 2 of the General Information Document.	
Governing Law and Jurisdiction	As set out under the General Information Document.	
Letters of Allotment	The Issuer will issue the Letters of Allotment in dematerialized form within 2 (Two) working days from the Deemed Date of Allotment of Series HDBAPR261 and HDBAPR262 NCDs.	
	The Issuer reserves the right to make multiple issuances under the same ISIN with reference to SEBI NCS Master Circular.	
Compliance	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 line with SEBI NCS Master Circular.	
Consent for disclosure of Name of the Debenture Holders	Pursuant to the SEBI NCS Regulations, the name of the top 10 holders of the non-convertible securities issued by the Issuer have to be disclosed by the Issuer in the placement memorandum to be issued in relation to issue of listed non- convertible debt securities. Accordingly, the subscription of the NCDs being issued, pursuant to the terms of Key Information Document read with General Information Document by the prospective debenture holders shall also be deemed as a consent for disclosure of their name, if required, pursuant to the SEBI NCS Regulations, the SEBI NCS Master Circular or any other applicable law.	
Names and designations of officials who are authorized to issue the offer document.		
Interest Rate Parameter – Coupon Rate and Coupon Type	Option 1 – 7.3108% p.a. Option 2 – 7.3388% p.a.	
Manner of bidding:	Open book	
Manner of Allotment:	Multiple Yield	
Allotment Size	100 Series HDBAPR261 and HDBAPR262 NCDs and in multiple of 1 bond thereafter	
Manner of Settlement:	ICCL mechanism	
Minimum Bid Lot and Multiple of Single Bid:	100 Series HDBAPR261 and HDBAPR262 NCDs and in multiple of 1 bond thereafter	
Trading Lot Size	1 Series HDBAPR261 and HDBAPR262 NCDs	
Settlement Cycle [T+1/ T+2] where T refers to the date of bidding/ issue day	T+1	
Anchor Portion and Anchor Investors	Option 1 – ₹ 25 crores from Tata Mutual Fund and ₹ 95 crores from ICICI Bank Limited	

	Option 2 – ₹ 22.5 crores from Royal Sundaram General Insurance Company Limited	
Security Trustee to the Issue	SBICAP Trustee Company Limited, having its registered office at Apeejay House, 6th Floor, 3, West Wing, Dinshaw Wachha Road, Churchgate, Mumbai – 400 020.	
	Please refer to Schedule VIII of this Key Information Document for the consent letter received from the Security Trustee.	
Disclaimers under the SEBI DT Master Circular	 (a) the Series HDBAPR261 and HDBAPR262 NCDs shall be considered as secured only if the charge created by Issuer shall be registered with Sub-registrar, Registrar of Companies, CERSAI, Depository etc., as applicable, within 30 (thirty) days of creation of such charge. In case the charge is not registered anywhere or is not independently verifiable, then the same shall be considered a breach of covenants/terms of the issue by the Issuer; (b) before making the application for listing of the Series HDBAPR261 and HDBAPR262 NCDs, the Issuer shall create charge as specified in this Key Information Document, in favour of the Security Trustee and also execute the Debenture Trust Deed with the Debenture Trustee; and (c) the Exchange shall list the Series HDBAPR261 and HDBAPR262 NCDs only upon receipt of a due diligence certificate as per the format specified in SEBI DT Master Circular from the Debenture Trustee confirming creation of charge and execution of the Debenture Trust Deed. 	

*While the debt securities are secured to the tune of 100% of the principal and interest amount or as per the terms of this Key Information Document, in favour of the Debenture Trustee, it is the duty of the Debenture Trustee to monitor that the security is maintained.

Schedule I: Illustration of Cashflows

Illustration of cash flows as per the SEBI NCS Master Circular are set out below:

Option 1 (HDBAPR261)-

lssuer		ICICI Home Finance Company Limited	
Face Value (per security)		Rs 1,00,000/- (Rupees One Lakh Only)	
Date of Allotment		April 23, 2025	
Redemption date		June 28, 2027	
Tenure and Coupon Ra	te	2 years 2 months and 5 days and 7.3108% p.a.	
Frequency of interest	payment with specified	June 28, 2025, June 28, 2026 and June 28, 2027	
dates		June 20, 2020, june 20, 2020 una june 20, 2027	
Day Count Convention		Actual/Actual	
Cash flow in respect of	of Series HDBAPR261 NC	Ds of face value of Rs. 1,0	0,000/- (Rupees One
Lakh On	ly) each being issued und	ler the Key Information Do	cument
	7.3108% p.a. (June 28, 2027)	
Cash flow	Date	No of days	Amount in Rupees
Cush now	Date	No or days	per Bond
Allotment date	Wed, April 23, 2025	7.3108%	-100,000.00
Coupon	Sat, June 28, 2025	66	1,321.95
Coupon	Sun, June 28, 2026	365	7,310.80
Coupon	Mon, June 28, 2027	365	7,310.80
Principal on	Mon, June 28, 2027	796	100,000.00
Redemption		730	
The above table is illustrative and indicative only. The payment of coupon/premium/interest/			
maturity amount on due dates will be in accordance and compliance with the provisions of SEBI			
NCS Master Circular, applicable tax laws and business day conventions specified in the Term			
Sheet of the issue.			

Option 2 (HDBAPR262)-

lssuer	ICICI Home Finance Company Limited
Face Value (per security)	Rs 1,00,000/- (Rupees One Lakh Only)
Date of Allotment	April 23, 2025
Redemption date	July 24, 2028
Tenure and Coupon Rate	3 years 3 months 1 day and 7.3388% p.a.
Frequency of interest payment with specified dates	July 24, 2025, July 24, 2026, July 24, 2027 and July 24, 2028
Day Count Convention	Actual/Actual

Cash flow in respect of Series HDBAPR262 NCDs of face value of Rs. 1,00,000/- (Rupees One			
Lakh Only) each being issued under the Key Information Document			
	7.3388% p.a. (Jul	y 24, 2028)	
Cash flow	Date	No of days	Amount in Rupees
Cush now	Date	No of days	per Bond
Allotment date	Wed, April 23, 2025	7.3388%	-1,00,000.00
Coupon	Thu, July 24, 2025	92	1,849.78
Coupon	Fri, July 24, 2026	365	7,338.80
Coupon	Sat, July 24, 2027	365	7,338.80
Coupon	Mon, July 24, 2028	366	7,338.80
Principal on	Mon, July 24, 2028	1,188	1,00,000.00
Redemption			

The above table is illustrative and indicative only. The payment of coupon/premium/interest/ maturity amount on due dates will be in accordance and compliance with the provisions of SEBI NCS Master Circular, applicable tax laws and business day conventions specified in the Term Sheet of the issue.

Note: In case of further issuance under existing ISIN, additional fields as applicable would be added.

Additional Covenants

In the event, the Series HDBAPR261 and HDBAPR262 NCDs are subscribed by SEBI registered Foreign Portfolio Investor(s) **(FPIs)**, and if these Series HDBAPR261 and HDBAPR262 NCDs subscribed by the FPIs are not listed within 30 days or if the issue does not meet the end use restriction, then the FPIs shall immediately dispose such investment to either domestic investor or Issuer.

Note

The Issuer would comply with the provisions of SEBI NCS Master Circular and the guidelines issued by the stock exchanges in relation to electronic book mechanism.

CONFIDENTIAL



RL/ICIIIMFNCOL/365004/NCD/0425/115008/88389536 April 15, 2025

Mr. Shyamsunder Tailor Chief Financial Officer ICICI Home Finance Company Limited ICICI HFC Tower Andheri Kurla Road, J B Nagar Andheri (E) Mumbai City - 400059



Dear Mr. Shyamsunder Tailor,

Re: Crisil Rating on the Non Convertible Debentures Aggregating Rs.4225 Crore of ICICI Home Finance Company Limited.

All ratings assigned by Crisil Ratings are kept under continuous surveillance and review.

Please refer to our rating letter dated March 21, 2025 bearing Ref. no: RL/ICIHMFNCOL/365004/NCD/0325/112026/81371977

Rating outstanding on the captioned debt instruments is "Crisil AAA/Stable" (pronounced as "Crisil triple A rating" with Stable outlook). Securities with this rating are considered to have the highest degree of safety regarding timely servicing of financial obligations. Such securities carry lowest credit risk.

In the event of your company not making the issue within a period of 180 days from the above date, or in the event of any change in the size or structure of your proposed issue, a fresh letter of revalidation from Crisil Ratings will be necessary.

As per our Rating Agreement, Crisil Ratings would disseminate the rating along with outlook through its publications and other media, and keep the rating along with outlook under surveillance for the life of the instrument. Crisil Ratings reserves the right to withdraw, or revise the rating / outlook assigned to the captioned instrument at any time, on the basis of new information, or unavailability of information, or other circumstances which Crisil Ratings believes may have an impact on the rating. Please visit www.crisilratings.com and search with the name of the rated entity to access the latest rating/s.

As per the latest SEBI circular (reference number: CIR/IMD/DF/17/2013; dated October 22, 2013) on centralized database for corporate bonds/debentures, you are required to provide international securities identification number (ISIN; along with the reference number and the date of the rating letter) of all bond/debenture issuances made against this rating letter to us. The circular also requires you to share this information with us within 2 days after the allotment of the ISIN. We request you to mail us all the necessary and relevant information at debtissue@crisil.com. This will enable Crisil Ratings to verify and confirm to the depositories, including NSDL and CDSL, the ISIN details of debt rated by us, as required by SEBI. Feel free to contact us for any clarifications you may have at debtissue@crisil.com

Should you require any clarifications, please feel free to contact us.

With warm regards,

Yours sincerely,

Vani Ojasvi Associate Director - Crisil Ratings

Nivedita Shibu Director - Crisil Ratings

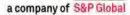


Disclaimer: A rating by Crisil Ratings reflects Crisil Ratings' current opinion on the likelihood of timely payment of the obligations under the rated instrument, and does not constitute an audit of the rated entity by Crisil Ratings. Our ratings are based on information provided by the issuer or obtained by Crisil Ratings from sources it considers reliable. CRISIL Ratings does not guarantee the completeness or accuracy of the information on which the rating is based. A rating by Crisil Ratings is not a recommendation to buy / sell or hold the rated instrument; it does not comment on the market price or suitability for a particular investor. Crisil Ratings has a practice of keeping all its ratings under surveillance and ratings are revised as and when circumstances so warrant. Crisil Ratings is not responsible for any errors and especially states that it has no financial liability whatsoever to the subscribers / users / transmitters / distributors of its ratings. Crisil Ratings com. Crisil Ratings or its associates may have other commercial transactions with the company/entity. For the latest rating information on any instrument of any company rated by Crisil Ratings, please visit www.crisilratings.com or contact Customer Service Helpdesk at <u>Crisilratingdesk@crisil.com</u> or at 1800-267-1301

Crisil Ratings Limited

Corporate Identity Number: U67100MH2019PLC326247

Office Address: Lightbridge IT Park, Saki Vihar Road, Andheri East, Mumbai – 400 072, India. Registered Office Address: CRISIL House, Central Avenue, Hiranandani Business Park, Powai, Mumbai – 400 076, India. Phone: +91 22 6137 3000 | www.crisilratings.com



CONFIDENTIAL

RL/ICIHMFNCOL/365004/NCD/0425/115010/168554105 April 15, 2025

Mr. Shyamsunder Tailor Chief Financial Officer ICICI Home Finance Company Limited ICICI HFC Tower Andheri Kurla Road, J B Nagar Andheri (E) Mumbai City - 400059



Dear Mr. Shyamsunder Tailor.

Re: Crisil rating on the Rs. 5000 Crore Non Convertible Debentures of ICICI Home Finance Company Limited.

All ratings assigned by Crisil Ratings are kept under continuous surveillance and review.

Please refer to our rating letter dated March 21, 2025 bearing Ref. no: RL/ICIHMFNCOL/365004/NCD/0325/112023/168554105

Rating outstanding on the captioned debt instruments is "Crisil AAA/Stable" (pronounced as "Crisil triple A rating" with Stable outlook). Securities with this rating are considered to have the highest degree of safety regarding timely servicing of financial obligations. Such securities carry lowest credit risk.

In the event of your company not making the issue within a period of 180 days from the above date, or in the event of any change in the size or structure of your proposed issue, a fresh letter of revalidation from Crisil Ratings will be necessary.

As per our Rating Agreement, Crisil Ratings would disseminate the rating along with outlook through its publications and other media, and keep the rating along with outlook under surveillance for the life of the instrument. Crisil Ratings reserves the right to withdraw, or revise the rating / outlook assigned to the captioned instrument at any time, on the basis of new information, or unavailability of information, or other circumstances which Crisil Ratings believes may have an impact on the rating. Please visit www.crisilratings.com and search with the name of the rated entity to access the latest rating/s.

As per the latest SEBI circular (reference number: CIR/IMD/DF/17/2013; dated October 22, 2013) on centralized database for corporate bonds/debentures, you are required to provide international securities identification number (ISIN; along with the reference number and the date of the rating letter) of all bond/debenture issuances made against this rating letter to us. The circular also requires you to share this information with us within 2 days after the allotment of the ISIN. We request you to mail us all the necessary and relevant information at debtissue@crisil.com. This will enable Crisil Ratings to verify and confirm to the depositories, including NSDL and CDSL, the ISIN details of debt rated by us, as required by SEBI. Feel free to contact us for any clarifications you may have at debtissue@crisil.com

Should you require any clarifications, please feel free to contact us.

With warm regards,

Yours sincerely,

Vani Ojasvi Associate Director - Crisil Ratings

Nivedita Shibu Director - Crisil Ratings

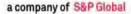


Disclaimer: A rating by Crisil Ratings reflects Crisil Ratings' current opinion on the likelihood of timely payment of the obligations under the rated instrument, and does not constitute an audit of the rated entity by Crisil Ratings. Our ratings are based on information provided by the issuer or obtained by Crisil Ratings from sources it considers reliable. CRISIL Ratings does not guarantee the completeness or accuracy of the information on which the rating is based. A rating by Crisil Ratings is not a recommendation to buy / sell or hold the rated instrument; it does not comment on the market price or suitability for a particular investor. Crisil Ratings has a practice of keeping all its ratings under surveillance and ratings are revised as and when circumstances so warrant. Crisil Ratings is not responsible for any errors and especially states that it has no financial liability whatsoever to the subscribers / users / transmitters / distributors of its ratings. Crisil Ratings com. Crisil Ratings or its associates may have other commercial transactions with the company/entity. For the latest rating information on any instrument of any company rated by Crisil Ratings, please visit www.crisilratings.com or contact Customer Service Helpdesk at <u>Crisilratingdesk@crisil.com</u> or at 1800-267-1301

Crisil Ratings Limited

Corporate Identity Number: U67100MH2019PLC326247

Office Address: Lightbridge IT Park, Saki Vihar Road, Andheri East, Mumbai – 400 072, India. Registered Office Address: CRISIL House, Central Avenue, Hiranandani Business Park, Powai, Mumbai – 400 076, India. Phone: +91 22 6137 3000 | www.crisilratings.com





ICRA Limited

ICRA/ICICI Home Finance Company Limited/16042025/2

Date: April 16, 2025

Mr. Shyamsunder Tailor

Chief Financial Officer ICICI Home Finance Company Limited RPG Tower, Andheri Kurla Road, JB Nagar, Andheri (E), Mumbai – 400 059

Dear Sir,

Re: ICRA's credit rating for below mentioned instrument of ICICI Home Finance Company Limited

Please refer to your email dated April 15, 2025, requesting ICRA Limited to revalidate the rating for the below mentioned instruments.

We confirm that the following rating of the instrument rated by ICRA and last communicated to you vide our letter/email dated May 17, 2024, stands valid.

Instrument	Rated Amount* (Rs. crore)	Rating ¹
Long-term bonds	10,933.50	[ICRA]AAA (Stable)
Total	10,933.50	

*Outstanding as on April 14, 2025: Rs. 7,728.00 crore, Unutilised Rs. 1,260.50 crore – Details as per Annexure

The other terms and conditions for the rating of the aforementioned instrument shall remain the same as communicated vide our letters - Ref: ICRA/ICICI Home Finance Company Limited/17052024/1 and Ref: ICRA/ICICI Home Finance Company Limited/17052024/7 dated May 17, 2024.

The rating, as aforesaid, however, should not be treated as a recommendation to buy, sell or hold long term debt/non-convertible debenture to be issued by you.

In line with SEBI Circular No. SEBI/HO/DDHS/DDHS-PoD-3/P/CIR/2024/160 dated November 18, 2024, issuers are encouraged to utilize the penny-drop verification service as provided by banks. This measure is intended to prevent payment failures when disbursing principal and/or interest to respective investors or debenture holders.

Penny-drop verification serves as an efficient method for confirming the bank account details of persons designated to receive payments. Once an account has been verified through this facility, it can be used for subsequent transactions related to interest and principal payments, thereby ensuring successful remittance and avoiding failure.

We look forward to further strengthening our existing relationship and assure you of our best services.

With kind regards, Yours sincerely, For ICRA Limited

Digitally signed ANIL by ANIL GUPTA Date: 2025.04.16 GUPTA Date: 2025.04.10 13:10:30 +05'30'

Anil Gupta Senior Vice President anilg@icraindia.com

¹ Complete definitions of the ratings assigned are available at <u>www.icra.in</u>.

Building No. 8, 2nd Floor, Tower A DLF Cyber City, Phase II Gurugram – 122002, Haryana Tel.: +91.124 .4545300 CIN: L749999DL1991PLC042749

Website: www.icra.in Email: info@icraindia.com Helpdesk: +91 9354738909

Registered Office: B-710, Statesman House, 148, Barakhamba Road, New Delhi 110001. Tel.: +91.11.23357940-41



Annexures

ISIN	Instrument Name	Date of Issuance / Sanction	Coupon Rate (%)	Maturity Date	Amount Rated (Rs crore)	Current Rating and Outlook
INE071G07298*	NCD	Dec 05, 2019	8.00%	Dec 05, 2024	120.00	[ICRA]AAA(Stable)
INE071G07298*	NCD	Jan 30, 2020	8.00%	Dec 05, 2024	350.00	[ICRA]AAA(Stable)
INE071G07256	NCD	Apr 28, 2020	7.60%	Apr 28, 2025	120.00	[ICRA]AAA(Stable)
INE071G07322*	NCD	May 26, 2020	7.45%	Jul 05, 2024	200.00	[ICRA]AAA(Stable)
INE071G07330	NCD	May 26, 2020	8.00%	May 24, 2030	5.00	[ICRA]AAA(Stable)
INE071G07389*	NCD	Oct 19, 2020	6.18%	Oct 18, 2024	100.00	[ICRA]AAA(Stable)
INE071G07405	NCD	Nov 20, 2020	6.18%	May 20, 2025	150.00	[ICRA]AAA(Stable)
INE071G07397	NCD	Nov 20, 2020	7.07%	Nov 20, 2030	10.00	[ICRA]AAA(Stable)
INE071G07447	NCD	Dec 03, 2021	6.27%	Sep 28, 2026	10.00	[ICRA]AAA(Stable)
INE071G07439	NCD	Dec 03, 2021	7.25%	Aug 12, 2031	85.00	[ICRA]AAA(Stable)
INE071G07462	NCD	Dec 23, 2021	6.55%	Dec 23, 2026	535.00	[ICRA]AAA(Stable)
INE071G07470	NCD	Dec 23, 2021	6.12%	Jun 23, 2025	150.00	[ICRA]AAA(Stable)
INE071G07454*	NCD	Sep 28, 2021	3-M Tbill+1.27%	Sep 27, 2024	175.00	[ICRA]AAA(Stable)
INE071G07447	NCD	Sep 28, 2021	6.27%	Sep 28, 2026	10.00	[ICRA]AAA(Stable)
IN8071G07439	NCD	Nov 02, 2021	7.25%	Aug 12, 2031	146.00	[ICRA]AAA(Stable)
INE071G07439	NCD	Aug 12, 2021	7.25%	Aug 12, 2031	12.00	[ICRA]AAA(Stable)
INE071G07413*	NCD	Jul 20, 2021	5.89%	Jul 19, 2024	150.00	[ICRA]AAA(Stable)
INE071G07512*	NCD	Sep 05, 2022	7.24%	Sep 05, 2024	125.00	[ICRA]AAA(Stable)
INE071G07561	NCD	Nov 24, 2022	7.95%	Nov 24, 2025	450.00	[ICRA]AAA(Stable)
INE071G07579	NCD	Jan 27, 2023	7.88%	Jan 27, 2028	300.00	[ICRA]AAA(Stable)
INE071G07587*	NCD	Mar 29, 2023	8.00%	Jun 28, 2024	65.00	[ICRA]AAA(Stable)
INE071G07595*	NCD	Apr 27, 2023	7.90%	Dec 27, 2024	260.00	[ICRA]AAA(Stable)
INE071G07603	NCD	May 12, 2023	7.85%	May 12, 2028	595.00	[ICRA]AAA(Stable)
INE071G07611*	NCD	Oct 30, 2023	7.96%	Mar 28, 2025	400.00	[ICRA]AAA(Stable)
INE071G07629	NCD	Nov 17, 2023	8.00%	Jul 31, 2025	100.00	[ICRA]AAA(Stable)
INE071G07637	NCD	Jan 29, 2024	8.061%	Mar 25, 2026	490.00	[ICRA]AAA(Stable)
INE071G07652	NCD	Feb 15, 2024	8.04%	Feb 15, 2029	600.00	[ICRA]AAA(Stable)
INE071G07645	NCD	Feb 15, 2024	8.0915%	Sep 15, 2026	100.00	[ICRA]AAA(Stable)
INE071G07702	NCD	Jul 01, 2024	8.07%	Oct 01, 2027	500.00	[ICRA]AAA(Stable)
INE071G07710	NCD	Aug 16, 2024	7.95%	Nov 16, 2027	265.00	[ICRA]AAA(Stable)
INE071G07728	NCD	Sep 19, 2024	7.95%	Dec 20, 2027	300.00	[ICRA]AAA(Stable)
INE071G07736	NCD	Sep 19, 2024	7.94%	Sep 19, 2029	275.00	[ICRA]AAA(Stable)
INE071G07744	NCD	Oct 25, 2024	7.72%	Sep 28, 2029	200.00	[ICRA]AAA(Stable)
INE071G07751	NCD	Nov 14, 2024	3-M Tbill+1.75%	Nov 12, 2027	600.00	[ICRA]AAA(Stable)
INE071G07769	NCD	Nov 26, 2024	7.75%	Nov 24, 2034	225.00	[ICRA]AAA(Stable)
INE071G07777	NCD	Nov 26, 2024	3-M Tbill+1.70%	Feb 25, 2028	400.00	[ICRA]AAA(Stable)
INE071G07785	NCD	Jan 16, 2025	7.77%	Jan 16, 2030	495.00	[ICRA]AAA(Stable)
INE071G07793	NCD	Feb 12, 2025	7.81%	Apr 12, 2028	300.00	[ICRA]AAA(Stable)
INE071G07801	NCD	Feb 12, 2025	7.76%	Feb 12, 2030	300.00	[ICRA]AAA(Stable)
Unutilized/ Undrawn	NCD	NA	NA	NA	1,260.50	[ICRA]AAA(Stable)

Schedule III: Key terms of the Debenture Trust Deed

1. Information Undertaking

A. Financial Statements

The Company shall supply to the Debenture Trustee as per the applicable rules and regulations:

- (i) as soon they become available, but in any event within 60 (Sixty) days after the end of each Financial Year, the audited financial statements of the Company for that Financial Year; and
- (ii) as soon they become available, but in any event within 60 (sixty) days after the end of each Financial Year, the unaudited/provisional financial statements of the Company for that Financial Year.

B. Requirements as to financial statements

- (i) Each set of financial statements delivered pursuant to paragraph A (*Financial Statements*) above shall be certified by a director or an authorised signatory of the Company as giving a true and fair view of its financial condition and operations as at the end of and for the period in relation to which those financial statements were drawn up.
- (ii) The Company shall ensure that each set of the financial statements delivered referred to in Paragraph A (*Financial Statements*) above are prepared using in accordance with, the IND-AS, accounting practices and financial reference periods that are consistent with those applied in the preparation of the audited financial statements unless, in relation to any set of financial statements, the Company notifies the Debenture Trustee that there has been a change in IND-AS, the accounting practices or reference periods and its auditors deliver to the Debenture Trustee a description of any change necessary for those financial statements to reflect the IND-AS, accounting practices and reference periods upon which the financial statements were prepared. Any reference in the Debenture Trust Deed to those financial statements shall be construed as a reference to those financial statements as adjusted to reflect the basis upon which the financial statements were prepared.

C. Requirements regarding Debentures

- (i) The Company shall, by no later than 5 (five) Business days prior to each expiry of the credit rating of the Debentures, obtain an annual credit rating in respect of the Debentures from the Rating Agency or another independent credit rating agency (acceptable to the Debenture Trustee) in accordance with the Listing Agreement and the SEBI LODR Regulations and deliver the same to the Debenture Trustee.
- (ii) The Company shall agree and undertake to constitute a stakeholders' relationship committee, in terms of the Applicable Law, to look into the mechanism of redressal of grievances of the Debenture Holders.
- (iii) The Company shall agree, confirm and undertake that in the event the Company fails to make a timely repayment of the Obligations or fails to create a charge on its assets under the Transaction Documents or there is a revision of rating assigned to the Debentures, the Debenture Trustee shall, be entitled to disclose the information to the Debenture Holder(s) and the general public by issuing a press release, placing the same on their websites and with the credit rating agencies, as required under Applicable Law.

D. Information: Miscellaneous

- (i) The Company shall:
 - (a) keep proper books of accounts as required by the Act and all other books, registers and other documents relating to the affairs of the Company at its registered office open for inspection by the Debenture Trustee;
 - (b) submit the credit confirmation letter received from the depositories evidencing credit of dematerialized Debentures into the depository accounts of the Debenture Holder(s);
 - (c) inform the Debenture Trustee and the stock exchange, the status of payment (whether in part or full) of the Debentures within the timeline specified under Applicable Law and shall within 1 (One) day of the interest or principal or both becoming due, submit a certificate to the stock exchange(s) with a copy to the Debenture Trustee, that it has made timely payment of interests or principal obligations or both in respect of the Debentures. While intimating the Debenture Trustee, the Company shall also confirm whether they have informed the status of payment or otherwise to the stock exchange(s) and Depository.
 - (d) if default in payment of Debentures is continuing, inform the Debenture Trustee, the stock exchange(s) and the Depository the updated status of payment within the timeline specified under Applicable Law. The aforementioned intimations shall be submitted until the Obligations are fully discharged or satisfied. The Company shall provide an undertaking to the Stock Exchange(s) on an annual basis that all documents and intimations required to be submitted to Debenture Trustees in terms of the Debenture Trust Deed and SEBI NCS Regulations have been complied with and furnish a copy of such undertaking to the Debenture Trustee for records.
 - (e) submit to the Debenture Trustee, a statement indicating material deviations, if any in utilisation of the proceeds of the Debentures, in the format prescribed under Applicable Law.
 - (f) furnish information required by the Debenture Trustee for the effective discharge of its duties and obligations, including copies of reports, balance sheets, profit and loss account, etc;
 - (g) inform the Debenture Trustee about any change in nature and conduct of the principal business by the Company;
 - (h) inform the Debenture Trustee of any significant changes in the composition of its board of directors including which may amount to change in control as defined in SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (as amended from time to time);
 - (i) inform the Debenture Trustee in case if it undertakes or enters into any amalgamation, demerger, merger or corporate restructuring or reconstruction scheme having material impact on the composition of the Company;
 - (j) keep the Debenture Trustee informed of all orders, directions, notices of courts and tribunals affecting or likely to affect the Hypothecated Assets;
 - (k) keep the Debenture Trustee informed of all orders, directions, notices of courts and tribunals bearing material impact on the ability of the Company to perform its payment obligations under the Debenture Trust Deed;

- In case there is any modification in terms or structure of the issue viz. change in terms of payment, change in interest pay-out frequency etc. as specified above, the Company shall, forthwith, inform the same to the Depository;
- (m) promptly upon becoming aware, inform the Debenture Trustee the following details (if any):-
 - I. corporate debt restructuring,
 - II. fraud/defaults by promoter or key managerial personnel or by the Company or arrest of key managerial personnel or promoter; and
 - III. reference to National Company Law Tribunal or insolvency petitions (if any) filed by any creditor and the same is not dismissed within 60 (sixty) days.
- (ii) The Company shall:
 - (a) promptly supply to the Debenture Trustee with notice of any application for winding up having been made or any statutory notice of winding up has been given to the Company under the Act or commencement of any suit or arbitration proceeding against the Company or if a receiver is appointed in respect of any properties or business or undertaking of the Company, information in respect thereof;
 - (b) give notice in writing to the Debenture Trustee of commencement of any proceedings directly affecting the Hypothecated Assets;
 - (c) supply to the Debenture Trustee, information regarding any revision in the existing credit rating given to the Debentures;
 - (d) promptly, upon becoming aware of any corporate action, legal proceedings or other procedure or step being taken in relation to the preparation of a resolution plan for the Company pursuant to the Reserve Bank of India (Prudential Framework for Resolution of the Stressed Assets) Directions, 2019 or any other guidelines issued or framework set up by the RBI in relation to resolution of stressed assets, supply the Debenture Trustee with such information;
 - (e) promptly supply to the Debenture Trustee with such further information regarding the financial condition, business and operations of the Company as the Debenture Trustee or a Debenture Holder (through the Debenture Trustee) may reasonably request;
 - (f) supply to the Debenture Trustee with a half yearly certificate from the statutory auditor, along with half yearly results, regarding maintenance of 100% Security Cover as per Regulation 56(1)(d) of the SEBI LODR Regulations, and as per format prescribed by SEBI (which includes the value of receivables/book debts) as per the terms of the General Information Document and/or the Key Information Document and/or the Debenture Trust Deed sufficient to discharge the principal amount and the interest thereon at all times for the Debentures (including compliance with all the covenants in respect of listed non-convertible debt securities, by the statutory auditor, along with the financial result in the manner and format as specified by SEBI;
 - (g) On quarterly basis, furnish the compliance status with respect to financial covenants of the Debentures, certified by statutory auditor of Company;
 - (h) within 7 (seven) days of the relevant board meeting or within 45 (forty five) days of the respective Quarter End Date whichever is earlier, furnish periodical status/ performance reports in accordance with Regulation 15 of SEBI DT Regulations;

- (i) supply to the Debenture Trustee with information within 5 (five) Business Days, in relation to any change in the registered office address of the Company;
- (j) promptly upon request of the Debenture Trustee, supply such documentation and other evidence in relation to the Company as is requested by the Debenture Trustee (including on behalf of any prospective new Debenture Holders) in order for such Debenture Holders or any prospective new Debenture Holders to conduct any "know your customer" or other similar procedures under Applicable Laws;
- (k) submit to the Debenture Trustee, all such information as may be required by the Debenture Trustee in order to make the necessary disclosures on its website pursuant to the applicable rules/regulations issued by SEBI in this regard from time to time, and shall also endeavour to submit to the Debenture Trustee all other information submitted by the Company to the Exchange;
- (I) while submitting quarterly and annual financial results, shall provide the following information:
 - I. Debt-equity ratio;
 - II. Debt service coverage ratio;
 - III. Interest service coverage ratio;
 - IV. Outstanding redeemable preference shares (quantity and value);
 - V. Capital redemption reserve/debenture redemption reserve;
 - VI. Net worth;
 - VII. Net profit after tax;
 - VIII. Earnings per share;
 - IX. Current ratio;
 - X. Long term debt to working capital;
 - XI. Bad debts to Account receivable ratio;
 - XII. Current liability ratio;
 - XIII. Total debts to total assets;
 - XIV. Debtors' turnover;
 - XV. Inventory turnover;
 - XVI. Operating margin percent;
 - XVII. Net profit margin percent;

in case, any of the aforementioned information is not applicable, such other ratio/equivalent financial information, as may be required to be maintained, if any, under the applicable laws.

- (m) In accordance with Regulation 51, 52, 56, 57 and 58 and all other applicable regulations of SEBI LODR Regulations, the Company shall furnish all such documents/ certificates/ reports and such other the necessary information to the Debenture Trustee and/or Exchange, within the timeline specified in the said regulations.
- (iii) In relation to the security to be created over the Hypothecated Assets to maintain the Security Cover, the Company shall declare and confirm that no specific prior consent or permission is required to be obtained from its existing creditors for creation of the said charge/security for the Debentures.
- (iv) The Company shall, submit a quarterly report, certified by a director or company secretary or if required by Applicable Law, its statutory auditors, to the Debenture Trustee containing the following particulars, to the extent such information does not constitute Unpublished Price Sensitive Information:
 - (a) updated list of names and addresses of all Debenture Holders;

- (b) details (if any) of interest due but unpaid in respect of any Debenture and reasons for the same;
- (c) the number and nature of grievances received from the Debenture Holders and resolved by the Company together with details of grievances unresolved by the Company and reasons thereof;
- (d) a confirmation that the Hypothecated Assets are sufficient to discharge the claims of the Debenture Holders as and when the same become due; and
- (e) any other information that may be requested by the Debenture Holders from time to time.
- (v) The Company shall within 15 (fifteen) days from the end of every half year (i.e. April 15 and October 15), submit a statement, to the stock exchange, where Debentures are listed, as well as to the Depository containing data outstanding debentures in the format as prescribed in the SEBI NCS Master Circular, the SEBI NCS Regulations and all other regulations, circulars and guidelines issued by the SEBI from time to time;
- (vi) Upon the reasonable request of the Debenture Trustee, the Company shall provide the Debenture Trustee and any of its authorised representatives and professional advisers, with access to and permit them to, at the cost of the Company, examine and inspect the books and records of the Company, at reasonable times.
- (vii) The Company will promptly submit to the Debenture Trustee, information required by the Debenture Trustee for carrying out the quarterly due diligence and for monitoring the Security Cover as may be specified by SEBI, from time to time.
- (viii) It will furnish to the Debenture Trustee all information/ documents required to be submitted to the Debenture Trustee, to enable it to carry out the due diligence and necessary reports / certificates to the Exchanges / SEBI and make the necessary disclosures on its website in terms of the SEBI DT Master Circular.

The Company confirms that:

- (i) the charge created in respect of the Security is disclosed under this Key Information Document and further undertakes that the assets on which the charge or security has been created meets the hundred percent security cover or higher security cover, is 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.
- (ii) the information on consents/permissions required for creation of further charge on assets is adequately disclosed in this Key Information Document.
- (iii) all disclosures made in this Key Information Document with respect to creation of security are in conformity with the clauses of debenture trustee agreement.
- (iv) All covenants proposed to be included in debenture trust deed (including any side letter, accelerated payment clause etc.) are disclosed in this Key Information Document.

2. Ongoing Due Diligence by the Debenture Trustee

In order to ensure that the Debenture Trustee can (i) conduct due diligence of the Company on an ongoing basis; and (ii) submit the relevant documents/information to the Exchange in accordance with the SEBI DT Master Circular, the Company shall supply to the Debenture Trustee as soon they become available and on quarterly basis within 45 (forty five) days from end of each quarter or within such timelines prescribed under the applicable laws / regulations / circulars / notifications, a certificate from the statutory auditor as required under abovementioned circular

confirming that the Company has maintained 100% Security Cover sufficient to discharge the principal amount along with the accrued Coupon of the Debentures in a form and manner satisfactory to the Debenture Trustee, along with the value of the Hypothecated Assets and a confirmation that the Company is in compliance with all its obligations under the Transaction Documents

The Debenture Trustee shall within 75 (Seventy-Five) days after the end of each quarter and (other than the last quarter end date of a Financial Year) and within 90 (Ninety) days from the end of last quarter end date of a Financial Year, submit the security cover certificate, to the stock exchange.

Terms of carrying out due diligence:

- (a) Where applicable, the Debenture Trustee, either through itself or through professionals which have been appointed and compensated / remunerated by the Debenture Trustee which may include practicing chartered accountants, practicing company secretaries, registered valuers or legal counsels, advisors, consultants ("Trustee Agents"), shall carry out requisite diligence to verify the status of encumbrance and valuation of the assets and whether all permissions or consents (if any) as may be required to create the security as stipulated in the Disclosure Documents and other Transaction Documents, has been obtained.
- (b) For the purpose of carrying out the due diligence as required in terms of the SEBI DT Master Circular, the Debenture Trustee, either through itself or through Trustee Agents, 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 Trustee Agents.
- (c) The Trustee Agents shall be deemed to be the agents of the Debenture Trustee for the purposes of performing all actions in terms of Clause 8(a) and 8(b) hereinabove and the Debenture Trustee shall be responsible for the same.
- (d) The Issuer shall provide all assistance to the Debenture Trustee to enable verification from the Registrar of Companies, Sub-registrar of assurances (as applicable), CERSAI, depositories, information utility or any other authority, as may be required, where the assets of the Issuer or any third party security provider which are proposed to be charged for securing the Bonds (which are proposed to be secured under the terms of the respective Debenture Trust Deed and the Key Information Document issued thereunder with respect to such Bonds), are registered / disclosed.
- (e) Further, in the event that existing charge holders, the concerned trustee on behalf of the existing charge holders, have provided conditional consent / permissions to the Issuer to create further charge on the assets, the Debenture Trustee shall also have the power to verify such conditions by reviewing the relevant Transaction Documents or any other documents executed between existing charge holders/trustee and the Issuer. The Debenture Trustee shall also have the power to intimate the existing charge holders/trustee about proposal of creation of further encumbrance and seeking their comments/ objections, if any.
- (f) Without prejudice to the aforesaid, the Issuer shall ensure that it provides and procures all information, representations, confirmations and disclosures as may be required in the sole discretion of the Debenture Trustee to carry out the requisite diligence in connection with the issuance and allotment of the Bonds, in accordance with the SEBI Regulations and Applicable Law.
- (g) The Debenture Trustee shall have the power to independently appoint Trustee Agents and other entities in order to assist in the diligence by the Debenture Trustee. All costs,

charges, fees and expenses that are associated with and incurred in relation to the diligence as well as preparation of the reports/certificates/documentation, including all out of pocket expenses towards legal or inspection costs, travelling and other costs, shall as per the terms of the Offer Letter.

3. Notification of default

The Company shall notify the Debenture Trustee of any Default (and the steps, if any, being taken to remedy it) promptly upon becoming aware of its occurrence.

4. Covenant to pay

- (i) The Debentures constitute direct and unconditional obligations of the Issuer.
- (ii) The Issuer covenants with the Debenture Trustee that it shall pay to each Debenture Holder, the aggregate Nominal Value, accrued but unpaid Coupon, Default Interest, and all other amounts due in respect of the Debentures, in accordance with the terms of the Debenture Trust Deed and the other Transaction Documents in full and final settlement on the Final Redemption Date and shall comply with all its obligations under the Debenture Trust Deed.
- (iii) The Coupon on each Debenture will be calculated by reference to its outstanding Nominal Value. The Coupon and all other charges shall accrue on a daily basis, and shall be paid on each Coupon Payment Date.
- (iv) Notwithstanding that the Issuer may have repaid or settled the Obligations, if any payment made to a Debenture Holder in respect of the Obligations is avoided, set aside or ordered to be surrendered, refunded or reduced under any Applicable Law (including those relating to bankruptcy, insolvency, liquidation, winding-up, industrial sickness, composition or arrangement) or for any other reason, the amount so avoided, set aside, ordered to be surrendered, refunded, or reduced shall not be considered to have been paid.
- (v) It is hereby clarified that the Issuer shall redeem all Debentures, and unconditionally and irrevocably discharge the Obligations, on or prior to the Final Redemption Date.
- (vi) The Parties herein agree to abide by the rights and obligations under the SEBI NCS Regulations and Chapter XI (Operational framework for transactions in defaulted debt securities post maturity date/ redemption date) of the SEBI NCS Master Circular.
- (vii) The Issuer shall, at all times until the Obligations have been duly discharged, maintain a bank account no. 000405002493 with ICICI Bank, Nariman Point Branch ("Account Bank") from which it proposes to pay the Redemption Amount and Coupon ("Designated Account"). The Issuer agrees and acknowledges that they shall also inform the Debenture Trustee within 1 (one) Business Day of any change in the Designated Account.
- (viii) The Issuer further acknowledges and agrees, that the Debenture Trustee is authorised to seek redemption payment related details and information from the Account Bank in terms of the SEBI NCS Master Circular.
- (ix) The Issuer further acknowledges, agrees, and shall cause the Account Bank to acknowledge and agree, that the Debenture Trustee is authorised to seek redemption payment related details and information and coupon payment related details and information from the Account Bank in terms of the SEBI NCS Master Circular and other Applicable Law. Further, in case of change of Account Bank/ Designated Account, the Debenture Trustee shall accept such change only upon submission of the duly

acknowledged and accepted pre-authorisation letter from the successor /new account bank.

5. Use of Proceeds

- (x) The funds to be raised by the issuer shall be utilised for its deployment of funds on its own balance sheet including for providing housing loans and other loans, for general corporate purpose, to retire/replace existing liabilities and for temporary deployment pending utilisation of proceeds and shall not be for any specific project and would not be used for onward lending to any group entities/parent companies/ associates as permitted in the regulations from time to time.
- (xi) The funds mobilised shall be pooled with existing funds and then utilised Nil for providing housing loans and other loans and/or 100% to retire/replace existing liabilities and/or NIL for general corporate purpose under both options. Until such time the funds are utilised as stated above, upto 100% of funds shall be temporarily deployed pending utilisation of proceeds for both options.
- (xii) The Company shall not utilise the proceeds of the Issue until the Debentures have been allotted and the Company has filed a return of allotment of securities pursuant to allotment of the Debentures, with the Registrar of Companies, by filing Form PAS-3 in pursuance of Rule 14(6) of the Companies (Prospectus and Allotment of Securities) Rules, 2014.
- (xiii) The Company shall, if required in terms of the SEBI Regulations, provide to the Debenture Trustee, at the end of each Financial Year and also on an ongoing basis within such time period as may be required under applicable law, until the entire amount of the Debentures has been utilised for the Purpose, a certificate / statement / disclosure from its statutory auditor certifying the end use of the said amount.

6. General Undertakings

A. Authorisations

The Company shall promptly:

- (i) obtain, comply with and do all that is necessary to maintain in full force and effect; and
- (ii) supply certified copies to the Debenture Trustee of,
- (iii) any Authorisation required under any Applicable Law,
 - (a) to enable it to carry on its business as it is being conducted from time to time;
 - (b) to enable it to perform its obligations under any Transaction Documents (including, without limitation, in connection with any payment to be made thereunder); and
 - (c) to ensure the legality, validity, enforceability or admissibility in evidence in its jurisdiction of incorporation of any Transaction Document or for a purpose specified in Clause 17 of Part A of the Debenture Trust Deed.

B. Capital Structure and Business

The Company shall ensure that no material change is made to the general nature and conduct of its business from that carried on at the date of the Debenture Trust Deed. In case of any material change, the same shall be notified to the Debenture Trustee.

C. Further Assurances

- (i) The Company shall do all acts, deeds and things, make all filings and registrations and take any action as may be necessary or as may be required by the Debenture Trustee to give effect to the Transaction Documents.
- (ii) The Company shall ensure that the charge, as set out at Clause 5.1(a) of Part A of the Debenture Trust Deed, created in favour of the Security Trustee pursuant to the Security Documents:
 - (a) constitutes and will constitute the security expressed to be conferred pursuant to the relevant Security Document; and
 - (b) has and shall continue to have the ranking it is expressed to have under the Debenture Trust Deed and the Security Documents.
- (iii) The Company shall do all acts, deeds and things, make all filings and registrations and take any action as may be necessary or desirable to:
 - (a) establish and perfect the rights of the Security Trustee in and to the Hypothecated Assets with respect to the Obligations and give effect to the Security, including any recording, filing, registration, giving of notice or other similar action; and
 - (b) create, perfect, protect and maintain the charge over the Hypothecated Assets with respect to the Obligations, to the extent of the Security Cover, in full force and effect.
- (iv) The Company shall not do any act or thing which may adversely affect or prejudice the charge created over the Hypothecated Assets pursuant to the Security Documents. Further, the Company shall undertake that, at all times, till the Final Settlement Date, it shall maintain the Security Cover required to be maintained under the Debenture Trust Deed.

D. Money laundering

The operations of the Company shall be conducted at all times in compliance with applicable anti-money laundering laws.

E. Recording security over the Hypothecated Assets

- (i) Within 7 (Seven) days of receipt of a request from a Secured Party, the Company shall authenticate any information relating to the Debentures and the Hypothecated Assets, to be submitted by that Secured Party with the Information Utility.
- (ii) The Company shall co-operate with the Debenture Trustee and the Security Trustee to enable it to make necessary filings in connection with the creation of Security over Hypothecated Assets under the Deed of Hypothecation with CERSAI, within 30 (thirty) Business Days of the Deemed Date of Allotment.

F. Terms of Financing

The Company shall not make any material modification to the structure of the Debentures in terms of coupon, conversion, redemption, or otherwise without the prior approval of the stock exchange and such prior approval of the stock exchange would be obtained only after: (a) approval of the Board and the Debenture Trustee; and (b) complying with the provisions of the Act, including approval of the requisite majority of Debenture Holder(s) as required in terms of the Transaction Documents and/or under Applicable Law. Further, any proposal of restructuring received by Debenture Trustee shall be communicated to Debenture Holder(s) immediately.

G. Credit rating

The Company shall ensure that the Debentures are and continue to be rated by Rating Agency until the Final Settlement Date. If a Rating Agency withdraws or suspends the rating assigned to the Debentures prior to the occurrence of the Final Settlement Date, then the Company shall ensure that either the suspension of the rating is lifted or a new rating is received for the Debentures within a period of 30 (thirty) Business Days from another Rating Agency registered with the SEBI.

H. Compliance with laws

- (i) The Company shall comply in all material respects with Applicable Law to which it may be subject.
- (ii) Without prejudice to the generality of sub-paragraph (i) above, the Company shall comply in all respects with any circular, guideline, direction, notification or rule issued by any Governmental Authority with respect to the Issue, including, but not limited to, the Act, the SEBI DT Regulations, the SEBI NCS Regulations, the SEBI LODR Regulations, the Companies (Share Capital and Debentures) Rules, 2014, the Companies (Prospectus and Allotment of Securities) Rules, 2014, the Listing Agreement, the SEBI NCS Master Circular and the Insider Trading Regulations.

I. Taxes

- (iii) The Company shall pay and discharge all Taxes, rates, rents and governmental charges upon the Company, as the case may be, and its respective assets before penalties become attached thereto and shall establish adequate reserves for the payment of any Taxes, rates, rents and governmental charges becoming due unless such Taxes, rates, rent and governmental charges are being contested in good faith by appropriate proceedings.
- (iv) The Debenture Trustee and/or the Debenture Holder(s) or any of them or any other person shall, as provided in Section 94 of the Act, be entitled to inspect the registers of the Company and to take copies of or extracts from the same or any part thereof during usual business hours. The registers may be closed by the Company at such time and for such periods as it may think fit in accordance with the provisions of the Act after giving not less than 7 (seven) days' previous notice or such notice as prescribed under Applicable Law by advertisement in some newspaper circulating in the district in which the Company's registered office is situate. No transfer will be registered during such period when the register of Debenture Holder(s) remains closed.
- (v) The Company shall transfer unclaimed interest/dividend to "Investor Education and Protection Fund" as per Section 125 of the Act and shall not forfeit unclaimed interest/dividend.
- (vi) The Company shall, so long as the Debentures are outstanding, not declare any dividend to the shareholders in any year until the Company has paid or made satisfactory provision for the payment of the instalments of principal and interest due on the Debentures. Notwithstanding to the above, if the Company has defaulted in payment of interest or redemption of Debentures or in creation of Security in accordance with the terms of the Debenture Trust Deed, the General Information Document and the Key Information Document, any distribution of dividend shall require approval of the Trustee.
- (vii) The Company shall agree to provide the respective authorities with any documentation or information requested relating to self or beneficiary or related Tax entity to the extent required under Applicable Law by the Debenture Trustee for meeting its compliances. The Company shall agree that it will provide a copy of the documents provided to the Tax

authorities to the Debenture Trustee for its records. Further, the Company shall indemnify and hold harmless the Debenture Trustee for any penal consequence arising due to noncompliance of the aforesaid provision by the Company.

(viii) The Company shall maintain a functional website containing correct and updated information as required by SEBI LODR Regulations and other Applicable Laws.

J. Negative Covenants

- (i) The Company shall not, without the prior consent of the Debenture Trustee, carry out any material amendments or alterations to its Memorandum or Articles, which would impact the consummation of the transactions contemplated under the Transaction Documents or otherwise prejudice/impact the rights/interest of the Debenture Holders under the Transaction Documents.
- (ii) The Company shall not, without the prior consent of the Debenture Trustee, voluntarily wind up or liquidate or dissolve its affairs or make any filing for initiation of corporate insolvency resolution process or liquidation under the Code or under any other Applicable Laws.

K. Listing

- (i) The Debentures will be listed on BSE Limited. The Company shall list the Debentures on the wholesale debt market segment of the BSE within 3 (three) Working Days from the Issue Closing Date as per the applicable regulations/circulars/notification as amended from time to time. The Stock Exchange(s) shall list the Debentures only upon receipt of a due diligence certificate as per format specified by SEBI, from the Debenture Trustee confirming creation of charge securing the Debentures and execution of the Debenture Trust Deed.
- (ii) In case of delay in listing of the Debentures by the Company beyond the above timelines, the Company will pay the Debenture Holders, additional interest of at least 1% (one percent) per annum over the Coupon Rate from the Deemed Date of Allotment till the listing of the Debentures. Further, the Company shall make payment of any other additional interest as may be applicable pursuant to any rules/regulations issued by SEBI in respect of the Debentures from time to time.
- (iii) The Company shall undertake to comply with the requirements of the Listing Agreement and the SEBI NCS Regulations, to the extent applicable to it, on a continuous basis. All expenses, costs, charges, incurred for the purpose of listing of the Debentures, as also for making the offer for sale of the Debentures shall be borne and paid by the Company.

L. Execution

In case the Company fails to execute the Debenture Trust Deed within the timelines prescribed by SEBI, without prejudice to any liability arising on account of violation of the provisions of the Act and the SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021, the Company shall also pay interest of at least 2 (two) percent per annum or such other rate, as specified by the SEBI to the holder of the Debentures, over and above the agreed coupon/interest rate, till the execution of the Deed.

7. EVENTS OF DEFAULT AND REMEDIES

 (i) If one or more of the events specified in Clause 11.4 of Part A of the Debenture Trust Deed (each, an "Event of Default") shall have occurred and is continuing (that is, if the Event of Default has not been remedied by the Company or waived by the Debenture Trustee), then the Debenture Trustee, acting on the instructions of the Majority Debenture Holders or the Super Majority Debenture Holders, as applicable, shall, by a notice in writing to the Company declare all the Debentures outstanding together with redemption premium, if any, and all accrued interest thereon to be due, and upon such declaration, the same shall thereupon become due and payable forthwith and the Debenture Trustee shall have right to enforce the Debenture Trust Deed and the Transaction Documents and shall have the following rights (notwithstanding anything in these presents to the contrary):

- (a) subject to Clause 14.5 of Part A of the Debenture Trust Deed, to appoint a nominee director as per the SEBI DT Regulations on the Board of the Company, in the manner more particularly set out in the Debenture Trust Deed;
- (b) to levy Default Interest on overdue amounts as per the terms of the Issue;
- (c) enforce the security over the Hypothecated Assets towards the repayment of the Obligations and exercise its rights under the Transaction Documents;
- (d) initiating any enforcement action including without limitation under SARFAESI Act, 2002, Code (wherever applicable); and
- (e) exercise such other rights as the Debenture Holder(s) or Debenture Trustee (acting on the instructions of the Debenture Holders in accordance with the terms of the Debenture Trust Deed) may deem fit under Applicable Law.

(ii) Further, it shall be agreed between the Parties and be clarified that in a scenario of enforcement of the Security created under the Transaction Documents, the provisions as mentioned in the Security Documents shall prevail.

(iii) The occurrence of any one of the following events shall constitute an "Event of Default" by the Company:

(a) Default in redemption of Debentures

Default shall have occurred in the redemption of the Debentures together with redemption premium, if any, as and when the same shall have become due and payable and the same is not paid within 7 (seven) Business Days from the date of payment (as applicable) falling due.

It shall be clarified that any breach/ non-compliance on part of the Company to make any payment as aforesaid resulting on account failure of RTGS/NEFT payment systems, shall neither be construed as an Event of Default nor shall the Company be liable to make payment of Default Interest, in the event such payment has been paid by the Company on immediately succeeding Business Day on which RTGS/NEFT payment systems are functional.

(b) Default in payment of Coupon/Nominal Value

Default by the Company in the payment of any instalment of Coupon/Nominal Value of the Debentures, as and when the same shall have become due and payable, and the same is not paid within 7 (seven) Business Days from the date of payment (as applicable) falling due.

(c) Default in performance of covenants and conditions

Default shall have occurred in the performance of any other covenants, conditions or agreements on the part of the Company under the Debenture Trust Deed or the other

Transaction Documents or deeds entered into between the Company and the Debenture Holder(s)/beneficial owner(s)/ Debenture Trustee and such default shall have continued for a period of 30 (thirty) days after notice in writing thereof has been given to the Company by the Debenture Holder(s)/beneficial owner(s)/ Debenture Trustee for remedying such default.

(d) Inability to pay debts

If the Company is unable to or admits in writing its inability to pay its debts as they mature or proceedings for taking it into liquidation have been admitted by any competent court/tribunal or a special resolution has been passed by the shareholders of winding up of the Company.

(e) Proceedings against Company

The Company commences a voluntary proceeding under any applicable bankruptcy or insolvency law, or becomes subject to an involuntary proceeding under any such law.

(f) Liquidation or dissolution of company

The Company has taken or suffered any action to be taken for its reorganization, insolvency, liquidation or dissolution or if the proceedings for its insolvency or liquidation have been commenced under the bankruptcy or similar laws, provided a final, non-appealable and binding order of a competent court against the Company has been obtained for the same and not discharged within 60 (sixty) days.

(g) Appointment of receiver or liquidator

A receiver or liquidator is appointed or allowed to be appointed of all or any substantial part of the undertaking of the Company and such order of appointment has not been dismissed.

(h) Company ceases to carry on business

If the Company ceases or threatens to cease to carry on its principal business or gives notice of its intention to do so.

(i) Expropriation

If any government authority shall have condemned, nationalised, seized, or otherwise expropriated all or any part of the assets of the Company or of the shares of the Company held by any director or the promoters, or shall have assumed custody or control of such shares or the business or operations of the Company or shall have taken any action for the dissolution of the Company or any action that would prevent the Company or its officers from carrying on its business or operations or a substantial part thereof.

- (j) The Company enters into any arrangement or composition with its creditors or commits any act of insolvency or any other act, the consequence of which may lead to the insolvency or winding up of the Company.
- (k) The Company is adjudged insolvent or takes advantage of any law for the relief of insolvent debtors.

- (I) It is or becomes unlawful for the Company to perform any of its obligations under any Transaction Document.
- (m) Failure to create or perfect Security

Any failure on the part of the Company to create and perfect the charge over the Hypothecated Assets within timelines provided in the Security Documents and/or under Applicable Law and the same is not cured within the timeline as mentioned in the Security Documents and/or provided under Applicable Law.

(n) Security in jeopardy

If the Security created as contemplated at Clause 5.1(a) of Part A of the Debenture Trust Deed is transferred, charged, encumbered, alienated, sold (i.e. the charge is in jeopardy) in contravention of the terms of the Security Documents or without obtaining the prior permission of the Debenture Trustee/Debenture Holders wherever it may be required or if the charge ceases to enure to the benefit of the Security Trustee otherwise than as contemplated under the Security Documents.

(o) Failure to maintain Security Cover

If the Issuer fails to maintain the Security Cover to the extent of the Obligations in terms of the Security Documents and the same is not cured within 15 (Fifteen) business days of receipt of Notice from the Security Trustee.

(p) Any other event described as an Event of Default in the General Information Document and the Transaction Documents.

It is clarified that any default or breach of obligations by the Company in respect of the Debentures issued under any one tranche or in respect of or under any agreement entered into by the Company in connection with any loans or other borrowings availed of by it, shall not automatically result in an Event of Default or any other breach in respect of any of the other Debentures issued under any other tranche in terms of the Debenture Trust Deed.

8. Intercreditor Agreement

- (i) The Debenture Trustee shall send a notice to the Debenture Holder(s) within 3 (three) days of the occurrence of any Event of Default or on becoming aware of facts which may lead to occurrence of any Event of Default by registered post/acknowledgement due or speed post/acknowledgement due or courier or hand delivery with proof of delivery as also through email as a text or as an attachment to email with a notification including a read receipt, and proof of dispatch of such notice or email, shall be maintained.
- (ii) The notice shall contain the following:
 - (a) a provision for negative consent for proceeding with the enforcement of Security created for the Debentures;
 - (b) request for positive consent for signing of the Intercreditor Agreement;
 - (c) the time period within which the consent needs to be provided by the Debenture Holder(s), viz. consent to be given within 15 (fifteen) days from the date of notice or such revised timelines as prescribed under Applicable Law;
 - (d) the date of meeting to be convened (which shall be within 30 (thirty) days of the occurrence of Event of Default). Provided that in case the Event of Default is cured

between the date of notice and the date of meeting, then the convening of such a meeting may be dispensed with; and

- (e) a disclosure to the effect that in case requisite consents are not received either for enforcement of Security or for signing of the Intercreditor Agreement, then the Debenture Trustee shall take further action, if any, as per the decision taken in the meeting of the Debenture Holder(s).
- (iii) The Debenture Trustee shall take necessary action of entering into the Intercreditor Agreement based on the approval of the Debenture Holders received through a Super Majority Resolution of the Debenture Holder(s). The Debenture Trustee may form a representative committee of the Debenture Holders to participate in the Intercreditor Agreement or as may be decided in the meeting.
- (iv) The Debenture Trustee may in accordance with the decision of the Debenture Holder, sign the Intercreditor Agreement and consider the resolution plan, if any, on behalf of the Debenture Holder/beneficial owners of the Debentures in accordance with the requirements under the extant RBI guidelines, SEBI circulars, guidelines and other Applicable Laws.
- (v) Further, it shall be agreed between the parties and be clarified that in a scenario of enforcement of the security, the Debenture Trustee shall initiate any action as per the Security Documents.

9. Role and responsibilities of the Debenture Trustee

A. Meetings and instructions

- (i) The Debenture Trustee, the Company and the Debenture Holders shall at all times be entitled to call a meeting of Debenture Holders in accordance with Clause 27 (*Meetings of Debenture Holders*) of Part A of the Debenture Trust Deed.
- (ii) Where the Debenture Trustee is required by the terms of the Debenture Trust Deed to seek the instructions of the Debenture Holders, it may do so either by calling a meeting of Debenture Holders or by seeking written instructions from the Debenture Holders provided that upon becoming aware of the occurrence of any Event of Default the Debenture Trustee shall immediately seek written instructions from the Debenture Holders by sending a notice to each Debenture Holder.

B. Actions upon occurrence of an Event of Default

- (i) Notwithstanding anything contained in the Debenture Trust Deed, the Debenture Trustee shall not be under any obligation to take any action under Clause 11 (Events of Default and Remedies) of Part A of the Debenture Trust Deed, unless it has been notified by the Company or a Debenture Holder, or is otherwise aware, of the occurrence of an Event of Default.
- (ii) The undertakings of the Debenture Trustee under paragraph (a) above are solely for the benefit of the Debenture Holders. Accordingly, the Company is entitled to the benefit of such undertakings and all notices delivered. No failure by the Debenture Trustee to comply with its obligations under paragraph (a) above shall waive, or relieve the Company from, the performance of its obligations under the Transaction Documents.

C. Other duties

- (i) The Debenture Trustee shall undertake for the benefit of the Debenture Holders that it shall, upon receipt of instructions from the applicable majority of Debenture Holders, initiate and represent the Debenture Holders in any legal or other proceedings necessary to enforce the rights of the Debenture Holders and the Debenture Trustee in connection with the Debentures and/or under the Transaction Documents provided sufficient monies shall have been provided (or provision for it would have been made) to the satisfaction of the Debenture Trustee.
- (ii) supervise the implementation of the conditions creation of recovery expense fund and debenture redemption reserve.

(iii) In performing its obligations in relation to the Debentures, the Debenture Trustee shall:

- (a) perform its duties and obligations, and exercise its rights and discretions, in keeping with the trust reposed in the Debenture Trustee by the Debenture Holder(s), and shall further conduct itself, and comply with the provisions of all Applicable Laws, provided that, the provisions of Section 20 of the Indian Trusts Act, 1882, shall not be applicable to the Trustee;
- (b) carry out its duties and perform its functions as required to discharge its obligations under the terms of the SEBI NCS Regulations, SEBI DT Regulations, the SEBI DT Master Circular, the Debenture Trustee Agreement, the General Information Document and all other related Transaction Documents, with due care and diligence;
- (c) call for and obtain periodic status/ performance reports / valuation reports / utilization reports or any other documents from the Company, as may be required by the Debenture Trustee to comply with its obligations under the Applicable Laws including for monitoring of the security coverage ratio, compliance with covenants of the issue and the creation and maintenance of Security and recovery expense fund in relation to the Debentures;
- (d) issue letters / confirmations / no objection certificates or any other communication as requested by the Company in accordance with the Transaction Documents;

(e) ascertain and:

- I. exercise due diligence to the extent required under Applicable Law, to ensure compliance by the Company, with the provisions of the Act, SEBI NCS Regulations, SEBI LODR Regulations, SEBI DT Regulations, the Debenture Trust Deed or any other regulations issued by SEBI, in the issue and allotment of the Debentures and credit of the Debentures in the demat accounts of the Debenture Holder(s);
- II. satisfy itself that interest due on the Debentures have been paid to the Debenture Holder(s) on or before the Due Dates; and
- III. satisfy itself that Debenture Holder(s) have been paid the monies due to them on the date of redemption of the Debentures.
- (f) either through itself or through professionals which have been appointed and compensated/remunerated by the Debenture Trustee which may include practicing chartered accountants, practicing company secretaries, registered valuers or legal counsel ("Trustee Agents"), shall carry out requisite due diligence to verify the status of Security and to calculate valuation of the assets and whether all permissions or consents (if any) as may be required to create the Security as stipulated in the

Transaction Documents and as required by the Applicable Laws, has been obtained. For the purpose of carrying out the due diligence as required in terms of the Applicable Laws, the Debenture Trustee, either through itself or Trustee Agents, shall have the power to examine the books of account of the Company and to have the Company's assets inspected by its officers and/or external Trustee Agents appointed by the Debenture Trustee. The Trustee Agents shall be deemed to be the agents of the Debenture Trustee for the purposes of performing all actions in terms of this subclause (vi) and the Debenture Trustee shall be responsible for the same;

- (g) communicate promptly to the Debenture Holder(s) defaults, if any, with regard to payment of interest or redemption of Debentures or occurrence of any other Event of Default or occurrence of any event which may become Event of Default, which is known to the Debenture Trustee, along with all information relating to cure periods (if any) and action taken or proposed to be taken by the Debenture Trustee thereof;
- (h) carry out all its obligations, duties and functions as the Debenture Trustee in accordance with the terms set out in the Transaction Documents and where the same is silent or contrary to any other provision of the Transaction Documents, on the instructions of the Majority Debenture Holder(s);
- not do any act, deed or thing which is prejudicial or detrimental to the interest of the Debenture Holders and at all times act in the best interest of the Debenture Holder(s);
- (j) shall not relinquish its assignment unless and until another debenture trustee has been appointed in its place;
- (k) keep all customary books and records relating to the receipt and distribution of all moneys which it may receive or be entitled to hereunder or under any Transaction Documents;
- (I) convene a meeting of the Debenture Holder(s) in accordance with Applicable Laws;
- (m) seek the status of payment from the Company and/or conduct independent assessment (viz., from the Account Bank, Debenture Holders, rating agencies etc.,) to determine the status of payment, if the Company fails to intimate the status of payment of the Debentures within 1 (one) working day of the Redemption Date. Based on such assessment, the Debenture Trustee shall intimate stock exchange(s) and the depository, the status of payment within 9 (nine) working days of the Redemption Date or within such other revised timelines as may be prescribed under Applicable Law. Further, for continuous assessment of default status, the Debenture Trustee shall conduct independent assessment as given above and intimate the status of payment to the stock exchange(s) and depository within 7th working day of April of each financial year, if the Company fails to provide the updated status of the payment of the Debentures to the Debenture Trustee, stock exchange and/or the depository, within the 2nd working day of April of the relevant financial year;
- (n) subject to the approval of the Debenture Holder(s) and the conditions as may be specified by SEBI from time to time, enter into inter-creditor agreements provided under the framework specified by the RBI / SEBI on behalf of the Debenture Holders;
- (o) issue a 'No Objection Certificate (NOC)' to the designated stock exchange where the Debentures have been listed for refund of balance in the recovery expense fund to the Company on repayment of Obligations in full to the satisfaction of the Debenture Holders. The Debenture Trustee shall satisfy that there is no 'default' on any other listed debt securities of the Company before issuing such NOC;

- (p) keep the information (pertaining to the details of bank account(s)) provided to it pursuant to the SEBI NCS Master Circular as confidential and shall use the same only to the extent as required under the SEBI NCS Master Circular;
- (q) perform such acts as may be necessary for the protection of the interest of the Debenture Holder(s) and do all other acts as may be necessary in order to resolve the grievances of the Debenture Holder(s);
- (r) while the Debentures are secured with 100% Security Cover as required under the SEBI NCS Regulations, in favour of Security Trustee, and it is the duty of the Debenture Trustee to monitor that the security is maintained; and
- (s) promptly issue a no dues certificate once the Debentures has been redeemed/matured.
- (iv) The Debenture Trustee shall provide to the Company (for onward submission to NHB/RBI), any information as may be required by the NHB/RBI, from time to time.
- (v) The Debenture Trustee shall monitor the Security Cover and covenants by the Company in relation to Debentures in the manner as specified by the SEBI.
- (vi) The Debenture Trustee shall ensure that the Company does not commit any breach of the terms of issue of Debentures or covenants of the Debenture Trust Deed by monitoring the same in the manner specified by the SEBI and take such reasonable steps as may be necessary to remedy any such breach.
- (vii) The Debenture Trustee shall have right to share such information in relation to the Company / Debentures to the Credit Rating Agency as prescribed / required under Applicable Laws or as necessary to discharge its function as a Debenture Trustee.
- (viii) The Debenture Trustee shall distribute to the Debenture Holders copies of all notices and documents received by it from the Company in its capacity as Debenture Trustee for the Debenture Holders.
- (ix) Notwithstanding anything contained in the Debenture Trust Deed , no clause in the Debenture Trust Deed shall have the effect of:
 - (a) limiting or extinguishing the obligations and liabilities of the Debenture Trustee or the Company in relation to any rights or interests of the Debenture Holders;
 - (b) limiting or restricting or waiving the provisions of the Act, the SEBI NCS Regulations, the SEBI NCS Master Circular and all other regulations, circulars and guidelines issued by the SEBI from time to time; and
 - (c) indemnifying the Debenture Trustee or the Company for loss or damage caused by their act of negligence or commission or omission.

Schedule IV: Additional Disclosures Under PAS – 4 pursuant to Section 42 and Rule 14 of the Companies (Prospectus and Allotment of Securities) Rules, 2014

1. Kinds of securities offered (i.e. whether share or debentures) and class of security; the total number of shares or securities to be issued:

[-]

2. Price at which the security is being offered including the premium if any, along with the justification of the price

[-]

3. The proposed time within which the allotment shall be completed

[-]

4. Amount the Issuer intends to raise by way of proposed offer of securities:

[-]

5. Purposes and objects of the offer

Please refer to Paragraph F (Summary Term Sheet) of the Key Information Document.

6. Principle terms of assets charged as security, if applicable

Please refer to Paragraph F (Summary Term Sheet) of the Key Information Document.

7. Applicant Details

- (i) Name:
- (ii) Father's Name: Not Applicable
- (iii) Complete address including flat/ house number/ street, locality, pin code:
- (iv) Phone number, if any:
- (v) Email ID, if any:
- (vi) PAN:
- (vii) Bank account details:
- (viii) Demat Account Details:
- (ix) Tick whichever is applicable:-

(a) The applicant is not required to obtain Government approval under the Foreign Exchange Management (Non-debt Instruments) Rules, 2019 prior to subscription of shares.

(b) The applicant is required to obtain Government approval under the Foreign Exchange Management (Non-debt Instruments) Rules, 2019 prior to subscription of shares and the same has been obtained, and is enclosed herewith.

Signature of the applicant

Initial of the Officer of the Company designated to keep the record

Schedule V: Due Diligence Certificate

Due diligence certificate dated April 17, 2025 issued by Axis Trustee Services Limited, as per the SEBI DT Master Circular.

Schedule VI: Material changes in the information provided under the General Information Document

There have been no material changes in the information provided under the General Information Document.

Schedule VII: Material developments not disclosed in the General Information Document

There have been no material developments since the General Information Document was issued.

ATSL/CO/2021-2022/211 14 September, 2021

ICICI Home Finance Company Limited ICICI HEC Towers, JB Nagar, Andheri Kurla Road, Andheri (E) Mumbal – 400 059

Kind Attn.: Mr. Hetal Pamani

Dear Sir

Sub.: Offer to act as Debenture Trustee for listed unsecured and/or secured non-convertible debentures (NCDs) included subordinated NCDs aggregating up to Rs.10,000 Crores proposed to be issued by ICICI Home Finance Company Limited ("Company")

Axis Trustee Services Limited ("ATSL"/-"We") is pleased to offer its services to act as "Debenture". Trustee" for the captioned NCDs proposed to be issued by the Company on the following terms and conditions and those attached to this Letter ("Offer Letter"): -

1) Fee Schedule

i. As Debenture Trustee

Type & Particulars of Fees	Amount and Currency	Terms of Payment
Initial Acceptance Fee	Rs.15,00,000/- (Rupees Fifteen Lakh Only) plus all applicable taxes	Refer Sr. no.3.
Recurring Fee	The fee applicable shall be 0.015% per annum on the issued and outstanding debentures payable on a quarterly basis subject to a maximum of Rs. 22,50,000/- plus tax on prorate basis.	Refer Sr. no.4.

2) GST Registration Number and Billing Address

Kindly provide Company's GST registration number (provisional / final) and the billing address (if the billing address is different from the address in this offer letter) alongwith your acceptance of the offer.

Please note that in absence of any advice from you for raising of involces on a specific address, ATSL shall be issuing all the involces on the address mentioned in the offer letter and shall not be liable or responsible for any additional tax levies or claims arising on account of change in billing address.

- 3) The Initial Fee plus all applicable taxes shall be payable within 15 days from the date of issuance of invoice. The initial fee is non-refundable. The Initial Fee shall not be subject to execution of finance and security documents/transaction documents or completion of the transaction.
- 4) The Annual Fee plus all applicable taxes shall be payable within 30 days from the date of issuance of invoice. The annual fee will be payable until cessation of our services and/or repayment of

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ungestand film och 1995 – Alex Martin, som etter Sonderung volk grund som presiden Meri V Hundser Providen 1997 – Alex Martin Sonder volk som etter Sonderförder Begenden volk som etter som etter 1998 – Andre Begnerer Sonderförder Sonderförder Beginne Sonderförde Begenden som etter som etter som etter som e	AXIS TRUSTEE

NCDs in full and/or satisfaction of charges, if any, on the security (ies) to the transaction and issuance of No Dues Certificate/ No Objection Certificate by us for all the NCDs/ tranches issued under this offer letter. The Annual Fee may be revised as per the mutually agreed terms between the Company and ATSL, from time to time.

- All out of pocket expenses (excluding those set out in Sr.no.6) like documentation execution related expenses to the extent of Rs.10,000/- per instance shall be borne by the Company.
- 6) The legal counsel fees, traveling expenses, inspection charges, audit expenses etc. in connection with the transaction will be paid by the Company on an actual basis alongwith all applicable taxes and reimbursed to ATSL within a period of 30 days from the date of issuance of invoice.
- 7) The CERSAI filing charges shall be borne by the Company on actual basis. Further, CERSAI entries over and above 50 in number, shall be chargeable with an additional cost of Rs. 100/- per entry plus all applicable taxes or as may be agreed mutually.
- All payments shall be made within the timelines specified in the Offer Letter, failing which the Company shall be liable to pay interest as per the provisions of the Micro, Small and Medium Enterprises Development Act, 2006.
- 9) In the event the Investors declare an event of default and instruct ATSL to initiate, commence or assist in any enforcement proceedings/action on their behalf, then additional fees, as may be determined at ATSL's sole discretion shall be chargeable for such enforcement services. This clause shall be considered to form an integral part of the finance and security documents/transaction documents executed in connection with the facility by the lenders/investors.
- 10) This Offer is valid for a period of 15 days from the date of the letter.

We shall be glad to provide clarifications required, if any and shall be pleased to receive your acceptance at an early date. We look forward to working with your organization and building a long standing, mutually beneficial relationship.

Manager

Yours truly, For Axis Trustee Services Limited

Mangalagowri Bhat Assistant General Manager

Accepted By For ICICI Home Finance Company Limited

Authorised Signatory [Name, Designation]

GST Registration no: Address for Billing*: *(if the billing address is different from the address of the offer letter)

Vasu Lohia



OTHER TERMS AND CONDITIONS

- 1 The terms of this Offer Letter shall be applicable to the captioned NCDs aggregating up to Rs.10,000 Crores proposed to be issued by the Company and the documentation entered into in relation thereto. Any enhancement in facility/facilities, further/additional issuance of debentures, additional documentation over and above contemplated under this Offer Letter shall be charged separately.
- This letter may be amended, revised, modified (and the provisions hereof may only be waived) by agreement in writing by the parties hereto.
- 3 The draft of the documents shall be provided by the Company at least 2 working days prior to the proposed date of execution. The Company shall execute all the requisite documents, as may be necessary, as per the agreed drafts.
- ATSL, its officers, employees, directors, and agents as a Service Provider shall have no liability, save and except in case of gross negligence and wilful misconduct, as may be finally determined by a court of competent jurisdiction.
- 5. The Offer Letter shall form an integral part of the finance and security/transaction documents and the terms & conditions hereunder shall be construed to form part and parcel of the transaction documents to be executed. In the event of any conflict or contradicting terms & conditions, the terms of this Offer Letter shall prevail.
- This offer is subject to the acceptance of the terms enumerated herein and KYC clearance as per the ATSL's policy.
- ATSL shall commence the provision of its services, upon receipt of the duly accepted offer letter and due diligence documents as per Annexure hereto.

Accepted By For ICICI Home Finance Company Limited

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Authorised Signatory [Name, Designation]





ANNEXURE LIST OF DUE DILIGENCE DOCUMENTS TO BE PROVIDED AS MAYBE APPLICABLE

Information/ documents to be provided by the issuer of debentures (Issuer), prior to entering into the debenture trustee agreement: 1.

No.	Information/ Documents
Í	CTC of the board resolution /duly accepted letter/email of offer / appointment /consent lette appointing ATSL as Trustee.
· · · · · · · · · · · · · · · · · · ·	Certified true copy ("CTC") of the memorandum and articles of association or any other constitutional document of the Issuer and the mortgagor/guarantor/pledgor/third party security provide company(ies) as the case may be, specifying the borrowing powers and / or creation of security for the company's own borrowings and for third party (in case of third party security) / guarantee.
	CTC of the list of directors and of key managerial personnel viz., Managing Director/ Whole Time Director/CEO/ CS/CFO/Manager as per Companies Act, 2013 or managing partner/s in case of Partnership Firm or managing trustee/s in case of Trust ("KMP") of the Issuer/mortgagor/guarantor/pledgor/third party security provider.
ìv.	CTC of the shareholding pattern of the Issuer / mortgagor/guarantor/pledgor/third party security provider company(ies) (name of the holder(s), no. of shares, listed/unlisted, holding %).
V	CTC of board resolution passed under Section 179(3)(c) and 179(3)(d) of the Companies Act, 201; to issue debt securities, to borrow monies and to authorize official/s of the Issuer to sign, seal and/o execute necessary documents.
ат, <u>ал</u> о се ти се има и на	In case of delegation of powers to committee of directors/managing director/manager/principal office for Section 179(3)(d), CTC of board resolution approving such delegation.
vi.	In case the proposed borrowings exceeds the limits provided in Section 180(1)(c) - CTC o shareholders special resolution to make an offer or invitation to subscribe under Section 42 read with Rule 14 (1)(a) of the Companies (Prospectus and Allotment of Securities) Rules, 2014 for issue or debentures [NA for public issue]
VIL	CTC of the shareholders' special resolution under Section 180(1)(c) of the Companies Act, 2013 authorizing the Board of Directors to borrow in excess of the limits specified therein [NA for private companies]
Vili.	A certificate cum confirmation duly signed by KMP of the borrower company or a certificate or practicing company secretary/chartered accountant that all existing loans inclusive of the proposed borrowing are within the limits sanctioned under section 180(1)(c) of the Companies Act, 2013.
íx,	In case of convertible debentures - CTC of shareholders special resolution under Section 71 for issue of debentures.
x	KYC/ photo identity proof, Specimen signatures of the Issue- company/mortgagor/guarantor/pledgor/third party security provider company(ies) authorized by the resolution;
xi	Draft letter of intent / term sheet/ prospectus (if any) issued by/to the subscribers.
xii.	Latest audited / limited review half yearly consolidated (wherever available) and standalone financia information (profit & loss statement, balance sheet and cash flow statement) and audito qualifications, if any,

 Association? Yv For Assets on which charge is proposed to be created KMP letter/certificate of the Issuer/mortgagor/guarantor/pledgor/third party Security Provide company(ise)/tody corporate with details' information in relation to the following [lists/details to b enclosed]: (a) Details of immovable property (including revenue survey numbers, boundaries, measurement etc.); (b) Details of investments (list to be enclosed); (c) Details of investments (list to be enclosed); (d) Details of receivables (list to be enclosed); (e) Details of receivables (list to be enclosed); (f) Details of receivables (list to be enclosed); (g) Latest title search reports (in relation to immovable properties) including, <i>its peindens</i> (comprisin searches taken in Registrer's/Sub-registrar's office, revenue offices/ Central Registry of Securitizatio Asset Reconstruction and Security Interest) integritons) issued by a legal counsel/ advocates (available based on proposed security); (f) Latest ROC search report by a practicing company secretary; (f) Valuation report from a government approved valuer and such report must provide for site inspectio by the valuer; (g) Copies of the relevaint agreements/ declarations / memorandum which pertains to the secured asset proposed to be charged / mortgaged / pledged for securing the debettures, along with a confirmatio from the same are valid as on the date of the confirmation and that there are no further amendments or revisions to such documents. (k) Income tax charged or offered as security of the borrower / mortgegoriguarantor/pledgor/thir party Security Provider company(ise)/body corporate or A certificate cum confirmation from the statutory additors/chartered accountant on "Nil Tax Lisbitit and Na Notces'	XIII	Confirmation on whether any common director on the board of the Company and debenture trustee?
 KMP letter/certificate of the Issuer/mortgagor/guarantor/piedgor/third party Security Provide company(ies)/body corporate with details/ information in relation to the following [lists/details to beinoised]; (a) Details of immovable property (including revenue survey numbers, boundaries, measurement etc.); (c) Details of investments (list to be enclosed); (d) Details of debt reserve service accounts, project accounts, escrow accounts etc., (if any). (f) Title deeds (original/ certified true copy by Issuer/ certified true copy by existing charge holders, a available) for immovable properties; (g) Latest title search reports (in relation to immovable properties) including, <i>lis peridens</i> (comprisin searches taken in Registers/Sub-registrar's office, revenue offices/ Central Registry of Securitizatio Asset Reconstruction and Security Interest! litigations) issued by a legal counsel/ advocates (available based on proposed security); (h) Latest ROC search report by a practicing company secretary; (i) Valuation report from a government approved valuer and such report must provide for site inspectio by the valuer; (j) Copies of the relevant agreements/ declarations / memorandum which pertains to the secured asset proposed to be charged / nortgaged / pledged for securing the debentures, along with a confirmatio from the issuer that the same are valid as on the date of the confirmation and that there are no furthe amendment sor revisions to such documents. (k) Income tax clearance under Section 281 of the Income Tax Act, 1961 for the properties / asset proposed to be charged or offered as sectivity of the borower / mortgegor/guarantor/pledgor/thir party Security Provider company(ies)/body corporate or locate the Income Tax Act, 1961 for the property is being martigaged by leasehold-permission of the lessor for creation of mortgag including nognitations like Maharashth Industrial Development Co	×iv.	Whether Nominee Director appointment clause by debenture trustee appearing in Articles o Association?
 an undertaking from the KMP of the security providers that the assets on which charge is proposed to be created are free from any encumbrances [Refer Annexure A]. xvii. For encumbered assets, on which charge is proposed to be created, KMP letter/certificate of the Issuer/mortgagor/guarantor/pledgor/third party Security Provide company(les)/body corporate with details/ information of / consents in relation to the following [lists/detail to be enclosed]. 	XV	 KMP letter/certificate of the issuer/mortgagor/guarantor/piedgor/third party Security Provide company(ies)/body corporate with details/ information in relation to the following [lists/details to be enclosed]; (a) Details of invoxable properties (list to be enclosed); (b) Details of invostments (list to be enclosed); (c) Details of investments (list to be enclosed); (d) Details of receivables (list to be enclosed); (e) Details of debt reserve service accounts, project accounts, escrow accounts etc., (if any). (f) Title deeds (original/ certified true copy by lesuer/ certified true copy by existing charge holders, ar available) for immovable properties. (g) Latest title search reports (in relation to immovable properties) including, <i>its pendens</i> (comprising searches taken in Registrar/Sub-registrar's office, revenue offices/ Central Registry of Securit/zation Asset Reconstruction and Security Interest/ litgations) issued by a legal counsel/ advocates (i available based on proposed security); (h) Latest ROC search report by a practicing company secretary; (i) Valuation report from a government approved valuer and such report must provide for site inspection by the valuer; (j) Copies of the relevant agreements/ declarations / memorandum which pertains to the secured assets proposed to be charged or offered as security of the confirmation and that there are no furthe amendments or revisions to such documents. (k) Income that the same are valid as on the date of the confirmation and that there are no furthe and No totices' under the Income Tax Act, 1961 for the properties / assets proposed to be charged or offered as security of the borrower / mortgegor/guarantor/piedgor/third party Security Provider comfirmation from the statutory auditors/chartered accountiant on "Nil Tax Liability and No Notices' under the Income Tax Act, 1961 for the lessor for creation of mortgage including no-objection certificate (NOC)
 KMP letter/certificate: of the Issuer/mortgagor/guarantor/pledgor/third party Security Provide company(les)/body corporate with details/ information of / consents in relation to the following [lists/detail to be enclosed]; 	XVI.	an undertaking from the KMP of the security providers that the assets on which charge is proposed to be
(a) Details of existing charge over the assets along with details of charge holders-	∙x∨ii.	 KMP letter/certificate of the Issuer/mortgagor/guarantor/pledgor/third party Security Provide company(les)/body corporate with details/ information of / consents in relation to the following [lists/details
	mailan.	(a) Details of existing charge over the assets along with details of charge holders-

	Name of each existing charge holder, nature of charge, amount secured, charge IDs, email ids
	 contact details, branch address etc.] (b) Consent/ no-objection certificate (NOC) from existing charge holders for further creation of charge or the assets/ pari passu ceding letters for creation of securities for the proposed issue of debentures in favour of the debenture trustee
	(c) A confirmation of the Issuer/moitgagor/guarantor/pledgor/third party Security Provide company(ies)/body corporate that the Consent/ NOC from existing charge holders submitted in checklist (c) are valid as on date of their submission to us
	(d) Relevant transaction documents wherein existing charge holders have given consent/ permission to the Issuer to create further charge on the assets, along-with terms of such consent/ permission, if any and proofs of compliance thereof, along with a confirmation that the same is valid as on the date of the confirmation and that there are no further amendments or revisions to such documents;
	 (e) Details of existing unsecured lenders, having negative lien on which charge is proposed to be created alongwith their contact details including email ids. (f) Consent/ NOC from existing unsecured lenders, in case, negative lien is created by Issuer in favou
	of unsecured lenders on the proposed secured assets; (g) A confirmation of the Issuer/mortgagor/guarantor/pledgor/third party Security Provide company(ies)/body corporate that the Consent/ NOC from existing unsecured lenders submitted are
	 valid as on date of their submission to us; (h) 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; (h) Any other third party consents required for creation of security.
ΧVIII.	In case of personal guarantee or any other document/ letter with similar intent is offered as security or a par
AY 114	of security:
	 (a) Name, address and KYC of each guarantor; (b) Relationship of each guarantor with the Issuer; (c) Net worth statement (not older than 6 months from the date of debenture trustee agreement) certified by a chartered accountant of the guarantor along with the copy of the latest tax returns filed by the
	guarantor; (d) List of assets of the guarantor including undertakings/ consent/ NOC as referred to in sr.no. (xvi) and (xvii) above;
	(e) Conditions of invocation of guarantee including details of put options or any other terms and conditions which may impact the security created;
	(f) Executed copies of previously entered agreements for providing guarantee to any other person, i any, along with a confirmation from the Guarantor that the same are valid as on the date of the confirmation and that there are no further amendments or revisions to such documents.
xix,	In case of corporate guarantee or any other document/ letter with similar intent is offered as security or a part of security;
	(a) Name of each guarantor;
	(b) Relationship of each guarantor with Issuer viz, holding/subsidiary/associate company etc.;
	(c) In case of listed guarantor - Audited financial statements (not older than 6 months from the date of debenture trustee agreement) of guarantor including details of all contingent liabilities. Provided that i audited financial statements of March end are the latest available then unaudited results along with limited review financial results (which are not more than 6 months from date of debenture truster agreement) also to be provided;
	(d) In case of unlisted guarantor - Audited financial statements (not older than 6 months from the date of debenture trustee agreement) of guarantor including details of all contingent liabilities shall be obtained by DT.

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· · · ·	(e) List of assets of the guarantor along-with undertakings/ consent/ NOC as referred to in sr no (xvi and (xvii) above;
0 - 10 - 10 - 10 - 10	(f) Conditions of invocation of guarantee including details of put options or any other terms and conditions which may impact the security created;
	(g) Whether there has been any restructuring of debts of the guarantor or whether any insolvency proceedings have been initiated against the guarantor – provide defails of such event(s) including impact on the guarantor's obligation including in respect of the securities;
	(h) Undertaking by the KMP of the guarantor that the guarantee shall be disclosed as "contingent liability in the "notes to accounts" of financial statement of the guarantee [Refer_Annexure_A, Part III];
	 (i) Certified true copy ("CTC") of Board resolution of the guaranter for the guarantee provided in respect of the debt securities of the Issuer;
	 (j) CTC of the shareholders special resolution passed under Section 185(2) of the Companies Act, 201; by the guarantor, if applicable,
	or
	A certificate cum confirmation duly signed by a KMP and the chartered accountant/ statutory audito of the guarantor on non-applicability of Section 185(2) of Companies Act, 2013
	(k) Executed copies of previously entered agreements for providing guarantee to any other person, if any along with a confirmation from the guaranter that the same is valid as on the date of the confirmation and that there are no further amendments or revisions to such documents.
XX,	In case securities (equity shares etc.) are being offered as security then (a) a holding statement from the depository participant or other enlities holding such securities;
	(b) an undertaking from the KMP of the pledgor/ pledgor that the securities shall be pledged in favour o debenture trustee(s) in the depository system [Refer Annexure A].
	 (c) Further, the following details are also required to be provided in relation to the securities. 1. Script name; 2. ISIN No;
	 Listed or unlisted; and Shareholding pattern.
	(d) For physical shares, the extract of the register of shares and the share certificates to be provided.
XXÌ	Details of any other form of security being offered viz. Debt Service Reserve Account or any other charge lien created on the account(s) of the Issuer/security providers.
xxii.	CTC of the approval(s) received from RBI, AD Category I Bank and such other competent authority body constituted by the Government of India, for the underlying transactions, if applicable on the Borrower / Mortgagor/Guarantor/Pledgor/Third Party Security Provider company(les)/body corporate as applicable
xxill.	An undertaking by KMP of the Issuer and third party security providers confirming that all the information provided to the trustee is true and correct and the trustee may in good faith rely upon and shall not be liable for acting of refraining from acting upon such information furnished to it [Refe Annexure A].

XXIV	Any other information, documents or records required by depenture trustee with regard to creation of securit and perfection of security, based on facts and circumstances of each case.
	nformation/ documents to be provided prior to allotment and execution of transaction locuments
1	CTC of rating letter and rating rationale issued by the rating agency for the issue, if any
N.	CTC of the duly executed subscription agreement entered into between the Issuer and th subscribers or duly signed shelf prospectus/ offer letter (PAS-4, if applicable)/ informatio memorandum, as the case may be.
ţi i	Confirmation from KMP that the offer document/prospectus/information memorandum incorporate the disclosures are required under Schedule [of ILDS: Regulations, SEBI circula SEBI/HO/MIRSD/CRADT/CIR/P/2020/218 dated Nov 12, 2020
iv	Confirmation from the Issuer on tenor of the debentures to ensure reporting to RBI if the debentur issue is of maturity tenor upto 1 year.
٧.	CTC of the board resolution of the Issuer/ mortgagor/guarantor/piedgor/third party Security Provide company(ies) u/s 179(3)(f) to create security / give guarantees as per the Companies Act, 2013 an to authorize official/s to sign, seal and/or execute necessary documents.
Vi	CTC of the shareholders' special resolution passed under Section 180(1)(a) of the Companies Ac 2013, approving security creation on the assets/undertaking of the Issuer mortgagor/guarantor/pledgor/third party security provider company(ies), as may be applicable [NA for Private companies].
VII.	CTC of the shareholders special resolution passed under Section 185(2) of the Companies Act, 2013 by th guarantor/pledgor/third.party security provider company(ies), if applicable. OR
	A Certificate cum Confirmation duly signed by a KMP and the chartered accountant/ statutory auditor of the third party security provider/ guarantor/ pledgor companies on non-applicability of Section 185(2) of Companies Act, 2013.
Viii.	CTC of the shareholders' special resolution passed under Section 186(3) of the Companies Act, 2013 b guarantor/pledgor/third party security provider company(ies), if applicable; OR
	A Certificate cum Confirmation duly signed by a KMP and the chartered accountant/ statutory auditor of the third party security provider/ guarantor/ pledgor companies on non-applicability of Section 186(3).
ix.	If the debenture terms provide for a right to convert debt into equity as a consequence of event of defaul certified true copy of a resolution of the shareholders of the Issuer passed in general meeting under and a accordance with Section 62(3) of the Companies Act.
X.	An undertaking from Issuer that charge shall be created in favour of debenture trustee as per terms of issuer terms of terms of terms of issuer terms of issuer terms of terms of issuer terms of issuer terms of issuer terms of issuer terms of terms
XI.	CTC of the resolution of the board of directors / committee / sub-committee for issuance an allotment of dependures.
XII.	Bank Account details alongwith copy of Pre-autorisation letter issued by Issuer to banker to seek det redemption pryment related information from the Issuer's bank [Refer Annexure B].

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3. Information/ documents to be provided post allotment

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· · ·	CTC of ISIN Activation Letter confirming creation of ISIN Nos for allotment of depentures or CTC o allotment letters in case the securities are issued in physical form.
i	GTC of the confirmation in respect of credit corporate action from NSDL / CDSL.
ÌÚ.	CTC of Form PAS-3 - Return of Allotment along with the annexures as filed with the Registrar o Companies.
	CTC of Form "PAS-5 – Record of Private Placement" along with the annexures as filed with the Registrar of Companies and/or SEBI [Not applicable for public issue] Evidence of payment of the stamp duty in respect of the Debentures issuarice (if not already provider at the time of allotment of debentures) with the Depository and the other transaction documents (if no already provided at the time of execution of transaction documents).

Documents/ Information required or actions to be undertaken prior to/ at the time of making the application for listing;

	An undertaking from the Issuer stating that the necessary documents for the creation of the charge where applicable, including the debenture trust deed would be executed within the time frame prescribed in the relevant regulations/act/rules etc., and the same would be uploaded on the website of the designated stock exchange, where the debt securities have been listed, within five working days of execution of the same [Refer Annexure A].
<u>i</u> l	An undertaking that permission / consent from the prior creditor for a second or pari passu charge being created, where applicable, in favor of the trustees to the proposed issue has been obtained [Refer Annexure A].
1112	an undertaking that charge shall be registered with Sub-registrar. Registrar of Companies, Centra Registry of Securitization Asset Reconstruction and Security Interest (CERSAI), Depository etc., as applicable, within 30 days of creation of charge [Refer Annexure A].
ÌV.	Debenture Trust Deed
V.	Security documents created in favour of debenture trustee
·VĪ.	KMP confirmation on maintenance of recovery expense fund or duly acknowledged letter from stocl exchange confirming the same
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5. Documents/ Information required or actions to be undertaken post listing:

<u>í</u> .	CTC of Form CHG - 9 (Application for registration of creation or modification of charge to
ł	debentures or rectification of particulars filed in respect of creation or modification of charge for
	debentures) along with the annexures as filed with the Registrar of Companies.
	In this regard, it may be noted that in terms of the Circular dated November 03, 2020, bearing reference no: SEBI/HO/MIRSD/CRADT/CIR/P/2020/218, issued by SEBI, the charge created by Issuer shall be registered with Sub-registrar, Registrar of Companies, CERSAI, Depository etc., as applicable, within 30 days of creation of such charge (which is required to be created prior to making an application for listing and non-compliance of the same shall be construed as breach of covenanti by Issuer).
l li	Pledge Monitoring Report for the pledge held in dematerialised form in relation to the pledge to be

created over the shares

In this regard, it may be noted that in terms of the Circular dated November 03, 2020, bearing reference no. SEBI/HO/MIRSD/CRADT/CIR/P/2020/218, issued by SEBI, the charge created by Issuer shall be registered with Depository within 30 days of creation of such charge (which is required to be created prior to making an application for listing and non-compliance of the same shall be construed as breach of covenants of the issue by Issuer)

In case of a non-disposal undertaking, evidence of record of such non-disposal undertaking with the depository (to such extent possible under the extant laws) to be obtained.

List of and copies of all valid, live and applicable insurance policies with endorsement in favor o debenture trustee as applicable.

Accepted By For ICICI Home Finance Company Limited

iii

IV

Authorised Signatory [Name, Designation]





ATSL/CO/24-25/0739

21 August, 2024

ICICI Home Finance Company Limited

ICICI Bank Towers, Bandra-Kurla Complex Mumbai Maharashtra, State Code: 27 Pincode: 400051 India GSTIN: 27AAACI6285N1Z0

Kind Attn:- Mr. Vijay Jain

Dear Sir/Madam,

Sub: Addendum to existing offer terms pursuant to increase in Debenture limit amount from Rs. 10.000 Crores to Rs. 15.000 Crores- Privately Placed, Listed, Rated, Redeemable, Secured Non-Convertible debentures (NCDs) issued for ICICI Home Finance Company Limited (Company).

Axis Trustee Services Ltd. ("ATSL"/ "We") is pleased to offer its services to act as "DTE" for the captioned facilities on the following terms and conditions and those attached to this Letter ("Offer Letter"):-

- 1. Fee Schedule
 - i. As DTE

Type & Particulars of Fees	Amount and Currency	Terms Of Payment
Annual Fee	INR 1650000.0/- (INR Sixteen Lakh, Fifty Thousand only.) plus all applicable taxes	Refer Sr.no. 5

2. GST Registration Number and Billing Address:

Kindly provide Company's GST registration number (provisional / final) and the billing address (if the billing address is different from the address in this offer letter) alongwith your acceptance of the offer.

Please note that in absence of any advice from you for raising of invoices on a specific address, ATSL shall be issuing all the invoices on the address mentioned in the offer letter and shall not be liable or responsible for any additional tax levies or claims arising on account of change in billing address.

- 3. All out of pocket expenses (excluding those set out in Sr.no. 4) like documentation execution related expenses to the extent of Rs.10,000/- per instance shall be borne by the Company.
- 4. The legal counsel fees, traveling expenses, inspection charges, audit expenses etc. in connection with the transaction will be paid by the Company on an actual basis alongwith all applicable taxes and reimbursed to ATSL within a period of 30 days from the date of issuance of invoice.
- 5. The Annual Fee plus all applicable taxes shall be payable within 30 days from the date of issuance of invoice. The annual fee will be raised financial year wise i.e. from April to March until cessation of our services and/or satisfaction of charges, if any, on the security (ies) to the transaction and issuance of No Dues Certificate/ No Objection Certificate by us. The Annual Fee may be revised as per the mutually agreed terms between the Company and ATSL, from time to time.
- 6. The CERSAI filing charges shall be borne by the Company on actual basis. Further, CERSAI entries over and above 50 in number, shall be chargeable with an additional cost of Rs. 100/- per entry plus all applicable taxes or as may be agreed mutually.
- 7. All payments shall be made within the timelines specified in the Offer Letter, failing which the Company shall be liable to pay interest as per the provisions of the Micro, Small and Medium Enterprises Development Act, 2006.
- 8. In the event the Lenders/Investors declare an event of default and instruct ATSL to initiate, commence or assist in any enforcement proceedings/action on their behalf, then additional fees, as may be determined at ATSL's sole discretion shall be chargeable for such enforcement services. This clause shall be considered to form an integral part of the finance and security documents/transaction documents executed in connection with the facility by the lenders/investors.

Registered office:

Axis House, Bombay Dyeing Mills Compound, Pandhurang Budhkar Marg, Worlt - Mumbai - 400025 Corporate Office: The Ruby, 2nd Floor, SW, 29 Senapati Bapat Marg, Dadar West Mumbai - 400028 Tel No.: 022-62300451 Fax No.: 022-6230 0700 Mumbai - 400028 Tel No.: 022-6230 6700 Mumbai - 400028

Tel No.: 022-62300451 Email: debenturetrustee@axistrustee.com Website: www.axistrustee.com

AXIS TRUSTEE

9. This Offer is valid for a period of 15 days from the date of the letter.

We shall be glad to provide clarifications required, if any and shall be pleased to receive your acceptance at an early date. We look forward to working with your organization and building a long standing, mutually beneficial relationship.

Yours truly,



Makarand Kulkarni Chief Business Officer

Accepted By For ICICI Home Finance Company Limited

Nor Authorised Signatory Name: Vijay Jain Designation: Vice President - Treasury

GST Registration no: Address for Billing*: *(if the billing address is different from the address of the offer letter)



Deputy General Manager



Axis House, Bombay Dyeing Mills Compound, Pandhurang Budhkar Marg, Worli - Mumbai - 400025 Corporate Office: The Ruby, 2nd Floor, SW, 29 Senapati Bapat Marg, Dadar West Mumbai - 400028 Tel No.: 022-62300451 Fax No.: 022-6230 0700 Mumbai - 400028

Tel No.: 022-6230 0700 Monitoli - 400028 Tel No.: 022-62300451 Email: debenturetrustee@axistrustee.com Website: www.axistrustee.com



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Other Terms And Conditions

- The terms of this Offer Letter shall be applicable to the captioned Debentures up to Rs. 15000 CR extended by the current set of lenders/investors and the documentation entered into in relation thereto. Any enhancement in facility/facilities, extension of security to new lenders, further/additional issuance of debentures, additional documentation over and above contemplated under this Offer Letter shall be charged separately.
- This letter may be amended, revised, modified (and the provisions hereof may only be waived) by agreement in writing by the parties hereto.
- 3. The draft of the documents shall be provided by the Company at least 2 working days prior to the proposed date of execution. The Company shall execute all the requisite documents, as may be necessary, as per the agreed drafts.
- 4. ATSL, its officers, employees, directors, and agents as a Service Provider shall have no liability, save and except in case of gross negligence and wilful misconduct, as may be finally determined by a court of competent jurisdiction.
- 5. The Offer Letter shall form an integral part of the finance and security/transaction documents and the terms & conditions hereunder shall be construed to form part and parcel of the transaction documents to be executed. In the event of any conflict or contradicting terms & conditions, the terms of this Offer Letter shall prevail.
- 6. This offer is subject to the acceptance of the terms enumerated herein and KYC clearance as per the ATSL's policy.
- ATSL shall commence the provision of its services, upon receipt of the duly accepted offer letter and due diligence documents as per Annexure hereto.

Accepted By

For ICICI Home Finance Company Limited

NV Authorised Signatory Name: Vijay Jain Designation: Vice President - Treasury



Registered Office: Axis House, Bombay Dyeing Mills Compound, Pandhurang Budhkar Marg, Worli - Mumbai - 400025 Corporate Office:

The Ruby, 2nd Floor, SW, 29 Senapati Bapat Marg, Dadar West Mumbai - 400028 Tel No.: 022-62300451 Fax No.: 022-6230 0700 Mumbai - 400028

Tel No.: 022-62300451 Email: debenturetrustee@axistrustee.com Website. www.axistrustee.com



Schedule IX:

Application Form

Application Form – Indicative form attached

Details of settlement -Designated bank account of Indian Clearing Corporation Limited as specified by BSE Limited

ICICI Bank Beneficiary Name: INDIAN CLEARING CORPORATION LTD Account Number: ICCLEB IFSC Code: ICIC0000106 Mode: NEFT/RTGS

HDFC Bank Beneficiary Name: INDIAN CLEARING CORPORATION LTD Account Number: ICCLEB IFSC Code: HDFC0000060 Mode: NEFT/RTGS

Designated bank account of ICICI Home Finance Company Limited

Beneficiary Name: "ICICI Home Finance Co. Ltd – Bond Issuances" Account Number: 001105019554 IFSC Code: ICIC0000011 Account Branch: ICICI Bank Limited, Andheri Branch, Mumbai

ATSL/CO/24-25/1212 May 13, 2024

To, ICICI Home Finance Company Limited ICICI Bank Towers, Bandra Kurla Complex, Mumbai- 400051

Dear Sir/ Madam,

Subject: Consent to act as Debenture Trustee for the proposed privately placed issue of listed, secured/unsecured, non-convertible debentures, market-linked debentures, perpetual debt instruments in the nature of non-convertible debentures, non-convertible debentures in the form of subordinated debt for inclusion as Tier II capital and non-convertible securities in nature of green debt securities issue of upto Rs. 5000 Crores by ICICI Home Finance Company Limited ("Issuer").

We, Axis Trustee Services Limited, hereby give our consent to act as the Debenture Trustee for the abovementioned issue of Debentures having a tenure of more than one year and are agreeable to the inclusion of our name as Debenture Trustee in the General Information Document and Key Information Document/ Shelf Prospectus/ Private Placement Offer Letter/ Information Memorandum and/or application to be made to the Stock Exchange for the listing of Debentures.

Axis Trustee Services Limited (ATSL) consenting to act as Debenture Trustee is purely its business decision and not an indication on the Issuer's standing or on the Debenture Issue. By consenting to act as Debenture Trustees, ATSL does not make nor deems to have made any representation on the Issuer, its operations, the details and projections about the Issuer or the Debentures under Offer made in the General Information Document and Key Information Document/Shelf Prospectus/Private Placement offer letter/Information Memorandum / Offer Document. Applicants / Investors are advised to read carefully the Shelf Prospectus/Private Placement offer letter/ Information Memorandum / Offer on the Issuer, its performance and profitability and details in the Shelf Prospectus/Private Placement offer letter/ Information Memorandum / Offer Document before taking their investment decision. The Debenture Trustee ipso facto does not have the obligations of a borrower or a principal debtor or a guarantor as to the monies paid/invested by investors for the Debentures. ATSL shall not be responsible for the investment decision and its consequences.

We also confirm that we are not disqualified to be appointed as Debentures Trustee within the meaning of Rule 18(2)(c) of the Companies (Share Capital and Debentures) Rules, 2014.

Yours truly, For Axis trustee Services Limited

Authorized Signatory

Registered Office: Axis House, Bombay Dyeing Mills Compound, Pandhurang Budhkar Marg, Worli Mumbai - 400 025 Corporate Office:

The Ruby, 2nd Floor, SW, 29 Senapati Bapat Marg, Dadar West, Mumbai-400 028 Tel No.: 022-62300451 Fax No.: 022-6230 0700 Website- www.axistrustee.in Corporate Identify Number: U74999MH2008PLC182264 | MSME Registered UAN: MH190046029 AXIS TRUSTEE

Annexure A

We, Shyamsunder Tailor, Chief Financial Officer and Priyanka Shetty, Company Secretary on behalf of ICICI Home Finance Company Limited (the Company) hereby confirm and declare that:

- the contents of the offer document [General Information Document (GID) and draft Key Information Document (KID)] filed with BSE Limited on May 14, 2024 was placed for the perusal of the Board of Directors in its meeting held on October 14, 2024 and the same was perused by the Board of Directors of the Company and the final and ultimate responsibility of the contents mentioned herein shall also lie with the Board of Directors.
- the Key Information Document (KID) with respect to the Non-Convertible Debentures proposed to be allotted on April 23, 2025 having maturity date as June 28, 2027 under Option 1 and July 24, 2028 under Option 2 have been circulated to the Board of Directors on April 16, 2025 and that the contents of the aforementioned KID have been perused by the Board of Directors of the Company.

For ICICI Home Finance Company Limited

Shyamsunder Tailor Chief Financial Officer Priyanka Shetty Company Secretary

PICICI Home Finance

CERTIFIED TRUE COPY OF THE RESOLUTION PASSED BY THE BOARD OF DIRECTORS OF ICICI HOME FINANCE COMPANY LIMITED AT ITS MEETING HELD ON MONDAY, OCTOBER 14, 2024 AT MUMBAI.

Perusal of the contents of offer document and delegation of authority to Committee of Directors, Committee of Executives and Officials of the Company

RESOLVED that pursuant to notification no. SEBI/LAD-NRO/GN/2024/205, issued by the Securities and Exchange Board of India (SEBI) wherein Schedule I of SEBI (Issue and Listing of Non-Convertible Securities) (Second Amendment) Regulations, 2024 stands amended effective September 17, 2024 and in addition to all the earlier resolutions passed, the contents of the offer document [generally known as General Information Document (GID) and Key Information Document (KID) filed for private placements of Non-Convertible Debentures (NCDs)] be perused by the Board of Directors of the Company.

RESOLVED further that the power for approving and filing offer document with the designated stock exchange and/or to modify the purpose for raising funds through secured or unsecured Bonds/NCDs be delegated to the Committee of Directors.

RESOLVED further that without prejudice to the generality of the above and for the purpose of giving effect to the above, the Committee of Executives be and is hereby authorised to determine as to when the fully/partly paid, fixed/floating rate, rupee/ foreign currency, secured/unsecured NCDs/Bonds are to be issued, type of secured or unsecured NCDs/Bonds, the terms of the issue, number of secured or unsecured NCDs/Bonds to be allotted in each tranche, issue price, rate of interest, redemption period, listing on one or more recognised stock exchanges and all such terms as are provided in offering of a like nature as the Board may in its absolute discretion deem fit and to make and accept any modifications in the proposal as may be required by the authorities involved in such issues and to perform all such acts, deeds, matters and things execute all such deeds and documents as may be necessary and settle any questions or difficulties that may arise in regard to the said issue(s).

RESOLVED further that the approval be and is hereby accorded to delegate the authority to the Committee of Executives to appoint lead managers, arrangers, advisors, intermediaries, underwriters, depositories, registrars, facility agents, process agents, trustees, bankers, lawyers/legal counsels, advisors, credit rating agencies and all such agencies as may be involved or concerned in such offerings and to remunerate them by way of commission, brokerage, fees or the like (including reimbursement of their actual expenses) and also to enter into and execute all such arrangements, contracts/agreements, memorandum, documents, etc., with such agencies.

RESOLVED further that the Managing Director & CEO and Company Secretary (Compliance Officer) or Chief Financial Officer and Company Secretary (Compliance Officer) or any two Key Managerial Personnel of the Company be and are hereby jointly authorised to sign and execute necessary agreements, deeds, documents, writings,

Corporate Office: ICICI HFC Tower Andheri Kurla Road, J.B Nagar Andheri(E), Mumbai-400 059

Tel.: (091-022) 40093231 Website-www.icicihfc.com CIN: U65922MH1999PLC120106



undertakings, declarations and such documents as may be required for effecting the issuance, allotment and filing of listing application of NCDs.

RESOLVED further that the Managing Director & CEO and/or Chief Financial Officer and/or Company Secretary of the Company be and are hereby authorise to file the required returns/forms with the Registrar of Companies and other regulatory authorities and to do all such acts, things, deeds as may be required in this connection and to provide a certified true copy of this Resolution and any other related documents in this regard and the same be furnished to the concerned authorities and they be requested to act thereon.

For ICICI Home Finance Company Limited

PRIYANKA RAMESH SHETTY Digitally signed by PRIYANKA RAMESH SHETTY Date: 2025.04.16 17:00:31 +05'30'

Priyanka Shetty Company Secretary

Date : April 16, 2025 Place : Mumbai

ICICI Home Finance Company Limited Registered Office: ICICI Bank Towers, Bandra-Kurla Complex Mumbai-400 051, India.

Corporate Office: ICICI HFC Tower Andheri Kurla Road, J.B Nagar Andheri(E), Mumbai-400 059

Tel.: (091-022) 40093231 Website-www.icicihfc.com CIN: U65922MH1999PLC120106