

## INCRED FINANCIAL SERVICES LIMITED

A public limited company incorporated under the Companies Act, 1956 and validly existing under the Companies Act, 2013 (as amended from time to time)

Date and place of Incorporation: February 03, 1995 Chennai; Corporate Identification Number: U67190MH1995PLC360817;

Permanent account number (PAN): AAACM7774Q; RBI Registration Number: B-13.02417; Telephone No.: 022-6844 6100; Website: www.incred.com; Email ID:

incred.compliance@incred.com

Registered and Corporate Office: Unit No. 1203, 12th floor, B Wing, The Capital, Plot No. C - 70, G Block, Bandra Kurla Complex (BKC), Mumbai - 400 051

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GENERAL INFORMATION DOCUMENT DATED AUGUST 12, 2024, IN RELATION TO LISTED PRIVATELY PLACED NON-CONVERTIBLE DEBENTURES

GENERAL INFORMATION DOCUMENT: GIDIFSL002

THIS GENERAL INFORMATION DOCUMENT IS IN RELATION TO SUCH AMOUNT(S) WHICH THE BOARD OF DIRECTORS APPROVES FROM TIME TO TIME, TO BE RAISED BY WAY OF DEBT SECURITIES INCLUDING DEBENTURES, BONDS, NON-CONVERTIBLE REDEEMABLE PREFERENCE SHARES, SUCH SECURITY AS DEFINED AS DEBT SECURITIES UNDER THE SEBI (ISSUE AND LISTING OF NON-CONVERTIBLE SECURITIES) REGULATIONS, 2021 (THE "SEBI NCS REGULATIONS") (HEREINAFTER CUMULATIVELY REFERRED TO AS THE ("DEBT SECURITIES"), FOR A FACE VALUE OF ₹ 1,00,000 OR ANY OTHER AMOUNT PRESCRIBED UNDER THE SEBI NCS REGULATIONS, AS MAY BE APPROVED BY THE BOARD OF DIRECTORS DURING THE PERIOD OF 1 (ONE) YEAR FROM THE DATE OF OPENING OF THE FIRST OFFER OF DEBT SECURITIES MADE UNDER THIS GENERAL INFORMATION DOCUMENT ("VALIDITY PERIOD"), BY INCRED FINANCIAL SERVICES LIMITED (THE "COMPANY" OR THE "ISSUER"), ON PRIVATE PLACEMENT BASIS AND SHALL BE READ WITH THE RELEVANT KEY INFORMATION DOCUMENT(S) ISSUED BY THE ISSUER DURING THE VALIDITY PERIOD. THIS GENERAL INFORMATION DOCUMENT PROVIDES DISCLOSURES IN ACCORDANCE WITH THE SEBI NCS REGULATIONS AND THE SEBI MASTER CIRCULAR NUMBER SEBI/HO/DDHS/PoD1/P/CIR/2024/54 DATED MAY 22, 2024 (AS UPDATED FROM TIME TO TIME) ("SEBI MASTER CIRCULAR") READ WITH "OPERATIONAL GUIDELINES FOR PARTICIPATION ON BSE BOND (EBP PLATFORM OF BSE)" ISSUED BY BSE LIMITED ("BSE") VIDE THEIR NOTICE 20230417-35 DATED APRIL 17, 2023 AND ANY AMENDMENTS ("BSE EBP GUIDELINES") (THE SEBI MASTER CIRCULAR AND THE BSE EBP GUIDELINES ARE HEREINAFTER COLLECTIVELY REFERRED TO AS THE "OPERATIONAL GUIDELINES"). THE ELIGIBLE INVESTORS (AS DEFINED IN SECTION 3 (DEFINITIONS AND ABBREVIATIONS) MUST EVALUATE THE DISCLOSURES IN THE GENERAL INFORMATION DOCUMENT FOR TAKING THEIR INVESTMENT DECISION. THE ISSUANCE OF THE DEBT SECURITIES SHALL BE SUBJECT TO THE PROVISIONS OF THE COMPANIES ACT, THE RULES NOTIFIED THEREUNDER, SEBI NCS REGULATIONS, THE MEMORANDUM AND ARTICLES OF ASSOCIATION OF THE ISSUER, THE TERMS AND CONDITIONS OF THE GENERAL INFORMATION DOCUMENT FILED WITH THE STOCK EXCHANGE AND OTHER DOCUMENTS IN RELATION TO THE ISSUANCE OF DEBT SECURITIES

#### COMPLIANCE CLAUSE FOR ELECTRONIC BOOK MECHANISM

THE DEBT SECURITIES WOULD BE ISSUED UNDER THE ELECTRONIC BOOK MECHANISM ON PRIVATE PLACEMENT BASIS AS PER OPERATIONAL GUIDELINES. THE ISSUER INTENDS TO USE THE BSE EBP PLATFORM. THIS GENERAL INFORMATION DOCUMENT IS BEING UPLOADED ON THE BSE EBP PLATFORM TO COMPLY WITH THE OPERATIONAL GUIDELINES AND AN OFFER WILL BE MADE BY ISSUE OF THE GENERAL INFORMATION DOCUMENT AND THE RELEVANT KEY INFORMATION DOCUMENT(S) ALONG WITH THE SIGNED PRIVATE PLACEMENT OFFER CUM APPLICATION LETTER AFTER COMPLETION OF THE BIDDING PROCESS ON A RELEVANT ISSUE DATE, TO SUCCESSFUL BIDDER(S) IN ACCORDANCE WITH THE PROVISIONS OF THE COMPANIES ACT, 2013 AND RELATED RULES.

#### DISCLOSURE UNDER SECTION 26(4) OF THE COMPANIES ACT

THE ISSUANCE OF DEBT SECURITIES IS BEING MADE ON PRIVATE PLACEMENT BASIS, SECTION 26 OF THE COMPANIES ACT IS NOT APPLICABLE TO THE ISSUANCE OF DEBT SECURITIES AND THEREFORE NO ADDITIONAL DISCLOSURES HAVE BEEN MADE IN RELATION TO SECTION 26 OF THE COMPANIES ACT UNDER THIS GENERAL INFORMATION DOCUMENT AND ACCORDINGLY, A COPY OF THIS GENERAL INFORMATION DOCUMENT HAS NOT BEEN FILED WITH THE RELEVANT ROC(S)

NAME: Bhupinder Singh NAME: InCred Holdings Limited TELEPHONE: +91 22 6844 6100 TELEPHONE: +91 22 6844 6100 EMAIL ID: incred.compliance@incred.com EMAIL ID: ceo@incred.com

INFORMATION DOCUMENT(S

THIS GENERAL INFORMATION DOCUMENT DATED AUGUST 12, 2024 IS PREPARED IN CONFORMITY WITH THE SEBI NCS REGULATIONS AND SECTION 42 OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (PROSPECTUS AND ALLOTMENT OF SECURITIES) RULES, 2014, EACH AS AMENDED FROM TIME TO TIME

INVESTMENT IN NON-CONVERTIBLE SECURITIES IS RISKY, AND INVESTORS SHOULD NOT INVEST ANY FUNDS IN SUCH SECURITIES UNLESS THEY CAN AFFORD TO TAKE THE RISK ATTACHED TO SUCH INVESTMENTS. INVESTORS ARE ADVISED TO TAKE AN INFORMED DECISION AND TO READ THE RISK FACTORS CAREFULLY BEFORE INVESTING IN THIS OFFERING. FOR TAKING AN INVESTMENT DECISION, INVESTORS MUST RELY ON THEIR EXAMINATION OF THE ISSUE INCLUDING THE RISKS INVOLVED IN IT. SPECIFIC ATTENTION OF INVESTORS IS INVITED TO STATEMENT OF RISK FACTORS CONTAINED UNDER SECTION 3 (RISK FACTORS) OF THIS GENERAL INFORMATION DOCUMENT. THESE RISKS ARE NOT. AND ARE NOT INTENDED TO BE. A COMPLETE LIST OF ALL RISKS AND CONSIDERATIONS RELEVANT TO THE NON-CONVERTIBLE SECURITIES OR

INVESTOR'S DECISION TO PURCHASE SUCH SECURITIES

INFORMATION DOCUMENT(S

DETAILS OF ELIGIBLE INVESTORS	CREDIT RATING AGENCIES AND CREDIT RATING			
PLEASE REFER TO THE RELEVANT KEY INFORMATION DOCUMENT(S).	PLEASE REFER TO THE RELEVANT KEY INFORMATION DOCUMENT(S).			
LISTINGS				

THE DEBT SECURITIES ARE PROPOSED TO BE LISTED ON THE DEBT MARKET SEGMENT ("WDM") OF BSE ("DESIGNATED STOCK EXCHANGE"). THE ISSUER SHALL COMPLY WITH THE REQUIREMENTS						
OF THE SEBI LODR REGULATIONS (AS DEFINED HEREINAFTER) TO THE EXTENT APPLICABLE TO IT ON A CONTINUOUS BASIS.						
		DETAILS OF KE	Y MANAGERIAL PERSONNEL			
COMPANY SECRETARY AN	D COMPLIANCE OFFI	CER		CHIE	F FINANCIAL OFFICER	
NAME: Mr. Gajendra Thakur TELEPHONE: 022- 4097 7000 EMAIL ID: gajendra.thakur@incred.com			NAME: Mr. Vivek Bansal TELEPHONE: 022- 4097 7000 EMAIL ID: vivek.bansal@incred.com			
DEBENTURE TRUSTEE	STATUT	ORY AUDITOR	CREDIT RATING AGENCY		REGISTRAR AND TRANSFER AGENT	
PLEASE REFER TO THE RELEVANT KEY INFORMATION DOCUMENT(S)	Address: 19th Flo Highway, Ahmedab Tel: +91 079 6682 Email: sgk@deloitt	Deloitte Haskins & Sells  dress: 19th Floor, Shapath – V, S.G. hway, Ahmedabad, Gujarat, 380015 +91 079 6682 7300 all: sgk@deloitte.com by ravious as 116400			PLEASE REFER TO THE RELEVANT KEY INFORMATION DOCUMENT(S)	
DETAILS ABOUT UNDERWRITING OF THE ISSUE OF DEBT SECURITIES THE NATURE, NUMBER,		PRICE AND AMOUNT OF SECURITIES E (BASE ISSUE OR GREEN SHOE), AS		TYPE OF INSTRUMENT		
		E RELEVANT KEY INFORMATION	PLEASE R	EFFER TO THE RELEVANT KEY INFORMATION DOCUMENT(S)		
		Į.	SSUE SCHEDULE			
ISSUE OPENING DATE		ISSUE	E CLOSING DATE DATE OF EARLIEST CLOSING		DATE OF EARLIEST CLOSING	
		HE RELEVANT KEY INFORMATION PLEASE REFER TO THE RELEVANT KEY INFORMAT DOCUMENT(S)		REFER TO THE RELEVANT KEY INFORMATION DOCUMENT(S)		
COUPON RATE	COUPON PA	AYMENT FREQUENCY REDEMPTION DATE			REDEMPTION AMOUNT	
PLEASE REFER TO THE RELEVANT KEY	PLEASE REFER	TO THE RELEVANT KEY	PLEASE REFER TO THE RELEVANT	PLEAS	E REFER TO THE RELEVANT KEY INFORMATION DOCUMENT(S)	

KEY INFORMATION DOCUMENT(S

## **TABLE OF CONTENTS**

1.	DEFINITIONS AND ABBREVIATIONS	3				
2.	DISCLAIMERS	7				
3.	FORWARD-LOOKING STATEMENTS	12				
4.	RISK FACTORS	13				
5.	ISSUER INFORMATION	21				
6.	CREDIT RATING	35				
7.	LISTING OF DEBT SECURITIES	36				
8.	RECOVERY EXPENSE FUND	36				
9.	ISSUE SCHEDULE	36				
10.	NAME AND CONTACT DETAILS OF ARRANGERS AND OTHER PARTIES	36				
11.	FINANCIAL STATEMENTS	36				
12.	BRIEF HISTORY OF THE ISSUER SINCE ITS INCORPORATION GIVING DETAILS OF ITS FOLLOWING ACTIVITIES:	43				
13.	OTHER DISCLOSURES AND INFORMATION	52				
DEC	CLARATION	201				
ANI	NEXURE A: RATING LETTER FROM THE RATING AGENCY	202				
ANN	ANNEXURE B: CONSENT LETTER FROM THE DEBENTURE TRUSTEE 20					
ANN	ANNEXURE C: PRIVATE PLACEMENT OFFER CUM APPLICATION LETTER 20					
ANI	NEXURE D: IN PRINCIPLE APPROVAL	205				
ANI	NEXURE E: FINANCIAL STATEMENTS	206				

## 1. DEFINITIONS AND ABBREVIATIONS

Unless the context otherwise indicates or requires, the following terms shall have the meanings given below in this Information Memorandum.

Allot/Allotment/Allotted	Unless the context otherwise requires or implies, the allotment of the Debentures pursuant to this Issue.			
Application Form	The form used by the recipient of this Disclosure Document and/or the Private Placement Offer cum Application Letter, to apply for subscription to the Debentures, which is annexed to this Information Memorandum and marked as <b>Annexure IV</b> .			
Board/Board of Directors				
	Name of the Director	Designation		
	Mr. Bhupinder Singh Whole Time Director			
	Mr. Vivek Bansal	Whole Time Director		
	Mrs. Rupa Rajul Vora	Independent Director		
	Mr. Sankaran Nair Rajagopal	Independent Director		
	Ms. Ambika Bisla	Independent Director		
	Ms. Sunita Gupta	Independent Director		
	Mr. Karnam Sekar	Independent Director		
	Mr. Vivek Anand PS	Non Executive Director		
	Mr. Anil Nagu	Non Executive Director		
	Mr. Rohan Suri	Non Executive Director		
Business Day	Any day of the week (excluding Saturdays, Sundays and any other day which is a 'public holiday' for the purpose of Section 25 of the Negotiable Instruments Act, 1881 (26 of 1881)) on which banks are normally open for business in Mumbai, India and "Business Days" shall be construed			
CDSL	accordingly.  Central Depository Services Limited			
Client Loan	Each loan made by the Issuer as a lender, and "Client Loans" shall refer to the aggregate of such loans.			
Debentures / NCDs	Issue details as per the Key Information Document.			
	This bond issue does not form part of non-equity regulatory capital mentioned under Chapter V of SEBI NCS Regulations, 2021. The face value of each debt security issued on private placement basis shall be Rs. One lakh.			
Debenture Holders / Investors	The holders of the Debentures issued by the Issuer and shall include the registered transferees of the Debentures from time to time.			
Deemed Date of Allotment	As per the Key Information Document			
Debenture Trustee	Catalyst Trusteeship Limited			
Debenture Trustee Agreement	Agreement executed by and between the Debenture Trustee and the Company <i>inter alia</i> for the purposes of appointment of the Debenture Trustee to act as debenture trustee in connection with the issuance of the Debentures.			
Debenture Trust Deed	Shall mean the debenture trust deed executed/to be executed by and between the Debenture Trustee and the Company <i>inter alia</i> setting out the terms upon which the Debentures are being issued and shall include			

	the representations and warranties and the covenants to be provided by the Issuer.
Dood of the oation	
Deed of Hypothecation	The unattested deed of hypothecation to be entered into between the
	Issuer and the Debenture Trustee within 30 days to the Deemed Date of
	Allotment, pursuant to which the hypothecation over the Secured
	Property shall be created by the Issuer in favour of the Debenture
Domet	Trustee (acting for and on behalf of the Debenture Holders).
Demat	Refers to dematerialized securities which are securities that are in
	electronic form, and not in physical form, with the entries noted by the
Domositorios Ast	Depository.
Depositories Act	The Depositories Act, 1996, as amended from time to time.
Depository	A Depository registered with SEBI under the SEBI (Depositories and
Describes Destricted / DD	Participant) Regulations, 2018, as amended from time to time.
Depository Participant / DP	A depository participant as defined under the Depositories Act
Director(s)	Board of Director(s) of the Issuer.
Disclosure Document /	This document which sets out the information regarding the Debentures
Information Memorandum	being issued on a private placement basis.
DP ID	Depository Participant Identification Number.
Due Date	Any date on which the holders of the Debentures are entitled to any
	payments, whether on maturity or earlier (upon any Event of Default or
	upon the exercise of the Put Option or Call Option), prior to the
	scheduled Maturity Date or acceleration.
EFT	Electronic Fund Transfer.
Financial Year/ FY	Twelve months period commencing from April 1 of a particular calendar
	year and ending on March 31 of the subsequent calendar year.
Final Settlement Date	Shall mean the date on which the payments to be made by the Company
	in relation to the Issue have been irrevocably discharged in full and/or
	the Debentures have been redeemed by the Company in full in
	accordance with the terms of the Transaction Documents.
Final Fixing Date	As per the Key Information Document
Final Fixing Level	Official closing level of NIFTY 50 INDEX on Final Fixing Date.
Final Settlement Date	Shall mean the date on which the payments to be made by the Company
	in relation to the Issue have been irrevocably discharged in full and/or
	the Debentures have been redeemed by the Company in full in
	accordance with the terms of the Transaction Documents.
GAAP	Generally Accepted Accounting Principles prescribed by the Institute of
	Chartered Accountants of India from time to time and consistently
	applied by the Issuer.
IBC	Shall mean the Insolvency and Bankruptcy Code, 2016, and the rules and
	regulations made thereunder which are in effect from time to time and
	shall include any other statutory amendment or re-enactment thereof;
Indian GAAP	Means the generally accepted accounting principles, standards and
	practices in India or any other prevailing accounting standard in India as
	may be applicable
Indian Accounting Standard	Means Accounting standard adopted by companies in India and issued
(IND AS)	under the supervision of Accounting Standards Board (ASB)
Issue	Private placement of the Debentures.
Issue Opening Date	As per the Key Information Document
Issue Closing Date	As per the Key Information Document
Issuer/ Company	InCred Financial Services Limited

Initial Fixing Date	As per the Key Information Document
Initial Fixing Level	As per the Key Information Document
Majority Debenture Holders	Debenture Holders whose participation or share in the principal amount(s) outstanding with respect to the Debentures aggregate to more than 51% (Fifty One Percent) of the value of the nominal amount of the Debentures for the time being outstanding.
Material Adverse Effect	The effect or consequence of an event, circumstance, occurrence or condition which has caused, as of any date of determination, a material and adverse effect on (i) the financial condition, business or operation of the Issuer; (ii) the ability of the Issuer to perform their obligations under the Transaction Documents; or (iii) the validity or enforceability of any of the Transaction Documents (including the ability of any party to enforce any of its remedies thereunder).
Maturity Date	As per the Key Information Document
Net Assets	Net Assets shall mean the total assets on the balance sheet of the Issuer excluding any securitised assets and managed (non-owned) loan portfolio.
N.A.	Not Applicable.
NBFC Directions	RBI Master Direction on Non- Banking Financial Company- Systemically Important Non- Deposit taking Company and Deposit taking Company (Reserve Bank) Directions, 2016 (Master Direction DNBR. PD. 008/03.10.119/2016-17)
NSDL	National Securities Depository Limited.
Operational Circular	Shall mean the circular no. SEBI/HO/DDHS/P/CIR/2021/613 issued by SEBI on August 10, 2021
PAN	Permanent Account Number.
Pre-demerger KKR	KKR India Financial Services Limited (now known as InCred Financial Services Limited) prior to appointed Date of the Scheme.
Private Placement Offer cum application Letter/ PPOAL/Offer Letter	means the private placement offer cum application letter prepared and circulated by the Issuer to such Eligible Investors who are successful bidders, in compliance with Section 42 of the Companies Act, 2013 read with Rule 14 of the Companies (Prospectus and Allotment of Securities) Rules, 2014.
RBI	Reserve Bank of India.
Reference Index / Underlying Index	NSE Nifty 50 which is an index owned and managed by NSE Indices and the details of which are published on
Rating Agency	CARE Ratings Limited registered with SEBI pursuant to SEBI (Credit Rating Agencies) Regulations 1999, as amended from time to time.
Record Date	The date which will be used for determining the Debenture Holders who shall be entitled to receive the amounts due on any Due Date, which shall be the date falling not less than 15 (Fifteen) calendar days prior to any Due Date.
R&T Agent	Registrar and Transfer Agent to the Issue, in this case being Link Intime India Private Limited.
ROC	Registrar of Companies.
Rs. / INR	Indian Rupee.
RTGS	Real Time Gross Settlement.
Scheme	Composite scheme of amalgamation and arrangement among Bee Finance Limited (the transferor company), InCred Holdings Limited

SEBI	(erstwhile known as KKR Capital Markets India Limited) (the transferee company), Pre-demerger InCred (the Demerged Company), Issuer (the resulting company) and their respective shareholders under sections 230 to 232 read with section 66 and 234 and other applicable provisions of Companies Act, approved by National Company Law Tribunal ('NCLT'), Mumbai Bench on May 6, 2022.  Securities and Exchange Board of India constituted under the Securities and Exchange Board of India Act, 1992 (as amended from time to time).
SEBI NCS Regulations	The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021, issued by SEBI, as amended from time to time.
Security	As per Key Information Document.
Tax or Taxes	Shall mean any and all present or future, direct or indirect, claims for tax, withholding tax, surcharge, levy, impost, duty, cess, statutory due or other charge of a similar nature (including any penalty or interest payable in connection with any failure to pay or any delay in paying any of the same) including on gross receipts, sales, turn-over, value addition, use, consumption, property, service, income, franchise, capital, occupation, license, excise, documents (such as stamp duties) and customs and other taxes, duties, assessments, or fees, however imposed, withheld, levied, or assessed by any Government;
TDS	Tax Deducted at Source.
The Companies Act/ the Act	The provisions of the Companies Act, 2013, along with the rules and regulations made thereunder and the notifications, circulars and orders issued in relation thereto, as amended, modified or supplemented from time to time.
Terms & Conditions	Shall mean the terms and conditions pertaining to the Issue as outlined in the Transaction Documents.
Transaction Documents	Shall mean the documents executed or to be executed in relation to the issuance of the Debentures as more particularly set out in Section 7.1.
Valuation Agency	As per the Key Information Document
WDM	Wholesale Debt Market.
Wilful Defaulter	Shall mean an Issuer who is categorized as a wilful defaulter by any Bank or financial institution or consortium thereof, in accordance with the guidelines on wilful defaulters issued by the Reserve Bank of India and includes an issuer whose director or promoter is categorized as such in accordance with Regulation 2(n) of SEBI NCS Regulations.

#### 2. DISCLAIMERS

#### 2.1 ISSUER'S ABSOLUTE RESPONSIBILITY

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

#### 2.2 Disclaimer in relation to the General Information Document

This General Information Document is neither a prospectus nor a statement in lieu of prospectus and should not be construed to be a prospectus or a statement in lieu of prospectus under the Companies Act, 2013 (hereinafter referred to as "the Companies Act"). The issue of Debt Securities to be listed on BSE Limited ("BSE") is being made strictly on a private placement basis. This General Information Document is not intended to be circulated to any person other than the Eligible Investors. Multiple copies hereof given to the same entity shall be deemed to be given to the same person and shall be treated as such. This General Information Document does not constitute and shall not be deemed to constitute an offer to the public in general. This General Information Document shall be uploaded on the BSE BOND EBP Platform to comply with the Operational Guidelines and an offer shall only be made upon the issue of the PPOAL to successful bidders after the completion of the bidding process.

This General Information Document has been prepared in conformity with the SEBI NCS Regulations to provide general information about the Issuer and the Debt Securities to Eligible Investors and shall be uploaded on the BSE Bond EBP Platform to facilitate invitation of bids. This General Information Document shall be available on the wholesale debt market segment of BSE website after the final listing of the Debt Securities. This General Information Document does not purport to contain all the information that any Eligible Investors may require. Neither this General Information Document nor any other information supplied in connection with the issue of Debt Securities is intended to provide the basis of any credit or other evaluation and any recipient of this General Information Document should not consider such receipt a recommendation to subscribe to the issue or purchase any Debt Securities. Each Eligible Investor contemplating subscribing to the issue or purchasing any Debt Securities should make its own independent investigation of the financial condition and affairs of the Issuer and its own appraisal of the creditworthiness of the Issuer as well as the structure of the issue of Debt Securities. Eligible Investors should consult their own financial, legal, tax and other professional advisors as to the risks and investment considerations arising from an investment in the Debt Securities. It is the responsibility of successful bidders to also ensure that they will sell these Debt Securities strictly in accordance with this General Information Document and Applicable Laws, so that the sale does not constitute an offer to the public, within the meaning of the Companies Act. Neither the intermediaries, nor their agents, nor advisors associated with the issue of Debt Securities undertake to review the financial condition or any of the affairs of the Issuer contemplated by this General Information Document or have any responsibility to advise any Eligible Investor or successful bidders in the Debt Securities of any information coming to the attention of any other intermediary.

The Issuer confirms that, as of the date hereof, this General Information Document (including the documents incorporated by reference herein, if any) contains all information in accordance with the SEBI NCS Regulations that are material in the context of the issue of the Debt Securities, and are accurate in all material respects and does not contain any untrue statement of a material fact or omit to state any material fact necessary to make the statements herein not misleading, in the light of the circumstances under which they are made. No person has been authorised to give any information or to make any representation not contained or incorporated by reference in this General Information Document or in any material made available by the Issuer to any Eligible Investor pursuant hereto and, if given or made, such information or representation must not be relied upon as having been authorised by the Issuer. Further, the Issuer and the lead manager(s) (if any) accept no responsibility for statements made otherwise than in the General Information Document or in the advertisement or any other material issued by or at the instance of the Issuer and that anyone placing reliance on any source of information be doing so at his own risk.

This General Information Document and the contents hereof are restricted for providing information under SEBI NCS Regulations for the purpose of inviting bids on the BSE BOND EBP Platform only from the Eligible Investors. An offer of private placement shall be made by the Issuer by way of issue of the PPOAL to the successful bidders who have been addressed through a communication by the Issuer and / or the Arranger and only such recipients are eligible to apply for the Debt Securities. All Eligible Investors are required to comply with the relevant regulations/guidelines applicable to them, including but not limited to the Operational Guidelines for investing in the issue of Debt Securities. The contents of this General Information Document and any other information supplied in connection with this General Information Document or the Debt Securities are intended to be used only by those Eligible Investors to whom it is distributed. It is not intended for distribution to any other person and should not be reproduced or disseminated by the recipient.

No offer of private placement is being made to any persons other than the successful bidders on the BSE BOND EBP Platform to whom the PPOAL will be separately sent by or on behalf of the Issuer. Any application by any person who is not a successful bidder (as determined in accordance with the Operational Guidelines) shall be rejected without assigning any reason.

The person who is in receipt of this General Information Document shall maintain utmost confidentiality regarding the contents of this General Information Document and shall not reproduce or distribute in whole or part or make any announcement in public or to a third party regarding the contents of this General Information Document or deliver this General Information Document or any other information supplied in connection with this General Information Document or the Debt Securities to any other person, whether in electronic form or otherwise, without the consent of the Issuer. Any distribution or reproduction of this General Information Document in whole or in part or any public announcement or any announcement to third parties regarding the contents of this General Information Document or any other information supplied in connection with this General Information Document or the Debt Securities is unauthorized. Failure to comply with this instruction may result in a violation of the Companies Act, the SEBI NCS Regulations or other Applicable Law(s) of India and other jurisdictions.

This General Information Document has been prepared by the Issuer for providing information in connection with the proposed issue of Debt Securities described in this General Information Document. The Issuer does not undertake to update this General Information Document to reflect

subsequent events after the date of the General Information Document and thus it should not be relied upon with respect to such subsequent events without first confirming its accuracy with the Issuer.

Neither the delivery of this General Information Document nor any issue of Debt Securities made hereunder shall, under any circumstances, constitute a representation or create any implication that there has been no change in the affairs of the Issuer since the date hereof.

This General Information Document does not constitute, nor may it be used for or in connection with, an offer or solicitation by anyone in any jurisdiction other than in India in which such offer or solicitation is not authorised or to any person to whom it is unlawful to make such an offer or solicitation. No action is being taken to permit an offering of the Debt Securities or the distribution of this General Information Document in any jurisdiction where such action is required. The distribution of this General Information Document and the offer, sale, transfer, pledge or disposal of the Debt Securities may be restricted by law in certain jurisdictions. Persons who have possession of this General Information Document are required to inform themselves about any such restrictions. No action is being taken to permit an offering of the Debt Securities or the distribution of this General Information Document in any jurisdiction other than India.

Each person receiving the General Information Document acknowledges that:

Such person has been afforded an opportunity to request and to review and has received all additional information considered by it to be necessary to verify the accuracy of or to supplement the information herein and such person has not relied on any intermediary that may be associated with issuance of Debt Securities in connection with its investigation of the accuracy of such information or its investment decision. Each such person in possession of this General Information Document should carefully read and retain this General Information Document. However, each such person in possession of this General Information Document is not to construe the contents of this General Information Document as investment, legal, accounting, regulatory or tax advice, and such persons in possession of this General Information Document should consult their own advisors as to all legal, accounting, regulatory, tax, financial and related matters concerning an investment in the Debt Securities. Each person receiving this General Information Document acknowledges and confirms that he is not an arranger for the Debt Securities save and except arranger as defined in this General Information Document.

## 2.3 Disclaimer in respect of jurisdiction

This General Information Document does not constitute an offer to sell or an invitation to subscribe to the Debt Securities herein, in any other jurisdiction and to any person to whom it is unlawful to make an offer or invitation in such jurisdiction. Any dispute arising in respect thereof will be subject to the exclusive jurisdiction of the courts and tribunals of Kolkata, West Bengal or Mumbai, Maharashtra.

## 2.4 Disclaimer in respect of the Stock Exchange

As required, a copy of this General Information Document along with the relevant Key Information Document(s) shall be submitted to the Stock Exchange for hosting the same on its website.

It is to be distinctly understood that such submission of this General Information Document along with the relevant Key Information Document(s) with Stock Exchange or hosting the same on its

website should not in any way be deemed or construed that the document has been cleared or approved by the Stock Exchange; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this General Information Document and the relevant Key Information Document(s); nor does it warrant that the Issuer's Debt Securities will be listed or continue to be listed on the Stock Exchange; nor does it take responsibility for the financial or other soundness of the Issuer, its promoters, its management or any scheme or project of the Issuer. Every person who desires to apply for or otherwise acquire any Debt Securities of the Issuer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Stock Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

## 2.5 Disclaimer by the Credit Rating Agency

As specified under the relevant Key Information Document(s).

#### 2.6 Disclaimer in respect of the Securities & Exchange Board of India

This General Information Document has not been filed with SEBI. The Debt Securities have not been recommended or approved by SEBI nor does SEBI guarantee the accuracy or adequacy of this General Information Document.

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

## 2.7 Disclaimer in respect of the Reserve Bank of India

The Debt Securities have not been recommended or approved by the RBI nor does RBI guarantee the accuracy or adequacy of this General Information Document. It is to be distinctly understood that this General Information Document should not, in any way, be deemed or construed that the Debt Securities have been recommended for investment by the RBI. RBI does not take any responsibility either for the financial soundness of the Issuer, or the Debt Securities being issued by the Issuer or for the correctness of the statements made or opinions expressed in this General Information Document. Potential investors may make investment decision in the Debt Securities offered in terms of this General Information Document solely on the basis of their own analysis and RBI does not accept any responsibility about servicing/repayment of such investment.

RBI does not accept any responsibility or guarantee about the present position as to the financial soundness of the Company or for the correctness of any of the statements or representations made or opinions expressed by the Company and for discharge of liability by the Company.

## 2.8 Disclaimer in respect of the Arranger

As specified in the relevant Key Information Document(s).

#### 2.9 Cautionary note

The Eligible Investors have confirmed that they: (i) are knowledgeable and experienced in financial and business matters, have expertise in assessing credit, market and all other relevant risk and are capable of evaluating, and have evaluated, independently the merits, risks and suitability of purchasing the Debt Securities, (ii) understand that the Issuer has not provided, and will not provide, any material or other information regarding the Debt Securities, except as required in terms of the Transaction Documents, (iii) have not requested the Issuer to provide it with any such material or other information except as required in terms of the Transaction Documents, (iv) have not relied on any investigation that any person acting on their behalf may have conducted with respect to the Debt Securities, (v) have made their own investment decision regarding the Debt Securities based on their own knowledge (and information they have or which is publicly available) with respect to the Debt Securities or the Issuer, (vi) have had access to such information as deemed necessary or appropriate in connection with purchase of the Debt Securities, (vii) are not relying upon, and have not relied upon, any statement, representation or warranty made by any person, other those as set out under the Transaction Documents, and (viii) understand that, by purchase or holding of the Debt Securities, they are assuming and are capable of bearing the risk of loss that may occur with respect to the Debt Securities, including the possibility that they may lose all or a substantial portion of their investment in the Debt Securities, and they will not look to the Trustee appointed for the Debt Securities, as may be applicable for all or part of any such loss or losses that they may suffer.

Recipients shall not be entitled to use any of the information otherwise than for deciding whether to invest in the Debt Securities.

No person including any employee of the Issuer has been authorized to give any information or to make any representation not contained in this General Information Document. Any information or representation not contained herein must not be relied upon as having been authorized by or on behalf of the Issuer. Neither the delivery of this General Information Document at any time nor any statement made in connection with the offering of the Debt Securities shall under the circumstances imply that any information/representation contained herein is correct at any time subsequent to the date of this General Information Document. The distribution of this General Information Document, the relevant Key Information Document(s) or the Application Forms and the offer, sale, pledge or disposal of the Debt Securities may be restricted by law in certain jurisdictions. Persons into whose possession this General Information Document comes are required by the Issuer to inform themselves about and observe any such restrictions. The sale or transfer of these Debt Securities outside India may require regulatory approvals in India, including without limitation, the approval of the RBI.

#### 2.10 Force Majeure

The Issuer reserves the right to withdraw the bid prior to the issue of Debt Securities in accordance with the Operational Guidelines, in the event of any unforeseen development adversely affecting the economic and regulatory environment or otherwise.

#### 2.11 Confidentiality

By accepting a copy of this General Information Document or any other information supplied in connection with this General Information Document or the Debt Securities, each recipient agrees that neither it nor any of its employees or advisors will use the information contained herein for any purpose other than evaluating the transaction described herein or will divulge to any other party any such information, unless such information is already available in the public domain, or required to be disclosed on account of law, orders of any court, tribunal, regulator or any adjudicating body, and in relation to any legal proceedings. This General Information Document or any other information supplied in connection with this General Information Document or the Debt Securities must not be photocopied, reproduced, extracted or distributed in full or in part to any person other than the recipient without the prior written consent of the Issuer.

#### 3. FORWARD-LOOKING STATEMENTS

Certain statements in this General Information Document are not historical facts but are "forward-looking" in nature. Forward-looking statements appear throughout this General Information Document, including, without limitation, under the section titled "Risk Factors". Forward-looking statements may include statements concerning the Issuer's plans, financial performance, the Issuer's competitive strengths and weaknesses, and the trends the Issuer anticipates in the industry, along with the political and legal environment, and geographical locations, in which the Issuer operates, and other information that is not historical information.

The Company may have included statements in this General Information Document, that contain words or phrases such as "will", "would", "aim", "aimed", "will likely result", "is likely", "are likely", "believe", "expect", "expected to", "will continue", "will achieve", "anticipate", "estimate", "estimating", "intend", "plan", "contemplate", "seek to", "seeking to", "trying to", "target", "propose to", "future", "objective", "goal", "project", "should", "can", "could", "may", "will pursue" and similar expressions or variations of such expressions, that may constitute "forward-looking statements". These forward-looking statements involve a number of risks, uncertainties and other factors that could cause actual results, opportunities and growth potential to differ materially from those suggested by the forward-looking statements. These risks and uncertainties include, but are not limited to:

- **3.1** General economic and business conditions in India and other countries (including where the Company has a presence);
- **3.2** The impact of the outbreak of COVID-19 on the global, the Company's operations and liquidity and economic environment;
- **3.3** The Company's ability to successfully implement its strategy, its growth and expansion plans and technological changes;
- **3.4** The Company's ability to manage the increased complexity of the risks that the Company faces following its rapid growth;
- 3.5 Changes in the value of the Indian Rupee and changes in value of other currencies;
- 3.6 Changes in Indian or international interest rates, credit spreads and equity market prices;
- **3.7** Changes in laws and regulations that apply to the Company in India and in other countries where the Company is carrying on business;
- 3.8 Changes in political conditions in India and in other countries where the Company is carrying

on business; and

**3.9** Changes in the foreign exchange control regulations in India and in other jurisdictions where the Company is carrying on business.

The Company undertakes no obligation to update forward-looking statements to reflect events or circumstances after the date thereof. Forward looking statements speak only as of the date of this General Information Document. None of the Issuer, its Directors, its Officers or any of their respective affiliates or associates has any obligation to update or otherwise revise any statement reflecting circumstances arising after the date hereof or to reflect the occurrence of underlying events, even if the underlying assumptions do not come to fruition.

In addition, other factors that could cause actual results to differ materially from those estimated by the forward-looking statements contained in this General Information Document include, but are not limited to the general economic and political conditions in India and the other countries which have an impact on the Company's business activities or investments, political or financial instability in India or any other country caused by any factor including any terrorist attacks in India, the United States or elsewhere or any other acts of terrorism world-wide, any anti-terrorist or other attacks by the United States, the monetary and interest rate policies of India, political or financial instability in India or any other country caused by tensions between India and Pakistan related to the Kashmir region or military armament or social unrest in any part of India, inflation, deflation, unanticipated turbulence in interest rates, changes in the value of the Indian Rupee, foreign exchange rates, equity prices or other rates or prices, the performance of the financial markets and level of internet penetration in India and globally, changes in domestic and foreign laws, regulations and taxes, changes in competition and the pricing environment in India and regional or general changes in asset valuations. For a further discussion on the factors that could cause actual results to differ, see the discussion under "Risk Factors" contained in this General Information Document.

## 4. RISK FACTORS

The management of the Issuer believes that the following risks factors may affect its ability to fulfil its obligations in relation to the Debentures. Investors should consider these risk factors carefully for evaluating the Issuer and its business before making any investment decision. Unless the context requires otherwise, the risk factors described below apply to Poonawalla Fincorp Limited only.

## 4.1 General risk

"Investment in non-convertible securities involve a degree of risk and investors should not invest any funds in such securities unless they can afford to take the risk attached to such investments. Investors are advised to take an informed decision and to read the risk factors carefully before investing in this offering. For taking an investment decision, investors must rely on their examination of the issue including the risks involved in it. Specific attention of investors is invited to statement of risk factors contained under Section 9 of this General Information Document. These risks are not, and are not intended to be, a complete list of all risks and considerations relevant to the non-convertible securities or investor's decision to purchase such securities."

## 4.2 Risks in relation to the unaudited financial information

This General Information Document includes the unaudited financial results for the quarter ended June 30, 2024, in respect of which our statutory auditors have issued their review reports dated July 15, 2024. For further details in relation to unaudited financial results for the quarter ended

June 30, 2024, please refer to Annexure E (Financial Information) of this Key Information Document. Any financial results published in the future may not be consistent with past performance. Accordingly, prospective investors should rely on their independent examination of our financial position and results of operations, and should not place undue reliance on, or base their investment decision solely on the financial information included in this Key Information Document.

#### 4.3 Increasing competitive environment for business.

The successful implementation of the Company's growth plans depends on its ability to face the competition. The main competitors of the Company are NBFCs, financial institutions and banks, alternate investment funds, private wealth management, offshore investors. The Company, being a non-deposit taking NBFC, does not have access to low cost deposits. Many of its competitors may have significantly greater financial, technical, marketing and other resources. Many of them also offer a wider range of services and financial products than the Company does and have greater brand recognition and a larger client base.

#### 4.4 Credit risk of Borrowers.

Any lending and investment activity by the Company is exposed to credit risk arising from interest / repayment default by borrowers and other counterparties. As an NBFC, the Company has lent money for various maturities and with varying security to a variety of clients. The Company is exposed to the risk of such third parties which owe money, securities or other assets not performing their obligations due to various reasons.

The Company has a systematic credit evaluation process and monitors its asset portfolio on a regular basis to detect any material development, and constantly evaluate the changes and developments in sectors in which it has substantial exposure. Despite these efforts, there can be no assurance that repayment default will not occur and/or there will be no adverse effect on the Company's financial results and/or operations as a result thereof.

In performing its credit assessment, the Company relies primarily on information furnished by or on behalf of its borrowers, including financial information, based on which the Company performs its credit assessment. The Company may also depend on certain representations and undertakings as to the accuracy, correctness and completeness of information, and the verification of the same by agencies to which such functions are outsourced. Any such information if materially misleading may increase the risk of default and could adversely impact the financial condition, financial results and/or operations of the Company.

#### 4.5 Collateral Risk

A substantial portion of the Company's gross loan portfolio is secured by assets, moveable and immoveable. The value of the security/collateral granted in favour of the Company, as the case may be, may decline due to adverse market and economic conditions (both global and domestic), delays in insolvency, winding up and foreclosure proceedings, defects in title, difficulty in locating moveable assets, inadequate documentation in respect of assets secured and the necessity of obtaining regulatory approvals for the enforcement of the Company's security over the assets comprising its security and the Company may not be able to recover the estimated value of the assets, thus exposing it to potential losses.

## 4.6 Legal Risk.

Enforcement proceedings before Indian courts may be time consuming and could expose the

Company to potential losses. Although the Company regularly reviews its credit exposures, defaults may arise from events or circumstances that are difficult to detect or foresee.

#### 4.7 Product Related Risks

## A. The composition of the securities underlying the Reference Index to which a Debenture may be linked may change over time.

The composition of the constituents of the Reference Index to which the Debentures are linked may change over time. The Reference Index sponsor may, in its sole discretion, add, delete or substitute the securities underlying the index or make other methodological changes required by certain corporate events relating to the securities underlying the Reference Index that could change the value of the index. There may be additions to the securities in Reference Index to which the Debenture Holders may not want exposure, or deletions of securities to which they would want exposure. The Debenture Holders should not place undue reliance on the creditworthiness, business plans or prospects or other factors relating to any particular issuer of constituents of Reference Index as of the date hereof.

#### **B. Structure Risks**

The Debentures being structured debentures are sophisticated instruments which involve a significant degree of risk and are intended for sale only to those Investors capable of understanding the risks involved in such instruments. Please note that both the return on the Debentures and the return of the principal amount in full are at risk if the Debentures are not held till, or for any reason have to be sold or redeemed, before the Maturity Date. The Debentures are a principal protected product only upon maturity.

The Debentures are structured and are complex and an investment in such a structured product may involve a higher risk of loss of a part of the initial investment as compared to investment in other securities unless held till final Maturity Date. The Debenture Holder shall receive at least the face value of the Debenture only if the Investor holds and is able to hold the Debentures till the Maturity Date. Prior to investing in the Debentures, a prospective Investor should ensure that such prospective Investor understands the nature of all the risks associated with the investment in order to determine whether the investment is suitable for such prospective Investor in light of such prospective Investor's experience, objectives, financial position and other relevant circumstances. Prospective Investors should independently consult with their legal, regulatory, tax, financial and/or accounting advisors to the extent the prospective Investor considers necessary in order to make their own investment decisions.

An investment in Debentures where the payment of premium (if any), and/or coupon and/or other consideration (if any) payable or deliverable thereon is determined by reference to one or more equity or debt securities, indices, baskets, formulas or other assets or basis of reference will entail significant risks not associated with a conventional fixed rate or floating rate debt security. Such risks include, without limitation, changes in the level or value of the relevant underlying equity or debt securities or basket or index or indices of equity or debt securities or other underlying asset or basis of reference and the holder of the Debentures may receive a lower (or no) amount of premium, coupon or other consideration than the holder expected. The Company has no control over a number of matters that are important in determining the existence, magnitude and longevity of such risks and their results, including, but not limited to, economic, financial and political events. In addition, if an index or formula used to determine any amounts payable or deliverable in respect of the Debentures contains a multiplier or leverage factor, the effect of any change in such index or formula will be magnified. In recent times, the values of certain indices, baskets and formulas have been volatile and volatility in those and other indices, baskets and

formulas may occur in the future.

#### C. Credit Risk

While the repayment of sums due at maturity is provided by the Issuer, investors should be aware that receipt of any coupon payment and principal amount at maturity on the Debentures is subject to the credit risk of the Issuer. Investors assume the risk that the Company will not be able to satisfy their obligations under the Debentures and investors may or may not recover all or part of the principal amount in case of default by the Issuer.

Any stated credit rating of the Company reflects the independent opinion of the referenced rating agency as to the creditworthiness of the rated entity but is not a guarantee of credit quality of the Company. Any downgrading of the credit ratings of the Company or its parent or affiliates, by any rating agency could result in a reduction in the value of the Debentures. In the event that bankruptcy proceedings or composition, scheme of arrangement or similar proceedings to avert bankruptcy are instituted by or against the Company, the payment of sums due on the Debentures may be substantially reduced or delayed.

D. The Debenture Holders should consult their own tax, legal, accounting experts to determine the impact of any change in valuation, returns etc. of these debentures in case of any prepayment or early redemption or premature exit by the Company relating to Debentures due to linkages to the reference asset

An investment in Debentures that has payments of principal, coupon or both, indexed to the value of any equity share, index or any other rate, asset or index, or a basket including one or more of the foregoing and /or to the number of observation of such value falling within or outside a prestipulated range (each of the foregoing, a "Reference Value") will entail significant risks not associated with a conventional fixed rate or floating rate debt security. Such risks include, without limitation, changes in the applicable Reference Value and how such changes will impact the amount of any principal or coupon payments linked to the applicable Reference Value. The Company has no control over a number of matters that are important in determining the existence, magnitude and longevity of such risks and their results, including economic, financial and political events. Past performance of any Reference Value to which any principal or coupon payments may be linked is not necessarily indicative of future performance. Investors should be aware that a Reference Value may go down as well as up and/or be volatile and the resulting impact such changes will have on the amount of any principal or coupon payments will depend on the applicable index formula. The Debenture Holder shall receive at least the face value of the Debenture only if the investor holds and is able to hold the Debentures and the Debentures are not sold or redeemed or bought back till the Maturity Date.

If so specified, the early redemption amount, if any, may in certain circumstances be determined by the Valuation Agency(ies) based upon the market value of the Debentures less any costs associated with unwinding any hedge positions relating to the Debentures. In the event the terms and conditions do not provide for a minimum redemption amount even in the event of an early redemption, then on such occurrence a holder may receive less than 100.00% of the principal amount. In case of principal/capital protected market linked debentures, the principal amount is subject to the credit risk of the Issuer whereby the Debenture Holder may or may not recover all or part of the funds in case of default by the Issuer. However, if the Debentures are held till the Maturity Date, subject to credit risk of the Issuer, the Debenture Holder of the Debenture will receive at least the principal amount.

The Debentures are likely to be less liquid than conventional fixed or floating rate debt instruments.

No representation will be made as to the existence of a market for the Debentures. While the Company intends under ordinary market conditions to indicate and/or procure indication of prices for any such Debentures there can be no assurance as to the prices that would be indicated or that the Company will offer and/or cause to purchase any Debentures. The price given, if any, will be affected by many factors including, but not limited to, the remaining term and outstanding principal amount of the Debentures, the level of the Reference Value, fluctuations in interest rates and/or in exchange rates, volatility in the Reference Value used to calculate the amount of any coupon or principal payments, and credit spreads. Consequently, prospective Investors must be prepared to hold the Debentures for an indefinite period of time or until the redemption or maturity of the Debentures. Trading levels of any Debentures will be influenced by, among other things, the relative level and performance of the applicable Reference Value and the factors described above.

### 4.8 Credit Risk of the Company

Potential investors should be aware that receipt of principal amount and any other amounts that may be due in respect of the Debentures is subject to the credit risk of the Company. If bankruptcy proceedings or composition, scheme of arrangement or similar proceedings to avert bankruptcy are instituted by or against the Company, the payment of sums due on the Debentures may be substantially reduced or delayed.

## 4.9 Non Performing Assets (NPA)

The Company makes provisions for NPAs in accordance with the provisions prescribed by the RBI. The Company believes that its overall financial profile and capitalization levels provide significant risk mitigation. However, the occurrence of NPAs or an increase in the level of NPAs may adversely affect the Company's business, financial results and/or operations.

## 4.10 Interest Rate Risk

The Company's interest income from lending is dependent upon interest rates and their movement. Interest rates are highly sensitive to many factors beyond the control of the Company, including the monetary policies of the RBI, domestic and international economic and political conditions, inflation and other factors. Due to these factors, interest rates in India have historically experienced a relatively high degree of volatility. Consequently, there can be no assurance that significant interest rate movements will not have an adverse effect on the Company's financial results and/or operations.

## 4.11 Access to Capital Market and Commercial Borrowings

With the growth of its business, the Company will increasingly rely on funding from the debt capital markets and commercial borrowings. The Company's growth and financial performance will depend on its continued ability to access funds at competitive rates which in turn will depend on various factors including its ability to maintain its credit ratings.

## 4.12 Operational and System Risk

The Company is faced with operational and system risks, which may arise because of various factors, viz., improper authorizations, failure of employees to adhere to approved procedures, inappropriate documentation, failure in maintenance of proper security policies, frauds, inadequate training and employee errors. Further, the Company also faces security risk in terms of system failures, information system disruptions, communication systems failure which involves certain risks like data loss, breach of confidentiality and adverse effect on business continuity and

network security.

If any of the systems do not operate properly or are disabled or if other shortcomings or failures in internal processes or systems are to arise, this could affect the Company's operations and/or result in financial loss, disruption of the Company's businesses, regulatory intervention and/or damage to its reputation. In addition, the Company's ability to conduct business may be adversely impacted by a disruption (i) in the infrastructure that supports its businesses and (ii) in the localities in which it is located.

## 4.13 Any inability of the company to attract or retain talented professionals may impact its business operations

The business in which the Company operates is very competitive and ability to attract and retain quality talent impacts the successful implementation of growth plans. The Company may lose business opportunities and its business would suffer if such required manpower is not available on time. The inability of the Company to replace manpower in a satisfactory and timely manner may adversely affect its business and future financial performance.

### 4.14 Employee Misconduct

Any kind of employee misconduct may impair the Company's ability to service clients. It is not always possible to deter employee misconduct and the precautions the Company takes to detect and prevent this activity may not be effective in all cases.

## 4.15 Downgrading in credit rating

CRISIL Ratings Limited has assigned CRISIL AA- [CRISIL AA-; Stable (pronounced as CRSIL Double A minus rating with Stable outlook)] rating to the Debentures of the Issuer for borrowing up to an aggregate amount of INR 870,55,00,000 (Indian Rupees Eight Hundred Seventy Crores Fifty five lakhs only). Similarly ICRA Limited has assigned ICRA AA-; stable (pronounced as ICRA double A-with stable outlook) rating to the debentures of the Issuer for borrowing upto an aggregate amount of INR 400,00,00,000 (Indian Rupees Four Hundred Crores only). The Company cannot guarantee that these rating will not be downgraded. In the event of deterioration in the financial health of the Company, there is a possibility that the rating agency may downgrade the rating of the Debentures. In such cases, potential investors may have to take losses on re-valuation of their investment or make provisions towards sub-standard/ non-performing investment as per their usual norms. Such a downgrade in the credit rating may lower the value of the Debentures and/or the Company's ability to meet its obligations in respect of the Debentures could be affected.

## 4.16 No guarantee

InCred Holdings Limited, the Company's holding company has not provided any guarantee in any manner with respect to the Debentures and no Investor shall have any recourse against InCred Holdings Limited, any of its promoters or group companies, except the Company, with respect to the performance of the terms and conditions of the Issue.

## 4.17 Debenture Redemption Reserve

NBFCs registered with RBI are exempt from the requirement of creation of debenture redemption reserve in respect of privately placed debentures. Pursuant to this rule, the Company does not intend to create any such reserve funds for the redemption of the Debentures.

## 4.18 Security may be insufficient to redeem the Debentures

The Debentures are proposed to be secured by the assets to the tune of minimum 100% of the principal and accrued interest amounts of the Debentures or as per the terms of this Information Memorandum, in favour of the Debenture Trustee. In the event that the Company is unable to meet its payment and other obligations towards Investors under the terms of the Debentures, the Debenture Trustee may enforce the Security as per the terms of security documents, and other related documents. It is the duty of the Debenture Trustee to monitor that the security/ asset cover is maintained. The value realised from the enforcement of the Security may be insufficient to redeem the Debentures.

#### 4.19 Tax and other Considerations

Special tax, accounting and legal considerations may apply to certain types of potential investors. Potential investors are urged to consult with their own financial, legal, tax and other professional advisors to determine any financial, legal, tax and other implications of an investment into the Debentures.

#### 4.20 The Debentures may be illiquid

The Company intends to list the Debentures on the WDM segment of the BSE. The Company cannot provide any guarantee that the Debentures will be frequently traded on the Stock Exchange and that there would be any market for the Debentures. It is not possible to predict if and to what extent a secondary market may develop for the Debentures or at what price the Debentures will trade in the secondary market or whether such market will be liquid or illiquid. The fact that the Debentures may be so listed or quoted or admitted to trading does not necessarily lead to greater liquidity than if they were not so listed or quoted or admitted to trading.

The Company may, but is not obliged to, at any time purchase the Debentures at any price in the market or by tender or private agreement. Any Debentures so purchased may be resold or surrendered for cancellation. The more limited the secondary market is, the more difficult it may be for holders of the Debentures to realize value for the Debentures prior to settlement of the Debentures. Further, the Company may not be able to issue any further Debentures, in case of any disruptions in the securities market.

## 4.21 Future legal and regulatory obstructions

Future government policies and changes in laws and regulations in India (including their interpretation and application to the operations of the Company) and comments, statements or policy changes by any regulator and any regulatory action, including but not limited to SEBI or RBI, may adversely affect the Debentures, and restrict the Company's ability to do business. The timing and content of any new law or regulation is not within the Company's control and such new law, regulation, comment, statement or policy change could have an adverse effect on its business, financial results and/or operations. Further, SEBI, the relevant Stock Exchange(s) or other regulatory authorities may require clarifications on this Offer Document, which may cause a delay in the issuance of Debentures or may result in the Debentures being materially affected or even rejected.

### 4.22 A slowdown in economic growth in India

The Company's performance and the quality and growth of its assets are necessarily dependent on the health of the overall Indian economy. A slowdown in the Indian economy may adversely affect its business, including its ability to enhance its asset portfolio and the quality of its assets, and its ability to implement certain measures could be adversely affected by a movement in interest rates, or various other factors affecting the growth of industrial, manufacturing and services sector or a

general downtrend in the economy. Any adverse revision to India's credit rating for domestic and international debt by international rating agencies may adversely impact the Company's ability to raise additional financing and the interest rates and other commercial terms at which such additional financing is available.

#### 4.23 Material changes in regulations to which the Company is subject

NBFCs in India are subject to detailed supervision and regulation by the RBI, though currently NBFCs not accepting public deposits are exempt from many provisions. In addition, the Company is generally subject to changes in Indian law, as well as to changes in regulations and policies and accounting principles. The RBI also requires the Company to make provisions in respect of NPAs.

Any changes in the regulatory framework affecting NBFCs including risk weights on assets and/or provisioning norms for NPAs and/or capital adequacy requirements could adversely affect the profitability of the Company or its future financial performance by requiring a restructuring of its activities, increasing costs or otherwise. The Company is classified as a NBFC-ND-SI as defined in the RBI guidelines, which is subject to certain statutory, regulatory, exposure and prudential norms and this may limit the flexibility of the Company's loans, investments and other products.

# 4.24 Company's indebtedness and covenants imposed by its financing arrangements may restrict its ability to conduct its business

The Company's financing arrangements may require it to maintain certain security cover for some of its borrowings. Should there be any breach of financial or other covenants of any financing arrangement and such breach continues beyond the stipulated cure period (if any), the Company may be subjected to various consequences because of such default including forced repayment of such borrowings. Further, under some of the financing arrangements, the Company may be required to inform/ obtain prior approval of the lenders/ debenture holders/ debenture trustee for various actions. This may restrict/ delay some of the actions/ initiatives of the Company from time to time.

# 4.25 Acts of God, terrorist attacks, civil unrest and other acts of violence or war involving India and other countries could adversely affect the financial markets and the Company's business

Acts of God, terrorist attacks and other acts of violence or war may negatively affect the Indian markets and may also adversely affect the worldwide financial markets. These acts may also result in a loss of business confidence. In addition, adverse social, economic and political events in India could have a negative impact on the Company. Such incidents could also create a perception that investment in Indian companies involves a higher degree of risk which could have an adverse impact on the Company's business.

#### 4.26 General Risk Factors

Investment in debt and debt related securities involve a degree of risk and investors should not invest any funds in the debt instruments, unless they can afford to take the risks attached to such investments. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, the investors must rely on their own examination of the Company, this Offer Document issued in pursuance hereof and the Issue including the risks involved. The Issue has not been recommended or approved by SEBI or RBI nor does SEBI or RBI guarantee the accuracy or adequacy of this Offer Document.

## **4.27** Risks related to the issuance of Debt Securities as required under the SEBI NCS Regulations Please refer to the relevant Key Information Document(s).

#### 5. ISSUER INFORMATION

#### 5.1 General Information about the Issuer

Company	InCred Financial Services Limited			
Date of Incorporation	February 3, 1995			
Registered Office and	Registered Office: Unit No. 1203, 12th floor, B Wing, The Capital, Plot			
Corporate office	No. C - 70, G Block, Bandra Kurla Complex (BKC), Mumbai – 400 051			
	Corporate Office: Unit No. 1203, 12th floor, B Wing, The Capital, Plot No.			
	C - 70, G Block, Bandra Kurla Complex (BKC), Mumbai – 400 051			
Telephone	+91 22 6844 6100			
Email	incred.compliance@incred.com			
Compliance Officer	Gajendra Singh Thakur			
Arranger	Please refer to the relevant Key Information Document			
<b>Chief Financial Officer</b>	Vivek Bansal			

#### 5.2 Overview of the Issuer and a brief summary of the business activities of the Issuer

#### Overview

InCred Financial Services Limited (IFSL) (formally known as KKR India Financial Services Limited) was incorporated as a Private limited company on February 3, 1995 by the name of 'Multiflow Financial Services Private Limited'. The Company changed its name from 'Multiflow Financial Services Private Limited' to 'KKR India Financial Services Private Limited' in July, 2010; and further changed to 'KKR India Financial Services Limited' ("KIFS") on December 21, 2018. The name of KIFS further changed to InCred Financial Services Limited ("IFSL") post conclusion of composite scheme of amalgamation and arrangement with InCred Prime Finance Limited (formerly known as InCred Financial Services Limited) on August 3 2022. The Company is registered with the RBI as a non- deposit accepting NBFC. The Company is a systemically important NBFC. The Company is a new-age financial services platform that leverages technology and data-science to make lending quick and easy and is engaged in granting loans in the nature of Personal Loans, Education Loans and SME Business Loans. The Company has its registered office located at Unit No. 1203, 12th floor, B Wing, The Capital, Plot No. C - 70, G Block, Bandra - Kurla Complex, Bandra East, Mumbai - 400 051. The shares of the Company are not listed on any stock exchange, however the Non-Convertible debentures and Commercial Papers of the Company are listed on the BSE WDM and NSE WDM platform.

The Board of Directors of the Company at their meeting held on September 3, 2021, had approved the Composite Scheme of Arrangement (the 'Scheme') with InCred Holdings Limited (formerly known as KKR Capital Markets India Limited), Bee Finance Limited, InCred Prime Finance Limited (formerly known as InCred Financial Services Limited) and the Company and the same was filed with various regulatory authorities and the National Company Law Tribunal ("NCLT").

The Hon'ble National Company Law Tribunal ("NCLT"), Mumbai Bench, vide order dated May 6, 2022 had approved the composite scheme of amalgamation and arrangement and the same was made effective by the Board of Directors of the Company, InCred Prime Finance Limited (formerly known as InCred Financial Services Limited) and InCred Holdings Limited (formerly known as KKR Capital Markets India Limited) at their respective meeting held on July 26, 2022 and the relevant

filings were done with the Registrar of Companies, within the prescribed timelines.

Under the Scheme, the identified NBFC business of InCred Prime Finance Limited (formerly known as InCred Financial Services Limited) has been demerged with InCred Financial Services Limited (formerly known as KKR India Financial Services Limited). As per the terms of the Scheme, the Board of Directors of erstwhile InCred Prime Finance Limited (formerly known as InCred Financial Services Limited) have been appointed as the directors of the Company constituting majority. Further, with the discharge of purchase consideration for the demerger, the shareholders of InCred Prime Finance Limited (formerly known as InCred Financial Services Limited) will hold majority shareholding of the Company.

## 5.3 The Company has the following subsidiaries as on June 30, 2024.

Sr. No.	Name and address of the company	Business	% of shares held	Branches as on June 30, 2024
1	InCred Finserv Private Limited (formerly known as InCred Management & Technology Services Private Limited)	Support services	100%	Nil
	Regd. office Address: Unit No. 1203, 12th floor, B Wing, The Capital, Plot No. C - 70, G Block, Bandra - Kurla Complex, Bandra East, Mumbai - 400 051			
2	InCred.Ai Limited  Regd. office Address: Unit No. 1203, 12th floor, B Wing, The Capital, Plot No. C - 70, G Block, Bandra - Kurla Complex, Bandra East, Mumbai - 400 051	Activities related to Artificial Intelligence	100%	Nil

The Company has 82 branch offices as on June 30, 2024

Sr. No.	State	City	Branch	Office Address
1	Maharashtra	Mumbai	Mumbai- BKC 12th Floor	No.1203,B Wing,The captial,12th floor,Bandra Kurla complex,Mumbai 400051
2	Maharashtra	Mumbai	Mumbai- Andheri	Unit No.303A-02 - 3rd floor and Unit 203 - 2nd floor,Kaledonia Building,B-wing,Station Road ,Andheri East- 400053
3	Maharashtra	Thane	Thane	Unit No. A/2, 3rd Floor, A Wing, Ashar IT Park, Wagle Industrial Estate, Thane, Maharashtra 400604
4	Maharashtra	Pune	Pune	Unit No. 205-206, 2nd Floor, Pride Parmar Galaxy, Agarkar Nagar, Sadhu Vasswani Chawk, Pune - 411001
5	Maharashtra	Nashik	Nashik	Office No-3, 2rd floor, Madhav Plaza, Gaikwad Sabhagrah Road, Mumbai Naka, Nashik, Maharashtra -422001
6	Maharashtra	Nagpur	Nagpur	Gurunank Building, 1st Floor, Near Deewan Plaza, Lokmat Square, Wardha Road, Nagpur, Maharashtra - 440012
7	Gujarat	Ahmedabad	Ahmedabad	3rd floor, Kalapurnum Complex, Above CITI Bank, Near municipal market, C.G. Road, Navrangpura, Ahmedabad, Gujarat - 380009
8	Gujarat	Vadodara	Vadodara	Unit-507-508, 5th floor, Sarva Signature, Near Hyatt Palace, Near Nilambar circle, Vansa Gam-Bhayli road, Vadodara - 390015
9	Delhi	Delhi	Delhi - CP - 1	406, 4th Floor, Competent House, Middle Circle , Connaught Place, New Delhi -110001

10	West Bengal	Kolkata	Kolkata	Ilsco House, 10th Floor, 50 Chowringhee Road, Sahara Sadan, Kolkata 700071
11	Rajasthan	Jaipur	Jaipur - 1	Office NO-201, City Corporate Buillding , Malviya Marg, C-Scheme , Jaipur-302001
12	Rajasthan	Jaipur	Jaipur - 2	S-11,2nd floor, New Atish market, Gopalpura Bypass, Jaipur, Rajasthan - 302020
13	Rajasthan	Bhilwara	Bhilwara	Shop No 324, Govindam Commercialhub, Old RTO, Gandhi nagar , Bhilwara , Rajasthan - 311001
14	Rajasthan	Jodhpur	Jodhpur	#D-45, Pratap Nagar, near Akhliya Choraha Jodhpur 342003
15	Rajasthan	Alwar	Alwar	3rd Floor, Plot No. 6, Sawariyan Tower, Kailash Colony, near Bhagat Singh Chorawa, Alwar, Rajasthan - 301001
16	Rajasthan	Ajmer	Ajmer	S1, 2nd Floor, Plot 6-7, Block No. 8, Dani Complex, Behind Dr. Chandak Eye Hospital, Agra Gate Circle, P R Marg, Ajmer, Rajasthan - 305001
17	Andhra Pradesh	Vijayawada	Vijayawada	57-2-15, 2nd Floor, Pantakaluva Road, Vijayawada- 520010
18	Andhra Pradesh	Nellore	Nellore	Unit - D No. 16-3-103, 2nd Floor, 2nd Street, Ramalingapuram, Nellore, Adnhra Pradesh - 524003
19	Andhra Pradesh	Vizag	Vizag	# 48-2-5/3, Block no:S2, KSR Plaza, 2nd floor, Srinagar, Visakhapatnam - 530016
20	Andhra Pradesh	Rajahmundry	Rajahmundry	46-7-12/3A,Sri Lakshmi Golden Plaza 2nd Floor, Main Road, Danavaipeta Rajahmundry - 533103.

21	Andhra Pradesh	Kuppam	Kuppam	No. 13/173, Axis Bank Building, 2nd Floor, Opp. to Palace, Railway Station Road, Kuppam, Andhra Pradesh - 517425
22	Andhra Pradesh	Guntur	Guntur	Unit No:12/1, Arundelpet, D No:31-12- 1020, 2nd Floor, Satyavani Heights, Guntur, Andhra Pradesh – 522002
23	Telangana	Hyderabad	Hyderabad	4th Floor, BRR Complex , HSBC Building, Raj Bhavan Road, Somajiguda- 500082, Hyderabad , Telangana.
24	Telangana	Warangal	Warangal	Unit no. 5, 2nd Floor, Warangal City Centre, Sy no 15-1-237 part, Industrial Estate Mulugu Road, Warangal, Telangana – 506007
25	Telangana	Mahbubnagar	Mahbubnagar	#8-3-8, 8-3-8/1 to 15, 4th Floor, Mettugada, Mahbubnagar, Telangana - 509001
26	Telangana	Karimnagar	Karimnagar	# 3-1-364, 3rd Floor, opp ICICI Bank Christian Colony, Ambedkar road, Karimnagar, Telangana
27	Telangana	Suryapet	Suryapet	#1-4-179, 1st Floor, Opp. Mahathma Restaurent, M G Road, Suryapet, Telangana - 508213
28	Karnataka	Bangalore	Bangalore- ITPL	Unit:2, Discover Block, ITPL, Whitefield, Bangalore - 560066
29	Karnataka	Bangalore	Bangalore - Cunnigham	2nd and 4th Floor, Maruthi Mansion , above Canara Bank, Cunningham Road, Bengaluru- 560052,Karnataka
30	Karnataka	Hubli	Hubli	1st Floor, Shop no 105, Marvel Artiza, Opp KIMS Jayanagar Vidya Nagar Hubli 580028 Karnataka

31	Karnataka	Mysore	Mysore -1	Unit No 34, 1st Floor, Keshava Complex, Nrupatunga Rd, Kuvempu Nagar 1st Stage, Kuvempu Nagara, Mysuru, Karnataka - 570023
32	Karnataka	Mysore	Mysore - 2	Unit No 34, 2nd Floor, Keshava Complex, Nrupatunga Rd, Kuvempu Nagar 1st Stage, Kuvempu Nagara, Mysuru, Karnataka - 570023
33	Tamilnadu	Chennai	Chennai	Khivraj Complex -II, 4th Floor, No:477- 482, Annasalai, Opp. to Nandhanam Metro Station, Chennai- 600035
34	Tamilnadu	Madurai	Madurai	S R Plaza, 1st Floor, 256 J/3, Bye pass Road, Madurai 625016.
35	Tamilnadu	Coimbatore	Coimbatore - 1	Shop No:36/8, 1st Floor and 3rd Floor, Ashirwad (Opp Petrol Bunk), D.B.Road, R.S.Puram Coimbatore 641002
36	Tamilnadu	Coimbatore	Coimbatore - 2	Shop No:36/8, 1st Floor and 3rd Floor, Ashirwad (Opp Petrol Bunk), D.B.Road, R.S.Puram Coimbatore 641002
37	Tamilnadu	Trichy	Trichy	2nd Floor, UGRAA Towers, 56/2, Tennur High Road, Tiruchirappalli - 620017 (Tamil Nadu)
38	Puducherry	Puducherry	Puducherry	No.252, 2nd Floor, Kamaraj Salai, Saram, Arutha Nagar, Opp to Hotel Annamalai, Puducherry - 605013
39	Tamilnadu	Salem	Salem	V & V Complex, 2nd Floor, No. 234, Chairman Thammannan Road, Arisipalayam, 4 Road Circle, Salem 636009, Tamil Nadu.

40	Maharashtra	Mumbai	Mumbai - Andheri 2	Unit No. A-301B, 3rd floor,Kaledonia Building, A-wing,Station Road ,Andheri East-400053
41	Delhi	Delhi	Delhi - CP - 2	311/312 3rd Floor, Competent House, Middle Circle , Connaught Place, New Delhi -110001
42	Karnataka	Davanagere	Davanagere	273/13/14, 2nd Floor, Mallikarjuna Towers, Jayadeva Circle Road, Near Bata Showroom, KB Extension, Davanagere, Karnataka - 577002
43	Andhra Pradesh	Kurnool	Kurnool	2nd Floor , S V Complex ,R S Road , Kurnool - 518004,Andhra Pradesh.
44	Karnataka	Tumkur	Tumkur	2nd Floor , SBP Arcade Balaji Enterprises, Opp Gayathri Theater, B H Road , Tumakuru - 572101, Karnataka.
45	Gujarat	Mehsana	Mehsana	S/16, 2nd Floor, Orbit, Near Dena Bank, Radhanpur Road, Mehsana - 384003, Gujarat
46	Uttar Pradesh	Lucknow	Lucknow	Saran Chamber - 1, 4th Floor, 5 Park Road, Hazratganj, Lucknow - 226001
47	Chandigarh	Chandigarh	Chandigarh	SCO - 108 - 109, Sector 8C, Madhya Marg, Chandigarh
48	Madhya Pradesh	Indore	Indore	4th FLOOR, 401 Vibrant Vidhya Tower, AB Road, Near Geeta Bhavan, Indore, Madhya Pradesh - 452010
49	Karnataka	Hubli	Hubli	2nd Floor, Shop no 207, Marvel Artiza, Opp KIMS Jayanagar Vidya Nagar Hubli 580028 Karnataka
50	Madhya Pradesh	Bhopal	Bhopal	Plot No 153, 1st Floor, Office Chamber A, Guru Arcade, M.P. Nagar Zone 1, Bhopal, Madhya Pradesh- 462011

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51	Andhra Pradesh	Kakinada	Kakinada	1st Floor, 13-2-28, Latchi Raju Street, Above Equitas Small Finance Bank, Kakinada, Andhra Pradesh - 533001
52	Haryana	Faridabad	Faridabad	2nd Floor, A-6, NIT, Faridabad, Haryana 121002.
53	Uttar Pradesh	Gaziabad	Ghaziabad	3rd Floor , Unit -6 , Mahalakshmi Metro tower, Sector -4, Vaishali , Ghaziabad , Uttar Pradesh -201012
54	Telangana	Nizamabad	Nizamabad	D No: 1-13-48/1A, 1st Floor, Vinayak Nagar, Opp HP Petrol Pump, Above IDFC first Bank, Nizamabad, Telangana- 503001
55	Gujarat	Lunawada	Lunawada	Shop No -117, I Block, 1st floor, Nandan Arcade, Modasa Highway road, Lunawada-389230
56	Gujarat	Jamnagar	Jamnagar	507, 5th Floor, "CENTROID" Wing A, Beside crystal mall, Khodiyar colony main road, Jamnagar, Gujarat - 361006
57	Haryana	Karnal	Karnal	First Floor, Sector – 3, Urban Estate, Huda, Karnal, Haryana – 132001
58	Haryana	Tohana	Tohana	Shop no. 2, First Floor, Prabhakar Colony, Tohana, Dist. Fatehabad, Haryana 125120
59	Madhya Pradesh	Shahjapur	Shahjapur	2nd Floor, Choudhari tower, AB road, Above Yes bank, Shajapur, Madhya Pradesh - 465001
60	Madhya Pradesh	Ashta	Ashta	Shop No-06,1st Floor, Prajapati Market,Bypass Chopati Chauraha, Shujalpur Road, Ashta, Dist. Sehore, Madhya Pradesh -466116

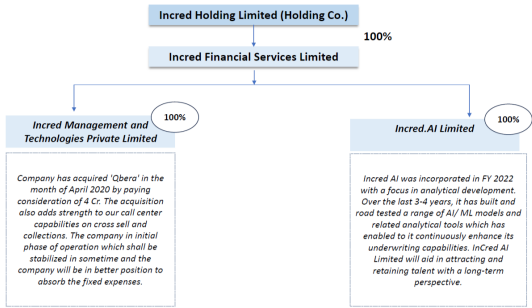
61	Madhya Pradesh	Shamgarh	Shamgarh	Shri Chhatrapati complex, 1st Floor, Section D, Dimple Chouraha Above HDFC Bank, Garoth Road, Shamgarh, Dist Mandsaur-458883
62	Madhya Pradesh	Manasa	Manasa	Unit 16 &17, Ground Floor Wadhwa Market Guru Govindsingh Ward Neemuch Manasa, Madhya Pradesh 458110
63	Gujarat	Kathlal	Kathlal	Shop No FF 104, Balaji Arcade, Ahmedabad Road, Kathlal Chokdi, , At Kathalal, 387630, Gujarat
64	Gujarat	Borsad	Borsad	2nd floor, Office A3 & A4, Akshar Mall, Anand Borsad road, Borsad , Gujarat - 388540
65	Gujarat	Rajkot	Rajkot	Office No. 311-312 3rd floor, The Spire-2, Near SHital park BRTS bus stand, 150ft ring road, Rajkot, Gujarat
66	Madhya Pradesh	Mandsaur	Mandsaur	Unit 2nd Floor , "Shree Sanvariya Krupa", Plot No. 270, Tirupati Nagar, station road, Mandsaur, Madhya Pradesh - 458001
67	Gujarat	Umreth	Umreth	Unit 121 1st Floor Shakti Plaza Ode Chokdi Anand Umreth Gujarat 388220
68	Gujarat	Kaithal	Kaithal	Booth No. 249-50, Sector 20, Huda Kaithal, Haryana 136027
69	Madhya Pradesh	Dhamnod	Dhamnod	Ground Floor, Old Ab road, Nearby Vinayak Shree Hospital Dhamnod,Tehsil Dharampuri District Dhar , Madhya Pradesh - 454552
70	Gujarat	Kheda	Kheda	Shop No. 20, Ground floor, Shrifal Complex, Kheda-Matar road, Kheda, Gujarat - 387411

71	Gujarat	Morbi	Morbi	2nd Floor, Shop No. 32, City Centre , Swamivivekanand Road , Beside Om Shopping centre , Ravapar road , Morbi, Gujarat - 363641
72	Gujarat	Bayad	Bayad	Unit 157 &158 1st Floor Devbhoomi Complex Near Geb Modasa Road Arvalli,Bayad Gujarat 383325
73	Gujarat	Modasa	Modasa	Shop No. 111, 1st floor, Shantam-11,Near Reliance Mall, Ganeshpura, Modasa, Gujarat -383315
74	Gujarat	Surendranagar	Surendranagar	Office No. 222, 2nd floor,Centrum complex, Above Reliance Smart Bazar, Surendranagar, Gujarat - 363001
75	Madhya Pradesh	Neemuch	Neemuch	1st Floor, Bungla No. 23, Opp. IDBI bank, LIC Road, Neemuch Chawni,Neemuch, Madhya Pradesh- 458441
76	Madhya Pradesh	Khargone	Khargone	First Floor, Shop No. 159 And 167 Chawla City Center, Opp. Reliance Smart Bazar, Bistan Road, Khargone, Madhya Pradesh - 451001
77	Telangana	Shadnagar	Shadnagar	Unit-16 106 and 107, Momula Anjappa Patel Cplx Main Road, opposite Apollo Pharmacy, Shadnagar 509216
78	Madhya Pradesh	Dhar	Dhar	1st Floor, Office No. 203 Raghuvanshi Tower, Trimurti Choraha, Above Bank of Baroda, Dhar, Madhya Pradesh - 454001
79	Uttar Pradesh	Agra	Agra	Prateek Centre, 3rd Floor, Office No. 305. Sanjay Place, Agra- 282002

80	Gujarat	Halol	Halol	First Floor, Shop No 39, Shiv Plaza, Kanjari Road, Near Saraswati School Taluka Halol, Dist Panchmahal, Gujarat, 389350
81	Odisha	Bhubaneswar	Bhubaneswar	17 SCR, Janpath Road, Bapuji Nagar, Bhubaneswar, Odisha 751009
82	Haryana	Bhiwani	Bhiwani	H.No 342 Khadi Mohalla Dinod Gate, Axis Bank, Loharu Road, Bhiwani - 127021, Haryana

## **5.4** Corporate Structure / Organization Structure:





## 5.5 Project Cost and means of financing, in case of funding of new projects:

Not applicable

## 5.6 Expenses of the Issue:

Please refer to the relevant Key Information Document(s).

## 5.7 Our Promoters

A complete profile of all the promoters, including their name, date of birth, age, personal addresses, educational qualifications, experience in the business or employment, positions/posts held in the past, directorships held, other ventures of each promoter, special achievements, their business and financial activities, photograph, Permanent Accountant Number.

Particulars	Details
Name	InCred Holdings Limited
CIN/ Corporate Number	U67190MH2011PLC211738
Brief Description / Business	Please refer to the section titled 'Profile of our
Activities	promoters'.
Date of Incorporation	January 3, 2011
A	N. A
Age	N.A.
Registered Office Address	Unit No. 1203, 12th floor, B Wing, The Capital,
	Plot No. C-70, G Block, Bandra Kurla Complex
	Mumbai City, Maharashtra 400051.
<b>Educational Qualification</b>	N.A.
Experience in the Business or	N.A
Employment	IVIA

Positions/Post held in the past	N.A
Directorship Held	N.A
Other Ventures of Each Promoter  Special Achievements	Other than our Company and our Subsidiaries, other ventures of Incred Holdings Limited include InCred Prime Finance Limited.  N.A
Photograph	N.A
Permanent Account Number	AAECK1977B

Particulars	Details		
Name	Bhupinder Singh		
CIN/ Corporate Number	N.A.		
Brief Description / Business	N.A.		
Activities			
Date of Incorporation	N.A.		
Age	48 years		
Regitered Office/Address	West 5801/5901 World Villa The World Towers, Senapati Bapat Marg, VTC: Mumbai – 400013		
Educational Qualification	Bachelor of Engineering, Post Graduate Diploma in Management (PGDM) from IIM Ahmedabad.		
Experience in the Business or Employment	Please refer to the section titled 'Profile of our promoters'.		
Positions/Post held in the past	Please refer to the section titled 'Profile of our promoters'.		
Directorship Held	<ol> <li>Indian</li> <li>InCred Holdings Limited</li> <li>InCred Capital Financial Services Private Limited</li> <li>InCred AI. Limited</li> <li>InCred Finserv Private Limited (formerly known as InCred Management and Technology Services Private Limited)</li> <li>Booth Fintech Private Limited</li> <li>InCred Wealth Private Limited</li> <li>Alpha Fintech Private Limited</li> <li>InCred Global Insight Partners Private Limited</li> <li>B Singh Tech Services Private Limited</li> <li>Y2X Hospitality Private Limited</li> <li>Bhajji Da Dhaba Hospitality Private Limited</li> <li>NAAB Restaurant LLP</li> </ol>		

	Other		
	13. B Singh & Partners PTE		
	14. InCred Global Wealth Pte Limited		
	(Singapore) 15. InCred Global Wealth Limited (UK)		
	16. InCred Global Wealth Limited (OK)		
	17. Zennia United Limited		
	18. B Singh Holdings Limited		
Other Ventures of Each	InCred Holdings Limited		
Promoter	2. InCred Global Wealth Limited		
	3. InCred Capital Financial Services Private		
	Limited		
	4. InCred Wealth Private Limited		
	5. B Singh & Partners PTE		
	6. Zennia United Limited		
	7. InCred Asset Management Private		
	Limited		
	8. InCred Alternative Investments Pvt Ltd		
	9. InCred Wealth and Investment Services		
	private Limited		
	10. InCred Capital Wealth Portfolio Managers		
	Private Limited		
	11. InCred Research Services Private Limited		
	12. InCred Global Wealth Pte Limited		
	13. InCred Global Wealth Limited		
	14. NAAB Investments Pte Ltd.		
	15. NAAB Securities Pte Ltd.		
	16. NAAB Capital Partners		
	17. NAAB Restaurants LLP		
	18. Singh Family Private Trust		
	19. Y2X Hospitality Private Limited		
	20. Bhajji Da Dhaba Hospitality Private		
	Limited		
Special Achievements	Please refer to the section titled 'Profile of our		
	promoters'.		
	promoters.		
Photograph			
Permanent Account Number	ANVPS2558R		

## **Profile of our Promoters**

**Incred Holdings Limited** 

InCred Holdings Limited ("IHL") was incorporated as a private limited company in Mumbai on January 3, 2011 in the name of KKR Capital Markets India Private Limited and upon approval of central government the company was converted to public limited and consequent to same its name was changed to KKR Capital Markets India Limited vide fresh certificate of registration dated July 8, 2022 by Registrar of Companies Mumbai, Maharashtra. Pursuant to Scheme company changed its name from KKR Capital Markets India Limited to InCred Holdings Limited. IHL registered office is at Unit No. 1203, 12th floor, B Wing, The Capital, Plot No. C-70, G Block, Bandra Kurla Complex, Bandra (East), Mumbai 400 051, Maharashtra and is registered with the SEBI as a 'merchant banker' under the SEBI (Merchant Bankers) Regulations, 1992 bearing registration number INM000011880. For further details see "History and Main Objects- Composite Scheme of Amalgamation and Arrangement" on page 148.

IHL is primarily engaged in the business of merchant banking. In addition to merchant banking activities, IHL also acts as an investment manager to certain alternative investment funds registered with SEBI under the Securities and Exchange Board of India (Alternative Investment Funds) Regulations, 2012.

IHL, also acts as the sponsor and manager of KKR India Debt Opportunities Fund II, a Category II Alternative Investment Fund bearing registration no. IN/AIF2/16-17/0219.

#### **Bhupinder Singh**

Bhupinder Singh, Whole-time Director & Chief Executive Officer is the Founder of the InCred Group. Prior to InCred, he co-headed the Investment Banking and Securities division of Deutsche Bank for the Asia Pacific region with a USD 3 billion top line. In this role, he managed the Bank's Fixed Income, Equities and Investment Banking divisions.

He was also the head of the Corporate Finance division for Deutsche Bank in the Asia Pacific region managing the bank's corporate coverage, investment banking, capital markets, advisory and treasury solutions businesses. His professional odyssey has spanned across two decades in the financial services sector, with more than 7 years in running and supervising Indian businesses. He holds a Post Graduate Diploma in Management (PGDM) from IIM Ahmedabad.

#### 6. CREDIT RATING

Please refer to the relevant Key Information Document(s)

#### 7. LISTING OF DEBT SECURITIES

Please refer to the relevant Key Information Document(s)

## 8. RECOVERY EXPENSE FUND

Please refer to the relevant Key Information Document(s)

#### 9. ISSUE SCHEDULE

Issue Opening Date	Please refer to the relevant Key Information Document(s).
Issue Closing Date	Please refer to the relevant Key Information Document(s).
Pay In Date	Please refer to the relevant Key Information Document(s).
Deemed Date of	Please refer to the relevant Key Information Document(s).
Allotment	

#### 10. NAME AND CONTACT DETAILS OF ARRANGERS AND OTHER PARTIES

Legal Counsel	Please refer to the relevant Key Information	
	Document(s)	
Guarantor, if applicable	Please refer to the relevant Key Information	
	Document(s)	
Arrangers	Please refer to the relevant Key Information	
	Document(s)	

#### 11. FINANCIAL STATEMENTS

11.1 The audited financial statements i.e. Balance sheet, Revenue Account, Profit & Loss statement, Receipts and Payments Account (Cash Flow statement) both on a standalone and consolidated basis for a period of three completed years which shall not be more than six months old from the date of the General Information Document or issue opening date, as applicable. The financial statements are audited by the statutory auditor(s) who holds a valid certificate issued by the Peer Review Board of the Institute of Chartered Accountants of India ("ICAI"). The above financial statements are accompanied with the auditor's report along with the requisite schedules, footnotes, summary etc.

Please refer to the **Annexure V** (*Financial Statements*) of this General Information Document. The abovementioned financial statements are accompanied with the auditor's report along with the requisite schedules, footnotes, summary etc.

## 11.2 Key operational and financial parameters for last three financial years (Standalone financials)

i. Statement of key operational and financial parameters of the Company for the three months period ended June 30, 2024 (on a standalone basis) are as follows:

(₹ in lakhs, unless otherwise stated)

Particulars	As at and for the period ended June 30, 2024
PROFIT AND LOSS	

Particulars	As at and for the period ended June 30, 2024
Total revenue from operations	38,539.6
Other Income	700.1
Total Income	39,239.7
Total Expenses	26,679.7
Profit for the period	9,323.6
Other Comprehensive Income	(28.9)
Total Comprehensive Income for the period	9,294.6
Earnings per equity share Basic (₹) (not annualised)	1.9
Earnings per equity share Diluted (₹) (not annualised)	1.9
Additional Information	
Net worth <sup>2</sup> (Note 1)	3,41,974.8
Interest Income	35,872.61
Finance Costs <sup>1</sup>	12,719.72
Impairment on Financial Instruments	2,025.01
Tier I Capital Adequacy Ratio (%) (Note 2)	31.38%
Tier II Capital Adequacy Ratio (%) (Note 2)	0.67%

# ii. Statement of key operational and financial parameters of the Company for Fiscal 2024 and Fiscal 2023 (on a standalone basis) are as follows:

(\tau\) III TUKIIS, UTILESS OLITEI WI		
Particulars	Fiscal 2024	Fiscal 2023*
BALANCE SHEET		
Assets		
Property, Plant and Equipment (Note 1)	4,975.3	4,282.0
Financial Assets (Note 2)	8,12,503.1	6,03,120.4
Non-financial Assets excluding property, plant and equipment (Note 3)	49,899.2	57,934.6
Total Assets	8,67,377.6	6,65,336.9
Liabilities		
Financial Liabilities		
Derivative financial instruments	2,265.9	727.4
Debt Securities	96,989.6	1,15,190.1
Borrowings (other than Debt Securities)	4,04,365.9	2,76,105.9
Subordinated liabilities		-
Other financial liabilities	24,557.3	20,391.4
Non-Financial Liabilities		
Current tax liabilities (net)	-	-
Provisions	5567.6	2,763.7
Deferred tax liabilities (net)		-
Other non-financial liabilities	1591.7	1,791.1

		s otherwise statea)
Particulars	Fiscal 2024	Fiscal 2023*
Equity (Note 4)	3,32,040.2	2,48,367.4
Total Liabilities and Equity	8,67,377.6	6,65,336.9
PROFIT AND LOSS		
Total Revenue from operations	1,26,918.6	86,375.4
Other Income for the year	2,313.4	1,278.1
Total Income	1,29,231.1	87,653.5
Total Expenses**	86,929.9	66,951.8
Profit for the period	31,489.6	12,080.1
Other Comprehensive Income	(249.44)	(6.1)
Total Comprehensive Income for the year	31,240.1	12,074.0
Earnings per equity share Basic (₹) (not annualised)	6.7	2.6
Earnings per equity share Diluted (₹) (not annualised)	6.7	2.6
Cash Flow		
Net cash (used in)/generated from operating activities	(1,39,224.1)	(63,548.4)
Net cash (used in)/generated from investing activities	(50,689.8)	30,456.0
Net cash (used in)/generated from financing activities	(1,53,707.7)	67,927.6
Net increase/(decrease) in cash and cash equivalents	(36,207.1)	34,835.2
Cash and cash equivalents as at end of the year	1,114.2	37,321.3
Additional Information		
Net worth <sup>1</sup> (Note 5)	3,32,040.2	2,48,367.4
Cash and cash equivalents	8141.0	38,833.6
Loans <sup>2</sup>	7,25,877. 4	5,40,380.0
Loans (Gross)	9,44,924.2	5,55,231.6
Total Debts to Total Assets <sup>3</sup> (Note 8)	57.8%	58.8%
Interest Income	1,19,341.3	82,256.5
Finance Costs <sup>4</sup>	45,484.4	35,583.9
Impairment on Financial Instruments	(1,946.9)	(1,195.8)
Bad Debts to Loans <sup>5</sup> (Note 6)	0.7%	0.9%
% Stage 3 Loans on Loans (Gross) (Note 6) <sup>6</sup>	2.1%	2.1%
% Net Stage 3 Loans on Loans (Principal Amount) <sup>7</sup>	0.9%	0.9%
(Note 6)		
Tier I Capital Adequacy Ratio (%) (Note 7)	29.8%	32.9%
Tier II Capital Adequacy Ratio (%) (Note 7)	0.6%	0.5%

<sup>\*</sup> Fiscal 2023 is as per audited standalone financial statements of Financial Year 2023 of the Company.

<sup>\*\*</sup> Total expenses (standalone) includes exceptional item of ₹4,379.8 lakh for financial year 2023.

<sup>&</sup>quot;Net worth" refers to the aggregate value of the paid-up share capital and all reserves created out of the profits and securities premium account, after deducting the aggregate value of the accumulated losses, deferred expenditure and miscellaneous expenditure not written off, as per the audited balance sheet, but does not include reserves created out of revaluation of assets, write-back of depreciation and amalgamation as per Section 2(57) of Companies Act, 2013

- 2. Loans Total- net of impairment allowance
- 3. Total Debts to Total Assets = (Debt securities + Borrowings (other than debt securities)) / total assets.
- 4. Finance Costs = Interest Expense
- 5. Bad Debts to Loans = Write-offs / Loans Total- Gross
- 6. % Stage 3 Loans on Loans (Principal Amount) = Loans Total Gross carrying value of Stage 3 Loans/Loans
  Total Gross
- 7. % Net Stage 3 Loans on Loans (Principal Amount) = (Loans Total Gross carrying value of Stage 3 Loans net of impairment loss provision against Stage 3 Loans) / Loans Total Gross

# iii. Statement of key operational and financial parameters of the Company for Fiscal 2024 and Fiscal 2023 (on a consolidated basis) are as follows:

Particulars Fiscal 2024 Fiscal		
BALANCE SHEET	FISCAI 2024	Fiscal 2023*
Assets  Diagraphy Plant and Equipment (Note 1)	F 020 C	4 257 0
Property, Plant and Equipment (Note 1)	5,030.6	4,357.9
Financial Assets (Note 2)	8,12,041.2	5,97,608.5
Non-financial Assets excluding property, plant and	50,765.5	58,872.6
equipment (Note 3)	0.67.027.2	6 60 030 0
Total Assets	8,67,837.3	6,60,839.0
Liabilities		
Financial Liabilities	2 205 4	727.4
Derivative financial instruments	2,265.1	727.4
Debt Securities	96,989.6	1,15,190.1
Borrowings (other than Debt Securities)	4,04,365.9	2,71,246.9
Deposits	-	-
Subordinated liabilities		-
Other financial liabilities <sup>6</sup>	24,578.2	20,458.9
Non-Financial Liabilities		
Current tax liabilities (net)	-	-
Provisions	5,567.6	2,765.0
Deferred tax liabilities (net)	-	-
Other non-financial liabilities	1,589.7	1,789.6
Equity (Note 4)	3,32,480.3	2,48,661.1
Non-controlling interest	-	-
Total Liabilities and Equity	8,67,837.3	6,60,839.0
PROFIT AND LOSS		
Total Revenue from operations	1,26,996.6	86,457.9
Other Income	2,313.5	1,287.5
Total Income	1,29,310.1	87,745.4
Total income	1,23,310.1	07,743.4
Total Expenses**	87,346.00	67,428.4
Profit for the year	31,635.5	12,092.1
Other Comprehensive Income	(249.2)	(3.9)
Total Comprehensive Income for the year	31,386.3	12,088.2

( Thi takins, amess otherwise st			
Particulars	Fiscal 2024	Fiscal 2023*	
Earnings per equity share Basic (₹)	6.8	2.6	
Earnings per equity share Diluted (₹)	6.8	2.6	
Cash Flow			
Net cash (used in)/generated from operating activities	(1,39,040.6)	(68,469.9)	
Net cash (used in)/generated from investing activities	(51,104.5)	35,328.5	
Net cash (used in)/generated from financing activities	1,58,566.7	63,068.0	
Net increase/(decrease) in cash and cash equivalents	(31,578.3)	29,926.6	
Cash and cash equivalents as at end of year	1,137.2	32,715.5	
Additional Information			
Net worth <sup>1</sup> (Note 5)	3,32,480.3	2,48,661.1	
Cash and cash equivalents	8,164.0	34,227.8	
Loans <sup>2</sup>	7,25,877.4	5,40,380.0	
Total Debts to Total Assets <sup>3</sup> (Note 7)	57.8%	58.5%	
Interest Income	1,19,346.1	82,282.9	
Finance Costs <sup>4</sup>	45,484.4	35,583.9	
Impairment on Financial Instruments	(1,946.9)	(1,196.3)	
Bad Debts to Loans 5 (Note 6)	0.7%	0.9%	

<sup>\*</sup> Fiscal 2023 is as per audited consolidated financial statements of Financial Year 2023 of the Company.

- 1. "Net worth" refers to the aggregate value of the paid-up share capital and all reserves created out of the profits and securities premium account, after deducting the aggregate value of the accumulated losses, deferred expenditure and miscellaneous expenditure not written off, as per the audited balance sheet, but does not include reserves created out of revaluation of assets, write-back of depreciation and amalgamation as per Section 2(57) of Companies Act, 2013
- 2.Loans Total- net of impairment loss allowance
- 3. Total Debts to Total Assets = (Debt securities + Borrowings (other than debt securities)) / total assets.
- 4. Finance Costs = Interest Expense
- 5.Bad Debts to Loans = Write-offs / Loans Total- Gross
- 6.Excluding lease liabilities

### iv. Statement of key operational and financial parameters of Pre-demerger KKR based on audited financial statements are as follows:

Particulars	Fiscal 2022
BALANCE SHEET	
Assets	
Property, Plant and Equipment (Note 1)	-
Financial Assets (Note 2)	96,191.8
Non-financial Assets excluding property, plant and equipment (Note 3)	56,320.5
Total Assets	1,52,512.3
Liabilities	
Financial Liabilities	
Derivative financial instruments	-

<sup>\*\*</sup> Total expenses (consolidated) includes exceptional item of ₹ 210.5 lakh for financial year 2024.

<sup>\*\*</sup> Total expenses (consolidated) includes exceptional item of  $\stackrel{?}{\phantom{}}$  4,065.5 lakh and share of loss of associates of  $\stackrel{?}{\phantom{}}$  10.1 lakh for financial year 2023.

	(₹ in lakhs, unless otherwise stated)
Particulars	Fiscal 2022
Trade Payables (Note 4)	1,676.0
Other Payable (Note 5)	-
Debt Securities	-
Borrowings (other than Debt Securities)	43,379.5
Subordinated liabilities	-
Other financial liabilities	760.7
Non-Financial Liabilities	
Current tax liabilities (net)	6.5
Provisions	68.1
Deferred tax liabilities (net)	-
Other non-financial liabilities	242.0
Equity (Note 6)	1,06,379.5
Total Liabilities and Equity	1,52,512.3
PROFIT AND LOSS	
Total Revenue from operations	15,846.5
Other Income	955.9
Total Income	16,802.4
Total Expense	39,365.6
Profit for the year	(719.6)
Other Comprehensive income	65.0
Total Comprehensive Income for the year	(654.6)
Earnings per equity share Basic (₹)	-0.2
Earnings per equity share Diluted (₹)	-0.2
Cash Flow	
Net cash from / used in (-) operating activities	73,012.8
Net cash from / used in (-) investing activities	412.3
Net cash from / used in (-)financing activities	(1,07,550.3)
Net increase/decrease (-) in cash and cash equivalents	(34,125.1)
Cash and cash equivalents as at end of the Year	36,802.1
Additional Information	
Net worth <sup>1</sup> (Note 7)	1,06,379.5
Cash and cash equivalents	36,802.1
Loans <sup>2</sup> (Note 8)	59,283.8
Loans (Principal Amount) 2 (Note 8)	
, , , , ,	72,340.3
Total Debts to Total Assets <sup>3</sup> (Note 10)	28.4%
Interest Income	15,846.5
Interest Expense <sup>4</sup>	9,174.9
Impairment on Financial Instruments	10,785.9

Particulars	Fiscal 2022
Bad Debts to Loans <sup>5</sup> (Note 8)	11.7%
% Stage 3 Loans on Loans (Principal Amount) <sup>6</sup> (Note 8)	0.0%
% Net Stage 3 Loans on Loans (Principal Amount) 7 (Note 8)	0.0%
Tier I Capital Adequacy Ratio (%) (Note 9)	81.8%
Tier II Capital Adequacy Ratio (%) (Note 9)	1.3%

- "Net worth" refers to the aggregate value of the paid-up share capital and all reserves created out of the profits
  and securities premium account, after deducting the aggregate value of the accumulated losses, deferred
  expenditure and miscellaneous expenditure not written off, as per the audited balance sheet, but does not include
  reserves created out of revaluation of assets, write-back of depreciation and amalgamation as per Section 2(57) of
  Companies Act, 2013
- 2. Loans Total- net of impairment allowance.
- 3. Total Debts to Total Assets = (Debt securities + Borrowings (other than debt securities)) / total assets.
- 4. Interest Expense = Finance Costs
- 5. Bad Debts to Loans = Write-offs / Loans Total- Gross
- 6. % Stage 3 Loans on Loans (Principal Amount) = Loans Total Gross carrying value of Stage 3 Loans/Loans
  Total Gross
- 7. % Net Stage 3 Loans on Loans (Principal Amount) = (Loans Total Gross of Stage 3 Loans less Impairment loss allowance or ECL allowance carried against Stage 3 loans) / Loans (Principal Amount)
- 11.3 Details of any other contingent liabilities of the Issuer, based on the latest audited financial statements including amount and nature of liability as at 31 March 2023.

#### Standalone Contingent Liability as per IND AS 37 as at March 31, 2024

(₹ in lakh)

Sr.	Particulars	Nature of Liability	Amount as on
No.			March 31, 2024
1	Commitments	Undrawn committed credit lines to customers	49,641.1
2	Commitments	Obligation on investments in partly paid up preference shares	357.2
		Total	49,998.2

#### Consolidated Contingent Liability as per IND AS 37 as at March 31, 2024

(₹ in lakh)

Sr.	Particulars	Nature of Liability	Amount as on
No.			March 31, 2024
1	Commitments	Undrawn committed credit lines to	49,641.1
		customers	
2	Commitments	Obligation on investments in partly paid up	357.2
		preference shares	
		Total	49,998.2

11.4 The amount of corporate guarantee or letter of comfort issued by the Issuer along with details of the counterparty (viz. name and nature of the counterparty, whether a subsidiary, joint venture entity, group company etc.) on behalf of whom it has been issued:

Nil

## 12. BRIEF HISTORY OF THE ISSUER SINCE ITS INCORPORATION GIVING DETAILS OF ITS FOLLOWING ACTIVITIES:

#### Details of share capital as at the last quarter end i.e. 30 June 2024

Share Capital	(₹)
AUTHORISED SHARE CAPITAL	
50,00,00,000 equity shares of ₹ 10	500,00,00,000
Total Authorised Share Capital	
50,00,00,000 equity shares of ₹ 10	500,00,00,000
ISSUED, SUBSCRIBED AND PAID-UP SHARE CAPITAL	
4,88,310,114 equity shares of ₹ 10	488,31,01,140
Total	488,31,01,140
Securities Premium Account	10,96,90,13,484.3

# Changes in its capital structure as at last quarter end, for the preceding three financial years and current financial year as at 30 June 2024.

There has been no change in the equity share capital of the Company as on last quarter ended i.e. 30 June 2024 and in the preceding 3 (three) financial years.

Sr. No.	Date of Change	Before the Issue	After the issue	Type of Allotment
1.	22/12/2023	46,02,26,538	48,55,01,757	Right Issue
2.	28/12/2023	48,55,01,757	48,83,10,114	Right Issue

# Equity Share Capital History of the Company as on last quarter end i.e. June 30, 2024, for the last three (3) years:

There is no change in authorised share capital for the preceding three financial years and current financial year.

# Issue of Equity Shares for consideration other than cash for the preceding three financial years and current financial year.

No equity shares of the Company have been issued for consideration other than cash.

#### Details of any acquisition of or amalgamation with any entity in the preceding 1 (one) year:

The Hon'ble National Company Law Tribunal ("NCLT"), Mumbai Bench, vide order dated May 6, 2022 had approved the composite scheme of amalgamation and arrangement amongst InCred Holdings Limited (erstwhile known as KKR Capital Markets India Limited), Bee Finance Limited, InCred Prime Finance Limited (erstwhile known as InCred Financial Services Limited) ("IPFL") and InCred Financial Services Limited (erstwhile known as KKR India Financial Services Limited) and their respective shareholders inter alia involving the demerger of IFPL's non-banking financing business into InCred Financial Services Limited ("Scheme") and which was made effective on July 26, 2022. The name of 'InCred Financial Services Limited' has now changed to 'InCred Financial Services Limited' and of 'KKR India Financial Services Limited' has changed to 'InCred Financial Services Limited'

There has been no acquisition or amalgamation in the last 1 (one) year.

#### Details of any reorganization or reconstruction in the preceding 1 (one) year:

There has been no reorganization or reconstruction in the last 1 (one) year.

#### Details of the shareholding of the Company as on June 30, 2024:

Table I – Summary Statement holding of specified securities

Category	Category of shareholder	Nos. of shareholders	No. of fully paid up equity shares held		No. of shares underlying Depository Receipts	Total nos. shares held	Shareholding as a % of total no. of shares (calculated as per SCRR,	Number of Vo	oting Right secur	ts held in each			Shareholding, as a % assuming full conversion of convertible		f Locked shares	pledg othe	Shares ged or rwise nbered	No. of equity shares held in dematerialised form
				held			1957)	No of Class eg: Equity Shares	Voting Ri Class eg: y	ghts Total	Total as a % of (A+B +C)		securities (as a percentage of diluted share capital)		As a % of total Shares held (b)	No.	As a % of total Shares held	
(1)	(11)	(III)	(IV)	(V)	(VI)	(VII)	(VIII)		(E	X)	1	(X)	(XI)		(XII)	()	KIII)	(XIV)
(A)	Promoter & Promoter Group	2*	48,83,10,114	Nil	Nil	48,83,10,114	100	48,83,10,114	Nil	48,83,10,114	100	Nil	100	Nil	Nil	Nil	Nil	48,83,10,114
(B)	Public	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
I	Non Promoter- Non Public	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
(C1)	Shares underlying DRs	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
(C2)	Shares held by Employees Trusts	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
	Total:	7*	.0,00,20,22	Nil		48,83,10,114	100	48,83,10,114		48,83,10,114		l .	100		Nil	Nil	Nil	48,83,10,114

<sup>\* 6</sup> shareholders i.e. Bhupinder Singh, Vivek Bansal, Gajendra Singh Thakur, Saurabh Jhalaria, Kamlesh Dangi and Nikita Hule as individual shareholders hold shares held on behalf of InCred Holdings Limited

#### Table –I – Statement showing shareholding pattern of the Promoter and Promoter Group

	Category & Name of the Shareholder		No of Share holders	shares held	No of Partly paid- up equity shares held	Underlying Depository Receipts	Shares Held (IV+V+VI)	g as a % of total no of shares (calculated as per SCRR, 1957 (VIII) As a % of (A+B+C2)	No of Vo	of secu	nts Total		Underlying Outstanding convertible securities (Including Warrants)	percentage of diluted share capital) (VII)+(X) As a % of (A+B+C2)	No.	As a % of total Shares held	Share or of encu No.	As a % of total Shares held	Number of equity shares held in dematerializ ed form
	<b>(I)</b>	(II)	(III)	(IV)	( <b>V</b> )	(VI)	(VII)	(VIII)		( <b>E</b>	X)		( <b>X</b> )	(XI)	1	(XII)		(XIII)	(XIV)
(1)	Indian																		
(a)	Individuals/																		
	Hindu undivided Family																		
	Bhupinder Singh (Held on behalf of InCred Holdings Limited)	ANVPS2558R	1	395*	-	-	400	Negligible	400	-	-	400	-	-	-	-	-	-	400
	Kamlesh Dangi (Held on behalf of InCred Holdings Limited)	ABWPD6101C		1*															
	Vivek Bansal (Held on behalf of InCred Holdings Limited)	AEMPB6598Q		1*															
	Nikita Hule (Held on behalf of	ADKPH1525N		1*															

	Category & Name of the Shareholder	PAN	No of Share holders	No of fully paid up equity shares held	No of Partly paid- up equity shares	Shares	Total No of Shares Held (IV+V+VI)	Shareholdin g as a % of total no of shares (calculated as per	Number of V	of secu	rities		Underlying	Shareholding as a % assuming full conversion of convertible Securities (as a percentage of	Loc	mber of cked in hares  As a % of total	Share or of encu	mber of es pledged therwise umbered As a % of total	Number of equity shares held in dematerializ ed form
					held			SCRR, 1957 (VIII) As a % of (A+B+C2)	Class X	Class Y	Total		Warrants)	diluted share capital) (VII)+(X) As a % of (A+B+C2)		Shares held		Shares held	<b>CU</b> 101.11
	InCred Holdings Limited)																		
	Gajendra Singh Thakur (Held on behalf of InCred Holdings Limited)	ADEPT3605R		1*															
	Saurabh Jhalaria (Held on behalf of InCred Holdings Limited)	ACPPJ5895H		1*															
(b)	Central Government/ State Government(s)	-	-	-	-	1	-	-	-	-	-	-	-	-	-	-	-	-	-
(c)	Financial Institutions/ Banks	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(d)	Any Other																		
	InCred Holdings Limited	AAECK1997B	1*	48,83,09,714	-	-	48,83,09,714	99.9999131	48,83,09,714	-	-	48,83,09,714	-	-	-	-	-	-	48,83,09,714
	Sub-Total (A)(1)	-	2*	48,83,10,114	-	-	48,83,10,114	100	48,83,10,114	-	-	48,83,10,114	-	-	-	-	-	-	48,83,10,114
(2)	Foreign	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-

	Category & Name of the Shareholder	PAN	No of Share holders	No of fully paid up equity shares held		No of Shares Underlying Depository Receipts	(IV+V+VI)	Shareholdin g as a % of total no of shares (calculated as per SCRR, 1957 (VIII) As a % of (A+B+C2)	No of Vo	of secu	rities	Total as a % of (A+B+C)	Underlying Outstanding convertible securities (Including Warrants)	Shareholding as a % assuming full conversion of convertible Securities (as a percentage of diluted share capital) (VII)+(X) As a % of (A+B+C2)	Loc	hber of cked in hares  As a % of total Shares held	Share or of encu	ımbered	Number of equity shares held in dematerializ ed form
(a)	Individuals (Non- Resident Individuals/ Foreign Individuals	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(b)	Government	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(c)	Institutions	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(d)	Foreign Portfolio Investor	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(e)	Any Other	-	-	-	-	-	-	-	-	-		-	-	-	-	-	-	-	-
	Sub-Total (A)(2)	-	-	-	-	-	-	-	-	-		-	-	-	-	-	-	-	-
	Total Shareholding of Promoter and Promoter Group (A)=(A)(1)+(A)(2)	-	2*	48,83,10,114	-	-	48,83,10,114	100	48,83,10,114	-		48,83,10,114	-	-	-	-	-	-	48,83,10,114

<sup>\*</sup> Vivek Bansal, Gajendra Singh Thakur, Saurabh Jhalaria, Kamlesh Dangi and Nikita Hule as individual shareholders hold shares held on behalf of InCred Holdings Limited

Table III- Statement showing shareholding pattern of the Public shareholder

Categ ory	Category & Name of the Shareholder	PAN	No of Share holders	No of fully paid up equity shares held	No of Partly paid-up equity shares held	No of Shares Underlying Depository Receipts	Total No of Shares Held (IV+V+ VI)	Shareholdi ng as a % of total no of shares (A+B+ C2)		f Voting F class of se	ecurities	l in each	No of Shares Underlying Outstanding convertible securities (Including	Shareholding as a % assuming full conversion of convertible Securities (as a percentage of	Loc	aber of ked in ares	Sh pleds othe	ber of ares ged or rwise mbered As a	Number of equity shares held in dematerialized form
									Class X	Class Y	Total	% of (A+B+ C)	Warrants)	diluted share capital)		% of total Shares held		% of total Shares held	
	(I)	(II)	(III)	(IV)	( <b>V</b> )	(VI)	(VII)	(VIII)		(IX	()		(X)	(XI)	(2	XII)	(X	III)	(XIV)
(1)	Institutions																		
(c)	Alternate Investment Funds	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil				Nil	Nil	Nil				Nil
	Foreign Venture Capital Investors	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil				Nil	Nil	Nil				Nil
(e)	Foreign Portfolio Investors	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil				Nil	Nil	Nil				Nil
(f)	Financial Institutions/ Banks	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil				Nil	Nil	Nil				Nil
(g)	Insurance Companies	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
(h)	Provident Funds/ Pension Funds	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
(i)	Any Other	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
	Foreign Nationals	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
	Sub Total (B)(1)	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
	Central Government/ State Government(s)/ President of India	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
	Sub Total (B)(2) Non-Institutions	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
(a)	i. Individual shareholders holding nominal share capital up to ₹ 2 lakh	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
	ii. Individual shareholders holding nominal share capital in excess of ₹ 2 lakh	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
(b)	NBFCs Registered with RBI	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
(c)	Employee Trusts	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
(d)	Overseas Depositories	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil

Categ ory	Category & Name of the Shareholder	PAN	No of Share holders	No of fully paid up equity shares held	No of Partly paid-up equity shares held	No of Shares Underlying Depository Receipts		Shareholdi ng as a % of total no of shares (A+B+ C2)	No of Voting Rights Total as a Class Class Total Warra		No of Shares Underlying Outstanding convertible securities (Including	Shareholding as a % assuming full conversion of convertible Securities (as a percentage of	Lock	ber of ked in ares	Sh pleds othe	As a	Number of equity shares held in dematerialized form		
									Class X	Class Y	Total	% of (A+B+ C)	Warrants)	diluted share capital)		% of total Shares held		% of total Shares held	
	(I)	(II)	(III)	(IV)	(V)	(VI)	(VII)	(VIII)		(IX	()		(X)	(XI)	(2	XII)	(X	III)	(XIV)
	(Holding DRs) (Balancing figure)																		
(e)	Any Other	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
	NON RESIDENT INDIANS	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
	CLEARING MEMBERS	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
	Qualified Institutional Buyer	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
	NON RESIDENT INDIAN NON REPATRIABLE	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
	BODIES CORPORATES	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
	Sub Total (B)(3)	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
	Total Public Shareholding (B) = (B)(1)+ (B)(2)+(B)(3)	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil

#### List of top 10 holders of Equity Shares of our Company as on 30 June 2024:

Sr.	Name of Shareholder	Total Number of	No of shares	Total shareholding as
No.		Equity Shares	in demat form	a % of total number of
				<b>Equity Shares</b>
1.	InCred Holdings Limited	48,83,09,714	48,83,09,714	99.9%
2.	Bhupinder Singh*	395	395	0.0%
3.	Vivek Bansal*	1	1	0.0%
4.	Gajendra Singh Thakur *	1	1	0.0%
5.	Saurabh Jhalaria*	1	1	0.0%
6.	Kamlesh Dangi*	1	1	0.0%
7.	Nikita Hule*	1	1	0.0%
	Total	48,83,10,114	48,83,10,114	100.0%

Notes:

#### List of top 10 holders of non-convertible securities as on 30 June 2024 (on cumulative basis):

(₹ in lakh, except percentages)

Sr. No.	Name of the Subscriber	Category	Issued Amount	% of total non- convertible securities outstanding
1	UTI International Wealth Creator 4	Corporate	11,500.0	13.6
2	Sporta Technologies Private Limited	Corporate	8,625.0	10.2
3	Hinduja Leyland Finance Limited	Corporate	6,000.0	7.1
4	Paytm E Commerce Private Limited	Corporate	4,522.3	5.3
5	UNIFI AIF	Corporate	3,478.8	4.1
6	Raymond Limited	Corporate	2,500.0	2.9
7	Punjab State Cooperative Bank Limited	Corporate	1,714.3	2.0
8	Naval Group Insurance Fund	Corporate	1,451.9	1.7
9	InCred Capital Financial Services Private Limited	Corporate	1,391.0	1.6
10	Mohit Gujral	Individual	1,000.0	1.2

Statement of the aggregate number of securities of our Company and our Subsidiary purchased or sold by our Promoters, Promoter Group, our Directors and the directors of our Promoters and/or their relatives within six months immediately preceding the date of filing of this General Information Document.

No securities of our Company have been purchased or sold by our Promoters, promoter group, our Directors, directors of our Promoter and/or their relatives within six months immediately preceding the date of filing of this General Information Document.

<sup>\*</sup>Nominee shares held on behalf of InCred Holdings Limited

#### 13. OTHER DISCLOSURES AND INFORMATION

#### 13.1 Details of current directors of the Issuer:

Name, Designation,	Age	Address	Date of appointment	Details of other
Occupation & DIN				directorship
Name: Mr.	49	West, 5801/5901,	July 26, 2022	1. InCred Holdings
Bhupinder Singh		World Villa, The World		Limited (erstwhile
Designation: Whole		Tower, Senapati Bapat		known as KKR
Time Director and		Marg, Delisle Road,		Capital Markets
CEO		Mumbai - 400013		India Limited)
DIN:07342318				2. InCred Capital
Occupation: Business				Financial Services
				Private Limited
				3. InCred.Al Limited
				4. InCred Finserv
				Private Limited
				(formerly known as
				InCred Management
				and Technology
				Services Private
				Limited)
				5. Booth Fintech
				Private Limited
				6. InCred Wealth
				Private Limited
				7. Alpha Fintech
				Private Limited
				8. InCred Global Insight
				Partners Private
				Limited
				9. B Singh Tech
				Services Private
				Limited
				10.B Singh Holdings
				Limited
				11.B Singh & Partners
				PTE
				12.InCred Global
				Wealth Pte Limited
				13.InCred Global
				Wealth Limited
				(Dubai)
				14.InCred Global
				Wealth Limited (UK)
				15.Zennia United
				Limited
				16.Bhajji Da Dhaba
				Hospitality Private
				Limited
				17.Y2X Hospitality
				Private Limited
Name: Mr. Vivek	47	C-23, Kalpataru	July 26, 2022	1. InCred Finserv
. varric. IVII. VIVER		C 23, Kaipataiu	July 20, 2022	I. IIICICA TIIISEIV

Name, Designation,	Age	Address	Date of appointment	
Occupation & DIN Bansal		Sparkle, MIG CHSL		<b>directorship</b> Private Limited
Designation: Whole Time Director and CFO DIN: 07835456		Group-II Ltd, MIG Colony, Dharmadhikari Road, Bandra East, Mumbai-400051		(formerly known as InCred Management and Technology
Occupation: Service				Services Private Limited)  2. InCred Capital Financial Services Private Limited  3. InCred Holdings Limited  4. M V Capital Partners
Name: Mrs. Rupa Rajul Vora Designation: Independent Director DIN:01831916 Occupation: Professional	63	8, Hyde Park 227 Sher E Punjab Soc, Mahakali Caves, Road Mumbai – 400093		1. Volkswagen Finance Private Limited 2. JM Financial Asset Reconstruction Company Limited 3. Onmiactive Health Technologies Limited 4. India Alternatives Investment Advisors Private Limited 5. InCred Holdings Limited 6. InCred Prime Finance Limited 7. Head Digital Works Private Limited 8. Arohan Financial Services Limited
Name: Karnam Sekar Designation: Independent Director DIN: 07400094 Occupation: Professional	62	House No. 72, Hi Rise KVR Paradise, Bachupally, Mallampet, Medchal – Malkajgiri, Telangana - 500090	July 26, 2022	<ol> <li>Ugro Capital Limited</li> <li>InCred Holdings Limited</li> <li>InCred Prime Finance Limited</li> <li>Laurus Labs Limited</li> <li>Laurus Bio Private Limited</li> </ol>
Name: Sunita Gupta Designation: Independent Director	67	2-B, DDA SFS Flats Vijay Mandal Enclave, Hauz Khas, South Delhi, Delhi- 110016		1. National Pension System Trust

Name, Designation, Occupation & DIN	Age	Address	Date of appointment	Details of other directorship
DIN: 06902258				ae
Occupation:				
Professional				
Name: Ambika	48	K Ram, Tower A3, Apt	March 30, 2023	1
Bisla		1501 World Spa East		
Designation:		Sector - 30 Gurgaon		
Independent		Haryana- 122001		
Director				
DIN: 09789579				
Occupation:				
Professional				
Name: Sankaran	65	B-8, Dhanastra,	March 30, 2023	1. Manappuram
Nair Rajagopal		Reserve Bank Officers		Finance Limited
Designation:		Flats, N.P. Marg		
Independent		Colaba, Mumbai-		
Director		400005		
DIN: 10087762 Occupation:				
Professional				
Name: Mr. Vivek	44	No. 19,	July 26, 2022	1. Inara Capital
Anand PS	7-7	National High School	•	Advisors Private
Designation:		Road, VV Puram,		Limited
Director		Bangalore- 560004		2. Oaks Asset
DIN: 02363239				Management
Occupation: Business				Private Limited
				3. InCred Holdings
				Limited
Name: Mr. Anil Nagu	58	C-1/A, BDA Colony,	September 14, 2023	1.KKR India Advisors
Designation: Non-		Shivaji		Private Limited
Executive Director		Nagar, Bhopal, Madhya		2.KKR India Asset
DIN: 00110529		Pradesh 462016, India		Manager Private
Occupation:				Limited
Professional				3.KKR Capstone India
				Operations Advisory
				Private Limited
				4. InCred Holdings
				Limited
				5. KKR India Asset
				Finance Private
				Limited
Name: Mr. Rohan	36	C 15, Sector 30, Noida	March 30, 2023	1. Vini Cosmetics
Suri		Gautam Buddha Nagar,		Private Limited
Designation: Non-		Uttar Pradesh- 201301		2. Shriram General
Executive Director				Insurance
DIN: 07074450				Company Limited
Occupation:				3. Re Sustainability
Professional				Limited
				4. InCred Holdings
				Limited

Name, Designation, Occupation & DIN	Age	Address	Date of appointment	Details of other directorship
Occupation & Diff				5. Infinx Services
				Private Limited

### 13.2 Details of change in directors in the preceding three financial years and current financial year as on date:

Sr. No.	DIN	Name of Director	Designation	Date of Appointmen t	Date of Cessation	Remarks
1.	08626376		Non-Executive	December 10,	•	-
		Dillard*	Director	2019		
2.	08496153	Mr. Jigar Shah	Whole-time	December 10,	June 30, 2022	-
			Director	2019		
3.	06993503	Mr. Karthik	Independent	March 12, 2020	-	-
		Krishna*	Director			
4.	07935533	Ms. Aparna	Independent	February 24,	-	-
		Ravi*	Director	2021		
5.	00002615	Mr. Sanjay	Non Executive	July 26, 2022	March 21,	-
		Nayar	Director		2023	
6.	08950317	Mr. Debashish	Independent	July 26, 2022	March 30,	-
		Dutta Gupta	Director		2023	
7.	03467781	Mr. Gaurav	Non Executive	July 26, 2022	September	-
		Trehan	Director		13, 2024	

<sup>\*</sup> Resigned from the Board with effect from July 26, 2022

# 13.3 Details of directors' remuneration, and such particulars of the nature and extent of their interests in the Issuer (during the current year and preceding three financial years):

Remuneration paid to the executive directors.

(in lakhs)

Name of Director	Current year (till June 30, 2024)		For Fiscal 2024		For Fisca	al 2023 <sup>(2)(4)</sup>	For Fiscal 2022		
	Salary	Perquisites	Salary	Perquisites	Salary	Perquisites	Salary	Perquisites	
Bhupinder Singh <sup>(1)</sup>	149.8	-	599.5	-	409.3	-	-	-	
Vivek Bansal <sup>(3)</sup>	395.0	28.8	624.5	298.7	224.8	-	-	-	
Sanjay Omprakash Nayar <sup>(5)</sup>	-	-	-	-	-	-	-	-	

#### Notes:

- 1. Prior to Bhupinder Singh being appointed a director of our Company on July 26, 2022 pursuant to the Scheme of Demerger being made effective, he was a whole time director and CEO on the board of Pre-demerger InCred and received a salary of ₹ 339.5 lakh and ₹ 372.0 lakh for Fiscal 2022 and 2021, respectively.
- 2. Bhupinder Singh received a compensation of ₹ 126.7 lakh as salary drawn from Pre-demerger InCred from April 1, 2022 till July 25, 2022 and ₹ 409.3 lakh was drawn as salary from our Company from July 26, 2022 till March 31, 2023.
- 3. Prior to Vivek Bansal being appointed as director of our Company on July 26, 2022 pursuant to the Scheme of Demerger being made effective, he was a whole time director and CFO on the board of Pre-demerger InCred and received a salary of ₹ 186.6 lakh and ₹ 132.4 lakh for Fiscal 2022 and 2021, respectively and received additional perquisites of ₹ 24.8 lakh and ₹ 24.8 lakh for Fiscal 2022 and 2021, respectively.
- 4. Vivek Bansal received a compensation of ₹ 104.4 lakh as salary and ₹ 26.6 lakh as additional perquisites drawn from Predemerger InCred from April 1, 2022 till July 25, 2022 and ₹ 224.8 lakh was drawn as salary from our Company from July

26, 2022 till March 31, 2023.

5. Sanjay Omprakash Nayar was re-appointed as Non-Executive Director in our Company w.e.f. July 26, 2022 and has ceased to be the director of our Company w.e.f. March 21, 2023.

#### 13.4 Remuneration payable or paid to a director by the issuer, its subsidiary or associate company

No remuneration has been paid to the Directors for the current year and Fiscals 2024, 2023 and 2022 by our subsidiaries and associates.

#### 13.5 Remuneration of Non-Executive Directors

No remuneration is paid to the Non-Executive Directors of the Company for attending the meetings of the Board and Committees.

#### 13.6 Remuneration of Independent Directors

The following table sets forth all compensation paid by our Company to the Independent Directors during the current year and Fiscals 2024, 2023 and 2022:

(₹ in lakh)

Name of	For Quarter ended		For Fiscal 2	2024	For Fiscal	2023	For Fisc	al 2022
Director	June 30, 2	024						
	Commission   Sitting		Commission	Sitting	Commission	Sitting	Commission	Sitting
		Fees		Fees		Fees		Fees
Rupa Rajul Vora <sup>(1)</sup>	-	7.0	-	18.0	-	12.4 <sup>(2)</sup>	-	-
Sekar	-	7.0	-	16.0	-	10.6(4)	-	-
Karnam <sup>(3)</sup>								
Sunita	-	7.0	-	18.0	-	-	-	-
Gupta <sup>(5)</sup>								
Ambika	-	6.0	-	14.0	-	-	-	-
Bisla <sup>(6)</sup>								
Sankaran	-	6.0		18.0		-		
Nair								
Rajagopal <sup>(7)</sup>								
Debashish	-	-	-	-	-	11.2 <sup>(9)</sup>	-	-
Dutta								
Gupta <sup>(8)</sup>								

#### Notes:

- 1. Prior to Rupa Rajul Vora being appointed an independent director of our Company on July 26, 2022 pursuant to the Scheme of Demerger being made effective, she was an independent director on the board of Pre-demerger InCred and received siting fee of ₹ 14.1 lakh and ₹ 5.30 lakh for Fiscal 2022 and 2021, respectively.
- 2. Rupa Rajul Vora received a sitting fee of ₹ 6.6 lakh from Pre-demerger InCred from April 1, 2022 till July 25, 2022 and ₹ 12.4 lakh was received as sitting fee from our Company from July 26, 2022 till March 31, 2023.
- 3. Prior to Sekar Karnam being appointed an independent director of our Company on July 26, 2022 pursuant to the Scheme of Demerger being made effective, he was an independent director on the board of Pre-demerger InCred and received siting fee of ₹ 2.9 lakh for Fiscal 2022.
- 4. Sekar Karnam received a sitting fee of ₹ 6.0 lakh from Pre-demerger InCred from April 1, 2022 till July 25, 2022 and ₹ 10.6 lakh was received as sitting fee from our Company from July 26, 2022 till March 31, 2023.
- 5. Sunita Gupta was appointed as an independent director of our Company w.e.f. March 30, 2023.
- 6. Ambika Bisla was appointed as an independent director of our Company w.e.f. March 30, 2023.
- 7. Sankaran Nair Rajagopal was appointed as an independent director of our Company w.e.f. March 30, 2023.
- 8. Prior to Debashish Dutta Gupta being appointed an independent director of our Company on July 26, 2022 pursuant to the Scheme of Demerger being made effective, he was an independent director on the board of Pre-demerger InCred and received siting fee of ₹ 12.6 lakh, for Fiscal 2022.
- 9. Debashish Dutta Gupta received a sitting fee of ₹ 5.4 lakh from Pre-demerger InCred from April 1, 2022 till July 25, 2022 and ₹ 11.2 lakh was received as sitting fee from our Company from July 26, 2022 till March 30, 2023. Further, Debashish Dutta Gupta ceased to be the director of our Company w.e.f. March 30, 2023.

# 13.7 Contribution being made by the Directors as part of the offer or separately in furtherance of such objects:

Not Applicable

13.8 Details of any financial or other material interest of the Directors, Promoters, key managerial personnel or senior management in the offer and the effect of such interest in so far as it is different from the interests of other persons.

Not Applicable

#### 13.9 Shareholding of Directors as on the date of this General Information Document:

As on the date of this General Information Document, other than disclosed below, none of the Directors have shareholding in our Company.

Sr.	Name of	Number of Shares	Percentage of Shareholding (in %) (on fully diluted				
No.	Directors		basis)				
1.	Bhupinder Singh*	395	Negligible				
2.	Vivek Bansal*	1	Negligible				

<sup>\*</sup> Nominee shares held on behalf of InCred Holdings Limited

# 13.10 Details of shareholding of our Directors in our Subsidiaries, Associate or Joint Ventures as of date of this General Information Document:

Other than disclosed below, as on the date of this General Information Document, the Directors are not holding any shares in subsidiary, associates or joint ventures.

Name of the Director	Name of the Company	Nature of the Company (subsidiary, associates or joint ventures)	No. of Shares held	% of holding (on fully diluted basis)
Bhupinder Singh	InCred Finserv Private Limited (formerly known as InCred Management and Technology Services Private Limited)*	Subsidiary	1	Negligible
	InCred.AI Limited*	Subsidiary	1	Negligible

<sup>\*</sup>Nominee share held on behalf of our Company

#### 13.11 Details of the Statutory Auditors of the Issuer:

Details of the Statutory Auditors of the Issuer:

Name of the auditors	Address	Date of Appointment
Deloitte Haskins & Sells	19 <sup>th</sup> Floor, Shapath – V, S.G. Highway, Ahmedabad, Gujarat, 380015	July 08, 2024

Details of change in auditor for preceding three financial years and current financial year:

Name of the previous auditor	Address	Date of Appointment	Date of cessation, if applicable	Date of Resignation, if applicable
S. R. Batliboi	12 <sup>th</sup> Floor, The Ruby, 29,	August 5, 2022	July 08, 2024	NA
& Associates	Senapati Bapat Marg,			
LLP	Dadar West, Mumbai			
M/s M S K A	602 Floor 6, Raheja	September 30,	NA	September 28,
& Associates,	Titanium Western Express	2019		2021
Chartered	Highway, Geetanjali,			
Accountants	Railway Colony, Ram			
	Nagar Goregaon (E),			
	Mumbai – 400063.			
M/s V. C.	205-206, 2 <sup>nd</sup> Floor, Regent	September 30,	NA	August 5, 2022
Shah & Co.	Chambers, Jamnalal Bajaj	2021		
	Road, Nariman Point,			
	Mumbai 400021			

- 13.12 Details of the following liabilities of the Issuer, as at the end of the preceding quarter, or if available, a later date:
  - i. Details of outstanding secured loan facilities of the Issuer-as on June 30, 2024:

**Term Loans** 

Sr N o.	Lender Name	Type of Facilit y	Sanction ed Amount (₹ in lakh)	Principal Amount Outstandin g as on June 30, 2024 (₹ in lakh)	Repayment Date/Schedu le and Prepayment Clause, if any	Penalty Clause	Securit y cover*	Credit Rating (if applicab le)	Asset Classificat ion
1	IDFC FIRST Bank Limited	Term Loan	15,000.0	1,944.5	36 equal monthly instalments starting from September 30, 2021 Prepayment allowed without any prepayment charges.	The Company irrevocably acknowledg es that the occurrence of any breach of terms and conditions of this Agreement shall be deemed to require reassessme nt of initial credit parameters of the Company and as a consequen ce thereof, the Company shall without demur/ protest be liable to pay to the Bank Revised Applicable Rate of Interest and/or Modified	Securit y cover 1.20x	CRISIL AA- Stable	Standard

						Applicable			
						Rate of			
						Interest (in			
						lieu of			
						Applicable			
						Rate of			
						Interest) as			
						the case			
						may be,			
						from the			
						date of			
						happening/			
						non-			
						happening			
						of the relevant			
						conditions			
						till such			
						conditions			
						are			
						complied			
						with to the			
						satisfaction			
						of the			
						Bank.			
2	IDFC	Term	15.000.0	7.222.2	36 egual	The	Securit	CRISIL	Standard
2	IDFC FIRST	Term Loan	15,000.0	7,222.2	36 equal monthly	The Company	Securit y Cover	CRISIL AA-	Standard
2	IDFC FIRST Bank	Term Loan	15,000.0	7,222.2	monthly	Company	y Cover	CRISIL AA- Stable	Standard
2	FIRST		15,000.0	7,222.2	monthly instalments	Company irrevocably		AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly	Company	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from	Company irrevocably acknowledg	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September	Company irrevocably acknowledg es that the	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September	Company irrevocably acknowledg es that the occurrence	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September	Company irrevocably acknowledg es that the occurrence of any breach of terms and	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September 28, 2022	Company irrevocably acknowledg es that the occurrence of any breach of terms and conditions	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September 28, 2022  Prepayment allowed without any	Company irrevocably acknowledg es that the occurrence of any breach of terms and conditions of this	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September 28, 2022  Prepayment allowed without any prepayment	Company irrevocably acknowledg es that the occurrence of any breach of terms and conditions of this Agreement	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September 28, 2022  Prepayment allowed without any	Company irrevocably acknowledg es that the occurrence of any breach of terms and conditions of this Agreement shall be	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September 28, 2022  Prepayment allowed without any prepayment	Company irrevocably acknowledg es that the occurrence of any breach of terms and conditions of this Agreement shall be deemed to	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September 28, 2022  Prepayment allowed without any prepayment	Company irrevocably acknowledg es that the occurrence of any breach of terms and conditions of this Agreement shall be deemed to require	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September 28, 2022  Prepayment allowed without any prepayment	Company irrevocably acknowledg es that the occurrence of any breach of terms and conditions of this Agreement shall be deemed to require reassessme	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September 28, 2022  Prepayment allowed without any prepayment	Company irrevocably acknowledg es that the occurrence of any breach of terms and conditions of this Agreement shall be deemed to require reassessme nt of initial	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September 28, 2022  Prepayment allowed without any prepayment	Company irrevocably acknowledg es that the occurrence of any breach of terms and conditions of this Agreement shall be deemed to require reassessme nt of initial credit	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September 28, 2022  Prepayment allowed without any prepayment	Company irrevocably acknowledg es that the occurrence of any breach of terms and conditions of this Agreement shall be deemed to require reassessme nt of initial credit parameters	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September 28, 2022  Prepayment allowed without any prepayment	Company irrevocably acknowledg es that the occurrence of any breach of terms and conditions of this Agreement shall be deemed to require reassessme nt of initial credit parameters of the	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September 28, 2022  Prepayment allowed without any prepayment	Company irrevocably acknowledg es that the occurrence of any breach of terms and conditions of this Agreement shall be deemed to require reassessme nt of initial credit parameters of the Company	y Cover	AA-	Standard
2	FIRST Bank		15,000.0	7,222.2	monthly instalments starting from September 28, 2022  Prepayment allowed without any prepayment	Company irrevocably acknowledg es that the occurrence of any breach of terms and conditions of this Agreement shall be deemed to require reassessme nt of initial credit parameters of the	y Cover	AA-	Standard

			1	<u> </u>	<u> </u>		1	I	1
						ce thereof,			
						the			
						Company			
						shall			
						without			
						demur/			
						protest be			
						liable to			
						pay to the			
						Bank			
						Revised			
						Applicable			
						Rate of			
						Interest			
						and/or			
						Modified			
						Applicable			
						Rate of			
						Interest (in			
						lieu of			
						Applicable			
						Rate of			
						Interest) as			
						the case			
						may be,			
						from the			
						date of			
						happening/			
						non-			
						happening			
						of the			
						relevant			
						conditions			
						till such			
						conditions			
						are			
						complied			
						with to the			
						satisfaction			
						of the			
						Bank.			
3	Bank	Term	20,000.0	9,041.7	Repayable in	Penal	Securit	CRISIL	Standard
	of	Loan	20,000.0	3,0 71.7	48 Equated	interest of	y Cover	AA-	Staridard
	Baroda	LUGII			Monthly	2% p.a. till	1.25 x	Stable	
	baioua					default	1.23 X	Stable	
					Installments				
					starting from	continues			
1					20 04 2022	:			1
					30.04.2022	in case of breach of			

					The Company may prepay the whole or any part of loan from internal sources by providing a 30 days' prior written notice to the Bank without any prepayment penalty.	financial covenants and other terms and conditions, as per the sanction letter.			
4	Bank of Baroda	Term Loan	10,000.0	3,125.0	Repayable in 48 Equated Monthly Installments starting from 27.10.2021  The Company may prepay the whole or any part of loan from internal sources by providing a 30 days' prior written notice to the Bank without any prepayment penalty.	Penal interest of 2% p.a. till default continues in case of breach of the financial covenants and other terms and conditions, as per the sanction letter and term loan agreement.	Securit y Cover 1.25 x	CRISIL AA- Stable	Standard
5	Bank of Mahar ashtra	Term Loan	5,000.0	1,389.9	Repayable in 18 quarterly equal instalments after moratorium	Penal interest @ 1% p.a. is applicable for non – compliance	Securit y Cover 1.25 x	CRISIL AA- Stable	Standard 62

					period of 3	of terms of			
					months	sanction/n			
					IIIOIILIIS	on –			
						creation of			
						security			
					Prepayment	and penal			
					charges are	interest at			
					waived in	the rate 1%			
						p.a. is			
					the following	applicable			
					cases:	in case of			
						payment			
						default.			
					(a) In case	Where			
					the loan is	simultaneo			
					paid off by	us defaults			
					internal cash	are			
					accruals	observed			
					and/or own	under			
					sources;	various			
					,				
						heads			
					(b) At the	where			
					time of ROI	penal			
						interest is			
					reset when	applicable,			
					the company	the			
					can prepay	maximum			
					amount with	penal			
					30 days'	interest to			
					notice.	be charged			
						over and			
						above the			
					Prepayment	normal			
					Penalty shall	applicable			
					be levied up	rate of			
					to 1% of the	interest			
					prepaid	shall be			
					amount if	restricted			
					the	to 2% p.a.			
					repayment is	το 2/0 μ.a.			
					not out of				
					own sources.				
6	Bank	Term	10,000.0	7,783.3	Repayable in	Penal		CRISIL	Standard
	of	Loan			18 quarterly	interest @		AA-	
	Mahar				equal	1% p.a. is	Securit	Stable	
	ashtra.				instalments	applicable	y Cover		
					after	for non –	1.25 x		
					moratorium	compliance			
Щ_	I	l			oracorium	compliance	I .		63

					period of 6	of terms of			
					months	sanction/n			
						on –			
						creation of			
					Waiver of	security			
					prepayment	and penal			
					penalty at	interest at			
					the time of	the rate 1%			
					reset of ROI	p.a. is			
					wherein the	applicable			
					Company	in case of			
					can prepay	payment			
					the amount	default.			
					with 30 days'	Where			
					notice and at	simultaneo			
					other	us defaults			
					instances	are			
					prepayment	observed			
					charges at	under			
					the rate of	various			
					0.50% p.a.	heads			
					on the	where			
					amount	penal			
					prepaid from	interest is			
					the date of	applicable,			
					payment till	the			
					the next	maximum			
					reset date	penal			
					will be	interest to			
					applicable.	be charged			
						over and			
						above the			
						normal			
						applicable			
						rate of			
						interest			
						shall be			
						restricted			
						to 2% p.a.			
7	Bank	Term	5,000.0	552.0	Repayable in	Penal		CRISILA	Standard
′	of	Loan	3,000.0	332.0	18 quarterly	interest of		A-	Staridard
	India				equal	2% p.a. will	Securit	Stable	
					instalments	be	У	3.000.0	
					after	attracted in	Cover:		
					moratorium	case of any	1.33x		
					period of 6	default in			
					months	complying			
						with the			
	<u> </u>		l	<u> </u>		WICH CHE	<u> </u>		

			terms of		
		The	sanction		
		Company	letter		
		shall have	Penal		
		the option to	interest of		
		prepay the	2% shall be		
		whole or any	charged for		
		part of the	the period		
		Facility in full	of overdue		
		or in part on	of interest		
		payment of	or non-		
		prepayment	compliance		
			in terms of		
		charge of 1.00% of the			
			sanction		
		amount	letter.		
		prepaid for			
		the residual			
		period of the			
		Facility on			
		simple			
		interest			
		basis, if paid			
		out of own			
		funds.			
		Provided			
		that the			
		Company			
		shall have			
		right to			
		prepay the			
		Facility,			
		without			
		payment of			
		any			
		prepayment			
		charge, by			
		giving the			
		Lender a 30			
		(thirty) days			
		prior notice			
		in writing, if			
		prepayment			
		is made by			
		the			
		Company			
		from its			
		internal			
		accruals or			
					65

					equity infusion.  Prepayment fees shall be charged at 2% on the outstanding liability in case of takeover of the loan by other bank / FI				
8	State Bank of India	Term Loan	7,500.0	1,168.2	Repayable in 19 equal quarterly instalments after moratorium period of 3 months  The Company shall have the option to prepay the whole or any part of the Facility in full or in part on payment of prepayment charge of 2.00% of the amount prepaid for the residual period of the Facility on simple interest basis.  Provided that the	(a) In case of delayed submission of Asset cover statement by 20th of succeeding month, a penal charge of ₹ 1000 for per day of delay  (b) In case of non-submission of renewal data including audited balance sheet within 6 months of the closure of the financial year of the borrowing entity, a penal	Securit y Cover: 1.25x	CRISILA A- Stable	Standard

			Company	charge of ₹		
			shall have	50,000		
			right to	upto due		
			prepay the	date of		
			Facility,	renewal		
			without	and ₹		
			payment of	1,00,000		
			any	per month		
			prepayment	thereafter		
			charge, by	till the date		
			giving the	of		
			Lender a 30	submission.		
			(thirty) days	Further, a		
			prior notice	delay of		
			in writing, if	more than		
			_	one month		
			prepayment is made	in		
			is illaue	submission		
			(a) Payment	of audited		
			at the	balance		
			instance of			
			lenders.	sheet, the		
				pricing to		
			(b) Loans	go up by 25		
			prepaid out	basis points		
			of higher	till the		
			cash accrual/	submission		
			equity	of audited		
			infusion by	balance		
			promoter.	sheet.		
			(c) In the	(c) In case		
			instances,	of non-		
			where the	submission		
			Bank has	/delayed		
			strategically	submission		
			decided to	of other		
			exit from the	returns/		
			exposure.	statements,		
			caposule.	a penal		
				charge of ₹		
				5000 for		
				each		
				month of		
				delay		
				beyond due		
				date for		
				submission.		
	 			300111331011.		
		l e e e e e e e e e e e e e e e e e e e				

			(d) In case		
			(d) In case		
			of diversion		
			of funds, a		
			penal		
			charge of		
			2% p.a. on		
			the entire		
			outstandin		
			g till such		
			time, the		
			position is		
			rectified.		
			(c) In case		
			(c) In case		
			of non-		
			payment of		
			interest/		
			installment,		
			a penal		
			charge of		
			5% per		
			annum on		
			the		
			irregular		
			portion for		
			the period		
			of		
			irregularity.		
			(f) In case		
			of cross		
			default, a		
			penal		
			charge of		
			1% p.a. on		
			the entire		
			outstandin		
			g for the		
			period of		
			non-		
			adherence		
			subject to		
			minimum		
			period of 1		
			year.		
			(g) In case		
			(g) In case		
			of adverse		
			deviation		
			from any		
 	_			 	68

						two of the financial covenants, a penal interest will be charged retrospecti vely from the date of audited balance statement.			
9	State Bank of India	Term	20,000.0	8,107.1	Repayable in 16 equal quarterly instalments  The Company shall have the option to prepay the whole or any part of the Facility in full or in part on payment of prepayment charge of 2.00% (two percent) of the amount prepaid for the residual period of the Facility on simple interest basis.  Provided that the Company shall have right to prepay the	(a) In case of delayed submission of Asset cover statement by 20th of succeeding month, a penal charge of ₹ 1000 for per day of delay  (b) In case of non-submission of renewal data including audited balance sheet within 6 months of the closure of the financial year of the borrowing entity, a penal charge of ₹ 50,000 upto due	Securit y Cover: 1.25x	CRISILA A - Stable	Standard

Facility, date of without renewal payment of and ₹ any 1,00,000 prepayment per month charge, by thereafter giving the till the date Lender a 30 of (thirty) days submission.	
payment of and ₹ any 1,00,000 prepayment per month charge, by thereafter giving the till the date Lender a 30 of	
any 1,00,000 prepayment per month charge, by thereafter giving the till the date Lender a 30 of	
prepayment per month charge, by thereafter giving the Lender a 30 of	
charge, by thereafter giving the Lender a 30 of	
giving the Lender a 30 of	
Lender a 30 of	
(thirty) days   submission.	
prior notice Further, a	
in writing, if delay of	
prepayment   more than	
is made: one month	
a) At the	
instance of submission	
Lender. of audited	
balance	
b) out of sheet, the	
higher cash pricing to	
accruals / go up by 25	
equity basis points	
infusion by till the	
promoters / submission	
investors. of audited	
balance	
c) In the sheet.	
instances	
where the (c) In case	
Lender has of non-	
strategically submission	
decided to /delayed	
exit from the submission	
exposure of other	
exposure of other returns/	
statements,	
a penal	
charge of ₹	
5000 for	
each	
month of	
delay	
beyond due	
date for	
submission.	
(d) In case	
of diversion	
of funds, a	
penal	

2% p.a. on the entire outstandin g till such time, the position is rectified.  (c) In case of non-payment of interesty installment, a penal charge of 5% per annum on the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of cross				-l		
the entire outstandin g till such time, the position is rectified.  (c) In case of non- payment of interest/ installment, a penal charge of 5% per annum on the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal				charge of		
outstandin g till such time, the position is rectified.  (c) In case of non- payment of interest/ installment, a penal charge of 5% per annum on the Irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
g till such time, the position is rectified.  (c) In case of non-payment of interest/ installment, a penal charge of 5% per annum on the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal				the entire		
time, the position is rectified.  (c) In case of non-payment of interest/ installment, a penal charge of 5% per annum on the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal covenants, a penal covenants, a penal				outstandin		
time, the position is rectified.  (c) In case of non-payment of interest/ installment, a penal charge of 5% per annum on the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal				g till such		
position is rectified.  (c) In case of non-payment of interest/ installment, a penal charge of 5% per annum on the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstanding for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal covenants, a penal						
rectified.  (c) In case of non-payment of interest/installment, a penal charge of 5% per annum on the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
(c) In case of non-payment of interest/ interest/ installment, a penal charge of 5% per annum on the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of mon-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
of non- payment of interest/ installment, a penal charge of 55% per annum on the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal covenants, a penal				rectified.		
of non- payment of interest/ installment, a penal charge of 55% per annum on the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal covenants, a penal				(c) In case		
payment of interest/ installment, a penal charge of 5% per annum on the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
interest/ installment, a penal charge of 5% per annum on the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
installment, a penal charge of 5% per annum on the irregular portion for the period of irregularity. (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non- adherence subject to minimum period of 1 year. In case of adverse deviation from any two of the financial covenants, a penal						
a penal charge of 5% per annum on the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
charge of 5% per annum on the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
5% per annum on the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
annum on the irregular portion for the period of the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal				charge of		
annum on the irregular portion for the period of the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal				5% per		
the irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
irregular portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
portion for the period of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
the period of irregularity.  (f) In case of cross default, a penal charge of 1½ p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
of irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
irregularity.  (f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
(f) In case of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal				irregularity.		
of cross default, a penal charge of 1% p.a. on the entire outstandin g for the period of non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal				(f) In case		
default, a penal charge of 1% p.a. on the entire outstandin g for the period of non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
penal charge of 1% p.a. on the entire outstandin g for the period of non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
charge of 1% p.a. on the entire outstandin g for the period of non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
1% p.a. on the entire outstandin g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
the entire outstandin g for the period of non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal				charge of		
outstandin g for the period of non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal				1% p.a. on		
outstandin g for the period of non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal				the entire		
g for the period of non-adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
period of non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
non- adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
adherence subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
subject to minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
minimum period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
period of 1 year.  In case of adverse deviation from any two of the financial covenants, a penal						
year.  In case of adverse deviation from any two of the financial covenants, a penal						
year.  In case of adverse deviation from any two of the financial covenants, a penal				period of 1		
In case of adverse deviation from any two of the financial covenants, a penal						
adverse deviation from any two of the financial covenants, a penal						
deviation from any two of the financial covenants, a penal						
from any two of the financial covenants, a penal				adverse		
two of the financial covenants, a penal				deviation		
two of the financial covenants, a penal				from any		
financial covenants, a penal						
covenants, a penal						
a penal						
71				a penai		

						interest will be charged retrospecti vely from the date of audited balance statement.			
1 0	Central Bank of India	Term	10,000.0	6,875.0	Repayable in 16 equal quarterly installments after initial moratorium period of 12 months.  The Company may prepay the Loan on each interest reset date by giving the Lender a prior notice of 30 (thirty) days without pre-payment premium. In case of prepayment in any other situation, prepayment premium @1% pa., would be charged on pro rata basis for the unexpired period subject to a maximum of	Any submission of statements will attract a penal interest of 1% p.a. applicable for the period of default.	Securit y Cover 1.12x	CRISIL AA- Stable	Standard

					2%. No prepayment charges shall be payable if (i) prepayment is made out of equity infusion/inte rnal accruals of the Company , by giving 30 (thirty) days' prior notice to the Lender.				
1	Union Bank of India	Loan	10,000.0	2,214.9	Repayable in 18 equal quarterly installments after a moratorium period of 6 months.  The Company shall have the option to prepay the Facility in part or full within 30 days after each Reset Date(s) without payment of prepayment of prepayment premium. Such prepayment shall be made by giving an irrevocable	The Company further agrees that if default shall be made in payment of any instalment on due dates, the Company shall pay penal interest at 2% p.a. on the total outstandin g and for the period for which the default is not cured.  In case of non- submission of rating of external	Securit y Cover 1.25x	CRISIL AA- Stable	Standard

					notice within	agency by			
					15 business	the			
					days after	Company			
					each Reset	within 6			
					Date.	months of			
					Date.	the date of			
						release of			
					Dranaumant	limits, a			
					Prepayment	penal			
					charges of	interest of			
					1% p.a. shall	1% from			
					be				
					applicable in	the date of			
					case the	expiry of			
					prepayment	such period			
					is done on	shall be			
					any other	charged.			
					dates.				
					Prepayment				
					penalty will				
					also be				
					payable @				
					1% in case				
					the				
					borrower				
					prepays the				
					debt by way				
					of funds				
					other than				
					fresh equity				
					or internal				
					accruals.				
1	Union	Term	10,000.0	5,625.0	Repayable in	The	Securit	CRISIL	Standard
2	Bank	Loan	10,000.0	3,023.0	16 equal	Company	y Cover	AA-	Standard
2	of	LUaii			-	further	of	Stable	
					quarterly			Stable	
	India				installments	agrees that	1.25x		
						if default			
						shall be			
						made in			
					The	payment of			
						any			
					Company	instalment			
					shall have	on due			
					the right to	dates, the			
					prepay the	Company			
					Facility in	shall pay			
					part or full	penal			
	1	1	I	I	I .	ı •	1	1	74

					without any	interest at			
					prepayment	2% p.a. on			
					penalty, if	the total			
					the	outstandin			
					prepayment	g and for			
					is made out	the period			
					of the	for which			
					internal	the default			
					accruals of	is not			
					the	cured.			
					Company	Non			
					subject to				
					the notice	Compliance			
					period of 15	s of any of the			
					days stating				
					intention to	sanction			
					prepay the	terms / Conditions			
					loan	will attract			
					amount.	penal			
					Prepayment	interest as			
					penalty will	per Banks's			
					also be	guidelines			
					payable @	over and			
					2% in case	above the			
					the	applicable			
					borrower	ROI.			
					prepays the	itoi.			
					debt by way				
					of funds				
					other than				
					fresh equity				
					or internal				
					accruals.				
					accidais.				
1	Indian	Term	5,000.0	1,666.7	Repayable in	In case of		CRISIL	Standard
3	Bank	Loan			18 quarterly	default	Securit	AA-	
					installments	either in		Stable	
					after a	the	y Cover 1.25x		
					moratorium	payment of	1.23X		
					of 6 months	interest,			
						the			
						repayment			
					Prepayment:	of principal			
						amounts as			
						and when			
					(a)Prepayme	due and			
					nt charges	payable or			
					levied shall	reimburse			
	1	1	i .	İ	i	<u>I</u>	1	İ	i .

ho card rata	ment of all	1	
be card rate			
plus GST.	costs,		
	charges,		
	and the		
(b)Prepayme	expenses		
nt charges @	when		
2% of the	demanded,		
drawing limit	additional		
_	interest		
or balance			
outstanding	@1% above		
whichever is	the interest		
higher to be	rate for the		
recovered.	facilities on		
	the		
	overdue,		
However no	interest,		
However, no	costs,		
prepayment			
penalty	charges,		
would be	expenses,		
payable if	from the		
the	respective		
prepayment	due dates		
is made from	for		
surplus cash	payment		
-	and or		
accruals			
generated by	repayment.		
the	Applicable		
borrower or	penal		
equity	interest to		
fusion.			
	be charged		
	on the		
	overdue		
	amount for		
	the period		
	account		
	remains		
	overdrawn		
	due to		
	irregularitie		
	s such as		
	non-		
	payment of		
	interest		
	immediatel		
	y on		
	application,		
	non-		
	payment of		

						installment			ĺ
						s within			
						one month			
						of their			
						falling due,			
						reduction			
						in drawing			
						power/limit			
						, excess			
						borrowings			
						due to over			
						limit,			
						devolveme			
						nt of L/C,			
						invocation			
						of			
						Guarantee			
						etc. If the			
						account			
						continues			
						to be			
						overdrawn			
						for a period			
						of 90 days,			
						the bank			
						may			
						consider			
						initiation of			
						other			
						action also			
						as deemed			
						fit by the			
						bank.			
						Any default			
						in			
						complying			
						with terms			
						of sanction			
						letter will			
						attract			
						applicable			
						penal			
						interest			
						from.			
1	Indian	Term	4,500.0	1,125.0	Repayable in	In case of	Securit	CRISIL	Standard
4	Bank	Loan			12 equal	default	y Cover	AA-	
					quarterly	either in	1.25x	Stable	
									77

			installments	the		
			from the	payment of		
			moratorium	interest,		
			period of 6	the		
			months	repayment		
				of principal		
				amounts as		
				and when		
				due and		
			In the event	payable or		
			of pre-	reimburse		
			payment of	ment of all		
			the loan by	costs,		
			the	charges,		
			borrower(s)			
			before the	and the		
			stipulated	expenses		
			repayment	when		
			schedule,	demanded,		
			the bank is	additional		
				interest		
			entitled to	@1% above		
			levy a pre-	the interest		
			payment	rate for the		
			charge @	facilities on		
			bank' card	the		
			rate (card	overdue,		
			rate plus	interest,		
			GST).	costs,		
				charges,		
			Further,	expenses,		
			prepayment	from the		
			charges @	respective		
			2% of the	due dates		
				for		
			drawing limit or balance	payment		
				and or		
			outstanding	repayment.		
			whichever is	Applicable		
			higher to be			
			recovered.	penal		
				interest to		
				be charged		
			However, no	on the		
			prepayment	overdue		
			penalty	amount for		
			would be	the period		
			payable if	account		
			the	remains		
				overdrawn		
 •						78

				nranaumant	due to		
				prepayment			
				is made from	irregularitie		
				surplus cash	s such as		
				accruals	non-		
				generated by	payment of		
				the	interest		
				borrower or	immediatel		
				equity fusion	y on		
					application,		
					non-		
					payment of		
					installment		
					s within		
					one month		
					of their		
					falling due,		
					reduction		
					in drawing		
					power/limit		
					, excess		
					borrowings		
					due to over		
					limit,		
					devolveme		
					nt of L/C,		
					invocation		
					of		
					Guarantee		
					etc. If the		
					account		
					continues		
					to be		
					overdrawn		
					for a period		
					of 90 days,		
					the bank		
					may		
					consider		
					initiation of		
					other		
					action also		
					as deemed		
					fit by the		
					bank.		
					Julik.		
					Any default		
					in		
					complying		
					with terms		
 ı	1	I	<u> </u>				70

						of sanction letter will attract applicable penal interest from.			
1 5	Indian	Term	5,000.0	3,055.6	Repayable in 18 equal quarterly installments after the moratorium period of 6 months  In the event of prepayment of the loan by the borrower(s) before the stipulated repayment schedule, the bank is entitled to levy a prepayment charge @ bank' card rate plus GST).  Further, prepayment charges @ 2% of the drawing limit or balance outstanding whichever is	In case of default either in the payment of interest, the repayment of principal amounts as and when due and payable or reimburse ment of all costs, charges, and the expenses when demanded, additional interest @1% above the interest rate for the facilities on the overdue, interest, costs, charges, expenses, from the respective due dates for payment and or repayment.	Securit y Cover 1.11x	CRISIL AA- Stable	Standard

higher to be	Applicable	
recovered.	penal	
recovered.	interest to	
	be charged	
However, no	on the	
prepayment	overdue	
penalty	amount for	
would be	the period	
payable if	account	
the	remains	
prepayment	overdrawn	
is made from	due to	
surplus cash	irregularitie	
accruals	s such as	
generated by	non-	
the	payment of	
borrower or	interest	
equity fusion	immediatel	
equity rusion	y on	
	application,	
	non-	
	payment of	
	installment	
	s within	
	one month	
	of their	
	falling due,	
	reduction	
	in drawing	
	power/limit	
	, excess	
	borrowings	
	due to over	
	limit,	
	devolveme	
	nt of L/C,	
	invocation	
	of	
	Guarantee	
	etc. If the	
	account	
	continues	
	to be	
	overdrawn	
	for a period	
	of 90 days,	
	the bank	
	may	

						consider initiation of other action also as deemed fit by the bank.  Any default in complying with terms of sanction letter will attract applicable penal interest from.			
1 6	Canara Bank	Term	5,000.0	1,944.4	Repayable in 18 consecutive quarterly installments from the moratorium period of 6 months.  Company shall be permitted to prepay the facility without any prepayment charges/pen alty at the time of reset of ROI with 30 days' notice. All other cases, prepayment charges will be 2% of	Non-compliance of any of sanction letter terms and conditions and irregularitie s in the account will attract penal interest @ 2%.  In case of default, applicable penal interest of 2% p.a. for the period of default.  Financial covenants shall be tested annually	Securit y Cover 1.25x	CRISIL AA- Stable	Standard

					amount prepaid.  Notice of prepayment once having been given it shall be obligatory for the Company to make prepayment in accordance with the notice.	from the date of ABS till it cured and any event of default will attract penal interest @1% p.a. over and above the sanctioned ROI.			
					The Company shall not be entitled to re-borrow any amount prepaid under the Agreement. Any amount prepaid shall be applied towards the repayment installments in the inwards order of its maturity				
1 7	Canara Bank	Term Loan	2,500.0	1,166.7	Repayable in 15 consecutive quarterly installments after the moratorium	Non-compliance of any of sanction letter terms and conditions and irregularitie	Securit y Cover 1.25x	CRISIL AA- Stable	Standard 83

		period of 3	s in the		
		months.	account		
			will attract		
			penal		
			interest @		
			2%.		
		Company			
		shall be	In case of		
		permitted to	default,		
		prepay the	applicable		
		facility	penal		
		without any	interest of		
		prepayment	2% p.a. for		
		charges/pen	the period		
		alty at the	of default.		
		time of reset			
		of ROI with	Financial		
			covenants		
		30 days'	shall be		
		notice. All	tested		
		other cases,	annually		
		applicable	from the		
		prepayment	date of ABS		
		charges will	till it cured		
		be applied.	and any		
			event of		
			default will		
		Notice of			
		prepayment	attract		
		once having	penal		
		been given it	interest		
		shall be	@1% p.a.		
			over and		
		obligatory	above the		
		for the	sanctioned		
		Company to	ROI.		
		make			
		prepayment			
		in			
		accordance			
		with the			
		notice.			
		The			
		Company			
		shall not be			
		entitled to			
		re-borrow			
		any amount			

					prepaid under the Agreement. Any amount prepaid shall be applied towards the repayment installments in the inwards order of its				
1 8	Canara Bank	Term	2,000.0	1,444.4	Repayable in 18 consecutive quarterly installments after the moratorium period of 6 months.  Company shall be permitted to prepay the facility without any prepayment charges/pen alty at the time of reset of ROI with 30 days' notice. All other cases, applicable prepayment charges will be applied.	Non-compliance of any of sanction letter terms and conditions and irregularitie s in the account will attract penal interest @ 2%.  In case of default, applicable penal interest of 2% p.a. for the period of default.  Financial covenants shall be tested annually from the date of ABS till it cured and any event of default will	Securit y Cover of 1.25x	CRISIL AA- Stable	Standard

					once having been given it shall be obligatory for the Company to make prepayment in accordance with the notice.	attract penal interest @1%p.a. over and above the sanctioned ROI.			
					The Company shall not be entitled to re-borrow any amount prepaid under the Agreement. Any amount prepaid shall be applied towards the repayment installments in the inwards order of its maturity				
1 9	Karnat aka Bank	Term Loan	5,000.0	3,625.0	Repayable in 17 equal quarterly installments of ₹ 2.75 crores and last installment of ₹ 3.25 crore after initial holiday period of 6 months.	In case, Company fails to submit audited financial of the company every year by the end of 31st December of that year, penal interest of	Securit y Cover 1.10x	CRISIL AA- Stable	Standard

						1% p.a.			
					Pre-	over and above the			
					closure/fore	sanctioned			
					closure	rate will be			
					charges of 2% shall be	charged on			
					charged only	outstandin			
					in case of	g balance after the			
					takeover of	said date.			
					liabilities by				
					other banks.	Penal interest at			
						the rate of			
					Prepayment/	5% shall be			
					foreclosure	charged for			
					charges are	delayed			
					waived, if the reset	servicing of installment			
					new interest	s/interests/			
					rate is not	excess			
					acceptable	drawings/			
					to the	TOD/ ad hoc limits.			
					borrower, subject to	HOC IIIIILS.			
					prepayment				
					within 45				
					days from				
					the date of communicati				
					on of reset				
2	Toto	Torm	4 200 0	1 400 0		2.00% n.a		CRISIL	Standard
2	Tata Capital	Term Loan	4,200.0	1,400.0	Repayable in 36 equal	2.00% p.a. over and		AA-	Standard
	Financi	Loan			monthly	above the	Securit	Stable	
	al				installments	normal	y Cover 1.25x		
	Service				till maturity	interest	1.23		
	s Limited					rate shall be charged			
	Lillitea				The	in case of			
					Company	delayed			
					may prepay	payment of			
					the entire	Interest,			
					outstanding	Principal or monies			
					Dues with prepayment	payable			
					charges of	under the			
					2% on the	loan/specifi			
1						С			

amount.    from the due date till the date of receipt. following case, the prepayment charge shall not be levied:   a. In case of changes in the spread, no charge shall be levied on the prepaid amount.   b. In the event, the revised rate of interest is not event, the revised rate to finterest is not econyany, the Company shall give notice of same in writing to Lender from such revised interest communicati   financial content of security			prepaid	agreement	
due date till the date of receipt. following case, the prepayment charge shall not be levied:  a. In case of changes in the spread, no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company the Company the Company shall give notice of same in writing to Lender from such revised interest communicati  due date till the date of receipt. In case of non- creation, delayed, non- creation, delayed, non- creation, delayed, non- creation, delayed, non- submission of security a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non- creation, delayed, non- submission of security a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of outstandin g amount shall be charge for the period of delay.  In case of outstandin g amount shall be charge for the period of delay.  In case of outstandin g amount shall be charge for the period of delay.  In case of outstandin g amount shall be charge of startion, delaved, non- creation, delaved, non- submission of security a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of outstandin g amount shall be charge for the period of delay.  In case of outstandin g amount shall be charge of starting outstandin g amount shall be charge of starting outstandin g amount shall be charge of starting outstandin g amount shall be charge of starting outstandin g amount shall be charge for the period of delay.  In case of outstandin g amount shall be charge for the period of delay.  In case of outstandin g amount shall be charge of coutstandin			_		
till the date of receipt. following case, the prepayment charge shall not be levied:  a. In case of changes in the spread, no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the Company shall give notice of same in writing to Lender from such revised interest communicati  till the date of receipt. In case of non- recation, delayed, non- submission of security or collateral related documents and non- perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay. all ne date of receipt. In case of non- collateral related documents and non- perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay. adherence of financial covenants of sanction letter, an additional one-time charge of ₹ 2,0,000 per financial			amount.		
In the following case, the prepayment charge shall not be levied:  a. In case of changes in the spread, no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the Company shall give notice of same in writing to Lender from such revised interest communicati if increased interest communicati if increased interest communicati if increased in case of incorrection, delayed, non-submission of security or collateral related documents and non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non-creation, delayed, non-submission of security or collateral related documents and non-perfection of security, a penalty interest of 2% of summinor in the period of delay.  In case of non-creation, delayed, non-submission of security or collateral related documents and non-perfection of security, a penalty interest of 2% of summinor in the period of delay.  In case of non-creation, delayed, non-submission of security or collateral related documents and non-perfection of security, a penalty interest of 2% of summinor in the period of delay.  In case of non-collateral related documents and non-perfection of security, a penalty interest of 2% of summinor in the period of delay.  In case of non-collateral related documents and non-perfection of security, a penalty interest of 2% of summinor in the period of security, a penalty interest of 2% of security, a penalty interest of 2% of security, a penalty interest of 2% of security, a penalty interest of 3 and 100 penalty interest of 2% of security, a penalty interest of 3 and 100 penalty interest of 3 and 100 penalty interest of 3 and 100 penalty interest of 3 and 100 penalty interest of 3 and 100 penalty interest of 3 and 100 penalty interest of 3 and 100 penalty interest of 3 and 100 penalty interest of 3 and 100 penalty interest of 3 and 100 penalty interest of 3 and 100 penalty interest of 3 and 100 penalty interest of 3 and 100 pena					
following case, the prepayment charge shall not be levied:  a. In case of changes in the spread, no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the Company, shall give notice of same in writing to Lender from such revised interest communicati  following case, the prepayment charge shall be non-creation, delayed, non-creation, delayed, non-creation, delayed, non-submission of security or collateral related documents and non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non-submission of security or collateral related documents and non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non-gentation of security or collateral related documents and non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non-gentated documents and non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non-gentated documents and non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non-gentated documents and non-perfection of security or collateral related documents and non-perfection of security or collateral related documents and non-perfection of security appendix on the period of delay.					
following case, the prepayment charge shall not be levied:  a. In case of changes in the spread, no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the Company, shall give notice of same in writing to Lender from such revised interest communicati  following case, the prepayment charge shall be leaved (halp and on creation, delayed, non-creation, delayed, non-creation, delayed, non-collateral related documents and non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.			In the	of receipt.	
case, the prepayment charge shall not be levied:  a. In case of changes in the spread, no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the Company shall give notice of same in writing to Lender from such revised interest communicati if financial communicati in the charge of ₹ 20,000 per communicati in financial communicati in financial communicati in the case of non-creation, delayed, non-submission of security or collateral related documents and non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non-submission of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.			following		
prepayment charge shall not be levied:  a. In case of changes in the spread, no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the Company shall give notice of same in writing to Lender from such revised interest communicati  creation, delayed, non- submission of security or collateral related documents and non- perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  creation, delayed, non- submission of security a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  creation, delayed, non- submission of security a penalty interest of 2% of outstandin g amount shall be charge for tinerest of sinancial diditional one-time charge of ₹ 20,000 per financial			_		
charge shall not be levied:  a. In case of changes in the spread, no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the Company, shall give notice of same in writing to Lender from such revised interest communicati  clealeyed, non- submission of security or collateral related documents and non- perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non- adherence of financial covenants of sanction letter, an additional one-time charge of ₹ 20,000 per financial				non-	
not be levied:  a. In case of changes in the spread, no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the Company shall give notice of same in writing to Lender from such revised interest is communicati  not b. In the event, the revised rate of interest is not additional one-time charge of ₹ 20,000 per financial				creation,	
levied:    In case of changes in the spread, no charge shall be levied on the prepaid amount.   In the event, the revised rate of interest is not acceptable to the Company, the Company, shall give notice of same in writing to Lender from such revised interest communicati			_	delayed,	
levied:  a. In case of changes in the spread, no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the Company shall give notice of same in writing to Lender from such revised interest correlated interest correlated interest communicati financial  submission of security or collateral related documents and non-perfection of security, a penalty interest of 2% of outstandin gamount shall be charge for the period of delay.  submission of security or collateral related documents and non-perfection of security, a penalty interest of 2% of outstandin gamount shall be charge for the period of delay.  submission or security or collateral related documents and non-perfection of security, a penalty interest of 2% of outstandin gamount shall be charge for the period of delay.  submission or security or collateral related documents and non-perfection of security, a penalty interest of 2% of outstandin gamount shall be charge for the period of delay.  submission or security.				non-	
a. In case of changes in the spread, no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the Company shall give notice of same in writing to Lender from such revised interest collaboration.  of security or collateral related documents and non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of company adherence of financial covenants of sanction letter, an additional one-time one-time one-time communicati financial			levied:		
a. In case of changes in the spread, no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the Company shall give charge of same in writing to Lender from such revised interest communicati  a. In case of collateral related documents and non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non-adherence of financial shall give covenants of sanction letter, an additional one-time charge of ₹ 20,000 per financial					
a. In case of changes in the spread, no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the adherence Company shall give notice of same in writing to Lender from such revised interest communicati  a. In case of collateral related documents and non-perfection of security, appendix appendix perfection of security, interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non-adherence of financial covenants of sanction letter, an additional one-time charge of ₹ 20,000 per financial				-	
changes in the spread, no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the Company shall give notice of same in writing to Lender from such revised interest 20,000 per financial communicati in the spread not charge of ₹ 20,000 per financial communicati in the spread not company and charge of ₹ 20,000 per financial communicati in the related documents and non-perfection of security, a penalty interest of security, and in the security, and in the security interest of security, and interes			a. In case of		
the spread, no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the Company shall give notice of same in writing to Lender from such revised interest communicati  the spread, documents and non- perfection of security, a penalty interest of 2% of outstandin g amount shall be revised rate of interest is not of delay.  In case of Company of financial covenants notice of same in writing to Lender from such revised interest communicati  documents and non- perfection of security, a penalty interest of 2% of outstandin g amount shall be revised of interest of 2% of outstandin g amount shall be revised of financial covenants of sanction letter, an additional one-time charge of ₹ 20,000 per financial					
no charge shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the Company shall give notice of same in writing to Lender from such revised interest communicati in the charge of the period of same in writing to Lender from such revised interest communicati in the provision of security, a penalty interest of security, a penalty interest of security, a penalty interest of charge for outstandin g amount shall be charge for the period of delay.  acceptable to the ln case of non-adherence of financial covenants of sanction letter, an additional one-time charge of ₹ 20,000 per financial					
shall be levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the adherence Company shall give notice of same in writing to Lender from such revised linterest one.  shall be perfection of security, a penalty interest of 2% of outstandin g amount shall be revised rate of interest is the period of delay.  In case of non-adherence of financial shall give covenants of sanction letter, an additional one-time charge of ₹ interest communicati financial					
levied on the prepaid amount.  levied on the prepaid amount.  b. In the event, the revised rate of interest is not acceptable to the Company, the adherence Company shall give notice of same in writing to Lender from such revised interest communicati  levied on the prepaid a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  location in the period of delay.  location in case of non-adherence of financial covenants of sanction letter, an additional one-time charge of ₹ 20,000 per financial			_		
prepaid amount.    prepaid amount.				perfection	
amount.    amount   interest of   2% of				of security,	
amount.  interest of 2% of outstandin g amount shall be revised rate of interest is not acceptable to the Company, the Company shall give notice of same in writing to Lender from such revised interest communicati  interest of 2% of outstandin g amount shall be charge for the period of delay.  In case of non- adherence of financial sometime charge of ₹ 20,000 per financial			prepaid	a penalty	
b. In the event, the revised rate of interest is not acceptable to the Company, the Company shall give notice of same in writing to Lender from such revised interest communicati  2% of outstandin g amount shall be charge for the period of delay.  In case of non- adherence of financial covenants of sanction letter, an additional one-time charge of ₹ 20,000 per financial			amount.		
b. In the event, the revised rate of interest is not acceptable to the Company, the shall give notice of same in writing to Lender from such revised interest communicati					
b. In the event, the revised rate of interest is not acceptable to the Company, the Company shall give notice of same in writing to Lender from such revised interest communicati  b. In the shall be charge for the period of delay.  In case of non- adherence of financial covenants of sanction letter, an additional one-time charge of ₹ 20,000 per financial					
event, the revised rate revised rate rof interest is not acceptable to the Company, the adherence Company shall give notice of same in writing to Lender from such revised interest communicati  shall be charge for the period not delay.  In case of Company of financial covenants notice of same in writing to covenants one-time charge of ₹ interest 20,000 per financial			b. In the		
revised rate of interest is not not acceptable to the Company, the adherence Company shall give notice of same in writing to Lender from such revised interest charge for the period not not delay.  ln case of company of financial covenants notice of same in letter, an additional one-time charge of ₹ 20,000 per financial				_	
of interest is not of delay. acceptable to the In case of Company, non- the adherence Company of financial shall give covenants notice of same in writing to Lender from such revised interest communicati the period of delay.  the period of delay.  acceptable In case of conditional additional one-time charge of ₹ 20,000 per financial					
not of delay.  acceptable to the In case of Company, the adherence Company of financial shall give covenants notice of samction same in letter, an additional Lender from such revised interest communicati					
acceptable to the to the Company, the adherence Company shall give notice of same in writing to Lender from such revised interest communicati				the period	
acceptable to the In case of Company, the adherence Company shall give notice of same in writing to Lender from such revised interest communicati letter, an financial shall give covenants notice of same in cone-time charge of ₹ interest communicati				of delay.	
Company , non- the adherence Company of financial shall give covenants notice of of sanction same in letter, an writing to additional Lender from such revised interest communicati    Company   non- adherence			-		
the adherence Company of financial shall give covenants notice of of sanction same in letter, an writing to additional Lender from such revised interest communicati  the adherence of sanction one-time charge of ₹ 20,000 per financial			to the		
the adherence Company of financial shall give covenants notice of of sanction same in letter, an writing to additional Lender from one-time such revised interest communicati financial			Company,		
Company shall give covenants notice of same in writing to Lender from such revised interest communicati  Company of financial covenants of sanction letter, an additional one-time charge of ₹ 20,000 per financial				adherence	
shall give covenants notice of of sanction same in letter, an writing to additional Lender from one-time such revised interest communicati financial				of financial	
notice of sanction letter, an writing to additional Lender from such revised interest communicati financial				covenants	
same in writing to Lender from such revised interest communicati letter, an additional cone-time such revised interest financial			_	of sanction	
writing to Lender from such revised interest communicati  additional one-time charge of ₹ 20,000 per financial					
Lender from one-time such revised charge of ₹ interest communicati financial					
such revised charge of ₹ interest communicati financial			_		
interest 20,000 per communicati financial					
communicati financial				_	
Communicati			interest	•	
			communicati		
on date and year shall			on date and		
shall be charged.			shall	be charged.	
mandatorily					
repay to			-		
Lender in					
amounts			amounts		

2	Tata	Tarm	2.450.0	<i>A A</i> 77 8	outstanding under the credit facility including all costs, charges, interest or dues, without payment of prepayment fee or penalty.	In case of		CBISII	Standard
2 1	Tata Capital Financi al Service s Limited	Term	2,450.0	4,477.8	Repayable in 36 equal monthly installments till maturity  Prepayment charges of 2% on the prepaid amount shall be levied	In case of non-creation, delayed, non-submission of security or collateral related documents and non-perfection of security, a penalty interest of 2% of outstandin g amount shall be charge for the period of delay.  2.00% p.a. over and above the normal interest rate shall be charged in case of delayed payment of Interest,	Securit y Cover 1.25x	CRISIL AA- Stable	Standard

						Principal or monies payable under the loan/specifi c agreement from the due date till the date			
						of receipt.  In case of non-adherence of financial covenants of sanction letter, an additional one-time charge of ₹ 20,000 per financial year shall be charged.			
2 2	Hinduj a Leylan d Financ e Limited	Term Loan	2,000.0	377.7	Repayable in 36 equal monthly instalments  Prepayment:  (a) No prepayment prior to the expiry of 12 months from the Disbursemen t Date.	In the event, the Company fails to comply with the reporting requiremen ts within 7 days from written notice issued by lender, the Company shall be liable to	Securit y Cover 1.20x	CRISIL AA- Stable	Standard
					(b) Thereafter, prepayment	pay a penalty of ₹ 6000 per day in the			90

					penalty of 2% will be payable on Outstanding Principal Amount prior to the making of the prepayment (c) Partial Prepayment is not allowed	event of such non-adherence.  Default interest rate = Interest rate +2.50% per annum			
2 3	Nabsa mrudd hi Financ e Limited	Term	2,500.0	240.4	Repayable in 36 equated monthly installments  Prepayment of loan accepted only with fixed prepayment charges @ 2.5% of the prepaid amount.	Failure in perfection of charge on security within 90 days from the date of first disburseme nt shall attract penal interest of 1% p.a. on the outstandin g loan amount till the date of perfection of security.  In case of delay in repayment of principal or interest penal interest on overdue amount in default for the period of delay	Securit y Cover 1.10x	CRISIL AA- Stable	Standard

						will be charged @2% p.a. over and above the applicable interest rate.			
2 4	Nabkis an Financ e Limited	Term	3,000.0	1,000.0	Repayable in 12 quarterly instalments without any moratorium  Prepayment of loan is permitted with fixed prepayment charges at 2.0% p.a.	Penal Interest of 2% p.a. will be charged in case of any breach of terms and conditions of sanction, loan agreement or otherwise.  For a delay in payment of principal/in terest instalment, penal interest on outstandin g amount for total period of delay will be payable at the rate of 2% p.a. over and above the applicable interest rate.	Securit y Cover 1.10x	CRISIL AA- Stable	Standard

						If InCred			
						Financial			
						Services			
						Limited			
						fails to pay			
						interest			
						charges/loa			
						n charges on the due			
						date/s, it			
						shall be			
						liable to			
						pay			
						additional			
						penal			
						interest on			
						the			
						outstandin			
						g amount			
						for the			
						total period			
						of delay at			
						the rate of			
						2% over			
						and above			
						the interest			
						rate			
						applicable			
						to the			
						principal			
						amount.			
2	ESAF	Term	3,000.0	270.0	Repayable in	Delay/ non-	Securit	CRISIL	Standard
5	Small	Loan	0,000.0		11 equal	submission	y Cover	AA-	
	Financ	Louin			quarterly	of	1.12x	Stable	
	e Bank				installments	receivables'	1.12	Stable	
	Ltd.				after an	statement			
					initial	on			
					repayment	quarterly			
					holiday of 3	basis will			
					months.	attract			
					months.	penal			
					In case	interest			
					borrower	@1.00%			
					desires to	#1.00% p.a. from			
					prepay the	the date of			
					loan, the	default on			
					prepayment				
					of loan will	the			
	1	1	1	1	1	1	1	1	ıl

			be accepted	outstandin		
			making 1%			
			of the	g amount.		
				A penal		
			prepaid as	interest of		
			prepayment	2.00% p.a.		
			charge.	would be		
			Prepayment	charged on		
			or	the amount		
			foreclosure	of overdue		
			for loans is	installment		
			permitted	/ interest		
			after a	over the		
			minimum of	credit limit.		
			12 months	create mine.		
			following the			
			loan	Fau		
			disbursal.	For non-		
				creation of		
			The	security		
			Company /	within the		
			co- borrower	stipulated		
			shall send a	period, a		
			written	penal		
			request to	interest of		
			the Bank	2.00% p.a.		
			mentioning	on the		
			the clear	outstandin		
			instruction	g amount		
			for reducing	will be		
			the tenure	recovered		
			or equated	on the		
			monthly	facility.		
			installments	•		
			in case of			
			prepayment			
			of the loan.			
			The			
			Company /			
			Co-			
			borrower			
			undertakes			
			to submit			
			atleast 30			
			days prior			
			written			
			intimation			
			for			
			foreclosure.			
			ioi eciosui e.			
 •	•	•			•	 

6	Aditya Birla Financ e Ltd.	Term	1,700.0	613.9	Repayable in 36 equal monthly installments  1% of the principal outstanding amount if paid before 12 months, Nil prepayment penalty after 12 months	2% per month on delayed interest and principal payments till default continues.	Securit y Cover 1.25x	CRISIL AA- Stable	Standard
7	HDFC Bank Limited	Term	5,000.0	1,666.7	Repayable in 12 quarterly instalments without any moratorium 2% on the foreclosure amount	Any default by the Company in payment for dues or of any of the terms and conditions herein, would entail an additional interest charge of 2% p.a. on the entire loan, leviable from the date of the default without prejudice to the Bank's other rights available as per this agreement and on default/	Securit y Cover 1.33x	CRISIL AA- Stable	Standard

					failure of the Company to pay the same			
2 8	Term	5,000.0	3,055.6	Repayable in 18 quarterly instalments having 17 equal quarterly instalments of ₹2,77,77,778 .00 each and final instalment of ₹2,77,77,774 .00 commencing after 6 months from the date of 1st disbursemen t.  Prepayment: 2% on the foreclosure amount	Bank will charge penal interest in the following cases:  i. Company does not submit the audited financial statements within 1st November of next FY or such extended time by appropriate authority.  ii. Company does not submit the Book debts/Other applicable stats within the stipulated time frame.  iii. Company does not comply with the financial covenants stipulated in the	Securit y Cover 1.12x	CRISIL AA- Stable	Standard

						terms of sanction and non-compliance of any of the terms and conditions. iv. Company does not provide timely information for renewing the limits, default in repayment etc. v. Apart from above, branch to charge 1% over the rate charged for respective			
2 9	Jana Small Financ e Bank Limited	Term Loan	5,000.0	1,768.1	Equated Monthly Installments comprising principal and interest on 3rd of every month. However, where in the no. of days between disbursemen	Default interest of at the rate of 2% per annum (over the interest rate) shall be payable by the borrower upon occurrence	Securit y Cover 1.10x	CRISIL AA- Stable	Standard

t date and of any the 3rd of event of next month default. is less than 15 days, broken	
next month default. is less than 15 days, broken	
is less than 15 days, broken	
15 days, broken	
broken	
period	
interest	
would be	
due on the	
3rd of the	
month month	
following the	
month in	
which the	
disbursemen	
t has been	
made and	
full EMI	
would	
commence	
from 3rd of	
the	
subsequent	
month	
Prepayment	
premium of	
1% of the	
amount   prepaid will	
be payable by the	
borrower	
prior to any	
prepayment	
under the	
Facility. A	
notice of 30	
business	
days must be	
provided to	
the lender	
before any	
prepayment	
is made	

					under the				
3 0	Kisetsu Saison Financ e (India) Private Limited	Term	3,500.0	1,166.7	racility.  Repayable in 12 equal instalments payable on a quarterly basis  The Facility may be prepaid only after 12 months from the date of first drawdown with 2% foreclosure charges on outstanding amount.	Default interest at the rate of 2% per month (over the Interest Rate) shall be payable by the Company upon occurrence of any event of default.	Securit y Cover 1.10x	CRISIL AA- Stable	Standard
3 1	Federal Bank Limited	Term	3,000.0	1,363.6	Repayable in 11 equal instalments payable on a quarterly basis post 3 months moratorium period  Prepayment: 1) 1 % on the amount prepaid 2) Nil in case Company prepays the Loan from Equity	2% for the following Delay / default in submission of quarterly statement of receivables. Exceeding the limit/delay in serving the interest and / or principal. 2% p.a. for the following deficiencies:	Securit y Cover 1.25x	CRISIL AA- Stable	Standard

					Proceeds/	Delay in			
					Own	submission			
					Sources,	of audited			
					post	annual			
					providing 30	accounts			
					days of	beyond			
					notice from	seven			
					Interest	months			
					Reset Date	from the			
					Reset Date	close of the			
						financial			
						year			
						Noncompli ance of			
						terms &			
						conditions			
						of sanction			
						letter			
						If account			
						is classified			
						under SMA			
						Category			
						other than			
						technical			
						reasons,			
						total penal			
						interest,			
						additional			
						penal			
						interest not			
						to exceed			
						2% p.a.			
3	Mahin	Term	5,000.0	2,273.5	Repayable	Additional	Securit	CRISIL	Standard
2	dra &	Loan			in 36	interest	y Cover	AA-	
	Mahin				equated	charged @	1.10x	Stable	
	dra				monthly	3% p.m. on			
	Financi				instalments	overdue/de			
	al				scamicites	lay/default			
	Service					of any			
	S				No	amount			
	Limited				prepayment	payable			
					allowed upto	unless			
					1 year from	otherwise			
					the date of	indicated			
					first	Penal			
						interest of			
	]	l					l		

				disbursemen	1% p.a.		
					-		
				t; and	above the		
				In case of	applicable		
				prepayment	interest		
				(post 1 year	rate on the		
				from the	outstandin		
					g amount		
				date of first	would		
				disbursemen	levied in		
				t, the lender	the		
				will be	following		
				entitled to	conditions:		
				prepayment			
				penalty of	i. In the		
				2% of the	event of		
				amount	non-		
				prepaid,	creation of		
				except in	security		
				cases	within		
				mentioned	stipulated		
				below:	timelines;		
					and/or		
				a. If the			
				prepayment	ii.		
				is made	Delay/failur		
				pursuant to	e to obtain		
				written	external		
				instructions	credit risk		
				of MMFSL in	rating from		
				which case	agency		
				no prior	approved		
				notice will	by RBI		
				be required	within		
				from the	stipulated		
				Company for	time peri if		
				prepayment,	the rating is		
					suspended;		
				b. Any	and/or		
				amount			
				prepaid shall	iii. Failure		
				not be	to submit		
				redrawn.	the yearly		
					certificate		
					to confirm		
					compliance		
					with the		
					stipulation		
					pertaining		
					ownership/		
					control/ma		
L	 <u> </u>	<u> </u>	<u> </u>	<u> </u>	22	<u> </u>	101

						nagement; and/or iv. Delay/failur e to submit compliance with different conditions mentioned			
						in the sanction letter in timely manner; and/or iv. Breach			
						in financial covenants/ non- financial covenants; and/or v. Non-			
						submission /delay in submission of audited balance sheet within stipulated period of 6 months from the end of financial year of the company			
3	Aditya Birla Financ e Ltd.	Term Loan	2,500.0	1,619.7	Repayable in 36 equal monthly installments starting from 05.04.2023	2% per month on delayed interest and principal payments	Securit y Cover 1.10x	CRISIL AA- Stable	Standard

					1% of the principal outstanding amount if paid before 12 months, Nil prepayment penalty after 12 months	till default continues.			
3 4	Axis Bank Limited	Term	3,500.0	1,750.0	Repayable in 12 equal Quarterly Installment  Term Loan facility to continue for a minimum of 12 months from the date of 1st disbursemen t after that lender will be entitled to charge prepayment penalty of 1% on the amount prepaid, except in cases mentioned below:  In the event of the interest / spread reset is not applicable to the borrower,	In the event of non-payment of principal/interest on due date default interest at 2% p.a. above applicable rate.  In the event of below default interest at 1% p.a. above applicable rate.  Non creation of security documents within stipulated timelines.  Delay/failure to obtain external	Securit y Cover 1.15 x	CRISIL AA- Stable	Standard

					the borrower shall have the option to prepay the loan, in full or part on the reset date.  The amount prepaid shall be applied in the reverse order of maturity.  Any amount prepaid shall not be redrawn.	credit rating.  Breach in financial covenants.  Non-Submission of Audited Balance sheet within 6 months from the end of financial year.			
3 5	Bank Of Baroda	Term Loan	10,000.0	5,833.3	Repayable in 48 Equated Monthly Installments starting from 31.10.2022  The Company may prepay the whole or any part of loan from internal sources by providing a 30 days' prior written notice to the Bank without any prepayment penalty.	Penal interest of 2% p.a. till default continues in case of breach of the financial covenants and other terms and conditions, as per the sanction letter.	Securit y Cover 1.25 x	CRISIL AA- Stable	Standard

3	Bank	Term	10,000.0	7,783.3	Repayable in	Penal		CRISIL	Standard
6	of	Loan	10,000.0	1,103.3				AA-	Stanualu
0	Mahar	LUdii			18 quarterly	interest @	Securit	Stable	
					equal	1% p.a. is	y Cover	Stable	
	ashtra				instalments	applicable	1.25 x		
					after	for non –			
					moratorium	compliance			
					period of 6	of terms of			
					months	sanction/n			
						on –			
						creation of			
					Waiver of	security			
					prepayment	and penal			
					penalty at	interest at			
					the time of	the rate 1%			
					reset of ROI	p.a. is			
					wherein the	applicable			
					Company	in case of			
					can prepay	payment			
					the amount	default.			
					with 30 days'	Where			
					notice and at	simultaneo			
					other	us defaults			
					instances	are			
					prepayment	observed			
					charges at	under			
					the rate of	various			
					0.50% p.a.	heads			
					on the	where			
					amount	penal			
					prepaid from	interest is			
					the date of	applicable,			
					payment till	the			
					the next	maximum			
					reset date	penal			
					will be	interest to			
					applicable.	be charged			
						over and			
						above the			
					SL dated	normal			
					30th Nov	applicable			
					2022	rate of			
					2022	interest			
						shall be			
						restricted			
						to 2% p.a.			
						20 = 70 p.u.			

3	Federal	Term	3,000.0	2,181.8	Repayable	2% for the	Securit	CRISIL	Standard
7	Bank	Loan		·		following	y Cover	AA-	
	Limited				in 11 equal instalments	Delay /	1.25x	Stable	
					payable on a	default in			
					quarterly	submission			
					basis post 3	of quarterly			
					months	statement			
					moratorium	of			
					period	receivables.			
						Exceeding			
						the			
						limit/delay			
					Prepayment:	in serving			
					1) 1 % on the	the interest			
					amount	and / or principal.			
					prepaid				
					2) Nil in case	2% p.a. for			
					Company	the following			
					prepays the	deficiencies			
					Loan from	·			
					Equity				
					Proceeds/	Delay in			
					Own	submission			
					Sources,	of audited annual			
					post providing 30	accounts			
					days of	beyond			
					notice from	seven			
					Interest	months			
					Reset Date	from the			
						close of the			
						financial			
						year			
						Noncompli			
						ance of			
						terms &			
						conditions			
						of sanction			
						letter			
						If account			
						is classified			
						under SMA			
						Category			
						other than technical			
						technical			

						reasons, total penal interest, additional penal interest not to exceed 2% p.a.			
3 8	Hinduj a Leylan d Financ e Limited	Term	5,000.0	3,496.3	Repayable in 36 equal monthly instalments  Prepayment:  (a) No prepayment prior to the expiry of 12 months from the Disbursemen t Date.  (b) Thereafter, prepayment penalty of 2% will be payable on Outstanding Principal Amount prior to the making of the prepayment  (c) Partial Prepayment is not allowed	In the event, the Company fails to comply with the reporting requiremen ts within 7 days from written notice issued by lender, the Company shall be liable to pay a penalty of ₹ 6000 per day in the event of such nonadherence.  Default interest rate = Interest rate = Interest rate +2.50% per annum	Securit y Cover 1.20x	CRISIL AA- Stable	Standard
3 9	IndusIn d Bank Limited	Term Loan	7,000.0	4,083.3	12 equal quarterly payment and interest to	The Company shall be levied		CRISIL AA- Stable	Standard

			be paid on	penal	Securit	
			monthly	charges as	y Cover	
			basis	under:	1.15x	
			Dasis	under.	1.13	
				For non-		
				compliance		
			In case the	with		
			Company	sanction		
			wants to	terms:		
			prepay the	Applicable		
			Facility at	rate + 2%		
			any point of	p.a.		
			time, the	p.u.		
			Company	For		
			shall give a	overdue		
			prior written	payments /		
			notice of	irregularitie		
			fifteen (15)	s:		
			Working	Applicable		
			Days to the	rate + 6%		
			Bank before	p.a.		
			the	•		
			proposed			
			date of			
			prepayment.			
			It will be			
			Bank's			
			absolute			
			discretion to			
			accept such			
			request of			
			prepayment.			
			However, in			
			case the			
			request is			
			accepted by			
			the Bank,			
			the			
			Company			
			has to pay			
			the			
			prepayment			
			charges as			
			intimated to			
			the			
			Company in			
			the Sanction			
			Letter, on			
<u></u>			the			

					outstanding principal for the balance term to the Bank on the date of prepayment. The rate of prepayment charges can be changed by the Bank at its own discretion with 30 days prior notice to the Company				
4 0	Kisetsu Saison Financ e (India) Private Limited	Term	6,500.0	3,791.7	Repayable in 12 equal instalments payable on a quarterly basis  The Facility may be prepaid only after 12 months from the date of first drawdown with 2% foreclosure charges on outstanding amount.	Default interest at the rate of 2% per month (over the Interest Rate) shall be payable by the Company upon occurrence of any event of default.	Securit y Cover 1.10x	CRISIL AA- Stable	Standard
4	Kotak Mahin dra	Term Loan	5000.0	2,916.7	Repayable in 36 equal monthly Installment	Penal charges for the below		CRISIL AA- Stable	Standard

Bank			nature are	Securit	
Ltd.			applicable:	y Cover	
Lta.		Pre-payment	аррпсавіс.	1.25x	
		of the	Audited	1.23	
		liabilities of	Annual		
		the	Report		
		Borrower,	within 4		
		prior to	month		
		completion	from the		
		of tenor of	close of		
		the	financial		
			year. Rs.		
		facility, shall	5000 per		
		attract a	month till		
		penal charge	the same is		
		of 2% on the	submitted.		
		outstanding			
		loan	Provisional		
		amount.	unaudited		
			Financials 3		
			months		
		In the event	from close		
		of a spread			
		reset	of financial		
		effected by	year		
		the Bank,	Rs.5000 per		
		the	month till		
		Borrower	the		
		shall have	provisional		
		the right to	financials		
		prepay the	are		
		facility	submitted		
		without any	Overdue		
		prepayment	Charges/		
		penalty with			
		a notice of	Default/		
		15 days	Penal Rate		
		given to the	All ama:::::		
		Bank.	All amounts		
		טמווג.	unpaid		
			on due		
			date		
			Amounts		
			unpaid on		
			due date		
			shall attract		
			interest		

-+ 2.000/
at 2.00%
p.m.,
compound
ed
monthly.
Quarterly
ALM 45
days from
end of
Quarter.
Rs.2000 in
the
subsequent
month &
Rs.5000 per
month
from the
next month
till the
statement
is
submitted
Monthly
Receivable
Statements
25 days
from end of
Troni end of
month
Rs.2000 in
the
subsequent
month &
Rs.5000 per
month
from the
next month
till the
statement
is
15
submitted

			Quarterly		
			results/		
			Any		
			other		
			format of		
			quarterly		
			reporting		
			prescribed		
			by the Bank		
			Quarterly		
			results: 45		
			days from		
			end of		
			quarter		
			Rs.2000 in		
			the		
			subsequent		
			month &		
			Rs.5000 per		
			month		
			from the		
			next month		
			till the		
			statement		
			is		
			submitted		
			Non-		
			Creation of		
			Security		
			90 days		
			from		
			acceptance		
			of		
			sanction		
			letter		
			Upto 60		
			days 1%		
			per annum		
			P		

	1	l	1			64 1 - 400			
						61 to 180			
						days 2%			
						per annum			
						400			
						Above 180			
						days 2%			
						per month			
		_		2 222 2				001011	0
4	Nabkis	Term	4,000.0	2,333.3	Repayable in	Penal		CRISIL	Standard
2	an	Loan			12 quarterly	Interest of	Securit	AA-	
	Financ				instalments	2% p.a. will		Stable	
	е				without any	be charged	y Cover		
	Limited				moratorium	in case of	1.10x		
						any breach			
						of terms			
						and			
					Prepayment	conditions			
					of loan is	of sanction,			
						loan			
					permitted	agreement			
					with fixed	or			
					prepayment charges at	otherwise.			
					2.0% p.a.	For a delay			
					·	in payment			
						of			
						principal/in			
						terest			
						instalment,			
						penal			
						interest on			
						outstandin			
						g amount			
						for total			
						period of			
						delay will			
						be payable			
						at the rate			
						of 2% p.a.			
						over and			
						above the			
						applicable			
						interest			
						rate.			
						If InCred			
						Financial			
						Services			
						Limited			
						fails to pay			
						rans to pay	1		

						interest charges/loa n charges on the due date/s, it shall be liable to pay additional penal interest on the			
						outstandin g amount for the total period of delay at the rate of 2% over and above the interest rate applicable to the principal amount.			
4 3	Nabsa mrudd hi Financ e Limited	Term Loan	1,965.0	1,161.3	Repayable in 36 equated monthly installments  Prepayment of loan accepted only with fixed prepayment charges @ 2.5% of the prepaid amount.	Failure in perfection of charge on security within 90 days from the date of first disburseme nt shall attract penal interest of 1% p.a. on the outstandin g loan amount till the date of perfection of security.	Securit y Cover 1.10x	CRISIL AA- Stable	Standard

4	Duniah	Torm	5,000,0	2 888 0	Panavahla in	In case of delay in repayment of principal or interest penal interest on overdue amount in default for the period of delay will be charged @2% p.a. over and above the applicable interest rate.		CRISIL	Standard
4 4	Punjab & Sind Bank	Term	5,000.0	3,888.9	Repayable in 18 equal Quarterly Installment after the moratorium of 6 months.  1% of balance O/s, if adjusted through takeover within 1 year of 1st disbursemen t.	revent of default', the Borrower will be liable to pay penal interest of not less than 3% over and above the contractual rate of interest or as per Bank guidelines. Provided further that the charging or payment of such enhanced/	Securit y Cover 1.11x	AA- Stable	Standard

					additional/ penal rate of interest shall be without prejudice to other rights and remedies of the Bank.			
SIDE	Term	15,000.0	8,000.0	Equal Quarterly installment after the moratorium of 6 months.  The Borrower shall not prepay the outstanding principal amount of loan in full or part thereof before the due dates (over and above the amounts falling due on the given due dates) except after obtaining prior approval of SIDBI in writing which may be granted subject to such conditions as	A charge of 2% p.a. over and above the applicable rate, by way of penal interest, will be levied for defaults in payment of principal, interest and other monies payable under the loan agreement.	Securit y Cover 1.10x	CRISIL AA- Stable	Standard

SIDBI may
deem fit
including
levy of
premium
(currently 1-
3%) on such
prepayment.
However,
prepayment
without
prepayment
premium is
permissible
at the time
of reset
subject to
compliance
of the
following
condition:
At the time
of reset or
change in
the interest
rate,
wherever
applicable,
the
Borrower
can, within 5
working days
from the
date of
intimation of
reset of
interest by
SIDBI (oveluding
the date of
intimation),
serve a
notice to
SIDBI and
prepay the
loan without
any pre-

					payment premium within 10 working days from the date of serving the notice to SIDBI.				
4 6	State Bank of India	Term	10,000.0	7,892.0	Repayable in19 equal quarterly Instalments after moratorium of 3 months  The Company shall have the option to prepay the whole or any part of the Facility in full or in part on payment of prepayment charge of 2.00% (two percent) of the amount prepaid for the residual period of the Facility on simple interest basis. Provided that the Company shall have right to prepay the	(a) In case of delayed submission of Asset cover statement by 20th of succeeding month, a penal charge of ₹ 1000 for per day of delay  (b) In case of non-submission of renewal data including audited balance sheet within 6 months of the closure of the financial year of the borrowing entity, a penal charge of ₹ 50,000 upto due date of renewal and ₹	Securit y Cover: 1.25x	CRISIL AA- Stable	Standard

		Facility,	1,00,000		
		without	per month		
		payment of	thereafter		
		any	till the date		
		prepayment	of		
		charge, by	submission.		
		giving the	Further, a		
		Lender a 30	delay of		
		(thirty) days	more than		
		prior notice	one month		
		in writing, if	in		
		prepayment	submission		
		is made:	of audited		
			balance		
		a) At the	sheet, the		
		instance of	pricing to		
		Lender.	go up by 25		
		b) out of	basis points		
		higher cash	till the		
		accruals /	submission		
		equity	of audited		
		infusion by	balance		
		promoters /	sheet.		
		investors.	(a) In acce		
		X	(c) In case		
		c) In the	of non- submission		
		instances	/delayed		
		where the	submission		
		Lender has	of other		
		strategically decided to	returns/		
		exit from the	statements,		
			a penal		
		exposure	charge of ₹		
		SL Dated	5000 for		
		24th	each		
		February	month of		
		2023	delay		
			beyond due		
			date for		
			submission.		
			(d) In case		
			of diversion		
			of funds, a		
			penal		
			charge of		
			2% p.a. on		
			the entire		

			outstandin		
			g till such		
			time, the		
			position is		
			rectified.		
			(c) In case		
			of non-		
			payment of		
			interest/		
			installment,		
			a penal		
			charge of		
			5% per		
			annum on		
			the		
			irregular		
			portion for		
			the period		
			of		
			irregularity.		
			(f) In case		
			of cross		
			default, a		
			penal		
			charge of		
			1% p.a. on		
			the entire		
			outstandin		
			g for the		
			period of		
			non-		
			adherence		
			subject to		
			minimum		
			period of 1		
			year.		
			In case of		
			adverse		
			deviation		
			from any		
			two of the		
			financial		
			covenants,		
			a penal		
			interest will		
			be charged		
			retrospecti		
		l	. ca ospeca		120

						vely from the date of audited balance statement.			
4 7	Utkars h Small Financ e Bank	Term	3,000.0	1,540.5	Repayable in 37 monthly installments  If the Borrower wishes to prepay the facility amount, it may do so with payment of Prepayment Premium of 2.00% on principal amount of the loan prepaid within one year from date of disbursemen t and post that 1% prepayment premium for the remaining tenure of the loan. The borrower will have to give advance written notice of 60 days, disclosing intention for foreclosure/ prepayment	Penal Interest @ 2% over and above the documente d rate shall be charged on the outstandin g amount for the defaulted / delayed period (calculated from due date till the date of payment)  For default/del ay in below:  In case of any delay in the repayment of principal instalments or payment of interest, charges or other monies due on the facility.  Non-Submission or Delayed submission	Securit y Cover: 1.20x	CRISIL AA- Stable	Standard

					and the	of Book		Ī
					source for	Debts /		
					the money	Receivables		
					for such	Hypothecat		
					foreclosure/	ed to USFB		
					prepayment.	within 30		
					The Lender	days from		
					shall be	end of the		
					entitled to	quarter		
					reject any	starting		
					notice which	post the		
					is not given	date of LUC		
					in advance	submission		
					of 60 days.	Delay in		
						submission		
						of audited		
						financials		
						as on 31st		
						March of		
						every year		
						NNPA >		
						3.00% in		
						any quarter		
						(First		
						testing to		
						be done		
						based on		
						Dec 2022		
						numbers		
						and		
						thereafter		
						same is to		
						be tested		
						on		
						quarterly		
						basis)		
						Capital		
						Adequacy		
						Ratio <		
						20.00% (to		
						be tested		
						based on		
						yearend		
						numbers),		
						in case of		
						breach of		
						this		
Ь	<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>	-		122

						covenant, Bank shall have right to recall the money immediatel y  Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on yearend numbers).  External Rating falls by two notches from existing rating of "A+" from CRISIL and CARE Edge Ratings.			
4	RBL	Term	5,000.0	3,166.7	Repayment	CARE Edge	Securit	CRISIL	Standard
8	Bank Limited	Loan	·		in 30 equal monthly installments	interest of 2% p.a. above the applicable rate for	y Cover 1.25x	AA- Stable	123

					Prepayment charges at the rate of 2% of the prepayment amount shall be applicable to such prepayment made by the borrower	non- submission of receivable statement, financials non perfection of security, other non- compliance			
4 9	Canara Bank	Term	7,500.0	6,375.0	Repayable in 20 consecutive quarterly installments.  Company shall be permitted to prepay the facility without any prepayment charges/pen alty at the time of reset of ROI with 30 days' notice. All other cases, applicable prepayment charges will be applied.  Notice of prepayment once having been given it shall be obligatory for the	Non-compliance of any of sanction letter terms and conditions and irregularitie s in the account will attract penal interest @ 2%.  In case of default, applicable penal interest of 2% p.a. for the period of default.  Financial covenants shall be tested annually from the date of ABS till it cured and any event of default will attract	Securit y Cover of 1.25x	CRISIL AA- Stable	Standard

					Company to	penal			
					make	interest			
					prepayment	@1%p.a.			
					in	over and			
					accordance	above the			
					with the	sanctioned			
					notice.	ROI.			
					The				
					Company				
					shall not be				
					entitled to				
					re-borrow				
					any amount				
					prepaid				
					under the				
					Agreement.				
					Any amount				
					prepaid shall				
					be applied towards the				
					repayment installments				
					in the				
					inwards				
					order of its				
					maturity				
					-				
5	Sundar	Term	10,000.0	6,069.9	Repayment	Penal	Securit	CRISIL	Standard
0	am	Loan			in 24 equal	interest 3%	y cover	AA-	
	Financ				monthly	per month	1.18x	Stable	
	e				instalments	in the			
	Limited					event of			
						any delay in			
					No pre-	repayment			
					closure	or non –			
					within	repayment of loan			
					twelve	instalments			
					months from date of loan				
						•			
					agreement, post which,				
					5% of the				
					principal				
					amount				
					standing as				
					on due date				
					prior to the				
<u> </u>	<u> </u>		I	I				<u> </u>	125

				settlement date, plus GST as applicable.				
5 1	Term	10,000.0	9,444.4	Repayable in 18 quarterly equal instalments after moratorium period of 6 months  1.Pre-payment fees at 1% on amount prepaid.  2.No prepayment penalty shall be levied if the prepayment is done from the company's internal accrual / equity infusion and notice of pre-payment to be served before 30 days of pre-payment.	Penal interest of 2% p.a. will be attracted in case of any default in complying with the terms of sanction letter.  Penal interest of 2% shall be charged for the period of overdue of interest or noncompliance in terms of sanction letter.	Securit y Cover: 1.25x	CRISIL AA- Stable	Standard

5	IDFC	Term	20,000.0	16,666.7	60 equal	The		CRISIL	Standard
2	FIRST	Loan	20,000.0	20,000.7	monthly	Company		AA-	Starraar a
-	Bank	Loan			instalments	irrevocably	Securit	Stable	
	Limited				starting from	acknowledg	y Cover	Stubic	
	Lillinca				September	es that the	1.20 x		
					30, 2023	occurrence			
					30, 2023	of any			
						breach of			
					Duramanus	terms and			
					Prepayment allowed	conditions			
						of this			
					without any	Agreement			
					prepayment	shall be			
					charges.	deemed to			
						require			
						reassessme			
						nt of initial			
						credit			
						parameters			
						of the			
						Company			
						and as a			
						consequen ce thereof,			
						the			
						Company shall			
						without			
						demur/			
						protest be			
						liable to			
						pay to the Bank			
						Revised			
						Applicable			
						Rate of			
						Interest			
						and/or			
						Modified			
						Applicable			
						Rate of			
						Interest (in			
						lieu of			
						Applicable			
						Rate of			
						Interest) as			
						the case			
						may be,			
		1			<u> </u>	may be,			

						from the date of happening/non—happening of the relevant conditions till such conditions are complied with to the satisfaction of the Bank.			
5 3	Utkars h Small Financ e Bank	Term	2,600.0	1,950.0	Repayable in 36 monthly installments  If the Borrower wishes to prepay the facility amount, it may do so with payment of Prepayment Premium of 2.00% on principal amount of the loan prepaid within one year from date of disbursemen t and post that 1% prepayment premium for the remaining tenure of the	Penal Interest @ 2% over and above the documente d rate shall be charged on the outstandin g amount for the defaulted / delayed period (calculated from due date till the date of payment)  For default/del ay in below: In case of any delay in the repayment of principal instalments or payment	Securit y Cover: 1.20x	CRISIL AA- Stable	Standard

loan.	
borro	·
	ave to other
	dvance   monies due
writte	
	e of 60 facility.
days,	Non-
disclo	Submission
	cion for or Delayed
	osure/   submission
	yment of Book
and t	Debts /
sourc	e TOr Receivables
the m	I Hynothecat I
for su	CN ed to LISER
	osure/ within 30
	yment.   days from
	ender   end of the
shall	De   quarter
entitl	ed to starting
reject	any nost the
	WILLI   date of LLIC
	given submission
in adv	ance
of 60	·
	submission
	of audited
	financials
	as on 31st
	March of
	every year
	NNPA >
	3.00% in
	any quarter
	(First
	testing to
	be done
	based on
	Sep 2023
	numbers
	and
	thereafter
	same is to
	be tested
	on
	quarterly
	basis)
	1333,

Adequacy Ratio < 20.00% (to be tested based on yearend numbers), in case of breach of this covenant, Bank shall have right to recall the money Immediatel y Leverage of the Company (Total Debt/TTNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment In subsidiaries . (to be tested based on year-end numbers). External Rating falls by two notches from existing	Control
Ratio < 20.00% (to be tested based on yearend numbers), in case of breach of this cowenant, Bank shall have right to recall the money immediatel Y Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers). External Rating falls by two notches from	Capital
20.00% (to be tested based on yearend numbers), in case of breach of this covenant, Bank shall have right to recall the money immediatel y  Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers), External Rating falls by two notches from	
be tested based on yearend numbers), in case of breach of this covenant, Bank shall have right to recall the money immediatel y Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers). External Rating falls by two notches from	Ratio <
based on yearend numbers), in case of breach of this covenant, Bank shall have right to recall the money immediatel y  Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	20.00% (to
yearend numbers), in case of breach of this covenant, Bank shall have right to recall the money immediatel y  Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers). External Rating falls by two notches from	be tested
yearend numbers), in case of breach of this covenant, Bank shall have right to recall the money immediatel y  Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers). External Rating falls by two notches from	based on
numbers), in case of breach of this covenant, Bank shall have right to recall the money immediatel y Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers). External Rating falls by two notches from	
in case of breach of this covenant, Bank shall have right to recall the money immediatel y Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	
breach of this covenant, Bank shall have right to recall the money immediatel y Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers). External Rating falls by two notches from	
this covenant, Bank shall have right to recall the money immediatel y Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers). External Rating falls by two notches from	
covenant, Bank shall have right to recall the money immediatel y  Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers). External Rating falls by two notches from	
Bank shall have right to recall the money immediatel y  Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers). External Rating falls by two notches from	
have right to recall the money immediatel y  Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	
to recall the money immediatel y  Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	
the money immediatel y  Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	have right
immediatel y  Leverage of the  Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	to recall
immediatel y  Leverage of the  Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	the money
y Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers). External Rating falls by two ontches from	
Leverage of the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries (to be tested based on year-end numbers).  External Rating falls by two notches from	
the Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers). External Rating falls by two notches from	
Company (Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers). External Rating falls by two notches from	Leverage of
(Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	the
(Total Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	Company
Debt/TNW, including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	
including CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	
CCPS) > 4x shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	
shall be reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	
reckoned after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	
after adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	
adjustment for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	
for contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	
contingent liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	
liabilities and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	for
and investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	contingent
investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	liabilities
investment in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	
in subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	
subsidiaries . (to be tested based on year-end numbers).  External Rating falls by two notches from	
. (to be tested based on year-end numbers).  External Rating falls by two notches from	
tested based on year-end numbers).  External Rating falls by two notches from	
based on year-end numbers).  External Rating falls by two notches from	
year-end numbers).  External Rating falls by two notches from	
numbers).  External Rating falls by two notches from	
External Rating falls by two notches from	
Rating falls by two notches from	numbers).
Rating falls by two notches from	External
by two notches from	
notches from	
from	
existing	
	existing

						rating of "A+" from CRISIL and CARE Edge Ratings.			
5 4	Aditya Birla Financ e Limited	Term Loan	2,500.0	2,013.9	Repayable in 36 equal monthly installments starting from October 2023  1% of the principal outstanding amount if paid before 12 months, Nil prepayment penalty after 12 months	2% per month on delayed interest and principal payments till default continues.	Securit y Cover 1.10x	CRISIL AA- Stable	Standard
5 5	SIDBI	Term	30,000.0	23,336.0	12 Quarterly installment after the moratorium of 3 months.  The Borrower shall not prepay the outstanding principal amount of loan in full or part thereof before the due dates (over and above the amounts falling due on the given	A charge of 2% p.a. over and above the applicable rate, by way of penal interest, will be levied for defaults in payment of principal, interest and other monies payable under the loan agreement.	Securit y Cover 1.10x	CRISIL AA- Stable	Standard

due dates)
except after
obtaining
prior
approval of
SIDBI in
writing
which may
be granted
subject to
such
conditions as
SIDBI may
deem fit
including
levy of
premium
(currently 1-
3%) on such
prepayment.
However,
prepayment
without
prepayment
premium is
permissible
at the time
of reset
subject to
compliance
of the
following
condition:
At the time
of reset or
change in
the interest
rate,
wherever
applicable,
the
Borrower
can, within 5
working days
from the
date of
intimation of

					reset of				
					interest by				
					SIDBI				
					(excluding				
					the date of				
					intimation),				
					serve a				
					notice to				
					SIDBI and				
					prepay the loan without				
					any pre-				
					payment				
					premium				
					within 10				
					working days				
					from the				
					date of				
					serving the				
					notice to				
					SIDBI.				
5	Poona	Term	5,000.0	4,005.2	Repayment	Default	Securit	CRISIL	Standard
6	walla	Loan	,	,	in 36	penalty	y cover	AA-	
	Fincorp				monthly	charges of	1.10x	Stable	
	Limited				installments	36% per			
						annum in			
						case of			
					Prepayment	event of			
					charges of	default			
					2% - if	acraare			
					prepaid				
					within prior				
					to				
					repayment				
					of 12 EMIs				
					and 0.50% if				
					paid after				
					payment of				
					12 EMIs				
5	Bajaj	Term	1,944.44	2,500.0	Repayment	CA certified	Securit	CRISIL	Standard
7	Financ	Loan	4		in 36	quarterly	y cover	AA-	
	е				monthly	statement	1.10x	Stable	
	Limited				instalments	and			
						manageme			
						nt certified			
						stock			
						statement			
	<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>	Juichielle		l	

					SL dated 26th Sept 2023  Prepayment charges of 2% - if prepaid within 12 months and Nil if paid after with prior notice of 30 days	detailing is submitted within 30 days of the succeeding month in the format falling which penalty interest @1 p.a. shall be charged for delay			
5 8	Bank of Mahar ashtra	Term	10,000.0	9,444.4	Repayable in 18 quarterly equal instalments after moratorium period of 6 months  Waiver of prepayment penalty at the time of reset of ROI wherein the Company can prepay the amount with 30 days' notice and at other instances prepayment charges at the rate of 0.50% p.a. on the amount prepaid from the date of payment till the next reset date	Penal interest @ 1% p.a. is applicable for non – compliance of terms of sanction/n on – creation of security and penal interest at the rate 1% p.a. is applicable in case of payment default. Where simultaneo us defaults are observed under various heads where penal interest is applicable, the maximum penal	Securit y Cover 1.25 x	CRISIL AA- Stable	Standard

					will be applicable.	interest to be charged over and above the normal applicable rate of interest shall be restricted to 2% p.a.			
9 0	IndusIn d Bank Limited	Term Loan	6,500.0	5,416.7	Repayment in 12 equal quarterly payment  In case the Company wants to prepay the Facility at any point of time, the Company shall give a prior written notice of fifteen (15) Working Days to the Bank before the proposed date of prepayment. It will be Bank's absolute discretion to accept such request of prepayment. However, in case the request is accepted by the Bank,	The Company shall be levied penal charges as under: For non- compliance with sanction terms: Applicable rate + 2% p.a. For overdue payments / irregularitie s: Applicable rate + 6% p.a.	Securit y Cover 1.15x	CRISIL AA- Stable	Standard

					the Company				
					has to pay the				
					prepayment charges as				
					intimated to				
					the				
					Company in the Sanction				
					Letter, on				
					the				
					outstanding principal for				
					the balance				
					term to the Bank on the				
					date of				
					prepayment.				
					The rate of prepayment				
					charges can				
					be changed				
					by the Bank at its own				
					discretion				
					with 30 days				
					prior notice to the				
					Company.				
6	Aditya	Term	50,00.0	50,00.0	Repayable in	2% per		CRISIL	Standard
0	Birla	Loan	,	,	36 equal	month on	Securit	AA-	
	Financ e				monthly instalments	delayed interest	y Cover	Stable	
	Limited				starting from	and	1.15x		
					July 2024	principal			
					1% of the	payments till default			
					principal outstanding	continues.			
					amount if				
					paid before				
					12 months, Nil				
					prepayment				

					penalty after				
					12 months				
6	Canara Bank	Term Loan	20,000.0	20000.0	Repayable in 19 consecutive	Non- compliance of any of	Securit y cover 1.25x	CRISIL AA- Stable	Standard
					quarterly installments after the completion of 3 months of moratorium at the end of the next quarter The company has right to prepay the facility without any prepayment	sanction letter terms and conditions and irregularitie s in the account will attract penal interest @ 2%. In case of default, applicable penal interest of	1.23	Stable	
					penalty/char ges at the time of reset of ROI with 30 days notice.	2% p.a. for the period of default.  Financial covenants shall be tested annually from the date of ABS till it cured and any event of default will attract penal interest @1% p.a. over and above the sanctioned ROI.			

6	Kotak	Term	10000.0	6000.0	Repayable in	Penal		CRISIL	Standard
2	Mahin	Loan			36 equal	charges for		AA-	
	dra				monthly	the below	Securit	Stable	
	Bank				Installment	nature are	y Cover		
	Ltd.					applicable:	1.25x		
	200.					аррисавте.			
					Dro navmont	Audited			
					Pre-payment	Annual			
					of the	Report			
					liabilities of	within 4			
					the	month			
					Borrower,	from the			
					prior to	close of			
					completion	financial			
					of tenor of	year. Rs.			
					the	5000 per			
					facility, shall	month till			
					attract a	the same is			
					penal charge	submitted.			
					of 2% on the				
					outstanding	Provisional			
					loan	unaudited			
					amount.	Financials 3			
					arriourie.	months			
						from close			
					1 m + ln n n , , n m +	of financial			
					In the event	year			
					of a spread	Rs.5000 per			
					reset	month till			
					effected by	the			
					the Bank,				
					the	provisional financials			
					Borrower				
					shall have	are			
					the right to	submitted			
					prepay the	Overdue			
					facility	Charges/			
					without any				
					prepayment	Default/			
					penalty with	Penal Rate			
					a notice of	All amounts			
					15 days	unpaid			
					given to the	anpaid			
					Bank.	on due			
						date			
						Amounts			
						unpaid on			
						due date			

shall attract
interest
interest
at 2.00%
p.m.,
compound
ed
monthly.
Quarterly
ALM 45
days from
end of
Quarter.
Quarter:
Rs.2000 in
the
subsequent
month &
Rs.5000 per
month
from the
next month
till the
statement
is
submitted
Monthly
Receivable
Statements
Statements
25 days
from end of
month
Rs.2000 in
the
subsequent
month &
Rs.5000 per
month
from the
next month
till the
statement
is

			submitted	
			Quarterly results/	
			other format of	
			quarterly reporting	
			prescribed by the Bank	
			Quarterly results: 45	
			days from end of	
			quarter	
			Rs.2000 in the subsequent month & Rs.5000 per	
			month from the next month till the statement is	
			submitted	
			Non- Creation of	
			Security	
			90 days from	
			acceptance of	
			sanction letter	
			Upto 60 days 1%	
			per annum	140

						61 to 180 days 2% per annum Above 180 days 2% per month			
6 3	Poona walla Fincorp Limited	Term Loan	5,000.0	5,000.0	Repayment in 36 monthly installments Prepayment charges of 2% - if prepaid within prior to repayment of 12 EMIs and 0.50% if paid after payment of 12 EMIs	Default penalty charges of 36% per annum in case of event of default	Securit y cover 1.10x	CRISIL AA- Stable	Standard
6 4	RBL Bank Limited	Term Loan	6000.0	6,000.0	Repayment in 30 equal monthly instalments Prepayment charges at the rate of 2% of the prepayment amount shall be applicable to such prepayment made by the borrower	Additional interest of 2% p.a. above the applicable rate for nonsubmission of receivable statement, financials non perfection of security, other noncompliance	Securit y Cover 1.25x	CRISIL AA- Stable	Standard
6 5	State Bank Of India	Term Loan	30,000.0	28,420.0	The Loan shall be repaid in 19 equal quarterly instalments	Penal interest @50 bos will be charged in case of	Securit y Cover: 1.25x	CRISIL AA- Stable	Standard

					after 3 months moratorium from the date of disbursemen t.  2.00 % of the pre-paid amount. Exemptions: a) Payment at the instance of lenders. b) Loans prepaid out of higher cash accruals / equity infusion by promoters. c) In the instances where the Bank has strategically decided to exit from the exposure	breach of any two of the four parameters vis-à-vis values as approved by the sanctioning authority in the sanction note.			
6 6	Indian Overse as Bank	Term Loan	5,000.0	4,500.0	Repayment: 20 equal quarterly installments Pre- payment- 2% of the prepaid amount	Penal interest at 2% p.a. will be applicable for the following: 1.Any noncomplaince of sanction terms or delay in submission of receivables statement or delay in	Securit y Cover: 1.12x	CRISIL AA- Stable	Standard

						payment of interest or principal. 2.Non submission of audited balance sheet within 6 months of closure of financial year.			
6 7	Pirama I Enterp rises Limited	Term Loan	7,500.0	5,625.0	Repayment - 24 equal quarterly installments Prepayment - 1% of the Facility amount and nil post 1 year	No such clause	Securit y Cover: 1.15x	CRISIL AA- Stable	Standard
6 8	Yes Bank Limited	Term Loan	7,000.0	5,833.3	Repayment - 36 Equal monthly installments Prepayment - 2% upto one year from the date of disbusremen t, thereafter Nil with 1- month prior notice.	No such clause	Securit y Cover: 1.25x	CRISIL AA- Stable	Standard
6 9	Nabkis an Financ e Limited	Term Loan	3,000.0	3,000.0	Repayment - Quarterly Installment, plus monthly principal Pre-payment - 2% of prepaid ampunt	Penal interest rate of 2% p.a., will be charged in case of any breach of terms and conditions of sanction,	Securit y Cover: 1.10x	CRISIL AA- Stable	Standard

						loan agreement or otherwise.			
7 0	DCB Bank Limited	Term Loan	2,500.0	2,500.0	Repayment - 36 monthly equatted installments Pre-payment - 2% on outsatnding/ pre-paid amount, mininum of Rs. 10,000/-	Non-compliance of Sanction terms -2% p.a. of the sanctioned limit till the date of compliance Delay in payment of interest / repayment of principal - 3% per month of irregular / overdue amount	Securit y Cover: 1.10x	CRISIL AA- Stable	Standard
7 1	Tata Capital Financi al Service s Limited	Term	5,200.0	4,477.8	Repayment - 36 equated monthly installments Prepayment - 2.00% on the amount prepaid till 18 months from the date of disbursemen t; Nil payment thereafter	Penalty for non creation of Security - 2% of the Outstandin g amount will be charged for the period of delay in respect of delayed/no n-submission of security/col lateral related documents and non perfection of security.	Securit y Cover: 1.10x	CRISIL AA- Stable	Standard

						Non adherence of financial covenants of sanction letter- Additional one time charge of Rs 20,000/- per financial year			
7 2	AU Small Financ e Bank Limited	Term	6,000.0	5,400.0	Repayment - 30 monthly equated installments Prepayment - 2.00% of the principal outstanding during the entire tenure of the facility	If Interest and/or principal instalments due are defaulted / delayed, penal interest @ 2.00% per month on outstandin g amount, for defaulted / delayed period on the interest / Instalments due (calculated from due date till date of payment) will become payable	Securit y Cover: 1.20x	CRISIL AA- Stable	Standard
7	Nabsa mrudd hi Financ	Term Loan	3,350.0	3,108.1	Repayment - 36 equated monthly installments Prepayment	A penal interest of 1% per annum shall be	Securit y Cover: 1.10x	CRISIL AA- Stable	Standard

	е				- Fixed	charged on			
	Limited				prepayment	outstandin			
	Liiiiiteu				charges @	g term loan			
					2.50% of the	in case of			
					prepaid				
						delay in			
					amount	perfection			
						of security			
						within 90			
						days from			
						date of first			
						disburseme			
						nt of the			
						loan.			
						If the			
						Borrower			
						fails to			
						repay the			
						loan			
						charges on			
						the due			
						date/s, it			
						shall be			
						liable to			
						pay the			
						additional			
						charges on			
						the			
						overdue			
						amount for			
						the total			
						period of			
						delay at			
						2.0% per			
						annum			
						above the			
						interest			
						rate			
						applicable			
						to the			
						principal			
						amount			
7	Indian	Term			Repayment -	Penal	Securit	CRISIL	Standard
4	Overse	Loan	15,000.0	14,250.0	20 equal	interest at	У	AA-	
	as				quarterly	applicable	Cover:	Stable	
	Bank				installments	rates will	1.12x		
					Prepayment	be			
					- Applicable	applicable			
		. <u></u>				·			146

			26 26"	fortho	1	
			as per	for the		
			service	following:		
			charges	1.Any non-		
			circular in	complaince		
			force.	of sanction		
				terms or		
				delay in		
				submission		
				of		
				receivables		
				statement		
				or delay in		
				payment of		
				interest or		
				principal.		
				2.Non		
				submission		
				of audited		
				balance		
				sheet		
				within 6		
				months of		
				closure of		
				financial		
				year.		
				3.The		
				proposed		
				fresh term		
				loan has to		
				be rated		
				externally		
				within 3		
				months		
				from the		
				date of		
				sanction.Pe		
				nal interest		
				will be		
				charged if		
				the same is		
				not		
				complied		
				with or as if		
				the		
				external		
				rating		
				obtained is		
				below		
L	1	<u> </u>		<u> </u>	<u> </u>	

						investment grade. 4.To ensure that all our exposures is included in the rating within stipulated time frame. 5. Any shortfall in assigned security.			
7 5	Credit	Term	3,500.0	3,208.3	Repayment - Repayable in 12 quarterly instalments Prepayment - 2% and nil post 12 months post drawdown date	Default Charges at the rate of 2% (two per cent) per month on the Outstandin g Obligations plus applicable taxes shall be payable by the Borrower upon occurrence of any event of default. The Lender will intimate the Borrower prior to charging any Default Charges.	Securit y Cover: 1.10x	CRISIL AA- Stable	Standard

7 6	HSBC	Term Loan	7,500.0	7,500.0	Repayment - 36 Equal monthly installments Prepayment - Any cancellation or prepayment (excluding interest- reset dates) will be subject to funding penalties at	Bank will not charge any penal interest in line with RBI guidelines. However, Bank may communica te Penal charges for certain specified events and the same	Securit y Cover: 1.25x	CRISIL AA- Stable	Standard
7 7	IndusIn d Bank Limited	Term Loan	3,500.0	3,208.3	Repayment - 12 equal quarterly payment and interest to be paid on monthly basis Prepayment - As per Card Rate	shall be notified to the Borrower subsequent ly.  The Company shall be levied penal charges as under: For non- compliance with sanction terms: Applicable rate + 2% p.a.	Securit y Cover: 1.15x	CRISIL AA- Stable	Standard
						For overdue payments / irregularitie s: Applicable rate + 6% p.a.			

7	Bajaj	Term			Repayment -	Overdue	Securit	CRISIL	Standard
8	Financ	Loan	3,500.0	3,305.6	36 Equal	Charges: 2		AA-	Standard
0		LUaii	3,300.0	3,303.0	· ·	_	У	Stable	
	e				monthly	% per	Cover:	Stable	
	Limited				installments	annum	1.10x		
						over and			
					Prepayment	above the			
					- a.	applicable			
					Prepayment	Annualised			
					premium of	Rate of			
					2.0% (two	Interest on			
					percent) of	the			
					the amount	overdue			
					proposed to	amounts in			
					be prepaid	the event			
					till 12	of delays in			
					months from	payment of			
					the date of	any			
					first draw-	amounts			
					down.	due under			
					b. No	the Facility			
					prepayment	from the			
					premium	due date			
					shall be	till			
					payable	payment of			
					thenceforth,	such			
					with a prior	overdue			
					written	amounts.			
					notice of 30				
					days.	Default			
						Charges: 2			
						% per			
						annum			
						over and			
						above the			
						applicable			
						Annualised			
						Rate of			
						Interest on			
						the			
						outstandin			
						g Facility			
						amounts, in			
						event of			
						delay in			
						security			
						creation/pe			
						rfection,			
						breach of			

			any other		
			covenants		
			and/or		
			terms and		
			conditions		
			of the		
			Facility		
			from the		
			date of		
			such non-		
			compliance		
			/breach till		
			such		
			breach is		
			cured		

\*First pari-passu charge (in the manner as stated in Schedule I above) over all the book debts (including standard loan receivables), monies, amounts owing to or received by, receivables, claims and bills which are now due and owing or which may at anytime hereinafter during the continuation of the security become and owing to the Borrower in the course of its business by any person, firm, company, Hindu undivided family, or body corporate or by any government department or office or any municipal or local or public or semi government body or authority or undertaking or project, both present and future (whether under any documents or otherwise whether such monies receivables are retained in any of the accounts or otherwise) and all estate, benefit, property, rights, title, interest, benefits, claims and demands whatsoever of the Borrower in, to or in respect of all the aforesaid amounts, both present and future, to the extent they meet the requirements of each Lender's asset cover and other terms and conditions in respect of the outstanding Facilities

Working Capital Demand Loans ("WCDL") Cash Credit ("CC") / Overdraft against Fixed Deposit ("ODFD") facility availed by our Company:

Sr. No.	Lender Name	Type of Facility	Sanctio ned Amoun t (₹ in lakh)	Principal Amount Outstandi ng as on June 30, 2024 (₹ in lakh)*	Repayme nt Date/ Schedule	Security	Credit rating, if applicable	Asset Classificat ion
1.	IDFC First Bank Limited	Working Capital Limit	5,000.0	1,486.2	On demand/ Renewal in 1 year	First pari-passu charge over all the book debts (including standard loan receivables), monies, amounts owing to or received by, receivables, claims and bills which are		Standard

Sr. No.	Lender Name	Type of Facility	Sanctio ned	Principal Amount	Repayme nt Date/	Security	Credit rating, if applicable	Asset Classificat
			Amoun	Outstandi	Schedule			ion
			t (₹ in	ng as on				
			lakh)	June 30,				
				2024 (₹ in lakh)*				
				iakiij		now due and		
						owing or which		
						may at any time		
						hereinafter during		
						the continuation of		
						the security		
						become and owing		
						to the Company in		
						the course of its		
						business by any		
						person, firm,		
						company, Hindu		
						undivided family,		
						or body corporate		
						or by any		
						government		
						department or		
						office or any		
						municipal or local		
						or public or semi government body		
						or authority or		
						undertaking or		
						project, both		
						present and future		
						(whether under		
						any documents or		
						otherwise whether		
						such monies		
						receivables are		
						retained in any of		
						the accounts or		
						otherwise) and all		
						estate, benefit,		
						property, rights,		
						title, interest,		
						benefits, claims		
						and demands		
						whatsoever of the		
						Company in, to or		
						in respect of all the aforesaid amounts,		
						both present and		
						future, to the		
						extent they meet		

Sr. No.	Lender Name	Type of Facility	Sanctio ned Amoun t (₹ in lakh)	Principal Amount Outstandi ng as on June 30, 2024 (₹ in lakh)*	Repayme nt Date/ Schedule	Security	Credit rating, if applicable	Asset Classificat ion
						the requirements of each Lender's asset cover in respect of the outstanding Facilities, the details of which are set out in Schedule I. Security Cover 1.20x.		
2.	Karnataka Bank	Overdraft Facility	1,000.0	NIL	On demand/ Renewal in 1 year		CRISIL AA- Stable	Standard
3.	RBL Bank Limited	Working Capital Demand Loan / Cash Credit	10,000.	5,000.0	On demand/ Renewal in 1 year	First pari-passu charge over all the book debts (including standard loan receivables), monies, amounts owing to or received by, receivables, claims and bills which are now due and owing or which may at any time hereinafter during the continuation of the security become and owing to the Company in the course of its		Standard

Sr. Lender Name   Type of   Sanctio   Principal   Repayme   nt Date/   Schedule   if applical   Schedule   Type of   Facility   Amount   t (₹ in   lakh)   June 30,   2024 (₹ in   lakh)*	_
business by any person, firm, company, Hindu undivided family, or body corporate or by any government department or office or any municipal or local or public or semi government body or authority or undertaking or project, both present and future (whether under any documents or otherwise whether such monies receivables are retained in any of the accounts or otherwise) and all estate, benefit, property, rights, title, interest, benefits, claims and demands whatsoever of the Company in, to or in respect of all the aforesaid amounts, both present and future, to the extent they meet the requirements of each Lender's asset cover in respect of the outstanding Facilities, the details of which are set out in Schedule I.	

Sr. No.	Lender Name	Type of Facility	Sanctio ned Amoun t (₹ in lakh)	Principal Amount Outstandi ng as on June 30, 2024 (₹ in lakh)*	Repayme nt Date/ Schedule	Security	Credit rating, if applicable	Asset Classificat ion
						Security Cover 1.25x		
4.	Yes Bank Limited	Cash Credit	6,000.0	6,000.0	On demand/ Renewal in 1 year			Standard

Sr. No.	Lender Name	Type of Facility	Sanctio ned Amoun t (₹ in lakh)	Principal Amount Outstandi ng as on June 30, 2024 (₹ in lakh)*	Repayme nt Date/ Schedule	Security	Credit rating, if applicable	Asset Classificat ion
						estate, benefit, property, rights, title, interest, benefits, claims and demands whatsoever of the Company in, to or in respect of all the aforesaid amounts, both present and future, to the extent they meet the requirements of each Lender's asset cover in respect of the outstanding Facilities, the details of which are set out in Schedule I.  Security Cover 1.25x		
5.	IndusInd Bank Limited	Working Capital Demand Loan	500.0	NIL	Bullet on maturity	First pari-passu charge over all the book debts (including standard loan receivables), monies, amounts owing to or received by, receivables, claims and bills which are now due and owing or which may at any time hereinafter during the continuation of the security become and owing to the Company in the course of its business by any person, firm, company, Hindu		Standard

Sr. No.	Lender Name	Type of Facility	Sanctio ned Amoun t (₹ in lakh)	Principal Amount Outstandi ng as on June 30, 2024 (₹ in lakh)*	Repayme nt Date/ Schedule	Security	Credit rating, if applicable	Asset Classificat ion
						undivided family, or body corporate or by any government department or office or any municipal or local or public or semi government body or authority or undertaking or project, both present and future (whether under any documents or otherwise whether such monies receivables are retained in any of the accounts or otherwise) and all estate, benefit, property, rights, title, interest, benefits, claims and demands whatsoever of the Company in, to or in respect of all the aforesaid amounts, both present and future, to the extent they meet the requirements of each Lender's asset cover in respect of the outstanding Facilities, the details of which are set out in Schedule I.  Security Cover		
						1.15x		

Sr. No.	Lender Name	Type of Facility	Sanctio ned Amoun t (₹ in lakh)	Principal Amount Outstandi ng as on June 30, 2024 (₹ in lakh)*	Repayme nt Date/ Schedule		Credit rating, if applicable	Asset Classificat ion
6.	State Bank of India	Cash Credit Working Capital Demand Loan	22,500. 0	NIL	On demand/ Renewal in 1 year	Receivables and advances made by the Company (which are eligible for direct bank finance as per RBI guidelines) (hereinafter referred to as "Hypothecated Assets" with a minimum asset coverage ratio of 1.10 times principal amounts and accrued interest in arrears in relation to the Credit Facilities, during the tenure of the Term Loan Agreement	CRISIL AA- Stable	Standard
7.	Kotak Mahindra Bank Ltd.	Cash Credit Working Capital Demand Loan	1,000.0	183.7	Rollover/ Repayabl e on Demand	First and Pari- Passu hypothecation charge on standard receivables and current assets (excluding cash and bank balances and investments of the company) with min. asset cover of 1.25 times. Hypothecated assets shall not include any NPA, restructured asset and wholesale portfolio.	CRISIL AA- Stable	Standard

## **External Commercial Borrowings:**

Sr. No	Lender's Name	Type of Facility	Amount Sanctio ned (in lakhs)	Principal Amount Outstanding as on June 30 2024* (₹ in lakhs)	Repayment Terms/Date/S chedule	Security Cover* (in lakhs)	Credit rating, if applicable	Asset Classific ation
1	Financing for Healthier Lives Designate d Activity Company	External Commer cial borrowi ngs	USD 7 million (Equival ent to ₹ 5,110.0 Lakhs on fully Hedged basis with IDFC FIRST Bank Ltd)	₹ 5,110.0 Lakhs  (Equivalent to USD 7 million on Fully Hedged basis with IDFC FIRST Bank Ltd)	Bullet Repayment on the date of maturity.  The Lender shall have the right but not the obligation, to call upon the Company to prepay, on 17 September 2024 the entire Loan in full, by providing a written notice of at least 30 (Thirty) calendar days prior to the Prepayment  Date to the Company.  Upon the issuance of the Prepayment Notice by the Lender to the Company, the  Company shall, on the Prepayment  Date, repay the outstanding	1.20x	Not Applicable	Standard

Sr. No.	Lender's Name	Type of Facility	Amount Sanctio ned (in lakhs)	Principal Amount Outstanding as on June 30 2024* (₹ in lakhs)	Repayment Terms/Date/S chedule	Security Cover* (in lakhs)	Credit rating, if applicable	Asset Classific ation
					amounts in respect of the Loan including the principal amount outstanding, accrued interest and all other fees, costs and expenses payable in respect of the Transaction Documents.			

<sup>\*</sup> First ranking charge, all rights, title, interest, benefit, claims and demands of the Company, in, to, or in respect of all the book debts (including standard loan receivables), monies, amounts owing to or received by, receivables, claims and bills which are now due and owing or which may at any time hereinafter during the continuation of the security become and owing to the Company in the course of its business by any person, firm, company, Hindu undivided family, or body corporate or by any government department or office or any municipal or local or public or semi government body or authority or undertaking or project, both present and future (whether under any documents or otherwise whether such monies receivables are retained in any of the accounts or otherwise) and all estate, benefit, property, rights, title, interest, benefits, claims and demands whatsoever of the Company in, to or in respect of all the aforesaid amounts, both present and future, to the extent they meet the Asset Cover (the "Secured Property") as continuing security for the Secured Obligations TO HAVE AND TO HOLD all and singular the Secured Property, present and future, unto and to the use of the Security Trustee, acting in trust for and on behalf of and for the benefit of the Lender (the "Charge").

#### Secured Redeemable Non-Convertible Debentures

Private Placement of secured redeemable non-convertible debentures as on June 30, 2024

Sr. N o.	Series of the Deben tures	Descri ption (ISIN)	Tenor /Peri od of Matu rity (in days)	Cou pon Rate (p.a. in %)	Principa I Amount Outstan ding as on June 30, 2024 (₹ in lakh)	Date of Allotme nt	Date of Rede mpti on	Latest Credit Rating	Repayment Date / Schedule <sup>#</sup>	Secured /Unsecu red	Security Cover*
1.	10.95 %IFSL2 027	INE945 W0731 6	6 year from July 27, 2021	10.9 5% per annu m	11,500. 0	May 19, 2021	July 27, 2027	CRISIL AA- Stable	In case put/call option is exercised, to be redeemed on July 26, 2024  In case put/call option is not exercised, to redeemed on July 27, 2027	Secured	1.20x
2.	IFSL/2 022- 2023/ NCD/0 01/Aug ust 2024	INE321 N0725 1	2 year from Augus t 30, 2022	9.50 %	437.5	August 30, 2022	Augu st 30, 2024	CRISIL AA- / Stable	8 equal quarterly installments starting from November 30, 2022 and last installments on August 30, 2024	Secured	1.10x
3.	IFSL/2 023- 2024/ NCD/0 01/Dec 2025	INE321 N0732 7	27 mont hs from Septe mber 14, 2023	9.50	2,666.7	Septemb er 14, 2023	Dece mber 12, 2025	CRISIL A+ / Stable	9 equal quarterly installments starting from December 14, 2023, and last installments on December 12, 2025	Secured	1.05x
4.	9.50% Incred / May 2026	INE321 N0740 0	729 days from May 22, 2024	9.50 %	5,000.0	May 22, 2024	May 21, 2026	"ICRA AA-, Stable" by ICRA Limited	Principal to be paid on Maturity i.e. on May 21, 2026	Secured	1.05x

\*The debentures would be secured by a charge created by the Issuer in favour of the Debenture Trustee (for the benefit of the Debenture Holders) being a first ranking pari passu charge by way of hypothecation over all receivables / book debts of the Issuer, present and future, representing amounts due from the various borrowers of the Issuer at all times to the extent equal to an amount aggregating to the total outstanding in relation to the Issue ("Secured Property") such that the value of security shall be equal to security cover the aggregate amount of principal & Interest amount outstanding of the Debentures

Private Placement of secured redeemable Market Linked Non-convertible debentures as on June 30, 2024

Sr. No.			Period of Maturity (in days)	Rate (%)	Principal Amount Outstandi ng as on June 30, 2024 (₹ in lakh)*		Redemp tion	Latest Credit Rating	Schedule	Secured/ Unsecure d	Security Cover*
1.	MLD Tranche 25	INE321N0 7418	1250 days from 6th June 2024	Variable coupon	3,500.0	6th June 2024		CRISIL PP- MLD AA- / Stable	Bullet payment on 8th November, 2027.	Secured	1.0x
2.	MLD Tranche 24	INE321N0 7392	949 days from 7th March 2024		2,500.0	7th March, 2024		CRISIL PP- MLD AA- / Stable	Bullet payment on 12th October, 2026	Secured	1.0x
3.	MLD Tranche 12	INE945W 07282	3 years 4 months from June 21, 2021		1,390.0	June 21, 2021		CRISIL PP- MLD AA- / Stable	Bullet payment on October 4, 2024	Secured	1.10x
4.	MLD Tranche 23		792 days from 1st February 2024		2,500.0	1st February , 2024		CRISIL PP- MLD AA- / Stable	Bullet payment on 3rd April, 2026	Secured	1.0x
5.	MLD Tranche 19	INE945W 07415	3 years 4 months from January 19, 2022	Variable coupon	1,730.0	January 19, 2022	, ,	CRISIL PP- MLD AA- / Stable	Bullet payment on May 8, 2025	Secured	1.0x

						1 -					I
6.	MLD	INE321N0	751 days	Variable	2,500.0	11th	31st	CRISIL PP-	Bullet	Secured	1.0x
	Tranche	7319	from	coupon		Aug,	Aug.	MLD AA-/	payment on		
	22		11th			2023	2025	Stable	31st Aug. 2025		
			Aug.								
			2023								
7.	MLD	INE945W	3 years 4	Variable	1,170.0	July 25,	Decemb	CRISIL PP-	Bullet	Secured	1.0x
	Tranche	07423	months	coupon		2022	er 5,	MLD AA-/	payment on		
	20		from July				2025	Stable	December 5,		
			25, 2022						2025		
8.	MLD	INE321N0	2 years 6	9.25%	2,500.0	Septemb	April 8,	CRISIL PP-	Bullet	Secured	1.0x
	Tranche	7269	months			er 22,	2025	MLD AA-/	payment on		
	21		19 days			2022		Stable	April 8, 2025		
			from								
			Septemb								
			er 22,								
			2022								

<sup>\*</sup>The debentures would be secured by a charge created by the Issuer in favour of the Debenture Trustee (for the benefit of the Debenture Holders) being a first ranking pari passu charge by way of hypothecation over all receivables / book debts of the Issuer, present and future, representing amounts due from the various borrowers of the Issuer at all times to the extent equal to an amount aggregating to the total outstanding in relation to the Issue ("Secured Property") such that the value of security shall be equal to security cover the aggregate amount of principal & Interest amount outstanding of the Debentures

Secured Redeemable non-convertible debentures (Public Issue):

Sr N o.	Descri ption (ISIN)	Tenor (in days)	Coupo n Rate (%)	Principal Amount Outstanding as on June 30, 2024 (₹ in lakh)*	Date of Allotme nt	*Final Redemp tion Date / Redemp tion Paymen t Date	Latest Credit Rating	Inter est Pay ment Freq uenc y	Repayme nt Schedule	Sec ure d/ Un sec ure d	Securit y
1	1N073 43	547	9.48%	1,328.7	Novem ber 10, 2023	May 10, 2025	CRISIL AA-, Stable	Mont hly	Bullet Principal, Monthly coupon	Sec ure d	
2	INE32 1N073 35	731	9.55%	6,573.1	Novem ber 10, 2023	Novemb er 10, 2025	CRISIL AA-, Stable	Quar terly	Quarterly Principal, Quarterly coupon	Sec ure d	
3	INE32 1N073 50	731	9.66%	1,927.2	Novem ber 10, 2023	Novemb er 10, 2025	CRISIL AA-, Stable	Mont hly	Bullet Principal, Monthly coupon	Sec ure d	
4	INE32 1N073 68	1,096	10.30%	5,728.5	Novem ber 10, 2023	Novemb er 10, 2026	CRISIL AA-, Stable	Annu al	Annual Principal, Annual coupon	Sec ure d	
5	INE32 1N073 76	1,096	9.84%	8,697.4	Novem ber 10, 2023	Novemb er 10, 2026	CRISIL AA-, Stable	Mont hly	Bullet Principal, Monthly coupon	Sec ure d	
6	INE32 1N073 01	820	9.45%	17,383.3	Februar y 02, 2023	May 02, 2025	CRISIL AA-, Stable	Quar terly	Bullet Principal, Quarterly coupon	Sec ure d	#
7	INE32 1N072 85	820	9.80%	2,546.0	Februar y 02, 2023	May 02, 2025	CRISIL AA-, Stable	Annu ally	Bullet Principal, Annual coupon	Sec ure d	
8	INE32 1N072 77	1185	9.65%	1,477.1	Februar y 02, 2023	May 02, 2026	CRISIL AA-, Stable	Quar terly	Bullet Principal, Quarterly coupon	Sec ure d	
9	INE32 1N072 93	1185	10.00%	1,697.6	Februar y 02, 2023	May 02, 2026	CRISIL AA-, Stable	Annu ally	Bullet Principal, Annual coupon	Sec ure d	

<sup>\*</sup>The principal amount of the NCDs to be issued in terms of this Prospectus together with all interest due and payable on the NCDs, thereof shall be secured by way of an exclusive first charge over certain identified receivables, as specifically set out in and fully described in the Debenture Trust Deed, such that a security cover of at least 1.05 times of the outstanding principal amounts of the NCDs and all interest due and payable thereon is maintained at all times until the Maturity Date.

# The NCDs shall be secured on or prior to the Deemed Date of Allotment by way of a first ranking exclusive and continuing charge to be created in favour of the Debenture Trustee pursuant to an unattested deed of hypothecation, dated on or about the date of the Debenture Trust Deed, executed or to be executed and delivered by the Company in a "form acceptable to the Debenture

Trustee ("Deed of Hypothecation") over identified book debts/loan receivables of the Company as described therein (the "Hypothecated Assets"). The principal receivables of the Client Loans comprising the Hypothecated Assets shall, at all times until the Final Settlement Date, be at least 1.05 (one decimal zero five) times the value of the aggregate Outstanding Principal Amounts (the "Security Cover").

## ii. Securitisation by way of Pass Through Certificate (PTC) Transactions as on June 30, 2024

Sr	Deal	ISIN	Date of	Amount	Amount	Maturity	Credit	Underlying
No.	Name		allotment	securitised	outstanding	Date	Rating	Pool
1.	Emerging May 2023	INE0Q9A15011	May 30, 2023	6,663.8	5,048.2	August 15, 2026	CRISIL AA (SO)	Unsecured Personal Loan
2.	Emerging June 2024	INE0Z4M15016	June 27, 2024	6,424.44	6,424.44	October 20, 2027	CRISIL AA (SO)	Unsecured Personal Loan

#### iii. Details of unsecured borrowings

## **Commercial Papers**

Sr. No.	ISIN	Date of Allotment	Coupo n (% per annum )	Amount outstanding as on June 30, 2024* (in ₹ lakh)	-	Redemption Date/ Schedule	Latest Credit Rating	Other details viz. details of Issuing and Paying Agent, details of Credit Rating Agencies
1.	INE321N14166	26 <sup>th</sup> June	8.60%	5,000.0	4	October 24, 2024	ICRA A1+	IPA -The Federal Bank Limited
		2024						Rating Agency – CRISIL
2.	INE321N1415	19 <sup>th</sup>	8.75%	5,000.0	6	October 16,	ICRA	IPA -The Federal
	8	April,				2024	A1+	Bank Limited
		2024						Rating Agency –
								CRISIL

Sr. No.	ISIN	Date of Allotmen t	per annum )	Amount outstandin g as on June 30, 2024* (in ₹ lakh)	Period of Maturit y (months	Redemption Date/ Schedule	Latest Credit Rating	Other details viz. details of Issuing and Paying Agent, details of Credit Rating Agencies
3.	INE321N1416 6	26 <sup>th</sup> June 2024	8.60%	5,000.0	4	October 24, 2024	ICRA A1+	IPA -The Federal Bank Limited Rating Agency – CRISIL
4.	INE321N141 58	19 <sup>th</sup> April, 2024	8.75%	5,000.0	6	October 16, 2024	ICRA A1+	IPA -The Federal Bank Limited Rating Agency – CRISIL
Sr.	ISIN	Date of	Coupo	Amount	Tenor/	Redemption	Latest	Other details viz.
No.	.S.iii	Allotmen t	n (% per annum )	outstandin g as on June 30, 2024* (in ₹ lakh)	Period of Maturit y (months )	Date/ Schedule	Credit Rating	details of Issuing and Paying Agent, details of Credit Rating Agencies
No.	INE321N1416 6	Allotmen	per	g as on June 30, 2024* (in ₹	of Maturit Y			and Paying Agent, details of Credit

## Inter-Corporate Deposits:

Name of the Depositor	Coupon	Amount sanctioned	Principal Amount
	(in %)	(₹ in lakh)	outstanding (₹ in lakh)
		NIL	

#### **Inter-Corporate Loans**

Nil

## Loan from Directors and Relatives of Directors:

Our Company has not raised any loan from directors and relatives of directors as on June 30, 2024

#### **Subordinated Debts**

Nil

13.13 List of top 10 debenture holders (secured and unsecured) as on June 30, 2024

(₹ in lakhs)

S.	Name of holder of Non-	Category of	Face value	% of total non-
No.	convertible Securities	Holders	of holding	convertible securities
				outstanding
	UTI International Wealth			13.6
1	Creator 4	Corporate	10,00,000	
	Sporta Technologies Private		1,00,000/	10.2
2	Limited	Corporate	875/ 1,000	
	Hinduja Leyland Finance			7.1
3	Limited	Corporate	1000	
			1000/	5.3
	Paytm E Commerce Private		875/1000/	
4	Limited	Corporate	1000	
			66,666.7/	4.1
			1,25,000/	
5	Unifi AIF	Corporate	1000	
6	Raymond Limited	Corporate	1000	2.9
	Punjab State Cooperation Bank			2.0
7	Limited	Corporate	875	
			66666.7/	1.7
			1,25,000/	
8	Naval Group Insurance Fund	Corporate	1000	
	Incred Capital Financial Services			1.6
9	Private Limited	Corporate	1,00,000	
10	Mohit Gujral	Individual	1,00,000	1.2

#### 13.14 List of top ten holders of Commercial Paper in terms of value (in cumulative basis):

(₹ in lakhs)

Sr. No.	Name of the holders	Category of holder	Face Value of holding	Holding as a % of total commercial paper outstanding of the issuer
1.	Unity Small Finance Bank	Bank	5,000.0	50.0%
2	Raymond Consumer Care	Corporate	5,000.0	50.0%

13.15 Details of any outstanding borrowings taken/ debt securities issued where taken/ issued (a) for consideration other than cash, whether in whole or in part, (b) at a premium or discount, or (c) in pursuance of an option as on June 30, 2024.

For the Point (a), our Company has not issued debt securities for consideration other than cash.

For the Point (b), our Company has issued the following Secured NCDs at premium:

Sr. No.	Description	ISIN	Premi um / Discou nt	Premi um Amou nt (Amou nt in ₹ lakh)	Coup on (%)	Residu al Tenur e / Period of Matur	Face Value	Date of Allotm ent	Final Redempt ion Date	Latest Credit Rating
				ŕ		ity (Days)				
					NIL					

Note: The above mentioned NCDs are part of the Secured NCDs issued by our Company and were re-issued at premium.

Other than the securities mentioned above, our Company has nil outstanding borrowings taken / debt securities issued where taken/issued (a) for consideration other than cash, whether in whole or in part, (b) at a premium or discount, or (c) in pursuance of an option as on June 30, 2024.

13.16 The amount of corporate guarantee or letter of comfort issued by the Issuer along with name of the counterparty (like name of the subsidiary, joint venture entity, group company, etc.) on behalf of whom it has been issued, contingent liability including debt service reserve account guarantees/ any put option etc. (Details of any outstanding borrowings taken/ debt securities issued for consideration other than cash). This information shall be disclosed whether such borrowing/ debt securities have been taken/ issued: (i) in whole or part; (ii) at a premium or discount, or (iii) in pursuance of an option or not.

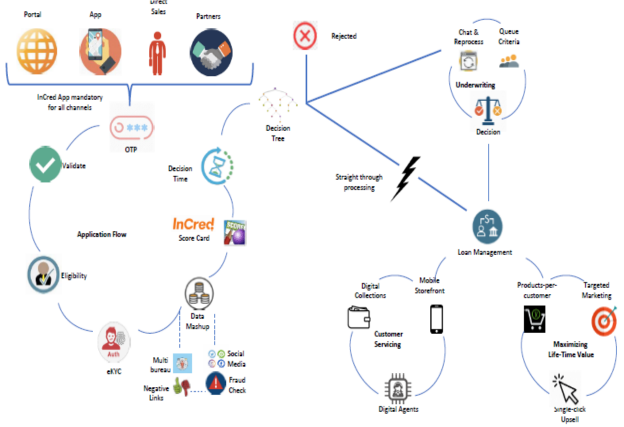
Nil

13.17 Details of rest of borrowings if any, including hybrid debt instruments such as foreign currency convertible bonds or convertible debentures and preference shares as on June 30, 2024:

Our company has not issued any hybrid debt instrument and has nil outstanding.

#### 13.18 Lending Policy

The standard process adopted by the company from sourcing to collection is enumerated as under:



#### 1. Credit Appraisal Process

Our credit appraisal processes are based on:

- Need for credit: the borrower's need for credit are assessed, as per the context of the product segment. The intent is to ensure that the credit is targeted for use in a constructive way, to improvements to the borrower's earning or to improve the quality of life
- Affordability: an assessment of the borrower's ability to service the loan is conducted in all cases.
  While the assessment methodology vary across product, the intent is always to set product features
  such as the disbursal amount and tenure such that the loan is affordable (within the context of the
  product)
- Credit rating: the borrower's credit history, and track record in managing debt, is considered in all
  applications. Where appropriate, the credit history of linked parties, like a group company, spouse or
  guarantor are also considered. In certain product, new to credit borrowers are targeted. Regardless,
  the absence of a credit history is a factor that is considered as an input into the credit process.
- Holistic borrower understanding: the credit appraisal process seeks to understand the borrower's situation, and therefore credit needs as holistically as possible. In some product, this is achieved by consuming more digital-data about the customer. In others, it is with in-depth interactions with the customer to assess their repayment plans. In all cases, InCred's approach is to have a holistic a customer understanding as possible, to provide services that are both relevant from a demand viewpoint, and appropriate from the risk viewpoint

#### 2. Credit Pricing

- Credit is priced after considering our cost of funds, expected credit cost, the operational cost and expected return on assets ("RoA")
- From a credit risk viewpoint, the pricing is linked to expected risk levels. This is at the product level, wherein product associated with a higher risk profile charge a higher price. This is also within each product segment, wherein lower risk customers are offered a lower price, and vice versa
- This principle is followed within the constraints of market and competitive conditions in the relevant product segment
- Pricing is varied through the term of the loan or credit facility, based on product needs. In addition to
  fixed rate loans, interest rates may be floating and reset to reflect market conditions during the term
  of the loan.
- Our Company also charges default interest rates on a loan or credit facility if the customer is delinquent of repayments. This reflects on the addition risk associated with serving such a customer.

#### 3. Credit Approval and Denials

- The credit approval of small ticket loans largely runs under a straight through process of digital lending where credit underwriting is done through ML (machine learning) based credit algorithm / automated decision rule engine. Manual credit underwriting in small ticket loans is used if the credit process has steps outside the scope of automated decision rule engine or have deviations as per product specific credit policy of IFSL. The credit underwriting of large ticket loans is done by the Credit team as per risk boundaries, credit parameters and authority matrix defined in product specific credit policy of IFSL.
- The credit decision is communicated through the loan origination system (LOS) and other digital modes as per operational needs of each product.
- Each product has a different set of risk considerations for credit approval and deviations recorded in the credit approval memorandum (CAM) which are reviewed and approved by the appropriate authority as defined in the product specific credit policy of IFSL.
- Critical deviations observed during the underwriting process are considered as input factors for
  portfolio review and periodic revision of respective credit policy as per operating needs of each
  product. The review and approval of the respective credit policy along with new program launches is
  done after due consideration of all the recommendations which are evaluated and presented by the
  respective product, portfolio risk, credit, and business teams.
- The Risk Management Committee ("RMC") is periodically apprised on the new business, portfolio
  performance along with credit policy / new credit product programs or program withdrawals to
  ensure adequate risk oversight and guidance of the RMC on all critical credit risk and policy
  considerations.
- Programmatic approvals, for multiple loans that are targeting a new product, are presented to and approved by the RMC, along with the relevant Policy annexure. Similarly, any withdrawal from a product is also governed along similar lines through the RMC.

#### 4. Security, insurance and charge

- Security management involves creation of enforceable charge over the borrower's/ third party assets in favour of our Company, before the disbursement of a loan.
- Proper valuation, storage and maintenance of the assets so charged is necessary, to ensure that our
  loans are appropriately covered by the value of the assets charged to it. To subserve this objective,
  the charged assets are valued at periodic intervals on a conservative basis, and stipulated margins are
  maintained at all times. Each product vertical has a detailed operating procedure for empanelment of
  valuers, covering aspects like qualifications and experience. Empanelled valuers are reviewed and
  renewed annually by the respective business heads.
- The specific details of the assets charged are clearly mentioned in the loan documentation. Enhanced provisions are required for the unsecured portion of any loan, compared to the secured portion.
- Assets charged to our Company are adequately insured against all applicable risks to protect us. The
  adequacy of insurance cover relative to the loan value is specified for each product segment, and is
  renewed periodically until our exposure to the borrower exists
- Monitoring of our collateral is specified as a part of the responsibilities of credit professional attached
  to each of the product "verticals". Deviations, if any, are to be brought to the notice of the respective
  product risk head and business head. Remedial measures are taken to set right any deviations.

#### 5. Credit Documentation

- The purpose of credit documentation is to clearly establish the debt obligation of the borrower to us. Credit documents used in all products would be approved by the Legal department.
- In most cases, the credit documents are standardised. In cases where a standard format has not been
  prescribed, or is not appropriate, case to case loan documentation would be done in consultation with
  the Legal Department.
- The primary responsibility for ensuring that the loan documents are executed by the borrowers or guarantors typically lies with sales/ relationship management. Safekeeping of documents is the responsibility of the prescribed officer in Operations. Documents are reviewed, and searches effected to ensure continued safety of and legal enforceability of our documents
- Document checklists are maintained for all products. Sales/ Relationship Management and Operations refer to the checklist of documents to ensure completeness before loan disbursal, in line with the needs of each individual product.

#### 6. Credit Administration and Monitoring

- Credit administration and monitoring involves follow-up and supervision of InCred's individual loans, as well as the entire loan portfolio, with a view to maintaining asset quality at a desirable level, through proactive corrective actions aimed at controlling the risks to InCred. While the specific actions involved in credit administration vary by product-vertical, the general principles that apply across multiple verticals include the following:
- Ensure compliance with the terms and conditions of the loan sanctioned.
- Ensure end-use of InCred's funds as per the approved purposes, and prevent diversion of funds for

unauthorized purposes, to the extent possible in the product-market context. This will include periodic on-site supervision of borrower operations in certain cases.

- Evaluate previous lending decisions through a process of hind-sighting, by a competent but independent party, to identify and implement opportunities for credit process improvement.
- Assess the financial health and credit worthiness of the borrower periodically. Metrics that many be considered include income trends, borrowing or indebtedness trends, and substantial changes in personal or business circumstances.
- Periodic review of the loan portfolio at the InCred and/or the product level, to guide changes or adjustments in credit strategy and portfolio design.
- The credit administration and monitoring process include an Early Warning Signal (EWS). The product specific algorithms or processes underlying the EWS are set out in the annexures. Actions or remedial measures taken as a result of identified early warning signs would vary by product, but would typically include the following:
- Reduction or curtailment of additional exposure to that borrower.
  - Enhanced supervision or monitoring of the borrower's business and financial activity, to guard against over-leverage, divergence of funds, etc.
  - Accelerated Collections activity, to maximize loan repayments while the borrower at risk is still able to make payments.

# 13.19 The detailed break-up of the type of loans and advances including bills receivables given by our Company is as follows as on March 31, 2024

Sr. No.	Types of loans	Amount in Crores
1	Secured	1,955.48
2	Unsecured	3,596.82
	Total Assets Under Management	5,552.31

### 13.20 Sectoral Exposure as on March 31, 2024:

Sr.		
No.	Segment wise break up of AUM	%of AUM
1	Retail	
Α	Mortgages (including HL and LAP)	0.01%
В	Gold Loans	
С	Vehicle Finance	0.64%
D	MFI	0.00%
Ε	MSME*	0.00%
F	Capital market funding (LAS, Margin funding)	0.00%
G	Others	92.94%
2	Wholesale	
Α	Infrastructure	0.00%

В	Real estate (including builder loans)	2.11%
С	Promoter Funding	0.00%
D	Others	4.54%
	Total	100.00%

<sup>\*</sup> MSME includes Secured School Financing portfolio

## 13.21 Segment wise break up and type of loans:

Product	(INR in Crores)
Personal Loans	3,025
Student Loans	1,399
Secured School Financing	287
Loan against Properties	351
Anchor & Escrow Backed Lending	1,570
Lending to FIs	816
Total	7,449

## 13.22 Residual Maturity Profile of Assets and Liabilities as on March 31, 2024:

Particulars (INR IN Crs)	Up to 30/31 days	Over 1 month up to 2 months	Over 2 months up to 3 months	Over 3 months & up to 6 months	Over 6 months & up to 1 year	Over 1 year & up to 3 years	Over 3 years & up to 5 years	Over 5 years	Total
Deposits	_	_	_	Inonens	_	_	ycurs	_	_
Deposits	-	-	-	-	-	-	-	-	-
Advances	325.36	355.53	303.34	520.25	853.08	1,480.30	464.78	1,101.15	5,403.80
Investments	5.18	0.26	-	17.48	-	17.82	-	41.38	82.11
Borrowings	146.69	86.11	323.16	323.10	844.58	1,885.37	246.18	-	3,855.19
Foreign currency assets	-	-	-	-	-	-	-	-	-
Foreign currency liabilities	-	-	-	0.25	-	57.52	-	-	57.76

## 13.23 Denomination of the loans outstanding by ticket size as on March 31, 2024:

Sr. No.	Ticket size	% of AUM
	(at the time of origination)	
1	upto Rs 2 lakhs	26.49%
2	2-5 lakhs	15.85%
3	5-10 lakhs	6.56%
4	10-20 lakhs	5.94%
5	20-50 lakhs	12.39%
6	50 lakh - 1 crore	6.07%
7	1-5 crore	14.95%
8	5-25 crore	11.76%
9	25-100 crore	0.00%
10	> 100 crore	0.00%
	Total	100.00%

#### 13.24 Denomination of loans outstanding by LTV as on March 31, 2024\*

No.	LTV (at the time of origination)	Percentage of Loan Book
1.	Upto 40%	12.4%
2.	40-50%	8.8%
3.	50 – 60%	8.4%
4.	60 – 70%	6.1%
5.	70 – 80%	1.4%
6.	80 – 90%	8.0%
7.	Above 90%	54.9%
	Total	100.0%

<sup>\*</sup> Information disclosed is at borrower level for School Financing, Loan against Properties and FI lending business and includes off balance sheet items

## 13.25 Denomination of loans outstanding by LTV as on March 31, 2024: NA

## 13.26 Geographical classification of our borrowers as on March 31, 2024

Sr. No.	State Name	% of AUM
1	Maharashtra	27.01%
2	Delhi	21.33%
3	Telangana	18.97%
4	Karnataka	14.24%
5	Tamil Nadu	10.08%
6	Gujarat	3.52%
7	West Bengal	2.58%
8	Rajasthan	2.06%
9	Andhra Pradesh	0.13%
10	Madhya Pradesh	0.06%
	Total	100.00%

### 13.27 (a) Details of top 20 borrowers with respect to concentration of advances as on March 31, 2024:

Particulars (INR in Crores)	As at
	March 31, 2024
Total advances to twenty largest borrowers	349.24
Percentage of advances to twenty largest borrowers to total advances of the NBFC	6.29%

## (b) Details of aggregate exposure to the top 20 borrowers with respect to concentration of exposure as on March 31, 2024:

Particulars (INR in Crores)	As at March 31, 2024
Total exposure to twenty largest borrowers/customers	349.24

Percentage of exposures to twenty largest borrowers/customers to total	5.92%
exposure of the NBFC on borrowers/customers	

## 13.28 Details of loans overdue and classified as non performing in accordance with RBI's guidelines as on 31st March, 2024:

Movement of gross NPA#	Amount
Opening gross NPA	11,441.6
- Other adjustments*	-
- Additions during the year	17,888.9
- Reductions during the year	13,394.1
Closing balance of gross NPA	15,936.4
Movement of net NPA	
Opening net NPA	5,013.3
- Other adjustments <sup>^</sup>	-
- Additions during the year	9,301.6
- Reductions during the year	8,053.8
Closing balance of net NPA	6,261.0
Movement of provisions for NPA	
Opening balance	6,428.3
- Other adjustments <sup>\$</sup>	-
- Provisions made during the year	8,587.4
- Write-off / write-back of excess provisions	5,340.3
Closing balance	9,675.3

<sup>#</sup> represent Stage 3 loans as per IND AS

#### 13.29 Segment-wise gross NPA as on March 31, 2024

Sr. No	Segment wise break up of AUM <sup>®</sup> (Gross book)	Percentage of AUM (Gross book)*
1.	Retail	
Α	Mortgages (home loans and loans against property)	38.8%
В	Gold loans	0.0%
С	Vehicle Finance	0.0%
D	MFI/FI	0.1%
Е	MSME	16.8%
F	Capital market funding (loans against shares, margin funding)	-
G	Others	44.3%
2.	Wholesale	
Α	Infrastructure	-
В	Real estate (including builder loans)	-
С	Promoter funding	-
D	Any other sector (as applicable)	-

<sup>\*</sup> Company has made other adjustments of ₹ (379.3) lakh to gross NPA during the period towards loans transferred to InCred Prime Finance Limited

<sup>^</sup> Company has made other adjustments of ₹ (195.3) lakh to net NPA during the period towards loans transferred to InCred Prime Finance Limited

<sup>§</sup> Company has made other adjustments of ₹ (184.1) lakh to provisions for NPA during the period towards provision on loans transferred to InCred Prime Finance Limited

Sr. No	Segment wise break up of AUM <sup>®</sup> (Gross book)	Percentage of AUM (Gross book)*
Е	Others	-
	Total	100.0%

13.30 Classification of loans/advances given to associates, entities/ person relating to board, senior management, promoters, Key Managerial Personnel, others, etc.; as on March 31, 2023:

Nil

#### 13.31 Outstanding Litigations and Other Confirmations

The Company may, from time to time, be involved in various litigation proceedings in the ordinary course of our business. These legal proceedings are primarily in the nature of criminal cases, civil cases and tax proceedings.

Except as disclosed in this section, there are no outstanding legal proceedings which have been considered material in accordance with the materiality threshold determined by the Issuer . Further, as on the date of this General Information Document, except as disclosed hereunder,: (i) the promoter of the Company is not involved in any outstanding action initiated by government department, regulatory or statutory authorities (such as SEBI, IRDAI, RBI, Stock Exchanges or such similar authorities) in the last three years immediately preceding the year of this General Information Document; (ii) the Company, promoter, directors, subsidiaries and group companies are not involved in any outstanding civil litigation or tax proceedings involving where the amount is ₹ 257 lakhs (being 5% of the average profit after tax of the Company of the last three years) (being considered as threshold for materiality) or above; whose outcome could have material adverse effect on the financial position of the Issuer, which may affect the issue or the investor's decision to invest / continue to invest in the debt securities and/ or non-convertible redeemable preference shares (iii) the Company, promoter, directors, subsidiaries and group companies are not involved in any outstanding criminal litigation the outcome of which could have a material adverse effect on the Issue;(iv) there are no pending proceedings initiated against the Issuer for economic offences and (v) there are no pending litigation involving the Issuer, promoter, directors, subsidiaries, group companies, whose outcome could have material adverse effect on the financial position of the Issuer, which may affect the issue or the investor's decision to invest / continue to invest in the debt securities and/ or non-convertible redeemable preference shares and (vi) there is no material event/ development or change having implications on the financials/credit quality (e.g. any material regulatory proceedings against the Issuer or promoters, litigations resulting in material liabilities, corporate restructuring event etc.) at the time of issue which may affect the issue or the investor's decision to invest / continue to invest in the non-convertible securities/ commercial paper.

Except as disclosed in this General Information Document, there are no (i) inquiries, inspections or investigations initiated or conducted (for which notices have been issued) under the Companies Act, 2013 in the last three years immediately preceding the year of this General Information Document involving the Company and its subsidiaries, and any prosecutions filed (whether pending or not), fines imposed, compounding of offences in the last three years immediately preceding the year of this General Information Document involving the Company and its subsidiaries; (ii) any material fraud committed against the Company in the last three years, and if so, the action taken by the Company; (iii) any significant and material order passed by the regulators, courts and tribunals impacting the going concern status of the Company or its future operations; (iv) any default by the Company including therein the amount involved, duration of default and present status, in repayment of: (a) statutory dues; (b) debentures and interest thereon; (c) deposits and interest thereon; or (d) loan from any bank or financial institution and interest thereon; (v) any default in annual filing of the Company under the Companies Act, 2013; and (vi) any litigation or legal actions, pending or taken, by any ministry or department of the government or a statutory authority against the Promoters of the Company during the last three years immediately preceding the year of this General Information Document, and any direction issued by such ministry or department or statutory authority upon conclusion of such litigation or legal action, if any.

It is clarified that for the purposes of the above, pre-litigation notices received by the Company, the Promoters, or the Directors as the case may be, have not been considered as litigation until such time that the above-mentioned parties are not impleaded as a defendant/respondent in litigation proceedings before any judicial or quasi-judicial forum.

#### Litigation involving our Company

#### Material Civil Litigation against our Company

- 1. An insolvency petition bearing I.P. No. 5/2019 dated July 15, 2019 has been filed before the Senior Civil Court, Sangareddy, Telengana ('Court') under Sections 6,7,10 and 13 of Provincial Insolvency Act, 1920 by Annam Naresh ("Petitioner"), due to the Petitioner's inability to repay debt owed to our Company along with other financial creditors as parties to the proceedings. The Petitioner had approached our Company for financial assistance for expanding his business. However, subsequently the business completely collapsed and closed. Resultantly, the Petitioner was unable to repay the loan liabilities to any of the creditors. Therefore, the Petitioner, through the aforesaid application, has prayed to the Court to declare him as insolvent. Notices have been issued and the case is listed for affidavit of service. The matter is currently pending and is listed for hearing on September 4, 2024.
- 2. An insolvency petition dated August 2, 2019 was filed before the Civil Judge, Senior Division, Pune under Section 10 of Provincial Insolvency Act by M/s Aarna Corporation and others ("Petitioners") against our Company. The Petitioners had approached our Company for financial assistance for expanding their business. However, the Petitioners had suffered a loss in their business and were unable to repay the loan liabilities to any of the creditors. Therefore, the Petitioners through the present application have prayed to the Court to declare them as insolvent and to discharge them from their financial liabilities. The written statement along with an application under Section 8 of the Arbitration and Conciliation Act, 1996 has been filed and is currently pending for hearing on August 28, 2024.
- 3. A petition dated August 31, 2019 has been filed before the City Civil Court, Calcutta ("Court") under Section 34 of The Specific Relief Act, 1963, by Starcomp Infotech Private Limited ("Plaintiff") against our Company ("Defendants"). The Plaintiff on August 13, 2018 had availed a working capital loan facility of ₹1,50,00,000 from Defendants under the scheme Channel Finance INGRAM / Rashi / Supertron-(Code-218/240/238) and was unable to repay the loan. The Plaintiff prayed the Court to pass a judgment and decree in the nature of permanent injunction, declare that no money is due and payable from the plaintiff; and restrain the Defendants from compelling the Plaintiff to pay money and disturbing the Plaintiff's peaceful possession and enjoyment at place of business as well as residence. The matter is pending for hearing under Section 5 and Section 8 of the Arbitration and Conciliation Act, 1996 and is listed on November 27, 2024.
- 4. An insolvency petition dated February 17, 2022 was filed before the District Court, Gurugram under Section 6 of Provincial Insolvency Act, 1920 by Jasjit Singh Jolly ("Borrower") against our Company. The Borrower had approached multiple financial creditors including our Company for financial assistance for expanding his business. However, the Borrower suffered a loss in their business and had suffered from health issues. Therefore, the Borrower were unable to repay the loan liabilities to any of the creditors. The Borrower through the present application has prayed the Court to declare him as insolvent and distribute his assets to the creditors for realizing the dues. The loan account has been closed and the case will be withdrawn on the next date of hearing on October 8, 2024.
- 5. A writ petition dated August 17, 2022 has been filed before the High Court of Delhi under Section 482 of Code of Criminal Procedure, 1973 Act, by Rishi Pal Ruhil ("Petitioner") against our Company to challenge an order passed by Court of Additional Sessions Judge, Saket Court with respect to dismissal of revision petition filed by the Petitioner to challenge the order of Chief Metropolitan Magistrate, which gave a direction for the registration of FIR and consequent proceedings emanating

therefrom under Section 156(3) of Code of Criminal Procedure, 1973 Act.

Subsequently, FIR No. 32/2022 under Sections 406, 420, 468, 120B of Indian Penal Code, 1860 was registered at Police Station- Economic Offences Wing, Delhi. The Petitioner is the former director of M/S Balaji Digital Solution Pvt. Ltd. ("Borrower") and availed a credit facility from the Company. The High Court of Delhi by order dated March 15, 2022 stayed the investigation in the aforesaid FIR No. 32/2022. Further, the Court ordered the continuation of the investigation. However, relief against the arrest of the petitioner was granted to the petitioner till next date of hearing. The matter is listed for submission of status report and is currently pending for hearing on October 23, 2024.

6. A civil suit dated July 5, 2022 has been filed before the Senior Civil Judge, Patiala House Court, New Delhi under Section 39 of Specific Relief Act, 1963 Act, by Hemant Chauhan ("Plaintiff") against our Company, Mr. Bhupinder Singh ("Defendant No. 2"), Ms. Rupa Rajul Vora ("Defendant No. 3") and Mr. Anshul Jain ("Defendant No. 4") for mandatory injunction, declaration of termination letter as null and void, and direction for reinstatement of the Plaintiff. The Plaintiff's employment was terminated after thorough examination of complaints for gross misconduct as provided under Clause 13B of the Plaintiff's offer letter. The Defendants have filed an application dated August 27, 2022 under Order VII Rule 11 of the Code of Civil Procedure, 1908 ('CPC') contending the maintainability of the Plaint and seeking its rejection on this ground ("First Application").

Additionally, the Defendants have filed another application dated August 27, 2022 under Order I Rule 10 of the CPC for deletion of Defendant Nos. 2 to 4 as parties to the suit ("Second Application"). The Defendants through the Second Application have contended that the Directors/Promoters are agents of the Company to the extent that they have been authorised to perform certain acts on behalf of the Company. It is also pertinent to mention that the Directors/Promoters do not owe any fiduciary or contractual duties to third parties who deal with the Company. Also, the Plaintiff did not rely upon or filed any document to show that Defendant No.2 to 4 were personally involved in the facts of the plaint. Thus, it was prayed in the Second Application that the suit against Defendant No.2 to 4 is not maintainable as they are not necessary party to the proceedings and are required to be deleted from the array of parties. The case has been disposed off as withdrawn on April 24, 2024.

- 7. A petition dated April 4, 2021 has been filed before Madras High Court under Section 10 of Presidency-towns Insolvency Act, 1909 by M. Rajan ("Petitioner") against our Company("Defendant") & others to adjudicate itself as insolvent and to get discharged from all the financial liabilities due to crisis in business. The matter has been disposed of.
- 8. Our Company has received notice that a petition dated December 3, 2022 has been filed before Court of Civil Judge, Surat, Gujarat under Section 13(1) of The Provincial Insolvency Act, 1920 by Neetu Alok Jain ("Petitioner") against our Company ("Defendant") and others to adjudicate herself as insolvent and to get discharged from all the financial liabilities due to crisis in business. The Petitioner had availed a business loan facility from the Defendant, but defaulted on her repayment obligations. The matter is listed on August 31, 2024 for appearance. The Defendant is yet to be served with a copy of the insolvency application.
- 9. A petition dated August 12, 2022 has been filed before the Supreme Court of India under Section 406 of the Code of Criminal Procedure, 1973 by Lemon Futermal Jain ("Borrowers") against our Company ("Respondent") for the transfer of legal proceedings initiated by the Respondent for the recovery of dues against the Borrower. The Borrowers had availed of a business loan facility from the Respondent, and defaulted on their repayment obligation of ₹ 23,12,500. Thereafter, legal proceedings were initiated by the Respondent to recover the outstanding dues under complaint case no. CS/44686/22 before the Metropolitan Magistrate, Calcutta under Section 138/141 of the Negotiable Instrument Act 1881. The matter is listed on August 14, 2024 for hearing the motion.

- 10. An application dated February 23, 2023 has been filed before the Bombay High Court, under Section 34 of the Arbitration and Conciliation Act, 1996 by Chellamal Educational Trust ("Borrowers") against our Company ("Respondent") challenging the award dated December 21, 2022, passed in the favor of the Respondent by the Sole Arbitrator. The Borrowers had availed a loan amount of ₹ 3,90,00,000 and ₹ 68,91,800; and thereafter allegedly committed certain defaults in repayment. In order to recover the dues, the Respondent initiated arbitration proceedings against the Borrowers, at the end of which an arbitral award dated December 21, 2022 was passed in favor of the Respondent. The Borrowers have filed the application praying that the award be quashed on the ground that the sole arbitrator had been unilaterally appointed by the Respondent. The matter was listed on March 20, 2024 for admission purposes.
- 11. A writ petition bearing WP.No.20576/2022 dated July 13, 2022 has been filed before the High Court of Andhra Pradesh by Superwhizz Professionals Pvt. Ltd. ("Borrowers") against our Company ("Respondent") to quash the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 ("SARFAESI") proceedings filed by our Company. The Borrowers had availed finance facility from the Respondent under the Educational Institute Funding scheme and thereafter failed to maintain the financial discipline. Thus, the Respondent initiated proceedings under SARFAESI Act. The court passed an interim order dated July 14, 2022 restraining the Respondent from taking any coercive actions, subject to the Borrowers depositing 25% of the amount due within eight weeks of the date of the order. Thereafter, the court passed an order dated October 27, 2022 extending the interim order for an additional four weeks. The matter was last listed on November 10, 2022 after which it has not been listed yet.
- 12. On June 21, 2023, a writ petition bearing case no. WP 103363/2023 under Articles 226 and 227 of the Constitution of India was filed by Rajiv Gandhi Memorial Vidya Samsthe ("Borrower") before the Hon'ble High Court of Karnataka ("Court"). The Borrower had availed three educational institute funding loans of ₹ 1,31,34,530, ₹ 50,00,000 and ₹ 32,78,000 totaling to ₹ 2,14,12,530. Upon non-payment of these dues, the Company initiated proceedings under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 ("SARFAESI Act"). The writ petition challenges the order dated April 11, 2023 passed by the Senior Civil Judge & Chief Judicial Magistrate Ballari, in which a receiver was appointed under Section 14 of the SARFAESI Act, and our Company gained symbolic possession of the mortgaged property. The Court *vide* interim order dated June 26, 2023 directed our Company to keep the school premises forming a part of the mortgaged property, open subject to the Borrower depositing ₹ 30,00,000 within two weeks from the date of the order and another ₹ 50,00,000 within two weeks thereafter. Thereafter, the borrower failed to comply with the said payment orders. The case was last listed on June 12, 2024 and now the case is pending for arguments on merits.
- 13. A writ petition bearing WP No. 6359/2021 was filed by Kalaimahal Educational Trust ("Borrower") against our Company before the Hon'ble High Court of Madras. The Borrower had taken an educational institution funding loan of ₹ 7,78,94,035 from our Company, and allegedly had continuously defaulted in repayment of the loan. The present petition was filed to impose a stay on the notice dated October 9, 2020 issued by our Company and to grant an ad interim injunction restraining our Company from invoking the Electronic Clearing System (ECS) for debiting the bank account of the Borrower every month and for extending the time for repayment. The court by order dated March 12, 2021 listed the case for April 21, 2021, however the matter has not been listed yet. Subsequently, by letter dated August 31, 2023, the Borrower has undertaken to withdraw the writ petition.
- 14. A special leave petition dated May 13, 2022 bearing number SLP No. 008607 of 2022 has been filed before the Hon'ble Supreme Court of India by Mcleod Russel Private Limited and Ors. Against our Company, challenging the order dated February 7, 2022 passed in FAO(OS)(COMM) No. 5/2021 by

the Hon'ble Delhi High Court. The order arose against an order passed under Section 9 of the Arbitration and Conciliation Act, 1996. No interim orders were passed and the petition was directed to be tagged along with Arbitration Petition No. 38 of 2020 which has been referred to a larger Bench of the Court by order dated May 6, 2022. The hearings in this matter have been concluded and matter has been disposed on December 6, 2023. Also, the said loan account has been assigned.

#### Material Civil Litigation by our Company

- 1. An arbitration proceeding was initiated by our Company against Swami Vivekanand Vidya Prasarak Mandal ("Borrower") with respect to the loan facility availed by them for a claim amount of ₹2,60,52,966. InCred Financial Services Ltd. ("IFSL") had given a loan facility of ₹2,25,00,000 to Swami Vivekananda Vidya Prasarak Mandal ("Borrower"). However, the Borrower started committing defaults despite multiple reminders by IFSL. Subsequently, IFSL referred the dispute to arbitration and claim of ₹2,60,52,966 was filed against the Borrower. Notice of arbitration along with copies of Statement of Claim were duly served upon the Borrower but it failed to appear before the Arbitrator and therefore the matter was proceeded ex-parte. The Arbitrator had passed a final award directing the Borrower to pay a sum of ₹2,60,52,966 @15.85% p.a. from November 7, 2020 till realization of the dues.
- 2. An arbitration proceeding was initiated by our Company against Sri Devi Educational and Charitable Trust ("Borrower") with respect to the loan facility availed by them for a claim amount of ₹3,39,30,382. Due to non-payment of EMIs, our Company had issued a loan recall notice dated March 5, 2021 to the Borrower asking him to clear his loan outstanding. Subsequently, arbitration proceedings were initiated and multiple notices were issued to the Borrower but it failed to appear before the Arbitrator and therefore the matter was proceeded ex-parte. The Arbitrator had passed a final award directing the Borrower to pay a sum of ₹3,39,30,382 @15.5% p.a. from March 5, 2021 till realization of the dues.
- 3. An arbitration proceeding was initiated by our Company against Sri Varadarajan Educational Trust for a claim amount of ₹3,12,27,285. InCred Financial Services Ltd. ("IFSL") had given a loan facility of ₹3,17,77,547 to Sri Varadarajan Educational Trust ("Borrower"). However, the Borrower started committing defaults despite multiple reminders by IFSL. Subsequently, IFSL referred the dispute to arbitration and claim of ₹3,12,27,285 was filed against the Borrower. Notice of arbitration along with copies of Statement of Claim were duly served upon the Borrower but it failed to appear before the Arbitrator and therefore the matter was proceeded ex-parte. The Arbitrator had passed a final award dated December 8, 2021 directing the Borrower to pay a sum of ₹3,12,27,285 @14.75% p.a. from March 4, 2021 till realization of the dues.
- 4. An arbitration proceeding was initiated by our Company against Amman Educational Trust for a claim amount of ₹8,23,61,350. Amman Educational Trust ("Borrower") had availed a loan facility amounting to ₹8,00,00,000. However, the Borrower started committing defaults despite multiple reminders by our Company. Subsequently, our Company referred the dispute to arbitration and notice of arbitration along with copies of Statement of Claim were duly served wherein the Borrower through its counsel had marked their appearance.

In one of the hearings, it was stated by the advocate for the Borrower that there have been no instruction from the Borrower regarding further steps or payment of Arbitrator fees, therefore the advocate wishes to withdraw his appearance. In subsequent hearings none appeared on behalf of the Borrower and the Arbitrator had passed a final award dated February 27, 2020 directing the Borrower to pay a sum of ₹8,23,61,350 @18% p.a. from November 6, 2019 till realization of the dues. Also, the loan account is closed.

- 5. An arbitration proceeding was initiated by our Company against Chellammal Educational Charitable Trust ("Borrower") with respect to the loan facility availed by them for a claim amount of ₹4,72,22,542. Due to repeated nonpayment of monthly EMIs, a Loan Recall Notice dated January 24, 2022 was sent to the Borrower recalling the entire loan facility. The statement of claim was filed on January 28, 2022 and multiple notices were sent to the borrower to participate in the arbitration proceedings however they failed to appear and the matter was proceeded ex-parte. The Arbitrator considering the facts and issues involved had passed an Award dated October 21, 2022 directing the Borrower to pay the claim amount along with interest at 15.35% from January 19, 2022 until realization of dues.
- 6. An arbitration proceeding was initiated by our Company against Sree Om Educational and Charitable Trust ("Borrower") with respect to the loan facility availed by the Borrower for a claim amount of ₹ 2,90,04,571. The Borrower failed to adhere to the repayment schedule and accordingly a loan recall notice dated January 24, 2022 was issued. Notices for appearing before the Arbitrator were issued to the Borrower, however they failed to appear and the matter was proceeded ex-parte. The Arbitrator considering the facts and issues involved had passed an Award dated October 21, 2022 directing the Borrower to pay the claim amount along with interest at 15.25% from January 19, 2022 until realization of dues.
- 7. An arbitration proceeding was initiated by our Company against Surabi Educational and Charitable Trust ("Borrower") with respect to the loan facility availed for a claim amount of ₹3,74,11,662. The Borrower had failed to adhere to the repayment schedule despite repeated reminders. Subsequently, our Company had issued a loan recall notice dated January 24, 2022 calling upon the Borrower to pay the entire loan dues. The Borrower failed to comply with the demands of the said notice and subsequently, arbitration proceedings were initiated. Our Company had served the notices along with statement of claim to the borrower's last known address, however the respondents had failed to mark their appearance and file reply before the Ld. Arbitrator.
- 8. An arbitration proceeding was initiated by our Company against Mr. Satyanarayan Shah and Ors. (acting as guarantors) for a loan availed by Vinline Engineering ("Borrower") a claim amount of ₹3,10,50,561 as on February 2, 2022. The Borrower had availed a loan facility of ₹2,00,00,000 by entering into a Master Facility Agreement. The Borrower failed to maintain financial discipline with respect to the repayment structure and subsequently LRN dated July 25, 2019 was issued to the Borrower. Our Company had issued a notice for invocation of arbitration on November 27, 2021 but the Borrower despite repeated reminders, failed make any further payments. The proceedings were withdrawn as a Memorandum of Understanding was executed with the borrower.
- 9. An application dated January 17, 2022 has been filed before NCLT, Kolkata by our Company against Vinline Engineering Private Limited ("Borrower") under Section 7 of the Insolvency and Bankruptcy Code, 2016. The Borrower had availed a loan facility of ₹2,00,00,000 wherein they had failed to maintain financial discipline with respect to the repayment schedule. Our Company had issued LRN dated August 19, 2019 recalling the entire loan amount due to continuous defaults. Subsequently, an application u/s 7 of IBC was filed claiming a total debt of ₹2,99,36,594. The proceedings were withdrawn as a Memorandum of Understanding was executed with the borrower.
- 10. An application dated June 20, 2022 has been filed before NCLT, Mumbai by our Company against Suumaya Lifestyle Industries ("Borrower") under Section 7 of the Insolvency and Bankruptcy Code, 2016 claiming an amount of ₹4,40,53,481. The Borrower had availed a working capital facility of ₹5,00,00,000 from our Company wherein the Borrower had started defaulting on December 4, 2021 and the loan account was declared as NPA on March 4, 2022. Our Company had issued a LRN on June 2, 2022 to clear an outstanding of ₹4,61,51,697. The Borrower continued to commit defaults even after the issuance of LRN, therefore an application u/s 7 of IBC was preferred and the same was

admitted on August 2, 2024.

- 11. An application u/s 14 of SARFAESI Act, 2002 was filed before Chief Judicial Magistrate, Salem by our Company against Sri Devi Educational and Charitable Trust ("Borrower"). The Borrower had availed a loan facility of ₹3,00,00,000 wherein they had failed to adhere to the repayment schedule. A loan recall notice was issued to the Borrower on March 5, 2021 and the loan account was classified as NPA on March 24, 2021. Subsequently, SARFAESI proceedings were initiated, and Section 14 application was filed and an order has been passed for taking over the physical possession of the secured interest.
- 12. An application u/s 14 of SARFAESI Act, 2002 was filed before Chief Judicial Magistrate, Coimbatore by our Company against Surabi Educational and Charitable Trust ("Borrower") under Section 14 of the Securitization and Reconstruction of Financial Assets and Enforcement of Securities Interest Act, 2002. The Borrower had availed a loan facility of ₹3,00,00,000 wherein they had failed to adhere to the repayment schedule. The loan account of the Borrower was classified as NPA on June 16, 2021 and accordingly SARFAESI proceedings were initiated. Order has been passed against the Borrower and our Company has initiated Auction process.
- 13. A Writ Petition No.6354/2022 dated April 18, 2022 was filed before High Court, Delhi by our Company with respect to Kanva Education Trust and Kanva Star Resort ("Borrowers") under Article 226 of the Constitution of India challenging the attachment of mortgaged property by Enforcement Directorate. A secured loan facility of ₹3,00,00,000 was given to Kanva Education Trust and ₹2,55,00,000 to Kanva Star Resort and properties were mortgaged in favor of our Company. Due to certain money laundering allegations implicated towards the Borrowers, the mortgaged properties were attached by Enforcement Directorate. Therefore, our Company had preferred a Writ Petition praying that the mortgaged properties were not obtained by the Borrower directly or indirectly as a result of criminal conspiracy since the Borrower had purchased the mortgaged properties much prior to commission of the alleged offence. The case is next listed on August 28, 2024.
- 14. An appeal bearing number Civil Appeal No. 3606 of 2020 was filed before the Hon'ble Supreme Court challenging order dated August 24, 2020 passed by the Hon'ble National Company Law Appellate Tribunal at New Delhi in Company Appeal (AT) No. 703 of 2020. The issue in dispute was premised on a specific undertaking to pay which was built into the pledge agreement executed by Amtek Auto Limited in favour of Vistra coupled with monies being lent by our Company and L&T through group companies of Amtek Auto Limited for the end-use and benefit of Amtek Auto Limited on the ground that direct disbursal to the corporate debtor by a lender in any event is not a requirement provided in the applicable provisions under the Insolvency and Bankruptcy Code, 2016.

The Supreme Court in its judgement dated May 4, 2023 recognized Vistra as a secured creditor of the corporate debtor. An application for directions is proposed to be filed in the present civil appeal before the Supreme Court seeking appropriate directions to be passed to DVI, the resolution professional and the Committee of Creditors to recognize the security interest of Vistra and to pay amounts commensurate to its security interest.

15. An appeal was filed bearing Civil Appeal No. 6372-6373 of 2021 filed before the Hon'ble Supreme Court challenging order of the National Company Law Appellate Tribunal ("NCLAT") dated April 16, 2021 in Company Appeal (AT) (Ins) No. 654 of 2020 and Final Judgment and Order dated July 28, 2021 in I.A No. 915 of 2021 in Company Appeal (AT) (Ins) No. 654 of 2020. The primary ground for challenge was that any resolution that seeks to encumber an asset that does not belong to the corporate debtor and also dilutes the rights of a secured creditor (our Company and L&T) towards a security provided is illegal and as such cannot be made a part of any resolution plan. The matter was reserved for judgment by the Supreme Court by order dated January 25, 2022. However, the matter

was released by the Supreme Court on May 12, 2023. The matter was mentioned and taken up on August 18, 2023, whereby the bench directed that the matter will be listed for hearing on a non-miscellaneous day. The matter is now coming up before the Supreme Court on November 20, 2023.

- 16. An application was filed under Section 14 of the SARFAESI Act, 2002 seeking possession of freehold industrial land owned by Gateway Impex Private Limited admeasuring 21.11 acres (equivalent to 88,432.17 Sq Metres) situated at Industrial Sector 9/10 Dharuhera Rewari, Haryana together with the structure comprising 5 sheds admeasuring a built up area of 19,037.95 Sq. Mtrs due to the default in repayment of ₹297,19,10,779 (Rupees Two hundred Ninety Seven Crores Nineteen Lacs Ten Thousands Seven Hundred Seventy Nine Only). The Application was filed before District Magistrate Rewari on September 30, 2020. The Resolution Professional filed its objections on September 22, 2021. The matter is pending in the District Court till further hearing.
- 17. A statement of claim bearing number ICC Case No. 25692/HTG has been filed by our Company claiming amounts against Williamson Magor & Company Limited, Williamson Financial Services Limited, Amritanshu Khaitan, Aditya Khaitan, Mcnally Bharat Engineering Company Limited, Mcleod Russel India Limited, Eveready Industries India Limited, Babcock Borsig Limited. The arbitral tribunal passed a partial award dated 19 December 2022 dismissing the objections to the tribunal's jurisdiction raised by Mcleod Russel India Limited, Eveready Industries India Limited, Babcock Borsig Limited, and allowing the aforesaid claim to proceed.
- 18. NCLT ordered for initiation of liquidation of Kwality Limited ("Kwality") vide order dated January 11, 2021. Resolution Professional has been appointed as Liquidator of Kwality. The Liquidator has distributed the proceeds to the lenders as per the arrangement. Nominal amounts of about ₹200 lakhs is withheld due to litigations filed by HDFC Bank Limited for vehicle loan and also interest for delays in payment by the bidder. Subsequently amount of ₹170 lakhs withheld for interest was also distributed to lenders in June 2022 post the order from NCLT. The matter is currently pending for execution of decree.
- 19. A complaint dated March 24, 2021 was filed by our Company which was part of a consortium of lenders to members of the Resonance group of companies. In light of defaults on these accounts, the lenders appointed BDO India LLP as a cash monitor. As a report by BDO India LLP found that certain funds had been siphoned off by the borrowers and the Promoter, the account was classified as a fraud account and, in terms of the Reserve Bank of India Master Circular on Fraud Reporting by Non-Banking Financial Companies, a complaint was filed with the local police alleging offences under sections 120B, 415, 416, 417, 418, 419 and 420 along with sections 405 and 406 of the IPC.

# Material Criminal Litigation by our Company

1. A criminal complaint dated August 3, 2021 was filed before the Chief Metropolitan Magistrate, New Delhi (the "Court") under Section 200 of the Code of Criminal Procedure ("CrPC") by our Company against Sambandh Finserve Private Limited (the "Accused") under Section 200 of the CrPC for commission of offences punishable under Sections 406,420,468,469,470,471,34 and 120 of the Indian Penal Code. The Accused had availed a loan facility for an amount of ₹ 10,00,00,000 (Rupees Ten crores) from our Company based on forged financial statements and had siphoned off the funds.

In the criminal complaint, our Company prayed the Court to direct the ACP, Economic Offence Wing, New Delhi to register a First Information Report against the Accused, and their agents. The Court *vide* order dated January 1, 2023 ordered the presence of the concerned Inspector and directed him to file a report of the final action. He had submitted the final report. The case is now listed on September 28, 2024 and directed the Inspector to mark his appearance.

- 2. An FIR bearing number 0032/2022 dated February 21, 2022 has been filed before Economic Offences Wing, Delhi by our Company against Balaji Digital Solutions Private Limited ("Accused") under Section 406/420/468/120-B of Indian Penal Code, 1860. The Respondent had availed a loan facility for an amount of ₹10,00,00,000 from our Company which were later siphoned off to different manufacturers other than those mentioned under the loan agreement. The borrowers, co-borrowers along with personal guarantors had entered into criminal conspiracy and forged transactions for the purpose of cheating our Company, thereby causing wrongful loss. The purpose of availing the loan was to purchase mobile handsets and accessories but the accused with the intention to cheat had misappropriated the funds and converted the same for their own use.
- 3. The case pertains to an unsecured business loan amounting to 25 Lacs wherein one of the coborrowers, Krishnakant Bhimsen Goyal (Director, Laksh Polytex Pvt. Ltd. And hereinafter referred as "Accused") had forged the signatures of Mukesh Babulal Chauradiya and Anju Mukesh Chauradiya (other directors of Laksh Polytex Pvt Ltd.). A criminal complaint was preferred by the two directors against the Accused. The Forensic Science Laboratory office, Gandhinagar, Gujarat had also concluded that the signatures on KYC and Loan documents did not match the original signature. The Company was made a proforma party to the complaint in furtherance of which, the Company were asked by the police authorities to submit the loan documents for investigation. Our Company has submitted the documents and is currently awaiting further directions form the police authorities.
- 4. KKR India Financial Services ("KKR") filed a complaint with the police and the RBI Economic Offences Wing ("EoW") in April 2021 after having filed RBI Fraud Monitoring Report. Our Company met the EoW officer in-person and completed submission of our statements on March 14, 2022. As informed previously, the matter has now been transferred to the Commissioner of Police, Delhi. The Delhi police had reached out to our Company and requested for an English translation of the written statement filed by KKR dated October 4, 2021, which has been shared with them. The inspecting officer subsequently called for a meeting with KKR to be briefed on the matter; however, the meeting was cancelled by the officer due to other commitments. KKR is in contact with the concerned officer, who has said he will be issuing a new notice for a meeting.
- 5. Our Company had filed a police complaint dated February 8, 2023 at the Andheri-East, Mumbai Police Station against Sunil Babasaheb Chormare (the "Accused") and impleaded Sunil Baburao Chormare (the "Victim") as a party to the complaint. The complaint alleges that the Accused impersonated the Victim and stole his identity by using the name "Sunil B Chormare" and the Victim's KYC documents for availing a loan facility of ₹ 3,00,000 (Rupees Three lakhs) payable at an interest rate of 19% p.a. The complaint seeks the lodging of an FIR against the Accused for commission of offences punishable under Sections 403, 406, 417, 419, 420,465,468 and 471 of the Indian Penal Code, and is currently under investigation by the concerned police station. Meanwhile, our company had filed an application under S.156 (3) of the CrPC before the Chief Judicial Magistrate, Andheri, Mumbai. The case is yet to be listed.
- 6. Our Company filed a police complaint dated June 6, 2023 before the Delhi Police, Connaught Place branch against Mr. Rajat for falsely impersonating forging signatures and using KYC details of three different people to avail personal loan facilities. Thereafter, an Authorised Representative of our Company was called to give their statement. However, due to delay from the police authorities, on July 26, 2023, our Company filed an application under S.156(3) CrPC before the Chief Metropolitan Magistrate, Delhi wherein our Company has prayed that the Court may direct the respective police authorities to expedite the investigation and the said application was disposed of vide order dated February 26, 2024 and a F.I.R. was registered at Connought Police Station under Sections 417, 420, 465, 468, 471 and 511 of the Indian Penal Code.
- 7. There are 2246 cases filed by our Company pending before various forums across the country for an

alleged offence under section 138 of the Negotiable Instruments Act, 1881 by the customers/debtors of our Company which involves an aggregate sum of ₹1,98,66,38,104.

8. There are 2721 cases filed by our Company pending before various forums across the country for an alleged offence under section 25C of the Payment and Settlement Systems Act, 2007 by the customers/ debtors of our Company which involves an aggregate sum of ₹74,03,04,479.

# Actions Taken by Regulatory and Statutory Authorities against our Company

- 1. RBI has imposed, by an order dated May 05, 2022, a monetary penalty of ₹ 5.0 lakh (Rupees Five Lakh only) on InCred Financial Services Limited (formerly known as KKR India Financial Services Limited), for non-compliance with the 'Monitoring of Frauds in NBFCs (Reserve Bank) Directions, 2016' issued by RBI. This penalty has been imposed in exercise of powers vested in RBI under the provisions of clause (b) of sub-section (1) of section 58 G read with clause (aa) of sub-section (5) of section 58 B of the Reserve Bank of India Act, 1934, taking into account the failure of the company to adhere to the aforesaid RBI Directions.
- II. Litigation involving our Subsidiaries

**Criminal Litigation against our Subsidiaries** 

NIL

Criminal Litigation by our Subsidiaries

NIL

Civil Litigation against our Subsidiaries

NIL

Civil Litigation by our Subsidiaries

NIL

Actions Taken by Regulatory and Statutory Authorities against our Subsidiaries

NIL

Compounding of offences in the last three years immediately preceding the year of this General Information Document involving our Subsidiaries

NIL

**III.** Litigation involving our Directors

**Criminal Litigation against our Directors** 

NIL

**Criminal Litigation by our Directors** 

NIL

#### Civil Litigation against our Directors

#### **Bhupinder Singh**

1. A civil suit dated July 5, 2022 has been filed before the Senior Civil Judge, Patiala House Court, New Delhi under Section 39 of Specific Relief Act, 1963 Act, by Hemant Chauhan ("Plaintiff") against our Company, Mr. Bhupinder Singh ("Defendant No. 2"), Ms. Rupa Rajul Vora ("Defendant No. 3") and Mr. Anshul Jain ("Defendant No. 4") for mandatory injunction, declaration of termination letter as null and void, and direction for reinstatement of the Plaintiff. The Plaintiff's employment was terminated after thorough examination of complaints for gross misconduct as provided under Clause 13B of the Plaintiff's offer letter. The Defendants have filed an application dated August 27, 2022 under Order VII Rule 11 of the Code of Civil Procedure, 1908 ('CPC') contending the maintainability of the Plaint and seeking its rejection on this ground ("First Application").

Additionally, the Defendants have filed another application dated August 27, 2022 under Order I Rule 10 of the CPC for deletion of Defendant Nos. 2 to 4 as parties to the suit ("Second Application"). The Plaintiff has filed a reply dated November 10, 2022 to the First Application. Part arguments on the First Application have been heard and it is listed for final arguments on December 6, 2023. If the First Application is allowed, the civil suit including the Second Application would automatically be disposed of.

## Rupa Rajul Vora

A civil suit has been filed against Rupa Rajul Vora. For further details, please refer to the to the paragraph above (*Civil Litigations against our Directors – Bhupinder Singh*).

#### Civil Litigation by our Directors

NIL

#### Actions Taken by Regulatory and Statutory Authorities against our Directors

NIL

IV. Material litigation or legal or regulatory actions involving our Promoter as on the date of this General Information Document

# **Criminal Litigation against our Promoters**

NIL

# Criminal Litigation by our Promoters

NIL

#### Civil Litigation against our Promoters

1. A civil suit dated July 5, 2022 has been filed before the Senior Civil Judge, Patiala House Court, New Delhi under Section 39 of Specific Relief Act, 1963 Act, by Hemant Chauhan ("Plaintiff") against our Company, Mr. Bhupinder Singh ("Defendant No. 2"), Ms. Rupa Rajul Vora ("Defendant No. 3") and

Mr. Anshul Jain ("**Defendant No. 4**") for mandatory injunction, declaration of termination letter as null and void, and direction for reinstatement of the Plaintiff. The Plaintiff's employment was terminated after thorough examination of complaints for gross misconduct as provided under Clause 13B of the Plaintiff's offer letter. The Defendants have filed an application dated August 27, 2022 under Order VII Rule 11 of the Code of Civil Procedure, 1908 ('**CPC**') contending the maintainability of the Plaint and seeking its rejection on this ground ("**First Application**"). Additionally, the Defendants have filed another application dated August 27, 2022 under Order I Rule 10 of the CPC for deletion of Defendant Nos. 2 to 4 as parties to the suit ("**Second Application**"). The Plaintiff has filed a reply dated November 10, 2022 to the First Application. Part arguments on the First Application have been heard and it is listed for final arguments on December 6, 2023. If the First Application is allowed, the civil suit including the Second Application would automatically be disposed of.

2. Separate petitions have been filed by Mr. Nikhil Sama and Mr. Rohit Rajive Agrawal ("Petitioners") before the National Company Law Tribunal, Mumbai Bench ("NCLT") ("Petitions") against inter alia Incred Holdings Limited ("IHL"), Incred Financial Services Limited ("IFSL"), InCred Prime Finance Limited, Booth Fintech Private Limited and Bhupinder Singh (collectively referred to as "Respondents"). The Petitioners have claimed that they are entitled to be allotted 34,33,500 and 28,62,000 compulsorily convertible preference shares ("Shares"), respectively, by IHL pursuant to two Framework and Settlement Agreements, each dated November 27, 2017, entered into by Bee Finance Limited ("BFL") (among others) with the Petitioners ("Framework Agreements").

Pursuant to the composite scheme of amalgamation and arrangement dated May 6, 2022 ("Scheme of Amalgamation"), BFL merged into IHL, with IHL being the resultant company. The Petitioners have claimed that IHL has wrongfully refused to grant the Shares purportedly to be allotted to the Petitioners pursuant to the Framework Agreements. They have further alleged that the affairs of the Respondents have been conducted in a manner which is highly prejudicial to the interests of the Petitioners. Further, the Petitioners have inter alia prayed before the hon'ble NCLT to either direct IHL to allot the said Shares to the Petitioners or to declare the Scheme of Amalgamation as unenforceable and pass an order for winding up against IHL. The Respondents have challenged the Petitions on grounds of maintainability, lack of jurisdiction, etc. The said Petitions are pending before the hon'ble NCLT and are scheduled for a hearing on 27 October 2023.

The Petitioners have also filed complaints with the Registrar of Companies ("ROC"), the Securities and Exchange Board of India ("SEBI") and the Reserve Bank of India ("RBI"), each dated 18 August 2023, in relation to the above. The RBI has issued an email dated 29 August 2023 stating that the complaint made by Mr. Nikhil Sama to the RBI has been classified as non-maintainable and is closed. The remaining complaints are pending.

Civil Litigation by our Promoters

NIL

Regulatory proceedings against our Promoter

NIL

V. Litigation involving group companies

**Criminal Litigation against our Group Companies** 

NIL

#### **Criminal Litigation by our Group Companies**

## InCred Prime Finance Limited (Formerly known as InCred Financial Services Limited) ("InCred Prime")

1. There are 143 cases filed by InCred Prime pending before various forums across the country for an alleged offence under section 138 of the Negotiable Instruments Act, 1881 by the customers/ debtors of InCred Prime which involves an aggregate sum of ₹ 12,06,00,395.

#### KKR India Finance Holding LLC

1. From time to time, KKR India Financial Services Limited ("KKR") (including Global Atlantic) is involved in various legal proceedings, lawsuits, arbitration and claims incidental to the conduct of KKR's businesses. KKR's asset management and insurance businesses are also subject to extensive regulation, which may result in regulatory proceedings against them.

In December 2017, KKR & Co. L.P. (which is now KKR & Co. Inc.) and its then Co-Chief Executive Officers were named as defendants in a lawsuit filed in Kentucky state court alleging, among other things, the violation of fiduciary and other duties in connection with certain separately managed accounts that Prisma Capital Partners LP, a former subsidiary of KKR, manages for the Kentucky Retirement Systems. Also named as defendants in the lawsuit are certain current and former trustees and officers of the Kentucky Retirement Systems, Prisma Capital Partners LP, and various other service providers to the Kentucky Retirement Systems and their related persons. KKR and other defendants' motions to dismiss were denied by the trial court in November 2018, but in April 2019 the Kentucky Court of Appeals vacated the trial court's opinion and order denying the motions to dismiss the case for lack of standing.

The decision of the Court of Appeals was appealed by plaintiffs to the Supreme Court of Kentucky. On July 9, 2020, the Supreme Court of Kentucky reversed the trial court's order and remanded the case to the trial court with direction to dismiss the complaint for lack of constitutional standing. On July 20, 2020, the Office of the Attorney General, on behalf of the Commonwealth of Kentucky, filed a motion to intervene as a plaintiff in the lawsuit and on July 21, 2020 filed a new lawsuit in the same Kentucky trial court making essentially the same allegations against the defendants, including KKR & Co. Inc. and Messrs. Kravis and Roberts. On July 29, 2020, certain private plaintiffs in the original lawsuit filed a motion to further amend their original complaint and to add new plaintiffs.

On July 30, 2020, KKR and other defendants filed objections to the Attorney General's motion to intervene. On December 28, 2020, the trial court dismissed the complaint filed by the original plaintiffs and denied their motion to amend their original complaint and add new plaintiffs, but granted the Office of the Attorney General's motion to intervene. In January 2021, some of the attorneys for the private plaintiffs in the original lawsuit filed a new lawsuit, and a motion to intervene in the original lawsuit, on behalf of a new set of plaintiffs, who claim to be "Tier 3" members of Kentucky Retirement Systems, alleging substantially the same allegations as in the original lawsuit. The motion to intervene in the original lawsuit was denied. These "Tier 3" plaintiffs appealed the denial of their motion to intervene but then voluntarily dismissed their appeal on January 31, 2022. In addition, the Kentucky Retirement Systems had commissioned an investigation into certain matters alleged in the Attorney General's complaint. The trial court ordered that this investigation be completed by May 17, 2021, and the Attorney General was permitted to amend its complaint after reviewing the investigation's report within ten days of the Attorney General's receipt of it.

On May 24, 2021, the Attorney General filed a First Amended Complaint on behalf of the Commonwealth of Kentucky. This complaint continues to name KKR & Co. L.P. and its then Co-Chief

Executive Officers, as defendants, and makes similar allegations against them. KKR and the other defendants moved to dismiss the First Amended Complaint on July 30, 2021. The court held oral argument on these motions to dismiss on December 14, 2021. On July 9, 2021, the individual plaintiffs served an amended complaint, which purports to assert, on behalf of a class of beneficiaries of Kentucky Retirement Systems, direct claims for breach of fiduciary duty and civil violations under the Racketeer Influenced and Corrupt Organizations Act ("RICO"). This complaint was removed to the U.S. District Court for the Eastern District of Kentucky, which has entered an order staying this case until the completion of the Attorney General's lawsuit on behalf of the Commonwealth.

On August 20, 2021, the same and other individual plaintiffs filed a second complaint in Kentucky state court, purportedly on behalf of Kentucky Retirement Systems' funds, alleging the same claims against KKR & Co. Inc. and Messrs. Kravis and Roberts as in the July 9<sup>th</sup> amended complaint but without the RICO or class action allegations. KKR and the other defendants have moved to dismiss the August 20<sup>th</sup> complaint. On March 24, 2022, in a separate declaratory judgment action brought by the Commonwealth of Kentucky regarding the enforceability of certain indemnification provisions available to KKR & Co. Inc. and Prisma Capital Partners LP, the Kentucky state court found that it has personal jurisdiction over KKR & Co. Inc., and this finding is currently being appealed by KKR. On May 27, 2022, following a motion by KKR, the judge then adjudicating the lawsuits recused himself from the original 2017 action and the second Tier 3 action, and a new judge was assigned.

On December 9, 2022, the new judge issued an order that held in abeyance the motions to dismiss filed by KKR and other defendants pending the outcome of appeals which challenge the trial court's December 28, 2020 order granting the Attorney General's motion to intervene. On April 14, 2023, the Kentucky Court of Appeals ruled in favor of KKR and the other defendants in their appeal of the trial court's December 28, 2020 order granting the Kentucky Attorney General's motion to intervene in the 2017 action, including that the trial court should have dismissed the entire 2017 action after the Kentucky Supreme Court's 2020 decision. On May 4, 2023, the Attorney General filed a petition for rehearing with the Court of Appeals. The Court of Appeals denied the petition for rehearing. On July 6, 2023, the Attorney General filed with the Kentucky Supreme Court a motion for discretionary review of the Court of Appeals' decision. The Court of Appeals' April 14, 2023, decision does not dismiss the Kentucky Attorney General's standalone lawsuit filed on July 21, 2020.

#### Kohlberg Kravis Roberts & Co. L.P.

There are litigation in relation to Kohlberg Kravis Roberts & Co. L.P. For detailed description, please refer to the paragraph for KKR India Finance Holding LLP above.

#### KKR India Advisors Private Limited

 On September 30, 2020, KKR India Advisors Pvt Ltd. ("KIA") received an inquiry from India's Employees' State Insurance Corporation ("ESIC") requesting certain information about KIA's use of third party employees on a contracted basis. KIA provided all requested information and documents to ESIC on various dates in response to the initial inquiry and follow-up requests. On June 14, 2022, KIA received a decision from ESIC imposing a penalty of approximately USD 2,400 on KIA.

#### Civil Litigation by our Group Companies

There are no outstanding civil litigations by our Group Companies.

#### Actions Taken by Regulatory and Statutory Authorities against our Group Companies

# VI. Tax Litigation involving our Company

Details of tax proceedings against our Company, Promoters, Director, Subsidiary and Group Companies:

# (i) Our Company

Please see below the table setting out details of tax proceeding against our Company:

(₹ in lakhs)

Entity	No. o	f Cases	Amount Involved	
Litticy	Direct Tax	Indirect Tax	Direct Tax	Indirect Tax
InCred Financial Service Limited	3	NIL	-	NIL

## (ii) Our Promoters

Please see below the table setting out details of tax proceeding against our Promoters:

(₹ in lakhs)

Entity	No. o	f Cases	Amount Involved	
Entity	Direct Tax	Indirect Tax	Direct Tax	Indirect Tax
InCred Holdings Limited	1	NIL	6.8	NIL
Bhupinder Singh	2	-	902.6	-

## (iii) Our Directors

There are no outstanding tax litigations involving our Directors.

## (iv) Our Subsidiary

Please see below the table setting out details of tax proceeding against our Subsidiaries:

(₹ in lakhs)

Entity	No. c	f Cases	Amount Involved	
Entity	Direct Tax	Indirect Tax	Direct Tax	Indirect Tax
InCred Finserv Private Limited (formerly	2	-	11.4	-
known as InCred Management and				
Technology Services Private Limited)				

# (v) Our group companies

Please see below the table setting out details of material tax proceeding against our Group Companies-

(₹ in lakhs)

Sr.	Entity	No. of Cases		Amount Involved	
No.		Direct	Indirect	Direct	Indirect
		Tax	Tax	Tax	Tax
	InCred Prime Finance Limited				92.69

VII. Details of acts of material frauds committed against our Company and its subsidiaries in the last three years, if any, and if so, the action taken by our Company

The list of material frauds against the Company in the last three fiscals and current Fiscal:

(amount in ₹ lakhs)

SI.	Fiscal	<b>Gross Amount</b>	Modus Operandi	Recovery	Provisions	Action Taken by the
No.						Company
2	2021-22	93,153.7	Fraudulent	17,030.0	0	The Company has
3	2022-23	94,041.5	encashment	28,746.1	0	investigated the cases
٦	2022-23	34,041.3	through	20,740.1	0	and have taken
4	2023- 24	94,078.8	manipulation of	28,766.7	0	appropriate actions
-	Amril 01 2024	04.002.0	books of accounts,	20.766.7	0	such as referring the
5	April 01, 2024	94,092.8	cheating and	28,766.7	0	case to court, NCLT,
	– June 30, 2024		forgery,			etc. However the
			negligence and			action taken will
			cash shortages,			differ from case to
			others			case basis.
1						

The total amount involved in all acts of fraud committed against Pre-demerger KKR in the last three fiscals is set forth below:

(amount in lakhs)

SI.	Fiscal	Gross	Modus Operandi	Recovery	Provisions	Action Taken by the
No.		Amount				Company
1	2019-20	21,935.0	Fraudulent	3,278.0	0	The Company has
			encashment through			investigated the cases and have taken
2	2020-21	93,153.7	manipulation of books of accounts,	11,284.0	0	appropriate actions such as referring the
3	2021-22	93,153.7	cheating and forgery, negligence and cash shortages, others	17,030.0	0	case to court, NCLT, etc. However the action taken will differ from case to case basis

The total amount involved in all acts of fraud committed against Pre-demerger InCred in the last three fiscals is set forth below:

(amount in lakhs)

SI.	Fiscal	Gross	Modus Operandi	Recovery	<b>Provisions</b>	Action Taken by the
No.		Amount				Company
1	2019-20	129.67	Modus Operandi	0	0	The Company has investigated the cases
2	2020-21	860.67	will differ from case to case basis. However, cases are	0	0	and have taken appropriate actions such as referring the
3	2021-22	860.67	broadly reported under cheating and forgery, misrepresentation	4.07	0	case to Police/ Court, etc. However, the action taken will differ from case to case basis

SI. No.	Fiscal	Gross Amount	Modus Operandi	Recovery	Provisions	Action Taken by the Company
			and criminal breach of trust			

VIII. Details of default, if any, including therein the amount involved, duration of default and present status, in repayment of statutory dues; debentures and interests thereon; deposits and interests thereon; and loan from any bank or financial institutions and interest thereon for the preceding three financial years and current financial year.

Our Company confirms that there has been no default in repayment of statutory dues; debentures and interests thereon; deposits and interests thereon; and loan from any bank or financial institutions and interest thereon.

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

Our Company confirms that there has been no default and/or delay in payments of interest and principal of any kind of term loans, debt securities, commercial paper (including technical delay) and other financial indebtedness including corporate guarantee or letters of comfort issued by the company.

13.32 Related Party Transactions entered during the preceding three financial years and current financial year with regard to loans made or, guarantees given or securities provided:

Please refer to 'Annexure E (Financial Information) – Part C' of this General Information Document.

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

Please refer to the relevant Key Information Document(s).

13.34 The names of the debenture trustee(s) shall be mentioned with a statement to the effect that debenture trustee(s) has given its consent for appointment along with the copy of the consent letter from the debenture trustee.

Please refer to the relevant Key Information Document(s)

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

Please refer to the relevant Key Information Document(s).

- 13.36 Disclosure of cash flow with date of interest/ dividend/ redemption payment as per day count convention
- **13.36.1** Day count convention for dates on which the payments in relation to the Debt Securities which need to be made

Please refer to the relevant Key Information Document(s).

13.36.2 Procedure and time schedule for allotment and issue of Debt Securities

Please refer to the relevant Key Information Document(s)

**13.36.3** Illustration on coupon payment dates and redemption date and cash flows emanating from the Debt Securities

Please refer to the relevant Key Information Document(s)

## 13.37 Undertaking by the Issuer

- 13.37.1 Investors are advised to read the risk factors carefully before taking an investment decision in respect of the Issue. For taking an investment decision, investors must rely on their own examination of the Issuer and the offer including the risks involved. The securities have not been recommended or approved by any regulatory authority in India, including the SEBI nor does SEBI guarantee the accuracy or adequacy of this General Information Document. Specific attention of investors is invited to section 'General Risk' on page number 1 and the statement of 'Risk factors' given in Section 4 (Risk Factors) of this General Information Document.
- **13.37.2** The Issuer, having made all reasonable inquiries, accepts responsibility for, and confirms that this General Information Document read with the relevant Key Information Document(s) contains all information with regard to the Issuer and the Issue, that the information contained in the General Information Document is true and correct in all material aspects and is not misleading in any material respect, that the opinions and intentions expressed herein are honestly held and that there are no other facts, the omission of which make this General Information Document as a whole or any of such information or the expression of any such opinions or intentions misleading in any material respect.
- **13.37.3** The Issuer has no side letter with any holder of the Debt Securities. Any covenants later added shall be disclosed on the stock exchange where the Debt Securities will get listed.
- 13.38 Disclosures in respect of issue of non-convertible redeemable preference shares

Not Applicable

#### 13.39 Other Details

13.39.1 Debenture redemption reserve creation - relevant legislations and applicability

Please refer to the relevant Key Information Document(s)

13.39.2 Issue/instrument specific regulations - relevant details (Companies Act, RBI guidelines etc.)

Please refer to the relevant Key Information Document(s)

#### 13.39.3 Governing Law and Provisions

Please refer to the relevant Key Information Document(s)

#### 13.39.4 Default in Payment

Please refer to the relevant Key Information Document(s)

#### 13.39.5 Delay in Listing

Please refer to the relevant Key Information Document(s)

#### 13.39.6 Delay in allotment of securities

Please refer to the relevant Key Information Document(s)

#### 13.39.7 Issue Details:

Please refer to the relevant Key Information Document(s).

#### 13.39.8 Application Process

Please refer to the relevant Key Information Document(s).

13.39.9 Project details: gestation period of the project; extent of progress made in the project; deadlines for completion of the project; the summary of the project appraisal report (if any), schedule of implementation of the project;

Please refer to the relevant Key Information Document(s).

13.39.10 Confirmation pertaining to the use of proceeds of Issue as required under the SEBI NCS Regulations

Please refer to the relevant Key Information Document(s).

13.39.11 Aggregate number of securities of our Company and our Subsidiary purchased or sold by our Promoters, Promoter Group, our Directors and the directors of our Promoters and/or their relatives within six months immediately preceding the date of filing of this General Information Document.

No securities of our Company have been purchased or sold by our Promoters, promoter group, our Directors, directors of our Promoter and/or their relatives within six months immediately preceding the date of filing of the General Information Document.

#### 13.39.12 Particulars of the material contracts

**Material Contracts** - By very nature and volume of its business, the Company is involved in a large number of transactions involving financial obligations and therefore it may not be possible to furnish details of all material contracts and agreements involving financial obligations of the Company.

a) Memorandum and Articles of Association of the Company.

- b) Certificate of Registration as an NBFC dated October 25, 2000 issued by RBI u/s 45 IA of the Reserve Bank of India, 1934 in the name of Multiflow Financial Services Private Limited under the registration number B-07.00498.
- c) Fresh Certificate of Registration as an NBFC dated September 03, 2010 issued by RBI u/s 45 IA of the Reserve Bank of India, 1934 in the name of KKR India Financial Services Private Limited under registration number B-07-00498.
- d) Fresh Certificate of Registration as an NBFC dated November 14, 2019 issued by RBI u/s 45 IA of the Reserve Bank of India, 1934 in name of KKR India Financial Services Limited pursuant to conversion from private company to public company under registration number B-07.00498.
- e) Fresh Certificate of Registration as an NBFC dated September 28, 2022 issued by RBI u/s 45 IA of the Reserve Bank of India, 1934 in name of InCred Financial Services Private Limited under registration number B-13.02417.
- f) Copy of shareholders' resolution on July 8, 2024 under Section 180(1)(c) of the Companies Act, 2013 on overall borrowing and security creation limits of the Board of Directors of our Company.
- g) Board Resolution passed on May 07, 2024, approving issuance of debt securities upto Rs. ₹ 4500 crores and authorizing Finance Committee in relation to issuance and allotment of debentures.
- h) Annual Reports for the three years ended March 31, 2022, 2023 and 2024 of the Company;
- Any other document as may be required under the relevant Key Information Document(s).

Copies of above contracts may be inspected at the Registered Office of the Company between 10:00 a.m. and 12:00 noon on any working day until the issue closing date of the respective issue.

## 13.39.13 Related Party Transactions

Reference to the relevant page number of the audit report which sets out the details of the Related Party Transactions entered during the three financial years immediately preceding the issue of the General Information Document;

Financial Year 2023-24 : Please refer to note number 32 of the annual report

for financial year 2023-24

Financial Year 2022-23 : Please refer to note number 34 of the annual report

for financial year 2022-23

Financial Year 2021-22 : Please refer to note number 31 of the annual report

for financial year 2021-22

Related party transactions entered during the Fiscal 2023 and Fiscal 2024 by our Company with regard to loans made or, guarantees given or securities provided

(₹ in lakh)

Name of the Related Party	Loans made		Guarantees given		Securities Provided	
Related 1 arty	Fiscal 2024	Fiscal 2023	Fiscal 2024	Fiscal 2023	Fiscal 2024	Fiscal 2023
InCred Holdings Limited	1,500.0	1	1	1	-	-

Related party transactions entered during Fiscal 2022 by Pre-demerger KKR with regard to loans made or, guarantees given or securities provided

(₹ in lakh)

Name of the Related Party	Loans made	Guarantees given	Securities Provided
InCred Holdings Limited	1,500.0	-	-

Related party transactions entered during the current financial year for the period up to [•], 2024 by our Company with regard to loans made or, guarantees given or securities provided

(₹ in lakh)

N	Name of the Related Party	Loans made	Guarantees given	Securities Provided
	NA	-	-	-

13.39.14 The summary of reservations or qualifications or adverse remarks of auditors in the three financial years immediately preceding the year of issue of the General Information Document, and of their impact on the financial statements and financial position of the company, and the corrective steps taken and proposed to be taken by the company for each of the said reservations or qualifications or adverse remarks:

The auditor's report on the audited standalone and/or consolidated financial statements issued by respective statutory auditors for Fiscal 2024, Fiscal 2023 and Fiscal 2022, as the case may be, of our Company (including Pre-demerger KKR) for Fiscal 2021 included the following Emphasis of Matter:

**InCred Financial Services Limited** 

Financial year ended March 31, 2023	Emphasis Of Matter	Impact on the financial statements and financial position of the company	Corrective steps taken and proposed to be taken by the company
Standalone	The auditors have drawn attention to note of the standalone financial statements describing the demerger during the year ended March 31, 2023. The Scheme of Arrangement ("the Scheme"), has been given effect to in the books of account from the appointed date in accordance with the Scheme instead of the acquisition date as per Ind AS 103 - Business Combinations (i.e. the date when actual control is obtained.) The accounting treatment for demerger is as per Ind AS 103.	NA	NA
Consolidated	The auditors have drawn attention to note of the consolidated financial statements describing the demerger during the year ended March 31, 2023. The Scheme of Arrangement ("the Scheme"), has been given effect to in the books of account from the appointed date in accordance with the Scheme instead of the acquisition date as per Ind AS 103 - Business Combinations (i.e. the date when actual control is obtained.) The accounting treatment for demerger is as per Ind AS 103.	NA	NA

# Pre-demerger KKR

Financial Year ended	Emphasis Of Matter	Impact on the financial statements and financial position of the company	Corrective steps taken and proposed to be taken by the company
March 31, 2022	The auditors have drawn attention to note in the financial statement, regarding the proposed demerger of InCred Financial Services Limited	NA	NA

Financial Year ended	Emphasis Of Matter	Impact on the financial statements and financial position of the company	Corrective steps taken and proposed to be taken by the company
	(demerged undertaking) into the company by way of composite scheme of amalgamation and arrangement.		
March 31, 2021	The auditors have drawn attention to note in the financial statements, which describes that the extent to which the COVID-19 pandemic will impact the financial statements of Pre-KKR will depend on future developments, which are highly uncertain.		NA

13.39.15 Details of any inquiry, inspections or investigations initiated or conducted under the securities law or Companies Act or any previous company law in the three financial years immediately preceding the year of circulation of this General Information Document in the case of Company and all of its subsidiaries. Also if there were any prosecutions filed (whether pending or not), fines imposed, or offences compounded in the three financial years immediately preceding the year of this General Information Document and if so, section-wise details thereof for the company and all of its subsidiaries:

Nil

13.39.16 DECLARATION BY THE ISSUER AS REQUIRED UNDER SCHEDULE I OF THE SEBI NCS REGULATION AND UNDER FORM PAS 4 OF THE COMPANIES (PROSPECTUS AND ALLOTMENT OF SECURITIES), RULES 2014

Please refer to the relevant Key Information Document(s)

#### 13.39.17 SUMMARY OF TERMS

Security Name (Name of the non-convertible securities which	Please refer
includes (Coupon/dividend, Issuer Name and maturity year) e.g.	to the
8.70% XXX 2015.	relevant Key
Issuer	Information
Type of Instrument	Document(s)
Nature of Instrument (Secured or Unsecured)	,
Seniority (Senior or Subordinated)	
Eligible Investors	
Listing (name of stock Exchange(s) where it will be listed and	
timeline for listing)	
Rating of the Instrument	
Issue Size	
Minimum subscription	
Option to retain oversubscription (Amount)	
Objects of the Issue / Purpose for which there is requirement of	
funds	
In case the issuer is an NBFC and the objects of the issue entail	
loan to any entity who is a 'group company' then disclosures shall	
be made in the following format:	
Details of the utilization of the Proceeds	
Coupon / Dividend Rate	
Step Up/Step Down Coupon Rate	
Coupon/Dividend Payment Frequency	
Coupon / Dividend payment dates	
Cumulative / non-cumulative, in case of dividend	
Coupon Type (Fixed, floating or other structure)	
Coupon Reset Process (including rates, spread, effective date, interest rate cap and floor etc).	
,	
Day Count Basis (Actual/Actual)	
Interest on Application Money  Default Interest Rate	
Default interest kate	

Tenor	
Redemption Date	
Redemption Amount	
Redemption Premium /Discount	
Issue Price	

# 13.39.18 DISCLOSURE IN TERMS OF SEBI DEBENTURE TRUSTEE MASTER CIRCULAR

Please refer to the relevant Key Information Document(s)

# 13.39.19 DISCLOSURE PRESCRIBED UNDER FORM PAS-4 OF COMPANIES (PROSPECTUS AND ALLOTMENT OF SECURITIES), RULES, 2014

Please refer to the relevant Key Information Document(s)

# **Declaration**

The Company hereby declares that the General Information Document and the relevant Key Information Document contain full disclosure in accordance with SEBI NCS Regulations, the Companies Act and the Operational Guidelines.

The Company undertakes and confirms that the General Information Document and the relevant Key Information Document(s) does not omit disclosure of any material fact which may make the statements made therein, in the light of the circumstances under which they are made, misleading.

The Company accepts no responsibility for the statements made otherwise than in the General Information Document and the relevant Key Information Document(s) or in any other material issued by or at the instance of the Company and that anyone placing reliance on any other source of information would be doing so at his own risk.

Without prejudice to the above, the Company and each of the directors of the Company, confirm that:

- (a) The Company has complied with the provisions of the Securities Contracts (Regulation) Act, 1956 and the SEBI, 1992, Companies Act, 2013 and the rules and regulations made thereunder;
- (b) The compliance with the SEBI Act and the rules does not imply that payment of dividend or interest or repayment of debentures, if applicable, is guaranteed by the Central Government;
- (c) The monies received under the offer shall be used only for the purposes and objects indicated in the relevant Key Information Document(s);
- (d) Nothing in the General Information Document and the relevant Key Information Document(s) is contrary to the provisions of Companies Act, the Securities Contracts (Regulation) Act, 1956 (42 of 1956) and the SEBI, 1992 (15 of 1992) and the rules and regulations made thereunder;
- (e) the clause on "General Risks" has been suitably incorporated in prescribed format in the General Information Document and the relevant Key Information Document(s); and
- whatever is stated in the General Information Document and the relevant Key Information Document(s) and in the attachments thereto is true, correct and complete and no information material to the subject matter of the General Information Document and the relevant Key Information Document(s) has been suppressed or concealed and is as per the original records maintained by the promoters subscribing to the Memorandum of Association and Articles of Association.

I, Mr. Bhupinder Singh, Whole-time Director and CEO of the Company, am authorised by the Company vide resolution May 07, 2024 to sign the General Information Document and the relevant Key Information Document(s) and declare that all the requirements of Companies Act, 2013 and the rules made thereunder in respect of this subject matter of the General Information Document and the relevant Key Information Document(s) and matters incidental thereto have been complied with. Whatever is stated in General Information Document and the relevant Key Information Document(s) and in the attachments thereto is true, correct and complete and no information material to the subject matter of the General Information Document and the relevant Key Information Document(s) been suppressed or concealed and is as per the original records maintained by the Debenture Trustee. It is further declared and verified that all the required attachments have been completely, correctly and legibly attached to the General Information Document and the relevant Key Information Document, as required.

Name: Mr. Bhupinder Singh

**Designation**: Whole-time Director and CEO

**DIN**: 07342318

# ANNEXURE A: RATING LETTER FROM THE RATING AGENCY

# ANNEXURE B: CONSENT LETTER FROM THE DEBENTURE TRUSTEE

# ANNEXURE C: PRIVATE PLACEMENT OFFER CUM APPLICATION LETTER

# **ANNEXURE D: IN PRINCIPLE APPROVAL**

# **ANNEXURE E: FINANCIAL STATEMENTS**

# FINANCIALS STATEMENTS / INFORMATION FOR THE PERIOD ENDED JUNE 30, 2024 AND FOR THE FINANCIAL YEAR ENDED 31 MARCH 2022, 31 MARCH 2023 AND 31 MARCH 2024

[Attached Separately]



No:	
Addressed to:	

# KEY INFORMATION DOCUMENT FOR PRIVATE PLACEMENT

# **InCred** finance

## INCRED FINANCIAL SERVICES LIMITED

A public limited company incorporated under the Companies Act, 1956

**Date and place of Incorporation**: The Company was incorporated on February 03, 1995 in Chennai; **CIN**: U67190MH1995PLC360817 **Permanent account number (PAN)**: AAACM7774Q| **RBI Registration Number**: B-13.02417 **Registered and Corporate Office**:

Unit No. 1203, 12th floor, B Wing, The Capital, Plot No. C - 70, G Block, Bandra Kurla Complex (BKC), Mumbai – 400 051 Contact Person: Mr. Gajendra Thakur; E-mail: incred.compliance@incred.com;

**Telephone No.**: 022- 6844 6100 **Website**: <a href="www.incred.com">www.incred.com</a> Compliance Officer: Mr. Gajendra Thakur | Email: incred.com</a>pliance @incred.com

Information Memorandum for issue of Debentures on a private placement basis Dated: January 14, 2025

Issue of 5,000, Rated, Listed, Senior, Secured Redeemable, Transferable, Taxable, Nonconvertible Debentures of face value of Rs. 1,00,000/- (Rupees One Lakh only) each, aggregating up to Rs. 50,00,00,000/- (Rupees Fifty Crores only) with an option to retain over subscription of Rs. 50,00,00,000 (Rupees Fifty Crores only) in a single series on a private placement basis (the "Issue"). Certain details of the Debentures are as follows:

- (a) **Rating**: The Debentures are rated as AA- by ICRA Limited pursuant to the letter/press release dated January 09, 2025. Please refer Annexure II for the rating rationale and the press release.
- (b) **Listing**: The Debentures are proposed to be listed on the Wholesale Debt Market (WDM) of the BSE Limited within the time period prescribed under the SEBI Listing Timelines Requirements (as defined below) **being T+3** (T being the date of issue opening and closing date).
- (c) **Eligible Investors**: Please refer 8.14 of the Placement Memorandum.
- (d) Coupon related details: 9.50% p.a. payable Quarterly
- (e) **Underwriting**: The issue is not underwritten.
- (f) Electronic Book Provider Platform: Applicable.

#### **Registrar and Transfer Agent Debenture Trustee** Credit Rating Agency **Statutory Auditor** ICRA **LINK**Intime Deloitte Haskins & CATALYST A MOODY'S INVESTORS **MUFG Intime India Private** Sells SERVICE COMPANY **Catalyst Trusteeship Limited** Address: 19th Floor. Limited ICRA LIMITED Windsor,6th Floor, Office No.604, Shapath – V, S.G. C 101, 247 Park B S Marg Vikhroli B-710 Statesman House 148 C.S.T Road, Kalina, Santa Cruz West, Mumbai - 400 083 Barakhamba Road, New Delhi Highway, Ahmedabad, (East), Mumbai 400098 110001 Gujarat, 380015Tel: Tel: +91 22 4918 6000 **Tel**: +91 11 2335 7940 (B) Tel.: 022-49220555 +91 079 6682 Fax: +91 22 4918 6060 Email: Info@icraindia.com Fax: 022-49220505 7300Email: Website: www,linkintime.co.in Contact Person: L.Shivakumar Email: ComplianceCTLsgk@deloitte.com Email: mumbai@linkintime.co.in Mumbai@ctltrustee.com Contact Person: Mr. Ganesh Jadhav Website: Contact Person: Mr. Umesh Salvi www.deloitte.com Email: <u>umesh.salvi@ctltrustee.com</u>

## Issuer's Company Secretary/ Compliance Officer:

Mr. Gajendra Thakur, Unit No. 1203, 12th floor, B Wing, The Capital, Plot No. C - 70, G Block, Bandra - Kurla Complex, Bandra East, Mumbai -400 051; Tel.: 022- 4097 7000 Email: gajendra.thakur@incred.com

# Issuer's Promoters:

InCred Holdings Limited Unit No. 1203, 12th floor, B Wing, The Capital, Plot No. C - 70, G Block, Bandra -Kurla Complex, Bandra East, Mumbai -400 051; Tel.: 022- 4097 7000

## INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



#### **KEY INFORMATION DOCUMENT**

Issue of 5,000, Rated, Listed, Senior, Secured Redeemable, Transferable, Taxable, Nonconvertible Debentures of face value of Rs. 1,00,000/- (Rupees One Lakh only) each, aggregating up to Rs. 50,00,00,000/- (Rupees Fifty Crores only) with an option to retain over subscription of Rs. 50,00,00,000 (Rupees Fifty Crores only) in a single series on a private placement basis (the "Issue").

# **Credit Rating**

The Debentures proposed to be issued by the Issuer have been rated by [ICRA] ("Rating Agency" / "[ICRA]") earlier at the time of filing General Information Document it was ICRA Limited. The Rating Agency has, vide its letter dated January 09, 2025 has assigned a rating of "AA-" (pronounced as "Double A Minus") with Stable outlook in respect of the Debentures. In accordance with ICRA Limited Instruments with this rating are considered to have a high degree of safety regarding the timely servicing of financial obligations. Such securities carry very low credit risk. The above rating is not a recommendation to buy, sell or hold securities and Investors should take their own decision. The ratings may be subject to revision or withdrawal at any time by the rating agency and should be evaluated independently of any other ratings. Please refer to Annexure II of this Information Memorandum for the rating letter dated 9<sup>th</sup> January, 2025 from the Rating Agency assigning the credit rating above mentioned along with the detailed press release.

#### **Issue Schedule**

Issue Opens on/ Issue Opening Date	January 17, 2025
Issue Closes on/ Issue Closing Date	January 17, 2025
Deemed Date of Allotment	January 20, 2025
Pay In Date	January 20, 2025
Date of earliest closing of the Issue	Not Applicable

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. The Issue shall be open for subscription during the banking hours on each day during the period covered by the Issue Schedule.

The Debentures are proposed to be listed on the wholesale debt market of the BSE Limited / Bombay Stock Exchange of India ("BSE").

## INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



# **SECTION 1: DEFINITIONS AND ABBREVIATIONS**

Unless the context otherwise indicates or requires, the following terms shall have the meanings given below in this Key Information Document.

-	non Document.			
Debentures / NCDs	Issue of 5,000, Rated, Listed, Senior, Secured Redeemable, Transferable,			
	Taxable, Nonconvertible Debentures of face value of Rs. 1,00,000/- (Rupees			
	One Lakh only) each, aggregating up to Rs. 50,00,00,000/- (Rupees Fifty			
	Crores only) with an option to retain over subscription of Rs. 50,00,00,000			
	(Rupees Fifty Crores only) in a single series on a private placement basis			
	(the "Issue").			
	This bond issue does not form part of non-equity regulatory capital			
	mentioned under Chapter V of SEBINCS Regulations, 2021. The face value			
	of each debt security issued on private placement basis shall be			
	Rs.1,00,000/- (One lakh only).			
Deemed Date of	January 20, 2025			
Allotment				
Final Fixing Date	NA			
Final Fixing Level	NA			
Issue Opening Date	January 17, 2025			
Issue Closing Date	January 17, 2025			
Issuer/ Company	InCred Financial Services Limited			
Initial Fixing Date	NA			
Initial Fixing Level	NA			
Maturity Date	July 19, 2027			
	being 910 days (Nine Hundred Ten days) from the Deemed Date of			
	Allotment, subject to a Put Option or a Call Option or, such other date on			
	which the final payment of the principal amount of the Debentures becomes			
	due and payable as therein or herein provided, whether at such stated			
	maturity date, by declaration of acceleration, or otherwise.			
Security	The security for the Debentures as specified in Section 2.21.			

# INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



#### **SECTION 2: OTHER INFORMATION**

## 2.1 Issue Schedule

Issue Opens on/ Issue Opening Date	January 17, 2025
Issue Closes on/ Issue Closing Date	January 17, 2025
Deemed Date of Allotment	January 20, 2025
Pay In Date	January 20, 2025
Date of earliest closing of the Issue	Not Applicable

# 2.2 Expenses of the Issue

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

(Amount in INR)

(Amount m.)					
Particulars	Amount	As a percentage of the Issue proceeds (in %)	As a percentage of the total expenses of the Issue (in %)		
Lead manager(s) fees,	0	-	-		
Underwriting commission	0	-	-		
Brokerage, selling commission and upload fees	0	-	-		
Fees payable to the registrars to the issue	4,130	0.00%	0.13%		
Fees payable to the legal Advisors	-	-	-		
Advertising and marketing expenses	-	-	-		
Fees payable to the regulators including stock exchanges	1,44,105	0.03%	4.46%		
Expenses incurred on printing and distribution of issue stationary	•	-	-		
Any other fees, commission or payments under whatever nomenclature	30,79,400	0.62%	95.41%		
Grand Total	32,27,635	0.65%			

Arranger	Name: CredAvenue Securities Private Limited		
	aspero		
	Logo: A Yubi Group Company		
	Contact Person: Mr. Irfan Shaik Mohammad		
	Designation: Chief Business Officer (CSPL, Aspero, CSPL)		
	Address:12 <sup>th</sup> Floor, Credavenue Securities Private Limited, Prestige Polygon, No. 471, Annasalai, Nandanam, Chennai, Tamil Nadu 600035		
	Email: bonds.operations@yubisecurities.com		
	Tel: 044-4091 2302		

# INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



# Website: <a href="https://www.aspero.in/">https://www.aspero.in/</a> The Issuer has authorised Cred (the "Arranger") to distribute the

The Issuer has authorised CredAvenue Securities Private Limited (the "Arranger") to distribute the General Information Document and this Key Information Document in connection with the Debentures proposed to be issued by the Issuer.

The Issuer has prepared the General Information Document and this Key Information Document, and the Issuer is solely responsible for its contents. The Issuer will comply with all laws, rules and regulations and has obtained all regulatory, governmental and corporate approvals for the issuance of the Debentures. All the information contained in the General Information Document and this Key Information Document have been provided by the Issuer or is from publicly available information, and such information has not been independently verified by the Arranger. No representation or warranty, expressed or implied, is or will be made, and no responsibility or liability is or will be accepted, by the Arranger for the accuracy, completeness, reliability, correctness or fairness of the General Information Document and this Key Information Document or any of the information or opinions contained therein, and the Arranger hereby expressly disclaim, to the fullest extent permitted by law, any responsibility for the contents of the General Information Document or this Key Information Document and any liability, whether arising in tort or contract or otherwise, relating to or resulting from the General Information Document and this Key Information Document or any information or errors contained therein or any omissions therefrom. By accepting the General Information Document and this Key Information Document, the investor agrees that the Arranger will not have any such liability.

It is hereby declared that the Issuer has exercised due diligence to ensure complete compliance of prescribed disclosure norms in the General Information Document and this Key Information Document. Each person receiving the General Information Document and this Key Information Document acknowledges that such person has not relied on the Arranger, nor any person affiliated with the Arranger, in connection with its investigation of the accuracy of such information or its investment decision, and each such person must rely on its own examination of the Issuer and the merits and risks involved in investing in the Debentures. The Arranger: (a) has no obligations of any kind to any invited Investor under or in connection with any Transaction Documents; (b) is not acting as trustee or fiduciary for the investors or any other person; and (c) is under no obligation to conduct any "know your customer" or other procedures in relation to any person on behalf of any investor. Neither the Arranger or its respective officers, directors, employees are responsible for: (a) the adequacy, accuracy, completeness and/ or use of any information (whether oral or written) supplied by the Issuer or any other person in or in connection with any Transaction Document including the General Information Document and this Key Information Document; (b) the legality, validity, effectiveness, adequacy or enforceability of any Transaction Document or any other agreement, arrangement or document entered into, made or executed in anticipation of or in connection with any Transaction Document; or (c) any determination as to whether any information provided or to be provided to any finance party is non-public information the use of which may be regulated or prohibited by applicable law or regulation relating to insider dealing or otherwise.

The role of the Arranger in the Assignment Is confined to marketing and placement of the Debentures on the basis of the General Information Document and this Key Information Document as prepared by the Issuer. The Arranger has neither scrutinized nor vetted nor has it done any due diligence for verification of the contents of the General Information Document and this Key Information Document. The Arranger is authorized to deliver copies of the General Information Document and this Key Information

## INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



Document on behalf of the Issuer to Eligible Investors which are considering participation in the Issue and shall use the General Information Document and the Key Information Document for the purpose of soliciting subscriptions from Eligible Investors in the Debentures to be issued by the Issuer on a private placement basis. It is to be distinctly understood that the use of the General Information Document and the Key Information Document by the Arranger should not in any way be deemed or construed to mean that the General Information Document and this Key Information Document has been prepared, cleared, approved or vetted by the Arranger; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of the General Information Document and this Key Information Document; nor does it take responsibility for the financial or other soundness of this Issuer, its management or any scheme or project of the Issuer. The Arranger or any of their directors, employees, do not accept any responsibility and/or liability for any expenses paid arising of whatever nature and extent in connection with the use of any of the information contained in the General Information Document and this Key Information Document.

The investors should carefully read and retain the General Information Document and this Key Information Document. However, the investors are not to construe the contents of the General Information Document and this Key Information Document as investment, legal, accounting, regulatory or tax advice, and the investors should consult with their own advisors as to all legal, accounting, regulatory, tax, financial and related matters concerning an investment in the Debentures. The General Information Document and this Key Information Document is not intended to be the basis of any credit analysis or other evaluation and should not be considered as a recommendation by the Arranger or any other person that any recipient participates in the Issue or advice of any sort. It is understood that each recipient of the General Information Document and this Key Information Document will perform its own independent investigation and credit analysis of the proposed financing and the business, operations, financial condition, prospects, creditworthiness, status and affairs of the Issuer based on such information and independent investigation as it deems relevant or appropriate and without reliance on the Arranger or on the General Information Document and this Key Information Document.

Disclaimer: Please note that only those persons to whom this Key Information Document has been specifically addressed are eligible to apply. However, an application, even if complete in all respects, is liable to be rejected without assigning any reason for the same. The list of documents provided above is only indicative, and an investor is required to provide all those documents / authorizations / information, which are likely to be required by the Issuer. The Issuer may, but is not bound to, revert to any investor for any additional documents / information, and can accept or reject an application as it deems fit. Provisions in respect of investment by investors falling in the categories mentioned above are merely indicative and the Issuer does not warrant that they are permitted to invest as per extant laws, regulations, etc. Each of the above categories of investors is required to check and comply with extant rules/regulations/ guidelines, etc. governing or regulating their investments as applicable to them and the Issuer is not, in any way, directly or indirectly, responsible for any statutory or regulatory breaches by any investor, neither is the Issuer required to check or confirm the same.

Note: Consider the issue is subscripted fully, approx figures are mentioned above

## INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



# 2.3 Default in Payment:

As provided under Section 2.12 of this Information Memorandum

# 2.4 Delay in Listing:

As provided under Section 2.12of this Information Memorandum.

# 2.5 Delay in allotment of securities:

As provided under Section 2.12 of this Information Memorandum.

# 2.6 Key Operational and Financial Parameters for the last 3 audited years on a consolidated basis (wherever available) else on a standalone basis.

# **InCred Financial Services Limited**

(Rs. in crores)

Parameters	Audited	Audited	Audited	Unaudited
For Financial Entities	March 31, 2022	March 31, 2023	March 31, 2024	September 30, 2024
<b>Balance Sheet</b>				
Net Fixed Assets	38.67	49.84	57.05	59.37
Current assets	1,881.38	2,914.37	3,343.09	3,782.10
Non- Current Assets	2,103.84	3,689.16	5,273.64	6,738.65
Total assets	4,023.89	6,653.37	8,673.78	10,580.12
Non-Current Liabilities				2,930.68
(including maturities of long-term borrowings and short-term borrowings)  Financial (borrowings, trade	1,771.20			
payables, and other financial liabilities)		2,296.21	2,862.65	
Provisions				
Deferred tax liabilities (net)				
Other non-current liabilities				
Current Liabilities (including maturities of long-term borrowings)				7,161.13
Financial (borrowings, trade payables, and other financial liabilities)	1,140.38	1,873.49	2,490.72	
Provisions				
Current tax liabilities (net)				
Other current liabilities				
Equity (equity and other equity)	1,112.31	2,483.67	3,320.40	488.31
Total equity and liabilities	4,023.89	6,653.37	8,673.78	10,580.12

# **INCRED FINANCIAL SERVICES LIMITED**

# Registered & Corporate Office:



Parameters	Audited	Audited	Audited	Unaudited
For Financial Entities	March 31, 2022	March 31, 2023	March 31, 2024	September 30, 2024
Balance Sheet				
Profit and Loss				
Total revenue				
- From operations	521.22	876.53	1,292.32	820.88
- Other income				
Total Expenses	473.05	669.52	869.30	578.78
Total comprehensive income				450.05
- Profit / loss	35.28	120.74	312.40	178.86
- Other comprehensive income				
Profit / loss after tax	36.12	120.80	314.90	179.23
Earnings per equity share: (a) basic; and (b) diluted (*not annualised)	(a) 0.94	(a) 2.62	(a) 6.73	(a)3.67*
- Continuing operations	(b) 0.93	(b) 2.62	(b) 6.73	(b)3.67*
- Discontinued operations				
- Total Continuing and discontinued operations				
Cash Flow				
Cash Flow				
Net cash generated from operating activities	-1,120.86	-635.48	-1,392.25	-1,830.56
Net cash used in / generated from investing activities	13.96	304.56	-506.90	519.96
Net cash used in financing activities	1,138.22	679.28	1,537.08	1,782.03
Cash and cash equivalents	24.86	373.21	11.14	482.57
Balance as per statement of cash flows	24.86	373.21	11.14	482.57
Additional information				
Net worth	1,090.04	1,942.28	2,880.59	3,133.06
Cash and Cash equivalents	52.03	388.34	81.41	482.57
Current Investments	86.80	22.91	506.08	15.80
Assets Under Management	3,823.24	5,552.32	7,449.24	9,114.15
Off balance sheet assets	NA	NA	NA	NA
Total Debts to Total assets	0.70	0.59	1.74	2.15
Debt Service Coverage Ratios	NA	NA	NA	NA
Interest Income	473.34	822.56	1,193.41	751.87
Interest Expense	219.52	355.84	454.84	269.05
Interest service coverage ratio	NA	NA	NA	NA

# INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



Parameters	Audited	Audited	Audited	Unaudited
For Financial Entities	March 31, 2022	March 31, 2023	March 31, 2024	September 30, 2024
<b>Balance Sheet</b>				
Provisioning & Write-offs	43.52	(11.96)	(19.47)	75.24
Bad debts to Account receivable ratio	0.78%	0.84%	0.65%	0.63%
Gross NPA (%)	2.83%	2.06%	2.14%	1.95%
Net NPA (%)	1.43%	0.91%	0.85%	0.79%
Tier I Capital Adequacy Ratio (%)	27.43%	32.89%	29.83%	28.70%
Tier II Capital Adequacy Ratio (%)	0.62%	0.51%	0.61%	0.62%

Parameters	Audited	Audited	Audited
For Financial Entities	March 31, 2022	March 31, 2023	March 31, 2024
Balance Sheet	Consolidated		
Net Fixed Assets	48.60	51.86	57.60
Current assets	1,886.11	2,887.59	3,347.23
Non- Current Assets	2,099.94	3,668.94	5,274.23
Total assets	4,034.65	6,608.39	8,678.37
Non-Current Liabilities (including maturities of long-term borrowings and short-term borrowings)			
Financial (borrowings, trade payables, and other financial liabilities)	1,778.50	2,296.22	2,862.61
Provisions			
Deferred tax liabilities (net)			
Other non-current liabilities			
Current Liabilities (including maturities of long-term borrowings)			
Financial (borrowings, trade payables, and other financial liabilities) Provisions	1,140.96	1,825.56	2,490.96
Current tax liabilities (net)			
Other current liabilities	,		
Equity (equity and other equity)	1,115.19	2,486.61	3,324.80
Total equity and liabilities	4,034.65	6,608.39	8,678.37
Profit and Loss			
Total revenue	524.27	877.45	1,293.10
- From operations	324.21	077.43	1,273.10

# INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



Parameters	Audited	Audited	Audited	
For Financial Entities	March 31, 2022	March 31, 2023	March 31, 2024	
Balance Sheet		Consolidated		
- Other income				
Total Expenses	482.42	674.28	873.46	
Total comprehensive income				
- Profit / loss	2,999.40	120.88	313.86	
- Other comprehensive income				
Profit / loss after tax	3,082.76	120.92	316.36	
Earnings per equity share: (a) basic; and (b) diluted	(a) 0.80	(a) 2.63	(a) 6.76	
- Continuing operations	(b) 0.79	(b) 2.63	(b) 6.76	
- Discontinued operations - Total Continuing and discontinued operations				
Cash Flow				
Net cash generated from operating activities	-1,122.44	-684.70	-1,390.41	
Net cash used in / generated from investing activities	13.22	353.28	-511.04	
Net cash used in financing activities	1,142.22	630.68	1,585.67	
Cash and cash equivalents	27.89	327.15	11.37	
Balance as per statement of cash flows	27.89	327.15	11.37	
Additional information				
Net worth	1,091.23	1,940.76	2,878.28	
Cash and Cash equivalents	55.06	342.28	81.64	
Current Investments	32.77	36.72	507.34	
Assets Under Management	3,823.24	5,552.32	7,449.24	
Off balance sheet assets	NA	NA	NA	
Total Debts to Total assets	0.70	0.58	1.74	
Debt Service Coverage Ratios	NA	NA	NA	
Interest Income	473.40	822.83	1,193.46	
Interest Expense	219.47	355.84	454.84	
Interest service coverage ratio	NA	NA	NA	
Provisioning & Write-offs	43.52	(11.96)	-19.47	
Bad debts to Account receivable ratio	0.78%	0.84%	0.65%	
Gross NPA (%)	2.83%	2.06%	2.14%	

# INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



Parameters	Audited	Audited	Audited
For Financial Entities	March 31, 2022	March 31, 2023	March 31, 2024
Balance Sheet Consolidated			
Net NPA (%)	1.43%	0.91%	0.85%
Tier I Capital Adequacy Ratio (%)	NA	NA	NA
Tier II Capital Adequacy Ratio (%)	NA	NA	NA

<sup>\*</sup> Gross carrying amount as per IND AS

Gross NPA ratio = Stage III gross carrying amount / Gross carrying amount.

Net NPA ratio = (Stage III gross carrying amount - Impairment allowance on Stage III loans) / (Gross carrying amount - Impairment allowance on Stage III loans).

# INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:

<sup>\*\*</sup> Total Debts = Debt securities + Borrowings (other than debt securities)

<sup>\*\*\*</sup> Provisioning & Write off includes ECL provision



(a) Debt: Equity Ratio of the Company (As on September 30, 2024):

Before the issue of debt securities	2.15
After the issue of debt securities	2.17

#### **Calculations**

As on September 30, 2024, debt-to-equity ratio is calculated as follows:

(Rs. in Crores)

	()
Debt – INR Crs	6,729.67
Equity – INR Crs	3,133.06
Debt/Equity	2.15

Subsequent to the issue, debt-to-equity ratio shall be calculated as follows:

(Rs. in Crores)

Debt – INR Crs	6,784.67
Equity – INR Crs	3,133.06
Debt/Equity	2.17

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

#### **InCred Financial Services Limited**

Particulars (Amount in Crores)	As at March 31, 2024	As at March 31, 2023	As at September 30, 2024 (unaudited)
Commitments Undrawn committed credit lines			706.91
	496.41	345.55	
Obligation on investments in partly paid up preference shares	3.57	3.32	3.57
Total	499.98	348.87	710.48

The Company does not have any pending litigations and proceedings and hence does not require any provision or mention under contingent liability.

The Company has a process whereby periodically all long-term contracts are assessed for material foreseeable losses. At the year end, the Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.

(c) The amount of corporate guarantee or letter of comfort issued by the issuer along with details of the counterparty (viz. name and nature of the counterparty, whether a subsidiary, joint venture entity, group company etc.) on behalf of whom it has been issued

Nil

2.7 Names of the Debentures Trustees and Consents thereof

## INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



The Debenture Trustee of the proposed Debentures is Catalyst Trusteeship Limited has given its written consent for its appointment as debenture trustee to the Issue and inclusion of its name in the form and context in which it appears in this Information Memorandum and in all the subsequent periodical communications sent to the Debenture Holders. The consent letter along with the detailed press release from Debenture Trustee is provided in **Annexure III** of this Information Memorandum.

# 2.8 Rating Rationale(s) adopted (not older than one year on the date of opening of the Issue)/ credit rating letter issued (not older than one month on the date of opening of the Issue).

The Rating Agency has assigned ratings of "ICRA AA-" (pronounced as "Double A Minus") with "**Stable**" outlook to the Debentures. Instruments with this rating are considered to have a high degree of safety regarding the timely servicing of financial obligations. Such securities carry very low credit risk.

# **Detailed Rationale**

The assigned ratings factor in InCred Financial Services Limited's (IFSL) healthy capital profile, backed by regular capital infusions (most recent capital infusion of Rs. 500.0 crore in Q3 FY2024), which has supported the growth of its assets under management (AUM; ~58% in FY2023 and ~43% in 9M FY2024). The company's overall risk profile is supported by the diversified product mix with personal loans (PLs) accounting for 45.3% of the AUM, followed by student loans (22.1%), anchor & escrow backed business loans (18.3%), secured school financing (3.7%), loan against property (LAP; 2.6%) and loans to financial institutions (8.0%). ICRA expects the share of the different product segments in the AUM to remain rangebound at the current levels over the near to medium term. The ratings also consider IFSL's improving profitability {profit after tax (PAT)/average managed assets (AMA), on a consolidated basis, of 3.4% and 2.1% in 9M FY2024 and FY2023, respectively, vis-à-vis 1.0% in FY2022}, supported by the improving operating efficiency and controlled credit costs.

The robust scale-up of operations in the recent past has, however, led to limited portfolio seasoning, given the relatively long-tenure nature of some of the loan products. Growth was also seen in the company's managed book1, which accounted for 18.9% of the AUM in December 2023. IFSL's co-lending arrangements are with public sector banks at present. Student loans secured school financing, and LAP, which are longer-tenure products (9-16 years), had increased at a compound annual growth rate (CAGR) of 58% during the last 21 months and accounted for 28.4% of the AUM as of December 2023. PLs originated by IFSL (38.5% of AUM in December 2023) have an average tenure of about four years. As these loans are unsecured, they are prone to asset quality shocks.

Apart from own PLs, IFSL has a personal loan book (6.8% of AUM in December 2023) sourced via partner entities, which is covered by a first loss default guarantee (FLDG) as per the digital lending guidelines. The company provides anchor/escrow-backed business loans (18.3% of AUM in December 2023) to borrowers operating on various e-commerce and other platforms and also extends supply chain finance. IFSL is also engaged in unsecured product segments and extends credit to borrowers who are susceptible to volatility in their cash flows. Nevertheless, IFSL's asset quality profile is currently under control, characterised by gross stage 3 of 2.6% and overall provision to AUM of 2.6% of the AUM as of December 2023 vis-à-vis 2.1% and 2.7%, respectively, as of March 2023.

# 2.9 Details of Debt Securities Sought to be Issued

Under the purview of the current document, the Issuer intends to raise an amount of up to Rs.50,00,00,000 (Rupees Fifty Crores only) by issue of, Rated, Listed, Senior, Secured, Redeemable, Transferable, Taxable Non-

## INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



**convertible Debentures** with an option to retain over subscription of Rs. 50,00,00,000 (Rupees Fifty Crores only) in a single series on a private placement basis (the "Issue"). For further details of the Debentures, please refer to the terms and conditions of the debentures set out in Clause 2.21 of this Information Memorandum.

## 2.10 Issue Size

Issue of 5,000, Rated, Listed, Senior, Secured Redeemable, Transferable, Taxable, Nonconvertible Debentures of face value of Rs. 1,00,000/- (Rupees One Lakh only) each, aggregating up to Rs. 50,00,00,000/- (Rupees Fifty Crores only) with an option to retain over subscription of Rs. 50,00,00,000 (Rupees Fifty Crores only) in a single series on a private placement basis (the "Issue")

The aggregate issue size for the Debentures is up to Rs. 100.00 Crores including green shoe.

#### 2.11 Utilization of the Issue Proceeds

The monies raised through the issue the Debentures shall be used for funding requirements in the ordinary course of business of the Company, general corporate purpose, investment including refinancing of existing indebtedness.

#### 2.12 Issue Details

I/C	I 4 E'
Issuer / Company	Incred Financial Services Limited
Security Name	9.50% Incred / July 2027
Nature of Instrument	Secured
Product Name	IFSL/2024-25/NCD /009
Seniority	Senior Debt
<b>Debenture Trustee</b>	Catalyst Trusteeship Limited
Rating Agency	ICRA Limited
Depository	NSDL and CDSL
Type of instrument	Rated, Listed, Senior, Secured, Redeemable, Transferable Non-Convertible
	Debentures ("NCDs" or "Debentures")
Seniority	Senior Debt
Underlying/	
Reference Index	NA
Eligible investors	Eligible Investors shall include all persons eligible to invest in these Debentures as permitted under Applicable Laws including but not limited to the following: (A) Trusts; (B) portfolio managers registered with SEBI; (C) association of persons; (D) companies and bodies corporate including public sector undertakings; (E) commercial banks; (F) financial institutions; (G) insurance companies; (H) mutual funds; (I) other foreign entities allowed by SEBI and RBI; (K) any other investor eligible to invest in these debentures.
Issuance mode	Dematerialized, Private Placement

# INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



Ranking	Each Debenture issued by the Issuer will constitute direct and secured obligations of the Issuer. The claims of the Debenture Holders shall be superior to the claims of investors / lenders of Tier I & Tier II Capital and all unsecured & subordinated debt and shall rank paripassu to all senior, secured indebtedness of the Issuer.  Each of the Debenture Holders shall inter-se rank paripassu in relation to their rights and benefits in relation to the Debentures, without any preference or privilege.
Listing	Debentures are to be listed on the WDM of the NSE / BSE within a maximum period of 3 working days from the Issue closing date / Deemed Date of Allotment. In the event that: (i) the Debentures are not listed on the [NSE / BSE] within a period of 3 working days from the Issue Closing Date; and/ or (ii) the debentures are delisted for a continuous period of 1 month, the Company shall pay default interest calculated at the rate of 1% (One Percent) per annum on the outstanding principal amount of the Debentures over and above the Coupon Rate for the period commencing from the Deemed Date of Allotment and expiring on the date the Debentures are listed on the WDM of the [NSE / BSE].
Rating	"ICRA AA-, Stable" by ICRA Limited
Issue Size	INR 50,00,00,000/- (Rupees Fifty Crores only)
Green Issue/ Ability	INR 50,00,00,000/- (Rupees Fifty Crores only)
to Retain	
Oversubscription	
Upto	
Total Issue Size	INR 100,00,00,000/- (Rupees One Hundred Crores only)
Issue Price	INR 1,00,000 per Debenture (At PAR)
Number of	10,000 Debentures including 5,000 Debentures under Green Shoe Option
Debentures Issued Face Value	
Issue Price	INR 1,00,000 per Debenture
Minimum	INR 1,00,000 per Debenture
Subscription	Rs. 1,00,00,000/- (Rupees One Crores only)
Minimum	100 Debentures bearing face value of Rs. 1,00,000/- each and in multiples of
application Size	1 debenture(s) thereafter
	910 Days from the Deemed Date of Allotment.
Total Tenor &	Principal repayment to be made on a maturity (Bullet Repayment) as per
Principal	Annexure 1. [Redeemable at PAR]
Redemption	
Coupon Rate	9.50% p.a. payable Quarterly
Coupon payment	
dates	Quarterly Coupon payment
Coupon Type	Fixed Rate
Coupon Reset	
Process (including	
rates, spread,	Not Applicable
effective date, ROI	
etc.)	17, 2025
EBP Bidding Date	January 17, 2025
EBP Timing	10:00 am to 12.00 pm

# Registered & Corporate Office:



<b>Issue Opening Date</b>	January 17, 2025
Issue Closing Date	January 17, 2025
Pay-in-Date	January 20, 2025
Deemed Date of	January 20, 2025
Allotment	3 minute y 20, 2023
Redemption Date	July 19, 2027
Manner of Bidding	Close Book Bidding
Mode of Allotment /	Uniform Yield
Allotment Option	Olinoini Tield
Mode of Settlement	ICCL
Mode of Settlement	The proceeds of the Issue will be utilized for the following purposes:
Utilization of the proceeds	(a) Refinancing existing borrowings, general corporate purpose (b) Onward lending to customers, organically or inorganically, as per RBI guidelines  The proceeds of the issuance shall not be utilised for any purpose which may be in contravention of the Governmental Authority / RBI / SEBI / other regulatory guidelines.
	Issue proceeds will not be used for acquisition of, inter-corporate deposits by the Company to / in any company, All types of loans and advances by the Company to their subsidiaries, group companies / entities  Further lending to individuals for subscribing to Initial Public Offerings
Initial Fining Data	NA
Initial Fixing Date	NA NA
Final Fixing Date	NA
Redemption Amount	As per Annexure 1 "Redemption Schedule"
Trading mode of the Instrument	Demat only
Settlement mode of	All payments must be made by ECS, NEFT, RTGS, or such other online payment
the Instrument	mechanism permitted under the SEBI Debt Listing Regulations.
<b>Business Days</b>	A day (other than a Saturday, a Sunday or a Bank Holiday) on which banks are
	open for general business in Mumbai.
Business Day Convention	If any Due Date falls on a day which is not a Business Day, the principal repayment shall be made on the immediately preceding Business Day and the interest should be made on the succeeding Business Day. In case of final payment, both the interest and principal needs to be paid on the preceding Business Day.
Record Date	The date, as may be fixed by the Company, which will be 15 days prior to the redemption date on which the determination of the persons entitled to receive redemption amount in respect of the Debentures (i.e. persons whose names are registered in the register of Debenture Holders or NSDL/CDSL record) shall be made.
Day Count Basis	Actual/Actual
Default Interest Rate	If, at any time, there shall be a payment default or any other Event of Default, the Company agrees to pay an additional interest rate of 2% per annum above the

# Registered & Corporate Office:



	applicable Interest Rate on the Outstanding Principal Amount from the date of the occurrence of the Payment Default or Event of Default until such Payment Default or Event of Default is cured.  In addition to the Coupon payable on the Debentures at the Coupon Rate, the Company shall, immediately and in any case no later than 1 (one) Business Day from the date on which a Rating Downgrade Event occurs, notify the Debenture
	On the date of press release for each downgrade (of a notch) by ICRA or any other Credit Rating Agency in the credit rating of (i) the Debentures, or (ii) the Company, as the case may be ("Rating Downgrade Event"), the debenture holders will have option to increase the coupon rate for the debentures by 25 bps (zero decimal point two five per cent) over the Coupon Rate, from the date of the such downgrade ("Step Up Coupon Rate").
Step up coupon	However, such option to increase the coupon rate shall be vested with the debenture holders only if the company consents the similar step up coupon with any other debenture holders in any other issuance of debt securities post the allotment date.
	It is hereby clarified that outlook change shall not be deemed as rating downgrade.
	Prior consent of the Debenture Trustee (acting on the instructions of the Majority Debenture Holders) shall be required in the event that the Debentures are required to be rated (at any time during the tenure of the Debentures) by a Credit Rating Agency duly registered with SEBI approved by the Debenture Trustee other than ICRA Limited. In the event of multiple ratings, the lowest of the ratings available for long term borrowings shall be taken into account for purposes of calculating the Step Up Coupon Rate.
	For avoidance of doubt, it is hereby clarified that in each case the Step Up Coupon Rate, will be applicable from the date of the press release of ICRA or any other Credit Rating Agency reflecting the aforesaid credit rating downgrade.
Call / Put Option	None
Proposed time	
schedule for which	
the disclosure	Till radamption
document is valid	Till redemption
Redemption Premium / Discount	Not Applicable
Security	The Debentures shall be secured by way of a first ranking, pari passu and continuing charge on standard receivables ("Hypothecated Receivables")"Hypothecated Assets") created pursuant to the deed of hypothecation to be executed between the Company and the Debenture Trustee as described herein. The Hypothecated Assets shall at all times be equal to the value of the outstanding principal amount of the Debentures. The Issuer undertakes:

# Registered & Corporate Office:



	<ul> <li>to maintain the value of security at all times equal to 1.05 (One decimal point zero five) time or 105.0% the aggregate amount of principal and accrued interest outstanding of the NCDs at any point of time where at least 1.05x time or 105.0% of the security cover is for principal receivables ("Security Cover");</li> <li>to create, register and perfect the Hypothecated Assets as contemplated above no later than 30 calendar days from the Deemed Date of Allotment by executing a duly stamped deed of hypothecation ("Deed of Hypothecation") and filing CHG-9 within the time period applicable;</li> <li>The Company shall also provide such information sought by the Debenture Trustee for the purpose of filing the prescribed forms and particulars with the Central Registry and Information Utility in connection with the Debentures and the Security Interest over the Hypothecated Assets.</li> <li>to pay a penal interest of 2.0% (Two Percent) p.a. over the Coupon Rate in case there is any delay in the creation, registration and perfection of the security over the Hypothecated Assets;</li> <li>to provide a CA certificate of book debts statement showing standard receivables over which charge is created and subsisting by way of hypothecation in favour of the debenture trustee and adequacy of the pari passu cover on a quarterly basis. ("Hypothecated Asset Report")</li> <li>to add fresh loan assets to the Security Cover to ensure that the value of the Hypothecated Assets is equal to 1.05 time or 1.05% the aggregate amount of principal outstanding of the NCDs where at least 1.05 time or 105.0% of the security cover is from principal receivables.</li> </ul>
	<ul> <li>Eligibility Criteria for the Hypothecated Receivables:</li> <li>The receivables are existing at the time of selection and have not been terminated, prepaid or not under any moratorium.</li> <li>the receivables must be in the form of loans advanced as permitted by the RBI that are less than 90 (ninety) days overdue from the original scheduled repayment date as on the date of hypothecation and on an ongoing basis;</li> <li>The receivables have to be standard category and not been restructured or rescheduled;</li> <li>All "Know Your Customer" norms have been complied with as prescribed by the Reserve Bank of India;</li> </ul>
Prepayment and Prepayment Penalty	Any full or part of Prepayment (early redemption) shall be subject to the consent of the Majority of all Debenture Holders. The issuer shall give the Debenture Trustee and the Debenture Holders at least 30 (Thirty) Calendar Days written notice prior to the date of such meeting where Debenture Holders consent for prepayment shall be sought.
Transaction Documents	<ol> <li>Memorandum and Articles of Association of the Company.</li> <li>Consent Letter dated December 09, 2024 from Catalyst Trusteeship Limited for acting as Debenture Trustee for and on behalf of the holder(s) of the Debentures.</li> <li>Debenture Trust deed dated 23<sup>rd</sup> December, 2024 executed between Company and Catalyst Trusteeship Limited</li> </ol>

# Registered & Corporate Office:



	4. Certified copy of the Board Resolution passed on July 08, 2024
	5. Certified copy of the Shareholders Resolution passed on July 08, 2024.
	6. Letter from ICRA Limited conveying the credit rating for the Debentures of
	the Company and the rating rationale pertaining thereto.
	7. Consent Letter from Link Intime India Private Limited for acting as
	Registrars to the Issue.
	8. Tripartite Agreement between the Company, National Securities Depository
	Limited ("NSDL") and the Registrar for the Issue of Debentures in
	dematerialised form.
	9. Tripartite Agreement between the Company, Central Depository Services
	(India) Limited ("CDSL") and the Registrar for the Issue of Debentures in
	dematerialised form.
	The Company shall have submitted the following to the Debenture Trustee:
	1. Certified true copy of the constitutional documents of the Company.
	2. Certified true copies of the special resolutions of the shareholders of the
	Company under Sections 42 of the Act and under Section 180 of the Act(if
	applicable).
	3. A certified true copy of the resolution of the board of directors of the
	Company under Sections 71 and 179 of the Act, (i) approving the issue of
	the Debentures (ii) approving the terms of the transactions contemplated by
	the relevant Debenture Documents; (iii) resolving to execute the relevant
	Debenture Documents (iv) authorizing a specified person or persons to
	execute the relevant Debenture Documents on its behalf and to do all such
	acts and things as may be necessary to give effect to the relevant
	Debenture Documents and the transactions contemplated by the relevant
	Debenture Documents.
	4. The Company shall have filed the resolutions (if applicable) specified in 2
	and 3 above with the Registrar of Companies prior to issuing the Disclosure
	Document.
Conditions	5. A certificate of an independent practicing Chartered Accountant, certifying
	that there are no proceedings pending against the Company (as an assesses)
Disbursement	under the Income Tax Act, 1961 which would warrant the requirement of
	permission / certificate from the Assessing Officer under Section 281 of the
	Income Tax Act, 1961 for the creation of Security.
	6. Execution of the Debenture Documents as may be required by the
	Debenture Trustee.
	7. Issuance of this Disclosure Document containing disclosures required in
	terms of the SEBI (ILDS) Regulations and the Companies Act.
	8. The Company shall have submitted to the Debenture Trustee its audited
	account statements for the most recent Financial Year.
	9. Receipt of in principle approval from BSE in respect of listing of the
	Debentures.
	10. Certificate from the Chief Financial Officer of the Company containing
	certifications including (i) absence of Material Adverse Effect; (ii) issuance
	of Debentures will not cause any borrowing limit binding on Company to
	be exceeded; (iii) regulatory requirements for issue of Debentures have been
	complied; (iv) representation and warranties made in the Debenture
	documents are true and correct.
	11. The Company shall have made relevant disclosures/intimations to
	, same and the sam

# Registered & Corporate Office:



	concerned stock exchanges with respect to raising funds through Debentures as per SEBI guidelines, if applicable.  12. The Issuer shall create charge /hypothecate the receivables in favour of Debenture Trustee within 30 days from the date of execution of DOH.  13. The Issuer shall have submitted to the Debenture Trustee the rating letter and rating rationale;  14. The Issuer shall have submitted to the Debenture Holders / Debenture Trustee, all required documents for the purpose of satisfying its respective KYC requirements;  15. Evidence that all the conditions precedent have been satisfied by the Company to the satisfaction of the Debenture Trustee and the receipt by the Debenture Trustee of a conditions precedent compliance certificate in this regard, in a form and manner acceptable to the Debenture Trustee.
Conditions Subsequent to Disbursement	<ul> <li>(a) The Company shall ensure that upon issuance of the Debentures, the allotment and the dematerialized credit of the same occurs within 2 (Two) Business Days from the Deemed Date of Allotment.</li> <li>(b) Filing of a return of allotment on the issue of the Debentures in Form PAS-3 specified pursuant to Rule 14 of the Companies (Prospectus and Allotment of Securities) Rules, 2014 by the Issuer, with the registrar of companies, within 15 (Fifteen) days from the Deemed Date of Allotment.</li> <li>(c) The Company shall ensure that the Debentures are listed and traded onthe BSE within 3 (Three) trading days from the closing date of the Issue.</li> <li>(d) Registration of hypothecation over the property over which the Security Interest is created in terms of the Debenture Documents, with theRegistrar of Companies and Central Registry of Securitisation Asset Reconstruction and Security Interest of India (CERSAI) within a maximum period of 30 (thirty) days from the Deemed Date of Allotment.</li> <li>(e) A certificate by an independent practicing Chartered accountant certifying the Purpose of the proceeds of the Debentures, to be submitted within 90 (Ninety) days from the Deemed Date of Allotment.</li> <li>(f) The Company shall make all applicable regulatory filings within the timelines prescribed under Applicable Law.</li> </ul>
Roles and Responsibilities of Debenture Trustee	To oversee and monitor the overall transaction for and on behalf of the Debenture Holders.
Risk factors pertaining to the issue	<ul> <li>Repayment is subject to the credit risk of the issuer</li> <li>The secondary market for debentures may be illiquid</li> <li>Credit risk &amp; rating downgrade risk</li> <li>Changes in interest rates may affect the price of ncds</li> <li>Tax considerations and legal considerations</li> <li>Accounting considerations</li> <li>Security maybe insufficient to redeem the debentures</li> <li>Material changes in regulations to which the issuer is subject could impair the issuer's ability to meet payment or other obligations.</li> <li>Legality of purchase</li> <li>Risks related to the business of the issuer</li> </ul> Refer to Section 3 for further details

# Registered & Corporate Office:



Debenture Redemption Reserve	Not applicable			
Other Expenses	Any expenses that may be incurred towards executing of this transaction including NCD issuance, custodial services, payment of stamp duty, fees for legal, accounting, due diligence and others shall be borne by the Issuer.			
Governing Law and Jurisdiction	The Debentures and the Transaction Documents (including the Debenture Trust Deed) are governed by and will be construed in accordance with the Indian laws.			
	The courts and tribunals of Mumbai, India have exclusive jurisdiction to settle any dispute arising out of or in connection with the Debentures or the Transaction Documents.			
	Notwithstanding anything to the contrary contained in any other Transaction Document/Disclosure Document, the Debenture Trustee/Debenture Holders may commence any legal action/proceedings arising out of the Debentures or the Transaction Documents in a court, tribunal or any other appropriate forum in India and the Company hereby consents to that Jurisdiction			
<b>Transaction Costs</b>	The Issuer shall bear all transaction related costs incurred by the Debenture			
	Holders with respect to legal counsel, valuers and auditors/consultants. Such costs			
	include: 1. Trustee fees			
	2. Listing fees			
	3. Rating			
	4. Any other reasonable transaction related expense incurred by the Debenture			
	Holders			
	5. Stamping and registration in relation to all Transaction Documents.			
Taxes, Duties, Costs	All costs and expenses associated with the transaction including the arranger's			
and Expenses	fees, fees for engaging lawyers, security trustee, rating agency, registrars, independent valuer's fees, etc. and stamp duties incurred and			
	documented in relation to preparation, negotiation and execution of the			
	Transaction Documents shall be to the account of the Issuer. These Cost and			
	expenses will be pre-approved by the Company and payable directly by the			
	company.			
Events of Default	As per the Debenture Trust Deed dated 23 <sup>rd</sup> December, 2024 and/or breach of			
	any of the conditions/ covenants mentioned in this Term Sheet.			
	As not DTD the economics of any one of the following events shall constitute an			
	As per DTD the occurrence of any one of the following events shall constitute an "Event of Default" by the Company:			
	Event of Default by the Company:			
	1. Default in redemption of 11. Proceedings against Company			
	debentures			
	2. Default in payment of 12. Liquidation or dissolution of			
	interest/principal amount company			
	3. Default in performance of 13. Appointment of receiver or			
	covenants and conditions liquidator			

# Registered & Corporate Office:



4.	Default in creation of Security	14. Attachment or distraint on Secured Assets
5.	Supply of misleading information	15. Extra-ordinary circumstances
6.	Inability to pay debts	16. Company ceases to carry on business
7.	Inadequate insurance	17. Security is in jeopardy
8.	Sale, disposal and removal of assets	18. Liabilities exceed the assets
9.	Expropriation	19. Insolvency and Bankruptcy Code, 2016
10.	Alteration in provisions of memorandum and/or articles of association	

Any deviation in Management or Financial covenant to constitute Event of Default.

# Following Events would also be construed as Events of Default -

- 1. Default or trigger of event of default on any other indebtedness (cross default)
- 2. Payment acceleration in any other indebtedness, by whatever name called whether as a result of an event of default or breach of any covenants under relevant financing documents.
- 3. Non-payment of any of the dues under this Issuance, with a grace period of 1 days only in case of any technical delay / glitch
- 4. Misrepresentation or misleading information in any of the Transaction Documents
- 5. Issuer is unable or admits in writing its inability to pay its debts as they mature or suspends making payment of any of its debts, by reason of actual or anticipated financial difficulties or proceedings for taking it into liquidation have been admitted by any competent court or a moratorium or other protection from its creditors is declared or imposed in respect of any indebtedness of the Company;
- 6. Event of Insolvency, winding up, liquidation
- 7. A receiver or liquidator, provisional liquidator, supervisor, receiver, administrative receiver, administrator, compulsory manager, trustee or other similar officer in respect of the Company or any of its assets is appointed or allowed to be appointed of all or any part of the undertaking of the Company;
- 8. If an attachment or expropriation or restraint of act of sequestration is levied on the Hypothecated Assets or any part thereof;
- 9. Creditors' processes initiated against the company
- 10. Repudiation of Transaction Documents
- 11. Cessation of business
- 12. Any material act of fraud, embezzlement, misstatement, misappropriation or siphoning off of the Issuer / Promoter funds or revenues or any other

## INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



- act having a similar effect being committed by the management or an officer of the Issuer
- 13. The Company has taken or suffered to be taken any action for reduction of its capital or any rearrangement, merger or amalgamation without the prior written approval of the Debenture Holders;
- 14. Promoters or key management personnel of the Company being declared willful defaulter.
- 15. Erosion of 25% or more of the Company's net worth starting March 31, 2024.
- 16. Mr. Bhupinder Singh should be on board of the company till the tenor of debentures.
- 17. The promoter/s and/or the directors of the Company are convicted of criminal offence involving moral turpitude, dishonesty or which otherwise impinges on the integrity of the promoter/s and/or director, including any accusations, charges and/or convictions of any offence relating to bribery;
- 18. All or a material part of the undertaking, assets, rights or revenues of the Company are condemned, seized, nationalized, expropriated or compulsorily acquired, or shall have assumed custody or control of 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, their member, or their officers from carrying on their business or operations or a substantial part thereof, by or under the authority of any Government or Government authority;
- 19. Occurrence of a Material Adverse Effect (defined below) as determined by the Debenture Trustee, acting solely on the instructions of the Majority Debenture Holders.
- 20. Any Transaction Document once executed and delivered, ceases to be in full force or becomes unlawful, invalid and unenforceable;
- 21. A petition for the reorganization, arrangement, adjustment, winding up or composition of debts of the Company is filed on the Company (voluntary or otherwise) or have been admitted or makes an assignment for the benefit of its creditors generally and such proceeding is not contested by the company for staying, quashing or dismissed within 15 (Fifteen) days
- 22. One or more judgments or decrees entered against the Company involving a liability (not paid or not covered by a reputable and solvent insurance company), individually or in the aggregate, exceeding 20% (ten percent) of the Total Assets of the Company provided such judgments or decrees are either final and non-appealable or have not been vacated, discharged or stayed pending appeal within a period of 30 (thirty) days.
- 23. The Issuer has taken or suffered to be taken any action for re-organisation of its capital or any rearrangement, merger or amalgamation without the prior written intimation of the Debenture Holders;
- 24. Breach of the following covenants:

Affirmative Covenants – (i) Preserve corporate status; authorizations, (ii) Payment of Stamp Duty, (iii) Handling Investor grievances, (iv) Compliance with Investor Education and Protection Fund requirements, (v) Regulatory Filings, (vi) Regulatory requirements in

## INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



case of a Foreign Investor, (vii) Maintenance of Books of Account and (viii) Corporate Governance;

Where such breach is not cured within permitted timelines.

- 25. Negative Covenants (i) Change of business and (ii) Dividend distribution in case of default
- 26. Financial Covenants where such breach is not cured within 30 calendar days.
- 27. Failure to comply Mandatory redemption event
- 28. Step Up coupon,

Upon occurrence of any of the aforesaid event of default, the Debenture Trustee may by a notice in writing to the Company initiate actions as may be contemplated in the Transaction Documents including the following:

- (a) require the Company to mandatorily redeem the Debentures and repay the principal amount on the Debentures, along with accrued but unpaid interest, and other costs, charges and expenses incurred under or in connection with this Deed and other Transaction Documents,
- (b) Declare all or any part of the Debentures to be immediately (or on such dates as the Debenture Trustee may specify) due and payable, whereupon it shall become so due and payable immediately.

'Material Adverse Effect' shall mean the effect or consequence of an event, circumstance, occurrence or condition which has caused, as of any date of determination, a material and adverse effect on (i) the financial condition, business or operation of the Issuer where net worth erodes by more than 25%; (ii) the ability of the Issuer to perform their obligations under the Transaction Documents; or (iii) the validity or enforceability of any of the Transaction Documents (including the ability of any party to enforce any of its remedies thereunder).

# Consequences Event of Default

of

The consequences of default will, include but not be limited to the following: Acceleration of all outstanding dues, cancellation of total Issue andenforcement of Security;

- To transfer assets of the Issuer comprised within the Security created in favour of Debenture Trustee or such other person by way of lease, leave and license, sale or otherwise. Any surplus realized from the transfer of assets after fulfilment of all the obligations of the Issuer under the Issue shall be paid to the Issuer;
- Enforce its right under the Transaction Documents;
- Appropriate any amount in the Accounts and utilize it for payment/repayment of any amount outstanding under the Issue;
- Charge Default Interest. It is clarified that the default interest shall be charged from the date of occurrence of event of default irrespective of

## INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



Creation of recovery expense fund	the same being declared by the Investor(s) till such date the default subsists;  • Any cost incurred on any of the above shall be borne by the Issuer.  • Any deviation in Management or Financial covenant to constitute Event of Default triggering put option at "At Maturity XIRR rates" given underlying Index levels. These need to be reported on a quarterly basis.  • The Recall option shall be exercised at PAR along with accrued interest, with a prior notice of 30 calendar days to the Issuer  SEBI has issued vide circular no. SEBI/HO/MIRSD/CRADT/CIR/P/2020/207 dated October 22, 2020 ("SEBI REF Circular"), the guidelines/ instructions inrelation to creation of Recovery Expense Fund ("REF") in order to enable the debenture trustees to take prompt action for enforcement of security in case of 'default' in listed debt securities to be used in the manner decided in the meeting of the holders of debt securities. The Company will create and maintain a Recovery Expense Fund as per the provisions of the regulations issued by SEBI and the SEBI REF Circular, as amended form time to time, andif during the currency of these presents, any guidelines are formulated (or modified or revised) by any Governmental Authority under Applicable Law in respect of creation/maintenance of the Recovery Expense Fund, theCompany shall abide by such guidelines and execute all such supplemental letters, agreements and deeds of modifications as may be required by the Debenture Trustee (who shall forthwith forward them to the Debenture Holders) and shall also cause the same
	Details: The Company shall within the timelines prescribed under the SEBI REF Circular create REF in relation to the Issue, by deposit of an amount equal to 0.01% of the Issue size subject to maximum of Rs. 25 lakhs towards REF with BSE in such form as prescribed under the SEBI REF Circular.  Purpose:  In the event of default, the Debenture Trustee shall obtain the consent of Debenture Holders for enforcement of security and shall inform the same to BSE. BSE will release the amount lying in the REF to the Debenture Trustee within 5 working days of receipt of such intimation.  The REF will be refunded to the Issuer in accordance with the SEBI REF Circular.
Conditions for breach of covenants (as specified in Debenture Trust Deed )]	Please refer to details provided in Section Consequence of Event of Defaults section.
Terms and conditions of debenture trustee	Terms and conditions of debenture trustee agreement including fees charged by debenture trustees(s):

# Registered & Corporate Office:



agreement including fees charged by debenture trustees(s), details of security to be created and process of due diligence carried out by the debenture trustee

Debenture Trustee Agreement has been executed as per required SEBI regulations before the Issue Opening Date i.e. on 23<sup>rd</sup> December, 2024.

The Debenture Trustee shall be responsible to oversee and monitor the overall transaction for and on behalf of the Debenture Holders in accordance with the terms and conditions as set out in the Debenture Trust Deed and the Debenture Trustee Agreement.

The Company shall pay to the Debenture Trustees so long as they hold the office, remuneration for their services as debenture trustee in addition to alllegal, traveling and other costs, charges and expenses which the Debenture Trustee or their officers, employees or agents may incur in relation to execution of the Debenture Trust Deed and the other TransactionDocuments to be executed to give effect to the creation of security for securing the Debentures and any other expenses like advertisement, notices, letters to Debenture Holders, and additional professional fees/ expenses that would be incurred upon the occurrence of an Event of Default. The remuneration of the Debenture Trustee shall be as per the offer letter number CL/DEB/24-25/1794 dated December 09, 2024 as may be amended/modified from time to time.

# **Details of security to be created:**

Please refer to row titled (Security).

# Process of due diligence carried out by the Debenture Trustee:

The Debenture Trustee has independently carried out the due diligence process in accordance with the SEBI circular no. SEBI/ HO/ MIRSD/ CRADT/ CIR/ P/ 2020/ 207 dated November 03, 2020 ("SEBI Due Diligence Circular"), in the following manner:

The due diligence ("**DD**") will be carried out as per the Securities Exchange Board of India (Debenture Trustee) Regulations, 1993 as amended from time to time and the relevant circulars issued by SEBI from time to time, which broadly includes following:

- (i) A Chartered Accountant ("CA") will be appointed by the Debenture Trustee who carry out an independent DD as per the scope provided, regarding Security given for the issue by the Company.
- (ii) The CA will verify and ensure that the asset provided by the Company for creation of security are free from any encumbrances or necessary permission or consent has been obtained from existing charge holders.
- (iii) The CA will do an independent DD as per information provided by the Company.
- (iv) The periodical DD will be carried out as per the SEBI circulars issued from time to time as per nature of security provided.
- (v) A DD certificate will be issued by the CA and will be available with the stock exchanges from time to time for the information of the Debenture Holders.
- (vi) As mentioned in this Information Memorandum even though the

## INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



Debentures are secured to the extent of 105% of the principal andaccrued
interest or as per the terms of this Information Memorandum, infavour of
Debenture Trustee, however, the recovery of 105% of the amount shall
depend on the market scenario prevalent at the time of enforcement of the
security.

(vii) The DD will be carried out for maintenance of security cover depending on information provided by the Company and the CA appointed by the Debenture Trustee or Debenture Trustee himself will not be responsible for misinformation provided by the Company.

# **Due Diligence Certificate**

The Debenture Trustee has issued a due diligence certificate in the format asset out under the SEBI Due Diligence Circular which certificate has been attached hereto.

The Debenture Trustee has verified that the necessary consents have been approved from the existing charge holders for creation of first ranking *pari passu* charge for the purposes of securing the Debentures. The following arethe details of the charge holders and the no-objection certificates received from the aforesaid charge holders:

Sr. No	Lender/ Charge Holder	Date of the NoC
1.	Catalyst Trusteeship Limited	NoC mail dated 9 <sup>th</sup> January, 2025
2.	Axis Trusteeship Services Limited	NoC Mail dated August 9 <sup>th</sup> 2023

Quarterly Reports – within 30 (Thirty) calendar days from the end of each financial quarter

- a) Unaudited Financial Statements
- b) Financial covenant compliance certificate signed by a Director or the Chief Financial Officer or Authorised Signatory
- c) Latest ALM details
- d) Shareholding structure
- e) Board composition
- f) Senior management officials (any CXO or equivalent)
- g) List of Lenders and Loan / NCD profile
- h) Portfolio cuts including PAR data

Annual Reports – within 120 calendar days from the end of each financial year

a) Audited financial statements

## INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:

Reporting

**Covenants** 



	Yearly Reports – within 90 (ninety) days from the end of financial year			
	a) Certificate from the Independent Chartered Accountant of the Issuer conforming compliance with the financial covenant based on audited financial statement.			
	Event Based Reports – within 10 (Ten) Business Days of the event occurring			
	<ul> <li>a) Any fraud amounting to more than 5.0% of Gross Loan Portfolio</li> <li>b) Change in the constitutional documents of the Company if such changes adversely affects the interest of debenture holders.</li> <li>c) Material Adverse Effect</li> <li>d) Any dispute, litigation, investigation or other proceeding which could result in a Material Adverse Effect.</li> <li>e) Winding up proceedings</li> <li>f) Any Event of Default or Potential Default, and any steps taken / proposed to remedy the same.</li> </ul>			
	The capital adequacy ratio (as defined in RBI NBFC Regulations) shall be equal to 20% or above at all points in time.			
	2. GNPA shall be maintained below 5%			
	3. NNPA (Net NPA) of the company to be less than 3%.			
	4. Leverage shall not exceed 4x times during the tenure of the debentures			
	<ul><li>5. Cumulative Asset Liability mismatch should always be positive in all the buckets upto 12 months. If the said covenant is breached, then the company will have a curing period of 1 month to set right the same.</li><li>6. Top 10 exposures should not exceed 20% of Net worth</li></ul>			
Financial Covenants	"Net NPA" shall have the meaning in accordance with the guidelines issued by the Reserve Bank of India.			
	** - Not more than 50% of the CC / OD / Working capital borrowings that are captured in the less than 1 year bucket will be assumed to be renewed for the purpose of this cumulative ALM mismatch covenant.			
	All covenants would be tested on quarterly basis i.e. as on 31st March, 30th June, 30th September, 31st December every year, starting from 30 <sup>th</sup> June, 2024, on consolidated and standalone balance sheet till the redemption of the NCDs. The covenants shall be certified by the Company within 60 (Sixty) calendar days from the end of each financial quarter.			
	For the purpose of this subsection :			
	"Capital" shall mean the sum of (i) Tier I Capital (as defined under the Non-Banking Financial Company – Systemically Important Non-Deposit taking			

# Registered & Corporate Office:



Company and Deposit taking Company (Reserve Bank) Directions, 2016) and (ii) Tier II Capital (as defined under the Non-Banking Financial Company – Systemically Important Non- Deposit taking Company and Deposit taking Company (Reserve Bank) Directions, 2016)

"CRAR" means the ratio of Capital to Risk Weighted Assets (hereunder written)

"**Debt**" means, in respect of the Company, at any time, the aggregate of the following liabilities calculated at only the nominal or principal amount at which the liabilities would be carried in a balance sheet of the Company drawn up at that time (or in the case of any guarantee, indemnity or similar assurance referred to below, the maximum liability under the relevant instrument):

- (a) any moneys borrowed;
- (b) any acceptance under any acceptance credit;
- (c) any bond, loan, note, debenture, commercial paper or other similar instrument;
- (d) any moneys owing in connection with the sale or discounting of receivables (except to the extent that there is no recourse);
- (e) Corporate guarantee, indemnity or similar assurance provided by the Company to any person including subsidiaries, special purpose vehicles, Affiliates and joint ventures in the nature of financial indebtedness but excluding performance related corporate guarantee provided in the form of performance guarantee etc. (Note: all corporate guarantee given by the Company in the nature of financial indebtedness shall be included as part of the Debt);
- (f) the liabilities arising in connection with loans which have been transferred by the Company by way of securitisation transactions which are on the balance sheet of the Company, and
- (g) shares which are expressed to be redeemable or any shares or instruments convertible into shares or any shares or other securities which are otherwise the subject of a put option or any form of guarantee
- (h) any obligation under any put option arrangement or guarantee or indemnity in respect of any put option where that put option or guarantee is granted or entered into primarily as a method of raising or assuring the payment or repayment of any indebtedness
- "Gross NPA" means percentage of NPAs calculated in accordance with the RBI provision to the total advances of the Company.
- "Leverage or Gearing Ratio" shall mean the ratio between Debt and Tangible Net Worth of the Company.
- "Net NPA" means ratio of the amount remaining after deducting, outstanding provisions (provided through profit and loss account) from the Gross NPA to total advances of the Company.
- "Risk Weighted Assets" as defined by RBI under extant guidelines from time to time and applicable to the company.
- "Tier I Capital Ratio" means the ratio of Tier I Capital (as defined under the Non-Banking Financial Company Systemically Important Non-Deposit taking

## INCRED FINANCIAL SERVICES LIMITED

# Registered & Corporate Office:



	Company and Deposit taking Company (Reserve Bank) Directions, 2016) to Risk Weighted Assets.	
	The Company has to mandatorily redeem the Debentures without paying any pre-payment premium upon occurrence of the following mandatory redemption events:	
	1. The credit rating of the Company/Debentures by any Credit Rating Agency is downgraded by 2 notches from the current rating level;	
	<b>2.</b> For the purpose of above Mandatory Redemption, it is clarified that, for instance, if the Debentures are rated AA- by ICRA or any rating agency, the Debenture Holders shall get the right to recall the Debentures, if ICRA or any other rating agency downgrades the Debentures to A or <i>below</i> .	
	<b>3.</b> the Company fails to comply with or breaches any Financial Covenant in accordance with this Deed or any other covenant as specified under Schedule VI (Covenants of the Company) of this Deed;	
Mandatory Event Redemption	<b>4.</b> Mr Bhupinder Singh to continue to hold an executive position on the Boar of Directors of the Issuer until the Final Redemption Date.	
	5. Change in the shareholding and Control: The Company during the tenure of the Debentures shall be no change in the Control of the Company.  Management Control" means (i) the right to appoint or remove the majority of directors on the board of directors of the Company or such other person who may be charged with or entitled to exercise central management and control of the Company or (ii) the power directly or indirectly to otherwise direct or cause the direction of the management and policies of the Company, whether through ownership of shares or by agreement or otherwise;	
	"Control" shall include the right to appoint majority of the directors or to control the management or policy decisions exercisable by a person or persons acting individually or in concert, directly or indirectly, whether by virtue of their shareholding or management rights or shareholders agreements or voting agreements or in any other manner.	
Affirmative Covenants	<ol> <li>To utilise the proceeds of this issue in accordance with applicable laws and regulations</li> <li>To comply with corporate governance, fair practices code prescribed by the RBI</li> <li>Notification of any potential Event of Default or Event of Default;</li> <li>Obtain, comply with and maintain all licenses / authorizations</li> <li>Provide details of any material litigation, arbitration or administrative proceedings (materiality threshold to be finalized during documentation)</li> <li>Maintain internal control for the purpose of (i) preventing fraud on monies lent by the Company; and (ii) preventing money being used for money laundering or illegal purposes</li> </ol>	

# Registered & Corporate Office:



	<ul> <li>7. Permit visits and inspection of books of records, documents and accounts to debenture holders as and when required by them</li> <li>8. Comply with any monitoring and/or servicing requests from Debenture Holders</li> </ul>	
	The Issuer shall not without the prior written permission of the majority Debenture Holders and Debenture Trustee, do or undertake to do any of the following:  1. Mergers and Acquisitions, restructuring, amalgamation without approval.	
Negative Covenants	<ol> <li>Mergers and Acquisitions, restructuring, amalgamation without approval of majority Debenture Holders over and above 25% of the Net worth of the Issuer in a financial year</li> <li>The Issuer shall not, without the prior approval of Debenture Holders, enter into any transaction of merger, de-merger, consolidation, reorganization, scheme of arrangement or compromise with its creditors or shareholders or effect any scheme of amalgamation or reconstruction; provided however that this restriction shall not apply in the event that the compliance with this restriction would result in the Issuer defaulting in relation to any of its payment obligations in relation to the Debentures.</li> <li>The Issuer will not purchase or redeem any of its issued shares or reduce its share capital without the majority Debenture Holders' prior written intimation</li> <li>Issuer shall not amend or modify clauses in its Memorandum of Association and Article of Association, where such amendment would have a Material Adverse Effect as defined earlier, without prior consent of the Debenture Trustee</li> <li>Unless mandated by law, Issuer shall not change its financial year-end from 31st March (or such other date as may be approved by Debenture Holders) without prior consent of the Debenture Trustee</li> <li>Any sale of assets/business/division that has the effect of exiting the business or re-structuring of the existing business, to be with the prior consent of the majority debenture holder</li> <li>The issuer shall not declare dividend or do buy back of equity shares, if an Event of Default has occurred and is subsisting.</li> <li>The issuer shall not undertake any new major new business outside financial services, without approval of majority NCD holders</li> <li>Change of business</li> <li>Change in promoter</li> <li>Sell, assign, transfer, or otherwise dispose of in any manner whatsoever any material Assets, business or division of the Company (whether in a single transaction or in a s</li></ol>	

# Registered & Corporate Office:



	13. Enter into related party transaction (other than in arms' length price and	
	in ordinary course of business)	
	<ul><li>14. Claim for itself or its Assets immunity from any suit, execution, attachment (whether in aid of execution, before judgment or otherwise) or other legal process in any jurisdiction;</li><li>15. To pay dividend, if a payment default has occurred and is subsisting.</li></ul>	
	16. Such other covenants as mentioned in the Transaction Documents	
Representations & Warranties	<ol> <li>The Company is registered with the RBI as an NBFC</li> <li>No Event of Default has occurred and is continuing on the date of this transaction.</li> <li>The Debentures under this Issuance shall rank pari passu amongst themselves, and with all other secured creditors.</li> <li>Binding obligation of Transaction Documents</li> <li>No conflict with other obligations / constitutional documents</li> <li>No Material Adverse Change in business, condition or operations of the Issuer</li> <li>Company has the power and authority to issue Debentures and such Transactions Documents are valid and admissible in evidence</li> <li>Absence of any pending or threatened litigation, investigation or proceedings that may have a material adverse effect on the business condition (financial or otherwise), operations, performance or prospects of the Issuer or that purports to affect the Facility.</li> </ol>	
	2024. The Issuer will indemnify, and hold harmless the Debenture Holders from and	
Indemnification	against any claim, liability, demand, loss, damage, judgment or other obligation or right of action which may arise as a result of breach of this Term Sheet by the Issuer or its Promoter/s.	
Confidentiality	The terms and conditions described in this Term Sheet, including its existence, shall be confidential information and shall not be disclosed to any third party except to each Party's advisors and counsel. Provided however that if any of the Parties is required by law to disclose information regarding this Term Sheet or to file this Term Sheet with any regulatory body, it shall, at a reasonable time after making any such disclosure or filing, informing the other Parties.	

Note: While the debt securities are secured to the tune of 105% of the principal amount or as per the terms of offer document/information Memorandum, in favour of Debenture Trustee, it is the duty of the Debenture Trustee to monitor that the security is maintained.

# **INCRED FINANCIAL SERVICES LIMITED**

# Registered & Corporate Office:

# Annexure 1 Redemption Schedule

S. No.	Date of payment	Principal	Interest	Total Payment
1	21-Apr-25	-	1,18,42,465.75	1,18,42,465.75
2	21-Jul-25	-	1,18,42,465.75	1,18,42,465.75
3	20-Oct-25	-	1,18,42,465.75	1,18,42,465.75
4	19-Jan-26	-	1,18,42,465.75	1,18,42,465.75
5	20-Apr-26	-	1,18,42,465.75	1,18,42,465.75
6	20-Jul-26	-	1,18,42,465.75	1,18,42,465.75
7	19-Oct-26	-	1,18,42,465.75	1,18,42,465.75
8	18-Jan-27	-	1,18,42,465.75	1,18,42,465.75
9	19-Apr-27	-	1,18,42,465.75	1,18,42,465.75
10	19-Jul-27	50,00,00,000	1,18,42,465.75	51,18,42,465.75
	Total	50,00,00,000	11,84,24,657.53	61,84,24,657.53

#### Note:

- 1. If there is any change in Coupon Rate pursuant to any event including elapse of certain time period or downgrade in rating, then such new Coupon Rate and events which lead to such change should be disclosed.
- 2. The procedure used to decide the dates on which the payment can be made and adjusting payment dates in response to days when payment can't be made due to any reason like sudden bank holiday etc., should be laid down.
- 3. The list of documents which has been executed or will be executed in connection with the issue and subscription of debt securities shall be annexed.
- 4. While the debt securities are secured to the tune of 105% (One Hundred Zero Five Percent) of the principal amount and interest accrued thereon or as per the terms of offer document/information Memorandum, in favour of Debenture Trustee, it is the duty of the Debenture Trustee to monitor that the security is maintained.
- 5. The Company has provided granular disclosures in this Information Memorandum, with regards to the "Object of the Issue" including the percentage of the issue proceeds earmarked for each of the "object of the issue.

Creation of Security: The Issuer shall give an undertaking in the Information Memorandum that the assets on which charge is created are free from any encumbrances and in cases where the assets are already charged to secure a debt, the permission or consent to create a second or pari-passu charge on the assets of the issuer has been obtained from the earlier creditor.

The Issuer hereby undertakes that the permission to create the first ranking *pari passu* charge over the Secured Property created / proposed to be created by the Company in favour of the Debenture Trustee to secure the obligations of the Company in relation to the Debentures under the terms of the Deed of Hypothecation, has been taken by the Issuer from the Other Security Holders (as defined in the Deed of Hypothecation).

Key Information Document Date: January 14, 2025

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

Consent of trustee is attached as Annexure III, for Directors refer point 1.7 and for the consent of Registrar to the Issue is attached as Annexure IV. Further other consent are not applicable for the said issuance.

## ANNEXURE I: RATING LETTER FROM THE RATING AGENCY



ICRA Limited

ICRA/InCred Financial Services Limited/09012025/1

Date: January 09, 2025 Mr. Bhupinder Singh Whole Time Director & CEO InCred Financial Services Limited Unit No. 1203, 12th floor, B Wing The Capital, Plot No. C-70, G-Block, Bandra – Kurla Complex Mumbai-400051, Maharashtra.

#### Dear Sir,

Re: ICRA's credit rating for Non-Convertible Debentures of InCred Financial Services Limited

Please refer to your request dated January 08, 2025 requesting ICRA Limited to revalidate the rating letter issued for the below mentioned instrument.

We confirm that the following ratings of the instruments rated by ICRA and last communicated to you vide our letters dated December 05, 2024 and August 27, 2024 stands valid.

Instrument	Rated Amount (Rs. crore)	Rating <sup>1</sup>
Non-Convertible Debentures	1,100.00	[ICRA]AA- (Stable)
Market Linked Debentures	300.00	PP-MLD[ICRA]AA- (Stable)
Total	1,400.00	

The other terms and conditions for the rating of the aforementioned instrument shall remain the same as communicated vide our letter Ref: ICRA/InCred Financial Services Limited/27082024/2 dated August 27, 2024.

The rating, as aforesaid, however, should not be treated as a recommendation to buy, sell or hold 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

AGAPPA Digitally signed by AGAPPA MANI KARTHIK 17:14:33 +05'30'

(A M Karthik) Senior Vice President a.karthik@icraindia.com

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

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#### Annexure

#### LIST OF NCD INSTRUMENT RATED

ISIN	Instrument	Amount rated (Rs. crore)	Rating
INE321N07400		50.00	
INE321N07426		100.00	
INE321N07442		215.00	
INE321N07459	NCD	50.00	[ICDA]AA (Caabla)
INE321N07475	NCD	25.00	[ICRA]AA-(Stable)
INE321N07483		90.00	
INE321N07491		55.00	
Unallocated		515.00	
Total		1,100.00	

# LIST OF MLD INSTRUMENT RATED

ISIN	Instrument	Amount rated (Rs. crore)	Rating
Unallocated	MLD	300.00	PP-MLD[ICRA]AA- (Stable)
Total		300.00	



#### August 28, 2024

# InCred Financial Services Limited: Ratings reaffirmed and assigned to fresh/enhanced limits

#### Summary of rating action

Instrument*	Previous Rated Amount (Rs. crore)	Current Rated Amount (Rs. crore)	Rating Action
	400.00	400.00	[ICRA]AA- (Stable); reaffirmed
Non-convertible debentures	0.00	700.00	[ICRA]AA- (Stable); assigned
Commercial paper	300.00	500.00	[ICRA]A1+; reaffirmed/assigned for enhanced amount
Market linked debentures	0.00	300.00	PP-MLD[ICRA]AA- (Stable); assigned
Total	700.00	1,900.00	

<sup>\*</sup>Instrument details are provided in Annexure I

#### Rationale

The ratings factor in InCred Financial Services Limited's (IFSL) healthy capitalisation profile, backed by regular capital infusions (most recent capital infusion of Rs. 500 crore in Q3 FY2024), which has supported the growth of its assets under management (AUM; ~58% in FY2023, ~49% in FY2024 and 17% in Q1 FY2025). The company's risk profile is supported by the diversified product mix with personal loans (PLs) accounting for 46.6% of the AUM, followed by student loans (22.7%), anchor & escrow-backed business loans (16.1%), loans to financial institutions (7.5%) and secured school financing and loan against property (LAP; 7.1%). The lower growth in Q1 FY2025 was mainly due to the slowdown in the anchor & escrow-backed business loans, which are seasonal in nature. However, ICRA expects the growth in this segment to pick up in the coming quarters with the share of the different product segments in the AUM remaining range-bound over the near to medium term. The ratings also consider IFSL's enhanced profitability {profit after tax (PAT)/average managed assets (AMA), on a consolidated basis, of 3.7% and 3.6% in Q1 FY2025 and FY2024, respectively, vis-à-vis 2.1% in FY2023}, supported by the improving operating efficiency and controlled credit costs.

The robust scale-up of operations in the recent past has, however, led to limited portfolio seasoning, given the relatively long-tenure nature of some of the products. Growth was also seen in the company's managed book<sup>1</sup>, which accounted for 17.1% of the AUM in June 2024. IFSL's co-lending arrangements are with public sector banks at present. Student loans, secured school financing, and LAP, which are longer-tenure products (9-16 years), had increased at a compound annual growth rate (CAGR) of 48% during the last two fiscals and accounted for 29.8% of the AUM as of June 2024. PLs originated by IFSL (42.1% of AUM in June 2024) have an average tenure of about four years. As these loans are unsecured, they are prone to asset quality shocks. Apart from own PLs, IFSL has a PL book (4.5% of AUM in June 2024) sourced via partner entities, which is covered by a first loss default guarantee (FLDG) as per the digital lending guidelines. The company provides anchor/escrow-backed business loans (16.1% of AUM in June 2024) to borrowers operating on various e-commerce and other platforms and extends supply chain finance as well. Despite IFSL's presence in the unsecured product segments, the asset quality is currently under control, characterised by gross stage 3 (GS3) of 2.1% and overall provision of 2.6% of the AUM as of June 2024.

<sup>&</sup>lt;sup>1</sup> Co-lending and direct assignment



#### Key rating drivers and their description

#### Credit strengths

Healthy capitalisation profile, supported by capital infusions – IFSL's capitalisation was characterised by a healthy capital adequacy ratio of 31.4% (Tier I) as of June 2024, supported by capital infusions and improving internal accruals. Although the capital adequacy ratio was impacted by the increase in the risk weights applicable for consumer credit as per the recent Reserve Bank of India (RBI) circular, this was partially offset by the equity infusion of Rs. 500 crore in Q3 FY2024. ICRA notes that the merger with KKR India Financial Services Limited (KIFSL) in FY2023 had increased the net worth by "Rs. 1,250 crore, boosting the capitalisation profile. The consolidated net worth stood at Rs. 3,424 crore as of June 2024<sup>2</sup> with a managed gearing of 2.0 times. The company envisages expanding at a CAGR of 35-40% during FY2025-FY2026. ICRA expects IFSL's managed gearing to remain within 4.0 times while it grows its AUM during the above-mentioned period.

Diversified product profile – IFSL offers diversified loan products including PLs (46.6% of the AUM in March 2024), student loans (22.7%), anchor & escrow-backed business loans (16.1%), financial institution loans (7.5%), and secured school financing & LAP (7.1%). The average ticket size of PLs is "Rs. 2 lakh with an average tenor of "4 years and focus on the salaried segment. A portion of the PL book is originated by partners (9.7% of the PL AUM) with loan loss covers through FLDGs. Student loans are mainly extended for overseas education and have an average ticket size of "Rs. 35 lakh. Anchor & escrow-backed business loans and supply chain loans are extended to borrowers operating on various e-commerce and other platforms. These loans are generally anchor-backed or have escrow facilities, mitigating some of the underlying credit risks in the target segments.

The company thus caters to a diverse set of end borrowers, partially reducing its credit concentration risk. IFSL is expected to focus on these products, going forward as well, and the share of these segments shall remain range-bound at the current levels. IFSL had 55 branches and 1,712 employees as of March 2024; a sizeable part of its operations is driven by technology.

Improving profitability indicators – On a consolidated basis, the company's PAT/AMA improved to 3.7% and 3.6% in Q1 FY2025 and FY2024, respectively, from 2.1% in FY2023. This was supported by healthy margins and lower operating expenses. IFSL had invested significantly in building its technology infrastructure during the initial stages. The profitability was also supported by recoveries from the written-off pool acquired during the merger in FY2023. Adjusting for these recoveries, PAT/AMA would have been 2.8% in Q1 FY2025 as well as FY2024. From an earnings perspective, keeping the credit costs under control and improving the operating efficiency further would be key, going forward.

#### Credit challenges

High portfolio growth, resulting in limited portfolio seasoning – IFSL's AUM grew by ~49% in FY2024 and ~17% in Q1 FY2025 and stood at Rs. 9,416 crore as of June 2024. PLs and anchor & escrow-backed business loans grew by ~73% and ~57%, respectively, in FY2023 and ~57% and ~29%, respectively, in FY2024. Student loans grew by ~120% and ~86% in FY2023 and FY2024, respectively. This steep growth and the longer tenure of most of these loans indicate limited portfolio seasoning at present.

Asset quality, considering the target segments, shall be monitorable – Considering the steep portfolio expansion and the target borrower segment, the sustained loan performance over the medium term shall be key from a rating perspective. IFSL's asset quality profile is comfortable with the GS3 remaining under 2.6% (2.1% as of June 2024) except during the Covid-19 pandemic, when it reached a peak of ~4%. The overall expected credit loss (ECL) provision stood at 2.6% of the loan book as of June 2024 while the stage 3 provision coverage ratio (PCR) stood at ~60%. Write-offs (as a percentage of opening book) stood at 1.6% in Q1 FY2025 and 0.9% in FY2024. The 90+ days past due (dpd), on a one-year lagged basis (90+ dpd of current year/previous year AUM), was 2.9% as of March 2024 vis-à-vis 3.0% as of March 2023.

<sup>&</sup>lt;sup>2</sup> Adjusted for deferred tax assets, consolidated net worth and managed gearing stood at Rs. 3,077.7 crore and 2.2 times, respectively

<sup>3 (</sup>On-book debt + Off-book debt)/Net worth



In the PL segment, the 90+ dpd stood at 3.1% of the AUM as of June 2024 compared to 1.9% in March 2023, largely on account of slippages for one of the partners in the PL book (excluding the overall partner PL book, 90+ dpd stood at 2.4% and 2.2% in June 2024 and March 2023, respectively). The 90+ dpd in the student loan segment was minimal at 0.1% in June 2024, supported by the healthy collection efficiency, while it was 2.1% in June 2024 and 1.9% in March 2024 for the business loan segment. ICRA notes that the performance would be monitorable, given the unsecured nature of the PL portfolio and the relatively moderate credit profile of the target borrowers in the business loan segment.

#### Liquidity position: Strong

IFSL had free cash and liquid investments of Rs. 554.4 crore and undrawn bank lines of Rs. 173.3 crore, as of June 2024, against debt obligations of Rs. 682.1 crore during July-September 2024. The asset-liability management profile, as of June 2024, had no negative cumulative mismatches in any of the buckets. Borrowings included 66% from banks, 19% from capital market sources, 14% from non-banking financial companies (NBFCs) and financial institutions, and 1% from external commercial borrowings.

#### Rating sensitivities

Positive factors – Significant scale-up in the portfolio, while maintaining good asset quality and earnings on a sustained basis, would lead to a positive impact on the ratings.

Negative factors – An increase in the managed gearing beyond 4.0 times or a deterioration in the asset quality indicators on a sustained basis could lead to a negative impact on the ratings. Weakening in the return on managed assets (RoMA) to less than 2.0% on a sustained basis shall also negatively impact the ratings.

#### Analytical approach

Analytical Approach	Comments
Applicable rating methodologies	ICRA's credit rating methodology for non-banking finance companies
Parent/Group support	Not applicable
Consolidation/Standalone	For arriving at the ratings, ICRA has considered the consolidated financials of IFSL.

#### About the company

InCred Financial Services Limited (IFSL; erstwhile KKR India Financial Services Limited or KIFSL) is a non-banking financial company (NBFC) registered with the Reserve Bank of India (RBI). In FY2023, the erstwhile IFSL was merged with KIFSL, becoming a 100% subsidiary of InCred Holdings Limited (IHL; erstwhile KKR Capital Markets Private Limited, the holding company of KIFSL). The merged entity (i.e. KIFSL) was subsequently renamed InCred Financial Services Limited. The shareholders of the erstwhile IFSL became IHL's shareholders.

The company's registered office is in Mumbai. It provides personal loans, education loans, school financing, LAP, loans to financial institutions and anchor & escrow-backed business loans. As of June 2024, IFSL had operations in 14 states with 74 branches.



#### Key financial indicators – Consolidated

IFSL	FY2023	FY2024	Q1 FY2025*
Total income	877	1,293	392
PAT <sup>#</sup>	121	316	98
Total managed assets	7,267	10,458	10,681
Return on managed assets	2.1%	3.6%	3.7%
Managed gearing (times)	1.8	2.0	2.0
Gross stage 3	2.1%	2.1%	2.1%

Source: Company, ICRA Research; All ratios as per ICRA's calculations; Amount in Rs. crore; \* Excludes share of loss from associates; \* Provisional

#### Key financial indicators – Standalone

IFSL	FY2023	FY2024	Q1 FY2025*
Total income	876	1,292	392
PAT	121	315	93
Total managed assets	7,356	10,471	10,693
Return on managed assets	2.1%	3.5%	3.5%
Managed gearing (times)	1.8	2.0	2.0
Gross stage 3	2.1%	2.1%	2.1%
CRAR	33.4%	30.4%	32.1%

Source: Company, ICRA Research; All ratios as per ICRA's calculations; Amount in Rs. crore; \*Provisional

# Status of non-cooperation with previous CRA: Not applicable

# Any other information: None

## Rating history for past three years

	Current rating (FY2025)					Chronology of rating history for the past 3 years					
Instrument	Туре	Amount rated (Rs. crore)	Aug-28-2024	Date & rating in FY2025		FY	2024	FYZ	023	FY	2022
		,			Rating	Date	Rating	Date	Rating	Date	Rating
Non- convertible debentures	Long term	1,100.00	[ICRA]AA- (Stable)	Jun-03- 2024	(Stable)	Mar-28- 2024	[ICRA]AA- (Stable)	-	-		-
Commercial paper	Short term	500.00	[ICRA]A1+	Jun-03- 2024	[ICRA]A1+	Mar-28- 2024	[ICRA]A1+	-	-	-	-
Market linked debentures	Long term	300.00	PP-MLD[ICRA]AA- (Stable)	-	-	-	-	-	-	-	-

# Complexity level of the rated instruments

Instrument	Complexity Indicator
Non-convertible debentures	Simple
Commercial paper	Very simple
Market linked debentures	Moderately complex



Note: The complexity indicator mentioned in the table is based on ICRA's assumptions and is subject to change when the terms are eventually finalised

The Complexity Indicator refers to the ease with which the returns associated with the rated instrument could be estimated. It does not indicate the risk related to the timely payments on the instrument, which is rather indicated by the instrument's credit rating. It also does not indicate the complexity associated with analysing an entity's financial, business, industry risks or complexity related to the structural, transactional or legal aspects. Details on the complexity levels of the instruments are available on ICRA's website: Click Here

www.icra .in



#### Annexure I: Instrument details

ISIN	Instrument Name	Date of Issuance	Coupon Rate	Maturity	Amount Rated (Rs. crore)	Current Rating and Outlook
INE321N07400	NCD	May-22-2024	9.50%	May-21-2026	50.00	[ICRA]AA- (Stable)
INE321N07426	NCD	Aug-20-2024	9.50%	Aug-18-2026	100.00	[ICRA]AA- (Stable)
NA	NCD*	NA	NA	NA	950.00	[ICRA]AA- (Stable)
INE321N14158	CP	Apr-19-2024	8.75%	Oct-16-2024	50.00	[ICRA]A1+
INE321N14174	CP	Jun-26-2024	8.60%	Oct-24-2024	50.00	[ICRA]A1+
INE321N14182	CP	Aug-14-2024	9.25%	Nov-28-2024	25.00	[ICRA]A1+
INE321N14190	CP	Aug-23-2024	9.20%	Dec-20-2024	15.00	[ICRA]A1+
INE321N14190	CP	Aug-26-2024	9.50%	Aug-27-2025	25.00	[ICRA]A1+
NA	CP*	NA	NA	NA	335.00	[ICRA]A1+
NA	MLD*	NA	NA	NA	300.00	PP-MLD[ICRA]AA- (Stable)

Source: Company; \*Not yet placed

## Annexure II: List of entities considered for consolidated analysis

Company Name	IFSL Ownership	Consolidation Approach
Incred Management and Technology Services Private Limited	100.00%	Full Consolidation
Incred.Al Limited	100.00%	Full Consolidation
Booth Fintech Private Limited*	100.00%	Full Consolidation
mValu Technology Services Private Limited*	75.82%	Full Consolidation

Source: IFSL's FY2024 annual report

Note: ICRA has taken a consolidated view of IFSL while assigning the ratings; \* Ceased to be a subsidiary with effect from July 11, 2023

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info@icraindia.com

#### About ICRA Limited:

ICRA Limited was set up in 1991 by leading financial/investment institutions, commercial banks and financial services companies as an independent and professional investment Information and Credit Rating Agency.

Today, ICRA and its subsidiaries together form the ICRA Group of Companies (Group ICRA). ICRA is a Public Limited Company, with its shares listed on the Bombay Stock Exchange and the National Stock Exchange. The international Credit Rating Agency Moody's Investors Service is ICRA's largest shareholder.

For more information, visit www.icra.in



#### **ICRA Limited**



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Key Information Document Date: January 14, 2025

Date: 09-Dec-2024

#### ANNEXURE III: CONSENT LETTER FROM THE DEBENTURE TRUSTEE



CL/DEB/24-25/1794

To,
Amit Saini,
Incred Financial Services Limited,
12 Floor, Unit No 1203, B Wing, The Capital,,
BKC Road, Bandra East, Mumbai,,
Mumbai,
Maharashtra,
India 400051.

Dear Sir/ Madam,

Re: Consent to act as a Debenture Trustee for Private Placement of Fully Paid, Rated, Listed, Redeemable, Transferable, Secured, Non-Convertible Debentures of ₹ 1000.00 Crores

We refer to your letter dated 07.12.2024, requesting us to convey our consent to act as the Debenture Trustee for captioned issue of Debentures.

We hereby convey our acceptance to act as Debenture Trustees for the said issue Debentures, subject to execution of Debenture Trustee Agreement as per Regulation 13 of SEBI (Debenture Trustee) Regulations, 1993, thereby agreeing to execute Debenture Trust Deed and to create the security if applicable within the timeline as per relevant Laws/Regulations and in the Offer Document / Information Memorandum / Disclosure Document / Placement Memorandum and company agreeing / undertaking to comply with the provisions of SEBI (Debenture Trustee) Regulations, 1993, SEBI (Issue and Listing of Non-Convertible Securities) Regulations 2021, SEBI (Listing Obligations & Disclosure Requirements) Regulation 2015, Companies Act, 2013 and Rules thereunder and other applicable laws as amended from time to time.

Fee Structure for the proposed transaction will be as per annexure A.

Assuring you of the best professional services.

Thanking you.

Yours faithfully,

Lehavan

Name : Vihang Chavan

Designation: Assistant Manager

CATALYST TRUSTEESHIP LIMITED | | FORMERLY GOA TRUSTEESHIP LIMITED)

An ISC 9001 Company







#### Annexure A

#### Fee Structure for transaction CL/DEB/24-25/1794

PERTICULARS	AMOUNT
Acceptance fees (one-time, non-refundable, payable on our appointment)	₹125,000.00
Annually Trusteeship Fees(Amount/Percentage)	₹175,000.00

Annually Fees are payable in advance each year from date of execution till termination of the transaction. Pro-rata charges would apply for the first year till FY end, as applicable The taxes on above fee structure are payable at applicable rates from time to time.

All out of pocket expenses incurred towards legal fees, travelling, inspection charges, etc shall be levied and re-imbursed on actual basis.

Please return the second copy this letter duly signed by Authorized Officer from your company.

Yours Faithfully,

We accept the above terms.

For Catalyst Trusteeship Limited

Lehavan

Name: Vihang Chavan

Pune | Mumbai | Bengaluru | Delhi | Chennai

Designation : Assistant Manager

For Incred Financial Services Limited

AMIT KUMAR SAINI

Digitally signed by AMIT KUMAR SAINI Date: 2024.12.09 10:40:15 +05'30'

Name:

Designation:



An ISO:9001 Company



**Key Information Document** Date: January 14, 2025

## ANNEXURE IV: APPLICATION FORM INCRED FINANCIAL SERVICES LIMITED

A public limited company incorporated under the Companies Act, 1956 Date of Incorporation: February 03, 1995; CIN: U67190MH1995PLC360817

**Registered and Corporate Office**: Unit No. 1203, 12<sup>th</sup> floor, B Wing, The Capital, Plot No. C – 70, G Block, Bandra Kurla Complex (BKC), Mumbai – 400 051

Contact Person: Mr. Gajendra Thakur; E-mail: <a href="mailto:incred.compliance@incred.com">incred.com</a>pliance@incred.com;

Issue of 5,000, Rated, Listed, Senior, Secured Redeemable, Transferable, Taxable, Nonconvertible Debentures of face value of Rs. 1,00,000/- (Rupees One Lakh only) each, aggregating up to Rs. 50,00,00,000/- (Rupees Fifty

Telephone No.: 022- 6844 6100 Website: www.incred.com DEBENTURE SERIES APPLICATION FORM SERIAL NO. 0 0 0 0 0 0 0 0

DEBENTURE SERI	ES APPLIED FOR:			
Number of Debenture	s In words			
Amount Rs.	<u>/-</u> _ in wor	rds RupeesCrore	s only	
DETAILS OF PAYN	MENT:			
RTGS No I	Orawn on			
Funds transferred to <b>I</b> Dated	nCred Financial Services	Limited		
Total Amount Enclose (In Figures)	ed (In words)			
APPLICANT'S NAM	ME IN FULL (CAPITAL	S) SPECIMEN SIG	GNATURE	
APPLICANT'S ADI	DRESS			
ADDRESS				
STREET				
CITY				
PIN	PHONE		FAX	

We have read and understood the Terms and Conditions of the issue of Debentures including the Risk Factors described in the Memorandum and have considered these in making our decision to apply. We bind ourselves to these Terms and Conditions and wish to apply for allotment of these Debentures. We request you to please place our name(s) on the Register of Holders.

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Key Information Document Date: January 14, 2025

Name of the Authorised Signatory(ies)	Designation	Signature

Applicant's Signature

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

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

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

	FOR OFFICE USE ONLY
DATE OF RECEIPT	DATE OF CLEARANCE

(Note: Cheque and Drafts are subject to realisation)

We understand and confirm that the information provided in the Information Memorandum is provided by the Issuer and the same has not been verified by any legal advisors to the Issuer and other intermediaries and their agents and advisors associated with this Issue. We confirm that we have for the purpose of investing in these Debentures carried out our own due diligence and made our own decisions with respect to investment in these Debentures and have not relied on any representations made by anyone other than the Issuer, if any.

The ©ssuer understands and accepts that the Applicant" intention to subscribe to the Issue is subject to (i) the absence of material adverse changes in the availability of currency hedging accessible to it between the Issue Opening Date and the Pay-in Date and/or (ii) the hedging price being acceptable to the Applicants.

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

We understand that we are assuming on our own account, all risk of loss that may occur or be suffered by us including as to the returns on and/or the sale value of the Debentures. We undertake that upon sale or transfer to subsequent investor or transferee ("Transferee"), we shall convey all the terms and conditions contained herein and in this Information Memorandum to such Transferee. In the event of any Transferee (including any intermediate or final holder of the Debentures) suing the Issuer (or any person acting on its or their behalf) we shall indemnify the Issuer and also hold the Issuer harmless in respect of any claim by any Transferee.

Key Information Document Date: January 14, 2025

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Applicant's Signature

	FOR OFFIC	E USE ONLY	Y							
DATE OF RECEIPT	DATE OF CI	LEARANCE _								
(Note: Cheque and Drafts a	re subject to realisation)									
(To be filled in by Applican	(TE - ACKNOWLE  tt) SERIAL NO.  Received from	DGMENT SI	LIP	/				-		
Cheque/Draft/UTR #	Drawn on				_ for	r Rs		0	n acc	count of
application of	Debenture									

## ANNEXURE VI: ILLUSTRATION OF BOND CASH FLOWS

<u>Illustration of Bond Cash Flows</u>				
Company	InCred Financial Services Limited			
Face Value (per security)	Rs. 1,00,000/- per debenture			
Issue Price	Rs. 1,00,000 /- per debenture			
Issue Open Date & Close Date	Open date – January 17, 2025 Close date– January 17, 2025			
Date of Allotment	January 20, 2025			
Redemption Date / Maturity Date	July 19, 2027			
Coupon	9.50% p.a. payable quarterly			
Frequency of the Coupon Payment with specified dates	Quarterly			
Day Count Convention	Actual/Actual			

## Cash Flow (For one debenture of face value of Rs.1.00 Lakh):

Date of payment	No of Days	Principal	Interest	<b>Total Payment</b>
21-Apr-25	91.00	-	2,368.49	2,368.49
21-Jul-25	91.00	-	2,368.49	2,368.49
20-Oct-25	91.00	-	2,368.49	2,368.49
19-Jan-26	91.00	-	2,368.49	2,368.49
20-Apr-26	91.00	-	2,368.49	2,368.49
20-Jul-26	91.00	-	2,368.49	2,368.49
19-Oct-26	91.00	-	2,368.49	2,368.49
18-Jan-27	91.00	-	2,368.49	2,368.49
19-Apr-27	91.00	-	2,368.49	2,368.49
19-Jul-27	91.00	1,00,000.00	2,368.49	1,02,368.49
Total		1,00,000.00	23,684.93	1,23,684.93

Company reserves the right to change the issue closing date and in such an event, the Deemed date of allotment may also be revised by the Company at its sole and absolute discretion. In the event of any change in the above issue dates, the investors shall be intimated of the revised schedule by the Company.

## Notes:

- 1. The Cash Flow displayed above is calculated per Debenture (face value of Rs. 1,00,000).
- 2. The cash flow has been prepared based on the best available information on holidays and could further undergo change(s) in case of any scheduled and unscheduled holiday(s) and/or changes in money market settlement day conventions by the Reserve bank of India/ SEBI.
- 3. The cash flows are for illustration purposes.

Key Information Document Private & Confidential
Date: January 14, 2025 Private Circulation only

## ANNEXURE II: DUE DILIGENCE CERTIFICATE



CTL/24-25/ 12427 (Annexure II A)

## DUE DILIGENCE CERTIFICATE TO BE GIVEN BY THE DEBENTURE TRUSTEE AT THE TIME OF FILING THE DRAFT OFFER DOCUMENT/ INFORMATION MEMORANDUM

[In reference to Chapter II, Clause 2.2.4 of SEBI Master Circular for Debenture Trustees dated May 16, 2024]

To,

The Manager, BSE Limited, Phiroze Jeejeebhoy Towers, 25th Floor, Dalal Street, Mumbai – 400 001

Dear Sir / Madam,

SUB.: ISSUE OF 5,500, RATED, LISTED, SENIOR, SECURED REDEEMABLE, TRANSFERABLE, TAXABLE, NONCONVERTIBLE DEBENTURES OF FACE VALUE OF RS. 1,00,000/- (RUPEES ONE LAKH ONLY) EACH, AGGREGATING UP TO RS. 55,00,00,000/- (RUPEES FIFTY FIVE CRORES ONLY) WITH AN OPTION TO RETAIN OVER SUBSCRIPTION OF RS. 100,00,00,000 (RUPEES ONE HUNDRED CRORES ONLY) IN A SINGLE SERIES BY WAY OF PRIVATE PLACEMENT BY INCRED FINANCIAL SERVICES LIMITED.

We, the debenture trustee(s) to the above-mentioned forthcoming issue state as follows:

- We have examined documents pertaining to the said issue and other such relevant documents, reports and certifications.
- 2) On the basis of such examination and of the discussions with the Issuer, its directors and other officers, other agencies and on independent verification of the various relevant documents, reports and certifications:

We confirm that:

- The Issuer has made adequate provisions for and/or has taken steps to provide for adequate security for the debt securities to be issued and listed.
- The Issuer has obtained the permissions / consents necessary for creating security on the said property(ies).
- The Issuer has made all the relevant disclosures about the security and its continued obligations towards the holders of debt securities.

CATALYST TRUSTEESHIP LIMITED .

An ISO: 9001 Company

Registered Office: CDA House, Plot No. 85, Bhusari Colony (Right), Paud Road, Pune - 411 038 Tel: +91 (20) 6680 7200
Delhi Office: 910-911, 9\* Floor, Kailash Building, 26 Kasturba Gandhi Marg, New Delhi - 110 001 Tel: +91 (11) 4302 9101/02
Corporate Office: 901, 9\* Floor, Tower-B, Peninsula Business Park, Senapati Bapat Marg, Lower Parel (W), Mumbal - 400013
Tel: +91 (22) 4922 0555 Fax: +91 (22) 4922 0505
CIN No. U7499PN1997PLC110262 Email: dt@ctltrustee.com Website: www.catalysttrustee.com

Pune | Mumbai | Bengaluru | Delhi | Chennai | GIFT City | Kolkata | Hyderabad





Key Information Document Date: January 14, 2025





- d) Issuer has adequately disclosed all consents/ permissions required for creation of further charge on assets in offer document / information memorandum and all disclosures made in the offer document / information memorandum with respect to creation of security are in confirmation with the clauses of debenture trustee agreement.
- e) Issuer has given an undertaking that charge shall be created in favour of debenture trustee as per terms of issue before filing of listing application.
- f) Issuer has disclosed all covenants proposed to be included in debenture trust deed (including any side letter, accelerated payment clause etc.), offer document / placement memorandum.

We have satisfied ourselves about the ability of the Issuer to service the debt securities.

Place: Mumbai

Date: December 24, 2024

For Catalyst Trusteeship Limited

CATALYST TRUST SHIP LIMITED

Ms. Kalyani Pandey Compliance Officer

CATALYST TRUSTEESHIP LIMITED

An ISC: 9001 Company





Key Information DocumentPrivate & ConfidentialDate: January 14, 2025For Private Circulation only

## ANNEXURE III: PRIVATE PLACEMENT OFFER CUM APPLICATION LETTER

Addressed to: [-]	
Serial No:	January 14, 2025

## FORM NO PAS-4 PRIVATE PLACEMENT OFFER CUM APPLICATION LETTER

[Pursuant to Section 42 and Rule 14 of the Companies (Prospectus and Allotment of Securities) Rules, 2014]

Note: This Form No PAS-4 prepared in accordance with the Companies (Prospectus and Allotment of Securities) Rules, 2014 is to be read in conjunction with Section 5 (Regulatory Disclosures) of the Information Memorandum and shall together constitute the "Information Memorandum".

## 1.1 General Information:

(a) Name, address, website and other contact details of the Company, indicating both registered office and the corporate office:

Issuer / Company: InCred Financial Services Limited (the "Company" or "InCred" or

"Issuer")

Registered Office: Unit No. 1203, 12th floor, B Wing, The Capital, Plot No. C - 70, G Block,

Bandra Kurla Complex (BKC), Mumbai – 400 051

Corporate Office: Unit No. 1203, 12th floor, B Wing, The Capital, Plot No. C - 70, G Block,

Bandra Kurla Complex (BKC), Mumbai – 400 051

Telephone No.: +91 22 6844 6100 Website: www.incred.com

Fax:

Contact Person: Mr. Gajendra Thakur

Email: incred.compliance@incred.com

## (b) **Date of Incorporation of the Company:**

February 03, 1995

## (c) Business carried on by the Company and its subsidiaries with the details of branches or units, if any;

InCred Financial Services Limited (IFSL) was incorporated as a Private limited company on February 3, 1995 by the name of 'Multiflow Financial Services Private Limited'. The Company changed its name from 'Multiflow Financial Services Private Limited' to 'KKR India Financial Services Private Limited' in July, 2010; and further changed to 'KKR India Financial Services Limited' ("KIFS") on December 21, 2018. The name of KIFS further changed to InCred Financial Services Limited ("IFSL") post conclusion of composite scheme of amalgamation and arrangement with InCred Prime Finance Limited on August 3 2022. The Company is registered with the RBI as a non- deposit accepting NBFC. The Company is a systemically important NBFC. The Company is a new-age financial services platform that leverages technology and data-science to make lending quick and easy and is engaged in granting loans in the nature of Personal Loans, Education Loans and SME Business Loans. The Company has its registered office located at Unit No. 1203, 12th floor, B Wing, The Capital, Plot No. C - 70, G Block, Bandra - Kurla Complex, Bandra East, Mumbai - 400 051. The shares of the Company are not listed on any stock exchange, however the

Non-Convertible debentures and Commercial Papers of the Company are listed on the BSE WDM and NSE WDM platform.

The Board of Directors of the Company at their meeting held on September 3, 2021, had approved the Composite Scheme of Arrangement (the 'Scheme') with InCred Holdings Limited, Bee Finance Limited, InCred Prime Finance Limited and the Company and the same was filed with various regulatory authorities and the National Company Law Tribunal ("NCLT").

The Hon'ble National Company Law Tribunal ("NCLT"), Mumbai Bench, vide order dated May 6, 2022 had approved the composite scheme of amalgamation and arrangement and the same was made effective by the Board of Directors of the Company, InCred Prime Finance Limited and InCred Holdings Limited at their respective meeting held on July 26, 2022 and the relevant filings were done with the Registrar of Companies, within the prescribed timelines.

Under the Scheme, the identified NBFC business of InCred Prime Finance Limited shall be demerged with InCred Financial Services Limited. As per the terms of the Scheme, the Board of Directors of erstwhile InCred Prime Finance Limited have been appointed as the directors of the Company constituting majority. Further, with the discharge of purchase consideration for the demerger, the shareholders of InCred Prime Finance Limited will hold majority shareholding of the Company.

## (d) **Brief particulars of the management of the Company:**

Name	Designation	Brief Profile
	Whole-time	Founder director of InCred group. Prior to this, Mr. Singh was
	Director and	head of the Corporate Finance division of Deutsche Bank and
Bhupinder Singh	Chief	co-headed the Fixed Income, Equities and Investment Banking
	Executive	divisions for the Asia Pacific region. Mr. Singh is heading all
	Officer	the segment of business of the company.
Gaurav Maheshwari	Chief Financial Officer	Gaurav Maheshwari is a Chartered Accountant with a career spanning over 27 years in the financial and corporate sector, of which over 20 years have been spent in Standard Chartered Bank including the last 4 years as the CFO, Standard Chartered Bank, India with an oversight over other markets in south Asia. He has been an integral part of the country management team for the Bank.  Besides Standard Chartered, he has worked in different roles within the Finance function in other companies across the FMCG and Financial Services sector.  His work experience spans across accounting, reporting, performance management, business partnering, balance sheet & capital management and business strategy.
	Head – PL	Prithvi has 25+ years of experience, he has served as the Global
Prithvi Chandrasekhar	Business &	Head of Analytics at Experian, business unit head and credit
Thurst Chandrasekhar	Risk &	officer at Capital One, and led McKinsey & Company's
	Analytics	analytics capability across Asia Pacific.

Name	Designation	Brief Profile
Saurabh Jhalaria	Head – SME Business	With over 18+ years of experience, Saurabh leads SME business practice in InCred. Prior to InCred, Saurabh was Managing Director at Deutsche Bank based out of Singapore - lending to corporate and SME borrowers across Asia with a focus on India.
Krishna Bahety	Chief Risk Officer	Krishna has over 22 years of experience in credit risk management, underwriting, process control, portfolio management and risk analysis across multiple product verticals. Prior to Incred he was with Udaan as Head of Policy responsible for various policy development and implementation. He has also worked in various leadership role with Magma Fincorp, First Rand Bank, Fullerton.
Ashwin Sekar	Head- Technology and Tech Based Products	With over 15+ years experience developing, launching and managing products in an entrepreneurial financial services tech environment. Prior to InCred, he was employed with Gain Credit for 13+years (formerly known as Global Analytics). He is a B.Tech from the Indian Institute of Technology, Madras.
Kamlesh Dangi	Head – HR	Kamlesh has 20+ years of experience and has worked as the Group President - UTI AMC. Prior to UTI, he was with Religare Enterprises and ICICI Home Finance where he was responsible for Group Human Resources, IT, Administration & Shared Services functions.
Gajendra Thakur	Company Secretary	Gajendra comes with 20 years of experience in financial services in compliance, secretarial and legal roles. Prior to joining InCred, he was CS and VP legal, Secretarial and compliance of IIFL Finance Ltd. He has worked previously with Reliance Capital Assets Management Ltd and Centrum group among others.

## (e) Name, addresses, DIN and occupations of the directors:

Name, Designation, DIN and Occupation	Age	Address	Date of the Appointment	Details of Other Directorships	Whether willful defaulter (Yes/ No)
Name: Mr. Bhupinder Singh Designation: Whole Time Director and CEO DIN:07342318 Occupation: Business	49	West, 5801/5901, World Villa, The World Tower, Senapati Bapat Marg, Delisle Road, Mumbai - 400013	26/07/2022	<ol> <li>InCred Holdings Limited</li> <li>InCred Capital Financial Services Private Limited</li> <li>InCred.AI Limited</li> <li>InCred Finserv Private Limited (erstwhile known as InCred Management and Technology Services Private Limited)</li> <li>Booth Fintech Private Limited</li> <li>InCred Wealth Private Limited</li> <li>Alpha Fintech Private Limited</li> <li>InCred Global Insight Partners Private Limited</li> <li>B Singh Tech Services Private Limited</li> <li>B Singh Holdings Limited</li> <li>B Singh &amp; Partners PTE</li> <li>InCred Global Wealth Pte Limited</li> </ol>	No

Name, Designation, DIN and Occupation	Age	Address	Date of the Appointment	Details of Other Directorships	Whether willful defaulter (Yes/ No)
				<ul> <li>13. InCred Global Wealth Limited (Dubai)</li> <li>14. InCred Global Wealth Limited (UK)</li> <li>15. Zennia United Limited</li> <li>16. Y2X Hospitality Private Limited</li> <li>17. Bhajji Da Dhaba Hospitality Private Limited</li> </ul>	
Name: Mrs. Rupa Rajul Vora Designation: Independent Director DIN:01831916 Occupation: Professional	63	8, Hyde Park 227 Sher E Punjab Soc, Mahakali Caves, Road Mumbai – 400093	26/07/2022	Volkswagen Fiduciary Services     Private Limited     JM Financial Asset Reconstruction     Company Limited     Onmiactive Health Technologies     Limited     India Alternatives Investment     Advisors Private Limited     InCred Holdings Limited     Head Digital Works Private     Limited     Arohan Financial Services Limited	No
Name: Karnam Sekar Designation: Independent Director DIN: 07400094 Occupation: Professional	62	House No. 72, Hi Rise KVR Paradise, Bachupally, Mallampet, Medchal – Malkajgiri, Telangana - 500090	26/07/2022	Ugro Capital Limited     InCred Holdings Limited     Laurus Bio Private Limited     Laurus Labs Limited	No
Name: Sunita Gupta Designation: Independent Director DIN: 06902258 Occupation: Professional	67	2-B, DDA SFS Flats Vijay Mandal Enclave, Hauz Khas, South Delhi, Delhi- 110016	30/03/2023	1. National Pension System Trust	No
Name: Ambika Bisla Designation: Independent Director DIN: 09789579 Occupation: Professional	48	K Ram, Tower A3, Apt 1501 World Spa East Sector - 30 Gurgaon Haryana- 122001	30/03/2023	InCred Prime Finance Limited     InCred Capital Financial     Services Limited	No
Name: Sankaran Nair Rajagopal Designation: Independent Director DIN: 10087762 Occupation: Professional	65	B-8, Dhanastra, Reserve Bank Officers Flats, N.P. Marg Colaba, Mumbai- 400005	30/03/2023	Manappuram Finance Limited	No
Name: Mr. Vivek Anand PS Designation: Director DIN: 02363239 Occupation: Business	44	No. 19, National High School Road, VV Puram, Bangalore- 560004	26/07/2022	Inara Capital Advisors Private     Limited     Oaks Asset Management Private     Limited     InCred Holdings Limited (erstwhile known as KKR Capital Markets     India Limited)	No
Name: Mr. Anil Nagu Designation: Non-Executive Director DIN: 00110529 Occupation: Professional	58	C-1/A, BDA Colony, Shivaji Nagar, Bhopal, Madhya Pradesh 462016, India	14/09/2023	KKR India Advisors Private Limited     KKR India Asset Manager Private     Limited     KKR Capstone India Operations     Advisory Private Limited     InCred Holdings Limited     KKR India Asset Finance Private     Limited	No

Name, Designation, DIN and Occupation	Age	Address	Date of the Appointment	Details of Other Directorships	Whether willful defaulter (Yes/ No)
Name: Mr. Rohan Suri Designation: Non- Executive Director DIN: 07074450 Occupation: Professional	36	C 15, Sector 30, Noida Gautam Buddha Nagar, Uttar Pradesh- 201301	30/03/2023	Vini Cosmetics Private Limited     Shriram General Insurance     Company Limited     Re Sustainability Limited     InCred Holdings Limited     Infinx Services Private Limited	No

## (f) MANAGEMENT PERCEPTION OF RISK FACTORS:

## 1.1 REPAYMENT IS SUBJECT TO THE CREDIT RISK OF THE ISSUER.

Potential Investors should be aware that receipt of the principal amount, (i.e. the redemption amount) and any other amounts that may be due in respect of the Debentures is subject to the credit risk of the Issuer. Potential Investors assume the risk that the Issuer will not be able to satisfy their obligations under the Debentures. In the event that bankruptcy proceedings or composition, scheme of arrangement or similar proceedings to avert bankruptcy are instituted by or against the Issuer, the payment of sums due on the Debentures may not be made or may be substantially reduced or delayed.

## 1.2 THE SECONDARY MARKET FOR DEBENTURES MAY BE ILLIQUID.

The Debentures may be very illiquid and no secondary market may develop in respect thereof. Even if there is a secondary market for the Debentures, it is not likely to provide significant liquidity. Potential Investors may have to hold the Debentures until redemption to realize any value.

## 1.3 CREDIT RISK & RATING DOWNGRADE RISK

The Rating Agency has assigned the credit ratings to the Debentures. In the event of deterioration in the financial health of the Issuer, there is a possibility that the rating agency may downgrade the rating of the Debentures. In such cases, potential investors may incur losses on revaluation of their investment or make provisions towards sub-standard/non-performing investment as per their usual norms.

## 1.4 CHANGES IN INTEREST RATES MAY AFFECT THE PRICE OF NCDs.

All securities where a fixed rate of interest is offered, such as this Issue, are subject to price risk. The price of such securities will vary inversely with changes in prevailing interest rates, i.e. when interest rates rise, prices of fixed income securities fall and when interest rates drop, the prices increase. The extent of fall or rise in the prices is a function of the existing coupon, days to maturity and the increase or decrease in the level of prevailing interest rates. Increased rates of interest, which frequently accompany inflation and/or a growing economy, are likely to have a negative effect on the pricing of the Debentures.

## 1.5 TAX CONSIDERATIONS AND LEGAL CONSIDERATIONS

Special tax considerations and legal considerations may apply to certain types of investors. Potential investors are urged to consult with their own financial, legal, tax and other advisors to determine any financial, legal, tax and other implications of this investment.

## 1.6 ACCOUNTING CONSIDERATIONS

Special accounting considerations may apply to certain types of taxpayers. Potential investors are urged to consult with their own accounting advisors to determine implications of this investment.

## 1.7 SECURITY MAYBE INSUFFICIENT TO REDEEM THE DEBENTURES

In the event that the Company is unable to meet its payment and other obligations towards Investors under the terms of the Debentures, the Debenture Trustee may enforce the Security as per the terms of security documents, and other related documents. The Investors recovery in relation to the Debentures will be subject to (i) the market value of such secured property, (ii) finding willing buyers for the Security at a price sufficient to repay the potential investors amounts outstanding under the Debentures. The value realised from the enforcement of the Security may be insufficient to redeem the Debentures.

# 1.8 MATERIAL CHANGES IN REGULATIONS TO WHICH THE ISSUER IS SUBJECT COULD IMPAIR THE ISSUER'S ABILITY TO MEET PAYMENT OR OTHER OBLIGATIONS.

The Issuer is subject generally to changes in Indian law, as well as to changes in government regulations and policies and accounting principles. Any changes in the regulatory framework could adversely affect the profitability of the Issuer or its future financial performance, by requiring a restructuring of its activities, increasing costs or otherwise.

## 1.9 LEGALITY OF PURCHASE

Potential Investors in the Debentures will be responsible for the lawfulness of the acquisition of the Debentures, whether under the laws of the jurisdiction of their incorporation or the jurisdiction in which they operate or for compliance by that potential Investor with any law, regulation or regulatory policy applicable to it.

## 1.10 POLITICAL AND ECONOMIC RISK IN INDIA

The Issuer operates only within India and, accordingly, all of its revenues are derived from the domestic market. As a result, it is highly dependent on prevailing economic conditions in India and its results of operations are significantly affected by factors influencing the Indian economy. An uncertain economic situation, in India and globally, could result in a further slowdown in economic growth, investment and consumption. A slowdown in the rate of growth in the Indian economy could result in lower demand for credit and other financial products and services and higher defaults. Any slowdown in the growth or negative growth of sectors where the Issuer has a relatively higher exposure could adversely impact its performance. Any such slowdown could adversely affect its business, prospects, results of operations and financial condition.

## 1.11 RISKS RELATED TO THE BUSINESS OF THE ISSUER

(a) Majority of the Issuer's loans are unsecured and the clients of these unsecured loans are of the high risk category and if the Issuer is unable to control the level of non-performing loans ("NPAs") in the future, or if the Issuer's loan loss reserves are insufficient to cover future loan losses, the financial condition and results of operations may be materially and adversely affected.

About 70% of the Company's loans are unsecured and the clients of these unsecured loans are of the high risk category. There is uncertainty on the client's ability to fulfil its loan obligations and it can be difficult to verify all client details and assess the risk. Such non-performing or low credit quality loans can negatively impact the results of operations.

As at March 31, 2024, the gross NPA was INR 159.36 Crore on a gross portfolio of INR 7,449.24 Crore (excluding managed / securitized portfolio of INR 1,589.50 Crore )..

(b) The Issuer cannot assure that it will be able to effectively control and reduce the level of the NPAs of its Client Loans. The amount of its reported NPAs may increase in the future as a result of growth of Client Loans, and also due to factors beyond its control, such as over-extended member credit that it is unaware of. If the Issuer is unable to manage NPAs or adequately recover its loans, the results of its operations will be adversely affected.

The current loan loss reserves of the Issuer may not be adequate to cover an increase in the amount of NPAs or any future deterioration in the overall credit quality of Client Loans. As a result, if the quality of its total loan portfolio deteriorates the Issuer may be required to increase its loan loss reserves, which will adversely affect its financial condition and results of operations.

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

(c) The Issuer's business operates through a large number of urban and semi urban branches and is exposed to operational risks including fraud

The Issuer is exposed to operational risks, including fraud, petty theft and embezzlement, as it also manages cash transactions. This could harm its operations and its financial position.

These risks are further compounded due to the high level of delegation of power and responsibilities that the Issuer's business model requires. Given the high volume of transactions processed by the Issuer, certain instances of fraud and misconduct may go unnoticed before they are discovered and successfully rectified. Even when the Issuer discovers such instances of fraud or theft and pursue them to the full extent of the law or with its insurance carriers, there can be no assurance that the Issuer will recover any such amounts. In addition, the Issuer's dependence upon automated systems to record and process transactions may further increase the risk that technical system flaws or manipulation of those systems will result in losses that are difficult to detect.

The Issuer maintains an internal audit process to ensure the operations team follows the defined procedures and reports any deviations to the operations staff and management team. The Issuer also

has a strong MIS system that has a wide range of data that can be used to monitor financial and operational performance.

## (d) The Issuer is exposed to certain political, regulatory and concentration of risks

Due to the nature of its operations, the Issuer is exposed to political, regulatory and concentration risks. The Issuer believes a mitigant to this is to expand its geographical reach and may consequently expand its operations with the existing geographies or to other states. If it is not effectively able to manage such operations and expansion, it may lose money invested in such expansion, which could adversely affect its business and results of operations.

Large scale attrition, especially at the senior management level, can make it difficult for the Issuer to manage its business.

If the Issuer is not able to attract, motivate, integrate or retain qualified personnel at levels of experience that are necessary to maintain the Issuer's quality and reputation, it will be difficult for the Issuer to manage its business and growth. The Issuer depends on the services of its executive officers and key employees for its continued operations and growth. In particular, the Issuer's senior management has significant experience in the microfinance, banking and financial services industries. The loss of any of the Issuer's executive officers, key employees or senior managers could negatively affect its ability to execute its business strategy, including its ability to manage its rapid growth. The Issuer's business is also dependent on its team of personnel who directly manage its relationships with its members. The Issuer's business and profits would suffer adversely if a substantial number of such personnel left the Issuer or became ineffective in servicing its members over a period of time. The Issuer's future success will depend in large part on its ability to identify, attract and retain highly skilled managerial and other personnel. Competition for individuals with such specialized knowledge and experience is intense in this industry, and the Issuer may be unable to attract, motivate, integrate or retain qualified personnel at levels of experience that are necessary to maintain its quality and reputation or to sustain or expand its operations. The loss of the services of such personnel or the inability to identify, attract and retain qualified personnel in the future would make it difficult for the Issuer to manage its business and growth and to meet key objectives.

# (e) The Issuer's insurance coverage may not adequately protect it against losses. Successful claims that exceed its insurance coverage could harm the Issuer's results of operations and diminish its financial position

The Issuer maintains insurance coverage of the type and in the amounts that it believes are commensurate with its operations and other general liability insurances. The Issuer's insurance policies, however, may not provide adequate coverage in certain circumstances and may be subject to certain deductibles, exclusions and limits on coverage.

In addition, there are various types of risks and losses for which the Issuer does not maintain insurance, such as losses due to business interruption and natural disasters, because they are either uninsurable or because insurance is not available to the Issuer on acceptable terms. A successful assertion of one or more large claims against the Issuer that exceeds it's available insurance coverage or results in changes in its insurance policies, including premium increases or the imposition of a larger deductible or co-insurance requirement, could adversely affect the Issuer's business, financial condition and results of operations.

(f) Issuer requires certain statutory and regulatory approvals for conducting business and failure to obtain or retain them in a timely manner, or at all, may adversely affect operations.

NBFCs in India are subject to strict regulation and supervision by the RBI. The Issuer requires certain approvals, licences, registration, and permissions for operating its business, including registration with RBI as an NBFC pursuant to Section 45-IA of the RBI Act 1934. Further, such approvals, licenses, registrations and permissions must be maintained/renewed over time, applicable requirements may change and the Issuer may not be aware of or comply with all requirements all of the time. Additionally, the Issuer may need additional approvals from regulators to introduce new insurance and other fee based products to its members. In particular, the Issuer is required to obtain a certificate of registration for carrying on business as a NBFC-ND that is subject to numerous conditions. In addition, its branches are required to be registered under the relevant shops and establishments laws of the states in which they are located. The shops and establishments laws regulate various employment conditions, including working hours, holidays and leave and overtime compensation. If the Issuer fails to obtain or retain any of these approvals or licenses, or renewals thereof, in a timely manner, or at all, its business may be adversely affected. If the Issuer fails to comply, or a regulator claims that it has not complied, with any of these conditions, the Issuer's certificate of registration may be suspended or cancelled and it shall not be able to carry on such activities. If the Issuer fails to comply with the NBFC- Directions and fails to maintain the status of NBFC-, it may also attract penal provisions under the RBI Act, 1934 for non-compliance.

(g) The economic fallout from the spread of the COVID-19 virus may impact the Issuer's business prospects, financial condition, result of operations and credit risk

The spread of the COVID-19 virus has affected millions across the globe and the same coupled with measures taken by the governments including lockdowns/ curfew has not only affected day to day lives of people but has also given a hard blow to the supply chain of factories, with trade routes being disturbed and slowing down of the industry, trade, commerce and business activities across all sectors.

The COVID-19 virus pandemic is adversely affecting, and is expected to continue to adversely affect, our operations, business, liquidity and cashflows, and we have experienced and expect to continue to experience unpredictable reductions in demand for certain of our products and services.

Further, since a good fraction of our borrowers are small transport road operators, the disruption due to COVID-19 virus will also have an impact on their business as well as repayment capacity of the loans taken from us.

However, the extent of negative financial impact cannot be reasonably estimated at this time but a sustained economic slowdown may significantly affect our business, financial condition, liquidity, cashflows and results of operations and the same will depend on future developments, which are highly uncertain and cannot be predicted, including new information which may emerge concerning the severity of the COVID-19 virus and the actions to contain the COVID-19 virus or treat its impact, among others. Consequently, there may be a negative effect on the Company's ability to service the obligations in relation to the Debentures.

(h) Details of defaults, if any, including the amounts involved, duration of default, and present status, in repayment of:

(i) Statutory Dues: NIL

(ii) Debentures and interest thereon: NIL

(iii) Deposits and interest thereon: NIL

(iv) Loan from any bank or financial institution and interest thereon: NIL

## (i) Name, designation, address and phone number, email ID of the nodal / compliance officer of the Company, if any, for the Issue:

Name: Mr. Gajendra Thakur

Designation: Company Secretary and Compliance Officer

Address: Unit No.1203, 12<sup>th</sup> Floor, B- Wing, The Capital, Plot No.C-70, G Block, Bandra

Kurla Complex, Bandra East, Mumbai- 400 051

Phone No.: 91 22 6844 6100

Email: incred.compliance@incred.com

## (j) Any default in annual filing of the Company under the Companies Act, 2013 or the rules made thereunder:

NIL

## 1.2 Particulars of the Offer:

Financial position of the	Please refer to <b>Annexure V</b> of this Information Memorandum.					
Company for the last 3						
(three) financial years						
Date of passing of Board	<b>te of passing of Board</b> Board Resolution dated May 07, 2024 read with the resolutions pas					
Resolution	by the Finance Committee of the Board of Directors dated May 07, 20					
	A copy of the said resolutions is attached hereto as <b>Annexure I.</b>					
Date of passing of	Shareholders resolution under Section 42 of the Companies Act, 2013					
resolution in general	dated July 08, 2024 and shareholders resolutions under Section 180(1)(a)					
meeting, authorizing the	and Section 180(1)(c) of the Companies Act, 2013 dated July 08, 2024.					
offer of securities	A copy of the said resolutions is attached hereto as <b>Annexure II.</b>					
Kind of securities offered	Issue of 5,000, Rated, Listed, Senior, Secured Redeemable,					
(i.e. whether share or	Transferable, Taxable, Nonconvertible Debentures of face value of Rs.					
debenture) and class of	1,00,000/- (Rupees One Lakh only) each, aggregating up to Rs.					
security; the total number	50,00,00,000/- (Rupees Fifty Crores only) with an option to retain over					
of shares or other	subscription of Rs. 50,00,00,000 (Rupees Fifty Crores only) in a single					
securities to be issued	series on a private placement basis (the "Issue")					
Price at which the security	The Debentures are being offered at face value of Rs. 1,00,000/- (Rupees					
is being offered, including	One Lakh only) per Debenture					
premium if any, along						
with justification of the						
price						
Name and address of the	Not Applicable as the Debentures are being offered at face value of Rs.					
valuer who performed	1,00,000/- (Rupees One Lakh only) per Debenture					
valuation of the security						
offered, and basis on						
which the price has been						
arrived at along with						

report of the registered valuer							
Relevant date with	Not app	Not applicable.					
reference to which the							
price has been arrived at							
[Relevant Date means a							
date at least 30 days prior							
to the date on which the							
general meeting of the							
Company is scheduled to							
be held]							
The class or classes of	Please	refer to 'Eligiba	le Investo	rs' under	paragraph	8.14 of t	his
persons to whom the	Informa	ation Memorandu	m				
allotment is proposed to							
be made							
Intention of promoters,	Not app	olicable.					
directors or key							
managerial personnel to							
subscribe to the offer							
(applicable in case they							
intend to subscribe to the							
offer) [Not required in							
case of issue of non-							
convertible debentures]							
The proposed time within	Issue O	pening Date: Janu	ary 17, 20	)25			
which the allotment shall	Issue C	losing Date: Janua	ary 17, 202	25			
be completed	Pay-in	Date: January 20,	2025				
	Deemed	d Date of Allotme	nt: Januar	y 20, 2025			
The names of the	Not app	olicable.					
proposed allottees and the							
percentage of post private							
placement capital that							
may be held by them [Not							
applicable in case of issue							
of non-convertible							
debentures]							
The change in control, if	No chai	nge in control wo	uld occur o	consequent	to this priv	vate placeme	ent.
any, in the company that							
would occur consequent to							
the private placement							
The number of persons to			T	l	1		1
whom allotment on	Sr.	C	Number of	Number of	Face	Т	
preferential basis / private	No.	Security	allottees	Securities	Value	Type	
placement / rights issue		InCred MLD I					
has already been made	1	Nov'27	2	3,500	1,00,000	Secured	
during the year, in terms							
of securities as well as	2	9.50% Incred /	1	5,000	1,00,000	Secured	
price		May 2026					

	3 9.50% Ind Aug 2026		1	10,000	1,00,000	Secured		
	9.90% Inc 4 Aug 2026 II		4	12,000	1,00,000	Secured		
	5 9.50% Inc Sep 2026	ered /	5	21,500	1,00,000	Secured		
	6 9.50% Ind Oct 2026	ered /	1	5,000	1,00,000	Secured		
	7 9.90% Ind Nov 2027		1	2500	1,00,000	Secured		
	8 9.50% Inc Dec 2026		5	9,000	1,00,000	Secured		
	9.50% Inc Dec 2026 II		4	5,500	1,00,000	Secured		
The justification for the allotment proposed to be made for consideration other than cash together with valuation report of the registered valuer	Not Applicable	Not Applicable						
	T C 7.000	) D (	1 T'	1 0 '	G 1	D 1 1	1	
Amount, which the	Issue of 5,000	-	ed, Listed			Redeemal		
Company intends to raise	Transferable, Tax							
by way of proposed offer	1,00,000/- (Rup			• .		•		
of securities	50,00,00,000/- (I	•	•	• .	•			
	subscription of R	-			•	nly) in a sin	gle	
T	series on a privat	e placer	nent basis	(the "Issue	<u>")                                    </u>			
Terms of raising of	D .:	:6 01	0.1 (3)	T' TT 1	1 / D	\ 1 C		
securities:	Duration,		-			ys) days fro		
	applicable:		the Deemed Date of Allotment being January 17, 2025					
			•	to the row	titled 'Co	upon Rate'	in	
	Rate of Interest	or		21 ( <i>Issue D</i>		ироп Как	111	
	Coupon:	Pu		(-2000 2	,			
		ch	eque(s)/ c	lemand dr	aft/ electr	onic clearii	ng	
	Mode of Payment   services (ECS)/credit through RTGS							
	system/funds transfer							
	Mode of cheque(s)/ electronic clearing services							
	Repayment (ECS)/credit through RTGS system/funds transfer							
		ıra	msier					
Proposed time schedule	Issue Opening D	ate: Iani	uary 17 20	)25				
for which the Issue/Offer	Issue Closing Da		-					
Letter is valid	Pay-in Date: Janu		•					
	Deemed Date of			y 20, 2025				
Purpose and objects of the	The monies raise			•	entures sh	all be used	for	
Issue/Offer	funding requirem							
1	<i>U</i> 1			,		r ·	J 7	

	general corporate purpose including refinancing of existing indebtedness.
Contribution being made by the promoters or directors either as part of the offer or separately in furtherance of such objects	N.A.
Principal terms of assets charged as security, if applicable	Please refer to the row titled 'Security' in paragraph 2.21 (Issue Details)
The details of significant and material orders passed by the Regulators, Courts and Tribunals impacting the going concern status of the Company and its future operations	Nil

The pre-issue and post-issue shareholding pattern of the Company in the following format:

S. No.	Category	Pre-issue				Post-issue	
		No. of shares held	Type of Share	Percentage (%) of shareholding	No. of shares held	Type of Share	Percentage (%) of shareholding
A	Promoters' holding						
	Indian						
1	Individual	-	-	-	-	-	-
2	Bodies Corporate	488,310,114 (including the nominee shareholding of 400 shares)	Equity	100	488,310,114 (including the nominee shareholding of 400 shares)	Equity	100
	Sub-total						
2	Foreign promoters	-	-	-	-	-	-
	Sub-total (A)	488,310,114	Equity	100	488,310,114	Equity	Equity
В	Non- promoters' holding						
1	Institutional Investors	-	-	-	-	-	-
2	Non- Institutional Investors	-	-	-	-	-	-
3	Private Corporate Bodies	-	-	-	-	-	-

	Directors						
4	and	-	-	-	-	-	-
	relatives						
5	Indian	_					
3	public	-	-	i	-	-	-
	Others						
	(including						
6	Non-	-	-	-	-	-	-
	resident						
	Indians)						
	Sub-total						
	(B)	-	-	•	-	-	-
	Grand	488,310,114	Equity	100	488,310,114	Equity	Equity
	Total	700,510,117	Equity	100	700,510,117	Equity	Equity

## **1.3 Mode of payment for subscription (Cheque/ Demand Draft/ other banking channels):** Other banking channels – RTGS/NEFT

## 1.4 Disclosure with regard to interest of directors, litigation, etc.:

Any financial or other material interest of the directors, promoters or key managerial personnel in the offer/ Issue and the effect of such interest in so far as it is different from the interests of other persons  Details of any litigation or legal action pending or taken by any Ministry or Department of the Government or a statutory authority against any promoter of the Company during the last 3 (three) years immediately preceding the year of the issue of this Offer Letter and any direction issued by such Ministry or Department or statutory authority upon conclusion of such litigation or legal action shall be disclosed	The directors, promoters or key managerial personnel do not have any financial or other material interest in this Issue.  There is no litigation or legal action pending or taken by any Ministry or Department of the Government or a statutory authority against any promoter or director of the Company during the last 3 (three) years immediately preceding the year of the circulation of this Disclosure Document.					
Remuneration of directors (during the current year and last 3 (three) financial years)	Name of the Director	FY 2023- 24 (In Rs.)	FY 2022- 23	FY 2021- 22 (In Rs.)	FY 2020- 21 In Rs.)	
	Mr. Bhupinder Singh	5,99,52,000	5,36,08,339	-	-	
	Mr. Vivek Bansal	6,24,51,588	3,60,34,074	-	-	
	Mr. B.V.Krishnan	-	-	-	-	
	Ms. Tashwinder Singh	-	-	-	-	

				1	
	Mr. Jigar Shah	-	2,13,15,224	11,12,98,594	5,99,05,792
	Mr. Sanjay Nayar	-	-	-	37,49,994
Related party transactions entered during the last 3 (three) financial years immediately preceding the year of issue of this Offer Letter including with regard to loans made or, guarantees given or securities provided	Please refer to <b>Ann</b>	exure III.			
Summary of reservations or qualifications or adverse remarks of auditors in the last 5 (five) financial years immediately preceding the year of issue of this Offer Letter and of their impact on the financial statements and financial position of the Company and the corrective steps taken and proposed to be taken by the Company for each of the said reservations or qualifications or adverse remark	NIL				
Details of any inquiry, inspections or investigations initiated or conducted under the Companies Act or any previous company law in the last 3 (three) years immediately preceding the year of circulation of the Offer Letter in the case of the Company and all of its subsidiaries. Also if there were any were any prosecutions filed (whether pending or not) fines imposed, compounding of offences in the last 3 (three) years immediately preceding the year of this Offer Letter and if so, section-wise details thereof for the Company and all of its subsidiaries	NIL				
Details of acts of material frauds committed against the Company in the last 3 (three) years, if any, and if so, the action taken by the company	NIL				

## 1.5 Financial Position of the Company:

The capital structure of the company in the following manner in a tabular form:

The authorized, issued, subscribed	
and paid up capital (number of	

securities, description and aggregate nominal value)	Share Capital	No. of shares	Aggregate Nominal Value (Rs.)		
	Authorized Share Capital				
	a) Equity Shares	50,00,00,000	5,00,00,00,000		
	b) Preference shares	-	-		
	Issued, Subscribed and Paid-up Share Capital				
	a) Equity Shares	488,310,114	4,88,31,01,140		
	b) Preference shares	-	-		
Size of the Present Offer	For details, please refer to row titled 'Issue Size' under paragraph 2.2 of this Information Memorandum				
Paid-up Capital:  a. After the offer:	Not Applicable - This issuar up capital of the Issuer	nce of Debentures w	vill not alter the paid-		
b. After the conversion of Convertible Instruments (if applicable)					
Share Premium Account: a. Before the offer:	INR 1,096.90 crores INR 1,096.90 crores				
b. After the offer:	This issuance of Debentures will not alter the balances in the share premium account of the Issuer.				

and details of the consideration in each case:

and uctains	of the cor	isiuci a	uon m	cacii ca	isc.				
Date of Allotment	No. of Equity shares	Face Value (Rs.)	Issue Price (Rs.)	Cons iderat ion	Nature of Allotment	Cumulative		Remarks	
						No. of Equity Shares	Equity Share Capital (Rs.)	Equity Share Premium (in Rs.)	
None									

Details of allotments made by the Company in the last one year prior to the date of this Offer Letter for consideration other than cash and details of the consideration in each case.

The Company has not made any allotment in the last 1 (one) year prior to the date of this Offer Letter for consideration other than cash.

Profits of the Company, before and after making provision for tax, for the 3 (three) financial years immediately preceding the date of circulation of this Offer Letter

InCred Prime Finance Limited (erstwhile known as InCred Financial Services Limited)

Year	PBT (Rs. in Crore)	PAT (Rs. in Crore)		
FY 2022-23	0.17	0.01		
FY 2021-22	48.17	36.12		

	T-T	T			
	FY 2020-21	12.41	10.23		
	InCred Financial Services Limited				
	Year	PBT (Rs. in	PAT (Rs. in		
		Crore)	Crore)		
	FY 2023-24	423.02	314.90		
	FY 2022-23	207.02	120.80		
	FY 2021-22	(225.63)	(7.20)		
Dividends declared by the					
Company in respect of the said 3	Ye	ear	<b>Dividend Declared</b>		
(three) financial years; interest	FY 20	23–24	NIL		
coverage ratio for last three years	FY 20	22–23	NIL		
(cash profit after tax plus interest	FY 20	)21-22	NIL		
paid/interest paid)	FY 20	)20-21	NIL		
	Ye	ear	Dividend Declared		
	FY 20	23–24	NIL		
	FY 20	22–23	NIL		
	FY 20	)21-22	NIL		
	FY 20	)20-21	NIL		
A summary of the financial	Please refer to Anno	exure V of this I	nformation Memorandur	n.	
position of the Company as in the					
3 (three) audited balance sheets					
immediately preceding the date of					
circulation of this Offer Letter					
<b>Audited Cash Flow Statement for</b>	Please refer to Anno	exure V of this I	nformation Memorandur	n	
the 3 (three) years immediately					
preceding the date of circulation					
of this Offer Letter					
Any change in accounting policies			an Accounting Standard	ls for the	
during the last 3 (three) years and	financial periods starting from the financial year 2018-19.				
their effect on the profits and the					
reserves of the Company					

1.6	PART B (To be filed by the Applicant)
(i)	Name: [-];
(ii)	Director name: [-]
(iii)	Complete Address including Flat / House Number, Street, Locality, Pin Code: [-]
(iv)	Phone number; if any: [-];
(v)	Email ID, if any: [-]
(vi)	PAN Number: [-]; and
(vii)	Bank Details:
	Bank Name: [-] Safe Keeping Code: [-] Cash Account Number (INR): [-]
Signa	ture
Initial	l of the Officer of the Company designated to keep the record

## 1.7 DECLARATION (To be provided by the Directors)

- The Company has complied with the provisions of the Companies Act, 2013 and the rules made hereunder;
- B. The compliance with the Companies Act, 2013 and the rules made thereunder do not imply that payment of dividend or interest or repayment of the Debentures, if applicable, is guaranteed by the Central Government;
- The monies received under the offer shall be used only for the purposes and objects indicated in this
  Offer Letter;

I am authorized by the Board of Directors of the Company *vide* resolution dated May 07, 2024 read with the resolutions passed by the Finance Committee of the Board of Directors dated May 07, 2024 to sign this form and declare that all the requirements of Companies Act, 2013 and the rules made thereunder in respect of the subject matter of this form and matters incidental thereto have been complied with. Whatever is stated in this form and in the attachments thereto is true, correct and complete and no information material to the subject matter of the Offer Letter has been suppressed or concealed and is as per the original records maintained by the promoters subscribing to the Memorandum of Association and Articles of Association. It is further declared and verified that all the required attachments have been completely, correctly and legibly attached to this form.

For InCred Financial Services Limited

Bhupinder Singh

R.JM

Whole Time Director and CEO

DIN: 07342318

Date: January 14, 2025

Gajendra Thakur Company Secretary

## Enclosed

Annexure I - Board Resolution and Finance Committee resolution

Annexure II - Shareholders Resolutions

Annexure III-Related party transactions entered during the last 3 (three) financial years immediately preceding the year of issue of this Offer Letter including with regard to loans made or, guarantees given or securities provided

Date: January 14, 2025

## TO WHOMSOER IT MAY CONCERN

We hereby undertake the following:

- a. the issuer is in compliance with the provisions of Securities Contracts (Regulation) Act, 1956 and the Securities and Exchange Board of India Act, 1992, Companies Act, 2013 and the rules and regulations made thereunder;
- b. he compliance with the Acts and the rules and regulations does not imply that payment of dividend or interest or repayment of non-convertible securities, is guaranteed by the Central Government;
- the monies received under the offer shall be used only for the purposes and objects indicated in the issue document;
- d. whatever is stated in this form and in the attachments thereto is true, correct and complete and no information material to the subject matter of this form has been suppressed or concealed and is as per the original records maintained by the promoters subscribing to the Memorandum of Association and Articles of Association;
- e. Investment in non-convertible securities is risky, and investors should not invest any funds in such securities unless they can afford to take the risk attached to such investments. Investors are advised to take an informed decision and to read the risk factors carefully before investing in this offering. For taking an investment decision, investors must rely on their examination of the issue including the risks involved in it. Specific attention of investors is invited to statement of risk factors contained under Section 3 (Risk Factors) of this issue document. These risks are not, and are not intended to be, a complete list of all risks and considerations relevant to the non-convertible securities or investor's decision to purchase such securities.
- f. The contents of the document have been perused by the Board of Directors, and the final and ultimate responsibility of the contents mentioned herein shall also lie with the Board of Directors.
- g. they are duly authorised to attest as per this clause by the board of directors or the governing body, as the case may be, by a resolution, a copy of which is also disclosed in the offer document.

For InCred Financial Services Limited

Bhupinder Singh Whole Time Director

DIN: 07342318

Gajendra Thakur Compliance Officer Membership No. A19285

## ANNEXURE I OF THE PRIVATE PLACEMENT OFFER CUM APPLICATION LETTER: BOARD RESOLUTION AND FINANCE COMMITTEE RESOLUTIONS:



CERTIFIED TRUE COPY OF THE RESOLUTION PASSED AT THE MEETING OF THE BOARD OF DIRECTORS OF INCRED FINANCIAL SERVICES LIMITED (ERSTWHILE KNOWN AS KKR INDIA FINANCIAL SERVICES LIMITED) ("COMPANY") HELD ON MAY 07, 2024

#### APPROVAL OF THE REVISION IN THE BORROWING POWERS OF THE COMPANY:

A. "REBOLVED THAT pursuant to and subject to the provisions of Section 179, 180(1)(c) and other applicable provisions, if any, of the Companies Act, 2013 read with applicable rules, the Memorandum and Articles of Association of the Company and applicable regulatory guidelines and subject to the approval of Members at the general meeting, consent of the Board of Directors be and is hereby accorded to borrow from time to time, in one or more tranches, any sum or sums of monies (exclusive of interest) on such terms and conditions as the Finance Committee may determine, from any one or more banks, persons, firms, companies/bodies corporate, financial institutions, institutional investor(s), mutual funds, insurance companies, pension funds and or any entity/entities or authority/authorities, whether in India or abroad, and whether by way of cash credit, advance or deposits, loans or bill discounting, issue of non-convertible debentures /bonds ("NCDs"), commercial papers, long/short term loans, suppliers credit, securized instruments such as floating rate notes, fixed rate notes, syndicated loans, commercial borrowing from the private sector window of multilateral financial institutions, either in rupees and/or in such other foreign currencies as may be permitted by law from time to time, and/or any other instruments/securities or otherwise and whether unsecured or secured by mortgage, charge, hypothecation or lien or piedge of the Company's assets, licepses and properties, whether immovable or movable and all or any of the undertaking of the Company, notwithstanding that the moneys to be borrowed together with the moneys already borrowed by the Company (apart from temporary) loans obtained from the Company's bankers in the ordinary course of business) will or may exceed the aggregate for the paid-up capital of the Company, its free reserves, and securities premium, so that the total amount up to which the moneys may be borrowed and outstanding at any time shall not exceed the sum of INR 15,000 Crore (Rupees Fifteen

RESOLVED FURTHER THAT the Finance Committee be and is hereby authorized to:

- borrow through various instruments and within the limits stated above or as may be approved by the Board from time to time; and
- b. hypothecate receivables/movables/book debts, create lien and mortgage immovable properties by way of creating charge in favour of the lender subject to the limits approved under Section 180(1)(c) of the Companies Act, 2013.

RESOLVED FURTHER THAT a certified copy of this resolution be forwarded to relevant statutory and regulatory authorities, as and when required.

RESOLVED FURTHER THAT any one Director of the Company, Chief Financial Officer of the Company, Company Secretary of the Company, Ms. Nikita Shetty and Mr. Varun Shah be and are hereby severally authorised to do all such acts, deeds, matters and things as may deemed necessary or expedient to give effect to this resolution and for matter connected therewith or incidental thereto.\*

## INCRED FINANCIAL SERVICES LIMITED

(Formerly known as KKR India Financial Services Limited)

### Registered & Corporate Office:

Unit No. 1203, 12<sup>th</sup> floor, B wing, The Capital, Plot No C-70, G Block, Bandra Kurla Complex, Mumbal, Maharashtra, India, 400051 CIN: U67190MH1995PLC360817 | Email: care@incred.com | Contact: 1800-102-2192 | Website-www.incred.com



B. "RESOLVED THAT subject to the approval of Members at the general meeting and pursuant to and subject to the provisions of Section 179, 180(1)(a) and other applicable provisions, if any, of the Companies Act, 2013, read with applicable rules, as amended from time to time, the Memorandum and Articles of Association of the Company and subject to such other approvals and permissions as may be required and applicable regulatory guidelines, consent of the Board of Directors be and is hereby accorded to sell, mortgage and / or create charge, in addition to the mortgages / charges created / to be created by the Company in such form and manner and with such ranking and at such time and on such terms and conditions as the Board of Directors (including any Committee duly authorised in this behalf) may determine, on all or any of the movable and / or immovable properties, and / or the interest held by the Company in all or any of the movable and / or immovable properties, both present and future and / or the whole or any part of the undertaking(s), together with the power to take over the management of business and concern of the Company in certain events of default, in favour of lender(s), agent(s), and trustee(s) for securing the borrowings of the Company availed / to be availed by way of loan(s) (in foreign currency and / or rupee currency) and securities (comprising fully / partly convertible debentures and / or non-convertible debentures /bonds ("NCDs") with or without detachable or non-detachable warrants and / or secured premium notes and / or floating rate notes / bonds or other debt instruments), issued / to be issued by the Company, from time to time, subject to the limits approved under Section 180(1)(c) of the Companies Act, 2013, from time to time, together with interest at the respective agreed rates, additional interest, compound interest in case of default, accumulated interest, liquidated damages, commitment charges, premia on prepayment, remuneration of the agent(s) and / or trustee(s), premium (if any) on redemption, all other costs, charges and expenses, including any increase as a result of devaluation / revaluation / fluctuation in the rates of exchange and all other monles payable by the Company in terms of the Loan Agreement(s), Heads of Agreement(s), Debenture Trust Deed(s) or any other agreement / document, entered into / to be entered into between the Company and the lender(s) / investor(s) / agent(s) and / or trustee(s), in respect of the said loans, borrowings / NCDs and containing such specific terms and conditions and covenants in respect of enforcement of security as may be stipulated in that behalf and agreed to between the Company and the lender(s), agent(s) and / or

RESOLVED FURTHER THAT the Finance Committee be and is hereby authorised to

- 1. Finalize and execute such debenture trust deeds or mortgage, charge, hypothecation, lien, promissory notes, deposit receipts and all such deeds, documents, instruments or writings as may be necessary, proper, desirable or expedient as they may deem fit and to give such directions and / or instructions as they may from time to time decide and to accept and give effect to such modifications, changes, variations, alterations, deletions, additions as regards the terms and conditions as may be necessary in this regard; and
- Generally, to do all such acts, deeds, matters and things, as may be deemed necessary, proper or expedient for the purpose of giving effect to this resolution and for matters connected therewith or incidental thereto.

RESOLVED FURTHER THAT any one Director of the Company, Chief Financial Officer of the Company, Company Secretary of the Company, Ms. Nikita Shetty and Mr. Varun Shah, be and

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are hereby severally authorised to do all such acts, deeds, matters and things as may deemed necessary or expedient to give effect to this resolution and for matter connected therewith or incidental thereto."

For InCred Financial Services Limited (erstwhile known as KKR India Financial Services Limited)

GAJENDRA SINGH THAKUR SINGH THAKUR SINGH S

Gajendra Thakur Company Secretary Membership No: A19286

Date: June 05, 2024

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Key Information Document Date: January 14, 2025



CERTIFIED TRUE COPY OF THE RESOLUTION PASSED AT THE MEETING OF THE BOARD OF DIRECTORS OF INCRED FINANCIAL SERVICES LIMITED (ERSTWHILE KNOWN AS KKR INDIA FINANCIAL SERVICES LIMITED) ("COMPANY") HELD ON MAY 07, 2024

## APPROVAL FOR ISSUANCE OF NON-CONVERTIBLE DEBENTURES/BONDS BY THE COMPANY

A. "RESOLVED THAT pursuant to the provisions of Sections 42, 71 and 179 and other applicable provisions, if any of the Companies Act, 2013 read with the relevant rules thereof including the Companies (Prospectus and Aliotment of Securities) Rules, 2014, Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Requilations, 2021, Guidelines Issued by Reserve Bank of India (RBI) and subject to the Rules, Requilations, Guidelines and Circulars Issued thereunder from time to time by any Regulatory Authorities, and subject to the approval of the Members of the Company at the General Meeting, consent of the Board be and is hereby accorded to issue non-convertible debentures? bonds on a private placement basis, in one or more tranches, for an amount not exceeding INR 4,500 Crore (Rupees Four Thousand Five Hundred crores only) on an annual basis to such person or persons, including one or more companies and bodies corporate, statutory corporations, commercial banks, lending agencies, financial institutions, insurance companies, mutual funds, pension / provident funds and individuals, such that the aggregate issuance of non-convertible debentures / bonds (on a public and/or private placement basis) on an annual basis does not exceed INR 4,500 Crore (Rupees Four Thousand Five Hundred crores only) which is within the overall borrowing limits of the Company Induding but not limited to by way of a first ranking part-passu charge over specified loan receivables, immovable property (if any), bank account or any other assets of the Company, upon such terms and conditions as the Board (Induding the Finance Committee of the Board) may in its absolute discretion deem fit and proper;

RESOLVED FURTHER THAT the consent of the Board be and is hereby granted to the Finance Committee to offer, issue and allot each seniestranches of NCD on such terms and conditions as may be approved by the Finance Committee for each issue of seriestranches of NCD including but not limited to tenor, coupon rate/security to be offered/to identify the entities to whom to offer NCD on private placement basis and to create mortgage, charge and/or hypothecation, as may be necessary on the assets of the Company, both present and in future, in such manner, in favor of the financial institutions, investment institutions and/or their subsidiaries, banks and other bodies corporate and trustees for the holders of NCD, such that the outstanding amount of NCD of at any point of time does not exceed liNR 4,500 Crore (Rupees Four Thousand Five Hundred crores only), payable by the Company to the trustees under the trust deed and/or to the lending agencies under their respective offer document/information memorandum/disclosure document/debenture trust deeds to be entered into by the Company in respect of such issuance of NCD, appointment of eligible security trustee, debenture trustee, appointment of Registrar and Transfer Agent for NCDs and to negotiate and decide the terms and conditions of such appointment, apply to National Security Depository Limited ("NSDL") and Central Depository Services (india) Limited ("CDSL") for the Issuance of Letter(s) of Allotment / Debentures to the Allottees in dematerialized form, apply with one or more recognized stock exchanges in India for listing of said NCDs for any tranche as may be decided etc.

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RESOLVED FURTHER THAT any one Director of the Company, Chief Financial Officer of the Company, Company Secretary of the Company, Mr. Varun Shah and Ms. Nikita Shetty be and are hereby severally authorised to do all such acts, deeds, matters and things as may deemed necessary or expedient to give effect to this resolution and for matter connected therewith or incidental thereto.

RESOLVED FURTHER THAT any one Director of the Company, Company Secretary of the Company, Ms. Nikita Shetty and Mr. Varun Shah be and are hereby severally authorised to sign and submit a certified true copy of this resolution to anyone as may be deemed fit."

B. "RESOLVED THAT in supersession of the earlier resolution passed by the Board of Directors ("the Board") and pursuant to the provisions of Sections 23, 26, 30, 31, 33, 34, 35 and 39 and other applicable provisions, if any of the Companies Act, 2013 read with the relevant rules thereof including the Companies (Prospectus and Allotment of Securities) Rules, 2014, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations"), Guidelines Issued by Reserve Bank of India ("RBI") and subject to the Rules, Regulations, Guidelines and Circulars Issued thereunder from time to time by any Regulatory Authorities, the consent of the Board be and is hereby accorded to Issue Secured or Unsecured ([Subordinated and qualifying for Tier II capital)] Redeemable Non-Convertible Debentures whether cumulative and/ or non-cumulative ("NCDS"), for an amount not exceeding INR 4,500 Crore (Rupees Four Thousand Five Hundred crores only) to be raised through the Issuing, offering and allotment of NCDs whether cumulative and/ or non-cumulative, to the public, under a shelf-tranche structure in one or more tranches, from time to time, including green shoe option, if any, to investors eligible under applicable law ("the Issue") and to utilize the amount raised by the Issue towards the objects mentioned in the Prospectus / Tranche prospectus(es) and which may be listed on one or more of the recognised stock exchanges in India and at such interest rates and on such terms and conditions as may be determined by the Board / Finance Committee / any person duly authorised by the Board (including any right to retain oversubscription for Issuance of additional NoDs), such that the aggregate Issuance of non-convertible debentures / bonds (on a public and/or private placement basis) on an annual basis does not exceed INR 4,500 Crore (Rupees Four Thousand Five Hundred crores only) which is within the overall borrowing limits of the Company;

RESOLVED FURTHER THAT the Whole-time Director, Chief Executive Officer and Chief Financial Officer of the company, be and is hereby authorised to do various acts, deeds, matters and things as may be deemed necessary or desirable in connection with the Issue, including without limitations the following:

- a) appointing the lead managers, legal counsels, rating agency, trustee, registrar, bankers and any other intermediary to the issue in accordance with the provisions of the Debt Regulations and other applicable laws;
- seeking, if required, any approval, consent or waiver from the Company's lenders, and/or parties with whom the Company has entered into various commercial and other agreements,

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and/or any/all concerned government and regulatory authorities in India, and/or any other approvals, consents or walvers that may be required in connection with the issue, offer and allotment of the NCDs:

- c) deciding, modifying or altering the pricing and terms and conditions of the NCDs, and all other related matters, including the determination of the size of the NCDs allocation up to the maximum limit prescribed by the Board and the minimum subscription, number of the NCDs to be issued, the timing, nature of debt permitted by applicable laws, type, pricing, type of investors and such other terms and conditions of the issue including coupon rate, yield, retention of oversubscription, if any, etc., in consultation with the lead manager;
- d) finalization of the basis of allotment of the NCDs including in the event of over-subscription;
- e) finalization of the allotment of the NCDs on the basis of the applications received;
- f) acceptance and appropriation of the proceeds of the issue;
- g) offer the NCDs and to approve all other matters relating to the issue and do all such acts, deeds, matters and things in relation thereto.

RESOLVED FURTHER THAT the Finance Committee of the Company be and is hereby authorised by the Board to:

- a) approve the Draft Prospectus/ Draft Shelf Prospectus, Tranche Prospectus(es)/ Information Memorandum and the Prospectus/ Shelf Prospectus for and on behalf of the Board and to sign such Draft Prospectus/ Draft Shelf Prospectus, Tranche Prospectus(es)/ Information Memorandum and the Draft Shelf Prospectus/ Shelf Prospectus/Tranche Prospectus;
- allot the NCDs, to approve the allotment the NCDs and to approve all other matters relating to the allotment of NCDs including issuance of the Debenture certificates and do all such acts, deeds, matters and things in relation to the allotment of NCDs;
- alter the terms and conditions such as tenor, redemption date or any other terms as may be required in relation to the NCDs allotted to be alloted by the Company;
- approve the re-formatted Financial Statements of the Company for the purpose of incorporating in the Draft Prospectus/ Draft Shelf Prospectus, Tranche Prospectus(es)/ information Memorandum and the Prospectus/ Shelf Prospectus;
- e) grant any officer of the Company, including by way of power of attorney, powers to do such
  acts, deeds and things as the Authorised Person at absolute discretion may deem necessary
  or desirable in connection with the offer and allotment of the NCDs.
- authorise officials to affix the Common Seal of the Company, if required, to any deed/document/agreement/undertaking.

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RESOLVED FURTHER THAT the Whole-time Director & Chief Executive Officer, Whole-time Director and Chief Financial Officer, Company Secretary of the Company be and are hereby authorised severally to:

- a) enter into and execute all such agreements/arrangements as may be required for appointing Lead Managers, Consortium Members, Debenture Trustee, Legal Advisors, Depositories, Custodians, Registrars and Bankers to the Issue, Printers, Credit Rating Agency(les), Advertising Agency(les) and such other persons/agencies as may be involved or concerned in such offerings of NCDs and to remunerate all such persons/agencies, including by the payment of commission, brokerage, fees, etc. as may be deemed fit;
- finalise the Draft Prospectus/ Draft Shelf Prospectus, Tranche Prospectus(es)/ Information Memorandum and the Prospectus/ Shelf Prospectus as the case may be in consultation with the lead managers, as may be required, in accordance with all applicable laws, rules, regulations and guidelines;
- c) make such changes, as may be required to the Draft Prospectus/ Draft Shelf Prospectus, Tranche Prospectus(es)/ Information Memorandum and the Prospectus/ Shelf Prospectus or may be approved by the Pinance Committee and to sign and issue the Draft Prospectus/ Draft Shelf Prospectus, Tranche Prospectus/es)Information Memorandum and the Prospectus/ Shelf Prospectus for and on behalf of the Company and sign such agreements, documents, papers, certificates, affidavits, deciarations, etc. and to do all such acts, deeds and things as may be necessary or incidental for giving effect to the above resolution;
- d) to create such mortgages, charges, hypothecation or encumbrances on all or any part of the immovable or movable properties, current or fixed assets, tangible or intangible assets, book debts and/or claims of the Company wherever so situated, present and future, such first charge to rank pari-passu in favour of such debenture holders/secured lenders of the Company, as may be required from time to time, in accordance with the terms of the instrument offered to such debenture holders/secured lenders, to secure all amounts borrowed from them along with interest, cost, charges and other incidental expenses and to register all security documents with the required authority(les) and make all necessary filings, and reporting for the perfection of such security.

RESOLVED FURTHER THAT any one Director of the Company, the Company Secretary of the Company, Chief Financial Officer of the Company, Ms. Nikita Shetty and Mr. Varun Shah be and are hereby authorised severally to:

a) file / submit the draft Prospectus/ draft Shelf Prospectus, Tranche Prospectus(es)/ Information Memorandum and the Prospectus/ Shelf Prospectus, and other documents with SEBI, the Registrar of Companies ("RoC"), Stock Exchange(s) as may be required and/ or any corrigendum, amendments supplements thereto, and to apply for the listing of such NCDs in one or more recognised Stock Exchanges in India, as may be required by applicable laws and to sign and execute listing application(s), various agreements including but not limited to mortpage deed/deed of hypothecation/ debendure trust deed, debenture truste agreement.

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listing agreement, tripartite agreements, undertakings, deeds, declarations, affidavits, certificates, documents, etc. and all other documents and to do all such acts, deeds, things and matters, and take necessary actions and to comply with all formalities are as may be required in connection with and incidental to the aforesald offering of NCDs including the post issue formalities and with power to settle any question, difficulties or doubts that may arise in regard to the issue or allotment of such NCDs as may be deemed fit;

- giving or authorizing the giving by persons concerned of such declarations, affidavits, certificates, consents and authorities as may be required from time to time;
- c) authorize the maintenance of a register of holders of the NCDs;
- d) create and register charges and execute such other documents as may be required in connection with the said issue;
- e) open one or more no-lien bank account with banks ("Bank Account"), registered with Securities and Exchange Board of India under the Securities and Exchange Board of India (Bankers to an Issue), Regulations, 1994 as Bankers to an Issue, for remittance of the Issue Proceeds as received from Investors in the Issue of the NCDs, to public;
- f) enter into agreement(s) with the concerned Bank(s), the Registrar appointed for the purpose of the Company and the lead managers to the Issue for opening the Bank Account singly or jointly and without any limit, to operate the said accountly, and to give such instructions including closure thereof as may be required and deemed appropriate by them, and that the said bank's be and are hereby authorized to honor all cheques and other negotiable instruments drawn, accepted or endorred and instructions given by the authorised signatories on behalf of the Company and/or lead managers to the Issue, as the case may be, in accordance with the regulatory provisions and the agreements entered into for the purpose of the Issue:
- g) to issue NCD certificate(s) to the allottees, do all such acts, deeds, matters and things as may be required to dematerialise the NCDs, to sign agreements and/or such other documents as may be required by National Securities Depository Limited ("NSDL") and Central Depository Services (India) Limited ("CDSL") and to credit the NCDs to the beneficiary accounts of the allottees:
- h) to represent the Company before Registrar of Companies, Maharashtra, SEBI, BβE, Ministry of Corporate Affairs and all statutory and government authorities, intermediaries in the NCD size of the NCDs etc. and to furnish additional information, to sign undertakings, declarations, documents and papers, to give clarifications and replies in this regard and to do all such acts, deeds and things and to take actions as may be necessary or incidental to give effect to the resolutions above.
- to generally finalise any security offered for this issue and execute documents in relation to the security creation including mortgage deed/deed of hypothecation/ debenture trust deed, debenture trustee agreement and all such deeds, documents, instruments, applications and

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**Key Information Document** Date: January 14, 2025



writings as it may, at its discretion, deem necessary and desirable for such purpose as it deems fit or as may be necessary or desirable with regard to the security for the Issue.

RESOLVED FURTHER THAT no right of set-off or lien will be imposed on the Bank Account by the Company or the bank and a letter foregoing such rights, be obtained from the bank and fumished to authorities as and when required.

RESOLVED FURTHER THAT a certified copy of this resolution be forwarded to relevant statutory and regulatory authorities, as and when required.

RESOLVED FURTHER THAT any one Director of the Company, Chief Financial Officer of the Company, Company Secretary of the Company, Mr. Varun Shah and Ms. Nikita Shetty be and are hereby severally authorised to do all such acts, deeds, matters and things as may deemed necessary or expedient to give effect to this resolution and for matter connected therewith or incidental thereto."

For InCred Financial Services Limited (erstwhile known as KKR India Financial Services Limited)

GAJENDRA Digitally signed by GATENDRA SINCH SINGH SINGH THAKUR District 2024.06.05 18:278:36 +06:30

Gajendra Thakur Company Secretary Membership No: A19286

Date: June 06, 2024

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CERTIFIED TRUE COPY OF RESOLUTION PASSED BY THE FINANCE COMMITTEE OF THE BOARD OF DIRECTORS OF INCRED FINANCIAL SERVICES LIMITED (ERSTWHILE KNOWN AS KKR INDIA FINANCIAL SERVICES LIMITED) AT ITS MEETING HELD ON MAY 7, 2024 AT THE REGISTERED OFFICE OF THE COMPANY SITUATED AT UNIT NO. 1203, 12<sup>TH</sup> FLOOR, B WING, THE CAPITAL, PLOT NO. C-70, G BLOCK, BKC, MUMBAI-400051

#### APPROVAL OF ISSUE OF NON- CONVERTIBLE DEBENTURES

"RESOLVED THAT pursuant to the provisions of Section 179 (3) (c) of the Companies Act, 2013 and other applicable provisions, if any, of the Companies Act, 2013, and the relevant articles of association of the Company, the consent of the Committee be and is hereby accorded to:

- a) issue of 4,50,000 fully paid-up rated, listed, redeemable, secured, non-convertible debentures of IRR 1,00,000 (Rupees One Lath only) each ("NCDs") for an aggregate nominal value of up to IRR 45,000,000,000 (Rupees Four Thousand and Five Hundred Crores only) to be issued and allotted by the Company, in one or more series/franches, on private placement basis/public issue basis to eligible investors on the terms and conditions in terms of the Debenture Documents (as defined hereinsfirer) ("Transaction");
- b) the execution and the terms of:
- private placement / public issue offer letter and disclosure document containing disclosure in accordance with SEBI (Issue and Listing of Non-Convertible Securities). Regulations, 2021 and the Companies Act, 2013 ("Offer Document");
- (iii) such other documents/deed/agreement/ undertakings including an offer letter, any supplemental document/amendment agreement / power of attorneys/ deed/agreement thereto, as may be required in connection with the Transaction, the creation of security for the NCDs in terms of the Debenture Trust Deed and the Deed of Hypothecation and the terms of the NCDs;

(all the above documents are hereinafter collectively referred to as the "Debenture Documents", drafts of which were placed before the Finance Committee for its approval and identification).

- c) authorise severally any one Director of the Company, Chief Financial Officer of the Company, Company Secretary of the Company, Mr. Saurabh Jhalaria, Mr. Ashish Singhal, Mr. Amit Saini, Ms. Nikits Hule, Mr. Varun Shah, Mr. Suhrid Roy and Mr. Anii Kumar, Authorised Signatory (collectively hereinafter referred to as the "Authorised Signatories" of the Company) to:
  - to make an offer or invitation to subscribe to the NCDs on private placement/ public issue basis and identify and record the name of the person to whom the offer or invitation to subscribe to the NCDs of the Company is made on private placement/ public less in basis.
  - (ii) determine the date of opening and closing of the issuance of the NCDs as they may
  - (iii) to appoint Debenture Trustee for the proposed issues;
  - (iv) finalise, execute and issue on behalf of the Company, the Debenture Documents and such other documents/agreements/undertakings as may be required in terms of the Debenture Documents, relating to the Transaction including any supplemental /

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amendment document that may be executed and to file the same with BSE for the purpose of listing and to make such changes therein as may be required; deal with, modify, after, amend, finalise, sign, deliver, approve, negotiate, re-negotiate, execute and/or undertake all other acts, deads, things and matters and notices in respect of the Debenture Documents and such other documents/deed/agreement including any supplemental document/deed/agreement thereto, as may be required in connection with the transaction and as may be required in terms of the Debenture Documents: and

RESOLVED FURTHER THAT the Authorised Signatories, be and are hereby severally authorized to take all necessary steps including

- to sign, execute, deliver the Debenture Trust Deed, other relevant documents and create and perfect, from time to time, first ranking part-passu security on the entire receivables of the Company (both present and future) and the immovable property of the Company as described in the Debenture Trustee in connection with the NCDs;
- (ii) filing and/or registering the necessary Debenture Documents with the relevant Sub-Registrar of assurances;
- the payment of stamp duty in relation to the Debenture Documents.
- the payment or samp duty in research on the became bodinance bodinance to sign, execute and file applications, requisite forms (in physical or electronic), intimations, undertakings and other necessary papers, as may be applicable, with the Registrar of Companies, Reserve Bank of India, BSE Limited, Securities and Exchange Board of India, Depositories and other applicable regulatory/statutory authorities in this regard and
- (V) to do all things, including settling any question of law or any other discrepancy etc., in matters incidental or connected therewith."

RESOLVED FURTHER THAT the above-mentioned authorised signatories, be and are hereby severally authorized to file necessary intimations, documents or returns or submit a certified true copy of the above resolutions to any regulatory authorities/persons and they be requested to act

For InCred Financial Services Limited (erstwhile known as KKR India Financial Services Limited)

Gajendra Thakur

Place: Mumbal Date: May 07, 2024

#### INCRED FINANCIAL SERVICES LIMITED

(Formerly known as KKR India Financial Services Limited)

Unit No. 1203,12th floor, B wing, The Capital, Plot No C-70, G Block, Bandra Kurla Complex, Mumbai, Maharashtra, India, 400051 CIN: U67190MH1995PLC360817 | Email: care@incred.com | Contact: 1800-102-2192 | Website-www.incred.co

Key Information Document Private & Confidential
Date: January 14, 2025 Private Circulation only

# ANEXURE II OF THE PRIVATE PLACEMENT OFFER CUM APPLICATION LETTER: SHAREHOLDERS' RESOLUTIONS



CERTIFIED TRUE COPY OF THE RESOLUTION PASSED AT THE ANNUAL GENERAL MEETING OF THE SHAREHOLDERS OF INCRED FINANCIAL SERVICES LIMITES (ERSTWHILE KNOWN AS KKR INDIA FINANCIAL SERVICES LIMITED) ("COMPANY") HELD ON JULy 98, 2024

#### ISSUANCE OF NON-CONVERTIBLE DEBENTURES/BONDS DURING F.Y 2024-26:

"RESOLVED THAT in supersession to all the earlier resolution passed by the Members in this regard and pursuant to the provisions of Sections 42, 71 and 179 and other applicable provisions, If any, of the Companies Act, 2013 read with the relevant rules thereof, including the Companies (Prospectus and Allotment of Securities) Rules, 2014 (as amended), Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 read with the operational circular for issue and listing of non-convertible securities, guidelines issued by the Reserve Bank of India ("RBI"), the Memorandum and Articles of Association of the Company and subject to the rules, regulations, guidelines and circulars issued thereunder from time to time by any regulatory authorities, consent of the Members be and is hereby accorded to offer, issue and allot, in one or more tranches, secured/unsecured, non-convertible debentures/bonds during FY 2024-25 on a public and/or private placement basis, for an amount not exceeding in aggregate INR 4.500 crores (Rupees Four Thousand Five Hundred Crores Only) on such terms and conditions and at such times at par or at such premium/discount, as may be decided by the Board ("Board", which term shall include any committee thereof which the Board may have constituted or may hereinafter constitute to exercise its powers including the powers conferred by this resolution) to such person or persons, including one or more companies, bodies corporate(s), statutory corporations, commercial banks, lending agencies, financial institutions, insurance companies, mutual funds, pension/ provident funds and individuals, as the case may be, or such other person/persons as the Board may decide so, for the purpose of meeting long term requirements of funds such that the total issuance of secured/unsecured non-convertible debentures/bonds on a public and/or private placement basis during FY 2024-25 does not exceed INR 4,500 crores (Rupees Four Thousand Five Hundred Crores Only).

RESOLVED FURTHER THAT in connection with the aforesaid, the Board (including any Committee thereof), be and is hereby authorized to do all such acts, deeds, matters and things as may be deemed necessary, desirable, proper or expedient for the purpose of giving effect to this Resolution and for matters connected therewith or incidental thereto.\*

For InCred Financial Services Limited (erstwhile known as KKR India Financial Services Limited)

GAENDRA Bellevelle SNGH BARLE Bellevelle Gajendra Thakur Company Secretary Membership No: A19286

Date: July 30, 2024

#### INCRED FINANCIAL SERVICES LIMITED

(Formerly known as KKR India Financial Services Limited)

Registered & Corporate Office:

Unit No. 1203, 12th floor, B wing, The Capital, Plot No C-70, G Block, Bandra Kurla Complex, Mumbal, Maharashtra, India, 400051 CIN: U67190MH1995PLC360817 | Email: care@incred.com | Contact: 1800-102-2192 | Website—www.incred.com

Key Information Document Date: January 14, 2025



CERTIFIED TRUE COPY OF THE RESOLUTION PASSED AT THE ANNUAL GENERAL MEETING OF THE SHAREHOLDERS OF INCRED FINANCIAL SERVICES LIMITES (ERSTWHILE KNOWN AS KKR INDIA FINANCIAL SERVICES LIMITED) ("COMPANY") HELD ON JULY 08, 2024

#### APPROVAL FOR INCREASE IN OVERALL BORROWING POWERS OF THE COMPANY

\*RESOLVED THAT in supersession to all the earlier Resolution passed by the Shareholders in this regard and pursuant to the provisions of Sections 180(1)(c) and other applicable provisions, if any, of the Companies Act, 2013 and the rules made thereunder (including any statutory modification(s) or reenactment thereof for the time being in force), the Memorandum and Articles of Association of the 
Company, consent of the Members be and is hereby accorded, to borrow, from time to time, any sum or 
sums of monles (exclusive of interest) on such terms and conditions as may be determined, from anyone 
or more of the Company's bankers and/or from anyone or more other banks, persons, firms, 
companies/bodies corporate, financial institutions, institutional investor(s), mutual funds, insurance 
companies, pension funds and or any entity/entities or authority/authorities, whether in India or abroad, and 
whether by way of cash credit, advance or depocits, loans or bill discounting, issue of debentures (on private 
placement basis or Public Issue), commercial papers, long/short term loans, superiers credit, securitized 
instruments such as floating rate notes, fixed rate notes, syndicated loans, commercial borrowing from the 
private sector window of multilateral financial institutions, either in ruspees and/or in such other foreign 
currencies as may be permitted by law from time to time, and/or any other instruments/securities or 
otherwise and whether unsecured or secured by mortgage, charge, hypothecation or lien or piedge of the 
Company's assets, licenses and properties, whether immovable or movable and all or any of the 
undertaking of the Company, notwithstanding that the moneys to be borrowed together with the moneys 
aiready borrowed by the Company (apart from temporary loan obtained from the Company's bankers in the 
ordinary course of business) will or may exceed the aggregate of the paid-up capital of the Company or 
business of the Company and outstanding at any time shall not exceed the sum of INR 15,000

RESOLVED FURTHER THAT in connection with the aforesaid, the Board of Directors (including any Committee thereof) be and is hereby authorised to do all such acts, deeds, matters and things as may be deemed necessary, desirable, proper or expedient for the purpose of giving effect to this resolution and for matters connected therewith or incidental thereto.\*

For InCred Financial Services Limited (erstwhile known as KKR India Financial Services Limited)

GAJENDRA Digitally signed by CAJENDRA SINGH THAKUR DISC. 2021-02-12 10-02-22

Gajendra Thakur Company Secretary Membership No: A19286

Date: July 12, 2024

#### INCRED FINANCIAL SERVICES LIMITED

(Formerly known as KKR India Financial Services Limited)

# Registered & Corporate Office:

Unit No. 1203, 126 floor, B wing, The Capital, Plot No C-70, G Block, Bandra Kurla Complex, Mumbai, Maharashtra, India, 400051 CIN: U67'90MH1996PLC360817 | Email: care@incred.com | Contact: 1800-102-2192 | Website-www.incred.com



#### ANNEXURE TO THE NOTICE (Statement under Section 102 of the Companies Act, 2013)

Due to continuously increasing businesss requirements of the Company and to meet the requirements of additional funds, the Board has recommended enhancing the borrowing limits of the Company.

Section 180(1)(c) of the Companies Act, 2013, requires the consent of the members of a Company by way of Special Resolution at a General Meeting to enable the Board of Directors to borrow moneys, where the money to be borrowed, together with the moneys already borrowed by the Company (apart from temporary loans obtained from the Company's bankers in the ordinary course of business), will exceed the aggregate of the paid-up capital of the Company, its free reserves and securities premium. Accordingly, the approval of the members is being sought through a Special Resolution for an enabling authority in favour of the Board/Committee of Director as may be applicable to increase its borrowing power to INR 15,000 Crores (Rupees Pifteen Thousand Crores only) in addition to the aggregate of the paid up share capital, its free reserves and securities premium of the Company.

Further, in terms of Section 180(1)(a) of the Act, a company shall sell, lease or otherwise dispose of the whole or substantially the whole of the undertaking of the Company or where the Company owns more than one undertaking, of the whole or substantially the whole of any of such undertakings, unless approval of the Members is obtained by way of a Special Resolution.

In connection with the loan/credit facilities to be availed by the Company, as and when required, through various sources for business purposes, the Company might be required to create charges over its assets, properties and licenses by way of hypothecation, mortgage, lien, piedge etc. In favour of its lenders (up to the limits approved under Section 180(1)(c) of the Act), for the purposes of securing the loan/credit facilities extended by them to the Company. Further, upon occurrence of default under the relevant Loan/facility agreements and other documents as may be executed by the Company with the lenders, the lenders would have certain rights in respect of the Company's assets, properties and licenses including the rights of sale/disposal thereof, creation of chargels as aforesaid and enforcement of assets by the Company's lenders upon occurrence of default would amount to a sale/disposal of the whole or substantially the whole of the undertaking of the Company, pursuant to the provisions of Section 180(1)(a) of the Act.

None of the Directors, Key Managerial Personnel of the Company or their relatives is concerned or interested, financial or otherwise in the said Special Resolution. The Board of Directors recommends the Special Resolution set out at Item No. 5 and 6 of the Notice for approval by the Members.

For InCred Financial Services Limited (erstwhile known as KKR India Financial Services Limited)

GAJENDRA Digitally objecting SINGH THAKUR SOLD THAKUR

Gajendra Thakur Company Secretary Membership No: A19286

Date: July 12, 2024

#### INCRED FINANCIAL SERVICES LIMITED

(Formerly known as KKR India Financial Services Limited)

# Registered & Corporate Office:

Unit No. 1203, 12ºº floor, B wing, The Capital, Plot No C-70, G Block, Bandra Kurla Complex, Mumbai, Maharashtra, India, 400051 CIN: U67190MH1995PLC360817 | Email: care@incred.com | Contact: 1800-102-2192 | Website-www.incred.com



CERTIFIED TRUE COPY OF THE RESOLUTION PASSED AT THE ANNUAL GENERAL MEETING OF THE SHAREHOLDERS OF INCRED FINANCIAL SERVICES LIMITES (ERSTWHILE KNOWN AS KKR INDIA FINANCIAL SERVICES LIMITED) ("COMPANY") HELD ON JULY 08, 2024

#### APPROVAL FOR CREATION OF MORTGAGE/CHARGE ON THE ASSETS

"RESOLVED THAT in supersession to all the earlier resolution passed by the Shareholders in this regard and pursuant to the provisions of Section 180(1)(a) and other applicable provisions, if any, of the Companies Act, 2013, the Memorandum and Articles of Association of the Company and subject to such other approvals and permissions as may be required, consent of the Members, be and is hereby accorded, to sell, mortgage and / or charge, in addition to the mortgages / charges created / to be created by the Company in such form and manner and with such ranking and at such time and on such terms and conditions may be determined, on all or any of the movable and / or immovable properties, and / or the interest held by the Company in all or any of the movable and / or immovable properties, both present and future and / or the whole or any part of the undertaking(s) of the Company, together with the power to take over the management of business and concern of the Company in certain events of default, in favour of lender(s), agent(s), and trustee(s) for securing the borrowings of the Company availed / to be availed byway of loan(s) (in foreign currency and / or rupee currency) and securities (comprising fully / partly convertible debentures and / or non-convertible debentures with or without detachable or non-detachable warrants and / or secured premium notes and / or floating rate notes / bonds or other debt instruments), issued / to be issued by the Company, from time to time, subject to the limits approved under Section 180(1)(c) of the Companies Act, 2013, from time to time, together with interest at the respective agreed rates, additional interest, compound interest in case of default, accumulated interest liquidated damages, commitment charges, premium on prepayment, remuneration of the agent(s) and / or trustee(s), premium (if any) on redemption, all other costs, charges and expenses, including any increase as a result of devaluation / revaluation / fluctuation in the rates of exchange and all other monies payable by the Company in terms of the Loan Agreement(s), Heads of Agreement(s), Debenture Trust Deed(s) or any other agreement / document, entered into / to be entered into between the Company and the lender(s) / investor(s) /agent(s) and / or trustee(s), in respect of the said loans, borrowings/debentures and containing such specific terms and conditions and covenants in respect of enforcement of security as may be stipulated in that behalf and agreed to between the Company and the lender(s), agent(s) and / or trustee(s).

RESOLVED FURTHER THAT in connection with the aforesaid, the Board of Directors (including any Committee thereof) be and is hereby authorised to do all such acts, deeds, matters and things as may be deemed necessary, desirable, proper or expedient for the purpose of giving effect to this resolution and for matters connected therewith or incidental thereto."

For InCred Financial Services Limited (erstwhile known as KKR India Financial Services Limited)

GAJENDRA SINGH THAKUR SINGH THAKUR SINGH THAKUR SETSO

Gajendra Thakur Company Seoretary Membership No: A19286

Date: July 12, 2024

#### INCRED FINANCIAL SERVICES LIMITED

(Formerly known as KKR India Financial Services Limited)

#### Registered & Corporate Office:

Unit No. 1203. 12th floor, B wing. The Capital, Plot No C-70, G Block, Bandra Kurla Complex, Mumbai, Maharashtra, India, 400051 CIN: U67/90MH7996PLC360817 | Email: care@incred.com | Contact: 1800-102-2192 | Website-www.incred.com



#### ANNEXURE TO THE NOTICE (Statement under Section 102 of the Companies Act. 2013)

Due to continuously increasing businesss requirements of the Company and to meet the requirements of additional funds, the Board has recommended enhancing the borrowing limits of the Company.

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Further, in terms of Section 180(1)(a) of the Act, a company shall sell, lease or otherwise dispose of the whole or substantially the whole of the undertaking of the Company or where the Company owns more than one undertaking, of the whole or substantially the whole of any of such undertakings, unless approval of the Members is obtained by way of a Special Resolution.

In connection with the loan/credit facilities to be availed by the Company, as and when required, through various sources for business purposes, the Company might be required to create charges over its assets properties and licenses by way of hypothecation, mortgage, lien, piedge etc. In favour of its lenders (up to the limits approved under Section 180(1)(c) of the Act, for the purposes of securing the loan/credit facilities extended by them to the Company. Further, upon occurrence of default under the relevant Loan/facilities greements and other documents as may be executed by the Company with the lenders, the lenders would have certain rights in respect of the Company's assets, properties and licenses including the rights of saie/disposal thereof, creation of chargels as aforesald and enforcement of assets by the Company's lenders upon occurrence of default would amount to a saie/disposal of the whole or substantially the whole of the undertaking of the Company, pursuant to the provisions of Section 180(1)(a) of the Act.

None of the Directors, Key Managerial Personnel of the Company or their relatives is concerned or interested, financial or otherwise in the said Special Resolution. The Board of Directors recommends the Special Resolution set out at Item No. 5 and 6 of the Notice for approval by the Members.

For InCred Financial Services Limited (erstwhile known as KKR India Financial Services Limited)

GAJENDRA digitally digited by CARINDRA UNION THAKUR Table 2004007.73 THEREST

Gajendra Thakur Company Secretary Membership No: A19286

Date: July 12, 2024

#### INCRED FINANCIAL SERVICES LIMITED

(Formerly known as KKR India Financial Services Limited)

## Registered & Corporate Office:

Unit No. 1203. 12th floor, B wing, The Capital, Plot No C-70, G Block, Bandra Kurla Complex, Mumbai, Maharashtra, India, 400051
CIN: U67/90MH7996PLC360617 | Email: care@incred.com | Contact: 1800-102-2192 | Website-www.incred.com

ANNEXURE III OF THE PRIVATE PLACEMENT OFFER CUM APPLICATION LETTER: RELATED PARTY TRANSACTIONS ENTERED DURING THE LAST 3 (THREE) FINANCIAL YEARS IMMEDIATELY PRECEDING THE YEAR OF ISSUE OF THIS OFFER LETTER INCLUDING WITH REGARD TO LOANS MADE OR, GUARANTEES GIVEN OR SECURITIES PROVIDED

# **InCred Financial Services Limited**

	Но	olding Compa	any	Subsidiaries				
Nature of transactions	FY 23-24	FY 22-23	FY 21-22	FY 23-24	FY 22-23	FY 21-22		
Balance Sheet								
<u>transactions</u>								
Investment in equity								
shares of subsidiary	-	-	-	-	1,820.00	1,000.87		
Investment in equity								
shares from Holding	50,000.00	-	-	-	-			
company								
Inter Corporate	2 100 00				800.00	2.500.00		
Deposits ("ICD") taken	3,100.00	-	_	-	800.00	2,500.00		
Repayment of ICD								
taken (including	3,142.71	_	_	_				
interest)	3,172.71	_	_	_	801.02	2,924.17		
ICD given					001.02	2,52 7		
	-	1,500.00	-	-	-	-		
Repayment of ICD		ŕ						
given (including	1,505.47	-	-	-		-		
interest)					-			
Reimbursement of								
credit loss	-	-	-	-	-	61.70		
Transfer out / (in) of								
gratuity liability	1.59	-	-	-	-	-		
Interest on ICD	5 47	02.62						
Income on account C	5.47	82.62	-	-	-	-		
Income on account of reimbursement	5.24	1.96			0.59			
Service fee	3.24	1.90	_	_	0.39			
Service ice	_	_	_	_	_	17.86		
License fees		<u>-</u>	_	_	_	17.00		
	_	_	_	_	_	5.45		
Interest on ICD								
	42.71	-	-	-	1.02	24.17		

Key Information Document Date: January 14, 2025

Expense on account						
of reimbursement	-	-	-	-	-	0.01
Fee and commission						
	131.78	-	-	-	-	

	Enterprises owned or controlled by KMP			Fellov Subsidia	Associate of subsidiary				
Nature of transactions	FY 23-24	FY 22-23	FY 21-22	FY 23-24	F Y 2 2 - 2 3	F Y 2 1 - 2 2	F Y 2 3 - 2 4	FY 22- 23	FY 21- 22
<b>Balance Sheet</b>									
Inter Corporate Deposits ("ICD") taken	4,000.00	3,500.00	8,500.00	-	-	-	_	-	1,7 00. 00
Repayment of ICD	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,								
taken (including interest)	4 001 07	2 502 72	12 100 90						3,0 71. 29
ICD given	4,001.07	3,503.72	13,100.89	-	-	-	-	-	29
Teb given	17,915.00	-	-	-	_	_	_	-	-
Repayment of ICD given (including interest) Reimbursement of	219.41	-	-	-	-	-	-	-	-
credit loss	-	-	-	-	_	_	_	-	1.8
Proceeds from sale of Fixed Assets	-	1.95	-	-	-	-	-	-	-
Issue of Debentures Subscription to	6,650.00	6,899.36	9,910.00	-	-	-	-	-	-
Debentures Proceeds from sale	1,150.00	-	-	-	-	-	-	-	-
of subsidiary Purchase of	1,735.01	-	-	-	-	-	-	-	-
investments Proceeds from sale	4,375.23	-	-	-	-	-	-	-	-
of investments Transfer out / (in)	7,955.17	-	-	15.07	-	-	-	-	-
of gratuity liability	2.61	-	-	15.97	-	-	-	-	-

Service fee					_	_	_	-	56.
I de la IGD	-	-	-	-					00
Interest on ICD	204.41	_	_	_	_	_	_	_	_
Income on account	201.11								
of reimbursement Service fee	138.68	70.36	-	-	-	-	-	-	-
2007000									300
I I I I I I I I I I I I I I I I I I I	-	-	977.89	-	-	-		-	.60
Interest on ICD	1.07	3.72	100.89	_			_		71.
	1.07	3.72	100.05		_	_		-	29
Expense on									
account of	4.53		78.69	-			-		
reimbursement Fee and		-	/0.09		-	-		-	-
commission	108.89	158.18	569.56	-	-	-	-	-	-

# Summary of balance receivable from / payable to the above related parties are as follows:

Balance outstanding	Но	olding Compa	ny	Subsidiaries					
	For the year ended March 31, 2024	For the year ended March 31, 2023	For the year ended March 31, 2022	For the year ended March 31, 2024	For the year ended March 31, 2023	For the year ended March 31, 2022			
Advances/Recei									
vables	57.24	644.23	-	3.24	3.24	17.00			
Investments (at									
cost)	-	-	-	2,297.57	6,735.00	4,910.56			
Investments in									
debentures	-	-	-	-	-	-			
Outstanding									
debenture									
payable	_	-	-	-	-	-			
ICD Receivable									
	_	1,500.00	_	_	_	_			
Other Payables		_,,_							
	-	-	-	-	-	-			

Balance outstanding	Enterprises owned or controlled by Key Managerial Personnel			Fell	ow Subsidi	ary	Associate of subsidiary		
	For the year ended March 31, 2024	For the year ended March 31, 2023	For the year ended March 31, 2022	For the year ended March 31, 2024	For the year ended March 31, 2023	For the year ended March 31, 2022	For the year ended March 31, 2024	For the year ended March 31, 2023	For the year ended March 31, 2022
Advances/Re ceivables	20.76	28.72	489.06	-	1,143.68	-	-	-	15.17
Investments (at cost) Investments	-	-	-	-	-	-	-	-	-
in debentures Outstanding	1,150.00	-	-	-	-	-	-	-	-
debenture payable ICD	1,622.51	-	-	-	-	-	-	-	-
Receivable	17,900.0 0					_			
Other Payables	-	_	_	1.08	_	_	_	_	_

# ANNEXURE IV: RTA CONSENT LETTER



# **MUFG Intime India Private Limited**

(Formerly known as Link Intime India Private Limited)
CIN: U67190MH1999PTC118368
C-101, Embassy 247, L.B.S. Marg,
Vikhroli (West), Mumbai - 400 083

Phone: +91 22 4918 6000 Fax: +91 22 4918 6060

Email: mumbai@linkintime.co.in Website: www.linkintime.co.in

Date: 13.01.2025

To

InCred Financial Services Limited Unit No. 1203, 12th floor, B Wing, The Capital, Plot No. C - 70, G Block, Bandra - Kurla Complex, Mumbai-400051.

Dear Sir

Sub.: Consent to act as Registrar to the proposed issue of "Rated, Listed, Senior, Secured, Redeemable, Transferable, Taxable, Non-Convertible Debentures" to be issued on private placement basis

We refer to the subject issue and hereby accept our appointment as 'Registrar' for Electronic Connectivity Provider to issue of "Rated, Listed, Senior, Secured, Redeemable, Transferable, Taxable, Non-Convertible Debenture of face value of Rs. 1 Lakh each for cash at par of up to 5000 (Five Thousand) non-convertible debentures aggregating up to Rs. 50,00,00,000/- (Rupees Fifty Crores only) with a green shoe option of upto 5,000 (Five Thousand) non-convertible debentures aggregating up to Rs. 50,00,00,000/- (Rupees Fifty Crores only) and give our consent to incorporate our name as "Registrar to the Issue" in the offer documents.

Our Permanent SEBI Registration No.: INR000004058

Thank You

Your faithfully

For: MUFG Intime India Private Limited

GANESH Digitally signed by GANESH PACHUNATH MONEY MONE

Mr. Ganesh Jadhav

Sr. Associate Vice President

Key Information Document Date: January 14, 2025

# ANNEXURE V: IN PRINCIPLE APPROVAL



DCS/COMP/RM/IP-PPDI/088/24-25

August 13, 2024

#### INCRED FINANCIAL SERVICES LIMITED

Unit No. 1203, 12th floor, B Wing The Capital, Plot No. C - 70, G Block Bandra Kurla Complex (BKC), Mumbai – 400 051

Re: Issue of Secured/Unsecured, Rated, Listed, Redeemable Principal Protected/Non-Principal Protected, Market Linked/ Plain Vanilla Non-convertible Securities on a private placement basis under General Information Document: GIDIFSL002/24-25 (The "Issue").

We acknowledge receipt of your application on the online portal on August 12, 2024, seeking Inprinciple approval for issue of captioned security. In this regard, the Exchange is pleased to grant inprinciple approval for listing of captioned security subject to fulfilling the following conditions at the time of seeking listing:

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

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

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Key Information Document Date: January 14, 2025



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

9. Issuers are hereby advised to comply with signing of agreements with both the depositories as per Regulation 7 of SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 read with SEBI Circular No SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021.

10. Company is further requested to comply with SEBI Circular SEBI/HO/DDHS/DDHS-RACPOD1/CIR/P/2023/56 dated April 13, 2023, (if applicable) read along with BSE Circular https://www.bseindia.com/markets/MarketInfo/DispNewNoticesCirculars.aspx?page=20230428-18 and ensure compliance of the same.

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

Yours faithfully, For BSE Limited

Hardik Bhuta Assistant General Manager Chinmay Gosavi Deputy Manager