Secured Debt Date: 09 October 2025

SERIES: 32

KEY INFORMATION DOCUMENT FOR ISSUE OF NON-CONVERTIBLE DEBENTURES ON A PRIVATE PLACEMENT BASIS



SMFG INDIA HOME FINANCE COMPANY LIMITED

Corporate Identity Number: U65922TN2010PLC076972

The Company was originally incorporated on 12th August 2010 at Chennai. The Company obtained Certificate of Commencement of Business on 30th November 2010. The Company obtained Certificate of Registration from the National Housing Bank on 14th July 2015 and started its operations from December 2015. Name of the company was changed to SMFG India Home Finance Company Limited on 15th May 2023. The Company received its new Certificate of Incorporation pursuant to change of name on 15th May 2023. The Company has also received a fresh certificate of registration dated 19 May 2023, from the Reserve Bank of India, pursuant to change of name.

Registered Office: Commerzone IT Park, Tower B, 1st Floor, No: 111, Mount Poonamallee Road, Porur, Chennai, Tamil Nadu, India, Pin - 600116

Corporate Office: Inspire BKC, Unit No. 503 & 504, 5th Floor, Main Road, G Block BKC, Bandra Kurla Complex, Bandra East, Mumbai - 400051

Telephone Number: +91 22 4163 5800 **PAN**: AABCF6064H

Registration/ Identification Number issued by NHB: 07.0122.15 dated 14-07-2015

New COR No DOR-00122 dated 19th May, 2023 issued by RBI in name of SMFG India Home

Finance Company Limited

Website address: www.grihashakti.com
Email address: secretarial@grihashakti.com

Company Secretary & Compliance Officer	Promoters	Chief Financial Officer
Ms. Archana Nadgouda	SMFG India Credit Company Limited	Mr. Ashish Chaudhary
Phone No.: +91 22 4163 5800	Phone No: (022) 6749 1234,	Phone No.: +91 22 4163 5800
E-mail:	41635800	Email: Ashish.Chaudhary@grihashakti.co
secretarial@grihashakti.co m	Email: <u>secretarial@smfgindia.co</u> <u>m</u>	<u>m</u>

Date: 09 October 2025

THIS KEY INFORMATION DOCUMENT IS ISSUED IN CONFORMITY WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF NON-CONVERTIBLE SECURITIES) REGULATIONS, 2021 DATED 9 AUGUST 2021, AS AMENDED FROM TIME TO TIME ("SEBI NCS REGULATIONS") READ WITH MASTER CIRCULAR FOR ISSUE AND LISTING OF NON CONVERTIBLE SECURITIES, SECURITISED DEBT INSTRUMENTS, SECURITY RECEIPTS, MUNICIPAL DEBT SECURITIES AND COMMERCIAL PAPER DATED 22 MAY 2024, AS AMENDED FROM TIME TO TIME ("SEBI MASTER CIRCULAR"), THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 DATED 2 SEPTEMBER 2015, AS AMENDED FROM TIME TO TIME.

ISSUE OF UPTO 60,000 (SIXTY THOUSAND ONLY) PARTLY PAID, SECURED, RATED, LISTED, REDEEMABLE, NON CONVERTIBLE DEBENTURES OF FACE VALUE INR 1,00,000/-(RUPEES ONE LAKH ONLY) EACH, AGGREGATING TO INR 600,00,00,000/- (RUPEES SIX HUNDRED CRORES), ISSUED AT PAR ("DEBENTURES") ONLY BY SMFG INDIA HOME FINANCE COMPANY LIMITED ON PRIVATE PLACEMENT BASIS (THE "ISSUE").

PURSUANT TO THE GENERAL INFORMATION DOCUMENT DATED 30 MAY 2025 ("GENERAL INFORMATION DOCUMENT"), ALL THE TERMS, CONDITIONS, INFORMATION AND STIPULATIONS CONTAINED IN THE GENERAL INFORMATION DOCUMENT, UNLESS THE CONTEXT STATES OTHERWISE OR UNLESS SPECIFICALLY STATED OTHERWISE, ARE INCORPORATED HEREIN BY REFERENCE AS IF THE SAME WERE SET OUT HEREIN. INVESTORS ARE ADVISED TO REFER TO THE SAME TO THE EXTENT APPLICABLE. THIS KEY INFORMATION DOCUMENT CONTAINS DETAILS OF OFFER OF THE DEBENTURES. THE FINANCIALS OF THE ISSUER (IF THE INFORMATION PROVIDED IN THE GENERAL INFORMATION DOCUMENT IS MORE THAN SIX MONTHS OLD), ANY MATERIAL CHANGES TO THE INFORMATION PROVIDED IN THE GENERAL INFORMATION DOCUMENT AND ANY MATERIAL DEVELOPMENTS SINCE THE ISSUE OF THE GENERAL INFORMATION DOCUMENT. ACCORDINGLY, SET OUT BELOW ARE THE ADDITIONAL/UPDATED/CHANGED INFORMATION /PARTICULARS, WHICH ADDITIONAL/UPDATED/ CHANGED INFORMATION /PARTICULARS SHALL BE READ IN CONJUNCTION WITH OTHER INFORMATION /PARTICULARS APPEARING IN THE GENERAL INFORMATION DOCUMENT. IN CASE OF ANY INCONSISTENCY BETWEEN THE TERMS OF THIS KEY INFORMATION DOCUMENT AND THE GENERAL INFORMATION DOCUMENT, THE TERMS OF THE KEY INFORMATION DOCUMENT SHALL PREVAIL. IN CASE OF ANY INCONSISTENCY BETWEEN THE TERMS OF KEY INFORMATION DOCUMENT AND/OR ANY OTHER TRANSACTION DOCUMENT. THE TERMS AS SET OUT IN THE TRANSACTION DOCUMENTS SHALL PREVAIL.

THIS KEY INFORMATION DOCUMENT IS BEING UPLOADED ON THE BID BOND PLATFORM OF NATIONAL STOCK EXCHANGE ("NSE") AND THE ISSUE IS IN COMPLIANCE WITH CHAPTER VI OF SEBI MASTER CIRCULAR READ WITH THE "OPERATING GUIDELINES FOR NSE ELECTRONIC BIDDING PLATFORM" ISSUED BY NSE VIDE CIRCULAR NUMBER 07/2023 DATED 17 APRIL 2023 ("NSE EBP GUIDELINES") (THE SEBI MASTER CIRCULAR AND THE NSE EBP GUIDELINES ARE HEREINAFTER COLLECTIVELY REFERRED TO AS THE "OPERATIONAL GUIDELINES"), AND AN OFFER WILL BE MADE BY ISSUE OF THE GENERAL INFORMATION DOCUMENT AND THIS KEY INFORMATION DOCUMENT AFTER COMPLETION OF THE BIDDING PROCESS ON ISSUE/BID CLOSING DATE, TO SUCCESSFUL BIDDER IN ACCORDANCE WITH THE PROVISIONS OF THE COMPANIES ACT, 2013 AND RELATED RULES.

	ISSUE SCHEDULE	
	SERIES 32	
ISSUE OPENING DATE: 13 OCTOBER 2025	ISSUE CLOSING DATE: 13 OCTOBER 2025	DATE OF EARLIEST CLOSING OF THE ISSUE, IF ANY: NA
FIRST PAY-IN DATE: 14 OCTOBER 2025	DEEMED DATE OF ALLOTMENT: 14 OCTOBER 2025	

The Issuer reserves the right to change the issue schedule including the relevant 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.

CREDIT RATING

The Debentures are rated "CARE AAA/ Stable" (pronounced as CARE triple A/ Stable) rating by CARE Ratings Limited vide letter dated 17 September 2025. The rating letter and the corresponding press release is annexed in Key Information Document as Annexure I. All the other ratings availed for the private placement are annexed under Annexure I in respective Rating Rationales.

The rating is valid as on the date of the issuance and listing of the NCDs and the press release is not older than one year from the Issue Opening Date.

LISTING

The Debentures are proposed to be listed on Debt Segment of NSE. The issuer has obtained an 'in-principle' approval from the NSE for the listing. Please refer to Annexure II of this Key Information Document for the 'in-principle' listing approval from the NSE dated 30th May 2025.

REGISTRAR TO THE ISSUE	DEBENTURE TRUSTEE	CREDIT RATING
MUFG	Catalyst Trusteeship Limited	Care Edge CARE Ratings Limited
MUFG Intime India Private Limited Address: C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West) Mumbai – 400 083 Contact Person: Shravani Suvre Tel No: +91-22-49186101 Fax No.: +91 22 49186060 Email: shravani.suvre@linkintime.co.in Website address: https://in.mpms.mufg.com	Registered Office Address: GDA House, First Floor, Plot No. 85, Bhusari Colony (Right), Paud Road,Pune – 411 038 Corporate Office Address: Unit No-901, 9th Floor, Tower-B, Peninsula Business Park, Senapati Bapat Marg, Lower Parel (W), Mumbai-400013 Contact Person – Mr. Umesh Salvi, Managing DirectorTel No: (022) 49220555 Email: ComplianceCTL- Mumbai@ctltrustee.com www.catalysttrustee.com	Address: 4th Floor, Godrej Coliseum, Somaiya Hospital Road, Off Eastern Express Highway, Sion (East), Mumbai Phone: +91-22-6754 3456 Fax No.: NA Contact person- Ashutosh Duda Email-ashutosh.duda@careedge .in Contact- 7048295433

		Website:www.careedge.in
ARRANGER DETAILS:NA	STATUORY AUDITORS	
	Name: B. K. Khare & Co, Chartered Accountants (Firm Registration No.: 105102W)	
	Address: 706/708, Sharda Chambers, New Marine Lines, Mumbai – 400 020, India	
	Tel No.: 9820069994	
	Email address: info@bkkahreco.com	
	Contact person Ms. Padmini Khare	

ELIGIBLE INVESTORS

Mutual Funds, Banks, Financial Institutions, Non-Banking Finance Companies, Corporates, Provident Funds and Pension Funds, Insurance Companies, FPIs, Foreign Institutional Investors, Qualified Foreign Investors, Qualified Institutional Buyer, Investment holding companies of high net worth individuals and any other person (not being an individual or a group of individuals) eligible to invest in the Debentures. However, the list is illustrative only. Investors are requested to check their eligibility to invest in this instrument as per rules, regulations, guidelines, statute or any government order applicable to them. Issuer has not checked the eligibility for any class of investors.

KEY ISSUE DETAILS

SERIES 32 DEBENTURES

	OLIVIED OF DEDENT ONED	
Coupon rate: 7.30% p.a.	Coupon payment frequency: Payable annually then at maturity	Redemption Date: 13 October 2028
Redemption amount: At Par (to the extent of the Paid-Up Amount) (INR 1,00,000/- each in case of fully paid or INR 3,000 in case of partly paid)	Nature and issue size: Partly paid, Secured, Rated, Listed, Redeemable, Non-Convertible Debentures issued at par to the Face Value	Base issue and green shoe option, if any: Base issue of INR 600 Crores with a NIL green shoe option aggregating upto INR 600 Crores.

Details about underwriting of the issue, if applicable, including the amount undertaken to be Arranger: NA underwritten by the underwriters: NA

Arranger: NA Anchor Investors: NA

The terms and conditions, covenants and undertakings, representations and warranties, obligations of the Company, rights and obligations of the Debenture Trustee and rights of Debenture Holders shall be applicable separately in respect of the Debentures issued under each of Series 32 Debentures and all references in this Key Information Document and the other Transaction Documents to the Debentures shall be construed accordingly.

The securities proposed to be issued does not form a part of non-equity regulatory capital of the Issuer as mentioned under Chapter V of SEBI NCS Regulations.

It is hereby clarified that Section 26 of the Companies Act, 2013 ("Act") is not applicable to the Issue, and therefore no additional disclosures have been made in relation to Section 26 of the Act under this Key Information Document and accordingly, a copy of this Key Information Document has not been filed with the Registrar of Companies.

As of the date of this Key Information Document, the Issuer has not executed any side letter with any Debenture Holder; certain fee letters may be executed with some Debenture Holders after the date of the closure of the Issue.

Anchor Investors

Details of the Anchor Portion of the Issue

Name of Anchor Investors	NA
Anchor Portion	NA
Quantum of allocation to the Anchor Investors	NA

There shall be no bidding for the Anchor portion on the NSE EBP Platform.

DISCLAIMER CLAUSE OF THE COMPANY

The Company will not create or build any sinking fund for pooling of any accrued interest or other proceeds of that nature for this issue and investor is required to conduct its own due diligence and appraisal before investing. The Company will not be responsible in any manner, whatsoever for the investment decision made by an investor. Please read the "Disclaimer" clause and other terms of this Key Information Document so as to enable the investor to take a reasoned decision.

GENERAL RISK

Investment in non-convertible securities is risky, and investors should not invest any funds in such securities unless they can afford to take the risk attached to such investments. Investors are advised to take an informed decision and to read the risk factors carefully before investing in this offering. For taking an investment decision, investors must rely on their examination of the issue including the risks involved

in it. Specific attention of investors is invited to statement of risk factors contained under Section I (Risk in Relation to the Debentures) of the General Information Document and Paragraph XXII (Risks in Relation to the Issue) of Updates to the Disclosure in the General Information Document of this Key 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.

Each person receiving this Key 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 Debentures in connection with its investigation of the accuracy of such information or its investment decision. The Issuer does not undertake to update the information in this Key Information Document to reflect subsequent events after the date of this Key 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 Key Information Document nor any sale of Debentures 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 Key Information Document does not constitute, nor may it be used for or in connection with, an offer or solicitation by anyone in any jurisdiction in which such offer or solicitation is not authorized 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 Debentures or the distribution of this Key Information Document in any jurisdiction where such action is required. The distribution of this Key Information Document and the offering and sale of the Debentures may be restricted by law in certain jurisdictions. Persons into whose possession this comes are required to inform them about and to observe any such restrictions. The Key Information Document is made available to investors in the Issue on the strict understanding that the contents hereof are strictly confidential.

DEFINITIONS AND ABBREVIATIONS

Unless the context otherwise indicates or requires, the following terms shall have the meanings given below in this Key Information Document. Capitalised terms used which are not defined below have the meaning ascribed to them in the General Information Document or Annexure XIV of this Key Information Document, as the context may require, unless the context indicates or implies otherwise. References to any legislation, act or regulation shall be to such term as amended from time to time.

Term	Description
"SMFG India Home Finance Company Limited or the "Company" or the "Issuer"	SMFG India Home Finance Company Limited, a public limited company incorporated under the Companies Act, 1956 and validly existing under the Act, with corporate identity number U65922TN2010PLC076972 and having its registered office at Commerzone IT Park, Tower B, 1st Floor, No: 111, Mount Poonamallee Road, Porur, Chennai, Tamil Nadu, India, Pin - 600 116

ISSUE STRUCTURE, TERMS & CONDITIONS

Security Name (Name of the non-convertible securities	7.30% p.a.SMFG India Home Finance Company Limited, October, 2028 – Series 32 Debentures
which includes coupon/dividend, issuer name and maturity year)	
Issuer	SMFG India Home Finance Company Limited
Type of Instrument	Partly paid, secured, rated, listed, redeemable, non-convertible debentures issued at par to the face value on private placement basis.
	(as referred to in this document, "Debentures" or "NCDs")
Nature of Instrument (secured or unsecured)	Secured
Seniority (Senior or subordinated)	Debentures constitute partly paid, direct, senior, secured and unconditional obligations of the Issuer and shall rank <i>pari passu</i> with the borrowings from existing senior secured lenders of the Company and other senior debenture holders holding debentures issued by the Company. The claims of the Debenture Holders shall be superior to the claims of investors/lenders of Tier I and Tier II Capital. For definition purpose - Tier I Capital will include equity shareholders and Tier II Capital shall include subordinated debenture holders.
Eligible Investors	Mutual Funds, Banks, Financial Institutions, Non-Banking Finance Companies, Corporates, Provident Funds and Pension Funds, Insurance Companies, FPIs, Foreign Institutional Investors, Qualified Foreign Investors, Qualified Institutional Buyer, Investment holding companies of high net worth individuals and any other person (not being an individual or a group of individuals). However, the list is illustrative only. Investors are requested to check their eligibility to invest in this instrument as per rules, regulations, guidelines, statute or any government order applicable to them. Issuer has not checked the eligibility for any class of investors.
	The following is an indicative list of documents, the certified true copies of which should be provided with the application:
	 (i) Application by Banks/ eligible FPIs Memorandum and Articles; resolution authorizing investment and containing operating instructions or letters of authorizations and power of attorney, if applicable; specimen signatures of authorized signatories; necessary form for claiming exemption from deduction of tax at source on interest, if applicable; and Registration certificate as may be applicable.
	 (ii) Application by Corporate Bodies FPIs/ Trusts/ Statutory Corporations. Memorandum and Articles; Resolution authorizing investment and containing operating instructions or letters of authorizations and power of attorney, if applicable; specimen signatures of authorized signatories;

- necessary form for claiming exemption from deduction of tax at source on interest, if applicable; and
- Registration certificate as may be applicable.
- (iii) Application by Mutual Funds/ Custodians of Mutual Funds/ Insurance Companies
 - SEBI registration certificate/ IRDA registration certificate, as may be applicable;
 - Constitutional documents;
 - resolution authorizing investment and containing operating instructions or letters of authorizations and power of attorney, if applicable;

Application form for application made by Asset Management Company or custodian of mutual fund shall clearly indicate the name of the concerned scheme for which application is being made.

(iv) Application under Power of Attorney

A certified true copy of the power of attorney or the relevant authority as the case may be along with the names and specimen signatures all of authorized signatories must be lodged along with the submission of the completed Application form. Further modifications/ additions in the power of attorney or authority should be delivered to the Issuer at Corporate Office.

(v) Central Know Your Customer Register (CKYCR)

The applicants should submit the required Central KYCR documents as prescribed by the RBI along with the application forms, including FATCA declaration as applicable. Applications which are not in compliance with the above requirement shall be liable to be rejected.

(vi) PAN No:

All applicants should mention their Permanent Account number (PAN) allotted under Income Tax Act, 1961 or declaration in Form 60. Applications without this will be considered incomplete and are liable to be rejected.

Listing (Name of stock exchange(s) where it will be listed and timeline for listing)

The Issuer proposes to list the Debentures on the wholesale debt market of the National Stock Exchange ("NSE") and has received an in-principle listing approval dated 30 May 2025 from the NSE. Please refer to Annexure II of this Key Information Document.

The Debentures are proposed to be listed on Debt segment of NSE within the prescribed timelines as per the SEBI Master Circular.

Rating of the instrument

The rating letter dated 17 September 2025 in relating to issuance of Debentures issued by the Rating Agency (CARE Ratings Limited) 'CARE AAA/ Stable' (pronounced as CARE triple A/ Stable) rating by CARE Ratings Limited

The Company hereby declares that the rating is valid on the date of issuance and listing of Debentures pursuant to this Key Information Document.

Date and link of the press release: Date: 24 September 2025. Link: https://www.careratings.com/upload/CompanyFiles/PR/202509120938_SMFG_India_Home_Finance_Company_Limited.pdf

Please refer to Annexure I for a copy of the rating letter and the press release.

Issue Size	ISSUE OF UPTO 60,000 (SIXTY THOUSAND) PARTLY PAID, SECURED, RATED, LISTED, REDEEMABLE, NON-CONVERTIBLE DEBENTURES OF FACE VALUE RS. 1,00,000/- (RUPEES ONE LAKH ONLY) EACH AGGREGATING TO RS 600,00,00,000/- (RUPEES SIX HUNDRED CRORES ONLY), ISSUED AT PAR ("DEBENTURES") BY SMFG INDIA HOME FINANCE COMPANY LIMITED ON PRIVATE PLACEMENT BASIS (THE "ISSUE"). ISSUER MAY AT FUTURE DATE/S DO FURTHER ISSUANCE/S AND /OR REISSUANCE UNDER THE ISIN CREATED IN THIS ISSUE AT ANY PRICE AND TIME AFTER THE CLOSURE OF CURRENT ISSUE. FURTHER ISSUANCES/ RE ISSUANCES CAN BE DONE IN SINGLE/MULTIPLE TRANCHES/SERIES AS MAY BE PERMITTED UNDER APPLICABLE REGULATIONS, GUIDELINES RULES ETC AND DEPENDING ON THE FUND REQUIREMENTS OF THE ISSUER FROM TIME TO TIME.
Minimum Subscription	100 Debentures and in multiples of 1 Debenture thereafter
Base Issue Size	INR 600 Crores
Option to retain oversubscription (Amount)	NA
Objects of the Issue/ purpose for which there is requirement of funds	The proceeds of the issue of Debentures will be used by the Company for onward lending activities in compliance with the Master Direction – Reserve Bank of India (Non-Banking Financial Company - Scale Based Regulation) Directions, 2023 dated 19 October, 2023, the 'Master Direction – Non-Banking Financial Company – Housing Finance Company (Reserve Bank) Directions, 2021' dated 17 February, 2021 and other applicable regulations of the NHB and the RBI, each (as amended, updated and replaced from time to time). The Issue proceeds shall not be used by the Company for any purpose which is in contravention of any Applicable Law and accordingly be utilised to augment the resources of the Company for its business activities, for eligible end-uses allowed under the relevant regulations and Applicable Law for deployment of funds on its own balance sheet and not to facilitate resource requests of group entities/parent company/associates. Up to 100% of the proceeds will be utilised for asset growth/development. The Issuer shall use the proceeds from the issue of the Debentures to finance business growth and general corporate purpose.
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	Not applicable
Details of utilization of the proceeds	For eligible end-uses allowed under the relevant regulations and applicable law for deployment of funds on the Company's own balance sheet and not to facilitate resource requests of group entities/parent company/associates.

	Up to 100% of the proceeds of the Issue will be utilised for asset growth/development, to the extent permitted under the relevant regulations and Applicable Law.
Coupon/dividend rate	Coupon Rate means the Partly Paid Coupon Rate or the Fully Paid Coupon Rate, as applicable or any other coupon rate as may be determined in accordance with the Debenture Trust Deed.
	Till the time the Balance Subscription Amount is not fully paid: 7.30% p.a. ("Partly Paid Coupon Rate")
	From the date the Balance Subscription Amount is fully paid, the rate derived as sum of annualised yield for government securities with date closest to the Final Redemption Date (rate published on by the Financial Benchmarks India Limited to be annualised) and 350 basis points ("Fully Paid Coupon Rate"):
	For the avoidance of doubt, the benchmark rate used to determine the rate of interest in the paragraph above shall be calculated at the average rate for the 3 Business Days prior to the date when the notice for the Balance Subscription Amount is issued.
	Provided that the Coupon Rate in paragraph above shall increase or decrease in accordance with paragraph below "Step Up/ Step Down Coupon Rate" on the occurrence of a rating downgrade or rating upgrade.
Step Up/Step Down Coupon Rate	(i) The Partly Paid Coupon Rate or the Fully Paid Coupon Rate (as applicable) shall increase by 25 basis points for every notch of rating downgrade of the Company. For the avoidance of doubt, such increase shall be applicable from the date of the rating downgrade. Provided that there shall be no increase in the Coupon Rate under this paragraph (i) for a rating downgrade of the Company from AAA to AA+.
	(ii) The Partly Paid Coupon Rate or the Fully Paid Coupon Rate, as applicable shall decrease by 25 basis points for every notch of rating upgrade of the Company, if after a rating downgrade of the Company pursuant to paragraph (i) above, there is an upgrade in the rating of the Company. It is hereby clarified that any decrease in the Partly Paid Coupon Rate or the Fully Paid Coupon Rate, as applicable, shall not, at any point of time, in case of (i) Partly Paid Coupon Rate, be lower than the Coupon Rate as applicable on the Date of Allotment; and (ii) Fully Paid Coupon Rate, be lower than the Coupon Rate as applicable on date the Balance Subscription Amount is fully paid. For the avoidance of doubt, such decrease shall be applicable from the date of the rating upgrade. <i>Provided that</i> there shall be no decrease in the Coupon Rate under this paragraph for a rating upgrade of the Company from AA+ to AAA.
Coupon/Dividend Payment Frequency	Payable annually beginning on the date falling 12 calendar months from the First Pay In Date and last Coupon Payment Date shall be the Final Redemption Date, subject to Actual/Actual day count convention
	The interest payable on any Interest Payment Date shall be calculated on pro-rata basis linked to the Paid-Up Amount and the applicable Coupon Rate.
Coupon / Dividend payment dates	Wednesday, October 14, 2026
payment dates	Thursday, October 14, 2027
	Friday, October 13, 2028

Cumulative / non-	Not Applicable
cumulative, in case	
of dividend	E
Coupon Type (Fixed,	Fixed
floating or other	
structure)	Defeate "Coursey/Dividend Date" and "Cton Hay/Cton Down Coursey Date" above
Coupon Reset Process (including	Refer to "Coupon/ Dividend Rate" and "Step Up/ Step Down Coupon Rate" above
rates, spread,	
effective date,	
interest rate cap and	
floor etc)	
Day Count Basis	Actual / Actual
(Actual/Actual)	
Interest on Application Money	At the respective coupon rate (subject to deduction of tax of source, as applicable) from the date of realization of cheque(s)/ demand draft(s) up to one day prior to the Deemed Date of Allotment
Default Interest Rate	a) In case of default in payment of interest and/or principal redemption on the
	due dates and/or non-payment of amounts payable under the Transaction
	Documents on the respective due date(s), additional interest of 2% p.a. over
	the Coupon Rate will be payable by the Company for the defaulting period.
	and doupon read will be payable by the company for the doladiting period.
	b) In case of delay in execution of Debenture Trust Deed and Security Documents beyond statutorily permitted timelines, the Company will refund the subscription with agreed rate of interest or will pay penal interest of at least 2% p.a. over the Coupon Rate till these conditions are complied with at the option of the investor.
	c) In case of delay in listing of the Debentures beyond the timelines prescribed in the SEBI Master Circular, (i) the Company will pay penal interest of 1 % p.a. over the Coupon Rate for the period of delay (from the Date of Allotment to the date of listing) to the investor, and (ii) the Company shall be permitted to utilise the Issue proceeds of its subsequent two privately placed issuances of securities only after receiving final list approval from the NSE.
Tenor	3 years from the Deemed Date of Allotment
Redemption Date	means October 13, 2028, being the date falling 3 years from the Date of Allotment.
Redemption Amount	The Company shall redeem the Debentures (to the extent of the Paid Up Amount in relation to the Debentures) on the Final Redemption Date.
	(Rs. 1,00,000/- (Rupees One Lakh Only) per Debenture in case of fully paid or INR 3,000/- per Debenture in case of partly paid)
Redemption Premium / Discount	Not Applicable

Issue Price	Rs. 1,00,000 (Rupees One Lakh only) per Debentures
	The Debentures are issued at par. The Deemed Date of Allotment of the Debentures shall be the First Pay In Date, on which date each Debenture shall be partly paid to an amount equal to the Initial Subscription Amount.
	On the Final Pay In Date, each Debenture shall be fully paid up upon payment of Balance Subscription Amount.
Discount at which security is issued and the effective yield as a result of such discount	Nil
Premium/ Discount at which security is redeemed and the effective yield as a result of such premium/ discount	Nil
Put Date	Not applicable
Put Price	Not applicable
Call Date	The Company shall, subject to Applicable Law (including but not limited to the SEBI NCS Regulations), have the right to redeem each Debenture in full by paying the sum of the Paid Up Amount, accrued but unpaid interest, together with all other amounts payable in respect thereof in accordance with the Transaction Documents, in each of the following events: i. within three months from the Final Pay-In Date if the Balance Subscription
	Amount has been paid (the "BSC Early Redemption Event"); and
	ii. immediately after the expiry of two years from the Date of Allotment ("Voluntary Early Redemption Event").
	Upon the issuance of the Early Redemption Notice, the Company shall pay Amounts Outstanding in respect of all the Debentures on the Early Redemption Date.
Call Price	Please refer to "Call Date" above.
Put Notification Time (Timelines by which the investor need to intimate Issuer before exercising the put)	Not applicable
Call Notification Time (Timelines by which the Issuer need to intimate	The Company shall send a written notice (the "Early Redemption Notice") to the Debenture Holders (with a copy to the Debenture Trustee) at least 5 Business Days prior to the date on which the Company proposes to redeem the Debentures pursuant to "Call Date" and "Call Price" above.

investor before exercising the call)	The Early Redemption Notice shall specify (i) the Amounts Outstanding in respect of all the Debentures, which the Company proposes to repay; and (ii) the Early Redemption Date, and such Early Redemption Notice shall be irrevocable, unless otherwise agreed by all the Debenture Holders.		
Face Value	Rs. 1,00,000/- (Rupees One Lakh Only) per Debenture		
Minimum application and in multiples thereafter	Minimum Subscription of 100 Debentures and in multiple of 1 Debentures thereon		
Issue timing	09 am to 10 am		
Issue Opening Date	13 October 2025		
Issue Closing Date	13 October 2025		
Date of earliest closing of the issue, if any	NA		
Pay – in Date	First Pay In Date – means, 14 October 2025.		
	Final Pay In Date - means the date specified in the notice provided by the Company to call the entire Balance Subscription Amount for the Debentures under Clause 24 of the Debenture Trust Deed. The Final Pay In Date may be any one of 12th Business Day, 13th Business Day, 14th Business Day, 15th Business Day or 16th Business Day of a calendar month until the Final Redemption Date and shall in any event fall at least 5 Business Days after the date of the BSC Notice. For avoidance of doubt, the option to select a Final Pay In Date will cease in the last calendar month of the subsistence of the Debentures and the Debenture Holder shall not be required to pay the Balance Subscription Amount for the Debentures.		
Deemed Date of Allotment	14 October 2025		
Settlement mode of the instrument	Payment of interest and principal will be made by way of Cheques/ DD's/ electronic mode.		
Depository	National Securities Depository Limited (" NSDL ") and Central Depository Services (India) Limited (" CDSL ")		
Disclosure of interest/ dividend/ redemption dates	Refer to the Cashflow Table		
Record Date	means the date which is 15 (fifteen) days prior to the Interest Payment Date or a Redemption Date.		
All covenants of the issue (including side letters, accelerated payment clauses, etc.)	The Company hereby covenants with the Trustee that the Company will at all times during the tenure of the Debentures: 1. Inform the Trustee of any amalgamation, merger or reconstruction scheme proposed by the Company. 2. Inform the Trustee of all orders, directions, notices, of court/tribunal		

affecting the Secured Property.

- Not create further charge or encumbrance over the Secured Property without the approval/ intimation of / to the Trustee unless Required Security Cover is maintained.
- 4. Maintain, preserve and keep in proper order, as applicable, repair and in good condition the Secured Property. In case the Company fails to keep in proper order, repair and in good condition, the Secured Property or any part thereof, then, in such case, the Trustee may, but shall not be bound to maintain in proper order or repair or condition the Secured Property or any part thereof and any expense incurred by the Trustee and their costs and charges therefore shall be reimbursed by the Company.
- 5. Insure, if applicable and keep insured up to the replacement value thereof or on such other basis as approved by the Trustee (including surveyor's and architect's fees) the Secured Property, as may be specified by the Trustee and shall duly pay all premia and other sums payable for that purpose and effect renewal of such insurance and deliver to and leave with the Trustee every such policy of insurance and the receipt for the last premium payable thereunder. The insurance, if applicable in respect of the Secured Property shall be taken in joint names of the Company, the Trustee and any other person having a paripassu charge on the Secured Property and acceptable to the Trustee. If so required by the Debenture Holders, the Company shall deliver to the Trustee a chartered accountant's certificate at the end of relevant financial year certifying the adequacy of insurance coverage for the Secured Property.
- 6. Keep proper books of account as required by the Act and therein make true and proper entries of all dealings and transactions of and in relation to the Secured Property and the business of the Company and keep the said books of account and all other books, registers and other documents relating to the affairs of the Company at its Registered Office or where permitted by law, at other place or places where the books of account and documents of a similar nature may be kept and the Company will ensure that all entries in the same relating to the Secured Property and the business of the Company shall at all reasonable times be open for inspection of the Trustee and such person or persons as the Trustee shall, from time to time, in writing for the purposes, appoint.
- 7. Give to the Trustee or to such person or persons as aforesaid such information as they or be or any of them shall require as to all matters relating to the business, property and affairs of the Company which are relevant in relation to this transaction and at the time of the Issue thereof to the shareholders of the Company furnish to the Trustee, two copies of

- every report, balance sheet, profit and loss account issued to the shareholders of the Company.
- 8. Permit the Trustee and such person, as they shall from time to time in writing for that purpose appoint to enter into or upon and to inspect the Secured Property and pay all traveling, hotel and other expenses of any person whom the Trustee may depute for the purpose of such inspection and if the Trustee shall for any reason, decide that it is necessary to employ an expert, to pay the fees and all traveling hotel and other expenses of such expert provided all the aforesaid expenses are reasonable and pre-approved as per the rules of the Company.
- 9. Punctually pay all rents, royalties, taxes, rates, levies, cases, assessments, impositions and outgoings, governmental, municipal, or otherwise imposed upon or due and payable by the Company as and when the same shall become due and payable and when required by the Trustee produce the receipts of such payment and also punctually pay and discharge all debts and obligations and liabilities which may have priority over the security created hereunder and observe, perform and comply with all covenants and obligations which ought to be observed and performed by the Company in respect of or any part of the Secured Property.
- Not declare or pay any dividend to the shareholders, whether equity or preference, in any year until the Company has paid or made satisfactory provision for the payment of the instalments of principal and interest due and payable to the Debentures. or has made provision satisfactory to the Trustee for making such payment. Provided always that, the Company shall not require to obtain any permission of the Trustee if there is no default in relation the Debentures issued herein. Notwithstanding anything contained in this paragraph, if the Company has defaulted in payment of coupon or redemption of the Debentures or in creation of security in accordance with the terms of the Key Information Document, any distribution of dividend shall require the prior written approval of the Debenture Trustee.
- 11. Inform the Trustee about any material change in nature and conduct of business by the Company or in the constitutional documents of the Company which will adversely affect the rights of the investors in this transaction.
- 12. Shall furnish to the Trustee, the following particulars in respect of the series 32:

quarterly report to the Trustee:

(a) Updated list of the names and address of the Debenture

Holders.

- (b) Details of the interest due but unpaid and reasons thereof.
- (c) The number and nature of grievances received from the Debenture Holders, resolved by the Company and if unresolved within the period of 30 days, the reason stating for the delay of the same.
- (d) A statement that the assets of the Company in the form of Movable Property which are available by way of Security Interest are sufficient to discharge the claims of the Debenture Holders as and when they become due.
- 13. Promptly inform the Trustee of any change in its name and any major change in the composition of its Board of Directors which is on account of any change in control. For the purpose of this Clause 17.13, "control" has the meaning given to it in the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended.
- 14. The Company shall, if and for as long as it is required to do so under the Applicable Laws, create and maintain a DRR in accordance with Section 71 of the Act, Rule 18 of the Companies (Share Capital and Debentures) Rules 2014 and any other Applicable Laws, until the Amounts Outstanding under the Debenture Trust Deed are completely discharged and paid in full to the satisfaction of the Trustee.
- 15. The Company shall provide relevant documents/information, as applicable, to enable the Trustee to submit the following reports/certification to the Stock Exchange within the timelines mentioned below or as amended from time to time by applicable regulations or circulars of SEBI:

Reports/Certificate	Periodicity
Security cover certificate in the format as specified by SEBI	Quarterly basis within 75 days from end of each quarter except for the last quarter of each year for which the certificate has to be submitted within 90 days from the end of financial year.
A statement of value of pledged securities (where	Quarterly basis within 75 days from

applicable)	end of each quarter except for the last quarter of each for which the certificate has to be submitted within 90 days from the end of financial year.
A statement of value for debt service reserve account or any other form of security offered (as applicable)	Quarterly basis within 75 days from end of each quarter except for the last quarter of each for which the certificate has to be submitted within 90 days from the end of financial year
Net worth certificate of guarantor (in case debt securities are secured by way of personal guarantee)	Half yearly basis within 75 days from end of each half-year.
Financials/value of guarantor prepared on basis of audited financial statement etc. of the guarantor (secured by way of corporate guarantee)	Annual basis within 75 days from end of each financial year
Valuation report and title search report for the immovable/movable assets, as applicable	Once in three years within 75 days from the end of the financial year.

16. The Company shall:

- (i) within 15 (fifteen) days from the end of every half year (i.e. April 15 and October 15), submit a statement to the NSE, as well as to the Depositories containing data in the format as prescribed in the SEBI NCS Regulations and SEBI Master Circular;
- (ii) inform the Stock Exchange and the Depositories in case of any modification in terms or structure of the Debentures viz. change

- in terms of payment, change in interest pay-out frequency, etc. as specified above;
- (iii) intimate to NSE, the Depositories and the Debenture Trustee the status of payment of the Debentures within one working day of any coupon payment date or the Redemption Date;
- (iv) while intimating the status of payment to the Debenture Trustee in accordance with sub-paragraph (c) above, also intimate to the Debenture Trustee that they have informed the status of payment or otherwise to the NSE and the Depositories;
- (v) comply with all Applicable Law in relation to the Debentures;
- (vi) submit any such information as may be required by the Trustee, from time to time or as per Applicable Laws, rules, regulations and notifications as amended from time to time:
- (vii) record details including asset details (and their verification), allotment, listing and payment of interest or redemption with the Depositories as required in compliance with the SEBI DT Master Circular for Debenture Trustees; and
- (viii) provide relevant documents/ information, as applicable, to enable the Trustee to conduct continuous and periodic due diligence and monitoring of the Security Interest.
- 17. The Company shall create the security set out in Clause 4 above prior to listing application of the Debentures. Further, the charge created by the Company shall be registered with Sub-registrar, Registrar of Companies, within timelines prescribed under Applicable Law, CERSAI, Depository etc., as applicable, within 30 days of creation of such charge. In case the charge is not registered anywhere or is not independently verifiable, then the same shall be considered a breach of covenants/ terms of the Issue by the Company.
- 18. Within 7 Business Days of receipt of a request from the Debenture Trustee, the Company shall authenticate any information relating to the Debentures and the Secured Property, to be submitted by the Debenture Trustee with the Information Utility.

The Company hereby covenants with the Trustee that the Company will at all times during the tenor of the Debentures: -

- (i) The Company shall duly observe and perform all the terms, covenants, conditions and stipulations contained in the Transaction Documents.
- (ii) The Secured Property herein before expressed to be granted, assigned and assured are the absolute property of the Company

- and is not subject to any lis pendens, attachment or other process issued by any Court or other authority.
- (iii) The Secured Property is also charged to other lenders of the Company as security for the credit facilities granted by such lenders on a pari-passu basis, and that the said lenders have given their respective consents for ceding pari-passu charge in favour of the Trustee, on the Secured Property, as security for redemption of the Debentures, and that the Company shall ensure that the charge on the Secured Property created in favour of the other lenders, including the Debenture Trustee, shall be on a pari passu basis and shall be permitted under the Transaction Documents, and created with such margin/security coverage requirements as stipulated by the said lenders and the Debenture Trustee and without affecting any particular lender.
- (iv) That notwithstanding anything done or executed or omitted to be done or executed or knowingly suffered to the contrary, the Company has power to grant, assure and assign into the Trustee the Secured Property.
- (v) That the Company shall intimate the Trustee in relation to any amalgamation, merger or reconstruction scheme proposed by the Company, any application or notice of winding up under the Companies Act, 2013 made or received or any application being made by the Company or RBI before the National Company Law Tribunal seeking the commencement of an insolvency resolution process or liquidation in respect of the Company under the Insolvency and Bankruptcy Code, 2016.
- That the Company shall execute all such deeds, documents and (vi) assurances and do all such acts and things as the Trustee and the beneficial owner(s) /the Debenture Holders may reasonably require for exercising the rights under these presents and the Debentures or for effectuating and completing the Security Interest intended to be hereby created and shall, from time to time and at all times after the Security Interest hereby constituted shall become enforceable, execute and do all such deeds, documents, assurances, acts, and things as the Trustee may require for facilitating realization of the Secured Property and for exercising all the powers, authorities and discretions hereby conferred on the Trustee or any Receiver and in particular the Company shall execute all transfers, conveyances, assignments and assurances of the Secured Property whether to the Trustee or to their nominees and shall give all notices, orders and directions which the Trustee may think expedient and shall perform or cause to be

performed all acts and things requisite or desirable for the purpose of giving effect to the exercise of any of the said powers, authorities and discretions and further shall, for such purposes or any of them make or consent to such application to any government or local authority as the Trustee may require for the consent, sanction or authorization of such authority to or for the sale and transfer of the Secured Property or any part thereof and it shall be lawful for the Trustee to make or consent to make any such applications in the name of the Company and for the purposes aforesaid a certificate in writing signed by the Trustee to the effect that any particular assurance or thing required by them is reasonably required by them shall be conclusive evidence of the fact.

- (vii) The Company shall ensure that the ISIN of the Debentures remains unique to the Debentures being issued in terms of the Debenture Trust Deed and shall not issue any bonds or debentures under the same ISIN as that of the Debentures.
- (viii) If requested by the Debenture Trustee, the Company shall authorise and/or instruct its auditors to discuss any matter relating to the Company, on terms and conditions acceptable to the Debenture Trustee.
- (ix) The Company shall bear all the costs and expenses in relation to the appointment an external auditor or chartered accountant by the Debenture Trustee for the purpose of conducting an audit on the Company. Such audit reports will be submitted directly to the Debenture Trustee, with any reference to the Company.

1. Affirmative Covenants

The Company hereby covenants with the Trustee that the Company will at all times during the tenure of the Debentures (except as may otherwise be agreed in writing by the Trustee):

- (i) Carry out and conduct its business with due diligence and efficiency and in accordance with sound engineering, technical, managerial and financial standards and business practices, with qualified and experienced management and personnel and pay all rents, cesses and other payments and outgoings payable out of or in respect of the Secured Property falling to be paid by the Company and carry out all covenants, obligations, agreements, stipulations, conditions and terms and on its part to be performed or carried out in respect of the Secured Property or any part thereof.
- (ii) Strictly abide by the guidelines issued by RBI Master Directions

and other applicable regulations of the NHB and the RBI, each as amended from time to time, and accordingly be utilized to augment the resources of the Company for its business activities, for eligible end-uses allowed under the relevant regulations and Applicable Law for deployment of funds on its own balance sheet and not to facilitate resource requests of group entities/parent company/associates. Upto 100% of the proceeds will be utilised for asset growth/development and shall furnish to the Trustee a statement showing the manner in which the said monies have been utilized.

- (iii) At the end of each financial year, procure and furnish to the Trustee, a certificate from the Company's statutory auditors in respect of the utilization of funds raised by the issue of Debentures.
- (iv) Within 45 days of the end of each financial quarter (.e. within 45 days of each of 30 June, 30 September, 31 December and 31 March), procure and furnish to the Trustee its shareholding details.
- Insure, if applicable, and keep insured up to the replacement (v) value thereof or on such other basis as approved by the Trustee (including surveyor's and architect's fees), the Secured Property as may be specified by the Trustee and shall duly pay all premia and other sums payable for that purpose and effect renewal of such insurance and deliver to and leave with the Trustee every such policy of insurance and the receipt for the last premium payable thereunder. The insurance, if applicable in respect of the Secured Property shall be taken in joint names of the Company, the Trustee and any other person having a pari-passu charge on the Secured Property and acceptable to the Trustee. If so required by the Debenture Holders, the Company shall deliver to the Trustee a chartered accountant's certificate at the end of relevant financial year certifying the adequacy of insurance coverage for the assets provided as Security Interest.
- (vi) Keep proper books of account as required by the Act and therein make true and proper entries of all dealings and transactions of and in relation to the Secured Property and the business of the Company and keep the said books of account and all other books, registers and other documents relating to the affairs of the Company at its Registered Office or where permitted by law, at other place or places where the books of account and documents of a similar nature may be kept and the Company will ensure that all entries in the same relating to the Secured Property and the

- business of the Company shall at all reasonable times be open for inspection of the Trustee and such person or persons as the Trustee shall, from time to time, in writing for the purposes, appoint.
- (vii) Give to the Trustee or to such person or persons as aforesaid such information as they or be or any of them shall require as to all matters relating to the business, property and affairs of the Company which are relevant in relation to this transaction and at the time of the Issue thereof to the shareholders of the Company furnish to the Trustee, two copies of every report, balance sheet, profit and loss account issued to the shareholders of the Company.
- (viii) Permit the Trustee and such person, as they shall from time to time in writing for that purpose appoint to enter into or upon and to inspect the Secured Property and pay all traveling, hotel and other expenses of any person whom the Trustee may depute for the purpose of such inspection and if the Trustee shall for any reason, decide that it is necessary to employ an expert, to pay the fees and all traveling hotel and other expenses of such expert provided all the aforesaid expenses are reasonable and preapproved as per the rules of the Company.
- (ix) Punctually pay all rents, royalties, taxes, rates, levies, cases, assessments, impositions and outgoings, governmental, municipal, or otherwise imposed upon or due and payable by the Company as and when the same shall become due and payable and when required by the Trustee produce the receipts of such payment and also punctually pay and discharge all debts and obligations and liabilities which may have priority over the security created hereunder and observe, perform and comply with all covenants and obligations which ought to be observed and performed by the Company in respect of or any part of the Secured Property.
- (x) Forthwith give notice in writing to the Trustee of commencement of any proceedings adversely affecting the Secured Property.
- (xi) Duly cause these presents to be registered in all respects so as to comply with the provision of the Act and also cause these presents to be registered in conformity with the provision of the Indian Registration Act, 1908, or any act, ordinance or regulation of or relating to any part of India, within which any portion of the Secured Property, is or may be situated, by which the registration of deeds is required and generally do all other acts (if any) necessary for the purpose of assuring the legal validity of these

premises, and in accordance with the Company's memorandum of association and articles of association.

- (xii) Diligently preserve its corporate existence and status and all rights, contacts, now held or hereafter acquired by it in the conduct of its business and comply with all acts, rules, regulations, orders and directions of any legislative, executive, administrative or judicial body applicable to the Secured Property or any part thereof PROVIDED THAT the Company may contest in good faith the validity of any such acts, rules, regulations, orders and directions and pending the determination of such contest may postpone compliance therewith if the rights enforceable under the Debentures or the security of the Debentures is not thereby materially endangered or impaired.
- (xiii) The Company will not do or voluntarily suffer or permit to be done any act or thing whereby its right to transact its business might or could be terminated or whereby payment of the principal of, interest if any or interest on the Debenture might or would be hindered or delayed.
- (xiv) Pay all such stamp duty (including any additional stamp duty), other duties, taxes, charges and penalties, if and when the Company may be required to pay according to the laws for the time being in force in the state in which its properties are situated, and in the event of the Company failing to pay such stamp duty, other duties, taxes and penalties as aforesaid, the Trustee will be at liberty (but shall not be bound) to pay the same and the Company shall reimburse the same to the Trustee.
- (xv) Reimburse all sums paid or expenses incurred by the Trustee or any Receiver, attorney, manager, agent or other person appointed by the Trustee for all or any of the purposes mentioned in these presents immediately on receipt of a notice of demand from them in this behalf together with supporting invoices.
- (xvi) Promptly inform the Debenture Holder/ Debenture Trustee if it has notice of any application for winding up having been made or any statutory notice of winding up under the provisions of the Act, or otherwise of any suit or other legal processes admitted against the Company and affecting the title to the properties of the Company or an insolvency resolution process has been admitted in relation to the Company under the Insolvency and Bankruptcy Code, 2016 or if a Receiver is appointed of any of its properties of the Company or if a Receiver is appointed of any of its properties or businesses or undertakings.

- (xvii) Promptly inform the Trustee of the happening of any event likely to have a substantial effect on the Company's profits or business and of any material charges in the sales of the Company affecting performance of its obligations under the Debenture Trust Deed with any explanation of the reasons therefore.
- (xviii) Promptly inform the Trustee of any loss or damages which the Company may suffer due to any force majeure circumstance or act of God, such as earthquake, flood, tempest or typhoon etc. against which, the Company may not have insured its Secured Properties (if applicable).
- (xix) Inform the Debenture Trustee about any material change in nature and conduct of business by the Company in its memorandum of association which will adversely affect the rights of the investors in this transaction.
- (xx) Shall furnish to the Trustee, the following particulars in respect of the Debentures:
 - (i) Quarterly report to the Debenture Trustee.
 - (i) Updated list of the names and address of the Debenture Holders.
 - (ii) Details of the interest due but unpaid and reasons thereof.
 - (iii) The number and nature of grievances received from the beneficial owner(s)/ the Debenture Holders resolved by the Company and if unresolved within the period of 30 days, the reason stating for the delay of the same.
 - (iv) A statement that the assets of the Company in the form of Movable Property which are available by way of Security Interest are sufficient to discharge the claims of the Debenture Holders as and when they become due.
- (xxi) Promptly and expeditiously attend to and address the grievances, if any, of the beneficial owner(s)/ the Debenture Holders. The Company further undertakes that it shall advise the Trustee periodically of the compliance. The Company shall appoint a compliance officer as required under SEBI/ NSE directions.
- (xxii) A certificate from a director/ managing director/ key managerial personnel of the Company, on quarterly basis, certifying the value of the books debts/receivables is sufficient to discharge the claims of the Debenture Holders.
- (xxiii) A half yearly certificate from statutory auditor certifying the Required Security Cover and compliance with the covenants and

- terms and conditions of issue of Debentures contained in the Key Information Document, as may be specified by SEBI from time to time.
- (xxiv) A compliance certificate certified by a director/ managing director/ key managerial personnel in respect of compliance with the terms and conditions of issue of Debentures contained in the Key Information Document, with such periodicity as prescribed by the Applicable Law and rules / regulations or as may be required by the Trustee.
- (xxv) A confirmation certificate to the Trustee, on a yearly basis, that the security created by the Company over the Movable Property in favor of the Debenture Holders is properly maintained and is adequate to meet the payment obligations of the Company under the Debentures towards the Debenture Holders in case of an Event of Default;
 - (i) A certificate from the statutory auditor on yearly basis giving the value of book debts/receivables.
 - (ii) Submit to the Trustee, its duly audited annual accounts, within six months from the close of its financial year or such extended time as may be permissible under the Act or such extended period.
 - (iii) Submit to the Trustee, statement that the assets of the Company available as security are sufficient to discharge the claims of the Debenture Holders as and when the same become due, as duly certified by Company Secretary/ Chief Operating Officer of the Company on quarterly basis and by a chartered accountant on halfyearly basis.
 - (iv) Promptly inform the Trustee of any change in its name and any major change in the composition of its Board of Directors which is on account of any change in control. For the purpose of this paragraph (iv), "control" has the meaning given to it in the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended.
- (xxvi) Submit to the Stock Exchange for dissemination along with the quarterly/ annual financial results, a quarterly communication and a certificate by the Debenture Trustee containing inter alia the following information (as applicable):
 - debt-equity ratio;

- b. debt service coverage ratio;
- c. interest service coverage ratio;
- d. outstanding redeemable preference shares (quantity and value);
- e. capital redemption reserve/debenture redemption reserve;
- f. net worth;
- g. net profit after tax;
- h. earnings per share:
- i. current ratio;
- j. long term debt to working capital;
- k. bad debts to account receivable ratio;
- I. current liability ratio;
- m. total debts to total assets;
- n. debtors turnover;
- inventory turnover;
- p. operating margin (%);
- q. net profit margin (%);
- r. sector specific equivalent ratios, as applicable
- (xxvii) The investor should note that, the Company will not create or build any sinking fund for pooling of any accrued interest or other proceeds in zero coupon bond issuances or issues of similar nature and investor is required to conduct its own due diligence and appraisal before investing. The Company will not be responsible in any manner, whatsoever for the investment decision made by an investor.
- (xxviii) In accordance with SEBI Master Circular, the Company may from time to time consolidate one or more issuances of non-convertible debentures maturing in the same financial year, by adjusting the price of securities, as howsoever may be required for such consolidation, and issue/ re-issue the consolidated securities under the cover of single/ same ISIN for any amount, whatsoever. The Company hereby reserves its rights to use, reuse, and extinguish the said ISIN at its sole and exclusive discretion.
- (xxix) Submit such information as may be reasonably required by the

Debenture Trustee, to perform its obligations from time to time.

- (xxx) In accordance with SEBI Master Circular, the Company shall provide bank details (from which it proposes to pay the redemption amount). Company shall also inform the Debenture Trustee(s) of any change in bank details within 1 working day of such change. The Company hereby submits a letter duly acknowledged by the said bank agreeing to provide debt redemption payment related information to the Debenture Trustee.
- (xxxi) The Company shall maintain a recovery expense fund in the form and manner as may be specified in the SEBI NCS Regulations and the SEBI Master Circular from time to time.

(xxxii) The Company shall:

- within 15 (fifteen) days from the end of every half year (i.e. April 15 and October 15), submit a statement to the NSE, as well as to the Depositories containing data in the format as prescribed in the SEBI NCS Regulations;
- (ii) inform the Depositories in case of any modification in terms or structure of the Issue viz., change in terms of payment, change in interest payout frequency, etc. as specified above;
- (iii) intimate to NSE, the Depositories and the Trustee the status of payment of the Debentures within one working day of any coupon payment date or the Redemption Date;
- (iv) while intimating the status of payment to the Trustee in accordance with sub-paragraph (iii) above, also intimate to the Trustee that they have informed the status of payment or otherwise to the NSE and the Depositories; and
- (v) provide relevant documents/ information, as applicable, to enable the Trustee to conduct continuous and periodic due diligence and monitoring of Security Interest created if any.
- (xxxiii) The Company shall submit, a copy of the financial results submitted to Stock Exchange as per Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 shall also be provided to the Trustee on the same day the information is submitted to the Stock Exchange.
- (xxxiv) The Company shall comply with all the applicable regulations as

- per the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 as amended from time to time.
- (xxxv) Upon the occurrence of any Event of Default, any Secured Party may disclose the name of the Company and the directors of the Company as defaulters to the RBI, CIC or any other credit information bureau. The Company acknowledges and also hereby provides its consent to the Secured Parties, RBI, CIC or any other credit information bureau to publish its name and the names of its directors as defaulters in such manner and through such medium as the Secured Parties, RBI, CIC or any other credit information bureau may in their absolute discretion think fit.
- (xxxvi) The Company shall promptly give notice in writing to the Trustee of the occurrence of any Event of Default or Default Event.
- (xxxvii) The Company shall ensure that all authorizations/regulatory approvals and statutory approvals under Applicable Law for its HFC business will be in place prior to the issue of the Debentures.
- (xxxviii) The Company shall provide such information in relation to the Debentures or the Transaction Documents to the Debenture Trustee or Debenture Holders, as may be required from time to time under the guidelines issued by SEBI and RBI.
- (xxxix) The Company shall furnish details regarding the credit facilities availed by it from other banks, in the format acceptable to the Debenture Holder, incorporating such details as required by the Debenture Holder in accordance with any guidelines issued by RBI, from time to time.
- (xl) The Company shall furnish to the Debenture Holder a certificate regarding compliance of laws in accordance with the guidelines issued by RBI, from time to time.
- (xli) The Company will not directly or indirectly, use the proceeds of the issue of the Debentures, or lend, contribute or otherwise make available such proceeds to any affiliate, joint venture partner or other person, (i) to fund any activities or business of or with any person, or in any country or territory, that, at the time of such funding, is, or whose government is, the target of Sanctions or (ii) in any other manner that would result in a violation of Sanctions by any person (including any person participating in the offering of the Debentures, whether as underwriter, advisor, investor or otherwise).

Description regarding Security (where applicable), including type of security (moveable/immovabl e/tangible, etc.), type charge (pledge/hypothecati on/mortgage etc.), date of creation of security/likely date of creation of security, minimum security cover, revaluation

Security over Movable Property

- (i) For the consideration aforesaid, the Debentures and all the Amounts Outstanding, shall be inter alia secured by a first ranking pari passu charge on the Movable Property, as a primary security, pursuant to a Deed of Hypothecation. The Company shall create the Security Interest and execute the Debenture Trust Deed prior to making the listing application to Stock Exchange, and in any event, within the timelines provided under Part I of Schedule IV of the Debenture Trust Deed, and perfect the Security Interest in accordance with the timelines provided under Applicable Law.
- (ii) The Security Interest shall be for the benefit of the Debenture Holders, as security for the repayment of all the Debentures and each term will be understood in and payment of Amounts Outstanding to the Debenture Holders and/ or the Trustee and the due performance by the Company of its obligations, covenants, conditions and stipulations under the Debenture Trust Deed, to the satisfaction of the Debenture Holders and/ or the Trustee.
- (iii) The obligations of the Company under the Transaction Documents will constitute direct, senior, secured and unconditional obligations of the Company secured by pari passu charge under the Security Documents.

Security over Fixed Deposits

- (i) The Company may at its discretion create a first ranking pari passu floating charge over Fixed Deposits, as more particularly described in Schedule II of the Debenture Trust Deed, as secondary security for the Debentures to the extent of shortfall in Required Security Cover calculated on the basis of Movable Property (as reflected in the books of accounts of the Company).
- (ii) The value of the Fixed Deposits, if any, charged to secure the Debentures as reflected in the books of accounts of the Company will be included while calculating the Required Security Cover.
- (iii) Notwithstanding anything contained in the Debenture Trust Deed and other Transaction Documents, if at any time, the security cover calculated based on the value of the Movable Property (as reflected in the books of accounts of the Company) is at least equal to the Required Security Cover, the Company may at its discretion, after providing a certificate from its statutory auditor confirming that the security cover is at least equivalent the Required Security Cover, seek release of the security created over the Fixed Deposits, and the Trustee shall be authorized to and shall provide the relevant release instructions and such other documents, and take such other actions as may be required to release such Security Interest (without requiring any further approval or instructions from the Debenture Holders).
- (iv) Notwithstanding anything contained in the Debenture Trust Deed and other Transaction Documents, the Debenture Holders and the Trustee acknowledge that (i) the Movable Property is the primary security in relation to the Debentures and the Amounts Outstanding, and if the security cover calculated based on the value of the Movable Property (as reflected in the books of accounts of the Company) is at least equal to the Required Security Cover, neither any Debenture Holder nor the Trustee shall take any action to enforce the Security Interest

created over the Fixed Deposits (even if such Security Interest over Fixed Deposits has not yet been released); and (ii) subject to paragraph (i) above, if the Security Interest over the Movable Property and the Fixed Deposits becomes enforceable in accordance with the terms of the Transaction Documents, Security Interest over the Movable Property shall be enforced in the first instance as the primary security, and after applying the proceeds of such enforcement, the Security Interest over the Fixed Deposits as secondary security may be enforced, to recover an amount equal to the difference in the Required Security Cover and the security cover calculated based on the value of the Movable Property (as reflected in the books of accounts of the Company).

(v) The Company may at its discretion or if so requested by the Debenture Trustee, furnish to the Debenture Trustee, any additional security, if the security cover over the Secured Property is less than the Required Security Cover. Upon creation of such additional security, the same shall vest in the Debenture Trustee subject to all the trusts, provisions and covenants contained in these presents.

Security Cover

- that the value of the Secured Property is at all times, at least 1.00 times of the principal amount and accrued interest in relation to the Debentures on a proportionate basis ("Required Security Cover") throughout the tenor of the Debentures. The value of the Movable Property and Fixed Deposits if any, charged for this purpose (both for initial and subsequent valuations) shall be the amount reflected as the value thereof in the books of account of the Company. The Company shall also maintain the security cover required under and calculated in accordance with the applicable regulations of SEBI, and RBI including the SEBI DT Master Circular, the SEBI Master Circular and the RBI Master Directions.
- (ii) The Company shall submit the certificate of a statutory auditor certifying the maintenance of Required Security Cover for the Debentures along with the list of Movable Property and details of Fixed Deposits (if any) to the Trustee over which a first ranking pari passu charge has been or will be created in favour of the Trustee (for the benefit of the Debenture Holders) as on the last day of each financial quarter.
- (iii) The Company shall furnish: (a) a security cover certificate from statutory auditor as on the last day of every financial quarter, or if so required under the applicable regulations, including the SEBI DT Master Circular, certifying that the Required Security Cover is maintained, along with the list of Movable Property and details of Fixed Deposits (if any), forming part of the Secured Property, to the Debenture Trustee over which a first ranking pari passu charge has been or will be created in favour of the Trustee (for the benefit of the Debenture Holders) as on the date such certificates are submitted and in the format as laid down in the said circular or applicable regulations as amended from time to time and (b) where at the end of a financial quarter, Fixed Deposits are mentioned as a part of the list of Secured Property in the certificate provided in paragraphs above and Fixed Deposits were not a part of the list in the certificate provided for the last financial quarter, a certificate from an independent chartered accountant within 2 Business Days

from the date of submission of the list of the Fixed Deposits in accordance with paragraphs above, certifying that except those disclosed in the Original Financial Statements, there are no proceedings pending before, or claims due to, any tax authority in respect of the Company which could result in the Fixed Deposits owned by the Company being or becoming subject to any tax claims pursuant to Section 281 of the Income Tax Act, 1961, Section 81 of the Tamil Nadu GST Act or Section 81 of the CGST Act (the "CA Tax Certificate"). In case where the Fixed Deposits are mentioned as a part of the list of Secured Property in the certificate provided in paragraphs above for one or more consecutive financial quarters, the Company shall also provide a CA Tax Certificate within 2 Business Days from the end of the financial half year, till the time the Fixed Deposits are mentioned as a part of the list of Secured Property in the certificates provided under paragraphs above.

- (iv) The Company shall also submit a half yearly certificate from the statutory auditor of the Company certifying (i) the Required Security Cover for the said series under the Debenture Trust Deed and; (ii) compliance with all covenants with respect to the Debentures, along with half yearly financial results; and (iii) underlying loan assets forming part of the Secured Property are classified as standard in the books of the Company.
- (v) The Company shall create the security set out above prior to listing application of the Debentures. Further, the charge created by the Company shall be registered with Sub-registrar, Registrar of Companies within timelines prescribed under Applicable Law, CERSAI, Depository etc., as applicable, within 30 days of creation of such charge. In case the charge is not registered anywhere or is not independently verifiable, then the same shall be considered a breach of covenants/ terms of the Issue by the Company.

For the purposes of this clause:

"Movable Property" means all amounts owing to, and received and/or receivable by the Company and/or any person on its behalf, all book debts, all cash flows, receivables and proceeds arising from / in connection with standard loan assets of the Company and all rights, title, interest, benefits, claims and demands whatsoever of the Company in, to or in respect of all the aforesaid assets both present and future, and excluding (i) loan assets which have been/ shall be transferred/ assigned by the Issuer in any direct assignment, securitisation or co-lending arrangement; and (ii) any cash flows, receivables, proceeds, rights, interests and benefits arising from standard loan assets over which security has been released by the Debenture Trustee and the Debenture Holders in accordance with the Transaction Documents; and (iii) any exclusive security interest created for the benefit of certain governmental, regulatory or statutory authorities, or any entity incorporated by a statute.

"Fixed Deposits" means rupee denominated fixed term deposit accounts opened and maintained in the name of the Company with scheduled commercial banks excluding: (i) interest on such fixed term deposit accounts; (ii) any other deposits or cash reserves made by the Company; (iii) any deposits maintained by the Company pursuant to any regulatory requirements; (iv) any deposits maintained by the Company for internal compliance purposes; (v) any deposits maintained by the Company for parking the proceeds of any debt availed by the Company pending utilization; (vi) any deposits maintained by the Company for creating debt service redemption account or similar accounts by whatever name called; (vii) any deposits provided/ to be provided by the Company in relation to

	securitization transactions as credit enhancement/ cash collateral, Constituent Subsidiary General Ledger (CSGL) transaction; (viii) in relation to insurance fixed deposits lien marked for the Company's customers; (ix) any fixed deposits exclusively and bilaterally charged/ to be charged for the benefit of any lender; and (x) such other deposits as may be mutually agreed in writing between the Company and the Debenture Trustee.		
Replacement of security, interest to the debenture holder over and above the coupon rate as specified in the Debenture Trust Deed and disclosed in the General Information Document	Please refer to the 'Description regarding Security' section above.		
Transaction	1. Deben	ture Trust Deed;	
Documents	2. Deben	ture Trustee Agreement;	
	3. Deed(s) of Hypothecation;	
	4. Any fe	e letter which may be executed with any Debenture Holder;	
	5. Gener	al Information Document;	
	6. Key In	formation Document; and	
	Any other docu Trustee and the	ment that may be mutually designated as a transaction document by the Company.	
Conditions Precedent to Disbursement	′	fied copy of the most updated version of the constitutional documents of mpany.	
	,	fied true copy of the resolution of the Board of Directors constituting the ring committee and approving its powers.	
	among specifi	ified true copy of the resolution of the Board of Directors approving, jet other things, the issue of Debentures by the Company within the ed limit, appointing authorised signatories and affixation of common seal Transaction Documents in accordance to the articles of association of the any.	
	d) A certi Directo	fied true copy the resolution(s) of the borrowing committee of the Board of ors:	
	(i)	approving the terms of, and the transactions contemplated by Issue and the Transaction Documents, to which it is a party and resolving that it execute the Transaction Documents to which it is a party;	
	(i)	authorising and approving the creation of (i) as primary security, a first ranking charge over, amongst other things, all book debts, all cash flows and receivables and proceeds arising from / in connection with loan assets; (ii) as secondary security, a first ranking <i>pari passu</i> floating charge over, amongst other, things rupee denominated fixed term	

deposit accounts opened and maintained in the name of the Company with scheduled commercial banks, of the Company on a pari passu basis with existing lenders in accordance with the terms under the Transaction Documents; (ii) approving the appointment of the Debenture Trustee; and (iii) identifying the category of investors in relation to the Issue. e) Specimen signatures of authorized signatories appointed in paragraph (c) and (d) above. f) A certified true copy of the special resolution of the shareholders of the Company under Section 180(1)(c) of the Act authorising the issue and allotment of the Debentures. A certified true copy of the special resolution of the shareholders of the Company g) under Section 180(1)(a) of the Act authorising the creation of security. h) A certificate from the Company (signed by an authorised signatory or the company secretary) confirming that: (i) borrowing, securing or otherwise collateralising, as appropriate, the Debentures would not cause any borrowing, securing, collateralising or similar limit binding on it to be exceeded and that the resolutions passed by the shareholders of the Company on 19 June 2024 under Sections 180(1)(a) and 180(1)(c) of the Companies Act, 2013 are valid and in full effect as on the date of the Debenture Trust Deed; (ii) the representation and warranties provided by the Company under the Transaction Documents are true and correct in all respects: (iii) each copy document relating to it specified in Schedule IV of the Debenture Trust Deed is correct, complete and in full force and effect as at a date no earlier than the date of the Debenture Trust Deed: (iv) no Event of Default is continuing or would result from the entry into or performance of the Company's obligations under the Transaction Documents to which it is a party; (v) except as disclosed to in the Original Financial Statements, there are no proceedings pending before, or claims due to, any tax authority in respect of the Company which could result in the Secured Property owned by the Company being or becoming subject to any tax claims pursuant to Section 281 of the Income Tax Act, 1961, Section 81 of the Tamil Nadu GST Act or Section 81 of the CGST Act: (vi) the Original Financial Statements (as provided to the Debenture Trustee) are its most recent audited financial statements; and (vii) the Company has received a no objection certificate by Vistra ITCL (India) Limited (acting for the benefit of all existing lenders of the Company) and Catalyst Trusteeship Limited (acting for the benefit of and the remaining debenture holders of the Company) through their

letters dated 25 September 2025 and 29 September 2025 respectively (the letters, together, the "**NOCs**") for the creation of a *pari passu* charge over the Secured Property for the Debentures, and these NOCs are valid as on the date of the Debenture Trust Deed; and

- (viii) the Company has received executed copies of all the Transaction Documents mentioned in Paragraph (i) below;
- i) A certificate from an independent chartered accountant of the Company confirming the following:
 - (i) borrowing, securing or otherwise collateralising, as appropriate, the issuance of Debentures would not cause any borrowing, securing, collateralising or similar limit binding on it to be exceeded (including any limits imposed under any resolution passed by the shareholders of the Company) and that each of the resolutions passed by the shareholders of the Company on 19 June 2024 under Sections 180(1)(a) and 180(1)(c) of the Companies Act, 2013 are valid and in full effect as on the date of the Debenture Trust Deed;
 - (ii) the Company is solvent;
 - (iii) the Company is maintaining the Required Security Cover along with the list of loan receivables to the Debenture Trustee over which a first pari passu charge has been created in favour of the Trustee (for the benefit of the Debenture Holders); and
 - (iv) except as disclosed in the Original Financial Statements, there are no proceedings pending before, or claims due to, any tax authority in respect of the Company which could result in the Secured Property owned by the Company being or becoming subject to any tax claims pursuant to Section 281 of the Income Tax Act, 1961, Section 81 of the Tamil Nadu GST Act or Section 81 of the GST Act.
- j) A copy of each of the following Transaction Documents, duly executed by the parties to it:
 - (i) the Debenture Trust Deed;
 - (ii) the Trustee Agreement;
 - (iii) the Disclosure Documents;
 - (iv) any fee letter which is required to be executed with any Debenture Holder; and
 - (v) the Deeds of Hypothecation.
- k) A copy of the custody letter from the Debenture Trustee that it has received each document in respect of the Issue confirming, inter alia, that the executed documents are in line with the execution versions circulated.
- A copy of the press release issued by the Credit Rating Agency along with the credit rating letter providing a rating to the Debentures along with the rating

			rationale/ credit opinion.
		m)	A copy of the letter from the registrar providing its consent to act as the registrar and transfer agent for the issue of the Debentures.
		n)	An application to the Depository for allocation of ISIN.
		o)	A copy of no-objection letters/pari-passu letters required from third party lenders, charge holders and trustees under contracts or other arrangements binding on the Company providing no-objection to the issue of Debentures and creation of Security Interest over Secured Property.
		p)	A copy of the in-principle approval letter from the Stock Exchange for listing of the Debentures.
		q)	A legal opinion of Talwar Thakore & Associates, legal advisers to the Secured Parties.
		r)	A consent letter from the Debenture Trustee confirming its appointment to act as a debenture trustee for the Issue along with its fees and costs.
		s)	The Original Financial Statements of the Company.
		t)	The Company shall have obtained due diligence certificate from the Debenture Trustee in format prescribed under the SEBI DT Master Circular and the SEBI NCS Regulations.
		u)	Evidence that the costs and expenses due from the Company in connection with the Issue have been paid.
		v)	Evidence that all taxes (including stamp duty) payable in connection with the execution, performance and/or enforcement of the Transaction Documents (other than the stamp taxes payable on the Debentures pursuant to the Indian Stamp Act, 1899) have been paid.
		w)	A copy of any other authorisation or other document, opinion or assurance which the Debenture Trustee considers to be necessary or desirable (if it has notified the Company accordingly) in connection with the entry into and performance of the transactions contemplated by any relevant Transaction Document or for the validity and enforceability of any relevant Transaction Document.
Condition Subsequent to Disbursement	to	a)	At the time of allotment of the Debentures, evidence that the stamp taxes payable on the Debentures pursuant to the Indian Stamp Act, 1899 have been paid.
		b)	Within 2 Business Days of the Date of Allotment of the Debentures, evidence satisfactory to the Debenture Trustee that the Debentures have been allotted and a copy of the resolution of the borrowing committee of the Board of Directors authorising the allotment of the Debentures to the Debenture Holders.
		c)	Within 15 days of the Date of Allotment, evidence satisfactory to the Debenture Trustee that the Company has filed a return of allotment of securities pursuant to allotment of the Debentures, with the Registrar of Companies, Chennai, by filing Form No. PAS-3 in pursuance of Rule 14(6) of the Companies (Prospectus and

Allotment of Securities) Rules, 2014. d) Within 3 Business Days of the closure of the Issue, evidence satisfactory to the Debenture Trustee that the Debentures have been listed at the Stock Exchange. e) Within timelines permitted under Applicable Law, evidence that Form No. CHG-9 has been duly filed by the Company with the Registrar in connection with the Secured Property. f) Within 2 Business Days from receipt, certificate of registration received from the Registrar in connection with the Security Interest created over the Secured Property in relation to the Debentures. Evidence that necessary filings in connection with the creation of Security g) Interest over the relevant Secured Property under the Transaction Documents with CERSAI have been made by the Debenture Trustee within 30 days of the date of execution of the Deed of Hypothecation. **Events of Default and Remedies** Events of Default (including manner of Each of the events or circumstances set out in Clause (a)(i) to Clause (a)(viii) (a) voting /conditions of below is an event of default (each such event of default referred to as the "Event joining Inter Creditor of Default 1"): Agreement) Default is committed in payment of any amounts due under the Transaction Documents, including the principal amount of the Debentures and any interest (including any default interest) on the applicable due date(s) including amounts payable on occurrence of an Early Redemption Event, provided that where such non-payment has occurred on account of an administrative or technical error, an Event of Default 1 would occur under this paragraph only if such default continues un-remedied for a further period of 2 Business Days from the relevant due date. In the event the Company fails to make payments on the applicable due date(s), unless such non-payment is cured within the cure period stipulated, the Debenture Holders/ Debenture Trustee shall have the right to classify the Company's loan account as a 'special mention account' ("SMA") and eventually a 'non-performing asset' ("NPA") in accordance with Applicable Laws. The classification of the SMAs and NPAs by RBI regulated subscriber entities such as Commercial Banks, All-India Financial Institutions, Non-Banking Financial Companies, etc. shall be in the manner set out in Schedule VIII (Illustrative Representation of Cash Flows and Asset Downgradation). (ii) The Company fails to maintain the Required Security Cover (including after creation of security over the Fixed Deposits as permitted under the Debenture Trust Deed). (iii) An insolvency resolution process or any analogous process by whatever name called, has been initiated by RBI or any other authority (which has been granted this power under Applicable Law) under Applicable Law, including the Insolvency and Bankruptcy Code, 2016, as applicable.

- (iv) If a petition for winding up of the Company shall have been admitted or if an order of a court of competent jurisdiction is made for the winding up of the Company or a special resolution has been passed by the members of the Company for winding up of the Company, otherwise than in pursuance of a scheme of amalgamation or reconstruction duly carried into effect to the conclusion without being contested by the Company.
- (v) The Company has admitted in writing that it is unable to pay its debt, the Company has voluntarily or compulsorily become subject of proceedings under any bankruptcy or insolvency law or the Company is voluntarily dissolved.
- (vi) A Receiver or a liquidator, administrative, insolvency resolution professional or trustee or any analogous officer has been appointed or allowed to be appointed of all or any material part of the undertaking of the Company.
- (vii) If, an attachment or distress has been levied on the Secured Property or any part thereof or execution proceedings have been taken or commenced on the Secured Property for recovery of any dues from the Company for which action has not been defended by the Company after receipt of notice, which leads to fall in the Required Security Cover.
- (viii) The Company repudiates, disavows, or takes any action to challenge the validity or enforceability of any Transaction Document.

On occurrence of each of the events or circumstances set out in Clause (a)(i) to Clause (a)(viii) above, the Debenture Trustee shall proceed to take action in accordance with Clause below (*Consequences of Event of Default*).

- (b) Each of the events or circumstances set out in Clause (b)(i) to Clause (b)(ix) which are not cured within the agreed applicable cure period, if any, specified for the event shall be a default event (each such event referred to as the "Default Event"):
 - (i) Breach is committed in the performance or observance of any covenant, condition or provision contained in these presents (other than those described in Clause (a) above), provided that nothing under this paragraph shall be an Default Event if such breach is capable of being remedied and is remedied within 10 Business Days of the earlier of: (i) the Trustee giving notice of breach or failure to the Company; and (ii) the date on which the Company becomes aware of such failure or breach.
 - (ii) Any representation or statement made or deemed to be made by the Company in the Transaction Documents or any other document delivered by or on behalf the Company under or in connection with any Transaction Document is or proves to have been incorrect or misleading in any material respect when made or deemed to be made. No Default Event will occur under this paragraph if the breach of this condition is capable of being remedied and is remedied within 10 Business Days of the occurrence of such event.
 - (iii) Any Transaction Document is not in full force and effect or Security Document ceases to create in favour of the Debenture Trustee for the benefit of the Debenture Holders, the Security Interest which it is expressed to create with the ranking and priority it is expressed to have. No Default Event will occur under this

- paragraph if the breach of this condition is capable of being remedied and is remedied within 5 Business Days of occurrence of such event.
- (iv) Any Financial Indebtedness in excess of 3% of its net worth as per previous audited financial statements of the Company owed to any financial creditors is not paid when due nor within any originally applicable grace period or is declared to be or otherwise becomes due and payable prior to its specified maturity as a result of any actual payment default in the relevant facility documents.
- (v) The Company fails to comply with or pay any sum (exceeding 3% of its net worth as per previous audited financial statements) due from it under any judgment or any order made or given by a court of competent jurisdiction. No Default Event will occur under this paragraph if such judgment or order (A) has not been provided by a final adjudicating authority and is capable of being appealed, and (B) is appealed within the time period permitted by Applicable Law.
- (vi) The Company fails to maintain any authorization required by the Company to carry on its business as a HFC. No Default Event shall occur under this paragraph, if (i) the Company is allowed to carry on its business even after the failure to maintain such authorization, and (ii) such authorization is restored or reinstated within 30 (thirty) days of occurrence of such event.
- (vii) The Company without the consent of Debenture Holders or the Trustee suspends or ceases to carry on its business or gives notice of its intention to do so as currently carried by it or the registration of the Company as a housing finance company provided by the NHB/RBI is terminated or suspended or ceases to be in effect for any reason.
- (viii) Any event occurs which has a Material Adverse Effect.
- (ix) If any of the Transaction Documents in relation to the Debentures are found to be invalid or unenforceable under the laws of India and the Company has not taken any action to rectify the same.
- (c) All expenses incurred by Debenture Holders / Trustee after an Event of Default has occurred in connection with:
 - (i) preservation of the Company's assets (whether then or thereafter existing); and
 - (ii) collection of amounts due under the Transaction Documents, shall be payable by the Company.

Consequences of Events of Default

- (a) Upon the occurrence of Event of Default 1, the Debenture Trustee shall (unless instructed otherwise by the Majority Debenture Holders) send a notice pointing out the occurrence of the Event of Default 1 and demanding repayment of all amounts due under the Transaction Documents within 3 (three) Business Days. If the Company fails to pay such amounts within the prescribed time period, then the Debenture Trustee may exercise all rights Clause (d) below without any requirement of a further notice to be sent to the Company, including a right to enforce security.
- (b) Upon the occurrence of any Default Event, the Majority Debenture Holders may instruct the Debenture Trustee to send a repayment notice to the Company stating

the occurrence of the Default Event and the description of the Default Event, and demanding repayment of all due amounts under the Transaction Documents within 3 (three) Business Days or within such other time period as may be mutually agreed between the Majority Debenture Holders and the Company. The notice shall also state that if the Company is unable to pay within 3 (three) Business Days, then it shall result in an event of default ("Event of Default 2", together with Event of Default 1, "Events of Default", and each referred to as an "Event of Default") and the Debenture Trustee may directly exercise all rights under Clause (d) below without any requirement of a further notice to be sent to the Company, including a right to enforce security.

- (c) The repayment notice mentioned in Clauses (a) and (b) above shall be sent substantially in the form attached as Schedule VII of the Debenture Trust Deed.
- (d) In accordance with Clauses (a) and (b) above, on occurrence of an Event of Default, the Debentures shall stand accelerated and the following shall occur:
 - (i) the Debentures shall be immediately due and payable, and that the aggregate amount equal to the Amounts Outstanding together with all other amounts payable in respect thereof in accordance with the Transaction Documents, shall be immediately due and payable;
 - (ii) the Security Interest created pursuant to the Security Documents shall be enforceable (including the right to utilise the Secured Property for the discharge of the debt) in accordance with the terms of the Security Documents;
 - (iii) in accordance with the SEBI Master Circular, the Debenture Trustee shall be entitled to appoint a Nominee Director in accordance with the Debenture Trust Deed; and
 - (iv) the Debenture Trustee shall be entitled to exercise such other rights as may be available to it under the Transaction Documents or under Applicable Law.

Provided however that any notice of occurrence of an Event of Default 1 can also be given directly by the Debenture Holders (and not acting through the Debenture Trustee). Provided further that any notice of occurrence of an Event of Default 2 can also be given directly by the Majority Debenture Holders (and not acting through the Debenture Trustee). The Debenture Trustee shall, promptly upon receipt of such notice, intimate the other Debenture Holders.

- (e) Upon the Security Interest created pursuant to the Security Documents having become enforceable as set out in Clause (a) above, the Debenture Trustee shall (unless directed otherwise by the Debentures Holders):
 - (i) enforce the Security Interest created pursuant to the Security Documents in accordance with the terms thereof; and
 - (ii) exercise such other rights and remedies as may be available to the Debenture Trustee under Applicable Law (including but not limited to the Chapter X of the SEBI DT Master Circular) and the Transaction Documents.
- (f) The Company shall promptly pay to the Debenture Trustee the amount of all costs and expenses (including legal fees) incurred by the Debenture Trustee or any Debenture Holder in connection with the enforcement of, or the preservation of any

- rights under, the Debenture or any Transaction Documents.
- (g) The Parties herein agree to abide by rights and obligations under the SEBI Master Circular including with respect to transactions in defaulted debt securities.
- (h) The Company shall, at the time of execution of the Debenture Trust Deed, provide to the Debenture Trustee the details of the Redemption Account from where the Company shall pay the redemption amount to the Debenture Holders. The Company hereby agrees and undertakes to pre-authorise the Debenture Trustee to take steps to seek and obtain information in relation to redemption payments for the Debentures from the Company's bank directly. In the event there is any change in any details of the aforesaid bank account, the Company shall inform the Debenture Trustee of the same within the timelines stipulated under the SEBI Master Circular.
- (i) The Secured Property shall be and remain security to the Trustee till the Debentures are fully redeemed, and the Trustee shall permit the Company, until the happening of one or more of the events upon the happening of which the security hereby constituted shall become enforceable as on the instruction of the Debenture Holders herein provided, to hold and enjoy the Secured Property and to carry on therein and therewith the business authorized by the memorandum of association of the Company.
- Upon the happening of an Event of Default, the Trustee shall subject to the provisions of the Key Information Document and other Transaction Documents enforce the Security Interest created pursuant to the Security Documents in accordance with the terms thereof, and enter upon or take possession of and/or receive the rents, profits and income of the Secured Property or any of them or any part thereof, and (subject to and with the rights hereby conferred on it) may at its discretion and shall, upon request of the Debenture Holders as mentioned above sell, call in, assign, transfer, recover collect and convert into monies the same or any part thereof with full power to sell any of the Secured Property either by public auction or by private contract or otherwise and either for a lump sum or for a sum payable by installments or for a sum on account and a mortgage or charge for the balance and with full power upon every such sale to make any special or other stipulations as to title or evidence or commencement of title or as to the removal of any property which may be sold separately or otherwise as the Trustee shall think proper and with full power to buy in or rescind or vary any contract for sale of the Secured Property or any part thereof and to re-sell the same without being responsible for any loss which may be occasioned thereby and with full power to compromise and effect compositions and for the purposes aforesaid or any of them to execute and do all such acts, assurances and things as they shall think fit and to bring, take, arrange, defend, settle, compromise, submit to arbitration and discontinue any actions, suits or proceedings whatsoever whether civil or criminal against the debtors of the Company, the receivables from whom are charged to the Trustee, either in the name of the Company or in its own name as power of attorney holder of the Company, for recovery of the amounts due from them to the Company and to realise the underlying securities thereof.
- (k) After the enforcement of Security Interest over the Movable Property in accordance with the Debenture Trust Deed and the Security Documents, if any Amounts Outstanding still remain due and payable, the Trustee (subject to the provisions

	herein contained and the terms of the Security Documents) may enforce the Security
	Interest created over the Fixed Deposits, to recover an amount equal to the difference
	in the Required Security Cover and the security cover calculated based on the value
	of the Movable Property (as reflected in the books of accounts of the Company).
	of the Movable Froperty (as reflected in the books of accounts of the Company).
Doorela calcacce Del cre Del Inte acce Mo app as the	twithstanding anything contained in the Debenture Trust Deed and other Transaction cuments, the Parties agree that (a) the Movable Property is the primary security in ation to the Debentures and the Amounts Outstanding, and if the security cover culated based on the value of the Movable Property (as reflected in the books of counts of the Company) is at least equal to the Required Security Cover, neither any benture Holder nor the Trustee shall take any action to enforce the Security Interest eated over the Fixed Deposits by the Company (even if such Security Interest over Fixed posits has not yet been released); and (b) subject to paragraph (a) above, if the Security erest over the Movable Property and the Fixed Deposits becomes enforceable in cordance with the terms of the Debenture Trust Deed, Security Interest over the evable Property shall be enforced in the first instance as the primary security, and after plying the proceeds of such enforcement, the Security Interest over the Fixed Deposits secondary security may be enforced, to recover an amount equal to the difference in a Required Security Cover and the security cover calculated based on the value of the evable Property (as reflected in the books of accounts of the Company).
Creation of recovery The	, ,
Res 202	PFCN52025031216127202 paid on 12/03/2025 INR 25,00,000/-)) in accordance with gulation 11 of the SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 21 ("SEBI NCS Regulations") in the manner as may be specified by SEBI from time to be and inform the Debenture Trustee about the same.
Conditions for Ple	ease refer to "Event of Default (including manner of voting/ conditions of joining Inter-
I I	editor Agreement)" above
(as specified in	Trustee shall array we that the Common wildow and common town by such at the towns of
dependence trade	e Trustee shall ensure that the Company does not commit any breach of the terms of
4004)	s Issue or covenants of the Debenture Trust Deed by monitoring the same in the manner
1	ecified by SEBI and take such reasonable steps as may be necessary to remedy any ch breach.
Suc	ch breach.
	e Trustee shall inform the Debenture Holders immediately of any breach of the terms the Issue or covenants of the Debenture Trust Deed.
The	e Debenture Trustee may (acting on the instructions of the Majority Debenture Holders),
at a	any time, waive such terms and conditions or any breach by the Company of any of the venants and provisions of the Transaction Documents, without prejudice to the rights of Debenture Trustee in respect of any subsequent breach thereof.
	y Financial Indebtedness in excess of 3% of its net worth as per previous audited
2.000	ancial statements of the Company owed to any financial creditors is not paid when due
	r within any originally applicable grace period or is declared to be or otherwise becomes e and payable prior to its specified maturity as a result of any actual payment default in
	and payable prior to no opcomou matarity do a roodit or arry dotadi payrillorit dolladit ill
the	e relevant facility documents.
	e relevant facility documents.
Role and (a)	relevant facility documents. The Debenture Trustee shall carry out its duties and perform its functions as required
Role and (a) Responsibilities of	The Debenture Trustee shall carry out its duties and perform its functions as required to discharge its obligations under the terms of the Act, SEBI NCS Regulations, the
Role and (a)	The Debenture Trustee shall carry out its duties and perform its functions as required to discharge its obligations under the terms of the Act, SEBI NCS Regulations, the Securities and Exchange Board of India (Debenture Trustees) Regulations, 1993, the
Role and (a) Responsibilities of	The Debenture Trustee shall carry out its duties and perform its functions as required to discharge its obligations under the terms of the Act, SEBI NCS Regulations, the

- (b) The Trustee shall communicate to the Debenture Holder(s) on half yearly basis, the compliance of the terms of the Issue by the Company, defaults, if any, in payment of interest or redemption of Debentures and action taken therefor.
- (c) The Trustee shall deal with the complaints of the Debenture Holders received by it and try to answer or remedy the same as far as it is possible.
- (d) The Trustee shall ensure that the Key Information Document does not contain any matter which is inconsistent with the terms of the Issue or the Debentures, or with the Debenture Trust Deed.
- (e) The Trustee shall communicate promptly to the Debenture Holders of any defaults in relation to the payment of interest or in redemption of the Debentures by the Company, and the actions taken by the Trustee therefore.
- (f) The Trustee shall call for periodical status or performance reports from the Company within 7 days of the relevant meeting of the Board or within 45 days of the respective quarter, whichever is earlier, in relation to the security over the Debentures.
- (g) The Trustee shall satisfy itself that the covenants in the Debenture Trust Deed are not prejudicial to the interest of the Debenture Holders.
- (h) The Trustee shall appoint a Nominee Director on the Board of Directors in the event of: (i) two consecutive defaults in payment of interest to the Debenture Holders; or (ii) default in creation of security for Debentures; or (iii) default in redemption of Debentures.
- (i) The Company shall appoint the Nominee Director on its Board of Directors, within one month from date of receipt of nomination from the Trustee ("**Nominee Director**").
- (j) The Trustee shall ensure that the Company does not commit any breach of the terms of the Issue or covenants of the Debenture Trust Deed by monitoring the same in the manner specified by SEBI and take such reasonable steps as may be necessary to remedy any such breach.
- (k) The Trustee shall inform the Debenture Holders immediately of any breach of the terms of the Issue or covenants of the Debenture Trust Deed.
- (I) The Trustee shall inform the Debenture Holders immediately, and in any case within 2 Business Day, of receiving a written notice from the Company of the occurrence of a Change of Control Event.
- (m) The Trustee shall ensure the implementation of the conditions regarding creation of the Security Interest for the Debentures, if any, charge registration thereof with the Registrar within the timelines prescribed by law and CERSAI within 30 days of creation of Security Interest, as the case may be, recovery expense fund in accordance with the regulations and the SEBI Master Circular (as applicable) and the DRR (as applicable).
- (n) The Trustee shall ensure that the Secured Property charged for the Debentures are sufficient to discharge the interest and principal amount of the Debentures at all times and that such assets are free from any other encumbrances except charge in favour of existing and future lenders of the Company on first pari-passu basis within limits approved by the Debenture Holders from time to time.

- (o) The Trustee shall do such acts as are necessary in the event the security for the Debentures becomes enforceable.
- (p) The Trustee shall call for reports on the utilization of funds raised by the Issue.
- (q) The Trustee shall take steps to convene a meeting of the Debenture Holders as and when such meeting is required to be held.
- (r) The Trustee shall not relinquish from its assignment unless another trustee has been appointed.
- (s) The Trustee shall inspect the books of accounts, records, registers of the Company and take copies or extract thereof, and take possession of the trust properties in accordance with the provisions of the Debenture Trust Deed, and the trust property to the extent necessary for discharging its obligations.
- (t) The Trustee shall do such things as are necessary for the protection of the Debenture Holders and do all things necessary in order to resolve the grievance of the Debenture Holders.
- (u) The Trustee shall ensure that:
 - the Debentures are allotted to the Debenture Holders in accordance with the provisions of the Act;
 - (ii) interest warrants for interest due on the Debentures have been dispatched to the Debenture Holders on or before the due date(s); and
 - (iii) Debenture Holders have been paid the monies due to them on the Redemption Date as per the Debenture Trust Deed.
- (v) The Trustee shall ascertain that the Debentures have been redeemed in accordance with the provisions and conditions under which they are offered to the Debenture Holders.
- (w) The Trustee shall keep and maintain proper books of accounts, records and documents, relating to the trusteeship functions for a period of not less than five financial years, as required under Applicable Law, from the Redemption Date of the Debentures.
- (x) The Trustee shall as and when required by the SEBI, submit the following information and documents namely:
 - (i) number and nature of the grievances of the Debenture Holders received and resolved;
 - (ii) copy of the Debenture Trust Deed;
 - (iii) details of non-payment or delayed payment of principal amount of the Debentures and accumulated interest thereon to Debenture Holders if any,
 - (iv) details of allotment and transfer of Debentures giving thereon the date and mode of allotment along with other relevant details, etc.; and
 - (v) any other particulars or documents which are relevant to the Trust and

the Transaction Documents.

- (y) The Trustee and its every officer, director and employee of the Trustee shall produce to the inspecting authority appointed by the SEBI under its authority for inspection under the Applicable Laws such books and other documents in his custody or control and furnish him with the statements and information relating to the Trust within such time the inspecting authority may require and the Trustee shall allow the inspecting authority to have reasonable access to the premises occupied by the Trustee or by any other person on his behalf and shall extend reasonable facilities for examining any books, records, documents and computer data in the possession of the Trustee or any such other person on his behalf and also provide copies of documents and other materials which in the opinion of the inspecting authority are relevant for the purposes of inspection and the Trustee shall give all other assistance in connection with the inspection which the Trustee may be reasonably expected to do.
- (z) In addition to the compliance by the Trustee of the duties provided for in the Companies (Share Capital and Debentures) Rules, 2014 and to the other powers conferred on the Trustee and provisions for their protection and not by way of limitation or derogation of anything in these presents contained nor of any statute limiting be liability of the Trustee. IT IS EXPRESSLY DECLARED as follows:
 - (i) the Trustee shall perform all such acts and duties as are set out in the Transaction Documents;
 - (ii) the Trustee may, in relation to these presents, act on the opinion or advice of or any information obtained from any solicitor, counsel, advocate, valuer, surveyor, broker, auctioneer, qualified accountant or other expert whether obtained by the Company or by the Trustee (after taking the concurrence of the Company in writing);
 - (iii) the Trustee shall be at liberty to accept a certificate signed by any one of the directors or the key managerial personnel of the Company as to any act or matter prima facie within the knowledge of the Company as sufficient evidence thereof and a like certificate that any property or assets are in the opinion of the director or key managerial personnel so certifying worth a particular sum or suitable for the Company's purpose or business, as sufficient evidence that it is worth that sum or so suitable and a like certificate to the effect that any particular dealing or transaction or step or thing is in the opinion of the key managerial personnel or director so certifying expedient, as sufficient evidence that it is expedient;
 - (iv) the Trustee shall be at liberty to keep these presents and all deeds and other documents of title relating to any of the trust properties at its Registered Office or elsewhere or if the Trustee so decides with any banker or company whose business includes undertaking the safe custody of documents or with any firm of advocates or solicitors and the Trustee may pay all sums required to be paid on account of or in respect of any such deposit;
 - (v) save as herein otherwise expressly provided the Trustee shall, as regards all trusts, powers, authorities and discretions hereby vested in the Trustee, have absolute and uncontrolled discretion as to the exercise

thereof and to the mode and time of exercise in accordance with the terms hereof:

- (vi) with a view to facilitating any dealing under any provision of these presents the Trustee shall have full power to consent (where such consent is required) to a specified transaction or class of transactions conditionally; and
- (vii) the Trustee shall have full power to determine all questions and doubts arising in relation to any of the provisions hereof and every such determination bonafide made (whether or not the same shall relate wholly or partially to the acts or proceedings of the Trustee) shall be conclusive and binding upon all persons interested hereunder.

PROVIDED NEVERTHELESS that nothing contained in this Clause shall exempt the Trustee from or indemnify it against any liability for gross negligence, breach of trust or wilful default nor any liability which by virtue of any rule or law would otherwise attach to it in respect of any gross negligence, wilful default, or breach of trust of which it may be guilty in relation to its duties hereunder.

- (aa) The Trustee shall, before creating a charge on the security for the Debentures, exercise independent due diligence to ensure that such security is free from any encumbrance or that the Company has obtained the necessary consent from other charge-holders if the security has an existing charge, in the manner as may be specified by SEBI from time to time.
- (bb) Subject to the approval of the Debenture Holders and the conditions as may be specified by SEBI from time to time, the Trustee, on behalf of the Debenture Holders, may enter into inter-creditor agreements provided under the framework specified by RBI.
- (cc) The Trustee shall take appropriate measures for protecting the interest of the Debenture Holders as soon as any breach of the Debenture Trust Deed or of law comes to his notice.

(dd) The Trustee shall:

- (i) ascertain and satisfy itself that the Debentures have been credited in the demat accounts of the Debenture Holders in accordance with the provisions of the Securities and Exchange Board of India (Debenture Trustees) Regulations 1993, the SEBI NCS Regulations, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015 and any other regulations issued/ amended by SEBI from time to time;
- (ii) ascertain and satisfy itself that the Debenture Holders have been paid the monies due to them on the Redemption Date;
- (iii) inform SEBI immediately of any breach of the Debenture Trust Deed or provision of any law, which comes to the knowledge of the Trustee. The communication to the Debenture Holders by the Trustee as mentioned in the regulations may be made by electronic media, press-release and placing notice on its website;

		(iv)	exercise due diligence to ensure compliance by the Company, with the provisions of the Act, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement), Regulations, 2015, SEBI NCS Regulations, the listing agreement of the Stock Exchange or the Debenture Trust Deed or any other regulations issued by SEBI pertaining to debt issue from time to time.
	(ee) In		ere listed debt securities are secured, it shall obtain the following,
			quarterly basis- ry out the necessary due diligence and monitor the security cover in the
			nner as may be specified by SEBI from time to time.
		(ii)	on a half yearly basis-
		со	rtificate from the statutory auditor of the Company regarding security ver, including compliance with the covenants of the Disclosure Documents the manner as may be specified by SEBI from time to time.
			tee shall deal with the complaints of the Debenture Holder(s) received by to answer or remedy the same as far as it is possible.
	1.1.1.		stee shall take appropriate measures for protecting the interest of the re Holder(s) as soon as any breach of the Debenture Trust Deed or of e Law comes to his notice.
	Rights	of Trust	tee
	(a)	The Trustee shall have a right to appoint a Nominee Director in accordance with Clause 11 of the Debenture Trust Deed. The Nominee Director so appointed shal not be liable to retire by rotation, nor be required to hold any qualification shares.	
		ustee sha tract ther	all have a right to inspect the registers of the Company and to take copies eof.
Risk factors pertaining to the issue			in "RISKS IN RELATION TO THE DEBENTURES" on Page 23 of formation Document.
Governing Law and Jurisdiction	1.	laws o	It to Clause 3 below, the Debenture Trust Deed shall be governed by the f India and the courts at Chennai, unless otherwise provided under any , shall have exclusive jurisdiction over all matters arising out of or relating Debenture Trust Deed (a " Dispute ").
	2.	approp	arties agrees that the courts and tribunals of Chennai are the most briate and convenient courts and tribunals to settle Disputes and ingly no Party shall argue to the contrary.
	3.	Secure Dispute extent	clause 3 is for the benefit of the Secured Parties only. As a result, the ed Parties shall not be prevented from taking proceedings relating to a se in any other courts and tribunals with competent jurisdiction. To the allowed by Applicable Law, the Secured Parties may take concurrent edings in any number of competent jurisdictions.
	4.	For the	e avoidance of doubt, the Secured Parties shall be entitled to enforce their

	rights under the Transaction Documents including, their rights in relation to the Secured Property and to seek any and all remedies under the Applicable Law prevailing in India from time to time including, without limitation, the remedies under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002.	
Manner of bidding in the Issue i.e., open bidding or closed bidding	Open Book Bidding	
Interest Rate parameter (Zero coupon, fixed coupon or floating coupon)	Fixed Coupon	
Minimum Bid Lot	100 Debentures and in multiples of 1 Debenture thereafter	
Bid Opening Date	13 October 2025	
Bid Closing Date	13 October 2025	
Manner of Allotment (i.e., uniform yield allotment or multiple yield allotment)	Uniform Yield Allotment	
Settlement Cycle	On or before T+1; "T" being the bidding date	
Manner of Settlement	Through clearing corporation	
Date of Board Resolution	7 November, 2024 read with Board resolution dated 13 February, 2025 and 20 March, 2025 and Borrowing Committee Resolution dated 06 October 2025. A copy of the Board Resolution is annexed to this Key Information Document at Annexure III	
Date of passing of resolution in a general meeting under Section 42 of the Act	19 June, 2024. A copy of the resolution is annexed to this Key Information Document at Annexure III	
Issuance and Trading Mode	Private placement (Dematerialized form)	
Series	Series 32	
Principle terms of assets charged as security, if applicable	Please refer to the 'Description regarding Security' clause above.	
Name and address of the valuer who performed valuation of the security offered, and basis on which the price has	NA	

been arrived at along	
with report of the	
registered valuer	
Justification for the	NA
allotment proposed	
to be made for	
consideration other	
than cash together	
with valuation report	
of the registered	
valuer;	
The proposed time	14 October 2025
within which the	14 0010001 2020
allotment shall be	
completed	
	Diagon and paragraph VI of the Caparal Information Decument and the
persons to whom	corresponding paragraph in section titled 'Updates to the Disclosure in the
allotment on	General Information Document' below.
preferential	
basis/private	
placement/rights	
issue has already	
been made during	
the year in terms of	
number securities as	
well as price	
Proposed time	The offer under this Key Information Document is valid up to and including the
schedule for which	Issue Closure Date. No Applications shall be accepted after the Issue Closure
the Offer Documents	Date.
are valid	
Contributions being	NA
made by the	
promoters or	
directors either as	
part of the offer or	
separately in	
furtherance of such	
objects	
Intention of	NA
promoters, directors	
or key managerial	
personnel to	
subscribe to the offer	
(applicable in case	
they intend to	
subscribe to the	
offer)	
Details of significant	Please refer details of outstanding litigation under the 'General Information
and material orders	Document'
passed by the	
Regulators, Courts	
and Tribunals	
impacting the going	
mapadang the going	

concern status of the		
Company and its		
future operations		
The pre-issue and	Not Applicable as proposed issuance is for non-convertible debentures.	
post-issue		
shareholding pattern		
of the Company		
Mode of Payment	Payment of the principal, all interest and other monies will be made to the registered Debenture Holders and in case of joint holders to the one whose name stands first in the list of beneficial owners. Such payments shall be made by electronic mode or cheque or demand drafts drawn by the Company on its bankers (subject to deduction of income tax at source at the rates for the time being prescribed under the Income Tax Act, 1961 and the rules made thereunder or any statutory modification or re-enactment thereof for the time being in force).	
Mode of Repayment	Payment of the principal, all interest and other monies will be made to the registered Debenture Holders and in case of joint holders to the one whose name stands first in the list of beneficial owners. Such payments shall be made by electronic mode or cheque or demand drafts drawn by the Company on its bankers (subject to deduction of income tax at source at the rates for the time being prescribed under the Income Tax Act, 1961 and the rules made thereunder or any statutory modification or re-enactment thereof for the time being in force).	
Debenture Trustee	The Issuer has received the consent of Catalyst Trusteeship Limited, to act as	
	the Trustee on behalf of the Debenture Holders. A copy of the consent letter and due diligence certificate issued by Catalyst Trusteeship Limited is annexed to Annexure V of this Key Information Document	
Legal counsel (if any)	NA	
Guarantor (if any)	NA	
Arrangers (if any)	NA	
Merchant banker	NA	
and co-managers to		
the Issuer (if any)		
Creation of	Nil	
Debenture		
Redemption		
Reserve (DRR)		
Details about	NA	
underwriting of the		
Issue including the		
amount undertaken		
to be underwritten by		
the underwriters.		
Business Day	If any Interest Payment Date falls on a date that is not a Business Day, the due date for	
Convention	payment shall be the immediately succeeding Business Day. However, the dates of the	
	future payments shall continue to be as per the dates originally stipulated in the Debenture	
	Trust Deed and the Key Information Document.	
	Truck Dood and the Ney Information Doodmont.	

	If any Redemption Date or any other date when the principal amount in relation to a Debenture becomes payable falls on a day that is not a Business Day, the due date for such payments shall be the immediately preceding Business Day.
Minimum number of NCDs to be applied for	100 Debentures and in multiples of 1 Debenture thereafter
Documentation Requirement From Investors (Specifically for the Issue)	Application Form, in a format substantially provided in Annexure XII of this Key Information Document
Any financial or other material interest of the directors, promoters, key managerial personnel or senior management in the offer and the effect of such interest in so far as it is different from the interests of other persons. Name of Anchor	NA NA
Investors Anchor Portion	NA
Total Amount for Anchor Portion (not exceeding 30% of Base Issue Size)	NA
Non-Anchor Portion (remaining portion of Base Issue Size under non-anchor portion available for bidding on EBP)	NA
Quantum of allocation to the Anchor Investors	NA
Terms for Anchor Investors	NA
Ownership Covenant or Change of Control Event	means an event whereby Sumitomo Mitsui Financial Group, either directly or indirectly, owns less than 51% of the paid-up share capital of the Company.
Issuance Form Paid Up Amount	In Dematerialized Form means, the aggregate of the Initial Subscription Amount and the Balance Subscription Amount
Initial Subscription Amount	means in respect of each Debenture, an amount equal to Rs. 3,000 (aggregating to an amount of Rs. 18,00,00,000 in respect of all the Debentures)

Balance Subscription Amount	means in respect of each Debenture, an amount equal to Rs. 97,000 for each Debenture (aggregating to an amount of INR 582,00,00,000 in respect of all the Debentures)		
Suspension of Credit Rating	If the Credit Rating of these Debentures is suspended on account of Company's non-cooperation, then the Company shall, as per the written notice from Debenture Trustee (acting as per the instructions of Majority Debenture Holders) redeem the Debentures in full in compliance of Applicable Law (to the extent of the Paid Up Amount) along with all other sums accrued and outstanding within 60 Business Days from the date of receipt of notice from the Debenture Trustee.		
Balance Subscription Call	(i) The Company shall have the right to call the Balance Subscription Amount if the following conditions are met:		
	 a) (i) the Company has delivered or caused to be delivered to the Debenture Holders (with a copy to the Debenture Trustee) a prior notice of at least 5 Business Days before the Final Pay In Date (the "BSC Notice"); 		
	 b) no Event of Default, Default Event or any event or circumstance has occurred which would (with expiry of a grace period, the giving of notice, the making of any determination under the Transaction Documents or any combination of any of the foregoing) be an Event of Default or a Default Event; 		
	c) no Material Adverse Effect exists;		
	d) no Change of Control Event has occurred;		
	e) there is no breach in the Required Security Cover;		
	f) no Early Redemption Event has occurred; and		
	g) there are no outstanding dues from the Company on payment of amounts payable under the Transaction Documents (including but not limited to any fee)		
	(ii) The BSC Notice shall be substantially in the format provided under Schedule VI of the Debenture Trust Deed and, among other things, shall specify the Final Pay In Date which shall be at least 5 Business Days after the date of BSC Notice.		
	(iii) On the Final Pay In Date, each relevant Debenture Holder shall at its sole discretion, subject to the conditions specified in paragraph (i)(a) to (g) above having been met, be entitled to elect to either (i) pay the Balance Subscription Amount, following which the Paid Up Amount in respect of each Debenture held by it shall subsequently be increased by an amount equal to the Balance Subscription Amount applicable to the Debenture, after payments are made by it on the Final Pay In Date, or (ii) not make payment of the Balance Subscription Amount in respect of each Debenture held by it.		

- In the event that a Debenture Holder elects not to make payment (iv) of the Balance Subscription Amount on the Final Pay In Date in respect of each Debenture held by it, (i) such Debenture Holder shall be liable to have the Initial Subscription Amount in respect of each Debenture held by it forfeited by the Company and shall not have any other obligation or liability to make payment of the Balance Subscription Amounts or any other amounts to the Company in relation to the Debentures held by it irrespective of whether or not the Company has exercised its right of forfeiture; and (ii) the Company will, by issuance of a notice in writing to the relevant Debenture Holder and a copy to Debenture Trustee, have the right to forfeit the Initial Subscription Amount in respect of each Debenture held by such Debenture Holder (each such Debenture, a "Forfeited Option II Debenture"). Upon such notice of forfeiture being issued, the Company shall cease to have any obligations in respect of payment of the Amounts Outstanding or redemption of the Forfeited Debentures and the Forfeited Debentures shall be deemed to have been unconditionally and unequivocally discharged in full automatically; provided that the Debenture Holders that are holders of Forfeited Debentures shall be entitled to receive the interest at the applicable Coupon Rate on the relevant Forfeited Debentures accrued up to the Final Pay In Date or the date of the relevant forfeiture notice issued by the Company, whichever is later.
- (v) It is clarified that irrespective of whether or not the Company has exercised its right of forfeiture, the Company shall not be entitled to and shall not make any demand or claim for monies, damages or any losses (direct or indirect or consequential) against a Debenture Holder who has not made payment of the applicable Balance Subscription Amount on the Final Pay In Date.
- (vi) Upon the occurrence of such forfeiture in respect of any Forfeited Debentures as described above, the Company shall, within 5 Business Days of the date of issuance of notice of forfeiture, confirm in writing to the Debenture Trustee that the Final Settlement Date has occurred in respect of the relevant Forfeited Debentures.
- (vii) The Company shall not, in any filing with the stock exchanges or any other disclosure, disclose the name and details any Debenture Holder who has exercised its right of not making payment of the Balance Subscription Amount or has not made payment of the Balance Subscription Amount on the applicable Final Pay In Date in respect of each Debenture held by it or in respect of whose Debentures the Company has forfeited the applicable Initial Subscription Amount. Provided however that if the Company is required to include such details in any disclosure due to a mandatory requirement under Applicable Law, then the Company may make such disclosure after giving prior written notice to the relevant Debenture Holder.
- (viii) On occurrence of the event described in Clause (vii) above, in case the residual term of the Debentures, calculated from the applicable Final Pay In

Date till the applicable Final Redemption Date is less than 1 year, the Company shall, if applicable, comply with the guidelines (including the eligibility conditions) under the RBI 'Master Direction - Reserve Bank of India (Commercial Paper and Non-Convertible Debentures of original or initial maturity upto one year) Directions, 2024' dated 3 January 2024 ("RBI NCD Directions"), and the Debenture Trustee shall do all filings as required under the RBI NCD Directions, and the RBI Master Directions.

Mandatory Redemption Event

Upon the occurrence of any event described in this Clause (each a "Mandatory Redemption Event"), the Company shall as per the written notice from Debenture Trustee (acting as per the instructions of Majority Debenture Holders) redeem each Debenture in full by paying the sum of the Paid Up Amount, accrued but unpaid interest, together with all other amounts payable in respect thereof in accordance with the Transaction Documents, as set out below:

- a) Suspension of Credit Rating.
- b) On the occurrence of a Change of Control Event, at any time, the Company shall as per the written notice from Debenture Trustee (acting as per the instructions of Majority Debenture Holders) redeem the Debentures in full (to the extent of the Paid Up Amount) along with all other sums accrued and outstanding within 60 Business Days from the date of receipt of notice from the Debenture Trustee.
- c) If it becomes illegal under Applicable Laws for the Debenture Holders to continue their holding in the Debentures or to maintain the Debentures or the Company becomes obligated in any manner to withdraw the Debentures, or it becomes unlawful for the Company to perform its obligations under any Transaction Documents, then the Company shall as per the written notice from Debenture Trustee (acting as per the instructions of Majority Debenture Holders) redeem the Debentures in full (to the extent of the Paid Up Amount) along with all other sums accrued and outstanding within 45 Business Days from the date of receipt of notice from the Debenture Trustee, or within the timeline prescribed by Applicable Law, whichever is earlier.
- d) If any Governmental Authority (including any political or administrative sub-division thereof), agency, official or entity takes any action (a) for the nationalisation or dissolution of the Company; or (b) to seize, nationalise, expropriate compulsorily acquire or confiscate all or any of the material assets of the Company, then the Company shall as per the written notice from Debenture Trustee (acting as per the instructions of Majority Debenture Holders) redeem the Debentures in full (to the extent of the Paid Up Amount) along with all other sums accrued and outstanding within 45 Business Days from the date of receipt of notice from the Debenture Trustee.

Material Adverse	means a material adverse effect on or material adverse change in:		
Effect	 a) the condition (financial or otherwise), assets, operations, prospects or business of the Company resulting in depletion of more than of 3% of its net worth as per previous audited financial statements of the Company and that impacts the ability of the Company to perform and comply with its obligations under any Transaction Documents in respect of these Debentures; 		
	 the validity, legality or enforceability of the Security Interest expressed to be created pursuant to any Security Documents in respect of the Debentures or on the priority and ranking of that Security Interest; or 		
	the validity, legality or enforceability of, or the rights or remedies of any Secured Party under, any Transaction Document.		
Holiday Convention	If any Interest Payment Date falls on a date that is not a Business Day, the due date for payment shall be the immediately succeeding Business Day. However, the dates of the future payments shall continue to be as per the dates originally stipulated in the Debenture Trust Deed and this Key Information Document.		
	If any Redemption Date or any other date when the principal amount in relation to a Debenture becomes payable falls on a day that is not a Business Day, the due date for such payments shall be the immediately preceding Business Day.		
Debenture Holders	shall mean initially the subscribers to the Debentures and for the time being the holders of the Debentures and for the subsequent Debenture Holder(s), each who fulfills the following requirements:		
	(i) Persons who are registered as such as beneficial owner(s) of the Debentures; and		
	(ii) Persons who are registered as holder(s) of the Debentures in the register of Debenture Holder(s);		
	(and shall include the registered transferees of the Debentures from time to time with the Issuer and the Depository) and in the event of any inconsistency between Sub-clauses (i) and (ii) above, Sub-clause (i) shall prevail.		
Representations and Warranties of the Company	The Company hereby makes the following representations and warranties to the Debenture Trustee and each of these representations and warranties is deemed to be made by the Company by reference to the facts and circumstances then existing on the date of the Debenture Trust Deed and shall be repeated on each Interest Payment Date and the Final Pay In Date:		
	(xlii) The Company has been duly incorporated, organized and is validly existing under Applicable Laws and is duly registered with the NHB as a housing finance company.		
	(xliii) The Company has the power to own its assets and carry on its business		

as it is being conducted.

- (xliv) The Company has the corporate power, authority and all material permits, approvals, authorizations, licenses, registrations and consents necessary to perform its obligations in respect of this Issue, and has taken all necessary action to authorize its entry into, and the performance and delivery, of the Transaction Documents to which it is a party.
- (xlv) The Company is in compliance with all Applicable Law, including the provisions of the SEBI NCS Regulations, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015, the RBI Master Directions, the Act, the listing agreement of the Stock Exchange where the Debentures are/shall be listed and/ or any other applicable notification, circular, press release issued by the SEBI, RBI and Ministry of Corporate Affairs under the Act from time to time. Additionally, the Company shall provide all necessary co-operation reasonably required by the Debenture Trustee to enable the Debenture Trustee to comply with the provisions of the Securities and Exchange Board of India (Debenture Trustee) Regulations, 1993. Each person specified as an authorised signatory of the Company in any Transaction Document, or in any documents delivered to the Trustee pursuant to any Transaction Document, is, authorised to sign all documents and notices on behalf of the Company, as specified.
- (xlvi) The entry into and performance by the Company, and the transactions contemplated by, the Transaction Documents to which it is a party, do not and will not conflict with:
 - (vi) any Applicable Law;
 - (vii) its memorandum of association or articles of association or any other constitutional documents (as may be relevant); or
 - (viii) any agreement, instrument, undertaking or obligation binding upon it or any of its assets,

nor (except as provided in any Transaction Document) result in the existence of, or oblige it to create, any Security Interest over any of its assets.

- (xlvii) The Transaction Documents and all documents thereunder, as required, when executed by the Company will be its validly binding obligations and enforceable in accordance with the respective terms thereof, and the person(s) executing the Transaction Documents and such documents pursuant thereto is or are duly and properly authorised to execute the same.
- (xlviii) No third party consent (other than from existing lenders, which has been obtained) is required by the Company for entry into, or performance of its

- obligations under any of the Transaction Documents other than consents obtained under the Debenture Trust Deed.
- (xlix) No Event of Default or Default Event has occurred and/ or is in existence.
- (I) Any factual information provided by or on behalf of the Company for the Key Information Document or otherwise in connection with the issue of the Debentures is true, complete and accurate in all respects as at the date it was provided or as at the date (if any) at which it is stated and is not misleading in any respect.
- (li) The Company's most recent audited financial statements delivered to the Debenture Trustee (i) have been prepared in accordance with the generally accepted accounting principles followed in India, consistently applied; and (ii) give a true and fair view of its financial condition (consolidated, if applicable) as at the date to which they were drawn up.
- (lii) The Secured Property (including if applicable, the Fixed Deposits) shall rank at least pari passu with the claims of the other charge holders which also have the benefit of the security over the Secured Property (including if applicable, the Fixed Deposits).
- (liii) The Company holds clear, exclusive and valid legal and beneficial interest in, the Secured Property (including if applicable, the Fixed Deposits), subject to certain existing encumbrances in favour of certain secured unsubordinated lenders of the Company, security to be created for the benefit of such other lenders of the Company which accede to any common security trustee agreement, and holders of debentures issued by the Company, and the security to be created pursuant to the Debenture Trust Deed, free from any other mortgage, charge or encumbrance and not subject to any material claim or challenge, lis pendens, attachment or other process before or issued by any court or other authority.
- (liv) The Secured Property is also charged to other lenders of the Company as security for the credit facilities granted by such lenders on a pari-passu basis and that the said lenders have given their respective consents for ceding pari-passu charge in favour of the Trustee, on the Secured Property, as security for the Debentures. No taxes are due and payable in relation to the Secured Property (including if applicable, the Fixed Deposits) and all past tax filings made by the Company in this regard are up to date and complete, and that there are no tax proceedings pending or threatened in writing (by way of any assessment order, demand notice, show-cause notice or otherwise) against the Company other than those already disclosed in the audited financials of the Company and for which adequate provisions have been made.
- (Iv) No fact or circumstance, condition or occurrence exists, in the knowledge

of the Company which would result in a Material Adverse Effect.

(Ivi) Solvency

- (ix) The Company, is able to, and has not admitted in writing its inability to, pay its debts when they are due and has not suspended making payment on any of its debts (unless waived by the relevant lender in writing) and it will not be deemed by a court to be unable to pay its debts under Applicable Law, nor in any such case, will it become so in consequence of entering into any Transaction Document.
- (x) The Company has not taken any corporate action nor any other steps have been taken or legal proceedings have been started or received any notice for any legal proceedings against it for its insolvency resolution, insolvency, bankruptcy, winding-up, dissolution, administration or reorganisation or for the appointment of an insolvency resolution professional, Receiver, administrator, liquidator, administrative receiver, trustee or similar officer of it or of any or all of its assets, undertakings or revenues.
- (xi) No application has been filed by the RBI before the NCLT or any other action undertaken by the RBI or any other authority (which has been granted this power under Applicable Law) in relation to the commencement of an insolvency resolution process under the (Indian) Insolvency and Bankruptcy Code, 2016 in respect of the Company.
- (xii) No application has been made or notice has been filed or received by NCLT, the Registrar or any other person authorised by the Governmental Authority by notification under the Act, in relation to winding up of the Company under the Companies Act, 2013.
- (xiii) No moratorium has been declared in respect of any indebtedness of the Company.
- (xiv) No liquidator, resolution professional or Receiver or other similar officer has been appointed by a Governmental Authority in respect of the Company.
- (xv) No notice has been received by the Company in relation to the enforcement of any Security Interest over any Secured Property of the Company and no steps have been taken by any creditor of the Company (who has benefit of any Security Interest over any Secured Property) for enforcement of any Security Interest over any Secured Property.
- (Ivii) Neither the Company, nor any other company/entity in which a Director is a director or promoter, has been declared as a wilful defaulter by any bank, financial institution or other entity within the meaning of the term as

set out in the guidelines or circulars issued by the RBI from time to time.

- (Iviii) The Company is not, nor is owned or controlled by persons that are, (i) the target or subject of any sanctions administered or enforced by the US Department of the Treasury's Office of Foreign Assets Control, the US Department of State, the United Nations Security Council, the European Union, Her Majesty's Treasury, the Hong Kong Monetary Authority or names of any other relevant sanctions authorities (collectively, "Sanctions") or (ii) located, organised or resident in a country or territory that is, or whose government is, the target or subject of Sanctions, including, without limitation, currently the Crimea region, LNR Region, DNR Region, Cuba, Iran, North Korea, Sudan and Syria.
- (lix) None of the Company, nor, to the knowledge of the Company, any director, officer, agent, employee or other person acting on behalf of the Company is aware of or has taken any action, directly or indirectly, that would result in a violation of or will violate any provision of the U.S. Foreign Corrupt Practices Act of 1977, the UK Bribery Act 2010 or comparable law or regulations under the laws of India or other Applicable Law or regulation (the "Anti-Bribery Laws") by such persons of the Prevention of Corruption Act, 1988 (PCA) and any other applicable Anti-Bribery Laws in India. Furthermore, the Company and, to the knowledge of the Company, have conducted their businesses in compliance with Applicable Laws, rules or regulations and have instituted and maintain policies and procedures designed to ensure, and which are reasonably expected to continue to ensure, continued compliance therewith.

(lx) Anti-Money Laundering

The operations of the Company are and have been conducted at all times in material compliance with applicable financial recordkeeping and reporting requirements and the money laundering statutes and the rules and regulations thereunder and any related or similar rules, regulations or guidelines, issued, administered or enforced by any governmental agency having jurisdiction over the Company (collectively, the "Money Laundering Laws") and no action, suit or proceeding by or before any court or governmental agency, authority or body or any arbitrator involving the Company with respect to the Money Laundering Laws is pending.

- (lxi) The ISIN of the Debentures is unique to the Debentures and comprises only 60,000 Debentures and the Company has not issued any bonds or debentures under the same ISIN as that of Debentures.
- (lxii) None of the directors of any Debenture Holder is interested as a major shareholder or director of the Company.

DISCLOSURE REQUIREMENTS UNDER FORM PAS - 4 REQUIRED UNDER THE COMPANIES ACT, 2013

The table below sets out the disclosure requirements as provided in PAS-4 and the relevant pages in the General Information Document and/or the Key Information Document where these disclosures, to the extent applicable, have been provided.

Sr. No.	Disclosure Requirements	Refer to the following clause			
1	GENERAL INFORMATION				
a.	Name, address, website and other contact details of the company indicating both registered office and corporate office.	Issuer Information in this Key Information Document on page no 1			
	Name of the Company				
	Registered Office Address				
	Corporate Office Address				
	Contact Number				
	Fax Number				
	Email ID				
	Website				
b.	Date of incorporation of the company.	Issuer Information in this Key Information Document on page no 1			
C.	Business carried on by the company and its subsidiaries with the details of branches or units:	Paragraph II in the General Information Document			
	(i) The description of the Company's Principal Business Activities are as under:	Paragraph II in the General Information Document			
	(ii) Details about the subsidiaries of the Company with the details of \branches or units:	Paragraph II in the General Information Document and Annexure XIII of the General Information Document			
d.	Brief particulars of the management of the company.	XIV in the General Information Document			
	(i) Details of Board of Directors of the Company & their profile	VIII in the General Information Document read with Updates to the disclosure in the General Information Document of this Key Information Document			
	(ii) Details of Key Management Personnel of the Company & their profile	Refer to point no, XI in the General Information Document (Page no, 37 & 38)			

Sr. No.	Disclosure Requirements	Refer to the following clause
e.	Names, addresses, Director Identification Number and occupations of the directors	(Updates to the disclosure in the General Information Document) of this Key Information Document
f.	Management's perception of risk factor	III in the General Information Document read (Updates to the Disclosure in the General Information Document) of this Key Information Document
g.	Details of default, if any, including therein the amount involved, duration of default and present status, in repayment of:	
	(i) Statutory dues;	None
	(ii) Debentures and interest thereon;	None
_	(iii) Deposits and interest thereon; and	None
	(iv) Loan from any bank or financial institution and interest thereon.	None
h.	Names, designation, address and phone number, email ID of the nodal/ compliance officer of the company, if any, for the private placement offer process.	(Updates to the disclosure in the General Information Document) of this Key Information Document
i.	Registrar of the Issue	MUFG Intime India Private Limited
j.	Valuation Agency	Not Applicable
k.	Auditors	B. K. Khare & Company,
I.	Any default in Annual filing of the Company under the Act or the rules made thereunder.	None
2	PARTICULARS OF THE OFFER	
a.	Financial position of the Company for last 3 financial years.	Annexure II in the General Information Document.
b.	Date of passing of board resolution.	Board of Directors resolutions: 7 November 2024 read with Board resolution dated 13 February, 2025 and 20 March 2025
		Borrowing Committee resolution:
		October 6, 2025
		Annexure III in this Key Information
		Document.
C.	Date of passing of resolution in the general meeting, authorizing the offer of securities.	Shareholders' Resolution dated 19 June 2024

Sr. No.	Disclosure Requirements	Refer to the following clause
		Annexure III in this Key Information Document.
d.	Kinds of securities offered (i.e., whether share or debenture) and class of security, the total number of shares or other securities to be issued.	60,000 (Sixty Thousand) partly paid, secured, rated, listed, redeemable non-convertible debentures issued at par to the face value of INR 1,00,000/- (Rupees One Lakh Only) each, aggregating to INR 600,00,00,000/- (Rupees Six Hundred Crores Only).
e.	Price at which the security is being offered including the premium, if any, along with justification of the price:INR.	At par
f.	Name and address of the valuer who performed valuation of the security offered, and basis on which the price has been arrived at along with report of the registered valuer:	NA
g.	Relevant date with reference to which the price has been arrived at	NA
h.	The class or classes of persons to whom the allotment is proposed to be made:	Please refer to the section on 'Issue Structure, Terms and Conditions' of this Key Information Document.
i.	Intention of Promoters, Directors or Key Managerial Personnel to subscribe to the offer (applicable in case they intend to subscribe to the offer):	NA
j.	The proposed time within which the allotment shall be completed:	Please refer to the section on 'Issue Structure, Terms and Conditions' of this Key Information Document.
k.	The names of the proposed allottees and the percentage of post private placement capital that may be held by them	NA
I.	The change in control, if any, in the company that would occur consequent to the private placement	NA
m.	The number of persons to whom allotment on preferential basis/private placement/ rights issue has already been made during the year, in terms of number of securities as well as price	Section XL in the General Information Document
n.	The justification for the allotment proposed to be made for consideration other than cash together with valuation report of the registered valuer	NA
0.	Amount which the company intends to raise by way of proposed offer of securities.	Please refer to the section on 'Issue Structure, Terms and Conditions' of this Key Information Document.

Sr. No.	Disclosure Requirements	Refer to the following clause
p.	Terms of raising of securities:	
	(i) Duration, if applicable;	Please refer to the section on 'Issue Structure, Terms and Conditions' of this Key Information Document.
	(ii) Rate of dividend;	NA
	(iii) Rate of interest;	Please refer to the section on 'Issue Structure, Terms and Conditions' of this Key Information Document.
	(iv) Mode of payment; and	Please refer to the section on 'Issue Structure, Terms and Conditions' of this Key Information Document.
	(v) Mode of repayment.	Please refer to the section on 'Issue Structure, Terms and Conditions' of this Key Information Document.
q.	Proposed time schedule for which the private placement offer cum application letter is valid.	Please refer to the section on 'Issue Structure, Terms and Conditions' of this Key Information Document.
r.	Purposes and objects of the offer.	Please refer to the section on 'Issue Structure, Terms and Conditions' of this Key Information Document.
S.	Contribution being made by the promoters or directors either as part of the offer or separately in furtherance of such objects.	NA
t.	Principle terms of assets charged as security, if applicable.	Please refer to the section on 'Issue Structure, Terms and Conditions' of this Key Information Document.
u.	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.	Section XXXI (Point no. 9) in the General Information Document
V.	The pre-issue and post-issue shareholding pattern of the company	Updates to the Disclosure in the General Information Document) of this Key Information Document
3	MODE OF PAYMENT FOR SUBSCRIPTION	1
	ChequeDemand DraftOther Banking Channels	Other Banking Channels

Sr. No.	Disclosure Requirements	Refer to the following clause
4	DISCLOSURES WITH REGARD TO INTEREST OF DIRECTOR	S, LITIGATION ETC
a.	Any financial or other material interest of the directors, promoters	NIL
	or key managerial personnel in the offer and the effect of such	
	interest in so far as it is different from the interests of other	
b.	persons. Details of any litigation or legal action pending or taken by any	Section XXXI (Point no. 17) in the
Б.	Ministry or Department of the Government or a statutory	General Information Document
	authority against any promoter of the offeree company during the	
	last three years immediately preceding the year of the issue of	
	private placement offer cum application letter and any direction	
	issued by such Ministry or Department or statutory authority	
	upon conclusion of such litigation or legal action shall be	
	disclosed.	
C.	Remuneration of directors (during the current year and last three	(Updates to the disclosure in the
	financial years).	General Information Document) of this Key Information Document
d.	Related party transactions entered during the last three financial	Section LIX in the General
	years immediately preceding the year of issue of private	Information Document
	placement offer cum application letter including with regard to	
	loans made or, guarantees given or securities provided.	
e.	Summary of reservations or qualifications or adverse remarks of	Section LX in the General
	auditors in the last five financial years immediately preceding the	Information Document
	year of issue of private placement offer cum application 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.	
f.	Details of any inquiry, inspections or investigations initiated or	Section XXXI (Sr. No. 19) in the
	conducted under the Companies Act, 2013 or any previous	General Information Document
	company law in the last three years immediately preceding, the	
	year of issue of private placement offer cum application letter in	
	the case of company and all of its subsidiaries, and if there were	
	any prosecutions filed (whether pending or not) fines imposed,	
	compounding of offences in the last three years immediately	
	preceding the year of the private placement offer cum application letter and if so, section-wise details thereof for the company and	
	all of its subsidiaries.	
g.	Details of acts of material frauds committed against the company	Section LXII in the General
J.	in the last three years, if any, and if so, the action taken by the	Information Document
	company	
5	FINANCIAL POSITION OF THE COMPANY	
a.	The capital structure of the company	Section III in the General
		Information Document read along with (Updates to the Disclosure in
		the General Information Document)
		of this Key Information Document
b.	Size of the present offer;	(Issue Structure, Terms
		and Conditions) in this Key
C.	Paid up capital:	Information Document Section III in the General
0.	i ald up dapital.	Information Document read along

Sr. No.	Disclosure Requirements	Refer to the following clause
		with (Updates to the Disclosure in the General Information Document) of this Key Information Document
	(i) After the offer;	Section III in the General Information Document read along with (Updates to the Disclosure in the General Information Document) of this Key Information Document
	(ii) After conversion of convertible instruments (if applicable);	Section III in the General Information Document read along with (Updates to the Disclosure in the General Information Document) of this Key Information Document
	(iii) Share premium account (before and after the offer).	Section III in the General Information Document read along with (Updates to the Disclosure in the General Information Document) of this Key Information Document
d.	The details of the existing share capital of the issuer company in a tabular form, indicating therein with regard to each allotment, the date of allotment, the number of shares allotted, the face value of the shares allotted, the price and the form of consideration.	Section IV in the General Information Document
e.	The number and price at which each of the allotments were made in the last one year preceding the date of the private placement offer cum application letter.	Section IV in the General Information Document
f.	Profits of the company, before and after making provision for tax, for the three financial years immediately preceding the date of issue of private placement offer cum application letter.	(Updated to the Disclosure in the General Information Document) in this Key Information Document
g.	Dividends declared by the company in respect of the said three financial years; interest coverage ratio for last three years (Cash profit after tax plus interest paid / interest paid)	(Updated to the Disclosure in the General Information Document) in this Key Information Document
h.	A summary of the financial position of the company as in the three audited balance sheets immediately preceding the date of issue of private placement offer cum application letter.	Refer Point X (<i>Updated to the Disclosure in the General Information Document</i>) in this Key Information Document
i.	Audited Cash Flow statement for the three years immediately preceding the date of issue of private placement offer cum application letter.	Refer Point X (Updated to the Disclosure in the General Information Document) in this Key Information Document
j.	Any change in accounting policies during the last three years and their effect on the profits and the reserves of the company.	(Updated to the Disclosure in the General Information Document) in this Key Information Document
	PART - B (To be filed by the Applicant	-
a.	Name	Please refer to Annexure XII of this Key Information Document
b.	Father's name	Please refer to Annexure XII of this Key Information Document

Sr. No.	Disclosure Requirements	Refer to the following clause
C.	Complete address including flat/ house number, street, locality,	Please refer to Annexure XII of this
	pin code	Key Information Document
d.	Phone number, if any	Please refer to Annexure XII of this
		Key Information Document
e.	Email Id, if any	Please refer to Annexure XII of this
		Key Information Document
f.	PAN number	Please refer to Annexure XII of this
		Key Information Document
g.	Bank account details	Please refer to Annexure XII of this
		Key Information Document
h.	Tick whichever is applicable (i) The applicant is required to obtain Governmental approval under the Foreign Exchange	Please refer to Annexure XII of this Key Information Document
	Management (Non-Debt Instruments) Rules, 2019 prior to subscription of shares.	
	(ii) The applicant is required to obtain Governmental approval under the Foreign Exchange Management (Non-Debt Instruments) Rules, 2019 prior to subscription of shares and the same has been obtained, and is enclosed herewith.	
6	A DECLARATION BY THE DIRECTORS THAT	
a.	The company has complied with the provisions of the Act and the rules made thereunder;	Declaration by Directors in this Key Information Document
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 debentures, if applicable, is guaranteed by the Central Government; and	Declaration by Directors in this Key Information Document
C.	The monies received under the offer shall be used only for the purposes and objects indicated in the private placement offer cum application letter.	Declaration by Directors in this Key Information Document

UPDATES TO THE DISCLOSURE IN THE GENERAL INFORMATION DOCUMENT

The information disclosed made in the General Information Document dated 30th May 2025 filed by the Company has been updated below:

I. 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:

Particulars	*Amount (INR Crs)	As % of the issue Size	As % of Total Expense to the issue
	Not		
Fees payable to lead manager (s)	Applicable	Not Applicable	Not Applicable
	Not		
Underwriting Commission	Applicable	Not Applicable	Not Applicable
Brokerage Selling commission and	Not		
upload fees	Applicable	Not Applicable	Not Applicable
Advertising and Marketing	Not		
expenses	Applicable	Not Applicable	Not Applicable
	Not		
Fees payable to legal advisors	Applicable	Not Applicable	Not Applicable
Fees payable to registrar of the			
issue and ISIN charges	0.01	0.01%	0%
Fees payable to Trustee	0.06	0.06%	0%
Fees payable to regulators			
including stock exchange	0.01	0.01%	0%
Expenses incurred on printing and	Not		
distribution of issue stationary	Applicable	Not Applicable	Not Applicable
Stamp Duty	0.03	0.03%	0%
Other miscellaneous expenses	15.60	15.60%	99%
Total	15.71	15.71%	100.00%

^{*}Assuming the base issue/amount allotted. The expenses are indicative and are subject to change depending on the actual level of subscription to the Issue and the number of allottees, market conditions and other relevant factors.

The following changes have been made to the Capital Structure (Authorized, Issued and Subscribed) of the Company.

II. Clause II – About the Issuer (Details of Branches) – Updated in Annexure XI

Details of any inquiry, inspections or investigations initiated or conducted under the securities law, or Companies Act, 2013 or any previous companies law in the last three years immediately preceding the year of issue of General Information Document or the circulation of offer letter in the case of company and all of its subsidiaries, and if there were any prosecutions filed (whether pending or not), fines imposed, offences compounded in the three years immediately preceding the year of the offer letter or General Information Document and if so, section-wise details thereof for the Company and all of its subsidiaries: NSE vide its letter dated 30 June, 2025 imposed a fine of Rs.1000/- for non-compliance of SEBI (LODR) Regulations, 2015 ("Listing Regulations"), which

was paid on 7 July, 2025. Waiver plea has been filed by the Company on 03 July, 2025 and the Company's waiver plea for the fine was considered favorably by NSE.

III. Capital Structure

The following changes have been made to the Capital Structure (Authorized, Issued and Subscribed) of the Company.

- 1. **Capital Structure as on 30 June, 2025:** Authorized Share Capital: Rs. 1,500 Crore (1,500,000,000 Equity Shares of Rs. 10 each)
- 2. Issued and subscribed and paid up Share Capital: Rs. 371.16 Crore (37,11,63,169 Equity Shares of Rs. 10 each).
- 3. Share Premium account: Rs. 963.74 Crores as on 30 June, 2025

Particulars	Aggregate Nominal Value (Rs. Crores)	Number of Securities
Authorized Share Capital		
Equity Shares	1,500.00	1,500,000,000
Preference Shares	-	-
Issued and Subscribed Share Capital		
Equity Shares	371.16	37,11,63,169
Preference Shares	-	-
Issued, Subscribed and Paid-up share Capital		
Equity Shares	371.16	37,11,63,169
Preference Shares	-	-
Size of Present Issue		
Non-Convertible Debentures	600	60000

(Without Green Shoe Option)		
Paid-up Share Capital after the issue		
Equity Shares	371.16	37,11,63,169
Preference Shares	-	-
Paid-up Share Capital after the conversion of any convertible instruments		
Equity Shares	NA	NA
Preference Shares	NA	NA
Share Premium Amount before the issue	963.74	-
Share premium Amount after the issue	963.74	-

A. Changes in Capital Structure:

(i) Details of share capital as at quarter end i.e., 30 June, 2025

Share capital	Amount in Rs.
Authorized share capital	1500,00,00,000 (Fifteen Hundred Crores)
Issued, subscribed and paid-up share capital	The issued and subscribed share capital of the Company is Rs. 371.16Crore constituting of 37,11,63,169 equity shares with face value of Rs. 10 each.

IV. Details of equity share capital for the preceding three financial years and current financial year:

		Fac	Iss	Conside		С	umulative	;	Remarks
Date of allotmen t	No. of Equity Shares	e val ue (Rs)	ue pric e (Rs)	ration (cash/ other than cash)	Nature of allotment	No. of Equity Shares	Equity Share capital (Rs)	Equity Share premiu m (Rs)	
Febru ary 3, 2023	1,04,49, 320	10	95. 7	Cash	Right issue to SMICC	318,482 ,513	3,184, 825,13 0	4,915,1 74,823	Right issue to SMICC
August 17, 2023	77,39,9 38	10	96. 9	Cash	Right issue to SMICC	326,222 ,451	3,262, 224,51 0	5,587,7 75,436	Right issue to SMICC
April 26, 2024	1,50,60, 240	10	99. 6	Cash	Right issue to SMICC	34,12,8 2,691	3,41,2 8,26,9 10	6,93,71 ,72,940	Right issue to SMICC
Dece mber 24, 2024	2,98,80, 478	10	90. 40	Cash	Right issue to SMICC	37,11,6 3,169	3,71,1 6,31,6 90	9,638,3 68,151	Right issue to SMICC

V. Details of the shareholding of the Company as on 30 June, 2025, as per the format specified by the LODR:

Table I - Summary Statement holding of specified securities - NA

Table II - Statement showing shareholding pattern of the Promoter and Promoter Group

Catego	Enti	PA	No	Ν	Pa	Ν	Т	S	Number of	No	Sha	No	No.	No
ry and	ty	Ν	. of	0.	rtly	0	0	h	voting	. of	reh	. of	of	
name	typ		sh	of	pai		t	а	rights held	sh	old	loc	shar	of
of the	е		ar	ful	d-	0	а	r	in each	are	ing,	ke	es	eq
shareh	i.e.		eh	ly	up	f	1	е	class of	S	as	d	pled	uit
olders			old	pa	eq	s	n	h	securities	un	a %	in	ged	У
	pro		ers	id-	uit	h	0	0		der	ass	sh	or	sh
	mot			up	У	а		I		lyi	umi	are	othe	ar
	er			eq	sh	r	0	d		ng	ng	s	rwis	es
	OR			uit	ar	е	f	i		out	full		е	hel
	prom			У	ed	s	S	n		sta	con		enc	d
	oter			sh	hel	u	h	g		nd	ver		umb	in
	grou			ar	d	n	а	%		ing	sio		ere	de
				es		d	r	С		СО	n of		D	m

		p entit y (exc ept pro mote r)			he Id		e rl y i n g D e p o s it o r y R e c e i p t s	e s h e l d	alculatedasperSCRR,1957	C la s s X	lo. of votingrights ClassY	T o t a l	Totalasa% of Totalvotingrights	nv erti ble se cur itie s (as a per ce nta ge of dil ute d sh are ca pit al	con vert ible sec uriti es (as a per cen tag e of dilut ed sha re c a pi ta l)				A s a % of to ta l s h a r e s h el d	at er iali ze d for m
1)	Indian	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Ni I	Nil	Nil	Nil	Nil
(a)	Individu als/ Hindu undivid ed Family	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Ni I	Nil	Nil	Nil	Nil
(b)	Central Govern ment/ State Govern me nt(s)	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Ni I	Nil	Nil	Nil	Nil
(c)	Financi al Instituti ons/ Banks	Nil	Nil	Nil	Nil	Nil	Nil		Nil				Nil	Nil	Nil	Ni I	Nil	Nil	Nil	Nil
	SMFG India Credit Compa ny Limited (Includi ng 6 Nomine	Promot er	AAAC D1707 C	7	37,1 1,63, 169	Nil	Nil	37, 11, 63, 169		100	NA	10	100	Nil	-	_	-	1	-	37,1 1,63, 169

	e shareho Iders)																			
(d	Any Other (specif y)	Nil	Nil	Nil	Nil	Nil	Nil		Nil				Nil	Nil	Nil	Ni I	Nil	Nil	Nil	Nil
	Sub- Total (A)(1)	-	-	7	37,1 1,63, 169	Nil	Nil	37, 11, 63, 169		100	NA	10 0	100	Nil	-	-	-	-	-	37,1 1,63, 169
2)	Foreig n	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Ni I	Nil	Nil	Nil	Nil
(a)	Individ uals (Non- Reside nt Individ uals/ Foreig n individ uals)	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Ni I	Nil	Nil	Nil	Nil
(b)	Gover nment	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Ni I	Nil	Nil	Nil	Nil
(c)	Instituti ons	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	1			Nil	Nil
(d)	Foreig n Portfoli o Invest ors	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil			Nil	Nil	Nil	I			Nil	Nil
(e)	Any Other (specif y)	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil		Nil		Nil	Nil	I	Nil			Nil
	Sub- total (A)(2)	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Ni I	Nil	Nil	Nil	Nil

VI. The number of persons to whom allotment on preferential basis/private placement/rights issue has already been made during the year (FY26), in terms of number of securities as well as price:

Series of NCS	ISI N	Tenor / Period of Maturit y Remai ning in days	Coup on	Amt outstan ding	Date of allotm ent	Redem ption Date/ Schedul e	Credit rating	Secured/Uns ecured	Secu rity
					NIL				

VII. List of top 10 Holders of Equity Shares of the Company as at the quarter end 30 June, 2025

Sr. No.	Name of shareholders	Total no. of Equity Shares	No of Shares in demat form	Total shareholding as % of total number of equity shares
1	SMFG India Credit Company Limited, the holding company and its nominees*	37,11,63,169	37,11,63,169	100
Total		37,11,63,169	37,11,63,169	100

^{*}including 6 shares held by Individuals as Nominee Shareholders of M/s. SMFG India Credit Company Limited

VIII. Details of Promoters holding in the Company as on 30 June, 2025:

Sr. No.	Name of shareholders	No. of Equity Shares	No of Shares in demat form	Amount of Paid- up Capital (in Rs.)	Shareholding (in %)
1	SMFG India Credit Company Limited, the holding company and its nominees*	37,11,63,169	37,11,63,169	3,711,6,31,690	100
Total		37,11,63,169	37,11,63,169	3,711,6,31,690	100

^{*}including 6 shares held by Individuals as Nominee Shareholders of M/s. SMFG India Credit Company Limited. The pre-issue and post-issue shareholding pattern of the company in the following format:

SI. No.	Category	Pre-issue		Post-issue	
		No. of shares held	%of share holding	No. of shares held	% of share holding
Α	Promoters' holding				
1	Indian				
•	Individual	Nil	Nil	Nil	Nil
	Bodies	37,11,63,169	100	37,11,63,169	100
	corporate	- , ,,		, , , , , , , , , , , ,	
	Sub-total	37,11,63,169	100	37,11,63,169	100
2	Foreign promoters				<u> </u>
	Individual	Nil	Nil	Nil	Nil
	Bodies corporate	Nil	Nil	Nil	Nil
	Sub-total	Nil	Nil	Nil	Nil
	Sub-total (A)	37,11,63,169	100	37,11,63,169	100
В	Non-promoters'		L		
1	Institutional investors	Nil	Nil	Nil	Nil
2	Non- institutional investors	Nil	Nil	Nil	Nil
3	Private corporate bodies	Nil	Nil	Nil	Nil
4	Directors and relatives	Nil	Nil	Nil	Nil
5	Indian public	Nil	Nil	Nil	Nil
6	Others (including Non- resident Indians (NRIs))	Nil		Nil	
	Sub-total (B)	Nil	Nil	Nil	Nil
	GRAND TOTAL	37,11,63,169	100	37,11,63,169	100

IX. Debt Equity Ratio

The Gross Debt-Equity Ratio prior to, and after the Issue of Debentures is given below:

Particulars	Debt Equity Ratio as per Balance Sheet
Debt Equity ratio Pre- Issuance of the Debentures as on 30 th June 2025 (audited)	6.1
Debt Equity ratio Post Issuance of the Debentures	6.7

^{*}The above is calculated as per debt and equity as on 30th June 2025. The current proposed issuance of INR 600 (Base issue) Crores is added to debt and the above is calculated.

X. Key Operational and Financial Parameters (in Rs. Crores and on standalone Basis for the preceding 3 audited years) as per IND_AS accounting:

PROFIT AND LOSS	Q1FY26	FY25	FY 2024	FY 2023
Revenue from operations	369	1306	1008	685
Other Income	0.28	1	1	1
Total Income	370	1307	1009	686
Total Expense	352	1146	885	633
Profit after tax for the year	13	120	93	40
Other Comprehensive income	-5	-2	-1	0
Total Comprehensive Income	8	118	92	40
Earnings per equity share (Basic)	0.34	3.43	2.87	1.3
Earnings per equity share (Diluted)	0.34	3.43	2.87	1.3
Cash Flow				
Net cash from / used in (-) operating activities	-	-2559	-1258	-1666
Net cash from / used in (-) investing activities	-	-137	-94	272
Net cash from / used in (-) financing activities	-	2958	1617	1429
Net increase/decrease (-) in cash and cash equivalents	-	262	265	35
Cash and cash equivalents as per Cash Flow Statement as at end of Year	-	599	337	7175
Additional Information				
Net worth *	1,543.81	1,533.16	967	804
Cash and cash equivalents	622.30	598.96	337	72

Loans	10,587.20	9,979.41	7965	5981
Loans (Principal Amount)	10,473.77	9,872.53	7886	5928
Total Debts to Total Assets	0.83	0.83	0.77	0.81
Interest Income	340.09	1,152.01	893	638
Interest Expense	200.56	687.31	517	359
Impairment on Financial Instruments	35.63	34.54	23.97	32
Bad Debts to Loans	0.00054	0.01	0.00	0.02
% Stage 3 Loans on Loans (Principal Amount)	1.92%	1.64%	1.92	2.33
% Net Stage 3 Loans on Loans (Principal Amount)	1.22%	1.00%	1.07	1.2
Tier I Capital Adequacy Ratio (%)	17.67%	18.35%	14.24%	15.78%
Tier II Capital Adequacy Ratio (%)	3.75%	3.92%	5.24%	6.49%

Key Operational and Financial Parameters (In Rs. Crores and on Consolidated Basis) for the preceding 3 audited years as per IND_AS accounting

Particulars (Rupees in Crores)	FY 2025	FY 2024	FY 2023
BALANCE SHEET			
Assets			
Property, Plant and Equipment	26	18	11
Intangible Assets	8	4	3
Financial Assets	11029	8519	6107
Non-financial Assets excluding property, plant and equipment	132	141	120
Total Assets	11195	8682	6,240
Liabilities			
Financial Liabilities	9591	7645	5384
-Derivative financial instruments	13		0
-Trade Payables	35	38	40
-Debt Securities	2382	2121	1680
-Borrowings (other than Debt Securities)	6632	4338	3105

-Subordinated liabilities	254	253	253
-Other financial liabilities	277	895	306
Non-Financial Liabilities	46	47	279
-Current tax liabilities (net)	0	0	0
-Provisions	13	17	12
-Deferred tax liabilities (net)	0	0	-
-Other non-financial liabilities	33	30	32
			43
Equity (Equity Share Capital and Other Equity)	1558	990	812
Total Liabilities and Equity	11195	8682	6240

^{*} Net worth is calculated as Shareholders Fund less prepayments

Note: Pursuant to Regulation 52(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is only required to prepare Standalone financial results during the interim periods of the financial year.

XI. Details of the following liabilities of the Issuer, as at the preceding quarter i.e., as on 30 September 2025, or if available at a later date:

a. Details of Outstanding Secured Loan Facilities: As mentioned in Annexure VIII

Name of lender	Type of facility	Amount Sanctioned	Principal amount outstanding	Repayment date/ schedule	Security	Credit rating, if applicable	Asset classification
-	-	-	1	1	•		

b. Details of Outstanding Unsecured Loan Facilities: As mentioned in Annexure VIII

Name of lender	Type of facility	Amount Sanctioned	Principal amount outstanding	Repayment date/ schedule	Credit rating, if applicable
-	-	-	-	-	

c. Details of Outstanding Non-Convertible Securities as on 30 September 2025:

Series of NCS	ISIN	Te nor / Per iod of Ma turi ty Re ma ini ng in da ys	C ou po	Am t out sta ndi ng	Da te of all ot m en t	Re de mpt ion Dat e/ Sch edu le	Credit rating	Secur ed/Un secur ed	Security
Series 19	INE2 13W 0720 2	38	8. 20 %	11. 7	7- No v- 22	7- No v- 25	AAA by CRISIL	Secur ed	First Pari Passu charge on Receivables + Fixed Deposits as secondary security incase of shotfall
Series 21 Option II	INE2 13W 0722 8	87	8. 40 %	100	27 - De c- 22	26- Dec -25	AAA by CARE	Secur ed	First Pari Passu charge on Receivables + Fixed Deposits as secondary security incase of shotfall
Series 22	INE2 13W 0724 4	13 2	8. 45 %	75	9- Fe b- 23	9- Feb -26	AAA by CRISIL	Secur ed	First Pari Passu charge on Receivables + Fixed Deposits as secondary security incase of shotfall
Series 23	INE2 13W 0725 1	22 7	8. 35 %	350	17 - Ma y- 23	15- Ma y- 26	AAA by CRISIL	Secur ed	First Pari Passu charge on Receivables + Fixed Deposits as secondary security incase of shotfall
Series 24	INE2 13W 0726 9	34 0	8. 15 %	120	5- Se p- 23	5- Sep -26	AAA by CRISIL & CARE	Secur ed	First Pari Passu charge on Receivables + Fixed Deposits as secondary security incase of shotfall
Series 25	INE2 13W 0727 7	47 2	8. 35 %	425	17 - Ja n- 24	15- Jan -27	AAA by CRISIL	Secur ed	First Pari Passu charge on Receivables + Fixed Deposits as secondary security incase of shotfall

					28				
Series 26	INE2 13W 0728 5	60 5	8. 25 %	200	- Ma y- 24	28- Ma y- 27	AAA by CRISIL	Secur ed	First Pari Passu charge on Receivables + Fixed Deposits as secondary security incase of shotfall
Series 27	INE2 13W 0729 3	71 0	8. 07 %	200 .00 5	11 - Se p- 24	10- Sep -27	AAA by CARE	Secur ed	First Pari Passu charge on Receivables + Fixed Deposits as secondary security incase of shotfall
Series 28	INE2 13W 0730 1	75 9	7. 61 %	200	29 - Oc t- 24	29- Oct -27	AAA by CARE	Secur ed	First Pari Passu charge on Receivables + Fixed Deposits as secondary security incase of shotfall
Series 27 (Reiss uance)	INE2 13W 0729 3	71 0	8. 04 %	375	2- De c- 24	10- Sep -27	AAA by CARE	Secur ed	First Pari Passu charge on Receivables + Fixed Deposits as secondary security incase of shotfall
Series 29	INE2 13W 0731 9	96 2	7. 40 %	250	19 - Ma y- 25	19- Ma y- 28	AAA by CARE	Secur ed	First Pari Passu charge on Receivables + Fixed Deposits as secondary security incase of shotfall
Series 30	INE2 13W 0732 7	1,0 70	7. 25 %	100	6- Ju n- 25	4- Sep -28	AAA by CARE	Secur ed	First Pari Passu charge on Receivables + Fixed Deposits as secondary security incase of shotfall
Series 31	INE2 13W 0733 5	84 9	7. 17 %	300	1- Au g- 25	27- Jan -28	AAA by CARE	Secur ed	First Pari Passu charge on Receivables + Fixed Deposits as secondary security incase of shotfall
	Sub total			270 7					

Series 1	INE2 13W 0801 0	1,7 11	8. 50 %	30	8- Ju n- 20	7- Jun -30	AAA by CRISIL and CARE	UnSe cured	
Series 2	INE2 13W 0802 8	1,9 19	7. 63 %	40	1- Ja n- 21	1- Jan -31	AAA by CRISIL and CARE	UnSe cured	
Series 3	INE2 13W 0803 6	2,1 42	7. 70 %	25	12 - Au g- 21	12- Au g- 31	AAA by CRISIL and CARE	UnSe cured	
Series 4	INE2 13W 0804 4	2,4 87	8. 40 %	100	22 - Ju I- 22	22- Jul- 32	AAA by CRISIL and CARE	UnSe cured	
Series 5	INE2 13W 0805 1	2,5 08	8. 40 %	50	12 - Au g- 22	12- Au g- 32	AAA by CRISIL and CARE	UnSe cured	
	Sub total			245 .00					
	Tota I			2,9 51. 71					

d. Details of Commercial Paper issuances as at the end of the last quarter, i.e., as on 30 September 2025:

Series of NCS	ISIN	Tenor / Period of Maturity	Co up on	Amount outstandi ng (in crs)	Date of allotment	Redemption Date/ Schedule	Credit rating	Secured/ Unsecur ed	Sec urit y	
NIL										ĺ

e. List of top ten holders of non-convertible securities in terms of value (on a cumulative basis) as of 30 September 2025

Holding as a % of total outstandin S Amou Category of Face value g non-No Name of the holders nt in holders of holding convertibl crs е securities of the Issuer Mutual 100000 650 24% 1 Aditya Birla Sun Life Mutual Fund Fund Mutual Fund 100000 475 2 SBI Mutual Fund 18% Mutual 100000 Fund 3 ICICI Prudential Mutual Fund 400 15% Mutual 100000 Fund 250 9% 4 Kotak Mutual Fund 100000 200 7% State Bank of India Bank Star Health and Allied Insurance Company 1000000 6 Limited Insurance 100000 200 7% 100000 7 Canara Bank Bank 100 4% IOCL (Refineries Division) Employees Pension / 1000000 & 8 Provident Fund Trust 10000000 90 3% 100000 9 Kotak Mahindra Bank Limited Bank 75 3% Pension / **HVPNL** Employees Pension Fund Trust 10000000 65 2% 10 Trust

f. List of top ten holders of commercial papers in terms of value (in cumulative basis)

S No.	Name of the holders	Category of holder	Face value of holding	Amount (Rupees in Crores)	Holding as a % of total commercial papers outstanding of the Issuer
NIL					

g. Details of the bank fund based facilities/rest of the borrowing as on 30 September 2025 (if any including hybrid debt like FCCB, Optionally Convertible Debentures / Preference Shares) from financial institutions or financial creditors:

Name of Party (in case of facility)/ Name of Instrumen t	Type of facility/ Instrumen t	Amount sanctioned / issued	Principal Amount outstandin g	Date of Repayment / Schedule	Credit Ratin g	Secured/ Unsecure d	Securit y
NIL							

- h. 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/ the debt securities issued for consideration other than cash as on 30 June 2025.) 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

The Company has re-issued Series 17, Series 27 at a discount/ premium to issue price.

XII. Disclosures on Asset Liability Management for the latest audited financials audited (as on 31st March 2025)

SI. No.	Particulars of disclosure	Details	
1.	Details with regard to lending done out of the issue proceeds of earlier issuances of debt securities (whether public issue or private placement) by the Issuer	 Lending Policy: Refer to "Annexure XI" in General Information Document Classification of loans/advances given to associate or entities/ person related to board, Key Managerial Personnel, Senior Management, promoters, etc.: - NIL Classification of loans/advances given, according to type of loans, denomination of loan outstanding by loan to value, sectors, denomination of loans outstanding by ticket size, geographical classification of borrowers, maturity profile etc.: see paragraphs below Aggregated exposure to top 20 borrowers with respect to the concentration of advances, exposures to be disclosed in the manner as prescribed by RBI in its stipulations on Corporate Governance for NBFCs: Refer to "Annexure VI" in this Key Information Document Details of loans, overdue and classified as Non-performing assets (NPA): Refer to "Annexure VII" in this Key Information Document. 	
2.	Details of borrowings granted by the Issuer		
3.	Details of change in shareholding	Any change in promoters' shareholding in the Issuer during the preceding financial year beyond the threshold prescribed by the RBI: Refer to Section V of the General Information Document.	
4	Disclosure of Assets under management		
5.	Details of borrowers	Geographical location wise: Refer to X (e) below	
6.	Details of Gross NPA	Segment Wise: Refer to X (g) below	
7.	Details of Assets and Liabilities	Residual maturity profile wise into several bucket: Refer to X (h) below	
8.	Disclosure of latest ALM statements to stock exchange	Enclosed as Annexure X of this Key Information Document.	

a) Types of loans

Details of types of loans as on 31st March, 2025

SI. No.	Types of loans	Rs. Crore
(1)	Secured	11,691.64

(2)	Unsecured	0.00
(3)	Total assets under management (AUM)*^	11,691.64

Details of types of loans as on 30th June, 2025

SI. No.	Types of loans	Rs. Crore
(1)	Secured	12,283.26
(2)	Unsecured	0.00
(3)	Total assets under management (AUM)*^	12,283.26

^{*}Information required at borrower level (and not by loan account as customer may have multiple loan accounts); ^Issuer is also required to disclose off balance sheet items

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

Denomination of loans outstanding by loan-to-value as on 31st March, 2025

SI. No.	LTV (at the time of origination)	Percentage of AUM
(1)	Upto 40%	23.5%
(2)	40-50%	14.3%
(3)	50-60%	17.4%
(4)	60-70%	14.7%
(5)	70-80%	18.1%
(6)	80-90%	11.9%
(7)	>90%	0.0%
	Total	100.0%

Denomination of loans outstanding by loan-to-value as on 30th June, 2025

SI. No.	LTV (at the time of origination)	Percentage of AUM
(1)	Upto 40%	23.6%
(2)	40-50%	14.4%
(3)	50-60%	17.6%
(4)	60-70%	14.5%
(5)	70-80%	17.9%
(6)	80-90%	12.0%
(7)	>90%	0.0%
	Total	100.0%

c) Sectoral exposure:

Details of sectoral exposure as on 31st March, 2025

SI. No.	Segment-wise break-up of AUM	Percentage of AUM
(1)	Retail	
A.	Mortgages (home loans and loans against property)	73.41%
B.	Gold loans	NA
C.	Vehicle finance	0.00%
D.	MFI	NA
E.	MSME	16.77%
F.	Capital market funding (loans against shares, margin funding)	0.00%
G.	Others	0.00%
(2)	Wholesale	
A.	Infrastructure	NA
B.	Real estate (including builder loans)	9.82%
C.	Promoter funding	NA
D.	Any other sector (as applicable)	NA
E.	Others	NA
	Total	100.00%

Details of sectoral exposure as on 30th June, 2025

SI. No.	Segment-wise break-up of AUM	Percentage of AUM
(3)	Retail	
H.	Mortgages (home loans and loans against property)	72.72%
l.	Gold loans	NA
J.	Vehicle finance	0.00%
K.	MFI	NA
L.	MSME	17.34%
M.	Capital market funding (loans against shares, margin funding)	0.00%
N.	Others	0.00%
(4)	Wholesale	
F.	Infrastructure	NA

G.	Real estate (including builder loans)	9.93%
H.	Promoter funding	NA
I.	Any other sector (as applicable)	NA
J.	Others	NA
	Total	100.00%

d) Denomination of loans outstanding by ticket size *:

Details of outstanding loans category wise as on 31st March, 2025

SI. No.	Ticket size (at the time of origination)	Percentage of AUM
(1)	Upto Rs. 2 lakh	0.26%
(2)	Rs. 2-5 lakh	3.22%
(3)	Rs. 5-10 lakh	12.47%
(4)	Rs. 10-25 lakh	42.48%
(5)	Rs. 25-50 lakh	24.29%
(6)	Rs. 50 lakh – 1 crore	6.72%
(7)	Rs. 1 – 5 crore	5.68%
(8)	Rs. 5 – 25 crore	4.57%
(9)	Rs. 25 – 100 crore	0.30%
	Total	100.0%

Details of outstanding loans category wise as on 30th June, 2025

SI. No.	Ticket size (at the time of origination)	Percentage of AUM
(1)	Upto Rs. 2 lakh	0.03%
(2)	Rs. 2-5 lakh	1.07%
(3)	Rs. 5-10 lakh	9.85%
(4)	Rs. 10-25 lakh	43.53%
(5)	Rs. 25-50 lakh	27.22%
(6)	Rs. 50 lakh – 1 crore	7.64%
(7)	Rs. 1 – 5 crore	1.03%
(8)	Rs. 5 – 25 crore	6.50%
(9)	Rs. 25 – 100 crore	3.13%

Total	100.0%

e) Geographical classification of borrowers:

Top 5 states borrower wise as on 31st March, 2025

Sl. No.	Top 5 states	Percentage of AUM
(1)	MAHARASHTRA	16.4%
(2)	DELHI	13.1%
(3)	RAJASTHAN	11.5%
(4)	PUNJAB	9.7%
(5)	GUJARAT	9.4%

Top 5 states borrower wise as on 30th June, 2025

SI. No.	Top 5 states	Percentage of AUM
(1)	MAHARASHTRA	16.4%
(2)	RAJASTHAN	11.5%
(3)	UTTAR PRADESH	10.6%
(4)	GUJARAT	9.3%
(5)	DELHI	8.3%

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

Movement of Gross NPA - March 2025

Movement of gross NPA*	Rs. Crore
Opening gross NPA as on March 2024	204.07
Additions during FY 25	301.37
Reductions during FY 25	270.59
Closing balance of gross NPA as on March 2025	234.85

Movement of provisions for NPA - March 2025

Movement of provisions for NPA	Rs. Crore
Opening balance as on March 2024	77.44
Provisions made during FY 25	110.54
Write-off/ write-back of excess provisions during FY 25	112.72
Closing balance as on March 2025	75.26

g) Segment-wise gross NPA

Segment wise gross NPA as on 31st March, 2025

SI. No.	Segment-wise gross NPA	Gross NPA (%)
(1)	Retail	
A.	Mortgages (home loans and loans against property)	2.1%
B.	Gold loans	NA
C.	Vehicle finance	0.00%
D.	MFI	NA
E.	MSME	0.0%
F.	Capital market funding (loans against shares, margin funding)	0.0%
G.	Others	0.0%
(2)	Wholesale	
A.	Infrastructure	NA
B.	Real estate (including builder loans)	0.0%
C.	Promoter funding	NA
D.	Any other sector (as applicable)	NA
E.	Others	NA
	Total	2.1%

Segment wise gross NPA as on 30th June, 2025

Sl. No.	Segment-wise gross NPA	Gross NPA (%)
(1)	Retail	
A.	Mortgages (home loans and loans against property)	2.06%
B.	Gold loans	NA
C.	Vehicle finance	0.00%
D.	MFI	NA
E.	MSME	0.40%
F.	Capital market funding (loans against shares, margin funding)	0.00%
G.	Others	0.00%
(2)	Wholesale	
A.	Infrastructure	NA
B.	Real estate (including builder loans)	0.00%
C.	Promoter funding	NA
D.	Any other sector (as applicable)	NA
E.	Others	NA

	Total	2.46%	
--	-------	-------	--

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

Residual maturity profile of assets and liabilities as on 31st March, 2025 (Unaudited Nos.) Amt in Crs

Category	Up to 30/31 days	>1 month -2 month s	>2 month s - 3 month s	>3 month s - 6 month s	>6 month s – 1 year	>1 years – 3 month s	>3 years – 5 years	>5 years	Total
Deposit	-	-	-	-	-	-	-	-	-
Advances	230.9 1	137.59	142.88	457.56	849.71	2292.8 9	1265.2 8	4463.8 4	9840.6 6
Investment s	272.0 4	138.38							410.42
Borrowings #	71.36	368.67	223.09	354.34	900.36	4810.8 2	1399.6	1139.2 5	9267.4 9
FCA*									
FCL*	-	-	-	-	-	-	-	-	-

*FCA- Foreign Currency Assets; FCL - Foreign Currency Liabilities

Residual maturity profile of assets and liabilities as on 30 June, 2025

Category	Up to 30/31 days	>1 month -2 months	>2 months -3 months	>3 months - 6 months	>6 months – 1 year	>1 years - 3 months	>3 years - 5 years	>5 years	Total
Deposit	-	•	•	•	•	-	-	•	-
Advances	242.58	146.66	153.26	499.31	914.52	2,434.75	1,340.12	4,515.29	10,246.49
Investments	124.04	49.62	49.34	1	-	-	-	-	223.00
Borrowings#	70.15	168.90	263.82	530.68	1,151.00	4,840.93	1,590.59	972.98	9,589.06
FCA*	-	-	-	-	-	-	-	-	-
FCL*	-	-	-	-	-	-	-	-	-

XIII. A portfolio summary with regards to industries/ sectors to which borrowings have been granted by the Issuer:

Sr. No.	Product	Nature	Mar-25

			(Rupees in Crores)
1	Housing	Secured	6,727
2	LAP	Secured	3,816
3	Developer Funding	Secured	1,148
			11,691.64
	URBAN		

			June-25
Sr. No.	Product	Nature	(Rupees in Crores)
1	Housing	Secured	7,046
2	LAP	Secured	4,017
3	Developer Funding	Secured	1,220
			12,283
	URBAN		

XIV. Quantum and percentage of secured vis-à-vis unsecured borrowings granted by the Issuer as on 30 September 2025:

Secured and Unsecured Borrowings (As on 30 September 2025):

Sr. No	Instrument	Outstanding Amount (Rupees in Crores)	%
1	Secured Borrowings	9,263	97%
2	Unsecured Borrowings	245	3%
	Total	9,508	100%

S No.	Name of the holders	Amount in crs	Holding as a % of total outstanding non- convertible securities of the Issuer
1	Aditya Birla Sun Life Mutual Fund	650	24%
2	SBI Mutual Fund	475	18%
3	ICICI Prudential Mutual Fund	400	15%
4	Kotak Mutual Fund	250	9%
5	State Bank of India	200	7%
6	Star Health and Allied Insurance Company Limited	200	7%
7	Canara Bank	100	4%
8	IOCL (Refineries Division) Employees Provident Fund	90	3%
9	Kotak Mahindra Bank Limited	75	3%
10	HVPNL Employees Pension Fund Trust	65	2%
	Total	2,505	

XVI. Disclosure of any other Contingent liability based on the latest audited financial statements including amount and nature of liability:

Contingent Liability and commitments

The Company has assessed its obligations arising in the normal course of business, including pending litigations, proceedings pending with tax authorities and other contracts including derivative and long-term contracts. The Company does not expect the outcome of these proceedings to have a materially adverse effect on its financial statements.

a) Contingent liabilities: As on 30 June 2025

	As at	As at	As at	As at
Particulars	30-Jun-25	31-Mar-25	31-Mar-24	31-Mar-23
	(₹ lakhs)	(₹ lakhs)	(₹ lakhs)	(₹ lakhs)
Guarantees	25	25	25	25
Contingent liability for litigations pending against the Company	434	446	110	5

b) Capital and other commitments

The Company is obligated under various capital contracts. Capital contracts are work/purchase

orders of a capital nature, which have been committed. Further, the commitments have fixed expiration dates and are contingent upon the borrower's ability to maintain specific credit standards.

- 1. Estimated amount of contracts remaining to be executed on capital account and not provided for as at 31 March 2025 is ₹ 429 Lakhs (31 March 2024 is ₹ 884 Lakhs).
- 2. Loans sanctioned not yet disbursed as at 31 March 2025 were ₹ 1,72,924 Lakhs (31 March 2024 were ₹ 1,10,388 Lakhs).

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

There is no observation with material impact on the business or profits of the Company.

Particular	Year ended 31-Mar-25 (₹ lakhs)	Year ended 31-Mar-24 (₹ lakhs)	Year ended 31-Mar- 23 (₹ lakhs)
Amount Involved	120	243	(Claims)
Amount involved	120	243	-
Amount Recovered	0	0	13.86
Amount written off/provided	0	243	-
Balance	0	0	-

I. Change In Accounting Policies During Preceding Three Years And Its Effect On Profit And Reserves Of The Company

For FY25: No change

For FY24: No change

For FY23: No Change

II. Profits Of The Company, Before And After Making Provision For Tax, For The Three Financial Years Immediately Preceding The Date Of Circulation Of The General Information Document:

Particulars	Q1FY26	FY25	FY24	FY23
Profit before Tax	17	161	124	54
Profit after Tax	13	120	93	40

III. Dividend declared by the Company and interest coverage ratio (Cash profit after tax plus

interest paid/ interest paid)

Year	Dividend declared	Interest coverage ratio	Cash profit before Interest after tax (INR Crores)	Interest paid (INR Crores)
Q1FY26	NIL	NA	255	201
2025	NIL	NA	866	687
2024	NIL	NA	652	517
2023	Nil	NA	442	359

XVII. Related Party Transaction entered during the preceding three financial years and current financial year with regard to loans made or, guarantees given or securities provided.

Nature of Transaction	March'25 (₹ lakhs)	March'24 (₹ lakhs)	March'23 (₹ lakhs)
Equity investment made by the parent company			
SMFG India Credit Co. Ltd.	45,000	7,500	-
Income as per Resource sharing agreement			
SMFG India Credit Co. Ltd.	51	89	124
Expense as per Resource sharing agreement*			
SMFG India Credit Co. Ltd.	4,610	3,058	2,409
Transfer of standard assets through assisgnment to parent company			
SMFG India Credit Co. Ltd.	38,153	32,520	-
Corporate Guarantee obtained for NHB refinance	23,559	30,000	-
Commitment Charges on Committed lines provided by parent Company			

SMFG India Credit Co. Ltd.	183	186	221

Remuneration to Company's Key Management Personnel	March'25
Salary, bonus and allowances (including short term benefits)	
Mr. Deepak Patkar	124
Mr. Ashish Chaudhary	39
Ms. Akanksha Kandoi	7
Mr. Parthasarathy Iyengar	15
Director's sitting fees	
Ms. Sudha Pillai	9
Mr. Radhakrishnan Menon	7
Mr. Colathur Narayanan Ram	8
Ms. Dakshita Das	19
Director's Commission	
Ms. Sudha Pillai	14
Mr. Radhakrishnan Menon	25
Mr. Colathur Narayanan Ram	22
Ms. Dakshita Das	33

XVIII. Details regarding auditors of the Issuer:

Details of Auditors of the Issuer:

Name of the Auditor	Address	Date of Appointment
B. K. Khare & Co, Chartered	B. K. Khare & Co, Chartered Accountants (Firm Registration No.: 105102W)	
	Address: 706/708, Sharda Chambers, New Marine	19 th June, 2024
	Lines, Mumbai – 400 020, India	
Accountants (Firm Registration No.: 105102W)	Tel No.: 9820069994	Appointment done in Annual General Meeting dated 19 th June, 2024
	Email address: info@bkkahreco.com	
	Contact person Ms. Padmini Khare	

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

Name of the Auditor	Address	Date of Appointment	Date of cessation, if applicable	Date of resignation, if applicable
M.P. Chitale & Co., Chartered Accountants (Firm Registration No. 101851W)	Hamam House, Ambalal Doshi Marg, Fort, Mumbai- 400001	6th September, 2021 (Appointment done in AGM dated 6th September, 2021)	19 June, 2024	-
B. K. Khare & Co, Chartered Accountants (Firm Registration No.: 105102W)	706/708, Sharda Chambers, New Marine Lines, Mumbai – 400 020, India	19 June, 2024 (Appointment done in AGM dated 19 June, 2024)	-	-

I. Name and Address of the Directors as on date

Sr. No.	Name	Address	Designation	DIN	Occupation
1.	Mr. Colathur Narayanan Ram	2 nd Floor, Waheeda 19, Nargis Dutt Road, Pali Hill, Bandra West, Mumbai – 400050	Chairman, Independent Director	00211906	MD&CEO, FYNDNA TECHCORP Private Limited
2.	Mr. Deepak Patkar	B 2001 Oberoi Exquisite, Off Western Express Highway, Goregaon East, Near Oberoi, International School, Mumbai, Mumbai Suburban, Maharashtra —	Managing Director and CEO	09731775	Employment
3.	Ms. Dakshita Das	C/o Devendra Singh, Flat No. 4092, First Floor with Scooter Garage, Sector D	Independent Director	07662681	Retired Civil Servant

		Pocket 4, Vasant Kunj, New Delhi, Delhi, Delhi 110070			
4.	Mr. Surya Prakash Rao Pendyala	Villa No. 38, Aditya Empress Park Shaikpet, Golconda Fort Road, Hyderabad 500008, Telangana	Executive, Non-	02888802	Management Consulting

Details of the current Directors the Company as on date Name, Designation and DIN	Age	Address	Date of appointment	Details of other directorship
Mr. Colathur Narayanan Ram Designation: Chairman, Independent Director DIN: 00211906	68	2 nd Floor, Waheeda 19, Nargis Dutt Road, Pali Hill, Bandra West, Mumbai – 400050	20/08/2024	Public Companies: SMFG India Credit Company Limited; SBI Funds Management Limited; Aditya Birla Health Insurance Company Limited. Private Companies: Perfios Software Solutions Private Limited; FYNDNA Techcorp Private Limited
Mr. Deepak Patkar Designation: Managing Director and CEO DIN: 09731775	52	B 2001 Oberoi Exquisite, Off Western Express Highway, Goregaon East, near Oberoi, International School, Mumbai, Mumbai Suburban, Maharashtra – 400063	2/2/2023	Public Companies: NIL Private Companies: NIL
Ms. Dakshita Das Designation: Independent Director DIN: 07662681	63	C/o Devendra Singh, Flat No. 4092, First Floor with Scooter Garage, Sector D Pocket 4, Vasant Kunj, New Delhi, Delhi-110070	20/01/2023	Public Companies: SMFG India Credit Company Limited; NSE Indices Limited; Protium Finance Limited; Private Companies: NIL
Mr. Surya Prakash Rao Pendyala Designation: Additional Director (Non-Executive, Non-Independent) DIN: 02888802	66	Villa No. 38, Aditya Empress Park Shaikpet, Golconda Fort Road, Hyderabad 500008, Telangana	11/09/2025	Public Companies: Kerala Infrastructure Fund Management Limited Kerala Infrastructure Fund Management Limited; SBI Ventures Limited Private Companies: SMBC Global Services Private Limited

There are no directors who are appearing in the RBI's defaulters list or ECGC default list.

II. Details of change in directors in the preceding three financial years and current financial year

Name Designation and DIN	Date of appointment	Date of Cessation, if applicable	Date of resignation, if applicable	Remarks
Mr. Pavan Kaushal Designation: Non- Executive Director DIN: 07117387	15-Jan-2021		31-May-2022	Appointed Additional Director in Non- executive capacity w.e.f. 15 th January, 2021 and Change in designation from Additional Director to Non-Executive Director w.e.f. 06 th September, 2021.
				Further He resigned as a Non-Executive Director of the Company due to attaining superannuation from SMICC, Holding Company.
Mr. Shantanu Mitra Designation: Non- Executive Director	22-Dec-2021	13-06-2025	-	Appointed Chairman, Non- Executive Director of the Company w.e.f. 22 nd December, 2021
DIN: 03019468				Ceased to be Chairman of the Company w.e.f. 20th August, 2024 Mr. Shantanu Mitra retired as Non-Executive Director of the Company at the 15th Annual General Meeting ("AGM") of the

				Company held on 13 June, 2025.
Mr. Radhakrishnan B. Menon Designation:	22-Dec-2021	22-Dec-24	-	Appointed Independent Director of the Company w.e.f. 22nd December,
Independent Director				2021
DIN: 01473781				Ceased to be an Independent Director w.e.f 22 December, 2024 due to completion of his tenure.
Mr. Ajay Pareek	22-Dec-2021	-	19-Aug-2024	Appointed Non- Executive Director of the Company w.e.f. 22 nd
Designation: Non- Executive Director				December, 2021
DIN: 08134389				Further, he resigned from the board with w.e.f. close of business hours 19th August, 2024.
Ms. Sunita Sharma Designation: Independent Director	26-Apr-2022	-	24-Nov-2022	Appointed Additional Director in an Independent Director of the Company w.e.f. 26 th April, 2022 and
DIN: 02949529				Change in designation from Additional Director to Non-Executive Director w.e.f. 20 th September, 2022.
				Further she resigned from the board with w.e.f. 24 th November 2022.

Ms. Dakshita Das	20- Jan-2023	-	-	Appointed
Designation: Independent Director				Additional Director in (Non- executive, Independent) capacity w.e.f. 20 th January, 2023
DIN: 07662681				and Change in designation from Additional Director to Independent Director w.e.f. 2 nd February, 2023.
Mr. Deepak Patkar Designation: Managing Director & CEO	2- Feb-2023	-	-	Appointed as Managing Director & CEO w.e.f. 2 nd February, 2023
DIN: 09731775				
Ms. Sudha Pillai Designation: Independent Director DIN: 02263950	21-Aug-2019	20-Aug-2024	-	Ms. Sudha Pillai ceased to be an Independent Director of the Company due to completion of her tenure w.e.f. close of business hours of 20th August, 2024.
Mr. Colathur Narayanan Ram Designation: Chairman, Independent Director DIN: 00211906	20-Aug-2024	-	-	Appointed as Independent Director w.e.f. 20 th August, 2024
Mr. Surya Prakash Rao Pendyala Designation: Additional Director (Non-Executive, Non-Independent)	11-Sep-2025	-	-	Appointed as an Additional Director (Non-Executive, Non-Independent) w.e.f. 11 th September, 2025.

DIN: 02888802		

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

Remuneration payable or paid to a director by the Issuer, its subsidiary or associate company, shareholding of the director in the Issuer, its subsidiaries and associate companies on a fully diluted basis.

Sr. No.	Name of the director	Remuneration payable or paid by the Company, its subsidiary or associate company#					Shareholding in the Company, its subsidiaries and associate company (on a fully diluted basis)		
		For current year till 30 Septembe r, 2025***	For Year ended March 31, 2025**	For year ended 31 March, 2024*	For Year ended March 31, 2023	For Year ended March 31, 2025	For Year ended March 31, 2024	For Year ended March 31, 2023	
1.	Mr. Deepak Patkar ¹	81,893,45 9	9,54,19,806	3,20,81,924	2,534,205	1	1	1	
2.	Ms. Sudha Pillai ²	12,85,714	20,75,714	40,80,000	30,90,000	NIL	NIL	NIL	
3.	Mr. Ajay Pareek ³	NIL	NIL	NIL	NIL	1	1	1	
4.	Mr. Shantan u Mitra ⁴	NIL	NIL	NIL	NIL	1	1	1	

Sr. No.	Name of the director	Remuneration payable or paid by the Company, its subsidiary or associate company#				Shareholding in the Company, its subsidiaries and associate company (on a fully diluted basis)		
		For current year till 30 Septembe r, 2025***	For Year ended March 31, 2025**	For year ended 31 March, 2024*	For Year ended March 31, 2023	For Year ended March 31, 2025	For Year ended March 31, 2024	For Year ended March 31, 2023
5.	Mr. Pavan Kaushal	NIL	NIL	NIL	NIL	NA	NA	NA
6.	Mr. Radhakri shnan B. Menon ⁶	17,14,286	23,94,286	3,450,000	28,80,000	NIL	NIL	NIL
7.	Ms. Sunita Sharma	NIL	NIL	1,600,000	22,80,000	NIL	NIL	NIL
8.	Ms. Dakshita Das ⁸	11,70,000	47,50,000	41,50,000	7,10,000	NIL	NIL	NIL
9.	Mr. Colathur Narayan an Ram	11,00,000	30,35,714	NIL	NIL	NIL	NIL	NIL
10.	Mr. Surya Prakash Rao Pendyal a ¹⁰	1,70,000	NIL	NIL	NIL	NIL	NIL	NIL

- 1. Mr. Deepak Patkar has been appointed as Managing Director & CEO w.e.f. 2nd February, 2023.
- 2. Ms. Sudha Pillai Appointed w.e.f. 21 August, 2019 and ceased to be an Independent Director w.e.f. 20 August, 2024
- 3. Mr. Ajay Pareek was appointed Non-Executive Director of the Company w.e.f. 22nd December, 2021 and resigned w.e.f. 19 August, 2024
- 4. Mr. Shantanu Mitra was appointed Chairman, Non-Executive Director of the Company w.e.f. 22nd

December, 2021. Further he ceased to be a Chairman w.e.f. 20 August, 2024. He retired as Non-Executive Director of the Company at the 15th Annual General Meeting ("AGM") of the Company held on 13 June, 2025.

- 5. Mr. Pavan Kaushal appointed w.e.f. 15 January, 2021 and resigned w.e.f. 31st May, 2022.
- 6. Mr. Radhakrishnan B. Menon appointed w.e.f. 22nd December, 2021 and ceased to be an Independent Director w.e.f. 22 December, 2024.
- 7. Ms. Sunita Sharma appointed w.e.f. 26 April, 2022, and resigned w.e.f. November 24, 2022.
- 8. Ms. Dakshita Das has been appointed as an Independent Director) with effect from 20 January 2023 up to 19 January 2026 (both days inclusive).
- 9. Mr. Colathur Narayanan Ram has been appointed as Chairman, Independent Director with effect from 20 August 2024.
- 10. Mr. Surya Prakash Rao Pendyala has been appointed as an Additional Director (Non-Executive, Non-Independent) with effect from 11 September, 2025.
 - * Commission/remuneration paid to Independent Directors for FY 2022-23 in FY 2023-24 was also included.
 - ** Commission/remuneration paid to Independent Directors for FY 2023-24 in FY 2024-25 was also included.
 - *** Commission/remuneration paid to Independent Directors for FY 2024-25 in FY 2025-26 was also included.
 - # Please note that, Board has approved through its circular resolution dated 26 April, 2022 for revision in the sitting fees caps to Independent Directors with effect from 1 April, 2021, as under:
 - From INR 50,000/- to INR 70,000/- for attending every meeting of the Committees of the Board
 - From 75,000/- to INR 100,000/- for attending every Board meeting and other statutory meetings

XX. Update to clause nn. on Page 81 of General Information Document:

Company Secretary and Compliance Officer

In case of any pre-issue/ post-issue related problems such as non-receipt of Letters of Allotment/ refund orders etc., the Investors are requested to contact the Compliance Officer.

Ms. Archana Nadgouda

Inspire BKC, Unit No. 503 & 504, 5th Floor, Main Road, G Block BKC, Bandra Kurla Complex, Bandra

East, Mumbai – 400051 Tel: +91 22 4163 5800

E-mail: secretarial@grihashakti.com

xxi. Change in Registered Office of the Company

Originally, the Registered Office of the Company was located in the State of Tamil Nadu at 3rd Floor, No-307, Venkat Towers, PH Road, Maduravoyal, Chennai 600095, Tamil Nadu. Subsequently, with the approval of the Board of Directors obtained at the Board Meeting held on 18th June, 2012, the Registered Office of the Company was changed to Megh Towers, Third Floor, Old No. 307, New No. 165, Poonamallee High Road, Maduravoyal, Chennai – 600095. Further, the Registered Office of the Company, with the approval of the Board of Directors obtained at the Board Meeting held on 7 November, 2024, was changed to Commerzone IT Park, Tower B, 1st Floor, No: 111, Mount

Poonamallee Road, Porur, Chennai, Tamil Nadu, India, Pin – 600116 with effect from 13 November, 2024.

XXII. RISKS IN RELATION TO THE ISSUE

Risks in relation to a "Default Event" as detailed under the Debenture Trust Deed:

On the occurrence of such Default Events (as set out in section on 'Issue Structure, Terms and Conditions'), the Majority Debenture Holders may instruct the Debenture Trustee to send a repayment notice to the Company stating the occurrence of the Default Event and the description of the Default Event, and demanding repayment of all due amounts under the Transaction Documents within 3 (three) Business Days or within such other time period as may be mutually agreed between the Majority Debenture Holders and the Company. Further, on the failure of the Company to repay within 3 (three) Business Days pursuant to such notice of redemption, an event of default occurs and the Debenture Trustee can accelerate the payments under the Debentures and enforce the security.

- XXIII. Any material event/ developments or change not disclosed in the General Information Document, since the issue of the General Information Document relevant to the offer of non-convertible securities in respect of which this Key Information Document is being issued and having implications on the financial/ credit quality at the time of Issue which may affect the Issue or Investors decision to invest/ continue to invest in the Debt Securities: NIL Material Event
- XXIV. <u>Details of the offer of non-convertible securities in respect of which the Key Information Document is being issued:</u> Please refer to the section on 'Issue Structure, Terms and Conditions' of this Key Information Document.
- XXV. Audited Financial information (i.e, profit & loss statement, balance sheet and cash flow statement) both on a standalone and consolidated basis for a period of three completed years, which are not more than six months old from the data of the General Information Document or Issue Opening Date, as applicable, along with Auditor's Report along with the requisite schedules, footnotes, summary etc.

Refer to Section LXXII of the General Information Document.

Provided that, issuers whose non-convertible securities are listed as on the date of filing of the offer document or placement memorandum, may provide only a web-link and a static quick response code of the audited financial statements in the offer document or placement memorandum subject to the following conditions:

- a. Such listed issuers shall disclose a comparative key operational and financial parameter on a standalone and consolidated basis, certified by the statutory auditor(s) who holds a valid certificate issued by the Peer Review Board of the Institute of Chartered Accountants of India, for the last three completed years in the offer document.
- b. The scanning of such static quick response code or clicking on the weblink, shall display the audited financial statements for last three financial years of such issuer on the website of the stock exchange where such data is hosted.
- XXVI. Any material changes, if any, in the information provided in the General Information Document: NIL

- XXVII. <u>Logo, name, address, website URL, email address, Telephone No., and contact person for the Arranger, if any: Not Applicable</u>
- XXVIII. <u>Logo, name, address, website URL, email address, Telephone No., and contact person for the Legal counsel, if any:</u> Not Applicable
- XXIX. <u>Logo, name, address, website URL, email address, Telephone No., and contact person for the Guarantor, if any:</u> Not Applicable
- **XXX.** <u>Disclosure with regard to Interest of Directors:</u> Refer to the Updates to The Disclosure In The General Information Document. (i.e. Details of the current Directors the Company as on date Name, Designation and DIN)
- XXXI. Whether the security is backed by a guarantee or letter of comfort or any other document of a similar nature: Nil
- XXXII. 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: NA
- XXXIII. Consent of directors, auditors, bankers to Issue, solicitors or advocates to the Issue, legal advisors to the Issue, lead managers to the Issue, Registrar to the Issue, and lenders (if required, as per the terms of the agreement) and experts:

Consent of directors – Please refer to Annexure III

Bankers to the Issue – Not Applicable.

Solicitors or Advocates to the issue – Not Applicable.

Legal Advisors to the Issue – Not Applicable.

Lead Manager to the Issue - Not Applicable.

Auditors - The consents of the current Statutory Auditors B.K. Khare & Company appointed with effect from 19 June, 2024 have been obtained and annexed to this key information document as Annexure IV). Further, such consents have not been withdrawn up to the date of this Key Information Document

Registrar to the Issue – consent letter from MUFG Intime India Private Limited for acting as registrar to the issue dated 21 May 2025 captured under Annexure IV

Lenders – No objection certificate received for the Issuance captured under Annexure IV.

Experts – Not Applicable.

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

DECLARATION BY DIRECTORS

Mr. Ashish Chaudhary, Chief Financial officer and Ms. Archana Nadgouda, Company Sceretary are authorized by the Board of Directors of the Company vide its resolution dated 24 October, 2024 to sign this form and declare that all the requirements of the Act and the rules made thereunder in respect of the subject matter of this form and matters incidental thereto have been complied with and declares to the best of the knowledge that:

- a. the Issuer has complied with the relevant provisions of the Securities Contracts (Regulation)
 Act, 1956(SCRA), Securities and Exchange Board of India Act, 1992, the Act and the rules and
 regulations made thereunder;
- b. the compliance with the Act and the rules and regulations 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 this Key Information 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. the clause on 'General Risk' is suitably incorporated in the issue document in box format on page number 5 of this Key Information Document; and
- f. the contents of this Key Information 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.

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

Date: 9 October, 2025

Place: Mumbai

For SMFG India Home Finance Company Limited

For SMFG India Home Finance Company Limited

Name: Ashish Chaudhary Title: Chief Financial Officer Date: 13 October, 2025 Name: Ms. Archana Nadgouda Title: Company Secretary Date: 13 October, 2025

ILLUSTRATION OF DEBENTURE CASH FLOWS

Series Name	Series 32
Face Value (per security)	Rs. 1,00,000/-
Issue Size (Rs.)	600 Crores
Issue Price	Rs. 1,00,000 (Rupees One Lakh only) per Debentures
Residual Tenor in Days	1095
Redemption Date	Friday, October 13, 2028
Coupon Rate	7.30% p.a.
Interest Payment	Wednesday, October 14, 2026
	Thursday, October 14, 2027
	Friday, October 13, 2028
Redemption/Maturity Value	At Par
Day Count Convention	Actual/Actual

Cash flow per NCD (Face value: INR 100,000/-)

Cash flows	Due Date	Payment date as per holiday convention	No of days in coupon period	Amount in Rs.
Allotment	Tuesday, October	Tuesday, October 14,		
	14, 2025	2025	-	-100,000
1st Coupon	Wednesday,	Wednesday, October 14,		
-	October 14, 2026	2026	365	7,300
2nd	Thursday, October	Thursday, October 14,		
Coupon	14, 2027	2027	365	7,300
3nd	Friday, October 13,	Friday, October 13, 2028		
Coupon	2028	-	365	7,300
Redemptio	Friday, October 13,	Friday, October 13, 2028		
n Date	2028		-	100,000

If the coupon/ dividend payment date of the non- convertible securities falls on a Sunday or a holiday, the coupon payment shall be made on the next working day. However, the dates of the future payments would continue to be as per the schedule originally stipulated in the offer document.

If the maturity date of the debt securities, falls on a Sunday or a holiday, the redemption proceeds shall be paid on the previous working day.

Working day shall mean:

For Private Circulation Only PRIVATE AND CONFIDENTIAL (For Addressee Only) Serial no.: 32 Addressed to: Eligible Investors

- (i) in relation to announcement of bid or issue period, a day, other than Saturdays, Sundays and public holidays, on which commercial banks in Mumbai are open for business;
- (ii) in relation to time period between the Issue closing date and the listing of the Debentures on the Exchange, a day on which NSE is open for trading, other than Saturdays, Sundays and bank holidays, as specified by SEBI; and
- (iii) in all other cases, a day on which commercial banks in Mumbai are open for general business in Mumbai.

Procedure and time schedule for allotment and issue of securities:

The procedure and time schedule for the allotment and issue of securities shall be as per the Operational Guidelines and Applicable Laws.

ANNEXURE I Rating Letter & Rating Rationale & Press Release



No. CARE/HO/RL/2025-26/2786

Shri Ashish Chaudhary Chief Financial Officer SMFG India Home Finance Company Limited 2nd North Avenue, Maker Maxity, Floor 10, BKC, Bandra (East), Mumbai Maharashtra 400051



September 17, 2025

Confidential

Dear Sir,

Credit rating for Non-Convertible Debenture issue and Subordinate Debt issue

On the basis of recent developments including operational and financial performance of your Company for FY25 (Audited) and Q1FY26 (un-audited), our Rating Committee has reviewed the following ratings:

Sr. No.	Instrument	Amount (₹ crore)	Rating ¹	Rating Action	
1.	Non Convertible Debentures	146.00	CARE AAA; Stable	Reaffirmed	
2.	Non Convertible Debentures	1,471.00	CARE AAA; Stable	Reaffirmed	
3.	Non Convertible Debentures	1,000.00	CARE AAA; Stable	Reaffirmed	
4.	Non Convertible Debentures	2,000.00	CARE AAA; Stable	Reaffirmed	
5.	Subordinate Debt	300.00	CARE AAA; Stable	Reaffirmed	
6.	Subordinate Debt	500.00	CARE AAA; Stable	Reaffirmed	

 Please inform us the below-mentioned details of issue immediately, but not later than 7 days from the date of placing the instrument:

Instrument type	ISIN	Issue Size (Rs cr)	Coupon Rate		Terms of Redemption	Redemption date	Name and contact details of Debenture Trustee	Details of top 10 investors
--------------------	------	-----------------------------	----------------	--	------------------------	--------------------	---	-----------------------------------

Complete definitions of the ratings assigned are available at www.careratings.com and in other CARE Ratings Ltd.'s publications



CARE Ratings Limited

4th Floor, Godrej Coliseum, Somalya Hospital Road, Off Eastern Express Highway, Sion (East), Mumbai Phone: +91-22-6754 3456 • www.careedge.in

CIN-L67190MH1993PLC071691

Page 1 of 3

- 3. The rating report for the rating will be communicated to you separately. A write-up (press release) on the above rating is proposed to be issued to the press shortly, a draft of which will be shared separately. We request you to peruse the document and offer your comments if any. We are doing this as a matter of courtesy to our clients and with a view to ensure that no factual inaccuracies have inadvertently crept in. Kindly revert as early as possible. In any case, if we do not hear from you by September 24, 2025, we will proceed on the basis that you have no any comments to offer.
- CARE Ratings Ltd. reserves the right to undertake a surveillance/review of the rating from time to time, based
 on circumstances warranting such review, subject to at least one such review/surveillance every year.
- 5. CARE Ratings Ltd. reserves the right to revise/reaffirm/withdraw the rating assigned as also revise the outlook, as a result of periodic review/surveillance, based on any event or information which in the opinion of CARE Ratings Ltd. warrants such an action. In the event of failure on the part of the entity to furnish such information, material or clarifications as may be required by CARE Ratings Ltd. so as to enable it to carry out continuous monitoring of the rating of the bank facilities, CARE Ratings Ltd. shall carry out the review on the basis of best available information throughout the life time of such bank facilities. In such cases the credit rating symbol shall be accompanied by "ISSUER NOT COOPERATING". CARE Ratings Ltd. shall also be entitled to publicize/disseminate all the afore-mentioned rating actions in any manner considered appropriate by it, without reference to you.
- 6. Our ratings do not factor in any rating related trigger clauses as per the terms of the facility/instrument, which may involve acceleration of payments in case of rating downgrades. However, if any such clauses are introduced and if triggered, the ratings may see volatility and sharp downgrades.
- Users of this rating may kindly refer our website <u>www.careratings.com</u> for latest update on the outstanding rating.
- 8. CARE Ratings Ltd. ratings are not recommendations to buy, sell, or hold any securities.

If you need any clarification, you are welcome to approach us in this regard.

Thanking you,

Yours faithfully,

CARE Ratings Limited

4th Floor, Godrej Coliseum, Somaiya Hospital Road, Off Eastern Express Highway, Sion (East), Mumbai Phone: +91-22-6754 3456 • www.careedge.in

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Page 2 of 3

Pranjal Mulekar Analyst pranjal.mulekar@careedge.in

Jitendra Meghrajani Associate Director jitendra.meghrajani@careedqe.in

This disclaimer pertains to the ratings issued and content published by CARE Ratings Limited ("Carellige Ratings"). Ratings are opinions on the likelihood of timely payment of the obligations under the rated instrument and are not recommendations to sarction, revew, disburse, or recall the facilities of the Visignation under the rated instrument and are not recommendations to sarction, revew, disburse, or recall the concerned bank foliation of the facilities of the content of the c

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SMFG India Home Finance Company Limited September 24, 2025

Facilities/Instruments	Amount (₹ crore)	Rating ¹	Rating Action
Long-term bank facilities	23,000.00 (Enhanced from 20,000.00)	CARE AAA; Stable	Reaffirmed
Long-term instruments	500.00	CARE AAA; Stable	Reaffirmed
Long-term instruments	300.00	CARE AAA; Stable	Reaffirmed
Non-convertible debentures	1,471.00	CARE AAA; Stable	Reaffirmed
Non-convertible debentures	146.00	CARE AAA; Stable	Reaffirmed
Non-convertible debentures	1,000.00	CARE AAA; Stable	Reaffirmed
Non-convertible debentures	2,000.00	CARE AAA; Stable	Reaffirmed
Commercial paper	500.00	CARE A1+	Reaffirmed
Non-convertible debentures	3,000.00	CARE AAA; Stable	Assigned

Details of instruments/facilities in Annexure-1.

Rationale and key rating drivers

Ratings reaffirmed to bank facilities and debt instruments and assigned to non-convertible debenture (NCD) of the SMFG India Home Finance Company's (SMHFC) continue to derive strength from its strong linkages with the Sumitomo Mitsui Financial group (SMFG) through its immediate parent, SMFG India Credit Company Limited (SMICC/Parent; rated CARE AAA; Stable/ CARE A1+). CARE Ratings Limited (CareEdge Ratings) understands from the management that the investment in SMICC by SMFG is long term, underscoring the group's commitment. CareEdge Ratings expects SMHFC to receive continued contain, amanagerial, and other forms of support as needed from SMICC. Ratings continue to factor in SMHFC's adequate funding profile, adequate capitalisation metrics, improving scale of operations and comfortable liquidity position although remains constrained considering moderate asset quality, moderate profitability and low operating vintage.

Rating sensitivities: Factors likely to lead to rating actions

Positive factors: Factors that could individually or collectively lead to positive rating action/upgrade:

Not applicable

Negative factors: Factors that could, individually or collectively lead to negative rating action/downgrade:

- Material dilution in the ownership below 51%, expected support from, and strategic importance to, SMICC or SMFG.
- Any negative rating action on the parent company, SMICC (rated 'CARE AAA: Stable').
- Deterioration in the asset quality on a sustained basis and/or deterioration in the profitability, leading to losses on a sustained basis.

Analytical approach: Standalone

Ratings are based on standalone assessment of SMHFC and factoring in capital, managerial linkage with its immediate parent, SMICC, and benefits derived thereon with demonstrated and expected support from the ultimate parent, SMFG.

¹Complete definition of ratings assigned are available at www.careratings.com and other CARE Ratings Limited's publications.



Outlook: Stable

Stable outlook factors in that group will continue to remain strategically important to the SMICC and ultimately SMFG and will continue receiving financial, managerial, and other forms of support, as needed. The outlook also reflects that the company will continue growing its portfolio, while maintaining strong liquidity and healthy financial profile.

Detailed description of key rating drivers:

Key strengths

Strong promoter group with demonstrated and expected support, business synergies and a common brand

SMHFC is a wholly owned subsidiary of SMICC, which is held by SMFG. Being a parent-subsidiary relationship, it benefits from synergies in the form of managerial, operational, and business support from the parent. SMFG one of the world's largest and diversified banking and financial services groups, with over 400 years of history in Japan, holds 100% stake in SMICC. Over the years, SMFG demonstrated efforts to diversify across segments and geographies, which has translated into balance sheet size of ~₹17,803,673 crore as on June 30, 2025. SMFG's earnings have remained resilient supported by healthy internal accruals and well-diversified business lines. In FY25, SMFG reported consolidated profit after tax (PAT) of ~₹65,875 crore in FY25 followed by ~₹22,566 crore in QIFY26 contributing to a steady growth in net worth from ~₹638,755 crore to ~₹658,336 crore in the same period.

With market capitalisation of ~₹9,35,710 crore (as on September 17, 2025), SMFG operates across retail, banking, card business and investment banking sectors globally, with India being a key market in its multi-franchise strategy for Asia. SMFG's Indian operations hold strategic importance, representing SMFG's third-largest exposure in Asia and Oceania. This enables the group to leverage India's growth potential in mass-market retail, small and medium enterprise (SME), and housing finance through SMHFC.

SMICC has consistently supported SMHFC through regular capital infusions, the latest being ₹450 crore in FY25, and a corporate guarantee of ₹300 crore, with outstanding balance of ₹235.59 crore to National Housing Bank (NHB). CareEdge Ratings expects ongoing financial and managerial support from SMICC to SMHFC to continue. Dilution in level of management control, strategic importance and moderation in linkages with the group that reduces intent and ability to support, would remain a key rating monitorable.

Experienced management team

SMHFC derives benefits from extensive experience of its management team and strategic synergies with its ultimate parent SMFG. SMHFC is led by Deepak Patkar, Managing Director and Chief Executive Officer, who has over 25 years of experience across leadership roles spanning risk management, sales distribution and collections. Ashish Chaudhary has been designated as the Chief Financial Officer (CFO) of SMHFC, bringing over 14 years of extensive experience in the BFSI sector is a chartered accountant and holds degree in management development program from IIM Ahmedabad. The business franchise is further strengthened by Vishwas Shrungarpure, Chief Business Officer of SMHFC who brings 24+ years of experience, in housing finance, project construction finance, and the retail mortgage business, across geographies. Abbasi Sadikot, Chief Risk Officer, has experience over two decades in the BFSI sector, with strategic contributions made across business planning, risk management, finance, mergers and acquisitions, and operational transformation.

Change in the level of management control and moderation in managerial linkages with the SMICC resulting in reduced intent and ability to support, will remain a key rating monitorable.



Adequate capitalisation metrics

For SMHFC, tangible net worth (TNW) continues to be comfortable at ₹1.496 crore in Q1F/26, compared to ₹1.515 crore as on March 31, 2025, and ₹941 crore as on March 31, 2024, primarily driven by equity infusion and positive internal accruals in the period. Since inception, aggregated capital infused amounted to ₹1.335 crore highlighting the strategic importance of the housing finance business within the broader SMFG India platform. On the leverage front, overall gearing (Total borrowings/TNW) reduced to 6.12x as on March 31, 2025, against 7.13x as on March 31, 2024, driven by the equity infusion. Gearing rose moderately to 6.41x in Q1F/26¹ reflecting incremental borrowings to support business growth. Despite this uptick, leverage levels remain aligned with the company's growth trajectory and is considered manageable in the context of its capital position.

As of June 30, 2025, SMHPC has a CAR of 21.42% and a Tier 1 CAR of 17.67% comfortably above regulatory requirements. The current capitalisation levels are sufficient to support the company's medium-term growth targets, though maintaining adequate capital buffers for future growth is key, Given SMFG's demonstrated track record of timely capital support, CareEdge Ratings expects such backing to continue, ensuring that SMHFC remains well-positioned to pursue expansion opportunities while preserving prudent leverage and regulatory comfort.

Diversified resource profile

SMHFC derives a significant advantage in resource mobilisation from its association with the SMFG brand. Strong parentage enables the company access funding from reputed institutions at competitive rates, a benefit CareEdge Ratings expects to sustain in the medium term. On a standalone basis, SMHFC also has a diversified mix in terms of its resource profile. As of June 30, 2025¹, term loans (including WCDL and refinance from NHB) contributed to 62.00% of the resource profile (March 31, 2025; 65.75%), which is the majority proportion, followed by capital market borrowings in the form of NCDs and commercial papers, which has 28.92% of overseas borrowing of 9.08% (March 31, 2025; 4.60%). The company has large public and private sector banks as its lenders and continues to diversify its lender profile. The company also receives refinance from NHB, which contributed to 8.84% of the total borrowing as on March 31, 2025. Due to the SMFG strong brand image, the company has been able to and is expected to avail funds from reputed institutions at competitive rates.

Improving scale of operations with limited seasoning

On a standalone basis, SMHFC demonstrated strong growth in disbursements, reflecting its expanding operational scale and increasing market penetration. Disbursements rose from ₹4,324 crore in F(24 to ₹5,092 crore in F(25, registering a year-on-year growth of nearly 18%. The momentum continued in the current fiscal, with disbursements of ₹1,264 crore in Q1FY26. This growth has translated into a significant expansion of the company's assets under management (AUM). After being relatively stagnant in the range of ₹4,200–₹4,500 crore in FY20–FY22 due to the pandemic, AUM more than doubled, reaching ₹8,951 crore as on March 31, 2024, and further increasing to ₹11,692 crore as on March 31, 2025. The company sustained its growth trajectory in Q1FY26, with the AUM rising by 5.05% sequentially to ₹12,283 crore as on June 30, 2025.

Of total loan book as on June 30, 2025, housing loans made up 61.65% of total loan portfolio (March 31, 2025; 62.32%), followed by loan against property (LAP) with 26.64% (March 31, 2025; 25.99%), providing yield diversification. The balance 11.70% is contributed by developer loan/construction finance (March 31, 2025; 11.69%). As a housing finance company, the company operates in a relatively low-risk asset class, as the lending is secured through collateral. Since inception, the company has disbursed loans aggregating to over ₹14 thousand crore, of which ~50% have been disbursed in the last three years reflecting

² All gearing and resource profile ratios of Q1FY26 of SMICC are calculated on principal outstanding.

³ All gearing and resource profile ratios of Q1PY26 of SMICC are calculated on principal outstanding.

Press Release Care Edge

its accelerated growth phase. Given that majority loans have a tenor of over 15 years, its portfolio relatively unseasoned, which will be a key monitorable in terms of asset quality performance as the book matures.

SMHFC has been aggressive in terms of increasing its branches and presence across the nation with number of branches increasing from 125 in FV23 to 171 in FV24, to further 177 branches as on June 30, 2025. Even though network of branches has grown across states, leading three states for the last four years have consistently been shared between Maharashtra, Rajasthan, and Delhi. Top three state concentration stood at 40.94% as on March 31, 2025 (As on March 31, 2024; 41.82%). Hence, the company's ability to continue to increase its scale of operations, reduce geographical concentration while maintaining profitability and healthy asset quality metrices over time will be a key monitorable.

Kev weaknesses

Moderate profitability and asset quality

In PY25, SMHFC reported increase in absolute profitability, with its profit after tax (PAT) rising to ₹120 crore for FY25, up from ₹93 crore in FY24 increasing by 28.66% while AUM grew by 30.62%. In FY25, increase in PAT was supported by increase in fee and commission income at 1.57% of average total assets (ATA; FY24:1.47%), which slightly offset the contraction in net income margin (NIM) at 4.74% (FY24:5.21%) of ATA average total assets. Operating expenses (opex) moderated slightly to 4.33% of ATA (FY24: 4.68%), and credit costs remained contained at 0.35% of ATA (FY24: 0.32%). As a result, return on total assets¹ (ROTA) stood at 1.21% in FY25, broadly stable compared to 1.25% in FY24. The company has guided that operating expenses are expected to remain elevated in the near term, as it continues to expand its branch network to strengthen penetration in the affordable housing segment. Consequently, ROTA is expected to remain range-bound until operating leverage benefits from scale begin to accrue.

In Q1FY26, SMHFC reported a lower PAT of ₹13 crore, translating into an annualised ROTA of 0.41%. This decline was primarily due to higher provisioning requirements, arising from a change in policy of providing for expected credit loss (ECL) based on behavioural loan tenor. In the medium term, the company's ability to improve profitability through operating efficiencies, maintain tight control over opex, and prudently manage credit costs will remain a key monitorable.

On the asset quality front gross non-performing assets (GNPA) and net NPA (NNPA) improved substantially in the last fiscal year, with GNPA declining from 2.56% in FY24 to 2.35% in FY25. The NNPA remained stagnant at 1.61% in FY25 in comparison to FY24, Gross stage 3 (GS3) and net 53 (NS3) stood at 1.72% and 1.08% as on March 31, 2025 (GS3) 2.06% and NS3; 1.21% as on March 31, 2024). Improvement in its asset quality is majorly considering lower slippages and higher recoveries as with minimal net write-offs in FY25 (~0.53% of gross advances). Provision coverage metrics showed some moderation, with S3 provision coverage declining to 37.88% as of March 2025 from 42.26% as of March 2024 while overall provision coverage ratio decreased to 1.39% in FY25. NS3 to TNW stood at 7.04% in FY25 compared to 10.06% in FY24. GNPA inched slightly up to 2.68%, while NNPA stood at 1.78%, as of June 30, 2025.

CareEdge Ratings believes that SMHFC's asset quality shall continue to remain anchored on income profile of underlying borrowers and their cash flows remain vulnerable to economic shocks. However, the management team's knowledge on this target customer segment provides comfort and the risk is mitigated to an extent as ALIM is of secured loans, which are majorly backed by mortgage. As portfolio is moderately seasoned, asset quality performance across economic cycles is yet to be established, and hence, remains to be a key rating monitorable going forward.

⁴ For all the calculations of the ROTA chain, the intangible assets and deferred tax assets are reduced from total assets.



Liquidity: Strong

SMHFC had unencumbered liquid assets of ₹1,009 crore as on March 31, 2025, which is further supported by inflows from advances to the tune of ₹869 crore in the next six months, making it sufficient to meet debt obligations of ₹911 crore maturing in the same period. SMHFC maintains a committed line of credit from banks by paying a commitment fee, which provides additional liquidity buffer. As on March 31, 2025, SMHFC had unutilised lines of ₹1,493 crore. Comfort is derived from the parentage of SMICC and ultimate parentage of SMFG to obtain additional funding from banks.

Applicable criteria

<u>Definition of Default</u> <u>Factoring Linkages Parent Sub JV Group</u> Rating Outlook and Rating Watch Financial Ratios - Financial Sector Withdrawal Policy Housing Finance Companies Short Term Instruments

About the company and industry

Industry classification

Macroeconomic indicator	Sector	Industry	Basic industry
Financial Services	Financial Services	Finance	Housing Finance Company

Incorporated in August 2010, SMHFC (erstwhile Fullerton India Home Finance Company – SMHFC) is a housing finance company promoted by SMICC. SMHFC offers home loans under 'Grihashakti' brand. It received registration license from NHB in July 2015 and commenced lending operations from December 2015. In FY24, SMHFC's name changed, reflecting strong association with SMFG. SMHFC is focused on affordable housing segment comprising target segment of salaried and self- employed professionals in satellite townships around metros and tier I cities and under-served tier II and III cities. About 62.32% of the onward loan book as on March 31, 2025, constitutes of housing loans. The company completed over 9.5 years of operations and as on March 31, 2025, has an AUM of ₹11,692 crore (March 31, 2024; ₹8,951 crore). It is headquartered in Mumbai, and its operations are spread across 15 states and UTs with top three states Maharashtra, Delhi and Rajasthan contributing 40.48% of the AUM.

Standalone financials of SMHFC:

Brief Financials (₹ crore)	March 31, 2024 (A)	March 31, 2025 (A)	Q1FY26 (UA)
Total income	1,009	1,307	370
PAT	93	120	13
Interest coverage (times)	1.28	1.27	1.12
Total assets^	8,628	11,152	13,347
Net NPA (%)	1.61	1.61	1.78
ROTA (%)^	1.25	1.21	0.41*

A. Audited UA: Unaudited; Note: these are latest available financial results
Adjusted for intangible assets and deferred tax assets
*Annualised

Status of non-cooperation with previous CRA: Not applicable

Any other information: Not applicable

Rating history for last three years: Annexure-2

Detailed explanation of covenants of rated instrument / facility: Annexure-3



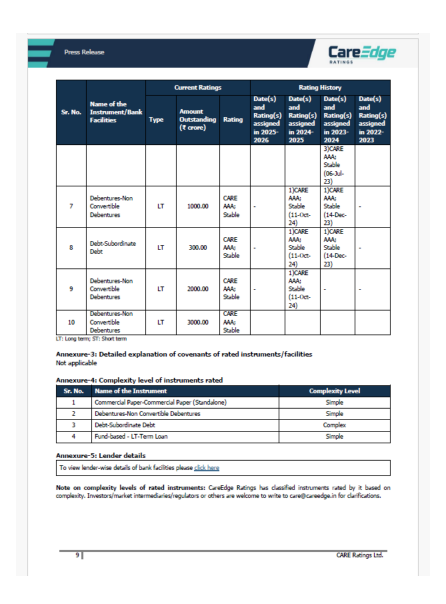
Annexure-1: Details of instruments/facilities

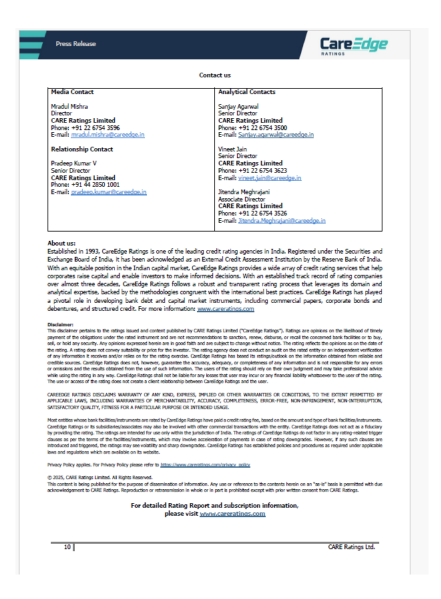
Lender details: Annexure-5

Name of the Instrument	ISIN	Date of Issuance	Coupon Rate (%)	Maturity Date	Size of the Issue (₹ crore)	Rating Assigned and Rating Outlook
Commercial Paper- Commercial Paper (Standalone) (Proposed)	-	-	-	-	500.00	CARE A1+
Debentures-Non Convertible Debentures	INE213W07228	27-Dec-22	8.40%	26-Dec-25	100.00	CARE AAA; Stable
Debentures-Non Convertible Debentures	INE213W07269	05-Sep-23	8.15%	05-Sep-26	120.00	CARE AAA; Stable
Debentures-Non Convertible Debentures	INE213W07293	11-Sep-24	8.07%	10-Sep-27	200.01	CARE AAA; Stable
Debentures-Non Convertible Debentures	INE213W07301	29-Oct-24	8.16%	29-Oct-27	200.01	CARE AAA; Stable
Debentures-Non Convertible Debentures	INE213W07293	02-Dec-24	8.07%	10-Sep-27	375.00	CARE AAA; Stable
Debentures-Non Convertible Debentures	INE213W07319	19-May-25	7.40%	19-May-28	250.00	CARE AAA; Stable
Debentures-Non Convertible Debentures	INE213W07327	06-Jun-25	7.25%	04-Sep-28	100.00	CARE AAA; Stable
Debentures-Non Convertible Debentures	INE213W07335	01-Aug-25	7.17%	27-Jan-28	300.00	CARE AAA; Stable
Debentures-Non Convertible Debentures (Proposed)	-	-	-	-	5,971.98	CARE AAA; Stable
Debt - Subordinate Debt	INE213W08010	08-Jun-20	8.50%	07-Jun-30	30.00	CARE AAA; Stable
Debt - Subordinate Debt	INE213W08028	01-Jan-21	7.63%	01-Jan-31	40.00	CARE AAA; Stable
Debt - Subordinate Debt	INE213W08036	12-Aug-21	7.70%	12-Aug-31	25.00	CARE AAA; Stable
Debt - Subordinate Debt	INE213W08044	22-Jul-22	8.40%	22-Jul-32	100.00	CARE AAA; Stable
Debt - Subordinate Debt	INE213W08051	12-Aug-22	8.40%	12-Aug-32	50.00	CARE AAA; Stable
Debt - Subordinate Debt (Proposed)	-	-	-	-	555.00	CARE AAA; Stable
Fund-based - LT-Term Loan		-	-	01-Mar-35	7,298.93	CARE AAA; Stable
Fund-based - LT-Term Loan (Proposed)	-	-	-	-	15,701.07	CARE AAA; Stable
Debentures-Non Convertible Debentures	INE213W07095	10-Aug-18	9.25%	08-Aug-25	-	Withdrawn
Debentures-Non Convertible Debentures	INE213W07129	12-Feb-20	8.65%	12-Feb-25	-	Withdrawn
Debentures-Non Convertible Debentures	INE213W07194	25-May-22	8.10%	23-May-25	-	Withdrawn
Debentures-Non Convertible Debentures	INE213W07210	02-Dec-22	8.40%	21-Mar-25	-	Withdrawn
Debentures-Non Convertible Debentures	INE213W07236	27-Dec-22	8.30%	28-Mar-25	-	Withdrawn

	e-2: Rating history		Current Rating	S		Rating	History	
Sr. No.	Name of the Instrument/Bank Facilities	Туре	Amount Outstanding (₹ crore)	Rating	Date(s) and Rating(s) assigned in 2025- 2026	Date(s) and Rating(s) assigned in 2024- 2025	Date(s) and Rating(s) assigned in 2023- 2024	Date(s) and Rating(s) assigned in 2022- 2023
							1)CARE AAA; Stable (14-Dec- 23)	
1	Fund-based - LT- Term Loan	LT	13471.00	CARE AAA; Stable	-	1)CARE AAA; Stable (11-Oct- 24)	2)CARE AAA; Stable (09-Oct- 23)	1)CARE AAA; Stable (07-Jul- 22)
							3)CARE AAA; Stable (06-Jul- 23)	
							1)CARE A1+ (14-Dec- 23)	
2	Commercial Paper- Commercial Paper (Standalone)	ST	500.00	CARE A1+	-	1)CARE A1+ (11-Oct- 24)	2)CARE A1+ (09-Oct- 23)	1)CARE A1+ (07-Jul- 22)
							3)CARE A1+ (06-Jul- 23)	
						1)CARE	1)CARE AAA; Stable (14-Dec- 23)	1)CARE
3	Debt-Subordinate Debt	LT	500.00	CARE AAA; Stable	-	AAA; Stable (11-Oct- 24)	2)CARE AAA; Stable (09-Oct- 23)	AAA; Stable (07-Jul- 22)
							3)CARE AAA; Stable	

			Current Ratings			Rating	History	
Sr. No.	Name of the Instrument/Bank Facilities	Туре	Amount Outstanding (₹ crore)	Rating	Date(s) and Rating(s) assigned in 2025- 2026	Date(s) and Rating(s) assigned in 2024- 2025	Date(s) and Rating(s) assigned in 2023- 2024	Date(s and Rating assign in 2022 2023
							(06-Jul- 23)	
4	Debentures-Non Convertible Debentures	LT	1471.00	CARE AAA; Stable	-	1)CARE AAA; Stable (11-Oct- 24)	1)CARE AAA; Stable (14-Dec- 23) 2)CARE AAA; Stable (09-Oct- 23)	1)CARE AAA; Stable (07-Jul- 22)
							3)CARE AAA; Stable (06-Jul- 23)	
							1)CARE AAA; Stable (14-Dec- 23)	
5	Debentures-Non Convertible Debentures	LT	146.00	CARE AAA; Stable	-	1)CARE AAA; Stable (11-Oct- 24)	2)CARE AAA; Stable (09-Oct- 23)	1)CARE AAA; Stable (07-Jul- 22)
							3)CARE AAA; Stable (06-Jul- 23)	
6	Fund-based - LT- Term Loan	LT	9529.00	CARE AAA; Stable	-	1)CARE AAA; Stable (11-Oct-	1)CARE AAA; Stable (14-Dec- 23) 2)CARE AAA;	1)CARE AAA; Stable (07-Jul-
						24)	Stable (09-Oct- 23)	22)





ANNEXURE II

In-principle approval from NSE





Ref. No.: NSE/LIST/9146 May 30, 2025

The Company Secretary
SMFG India Home Finance Company Limited
Inspire BKC, Unit No. 503 & 504, 5th Floor, Main Road,
G Block BKC, Bandra Kurla Complex,
Bandra East, Mumbai – 400051

Dear Sir/Madam.

Sub.: In-principle approval for listing of Non-Convertible Securities on private placement basis.

This is with reference to your application requesting in-principle approval for General Information Document dated May 30, 2025 for proposed listing of Non-Convertible Securities on private placement basis to be issued in various tranches by SMFG India Home Finance Company Limited. In this regard, the Exchange is pleased to grant in-principle approval for the said issue, subject to adequate disclosures to be made in the General Information Document / Key Information Document in terms of SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 as amended from time to time, applicable SEBI Circulars and other applicable laws in this regard and provided the Company prints the Disclaimer Clause as given below in the General Information Document / Key Information Document after the SEBI disclaimer clause:

"As required, a copy of this General Information Document / Key Information Document has been submitted to National Stock Exchange of India Limited (hereinafter referred to as NSE). It is to be distinctly understood that the aforesaid submission or in-principle approval given by NSE vide its letter via ref. No.: NSE/LIST/9146 dated May 30, 2025 or hosting the same on the website of NSE in terms of SEBI (Issue And Listing of Non-Convertible Securities) Regulations, 2021 as amended from time to time, should not in any way be deemed or construed that the document has been cleared or approved by NSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this document; nor does it warrant that this Issuer's securities will be listed or will continue to be listed on the Exchange; nor does it take any responsibility for the financial or other soundness of this Issuer, its promoters, its management or any scheme or project of this Issuer.

Every person who desires to apply for or otherwise acquire any securities of this Issuer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the 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."

Please note that the approval given by us should not in any way be deemed or construed that the General Information Document / Key Information Document has been cleared or approved by NSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this document;

Signer: PRIVA RAULTH FIRE

Notional Stock Exchange of India Limited | Exchange Pissa, C-L, Black C, Bondia

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Ba b fra (E), Number - 400 051.



Continuation Sheet

Ref. No.: NSE/LIST/9146 May 30, 2025

nor does it warrant that the securities will be listed or will continue to be listed on the Exchange; nor does it take any responsibility for the financial or other soundness of the Company, its promoters, its management or any scheme or project.

The in-principle approval granted by the Exchange is subject to the Issuer submitting to the Exchange prior to opening of the issue and at the time of listing, a valid credit rating letter/rationale covering the total issuance amount under the Key Information Document.

Kindly also note that these debt instruments may be listed on the Exchange after the allotment process has been completed, provided the securities of the issuer are eligible for listing on the Exchange as per our listing criteria and the issuer fulfills the listing requirements of the Exchange. The issuer is responsible to ensure compliance with all the applicable guidelines issued by appropriate authorities from time to time including SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 as amended from time to time, applicable SEBI Circulars, and other applicable laws in this regard.

Specific attention is drawn towards Para 1 of Chapter XV of SEBI Operational Circular No. SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021. Accordingly, Issuers of privately placed debt securities in terms of Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 and 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 allotment of securities. The details can be uploaded using the following links:

https://www.nse-ebp.com https://www.nse-ebp.com/ebp/rest/reportingentity?new=true

This in-principle approval shall be valid for a period of one year from the date of opening of the first issue of securities under this General Information Document. Kindly note that such first issue of securities under this General Information Document should be opened within one year from the date of this letter.

Kindly note, this Exchange letter should not be construed as approval under any other Act /Regulation/Rule/Bye laws (except as referred above) for which the Company may be required to obtain approval from other department(s) of the Exchange. The Company is requested to separately take up matter with the concerned departments for approval, if any.

Yours faithfully, For National Stock Exchange of India Limited

Priya Iyer Chief Manager

This Document is Digitally Signed



ANNEXURE III

Corporate Authorisations



CERTIFIED TRUE COPY OF THE RESOLUTION PASSED BY THE BORROWING COMMITTEE ("COMMITTEE") OF THE BOARD OF DIRECTORS (THE "BOARD") OF SMFG INDIA HOME FINANCE COMPANY LIMITED ("COMPANY") ON 06 OCTOBER, 2025

Approval for Issuance of Non-Convertible Debentures up to INR 600 Crores under Series 32:

"RESOLVED THAT pursuant to the authorization granted by resolutions passed by shareholders at the Annual General Meeting held on 19 June, 2024 and Board Resolution dated 7 November, 2024 read with Board Resolutions dated 13 February, 2025 and 20 March, 2025, subject to overall borrowings of the Company not exceeding the limit approved by the shareholders of the Company on 19 June, 2024 and subject to the total outstanding debentures of the Company not exceeding INR 60,00,00,00,000 (Rupees Six Thousand Crores only), consent of the Committee be and is hereby granted for the issue of rated, listed, secured, redeemable, non-convertible Debentures of face value INR 1,00,000 (Rupees One Lakih Jeach, aggregating to not more than INR 600,00,00,000 (Rupees Six Hundred Crores only) under Series 32 (the "Debentures"), by the Company in dematerialized form on a private placement basis to certain eligible investors as may be permitted under applicable law, including mutual funds, banks, financial institutions, foreign portfolio investors (the "dentified investors)" on the terms and conditions as may be finalised under the Debenture Trust Deed to be entered into between the Company and the Catalyst Trusteeship Limited as the Debenture Trustee ("Debenture Trustee") (the "Debenture Trust Deed").

RESOLVED FURTHER THAT in respect of the aforesaid issuance of Debentures, the consent of the Committee, be and is hereby accorded to prepare and issue a Key Information Document under the General Information Document dated 30 May, 2025, in accordance with the applicable law, rules and regulations, including the Companies Act, 2013, and regulations of the Securities and Exchange Board of India (the "Disclosure Document") and a draft of which was placed before the Borrowing Committee and the contents of the Key Information Document and the disclosure document be and is hereby approved by the Borrowing Committee.

RESOLVED FURTHER THAT the consent of the Committee be and is hereby accorded to secure the Debentures in accordance with the terms of the Transaction Documents (as listed below) by creation as: (i) primary security of first ranking pari passu charge over, amongst other things, all book debts, all cash flows, receivables and proceeds arising from / in connection with standard loan assets; (ii) secondary security of first ranking pari passu floating charge over, amongst other things, rupee denominated fixed term deposit accounts opened and maintained in the name of the Company with scheduled commercial banks, of the Company on a pari passu basis with existing secured lenders in accordance with the terms under the Transaction Documents.

RESOLVED FURTHER THAT the consent of the Committee be and is accorded to the following agreements and documents that are proposed to be executed by the Company in connection with the Debentures and the transactions contemplated therein:

- the Debenture Trust Deed;
- the Debenture Trustee Agreement;
- (iii) the Deed of Hypothecation in relation to among other things, the receivables; the Deed of Hypothecation in relation to the fixed deposits;
- any fee letter which may be executed with any debenture holder;

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the key information document; and all other agreements, instruments, indentures, deeds, declarations, letters, writings and other documents (whether financing, security or otherwise) as required by the Debenture Trustee, or the holders of the Debentures in relation, or pertaining, to the transactions contemplated by, or in relation to the Debentures, creation of security or the above documents.

(the documents listed in (i) to (vii) above are collectively referred to as "Transaction Documents").

RESOLVED FURTHER THAT the consent of the Committee be and is hereby accorded to appoint Catalyst Trusteeship Limited as the Debenture Trustee in relation to the proposed issue of Debentures, and appoint such other intermediaries as may be required and appoint/change the Debenture Trustees and such other intermediaries and prepare, finalise the terms of appointment and execute such documents as may be requested.

RESOLVED FURTHER THAT any two of the authorized signatories as identified by the Board of Directors pursuant to its resolutions dated 7 November, 2024, 13 February, 2025 and 20 March, 2025 or any two members of the Committee be and are hereby jointly authorized to identify the investors to whom the Debentures are to be offered, to allot the Debentures in accordance with terms approved by the Committee to such person(s) subscribing to the offer of Debentures on private placement basis, to issue allotment letter to such person(s) and do all such things as required under the electronic book

RESOLVED FURTHER THAT the authorised signatories of the Company as identified by the Board pursuant to its resolutions dated 7 November, 2024 read with 13 February, 2025 and 20 March, 2025 be authorised to execute all the necessary forms, returns, other documents, undertakings, agreements, deeds, acknowledgements and do such other acts as in relation to the issue of Debentures pursuant to the authority granted by the Board under the aforementioned resolution.

RESOLVED FURTHER THAT copy of the aforesaid resolution certified to be true duly signed by any one of the members of the Borrowing Committee or Chief Financial Officer or the Company Secretary, be furnished to the lenders, if required, and they be requested to act thereon.

For SMFG India Home Finance Company Limited

Archana Nadgouda Membership No. A17140 Company Secretary

Date: 07 October, 2025 Place: Mumbai



SMFG India Home Finance Co. Ltd.

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CERTIFIED TRUE COPY OF RESOLUTION PASSED BY THE BOARD OF DIRECTORS OF SMFG INDIA HOME FINANCE COMPANY LIMITED (FORMERLY FULLERTON INDIA HOME FINANCE CO. LTD.) AT THE MEETING HELD ON 13 FEBRUARY, 2025

Issuance of debt securities up to Rs 6,000 crores

"RESOLVED THAT in supersession of all earlier resolutions passed by the board in this regard and pursuant to the provisions of section 42, 71, 179(3) and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modifications or re-enactment thereof, for the time being in force), and the relevant regulations/directions as may be prescribed by the Securities and Exchange Board of India and Reserve Bank of India from time to time (including any amendment(s), modification(s) thereof), the Articles of Association of the Company, the approval of the Board be and is hereby granted to issue Long Term Non-Convertible Redeemable Debentures, either as Senior secured debentures or unsecured debentures of Rs. 1 Lac each, on private placement basis, in one or more tranches or series, subject to the total outstanding debentures not exceeding Rs. 6,000 crores at any time, as per the following terms and conditions:

Sr. No.	Particulars	Terms
a.	Type of Instrument	Long Term Non-Convertible Redeemable Debentures
b.	Issue Size	To be issued in one or more tranches provided the total outstanding debentures do not exceed Rs. 6,000 crores at any time
C.	Face Value	Rs. 1,00,000/- each
d.	Rate of Interest	Not Exceeding 12% p.a.
e.	Tenure	Up to 10 Years
f.	Purpose	As specified in the RBI guidelines including onward lending and/or any other purposes as may be approved by the Borrowing Committee

RESOLVED FURTHER THAT any two members of the Borrowing Committee be and are hereby authorized jointly to decide the terms of the issue, including, deciding the rate of interest, disclosure of material contracts, all in cost, coupon rate, Issue Date, Redemption, Minimum Application Money, Interest on Application Money, Put and Call Options, Security and Allotment date and on listing the Debentures on the Stock Exchanges, and do all such acts and deeds required to give effect to the foregoing.

RESOLVED FURTHER THAT any two of the following Authorized Signatories of the Company or any two members of the Borrowing Committee be and are hereby authorized to identify the investors to whom Non-Convertible Redeemable Debentures are to be offered, to allot the Non-Convertible Redeemable Debentures in accordance with the terms approved by the Board and/or Borrowing Committee, to such person(s) subscribing to the issue of Debentures on private placement basis, to issue allotment letter to such person(s) to allot the Non-Convertible Redeemable Debentures in accordance with the terms approved by the Shareholders, Board and the Borrowing Committee and issue allotment letter to persons subscribing to the issue of Debentures on a private placement basis and do all such things as required under Electronic Book Mechanism or otherwise if the bonds are unlisted.

RESOLVED FURTHER THAT pursuant to the Master Circular for issue and listing of Non-Convertible Securities, Securitised Debt Instruments, Security Receipts, Municipal Debt Securities and

SMFG India Home Finance Co. Ltd.

(Formerly Fullerton India Home Finance Co. Ltd.)

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Vayi Asha. Naya Vishwas.

Commercial Paper dated May 22, 2024 as amended from time to time read with SEBI circular no. SEBI/HO/DDHS/DDHS_Div1/P/CIR/2022/147 dated October 31, 2022 ("ISIN reissuance circular") issued under the SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021, the Board or the Borrowing Committee of the Company or such person/s or such committee (by whatever name called) be and are hereby authorized to approve reissuance of Debentures with/without modifications in terms and/or structure in order to comply with ISIN reissuance circular provided such reissue is in line with the procedure as has been laid out in Regulation 59 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Regulation 49 of the SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021.

RESOLVED FURTHER THAT any two persons among the following executives ("Authorized Signatories") of the Company and/or executives/ officers of the parent company i.e. SMFG India Credit Company Limited (Formerly Fullerton India Credit Co. Ltd.) ("SMICC"):

Sr. No.	Names of the Authorised Signatories	Emp. Grade
i,	Mr. Stephen Williams	SM4, SMICO
ii.	Mr. Sandeep Khosla	SM4, SMICO
III.	Mr. Ashish Chaudhary	SM2
iv.	Mr. Sunderraman Subramanian	SM3, SMICC
v.	Mr. Mohit Agrawal	SM2, SMICC
vi,	Mr. Krishnakumar R	SM2, SMICC
vii.	Mr. P.M. Mani	SM2, SMICC
viii.	Ms. Sharada Kamath	SM2, SMICC
ix.	Mr. Devendra Mani Shrivastava	SM2
x.	Mr. Arun Raman	SM2, SMICC

be and are hereby jointly authorized to execute all the necessary forms, returns, other documents, undertakings, agreements, deeds, acknowledgements and to complete all other formalities to give effect to this resolution.

RESOLVED FURTHER THAT Mr. Shantanu Mitra, Non-Executive Director, Mr. Deepak Patkar, Managing Director and CEO, Mr. Ashish Chaudhary, Chief Financial Officer or Company Secretary, be and are hereby severally authorized to sign and file necessary forms, documents or returns or such other things as may be required with the Registrar of Companies or any other regulatory and/or statutory authority/ies, and to do all such other acts and things as may be necessary.

RESOLVED FURTHER THAT a copy of the aforesaid resolution certified to be true duly signed by any one of the Directors or Chief Financial Officer or the Company Secretary be furnished to the concerned parties and they be requested to act thereon."

For SMFG India Home Finance Company Limited (Formerly Fullerton India Home Finance Co. Ltd.)

Parthasarathy lyengar Company Secretary Membership No. A21472 Date: 28 February 2025



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CERTIFIED TRUE COPY OF RESOLUTION PASSED BY THE BOARD OF DIRECTORS OF SMFG INDIA HOME FINANCE COMPANY LIMITED (FORMERLY FULLERTON INDIA HOME FINANCE CO. LTD.) AT THE MEETING HELD ON 13 FEBRUARY, 2025

Revision in overall borrowing limits and authorisation for borrowing powers

"RESOLVED THAT in supersession of all earlier resolutions passed on the matter and pursuant to the provisions of Section 179(3), 180(1)(c) and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modifications or re-enactment thereof, for the time being in force), and the relevant regulations/directions as may be prescribed by the Securities and Exchange Board of India and Reserve Bank of India from time to time (including any amendment(s), modification(s) thereof), the Articles of Association of the Company consent of Board be and is hereby accorded to borrow, by obtaining loans, overdraft facilities, lines of credit, commercial papers, non-convertible debentures, Subordinated Bonds (Tier II bonds), Perpetual Debt Instruments (PDIs), external commercial borrowings (loans/bonds), INR denominated offshore bonds or in any other forms from Banks, Financial Institutions, Insurance Companies, Mutual Funds or other Corporates or other eligible investors/lenders, including by way of availing credit limits through Non-Fund based limits i.e. Bank Guarantee, Letter of Credit, etc. or by any other means as deemed fit by it, against the security of term deposits, movables, immovable or such other assets as may be required or as unsecured, at any time or from time to time, any sum or sums of money(les) which together with monies already borrowed by the Company (apart from temporary loans obtained or to be obtained from the Company's bankers in the ordinary course of business), exceeding the aggregate of paid-up share capital of the Company, its free reserves and Securities Premium, provided that the total amount so borrowed shall not at any time exceed INR 20,000 crores (Rupees Twenty Thousand Crores only) subject to twelve times of the aggregate of the net owned fund based on audited financial statements of the Company as of March 31s of the immediate previous financial year and any incremental capital issued during the financial year duly certified by the Statutory Auditors of the Company from time to time.

RESOLVED FURTHER THAT the Borrowing Committee shall comprise of the following executives of the Company and/or executives/ officers of the parent company i.e. SMFG India Credit Company Limited (Formerly Fullerton India Credit Co. Ltd.) ('SMICC');

Sr. No.	Names of the Members	Emp. Grade
i.	Mr. Deepak Patkar	MD & CEO
ii.	Mr. Vishwas Shrungarpure	SM4
iii.	Mr. Ashish Chaudhary	SM2
iv.	Mr. Vibhor Chugh	SM3
V-	Mr. Abbasi Sadikot	SM2
vi.	Mr. Suman Deb (Permanent Invitee)	EVP, SMICC
vii.	Mr. Pankaj Malik (Permanent Invitee)	EVP, SMICC

RESOLVED FURTHER THAT the Borrowing Committee be and is hereby authorised to borrow, not exceeding the maximum limit of INR 20,000 Crores, subject to twelve times of the aggregate of the net owned fund based on audited financial statements as of March 31st of the previous financial year and incremental capital issued during the current financial year duly certified by the Statutory Auditors of the Company from time to time, by obtaining Loans, Overdraft facilities, lines of credit, Commercial Papers, Non-Convertible Debentures, Subordinated Bonds (Tier II bonds), Perpetual Debt Instruments (PDIs), External Commercial Borrowings (loans/bonds), INR denominated offshore bonds or in any

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Nayi Asha. Naya Vishwas.

other forms from Banks, Financial Institutions, Insurance Companies, Mutual Funds or other Corporates or other eligible investors, including by way of availing credit limits through Non-Fund based limits i.e. Bank Guarantee, Letter of Credit, etc. or by any other means as deemed fit by it, against the security of term deposits, movables, immovable or such other assets as may be required or as unsecured.

RESOLVED FURTHER THAT any two members of the Borrowing Committee be and are hereby jointly authorized to borrow up to a limit of INR 1,000 crore in a single transaction to do the following:

- to negotiate, finalise and periodically review, the terms of borrowings, rate of interest, the tenure, fees or commission payable, nature and extent of security to be provided, approve prepayment of borrowings and any amendments or modifications therein;
- to approve borrowing monies denominated in one or more foreign currencies in international markets investments within the limits approved by the Board;
- to undertake the foreign exchange transactions as sanctioned by the banks including the Forward Contracts;
- d. to undertake Foreign Currency Swaps and Options, Interest Rate Swaps and Options whether in Foreign Exchange or Indian Rupees or from one to another within the limits approved by the Board of Directors and to sign the required application(s); and
- to sign/ execute documents pertaining to the foregoing and do all such acts, deeds and things as may be necessary or expedient for carrying out of the aforesaid activities.

RESOLVED FURTHER THAT any two persons amongst the following executives of the Company and/or executives/ officers of the parent company i.e. SMFG India Credit Company Limited (Formerly Fullerton India Credit Co. Ltd.) ('SMICC'):

Sr. No.	Names of the Authorised Signatories	Emp. Grade
I,	Mr. Stephen Williams	SM4, SMICC
ii.	Mr. Sandeep Khosla	SM4, SMICC
íii.	Mr. Ashish Chaudhary	SM2
iv.	Mr. Sunderraman Subramanian	SM3, SMICC
٧.	Mr. Mohit Agarwal	SM2, SMICC
vi.	Mr. Krishnakumar R	SM2, SMICC
vii.	Ms. Sharada Kamath	SM2, SMICC
viii.	Mr. P. M. Mani	SM2, SMICC
ix.	Mr. Devendra Mani Shrivastava	SM2
х.	Mr. Arun Raman	SM2, SMICC

be and are hereby jointly authorized to:

- (a) sign and execute (either through the wet signatures or via digital signatures) the required documents like the Loan Documents, deeds of hypothecation, etc.
- (b) sign and execute (either through the wet signatures or via digital signatures) such undertakings and other writings as may be necessary or required for the aforesaid and any changes therein, acknowledgement of debt/balance confirmation(s) and/or any renewal documents.
- (c) place such security as may be required from time to time.



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RESOLVED FURTHER THAT copy of the aforesaid resolution certified to be true duly signed by any one of the Directors or Chief Financial Officer or the Company Secretary be furnished to the lenders and they be requested to act thereon."

For SMFG India Home Finance Company Limited (Formerly Fullerton India Home Finance Co. Ltd.)

Parthasarathy Iyengar **Company Secretary** Membership No. A21472

Date: 28 February 2025

SMFG India Home Finance Co. Ltd.

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CERTIFIED TRUE COPY OF THE SPECIAL RESOLUTION PASSED AT THE ANNUAL GENERAL MEETING OF SMFG INDIA HOME FINANCE COMPANY LIMITED (FORMERLY FULLERTON INDIA HOME FINANCE CO. LTD.), HELD ON 19 JUNE, 2024

To approve the power to create charge on the assets of the Company to secure borrowings up to INR 15,000 Crores, pursuant to section 180(1)(a) of the Companies Act, 2013

"RESOLVED THAT in supersession of all the resolution passed by the shareholders of the Company on the matter and pursuant to the provisions of Section 180(1)(a) of the Companies Act, 2013, rules made thereunder (including any statutory modification or re-enactment thereof) and other applicable provisions, if any, consent of the members be and is hereby accorded for creation of such mortgages, charges and hypothecations as may be necessary, in addition to the existing charges, mortgages and hypothecation created by the Company, on the moveable or immovable properties of the Company, both present and future, in such manner as the Board of Directors or to such person/s or such committee (by whatever name called), as may be authorized by the Board in this regards as may deem fit, together with power to take over the substantial assets of the Company in certain events in favour of financial institutions, investment institutions, banks, mutual funds, trusts, other bodies corporate (hereinafter referred to as the "Lending Agencies") and Trustees for the holders of debentures/bonds and/or other instruments to secure borrowings of the Company availed/to be availed by way of rupee term loans/INR denominated offshore bonds/foreign currency loans, debentures, bonds and other instruments, provided that the total amount of such loans/borrowings together with interest thereon, additional interest, compound interest, liquidated damages, commitment charges, premium or prepayment or on redemption, costs, charges, expenses and all other monies payable by the Company in respect of the said Loans for which the charge is to be created, shall not at any time exceed INR 15,000 (Rupees Fifteen Thousand Crores only) or the aggregate of the paid up capital and free reserves of the Company, whichever is higher, subject to twelve times of the aggregate of the net owned fund based on audited financial statements of the Company as of March 31st of the immediate previous financial year and any incremental capital issued during the financial year duly certified by the Statutory Auditors of the Company from time to time.

RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board or such person/s or such committee (by whatever name called), as may be authorized by the Board in this regards, be and are hereby authorized to finalize and settle and further to execute such documents/ deeds/ writings/ papers/ agreements as may be required and to do all such acts, deeds, matters and things, as they may, in their absolute discretion deem necessary, proper or desirable and to settle any question, difficulty or doubt that may arise with respect to creation of mortgage/ charge as aforesaid."

For SMFG India Home Finance Company Limited (Formerly Fullerton India Home Finance Co. Ltd.)

ASHISH CHOUDHARY

Ashish Chaudhary Chief Financial Officer

Date: 25 November, 2024

SMFG India Home Finance Co. Ltd., Formerly Fullerton India Home Finance Co. Ltd.)

Corporate Office: 503 & 504, 5" Floor, G-Block, Inspire BKC, BKC Main Road, Bandra Kurta Complex, Bandra (E), Mumbai - 400051, Registered Office: Commercione IT Park, Tower B, 1" Floor, No. 111, Mount Poonamalke Road, Porur, Chennai - 600116.



CERTIFIED TRUE COPY OF EXTRACT OF THE EXPLANATORY STATMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

As explained above, consequent to increase in the borrowing limits of the Company, it would be necessary to revise the approval for creation of charge/mortgage on properties of the Company, pursuant to the provisions of Section 180(1)(a) of the Companies Act, 2013.

The Board had in its meeting held on 9 May, 2024, accorded consent to create security to secure borrowings up to INR 15,000 Crores. Creation of security on the assets of the Company may mean or include whole or substantially the whole of undertaking of the Company thus requiring consent of shareholders.

None of the Directors, Key Managerial Personnel of the Company and their relatives are in any way, directly or indirectly, concerned or interested financially or otherwise in the said Resolution.

The Board recommends the above Special Resolution for your approval.

For SMFG India Home Finance Company Limited (Formerly Fullerton India Home Finance Co. Ltd.) ASHISH

CHOUDHARY **Ashish Chaudhary Chief Financial Officer**

Date: 25 November, 2024

SMFG India Home Finance Co. Ltd.

(Formerly Fullerton India Home Finance Co. Ltd.)

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CERTIFIED TRUE COPY OF THE SPECIAL RESOLUTION PASSED AT THE ANNUAL GENERAL MEETING OF SMFG INDIA HOME FINANCE COMPANY LIMITED (FORMERLY FULLERTON INDIA HOME FINANCE CO. LTD.), HELD ON 19 JUNE, 2024

To approve the power to borrow funds pursuant to the provisions of section 180(1)(c) of the Companies Act, 2013, not exceeding INR 15,000 Crores

"RESOLVED THAT in supersession of all the earlier resolutions passed by the shareholders of the Company on the matter and pursuant to the provisions of Section 180(1)(c) and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modifications or re-enactment thereof, for the time being in force), and the relevant regulations/directions as may be prescribed by the Reserve bank of India from time to time (including any amendment(s), modification(s) thereof), the Articles of Association of the Company, consent of the members of the Company be and is hereby accorded to the Board of Directors or to such person/s or such committee (by whatever name called), as may be authorized by the Board in this regard, to borrow, by obtaining loans, overdraft facilities, lines of credit, commercial papers, non-convertible debentures, Subordinated Bonds (Tier II bonds), Perpetual Debt Instruments (PDIs), external commercial borrowings (loans/bonds), INR denominated offshore bonds or in any other forms from Banks, Financial Institutions, Insurance Companies, Mutual Funds or other Corporates or other eligible investors/lenders, including by way of availing credit limits through Non-Fund based limits i.e. Bank Guarantee, Letter of Credit, etc. or by any other means as deemed fit by it, against the security of term deposits, movables, immovable or such other assets as may be required or as unsecured, at any time or from time to time, any sum or sums of money(ies) which together with monies already borrowed by the Company (apart from temporary loans obtained or to be obtained from the Company's bankers in the ordinary course of business), exceeding the aggregate of paid-up share capital of the Company, its free reserves and Securities Premium, provided that the total amount so borrowed shall not at any time exceed INR 15,000 crores (Rupees Fifteen Thousand Crores only) subject to twelve times of the aggregate of the net owned fund based on audited financial statements of the Company as of March 31" of the immediate previous financial year and any incremental capital issued during the financial year duly certified by the Statutory Auditors of the Company from time to time.

RESOLVED FURTHER THAT the Board of Directors or such person/s or such committee (by whatever name called), as may be authorized by the Board in this regards, be and are hereby authorized to arrange or settle the terms and conditions on which all such monies are to be borrowed from time to time as to interest, repayment, security or otherwise howsoever as it may think fit and to do all other acts, deeds, matters and things as may be deemed necessary and incidental for giving effect to the above, including execution of all such documents, instruments and writings, as may be required."

For SMFG India Home Finance Company Limited (Formerly Fullerton India Home Finance Co. Ltd.)
ASHISH

CHOUDHARY

Ashish Chaudhary

Chief Financial Officer

Date: 25 November, 2024

SMFG India Home Finance Co, Ltd.

(Formerly Fullerton India Home Finance Co. Ltd.)

Corporate Office: 503 & 504, 5" Floor, G-Block, Inspire BKC, BKC Main Road, Bandra Kurla Complex, Bandra (E), Mumbai - 400051.

Registered Office: Commercone IT Park, Tower B, 1" Floor, No. 111, Mount Popnamallee Road, Porur, Chennai - 600116.

🐍 Toll Free No., 1800 102 1003 😢 grihashakti/@grihashakti.com 😛 www.grihashakti.com CIN: U65922TN2010PLC076972



CERTIFIED TRUE COPY OF EXTRACT OF THE EXPLANATORY STATMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

The current borrowing limit for the Company of INR 12,000 crores was approved by the members at their Extra Ordinary General Meeting held on 2 February, 2023, pursuant to the provisions of Section 180(1)(c) of the Companies Act, 2013.

In order to support growth and continue business momentum it is proposed to increase the current borrowing limits from INR 12,000 crores to INR 15,000 crores. The approval of the members is sought pursuant to Section 180(1)(c) of the Companies Act, 2013 and rules made thereunder.

None of the Directors, Key Managerial Personnel of the Company and their relatives are in any way, directly or indirectly, concerned or interested financially or otherwise in the said Resolution.

The Board recommends the above Special Resolution for your approval.

For SMFG India Home Finance Company Limited (Formerly Fullerton India Home Finance Co. Ltd.)

ASHISH CHOUDHARY

Ashish Chaudhary Chief Financial Officer

Date: 25 November, 2024

SMFG India Home Finance Co. Ltd. (Formerly Fullerton India Home Finance Co. Ltd.)

Corporate Office: 503 & 504, 5" Floor, G-Bjock, Inspire BKC, BKC Main Road, Bandra Kurja Complex, Bandra (E), Mumbai - 400051. Registered Office: Commercione IT Park, Tower B, 1" Floor, No. 111, Mount Poonamallee Road, Porur, Chennai - 600116.

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CERTIFIED TRUE COPY OF RESOLUTION PASSED BY THE BOARD OF DIRECTORS OF SMFG INDIA HOME FINANCE COMPANY LIMITED (FORMERLY FULLERTON INDIA HOME FINANCE CO. LTD.) AT THE MEETING HELD ON 7 NOVEMBER, 2024

Reconstitution of the Borrowing Committee and authorisation for borrowing powers

"RESOLVED THAT in supersession of all earlier resolutions passed on the matter and pursuant to the provisions of Section 179(3), 180(1)(c) and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modifications or re-enactment thereof, for the time being in force), and the relevant regulations/directions as may be prescribed by the Securities and Exchange Board of India and Reserve Bank of India from time to time (including any amendment(s), modification(s) thereof), the Articles of Association of the Company consent of Board be and is hereby accorded to borrow, by obtaining loans, overdraft facilities, lines of credit, commercial papers, non-convertible debentures, Subordinated Bonds (Tier II bonds), Perpetual Debt Instruments (PDIs), external commercial borrowings (loans/bonds), INR denominated offshore bonds or in any other forms from Banks, Financial Institutions, Insurance Companies, Mutual Funds or other Corporates or other eligible investors/lenders, including by way of availing credit limits through Non-Fund based limits i.e. Bank Guarantee, Letter of Credit, etc. or by any other means as deemed fit by it, against the security of term deposits, movables, immovable or such other assets as may be required or as unsecured, at any time or from time to time, any sum or sums of money(ies) which together with monies already borrowed by the Company (apart from temporary loans obtained or to be obtained from the Company's bankers in the ordinary course of business), exceeding the aggregate of paid-up share capital of the Company, its free reserves and Securities Premium, provided that the total amount so borrowed shall not at any time exceed INR 15,000 crores (Rupees Fifteen Thousand Crores only) subject to twelve times of the aggregate of the net owned fund based on audited financial statements of the Company as of March 31st of the immediate previous financial year and any incremental capital issued during the financial year duly certified by the Statutory Auditors of the Company from time to time.

RESOLVED FURTHER THAT the Borrowing Committee shall comprise of the following executives of the Company and/or executives/ officers of the parent company i.e. SMFG India Credit Company Limited (Formerly Fullerton India Credit Co. Ltd.) ('SMICC');

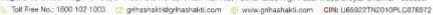
Sr. No.	Names of the Members	Emp. Grade
6.	Mr. Deepak Patkar	MD & CEO
ii.	Mr. Vishwas Shrungarpure	SM4
íii.	Mr. Ashish Chaudhary	SM2
iv.	Mr. Vibhor Chugh	SM3
V.	Mr. Abbasi Sadikot	SM2
vi.	Mr. Suman Deb (Permanent Invitee)	EVP, SMICC
vii.	Mr. Pankaj Malik (Permanent Invitee)	EVP. SMICC

RESOLVED FURTHER THAT the Borrowing Committee be and is hereby authorised to borrow, not exceeding the maximum limit of INR 15,000 Crores, subject to twelve times of the aggregate of the net owned fund based on audited financial statements as of March 31st of the previous financial year and incremental capital issued during the current financial year duly certified by the Statutory Auditors of the Company from time to time, by obtaining Loans, Overdraft facilities, lines of credit, Commercial Papers, Non-Convertible Debentures, Subordinated Bonds (Tier II bonds), Perpetual Debt Instruments (PDIs), External Commercial Borrowings (loans/bonds), INR denominated offshore bonds or in any

SMFG India Home Finance Co. Ltd.

(Formerly Fullerton India Home Finance Co. Ltd.)

Corporate Office: 503 & 504, 5° Floor, G-Block, Inspire BKC, BKC Main Road, Bandra Kurla Complex, Bandra (E), Mumbei - 400051.
Registered Office: Megh Towers, 3° Floor, Old No. 307, New No. 165, Poonamallee High Road. Maduravoyal, Chennai - 600095.





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other forms from Banks, Financial Institutions, Insurance Companies, Mutual Funds or other Corporates or other eligible investors, including by way of availing credit limits through Non-Fund based limits i.e. Bank Guarantee, Letter of Credit, etc. or by any other means as deemed fit by it, against the security of term deposits, movables, immovable or such other assets as may be required or as unsecured.

RESOLVED FURTHER THAT any two members of the Borrowing Committee be and are hereby jointly authorized to borrow up to a limit of INR 500 crore in a single transaction to do the following:

- to negotiate, finalise and periodically review, the terms of borrowings, rate of interest, the tenure, fees or commission payable, nature and extent of security to be provided, approve prepayment of borrowings and any amendments or modifications therein;
- to approve borrowing monies denominated in one or more foreign currencies in international markets investments within the limits approved by the Board;
- to undertake the foreign exchange transactions as sanctioned by the banks including the Forward Contracts;
- d. to undertake Foreign Currency Swaps and Options, Interest Rate Swaps and Options whether in
 Foreign Exchange or Indian Rupees or from one to another within the limits approved by the
 Board of Directors and to sign the required application(s); and
- to sign/ execute documents pertaining to the foregoing and do all such acts, deeds and things as
 may be necessary or expedient for carrying out of the aforesaid activities.

RESOLVED FURTHER THAT any two persons amongst the following executives of the Company and/or executives/ officers of the parent company i.e. SMFG India Credit Company Limited (Formerly Fullerton India Credit Co. Ltd.) ('SMICC'):

Sr. No.	Names of the Authorised Signatories	Emp. Grade
į.	Mr. Stephen Williams	SM4, SMICC
ii.	Mr. Ram Kolli	SM3
iii.	Mr. Sandeep Khosia	SM4, SMICC
iv.	Mr. Ashish Chaudhary	SM2
V-	Mr. Sunderraman Subramanian	SM3, SMICC
vi.	Mr. Mohit Agarwal	SM2, SMICC
vii.	Mr. Krishnakumar R	SM2, SMICC
viii.	Ms. Sharada Kamath	SM2, SMICC
ix.	Mr. P. M. Mani	SM2, SMICC
X.	Mr. Devendra Mani Shrivastava	SM2
xi.	Mr. Arun Raman	SM2, SMICC

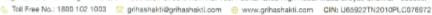
be and are hereby jointly authorized to:

- a. sign and execute (either through the wet signatures or via digital signatures) the required documents like the Loan Documents, deeds of hypothecation, etc.
- sign and execute (either through the wet signatures or via digital signatures) such undertakings and other writings as may be necessary or required for the aforesaid and any changes therein, acknowledgement of debt/balance confirmation(s) and/or any renewal documents.
- place such security as may be required from time to time.

SMFG India Home Finance Co. Ltd.

(Formerly Fullerton India Home Finance Co. Ltd.)

Corporate Office: 503 & 504, 5" Floor, G-Block, Inspire BKC, BKC Main Road, Bandra Kurla Complex, Bandra (E), Mumbai - 400051, Registered Office: Megin Towers, 3rd Floor, Old No. 307, New No. 165, Poonamailee High Road, Maduravoyal, Chennai - 600096,





Nayi Asha. Naya Vishwas.

RESOLVED FURTHER THAT copy of the aforesaid resolution certified to be true duly signed by any one of the Directors or Chief Financial Officer or the Company Secretary be furnished to the lenders and they be requested to act thereon."

For SMFG India Home Finance Company Limited (Formerly Fullerton India Home Finance Co. Ltd.)

Company Secretary Membership No. F6883

Date: 7 November, 2024

SMFG India Home Finance Co. Ltd. (Formerly Fullerton India Home Finance Co. Ltd.)

Corporate Office: 503 & 504, 5° Floor. G-Block, Inspire BKC, BKC Main Road, Bandra Kurla Complex, Bandra (E), Mumbai - 400051, Registered Office: Megh Towers, 3rd Floor, Old No. 307, New No. 165. Poonamalise High Road, Maduravoyal, Chennai - 600095. 🜜 Toll Free No.: 1800 102 1003 😢 grihashakti @grihashakti.com 🔒 www.grihashakti.com CIN: U65922TN2010PLC076672



CERTIFIED TRUE COPY OF RESOLUTION PASSED BY CIRCULATION BY THE BOARD OF DIRECTORS OF SMFG INDIA HOME FINANCE COMPANY LIMITED (FORMERLY FULLERTON INDIA HOME FINANCE CO. LTD.), ON 24 OCTOBER, 2021

To provide authority for making attestation on behalf of the Board of Directors in the offer letter/ offer document/ General Information Document ('GID')/ Key Information Document ('KID')

"RESOLVED THAT in supersession of all the earlier resolutions passed in this regard pursuant to section 42 of the Companies Act, 2013 read with Rule 14(1) of Companies (Prospectus and Allotment of Securities) Rules, 2014 and other applicable provisions of the Companies Act, 2013, if any, and SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 as amended from time to time, any two of the Key Managerial Personnel of the Company viz., Managing Director and CEO, Chief Financial Officer and Company Secretary and SEBI Compliance Officer of the Company, be and are hereby jointly authorized to provide a declaration/attestation on behalf of the Board of Directors in the offer letter in form PAS-4 / offer document/ General Information Document ("KID") or in any such other form, return, etc. as may be (herein/after referred to as 'issue document') required for the purpose of Issuance of Non-Convertible Securities, that:

- a. the company has complied with the provisions of the 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 in respect of the subject matter of this form and matters incidental thereto:
- the compliance with the Act and the rules and regulations as mentioned at point no. a above does not imply that payment of dividend or interest or repayment of Non-Convertible Securities, 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 the issue document;
 whatever is stated in the issue document and in the attachments thereto is true, correct and
- d. whatever is stated in the issue document and in the attachments thereto is true, correct and complete and no information material to the subject matter of this issue document has been suppressed or concealed and is as per the original records maintained by the promoters subscribing to the Memorandum of Association and Articles of Association;
- e. the following clause on 'General Risk' is suitably incorporated in the issue document in box format: "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 [*] 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 issue 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 by the Board of Directors, by a resolution, a copy of which is also disclosed in the issue document."

SMFG India Home Finance Co. Ltd. (Formerly Fullerton India Home Finance Co. Ltd.)

Corporate Office: 503 & 504, 5° Floor. G-Block, Inspire BKC, BKC Main Road, Bandra Kurla Complex. Bandra (E), Mumbai - 400051.

Registered Office: Magh Towers, 3º Floor. Old No. 307, New No. 165, Poonamaliee High Road, Maduravoyal Chennai - 600095.

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"RESOLVED FURTHER THAT the Managing Director and CEO, Chief Financial Officer and Company Secretary and SEBI Compliance Officer of the Company, be and are hereby severally authorised to do all other acts, deeds, matters and things as may be deemed necessary and expedient to give effect to this resolution."

For SMFG India Home Finance Company Limited (Formerly Fullerton India Home Finance Co. Ltd.)

Lype Akanksha Kandoi Company Secretary Membership No. F6883

Date: 25 October, 2024

SMFG India Home Finance Co. Ltd. (Formerly Fullerton India Home Finance Co. Ltd.)
(Formerly Fullerton India Home Finance Co. Ltd.)

Corporate Office: 503 & 504, 5° Floor CH Block, Inspire BKC, BKC Main Road, Bandra Kurla Complex, Bandra (E), Murriali - 400051.

Registered Office: Magh Towas, 3° Floor Cld No. 30°, New No. 168, Pochamalise High Road, Madurarchyal Chemial - 600096

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CERTIFIED TRUE COPY OF RESOLUTION PASSED BY THE BOARD OF DIRECTORS OF SMFG INDIA HOME FINANCE COMPANY LIMITED AT THE MEETING HELD ON 20 MARCH, 2025

Authorisation for executing documents in relation to borrowings

"RESOLVED THAT in partial modification of the earlier resolution passed by the Board in this regard on 13 February 2025, the consent of the Board be and is hereby granted to Mr. Deepak Patkar, Managing Director & CEO of the Company, to authorize officials, for the execution of the loan (within the borrowing powers approved by the shareholders) documents through Letter of Authority, to:

- a. sign and execute (either through the wet signatures or via digital signatures) the required
- as a sign and execute (either through the wet signatures or via digital signatures) the required documents like the Loan Documents, deeds of hypothecation etc.
 b. sign and execute (either through the wet signatures or via digital signatures) such undertakings and other writings as may be necessary or required for the aforesaid and any changes therein, acknowledgement of debt/balance confirmation(s) and/or any renewal documents,
 c. place such security as may be required from time to time.

RESOLVED FURTHER THAT the Authorised Officer(s), as approved by the Board at its meeting held on 13 February, 2025 shall continue to exercise the authority granted under the said resolution, till they continue to be employed with the Company or the authority is modified through a Letter of Authority whichever is earlier.

RESOLVED FURTHER THAT copy of the aforesaid resolution certified to be true duly signed by any one of the Directors or the Company Secretary or the Chief Financial Officer of the Company, be furnished to the lenders and they be requested to act thereon."

For SMFG India Home Finance Company Limited

Ashah Ashish Chaudhary Chief Financial Officer

Date: 22 August, 2025 Place: Mumbai

SMFG India Home Finance Co. Ltd.

Corporate Office: 503 8,504,5° Floor, G-Block, Inspire BKC, BKC Main Road, Bandra Kurla Comptex, Bandra (E), Mumbai - 400051, Registered Office: Commercine IT Park, Tower B, 1° Floor, No. 111, Mourit Pooramiller Road, Porur, Chemai - 600116.

ANNEXURE IV Consents

B. K. Khare & Co.

Chartered Accountants

706/708, Sharda Chambers, New Lines, Mumbai – 400 020, India

Statutory Auditor Consent letter

Board of Directors SMFG India Home Finance Company Limited Inspire BKC, Unit No. 503 & 504, 5th Floor, Main Road, G Block BKC, Bandra Kurla Complex, Bandra East, Mumbai - 400051

Sub: PROPOSED ISSUE OF DEBT SECURITIES BY SMFG INDIA HOME FINANCE COMPANY LIMITED FROM TIME TO TIME WHICH MAY COMPRISE (I) RATED, LISTED, REDEEMABLE, TRANSFERABLE, NON CONVERTIBLE DEBENTURES OF FACE VALUE INR 1,00,000/- (RUPEES ONE LAKH ONLY) EACH, INCLUDING SUBORDINATED DEBT INSTRUMENTS WITH FACE VALUE INR 1,00,000/- (RUPEES ONE LAKH ONLY) EACH AND SUBORDINATED DEBT INSTRUMENTS ISSUED BY WAY OF A REISSUANCE WITH FACE VALUE INR 1,00,00,000/- (RUPEES ONE CRORE ONLY) EACH OR SUCH OTHER FACE VALUE AS PER EXTANT APPLICABLE LAW, (II) ISSUANCE OF DEBT INSTRUMENTS FORMING PART OF ISSUER'S 'NON-EQUITY REGULATORY CAPITAL' FOR FACE VALUE AS PER EXTANT APPLICABLE LAW, AND (III) RATED, LISTED COMMERCIAL PAPER FOR FACE VALUE OF RS 5,00,000/- (RUPEES FIVE LAKH ONLY) EACH OR SUCH OTHER FACE VALUE OF RS 5,00,000/- (RUPEES FIVE LAKH ONLY) EACH OR SUCH OTHER FACE VALUE OF RS 5,00,000/- (RUPEES FIVE LAKH ONLY), ISSUED AT PAR/ PREMIUM/DISCOUNT ON PRIVATE PLACEMENT BASIS

We B. K. Khare & Co. Chartered Accountants (Firm's Registration No: 105102W), hereby We B. K. Khare & Co. Chartered Accountants (Firm's Registration No: 105102W), hereby give our consent to act as the Statutory auditor to the Issue, and include our name being as the Statutory Auditors of the Company and to include our Audit Report dated 07 May 2025, related to audit of financial statements for the financial year ended 31 March 2025 in the General Information Document and relevant Key Information Document to be filed by the Company with the [BSE/NSE Limited] ("Stock Exchange") in terms of Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021, as amended from time to time ("SEBI NCS Regulations") (collectively the "Issue Documents") Documents").

We hereby consent that the following details along with any information as required to be disclosed pursuant to the SEBI NCS Regulations, with respect to us may be disclosed, in the General Information Document, relevant Key Information Document and other Issue related

B. K. Khare & Co., Chartered Accountants 706-708, Sharda Chambers, New Marine Lines, Mumbai 400020 Address

Tel 022-62439500

Email shirishrahalkar@bkkhareco.com Peer Review No.

020104

Contact Person Website Mr. Shirish Rahalkar www.bkkhare.com

B. K. Khare & Co. Chartered Accountants

We hereby consent to inclusion of the extracts of this letter in the General Information Document, relevant Key Information Document or any other document in terms of the SEBI NCS Regulations.

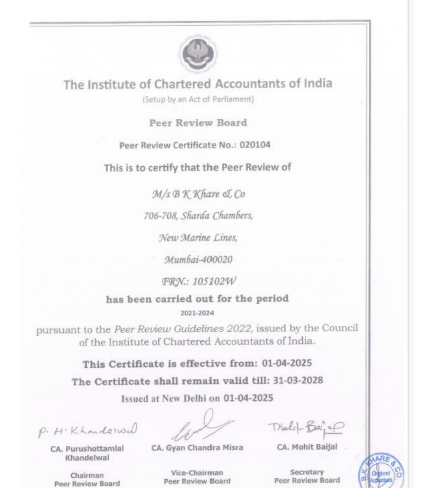
We confirm that we will immediately inform the Company of any change, additions or deletions in respect of the matters covered in this letter till the date when the NCDs commence trading on the Stock Exchange, if we become aware of the same. In the absence of any such communication from us, the above information should be taken as updated information until commencement of trading of the NCDs on the Stock Exchange.

We also agree to keep strictly confidential, until such time as the proposed transaction is closed, (i) the nature and scope of this transaction; and (ii) our knowledge of the proposed transaction of the Company.

This letter has been issued at the request of the Company for use in connection with the Issue and may accordingly be relied on by the Company and the legal counsel appointed in relation to the Issue, and may, inter alia, be submitted to the Stock Exchange and/or any other regulatory/statutory/governmental or any other authority, and be produced in any actual/potential proceeding or actual/potential dispute relating to or connected with the General Information Document, relevant Key Information Document or otherwise in connection with the Issue.

Yours faithfully, For B. K. Khare & Co Chartered Accountants Firm Registration No: 105102W whole

Shirish Rahalkar Partner Membership No: 111212 Date: 24 May 2025 Place: Mumbai



Note: The Certificate is issued on behalf of the Peer Review Board of ICAI and ICAI or any of its functionaries are not liable for non-compliance by the Practice Unit. The Certificate can be revoked for the reason stated in the 'Aper Review Guidelines 2022'.



MUFG Intime India Private Limited

(Formerly Link Intime India Private Limited)
CIN: U67190MH1999FTC118368
C-101, Embassy 247, L.B.S. Marg.
Vikhroli (West), Mumbai - 400 083
Phone: +91 22 4918 6000
Email: mumbai@in.mpms.mufg.com
Website: www.in.mpms.mufg.com

May 21, 2025

To, SMFG INDIA HOME FINANCE COMPANY LIMITED (Formerly Fullerton India Home Finance Co. Ltd.) 5303 & 5304, 5th Floor, G-block Inspire BKC, BKC Main Road, Bandra Kurla Complex (Bandra East) Mumbai - 400051.

Sub.: Consent to act as Registrar to the Proposed issue of DEBT SECURITIES BY SMFG INDIA HOME FINANCE COMPANY LIMITED (FORMERLY FULLERTON INDIA HOME FINANCE CO. LTD.) FROM TIME TO TIME COMPRISING RATED, LISTED, REDEEMABLE, TRANSFERABLE, NON CONVERTIBLE DEBENTURES OF FACE VALUE INR 1,000,000/- (RUPEES ONE LAKHS ONLY),INCLUDING ISSUANCE OF SUB-DEBT FOR FACE VALUE INR 1,000,000/- (TOGETHER "DEBENTURES") AND RATED, LISTED COMMERCIAL PAPER FOR FACE VALUE OF Rs 5,00,000/- EACH ("COMMERCIAL PAPER"), AGGREGATING TO INR 6000 CRS ISSUED AT PAR/ PREMIUM/DISCOUNT (DEBENTURES AND COMMERCIAL PAPER ARE TOGETHER REFERRED TO AS THE "DEBT SECURITIES") ("Issuer"/ "Company/ SMHFC") ON PRIVATE PLACEMENT BASIS

We refer to the subject issue and hereby accept our appointment as 'Registrar' for Electronic Connectivity Provider to issue of DEBT SECURITIES BY SMFG INDIA HOME FINANCE COMPANY LIMITED (FORMERLY FULLERTON INDIA HOME FINANCE CO. LTD.) FROM TIME TO TIME COMPRISING RATED, LISTED, REDEEMABLE, TRANSFERABLE, NON CONVERTIBLE DEBENTURES OF FACE VALUE INR 1,00,000/- (RUPEES ONE LAKHS ONLY),INCLUDING ISSUANCE OF SUB-DEBT FOR FACE VALUE INR 1,00,000/- (TOGETHER "DEBENTURES") AND RATED, LISTED COMMERCIAL PAPER FOR FACE VALUE OF Rs 5,00,000/- EACH ("COMMERCIAL PAPER"), AGGREGATING TO INR 6000 CRS ISSUED AT PAR/ PREMIUM/DISCOUNT (DEBENTURES AND COMMERCIAL PAPER ARE TOGETHER REFERRED TO AS THE "DEBT SECURITIES") ("ISSUE"/ "Company / SMHFC") ON PRIVATE PLACEMENT BASIS and give our consent to incorporate our name as "Registrar to the Issue" in the offer documents.

Our Permanent SEBI Registration No.: INR000004058

Thanking You.
Yours faithfully,
For MUFG Intime India Private-Limited

Ganesh Jadhav Senior Associate Vice President-Depository Operations

A Part of MUFG Corporate Markets, a division of MUFG Pension & Market Services





CTL/MUM/25-26/DEB/19972/10892

Date: 29th September 2025

Vistra ITCL (India) Limited
(Debenture Trustee & Security Trustee)
The IL&FS Financial Centre, Plot C-22 G Block,
7th Floor, Bandra Kurla Complex, Bandra (E),
Mumbai - 400051.

SMFG India Home Finance Company Ltd. 504, Adani Inspire, Bandra Kurla Complex Rd, G Block BKC, Bharat Nagar, Bandra East Mumbai, Maharashtra-400051

Dear Sir.

Sub: Letter Ceding Pari-Passu charge for various NCD Issuances of SMFG India Home Finance Company Ltd (Formerly known as Fullerton India Home Finance Co. Ltd) for the month of September 2025.

With reference to the above subject, we have to state as under:

We are acting as Debenture Trustee in respect of the "Secured, Redeemable, Non-Convertible Debentures" issued by your company aggregating to Rs. 3085 Crores as referred in Schedule-I and also as Security Trustee for the lenders referred in Schedule-I, aggregating to Rs 8409.8 Crores, secured by present and future loan receivables, Fixed Deposits and immovable property, on pari-passu basis between the Security Trustee and Debenture Trustee.

- You have requested us vide your letter dated September 22nd, 2025 to convey our consent for ceding pari-passu charge on the loan receivables, for various NCD issuances up to Rs. 601 crores.
 - a. You have also submitted a 'Security Cover Certificate' dated September 25th, 2025 issued by Vivek Gokhru, Chartered Accountants, thereby certifying the adequacy of the security cover including the amount of proposed issue of NCDs having UDIN 25128723BMIQRA2797.
- In view of above, we hereby in the capacity of Debenture Trustee for the "Secured Redeemable, Non-Convertible Debentures" issued by your company aggregating to Rs. 3085 Crores and also as Security Trustee for Bank Borrowings Rs. 8409.8 Crores, convey our consent for ceding paripassu charge in respect of various NCD issuances up to Rs. 601 crores.
- 3. The consent mentioned above is subject to following conditions:
 - Obtain and provide similar NOC from all charge holders of the company's assets in our favor. (ii) Company maintaining security cover ratio of not less than as stipulated in the respective disclosure documents of respective issues of "Secured, Redeemable, Non-Convertible
 - Debentures'
 - (iii) In the event the purpose of issuing this NOC is not initiated within 30 calendar days then this NOC shall automatically stand cancelled/invalid and would not have any legal force and effect. Please note that this NOC is issued based on the information/records available with Catalyst Trusteeship Limited and this shall not be construed as making any recommendation in any manner

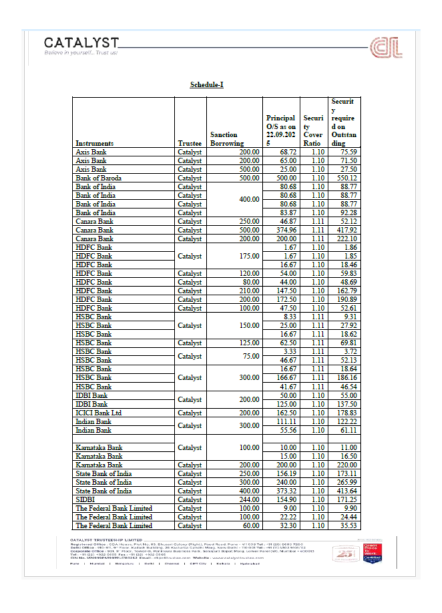
Yours faithfully,

Wholasge Authorized Signatory

Name: Nikita Darge Designation: Manager







CATALYST_ Union Bank of india Union Bank of india TOTAL - I - A 253.85 476.92 4927.35 1.10 279.30 1.10 524.73 5445.32 300.00 Catalyst Catalyst NCD Series 19(Partly Paid) 390.00 11.70 1.00 12.48 Catalyst NCD Series 19(Partly Paid) NCD Series 21(Option II) NCD Series 22 NCD Series 23 NCD Series 23 NCD Series 24 NCD Series 25 NCD Series 26 NCD Series 27 NCD Series 27 NCD Series 27 NCD Series 28 NCD Series 29 NCD Series 30 NCD Series 30 NCD Series 31 1.00 12.48 1.00 105.71 1.00 75.35 1.00 358.57 1.00 129.65 1.00 204.34 1.00 204.34 1.00 234.65 1.10 234.65 1.10 234.65 1.00 255.32 1.00 101.73 1.00 301.73 100.00 75.00 350.00 120.00 425.00 200.00 375.00 200.00 250.00 100.00 300.00 Catalyst 100.00 75.00 350.00 120.00 425.00 200.00 200.00 375.00 200.00 250.00 100.00 300.00 Catalyst Total - II - B 3085.00 2706.7 21.20 2846.83 ECB Bond/ ECB Term loan facilities ECB - SBI (\$ 50 Mn) ECB - HSBC (\$ 50 Mn) 437.05 433.75 1.10 493.65 1.10 486.34 441.00 Catalyst Catalyst 441.00 Total - III - C 870.80 882.00 2.20 979.99 25 Work

VISTRI

September 25, 2025

To,

•	
SMFG India Home Finance Co. Ltd.	CATALYST Trusteeship Ltd
503-504,5th Floor, G-Block, Inspire BKC, BKC	GDA House, Plot no.85,
Main Road, Bandra Kurla Complex, Bandra (E),	Bhusari Colony (Right), Paud Road,
Mumbai- 400 051	Pune - 411038

Re: Fullerton India Home Finance Company Limited (the Company)
(Issue details: Term Loans and Working Capital Loans aggregating to Rs. 2,500 Crores)

Sub.: No Objection Certificate ("NOC") for First pari passu charge on Receivables of the Company in favour of below Secured Lenders of the Company:

Sr. No.	Sr. No. Particulars (Proposed)	
	Non-convertible Debentures /Term Loans	
1	CATALYST Trusteeship Limited – Various NCD Series/Term Loans (Proposed)	601
	Total	601

Dear Sir/Madam,

This is with reference to your letter dated September 22, 2025 regarding the issue of No Objection for the extension of charge on first pari-passu basis on Receivables of the Company in favour of Secured Lenders for Rs.601 Crores

We, in our capacity as Security Trustee for the Lenders referred in Schedule I hereto, based on the Copy of Certificate from Vivek Gokhru (Chartered Accountants Certificate) dated September 25, 2025 vide UDIN 25128723BMIQRA2797 confirming maintenance of security cover hereunder stated that we have no objection in you creating charge on first pari passu basis on receivables of the Company as charged in our favour, in favour of below Secured Lenders of the Company:

Sr. No.	. No. Particulars (Proposed)	
	Non-convertible Debentures /Term Loans	
1	CATALYST Trusteeship Limited – Various NCD Series/Term Loans (Proposed)	601
	Total	601

This NOC is subject to the following conditions:

Obtain and provide us similar NOC from all the charge holders of the Company's assets in our favour.

Registered office: The Gube, 2nd floor, A Wing Hasan Pada Road, Mittal Industrial Estate, Marol, Andheri (Fost) Mumboi 400059 Tel: +9122 2850 0028 Fox: +9122 2850 0029 Email: mumbai@vistra.com

Vistra (TCL (India) Limited Comparate Identity Number (CINV-ISSO20MH1995PLC095507

VISTRI

Company maintaining security coverage ratio of not less than as stipulated in the respective transaction documents of respective Lender during the currency of the loans and NCD's.

This is for your information.

Yours faithfully,

For Vistra ITCL (India) Limited

Digitally signed by: Rajesh Gangadhar Dasari Date: 2025.09.25 19:54:31 +05'30' Authorised Signatory

Enci: Lenders covered under Security Trustee Arrangement with us. (as mentioned in Schedule -I)

Without Prejudice:
This No Objection Certificate (NOC) is issued by Vistra ITCL (India) Ltd ("Vistra") in its capacity as a Security Trustee to the Company and this shall be valid for thirty (30) calendar days from the date of its issue. In the event the purpose of issuing this NOC is not initiated within 30 calendar days then this NOC shall automatically stand cancelled/invalid and would not have any legal force and effect. Please note that this NOC is issued based on the information/records available with Vistra and this shall not be construed as making any recommendation in any manner.

VISTRN

Schedule-I

List of Lenders covered under Security Trustee Arrangement with Vistra ITCL (India) Limited as on September 22, 2025:

	Secured Borrowing as on as on 22.09.2025								
	Amount in INR Crores								
Sr No.	Sr Instruments Limits Outstanding Security Instruments Security Instruments								
- 1	Term Loans								
1	Canara Bank	100	0	1.1	0				
2	DCB Bank	50	0	1.1	0				
3	HDFC Bank TL	50	0	1.1	0				
	TOTAL - A	200	0		0				
II	Working Capital/ Demand Loan								
1	HDFC Bank Ltd	10	0	1.05	0				
2	Standard Chartered Bank	30	0	1.05	0				
	TOTAL - B	40	0	2.1	0				
	Gross Total = C (A+B)	240	0	2.1	0				

Registered office: The Gube, 2nd floor, A Wing Hasan Pada Road, Mittallindustrial Estate, Marol, Another (Floor) Mumbrel 40005

Tel: +9122 2850 0028 Fox: +9122 2850 0029 Email: <u>mumbal@vistra.com</u>

Vietra (TCL (India) Limited

Consent of Directors: Please refer to Annexure III

ANNEXURE V Debenture Trustee Consent Letter and Due Diligence Certificate

CATALYST CL/DEB/25-26/270/003

Prashant Poojary,
SMFG INDIA HOME FINANCE COMPANY LIMITED,

5th and 6 th Floor, B - Wing, Supreme Business Park,,

Hiranandani Gardens Powai, Near Sharma Cottage, Behind Lake Castle,

Mumbai, Maharashtra- 400076.

Re: Consent to act as a Debenture Trustee for Private Placement of Partly Paid, Rated, Listed, Redeemable, Transferable, Secured, Non-Convertible Debentures of ₹ 600.00 Crores – Series 32

We refer to your letter dated 19.09.2025 , 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 Trustee) Regulations, 1993, thereby agreeing to execute Debenture Trust beed and to treate 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,

Designation : Manager

CATALYST TRUSTEESHIP LIMITED #9



Annexure A

Fee Structure for transaction CL/DEB/25-26/270/003

PERTICULARS	AMOUNT		
Acceptance fees (one-time, non-refundable, payable on our appointment)	₹ 300,000.00		
Annually Trusteeship Fees(Amount/Percentage)	₹ 300,000.00		

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

Wholeson ?

Name : Nikita Darge Designation : Manager For SMFG INDIA HOME FINANCE COMPANY LIMITED

Name: (1) sandeep Khosla 23

Designation: GM

General Manager - Senior vice president

CATALYST TRUSTEESHIP LIMITED #00MEX.7 DOA TRUSTEESHIP: MITE

Seminal Office: Clark to Mr. (b) 100 To the Process from the Seminal Seminal Office Uting Laure Part (6); 1 Lunes - 0000; 5 ful +11 (577) 482 985 Fax: +11 (572) 482 985 Fax: +11 (572)

DE No. LECTURE PROPERTY CT LEVEL | Email : degettes have | Marchell | Bengature | Dathi | Checasi



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 August 13, 2025]

To, The Manager, National Stock Exchange of India Limited. Exchange Plaza, 5 Floor, Plot C/1, G Block, Bandra - Kurla Complex, Bandra (E), Mumbai 400 051

Dear Sir / Madam,

SUB: ISSUE OF UPTO 60,000 (SIXTY THOUSAND ONLY) PARTLY PAID, SECURED, RATED, LISTED, REDEEMABLE, NON CONVERTIBLE DEBENTURES OF FACE VALUE INR 1,00,000/- (RUPEES ONE LAKH ONLY) EACH, AGGREGATING TO INR 600,00,00,000/- (RUPEES SIX HUNDRED CRORES), ISSUED AT PAR ("DEBENTURES") ONLY BY SMFG INDIA HOME FINANCE COMPANY LIMITED ON PRIVATE PLACEMENT BASIS (THE "ISSUE").

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).
- c) The Issuer has made all the relevant disclosures about the security and also its continued obligations towards the holders of debt securities.
- d) Issuer has adequately disclosed all consents/ permissions required for creation of further charge on assets in offer document / placement memorandum and all disclosures made in the offer document / placement memorandum with respect to creation of security are in confirmation with the clauses of debenture trustee agreement.

CATALYST TRUSTEESHIP LIMITED

Registered Office : CDA House, Plot No. 85, Bhusari Colony (Right), Paud Road, Pune - 411 038 Tel. +91 (20) 6680 7200

Delhi Office : 901-91, 97 Hoot, Kallach Building, 36 Kastucha Candhi Morg, New Delhi - 110 001 Tel. +91 (11) 4302 9101/02

Corporate Office - 901, 97 Hoot, Towers B, Peninsula Businass Park, Senapati Bapat Morg, Lower Parel (W), Mumbai - 460013

Tel. +91 (22) 492 0555 Fax +91 (22) 492 0505

CH No. U749399H/9397PL010262 Email: dtgcctfrustee.com Website : www.cstalysttrustee.com

Pune | Mumbel | Bangalaru | Dethi | Chennei | CIFT City | Kolkata | Hyderabad





Annexure VI
Aggregated exposure to top 20 borrowers as on 31 March 2025

Amount in Crores

Sr. No.	Total Sanctioned	Total Principal Outstanding
1	40.0	35.0
2	35.0	32.4
3	60.0	29.5
4	40.0	28.8
5	25.0	21.8
6	45.0	19.4
7	30.0	19.0
8	25.0	18.6
9	52.5	18.4
10	40.0	18.2
11	45.8	18.2
12	40.0	17.6
13	17.5	17.3
14	30.0	17.3
15	25.0	17.3
16	30.0	17.3
17	25.0	16.4
18	20.0	15.4
19	45.0	15.4
20	21.0	15.0
Total	691.8	408.2

Aggregated exposure to top 20 borrowers as on 30 June 2025

Sr. No.	Total Sanctioned	Total Principal Outstanding
1	40.0	33.4
2	35.0	31.9
3	40.0	29.6
4	30.0	27.0
5	45.0	21.1
6	30.0	20.8
7	25.0	20.5
8	40.0	19.8
9	55.0	19.3
10	30.0	18.8
11	55.0	18.6
12	21.0	17.9
13	40.0	17.8
14	17.5	17.2
15	25.0	17.1
16	35.0	16.2
17	25.0	15.5
18	30.0	15.3
19	40.0	15.2
20	20.0	15.1
Total	678.5	408.1

Annexure VII Details of Top 20 NPAs as on 31 March 2025

Amount in Crores

Sr. No.	Total Sanctioned	Total Principal Outstanding
1	4.91	5.13
2	1.94	1.94
3	1.50	1.47
4	1.76	1.47
5	1.04	1.11
6	1.06	1.09
7	1.11	1.09
8	1.00	1.08
9	1.30	1.04
10	0.99	0.99
11	0.79	0.90
12	0.82	0.81
13	0.83	0.81
14	0.75	0.74
15	0.75	0.73
16	0.67	0.72
17	0.72	0.69
18	0.84	0.67
19	0.65	0.67
20	0.75	0.66
Total	24.16	23.83

Details of Top 20 NPAs as on 30 June 2025

Sr. No.	Total Sanctioned	Total Principal Outstanding
1	4.91	5.13
2	1.50	1.47
3	1.76	1.47
4	1.04	1.11
5	1.06	1.09
6	1.11	1.09
7	1.06	1.09
8	1.00	1.08
9	1.30	1.03
10	0.99	0.99
11	0.99	0.97
12	0.79	0.90
13	0.82	0.81
14	0.83	0.80
15	0.75	0.74
16	0.75	0.73
17	0.75	0.72
18	0.74	0.71
19	0.70	0.69
20	0.72	0.68
Total	23.56	23.33

Annexure VIII

Details of debt incurred by the Issuer

i. Secured and Unsecured Borrowings as on 30 September 2025

Sr. No. Instrument		Outstanding Amount (Rupees in Crores)	%
1	Secured Borrowings	9,263	97%
2	Unsecured Borrowings	245	3%
	Total	9,508	100%

ii. Details of outstanding secured loan facilities as on 30 September 2025

Name of lender	Type of facility	Amount Sanction ed	Principal amount outstandi ng	Repayme nt date/ schedule	Securi ty	Credit rating, if applicab le	Asset classificati on
Axis Bank	Term Loan	100	64.81	31-Mar- 35	1.1	CARE	Standard
Axis Bank	Term Loan	100	60.00	30-Sep- 28	1.1	CARE	Standard
Axis Bank	Term Loan	500	25.00	30-Jun-30	1.1	CARE	Standard
Bank of Baroda	Term Loan	500	500.00	30-Apr-31	1.1	CARE	Standard
Canara Bank	Term Loan	250	31.24	25-Mar- 26	1.11	CARE	Standard
Canara Bank	Term Loan	500	374.96	15-Jun-28	1.11	CARE	Standard
Canara Bank	Term Loan	200	177.78	30-Sep- 29	1.11	CARE	Standard
Federal Bank	Term Loan	100	11.11	26-Mar- 26	1.1	CARE	Standard
Federal Bank	Term Loan	60	27.69	30-Sep- 28	1.1	CARE	Standard
HSBC	Term Loan		4.17	5-Mar-26	1.11	CARE	Standard
HSBC	Term Loan	150	12.50	12-Mar- 26	1.11	CARE	Standard
HSBC	Term Loan		16.67	17-Apr-26	1.11	CARE	Standard
HSBC	Term Loan	125	41.67	16-Sep- 26	1.11	CARE	Standard
HSBC	Term Loan	375	2.50	31-Mar- 27	1.11	CARE	Standard
HSBC	Term Loan	3/3	46.67	20-Apr-27	1.11	CARE	Standard

HSBC	Term Loan		16.67	30-Aug- 27	1.11	CARE	Standard
HSBC	Term Loan	300	166.67	14-Oct-27	1.11	CARE	Standard
HSBC	Term Loan		41.67	19-Nov- 27	1.11	CARE	Standard
HDFC Bank	Term Loan		0.00	26-Sep- 25	1.1	CARE	Standard
HDFC Bank	Term Loan	175	1.25	30-Dec- 25	1.1	CARE	Standard
HDFC Bank	Term Loan		16.07	30-Dec- 27	1.1	CARE	Standard
HDFC Bank	Term Loan	120	60.00	14-Oct-27	1.1	CARE	Standard
HDFC Bank	Term Loan	80	44.00	31-Mar- 28	1.1	CARE	Standard
HDFC Bank	Term Loan		60.00	27-Sep- 28	1.1	CARE	Standard
HDFC Bank	Term Loan	210	35.00	26-Mar- 29	1.1	CARE	Standard
HDFC Bank	Term Loan		45.00	3-May-29	1.1	CARE	Standard
HDFC Bank	Term Loan	200	162.50	29-Jun-29	1.1	CARE	Standard
HDFC Bank	Term Loan	100	95.00	31-Mar- 30	1.1	CARE	Standard
Karnataka Bank	Term Loan		0.00	30-Jun-25	1.1	CARE	Standard
Karnataka Bank	Term Loan	100	5.00	31-Dec- 25	1.1	CARE	Standard
Karnataka Bank	Term Loan		15.00	30-Sep- 26	1.1	CARE	Standard
Karnataka Bank	Term Loan	200	200.00	20-Feb- 28	1.1	CARE	Standard
Indian Bank	Term Loan	300	111.11	28-Nov- 27	1.1	CARE	Standard
Indian Bank	Term Loan	300	55.56	20-Dec- 27	1.1	CARE	Standard
State Bank of India	Term Loan	250	156.19	25-May- 30	1.1	CARE	Standard
State Bank of India	Term Loan	300	220.00	22-Mar- 31	1.1	CARE	Standard
State Bank of India	Term Loan	400	366.65	15-Jun-32	1.1	CARE	Standard
Union Bank	Term Loan	150	33.33	30-Jun-26	1.11	CARE	Standard
Union Bank	Term Loan	300	250.77	31-Dec- 30	1.11	CARE	Standard
Union Bank	Term Loan	500	476.92	11-Nov- 31	1.1	CARE	Standard
UCO	Term Loan	500	50.00	30-Sep- 32	1.1	CARE	Standard

Bank of India	Term Loan	400	313.03	31-Dec- 31	1.1	CARE	Standard
IDBI Bank	Term Loan	200	162.50	30-Dec- 28	1.1	CARE	Standard
NHB	Term Loan		114.30	1-Oct-30	1.25	CARE	Standard
NHB	Term Loan	300	62.73	1-Oct-33	1.25	CARE	Standard
NHB	Term Loan		43.12	1-Oct-33	1.25	CARE	Standard
NHB	Term Loan		17.00	1-Apr-31	1.35	CARE	Standard
NHB	Term Loan	200	68.66	1-Apr-34	1.35	CARE	Standard
NHB	Term Loan		87.92	1-Apr-34	1.35	CARE	Standard
NHB	Term Loan		31.77	1-Jan-32	1.3	CARE	Standard
NHB	Term Loan	500	248.19	1-Jan-35	1.3	CARE	Standard
NHB	Term Loan		94.98	1-Jan-32	1.3	CARE	Standard
SIDBI	Term Loan	244	148.20	10-May- 31	1.1	CARE	Standard
ICICI Bank	Term Loan	200	150.00	29-Sep- 28	1.1	CARE	Standard

iii. ECB Loan/ECB Bond/Masala Bond as on 30 September 2025

Lender's Name	Type of facility	Drawdown Date	Sanctioned	Disbursed	Principal o/s (Crs)	Repayment date	Security
State Bank of India	ECB	27-Mar-25	USD 50 Mn	USD 50 Mn	437.05	27-Mar-28	Standard
HSBC Bank	ECB	15-May-25	USD 50 Mn	USD 50 Mn	433.75	16-Aug-28	Standard

iv. Details of outstanding unsecured loan facilities/ as on 30 September 2025 - Nil

v. Details of outstanding non-convertible securities as on 30 September 2025

Series of NCS	ISIN	Tenor / Perio d of Matur ity Remai ning	Cou pon	Amt outsta nding	Date of allot ment	Redem ption Date/ Schedu le	Credit rating	Secured/U nsecured	Securi ty
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		in days							
Series 19	INE213 W07202	38	8.20 %	11.7	7- Nov- 22	7-Nov- 25	AAA by CRISIL	Secured	First Pari Passu charge on Receiv ables + Fixed Deposi ts as secon dary securit y incase of shotfal I
Series 21 Option II	INE213 W07228	87	8.40	100	27- Dec- 22	26- Dec-25	AAA by CARE	Secured	First Pari Passu charge on Receiv ables + Fixed Deposi ts as secon dary securit y incase of shotfal I

Series 22	INE213 W07244	132	8.45	75	9-Feb- 23	9-Feb- 26	AAA by CRISIL	Secured	First Pari Passu charge on Receiv ables + Fixed Deposi ts as secon dary securit y incase of shotfal I
Series 23	INE213 W07251	227	8.35 %	350	17- May- 23	15- May- 26	AAA by CRISIL	Secured	First Pari Passu charge on Receiv ables + Fixed Deposi ts as secon dary securit y incase of shotfal I
Series 24	INE213 W07269	340	8.15	120	5-Sep- 23	5-Sep- 26	AAA by CRISIL & CARE	Secured	First Pari Passu charge on Receiv ables + Fixed Deposi ts as secon

									dary securit y incase of shotfal
Series 25	INE213 W07277	472	8.35 %	425	17- Jan- 24	15-Jan- 27	AAA by CRISIL	Secured	First Pari Passu charge on Receiv ables + Fixed Deposi ts as secon dary securit y incase of shotfal
Series 26	INE213 W07285	605	8.25	200	28- May- 24	28- May- 27	AAA by CRISIL	Secured	First Pari Passu charge on Receiv ables + Fixed Deposi ts as secon dary securit y incase of shotfal I

Series 27	INE213 W07293	710	8.07	200.00	11- Sep- 24	10- Sep-27	AAA by CARE	Secured	First Pari Passu charge on Receiv ables + Fixed Deposi ts as secon dary securit y incase of shotfal I
Series 28	INE213 W07301	759	7.61 %	200	29- Oct- 24	29-Oct- 27	AAA by CARE	Secured	First Pari Passu charge on Receiv ables + Fixed Deposi ts as secon dary securit y incase of shotfal I
Series 27 (Reissuance)	INE213 W07293	710	8.04	375	2- Dec- 24	10- Sep-27	AAA by CARE	Secured	First Pari Passu charge on Receiv ables + Fixed Deposi ts as secon

									dary securit y incase of shotfal
Series 29	INE213 W07319	962	7.40 %	250	19- May- 25	19- May- 28	AAA by CARE	Secured	First Pari Passu charge on Receiv ables + Fixed Deposi ts as secon dary securit y incase of shotfal
Series 30	INE213 W07327	1,070	7.25 %	100	6-Jun- 25	4-Sep- 28	AAA by CARE	Secured	First Pari Passu charge on Receiv ables + Fixed Deposi ts as secon dary securit y incase of shotfal I

Series 31	INE213 W07335	849	7.17 %	300	1- Aug- 25	27-Jan- 28	AAA by CARE	Secured	First Pari Passu charge on Receiv ables + Fixed Deposi ts as secon dary securit y incase of shotfal I
	Sub total			2707					
Series 1	INE213 W08010	1,711	8.50 %	30	8-Jun- 20	7-Jun- 30	AAA by CRISIL and CARE	UnSecured	
Series 2	INE213 W08028	1,919	7.63 %	40	1-Jan- 21	1-Jan- 31	AAA by CRISIL and CARE	UnSecured	
Series 3	INE213 W08036	2,142	7.70 %	25	12- Aug- 21	12- Aug-31	AAA by CRISIL and CARE	UnSecured	
Series 4	INE213 W08044	2,487	8.40 %	100	22- Jul-22	22-Jul- 32	AAA by CRISIL and CARE	UnSecured	
Series 5	INE213 W08051	2,508	8.40 %	50	12- Aug- 22	12- Aug-32	AAA by CRISIL and CARE	UnSecured	
	Sub total			245.00					
	Total			2,951. 71					

vi. Details of commercial paper issuances as at the end of the last quarter i.e., as at 30 September 2025 - NIL

Series of NCS	I S I N	Tenor / Period of Maturity	Co up on	Amount outstanding (in crs)	Date of allotme nt	Redemption Date/ Schedule	Credi t ratin g	Secured/ Unsecur ed	Sec urit y
NIL									

vii. List of top ten holders of non-convertible securities in terms of value (on a cumulative basis) as on 30 September 2025

S No.	Name of the holders	Amount in crs	Holding as a % of total outstanding non-convertible securities of the Issuer
1	Aditya Birla Sun Life Mutual Fund	650	22%
2	SBI Mutual Fund	475	16%
3	ICICI Prudential Mutual Fund	400	13%
4	HDFC Mutual Fund	325	11%
5	Kotak Mutual Fund	250	8%
6	Star Health and Allied Insurance Company Limited	200	7%
7	State Bank of India	200	7%
8	Canara Bank	100	3%
	IOCL (Refineries Division) Employees Provident		
9	Fund	90	3%
10	Kotak Mahindra Bank Limited	75	2%
	Total	2,765	

^{*}including NCD, subdebt,

viii. List of top ten holders of Commercial Paper in terms of value (in cumulative basis)

S. No.	Name of the holders	Category of holder	Face value of holding	Amount (Rupees in Crores)	Holding as a % of total commercial papers outstanding of the Issuer
NIL					

ix. Details of PTC (as on 30 September 2025)

Lender's	Type of facility	Drawdown	Amount	Maturity	Repayment
Name		Date	(Crores)	Date	Schedule
HL PTC Trust	PTC	31-Oct-23	61	28-May-48	Monthly

01			

x. Details of any corporate guarantee(s) issued by the Issuer:

The Company has not issued any corporate guarantee.

- xi. Details of bank fund based facilities/ rest of the borrowing (if any including hybrid debt like FCCB, Optionally Convertible Debentures/Preference Shares) (As on 30 September 2025):
 - NIL
- xii. Total Borrowing Outstanding as on 30 September 2025

Sr. No	Instrument	Outstanding Amount (In Crs.)
1	Term Loans	4,855
1	NHB	769
2	Non-Convertible Debentures	2,707
3	ECB Loan	871
4	Commercial Papers	0
5	Tier II Capital	245
6	Perpetual Debt Instruments (PDI)	0
7	PTC	63
8	CC/WCDL	0
	Total	9,508

Annexure IX

Reviewed Financials as of June 2025



SMFG indiu Home Finance Co. Ltd.

Registered office address: Commerzane IT Park, Tower B, 1st Floor, No. 111, Mount Poonsamiller Road, Perur, Chennai - 600116, Tamil Nedu
Toll Fire no. 1800120001/fmilit prins-shakeligiprihashakid.com
Website: www.grihashakid.com/CNF- U65922TR0210PL076972

Hatement of Unaudited Financial Results for the quarter ended June 30, 2025

	Quarter ended June 30, 2025 (K lakhs) Unaudited (refer note 7)	Quarter ended March 31, 2025 (Klakhs) Audited (refer note 7)	Quarter ended June 30, 2024 (*Clakhs) Unaudited (refer note 7)	Year ended March 31, 2025 (* lakhs) Audited (refer note 7)
Revenue from operations				
Interest income	34,009	32,061	25,577	1,15,201
Fee and commission income	1,097	1,091	820	4,072
Gain on derecognition of financial instruments held at amortized cost	1,454	2,772	2,366	10,465
Net gain on financial asset at FVTPL	229	144	94	400
Ancilary income Total revenue from operations (a)	146 36,935	137 36.205	77 28.934	1,30,581
				4,000,000
Other income (b)	28	68	- 1	130
Total Income (c)=(a) + (b)	36,963	36,273	28,935	1,30,711
Expenses				
Finance costs	20,056	18,885	15,164	68,731
Impairment on financial instruments	3,563	1,941	1,078	3,454
Employee benefits expense	7,140	5,852	7,115	26,681
Depreciation and amortisation	619	652	549	2,500
Other expenses	3,862	3,807	2,841	13,237
Total expenses (d)	35,240	31,137	26,747	1,14,603
Profit/(Loss) before tax (e)=(c)-(d)	1,723	5,136	2,188	16,108
Tax expense				
Current tax	1,227	1,062	829	3,232
Deferred tax expense / (credit)	(758)	221	(253)	924
Income tax for earlier years	[13]			
Total tax expense (f)	456	1,303	576	4,156
Net profit/(loss) after tax (g)= (e)-(f)	1,267	3,833	1,612	11,952
Other comprehensive income/(loss)				
Items that will not be reclassified to profit or loss, net of tax				
Re-measurement of defined benefit plan	(74)	(12)	(41)	(56)
Tax relating to above	19	3	10	14
Items that will be reclassified to profit or loss				
Gain / (loss) on Derivatives designated at Cash flow hedge	(531)	(177)	30	(177)
Tax relating to above	134	45	191	45
Other comprehensive income/{loss) (h)	(452)	(141)	(31)	(174)
Total comprehensive income/(loss) for the period [i]= (g)+(h)	815	3,692	1,581	11,778
Earnings per equity share:				
Basic earnings per share* (In *!)	0.34	1,10	0.48	3.43
Diluted earnings per share* (in ₹)	0.34	1.10	0.48	3.43
ARE ace value per share (in 1)	10.00	10.00	10.00	10.00
The EPS for the quarters end are not annualised				
SMF ingla Home Finance Co. Ltd.				Home
Gorporate Office: 503 & 504, 5* Floor, G-Block, Inspire BKC, BKC Main F				005 2 Ovac
Projectived Office: Commerzone IT Park, Tower B, 1st Floor, No. 111, Mou				- 5
🌭 Toll Free No.: 1800 102 1003 - 🚫 grihashakti@grihashakti.com 🙃	www.grihashakti.com	n CIN: U65922	TN2010PLG0789	72

- Bitter

 1 3MFs in the Finance Company United (the Company) is a public limited company dominiced in initial and incorporated under the processors of Companies Act, 1956. This
 Company is a Housing Finance company (HHC) registered with Registration number 0/01/01022 dated May 18, 2003 with the Receive Beak of India (1981), estimate Registration number 0/01/0122 dated May 18, 2003 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18, 2005 with the Received Resident Registration number 0/01/0122 dated May 18
- 2 These financial result have been prepared in accordance with Regulation 52 of 588 (Listing Obligations and Osidosure Angulamenta). Regulations, 2015 as amended (the 'Usting Regulation) and recognizion and measurement principile laid diseas in Indian Accounting Coundards, notified under Section 133 of the Companies Act, 2013 med with Companies (Indian Accounting Standards), Rules, 2016, other relevant provisions of the Act, guidelines issued by the Companies (Indian Accounting Standards), Rules, 2016, other relevant provisions of the Act, guidelines issued by the INDIA of the Coundards of the
- 3 Financial results for the quarter ended June 30, 2025, were notemed by the Audit Committee and approved by the Board of Directors at their needing held on August 4, 2025 and reviewed by stoomley sudders, prosvent to Registeron 52 of SRM (losing obligations and Discousse Requirements) Registron, 2025 as amended. Information as required by registration 3(9) of SRM (losing) obligations and obligations (losing obligations) and obligations) and obligations (losing obligations) and obligations (losing obligations) and obligations) are supported by the support obligations (losing obligations) and obligations) and obligations (losing obligations) and obligations) and obligations (losing obligations) and obligations) are supported by the support obligations (losing obligations) and obligations (losing obligations) and obligations (losing obligations) and obligations) and obligations (losing obligations) are supported to the support obligations (losing obligations) and obligations (losing obligations) and obligations (losing obligations) are supported to the support obligations (losing obligations) and obligations (losing obligations) and obligations (losing obligations) are supported to the support obligations (losing obligations) and obligations (losing obligations) are supported to the support obligations (losing obligations).
- 4.All the secured non-convertible debinitures of the Company indusing those haved during the current quarter are fully secured by first pari gauss charge by mortgage of the Company's immedite property Sciences and for the physiological property of sciences as stated in the information memorandum. Further, the Company has multitatived asset cover as stated in the information memorandum which is sufficient to displaye the principal amount at all times for the non-convertible debt recentles issued.
- 5 The Company's operating segments are established in the manner consistent with the information regularly reviewed by the Chief Operating Decision Maker as defined in Ind AS 10th Operating Segments. The Company operates in a single business segment Le fisancing, which has similar risks and relains. The Company operates in a single geographic expense tile domes.
- 6 Disclosures pursuant to Master Overtion Reserve Bank of India (Transfer of Loan Exposures) Directions, 2021 in terms of RBI circular RBI/DGR/2023-22/86DGR_STRACC. 51/21-04-048/2021-22 dated Systemater 24, 2021.

a. Details of transfers through Assignment in respect of loans not in default	
Particulars	Q1 FY 35-26
Entity	Bank
Number of loans assigned	621
Amount of loans assigned (* lakts)	9.178
Weighted average maturity (in months)	160
Weighted average holding period (in months)	,
Retention of beneficial economic interest	10%
Coverage of tangible security	100%
Rating-wise distribution of rated loans	NA.

- b. The Company did not acquire any loans not in default/ or in default during the quarter ended June 30, 2025.
- 7 The figures for the quarter ended 39 June 2025 and 30 Asse 2024 are the unaudisted figures which was subject to limited review. Results for the quarter ended 31 March 2025 are the ablanding figures between the subtied figures of the full financial year ended 31 March 2025 and for the nine month ended 31 December 2024 which was subject to similed review.







Anneuvre 1.

Additional disclosures required by Regulation 52 (4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, for the quarter ended time 90, 2025.

June 30, 2025				
Particulars	Quarter ended June 30, 2025 (1 lakhs) Unaudited	Quarter ended March 31, 2025 (*Clakhs) Audited	Quarter ended June 30, 2024 (* lakhs) Unaudited	Year ended March 31, 202: (Tlakhs) Audited
Debt Equity ratio (Refer Note 1)	6.1x	6.0N	6.4x	6.
Debt service coverage ratio	Not Applicable	Not Applicable	Not Applicable	Not Applicab
Interest service coverage ratio	Not Applicable	Not Applicable	Not Applicable	Not Applicab
Outstanding redeemable preference shares (quantity and value)	NI	MI	NH	1
Capital redemption reserve	NI	Nil	Nil	
Debenture redemption reserve (Refer Nate 2)	Nil	NI	Nil	
Networth(* lakhs) (Refer Note 3)	1,54,381	1,53,316	1,13,377	1,53,3
Net profit after tax (4 lakhs)	1,267	3,833	1,612	11,95
Earning per share (not annuali sed):				
(a) Basic	0.34	1.10	0.48	3.4
(a) Diluted	0.34	1.10	0.48	3.4
Current ratio (Refer note 4)	Not Applicable	Not Applicable	Not Applicable	Not Applicat
Long term debt to working capital (Refer note 4)	Not Applicable	Not Applicable	Not Applicable	Not Applical
Bad debts to Account receivable ratio (Refer note 4)	Not Applicable	Not Applicable	Not Applicable	Not Applical
Current liability ratio (Refer note 4)	Not Applicable	Not Applicable	Not Applicable	
Debtors burnover (Refer note 4)	Not Applicable	Not Applicable	Not Applicable	Not Applicat
Inventory turnover (Refer note 4)	Not Applicable	Not Applicable	Not Applicable	Not Applicat
Operating mergin (Refer note 4)	Not Applicable	Not Applicable	Not Applicable	Not Applicat
Total debt to total asset (Refer note 5)	0.83	0.83	0.83	0.
Net profit margin (Refer note 6)	3.4%	10.6%	5.6%	9.
Sector specific equivalent ratios (Refer note 7):				
(a) Gross Non-performing Assets (NPA)	2.7%	2.4%	2.7%	
(b) Net NPA	1.8%	1.6%	1.8%	
(c) Provision coverage Batto (PCR)	34.2%	32.0%	36.5%	32.1





Abridged Financials - Standalone & Consolidated as of March 2025



7 May, 2025

The General Manager Listing Department National Stock Exchange of India Limited Exchange Plaza, 5th Floor, Plot No. C-1, Block G Bandra Kurla Complex, Bandra (East) Mumbai - 400 051

Ref: Our letter dated 30 April, 2025 on prior intimation under Regulation 50(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Sub: Outcome of Board Meeting and submission of the Audited Financial Results for the year ended 31 March, 2025

Pursuant to Regulation 51(2) and Regulation 52 read with Para A of Part B of Schedule III of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") (as amended from time to time), we hereby inform that the Board of Directors of the Company at its meeting held today i.e. Wednesday, 7 May, 2025, approved the following

- 1. Audited standalone financial results for the quarter and year ended 31 March, 2025 along with reports issued by the Statutory Auditors on the financial results for the year ended 31 March, 2025.
- 2. Change in tenure of appointment of M/s. Vinod Kothari & Co., Practising Company Secretaries (Registration No. P1996W8042300) as Secretarial Auditors of the Company to conduct Secretarial Auditors of the Company to conduct Secretarial Audit from five consecutive years i.e. from FY 2025-26 to FY 2029-30 to two consecutive years i.e. from FY 2025-26 to FY 2026-27 pursuant to provisions of Sections 179 and 204 of the Companies Act, 2013 read with relevant rules made thereunder and Regulation 62M of Listing Regulations.

Accordingly, please find enclosed the following:

- Audited standalone financial results for the quarter and year ended 31 March, 2025 along with reports issued by the Statutory Auditors on the financial results for the year ended 31 March, 2025.
- Disclosures of items specified in Regulation 52(4) of the Listing Regulations.
- Disclosures of related party transactions for the half year ended 31 March, 2025, pursuant to Regulation 23(9) read with Regulation 62K (9) of the Listing Regulations.
- Disclosure of security cover in terms of Regulation 54(3) of the Listing Regulations read with SEBI Master Circular No. SEBI/HO/DDHS-PoD3/P/CIR/2024/46 dated 16 May, 2024.

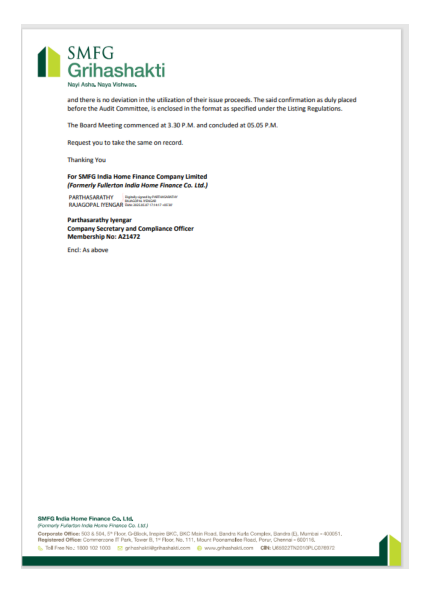
Further, please note that the Statutory Auditors of the Company have given an unmodified opinion in the auditors report for the year ended 31 March, 2025.

Pursuant to Regulation 52(7) and 52(7A) of the Listing Regulations read with SEBI Master Circular SEBI/HO/DDHS/DDHS-PoD-1/P/CIR/2024/48 dated 21 May, 2024 (as amended from time to time), the Company hereby confirms that the issue proceeds of Non-Convertible Debentures raised up to 31 March, 2025 were fully utilized for the purpose for which the same were raised by the Company

SMFG India Home Finance Co. Ltd. (Formerly Fullerton India Home Finance Co. Ltd.)

Corporate Office: Commercore IT Park, Tower B, 1st Floor, No. 111, Mount Poonamate Read Pour, Chennai - 600116.

Gli Free No.: 1800 102 1033 @ grinsshakti@grinashakti.com @ www.grihashakti.com CIN: U65922TN2010PLC076972



B. K. Khare & Co.

Chartered Accountants 706/708, Sharda Chambers, New Marine Lines, Mumbai - 400 020, India

Independent Auditors' Report on the Quarterly and Year to Date Audited Financial Results of the SMFG India Home Finance Co. Ltd. (Formerly Fullerton India Home Finance Co. Ltd.) Pursuant to Regulation 52 of the SEB (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amending

To
The Board of Directors of
SMFG India Home Finance Co. Ltd.
(Formerly Fullerton India Home Finance Co. Ltd.)

Report on the Audit of financial results

Opinion

We have audited the accompanying annual financial Results of SMFG India Home Finance Co. Ltd. ("Formerly Fullerton India Home Finance Co. Ltd.) ("the Company") for the quarter and year ended March 31, 2025, being submitted by the Company pursuant to the requirement of Regulation 52 of the SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial results:

- Is presented in accordance with the requirements of regulation 52 of the Listing Regulations in this
 regard; and
- ii. give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India of the net profit, other comprehensive income and other financial information of the Company for the quarter and year ended March 31, 2025.

Basis for Opinion

We conducted our audit of these annual financial results in accordance with the Standards on Auditing ("SA"s), specified under Section 143(10) of the Companies Act, 2013 ("the Act"). Our responsibilities under those Standards are further described in the Auditors' Responsibilities for the Audit of the Annual Financial Results section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial results under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on annual financial results.



B. K. Khare & Co. Chartered Accountants

Board of Directors' Responsibility for the Financial Results

These annual financial results have been compiled from the Annual Financial Statements. The Company's Board of Directors are responsible for the preparation of these annual financial results that gives a true and fair view of the net profit, other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standard prescribed under section 133 of the Act and rules issued thereunder, the relevant provision of the National Housing Bank Act, 1987, the relevant circulars, guidelines and directions issued by the National Housing Bank Act, 1987, the relevant circulars, guidelines and directions issued by the National Housing Bank ("NHB") and Reserve Bank of India ("RBI") from time to time ("NHB & RBI Guidelines") and other accounting principles generally accepted in India and in compliance with the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act, for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities: selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the annual financial results, that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing these annual financial results, the Board of Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors are also responsible for overseeing the Company's financial reporting process

Auditor's Responsibilities for the Audit of the Annual Financial Results

Our objectives are to obtain reasonable assurance about whether the annual financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these annual financial results.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

Identify and assess the risks of material misstatement of the annual financial results, whether due
to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit
evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not
detecting a material misstatement resulting from fraud is higher than for one resulting from error,



B. K. Khare & Co.

Chartered Accountants

as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under Section 143(3) (i) of the Act, we are
 also responsible for expressing our opinion on whether the company has adequate internal
 financial controls with reference to financial statements in place and the operating effectiveness of
 such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures in the financial results made by the Board of Directors.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the annual financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the annual financial results, including
 the disclosures, and whether the annual financial results represent the underlying transactions and
 events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the annual financial results that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the annual financial results may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the annual financial results.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

B. K. Khare & Co. Chartered Accountants

The numbers and details pertaining to financial year ended March 31, 2024 and notes related thereto, in the annual financial results, have been traced from the Financial Results of the Company audited by M.P. Chitale & Co, Chartered Accountants ('the predecessor Auditor') who expressed an unmodified opinion the results dated May 09, 2024. Our report is not modified in respect of this matter.

For B. K. Khare & Co Chartered Accountants Firm Registration Number: 105102W

Sahallar

Shirish Rahalkar Partner Membership No.: 111212 UDIN: 25111212BMKYCE6466 Place: Mumbal Date: 07 May 2025



	Quarter ended March \$1, 2025 (% laids) Audited (refer note 10)	Quarter ended December 31, 2024 (* lakhs) Unaudited (refer note 10)	Quarter ended March 31, 2024 (* lakhs) Audited (refer note 10)	Year ended March 31, 2025 (* lakhs) Audited (refer note 10)	Year ended March 31, 2004 (₹ lakhs) Audited (refer note 10)
Revenue from operations					
Interest income	32,061	80.562	24.821	1.15.201	89,983
Fee and commission income	1,091	565	815	4,072	2,635
Gain on derecognition of financial instruments held at amortized cost	2,772	3.223	5,326	10.466	7,510
Net gain on financial asset at PVTPL	144	56	97	400	419
Ancillary Income	137	119	86	442	184
Total revenue from operations (a)	36,205	34,945	31,145	1,30,581	1,00,731
Other income (b)	66	37	101	130	130
Total income (cl=(a) + (b)	36.273	34,562	31,246	1,30,711	1,00,851
Total secome (CI=(H) + (D)	36,273	34,362	31,246	1,30,711	1,00,001
Expenses	0.000	N 10000	93333	12:02	10000
Finance costs	18,885	18.134	14,154	68,731	51,717
Impairment on financial instruments	1,941	2,005	3	3,454	2,397
Employee benefits expense	5,852	6,782	7,359	26,681	23,209
Degreciation and amortisation	652	683	504	2,500	1,748
Other expenses	3,807	3,145	1,912	13,237	9,359
Total expenses (d)	31,137	10,749	23,932	1,14,603	88,430
Profit/(Loss) before tax (e)=(c)-(d)	5,136	4,233	7,314	16,108	12,431
Tax expense					
Current tax	1,082	759	1,450	3,232	2,372
Deferred tax expense / (credit)	221	341	416	924	784
Total tax expense (f)	1,303	1,100	1,866	4,156	3,156
Part profit/(loss) after tax (g)= (e)-(f)	1,831	3,133	5,448	11,952	9,275
Other comprehensive income/Bossi					
Items that will not be reclassified to profit or loss, net of tax					
Re-measurement of defined benefit plan	(12)	(4)	(35)	156	(92
Tax relating to above	3	1	9	14	23
teres that will be reclassified to profit or loss					
Gain / (loss) on Derivatives designated at Cash flow hedge	(177		4	(137)	6 6
Tax relating to above	45			45	
Other comprehensive income/(loss) (h)	(141)	(3)	[26]	(174)	(69)
Total comprehensive income/(loss) for the period (i)= (g)+(h)	3,692	3,130	5,422	11,778	9,206
Earnings per equity share:					
Basic connings per share* (in *)	1.10	0.92	1.69	3.43	2.87
District earnings per share* (in 4)	1.10		1.09	3.43	2.87
Face value per share (in ©	30.00			10.00	10.00
	30.00	2000			
*The EPS for the quarters and are not annualised					





SMFC India Home Finance Co. Ltd.

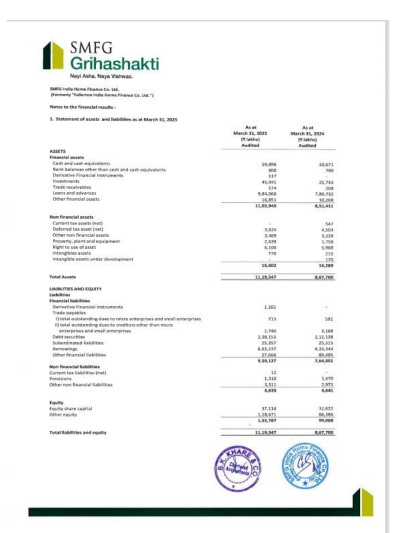
(Formerly Fullerton India Home Finance Co. Ltd.)

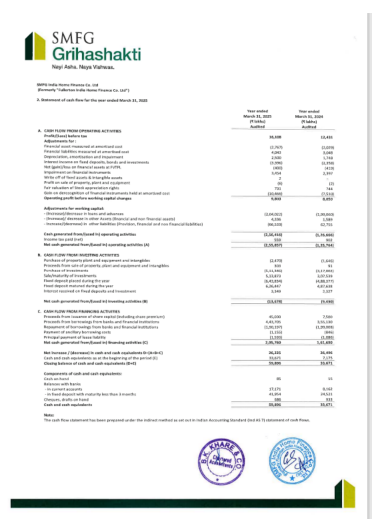
(Formerly Fullerton India Home Finance Co. Ltd.)

Corporate Office: 508 & 504, 5° Floor, G-Block, Inspire BKC, BKC Main Road, Bandra Kurle Correlex, Bandra (E), Marrisal - 400051.

Registered Office: Commence of Park, Tower B, 1° Floor, No. 111, Mount Poceanialice Road, Poruz Chermai - 600116.

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- These Francial result have been prepared in accordance with Regulation 52 of 5(8) (Eging Magistros and Discours Regulatermulty) Regulations, 2015 as amended [the 'United Regulation's Annual Processing Processing Annual Regulation's Annual Regulation's Annual Regulation's Annual Regulation's Individual Regulation's In

Type of Borrowers (* lakha)	Exposure to accounts classified as Standard consequent to implementation of resolution plan-Positions as at 30 September 2024 (A)	Of (A) aggregate debt that slipped into NPA during the half year ended 31 March 2025**	Of (A) amount written off during the half-year 21 March 2025	Of (A) amount poid by the borrowers during the half year ended 31 March 2025	Exposure to accounts classified as Standard consequent to implementation of resolution plan-Position as at the end of this half year ended 31 March 2025*
Personal Loans	1,905	67	7	173	1,637
Others (including MSMEs)	428	136	¥	32	269
Total	2,234	203	7	205	1,505

Particulars	Year ended March 31, 2025
Entity	Bank / MBFC
Number of loans assigned	7,621
Amount of loans assigned (* lakhs)	103,285
Weighted average maturity (in months)	171
Weighted average holding period (in months)	36
Retention of beneficial economic interest	10%
Coverage of targible security	10096
Nating-wise distribution of rated loans	NA.

b. Details of transfer of stressed loans thiring the year ended March 31, 2025.

	Ye	or ended March 31, 2025	(Clakks)
Particulars	To ARC	To permitted transferee	To Other Transferees
No of accounts	Nil	407	Nil
Aggregate principal outstanding of loans transferred *	ppil	7,956	Nil
Weighted average residual tenor of the loans transferred (in months)	pgill	281	Nil
Net book value of loans transferred (at the time of transfer)	Nil	1,097	Nil
Aggregate consideration	Nil	3,023	Nil
Additional consideration realized in respect of accounts transferred in	Nil	v	NII

attributing written off loans

1 including written off loans

1. The Company this not acquire any loans not in default) or in default during the quarter and year ended March 31, 2025.











Additional disclosures required by Regulation S2 (4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, for the quarter and year ended March 31, 2025

Particulars	Quarter ended March 31, 2025 (* lakhs) Audited	Year ended March 31, 2025 (* lakto) Audited	Quarter ended March 31, 2024 (* lakha) Audited	Year ended Month 31, 2024 (* lakhs) Audited
Debt Equity ratio (Refer Note 1)	6.0x	6.0x	6.8x	6.9
Delot service coverage ratio	Not Applicable	Not Applicable	Not Applicable	Not Applicable
Interest service coverage ratio	Not Applicable	Not Applicable	Not Applicable	Not Applicable
Dutstanding redeemable preference shares (quantity and value)	1011	Nil	NI	Ni
Capital redemption reserve	tel	NI	NI	Ni
Debenture redemption reserve (Refer Note 2)	NII	NI NI	NI	NI NI
Networth(₹ lakhs) (Refer Note 3)	1,53,316	1,53,316	96,731	96.731
Net profit after tax (* lakhs)	3,833	11,952	5,448	9,275
Earning per share (not annualised):	1,10000			
(a) Basic	1.10	3.43	1.69	2.87
(a) Diluted	1.10	3.43	1.69	2.87
Eurrent ratio (Refer note 4)	Not Applicable	Not Applicable	Not Applicable	Not Applicable
long term debt to working capital (Refer note 4)	Not Applicable	Not Applicable	Not Applicable	Not Applicable
Bad debts to Account receivable ratio (Refer note 4)	Not Applicable	Not Applicable	Not Applicable	Not Applicable
Eurrent liability ratio (Refer note 4)	Not Applicable	Not Applicable	Not Applicable	Not Applicable
Debtors turnover (Refer note 4)	Not Applicable	Not Applicable	Not Applicable	Not Applicable
Inventory turnover (Refer nate 4)	Not Applicable	Not Applicable	Not Applicable	Not Applicable
Operating margin (Refer note 4)	Not Applicable	Not Applicable	Not Applicable	Not Applicable
Total debt to total asset (Refer note 5)	0.83	0.83	0.77	0.77
Ket profit margin (Refer note 6)	10.6%	9.1%	17.4%	9.2%
Sector specific equivalent ratios (Refer note 7):	220	100		
(a) Gross Non-performing Assets (NPA)	2.4%	2.4%	2.6%	2.6%
(b) Net NPA	1.6%	1.6%	1.6%	1.6%
(c) Provision coverage Ratio (PCR)	32.0%	32.0%	37.9%	37.9%

- Class TroMotions concentrate consecutionals.

 Notice

 1. Debt decurities is Bornwings + Subardinasted (abilities) / Shareholders Aund.

 2. The Company is not required to create debenture redemption reserve in terms of the Companies (Share Capital and Debenture) Rusles and the Companies (Share Capital and Debenture) Rusles (2014 read with the Companies (Share Capital and Debenture) Rusles (2014 read with the Companies (Share Capital and Debenture) Rusles (2014 read with the Companies (Share Capital and Debenture) Rusles (2014 read with the Companies (Share Capital and Debenture) Rusles (2014 read with the Companies (Share Capital and Debenture) Rusles (2014 read with Capital Rusles (2014 read with Capital





elated p	arty transactions for the half	-year ended 31 March 2023							1						Amount in	-													
		9.5% 25500							Additional discloss relates to loan entity/subsidiary.	ns, inter-con	porate depos ils need to be	its, advance	s or investme rily once, dur	nts made or	given by the	listed													
Sr.No	Details of the party	Details of the Co	unterparty	Type of related party transaction	Value of transactions as approved by audit committee		Outstandin	g Balance	In case any financial to make or give is deposits, advan	oans, Inter-o	corporate	Details	of loans, inte	r-corporate investment		ances or													
		Relationship of the counterparty with the listed entity				As at 31 March 25	As at 30 Sept 24	Nature of indebtedness (loan / issuance of debt / any other etc.)	Cost	Tenure	Nature	Interest Rate (%)	Tenure	Secured or not	Purpose of funds														
1	Company Limited (Formerly	Umited (Formerly "Fullerton india	Holding Company	Expense as per resource sharing agreement ⁶	4,800	2,339	(1,424)	(1,328)		14																			
				Income as per resource sharing agreement	200	24	12	16				-) =															
						Gratuity receivable/[payable] on account of employee transfer		8	(16)	15	12						- 1												
					Fee paid on committed line extended by Parent Company*	Refer Note 1	91	(3)	(50)		12	*				- 1													
														Equity investment made by Parent Company*		30,000	1,33,500	1,03,500			e		1.						
				Committed line (Off balance sheet)**	+			25,000			-	-																	
			-										batane Corpora obtain ret GST payal of Deem				Corporate Guarantee obtained for NHB refinance ^e	50,000	100	23,559	27,136	9	- 4		-		14		*
														GST payable on account of Deemed Guarantee Commission	*	100	(11)	(13)		1	-				- 4				
				Service Fees Income towards Assignment transaction	Refer Note 2	45	18	16							- 12	15													
				Transfer of standard assets through assispnment to parent	1,02,600	10,130	(1,389)	(1,225)	*							4													



									Additional discloss relates to load entity/subsidiary.	ıs, inter-cor	porate depos ils need to be	its, advance	s or investme mly once, dur	nts made on	given by the	listed
Sr No	Details of the party	Details of the Cou	interparty	Type of related party transaction	Value of transactions as approved by audit committee		Outstandin	g Balance	In case any financial i to make or give le deposits, advan	ans, inter-	corporate	Details	of loans,inte	r-corporate investment		vances or
	Name of the listed entity	Name of the counterparty	Relationship of the counterparty with the listed entity				As at 31 March 25	As at 30 Sept 24	Nature of indebtedness (loan / issuance of debt / any other etc.)	Cost	Tenure	Nature	Interest Rate (%)	Tenure	Secured or not	Purpose of funds
		Mr. Radhakrishnan Menos (till 22 December 2024)	Independent Director	Director's sitting fee and commission	Refer Note 3	9	(25)	[16]	-	-						
		Ms, Sudha Pillai (till - 20 August, 2024)	Independent Director	Director's sitting fee and commission	Refer Note 3	14	(14)	[14]	4	-		34				
		Ms. Dakshita Das	Independent Director	Director's sitting fee and commission	Refer Note 3	27	(33)	(16)								
		Mr. Colathur Narayanan Ram (w.e.f. 20 August, 2024)	Chairman, Additional Director (Non- Executive and Independent director)	Director's sitting fee and commission	Refer Note 3	27	(22)	(3)				-		9		
		Mr. Deepak Patkar	Chief Executive Officer (w.e.f 7 Sep 2022) & Managing Director (w.e.f 2 Feb 2023)	Remuneration (includes post employement benefits)	Refer Note 4	124	(44)	(44)	÷			-		12	-	
		Mr. Ashish Chaudhary	Chief Financial Officer	Remuneration (includes post employement benefits)	Refer Note 4	39	(6)	(6)	-	-		1.5		- 13		
		Ms. Akanksha Kandol (till - 07 November 2024)	Company Secretary	Remuneration (includes post employement benefits)	Refer Note 4	7	9	PL.			,					
		Mr. Parthasarathy lyengar (w.e.f 16 December, 2024)	Company Secretary	Remuneration (includes post employement benefits)	Refer Note 4	15		*				-	1 12			

"Specific approval in Q1 FY24-25 ACM, Dated 19th Apr'24 and Q3 FY24-25 board meeting dated 15th Dec'24 respectively.

**The Committed Credit line with SMICC has expired in March, 2025.

***Specific approval dated 21st June'24, 31st Aug'24 and 7th Nov'24 respective

"Appointed as KMP in Parent Company SMICC w.e.f. G1st Oct 2023, and thereafter appointed as KMP in the company (SMHC) as well w.e.f. 25th Dec 2023

Notes:

The rate at which Commitment Sees is charge on credit line provided by parent company is approved by the Audit Committee.

Transaction is consequential to principal Assignment transaction on Arm's length.

Director sitting Ness is approved by Board. Director commission will be approved by Nomination and Remuneration Committee of the Board ("NRC) at year end
 Remuneration to Key Management Personnel as approved by Nomination and Remuneration Committee of the Board ("NRC) from time to time.



Note:

March 2025

https://www.nseindia.com/companies-listing/corporate-filings-announcements

Click on above link then follow below steps:

Click on Debt \rightarrow Enter Company Name(SMFG India Home Finance Company Limited) \rightarrow Click on 1Y tab \rightarrow Search and Click on Financial Results Updates

Annexure X Audited ALM Statement ALM Statement as on 31st March 2025



PART-1: STATEMENT OF STRUCTUR	AL LIQUIDIT	Y AS ON PE	RIOD ENDIN	G	l							l
RESIDUAL MATURITY	1 day to 7 days	8 days to 14 days	15 days to 30/31 days (one month)	Over one month to 2 months	Over 2 months to 3 months	to 6 months	Over 6 months to 1 year	Over 1 year to 3 years	Over 3 years and upto 5 years	Over 5 years	Total	Row Co
Column Code	C290	C291	C292	C293	C294	C295	C296	C297	C298	C299	C300	
A. OUTFLOWS												R1569
1. Capital Funds	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	371.16	371.16	R157
a) Equity capital	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	371.16	371.16	R157
 b) Non-redeemable or perpetual 												R157
preference capital	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	K15/
c) Others												R157
	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	Kibra
 d) Preference capital - redeemable/non- 												R1574
perpetual	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	
2. Reserves & surplus	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1182.66	1182.66	R157
3. Gifts, grants, donations & benefactions	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R157
4. Notes, bonds & debentures	0.00	0.00	0.00	200.00	0.00	25.00	186.70	1866.30	0.00	241.02	2519.02	R157
 a) Plain vanilla bonds/debentures 	0.00	0.00	0.00	200.00	0.00	25.00	186.70	1866.30	0.00	241.02	2519.02	R157
b) Bonds/debentures with embedded												
options (including zero-coupon/deep												R1579
discount bonds)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	
c) Fixed rate notes	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1580
5. Deposits	0.00	0.00	0.00	49.50	0.00	0.00	0.00	0.00	0.00	0.00	49.50	R1581
a) Term deposits from public	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1583
b) Inter Corporate Deposits (ICDs)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R158
c) Commercial Papers (CPs)	0.00	0.00	0.00	49.50	0.00	0.00	0.00	0.00	0.00	0.00	49.50	R1584
6. Borrowings	0.00	39.33	25.43	65.90	218.75	286.92	695.35	2944.52	1399.60	898.23	6574.03	R158
a) Term money borrowings	0.00	39.33	25.43	65.90	218.75	261.22	643.95	2314.82	1194.00	567.08	5330.48	R158
b) Bank borrowings in the nature of WCDL,	0.00	33.33	20.43	00.90	210.70	201.22	043.20	23 14.02	1154.00	307.00	3330.40	
CC etc.	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1587
	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	_
c) From RBI, NHB, Govt, & others	0.00	0.00	0.00	0.00	0.00	25.70	51.40	629.70	205.60	331.15	1243.55	R158
7. Current Liabilities & provisions:	89.45	58.41	83.25		9.99	43.25	21.52	28.28	205.60	331.15 14.65	1243.55 425.11	R158
				61.43								
a) Sundry creditors	58.17 28.26	29.36 28.26	19.27 61.19	0.00	0.00	0.00	0.00	9.30	5.03 9.85	0.00 8.39	121.13	R159
 b) Expenses payable (other than interest) 	28.26	28.26	61.19	8.16	5.65	0.60	2.32	13.81	9.85	8.39	166.49	R1591
 c) Advance income received, receipts from 												R159
borrowers pending adjustment	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	
 d) Interest payable on bonds/deposits 	3.02	0.79	2.79	53.27	4.34	42.42	18.31	0.00	0.00	0.00	124.94	R1593
e) Provisions for NPAs	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R159
f) Provisions (other than for NPAs)	0.00	0.00	0.00	0.00	0.00	0.23	0.89	5.17	0.00	6.26	12.55	R159
8. Contingent Liabilities	86.69	144.72	210.67	338.27	254.52	294.42	593.75	1017.50	64.50	2.50	3007.54	
a) Letters of credit/guarantees	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R159
 b) Loan commitments pending disbursal 												R159
(outflows)	86.69	144.72	210.67	338.27	254.52	291.92	210.45	147.50	44.50	0.00	1729.24	W1591

ART-1: STATEMENT OF STRUCTUR	AL LIQUIDIT	Y AS UN PE	RIOD ENDIN	<u> </u>	l							l
RESIDUAL MATURITY	1 day to 7 days	8 days to 14 days	15 days to 30/31 days (one month)	Over one month to 2 months	Over 2 months to 3 months	Over 3 months to 6 months	Over 6 months to 1 year	Over 1 year to 3 years	Over 3 years and upto 5 years	Over 5 years	Total	Row Coo
c) Lines of credit committed to other												R1599
institutions (outflows)	0.00	0.00	0.00	0.00	0.00	2.50	383.30	870.00	20.00	2.50	1278.30	111333
d) Outflows on account of forward												
exchange contracts, rupee/dollar swap &												R160
bills rediscounted	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	
9. Others (Please specify, if any)	0.00	0.00	1.00	1.01	1.02	3.15	6.11	28.28	16.83	13.31	70.71	R1601
(A) TOTAL OUTFLOWS	176.14	242.46	320.35	716.11	484.28	652.74	1503.43	5884.88	1495.81	2723.53	14199.73	R160
(A_1) CUMULATIVE OUTFLOWS	176.14	418.60	738.95	1455.06	1939.34	2592.08	4095.51	9980.39	11476.20	14199.73	47072.00	R1603
INFLOWS											0.00	R160
1. Cash	0.90	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.90	R160
2. Remittance in transit	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R160
3. Balances with banks (in India only)	266.06	42.62	108.53	184.39	0.00	0.05	4.45	0.00	0.00	0.00	606.10	R160
a) Current account	178.55	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	178.55	R160
 b) Deposit /short-term deposits 	87.51	42.62	108.53	184.39	0.00	0.05	4.45	0.00	0.00	0.00	427.55	R160
c) Money at call & short notice	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R161
4. Investments (net of provisions)	99.38	49.25	123.41	138.38	0.00	0.00	0.00	0.00	0.00	0.00	410.42	R161
a) Mandatory investments	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R161
b) Non Mandatory Listed	99.38	49.25	123.41	138.38	0.00	0.00	0.00	0.00	0.00	0.00	410.42	R161
c) Non Mandatory unlisted securities (e.g. shares, etc.)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1614
 d) Non-mandatory unlisted securities having a fixed term maturity 	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R161
e) Venture capital units	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R161
5. Advances (Performing)	46.87	30.62	54.91	137.59	142.88	456.32	843.43	2292.89	1255.10	4313.98	9574.59	R161
 a) Bills of exchange and promissory notes discounted & rediscounted 	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R161
b) Term loans (only rupee loans)	46.87	30.62	54.91	137.59	142.88	456.32	843.43	2292.89	1255.10	4313.98	9574.59	R161
 c) Corporate loans/short term loans 	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R162
Non-performing loans (May be shown net of the provisions, interest suspense held)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	9.46	138.28	147.74	R162
a) Sub-standard											0.00	R162
 All overdues and instalments of principal 												R162
falling due during the next three years	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	9.46	0.00	9.46	
ii) Entire principal amount due beyond the next three years	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	111.21	111.21	R162
b) Doubtful and loss												R162
i) All instalments of principal falling due												
during the next five years as also all overdues	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R162
 ii) Entire principal amount due beyond the next five years 	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	27.07	27.07	R162

PART-1: STATEMENT OF STRUCTUR	AL LIQUIDIT	Y AS ON PE	RIOD ENDIN	G								ı
RESIDUAL MATURITY	1 day to 7 days	8 days to 14 days	15 days to 30/31 days (one month)	Over one month to 2 months	Over 2 months to 3 months	Over 3 months to 6 months	Over 6 months to 1 year	Over 1 year to 3 years	Over 3 years and upto 5 years	Over 5 years	Total	Row Code
7. Inflows from assets on lease	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	61.00	61.00	R1628
8. fixed assets (excluding assets on lease)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	26.39	26.39	R1629
9. Other assets :	80.09	10.98	18.92	6.99	2.32	8.61	31.73	32.33	25.03	148.04	365.04	R1630
 (a) Intangible assets and items not representing cash inflows. 	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	7.70	7.70	R1631
(b) Other items (such as accrued income, other receivables, staff loans, etc.)	78.81	9.85	9.85	0.00	0.00	1.24	6.28	0.00	0.72	11.58	118.33	R1632
c) Others (Please specify, if any)	1.28	1.13	9.07	6.99	2.32	7.37	25.45	32.33	24.31	128.76	239.01	R1633
10. Lines of credit committed by other institutions (inflows)	0.00	250.00	400.00	250.00	0.00	378.30	0.00	0.00	0.00	0.00	1278.30	R1634
11. Bills rediscounted (inflow)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1635
 Inflows on account of forward exchange contracts, dollar/rupee swaps (sell/buy) 	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1636
13. Others (Please specify, if any)	8.47	5.53	9.92	24.85	25.81	82.41	152.33	414.11	226.68	779.14	1729.25	R1637
(B) TOTAL INFLOWS	501.77	389.00	715.69	742.20	171.01	925.69	1031.94	2739.33	1516.27	5466.83	14199.73	R1638
C. Mismatch (B - A)	325.63	146.54	395.34	26.09	-313.27	272.95	-471.49	-3145.55	20.46	2743.30	0.00	R1639
D. Cumulative mismatch	325.63	472.17	867.51	893.60	580.33	853.28	381.79	-2763.76	-2743.30	0.00		R1640
E. Mismatch as % to Outflows (C as % of A)	184.87%	60.44%	123.41%	3.64%	-64.69%	41.82%	-31.36%	-53.45%	1.37%	100.73%		R1641
F. Cumulative Mismatch as % to Cumulative Outflows (D as % to A1)	184.87%	112.80%	117.40%	61.41%	29.92%	32.92%	9.32%	-27.69%	-23.90%	0.00%		R1642

RT-2: STATEMENT OF INTEREST R	A I E SENSII	IVIII			I			I			ı I		i
	1 day to 7 days	8 days to 14 days	15 days to 30/31 days (one month)	Over one month to 2 months	to 3 months	Over 3 months to 6 months	Over 6 months to 1 year	Over 1 year to 3 years	Over 3 years and upto 5 years	Over 5 years	Non-sensitive	Total	Row Cod
Column Code	C301	C302	C303	C304	C305	C306	C307	C308	C309	C310	C311	C312	
OUTFLOWS													R1643
1. Capital Funds	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	371.16	371.16	R1644
a) Equity capital	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	371.16	371.16	R1645
b) Non-redeemable or perpetual													R1646
preference capital	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	K1040
c) Others	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1647
d) Preference capital - redeemable/non-													R1648
perpetual	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1648
2. Reserves & surplus	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1182.66	1182.66	R1649
3. Gifts, grants, donations & benefactions	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1650
4. Notes, bonds & debentures	0.00	74.99	199.97	200.00	0.00	25.00	111.71	1666.33	0.00	241.02	0.00	2519.02	R1651
a) Floating rate	0.00	74.99	199.97	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	274.96	R1652
 b) Fixed rate (plain vanilla) including zero coupons 	0.00	0.00	0.00	200.00	0.00	25.00	111.71	1666.33	0.00	241.02	0.00	2244.06	R1653
c) Instruments with embedded options	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1654
5. Deposits/Borrowings	0.00	0.00	0.00	49.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	49.50	R1655
a) Deposits												0.00	R1656
i) Fixed rate	0.00	0.00	0.00	49.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	49.50	R1657
ii) Floating rate	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1658
N) ICDs	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1659
6. Borrowings	645.81	63.53	1074.50	1198.72	1733.93	250.45	903.01	575.63	77.14	51.33	0.00	6574.05	R1660
a) Term money borrowings	645.81	63.53	1074.50	1198.72	1567.82	242.09	428.45	84.65	10.26	14.67	0.00	5330.50	R1661
b) Bank borrowings in the nature of WCDL_CC etc.	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1662
c) From RBI, NHB, Govt.	0.00	0.00	0.00	0.00	166.11	8.36	474.56	66.88	66.88	36.66	0.00	819.45	R1663
d) From Others	0.00	0.00	0.00	0.00	100.11	0.30	474.00	00.00	00.00	30.00	0.00	0.00	R1664
i) Fixed rate	0.00	0.00	0.00	0.00	0.00	0.00	0.00	424.10	0.00	0.00	0.00	424.10	R1669
ii) Floating rate	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1666
7. Current Liabilities & provisions:	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	425.11	425.11	R1667
a) Sundry creditors	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	121.13	121.13	R1668
b) Expenses payable	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	166.49	166.49	R1661
c) Swap adjustment a/c.	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1670
d) Advance income received/receipts from	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	
borrowers pending adjustment	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1671
e) Interest payable on bonds/deposits	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	124.94	124.94	R1672
f) Provisions	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	12.55	12.55	R1673
8. Repos/ bills rediscounted/forex swaps (Sell / Buy)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1674
9. Contingent Liabilities	86.69	144.72	210.67	338.27	254.52	294.42	593.75	1017.50	64.50	2.50	0.00	3007.54	R1675
a) Letters of credit/guarantees	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1676
b) Loan commitments pending disbursal	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	107

PART-2: STATEMENT OF INTEREST F	ATE SENSI	TIVITY										
RESIDUAL MATURITY	1 day to 7 days	8 days to 14 days	15 days to 30/31 days (one month)	Over one month to 2 months	Over 2 months to 3 months	Over 3 months to 6 months	Over 6 months to 1 year	Over 1 year to 3 years	Over 3 years and upto 5 years	Over 5 years	Non-sensitive	Total
c) Lines of credit committed to other												
institutions (outflows) d) Outflows on account of forward	0.00	0.00	0.00	0.00	0.00	2.50	383.30	870.00	20.00	2.50	0.00	1278.30
exchange contracts, rupee/dollar swap & bills rediscounted	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
10. Others (Please specify, if any)	0.00	0.00		0.00	0.00	0.00	0.00	0.00			70.69	70.65
(A) TOTAL OUTFLOWS	732.50			1786.49								14199.73
(A-1) CUMULATIVE OUTFLOWS	732.50	1015.74		4287.37								80030.8
B. INFLOWS	132.50	1010.14	2500.00	4207.57	0275.02	0010.00	0454.10	71710.00	71000.20	JE150.11	.4100.70	0.0
1. Cash	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.90	0.90
2. Remittance in transit	0.00	0.00		0.00	0.00	0.00	0.00	0.00			0.00	0.00
3. Balances with banks (in India only)	87.51	42.62	108.53	184.39	0.00	0.05	4.45	0.00	0.00	0.00	178.55	606.10
a) Current account	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	178.55	178.55
b) Deposit /short-term deposits	87.51	42.62	108.53	184.39	0.00	0.05	4.45	0.00	0.00	0.00	0.00	427.55
c) Money at call & short notice	0.00	0.00		0.00	0.00	0.00	0.00	0.00			0.00	0.00
4. Investments (net of provisions)	99.38	49.25	123.41	138.38	0.00	0.00	0.00	0.00	0.00	0.00	0.00	410.42
 a) Fixed income securities (e.g. govt. securities, zero coupon bonds, bonds, debentures, cumulative, non-cumulative, 												
redeemable preference shares, etc.)	99.38	49.25		138.38	0.00	0.00					0.00	410.42
b) Floating rate securities	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
 c) Equity shares, convertible preference shares, shares of subsidiaries/joint ventures, venture capital units. 	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
5. Advances (Performing)	9564.96	0.00	0.02	0.02	0.02	0.07	0.15	0.72	0.94	7.69	0.00	9574.59
a) Bills of exchange and promissory notes												
discounted & rediscounted	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
 b) Term loans (only rupee loans) 												0.00
i) Fixed Rate	0.00	0.00		0.02		0.07	0.15				0.00	9.63
ii) Floating Rate	9564.96	0.00		0.00		0.00	0.00	0.00			0.00	9564.96
c) Corporate loans/short term loans 6. Non-performing loans (May be shown net	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
of the provisions, interest suspense and claims received from ECGC) a) Sub-standard	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	9.46	138.28	0.00	147.74
Sub-standard All overdues and instalments of principal												0.00
falling due during the next three years	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	9.46	0.00	0.00	9.46
 Entire principal amount due beyond the next three years 	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	111.21	0.00	111.21
b) Doubtful and loss												0.0
 All instalments of principal falling due during the next five years as also all 												

ART-2: STATEMENT OF INTEREST R	ATE SENSIT	IVITY											
RESIDUAL MATURITY	1 day to 7 days	8 days to 14 days	15 days to 30/31 days (one month)	Over one month to 2 months	Over 2 months to 3 months	Over 3 months to 6 months	Over 6 months to 1 year	Over 1 year to 3 years	Over 3 years and upto 5 years	Over 5 years	Non-sensitive	Total	Row Code
ii) Entire principal amount due beyond the													R1706
next five years	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	27.07	0.00	27.07	
7. Inflows from assets on lease	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	61.00	61.00	R1707
8. fixed assets (excluding assets on lease)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	26.39	26.39	R1708
9. Other assets :	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	365.05	365.05	R1709
 (a) Intangible assets and items not representing cash inflows. 	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	7.70	7.70	R1710
(b) Other items (such as accrued income, other receivables, staff loans, etc.)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	118.33	118.33	R1711
c) Others (Please specify, if any)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	239.02	239.02	R1712
10. Lines of credit committed by other institutions (inflows)	0.00	250.00	400.00	250.00	0.00	378.30	0.00	0.00	0.00	0.00	0.00	1278.30	R1713
11, Bills rediscounted (inflow)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1714
12. Inflows on account of forward exchange contracts, dollar/rupee swaps (sell/buy)	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	R1715
13. Others (Please specify, if any)	86.69	144.72	210.67	338.27	254.52	291.92	210.45	147.50	44.50	0.00	0.00	1729.24	R1716
) TOTAL INFLOWS	9838.54	486.59	842.63	911.06	254.54	670.34	215.05	148.22	54.90	145.97	631.89	14199.73	R1717
Mismatch (B - A)	9106.04	203.35	-642.51	-875.43			-1393.42	-3111.24	-86.74	-148.88	-1417.73	0.00	R1718
Cumulative mismatch	9106.04	9309.39	8666.88	7791.45	6057.54	6158.01	4764.59	1653.35	1566.61	1417.73	0.00		R1719
Mismatch as % to Outflows (C as % of A)	1243.15%	71.79%	-43.26%	-49.00%	-87.20%	17.63%	-86.63%	-95.45%	-61.24%	-50.49%	-69.17%		R1720
Cumulative Mismatch as % to Cumulative utflows (D as % to A1)	1243,15%	916.51%	346.55%	181,73%	96.52%	89.95%	56.36%	14.11%	13.21%	11.67%	0.00%		R1721

Annexure XI

Sr. No	State	City	Branch Address
			1st Floor, Office No.202/202, Sr.No. 50,52,53A, P No.94,
			Walvekar Commercial Complex, Walvekar Nagar, Pune
			Satara Road, Above Ashtekar Jewellers, Pune,
1	Maharashtra	Pune	Maharashtra – 411009
			3rd Floor, No.3362 – V, AE Block, 10th Main Road, Anna
2	Tamil Nadu	Chennai	Nagar, Chennai, Tamil Nadu - 600040
			1st Floor, No.39, Kalavasal Bypass Road, Madurai,
3	Tamil Nadu	Madurai	Tamil Nadu – 625016
			Fourth Floor 402, Satkar Complex, Adjoining Swagat,
4	Gujarat	Ahmedabad	C.G Road, Ahmedabad, Gujarat – 380006.
			7th Floor, Office No.704, 705 & 706, Benchmark
	Masellerra		Business Park, Opposite Gujarati Samaj School,
5	Madhya Pradesh	Indoro	Bombay Hospital Road, Indore, Madhya Pradesh – 452010
5	Plauesii	Indore	315, 3rd Floor, Rajshree Centre, Opposite Effotel Hotel,
6	Gujarat	Vadodara	Sayajiganj, Vadodara, Gujarat – 390020
	Gujarat	vauouara	3rd Floor 244-A, Above Great Eastern Limited Circular
			Road, Anasagar Link Road Vaishali Ajmer Rajasthan-
7	Rajasthan	Ajmer	305001
,	rajastriari	7 (11101	3rd Floor, 301, Shreeji Chamber, 32 Panchwati, Udaipur,
8	Rajasthan	Udaipur	Rajasthan – 313001
	,		1st Floor , NM Complex #6, service Road , Remco
			Layout Hampi Nagar RPC Layout Adj to Attuguppe
9	Karnataka	Bangalore	Metro Station Vijayanagar Karnataka-560040
			Ground Floor, No:178, Krishnasamy Mudaliyar Road,
10	Tamil Nadu	Coimbatore	RS Puram, Coimbatore -641002, Tamil Nadu
			6th Floor, Anar Chambers, 5 B.N., Sarkar Sarani,
11	West Bengal	Kolkata	Kolkata, West Bengal – 700072
			1st Floor, No.615, Patel Complex, 4th Stage, New
40	14 ()		Kantha Raju URS Road , TK Layout Mysore, Karnataka -
12	Karnataka	Mysore	570023
40	Cuiovat	Curat	Mezzanine Floor, Office No.2006, 21st Century, Main
13	Gujarat	Surat	Darwaza Ring Road, Surat, Gujarat – 395002 Ground & Mezannine floor, G-19, 20, 21 & 22, Opp.
			Police Parade Ground, Sharanpur Road, Nashik -
14	Maharashtra	Nashik	422002, Maharashtra
14	Madhya	INGOLIIV	First Floor, B-13/2, Mahakal Vanijyik Kendra,
15	Pradesh	Ujjain	Nanakheda, Ujjain, Block-B, Madhya Pradesh - 456 010
10	1 1440011	Ojjani	Second Floor, The City Centre, Office No.239,240 &
			241, Near Amrapali Undar Bridge, Raiya Road, Rajkot,
16	Gujarat	Rajkot	Gujarat-360007.
	,	-9	First Floor, No:-296, Omalur Main Road, Angammal
17	Tamil Nadu	Salem	Colony, Salem - 636 009, Tamil Nadu
	Madhya		First Floor, HIG-10, Shivaji Nagar, Hoshangabad Road,
18	Pradesh	Bhopal	Bhopal-462016, Madhya Pradesh
			2nd Floor, Block No:-223, Shri Ram Shyam Towers,
19	Maharashtra	Nagpur	Kingsway, Sadar, Nagpur - 440 001

			Second Floor, Landmark Building, 31, Lokmanya	
			Housing Society, Ring Road, Jalgaon - 425 001,	
20	Maharashtra	Jalgaon	Maharashtra	
			Second Floor, S-7, Krystal Plaza, Near Gold Gym,	
21	Maharashtra	Kolhapur	Tarabai Park, Kolhapur, Maharashtra – 416003	
			First & Second Floor, Kesar Mall, 115A, Tonk Road,	
	5		Bapu Nagar, Opp. Apex Mall, Rajasthan, Jaipur –	
22	Rajasthan	Jaipur	302015	
			Third Floor, Selva Nirmala Complex, No:-C-87/3,1-24,	
22	Tamil Nadu	Trichy	5th Cross, Fort Station Road, Thillai Nagar, Trichy -	
23	Tamii Nauu	Trichy	620018, Tamil Nadu C-501, 5th Floor, C Wing, Space Olympia, Sutgirni	
24	Maharashtra	Auronachad		
24	Manarashira	Aurangabad	Chowk, Garkheda, Aurangabad, Maharashtra – 431009	
25	Tamil Nadu	Erode	1st Floor , J.B Towers, 15/2, Sathiya Sai Nagar, 2nd	
23	Tarriii Nauu	Elode	Street, Perundurai Road, Erode, Tamil Nadu – 638012 Fourth Floor, Brij Tarang, No:-6-3-1192/1-6/4 AB,	
26	Telangana	Hyderabad	Kundan Bagh, Begumpet, Telangana - 500 016	
20	Madhya	riyuciabau	Fourth Floor, 33, The Empire, City center, Lashkar,	
27	Pradesh	Gwalior	Gwalior, Madhya Pradesh - 474 001	
	1 1000311	Owalloi	Second Floor, House No:-435/1, 509/510 (New) Najul	
	Madhya		Block No:-84, Marhatal Ward, Jabalpur - 482 001,	
28	Pradesh	Jabalpur	Madhya Pradesh	
	1 1440011	Gasaipai	1st Floor ,Plot No E-4,E-5, Near Vishnoi Dharamsala,	
29	Rajasthan	Jodhpur	Ratanda, Jodhpur Rajasthan-342001	
	. rajaonian		4th Floor, Oasis Mall, 11A, Murarji Peth, Solapur,	
30	Maharashtra	Sholapur	Maharashtra – 413001	
		on one pro-	1st Floor Right Side, Plot No.UCP/012, Under Bengal	
			Ambuja City, Centre Faridpur Mamra Durgapur-713216,	
31	West Bengal	Durgapur	West Bengal	
	Andhra		4th Floor, 75-06-26/1, Prakash Nagar, Revenue Ward	
32	Pradesh	Rajahmundry	No.31, Rajahmundry, Andhra Pradesh – 533102.	
			1st Floor, House No.15-1-237, Shop No.11 & 12,	
			Warangal City Centre, Warangal, Greater Warangal –	
33	Telangana	Warangal	506002	
			Second Floor, Mauli Sankul, Savedi Road, Nagar	
			Manmad Road, Near Zopadi Canteen, Opp. TVS	
	NACL CO. L.	A1 !	Showroom, Savedi, Ahmednagar - 414 003,	
34	Maharashtra	Ahmednagar	Maharashtra	
			Office No.13 & 20, Second Floor, Busyland Heights,	
25	Maharaahtra	Amravati	Jawahar Road, Chitra Chowk, Amravati, Maharashtra –	
35	Maharashtra	Amiavati	444601 1st floor Door no-h-68, 80 Feet Road Rm Colony , Main	
36	Tamil Nadu	Dindigul	Road Dindigul Tamil Nadu-624001	
30	ranni Nauu	Dindigul	First & Second Floor, H No:-39-9-8, Sri Nivasam,	
	Andhra		Temple Street, Labbipet, Vijayawada - 520010, Krisha	
37	Pradesh	Vijayawada	Dist, Andhra Pradesh	
- 51	Andhra	vijayawada	First Floor, 47-7-34, Puppaalas Elite Dwarakanagar	
38	Pradesh	Visakhapatanam	Road, Visakhapatnam, Andhra Pradesh – 530016	
- 50	1 1440011	Tioditiapatarialii	16th Floor, 1602-1610, Mahavir Business Park, LBS	
	Mumbai -		Road, Teen Hath Naka, Thane West, Maharashtra -	
39	MMR	Thane	400604.	
	-		1st Floor, 83 Veer Durga Das Nagar, Guru Nanak Marg,	
40	Rajasthan	Pali	Pali, 306401 (Rajasthan)	
			. , , ,	

			Third Floor, 303 Govindam Tower, Old RTO Road,
41	Rajasthan	Bhilwara	Bhilwara, Rajasthan – 311001
			First Floor, D No:-5-6-572, Pragathi Nagar, Nizamabad,
42	Telangana	Nizamabad	Telangana – 503001
			3rd Floor Yamuna Plaza, Plot No.9 Survey No.37 Nazul
			Plot No.1/9 Nazul Sheet No.79-80, Murtizapur Road
43	Maharashtra	Akola	Akola Maharashtra -444001
			Second Floor, Unit No:-21-22, Kalpatru Square,
	Mumbai -		Kondivita Road, Off. Andheri Kurla Road, Andheri (e),
44	MMR	Mumbai (Andheri)	Mumbai – 400059
- ' '		marrierry	3rd Floor, Unit No.7 & 8, Sridhar's Krishna Tower,
	Andhra		Anammayya Circle, Mini Bypass Road, Nellore, Andhra
45	Pradesh	Nellore	Pradesh – 524001
40	Flauesii	iveliore	Third Floor, House No:-2-8-294, Saharsa Towers,
40	T.1	IZ - Z	Mukarampura, Karimnagar, Beside Raghavendra Mess,
46	Telangana	Karimnagar	Telangana – 505001
	Andhra		1st Floor, 6-3-22/1, Dantu Vari Street Surya, Rao Peta,
47	Pradesh	Kakinada	Kakinada, East Godavari, Andhra Pradesh – 533001
			First Floor, 2nd Mile, City Plaza, Sevoke Road, Off.
			Payal Cinema Hall, Siliguri, Darjeeling, West Bengal –
48	West Bengal	Siliguri	734001
			620/4, Near Chittoor Bus Stop, Vellore Road, Katpadi,
49	Tamil Nadu	Vellore	Vellore, Tamil Nadu – 632007
			102, 1st Floor, Sopan Complex, Wagha Wadi Road
50	Gujarat	Bhavnagar	Bhavnagar. 364002
			Plot No-35, 2nd Floor, DLF Industrial Area-Kirti Nagar,
51	Delhi & NCR	Delhi	Nazafgarh Road, Moti Nagar, New Delhi-110015
<u> </u>	Domi a riori	20111	Second Floor, Sant Bhawan, Ranipur Road, Arya Nagar,
52	Uttarakhand	Haridwar	Jwalpur, Haridwar, Uttarakhand – 249407
- 02	Uttar	Hanawai	7th Floor, TC-34/V-2, Cyber Tower, Vibhuti Khand,
53	Pradesh	Lucknow	Gomti Nagar, Lucknow, Uttar Pradesh – 226010
- 33	Flauesii	LUCKITOW	2nd Floor, 55 Balaji Tower, Rajpur Road, Behind MJ
E1	Littorokhond	Dehradun	
54	Uttarakhand	Denradun	Tower, Dehradun, Uttarakhand – 248001
	Uttar		2nd Floor, B-Block, J.S Tower, 16/106, M.G Road, The
55	Pradesh	Kanpur	Mall, Kanpur, Uttar Pradesh – 208001
	Uttar		Third Floor, 139/141, PNB Building, Mangal Panday
56	Pradesh	Meerut	Nagar, Meerut, Uttar Pradesh – 250002
			First floor, SCO 47, Opp. District Courts, Jalandhar –
57	PCH	Jalandhar	144001
			1st Floor Sco-32,Sector -11 ,Urban Estate , Huda ,
58	PCH	Panipat	Painpat, Haryana-132103
			2nd floor,SCF-37, KD Complex Opp.Madan Gas , Near
			Masih Hospital and Bus Stand, Yamuna Nagar,
59	PCH	Yamunanagar	Haryana-135001
			1st Floor, Backside Portion, Malwa Cinema Road, Bank
60	PCH	Patiala	Square, Chhoti Baradari, Patiala, Punjab – 147001
			1st Floor , Plot No.210, Main Market, Sector -12, Part-
61	PCH	Karnal	1,Urban Estate, Huda , Karnal, Haryana-132001
	. 5		2nd Floor, SCO No.118-19, Sector 8-C, Madhya Marg,
62	PCH	Chandigarh	Chandigarh – 160008
02	1 011	Onandigani	3rd Floor, Vrindavan Tower, Near Prateek Tower, Sanjay
63	Delhi & NCR	Agro	Place, Civil Lines, Agra, Uttar Pradesh – 282002
US	שטווו א ואכול	Agra	i lace, civil Lilles, Agra, cital Flauesii - 202002

	1 1		Plot No.63, 2nd Floor, Sheel Kishan Tower, Chopla		
	Uttar		Road, Opp Railway Institute, Civil Lines, Bareilly, Uttar		
64	Pradesh	Bareilly	Pradesh – 243001		
	Uttar	<u>*</u>	Second Floor, Ishwar Towers, D-48-141A, Mishir Pokhra,		
65	Pradesh	VARANASI	Luxa Road, Godowlia, Varasani, Utter Pradesh		
			SCO 19, 1st Floor, Feroze Gandhi Market, Ludhiana,		
66	PCH	Ludhiana	Punjab – 141001		
			A-45,1st Floor, Block A,Sector 4,Noida, Utter Pradesh-		
67	Delhi & NCR	Noida	201301		
			1st Floor,SCF 135,Rose Garden Complex, Bathinda,		
68	PCH	Bhatinda	Punjab-151001		
			3rd Floor, Shop No.308 & 309, Murli Plaza, Rani Sati		
69	Rajasthan	Sikar	Road, Shastri Nagar Corner, Sikar, Rajasthan – 332001		
			First Floor, Shri Kalyan Complex, Near Pvt Bus		
70	Rajasthan	Chittorgarh	Stand, Gandhi Nagar, Chittorgarh, Rajasthan – 312001		
_,	D.: "	A 1	2nd Floor, Plot No.4, Suraj Tower Tej Mandir Station		
71	Rajasthan	Alwar	Road, Alwar Pin Code - 301001 State – Rajasthan		
70	l litte mel li e e l	Haldwani	2nd Floor, Shri Guru Angad Dev Complex, Hall No.01,		
72	Uttarakhand	(Rudrapur)	Rudrapur, Uttarakhand – 263153		
	Litter		SCO 19, First Floor, House No.61, Kharaiya Pokhara,		
72	Uttar	Carakhaur	Basharatpur, Medical College, Gorakhpur - 273004, Uttar Pradesh		
73	Pradesh	Gorakhpur	First Floor, Infront of Parshavvanath Plaza, Near PNB		
	Uttar		Bank, Delhi Road Majhola, Moradabad - 244001, Uttar		
74	Pradesh	Moradabad	Pradesh		
74	Fiauesii	Morauabau			
			First Floor, Shop No. 101 - 105, Soham Complex,		
75	Gujarat	Jamnagar	Gurudwara Road, Jamnagar, Gujarat - 361 001		
70	Tomil Nodu	Tim na ab cali	Ground Floor, Building No.124/2A, Trivandrum Road,		
76	Tamil Nadu	Tirunelveli	Palayam Kottai, Tirunelveli, Tamil Nadu – 627002		
77	Cuioret	Curondronogor	Shop 4, 2nd Floor, Rajvir Complex, Nr S T Road, Main		
77	Gujarat	Surendranagar	Road, Surendranagar – 363001 First Floor, Shop No.FB/07 & FB/08, B Building, Solitaire		
			Business Centre, Vapi, District - Valsad, Gujarat –		
78	Gujarat	Vapi	396195		
- 70	Madhya	ναρι	1st Floor, 734,Chhatripul Road, Ratlam, Madhya		
79	Pradesh	Ratlam	Pradesh - 457 001		
	Mumbai -	- CAROLLI	3rd Floor Office No.307, Divadkar Commercial Building,		
80	MMR	Kalyan	Shivaji Chowk, Kalyan West, Maharashtra – 421301		
	Mumbai -	. wy wii	1st Floor, Desai House, Above Bank of Baorda, Bhaji		
81	MMR	Virar	Gully, Virar West, Maharashtra – 401303		
			Second Floor, Jai Ganesh Vision, Office-228-229, B		
82	Maharashtra	PCMC (Pune)	wing, Akurdi, Pune, Maharashtra – 411035		
		\/	Second Floor, Akshardam - 1, Near Vishal Furniture,		
83	Gujarat	Morbi	Opp. Sanpada Bypass, Morbi - 363 641, Gujarat		
-	,		Ground Floor, Khewat No:-30, Near Union Bank, Gandi		
84	PCH	Moga	Road, Moga, Punjab – 142001		
		<u> </u>	Nissan Building , 1st Floor G.T Road, Behind Punjab		
85	West Bengal	Asansol	National Bank, Ushagram Asansol-713303, West Bengal		
			Second Floor, Rampurhat Loturs Press, PO+PS,		
			Rampurhat, Ward No:-9, Birbhum, West Bengal –		
86	West Bengal	Rampurhat	731224		
		·			

			1st Floor, "Aum Corner", Plot No.336,337 &343, 12 / B,	
			Banking Area, Near Jhanda Chowk, Gandhidham - 370	
87	Gujarat	Gandhidham	201.Gujrat	
00	Cujarat	lunggodh	2nd Floor, Balaji Avenue, Motibaug, Opp Raijibaugh,	
88	Gujarat	Junagadh	Junagadh – 362001 Second Floor, S-4, HK Tower, Hanuman Tekari, Abu	
89	Gujarat	Palanpur	Highway, Palanpur, Gujarat – 385001	
- 00	Odjarat	i didiipai	First Floor, No:-54 A, NRT Main Road, NRT Nagar,	
90	Tamil Nadu	Theni	Theni, Tamil Nadu – 625531	
			First Floor, Shop.No.5 Shree Mangalam Complex Near	
91	Gujarat	Bharuch	Kasak Bharuch Gujarat-392002	
			First Floor, S.P Building, Ravindra Nagar, Near SBI	
	Madhya		Bank, Jawahar Marg, Khargone, Madhya Pradesh - 451	
92	Pradesh	Khargone	001	
			1st Floor, 204, Nai Abadi, above Union Bank of India	
00	Madhya		Mahu Neemach Road, Mandsaur, Madhya Pradesh Pin	
93	Pradesh	Mandsaur	Code – 458002	
	Modby		2nd Floor Business Park, Halka No.59, Survey	
0.4	Madhya Pradesh	Cupo	No.277,ward no.19,Near Krishna Marriage Garden ,	
94	Piauesii	Guna	kushmoda ,Guna,Madhya Pradesh – 473001 Second Floor, Model Town, Near ICICI Bank, Atlas	
95	PCH	Sonipat	Road, Sonipat, Haryana – 131001	
95	Andhra	Sonipat	D.No:5-37-59, First Floor, Anvathi Complex, 4/7,	
96	Pradesh	Guntur	Brodipet, Guntur – 522 002, Andhra Pradesh	
	1 1440011	Curitar	First Floor, Office 2 Portion, Evans Complex, 14 Palace	
97	Tamil Nadu	Nagercoil	Road, Nagercoil, Kanniyakumari 629001	
	Andhra		Second Floor Door No-19-18-213 Hathiramji colony,	
98	Pradesh	Tirupati	Bairagipatteda, Tirupati, Andhra Pradesh State - 517501	
		·	First Floor, Gala No.115 & 109, Palghar Nagaparishad	
			Property, No.2005187 and 2005188 of Zone B, Dhanani	
			Complex, Near L.G Shop, AZbove Thane Bharat	
	Mumbai -		Sahakari Bank, Kacheri Road, Palghar, Maharashtra –	
99	MMR	Palghar	401404	
			3rd Floor, Plot No.15 & 28, Srinivasa Chambers,	
400	T-1	Hyderabad(LB	Mansorrabad, LB Nagar, Ring Road, Rangareddy,	
100	Telangana	Nagar)	Hyderabad, Telangana – 500074	
	Mumbai -		3rd Floor, Arham Developer's, Munoth Empress, Final Plot No.189 Near Ambedkar Statue, Opposite Panvel	
101	MMR	Panvel	Bus Stand, Panvel-410206 State – Maharashtra	
101	IVIIVIIX	i alivei	First Floor, "B S Chamber", Sardar Gani, Anand –	
102	Gujarat	Anand	388001	
	,		1st Floor, DS - 304, Sector 20, Urban Estate, Huda,	
103	PCH	Kaithal	Kaithal, Haryana – 136027	
			Third Floor, V. A Kalburgi Hallmark, Beside Indusind	
			Bank, Desai Cross Pinto Road, Deshpande Nagar, Hubli	
104	Karnataka	Hubli	- 580020, Karnataka	
			2nd Floor, S-1, Sunshine Bhagat, Plot No.MS-3, Khasra	
			No.52,53, Gram Mahapura, Kukar Khera, Sikar Road,	
105	Rajasthan	Jaipur(Sikar Road)	Jaipur, Rajasthan – 302039	
100	Cuiorat	Mahaara	Third Floor, T-1, Sigma Oasis Near Rajkamal Petrol	
106	Gujarat	Mehsana	Pump, Mehsana Highway, Mehsana, Gujarat – 384001	

			1st Floor, Saha Mansion, Baruipur Dutta Para, Near Shibani Pith, Holding No.6, Ward No.5, Baruipur, Kolkata	
107	West Bengal	Sonarpur(Baripur)	- 700144	
			1st Floor, Lal Kuthi, Ghosh Para Road, Behind HP Petrol	
108	West Bengal	Barrackpore	Pump, Barrackpore, West Bengal – 700122	
100	Poissthan	Koto	First Floor, Above Swastika Automobile, Aerodrome	
109	Rajasthan	Kota	Circle, Jhalawar Road, Kota, Rajasthan – 324009 Third Floor, B Portion, Riddhi Siddhi, Panchawati Circle,	
110	Rajasthan	Bikaner	Bikaner, Rajasthan – 334001	
	. rajaenian	2	2nd Floor, Above IIFL, Chandanagar Main Road,	
			Padmathi Colony, Mahbubnagar, Hyderabad Road,	
111	Telangana	Mahbubnagar	Telangana – 509001	
			Plot 38, 3rd Floor, Sridevi Nialayam, Sardarpatel Nagar,	
		Hyderabad	Near JNTU Metro Station, Kukatpally, Telangana 500	
112	Telangana	(Kukatpally)	072. Medchal-Malkajgiri Mandal.	
			1st Floor Shop No.114, Mangalam Arcade, Opp Odhav	
440	Outenst	Ahmedabad	Lake, Odhav BRTS Road, Odhav Ahmedabad Gujarat-	
113	Gujarat Uttar	(Odhav)	382415	
114	Pradesh	Allahabad	1st Floor, 5th Elgin Road, Civil Lines, Prayagraj, Uttar Pradesh – 211001	
117	Tiadosii	Allahabad	Third Floor, Part of Property No-T/A, South City	
	Uttar		Complex, Delhi Road, Saharanpur - 247001, Uttar	
115	Pradesh	Saharanpur	Pradesh	
		•	1st FloorDolhpin Plaza Commercial Complex, Daldal	
116	Chattisgarh	Raipur	Seoni Road, Mowa, Raipur - 492007, Chhatisgarh	
			1st floor, Manohar Market, Motipara, Station Road, Durg	
117	Chattisgarh	Durg	491001. Chattisgarh	
			Second Floor, Cross Road Business Road, Office S1,	
110	Chattiagarh	Diloopur	Opposite Mahadev Hospital and Mahima Complex, Ward	
118	Chattisgarh	Bilaspur	No.11 Vyapar Vihar, Bilaspur, Chhattisgarh – 495001 Ground Floor, Gaushala Road, Adjacent to Punjab	
119	PCH	Sangrur	National Bank, Agar Nagar, Sangrur, Punjab – 148001	
110	1 011	Cangrai	Second floor, office no 7 B & 7 C Moti Manzil Pocket-C,	
			Radjika Vihar, Phase-2, NH2, Mathura, Uttar Pradesh	
120	Delhi & NCR	Mathura	281004	
			Ground Floor, 56 A/4, Chairman Shanmugam Road,	
121	Tamil Nadu	Sivakasi	Sivakasi, Tamil Nadu – 626123	
			Second Floor, Ship Tower, Pithampur Main Road, Near	
400	Madhya	Ditte a man a m	Chhatrachhaya, Near Madicap, Opp Police Chowki,	
122	Pradesh	Pithampur	Pithampur, Madhya Pradesh – 454775	
123	Rajasthan	Jaipur (Sanganer Road)	2nd Floor, The Capital Ridge, Plot No.1, Sector 8, Pratap Nagar, Zone 82, Tonk Road, Jaipur, Rajasthan - 303906	
123	rtajastriari	ixoau)	2nd Floor, Samadhan Chambers, Neelam Bata Road,	
124	Delhi & NCR	Faridabad	NIT, Faridabad - 121007, Haryana	
		Ghaziabad	WA-22, 1st Floor, Shakarpur, Mother Dairy Road, East	
125	Delhi & NCR	(Laxminagar)	Delhi, Delhi - 110092.	
		(=====	1st Floor,J .K Complex, Near Sugan Singh Circle, Sanik	
126	Rajasthan	Nagaur	Basti, Above Axis Bank, Nagaur, Rajasthan-341001	
			Ground Floor, Shop No.3, Radhai Building, Rana Pratap	
			Gate, Arni Road, Near Auto Point, Yawatmal,	
127	Maharashtra	Yavatmal	Maharashtra – 445001	

ı	1 1		
400	Hamisia	Dalatal	2nd Floor, Plot No.866/21, Rajender Kinha Tower, Delhi
128	Haryana	Rohtak	Road, Rohtak, Haryana – 124001
400	Madhya	l la ahan mahad	1st Floor Opposite Bank of Baroda, Minakshi
129	Pradesh	Hoshangabad	Chouraha, Hoshanagabad, Madhya Pradesh-461001
420	Madhya	l/h a a di ua	2nd Floor, Trade Centre, Main Indore Road, Padhawa,
130	Pradesh	Khandwa	Khandwa, Madhya Pradesh – 450001
121	Homiono	Higgs	2nd Floor, SCO 149, Red Square Market, Hisar,
131	Haryana	Hisar	Haryana – 125001
132	Haryana	Sirsa	2nd Floor, SBI Bank Building, Opposite LIC Office, Old Hospital Road, Sirsa, Haryana – 125055
132	Uttar	Silsa	3rd Floor, J-77, Krishna Complex, Janakpuri Colony,
133	Pradesh	Aligarh	Aligarh, Uttar Pradesh – 202001
100	1 ladesii	Allgairi	1st Floor, Anand Complex, 425 Nehru Nagar, Roorkee,
134	Uttarakhand	Roorkee	Uttarakhand – 247667
134	Ottarakrianu	Noorkee	No.23 B-5-7, 2nd Floor, Vasavi Plaza, R R Peta, Edara
	Andhra		Vari Street, Opposite Post Office, Eluru, Andhra Pradesh
135	Pradesh	Eluru	- 534002
133	FIAUESII	Liulu	First Floor, Chourasia Tower, Plot No.463, & 13/1, Gopal
	Madhya		Ganj, Ward 55, Adarsh Nagar, Sagar, Madhya Pradesh -
136	Pradesh	Sagar	470002
130	Mumbai -	Sayai	1st Floor, Office No.001, Metro Imperial, Kulgaon,
137	MMR	Radlanur	Badlapur, Maharashtra - 421503
137	IVIIVIT	Badlapur	2nd Floor, A-16, Bhagatsingh Commercial Complex,
120	Paiaethan	Bhiwadi	
138	Rajasthan Uttar	Diliwaui	Bhiwadi, Rajasthan – 301019
120		Doorio	First Floor, S.K Tower, Unit No.781, Old No.437, Kotwali
139	Pradesh	Deoria	Road, Deoria, Uttar Pradesh – 274001
			1st Floor, D.No3371/76/1-3/, 1st Floor, Shabhanur Road,
140	Karnataka	Dovonogoro	Above Trends Junior, Near Mavina Thop Hospital, Davangere – 577004
140	Namalaka	Davanagere	1st Floor, Dev Villa, 39 G.T Road, Konnagar, Hooghly,
141	West Bengal	Konnnagar	West Bengal – 712235
171	West bengai	Rommagai	1st Floor, Patel House, Near Hotel ANSH, Opposite
			Indusind Bank, Jagatpur, Raigarh, Chhattisgarh –
142	Chattisgarh	Raigarh	496001.
172	Onattisgam	rtaigairi	1st Floor, Pizza Hut Building, Shop No. 2 & 3, Near
			Bombay Hospital, Town Junction Road, Hanumangarh,
143	Punjab	Hanumangarh	Rajasthan – 335512
170	i drijab	riandinangani	1st Floor,98/100, T.K Nambi Street, Kancheepuram,
144	Tamil Nadu	Kancheepuram	Tamil Nadu – 631501
117	- anni Huuu	- tanonoopulum	1st Floor, Sugan Sadan, Near Annapurna Complex,
	Madhya		Tokij Chouraha, Kannod Road, Astha - 466116, Madhya
145	Pradesh	Ashta	Pradesh
0	. 1440011	, 101110	Offfice No.103, 1st Floor, Kai. Appasaheb R.R Patil
			Vyapari Sankool, CTS No. 1618+1618A, Lane No.6,
146	Maharashtra	Dhule	Parola Road, Dhule, Maharashtra – 424001
			2nd Floor, Khasara No.1311 Bansur Road, Near
			Gaushalla, Opp Ram Vihar Colony, Kotputli, Rajasthan –
147	Rajasthan	Kotputli	303108
	.,		1st Floor, Shukla Tower, Plot No.B-77, Sector-B, LDA
	Uttar	Lucknow (LDA	Colony, Kanpur Road, Lucknow, Uttar Pradesh –
148	Pradesh	Coloy)	226023
			2nd Floor, Krishna Tower, Krishnagiri Bypass Road,
149	Karnataka	Hosur	Hosur Town, Krishnagiri, Hosur, Tamil Nadu – 635109
<u> </u>			_ , , ,

Ī			2nd Floor, No.866, MGS Tower, TNHB, Kakkalor Bypass
150	Tamil Nadu	Tiruvallur	Road, Tiruvallur, Tamil Nadu – 602001
100	Uttar	Tilavallai	1st Floor, House No.1043/19, Pratap Plaza, Gandhi
151	Pradesh	Raebareli	Nagar, Civil Line, Rae Bareli, Uttar Pradesh – 229001.
101	11440011	radbaron	Shop No.24 & 25, First Floor, (North West Corner), 281,
			U.K.P.M Square, Palani Road, Udumalpet, Tamil Nadu -
152	Tamil Nadu	Udumalpet	642154.
		- Cadimanpot	2nd Floor, Siddhi Vinayak Tower, Opp City Cinema,
			Near Railway Station, Main Road, Beawar, Rajasthan -
153	Rajasthan	Beawar	305901.
	,		First Floor, Khasra No.622, Ward No.2, Khed Road, Opp
			Bank of Baroda, Mahaveer Colony, Balotra, Rajasthan -
154	Rajasthan	Balotra	344022.
	•		2nd Floor, Koppu Nilayam, 81 Sekklai Road, Kannupillai
155	Tamil Nadu	Karaikudi	Street, Karaikudi, Tamil Nadu – 625107
	Andhra		3rd Floor, Shop No.11 & 12, PSN Estate, LTB Road,
156	Pradesh	Vizianagaram	Vizianagaram, Andhra Pradesh – 535003
			First Floor, Malhotra Agencies, First Floor, (B-3,), Khel
157	Rajasthan	Jhalawar	Sankul Link Road, Jhalawar, Rajasthan – 326001
	Andhra		4th Floor, House No.40/29-X-4F-402, SP Square, Park
158	Pradesh	Kurnool	Road, Kurnool, Andhra Pradesh – 518001
			Second Floor, House No:-10-2-118, Mamillagudem Near
159	Telangana	Khammam	BMB Guest House, Khammam, Telangana – 507001
			First Floor, S.V Towers, Plot No.13, Gandhi Nagar,
160	Tamil Nadu	Thanjavur	Thanjavur, Tamil Nadu – 613004
			2nd Floor, Kovai Departmental Store Complex, 27-A,
404	T 'I NII	T '	Gandhi Nagar, Main Road, Anupparpalayam, Tiruppur,
161	Tamil Nadu	Tiruppur	Tamil Nadu – 641652
162	Maharashtra	Lotur	Unit No.24, 1st Floor, Shivkamal Silver Arch, Nandi Stop,
102	Manarashira	Latur	Ramnagar, Ausa Road, Latur, Maharashtra – 413531 2nd Floor, Magatapalli Sambamurthy Complex, 6-3-24,
	Andhra		Upstairs of CSB Bank, Rama Krishna Theatre Road,
163	Pradesh	Srikakulam	Srikakulam, Andhra Pradesh – 532001
100	Tradesir	Onkakalam	1st Floor, C-53, RDC Building, Ghaziabad, Uttar
164	Delhi & NCR	Ghaziabad (RDC)	Pradesh – 201002
	Domin Girtoit	Onaziabaa (N20)	2nd Floor, Shree Nivasa, No.383, SFS 407, 10th Main
			4th Phase, Yelahanka New Town, Bangalore, Karnataka
165	Karnataka	Yelahanka	- 560064
			3rd Floor, 1597/1, Annai Sri Mookambika Tower, Vellore
			Main Road, Nehru Nagar, Tiruvannamalai, Tamil Nadu -
166	Tamil Nadu	Tiruvannamalai	606604
			2nd Floor, Namah By Emante, Bikanervala Building,
	Uttar		Opposite Sabli Gate, Main Delhi Road, Hapur, Uttar
167	Pradesh	Hapur	Pradesh – 245101
	Uttar		2nd Floor, Plot No.282,Lakshman Das Complex, Deokali
168	Pradesh	Ayodhya	BY Pass, Ayodhya, Uttar Pradesh-224001
			2nd FLOOR, B- 013/00153, T R COMPLEX, COURT
169	Punjab	Barnala	ROAD, BARNALA, PUNJAB 148101
4	Madhya		1st Floor, 102, SLG Tower, Above BOI Ghanta Ghar, AB
170	Pradesh	Harda	Road, Harda, Madhya Pradesh – 461331
474	Madhya	Delegati	4th Floor, Neelu Trade Centre, AB Road, Above Hero
171	Pradesh	Rajgarh	Showroom, Biaora, Rajgarh, Madhya Pradesh – 465674

			2nd Floor, Paikee South Side, Gautam Corner, Above Central Bank of India, Station Road, , Botad, Gujarat –
172	Gujarat	Botad	364710
			231, 2nd Floor, Amreli City Centre, Near Railway Station
173	Gujarat	Amreli	Road, Amreli, Gujarat - 365601.
	Madhya		1st Floor, Sethi Plaza, AB Road, Barwani, Madhya
174	Pradesh	Barwani	Pradesh – 451551
			Khemani Building, 1st Floor, Block B, Mancotta Road,
175	Assam	Dibrugarh	Chowkidinghee, Dibrugarh, Assam – 786001
			Third Floor, Madhab Tower, Amway Building, Above
			ICICI Bank, G S Road, Rukminigaon, Guwahati, District:-
176	Assam	Guwahati	Kamrup, Assam - 781 022.
			1st Floor, Siraj Towers, Keezh Pammam, Kulashekharam
177	Tamil Nadu	Marthamdam	Road, Marthandam, Tamil Nadu-629165.

Please refer to the below link for Branch-Locator.

https://www.grihashakti.com/contact-us/branch-locator.

Annexure XII

Format of Application Form

	SMFG	hakti						NOT FOR CIRCULATION
	Nayl Ashra Nays Vin	makti					Appli	cation No: NCD Series 32
	e.						Date:	
Dear					. 0//			ment to me/us of the Rated, liste
nior, nown urseli irecto hatso	redeemable, tra below is remitted wes by the terms ors is entitled in sever. I/We irre-	insferable, secured, f ed herewith. On allot s and conditions as o its absolute discretio vocably give my/our a	ixed r ment, contai n to a	ate, no please ned in accept o	n-converti place my/ the Memor or reject ti	ble debentures (NCDs four name(s) on the F prandum. We note this application whole). The legist that t or in	e amount payable on application : er of Debenture holders. I/We bir he Borrowing Committee/Board part without assigning any reasor ch acts and signing such documen
carr	y their duties in s							
						NCDs and in Multiples		
(PLE	ASE READ CAREF	ULLY THE INSTRUCTIO	NS O	N THE R	EVERSE BE	FORE FILLING UP THIS	FOR	M)
NCD	s of RS. 1 LAKH E	ACH. (Rs. 1,00,000 Ea	ch)					
	f NCDs applied fo f NCDs applied fo							
vo. o	r NCDS applied to	r (in figures)						
Amo	unt (Rs.) (In Wor	ds)						
	unt (Rs.) (In Figu							
Date		Demand Draft Drawn	on/R1	rgs		Cheque/ Dem:	and D	raft No./ UTR No.
	NCDs unt Rs.							
	ame, DP ID and Clic	ent						
	e and Client ID							
We:	are applying as (T	ick (√) whichever is a	pplical	ble)				
	Body Corporate				mercial Ba	nk	3	Financial Institution
	Others (specify)	any	5	Mutu	al fund		6	Individuals
	icants Details IE & ADDRESS of	the Applicant (in bold	lette	rs, Post	Box No. al	one is not sufficient)		
TAX	DETAILS	PAN or GIR No	ı.		IT Circle	/Ward/District		Not Allotted
_							_	
	AILS OF BANK AO							
	Name & Branch							
Acce	unt No.:				Nature	of Account:		
Tax I	Deduction Status	: (Please Specify)						
Fully Rate	Exempt (Please f of Tax to be dedu	urnish exemption certif cted at source:	ficate)	-				
Spec	imen Signature							
1	Nar	ne of the Authorised	Signat	ories		Designatio	n	Signature
,	l					I		1
2								
2							_	

	Tear Here		
Application No			
	ACKNOWLEDGEMENT SLIP		
Received from			
Address			
An application for	NCDs along with Cheque/Demand Draft No.	dated	Drawn on

INSTRUCTIONS

- Application forms must be completed in full in BLOCK LETTERS IN ENGLISH. A blank space must be left between two or more parts of the name. 1.
- Signatures should be made in English or in any of the Indian languages. Thumb impressions must be attested by an authorised official of a Bank or by a Magistrate/Notary Public under his/her official seal.
- Application forms duly completed in all respects must be lodged at the Collection Centres mentioned below, before the closing of the subscription.

Cheque(s)/ Demand Draft(s) should be made in favour of "NSCCL Account") payable at Mumbai and crossed "Account Payee Only". The account no: to be deposited in NSCCL Virtual account no: ______ of HDFC Bank Ltd. These should be drawn on any bank including a co-operative bank, which is situated at and is a member or sub-member of the Banker's Clearing House located at Mumbai For RTGS transactions Details are:

- → Account Name: NSCCL Virtual Account No:
 - → Bank: HDFC Bank Ltd
 - → IFSC Code: HDFC0000060
- 5. Outstation cheque, cash, money order, postal orders and stock invest will NOT be accepted.

As a matter of precaution against possible fraudulent encashment of coupon payment instruments due to loss/ misplacement, applicants are requested to mention the full particulars of their bank account, as specified in the Application Form. Coupon payment instruments will then be made out in favour of the bank for credit to the Sole/ first applicant's account. Cheque will be issued as per the details in the register of Debenture holders at the risk of the sole/ first applicant.

- Receipt of applications will be acknowledged in the "Acknowledgement Slip", appearing below the Application Form. No separate receipt will be issued.
- All applicants should mention their Permanent Account Number or the GIR number allotted under Income-Tax Act, 1961 and the Income-Tax Circle/ Ward/ District. In case where neither the PAN nor GIR number has been allotted, the fact of non-cilioment should be mentioned in the application form in the space provided. Income Tax as applicable will be deducted at source at the time of payment of interest.
- All applicants are requested to please read, in Part 8 of this Information Memorandum of Private Placement, the list of documents required to be submitted by them along with the Application Form. Please note that applications not accompanied by the required documents are liable to be rejected. 8.
- Applicants desirous of receiving interest on application money, without TDS, are required to submit the relevant tax exemption certificate from the Income Tax Officer, or in Form 15H along with the application form (in duplicate).
- The application would be accepted as per the terms of the Scheme outlined in the Information Memorandum of Private Placement. 10.

Corresponding Address for submission of Application Forms along with the relevant Documents:

SMFG India Home Finance Company Limited

Treasury Operations Embassy 247 park, Ground floor, Lal bahadur Shastri Marg, Vikhroli west - 400 083 Ph:-+91 9167883892

Annexure XIII

A copy of the agreement executed by the debenture trustee with the Issuer in accordance with regulation 13 of the Securities and Exchange Board of India (Debenture Trustees) Regulations, 1993 made accessible through a web-link or a static quick response code displayed in the issue document

QR Code or web-link to the Debenture trustee agreement: <u>SMFG India Home Finance - DTA dt</u> <u>08.10.25.pdf</u>

ANNEXURE XIV

Definitions

"Account Bank" means HDFC Bank Ltd., Fort Branch, Mumbai.

"Act" means the Companies Act, 2013, as amended from time to time.

"Amounts Outstanding" means the aggregate of the Debenture Obligations – First Pay In and the Debenture Obligations – Final Pay In.

"Applicable Laws" means any statute, law, national, state, provincial, local, municipal, or other law, regulation, ordinance, rule, judgment, order, decree, bye-law, clearance, approval of any Governmental Authority, directive, guideline, policy, requirement or other governmental restriction or any similar form of decision of or determination by, or any interpretation or administration having the force of law of any of the foregoing by any Governmental Authority having jurisdiction over the matter in question, whether in effect as of the date of the Debenture Trust Deed or at any time thereafter.

"Application Form" means the application form provided in the relevant Disclosure Document.

"Balance Subscription Amount" means in respect of each Debenture, an amount equal to Rs. 97,000 for each Debenture (aggregating to an amount of INR 582,00,00,000 in respect of all the Debentures).

"Board of Directors" or "Board" means the board of directors of the Company.

"BSC Early Redemption Event" has the meaning given to the term under Clause 25.2 of Debenture Trust Deed.

"BSC Notice" has the meaning given to the term under Clause 24.1(a) of Debenture Trust Deed.

"Business Day" means:

- (ix) in relation to announcement of bid or issue period, a day, other than, Saturdays, Sundays and public holidays, on which commercial banks in Mumbai are open for business;
- (x) in relation to time period between the Issue closing date and the listing of the Debentures on NSE, a day on which NSE is open for trading, other than Saturdays, Sundays and bank holidays, as specified by SEBI; and
- (xi) in all other cases, a day other than Saturdays, Sundays and public holidays on which commercial banks in Mumbai are open for general business in Mumbai.

"CERSAI" means the Central Registry of Securitisation Asset Reconstruction and Security Interest of India.

"CGST Act" means the Central Goods and Services Tax Act, 2017.

"Change of Control Event" means occurrence of an event whereby Sumitomo Mitsui Financial Group, either directly or indirectly, owns less than 51% of the paid-up share capital of the Company.

"CIC" or "Credit Information Companies" means any credit information company which has

obtained a certificate of registration from the RBI in terms of Section 5 of the Credit Information Companies (Regulation) Act, 2005, as amended or replaced from time to time.

"Coupon Rate" means the Partly Paid Coupon Rate or the Fully Paid Coupon Rate, as applicable, or any other coupon rate as may be determined in accordance with Debenture Trust Deed.

"Credit Rating Agency" means CARE Ratings Limited.

"Date of Allotment" means the deemed date of allotment as mentioned in the Key Information Document.

"Debenture Holder(s)" means initially the subscribers to the Debentures and for the time being the holders of the Debentures and for the subsequent Debenture Holder(s), each who fulfils the following requirements:

- (xii) persons who are registered as such as beneficial owner(s) of the Debentures; and
- (xiii) persons who are registered as holder(s) of the Debentures in the register of debenture holder(s);

(and shall include the registered transferees of the Debentures from time to time with the Issuer and the Depository) and in the event of any inconsistency between Sub-Clauses (a) and (b) above, Sub-Clause (a) shall prevail.

"Debenture Obligations – Final Pay In" means, in relation to each Debenture, the financial obligations of the Company owing to the Debenture Trustee or the Debenture Holders in respect of that Debenture, the Debenture Trust Deed and/or any other Transaction Document (in each case, whether alone or jointly, or jointly and severally, with any other person, whether actually or contingently, and whether as principal, surety or otherwise) in relation to the Balance Subscription Amount and shall include the obligations to redeem the Debentures in terms thereof together with the Balance Subscription Amount, accrued but unpaid interest, the default interest (if any) accrued thereon, any outstanding remuneration and all fees, costs, charges and expenses payable to the Debenture Trustee, any indemnification payments to the Debenture Trustee and all other monies payable by the Company in respect of the Debentures under the Transaction Documents and all other present and future financial obligations and liabilities of the Company under the Transaction Documents in relation to the Balance Subscription Amount.

"Debenture Obligations – First Pay In" means, in relation to each Debenture, the financial obligations of the Company owing to the Debenture Trustee or the Debenture Holders in respect of that Debenture, the Debenture Trust Deed and/or any other Transaction Document (in each case, whether alone or jointly, or jointly and severally, with any other person, whether actually or contingently, and whether as principal, surety or otherwise) in relation to the Initial Subscription Amount and shall include the obligations to redeem the Debentures in terms thereof together with the Initial Subscription Amount, accrued but unpaid interest, the default interest (if any) accrued thereon, any outstanding remuneration and all fees, costs, charges and expenses payable to the Debenture Trustee, any indemnification payments to the Debenture Trustee and all other monies payable by the Company in respect of the Debentures under the Transaction Documents and all other present and future financial obligations and liabilities of the Company under the Transaction Documents in relation to the Initial Subscription Amount.

"Debenture Trust Deed" or "Trust Deed" means Debenture Trust Deed.

"Debenture Trustee" or "Trustee" means Catalyst Trusteeship Limited or any Successor Trustee appointed in accordance with the terms of Debenture Trust Deed.

"Debentures" has the meaning given to the term in Recital 3.

"Deed of Hypothecation" means each deed of hypothecation dated on or about the date of Debenture Trust Deed entered into between the Company and the Trustee for the creation of Security Interest over the Movable Property and, if required, over the Fixed Deposits, and "Deeds of Hypothecation" refers to all of them.

"Depository" means either the CDSL or the NSDL.

"Depository Participant" means an agent of the Depository through which it interfaces with the investor and provides depository services.

"Director" means a director on the Board of Directors.

"DRR" means a debenture redemption reserve established in accordance with Section 71 of the Act.

"Early Redemption Date" means any date prior to the Final Redemption Date on which the Debentures are required to be redeemed in accordance with Debenture Trust Deed pursuant to the occurrence of an Early Redemption Event.

"Early Redemption Event" means the occurrence of any of the following:

- (i) an Event of Default;
- (ii) a BSC Early Redemption Event;
- (iii) a Voluntary Early Redemption Event; or
- (iv) a Mandatory Redemption Event.

"Early Redemption Notice" has the meaning given to the term under Clause 25.2(b) of Debenture Trust Deed.

"Event of Default" means an event of default as set out in Clause 13 of this D

"Final Pay In Date" means the date specified in the notice provided by the Company to call the entire Balance Subscription Amount for the Debentures under Clause 24 of Debenture Trust Deed. The Final Pay In Date may be any one of 12th Business Day, 13th Business Day, 14th Business Day, 15th Business Day or 16th Busine Day of a calendar month until the Final Redemption Date and shall in any event fall at least 5 Business Days after the date of the BSC Notice. For avoidance of doubt, the option to select a Final Pay In Date will cease in the last calendar month of the subsistence of the Debentures and the Debenture Holder shall not be required to pay the Balance Subscription Amount for the Debentures.

"Final Redemption Date" means 13 October 2028, being the date falling 3 years from the Date of Allotment.

"Final Settlement Date" means the date on which the Amounts Outstanding have been irrevocably and unconditionally discharged and paid in full to the satisfaction of the Debenture Trustee and the Debenture Trustee has confirmed the same in writing.

"Financial Indebtedness" means any indebtedness for or in respect of:

- (i) moneys borrowed;
- (ii) any amount raised by acceptance under any acceptance credit, bill acceptance or bill endorsement facility or dematerialised equivalent;
- (iii) any amount raised pursuant to any note purchase facility or the issue of bonds, notes, debentures, loan stock or any similar instrument;
- (iv) the amount of any liability in respect of any lease or hire purchase contract which would, in accordance with generally accepted accounting principles, be treated as a finance or capital lease;
- (v) receivables sold or discounted (other than any receivables to the extent they are sold on a non-recourse basis);
- (vi) any amount raised under any other transaction (including any forward sale or purchase agreement) having the commercial effect of a borrowing;
- (vii) any derivative transaction entered into in connection with protection against or benefit from fluctuation in any rate or price including any credit support arrangement in respect thereof (and, when calculating the value of any derivative transaction, only the marked to market value shall be taken into account);
- (viii) shares (or any instruments convertible into shares) which are expressed to be redeemable or the subject of a put option or any form of guarantee;
- (ix) any counter-indemnity obligation in respect of a guarantee, indemnity, bond, standby or documentary letter of credit or any other instrument issued by a bank or financial institution; and
- the amount of any liability in respect of any guarantee or indemnity for any of the items referred to in paragraphs (a) to (i) above.

"First Pay In Date" means 14 October 2025.

"Fixed Deposits" means the assets of the Company more specifically detailed in Schedule II.

"Fully Paid Coupon Rate" has the meaning given to the term in Clause 2.3(d)(ii) of Debenture Trust Deed.

"Governmental Authority" means any:

- (i) government (central, state or otherwise) or sovereign state; or
- (ii) any governmental agency, semi-governmental or judicial or quasi-judicial or regulatory or administrative entity, department or authority thereof, or any political subdivision thereof,

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including, without limitation, any stock exchange or any self-regulatory organization, established under any Applicable Law having jurisdiction and authority over a Party or in relation to the Debentures.

"Information Utility" means the National E-Governance Services Limited or any other entity registered as an information utility under the Insolvency and Bankruptcy Board of India (Information Utilities) Regulations, 2017.

"Initial Subscription Amount" means in respect of each Debenture, an amount equal to Rs. 3,000 (aggregating to an amount of Rs. 18,00,00,000 in respect of all the Debentures).

"Interest Payment Date" means the last day of each Interest Period.

"Interest Period" in relation to any Debenture, means each period determined in accordance with Clause 2.3 of Debenture Trust Deed.

"Majority Debenture Holders" means the Debenture Holders representing not less than 51% of the aggregate nominal value of the outstanding amount of the Debentures.

"Majority Resolution" means:

- (i) a resolution passed at a Meeting of the Debenture Holders; or
- (ii) written instructions given,
- (iii) by a majority Debenture Holders representing not less than 51% of the aggregate nominal value of the outstanding Debentures.

"Mandatory Redemption Event" means each of the events as described in Clause 25.1 of Debenture Trust Deed.

"Material Adverse Effect" means a material adverse effect on or material adverse change in:

- (vi) the condition (financial or otherwise), assets, operations, prospects or business of the Company resulting in depletion of more than of 3% of its net worth as per previous audited financial statements of the Company and that impacts the ability of the Company to perform and comply with its obligations under any Transaction Documents in respect of these Debentures;
- (vii) the validity, legality or enforceability of the Security Interest expressed to be created pursuant to any Security Documents in respect of the Debentures or on the priority and ranking of that Security Interest; or
- (viii) the validity, legality or enforceability of, or the rights or remedies of any Secured Party under, any Transaction Document.

"Meeting of the Debenture Holders" means a meeting of the Debenture Holders, duly called, convened and held in accordance with the provisions set out in Schedule III of Debenture Trust Deed.

"Movable Property" means the assets of the Company more specifically detailed in Schedule I.

"NCLT" means the National Company Law Tribunal constituted under the Act.

"NHB" National Housing Bank.

"NSE" means National Stock Exchange of India Limited.

"Original Financial Statements" means the audited financial statements of the Company for the financial year ended 31 March 2025.

"Paid Up Amount" means, the aggregate of the Initial Subscription Amount and the Balance Subscription Amount.

"Partly Paid Coupon Rate" has the meaning given to the term in the Key Information Document.

"RBI" means the Reserve Bank of India.

"RBI Master Directions" means the 'Master Direction - Reserve Bank of India (Non-Banking Financial Company – Scale Based Regulation) Directions, 2023' dated 19 October 2023 and the 'Master Direction – Non-Banking Financial Company – Housing Finance Company (Reserve Bank) Directions, 2021' dated 17 February, 2021, issued by the RBI, each as amended, updated and replaced from time to time.

"Record Date" means the date which is 15 (fifteen) days prior to the Interest Payment Date, or a Redemption Date.

"Redemption Account" means the having account with number 00600310038167 opened by the Company with the Account Bank.

"Redemption Date" means the Final Redemption Date or an Early Redemption Date or any other date on which the Debentures are redeemed in accordance with Clauses 13 and 14 of Debenture Trust Deed, as the case may be.

"Registered Office" means the registered office of the Company located at Commerzone IT Park, Tower B, 1st Floor, No.: 111, Mount Poonamallee Road, Porur, Chennai – 600116, Tamil Nadu, India.

"Registrar" has the meaning given to the term "registrar" in the Act.

"Required Security Cover" has the meaning given to the term under Clause 5.1 of Debenture Trust Deed.

"SEBI" means the Securities and Exchange Board of India.

"SEBI DT Master Circular" means the 'Master Circular for Debenture Trustees' dated 13 August 2025 issued by SEBI, as amended updated and replaced from time to time.

"SEBI Master Circular" means the 'Master Circular for issue and listing of Non-Convertible Securities, Securitised Debt Instruments, Security Receipts, Municipal Debt Securities and Commercial Papers' bearing reference no. SEBI/HO/DDHS/POD1/P/CIR/2024/54 and dated 22 May 2024, issued by SEBI as amended, updated and replaced from time to time.

"SEBI NCS Regulations" means the SEBI (Issue and Listing of Non-Convertible Securities)

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Regulations, 2021 as amended, updated and replaced from time to time.

"Secured Party" means the Debenture Holders and the Debenture Trustee.

"Secured Property" means the Movable Property and/ or Fixed Deposits, if any or any other property, over which Security Interest has been created.

"Security Documents" means the Deeds of Hypothecation and any other documents executed by the Company or any other person in relation to the creation and perfection of the Security Interest over the Secured Property.

"Security Interest" means any mortgage, charge (whether fixed or floating), pledge, assignment, deed of trust, security interest or other encumbrance of any kind in the nature of a security as stipulated in the Transaction Documents.

"Special Resolution" has the meaning given to it in Paragraph 24 to Schedule III of Debenture Trust Deed.

"Stock Exchange" means NSE.

"Successor Trustee" has the meaning given to it in Clause 9.1(b).

"Tamil Nadu GST Act" means the Tamil Nadu Goods and Services Act, 2017.

"Term Sheet" means the term sheet annexed to Schedule V of Debenture Trust Deed.

"Transaction Documents" means:

- i. Debenture Trust Deed;
- ii. Debenture Trustee Agreement;
- iii. Deed(s) of Hypothecation;
- iv. any fee letter which may be executed with any Debenture Holder;
- v. the General Information Document;
- vi. the Key Information Document; and
- vii. any other document that may be mutually designated as a transaction document by the Debenture Trustee and the Company.

"Voluntary Early Redemption Event" has the meaning given to the term under Clause 25.2(a)(ii) of Debenture Trust Deed.